Queensland



PUBLIC RECORDS BILL 2001

Queensland



PUBLIC RECORDS BILL 2001

TABLE OF PROVISIONS

Sec	ction	Page
PART 1—PRELIMINARY		
1	Short title	6
2	Commencement.	6
3	Purposes.	6
4	Definitions	6
5	Act binds the State.	6
	PART 2—PUBLIC RECORDS	
	Division 1—Preliminary	
6	What is a public record	7
	Division 2—Making, managing, keeping and preserving public records	
7	Making and keeping of public records	7
8	Custody and preservation of public records	8
9	Ownership of public records	8
10	Public records more than 25 years old	9
11	Transfer of other public records to archives	9
12	Special protection of public records over 30 years old	9
13	Disposal of public records	10
14	Public authority must ensure particular records remain accessible	10
Division 3—Access to public records		
15	Meaning of "responsible public authority"	10
16	Meaning of "restricted access period"	11
17	Application for access to public records	12
18	Public access to public records	12
19	Reviewing and changing responsible public authority's notice about access	14

20	Forms of access	14
	PART 3—STATE ARCHIVIST AND QUEENSLAND STATE ARCHIVES	
	Division 1—General	
21	State archivist and Queensland State Archives	15
22	Appointment of archivist and staff	16
23	Control of the archives	16
	Division 2—Functions and powers	
24	Functions of archivist	16
25	Powers of archivist	17
26	Archivist may authorise disposal of public records	17
27	Independence in relation to disposal decisions	17
28	Arrangements for storage of records outside archives	18
	Division 3—Public Records Review Committee	
	Subdivision 1—Establishment	
29	Public Records Review Committee.	18
30	Chairperson	19
31	Term of office for committee members	19
32	Resignation	19
	Subdivision 2—Committee proceedings	
33	Time and place of meetings	19
34	Conduct of proceedings.	19
35	Participation in meetings by telephone etc	20
36	Minutes	20
37	Committee member's duty about committee's deliberations	20
38	Archivist may attend committee meetings	20
	Subdivision 3—Committee's review of archivist's decisions	
39	Application for review of archivist's decision about disposal	21
40	Archivist to provide reasons	21
41	Decision by committee	21
	Division 4—Miscellaneous	
42	Delegation	22

PART 4—POWERS OF ENFORCEMENT

	Division 1—Authorised officers
43	Appointment of authorised officer
44	Identity card
45	Production or display of authorised officer's identity card
	Division 2—General powers
46	Power of entry and inspection
47	Public authority to comply with request
48	Obstruction of authorised officer
	Division 3—Specific powers
49	Recovery of public records
50	Reciprocal agreements
	PART 5—MISCELLANEOUS
51	Secrecy provisions in other laws
52	Application of Act to certain of Governor's records
53	Protection against actions for defamation or breach of confidence
54	Protection from civil liability
55	Evidence in legal proceedings
56	Annual report
57	Regulation-making power
58	Libraries and Archives Act 1988 references
	PART 6—TRANSITIONAL AND CONSEQUENTIAL PROVISIONS
59	State archivist to continue in position
60	Notice for recovery of public records
61	Existing notices about access to public records
62	Acts amended
	PART 7—VALIDATION PROVISION
63	Validation of certain actions
	SCHEDULE1
	AMENDMENTS
	AGRICULTURAL AND VETERINARY CHEMICALS (QUEENSLAND) ACT 1994
	RUSINESS NAMES ACT 1962

2001

A BILL

FOR

An Act about making, managing, keeping and preserving public records in Queensland, and for other purposes

T	The Parliament of Queensland enacts—		1
		PART 1—PRELIMINARY	2
1	Sho	rt title	3
	This A	act may be cited as the <i>Public Records Act 2001</i> .	4
2	Cor	nmencement	5
	(1) Par	rt 7 of this Act commences on assent.	6
pı	(2) Theoclama	ne remaining provisions commence on a day to be fixed by ation.	7 8
3	Pur	rposes	9
	The m	ain purposes of this Act are to ensure—	10
	(a)	the public records of Queensland are made, managed, kept and, if appropriate, preserved in a useable form for the benefit of present and future generations; and	11 12 13
	(b)	public access to records under this Act is consistent with the principles of the <i>Freedom of Information Act 1992</i> .	14 15
4	Def	initions	16
	The di	ctionary in schedule 2 defines particular words used in this Act.	17
5	Act	binds the State	18
	This A	ct binds the State.	19

PART 2—PUBLIC RECORDS

4
1

		Division 1—Preliminary	2
6	Wh	at is a public record	3
	-	"public record" is any of the following records made before or commencement of this Act—	4 5
	(a)	a record made for use by, or a purpose of, a public authority, other than a Minister;	6 7
	(b)	a record received or kept by a public authority, other than a Minister, in the exercise of its statutory, administrative or other public responsibilities or for a related purpose;	8 9 10
	(c)	a Ministerial record. ¹	11
(2	2) A j	public record includes—	12
	(a)	a copy of a public record; and	13
	(b)	a part of a public record, or a copy of a part of a public record.	14
Di	visioi	a 2—Making, managing, keeping and preserving public records	15
7	Ma	king and keeping of public records	16
(1) A j	public authority must—	17
	(a)	make and keep full and accurate records of its activities; and	18
	(b)	have regard to any relevant policy, standards and guidelines made by the archivist about the making and keeping of public records.	19 20
	-	e executive officer of a public authority must ensure the public complies with subsection (1).	21 22
(.	3) In	this section—	23
"ex	ecuti	ve officer", of a public authority, means—	24
	(a)	if the public authority is a department—the chief executive of the department; or	25 26

¹ See, also, section 52 (Application of Act to certain of Governor's records).

