Queensland



RESIDENTIAL SERVICES (ACCREDITATION) BILL 2002

Queensland



RESIDENTIAL SERVICES (ACCREDITATION) BILL 2002

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	DICTIONARY	

2002

A BILL

FOR

An Act to regulate the conduct of residential services

Tł	The Parliament of Queensland enacts—		1	
			PART 1—PRELIMINARY	2
PART 1—PRELIMINARY 2 Division 1—Introduction 3 1 Short title This Act may be cited as the Residential Services (Accreditation) Act 2002. 2 Commencement This Act commences on a day to be fixed by proclamation. Division 2—Interpretation 9 3 Definitions The dictionary in schedule 2 defines particular words used in this Act. 4 Meaning of "residential service" (1) A service is a "residential service" if— (a) the main purpose of the service is to provide accommodation, in return for the payment of rent, in 1 or more rooms; and (b) the room or rooms are occupied, or available for occupation, in the course of the service, each of the residents— (i) has a right to occupy 1 or more rooms; and (ii) does not have a right to occupy the whole of the premises in which the rooms are situated; and	3			
	This A			5
2				
			Division 2 —Interpretation	9
3				10 11
4	Mea	aning	of "residential service"	12
	(1) A s	servic	e is a "residential service" if—	13
	(a)		<u> </u>	14 15
	(b)		<u> </u>	16 17
	(c)	in th	ne course of the service, each of the residents—	18
		(i)	has a right to occupy 1 or more rooms; and	19
		(ii)	· · · · · · · · · · · · · · · · · · ·	20 21
		(iii)	does not occupy a self-contained unit; and	22

	(iv)	shares other rooms, or facilities outside of the resident's room, with 1 or more of the other residents.	1 2
	Exan	nple for paragraph (c)—	3
	oc	service conducted in a boarding house in which each of the residents ecupies a room and shares a bathroom, kitchen, dining room and common from with the other residents.	4 5 6
(2) Als	so, a s	service is a "residential service" if—	7
(a)	subs	section (1)(a) and (b) apply to the service; and	8
(b)	in th	ne course of the service, each of the residents—	9
	(i)	has a right to occupy 1 or more rooms; and	10
	(ii)	does not have a right to occupy the whole of the premises in which the rooms are situated; and	11 12
	(iii)	is provided with a food service or personal care service.	13
	Exan	nple for paragraph (b)—	14
	of	service, providing rental accommodation to older persons, in which each the residents occupies a self-contained unit and is provided with a food ervice or personal care service.	15 16 17
(3) Als	so, a s	service is a "residential service" if—	18
(a)	subs	section (1)(a) and (b) apply to the service; and	19
(b)	the serv	service is prescribed under a regulation to be a residential ice.	20 21
(4) For the same		section (1)(a), it is immaterial whether or not the rooms are in nises.	22 23
(5) De residentia		e subsections (1) to (3), the following services are not vices—	24 25
(a)		aged care service conducted by an approved provider under Aged Care Act 1997 (Cwlth);	26 27
(b)	an a 200	outhorised mental health service under the <i>Mental Health Act</i> 0;	28 29
(c)		rvice conducted in a hostel or nursing home under a licence orce under the <i>Health Act 1937</i> , part 3, division 5; ¹	30 31

¹ *Health Act 1937*, part 3 (Prevention, notification and treatment of disease or disability), division 5 (Hostels and nursing homes)

5

(d)	a service conducted in a private hospital under a licence in force under the <i>Private Health Facilities Act 1999</i> ;	1 2
(e)	a service conducted as part of, or under an agreement with, a school or other educational institution mainly to provide accommodation to students or employees of the school or institution;	3 4 5 6
(f)	a service conducted with financial assistance from the education department mainly to provide accommodation to school students;	7 8
(g)	a service conducted mainly to provide accommodation to holiday makers, tourists or travellers;	9 10
	Example—	11
	Motel, bed and breakfast facility, backpackers' hostel.	12
(h)	a service conducted in licensed premises under the <i>Liquor Act</i> 1992;	13 14
(i)	a service to provide accommodation under the Supported Accommodation Assistance Program; or	15 16
(j)	a service conducted under funding given by, or in premises owned by, Aboriginal Hostels Limited ACN 008 504 587;	17 18
(k)	a service conducted—	19
	(i) by the disability services department; or	20
	(ii) under a grant of financial assistance under the <i>Disability</i> Services Act 1992;	21 22
(1)	a service conducted by, or with financial assistance from, the housing department or the Queensland Housing Commission;	23 24
(m)	another service prescribed under a regulation not to be a residential service.	25 26
Mea	aning of "resident"	27
A "res	sident" in a service is a person—	28
(a)	who, in the course of the service, occupies 1 or more rooms as the person's only or main residence; and	29 30
(b)	who is not—	31
	(i) the service provider; or	32

		(ii) a relative of the service provider; or	1
		(iii) a person employed in the service by the service provider.	2
6	Mea	nning of "service provider"	3
7	The "s	ervice provider" for a service is—	4
	(a)	for a residential service registered under this Act—the pers registered as the service provider for the service; or	on 5 6
	(b)	for a service that is not registered under this Act—	7
		(i) if the service is still being conducted—the pers conducting the service; or	on 8 9
		(ii) if the service is no longer being conducted—the person we was the service provider immediately before the service stopped.	
		Division 3—Application and object	13
7	Act	binds all persons	14
leg		is Act binds all persons including the State and, as far as te power of the Parliament permits, the Commonwealth and tees.	
		bsection (1) does not make the State, the Commonwealth tate liable for an offence.	or 18 19
8	Obj	ect	20
to-		e object of this Act is to regulate the conduct of residential service	ees 21 22
	(a)	protect the health, safety and basic freedoms of residents; and	23
	(b)	encourage service providers to continually improve the way the conduct residential services; and	ey 24 25
	(c)	support fair trading in the residential service industry.	26
((2) Th	e object is to be achieved mainly by—	27

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Residential	Services	(Accreditation)	Rill 2002
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(a)		iblishing a registration system, under which a residential vice is registered only if—	1 2
	(i)	the service provider and associates are suitable; and	3
	(ii)	the premises in which the service is conducted are safe and otherwise suitable; and	4 5
(b)	serv	ablishing an accreditation system, under which a residential vice is accredited to provide a type of service only if that vice is provided in a way that meets minimum standards.	6 7 8
		PART 2—REGISTRATION	9
		Division 1—Requirement to be registered	10
9 Re	quire	ment to be registered	11
(1) A	perso	on must not conduct a residential service in premises unless—	12
(a)	the	service is registered under this part; and	13
(b)	the and	person is registered as the service provider for the service;	14 15
(c)	the	premises are the registered premises for the service.	16
Maxim	ım pe	nalty—200 penalty units.	17
, ,		nce against subsection (1) is a continuing offence and may be or more complaints for periods the offence continues.	18 19
Maximum penalty for each day the offence continues after a conviction against subsection (1)—5 penalty units.			20 21
		Division 2—Registration process	22
10 Ap	plica	tion for registration	23
	(1) A person proposing to conduct a residential service in premises may apply to the chief executive for registration of the service.		

