

PHARMACISTS REGISTRATION BILL 2001



PHARMACISTS REGISTRATION BILL 2001

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2001

A BILL

FOR

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

s 5

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

(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> .		1 2 3 4 5	
6	App	olication of Act	6
T	This A	ct does not limit the application of the Health Act 1937.	7
7	Mu	tual recognition legislation not affected	8
(Qu	ieensl	Act does not affect the operation of the Mutual Recognition and) Act 1992 or the Trans-Tasman Mutual Recognition and) Act 1999.	9 10 11
		Division 3—Objects	12
8	Obj	ects of Act	13
(1) Th	e objects of this Act are—	14
	(a)	to protect the public by ensuring health care is delivered by registrants in a professional, safe and competent way; and	15 16
	(b)	to uphold the standards of practice within the profession; and	17
	(c)	to maintain public confidence in the profession.	18
(2) Th	e objects are to be achieved mainly by—	19
	(a)	establishing the Pharmacists Board of Queensland; and	20
	(b)	providing for the registration of persons under this Act; and	21
	(c)	imposing obligations on persons in relation to the practice of the profession; and	22 23
	(d)	providing for compliance with this Act to be monitored and enforced.	24 25

s 12

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10	Esta	ablishment of board	6
((1) Th	e Pharmacists Board of Queensland is established.	7
((2) Th	e board—	8
	(a)	is a body corporate; and	9
	(b)	has a common seal; and	10
	(c)	may sue and be sued in its corporate name.	11
11	Boa	rd's relationship with the State	12
]	The bo	pard does not represent the State.	13
12	Fun	actions of board	14
]	The bo	pard has the following functions—	15
	(a)	to assess applications for registration;	16
	(b)	to register persons who satisfy the requirements for registration;	17
	(c)	to monitor, and assess, whether registrants comply with any conditions of registration;	18 19
	(d)	to keep a register of, and records relating to, registrants;	20
	(e)	to promote high standards of practice of the profession by registrants;	21 22

(f)	to develop or adopt programs for the continuing professional education of registrants, and encourage their participation in the programs;	1 2 3
(g)	to develop or adopt training programs in the practice of the profession that are relevant to a person's eligibility for registration;	4 5 6
	Example of 'training programs'—	7
	Refresher courses for persons who have not practised the profession for a number of years.	8 9
(h)	to confer and cooperate with interstate regulatory authorities;	10
(i)	to confer and cooperate with entities engaged in the development of national policies about the regulation of the profession;	11 12
(j)	to confer and cooperate with the following entities about the education of persons in the practice of the profession—	13 14
	(i) educational institutions;	15
	(ii) entities responsible for accrediting courses, or accrediting institutions to educate persons, for the profession;	16 17
(k)	to inform registrants and the public about the operation of the legislative scheme in its application to the profession;	18 19
(1)	to examine, and advise the Minister about, the operation of the legislative scheme in its application to the profession;	20 21
(m)	to monitor, and enforce, compliance with this Act;	22
(n)	to undertake research, relevant to the legislative scheme, into the regulation of the profession;	23 24
(0)	to collect, and give to persons, information about the practice of the profession by registrants;	25 26
	Example of 'information about the practice of the profession by registrants'—	27
	The languages, other than English, spoken by registrants.	28
(p)	to perform other functions given to the board under this or another Act.	29 30
	Example for paragraph (p)—	31
	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.	32 33 34 35

13	Boa	rd's independence etc.	1
	-	Forming its functions, the board is to act independently, impartially e public interest.	2 3
14	Pow	vers of board	4
	l) Th mple-	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
ope	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	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
15	Del	egation by board	24
(.	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

(1)		
(d)	with the agreement of the executive officer—an appropriately qualified member of the office's staff.	1 2
(2) Ho	wever, 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 1	his section—	11
	riately qualified" includes having the qualifications, experience anding appropriate to exercise the power.	12 13
Exan	ple of 'standing' for a member of the office's staff—	14
T	ne staff member's classification level in the office.	15
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16 Mei	nbership of board	17
(1) Th	nbership of board e board consists of at least 7, but not more than 11, members l by the Governor in Council.	17 18 19
(1) The appointed	e board consists of at least 7, but not more than 11, members	18
(1) The appointed	e board consists of at least 7, but not more than 11, members I by the Governor in Council.	18 19
(1) The appointed (2) The	 e board consists of at least 7, but not more than 11, members d by the Governor in Council. e board must include— persons who are general registrants (the "registrant members"); 	18 19 20 21
(1) The appointed (2) The (a)	 e board consists of at least 7, but not more than 11, members 1 by the Governor in Council. e board must include— persons who are general registrants (the "registrant members"); and persons (the "public members") having an interest in, and knowledge of, consumer health issues who are not, and have not 	18 19 20 21 22 23 24
(1) The appointed (2) The (a)	 e board consists of at least 7, but not more than 11, members 1 by the Governor in Council. e board must include— persons who are general registrants (the "registrant members"); and persons (the "public members") having an interest in, and knowledge of, consumer health issues who are not, and have not been— (i) registered under a health practitioner registration Act or an 	18 19 20 21 22 23 24 25 26

		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	1 2 3
	(c)	1 lawyer nominated by the Minister.	4
		so, the Minister may nominate persons who do not belong to the as of persons mentioned in subsection (2) to be members.	5 6
(4	1) A 1	majority of the members must be registrant members.	7
(5) In	this section—	8
"ea	regi mat	corresponding Act ", in relation to a health practitioner stration Act, means an earlier Act that provided for the same ter as the health practitioner registration Act or a provision of the th practitioner registration Act.	9 10 11 12
"ea	an e	corresponding Act ", in relation to the <i>Nursing Act 1992</i> , means earlier Act that provided for the same matter as the <i>Nursing Act</i> 2 or a provision of the <i>Nursing Act 1992</i> .	13 14 15
17	Reg	istrant members	16
Т	he re	gistrant members must consist of—	17
	(a)	at least 2 general registrants nominated by the bodies the Minister considers represent the interests of registrants; and	18 19
	(b)	if there are educational institutions established in the State—1 general registrant nominated by the governing bodies of the institutions chosen by the Minister; and	20 21 22
	(c)	at least 1 general registrant nominated by the Minister.	23
18	թոհ	lic members	24
		iblic members must consist of—	25
1	(a)	at least 1 person nominated by community groups and other	
	(a)	entities the Minister considers have an interest in consumer health issues; and	26 27 28
	(b)	at least 1 other person nominated by the Minister.	29

19 Cer	rtain nominee board members	1
	is section applies for the nomination of a person or persons for a or positions on the board under section 17(a) or (b) or 18(a).	2 3
notice s	ne Minister must give the entities who may make the nomination tating a reasonable period within which they may nominate the or persons for the position or positions.	4 5 6
	ne Minister may in the notice ask the entities to nominate more than ired number of persons for the position or positions.	7 8
	bject to subsections (5) and (6), if the entities nominate more than ired number of persons for the position or positions—	9 10
(a)	the Minister must choose the nominee or nominees for the position or positions from the nominations; and	11 12
(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.	13 14 15
(5) Su	bsection (6) applies if—	16
(a)	the entities do not nominate a person or persons for the position or positions within the period stated in the notice; or	17 18
(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	19 20 21
(c)	the person or any of the persons nominated by the entities are not eligible to be appointed to the position or positions concerned.	22 23
appointe	ne Minister must nominate a person or persons eligible to be ad to the position or positions and the nomination or nominations in to have been made by the entities.	24 25 26
nominat	o remove doubt, if subsection (5)(b) applies, it is declared that a ion under subsection (6) may be of, or include, a person or persons ed by the entities.	27 28 29
20 Ch	airperson and deputy chairperson of board	30
(4) 501		

(1) The Governor in Council is to appoint a registrant member to be the
 chairperson, and another registrant member to be the deputy chairperson,
 32
 33

(2) A person may be appointed as the chairperson or deputy chairperson at the same time the person is appointed as a member.	1 2
(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.	3 4 5 6
(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.	7 8 9
(5) However, a person resigning the office of chairperson or deputy chairperson may continue to be a member.	10 11
(6) The deputy chairperson is to act as chairperson—	12
(a) during a vacancy in the office of chairperson; and	13
(b) during all periods when the chairperson is absent from duty or, for another reason, can not perform the functions of the office.	14 15
21 Term of appointment	16
A member is to be appointed for a term of not more than 4 years.	17
22 Disqualification from membership	18
(1) A person can not become, or continue as, a member if the person—	19
(a) is affected by bankruptcy action; or	20
(b) is, or has been, convicted of an indictable offence; or	21
(c) is, or has been, convicted of an offence against this Act.	22
(2) For subsection (1)(a), a person is affected by bankruptcy action if the person—	23 24
(a) is bankrupt; or	25
(b) has compounded with creditors; or	26
(c) as a debtor, has otherwise taken, or applied to take, advantage of any law about bankruptcy.	27 28

23	Vac	ation of office	1
(1) A 1	member is taken to have vacated office if the member—	2
	(a)	resigns his or her position on the board by signed notice of resignation given to the Minister; or	3 4
	(b)	can not continue as a member under section 22; or	5
	(c)	is absent without the board's permission from 3 consecutive meetings of the board of which due notice has been given.	6 7
		so, a member is taken to have vacated office in any of the g circumstances—	8 9
	(a)	if the member is a registrant member—the member stops being a general registrant;	10 11
	(b)	if the member is a public member—the member stops being a person mentioned in section 16(2)(b);	12 13
	(c)	if the member was nominated, for membership of the board, under section $16(2)(c)$ —the member stops being a lawyer.	14 15
(3) In	this section—	16
"me	etin	g" means the following—	17
	(a)	if the member does not attend—a meeting with a quorum present;	18 19
	(b)	if the member attends—a meeting with or without a quorum present.	20 21
24	Wh	en notice of resignation takes effect	22
the r	notic	ce of resignation under section $20(4)$ or $23(1)(a)$ takes effect when e is given to the Minister or, if a later time is stated in the notice, time.	23 24 25
25	Lea	ve of absence for a member	26
		e Minister may approve a leave of absence for a member (the ed absent member'') of more than 3 months.	27 28
	ovec	e Minister may appoint another person to act in the office of the l absent member while the member is absent on the approved	29 30 31

(3) A person appointed under subsection (2) must belong to the same

category of persons mentioned in section $16(2)$ or (3) to which the approved absent member belongs.			
(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.			
26 Effect of vacancy in membership of board	8		
(1) Subsection (2) applies despite sections 16 to 18. ¹	9		
(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.	10 11 12		
27 Remuneration of members	13		
A member is entitled to be paid the fees and allowances decided by the Governor in Council.			
Division 3—Board business	16		
28 Conduct of business	17		
Subject to this division, the board may conduct its business, including its meetings, in the way it considers appropriate.	18 19		
29 Times and places of meetings	20		
(1) Board meetings are to be held at the times and places the chairperson decides.	21 22		
(2) However, the chairperson must call a meeting if asked, in writing, to do so by the Minister or at least the number of members forming a quorum for the board.	23 24 25		

¹ Sections 16 (Membership of board), 17 (Registrant members) and 18 (Public members)

30 Quorum

A quorum for the board is the number equal to one-half of the number of its members or, if one-half is not a whole number, the next highest whole number.

31 Presiding at meetings

(1) The chairperson is to preside at all meetings of the board at which the chairperson is present.

(2) If the chairperson is absent from a board meeting, but the deputy 8 chairperson is present, the deputy chairperson is to preside. 9

(3) If the chairperson and deputy chairperson are both absent from a 10 board meeting or the offices are vacant, a registrant member chosen by the 11 members present is to preside. 12

32 **Conduct of meetings** 13 (1) A question at a board meeting is decided by a majority of the votes of 14 the members present. 15 (2) Each member present at the meeting has a vote on each question to 16 be decided and, if the votes are equal, the member presiding also has a 17 casting vote. 18 (3) A member present at the meeting who abstains from voting is taken 19 to have voted for the negative. 20(4) The board may hold meetings, or allow members to take part in its 21 meetings, by using any technology allowing reasonably contemporaneous 22 and continuous communication between members taking part in the 23 meeting. 24 Example of 'technology allowing reasonably contemporaneous and continuous 25 communication'-26 27 Teleconferencing. (5) A member who takes part in a board meeting under subsection (4) is 28 taken to be present at the meeting. 29 (6) A resolution is validly made by the board, even if it is not passed at a 30 board meeting, if— 31 (a) a majority of the board members gives written agreement to the 32 resolution: and 33

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	(b)	notice of the resolution is given under procedures approved by the board.	1 2
33	Mir	nutes	3
(1	l) Th	e board must keep—	4
	(a)	minutes of its meetings; and	5
	(b)	a record of any resolutions made under section 32(6).	6
		bsection (3) applies if a resolution is passed at a board meeting by y of the members present.	7 8
reso	lutio	asked by a member who voted against the passing of the n, the board must record in the minutes of the meeting that the voted against the resolution.	9 10 11
		Division 4—Board committees	12
34	Cor	nmittees	13
		e board may establish committees of the board for effectively and y performing its functions.	14 15
(2 boar	· .	committee may include a person who is not a member of the	16 17
(3	3) Th	e board is to decide the terms of reference of a committee.	18
(4	i) Th	e functions of a committee are to—	19
	(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	20 21 22
	(b)	exercise powers delegated to it by the board. ²	23
		committee must keep a record of the decisions it makes when g a power delegated to it by the board.	24 25
prov	vided	e board may decide matters about a committee that are not for under this Act, including, for example, the way a committee duct meetings.	26 27 28

² See section 15 for the board's power of delegation.

35 Rer	nuneration of committee members	1
	nmittee member is entitled to be paid the fees and allowances by the Governor in Council.	2 3
Divisio	on 5—Disclosure of interests by board members and committee members	4 5
36 Dis	closure of interests	6
	is section applies to a board or committee member (the ted person'') if—	7 8
(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	9 10 11
(b)	the interest could conflict with the proper performance of the person's duties about the consideration of the issue.	12 13
person's	soon as practicable after the relevant facts come to the interested knowledge, the person must disclose the nature of the interest to a committee meeting.	14 15 16
	nless the board or committee otherwise directs, the interested nust not—	17 18
(a)	be present when the board or committee considers the issue; or	19
(b)	take part in a decision of the board or committee about the issue.	20
	e interested person must not be present when the board or ee is considering whether to give a direction under subsection (3).	21 22
	there is another person who must, under subsection (2), also an interest in the issue, the other person must not—	23 24
(a)	be present when the board or committee is considering whether to give a direction under subsection (3) about the interested person; or	25 26 27
(b)	take part in making the decision about giving the direction.	28
(6) If-	_	29
(a)	because of this section, a board or committee member is not present at a board or committee meeting for considering or	30 31

	deciding an issue, or for considering or deciding whether to give a direction under subsection (3); and	1 2
(b)	there would be a quorum if the member were present;	3
consideri	ining persons present are a quorum of the board or committee for ng or deciding the issue, or for considering or deciding whether to direction, at the meeting.	4 5 6
	disclosure under subsection (2) must be recorded in the board's or ee's minutes.	7 8
have a d	the interested person is a registrant member, the person does not irect or indirect interest in an issue if the interest arises merely the person is a registrant.	9 10 11
	Division 6—Directions by Minister	12
37 Min	ister's power to give directions in the public interest	13
relevant	e Minister may give the board a written direction about a matter to the performance of its functions under this Act if the Minister is it is necessary to give the direction in the public interest.	14 15 16
(2) Wi	thout limiting subsection (1), the direction may be to—	17
(a)	give reports and information; or	18
(b)	apply to the board a policy, standard or other instrument applying to a public sector unit.	19 20
(3) Th	e direction can not be about—	21
(a)	the registering of, or refusal to register, an applicant for registration; or	22 23
(b)	the renewing of, or refusal to renew, a renewable registration; or	24
(c)	the restoring of, or refusal to restore, a renewable registration; or	25
(d)	the cancelling of a registration; or	26
(e)	the imposing, or removal, of conditions on a registration.	27
(4) De	spite section 13, ³ the board must comply with the direction.	28

Division 7—Annual reports

38	Ma	tters to be included in annual report	2
(1) The board's annual report under the <i>Financial Administration and Audit Act 1977</i> for a financial year must include the following—			3 4
	(a)	copies of all ministerial directions given to the board under section 37 during the financial year;	5 6
	(b)	the number of registrants at the end of the financial year;	7
	(c)	details of the amount of the board's funds spent, in the financial year, on investigations and inspections under part 5; ⁴	8 9
	(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;	10 11 12 13
	(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;	14 15 16
	(f)	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.	17 18 19
subs	(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.		20 21 22
		Division 8—Other provisions about the board	23
39		rd is statutory body under the Financial Administration and lit Act 1977	24 25
• •			26 27

⁴ Part 5 (Investigation and enforcement)

40 Board is statutory body under the Statutory Bodies Financial Arrangements Act 1982	1 2
(1) The board is a statutory body under the <i>Statutory Bodies Finan</i> Arrangements Act 1982.	cial 3 4
(2) The Statutory Bodies Financial Arrangements Act 1982, part sets out the way in which the board's powers under this Act are affected the Statutory Bodies Financial Arrangements Act 1982.	
41 Board's common seal	8
The board's common seal is to be kept in the custody of a per nominated by the board and may be used only as authorised by the board	
PART 3—REGISTRATION	11
Division 1—Preliminary	12
42 Who may apply for registration	13
Only an individual may apply for registration.	14
Division 2—Applications for general registration	15
Subdivision 1—Applications	16
43 Procedural requirements for applications	17
(1) An application for general registration must—	18
(a) be made to the board; and	19
(b) be in the approved form; and	20