(b) if the public authority is a local government—the chief executive officer of the local government; or	1 2
(c) if the public authority is not an authority mentioned in paragraphs (a) and (b)—a person (whatever the person's position is called) who is—	3 4 5
(i) a member of the governing body of the public authority; or	6
(ii) concerned with, or takes part in, the public authority's management.	7 8
8 Custody and preservation of public records	9
(1) A public authority is responsible for ensuring the safe custody and preservation of records in its possession.	10 11
(2) Without limiting subsection (1), an arrangement between a public authority and another person for the person to have custody of a record of the public authority must include arrangements for the safe keeping, proper preservation and return of the record.	12 13 14 15
(3) If a public authority ceases to exist, the records of the public authority must be—	16 17
(a) if the functions of the public authority are to be carried out by another public authority—given to the other public authority; or	18 19
(b) if the functions of the public authority are not to be carried out by another public authority—given to the public authority that is the relevant public authority under a regulation; or	20 21 22
(c) in any other case—given to the archives or disposed of in accordance with a decision of the archivist.	23 24
(4) If a function or power of a public authority (the "original public authority") is transferred to another public authority, the records of the original public authority relating to the function or power must be given to the other public authority.	25 26 27 28
9 Ownership of public records	29
(1) If a public record is a record of the State or a State instrumentality, ownership of the record vests in the State.	30 31
(2) Ownership of public records of another public authority vests in—	32

(a) if the records are in the authority's possession—the authority; or	1
(b) in any other case—the State.	2
(3) In this section—	3
"State instrumentality" means a public authority other than a local government.	4 5
10 Public records more than 25 years old	6
(1) If a public record in a public authority's possession is more than 25 years old, the authority must give written notice of the record's existence to the archivist.	7 8 9
(2) The archivist may take possession, or a copy, of the record or give directions about the storage of the record.	10 11
(3) A public record in the custody of the archives that is more than 25 years old may be removed from the archives only if the archivist is satisfied—	12 13 14
(a) the record is reasonably needed by the public authority; or	15
(b) there is another adequate reason for allowing it to be removed.	16
(4) This section does not prevent the disposal of a public record by, or under an authority given by, the archivist.	17 18
11 Transfer of other public records to archives	19
(1) This section applies to public records that are 25 years old or less.	20
(2) If a public authority no longer needs a public record to be readily available in its own custody, it may give the record to the archives.	21 22
(3) The archivist must ensure all public records given to the archives by a public authority are made available as reasonably needed by the public authority.	23 24 25
12 Special protection of public records over 30 years old	26
(1) A person must not damage a public record more than 30 years old.	27
Maximum penalty—100 penalty units.	28
(2) This section applies to a public record whether or not it is in the custody of the archives.	29 30

of the	This section does not apply to a person who is a member of the staff archives to the extent the person necessarily damages a public record rying out an accepted archival or conservation practice in relation to cord.	1 2 3 4
(4)	In subsection (1)—	5
"dam	age", a public record, means—	6
(:	a) change the record in a way that causes, or is likely to cause, damage to the record; or	7 8
(b) neglect the record in a way that causes, or is likely to cause, damage to the record; or	9 10
(c) otherwise damage the record.	11
13 I	Disposal of public records	12
Αj	person must not dispose of a public record unless the record is sed of under—	13 14
(a) an authority given by the archivist; or	15
(b) other legal authority, justification or excuse.	16
Maxir	num penalty—165 penalty units.	17
14 F	Public authority must ensure particular records remain accessible	18
which	This section applies if a public record is an article or material from information can be produced or made available only with the use of ular equipment or information technology.	19 20 21
	The public authority controlling the record must take all reasonable to ensure the information remains able to be produced or made ble.	22 23 24
	Division 3—Access to public records	25
15 N	Meaning of "responsible public authority"	26
The	e "responsible public authority", for a public record, is—	27
(:	a) the public authority that gave the public record to the archives; or	28

(b)	if the public authority that gave the record to the archives no longer exists, but there is another public authority carrying out the functions of the former authority—the other authority; or	1 2 3
(c)	if the record relates to a function or power of a public authority that has been transferred to another public authority—the other authority; or	4 5 6
(d)	in any other case—the public authority prescribed under a regulation for this definition.	7 8
16 Mea	aning of "restricted access period"	9
public re exempt i Ministeri	bject to subsection (2), the "restricted access period", for a ecord classified by a public authority as containing potentially matter mentioned in section 36 or 37 ² of the FOI Act, or a fall record, starts on the day the record is made and ends 30 years day of the last action on the record.	10 11 12 13 14
responsil matter m	a public record mentioned in subsection (1) is also classified by the ple public authority for the record as containing potentially exempt nentioned in section 44 ³ of the FOI Act, the " restricted access for the record is the longer of the following periods—	15 16 17 18
(a)	the period starting on the day the record is made and ending 30 years after the day of the last action on the record;	19 20
(b)	the period starting on the day the record is made and ending on the day stated in a written notice given to the archivist by the public authority when the record is given to the archives.	21 22 23
the day t given to	e "restricted access period" for another public record starts on the record is made and ends on the day stated in a written notice the archivist by the responsible public authority for the record erecord is given to the archives.	24 25 26 27
(4) Th	e day stated in the notice must not be later than—	28
(a)	for a record classified by a public authority as containing potentially exempt matter mentioned in section 44 of the FOI Act—the last day of the year that is not more than 100 years after the day of the last action on the record; or	29 30 31 32