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(2) The application must—		1	
(a)	(a) be in the approved form; and		
(b)	(b) identify any associates of the applicant; and		
(c)	include a signed consent by the applicant and by each associate to a criminal history check; and	4 5	
(d)	be accompanied by—	6	
	(i) a building compliance notice for the premises issued within the previous 12 months; and	7 8	
	(ii) the prescribed fire safety document for the premises; and	9	
(e)	be accompanied by the fee prescribed under a regulation.	10	
	e applicant also must provide any other relevant information y required by the chief executive to decide the application.	11 12	
	e chief executive must decide the application by registering the refusing to register the service. ²	13 14	
made un	e chief executive must register the service if the application is der this section and the chief executive is satisfied the applicant associate are suitable persons. ³	15 16 17	
11 Due	day for deciding application	18	
	ne chief executive must decide an application made under as soon as practicable and, in any case, by the due day.	19 20	
	e due day for deciding the application is the sixtieth day after the on is received by the chief executive, not including—	21 22	
(a)	a day the chief executive asks for more information under section $10(3)$; or	23 24	
(b)	the day the applicant complies with the request; or	25	
(c)	any days between the days mentioned in paragraphs (a) and (b).	26	
	wever, the due day may be extended by agreement between the cutive and the applicant.	27 28	

² See schedule 1 (Reviewable decisions).

³ See division 4 (Suitability of service provider and associates).

(4) If the chief executive does not decide the application by the due day, the chief executive is taken to have decided the application, on the day after the due day, by refusing to register the service.	1 2 3
12 Registration certificate	4
(1) Immediately after registering a residential service, the chief executive must give the service provider a registration certificate stating the following—	5 6 7
(a) the service provider's name;	8
(b) the address for the service of notices on the service provider;	9
(c) the address of the registered premises;	10
(d) the day of registration.	11
(2) If the service provider notifies the chief executive of a change in information recorded in the registration certificate, the chief executive may amend the registration certificate to record the correct information. ⁴	12 13 14
13 Registration remains in force unless cancelled	15
The registration of a residential service remains in force unless it is cancelled under this Act.	16 17
14 More than 1 service provider	18
(1) Two or more persons may be registered as the service providers for a residential service.	19 20
(2) A reference in this Act to the service provider for a residential service is, for a residential service with 2 or more service providers, a reference to each of the service providers.	21 22 23
(3) Subsection (2) applies subject to a contrary intention in this Act.	24

⁴ See part 4 (Changes affecting registration or accreditation) for the process for changing the service provider or registered premises.

Division 3—Cancellation of registration	1
15 Cancellation of registration by chief executive	2
(1) The chief executive may cancel the registration of a residential service at any time if the chief executive is satisfied—	3 4
(a) the service provider or an associate of the service provider is not a suitable person; ⁵ or	5 6
(b) the registered premises do not comply with the prescribed building requirements; ⁶ or	7 8
(c) there is no fire safety management plan for the registered premises; ⁷ or	9 10
(d) the service is not being conducted and has not been conducted for at least 3 months.	11 12
(2) Before cancelling the registration of a residential service, the chief executive must give the service provider a notice (a "show cause notice") stating—	13 14 15
(a) that the chief executive proposes to cancel the registration; and	16
(b) the reasons for the proposed cancellation; and	17
(c) that the service provider may, within a stated time of at least 30 days, give the chief executive a written response stating why the service provider considers the registration should not be cancelled.	18 19 20 21
(3) After considering any response from the service provider within the time stated in the show cause notice, the chief executive may, by notice given to the service provider, cancel the registration.8	22 23 24
(4) The cancellation takes effect on the day stated in the notice given under subsection (3), at least 14 days after that notice is given.	25 26
(5) If the chief executive decides not to cancel the registration, the chief executive must give the service provider notice of the decision.	27 28

⁵ See division 4 (Suitability of service provider and associates).

⁶ See division 5 (Compliance with prescribed building requirements).

⁷ See division 6 (Fire safety requirements).

⁸ See schedule 1 (Reviewable decisions).

(6) Also, the chief executive may cancel the registration of a residential service if the service provider gives the chief executive a notice asking for the cancellation, agreeing to the cancellation or surrendering the registration. ⁹	1 2 3 4
(7) Subsections (1) to (5) do not apply to cancellation under subsection (6).	5 6
16 Service provider must return registration certificate	7
Within 14 days after the registration of a residential service is cancelled, the service provider must return the registration certificate to the chief executive.	8 9 10
Maximum penalty—50 penalty units.	11
Division 4—Suitability of service provider and associates Subdivision 1—Preliminary	12 13
17 Application of div 4	14
This division applies to the chief executive in deciding if the service provider for a residential service, or an associate of the service provider, is a suitable person.	15 16 17
18 Definitions for div 4	18
In this division—	19
"applicant" means—	20
(a) an applicant for registration of a residential service; and	21
(b) an applicant to become the service provider for a residential service that is already registered.	22 23
"service provider" includes an applicant.	24

⁹ See section 67 (Service provider stops conducting or providing a service).

19	Who is an associate	1
	1) A person is an associate of a service provider if the person takes part ne management of a residential service for the service provider.	2 3
Exar	nples of associates of a service provider—	4
1.	A person employed by the service provider to negotiate and enter agreements with residents on the service provider's behalf and make house rules for the premises in which the residential service is being conducted.	5 6 7
2.	For a service provider that is a corporation, an executive officer of the corporation who takes part in the management of a residential service for the service provider.	8 9
pers	2) A person is not an associate of a service provider merely because the son collects rental payments or carries out caretaking duties for the rice provider.	10 11 12
the	3) A person is an associate of a service provider who is an applicant if person proposes, on the granting of the relevant application, to take part ne management of a residential service for the service provider.	13 14 15
	Subdivision 2—Bases for deciding suitability	16
20	Age	17
A	child is not a suitable person.	18
21	Qualifications	19
•	1) An individual is not a suitable person if the individual does not have qualifications prescribed under a regulation.	20 21
(2	2) In this section—	22
"qu	alifications" includes knowledge, skills and experience.	23
22	Financial matters	24
	1) An individual is not a suitable person if the individual is bankrupt or, debtor, taking advantage of a law about bankrupt or insolvent debtors.	25 26
(2	2) A corporation is not a suitable person if the corporation—	27
	(a) has executed a deed of company arrangement under the Corporations Act that has not yet terminated; or	28 29