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

	(c)	be a	ccompanied by—	1
		(i)	satisfactory evidence of-	2
			(A) relevant qualifications; and	3
			(B) having completed training in the practice of the profession under section 47; and	4 5
			(C) having completed a period of practice in the profession under section 48; and	6 7
		(ii)	the application fee prescribed under a regulation (the "application fee") ; and	8 9
		(iii)	the registration fee prescribed under a regulation (the "registration fee"); and	10 11
		(iv)	any other documents, identified in the approved form, the board reasonably requires; and	12 13
		(v)	if the applicant is registered under a corresponding law, written details of any conditions of the registration.	14 15
			tion in the application must, if the approved form requires, be tatutory declaration.	16 17
		Su	bdivision 2—Eligibility for general registration	18
44	Elig	gibilit	у	19
		app on if-	olicant for general registration is eligible for general	20 21
	(a)		applicant is qualified for general registration under ion 45; and	22 23
	(b)	the a	applicant is fit to practise the profession; and	24
	(c)		applicant has completed training in the practice of the ession under section 47; and	25 26
	(d)		applicant has completed a period of practice in the profession er section 48.	27 28

applicant	thout limiting subsection (1), the board may be satisfied the is eligible for general registration by imposing conditions on the on under section $61.^{6}$	1 2 3
45 Wh	en applicant is qualified for general registration	4
(1) An registrati	applicant for general registration is qualified for general on if—	5 6
(a)	the applicant has a qualification prescribed under a regulation; or	7
(b)	the applicant has a qualification that is substantially equivalent to, or based on similar competencies to that required for, a current Australian or New Zealand qualification; or	8 9 10
(c)	the applicant has passed a qualifying examination in the profession set by or for, or recognised by, the board.	11 12
(2) In deciding whether subsection (1)(b) is satisfied, the board may have regard to the following—		
(a)	the advice and recommendations of—	15
	(i) an entity recognised by the board as competent to assess qualifications in the profession; or	16 17
	 (ii) an entity responsible for accrediting courses, or accrediting institutions to educate persons, for the profession; 	18 19
(b)	the attributes of the course leading to the applicant's qualification;	20 21
	Example of 'attributes' of a course—	22
	The course objectives and competencies.	23
(c)	any other relevant issue.	24
(3) In	this section—	25
or N subs succ appl	Australian or New Zealand qualification" means an Australian lew Zealand qualification, mentioned in a regulation made under section $(1)(a)$, that may be conferred or awarded as a result of the cessful completion of a course offered, at the date of the icant's application for general registration, by the educational tution mentioned in relation to the qualification.	26 27 28 29 30 31

⁶ Section 61 (Imposition of conditions by board)

46	Fitr	ness to practise the profession	1
		deciding whether an applicant for general registration is fit to the profession, the board may have regard to the following—	2 3
	(a)	the applicant's mental and physical health;	4
	(b)	the applicant's command of the English language;	5
	(c)	whether the applicant has been convicted of an indictable offence;	6 7
	(d)	whether the applicant has been convicted of an offence against the repealed Act, this Act, the <i>Health Practitioners (Professional</i> <i>Standards)</i> Act 1999 or a corresponding law;	8 9 10
	(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—	11 12 13 14 15
		(i) the <i>Health Act 1937</i> ; or	16
		(ii) the Fair Trading Act 1989;	17
	(f)	if the applicant has been registered under this Act or the repealed Act or is, or has been, registered under a corresponding law and the registration was affected—	18 19 20
		(i) by the imposition of a condition—the nature of the condition and the reason for its imposition; or	21 22
		 (ii) by its suspension or cancellation—the reason for its suspension or cancellation; or 	23 24
		(iii) in another way—the way it was affected and the reason for it being affected;	25 26
	(g)	if the qualification relied on by the applicant to obtain registration was conferred or awarded on a day (the " qualification day ") that is more than 3 years before the date of application, the nature, extent and period of any practice of the profession by the applicant since the qualification day;	27 28 29 30 31
	(h)	any other issue relevant to the applicant's ability to competently and safely practise the profession.	32 33
		subsection (1)(c), (d) or (e), mention of a conviction does not a conviction that is not part of the applicant's criminal history.	34 35

(3	B) Fo	r subsection (1)(g)—	1
	(a)	the passing of an examination mentioned in section $45(1)(c)$ is taken to be a qualification; and	2 3
	(b)	the day the examination was passed is taken to be the qualification day.	4 5
		e board may ask the commissioner of the police service for a eport about an applicant's criminal history.	6 7
give incl	the uding	asked by the board, the commissioner of the police service must board a written report about the criminal history of the applicant, g the criminal history in the commissioner's possession or to e commissioner has access.	8 9 10 11
(6) In	this section—	12
"cri	as d 198	al history" , of an applicant, means the applicant's criminal history efined under the <i>Criminal Law (Rehabilitation of Offenders) Act</i> 6, other than convictions for which the rehabilitation period has ared, and not been revived, under that Act.	13 14 15 16
47	Tra	ining required for general registration	17
		applicant for general registration has completed training in the of the profession if—	18 19
	(a)	the applicant has satisfactorily completed a prescribed training course; or	20 21
	(b)	the applicant has satisfactorily completed a training course that, in the board's reasonable opinion, is substantially equivalent to a prescribed training course; or	22 23 24
	(c)	the applicant has experience in the practice of the profession and, in the board's reasonable opinion, the skills and knowledge obtained from the experience are equivalent to the skills and knowledge obtained from satisfactory completion of the prescribed training course; or	25 26 27 28 29
	(d)	the applicant has experience in the practice of the profession and has completed part of the prescribed training course and, in the board's reasonable opinion, the skills and knowledge obtained from the experience and partial completion of the course are equivalent to the skills and knowledge obtained from satisfactory completion of the prescribed training course.	30 31 32 33 34 35

. ,	deciding whether a training course is substantially equivalent to a ed training course, the board may have regard to the following—	1 2
(a)	the course objectives and competencies;	3
(b)	the course outcomes;	4
(c)	the subjects included in the course;	5
(d)	the advice and recommendations of an entity recognised by the board as competent to assess practice in the profession;	6 7
(e)	any other relevant issue.	8
(3) In	this section—	9
-	bed training course " means a training course prescribed under a ulation.	10 11
48 Pra	actice required for general registration	12
-	plicant for general registration has completed a period of practice of ession if—	13 14
(a)	the applicant has completed a period of practice in the profession ("supervised practice") under the supervision of a registrant in a way that complies with the requirements prescribed under a regulation; or	15 16 17 18
(b)	the applicant has postgraduate qualifications in pharmacy and has completed part of the supervised practice and, in the board's reasonable opinion, the skills and knowledge obtained from the qualifications and partial completion of the supervised practice are equivalent to the skills and knowledge obtained from completion of supervised practice; or	19 20 21 22 23 24
(c)	the applicant has completed, in another State, a period of practice ("interstate practice") that is, in the board's reasonable opinion, equivalent to completion of supervised practice; or	25 26 27
(d)	the applicant has completed part of a period of interstate practice and part of the supervised practice and, in the board's reasonable opinion, the partial completion of the interstate practice and supervised practice are equivalent to completion of supervised practice; or	28 29 30 31 32
(e)	the applicant has experience in the practice of the profession and, in the board's reasonable opinion, the skills and knowledge	33 34

obtained from the experience are equivalent to the skills and knowledge obtained from completion of supervised practice; or

(f) the applicant has experience in the practice of the profession and has completed part of the supervised practice and, in the board's reasonable opinion, the skills and knowledge obtained from the experience and partial completion of supervised practice are equivalent to the skills and knowledge obtained from completion of supervised practice.

49 Experience in the practice of the profession

In deciding whether an applicant for general registration has skills and knowledge obtained from experience in the practice of the profession that are equivalent to the skills and knowledge obtained from satisfactory completion of the prescribed training course or supervised practice, the board may have regard to— 12

- (a) the length of the period for which the applicant has practised the 15 profession; and 16
- (b) the nature, extent and recency of the applicant's practice of the 17 profession; and 18
- (c) the applicant's knowledge of Australian practices and 19 requirements relating to the practice of the profession. 20

Subdivision 3—Inquiries into applications

50	Boa	rd's powers before deciding applications	22
(1) Be	fore deciding the application, the board—	23
	(a)	may investigate the applicant; and	24
	(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	25 26 27 28
	(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	29 30 31 32

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(d) 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
(2) The board may require the information or document mentioned in subsection (1)(b) to be verified by a statutory declaration.	4 5
(3) The purpose of an examination under subsection (1)(c) must be to assess the applicant's ability to competently and safely practise the profession.	6 7 8
(4) The purpose of an assessment under subsection (1)(d) must be to assess the applicant's mental and physical capacity to competently and safely practise the profession.	9 10 11
(5) The applicant is taken to have withdrawn the application if, within the stated time, the applicant—	12 13
(a) does not comply with a requirement under subsection (1)(b); or	14
(b) does not undergo an examination under subsection (1)(c); or	15
(c) does not undergo an assessment under subsection (1)(d).	16
(6) A notice under subsection (1)(b), (c) or (d) must be given to the applicant within 60 days after the board receives the application.	17 18
(7) Also, a notice under subsection (1)(d) must state—	19
(a) the reason for the assessment; and	20
(b) the name and qualifications of the person appointed by the board to conduct the assessment; and	21 22
(c) the place where, and the day and time at which, the assessment is to be conducted.	23 24
51 Appointment of appropriately qualified person to conduct health assessment	25 26
(1) This section applies if the board believes it is necessary for the applicant to undergo a health assessment under section $50(1)(d)$.	27 28
(2) The board may appoint 1 or more appropriately qualified persons to conduct the assessment, in whole or part.	29 30
(3) At least 1 of the persons appointed to conduct the assessment must be a medical practitioner.	31 32

(4) Before appointing a person to conduct a health assessment, the board

must be satisfied the person does not have a personal or professional

connection with the applicant that may prejudice the way in which the

person conducts the assessment.

(5) In this section—

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"appropriately qualified", for a medical practitioner or other person
 conducting a health assessment, includes having the qualifications,
 experience, skills or knowledge appropriate to conduct the
 assessment.

52 Report about health assessment

(1) A person appointed under section 51 to conduct all or part of a health assessment of the applicant must prepare a report about the assessment (an "assessment report").

(2) The assessment report must include—

- (a) the person's findings as to the applicant's mental and physical 15 capacity to competently and safely practise the profession; and 16
- (b) if the person finds the applicant does not have the mental and physical capacity to practise the profession, the person's 18 recommendations as to any conditions that could be imposed on the applicant's registration as a general registrant to overcome 20 the incapacity.

(3) The person must give the assessment report to the board.

53 Use of assessment report

(1) An assessment report is not admissible in any proceedings, other 24 than stated proceedings. 25

(2) A person can not be compelled to produce the report, or to give 26 evidence relating to the report or its contents, in any proceedings, other 27 than stated proceedings. 28

(3) Subsections (1) and (2) do not apply if the report is admitted or produced, or evidence relating to the report or its contents is given, with the consent of the person who prepared the report and the person to whom the report relates.
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(4) In this section—

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"assessment report" includes a copy of the report, or a part of the report or copy.	
"proceedings under the <i>Health Practitioners (Professional Standards)</i> Act 1999" includes a health assessment of a registrant by a health assessment committee under that Act.	3 4 5
"stated proceedings" means—	6
(a) a review of conditions under division $7;^7$ or	7
(b) an appeal started under part 6^{8} or	8
(c) proceedings under the <i>Health Practitioners (Professional Standards) Act 1999</i> , not including proceedings for an offence against that Act.	9 10 11
54 Payment for health assessments and reports	12
A person who conducts a health assessment and prepares an assessment report for the board is entitled to be paid for his or her work by the board.	13 14
Subdivision 4—Decision on applications	15
55 Decision	16
The board must consider the application and decide to register, or refuse to register, the applicant as a general registrant.	17 18
56 Steps to be taken after application decided	19
(1) If the board decides to register the applicant as a general registrant, it must as soon as practicable issue a certificate of general registration to the applicant.	20 21 22
(2) If the board decides to refuse to register the applicant as a general registrant, it must as soon as practicable give the applicant an information notice about the decision.	23 24 25

⁷ Division 7 (Reviewing conditions of general registrations)

⁸ Part 6 (Appeals)

57 Failure to decide applications

(1) Subject to subsections (2) and (3), if the board fails to decide the application within 60 days after its receipt, the failure is taken to be a decision by the board to refuse to register the applicant as a general registrant.

(2) Subsection (3) applies if the board has— 6 (a) under section 50(1)(b), required the applicant to give the board 7

- further information or a document; or 8 (b) under section 50(1)(c), required the applicant to undergo an 9 examination; or
- (c) under section 50(1)(d), required the applicant to undergo a health 11 assessment. 12

(3) The board is taken to have decided to refuse to register the applicant 13 as a general registrant if it fails to decide the application by the latest of the 14 following days-15

- (a) the day that is 60 days after the board receives the further 16 information or document; 17
- (b) the day that is 60 days after the board receives the results of the 18 examination: 19
- (c) the day that is 60 days after the board receives the assessment 20 report. 21

(4) This section does not apply if the applicant is registered as a 22 provisional general registrant.¹⁰

(5) This section is subject to section 58.

58 **Further consideration of applications**

(1) This section applies if the board considers it needs further time to 26 make a decision on the application because of the complexity of the 27 matters that need to be considered in deciding the application. 28

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⁹ Section 50 (Board's powers before deciding applications)

¹⁰ If the applicant is registered as a provisional general registrant, section 71 states when the board is taken to have decided to refuse to register the applicant as a general registrant.

Example o complex m	f an application for general registration that may require the consideration of atters—	1 2
	lication requiring the board to obtain and consider information about the nt from a foreign regulatory authority.	3 4
	e board may at any time before the final consideration day give the applicant that—	5 6
(a)	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	7 8 9
(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.	10 11 12
considera	so, the applicant and board may at any time before the final ation day agree in writing on a day (the "agreed extended day") a the application is to be decided.	13 14 15
	e board is taken to have decided to refuse to register the applicant eral registrant if it does not decide the application by—	16 17
(a)	if subsection (2) applies—the extended day; or	18
(b)	if subsection (3) applies—the agreed extended day; or	19
(c)	if both subsections (2) and (3) apply—the later of the extended day or agreed extended day.	20 21
	bsection (4) does not apply if the applicant is registered as a nal general registrant. ¹¹	22 23
(6) In 1	this section—	24
"final co	nsideration day" means the latest of the following days—	25
(a)	the day that is 60 days after receipt of the application;	26
(b)	if the board has, under section 50(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;	27 28 29 30

¹¹ If the applicant is registered as a provisional general registrant, section 71 states when the board is taken to have decided to refuse to register the applicant as a general registrant.

 (c) if the board has, under section 50(1)(c), required the applicant to undergo an examination—the day that is 60 days after the board receives the results of the examination; 	1 2 3
(d) if the board has, under section 50(1)(d), required the applicant to undergo a health assessment—the day that is 60 days after the board receives the assessment report.	4 5 6
Subdivision 5—Information in certificates of general registration	7
59 Forms of certificates of general registration	8
(1) A certificate of general registration must be in the approved form.	9
(2) The approved form must provide for the inclusion of the following—	10
(a) the registrant's name;	11
(b) the period of the registration;	12
(c) any conditions of registration.	13
Subdivision 6—Period of general registration	14
60 Period	15
(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.	16 17 18
(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—	19 20 21
(a) commencing on the day when the board makes the decision; and	22
(b) ending on the last day of the general registration period.	23

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registration	

(1) 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

Subdivision 7—Conditions of general

Imposition of conditions by board

Examples of conditions of general registration— 8 1. A condition that a general registrant only practise the profession under the 9 supervision of another general registrant. 2. A condition prohibiting a general registrant engaging in stated procedures related 10 to the practice of the profession. 11 (2) If the board decides to register an applicant for general registration as 12 a general registrant on conditions, it must as soon as practicable-13 also decide the review period applying to the conditions;¹² and 14 (a) (b) give the applicant an information notice about the decisions. 15 (3) If the board decides to register an applicant for general registration as 16 a general registrant on conditions because of the applicant's mental and 17 physical health, it must also decide whether details of the conditions must 18 be recorded in the register for the period for which the conditions are in 19 force. 20

(4) The board must decide not to record details of the conditions 21 mentioned in subsection (3) in the register unless it reasonably believes it is 22 in the interests of users of the registrant's services or the public to know the 23 details. 24

62	Contravention of conditions	25
	general registrant must not contravene a condition of the registration osed under this Act.	26 27
Max	imum penalty—100 penalty units.	28

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profession.

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¹² The conditions may be reviewed under division 7 (Reviewing conditions of general registrations).