² FOI Act, section 36 (Cabinet matter) or 37 (Executive Council matter)

³ FOI Act, section 44 (Matter affecting personal affairs)

(b) for a record classified by a public authority as containing potentially exempt matter mentioned in section 42, 43 or 46 ⁴ of the FOI Act—the last day of the year that is not more than 65 years after the day of the last action on the record; or	1 2 3 4
(c) for another public record—the last day of the year that is not more than 30 years after the day of the last action on the record.	5 6
(5) Subsections (1), (2) and (4)(a) and (b) apply as if the public authority in all cases were an agency under the FOI Act.	7 8
17 Application for access to public records	9
(1) A person may apply to the archivist for access to a public record in the custody of the archives.	10 11
(2) The application must be accompanied by the fee prescribed under a regulation.	12 13
(3) For subsection (1), a public record is taken to be in the custody of the archives if the record is the subject of a direction by the archivist under section 10(2). ⁵	14 15 16
18 Public access to public records	17
(1) If the restricted access period for a public record has ended, the archivist must allow the applicant access to the record.	18 19
(2) However, if the restricted access period has not ended, the applicant may have access to the public record only if—	20 21
(a) access is obtained under the FOI Act; ⁶ or	22
(b) the responsible public authority gives the archivist a written notice stating—	23 24
(i) the public authority has classified the record as a record to which unrestricted access is allowed; or	25 26

FOI Act, section 42 (Matter relating to law enforcement or public safety), 43 (Matter affecting legal proceedings) or 46 (Matter communicated in confidence)

⁵ Section 10 (Public records more than 25 years old)

⁶ See the FOI Act, part 3, for provisions about access to documents and part 5, division 4, for provisions about reviewing access decisions under that Act.

	(ii) access to the record may be given on conditions stated in the notice.	1 2
(3) Al:	so, the archivist may refuse to allow access to a public record if—	3
(a)	giving access to the record would be detrimental to its preservation; or	4 5
(b)	the record is reasonably available for purchase by members of the community under arrangements made by a public authority; or	6 7 8
(c)	information in the record can be produced or made available only with the use of particular equipment or information technology and the archives does not possess, and can not reasonably obtain access to, the equipment or information technology; or	9 10 11 12
(d)	giving access to the record is restricted under a regulation under subsection (4) or (5).	13 14
(4) Ac	ccess to a public record may be restricted under a regulation if—	15
(a)	the record is more than 100 years old; and	16
(b)	the record contains information concerning the personal affairs of a person; and	17 18
(c)	access to the record would not, on balance, be in the public interest.	19 20
(5) Ac	ccess to a public record may also be restricted under a regulation	21 22
(a)	the record is classified by the responsible public authority for the record as containing matter that is potentially exempt under section 42(g) to (i) of the FOI Act because its disclosure could reasonably be expected to—	23 24 25 26
	(i) endanger the security of a building, structure or vehicle; or	27
	(ii) prejudice a system or procedure for the protection of persons, property or the environment; or	28 29
	(iii) facilitate a person's escape from lawful custody; and	30
(b)	access to the record would not, on balance, be in the public interest.	31 32
	restriction under a regulation may include the imposition of a n on access.	33 34

	ewing and changing responsible public authority's notice at access	1 2
change a	e archivist may ask a responsible public authority to review or notice given by the public authority under section 16(3) about a cord mentioned in section 16(4)(a) or (b).	3 4 5
authority	dispute arises between the archivist and the responsible public about the notice, the archivist or the public authority may refer to the committee for resolution.	6 7 8
` '	e archivist and the public authority must comply with the e's decision on the dispute.	9 10
20 Forn	ms of access	11
(1) Acc	ess to a public record may be given to the applicant—	12
	by allowing the applicant a reasonable opportunity to inspect the record; or	13 14
(b)	by giving the applicant a copy of the record; or	15
. ,	if the record is one to which subsection (2), (3) or (4) applies—by the form of access stated in the subsection.	16 17
hear the s	seess may be given by making arrangements for the applicant to sounds or view the images or writings if the record is something ch sounds or visual images or writings are capable of being ed.	18 19 20 21
	eess may be given by giving the applicant a written transcript of recorded or contained in the record if the record is one—	22 23
	by which words are recorded in a way in which they are capable of being reproduced in the form of sound; or	24 25
	in which words are contained in the form of shorthand writing or in a codified form.	26 27
	ess may be given by giving the applicant a written document g the information if—	28 29
(a)	the record is not a written record; and	30
	the archivist or the responsible public authority could create a written document containing the information in the record using equipment that is usually available to it for retrieving or collating electronically stored information.	31 32 33 34

(5) If the applicant asks for access in a particular and reasonably practical way, access must be given in that way.	1 2
(6) However, access may be given in another way decided by the archivist if giving access to the record in the way requested by the applicant—	3 4 5
(a) would interfere unreasonably with the operations of the archives or the responsible public authority; or	6 7
(b) would be detrimental to the preservation of the record; or	8
(c) would be inappropriate, having regard to the physical nature of the record; or	9 10
(d) would involve an infringement of copyright of a person other than the State.	11 12
(7) The archivist may—	13
(a) impose reasonable conditions on access to a public record; and	14
(b) if access is given by way of a copy or transcript of a public record—impose a reasonable charge for the copy or transcript.	15 16
(8) This section does not prevent the archivist giving access to a public record in another form agreed to by the applicant.	17 18
PART 3—STATE ARCHIVIST AND QUEENSLAND	19
STATE ARCHIVES	20
Division 1—General	21
21 State archivist and Queensland State Archives	22
(1) There is to be a State Archivist.	23
(2) An office called the Queensland State Archives is established.	24
(3) The archives consists of the archivist and the staff of the archives	25