	(b)	is the subject of a winding-up (whether voluntarily or under a court order) under that Act; or	1 2
	(c)	is the subject of an appointment of an administrator, liquidator, receiver or receiver and manager under that Act.	3 4
23	Criı	minal history	5
have conv	rega ictio	deciding if a person is a suitable person, the chief executive may ard to the person's criminal history including, in particular, any ns of the person for an offence against a residential services Act or law of another jurisdiction.	6 7 8 9
disqı a su	ualify itabl onab	an individual has been convicted within the previous 5 years of a ying offence, the chief executive must decide the individual is not e person unless the chief executive is satisfied it would be le to decide otherwise because of the exceptional circumstances of	10 11 12 13 14
cons	ent t	an individual refuses a request by the chief executive for a signed of a criminal history check of the individual, the chief executive ide the individual is not a suitable person.	15 16 17
	Sul	bdivision 3—Obtaining information about criminal history	18
24	Obt	aining criminal history report	19
(1) Thi	s section applies to a person only if—	20
	(a)	the person is registered as the service provider for a residential service; or	21 22
	(b)	the person is an applicant; or	23
	(c)	the chief executive reasonably considers the person is an associate of a service provider and the person has given the chief executive a signed consent to a criminal history check.	24 25 26
com	miss	n receiving a written request from the chief executive, the ioner of the police service must give the chief executive a criminal eport about the person.	27 28 29
		e report must be prepared from information in the commissioner's on or to which the commissioner has access.	30 31

25	Use	of cı	riminal history information	1
in a	crin	ninal	etion applies to the chief executive in considering information history report about a person obtained under section 24 or nief executive by a service provider.	2 3 4
			formation must not be used for any purpose other than her the person is a suitable person for this Act.	5 6
			naking the decision, the chief executive must have regard to matters about a conviction of a person for an offence—	7 8
	(a)	whe	en the offence was committed;	9
	(b)	the	nature of the offence and its relevance to the decision;	10
	(c)	whe	ther the person is a service provider or an associate.	11
26	Per	son n	nust be advised of information used	12
			ection applies to a criminal history report about a person or section 24.	13 14
			using information in the report to decide whether the person erson, the chief executive must—	15 16
	(a)	disc	lose the information to the person; and	17
	(b)	allo repr	w the person a reasonable opportunity to make esentations to the chief executive about the information.	18 19
27	Des	truct	ion of criminal history report	20
histo	ory r	eport	ction applies if the chief executive has obtained a criminal about a person under section 24 and the decision has been hether the person is a suitable person for this Act.	21 22 23
	-		ef executive must destroy the report as soon as practicable of the following—	24 25
	(a)	for a	a conviction mentioned in the report—	26
		(i)	the end of the period to appeal against the conviction; or	27
		(ii)	the deciding or the ending of any appeal against the conviction and any appeal from that appeal;	28 29

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(b	the end of the period under this Act for appealing against the decision, about the residential service, to which the decision about the person's suitability relates;	1 2 3
(c) the deciding, or other ending, of an appeal mentioned in paragraph (b) and any appeal from that appeal.	4 5
D	ivision 5—Compliance with prescribed building requirements	6
28 P	rescribed building requirements	7
require propos	egulation may provide for requirements (the "prescribed building ements"), for premises in which a residential service is being, or is ed to be, conducted, for ensuring the premises are safe and suitable in providing accommodation in the course of the residential service.	8 9 10 11
29 N	otice of compliance with prescribed building requirements	12
service for the	A person conducting, or who proposes to conduct, a residential in premises may make written application to the local government clocal government area in which the premises are situated for a stating whether the premises comply with the prescribed building ements.	13 14 15 16 17
(2) T	The application must be—	18
(a) in the form approved by the local government; and	19
(b	accompanied by any fee fixed under subsection (5).	20
	Within 20 business days after receiving the application, the local ment must—	21 22
(a) decide if the premises comply with the prescribed building requirements; and	23 24
(b	give the person notice of the decision.	25
	f the local government decides the premises do not comply with the bed building requirements, the notice must state—	26 27
(a) the reasons for the decision; and	28
(b	that the decision may be appealed to a tribunal under the Integrated Planning Act 1997; and	29 30

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	(c)	that, if an appeal is made, the appeal must be made within 20 business days after the person receives the notice; and	1 2
	(d)	what must be done by the person to make the premises comply with the prescribed building requirements.	3 4
		ocal government may, by local law or resolution, fix a reasonable application under this section.	5 6
30	App	peal	7
(1) Th	is section applies to an application under section 29 if—	8
	(a)	the local government decides the premises do not comply with the prescribed building requirements; or	9 10
	(b)	the local government does not decide the application within 20 business days after receiving it (the "decision period").	11 12
	2) Th	e applicant may appeal to a tribunal under the <i>Integrated Planning</i> .	13 14
(.	3) Th	e appeal must be started within 20 business days after—	15
	(a)	notice of the decision is given to the person; or	16
	(b)	if the application is not decided, the last day of the decision period.	17 18
31	Dec	ision on appeal	19
(1) Th	is section applies if a tribunal decides an appeal by—	20
	(a)	changing the decision appealed against; or	21
	(b)	setting aside the decision appealed against and making a decision replacing the decision set aside; or	22 23
	(c)	if section 30(1)(b) applies, deciding the application.	24
	-	e tribunal's decision is taken, for this Act other than this division, local government's decision.	25 26
32	Lat	e decision	27
bec	ause i	ision on an application under section 29 is not invalid merely t is made, or notice of it is given, more than 20 business days after government receives the application.	28 29 30

s33

Division 6—Fire safety requirements 1 33 Prescribed fire safety document 2 (1) This section states the prescribed fire safety document required for 3 any of the following applications relating to a residential service 4 conducted, or proposed to be conducted, in premises— 5 (a) registration of the service; 6 (b) renewal of level 1 accreditation of the service; 7 (c) amendment of the registration of the service to show new 8 premises as the registered premises for the service.¹⁰ 9 (2) If— 10 (a) the premises are a budget accommodation building; and 11 (b) a development application for the building has been made; and 12 (c) a fire safety management plan was a mandatory requirement for 13 the application;¹¹ and 14 (d) a decision notice for the application, stating that the application 15 is approved (whether or not subject to conditions), was issued 16 within the previous 12 months; 17 the prescribed fire safety document for the premises is a copy of the 18 decision notice. 19 (3) If subsection (2) does not apply to the premises, the prescribed fire 20 safety document for the premises is a fire safety management plan. 21

Also, for a residential service that was being conducted immediately before the commencement of part 13 (Transitional), see section 198(b) (Compliance with building and fire safety requirements).

¹¹ See *Building Act 1975*, section 12Q (Development approval for building work for budget accommodation buildings).