		Division 3—Provisional general registration	1
63	Mea	aning of "authorised person" for div 3	2
(1	l) In t	this division—	3
"au	auth	sed person " means any of the following persons who are norised by the board to decide to register a person as a provisional eral registrant—	4 5 6
	(a)	the executive officer;	7
	(b)	a member;	8
	(c)	a member of the office's staff.	9
		authority mentioned in subsection (1) may be limited by to specified conditions, exceptions or factors.	10 11
64	Pro	visional general registration of a person	12
	l) Sul siders	bsection (2) applies if an authorised person reasonably	13 14
	(a)	an applicant for general registration is eligible for the registration without conditions; and	15 16
	(b)	because of the period before the board is likely to consider the application in the ordinary course of its business, it is not reasonable for the applicant to have to wait for the board to consider the application.	17 18 19 20
		e authorised person may decide to register the applicant as a nal general registrant.	21 22
(3	B) Sul	bsection (4) applies if an authorised person or the board—	23
	(a)	reasonably considers, subject to an applicant for general registration giving the board further evidence of the applicant's relevant qualification, the applicant is eligible for the registration without conditions; or	24 25 26 27
	(b)	reasonably considers—	28
		(i) an applicant for general registration would be eligible for general registration without conditions, other than for the fact that the relevant qualification relied on by the applicant has not been conferred on, or awarded to, the applicant; and	29 30 31 32

 65 Confirmation or cancellation of provisional general registration 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. (2) The board must consider the report and decide whether to confirm or cancel the provisional general registration. (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. (4) If the board decides to cancel the provisional general registration, it must as soon as practicable give the applicant notice of its decision. (5) Procedure after cancellation of provisional general registration (1) This section applies if the board decides, under section 65, to cancel a person's provisional general registration. (2) The notice of cancellation must include the reason for the decision. 	(ii) the applicant is entitled to have the relevant qualification conferred on, or awarded to, him or her.	1 2
provisional general registrant, the authorised person or board must as soon as practicable issue a certificate of provisional general registration to the applicant.6(6) An authorised person or the board may not decide to register a person as a provisional general registrant on conditions.9(6) An authorised person or the board may not decide to register a person 		
as a provisional general registrant on conditions.10 65 Confirmation or cancellation of provisional general registration11(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.12(2) The board must consider the report and decide whether to confirm or cancel the provisional general registration.16(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.21(4) If the board decides to cancellation of provisional general registration a person's provisional general registration.22(2) The notice of cancellation must include the reason for the decision.23(4) The person must return the certificate of provisional general registration24(2) The notice of cancellation must include the reason for the decision.24(3) The decision takes effect on the day the notice is given to the person.24(2) The notice of provisional general registration25(3) The decision takes effect on the day the notice is given to the person.26(4) The person must return the certificate of provisional general registration26(3) The decision takes effect on the day the notice is given to the person.27(4) The person must return the certificate of provisional general registration27(3) The decision takes effect on the day the notice is given to the person.27(4) The person must return the certif	provisional general registrant, the authorised person or board must as soon as practicable issue a certificate of provisional general registration to the	6 7
 (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. (2) The board must consider the report and decide whether to confirm or cancel the provisional general registration. (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. (4) If the board decides to cancel the provisional general registration, it must as soon as practicable give the applicant notice of its decision. 66 Procedure after cancellation of provisional general registration a person's provisional general registration. (2) The notice of cancellation must include the reason for the decision. (3) The decision takes effect on the day the notice is given to the person. (4) The person must return the certificate of provisional general registration 25 	•••••	9 10
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authorised person should have decided to register the applicant as a provisional general registrant.19(4) If the board decides to cancel the provisional general registration, it must as soon as practicable give the applicant notice of its decision.2166 Procedure after cancellation of provisional general registration (1) This section applies if the board decides, under section 65, to cancel a person's provisional general registration.22(2) The notice of cancellation must include the reason for the decision.26(3) The decision takes effect on the day the notice is given to the person.26(4) The person must return the certificate of provisional general26	· ·	16 17
must as soon as practicable give the applicant notice of its decision.2266 Procedure after cancellation of provisional general registration23(1) This section applies if the board decides, under section 65, to cancel24a person's provisional general registration.25(2) The notice of cancellation must include the reason for the decision.26(3) The decision takes effect on the day the notice is given to the person.27(4) The person must return the certificate of provisional general28	authorised person should have decided to register the applicant as a	18 19 20
 (1) This section applies if the board decides, under section 65, to cancel (2) The notice of cancellation must include the reason for the decision. (3) The decision takes effect on the day the notice is given to the person. (4) The person must return the certificate of provisional general 		21 22
 a person's provisional general registration. (2) The notice of cancellation must include the reason for the decision. (3) The decision takes effect on the day the notice is given to the person. (4) The person must return the certificate of provisional general 28 	66 Procedure after cancellation of provisional general registration	23
 (3) The decision takes effect on the day the notice is given to the person. (4) The person must return the certificate of provisional general 28 		24 25
(4) The person must return the certificate of provisional general 28	(2) The notice of cancellation must include the reason for the decision.	26
	(3) The decision takes effect on the day the notice is given to the person.	27
	registration to the board within 14 days after receiving the notice, unless	28 29 30

Maximum penalty—10 penalty units.

The provisional general registration of a person remains in force for the period, not more than 6 months, decided by the authorised person or board when deciding to register the person as a provisional general registrant.11 69 Board decides to register provisional general registrant as a general registrant14(1) This section applies if— (a) a person is a provisional general registrant; and (b) the board decides to register the person as a general registrant.16(2) The provisional general registration is cancelled when the person receives a certificate of general registration under section 56(1).1313(3) The general registration is taken to have started from the day the person was registered as a provisional general registrant.21 70 Board decides to refuse to register provisional general registrant as a general registrant22 70 Board decides to refuse to register provisional general registrant as a general registrant23	gen	5) Even though the board decides to cancel a person's provisional eral registration, it must still consider the person's application for eral registration.	1 2 3
approved form.6(2) The approved form must provide for the inclusion of the following—7(a) the registrant's name;8(b) the period of the registration.9 68 Period 10The provisional general registration of a person remains in force for the period, not more than 6 months, decided by the authorised person or board when deciding to register the person as a provisional general registrant.11 69 Board decides to register provisional general registrant as a general registrant 14(1) This section applies if—16(a) a person is a provisional general registrant; and15(b) the board decides to register the person as a general registrant.16(2) The provisional general registration is cancelled when the person receives a certificate of general registration under section 56(1). ¹³ 20(3) The general registration is taken to have started from the day the person was registered as a provisional general registrant.21 70 Board decides to refuse to register provisional general registrant 22 70 Board decides to refuse to register provisional general registrant 23 70 Board decides to refuse to register provisional general registrant 23 71 17 17 17 17 17 17 17	67	Form of certificate of provisional general registration	4
(a) the registrant's name;8(b) the period of the registration.9 68 Period 10The provisional general registration of a person remains in force for the period, not more than 6 months, decided by the authorised person or board when deciding to register the person as a provisional general registrant.11 69 Board decides to register provisional general registrant as a general registrant 14 69 Board decides to register provisional general registrant as a general registrant 14(1) This section applies if—16(a) a person is a provisional general registrant; and17(b) the board decides to register the person as a general registrant.18(2) The provisional general registration is cancelled when the person receives a certificate of general registration under section 56(1). ¹³ 19(3) The general registration is taken to have started from the day the person was registered as a provisional general registrant.21 70 Board decides to refuse to register provisional general registrant 22 70 Board decides to refuse to register provisional general registrant 23 70 Board decides to refuse to register provisional general registrant 24			
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68 Period 10 The provisional general registration of a person remains in force for the period, not more than 6 months, decided by the authorised person or board when deciding to register the person as a provisional general registrant. 11 69 Board decides to register provisional general registrant as a general registrant 14 (1) This section applies if— (a) a person is a provisional general registrant; and (b) the board decides to register the person as a general registrant. 16 (2) The provisional general registration is cancelled when the person receives a certificate of general registration under section 56(1). ¹³ 16 (3) The general registration is taken to have started from the day the person was registered as a provisional general registrant. 21 70 Board decides to refuse to register provisional general registrant as a general registrant 22 70 Board decides to refuse to register provisional general registrant 23		(a) the registrant's name;	8
The provisional general registration of a person remains in force for the period, not more than 6 months, decided by the authorised person or board when deciding to register the person as a provisional general registrant.11 69 Board decides to register provisional general registrant as a general registrant12 (1) This section applies if— (a) a person is a provisional general registrant; and (b) the board decides to register the person as a general registrant.16 (2) The provisional general registration is cancelled when the person receives a certificate of general registration under section 56(1).13 		(b) the period of the registration.	9
 period, not more than 6 months, decided by the authorised person or board when deciding to register the person as a provisional general registrant. 69 Board decides to register provisional general registrant as a general registrant (1) This section applies if— (a) a person is a provisional general registrant; and (b) the board decides to register the person as a general registrant. (2) The provisional general registration is cancelled when the person receives a certificate of general registration under section 56(1).¹³ (3) The general registration is taken to have started from the day the person was registered as a provisional general registrant. 70 Board decides to refuse to register provisional general registrant as a general registrant	68	Period	10
general registrant15(1) This section applies if—16(a) a person is a provisional general registrant; and17(b) the board decides to register the person as a general registrant.18(2) The provisional general registration is cancelled when the person19receives a certificate of general registration under section 56(1).1320(3) The general registration is taken to have started from the day the21person was registered as a provisional general registrant.2270 Board decides to refuse to register provisional general registrant232424	peri	od, not more than 6 months, decided by the authorised person or board	11 12 13
 (a) a person is a provisional general registrant; and (b) the board decides to register the person as a general registrant. (c) The provisional general registration is cancelled when the person receives a certificate of general registration under section 56(1).¹³ (c) The general registration is taken to have started from the day the person was registered as a provisional general registrant. 70 Board decides to refuse to register provisional general registrant 22 	69		14 15
 (b) the board decides to register the person as a general registrant. (2) The provisional general registration is cancelled when the person receives a certificate of general registration under section 56(1).¹³ (3) The general registration is taken to have started from the day the person was registered as a provisional general registrant. 70 Board decides to refuse to register provisional general registrant 22 	(1	1) This section applies if—	16
 (2) The provisional general registration is cancelled when the person receives a certificate of general registration under section 56(1).¹³ (3) The general registration is taken to have started from the day the person was registered as a provisional general registrant. 70 Board decides to refuse to register provisional general registrant 22 		(a) a person is a provisional general registrant; and	17
 receives a certificate of general registration under section 56(1).¹³ (3) The general registration is taken to have started from the day the person was registered as a provisional general registrant. 70 Board decides to refuse to register provisional general registrant 23 24 		(b) the board decides to register the person as a general registrant.	18
person was registered as a provisional general registrant.2270 Board decides to refuse to register provisional general registrant232424			19 20
as a general registrant 24			21 22
(1) This section applies if— 25	70		23 24
	(1	1) This section applies if—	25
(a) a person is a provisional general registrant; and 26		(a) a person is a provisional general registrant; and	26

¹³ Section 56 (Steps to be taken after application decided)

(b) the board decides to refuse to register the person as a general registrant.	1 2
(2) The provisional general registration is cancelled when an information notice about the decision is given to the person under section $56(2)$.	3 4 5
(3) The person must return the certificate of provisional general registration to the board within 14 days after receiving the information notice, unless the person has a reasonable excuse.	6 7 8
Maximum penalty for subsection (3)—10 penalty units.	9
71 Deemed refusal by board to register provisional general registrant as a general registrant	10 11
(1) This section applies if—	12
(a) a person is a provisional general registrant; and	13
(b) other than for section 57(4) or 58(5), ¹⁴ the board would have been taken to have decided to refuse to register the person as a general registrant.	14 15 16
(2) The board is taken to have decided to refuse to register the person as a general registrant on the expiry of the provisional general registration.	17 18
Division 4—Renewal of general registrations	19
Subdivision 1—Preliminary	20
72 Meaning of "recency of practice requirements"	21
(1) "Recency of practice requirements" are requirements, prescribed under a regulation, that if satisfied demonstrate that an applicant for renewal of a general registration has maintained an adequate connection with the profession.	22 23 24 25
(2) The requirements may include requirements about the following—	26

¹⁴ Section 57 (Failure to decide applications) or 58 (Further consideration of applications)

(a)		nature, extent and period of practice of the profession by the icant;	1 2
(b)		nature and extent of any continuing professional education ertaken by the applicant;	3 4
(c)		nature and extent of any research, study or teaching, relating e profession, undertaken by the applicant;	5 6
(d)		nature and extent of any administrative work, relating to the ession, performed by the applicant.	7 8
Subc	livisio	on 2—Applications for renewal of general registrations	9
73 Not	ificati	ion of imminent expiry of registration	10
		nust give a general registrant notice of the imminent expiry ion at least 60 days before the expiry.	11 12
74 Pro	cedur	ral requirements for applications	13
(1) A registrati	0	al registrant may apply to the board for the renewal of the	14 15
(2) Th	e appl	lication must be made within the period—	16
(a)	start	ing—	17
	(i)	60 days before the expiry of the registration; or	18
	(ii)	on an earlier day, if any, stated in the notice given to the registrant under section 73; and	19 20
(b)	endi	ng immediately before the expiry.	21
(3) Th	e appl	lication must—	22
(a)	be in	the approved form; and	23
(b)		ccompanied by—	24
	(i)	the registration fee; and	25
	(ii)	any documents, identified in the approved form, the board reasonably requires to decide the application.	26 27
		tion in the application must, if the approved form requires, be tatutory declaration.	28 29

s 75

(5) The approved form must require the applicant to state the following—	1 2
(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; ¹⁵	3 4 5 6 7
(b) if there are recency of practice requirements relevant to the applicant, details of the extent to which the applicant has satisfied the requirements.	8 9 10
75 General registration taken to be in force while application is considered	11 12
(1) If an application is made under section 74, the applicant's general registration is taken to continue in force from the day it would, apart from this section, have expired until—	13 14 15
(a) if the board decides to renew the applicant's general registration—the day a new certificate of general registration is issued to the applicant under section 79(1); or	16 17 18
(b) 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 79(2); or	19 20 21
(c) if the application is taken to have been withdrawn under section 76(4)—the day it is taken to have been withdrawn.	22 23
(2) Subsection (1) does not apply if the registration is earlier cancelled under this Act or suspended or cancelled under the <i>Health Practitioners</i> (<i>Professional Standards</i>) Act 1999.	24 25 26
Subdivision 3—Decision on applications	27
76 Inquiries into applications	28
(1) Before deciding the application, the board—	29

¹⁵ 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.

(a)	may investigate the applicant; and	1	
(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	2 3 4 5	
(c)	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.	6 7 8 9 10	
	e board may require the information or document mentioned in n (1)(b) to be verified by a statutory declaration.	11 12	
(3) The purpose of an examination under subsection (1)(c) must be to assess any effect the applicant's non-satisfaction of the requirements has on the applicant's ability to competently and safely practise the profession.			
	e applicant is taken to have withdrawn the application if, within time, the applicant—	16 17	
(a)	does not comply with a requirement under subsection (1)(b); or	18	
(b)	does not undergo an examination under subsection (1)(c).	19	
77 Dec	ision	20	
	e board must consider the application and decide to renew, or renew, the applicant's general registration.	21 22	
	making its decision, the board must have regard only to the extent, to which the applicant has satisfied recency of practice ents. ¹⁶	23 24 25	
	there are no recency of practice requirements relevant to the , the board must decide to renew the applicant's general on.	26 27 28	

¹⁶ Under section 78(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.

78	Rec	ency	of practice requirements are not satisfied	1
			ction applies if the board is not satisfied the applicant has new of practice requirements.	2 3
on c suff	condi	tions tly ac	ard may decide to renew the applicant's general registration ("recency of practice conditions") the board considers will ddress the extent to which the applicant has not satisfied the	4 5 6 7
			deciding to renew the registration on recency of practice e board must—	8 9
	(a)	give	e notice to the applicant—	10
		(i)	of the details of the proposed conditions; and	11
		(ii)	of the reason for the proposed imposition of the conditions; and	12 13
		(iii)	that the applicant may make a written submission to the board about the proposed conditions within a reasonable time of at least 14 days stated in the notice; and	14 15 16
	(b)		e regard to any written submission made to the board by the licant before the stated day.	17 18
			oard decides to renew the registration on recency of practice must as soon as practicable—	19 20
	(a)	also	decide the review period applying to the conditions; ¹⁷ and	21
	(b)	give	e the applicant an information notice about the decisions.	22
	5) Th owing		position of the conditions takes effect on the later of the	23 24
	(a)	whe	en the information notice is given to the applicant;	25
	(b)		nediately after the day the registration would have expired, er than for its renewal.	26 27

¹⁷ The conditions may be reviewed under division 7 (Reviewing conditions of general registrations).

79 Steps to be taken after application decided	1
(1) If the board decides to renew the applicant's general registration, it must as soon as practicable issue a new certificate of general registration to the applicant.	2 3 4
(2) If the board decides to refuse to renew the applicant's general registration, it must as soon as practicable give the applicant an information notice about the decision.	5 6 7
(3) Without affecting section $78(2)$, if the board decides to renew the applicant's general registration, the renewed general registration is subject to the conditions attaching to the registration immediately before the decision takes effect. ¹⁸	8 9 10 11
Division 5—Restoration of general registrations	12
80 Application of div 4, sdivs 1 and 3	13
For restoring a general registration, division 4, subdivisions 1 and 3, other than sections $78(5)$ and $79(3)$, ¹⁹ apply as if—	14 15
(a) an application for renewal of a general registration were an application for restoration of a general registration; and	16 17
(b) an applicant for renewal of a general registration were an applicant for restoration of a general registration; and	18 19
(c) a renewal of a general registration were a restoration of a general registration.	20 21
81 When an application for restoration of a general registration may be made	22 23
If a person's general registration has expired, the person may apply to the board for restoration of the registration within 3 months after the expiry.	24 25 26

¹⁸ The conditions may include conditions imposed under the Health Practitioners (Professional Standards) Act 1999.

Division 4 (Renewal of general registrations), subdivisions 1 (Preliminary) and 19 3 (Decision on applications), sections 78 (Recency of practice requirements are not satisfied) and 79 (Steps to be taken after application decided)

82	Pro	cedural requirements for applications	1
(.	1) Th	e application must—	2
	(a)	be in the approved form; and	3
	(b)	be accompanied by—	4
		(i) the restoration fee prescribed under a regulation (the " restoration fee "); and	5 6
		(ii) any documents, identified in the approved form, the board reasonably requires to decide the application.	7 8
		Formation in the application must, if the approved form requires, be by a statutory declaration.	9 10
	3) Th owing	e approved form must require the applicant to state the g—	11 12
	(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; ²⁰	13 14 15 16 17
	(b)	if there are recency of practice requirements relevant to the applicant, details of the extent to which the applicant has satisfied the requirements.	18 19 20
83	Per	iod of restored registration	21
a g		board decides to restore the applicant's general registration during al registration period, the registration remains in force for the	22 23 24
	(a)	commencing on the day when the board makes the decision; and	25
	(b)	ending on the last day of the general registration period.	26

²⁰ 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.