22	App	point	ment of archivist and staff	1
			st and staff of the archives are to be appointed and employed plic Service Act 1996.	2 3
23	Cor	ntrol	of the archives	4
			the Minister and the chief executive, the archivist is to chives. ⁷	5 6
			Division 2—Functions and powers	7
24	Fur	ection	ns of archivist	8
	Γhe ar	chivi	st has the following functions—	9
	(a)	pro	develop and promote efficient and effective methods, cedures and systems for making, managing, keeping, storing, posing of, preserving and using public records;	10 11 12
	(b)	be 1	dentify public records of enduring value and require that they retained in a useable form, whether or not the records are in custody of the archives;	13 14 15
	(c)	to n	nake decisions about the disposal of public records;	16
	(d)		nanage, keep and preserve records for public authorities and er entities;	17 18
	(e)	to p	rovide public access to public records;	19
	(f)		onduct research and give advice about the making, managing, ping and preserving of public records;	20 21
	(g)	-	perform another function given to the archivist under this or ther Act;	22 23
	(h)	to d	o anything else—	24
		(i)	incidental, complementary or helpful to the archivist's other functions; or	25 26
		(ii)	likely to enhance the effective and efficient performance of the archivist's other functions.	27 28

⁷ See also section 27 (Independence in relation to disposal decisions).

25	Pov	vers of archivist	1
((1) The powers of the archivist include the following—		2
	(a)	to establish and manage repositories and other facilities to store, preserve, exhibit and make available for use public records and other materials;	3 4 5
	(b)	to copy public records and other materials;	6
	(c)	to publish public records and other materials;	7
	(d)	to acquire records by purchase, gift, bequest or loan;	8
	(e)	to authorise the disposal of particular public records or classes of public records;	9 10
	(f)	to make policy, standards and guidelines about the making, keeping, preserving, managing and disposing of public records.	11 12
,	-	is section does not limit the archivist's powers as a part of the e government of the State.	13 14
26	Arc	hivist may authorise disposal of public records	15
or c	lasse	e archivist may authorise the disposal of particular public records s of public records if the public authority that has control of the has applied for, or consented to, the disposal of the records.	16 17 18
	2) In ard to	authorising the disposal of the records, the archivist must have	19 20
	(a)	any relevant professional standards; and	21
	(b)	the purposes of this Act.	22
27	Ind	ependence in relation to disposal decisions	23
con	trol c	e archivist and the staff of the archives are not subject to the or direction of a Minister or a department in relation to making about the disposal of public records.	24 25 26
(2	2) Su	bsection (1) has effect despite section 23.8	27

⁸ Section 23 (Control of the archives)

28	Arr	angements for storage of records outside archives	1
enti		chivist may make arrangements with public authorities and other about the storage of public records in a place other than the	2 3 4
Exan	nples	of arrangements the archivist may make—	5
1.		e archivist may make an arrangement with a public authority that the authority l store its electronic records at its premises rather than the archives.	6 7
2.	per	e archivist may make an arrangement with a public authority that creates its own manent archives that the authority may store its public records in the authority's hives rather than the archives.	8 9 10
		Division 3—Public Records Review Committee	11
		Subdivision 1—Establishment	12
29	Pub	olic Records Review Committee	13
(1	1) Th	e Minister must establish a Public Records Review Committee.	14
(2	2) Th	e committee has the following functions—	15
	(a)	to advise the archivist and the Minister about issues affecting the administration or enforcement of this Act;	16 17
	(b)	to decide disputes referred to the committee under section 19(2);	18
	(c)	to review decisions of the archivist not to authorise the disposal of particular public records or classes of public records.	19 20
(3	3) Th	e committee is to consist of the following members—	21
	(a)	1 person nominated by the Minister who administers the <i>Local Government Act 1993</i> ;	22 23
	(b)	1 person nominated by the Chief Justice;	24
	(c)	1 person nominated by the Minister who administers the <i>Public Service Act 1996</i> ;	25 26
	(d)	1 person, nominated by the Minister, who has knowledge of, and experience in, the management of information and records;	27 28
	(e)	5 persons who have knowledge of, and experience in, any area considered by the Minister to be relevant to the functions of the committee.	29 30 31

(4) A committee member may be paid the remuneration and allowances decided by the Governor in Council.	1 2
30 Chairperson	3
The committee's chairperson is the committee member appointed by the Minister as chairperson.	4 5
31 Term of office for committee members	6
A committee member is appointed for the term, of not more than 3 years, decided by the Minister and stated in the member's instrument of appointment.	7 8 9
32 Resignation	10
(1) A committee member may resign from office as a member by signed notice of resignation given to the Minister.	11 12
(2) The committee's chairperson may resign from office as chairperson by signed notice of resignation given to the Minister.	13 14
Subdivision 2—Committee proceedings	15
33 Time and place of meetings	16
(1) Meetings of the committee are to be held at the times and places it decides.	17 18
(2) The committee's chairperson—	19
(a) may call a committee meeting at any time; and	20
(b) must call a meeting if asked by at least 5 members of the committee.	21 22
34 Conduct of proceedings	23
(1) The committee's chairperson must preside at all meetings at which the chairperson is present.	24 25