	PART 3—ACCREDITATION	1
	Division 1—Preliminary	2
34 Exp	planation	3
(1) Th	is part provides for the accreditation of residential services.	4
(2) Th	ere are 3 levels of accreditation.	5
(3) A 1	residential service may be accredited at more than 1 level.	6
	the level or levels of accreditation required depend on the services in the course of the residential service.	7 8
(5) Un	nder this part—	9
(a)	all residential services are required to be accredited at level 1; and	10 11
(b)	a residential service is also required to be accredited at level 2 if it includes the provision of a food service; and	12 13
(c)	a residential service is also required to be accredited at level 3 if it includes the provision of a personal care service.	14 15
	Division 2—Requirement for accreditation	16
35 Rec	quirement to be accredited at level 1	17
	e due day for applying for the level 1 accreditation of a residential the "due day") is—	18 19
(a)	the day that is 6 months after the service is registered; or	20
(b)	if an extension is granted under section 46,12 the due day stated in the notice given under that section.	21 22
	e registration of a residential service is automatically cancelled on following the due day unless, on the due day—	23 24
(a)	the service is accredited at level 1; or	25

¹² Section 46 (Extension of due day for applying for accreditation)

(b) there is a current application for the level 1 accreditation of the service.	1 2
(3) After the due day, the registration of a residential service is automatically cancelled if—	3 4
(a) the level 1 accreditation of the service ends; or	5
(b) an application for level 1 accreditation is withdrawn or lapses.	6
(4) If the registration of a residential service is cancelled under subsection (2) or (3), the chief executive must give notice of the cancellation to the service provider.	7 8 9
(5) If, after the due day, an application for the level 1 accreditation of a residential service is refused, the registration of the service is cancelled on the day stated in the notice given under section 47(6).	10 11 12
36 Requirement to be accredited at level 2	13
(1) The due day for applying for the level 2 accreditation of a residential service (the "due day") is—	14 15
(a) the day that is 6 months after the service provider starts providing a food service in the course of the residential service; or	16 17
(b) if an extension is granted under section 46,13 the due day stated in the notice given under that section.	18 19
(2) For subsection (1)(a), a food service is taken to continue during any break in the service of less than 30 days.	20 21
Example—	22
A service provider starts providing a food service on 1 January, stops providing the food service on 15 January and resumes providing the food service on 1 February. The food service is taken to have continued since 1 January, so the due day is 1 July.	23 24 25
(3) After the due day, a service provider must not provide a food service in the course of conducting a residential service unless the residential service is accredited at level 2.	26 27 28
Maximum penalty—200 penalty units.	29
(4) However, if an application for the level 2 accreditation of a residential service is current on the due day, subsection (3) does not apply to the service until—	30 31 32

Section 46 (Extension of due day for applying for accreditation) 13

(a)	if the application is withdrawn or lapses—the day of the withdrawal or lapse; or	1 2		
(b)	if the chief executive decides the application by accrediting the service—the day the service is accredited; or	3		
(c)	if the chief executive decides the application by refusing to accredit the service—the day stated in the notice given under section 47(6).	5 6 7		
	offence against subsection (3) is a continuing offence and may be in 1 or more complaints for periods the offence continues.	8 9		
	m penalty for each day the offence continues after a conviction ubsection (3)—5 penalty units.	10 11		
37 Fu	ther application for level 2 accreditation	12		
(1) Th	is section applies if—	13		
(a)	(a) a service provider starts providing a food service in the course of conducting a residential service; and			
(b)	the service provider applies for the level 2 accreditation of the residential service; and	16 17		
(c)	the application—	18		
	(i) is refused; or	19		
	(ii) is withdrawn or lapses after the due day under section 36; and	20 21		
(d)	the service provider stops providing the food service.	22		
course o	the service provider may start again providing a food service, in the f conducting the residential service, for the purpose of a further on for the level 2 accreditation of the residential service.	23 24 25		
service if 6 months	owever, the service provider must not start again providing a food in the course of conducting the residential service until at least is after the day the service provider stopped providing the food mentioned in subsection (1).	26 27 28 29		
Maximu	m penalty—200 penalty units.	30		
	offence against subsection (3) is a continuing offence and may be in 1 or more complaints for periods the offence continues	31		

		m penalty for each day the offence continues after a conviction ubsection (3)—5 penalty units.	1 2
38	Req	uirement to be accredited at level 3	3
		e due day for applying for the level 3 accreditation of a residential the "due day") is—	4 5
	(a)	the day that is 6 months after the service provider starts providing a personal care service in the course of the residential service; or	6 7
	(b)	if an extension is granted under section 46,14 the due day stated in the notice given under that section.	8 9
		r subsection (1)(a), a personal care service is taken to continue by break in the service of less than 30 days.	10 11
Exan	nple—	-	12
pı ca	ovidii are ser	ice provider starts providing a personal care service on 1 January, stops ing the personal care service on 15 January and resumes providing the personal vice on 1 February. The personal care service is taken to have continued since ry, so the due day is 1 July.	13 14 15 16
serv	ice	ter the due day, a service provider must not provide a personal care in the course of conducting a residential service unless the al service is accredited at level 3.	17 18 19
Max	kimuı	m penalty—200 penalty units.	20
resid	denti	owever, if an application for the level 3 accreditation of a al service is current on the due day, subsection (3) does not apply vice until—	21 22 23
	(a)	if the application is withdrawn or lapses—the day of the withdrawal or lapse; or	24 25
	(b)	if the chief executive decides the application by accrediting the service—the day the service is accredited; or	26 27
	(c)	if the chief executive decides the application by refusing to accredit the service—the day stated in the notice given under section 47(6).	28 29 30
		offence against subsection (3) is a continuing offence and may be in 1 or more complaints for periods the offence continues.	31 32

¹⁴ Section 46 (Extension of due day for applying for accreditation)

			nalty for each day the offence continues after a conviction ction (3)—5 penalty units.	1 2
39	Fur	ther	application for level 3 accreditation	3
(1) Th	is sec	ction applies if—	4
	(a)		ervice provider starts providing a personal care service in the rse of conducting a residential service; and	5 6
	(b)		service provider applies for the level 3 accreditation of the dential service; and	7 8
	(c)	the	application—	9
		(i)	is refused; or	10
		(ii)	is withdrawn or lapses after the due day under section 38; and	11 12
	(d)	the	service provider stops providing the personal care service.	13
serv of	vice, i	in the	ervice provider may start again providing a personal care e course of conducting the residential service, for the purpose application for the level 3 accreditation of the residential	14 15 16 17
pers unti	sonal il at l	care east 6	er, the service provider must not start again providing a service in the course of conducting the residential service months after the day the service provider stopped providing are service mentioned in subsection (1).	18 19 20 21
Ma	ximu	m pe	nalty—200 penalty units.	22
			nce against subsection (3) is a continuing offence and may be or more complaints for periods the offence continues.	23 24
			enalty for each day the offence continues after a conviction ection (3)—5 penalty units.	25 26
40	Cor	ıtrav	ening a condition of accreditation	27
			e provider for an accredited service must not contravene a he accreditation.	28 29
Ma	ximu	m pei	nalty—100 penalty units.	30