84	Conditions of expired registration		1
deci subj	Without affecting section 78(2), as appli- cides to restore the applicant's general r bject to the conditions attaching to the regi piry.	registration, the registration is	2 3 4 5
85	When recency of practice conditions	take effect	6
rece whe	If the board decides to restore the appli- cency of practice conditions, the imposition nen the information notice about the decision plicant.	n of the conditions takes effect	7 8 9 10
	Division 6—Cancellation of gen	neral registrations	11
86	Ground for cancellation		12
the	A person's general registration may be call e ground that the person was registered b isleading representation or declaration.		13 14 15
87	Show cause notice		16
regi	(1) If the board believes the ground gistration, the board must before taking a ve the registrant a notice (a "show cause r	ction to cancel the registration	17 18 19
(2	(2) The show cause notice must—		20
	(a) state the board proposes to cancel	the registration; and	21
	(b) state the ground for the proposed of	ancellation; and	22
	(c) outline the facts and circumstant ground; and	ces forming the basis for the	23 24
	(d) invite the registrant to show with cause period ") why the registration	1	25 26
	(3) The show cause period must be a period ter the show cause notice is given to the re		27 28

88 Representations about show cause notices	1
(1) The registrant may make written representations about the show cause notice to the board in the show cause period.	2 3
(2) The board must consider all written representations (the "accepted representations") made under subsection (1).	4 5
89 Ending show cause process without further action	6
(1) This section applies if, after considering the accepted representations for the show cause notice, the board no longer believes the ground exists to cancel the registration.	7 8 9
(2) The board must not take any further action about the show cause notice.	10 11
(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.	12 13 14
90 Cancellation	15
(1) This section applies if, after considering the accepted representations for the show cause notice, the board—	16 17
(a) still believes the ground exists to cancel the registration; and	18
(b) believes cancellation of the registration is warranted.	19
(2) This section also applies if there are no accepted representations for the show cause notice.	20 21
(3) The board may decide to cancel the registration.	22
(4) If the board decides to cancel the registration, it must as soon as practicable give the registrant an information notice about the decision.	23 24
(5) The decision takes effect on the day the information notice is given to the registrant.	25 26
91 Return of cancelled certificate of general registration to board	27

(1) This section applies if the board decides to cancel a general 28 registration and gives an information notice for the decision to the 29 registrant. 30

(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.	1 2 3
Maximum penalty for subsection (2)—10 penalty units.	4
Division 7—Reviewing conditions of general registrations	5
Subdivision 1—Review of conditions imposed by the board or District Court	6 7
92 Review of conditions	8
Conditions imposed on a general registration under this Act may be reviewed under this division.	9 10
93 How registrant may start a review	11
(1) The registrant to whom the conditions relate may apply to the board for a review of the conditions.	12 13
(2) However, the application must not be made—	14
(a) during the review period applying to the conditions; or	15
(b) while an appeal to the District Court about the decision to impose the conditions is pending.	16 17
(3) The application must—	18
(a) be in the approved form; and	19
(b) be accompanied by the fee prescribed under a regulation.	20
(4) The approved form must require the registrant to state—	21
(a) that the registrant believes the conditions are no longer appropriate; and	22 23
(b) the reason for the registrant's belief.	24
(5) The board must consider the application and make a decision under section 98.	25 26

94	Rev	iew of conditions during review period	1
cond	(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 3 4
		e board may, with the written agreement of the registrant to whom tions relate, review the conditions.	5 6
95	Boa	rd's powers before making decision	7
(1) Bei	fore making its decision under section 98, 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	10 11 12 13
	(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	14 15 16 17
	(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.	18 19 20
		e board may require the information or document mentioned in n (1)(b) to be verified by a statutory declaration.	21 22
subs	ectio	bject to section $98(2)$, the purpose of an examination under n (1)(c) must be to assess the registrant's ability to competently y practise the profession.	23 24 25
subs	ectio	bject to section $98(2)$, the purpose of an assessment under n (1)(d) must be to assess the registrant's mental and physical to competently and safely practise the profession.	26 27 28
(5	5) Als	so, 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

96	Apj	plication of ss 51–54	1
		is section applies if the board believes it is necessary for the t to undergo a health assessment under section $95(1)(d)$.	2 3
(2	2) Se	ctions 51 to 54 ²¹ apply as if—	4
	(a)	an applicant for general registration were the registrant; and	5
	(b)	the reference in section $51(1)$ to section $50(1)(d)$ were a reference to section $95(1)(d)$.	6 7
97	Dee	emed withdrawal of applications etc.	8
		bsections (2) and (3) apply if the conditions are being reviewed of an application made by the registrant under section 93.	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 95(1)(b); or	13
	(b)	does not undergo an examination under section 95(1)(c); or	14
	(c)	does not undergo an assessment under section 95(1)(d).	15
		notice under section 95(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 94.	18 19
		e board is taken to have decided to confirm the conditions if, he stated time, the registrant—	20 21
	(a)	does not comply with a requirement under section 95(1)(b); or	22
	(b)	does not undergo an examination under section 95(1)(c); or	23
	(c)	does not undergo an assessment under section 95(1)(d).	24
regi	stran	notice under section 95(1)(b), (c) or (d) must be given to the t within 60 days after the board agrees with the registrant to ne conditions.	25 26 27

²¹ Sections 51 (Appointment of appropriately qualified person to conduct health assessment), 52 (Report about health assessment), 53 (Use of assessment report) and 54 (Payment for health assessments and reports)

98 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 conditions remain necessary or desirable for the registrant to compete and safely practise the profession.	
(3) If the board decides to confirm or change the conditions, conditions may only be confirmed or changed for the reasons conditions were initially imposed.	
(4) If the board decides to confirm or change the conditions, it mu soon as practicable—	12 13 12
(a) also decide the review period applying to the confirme changed conditions; and	ed or 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 soo practicable give the registrant notice of the decision.	on as 17 18
99 When decision takes effect	19
(1) If the board decides to confirm the conditions, the decision t effect when it is made.	takes 20 21
(2) If the board decides to change the conditions, the change takes e when an information notice about the decision is given to the regis under section $98(4)(b)$ and does not depend on the certificate of gen registration being amended to record the change or a replaced certificate of general registration being issued.	strant23neral24
(3) If the board decides to remove the conditions, the removal t effect when notice of the decision is given to the registrant u section 98(5) and does not depend on the certificate of general registrat being amended to record the removal or a replacement certificat general registration being issued.	ation 28

100 Fail	ure by board to make decision on application	1
(1) Subject to subsections (2) and (3), if the board fails to decide an application under section 93^{22} within 60 days after its receipt, the failure is taken to be a decision by the board to remove the conditions.		2 3 4
(2) Subsection (3) applies if the board has—		5
(a)	under section 95(1)(b), ²³ required the applicant to give the board further information or a document; or	6 7
(b)	under section 95(1)(c), required the applicant to undergo an examination; or	8 9
(c)	under section 95(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
101 Fail	ure by board to make decision on review agreed to under s 94	24
decision	bject to subsections (2) and (3), if the board fails to make a on a review agreed to under section 94^{24} 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

²² Section 93 (How registrant may start a review)

²³ Section 95 (Board's powers before making decision)

²⁴ Section 94 (Review of conditions during review period)

(a)	under section 95(1)(b), required the registrant to give the board further information or a document; or	1 2
(b)	under section 95(1)(c), required the registrant to undergo an examination; or	3 4
(c)	under section 95(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
102 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
103 Am	endment of, or replacing, certificates of general registration	30
(1) Th	is section applies if—	31

(a)	a general registrant receives an information notice, under section $98(4)(b)$, about decisions relating to a change of the conditions of the registration; or	1 2 3	
(b)	a general registrant receives a notice, under section 98(5), about a decision to remove the conditions of the registration; or	4 5	
(c)	the board is taken, under section 100 or 101, to have decided to remove the conditions of a general registration.	6 7	
(2) The board—	(2) The registrant must return the certificate of general registration to the board—		
(a)	if subsection (1)(a) or (b) applies—within 14 days after receiving the notice, unless the registrant has a reasonable excuse; or	10 11	
(b)	if subsection (1)(c) applies—within 14 days after the day the registrant actually becomes aware of the removal.	12 13	
Maximur	n penalty—10 penalty units.	14	
(3) On	receiving the certificate, the board must—	15	
(a)	amend the certificate in an appropriate way and return the amended certificate to the registrant; or	16 17	
(b)	if the board does not consider it practicable to amend the certificate, issue another certificate of general registration to the registrant to replace the certificate returned to the board.	18 19 20	
	Division 8—Special purpose registrations	21	
Su	bdivision 1—Applications for special purpose registration	22	
104 Und	ertaking of special activities relating to the profession	23	
A person may obtain special purpose registration to undertake 1 or more of the following activities (the " special activities ") relating to the profession—			
(a)	study or train at postgraduate level;	27	
(b)	teach;	28	
(c)	engage in research;	29	
(d)	give clinical demonstrations.	30	

105 Application of divs 2 and 3 1 (1) For a person being registered as a special purpose registrant, 2 division 2, other than sections 44 to 46 and 60 to 62, and division 3²⁵ apply 3 as if— 4 an application for general registration were an application for (a) 5 special purpose registration; and 6 (b) an applicant for general registration were an applicant for special 7 purpose registration; and 8 (c) a general registration were a special purpose registration; and 9 (d) a general registrant were a special purpose registrant; and 10 a certificate of general registration were a certificate of special (e) 11 purpose registration; and 12 a provisional general registrant were a provisional special (f) 13 purpose registrant; and 14 (g) a provisional general registration were a provisional special 15 purpose registration; and 16 (h) a certificate of provisional general registration were a certificate 17 of provisional special purpose registration. 18 (2) The approved form for a certificate of special purpose registration, or 19 provisional special purpose registration, must also provide for the inclusion 20 of details of the special activity for which the registrant is registered. 21 **106 Eligibility** 22 An applicant for special purpose registration is eligible for special 23 purpose registration if the applicant-24 (a) has a qualification required for special purpose registration; and 25 (b) is a suitable person to be a special purpose registrant. 26

²⁵ Division 2 (Applications for general registration), sections 44 (Eligibility), 45 (When applicant is qualified for general registration), 46 (Fitness to practise the profession), 60 (Period), 61 (Imposition of conditions by board) and 62 (Contravention of conditions) and division 3 (Provisional general registration)

107 Q	ualifica	ations for special purpose registration	1
require	d for s	licant for special purpose registration has a qualification pecial purpose registration if the applicant is the holder of a n the profession recognised by the board.	2 3 4
· · ·		ling whether to recognise the qualification, the board may the following—	5 6
(a	accr	other the course leading to the qualification has been redited by an entity responsible for accrediting courses for the ression;	7 8 9
(b	qual	ther the educational institution conferring or awarding the lification has been accredited by an entity responsible for rediting institutions to educate persons for the profession;	10 11 12
(c		advice and recommendations of an entity recognised by the rd as competent to assess qualifications in the profession.	13 14
108 S	uitabili	ty to be a special purpose registrant	15
suitabl	e perso	whether an applicant for special purpose registration is a on to be a special purpose registrant, the board may have following—	16 17 18
(a) whe offe	ther the applicant has been convicted of an indictable nce;	19 20
(b	the	ther the applicant has been convicted of an offence against repealed Act, this Act, the <i>Health Practitioners (Professional adards) Act 1999</i> or a corresponding law;	21 22 23
(c	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—	24 25 26
	(i)	by the imposition of a condition—the nature of the condition and the reason for its imposition; or	27 28
	(ii)	by its suspension or cancellation—the reason for its suspension or cancellation; or	29 30
	(iii)	in another way—the way it was affected and the reason for it being affected;	31 32
(d		other issue relevant to the applicant's ability to undertake the cial activity the subject of the application.	33 34

109 Period of special purpose registration	1
If the board decides to register the applicant as a special purpose registrant, the registration remains in force for the period, not more than 1 year, decided by the board when deciding to register the applicant as a special purpose registrant.	2 3 4 5
110 Imposition of conditions by board	6
(1) The board may decide to register the applicant as a special purpose registrant on conditions the board considers necessary or desirable for the applicant to competently and safely undertake the special activity the subject of the application.	7 8 9 10
(2) If the board decides to register the applicant as a special purpose registrant on conditions, it must as soon as practicable give the applicant an information notice about the decision.	11 12 13
111 Contravention of conditions	14
A special purpose registrant must not contravene a condition of the registration imposed under this Act.	15 16
Maximum penalty—100 penalty units.	17
Subdivision 2—Renewal of special purpose registrations	18

112 Application of div 4, sdivs 2 and 3

For renewing a special purpose registration, division 4, subdivisions 2 20 and 3, other than sections 74(5)(a) and $79(3)^{26}$ and the provisions to the 21 extent to which they relate to recency of practice requirements, apply as if— 23

(a) an application for the renewal of a general registration were an application for the renewal of a special purpose registration; and 25

²⁶ Division 4 (Renewal of general registrations), subdivisions 2 (Applications for renewal of general registrations) and 3 (Decision on applications), sections 74 (Procedural requirements for applications) and 79 (Steps to be taken after application decided)

s 113

(b)	an applicant for the renewal of a general registration were an applicant for the renewal of a special purpose registration; and	1 2
(c)	an applicant's general registration were an applicant's special purpose registration; and	3 4
(d)	a general registrant were a special purpose registrant; and	5
(e)	a certificate of general registration were a certificate of special purpose registration.	6 7
	ters that may be considered in deciding whether to renew ial purpose registrations	8 9
may have deciding	iding whether to renew a special purpose registration, the board e regard to the matters to which the board may have regard in whether a proposed special purpose registrant is a suitable person becial purpose registrant. ²⁷	10 11 12 13
114 Imp	osition of conditions by board	14
condition	e board may decide to renew a special purpose registration on s the board considers necessary or desirable for the registrant to atly and safely undertake the special activity the subject of the on.	15 16 17 18
	the board decides to renew a special purpose registration on s, it must as soon as practicable give the registrant an information	19 20

conditions, it must as soon as p notice about the decision. 21

(3) To remove doubt, it is declared that any conditions attaching to the 22 registration immediately before its renewal do not continue to apply to the 23 registration on its renewal. 24

115 Period of renewed special purpose registration

If the board decides to renew a special purpose registration, the 26 registration remains in force for the period, not more than 1 year, decided 27 by the board when deciding to renew the registration. 28

²⁷ See section 108 (Suitability to be a special purpose registrant) for a list of the matters.

	Su	bdivision 3—Cancellation of special purpose registrations	1
116	Арр	olication of div 6	2
For cancelling a special purpose registration, division 6, other than section 86, applies as if^{28} —			3 4
	(a)	a general registration were a special purpose registration; and	5
	(b)	a certificate of general registration were a certificate of special purpose registration.	6 7
117	Gro	ounds for cancellation	8
		of the following is a ground for cancelling a special purpose on—	9 10
	(a)	the registrant has practised the profession other than for the special activity for which the registrant is registered;	11 12
	(b)	the registrant has been convicted of an indictable offence;	13
	(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;	14 15 16
	(d)	the registrant has contravened a condition of the registration;	17
	(e)	the registrant was registered because of a materially false or misleading representation or declaration.	18 19
		Subdivision 4—Removal of conditions	20
118	Ren	noval	21
impo nece	osed ssar	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 special activity the subject of the registration.	22 23 24 25
(2) Th	e board must decide to remove the conditions.	26

Division 6 (Cancellation of general registrations), section 86 (Ground for cancellation) 28

	e board must give the registrant notice of the decision as soon as le after it is made.	1 2
registrati	e registrant must return the certificate of special purpose on to the board within 14 days after receiving the notice, unless rant has a reasonable excuse.	3 4 5
Maximur	n penalty—10 penalty units.	6
(5) On	receiving the certificate, the board must—	7
(a)	amend the certificate in an appropriate way and return the amended certificate to the registrant; or	8 9
(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.	10 11 12 13
registrant registrati	e removal takes effect when notice of the decision is given to the and does not depend on the certificate of special purpose on being amended to record the removal or a replacement e of special purpose registration being issued.	14 15 16 17
	Division 9—General provisions about registrations	18
119 Pers	<i>Division 9—General provisions about registrations</i> son is taken to be registered under this part	18 19
(1) Thi	son is taken to be registered under this part	19
(1) Thi (a)	son is taken to be registered under this part as section applies if, under this Act, an entity decides to—	19 20
(1) Thi (a) (b)	son is taken to be registered under this part as section applies if, under this Act, an entity decides to— register a person; or	19 20 21
 (1) Thi (a) (b) (2) The 	son is taken to be registered under this part as section applies if, under this Act, an entity decides to— register a person; or restore a person's registration.	19 20 21 22
(1) Thi (a) (b) (2) The 120 Sur	Son is taken to be registered under this part as section applies if, under this Act, an entity decides to— register a person; or restore a person's registration. e person is taken to be registered under this part.	19 20 21 22 23 24 25
(1) Thi (a) (b) (2) The 120 Sur (1) A to board.	son is taken to be registered under this part as section applies if, under this Act, an entity decides to— register a person; or restore a person's registration. e person is taken to be registered under this part. render of registrations	19 20 21 22 23
(1) Thi (a) (b) (2) The 120 Sur (1) A to board.	son is taken to be registered under this part as section applies if, under this Act, an entity decides to— register a person; or restore a person's registration. e person is taken to be registered under this part. render of registrations registrant may surrender the registration by notice given to the	19 20 21 22 23 24 25 26