(2) If the chairperson is absent, the committee member chosen by the members present must preside.	1 2
(3) At a committee meeting—	3
(a) a quorum is 5 members; and	4
(b) a question is decided by a majority of the votes of the members present and voting; and	5 6
(c) each member present has a vote on each question to be decided and, if the votes are equal, the chairperson has a casting vote.	7 8
(4) Unless otherwise prescribed under a regulation, the committee may conduct its proceedings, including its meetings, as it considers appropriate.	9 10
35 Participation in meetings by telephone etc.	11
(1) The committee may hold meetings, or allow members to take part in meetings, by using any technology allowing reasonably contemporaneous and continuous communication between members taking part in the meeting.	12 13 14 15
(2) A member who takes part in a meeting under subsection (1) is taken to be present at the meeting.	16 17
36 Minutes	18
The committee must keep minutes of its proceedings.	19
37 Committee member's duty about committee's deliberations	20
(1) A committee member has a duty not to publicly disclose any part of the committee's deliberations.	21 22
(2) Subsection (1) does not prevent the committee publishing its decisions.	23 24
38 Archivist may attend committee meetings	25
(1) Subject to subsection (2), the archivist may attend and take part in a committee meeting but must not take part in a decision of the committee.	26 27
(2) The archivist must not be present during the part of a committee meeting at which the committee is deciding—	28 29

(a) a dispute referred to the committee under section 19(2); or	1
(b) an application made to the committee under section 39.	2
Subdivision 3—Committee's review of archivist's decisions	3
39 Application for review of archivist's decision about disposal	4
(1) A public authority may make written application to the committee for a review of a decision made by the archivist refusing to authorise the disposal of particular public records or classes of public records.	5 6 7
(2) The application for review must be made to the committee within 14 days after the public authority is notified of the archivist's decision or, if the committee allows a further period in which to make the application, the further period.	8 9 10 11
(3) On receiving the application, the committee must give written notice of it to the archivist.	12 13
40 Archivist to provide reasons	14
Within the period stated in the committee's notice, the archivist must give the committee written reasons for refusing to authorise the disposal of the particular public records or classes of public records.	15 16 17
41 Decision by committee	18
(1) After reviewing the archivist's decision, the committee may—	19
(a) confirm or amend the decision; or	20
(b) revoke the decision and substitute a new decision.	21
(2) The committee's decision is taken to be a decision of the archivist.	22
(3) However, a decision mentioned in subsection (2) can not be reviewed under section 39.9	23 24

⁹ Section 39 (Application for review of archivist's decision about disposal)

	Division 4—Miscellaneous	1
42	Delegation	2
(1) The archivist may delegate the archivist's powers under this Act to—	3
	(a) an appropriately qualified member of the staff of the archives; or	4
	(b) an appropriately qualified officer or employee of a public authority.	5 6
(2) In subsection (1)—	7
"ap	oppropriately qualified", for a member of the staff of the archives or an officer or employee of a public authority, includes having the qualifications, experience or standing appropriate to exercise the power.	8 9 10 11
Exa	mple of 'standing'—	12
T	The person's classification level in the archives or the public authority.	13
	PART 4—POWERS OF ENFORCEMENT Division 1—Authorised officers	14 15
43	Appointment of authorised officer	16
	The archivist may appoint a member of the staff of the archives as an horised officer.	17 18
44	Identity card	19
	1) The archivist must give each authorised officer an identity card and y issue an identity card to himself or herself.	20 21
(2) The identity card must—	22
	(a) contain a recent photograph of the authorised officer; and	23
	(b) be signed by the officer; and	24
	(c) identify the person as an authorised officer for this Act; and	25

(d) include an expiry date.	1		
(3) A person who ceases to be an authorised officer must return the person's identity card to the archivist as soon as practicable (but within 21 days) after the person ceases to be an authorised officer, unless the person has a reasonable excuse.			
Maximum penalty for subsection (3)—10 penalty units.	6		
45 Production or display of authorised officer's identity card	7		
(1) An authorised officer may exercise a power in relation to someone else only if—	8 9		
(a) the authorised officer first produces his or her identity card for the person's inspection; or	10 11		
(b) the authorised officer has the officer's identity card displayed so it is clearly visible to the other person.	12 13		
(2) However, if for any reason it is not practicable to comply with subsection (1) before exercising the power, the authorised officer must produce the identity card for inspection by the person as soon as it is practicable.	14 15 16 17		
Division 2—General powers	18		
46 Power of entry and inspection	19		
(1) For the administration and enforcement of this Act, an authorised officer is entitled to full and free access, at all reasonable times after giving the public authority reasonable notice of the intended access, to all public records in a public authority's possession.			
(2) Without limiting subsection (1), an authorised officer may—	24		
(a) enter a public authority's premises; and	25		
(b) examine the public authority's procedures for the making, management, keeping and preservation of its public records; and	26 27		
(c) examine the public authority's records.	28		