		Division 3—Accreditation decisions	1	
41	Me	aning of "accreditation decision"	2	
	The chief executive is making an "accreditation decision", at a stated level, about a residential service if the chief executive is deciding—			
	(a)	whether to accredit the service at that level and, if so, for what period; or	5 6	
	(b)	the conditions that are to apply to the accreditation of the service at that level; or	7 8	
	(c)	whether to renew, cancel or amend the accreditation of the service at that level.	9 10	
42	Lev	rel 1 accreditation criteria	11	
	When making a level 1 accreditation decision for a residential service, the chief executive must have regard to the following matters—			
	(a)	the extent to which the service provider recognises and observes the rights of each resident;	14 15	
	(b)	the standard of the registered premises and facilities in the registered premises;	16 17	
	(c)	the way the service is managed and otherwise conducted by staff of the service;	18 19	
	(d)	a matter, relevant to a consideration of a matter mentioned in paragraphs (a) to (c), provided for under a regulation.	20 21	
43	Lev	rel 2 accreditation criteria	22	
the	chief	making a level 2 accreditation decision for a residential service, executive must have regard to the following matters concerning service provided in the course of the residential service—	23 24 25	
	(a)	the quantity, quality, variety and nutritional value of the food provided;	26 27	
	(b)	the preparation, delivery, service and storage of the food;	28	
	(c)	a matter, relevant to a consideration of a matter mentioned in paragraph (a) or (b), provided for under a regulation.	29 30	

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44]	Lev	el 3 accreditation criteria	1
When making a level 3 accreditation decision for a residential service, the chief executive must have regard to the following matters concerning the personal care service provided in the course of the residential service—			
((a)	the extent to which the service provider provides the personal care service in a way that meets the individual needs of the residents to whom the service is provided, protects their interests and maintains and enhances their quality of life generally;	5 6 7 8
((b)	the suitability of the staff members providing the personal care service;	9 10
((c)	a matter, relevant to a consideration of a matter mentioned in paragraph (a) or (b), provided for under a regulation.	11 12
		Division 4—Accreditation process	13
45 \$	Self	-assessment	14
Before applying for accreditation of a residential service at a particular level, the service provider must—			15 16
((a)	obtain, from the chief executive, the self-assessment material relevant to accreditation at that level; and	17 18
((b)	start providing the accommodation, food service or personal care service to which the accreditation relates (the "accreditation service"); and 15	19 20 21
((c)	using the self-assessment material, assess the way the accreditation service is being provided against the accreditation criteria for that level.	22 23 24
46]	Exto	ension of due day for applying for accreditation	25

Under this part, the service provider may provide the accreditation service, without having applied for accreditation, until the due day for making the application.

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executive	a service provider's request made before the due day, the chief may give the service provider a notice extending, or further g, the due day.	1 2 3
(3) In deciding whether to extend the due day for an application for accreditation, the chief executive must have regard to—		
(a)	the extent of the service provider's preparations for making the application; and	6 7
(b)	the extent to which the service provider has improved the service to which the accreditation relates; and	8 9
(c)	any other relevant matter.	10
47 App	lying for accreditation	11
(1) After complying with section 45, a service provider may apply to the chief executive for accreditation of the residential service.		
(2) The	e application must—	14
(a)	be in the approved form; and	15
(b)	state the level or levels at which accreditation is sought; and	16
(c)	be signed by the service provider; and	17
(d)	be accompanied by the fee prescribed under a regulation.	18
(3) The service provider also must provide any other relevant information reasonably required by the chief executive to decide the application.		
level at v	e chief executive must decide the application, in relation to each which accreditation is sought, by accrediting the service at that a stated period or refusing to accredit the service at that level. ¹⁶	22 23 24
(5) The chief executive may grant accreditation on conditions the chief executive considers appropriate, including, for example, a condition requiring—		
(a)	that the service provider prepare, and give to the chief executive within a stated time of not less than 30 days, a quality improvement plan dealing with stated aspects of the residential service; or	28 29 30 31

¹⁶ See schedule 1 (Reviewable decisions).

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(b)	within a stated time; or	2
(c)	that the service provider ensure that a stated associate of the service provider completes a stated training program within a stated time; or	3 4 5
(d)	that the service provider take, or refrain from taking, stated actions in the provision of the services to which the accreditation relates; or	6 7 8
(e)	that the service provider ensure that a stated associate of the service provider takes, or refrains from taking, stated actions in the provision of the services to which the accreditation relates. ¹⁷	9 10 11
the resident	the chief executive decides the application by refusing to accredit ential service, the chief executive must give the service provider a the decision stating the day, not earlier than 7 days after the notice by which the service provider must—	12 13 14 15
(a)	for an application for accreditation at level 1—stop conducting the residential service; or	16 17
(b)	for an application for accreditation at level 2—stop providing the food service; or	18 19
(c)	for an application for accreditation at level 3—stop providing the personal care service.	20 21
(7) In 1	this section—	22
cont	improvement plan ", for a residential service, means a plan, taining steps to be taken over the period for which the service is rently accredited, for improving particular aspects of the service.	23 24 25
48 Acc	reditation certificate	26
chief exe	the chief executive accredits a residential service at level 1, the ecutive must give the service provider an accreditation certificate at following—	27 28 29
(a)	the service provider's name;	30
(b)	the address of the registered premises;	31

¹⁷ See schedule 1 (Reviewable decisions).

(c)	that the service is accredited at level 1 and, if the service is also accredited at level 2 or 3, that the service is accredited at that level;	1 2 3
(d)	for each level at which the service is accredited—	4
	(i) any conditions on which the accreditation is given; and	5
	(ii) the day of accreditation; and	6
	(iii) the day on which the accreditation is due to expire.	7
executive amend th	after a residential service is accredited at level 1, the chief accredits the service at level 2 or 3, the chief executive must e accreditation certificate so that it states the matters mentioned in n (1)(c) and (d) for the new level of accreditation.	8 9 10 11
the chief	he level 2 or 3 accreditation of a residential service is cancelled, executive must amend the accreditation certificate so that it no ites that the service is accredited at that level.	12 13 14
	e chief executive may replace an accreditation certificate rather nding it under subsection (2) or (3).	15 16
49 Peri	od of accreditation	17
	e accreditation of a residential service has effect for the period, not an 3 years, stated in the accreditation certificate.	18 19
at level 2	nen deciding the period for which to accredit a residential service or 3, the chief executive may have regard to the due day for expiry r level at which the service is accredited.	20 21 22
Example—		23
accredit	ential service is accredited at level 1. If the chief executive subsequently is the service at level 2, the chief executive may consider it most appropriate that 1 2 accreditation be given for a period ending on the same day as the level 1 action is due to expire.	24 25 26 27
(3) Sub	osection (2) does not limit division 3.18	28
50 Ren	ewal of accreditation	29
	e service provider for an accredited service may apply to the chief for renewal of the accreditation.	30 31