(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.	1 2 3
Maximum penalty for subsection (3)—10 penalty units.	4
121 Replacement of certificates of registration	5
(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.	6 7
(2) The board must consider the application and decide to grant, or refuse to grant, the application.	8 9
(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.	10 11 12
(4) If the board decides to grant the application, it must on payment of the fee prescribed under a regulation—	13 14
(a) replace the lost, stolen, destroyed or damaged certificate with another certificate of registration; and	15 16
(b) give the replacement certificate of registration to the applicant.	17
(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.	18 19
122 Certified copy of certificates of registration	20
A registrant may, on payment of the fee prescribed under a regulation, obtain from the board a certified copy of the certificate of registration.	21 22
123 Notification of change in circumstances	23
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.	24 25 26
Maximum penalty—10 penalty units.	27

124		ification of certain events to interstate regulatory authorities other entities	1 2
(1	l) Thi	s section applies if—	3
	(a)	a person's general registration or special purpose registration is cancelled under this Act; or	4 5
	(b)	conditions are imposed, under this Act, on a person's general registration or special purpose registration; or	6 7
	(c)	conditions on a person's general registration or special purpose registration are removed under this Act.	8 9
hap	pens,	soon as practicable after an event mentioned in subsection (1) the board must give notice about the event to each interstate y authority with which the board is aware the person is registered.	10 11 12
	3) Als owing	to, the board may give notice about the event to any of the	13 14
	(a)	the chief executive;	15
	(b)	other State regulatory authorities;	16
	(c)	foreign regulatory authorities;	17
	(d)	professional colleges of which the person is eligible to be a member;	18 19
	(e)	professional associations of which the person is eligible to be a member;	20 21
	(f)	an employer of the person;	22
	(g)	the Health Insurance Commission;	23
	(h)	the Health Rights Commissioner;	24
	(i)	the Minister;	25
	(j)	another entity having a connection with the person's practice as a general or special purpose registrant.	26 27
(4) However, the board must not give a notice about the event to an entity under subsection (3) unless the board reasonably believes—		-	28 29
	(a)	the entity needs to know about the event; and	30
	(b)	giving the entity notice about the event will assist in achieving the objects of this Act.	31 32

	notice under this section may include the information the board s appropriate in the circumstances.	1 2
(6) In t	this section—	3
"impose	", a condition, does not include confirm the condition.	4
	egulatory authorities" means boards established under the health etitioner registration Acts.	5 6
РАБ	RT 4—OBLIGATIONS OF REGISTRANTS AND OTHER PERSONS	7 8
	Division 1—Restricted titles and holding out	9
125 Tak	ing of restricted titles etc.	10
(1) A p	person who is not a registrant must not take or use a restricted title.	11
Maximur	m penalty—1 000 penalty units.	12
Example of	f an individual taking or using a restricted title—	13
AB desc	cribes himself or herself as 'AB, pharmacist'.	14
Examples o	of a corporation taking or using a restricted title—	15
1. A	BC Pty Ltd describes itself as 'ABC Pty Ltd, pharmacists'.	16
2. A	corporation having a restricted title as part of its name.	17
(2) Sul	bsection (1) does not apply if—	18
(a)	the title is taken or used as part of a business name for a business providing professional services; and	19 20
(b)	in the carrying on of the business by the person, a registrant provides professional services.	21 22
(3) Als	so, subsection (1) does not apply if—	23
(a)	the person is undertaking study or training in the practice of the profession to obtain a qualification for registration; and	24 25
(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.	26 27 28

who the f	erson (the "first person") must not, in relation to another person irst person knows or ought reasonably to know is not a registrant, ricted title.	1 2 3
Maximun	n penalty—1 000 penalty units.	4
(5) Sub	esection (4) does not apply if—	5
(a)	the other person is undertaking study or training in the practice of the profession to obtain a qualification for registration; and	6 7
(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.	8 9 10
than a re having reg	berson who is not a registrant must not take or use a title (other stricted title), name, initial, symbol, word or description that, gard to the circumstances in which it is taken or used, indicates or reasonably understood to indicate—	11 12 13 14
(a)	the person is a pharmacist; or	15
(b)	the person is authorised or qualified to practise the profession.	16
Maximun	n penalty—500 penalty units.	17
who the fi use a title descriptio	erson (the "first person") must not, in relation to another person irst person knows or ought reasonably to know is not a registrant, e (other than a restricted title), name, initial, symbol, word or on that, having regard to the circumstances in which it is used, or could be reasonably understood to indicate—	18 19 20 21 22
(a)	the other person is a pharmacist; or	23
	the other person is authorised or qualified to practise the profession.	24 25
Maximun	n penalty—500 penalty units.	26
the person	wever, a person does not commit an offence against this section if n takes or uses a restricted title other than for the purpose of a health service.	27 28 29
Example for	r subsection (8)—	30
	n using the title 'industrial chemist', and not providing a health service, would mit an offence against this section.	31 32

126	Clai	ms by persons as to registration	1
Αŗ	pers	on who is not a registrant must not—	2
((a)	claim, or hold himself or herself out, to be registered under this Act; or	3 4
((b)	allow himself or herself to be held out as being registered under this Act; or	5 6
((c)	claim, or hold himself or herself out, to be eligible to be registered under this Act.	7 8
Maxi	mur	n penalty—1 000 penalty units.	9
127 (Clai	ms by persons as to other persons' registration	10
14/ \	Clai	his by persons as to other persons registration	10
Act if	f the	on must not hold out another person as being registered under this e person knows, or ought reasonably to know, the other person is ered under this Act.	11 12 13
Maxi	mur	n penalty—1 000 penalty units.	14
Examp	ole—		15
an	emp	n carrying on a business providing professional services must not hold out that loyee of the person is registered under this Act if the person knows the se is not registered under this Act.	16 17 18
		trictions on special purpose registrants, provisional general strants and provisional special purpose registrants	19 20
	-	person who is a special purpose registrant or provisional special egistrant must not—	21 22
((a)	claim, or hold himself or herself out, to be a general registrant or provisional general registrant; or	23 24
((b)	allow himself or herself to be held out as being a general registrant or provisional general registrant; or	25 26
((c)	claim, or hold himself or herself out, to be eligible to be a general registrant or provisional general registrant.	27 28
Maxi	mur	n penalty—100 penalty units.	29
(2)	Αp	erson who is a provisional general registrant must not—	30
((a)	claim, or hold himself or herself out, to be a general registrant; or	31

(b)	allow himself or herself to be held out as being a general registrant; or	1 2
(c)	claim, or hold himself or herself out, to be eligible to be a general registrant.	3 4
Maximu	m penalty—100 penalty units.	5
(3) A j	person who is a provisional special purpose registrant must not—	6
(a)	claim, or hold himself or herself out, to be a special purpose registrant; or	7 8
(b)	allow himself or herself to be held out as being a special purpose registrant; or	9 10
(c)	claim, or hold himself or herself out, to be eligible to be a special purpose registrant.	11 12
Maximu	m penalty—100 penalty units.	13
129 Res	trictions on registrants registered on conditions	14
A regi	strant who is registered on conditions must not—	15
(a)	claim, or hold himself or herself out, to be registered without the conditions or any conditions; or	16 17
(b)	allow himself or herself to be held out as being registered without the conditions or any conditions.	18 19
Maximu	m penalty—100 penalty units.	20
Di	vision 2—Notification of business names and other details	21
130 Not	ification of business names etc.	22
professio	registrant must, before carrying on a business providing onal services under a business name other than the registrant's own we the board notice of the business name.	23 24 25
Maximu	m penalty—10 penalty units.	26
	bsection (1) applies whether or not the business name is registered e Business Names Act 1962.	27 28
	corporation must, before carrying on a business providing onal services, give the board notice of—	29 30

(a)		business name of the business (whether or not the name is stered under the <i>Business Names Act 1962</i>); and	1 2
(b)) the name and principal address of the corporation; and 3		
(c)	the	names and addresses of—	4
	(i)	if the corporation is a corporation under the Corporations Law—the directors of the corporation; or	5 6
	(ii)	if the corporation is not a corporation under the Corporations Law—the members of the governing body of the corporation.	7 8 9
Maximu	m pe	nalty for subsection (3)—50 penalty units.	10
131 Not	ificat	tion of change in business names etc.	11
(1) Th	is sec	ction applies if—	12
(a)	a pe	erson has given the board a notice under section 130; and	13
(b)	ther	e is a change in the information contained in the notice.	14
		rson must, within 14 days after the happening of the change, I notice of the change.	15 16
Maximu	m pe	nalty—10 penalty units.	17
the period	od of	rson does not commit an offence against section 130 during 7 14 days after the happening of the change if the person a subsection (2).	18 19 20
		Division 3—Advertising	21
132 Ob	ligati	ons of advertisers	22
		on must not advertise a professional service, or a business fessional services, in a way that—	23 24
(a)		alse, misleading or deceptive or is likely to be misleading or eptive; or	25 26
	Exar	nple for paragraph (a)—	27
		In advertisement that contains a false claim about the beneficial outcome f a professional service.	28 29

(b)	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	1 2 3
(c)	refers to, uses or cites actual or purported endorsements or testimonials about the service or business, or a registrant; or	4 5
(d)	is disparaging of—	6
	(i) a professional service provided by another person; or	7
	(ii) a business providing professional services; or	8
	(iii) a registrant.	9
Maximur	n penalty—200 penalty units.	10
knows or	person must not advertise a professional service that the person ought reasonably to know will, or is likely to, harm a person to is provided.	11 12 13
Maximur	n penalty—200 penalty units.	14
practice	person must not advertise a registrant's expertise in a field of of the profession unless the registrant has the skills, knowledge, or qualifications necessary to practise in the field.	15 16 17
Maximur	n penalty—200 penalty units.	18
subsectio	printer or publisher does not commit an offence against $n(1), (2)$ or (3) merely by, as part of his or her business, printing hing an advertisement for another person.	19 20 21
133 Info	ormation to appear in advertisements	22
	person must not advertise a professional service, or a business g professional services, unless—	23 24
(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	25 26 27
(b)	otherwise—the business name notified to the board under section $130(1)$ or (3) is stated in the advertisement.	28 29
Maximur	n penalty—50 penalty units.	30
subsectio	printer or publisher does not commit an offence against $n(1)$ merely by, as part of his or her business, printing or g an advertisement for another person.	31 32 33

Division 4—Registrants' autonomy	1
134 Aiding, abetting etc. conduct that is a ground for disciplinary action	2 3
(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, 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). ²⁹	4 5 6 7 8
Maximum penalty—1 000 penalty units.	9
(2) To remove doubt, it is declared that a registrant may be induced by threats or promises.	10 11
Division 5—Court orders and injunctions	12
135 Persons may be prohibited from supplying health services etc.	13
(1) This section applies if a person is convicted of an offence against section 125, 126, 127, $132(1)(a)$, (2) or (3), $134(1)$ or $138.^{30}$	14 15
(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).	16 17 18
(3) The court may make an order, applying for a period decided by the court—	19 20

- (a) prohibiting the person from providing, or carrying on or 21 managing a business providing, a health service; or 22
- (b) prohibiting the person from having a financial interest in a 23 business providing a health service; or 24

²⁹ Health Practitioners (Professional Standards) Act 1999, section 124 (Grounds for disciplinary action)

Section 125 (Taking of restricted titles etc.), 126 (Claims by persons as to 30 registration), 127 (Claims by persons as to other persons' registration), 132 (Obligations of advertisers), 134 (Aiding, abetting etc. conduct that is a ground for disciplinary action) or 138 (Offence for taking reprisal)

(c) if the person is a corporation, prohibiting an executive officer of 1 the corporation, who was in a position to influence the conduct of 2 the corporation in relation to the offence, from managing a 3 corporation that carries on a business providing a health service.

(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
6
of, the corporation.

(5) Also, the court may make an order, applying for a period decided by the court—

- (a) prohibiting the person from entering into commercial 10 arrangements with a person who provides, carries on or manages 11 a business providing, a health service; or 12
- (b) 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 entering into commercial arrangements with a person who provides, carries on or manages a business providing, a health service.

(6) An order under subsection (3) or (5) may apply generally or be 18 limited in its application by reference to specified conditions, exceptions or 19 factors. 20

(7) A reference in subsection (5) to a person entering into commercial 21 arrangements includes the entering into commercial arrangements on 22 behalf of another person.

(8) A person must not contravene an order under subsection (3) or (5). 24

Maximum penalty for subsection (8)—1 000 penalty units.

136 Inju	ıncti	ons	26
(1) Th	is sec	ction applies if—	27
(a)	a pe	erson (the "offending party")—	28
	(i)	has engaged, is engaging or is proposing to engage in conduct; or	29 30
	(ii)	has failed, is failing or is proposing to fail to do anything; and	31 32

8

9

(b)	the conduct or failure constituted, constitutes or would constitute a contravention of section 125, 126, 127, $132(1)(a)$, (2) or (3) or $134(1)$.	1 2 3
· · · -	plication may be made to the court under this section for an n in relation to the conduct or failure.	4 5
	e application may be made by the board or a person authorised in by the board.	6 7
	e court may grant an interim injunction under this section until the on is finally decided.	8 9
(5) On	considering the application for the injunction, the court may—	10
(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	11 12 13 14
(b)	in a case to which subsection $(1)(a)(ii)$ applies—grant an injunction requiring the offending party to do the thing concerned.	15 16 17
(6) Th	e court may grant the injunction—	18
(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—	19 20 21 22
	(i) to engage again, or continue to engage, in the conduct; or	23
	(ii) to again fail, or continue to fail, to do the thing; or	24
(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.	25 26 27 28 29
(7) Th appropria	e court may grant the injunction on the terms the court considers ate.	30 31
to take s advertise	so, the court may grant an injunction requiring the offending party tated action (including action to disclose information or publish ments) to remedy any adverse effects of the offending party's or failure.	32 33 34 35

(9) The court may discharge an injunction granted under this section at any time.	1 2
(10) The powers conferred on the court by this section are in addition to, and do not limit, any other powers of the court.	3 4
(11) In this section—	5
"court" means—	6
(a) if proceedings for an offence relating to the conduct or failure are pending in a Magistrates Court—the Magistrates Court; or	7 8
(b) in any case—the District Court.	9
Division 6—Reprisals	10
137 Reprisal and grounds for reprisals	11
(1) A person must not cause, or attempt or conspire to cause, detriment to another person because, or in the belief that—	12 13
 (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 132(1)(a), (2) or (3) or 134(1);³¹ or 	14 15 16
(b) anybody has given, or may give, evidence to the court in proceedings for an offence against division 1 or section 132(1)(a), (2) or (3) or 134(1).	17 18 19
(2) An attempt to cause detriment includes an attempt to induce a person to cause detriment.	20 21
(3) A contravention of subsection (1) is a reprisal or the taking of a reprisal.	22 23
(4) A ground mentioned in subsection (1) as the ground for a reprisal is the unlawful ground for the reprisal.	24 25
(5) For the contravention mentioned in subsection (3) to happen, it is sufficient if the unlawful ground is a substantial ground for the act or omission that is the reprisal, even if there is another ground for the act or omission.	26 27 28 29

³¹ Division 1 (Restricted titles and holding out), section 132 (Obligations of advertisers) or 134 (Aiding, abetting etc. conduct that is a ground for disciplinary action)

s 141

138 Offence for taking reprisal	1
A person who takes a reprisal commits an offence.	2
Maximum penalty—167 penalty units or 2 years imprisonment.	3
139 Damages entitlement for reprisal	4
(1) A reprisal is a tort and a person who takes a reprisal is liable in damages to any person who suffers detriment as a result.	5 6
(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.	7 8
(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.	9 10
Division 7—Other provisions	11
140 Payment, or acceptance of payment, for referrals prohibited	12
(1) This section applies to a registrant, or a person carrying on a business providing professional services, (the "service provider").	13 14
(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 benefit, to a person in return for the person referring another person to the service provider or service provider's business.	15 16 17 18
Maximum penalty—200 penalty units.	19
(3) The service provider must not, directly or indirectly, accept payment or another benefit for referring a user of the professional services provided by the service provider, or service provider's business, to a person providing, or carrying on a business providing, a health service.	20 21 22 23
Maximum penalty for subsection (3)—200 penalty units.	24
141 Business providing professional services to be carried on under supervision of registrant	25 26
(1) A person who owns a business providing professional services (a " pharmacy business ") that is not carried on under the personal supervision and management of a registrant commits an offence against this Act.	27 28 29 30

Maximum penalty—50 penalty units.