47 Pul	olic authority to comply with request	1
, ,	n officer or employee of a public authority who is responsible for agement of the authority's records must, if asked by an authorised	2 3 4
(a)	produce the authority's records, or a particular type or sample of records, for the officer's inspection; and	5 6
(b)	give the officer access to the authority's records, or a particular type or sample of records in the reasonable way requested by the officer; and	7 8 9
(c)	allow the officer to examine the authority's systems for making, keeping and preserving records.	10 11
(2) Ho in relation	owever, an authorised officer may exercise powers under this part on to—	12 13
(a)	the Governor's official residence or a court only by agreement with the Governor's secretary or the registrar or proper officer of the court; or	14 15 16
(b)	a Ministerial office only after giving the Minister reasonable notice of the intended exercise of the powers.	17 18
	person mentioned in subsection (2)(a) or (b) must not hably withhold agreement.	19 20
(4) In	this section—	21
Mir	erial office" means an office, other than an office that is part of the nister's residence, normally used by the Minister in administering Minister's portfolio.	22 23 24
48 Ob	struction of authorised officer	25
	son must not obstruct an authorised officer in the exercise of a nder this part, unless the person has a reasonable excuse.	26 27
Maximu	m penalty—100 penalty units	28

Division 3—Specific powers	1
49 Recovery of public records	2
(1) This section applies if the archivist believes, on reasonable grounds, that a person is in unlawful possession of public records, including records to which an agreement under section 50 applies.	3 4 5
(2) The archivist may, by written notice given to the person, require the person to give the records to the archivist or someone else stated in the notice within the reasonable time stated in the notice.	6 7 8
(3) The person must comply with the notice, unless the person has a reasonable excuse.	9 10
Maximum penalty—40 penalty units.	11
(4) Also, if the person does not comply with the notice, the archivist may apply to a Magistrates Court for an order directing the person to comply with the notice.	12 13 14
(5) If the Magistrates Court is satisfied the person is in unlawful possession of public records, the court may order the person to give the records to the archivist.	15 16 17
(6) The order is declared to be an order of the court for the <i>Magistrates Courts Act 1921</i> , section 50.10	18 19
50 Reciprocal agreements	20
(1) The archivist may enter into an agreement with an entity (the "reciprocating entity") with corresponding functions under a law of another State or the Commonwealth (the "reciprocating jurisdiction").	21 22 23
(2) The agreement may provide for—	24
 (a) the archivist to take action in Queensland to recover public records of the reciprocating jurisdiction and give them to the reciprocating entity; and 	25 26 27
(b) the reciprocating entity to take action in the reciprocating jurisdiction to recover public records of Queensland and give them to the archives.	28 29 30

¹⁰ Magistrates Courts Act 1921, section 50 (Contempt)

1

PART 5—MISCELLANEOUS

51 Sec	recy provisions in other laws	2
public re staff of to otherwise	another Act prohibits the disclosure of a matter contained in a ecord or restricts access to a public record, the archivist and the the archives must not disclose a matter in the public record or e give access to the record, other than to the extent necessary to their official duties.	3 4 5 6 7
	owever, subsection (1) does not apply to a public record, or a ontained in a public record, if—	8 9
(a)	the restricted access period for the record has ended under this Act or access to the record is allowed under section 18(2); and	10 11
(b)	access to the record is not restricted under a regulation under section 18(4) or (5).11	12 13
(3) For	r subsection (1)—	14
	duties" , of the archivist and the staff of the archives, do not ude allowing access to public records under section 18.	15 16
52 App	plication of Act to certain of Governor's records	17
(1) Th	e following are not public records—	18
(a)	records that are correspondence between the Governor and the Sovereign;	19 20
(b)	records that are correspondence between the Governor and the Governor-General;	21 22
(c)	records that are correspondence between the Governor and the Governor of another State.	23 24
	owever, the Governor may agree that a particular record of a type ed in subsection (1) is a public record.	25 26

¹¹ Section 18 (Public access to public records)

53	Pro	tection against actions for defamation or breach of confidence	1
(i Act		is section applies if access is given to a public record under this	2 3
(2	2) No	action for defamation or breach of confidence lies against—	4
	(a)	the State or an official because of the giving of the access; or	5
	(b)	the author of the public record or another person because the author or other person supplied the record to a public authority or the archives.	6 7 8
54	Pro	tection from civil liability	9
		official does not incur civil liability for an act done, or omission onestly and without negligence under this Act.	10 11
		subsection (1) prevents a civil liability attaching to the official, the attaches instead to the State.	12 13
55	Evi	dence in legal proceedings	14
(1) Th	is section applies if—	15
	(a)	a public record, or information in a public record, is admissible in evidence in a legal proceeding on its production from proper custody; and	16 17 18
	(b)	the public record is in the custody of the archives.	19
fror		the archives produces the public record, or a copy of or extract public record, it is taken to have been produced from proper	20 21 22
the	arch	e archivist, or a member of the staff of the archives authorised by ivist, may give a certificate about the origin, history, nature or of a public record in the custody of the archives.	23 24 25
		e certificate is admissible in evidence in a legal proceeding as of the matters stated in the certificate.	26 27
56	Anı	nual report	28
mus		ithin 4 months after the end of each financial year, the archivist e to the Minister a report on the administration of this Act during	29 30 31

(2) Without limiting subsection (1), the report may include details of the extent to which public authorities are complying with the Act, including, for example, instances of noncompliance, if any, and measures taken, or the archivist recommends be taken, to prevent, or reduce, noncompliance with the Act.	
(3) The Minister must table a copy of the report in the Legislative Assembly within 14 sitting days after the Minister receives it.	6 7
57 Regulation-making power	8
The Governor in Council may make regulations under this Act.	9
58 Libraries and Archives Act 1988 references	10
In an Act or document, a reference (whether express or implied) to the <i>Libraries and Archives Act 1988</i> or a provision of the Act that was repealed by, and remade as a provision of, this Act may, if the context permits, be taken to be a reference to this Act or the provision of this Act, as the case requires.	11 12 13 14 15
PART 6—TRANSITIONAL AND CONSEQUENTIAL PROVISIONS	16 17
59 State archivist to continue in position	18
(1) This section applies to a person who, immediately before the commencement of this part, was the State Archivist under the <i>Libraries and Archives Act 1988</i> .	19 20 21
(2) On the commencement, the person is taken to be the archivist under this Act.	22 23