¹⁸ Division 3 (Accreditation decisions)

(2) The application must be made before the day the accreditation is due to expire (the "expiry day") but may not be made more than 3 months before the expiry day.	1 2 3
(3) The application must be—	
(a) in the approved form; and	5
(b) signed by the service provider; and	6
(c) for an application for renewal of level 1 accreditation, accompanied by—	7 8
(i) a building compliance notice for the registered premises issued within the previous 12 months; and	9 10
(ii) the prescribed fire safety document for the registered premises; and	11 12
(d) accompanied by the fee prescribed under a regulation.	13
(4) The service provider also must provide any other relevant information reasonably required by the chief executive to decide the application.	14 15 16
(5) The chief executive must decide the application by renewing the accreditation or refusing to renew the accreditation. ¹⁹	17 18
(6) The accreditation may be renewed for a period ending not later than 3 years after the expiry day.	19 20
(7) If the application is still current on the expiry day, the accreditation does not end before the application is decided, or is withdrawn or lapses.	21 22
(8) If the chief executive decides the application by refusing to renew the accreditation—	23 24
(a) the chief executive must give the service provider a notice of the decision stating the day, not before the expiry day and not earlier than 7 days after the notice is given, on which the accreditation ends; and	25 26 27 28
(b) the accreditation continues in force until the stated day.	29

¹⁹ See schedule 1 (Reviewable decisions).

51 Extension of due day for applying for renewal	1
(1) The service provider for an accredited service may ask the chief executive to extend the period of accreditation to enable the service provider to apply under section 50 for renewal of the accreditation.	2 3 4
(2) The request may be made, and the chief executive may grant the extension, only on or before the day the accreditation is due to expire.	5 6
(3) The chief executive may give the service provider a notice extending, or further extending, the period of accreditation if the chief executive considers it would be reasonable in all the circumstances. ²⁰	7 8 9
Example—	10
The service provider for an accredited service has prepared the material for an application for renewal of the accreditation, other than a building compliance notice. The service provider has applied for a notice under section 29 but the local government has decided the registered premises do not comply with the prescribed building requirements. The chief executive may extend the period of accreditation for the period necessary for an appeal under section 30 to be made and decided.	11 12 13 14 15 16
(4) The accreditation of a residential service continues to have effect during the period of any extension granted under this section.	17 18
52 Lapsing of application	19
(1) This section applies if an application for accreditation, or renewal of accreditation, is made under this part.	20 21
(2) The chief executive may make a requirement under section 47(3) or 50(4), for information to decide the application, by giving the service provider a notice stating—	22 23 24
(a) the required information; and	25
(b) the time by which the information must be given to the chief executive; and	26 27
(c) that, if the information is not given to the chief executive by the stated time, the application will lapse.	28 29
(3) The time stated must be reasonable and, in any case, at least 14 days after the requirement is made.	30 31

²⁰ See schedule 1 (Reviewable decisions).

(4) The chief executive may give the service provider a further notice extending the stated time if the chief executive is satisfied it would be reasonable in all the circumstances to give the extension.	
(5) If the service provider does not comply with the requirement within the stated time, or any extension, the application lapses.	4 5
Division 5—Dealings with accreditation	6
53 Amendment of accreditation on application of service provider	7
(1) The service provider for a residential service that is accredited at a particular level may apply to the chief executive for an amendment of the accreditation at that level.	8 9 10
(2) The application must be in the approved form and accompanied by any fee prescribed under a regulation.	11 12
(3) The chief executive must decide the application by—	13
(a) amending the accreditation in the way applied for; or	14
(b) with the applicant's written agreement, amending the accreditation in another way; or	15 16
(c) refusing to amend the accreditation. ²¹	17
54 Amendment of accreditation by chief executive	18
(1) The chief executive may amend the accreditation of a residential service at any time, without receiving an application from the service provider for the amendment, if the chief executive is satisfied—	19 20 21
(a) the accreditation was obtained because of incorrect or misleading information and, based on the correct information, the chief executive would grant the accreditation in the amended form; or	22 23 24
(b) the service provider has contravened a residential services Act, or an undertaking given by the service provider under part 9, division 2, in a way, or to an extent, that justifies the amendment; or	25 26 27 28

²¹ See schedule 1 (Reviewable decisions).

(c)	the amendment is appropriate having regard to a change involving the service provider, an associate of the service provider or the registered premises; or	1 2 3
(d)	for another reason, having regard to the accreditation criteria, the accreditation should be amended.	4 5
	ne chief executive must first give the service provider a notice eause notice") stating—	6 7
(a)	that the chief executive proposes to amend the accreditation; and	8
(b)	the proposed amendment; and	9
(c)	the reasons for the proposed amendment; and	10
(d)	that the service provider may, within a stated time of at least 28 days, give the chief executive a written response to the proposed amendment.	11 12 13
time state	ter considering any response from the service provider within the ed in the show cause notice, the chief executive may make some or proposed amendment. ²²	14 15 16
` '	the chief executive decides not to amend the accreditation, the cutive must give the service provider a notice of the decision.	17 18
	t the service provider's written request, or with the service s written agreement, the chief executive may—	19 20
(a)	amend an accreditation without giving a show cause notice; or	21
(b)	amend an accreditation in a way that has not been stated in a show cause notice; or	22 23
(c)	amend an accreditation before the expiration of the time stated in a show cause notice for the service provider's response to the proposed amendment.	24 25 26
55 Urg	ent amendment of accreditation by chief executive	27
the inter	is section applies if the chief executive is reasonably satisfied, in ests of the wellbeing and safety of residents in an accredited t is necessary to immediately amend the accreditation.	28 29 30

²² See schedule 1 (Reviewable decisions).

(3) T (4) T	The chief executive may, by notice given to the service provider, ately amend the accreditation without complying with section 54. ²³ The notice must state the reasons for the amendment. The amendment has effect for the period, not more than 90 days, in the notice.	1 2 3 4 5
56 W	hen amendment of accreditation has effect	6
when t	mendment of the accreditation of a residential service has effect he chief executive gives notice of the amendment to the service or or at any later time stated in the notice.	7 8 9
57 Ca	ancellation of accreditation	10
	The chief executive may cancel the accreditation of a residential at any time if the chief executive is satisfied—	11 12
(a)	the accreditation was obtained because of incorrect or misleading information and, based on the correct information, the chief executive would not grant the accreditation; or	13 14 15
(b)	the service provider has contravened a residential services Act, or an undertaking given by the service provider under part 9, division 2, in a way, or to an extent, that justifies the cancellation; or	16 17 18 19
(c)	the cancellation is appropriate having regard to a change involving the service provider, an associate of the service provider or the registered premises; or	20 21 22
(d	for level 2 or 3 accreditation—the service provider has stopped providing the service to which the accreditation relates and it is at least 1 month since the day of cessation; or	23 24 25
(e)	for another reason, having regard to the accreditation criteria, the accreditation should be cancelled.	26 27
	The chief executive must first give the service provider a notice (a cause notice") stating—	28 29
(a)	that the chief executive proposes to cancel the accreditation; and	30

²³ See schedule 1 (Reviewable decisions).