142 Functions of inspectors

(2) For the purposes of subsection (1), a pharmacy business is not carried on under the personal supervision and management of a registrant unless the registrant is personally present in the premises at which the 4 business is carried out at all times when the premises are open for business, 5 other than for a period of not more than 1 hour in a day or another period 6 approved by the board. 7

(3) In deciding under subsection (2) whether to approve another period, 8 the board must have regard to the needs of users of the professional 9 services provided by the pharmacy business. 10

PART 5—INVESTIGATION AND ENFORCEMENT 11

Division	1—Inspectors	1
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An inspector has the function of conducting investigations and inspections to enforce compliance with this Act.	14 15
143 Powers of inspectors	16
For this Act, an inspector has the powers given to the person under this Act.	17 18
144 Limitation on powers of inspectors	19
The powers of an inspector may be limited under a condition of appointment.	20 21
Division 2—Appointment of inspectors and other matters	22
145 Appointments	23

	24
The board may appoint the following persons as an inspector—	24

1

2

3

2

(a)	a member;	1
(b) the executive officer;	2
(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;	3 4 5
(d	another person the board considers has the necessary expertise or experience to be an inspector.	6 7
146 Aj	opointment conditions	8
	In inspector holds office on the conditions stated in the instrument intment.	9 10
(2) A	n inspector ceases holding office—	11
(a)	if the appointment provides for a term of appointment—at the end of the term; or	12 13
(b) if the conditions of appointment provide—on ceasing to hold another office (the "main office") stated in the appointment conditions.	14 15 16
(3) <i>A</i> board.	n inspector may resign by signed notice of resignation given to the	17 18
(the "s	lowever, an inspector may not resign from the office of inspector econdary office ") if a condition of the inspector's employment to n office requires the inspector to hold the secondary office.	19 20 21
147 Id	entity cards	22
(1) T	he board must give an identity card to each inspector.	23
(2) T	he identity card must—	24
(a)	contain a recent photograph of the inspector; and	25
(b) be signed by the inspector; and	26
(c)	identify the person as an inspector for this Act; and	27
(d) include an expiry date for the card.	28
	his section does not prevent the issue of a single identity card to a for this Act and other Acts.	29 30

148 F	ailure to return identity card	1
card to	erson who ceases to be an inspector must return the person's identity to the chairperson within 7 days after the person ceases to be an tor, unless the person has a reasonable excuse.	2 3 4
Maxim	num penalty—10 penalty units.	5
149 P	roduction or display of inspector's identity card	6
	An inspector may exercise a power in relation to someone else (the person ") only if the inspector—	7 8
(a) first produces the inspector's identity card for the other person's inspection; or	9 10
(t) has the identity card displayed so it is clearly visible to the other person.	11 12
subsec	However, if for any reason it is not practicable to comply with tion (1) before exercising the power, the inspector must produce the y card for the other person's inspection at the first reasonable unity.	13 14 15 16
	Division 3—Powers of inspectors	17
	Subdivision 1—Entry of places	18
150 P	ower to enter places	19
(1)	An inspector may enter a place if—	20
(a) its occupier consents to the entry; or	21
(t) it is a public place and the entry is made when the place is open to the public; or	22 23
(c) the entry is authorised by a warrant.	24
	For the purpose of asking the occupier of a place for consent to enter, bector may, without the occupier's consent or a warrant—	25 26
(a) enter land around premises at the place to an extent that is reasonable to contact the occupier; or	27 28

(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.	1 2 3
	Subdivision 2—Procedure for entry	4
151 Ent	ry with consent	5
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 $150(1)(a)$.	6 7 8
(2) Be	fore asking for the consent, the inspector must tell the occupier—	9
(a)	the purpose of the entry; and	10
(b)	that the occupier is not required to consent.	11
	the consent is given, the inspector may ask the occupier to sign an edgment of the consent.	12 13
(4) Th	e acknowledgment must state—	14
(a)	the occupier has been told—	15
	(i) the purpose of the entry; and	16
	(ii) that the occupier is not required to consent; and	17
(b)	the purpose of the entry; and	18
(c)	the occupier gives the inspector consent to enter the place and exercise powers under this part; and	19 20
(d)	the time and date the consent was given.	21
	the occupier signs the acknowledgment, the inspector must tely give a copy to the occupier.	22 23
	court must find the occupier of a place did not consent to an entering the place under this part if—	24 25
(a)	an issue arises in a proceeding before the court whether the occupier of the place consented to the entry under section $150(1)(a)$; and	26 27 28
(b)	an acknowledgment mentioned in subsection (4) is not produced in evidence for the entry; and	29 30

(c)	it is not proved by the person relying on the lawfulness of the entry that the occupier consented to the entry.	1 2
152 Ap	plication for warrant	3
(1) A	n inspector may apply to a magistrate for a warrant for a place.	4
	ne application must be sworn and state the grounds on which the is sought.	5 6
inspecto	ne magistrate may refuse to consider the application until the or gives the magistrate all the information the magistrate requires e application in the way the magistrate requires.	7 8 9
Example-	_	10
	agistrate may require additional information supporting the application to be by statutory declaration.	11 12
153 Iss	ue of warrant	13
	ne magistrate may issue a warrant only if the magistrate is satisfied e reasonable grounds for suspecting—	14 15
(a)	there is a particular thing or activity (the "evidence") that may provide evidence of an offence against this Act; and	16 17
(b)	the evidence is at the place, or may be at the place within the next 7 days.	18 19
(2) Tl	ne warrant must state—	20
(a)	that a stated inspector may, with necessary and reasonable help and force—	21 22
	(i) enter the place and any other place necessary for entry; and	23
	(ii) exercise the inspector's powers under this part; and	24
(b)	the offence for which the warrant is sought; and	25
(c)	the evidence that may be seized under the warrant; and	26
(d)	the hours of the day or night when the place may be entered; and	27
(e)	the date, within 14 days after the warrant's issue, the warrant ends.	28 29

154	Special	warrants
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(1) An inspector may apply for a warrant (a "**special warrant**") by phone, fax, radio or another form of communication if the inspector considers it necessary because of—

1	· · ·
(a)	urgent circumstances; or
(u)	argoint encumbrances, or

(b) other special circumstances, including, for example, the 6 inspector's remote location. 7

(2) Before applying for the special warrant, the inspector must prepare 8 an application stating the grounds on which the warrant is sought. 9

(3) The inspector may apply for the special warrant before the 10 application is sworn.

(4) After issuing the special warrant, the magistrate must immediately
fax a copy (the "facsimile warrant") to the inspector if it is reasonably
practicable to fax the copy.

(5) If it is not reasonably practicable to fax a copy to the inspector—

(a)	the magistrate must tell the inspector—	
(u)	the magistrate must ten the mspector	

- (i) what the terms of the special warrant are; and 17
- (ii) the date and time the special warrant was issued; and 18
- (b) the inspector must complete a form of warrant (a "warrant 19 form") and write on it— 20
 - (i) the magistrate's name; and
 - (ii) the date and time the magistrate issued the special warrant; 22 and 23
 - (iii) the terms of the special warrant.

(6) The facsimile warrant, or the warrant form properly completed by25 the inspector, authorises the entry and the exercise of the other powers26 stated in the special warrant issued.

(7) The inspector must, at the first reasonable opportunity, send to the 28 magistrate— 29

(a) the sworn application; and

(b) if the inspector completed a warrant form, the completed warrant 31 form. 31

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21

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(8) On special w	receiving the documents, the magistrate must attach them to the varrant.	1 2
	court must find the exercise of the power by an inspector was not ed by a special warrant if—	3 4
(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	5 6 7
(b)	the special warrant is not produced in evidence; and	8
(c)	it is not proved by the person relying on the lawfulness of the entry that the inspector obtained the special warrant.	9 10
155 Wa	rrants—procedure before entry	11
	is section applies if an inspector named in a warrant issued under for a place is intending to enter the place under the warrant.	12 13
	fore entering the place, the inspector must do or make a le attempt to do the following things—	14 15
(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;	16 17 18 19
(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 154(6), a copy of the facsimile warrant or warrant form;	20 21 22
(c)	tell the person the inspector is permitted by the warrant to enter the place;	23 24
(d)	give the person an opportunity to allow the inspector immediate entry to the place without using force.	25 26
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.	27 28 29

Subdivision 3—Powers after entry

1

156 Ger	neral powers after entering places	2
(1) Th	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	r 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	then making a requirement mentioned in subsection $(3)(f)$ or (g) , better must warn the person it is an offence to fail to comply with rement, unless the person has a reasonable excuse.	23 24 25
157 Fail	ure to help inspector	26
	person required to give reasonable help under section 156(3)(f) nply with the requirement, unless the person has a reasonable	27 28 29
Movimu	n nonalty 50 nonalty units	20

30

Maximum penalty—50 penalty units.

(2) If an individual is required under section 156(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
158 Failure to give information	3
(1) A person of whom a requirement is made under section $156(3)(g)$ 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
159 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
160 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
161 Sec	uring seized things	12
Having	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. S	ealing a thing and marking it to show access to it is restricted.	19
	ealing the entrance to a room where the seized thing is situated and marking the ntrance to show access to the room is restricted.	20 21
162 Tan	npering with seized things	22
tamper, c	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
163 Pow	vers to support seizure	27
(1) To enable a thing to be seized, an inspector may require the person in control of it—		

same thing if it is necessary and reasonable to make the further11 requirement.(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 13 14 14 15Maximum penalty for subsection (4)—50 penalty units.16164 Receipts for seized things must give a receipt for it to the person from whom it was seized.17 18 19(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 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.26 27165 Forfeiture of seized things (1) A seized thing is forfeited to the State if the inspector who seized the thing— (a) can not find its owner, after making reasonable inquiries; or28 30	(a)	to take it to a stated reasonable place by a stated reasonable time; and	1 2
 (a) must be made by notice in the approved form; or (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. (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. (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. Maximum penalty for subsection (4)—50 penalty units. 164 Receipts for seized things (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. (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. (3) The receipt must describe generally each thing seized and its 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. (a) can not find its owner, after making reasonable inquiries; or 	(b)	1	
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same thing if it is necessary and reasonable to make the further requirement.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 	(b)	made orally and confirmed by notice in the approved form as	8
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(1) A seized thing is forfeited to the State if the inspector who seized the thing—29 30(a) can not find its owner, after making reasonable inquiries; or31	be unreas		25 26 27
thing—30(a) can not find its owner, after making reasonable inquiries; or31	165 For	feiture of seized things	28
		seized thing is forfeited to the State if the inspector who seized the	29 30
(b) can not return it to its owner, after making reasonable efforts; or 32	(a)	can not find its owner, after making reasonable inquiries; or	31
	(b)	can not return it to its owner, after making reasonable efforts; or	32

(c)	reasonably believes it is necessary to retain the thing to prevent it being used to commit an offence against this Act.		
(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	he 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	
166 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) The court may make any order to enforce the forfeiture it considers appropriate.	3 4
(4) This section does not limit the court's powers under the <i>Penalties</i> and Sentences Act 1992 or another law.	5 6
167 Dealing with forfeited things etc.	7
(1) On the forfeiture of a thing to the State, the thing becomes the State's property and may be dealt with by the executive officer as the executive officer considers appropriate.	8 9 10
(2) Without limiting subsection (1), the executive officer may destroy or dispose of the thing.	11 12
(3) Despite subsection (1), the executive officer must not deal with the thing in a way that could prejudice the outcome of—	13 14
(a) an appeal started under section 182(3); or	15
(b) another appeal, relevant to the thing, of which the executive officer is aware.	16 17
168 Return of seized things	18
(1) If a seized thing has not been forfeited, the inspector must return it to its owner—	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
(2) Despite subsection (1), unless the thing has been forfeited, the inspector must immediately return a thing seized as evidence to its owner if the inspector stops being satisfied its continued retention as evidence is necessary.	25 26 27 28
169 Access to seized things	29
(1) Until a seized thing is forfeited or returned, an inspector must allow	30

its owner to inspect it and, if it is a document, to copy it.

(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
170 Power to require name and address	4
(1) This 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.	
(2) The inspector may require the person to state the person's name and residential address.	11 12
(3) When making the requirement, the inspector must warn the person it is an offence to fail to state the person's name or residential address, unless the person has a reasonable excuse.	
(4) The inspector may require the person to give evidence of the correctness of the stated name or residential address if the inspector reasonably suspects the stated name or address is false.	
(5) A requirement under subsection (2) or (4) is called a "personal details requirement".	19 20
171 Failure to give name or address	21
(1) A person of whom a personal details requirement is made must comply with the requirement, unless the person has a reasonable excuse.	22 23
Maximum 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 	
(b) the person is not proved to have committed the offence.	29

172 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
173 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
174 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

(4) For this section, it is a reasonable excuse for an individual to fail to give information that giving the information might tend to incriminate the individual.	1 2 3
Division 4—General enforcement matters	4
175 Notice of damage	5
(1) This section applies if—	6
(a) an inspector damages property when exercising or purporting to exercise a power; or	7 8
(b) a person (the " other person ") acting under the direction of an inspector damages property.	9 10
(2) The inspector must immediately give notice of particulars of the damage to the person who appears to the inspector to be the owner of the property.	11 12 13
(3) If the inspector believes the damage was caused by a latent defect in the property or circumstances beyond the inspector's or other person's control, the inspector may state the belief in the notice.	14 15 16
(4) If, for any reason, it is impracticable to comply with subsection (2), the inspector must leave the notice in a conspicuous position and in a reasonably secure way where the damage happened.	17 18 19
(5) This section does not apply to damage the inspector reasonably believes is trivial.	20 21
(6) In this section—	22
"owner", of property, includes the person in possession or control of it.	23
176 Compensation	24
(1) A person may claim from the board the cost of repairing or replacing property damaged because of the exercise or purported exercise of a power under any of the following subdivisions of division 3^{32} —	25 26 27
• subdivision 1 (Entry of places)	28

32 Division 3 (Powers of inspectors)

• 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
177 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
178 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

179 Obstructing inspectors	1
(1) A person must not obstruct an inspector in the exercise of a power, unless the person has a reasonable excuse.	2 3
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
180 Impersonation of inspectors	13
A person must not pretend to be an inspector.	14
Maximum penalty—50 penalty units.	15

PART 6-	-APPEALS	16

181 Who may appeal	17
(1) A person (the "appellant") who is given, or is entitled to be given,	18
an information notice for a decision (the "original decision") may appeal	19
against the decision to the District Court. ³³	20
(2) To halp users of this Act schedule 1 identifies the decisions for	21

(2) To help users of this Act, schedule 1 identifies the decisions for 21 which an information notice must be given under this Act. 22

182 Starting appeals

(1) The appeal may be started at—

23

³³ The *Uniform Civil Procedure Rules 1999* contains provisions about appeals to the 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
(2) Subsection (1) does not limit the District Court at which the appeal may be started under the <i>Uniform Civil Procedure Rules 1999</i> .	4 5
(3) The notice of appeal under the <i>Uniform Civil Procedure Rules 1999</i> must be 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) The court may, at any time, extend the period for filing the notice of appeal.	12 13
183 Hearing 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
(2) The appeal is by way of rehearing, unaffected by the original decision, on the material before the person who made the original decision and any further evidence allowed by the court.	
184 Powers 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
(2) In substituting another decision for the original decision, the court has the same powers as the person who made the original decision.	30 31

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 4 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 6 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, decide and state the 11 review period applying to the conditions.³⁴ 12

(5) If the court decides to impose conditions on a registration because of 13 the registrant's mental and physical health, it must also decide whether 14 details of the conditions must be recorded in the register for the period for 15 which the conditions are in force. 16

(6) The court must decide not to record details of the conditions 17 mentioned in subsection (5) in the register unless it reasonably believes it is 18 in the interests of users of the registrant's services or the public to know the 19 details 20

185 Appointment of assessors

(1) If the court is of the opinion that the appeal involves a question of 22 special knowledge and skill, the court may appoint 1 or more assessors 23 who in the court's opinion possess the special qualifications necessary for 24 the particular case to assist the court in its deciding the appeal. 25

(2) An assessor may advise the court on any matter, but all questions of 26 law and fact are to be decided by the court. 27

(3) The court may give the weight to the advice that it considers 28 appropriate. 29

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³⁴ The conditions may be reviewed under part 3 (Registration), division 7 (Reviewing conditions of general registrations).

		PART 7—LEGAL PROCEEDINGS	1
		Division 1—Evidence	2
186 Aj	pplicat	ion of division	3
This	divisic	on applies to a proceeding under this Act.	4
187 Aj	ppoint	ments and authority	5
It is	not nec	cessary to prove—	6
(a) an i	nspector's, or member's, appointment; or	7
(b) the	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
188 Si	gnatur	es	11
chairpe	erson, a	re purporting to be the signature of the Minister, the a member, an inspector, the executive officer or a member of aff is evidence of the signature it purports to be.	12 13 14
189 E	videnti	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)	(c) a stated document is a copy of a thing mentioned in paragraph (a) or (b);	
(d) on a stated day, or during a stated period, a stated person was o was not a registrant;		
(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)	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;	
(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
190 Ind	ictable and summary offences	15
(1) Ar	offence against section 138 ³⁵ is an indictable offence.	16
(2) Ar	y other offence against this Act is a summary offence.	17
191 Pro	ceedings for indictable offences	18
	proceeding for an indictable offence against this Act may be taken, ection 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 prosecuted on indictment; or	24 25
(b)		

(3) If s	subsection (2) applies—	1
(a)	the magistrate must proceed by way of an examination of witnesses for an indictable offence; and	
(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 $104(2)(b)$. ³⁶	10 11 12
192 Lim	itation 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
magistrat or order	wever, if the proceeding is brought before a justice who is not a te, jurisdiction is limited to taking or making a procedural action within the meaning of the Justices of the Peace and tioners for Declarations Act 1991.	19 20 21 22
193 Lim	nitation on time for starting summary proceedings	23
	ceeding for a summary offence against this Act by way of proceeding under the Justices Act 1886 must start—	24 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 knowledge, but within 2 years after the commission of the offence.	27 28 29

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

194 Alle	egations of false or misleading information or documents	1
In any proceeding for an offence against this Act defined as involving false or misleading information, or a false or misleading document, it is enough for a charge to state that the information or document was, without specifying which, 'false or misleading'.		
195 Pen	alties to be paid to board	6
	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
196 Res	ponsibility 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 perso authority person, u	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 ble 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

197 Executive 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 8—REGISTER, RECORDS AND INFORMATION 21

Division 1 Desistan	22
Division 1—Register	22

198 Register to be kept	23
(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.	25 26
(3) The register must contain the following details for each registrant—	27
(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 or provisional special purpose registrant;	1 2 3
(d)	the qualification relied on by the registrant to obtain registration;	4
(e)	if the registrant is a special purpose registrant or provisional special purpose registrant, details of the special activity for which the registrant is registered;	5 6 7
(f)	if conditions are imposed, under this Act, on the registrant's registration—	8 9
	 (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 	10 11 12 13
	(ii) otherwise—details of the conditions;	14
(g)	any other information required to be recorded in the register under the <i>Health Practitioners (Professional Standards) Act</i> 1999;	15 16 17
(h)	other details prescribed under a regulation.	18
	r subsection $(3)(f)$, the fact or details must be recorded in the for the period the conditions are in force.	19 20
199 Insi	pection of register	21
-	e board must—	
(1) 111	e board must—	22
(a)	keep the register open for inspection, free of charge, at the office by members of the public during ordinary office hours; and	23 24
(b)	give a person a copy of the register, or a part of it, on payment of the fee prescribed under a regulation.	25 26
registran	bsection (1) does not apply to details of the residential address of a t, unless the registrant gives notice to the board that he or she the details being able to be inspected.	27 28 29