s 61

A notice given to a person under the <i>Libraries and Archives Act 1988</i> , section 62(1), ¹² and in force immediately before the commencement of this part, is taken to be a notice given under section 49. ¹³	1 2 3 4
61 Existing notices about access to public records	5
(1) This section applies to a notice (the " original notice ") given about a public record under the <i>Libraries and Archives Regulation 1990</i> , section 23, ¹⁴ and in force immediately before the commencement of this part.	6 7 8 9
(2) The original notice is taken to be a notice given, under a following provision, to the archivist by the responsible public authority for the record—	10 11 12
(a) if the notice prohibits or restricts access to the record for a period—section 16;15 or	13 14
(b) if the notice imposes conditions on access to the record—section 18(2)(b)(ii). ¹⁶	15 16
(3) If the period stated in an original notice mentioned in subsection (2)(a) is not longer than the restricted access period for the record, the period stated applies, unless changed under section 18 or 19, ¹⁷ as if it were the restricted access period.	17 18 19 20
(4) If the period stated in an original notice mentioned in subsection (2)(a) is longer than the restricted access period for the record, the period stated applies for 1 year after the commencement and unless changed under section 18 or 19 as if it were the restricted access period.	21 22 23 24

¹² *Libraries and Archives Act 1988*, section 62 (Recovery of public records improperly held)

¹³ Section 49 (Recovery of public records)

¹⁴ Libraries and Archives Regulation 1990, section 23 (Conditions imposed by the Chief Officer of a public authority)

¹⁵ Section 16 (Meaning of "restricted access period")

¹⁶ Section 18 (Public access to records)

¹⁷ Section 19 (Reviewing and changing responsible public authority's notice about access)

(5) If subsection (4) applies, the responsible public authority for the record must, within 1 year after the commencement, give the archivist a notice under section 16 or 18(2)(b) for the record.	1 2 3
(6) For a notice mentioned in subsection (5) and given under section 16, the record for which the notice is given is taken to have been given to the archives when the notice is given to the archivist.	4 5 6
(7) On the giving of a notice mentioned in subsection (5) for a record, the original notice mentioned in subsection (4) for the record ceases to have effect.	7 8 9
62 Acts amended	10
Schedule 1 amends the Acts mentioned in it.	11
PART 7—VALIDATION PROVISION	12
63 Validation of certain actions	13
(1) This section applies to an act done before the commencement of this section by a person acting, or purporting to act, as the State Archivist under the <i>Libraries and Archives Act 1988</i> .	14 15 16
(2) The act is taken to have been, and always to have been, as valid as it would have been if it were an act done by the State Archivist under that Act.	17 18 19
	20

	SCHEDULE 1	1
	AMENDMENTS	2
	section 62	3
	AGRICULTURAL AND VETERINARY CHEMICALS (QUEENSLAND) ACT 1994	4 5
1	Section 31, 'Libraries and Archives Act 1988'—	6
	omit, insert—	7
	'Public Records Act 2001'.	8
	BUSINESS NAMES ACT 1962	9
1	Section 25(2), 'Libraries and Archives Act 1988'—	10
	omit, insert—	11
	'Public Records Act 2001'.	12
	COOPERATIVES ACT 1997	13
1	Section 439, 'Libraries and Archives Act 1988'—	14
	omit, insert—	15
	'Public Records Act 2001'	16

	CRIME COMMISSION ACT 1997	1
1	Section 81, 'Libraries and Archives Act 1988'—	2
	omit, insert—	3
	'Public Records Act 2001'.	4
C	CRIMINAL LAW (REHABILITATION OF OFFENDERS) ACT 1986	5 6
1	Section 7(1)(d), 'prescribed by or under the <i>Libraries and Archives</i> Act 1988'—	7 8
	omit, insert—	9
	'under the Public Records Act 2001'.	10
	EDUCATION (GENERAL PROVISIONS) ACT 1989	11
1	Section 68, heading—	12
	omit, insert—	13
' 6	8 Public Records Act 2001'.	14
2	Section 68, 'Libraries and Archives Act 1988'—	15
	omit, insert—	16
	'Public Records Act 2001'.	17

ELECTRICITY AMENDMENT ACT (No. 3) 1997	1
1 Section 33, to the extent it inserts new section 64R(d)— omit.	2
omii.	3
EVIDENCE ACT 1977	4
1 Section 129—	5
omit, insert—	6
'129 Public Records Act 2001 not affected	7
'This part does not affect the Public Records Act 2001.'.	8
	9
FREEDOM OF INFORMATION ACT 1992	10
1 Section 17, heading—	11
omit, insert—	12
'17 Operation of Public Records Act 2001'.	13
2 Section 17, 'Libraries and Archives Act 1988'—	14
omit, insert—	15
'Public Records Act 2001'.	16

3	Section 22(c), 'in the Queensland State Archives or'—	1
	omit, insert—	2
	'under the Public Records Act 2001 or in'.	3
4	Section 24(1)(b), 'in the Queensland State Archives'—	4
	omit, insert—	5
	'under the Public Records Act 2001'.	6
5	Section 24(2), 'Libraries and Archives Act 1988 (whether before or after the commencement of this part)'—	7 8
	omit, insert—	9
pa	<i>'Libraries Act 1988</i> (whether before or after the commencement of this art) or the <i>Public Records Act 2001</i> '.	10 11
6	Section 30(6), '20'—	12
	omit, insert—	13
	'25' .	14
	GLADSTONE POWER STATION AGREEMENT	15
	ACT 1993	16
1	Section 28, 'Libraries and Archives Act 1988'—	17
	omit, insert—	18
	'Public Records Act 2001'.	19