(b) the reasons for the proposed cancellation; and	1
(c) that the service provider may, within a stated time of at lea 28 days, give the chief executive a written response stating wh the service provider considers the accreditation should not be cancelled.	y 3
(3) After considering any response from the service provider within the time stated in the show cause notice, the chief executive may, by notice given to the service provider, cancel the accreditation. ²⁴	
(4) The cancellation takes effect on the day stated in the notice give under subsection (3).	en 9 10
(5) The stated day of cancellation must be at least 14 days after the notice is given.	ne 11 12
(6) If the chief executive decides not to cancel the accreditation, the chief executive must give the service provider notice of the decision.	ne 13 14
(7) At the service provider's written request, or with the service provider's written agreement, the chief executive may cancel the accreditation of a residential service without complying wis subsections (1) to (5).	ne 16
Division 6—Dealing with accreditation certificate	19
58 Service provider must return accreditation certificate	20
(1) If the accreditation of a residential service is amended, the service provider must, on receiving a written request from the chief executive return the accreditation certificate to the chief executive for notation of the amendment.	e, 22
Maximum penalty—5 penalty units.	25
(2) Within 14 days after the accreditation of a residential service cancelled, the service provider must return the accreditation certificate the chief executive.	
Maximum penalty—20 penalty units.	29

²⁴ See schedule 1 (Reviewable decisions).

59 Amendment of accreditation certificate to update details	1	
If the service provider for an accredited service notifies the chief executive of a change in any of the information stated on the accreditation certificate, the chief executive may amend the accreditation certificate to correct the information.		
60 Replacement accreditation certificate	6	
(1) The service provider for an accredited service may apply to the chie executive for a replacement accreditation certificate.	f 7 8	
(2) The application must be in the approved form and accompanied by any fee prescribed under a regulation.	7 9 10	
(3) The chief executive must grant the application if the chief executive is satisfied the accreditation certificate has been lost, stolen or destroyed, or damaged in a way or to an extent to require its replacement. ²⁵		
PART 4—CHANGES AFFECTING REGISTRATION OR ACCREDITATION	14 15	
ACCREDITATION	15	
ACCREDITATION Division 1—Change of service provider	15 16 17	
ACCREDITATION Division 1—Change of service provider 61 Becoming a service provider (1) A person may apply to the chief executive to be registered as the	15 16 17 2 18	
ACCREDITATION Division 1—Change of service provider 61 Becoming a service provider (1) A person may apply to the chief executive to be registered as the service provider for a registered service.	15 16 17 2 18 19	
ACCREDITATION Division 1—Change of service provider 61 Becoming a service provider (1) A person may apply to the chief executive to be registered as the service provider for a registered service. (2) The application must—	15 16 17 20 21 22 22	

²⁵ See schedule 1 (Reviewable decisions).

(d)	to a criminal history check; and	1 2
(e)	be signed by the applicant and by the current service provider; and	3
(f)	be accompanied by the fee prescribed under a regulation.	5
	the applicant also must provide any other relevant information by required by the chief executive to decide the application.	6 7
	e chief executive must decide the application by registering, or to register, the applicant as the service provider for the registered	8 9 10
provider	ne chief executive must register the applicant as the service if the chief executive is satisfied the applicant and each associate ble persons. ²⁷	11 12 13
applicant	the chief executive decides the application by registering the as the service provider, the chief executive must give the a notice of the decision, stating the day on which the registration t.	14 15 16 17
the regist application notice un	the applicant and the current service provider have requested that ration take effect on a stated day not later than 3 months after the on is made, and the application has been decided by that day, the oder subsection (6) must state that day as the day on which the on has effect.	18 19 20 21 22
62 Due	day for deciding application	23
	ne chief executive must decide an application made under 1 as soon as practicable and, in any case, by the due day.	24 25
	e due day for deciding the application is the thirtieth day after the on is made, not including—	26 27
(a)	a day the chief executive asks for more information under section 61(3); or	28 29
(b)	the day the applicant complies with the request; or	30
(c)	any days between the days mentioned in paragraphs (a) and (b).	31

²⁶ See schedule 1 (Reviewable decisions).

²⁷ See part 2 (Registration), division 4 (Suitability of service provider and associates).

	(3) However, the due day may be extended by agreement between the chief executive and the applicant.(4) If the chief executive does not decide the application by the due day, the chief executive is taken to have decided the application, on the day after the due day, by refusing to register the applicant as the service provider for the registered service.		1 2
the c			chief executive is taken to have decided the application, on the day after due day, by refusing to register the applicant as the service provider for
63	Pers	son stops being service provider	7
		a residential service remains registered, a person may stop being be provider for the service—	8 9
	(a)	by way of an application under section 61 by someone else to become the service provider instead of the person; or	10 11
	(b)	if the person is not the only service provider for the service and there will continue to be a service provider for the service after the person stops being a service provider for the service—by giving notice to the chief executive stating a day, not earlier than 7 days after the notice is given, on which the cessation is to have effect.	12 13 14 15 16
		Division 2—Change of registered premises	18
64	Cha	nge of registered premises	19
the s	servi	the service provider for a registered service proposes to conduct ce in premises other than the registered premises, the service may apply to the chief executive for an amendment of registration.	20 21 22
(2) The	e application must—	23
	(a)	be in the approved form; and	24
	(b)	state whether the service is proposed to be conducted in the new premises as well as, or instead of, the current registered premises; and	25 26 27
	(c)	be signed by the service provider; and	28
	(d)	be accompanied by—	29
		(i) a building compliance notice for the new premises issued within the previous 12 months; and	30 31

(11) the prescribed fire safety document for the new premises; and	1 2
(e) be accompanied by the fee prescribed under a regulation.	3
(3) The service provider also must provide any other relevant information reasonably required by the chief executive to decide the application.	4 5 6
(4) The chief executive must decide the application by amending, or refusing to amend, the registration to show the new premises as the registered premises. ²⁸	7 8 9
(5) If the application is made under this section, the chief executive must amend the registration to show the new premises as the registered premises.	10 11 12
(6) If the chief executive decides the application by amending the registration to show the new premises as the registered premises, the chief executive must give the service provider a notice of the decision, stating the day on which the registration has effect.	13 14 15 16
(7) If the service provider has requested that the registration take effect on a stated day not later than 3 months after the application is made, and the application has been decided by that day, the notice under subsection (6) must state that day as the day on which the registration has effect.	17 18 19 20 21
65 Due day for deciding application	22
(1) The chief executive must decide an application made under section 64 as soon as practicable and, in any case, by the due day.	23 24
(2) The due day for deciding the application is the thirtieth day after the application is made, not including—	25 26
(a) a day the chief executive asks for more information under section 64(3); or	27 28
(b) the day the applicant complies with the request; or	29
(c) any days between the days mentioned in paragraphs (a) and (b).	30
(3) However, the due day may be extended by agreement between the chief executive and the applicant.	31 32

²⁸ See schedule 1 (Reviewable decisions).