Division 2—Records to be kept

1

200	Rec	ords	2
		e board must keep records of the following details about each or former registrant—	3 4
	(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;	5 6 7
	(b)	if the registration was cancelled under this Act, the fact of, and the reason for, the cancellation;	8 9
	(c)	if conditions were, under this Act, imposed on the registration, details of the conditions and the reasons for their imposition;	10 11
	(d)	other details prescribed under a regulation.	12
(2) The	e records must be kept for at least 10 years.	13
Division 3—Information			14
201	Con	fidentiality of information	15
(1		fidentiality of information	15 16
(1) Thi 	fidentiality of information s section applies to a person (the "relevant person") who is or	15 16 17
(1) Thi (a)	fidentiality of information s section applies to a person (the "relevant person") who is or a member; or	15 16 17 18
(1) Thi (a) (b)	fidentiality of information s section applies to a person (the "relevant person") who is or a member; or a member of a committee; or appointed by the board to conduct a health assessment of another	15 16 17 18 19 20
(1) Thi (a) (b) (c)	fidentiality of information s section applies to a person (the "relevant person") who is or a member; or a member of a committee; or appointed by the board to conduct a health assessment of another person; or	15 16 17 18 19 20 21
(1) Thi (a) (b) (c) (d)	fidentiality of information s section applies to a person (the "relevant person") who is or a member; or a member of a committee; or appointed by the board to conduct a health assessment of another person; or an inspector; or	15 16 17 18 19 20 21 22

(3) The relevant person must not disclose the information to anyone else. 28Maximum penalty—100 penalty units. 29

(4) Ho someone	wever, the relevant person may disclose the information to else—	1 2
(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	3 4 5
(b)	if the disclosure is authorised under this or another Act; or	6
(c)	if the disclosure is otherwise required or permitted by law; or	7
(d)	if the person to whom the information relates agrees to the disclosure; or	8 9
(e)	if the disclosure is in a form that does not disclose the identity of a person; or	10 11
(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	12 13 14
(g)	if the disclosure is to a foreign regulatory authority and the disclosure is necessary for the authority to perform its functions; or	15 16 17
(h)	if the disclosure is to the Minister to allow the Minister to act under paragraph (i); or	18 19
(i)	if the Minister considers the disclosure is in the public interest and authorises the relevant person to disclose the information.	20 21
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.	22 23 24
(6) In	this section—	25
"inform	ation", about a person, means—	26
(a)	information about the person's health that identifies, or is likely to identify, the person; or	27 28
(b)	information about the person's criminal history obtained under a request under section $46(4)$.	29 30
202 Boa	urd's annual report must disclose authorisation	31
	is section applies if the board is given information under	32

(1) This section applies if the board is given information, under 32 section 201(5), in a financial year about an authorisation. 33

s 202

(2) The board must include a statement about the authorisation in its annual report under the <i>Financial Administration and Audit Act 1977</i> for the financial year.	1 2 3
(3) The statement must include general details about—	4
(a) the nature of the information disclosed under the authorisation; and	5 6
(b) the purpose for which the information was disclosed.	7
(4) However, the statement must not identify any person.	8
PART 9—MISCELLANEOUS	9
Division 1—Abandoned, and other, health records	10
203 Definitions for div 1	11
In this division—	12
"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.	13 14 15 16
"possess" , a health record, includes having the record under control in any place, whether or not another person has custody of the record.	17 18
204 Board may take possession of abandoned health records	19
(1) This section applies if the board suspects on reasonable grounds that health records have been abandoned.	20 21
(2) The board may take and keep possession of the records to be dealt with under this division.	22 23
(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.	24 25 26
(4) The notice must state that the requirement must be complied with within a period of 14 days after the occupier receives the notice.	27 28

(5) The occupier must comply with the requirement within the stated period, unless the occupier has a reasonable excuse.	1 2
Maximum penalty for subsection (5)—50 penalty units.	3
205 Health records forming part of deceased estate	4
(1) This section applies if health records form part of a deceased estate.	5
(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.	6 7 8
206 Health records of persons convicted of an offence against s 125(1) or (6) or 126	9 10
(1) This section applies to a person who is convicted of an offence against section $125(1)$ or (6) or 126.37	11 12
(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.	13 14 15
(3) The person must within 14 days after receiving the notice deliver the records into the possession of the board.	16 17
Maximum penalty—50 penalty units.	18
(4) If the person does not comply with the notice, the board may take and keep possession of the records.	19 20
207 Dealing with certain health records seized under s 159 or 160	21
(1) This section applies if, under section 159 or 160, ³⁸ an inspector seizes health records that the board may take and keep possession of under section 204 or 206.	
(2) The inspector must deliver the health records into the possession of the board to be dealt with under this division.	25 26
37 Section 125 (Taking of restricted titles etc.) or 126 (Claims by persons as to registration)	

Section 159 (Seizing evidence at a place that may be entered without consent or warrant) or 160 (Seizing evidence at a place that may only be entered with consent 38 or warrant)

(3) Sections 165, 168 and 169^{39} do not apply to health records delivered to the board under subsection (2).	1 2
208 How board may deal with health records	3
(1) This section applies if the board takes possession of a health record under this division.	4 5
(2) The board may—	6
(a) give the record to the person to whom the record relates; or	7
(b) if directed by the person, give the record to a registrant under a health practitioner registration Act chosen by the person; or	8 9
(c) if the board can not find the person after making reasonable inquiries, keep the record; or	10 11
(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.	12 13 14
(3) To remove doubt, it is declared that the board is taken to be keeping a health record if another body stores the record on its behalf.	15 16
209 Destruction of health records	17
(1) This section applies if the board destroys a health record under section $208(2)(d)$.	18 19
(2) Compensation is not recoverable against the board because of the destruction of the record.	20 21
Division 2—Continuing professional education of registrants	22
210 Continuing professional education programs	23
(1) The board may develop or recognise a program for the continuing professional education of registrants.	24 25

Sections 165 (Forfeiture of seized things), 168 (Return of seized things) and 169 (Access to seized things)

	e board must give notice to all registrants, to whom the program is of details of the program.	1 2
education	e program may state the minimum continuing professional n requirements a registrant needs to satisfy, in a stated period, to to-date with developments in the practice of the profession.	3 4 5
	registrant who has satisfied the requirements in the stated period ertise this fact.	6 7
	registrant who has not satisfied the requirements in the stated ust not advertise that the registrant has satisfied the requirements.	8 9
Maximu	m penalty for subsection (5)—50 penalty units.	10
	Division 3—Other provisions	11
211 Pro	tecting officials from liability	12
(1) An official is not civilly liable for an act done, or omission made, honestly and without negligence under this Act.		13 14
	subsection (1) prevents a civil liability attaching to an official, the attaches instead to the board.	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 assessment of another person; or	22 23
(e)	an inspector; or	24
(f)	a person acting under the direction or authority of an inspector.	25
212 Fals	se or misleading information or documents	26
	person must not give information to the board the person knows is nisleading in a material particular.	27 28
Maximu	n penalty—50 penalty units.	29

(2) A person must not give the board a document containing information the person knows is false or misleading in a material particular.	1 2
Maximum penalty—50 penalty units.	3
(3) Subsection (2) does not apply to a person if the person, when giving the document—	4 5
(a) tells the board, to the best of the person's ability, how it is false or misleading; and	6 7
(b) if the person has, or can reasonably obtain, the correct information, gives the correct information.	8 9
213 Certificates etc. not to be false or misleading	10
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.	11 12 13
Maximum penalty—50 penalty units.	14
214 Application of provisions	15
(1) This section applies if a provision of this Act applies another provision of this Act for a purpose.	16 17
(2) The other provision, and any definition relevant to the other provision, apply with any necessary changes.	18 19
(3) Subsection (2) is not limited merely because a provision states how the other provision is to apply.	20 21
215 Approval of forms	22
The board may approve forms for use under this Act.	23
216 Examination fees	24
A person who sits an examination set and administered by the board	25

A person who sits an examination set and administered by the board under this Act must, before sitting the examination, pay the board the fee for the examination prescribed under a regulation. 27

217 Reg	gulation-making power	1
(1) Th	e Governor in Council may make regulations under this Act.	2
(2) A	regulation may be made about the following—	3
(a)	fees, including the refunding of fees, for this Act;	4
(b)	imposing a penalty of not more than 20 penalty units for a contravention of a provision of a regulation;	5 6
(c)	training courses in the practice of the profession;	7
(d)	the requirements for supervised practice, including, for example, the number of hours of supervised practice to be undertaken for eligibility for registration and the terms under which the practice must be completed.	8 9 10 11
amounts	ithout limiting subsection (2)(a), a regulation may prescribe as fees having regard to the costs of the board performing its s under, or complying with—	12 13 14
(a)	an Act in the legislative scheme; or	15
(b)	another Act.	16
PAR	Γ 10—REPEAL, TRANSITIONAL AND SAVINGS PROVISIONS	17 18
	Division 1—Repeal	19
218 Rej	peal of Pharmacy Act 1976	20
The P	harmacy Act 1976 (1976 Act No. 73) is repealed.	21
	Division 2—Transitional provisions	22
219 Def	initions for div 2	23
In this	division—	24
"comme	'commencement'' means commencement of this section.	

s 223

"for		board" means the Pharmacy Board of Queensland under the ealed Act.	1 2
220	Ref	erences to repealed Act or former board	3
		an Act or document, a reference to the repealed Act may, if the permits, be taken as a reference to this Act.	4 5
		reference in an Act or document to the former board may, if the permits, be taken as a reference to the board.	6 7
221	Boa	ard is the legal successor	8
(1) Th	e board is the successor in law of the former board.	9
(2) See	ctions 222 to 226 do not limit subsection (1).	10
222	Ass	ets and liabilities etc.	11
0	n the	e commencement—	12
	(a)	the assets and liabilities of the former board become assets and liabilities of the board; and	13 14
	(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	15 16 17 18 19
	(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.	20 21 22 23
223	Ser	vice agreements	24

A service agreement entered into by the former board, in force 25 immediately before the commencement, is taken to have been entered into 26 by the board. 27

224 Proceedings 1 A proceeding that could have been started or continued by or against the 2 former board before the commencement may be started or continued by or 3 against the board. 4 225 Dealing with matter under Health Practitioners (Professional 5 Standards) Act 1999 6 A matter that had started to be, or could have been, dealt with under the 7 Health Practitioners (Professional Standards) Act 1999 by the former 8 board before the commencement may be continued, or started, to be dealt 9 with by the board. 10 226 Offences (1) Proceedings for an offence against the repealed Act may be 12 continued, or started by the board, and the provisions of the repealed Act 13 and the Medical Act and Other Acts (Administration) Act 1966 necessary 14 or convenient to be used in relation to the proceedings continue to apply, as 15 if this Act had not commenced. 16 (2) For subsection (1), the Acts Interpretation Act 1954, section 20^{40} 17 applies, but does not limit the subsection. 18 (3) This section has effect despite the repeal of the Medical Act and 19 Other Acts (Administration) Act 1966. 20 227 Membership of board 21 (1) From the commencement, the board consists of the existing 22 members. 23 (2) Also, the board may include other persons appointed by the 24 Governor in Council (the "additional members"). 25 (3) However, the first board must not consist of more than 11 members. 26 (4) An existing member holds office as a member until the earlier of the 27 following days-28

Acts Interpretation Act 1954, section 20 (Saving of operation of repealed Act etc.) 40

(a) the day the existing member's term of appointment under the repealed Act would have ended if this Act had not commenced;	1 2
(b) if the existing member vacates office under this Act before the day mentioned in paragraph (a), the day the existing member vacates office.	3 4 5
(5) An additional member is to be appointed for a term that ends on or before the day when the existing members' terms of appointment under the repealed Act would have ended if this Act had not commenced.	6 7 8
(6) If a person, including an existing member, appointed to the board under this section is a registrant, the person is taken to be a registrant member.	9 10 11
(7) The Governor in Council may appoint a person to fill the office of a member of the first board if it is vacant.	12 13
(8) This section has effect despite sections 16 to 19 and 21.41	14
(9) In this section—	15
"existing member" means a person who, immediately before the commencement, held office as a member of the former board.	16 17
"first board" means the board as constituted under this section.	18
228 Chairperson and deputy chairperson of board	19
(1) From the commencement—	20
(a) the existing chairperson is taken to be the chairperson of the board as constituted under section 227; and	21 22
(b) the existing deputy chairperson is taken to be the deputy chairperson of the board as constituted under section 227.	23 24
(2) The existing chairperson ceases to hold office as the chairperson if the existing chairperson vacates the office of chairperson under this Act.	25 26
(3) The existing deputy chairperson ceases to hold office as the deputy chairperson if the existing deputy chairperson vacates the office of deputy chairperson under this Act.	27 28 29

Sections 16 (Membership of board), 17 (Registrant members), 18 (Public members), 19 (Certain nominee board members) and 21 (Term of appointment)

(4) Th	is section has effect despite section 20(1) and (3).42	1
(5) In	this section—	2
	g chairperson " means the person who, immediately before the mencement, held office as the chairperson of the former board.	3 4
befo	g deputy chairperson'' means the person who, immediately bre the commencement, held office as the deputy chairperson of former board.	5 6 7
229 App	peals	8
(1) Su	bsection (2) applies if—	9
(a)	a person has appealed to the District Court under repealed section $29(1)(a)$ before the commencement against a decision of the former board; and	10 11 12
(b)	the appeal has not been decided before the commencement.	13
(2) The District Court may hear, or continue to hear, and decide the appeal under the repealed Act as if this Act had not commenced.		14 15
(3) Su	bsection (4) applies if—	16
(a)	immediately before the commencement a person could have appealed to the District Court under the repealed section $29(1)(a)$ against a decision of the former board; and	17 18 19
(b)	the person has not appealed before the commencement.	20
• •	e person may appeal, and the District Court may hear and decide al, under the repealed Act as if this Act had not commenced.	21 22
(5) For giving effect to its decision under subsection (2) or (4), the District Court may make the orders it considers necessary having regard to the provisions of this Act.		23 24 25
Example fo	pr subsection (5)—	26
person	ppeal by a person against a decision of the former board to refuse to register the as a pharmacist under the repealed Act, the District Court may order that the egister the person under this Act.	27 28 29
(6) In	this section—	30
"Distric	t Court" includes a District Court judge.	31

⁴² Section 20 (Chairperson and deputy chairperson of board)

"repealed section 29(1)(a)" means section 29(1)(a) of the repealed Act.	1
230 Existing registrations	2
(1) This section applies to a person who, immediately before the commencement, was registered as a pharmacist under section 19 of the repealed Act.	3 4 5
(2) The person is taken to be registered as a general registrant under this Act.	6 7
(3) If the person's registration under the repealed Act was, immediately before the commencement, subject to conditions, the person's general registration under this Act is taken to be subject to the conditions.	8 9 10
(4) Despite section 60, ⁴³ the person's general registration under this Act continues until the later of the following days—	11 12
(a) 31 January first happening after the commencement;	13
(b) the day that is 3 months after the commencement.	14
(5) However, subsection (4) stops applying if the person's general registration is surrendered or cancelled.	15 16
231 Existing applications for registration	17
(1) An application for registration as a pharmacist made under section 19 of the repealed Act, and not decided before the commencement, must be decided under this Act.	18 19 20
(2) The application is taken to be for general registration under this Act.	21
(3) Part 3, division 2 ⁴⁴ applies to the application.	22
(4) However, the provisions of part 3, division 2 dealing with making the application in the approved form and paying the application fee and registration fee, that would otherwise apply do not apply to the application.	23 24 25

⁴³ Section 60 (Period)

⁴⁴ Part 3 (Registration), division 2 (Applications for general registration)

232 Existing applications for restoration of registration	1
(1) An application for the restoration of registration as a pharmacist made under section 22(4) of the repealed Act, and not decided before the commencement, must be decided under this Act.	2 3 4
(2) The application is taken to be for the restoration of general registration under this Act.	5 6
(3) Part 3, division 5^{45} applies to the application.	7
(4) However, the following provisions do not apply to the application—	8
 (a) the provisions, applied by section 80,⁴⁶ to the extent to which they relate to recency of practice requirements; 	9 10
(b) sections 81, 82 and 85.47	11
233 Suspended registrations	12
(1) This section applies if a person's registration as a pharmacist under the repealed Act has been suspended and the period of suspension has not ended before the commencement.	13 14 15
(2) The suspension is taken to continue as a suspension of the person's general registration under this Act.	16 17
234 Sections 130 and 133 ineffective for 6 months	18
(1) Sections 130 and 133^{48} have no effect for 6 months after they commence.	19 20
(2) However, a person may give the board a notice mentioned in section 130 within the 6 month period.	21 22
 45 Part 3 (Registration), division 5 (Restoration of general registrations) 46 Section 80 (Application of div 4, sdivs 1 and 3) 	

⁴⁷ Sections 81 (When an application for restoration of a general registration may be made), 82 (Procedural requirements for applications) and 85 (When recency of practice conditions take effect)

⁴⁸ Sections 130 (Notification of business names etc.) and 133 (Information to appear in advertisements)

235 Records	1
255 Records	1
(1) This section applies if—	2
(a) a registration was affected under the repealed Act; and	3
(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.	4 5 6
(2) The record must be kept by the board for at least 10 years after the commencement.	7 8
236 Certain Act has not been repealed	9
(1) This section applies if an Act mentioned in column 2 of the following table (the "column 2 Act") has not been repealed—	10 11
Table	12

column 1	column 2
Chiropractors Registration Act 2001	Chiropractors and Osteopaths Act 1979
Dental Practitioners Registration Act 2001	Dental Act 1971
Dental Technicians and Dental Prosthetists Registration Act 2001	Dental Technicians and Dental Prosthetists Act 1991
<i>Medical Practitioners Registration</i> <i>Act 2001</i>	Medical Act 1939
Occupational Therapists Registration Act 2001	Occupational Therapists Act 1979
Optometrists Registration Act 2001	Optometrists Act 1974
Osteopaths Registration Act 2001	Chiropractors and Osteopaths Act 1979
Physiotherapists Registration Act 2001	Physiotherapists Act 1964
Podiatrists Registration Act 2001	Podiatrists Act 1969

column 1	column 2	
Psychologists Registration Act 2001	Psychologists Act 1977	
Speech Pathologists Registration Act 2001	Speech Pathologists Act 1979.	
(2) A reference in schedule 4, definit Act" to the Act mentioned in column column 2 Act is taken to be a reference	1 of the table shown opposite the	1 2 3
Division 3—Savin	ngs provisions	4
49		5
242 Continuation of approvals under	r s 30 of the repealed Act	6
An approval given under section 30 effect immediately before the comment have effect as an approval under section	cement of this section, continues to	7 8 9
243 Continuation of approvals under	r s 35 of the repealed Act	10
An approval given under section 33 effect immediately before the comment have effect as an approval under section	cement of this section, continues to	11 12 13
244 Continuation of certain provision Act	ns of regulation under repealed	14 15
(1) The <i>Pharmacy Regulation 1997</i> , s immediately before the commencement section 247 (the "saved provisions"), c to be a regulation under this Act for all p repeal by regulation.	t of this section, and as amended by continue to have effect and are taken	16 17 18 19 20

⁴⁹ Section 246 and schedule 3 amend the *Pharmacy Act 1976* and relocate certain provisions of that Act to this division.