	LAND ACT 1994	1
1	Section 315(5), 'Libraries and Archives Act 1988'—	2
	omit, insert—	3
	'Public Records Act 2001'.	4
	LAND TITLE ACT 1994	5
1	Section 166(5), 'Libraries and Archives Act 1988'—	6
	omit, insert—	7
	'Public Records Act 2001'.	8
	LIBRARIES AND ARCHIVES ACT 1988	9
1	Title—	10
	omit, insert—	11
'A	an Act about the State library and to promote libraries, and for related purposes'.	12 13
2	Section 1—	14
	omit, insert—	15
'1	Short title	16
	'This Act may be cited as the Libraries Act 1988.'.	17
3	Section 2, definition "public authority"—	18
	omit.	19

4 Section 2(2) to (4)—	1
omit.	2
5 Section 20(1)(a) (and analyzed)	2
5 Section 20(1)(c), 'and archives'—	3
omit.	4
6 Section 20(1)(h)—	5
omit.	6
7 Part 7—	7
omit.	8
8 Section 86(3) to (7)—	9
omit.	10
9 After section 89—	11
insert—	12
'89A Libraries and Archives Act 1988 references	13
'In an Act or document, a reference (whether express or implied) to	
Act or a provision of this Act that was not repealed by the <i>Public Red Act 2001</i> may, if the context permits, be taken to be a reference to this	
or the provision of this Act, as the case requires.'.	17
MEAT INDUSTRY ACT 1993	18
1 Section 46(1)(d)—	19
omit.	20

2	Section 160(1)(d), 'Libraries and Archives Act 1988'—	1
	omit, insert—	2
	'Public Records Act 2001'.	3
Q	UEENSLAND COMPETITION AUTHORITY ACT 1997	4
1	Section 229(d)—	5
•	omit.	6
S	SCHOOLS OF ARTS (WINDING UP AND TRANSFER) ACT 1960	7 8
1	Section 2, 'Libraries and Archives Act 1988'	9
	omit, insert—	10
	'Libraries Act 1988'.	11
	SUGAR INDUSTRY ACT 1999	12
1	Section 120(3), 'Public Records Act 2000'—	13
	omit, insert—	14
	'Public Records Act 2001'.	15

,	•
2 Section 250(b), 'Libraries and Archives Ac	rt 1988'— 1
omit, insert—	2
'Public Records Act 2001'.	2

SCHEDULE 2		1
	DICTIONARY	2
	section 4	3
"archiv	es" means—	4
(a)	the Queensland State Archives established under section 21(2); or	5 6
(b)	a repository or facility mentioned in section 25(1)(a).	7
"archiv	ist" means the State Archivist established under section 21(1).	8
"author	rised officer" means—	9
(a)	the archivist; or	10
(b)	a person who is appointed under section 43 as an authorised officer.	11 12
	ittee" means the Public Records Review Committee established der section 29(1).	13 14
"dispos	al", of a record, includes—	15
(a)	destroying or damaging the record, or part of it; or	16
(b)	abandoning, transferring, donating, giving away or selling the record, or part of it.	17 18
"FOI A	ct" means the Freedom of Information Act 1992.	19
the	terial record" means a record created or received by a Minister in a course of carrying out the Minister's portfolio responsibilities but es not include—	20 21 22
(a)	a record related to the Minister's personal or party political activities; or	23 24
(b)	a record the Minister holds in the Minister's capacity as a member of the Legislative Assembly.	25 26
"officia	l" means the archivist or a member of the staff of the archives.	27
	mentary service' means the parliamentary service as defined der the Parliamentary Service Act 1988 section 4	28

"po	ssess	ion ", of a public record, includes having control of the record.	1
"pu	blic a	authority" means—	2
	(a)	the Governor in his or her official capacity; or	3
	(b)	the Executive Council; or	4
	(c)	a Minister; or	5
	(d)	the registrar or other officer of a court dealing with official records of the court; or	6 7
	(e)	a commission of inquiry under the <i>Commissions of Inquiry Act</i> 1950; or	8 9
	(f)	an entity, other than the parliamentary service, that—	10
		(i) is established by an Act; or	11
		(ii) is created by the Governor in Council or a Minister; or	12
	(g)	a GOC; or	13
	(h)	a department; or	14
	(i)	an entity established by the State and a local government; or	15
	(j)	a local government; or	16
	(k)	an entity declared under a regulation to be a public authority for this Act.	17 18
"pu	blic 1	record" see section 6(1).	19
"rec	the	' means recorded information created or received by an entity in transaction of business or the conduct of affairs that provides lence of the business or affairs and includes—	20 21 22
	(a)	anything on which there is writing; or	23
	(b)	anything on which there are marks, figures, symbols or perforations having a meaning for persons, including persons qualified to interpret them; or	24 25 26
	(c)	anything from which sounds, images or writings can be reproduced with or without the aid of anything else; or	27 28
	(d)	a map, plan, drawing or photograph.	29

SCHEDULE 2 (continued)

"responsible public authority", for a public record, see section 15.	1
"restricted access period", for a public record, see section 16.	2
	3

© State of Queensland 2001