(2) A regulation under this Act may relocate the saved provisions to a 21 regulation under this Act and for that purpose renumber the saved 22 provisions. 23

PART 11—CONSEQUENTIAL AND OTHER	1
AMENDMENTS	2

245 Amendment of Acts	3
Schedule 2 amends the Acts mentioned in it.	4
246 Amendment of Pharmacy Act 1976	5

Schedule 3 amends the *Pharmacy Act 1976* and relocates certain 6 provisions of that Act to part 10, division 3. 7

247 Amendment of Pharmacy Regulation 1997	8
(1) This section amends the <i>Pharmacy Regulation 1997</i> .	9
(2) Section 3, 'section 5'—	10
omit, insert—	11
'section 237'.	12

SCHEDULE 1

DECISIONS FOR WHICH INFORMATION NOTICES 2 MUST BE GIVEN 3

section 181(2) 4

Section	Description of decision
55	Deciding to refuse to register an applicant for general registration as a general registrant
55, as applied by section 105	Deciding to refuse to register an applicant for special purpose registration as a special purpose registrant
61	Deciding to register a person as a general registrant on conditions and deciding the review period applying to the conditions
77	Deciding to refuse to renew a general registration
77, as applied by section 80	Deciding to refuse to restore a general registration
77, as applied by section 112	Deciding to refuse to renew a special purpose registration
78	Deciding to renew a general registration on recency of practice conditions and deciding the review period applying to the conditions
78, as applied by section 80	Deciding to restore a general registration on recency of practice conditions and deciding the review period applying to the conditions

Section	Description of decision
90	Deciding to cancel a general registration
90, as applied by section 116	Deciding to cancel a special purpose registration
98	Deciding to confirm or change conditions of a general registration and deciding the review period applying to the conditions
110	Deciding to register a person as a special purpose registrant on conditions
114	Deciding to renew a special purpose registration on conditions
121	Deciding to refuse to grant an application for the replacement of a certificate of registration
165(1)(c)	Decision resulting in a thing being forfeited to the State

SCHEDULE 2	1
CONSEQUENTIAL AMENDMENTS OF ACTS	2
section 245	3
COMMISSION FOR CHILDREN AND YOUNG PEOPLE ACT 2000	4 5
1. Schedule 4, definition "registered health practitioner", <i>'Pharmacy Act 1976'—</i>	6 7
omit, insert—	8
'Pharmacists Registration Act 2001'.	9
DRUGS MISUSE ACT 1986	10
1. Section 4, definition "pharmacist"—	11
omit, insert—	12
"" "pharmacist" means a person registered under the <i>Pharmacists</i> Registration Act 2001.".	13 14
HEALTH ACT 1937	15
1. Section 5(1), definition "pharmacist"—	16
omit, insert—	17
""" ""pharmacist" means a person registered under the <i>Pharmacists</i> <i>Registration Act 2001.</i> ".	18 19

2. Section 5(1), definition "health practitioner registration Act', <i>'Pharmacy Act 1976'—</i>	1 2
omit, insert—	3
'Pharmacists Registration Act 2001'.	4
3. Section 152(za), 'within the meaning of the <i>Pharmacy Act 1976</i> '—	5
omit.	6
HEALTH PRACTITIONER REGISTRATION BOARDS (ADMINISTRATION) ACT 1999	7 8
1. Schedule, definition "health practitioner registration Act", <i>'Pharmacy Act 1976'—</i>	9 10
omit, insert—	11
'Pharmacists Registration Act 2001'.	12
HEALTH PRACTITIONERS (PROFESSIONAL STANDARDS) ACT 1999	13 14
1. Schedule, definition "health practitioner registration Act", <i>'Pharmacy Act 1976'—</i>	15 16
omit, insert—	17
'Pharmacists Registration Act 2001'.	18

2. Schedule, definition "profession", paragraph (h), ' <i>Pharmacy Act</i> 1976'—	1 2
omit, insert—	3
'Pharmacists Registration Act 2001'.	4
HEALTH PRACTITIONERS (SPECIAL EVENTS EXEMPTION) ACT 1998	5 6
1. Schedule, definition "health registration Act", 'Pharmacy Act 1976'—	7 8
omit, insert—	9
'Pharmacists Registration Act 2001'.	10
HEALTH RIGHTS COMMISSION ACT 1991	11
1. Schedule 2, item 7—	12
omit, insert—	13
'7. Pharmacists Board of Queensland'.	14
HEALTH SERVICES ACT 1991	15
1. Section 63(6), ' <i>Pharmacy Act 1976</i> '—	16

omit, insert—	17
'Pharmacists Registration Act 2001'.	18

MEDICAL ACT AND OTHER ACTS (ADMINISTRATION) ACT 1966	1 2
1. Title, 'the <i>Pharmacy Act 1917,'—</i>	3
omit.	4
2. Section 4(1)(f)—	5
omit.	6
RADIATION SAFETY ACT 1999	7

1. Schedule 2, definition "he 'Pharmacy Act 1976'—	ealth	practitioner	registration	Act",	8 9
omit, insert—					10
'Pharmacists Registration Act	2001'				11

1. Section 34(2)—	13
omit, insert—	14
(2) In this section—	15
"pharmacist" means a person registered under the <i>Pharmacists</i> Registration Act 2001.'.	16 17

12

VETERINARY SURGEONS ACT 1936

SCHEDULE 3	1
AMENDMENT OF PHARMACY ACT 1976	2
section 246	3
1. Section 5, 'In this Act'—	4
omit, insert—	5
'In this division'.	6
2. Section 5, definitions "approved form", "fee", "inspector", "pharmacist", "register", "registrar", "the board", and "the repealed Acts"—	7 8 9
omit.	10
3. Section 5, definition "friendly society" and section 34(1), 'Act'—	11
omit, insert—	12
'division'.	13
4. Section 5, definitions "pharmacy" and ' "practice of pharmacy" or "pharmacy practice" ' and sections 30(1), 32(1), 34 and 35(1) and (2), 'pharmacist'—	14 15 16
omit, insert—	17
'registrant'.	18
5. Sections 30(1), (2), (3B) and (4), 32(1) and 35(2)—	19
insert—	20
'Maximum penalty—20 penalty units.'.	21

6. Section 30(3)(a), 'carries'—	1
omit, insert—	2
'carried'.	3
7. Section 30(3)(a), (3A), (3B) and (8), 'this Act'—	4
omit, insert—	5
'the repealed Act'.	6
8. Section 30(3)(a), 'continues'—	7
omit, insert—	8
'has continued'.	9
9. Section 30(3)(b), 'subsection (7)'—	10
omit, insert—	11
'subsections (7) and (7A)'.	12
10. Section 30(3A), 'carries on as owner or has'—	13
omit, insert—	14
'carried on as owner or had'.	15
11. Section 30(3B), 'carries on as owner or has a pecuniary interest, direct or indirect'—	16 17
omit, insert—	18
'carried on as owner or had a pecuniary interest, direct or indirect, and has continued to carry on as owner or have the interest'.	19 20

12. Section 30(8), 'has a pecuniary interest direct or indirect'—	1
omit, insert—	2
'had a pecuniary interest, direct or indirect, and has continued to have the interest,'.	3 4
13. Section 30—	5
insert—	6
(9) Despite section 3, this section does not bind the State.'.	7
14. Section 32(2)(a), 'section 19'—	8
omit, insert—	9
'section 47(1) or 48'.	10
15. Section 32(3) to (5)—	11
omit.	12
16. Section 34(2), 'section 30'—	13
omit, insert—	14
'section 238'.	15
17. Sections 34(2) and 35(1), 'pharmacist's'—	16
omit, insert—	17
'registrant's'.	18
18. Section 35, heading, 'pharmacists'—	19
omit, insert—	20
'registrants'.	21

19. Section 35(1)(b), 'pursuant to section 25'—	1
omit, insert—	2
'under the Health Practitioners (Professional Standards) Act 1999'.	3
20. Section 35(3), 'section 30(1)'—	4
omit, insert—	5
'section 238(1)'.	6
21. Sections 5, 30, 32, 34 and 35—	7
<i>relocate</i> to the <i>Pharmacists Registration Act 2001</i> and in that Act <i>insert</i> and <i>renumber</i> , in part 10, division 3, as sections 237 to 241.	8 9

SCHEDULE 4	1
DICTIONARY	2
section 9	3
"accepted representations" see section 88(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 181(1).	9
"application fee" see section 43(1)(c)(ii).	10
"approved form" means a form approved by the board.	11
"assessment report" see section 52(1).	12
"authorised person", for part 3, division 3, see section 63(1).	13
"board" means the Pharmacists Board of Queensland.	14
"business name", of a business, means a name or style under which the business is carried on.	15 16
"certificate of general registration" means a certificate of general registration issued under part 3.	17 18
"certificate of provisional general registration" means a certificate of provisional general registration issued under section 64(5).	19 20
"certificate of provisional special purpose registration" means a certificate of provisional special purpose registration issued under part 3, division 8.	21 22 23
"certificate of registration" means a certificate of general registration, certificate of provisional general registration, certificate of special purpose registration or certificate of provisional special purpose registration.	24 25 26 27
"certificate of special purpose registration" means a certificate of special purpose registration issued under part 3, division 8.	28 29

"certified copy" , of a certificate of registration, means a copy that is certified by the board as being a true copy of the certificate.	1 2
"chairperson" means the chairperson of the board appointed under section 20(1).	3 4
"commencement", for part 10, division 2, see section 219.	5
"committee" means a committee of the board established under section 34(1).	6 7
"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.	8 9
"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—	10 11 12
(a) a health practitioner registration Act or the <i>Health Practitioners</i> (<i>Professional Standards</i>) Act 1999; or	13 14
(b) a provision of a health practitioner registration Act or the <i>Health Practitioners (Professional Standards) Act 1999.</i>	15 16
"deputy chairperson" means the deputy chairperson of the board appointed under section $20(1)$.	17 18
"document production requirement" see section 172(5).	19
"educational institution" means a university, training institution or professional college engaged in the education of persons in the practice of the profession.	20 21 22
"executive officer" means the executive officer appointed under the Health Practitioner Registration Boards (Administration) Act 1999.	23 24
"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.	25 26 27 28
"facsimile warrant" see section 154(4).	29
"foreign regulatory authority" means—	30
(a) an interstate regulatory authority; or	31
(b) an entity established under a law applying in a foreign country, other than New Zealand, having functions similar to the board's	32 33

functions under this Act or the Health Practitioners (Professional Standards) Act 1999.	1 2
"former board", for part 10, division 2, see section 219.	3
"former registrant" means a person who was, but is not currently, registered under part 3.	4 5
"general registrant" means a person registered, under part 3, as a general registrant, but does not include a provisional general registrant.	6 7
"general registration" means registration of a person as a general registrant under part 3.	8 9
"general registration period" see section 60(1).	10
"health assessment", in relation to a person, includes—	11
(a) a physical, medical, psychiatric or psychological examination or test of the person; and	12 13
(b) asking questions to assess the person's mental and physical health.	14 15
"Health Insurance Commission" means the Health Insurance Commission established under the <i>Health Insurance Commission Act</i> 1973 (Cwlth), section 4.	16 17 18
"health practitioner registration Act" means any of the following Acts—	19
• this Act	20
Chiropractors Registration Act 2001	21
Dental Practitioners Registration Act 2001	22
• Dental Technicians and Dental Prosthetists Registration Act 2001	23 24
Medical Practitioners Registration Act 2001	25
• Medical Radiation Technologists Registration Act 2001	26
Occupational Therapists Registration Act 2001	27
Optometrists Registration Act 2001	28
Osteopaths Registration Act 2001	29
Physiotherapists Registration Act 2001	30
Podiatrists Registration Act 2001	31

•	Psychologists Registration Act 2001	1
•	Speech Pathologists Registration Act 2001.	2
"health i	records", for part 9, division 1, see section 203.	3
	service" means a service for maintaining, improving or restoring ple's health and wellbeing.	4 5
"impose"	", a condition, includes change or confirm the condition.	6
	ation notice", for a decision of the board or an inspector, is a ce stating the following—	7 8
(a)	the decision;	9
(b)	the reasons for the decision;	10
(c)	that the person to whom the notice is given may appeal against the decision within 28 days;	11 12
(d)	how the person may appeal against the decision to the District Court;	13 14
(e)	if the decision is that a person be registered on conditions—	15
	(i) for a general registration—the review period applying to the conditions; and	16 17
	 (ii) for conditions imposed because of the person's mental and physical health, the details of which it has been decided under section 61(4) to record in the register—the details that must be recorded in the register for the period for which the conditions are in force; 	18 19 20 21 22
(f)	if the decision is that a general registration be renewed or restored on recency of practice conditions, the review period applying to the conditions;	23 24 25
(g)	if the decision is that a registration be cancelled, a direction to the person to return the certificate of registration to the board within 14 days after receiving the notice;	26 27 28
(h)	if the decision is that the conditions imposed on a general registration be confirmed, the review period applying to the confirmed conditions;	29 30 31
(i)	if the decision is that the conditions imposed on a general registration be changed—	32 33

(i) the review period applying to the changed conditions; and 1	1			
 (ii) if the conditions were imposed because of the person's mental and physical health and it is decided under section 102(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 7 	4 5 5			
 (iii) a direction to the person to return the certificate of registration to the board within 14 days after receiving the notice. 				
	11 12			
law of another State or New Zealand having functions similar to the board's functions under this Act or the <i>Health Practitioners</i> 1	13 14 15 16			
"legislative scheme" see section 4.	17			
"medical condition" includes substance abuse or dependence.	18			
"member" means a member of the board.	19			
"notice" means written notice.	20			
	21 22			
the Health Practitioner Registration Boards (Administration) Act 2	23 24 25			
"original decision" see section 181(1).	26			
"personal details requirement" see section 170(5).	27			
"place" includes premises, vacant land and a vehicle.	28			
"place of seizure" see section 161.	29			
" possess ", a health record, for part 9, division 1, see section 203.	30			
"premises" includes—				
(a) a building or other structure; and 3	32			

(b) a part of a building or other structure; and	1
(c) land where a building or other structure is situated.	2
"profession" means the pharmacy profession.	3
"professional service" means a pharmacy service.	
"provisional general registrant" means a person registered, under section 64, as a provisional general registrant.	5 6
"provisional general registration" means registration of a person as a provisional general registrant under section 64.	7 8
"provisional special purpose registrant" means a person registered, under part 3, division 8, as a provisional special purpose registrant.	9 10
"provisional special purpose registration" means registration of a person as a provisional special purpose registrant under part 3, division 8.	11 12
"public members" see section 16(2)(b).	13
"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).	14 15 16
"recency of practice conditions" see section 78(2).	17
"recency of practice requirements" see section 72.	18
"register" means the register kept under section 198.	19
"registrant" means a person registered under part 3.	20
"registrant members" see section 16(2)(a).	21
"registration" means registration under part 3.	22
"registration fee" see section 43(1)(c)(iii).	23
"renewable registration" means a general registration or special purpose registration.	24 25
"repealed Act" means the Pharmacy Act 1976.	26
"restoration fee" see section 82(1)(b)(i).	27
"restricted title" means a title that consists of, or includes, the words 'chemist', 'pharmaceutical chemist' or 'pharmacist'.	
"review period" , applying to conditions imposed by the board or the District Court on a general registration, means the period, not more	30 31

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, division 7.	1 2 3
"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.	4 5 6 7
"show cause notice" see section 87(1).	8
"show cause period" see section 87(2)(d).	9
"special activities" see section 104.	10
"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.	11 12 13
"special purpose registration" means registration of a person as a special purpose registrant under part 3, division 8.	14 15
"supervised practice" see section 48.	16
'user'' , of a registrant's services, includes a person who used the services.	
'warrant form'' see section 154(5)(b).	

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