(4) If the chief executive does not decide the application by the due day, the chief executive is taken to have decided the application, on the day after the due day, by refusing to amend the registration to show the new premises as the registered premises.	1 2 3 4
66 Premises stop being registered premises	5
While a residential service remains registered, premises may stop being the registered premises for the service—	6 7
(a) by way of an application under section 64 for new premises to become the registered premises instead of the premises; or	8 9
(b) if the premises are not the only registered premises for the service or only form part of the registered premises for the service—by notice, given by the service provider to the chief executive, stating a day, not earlier than 7 days after the notice is given, on which the cessation is to have effect.	10 11 12 13 14
Division 3—Other changes	15
67 Service provider stops conducting or providing a service	16
(1) The service provider for a registered service must comply with this section, unless the service provider has a reasonable excuse.	17 18
Maximum penalty—50 penalty units.	19
(2) At least 30 days before the service provider stops conducting the residential service, the service provider must give the chief executive a notice, in the approved form, surrendering the registration of the service.	20 21 22
(3) If the residential service is accredited at level 2, the service provider must give the chief executive a notice, in the approved form, at least 30 days before the service provider stops providing a food service in the course of the residential service.	23 24 25 26
(4) If the residential service is accredited at level 3, the service provider must give the chief executive a notice, in the approved form, at least 30 days before the service provider stops providing a personal care service in the course of the residential service.	27 28 29 30

68 Cl	hange of associate	1
provide executi	Vithin 30 days after a person becomes an associate of the service or for a registered service, the service provider must give the chief we a notice in the approved form about the person, unless the service or has a reasonable excuse.	2 3 4 5
Maxim	um penalty—	6
(a)	if the service provider knows, or ought reasonably to know, the new associate has a conviction for a disqualifying offence—100 penalty units; or	7 8 9
(b)	otherwise—20 penalty units.	10
provide executi	Within 30 days after a person stops being an associate of the service or for a registered service, the service provider must give the chief we a notice, in the approved form, about the person, unless the provider has a reasonable excuse.	11 12 13 14
Maxim	um penalty—10 penalty units.	15
69 No	otice of other changes	16
executi aware t	The service provider for a registered service must give the chief ve a notice, in the approved form, within 30 days after becoming that any of the following has happened, unless the service provider easonable excuse—	17 18 19 20
(a)	there is a change in the criminal history of the service provider or an associate of the service provider;	21 22
(b)	the registered premises are, or a part of the registered premises is—	23 24
	(i) destroyed; or	25
	(ii) damaged, renovated or otherwise changed, in a significant way;	26 27
(c)	there is a change in another matter previously notified to the chief executive that the service provider knows, or ought reasonably to know, is relevant to the continued registration or accreditation of the residential service;	28 29 30 31
(d)	a matter provided for under a regulation.	32
Maxim	um penalty—	33

(a) for subsection (1)(a), if the change is a conviction for a disqualifying offence—100 penalty units; or	1 2
(b) otherwise—20 penalty units.	3
(2) Subsection (1)(a) does not apply to a change merely because a conviction has stopped being part of the criminal history.	4 5
(3) It is a reasonable excuse for an individual to fail to comply with a requirement under subsection (1)(c) or (d) that complying with the requirement might tend to incriminate the individual.	6 7 8
Division 4—Death of service provider	9
70 Death of sole service provider	10
(1) This section applies if an individual is the only service provider for a registered service and the individual dies.	11 12
(2) The personal representative of the individual's estate is taken to be registered as the service provider for 6 months from the date of death (the "transitional registration period").	13 14 15
(3) Subsection (2) applies subject to—	16
(a) any earlier change of the person registered as the service provider, or cancellation of the registration, under this Act; and	17 18
(b) any extension, or earlier ending, of the transitional registration period under this section.	19 20
(4) The personal representative may apply in writing to the chief executive for an extension of the transitional registration period.	21 22
(5) On receiving the application, the chief executive may extend the transitional registration period by the further period, of not more than 6 months, that the chief executive considers appropriate in all the circumstances. ²⁹	23 24 25 26
Example—	27
The chief executive may extend the transitional registration period for the period necessary for an application under section 61 ³⁰ to be made and decided.	28 29

²⁹ See schedule 1 (Reviewable decisions).

³⁰ Section 61 (Becoming a service provider)

(6) Without limiting section 61, a person who is taken to be registered as the service provider for a residential service under this section in the person's capacity as personal representative may apply under section 61 to be registered, in his or her personal capacity, as the service provider for the service.	1 2 3 4 5
71 Dealings with registration or accreditation in first 30 days of the transitional registration period	6 7
(1) This section applies during the first 30 days of the transitional registration period of a residential service.	8 9
(2) The personal representative may, by giving a notice to the chief executive, surrender the registration or accreditation of the residential service without complying with section 67.31	10 11 12
(3) If the chief executive is satisfied it is necessary to do so to ensure the health and safety of the residents, the chief executive may amend the accreditation of the residential service, by giving a notice to the personal representative, without first giving a show cause notice under section 54.	13 14 15 16
(4) The notice must state the reasons for the amendment.	17
(5) The amendment has effect for the period, not more than 90 days, stated in the notice.	18 19
72 Death of service provider if more than 1 service provider	20
(1) This section applies if there is more than 1 service provider for a registered service.	21 22
(2) If 1 of the service providers is an individual who dies, each of the surviving service providers continues as service provider.	23 24
(3) If 2 or more of the service providers are individuals and they die at the same time—	25 26
(a) if there are any surviving service providers, each of them continues as service provider; or	27 28
(b) if there are no surviving service providers, sections 70 and 71 apply, with all necessary changes, to the personal representatives of the estates of the service providers who have died.	29 30 31

³¹ Section 67 (Service provider stops conducting or providing a service)

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Division 5—Notation of changes	1
73 Return of certificates for notation of change	2
If a change mentioned in this part happens to a registered service, the service provider must, on receiving a written request from the chief executive, return the registration certificate or accreditation certificate to the chief executive for notation of the change, unless the service provider has a reasonable excuse.	3 4 5 6 7
Maximum penalty—5 penalty units.	8
PART 5—OTHER MATTERS ABOUT CONDUCT OF RESIDENTIAL SERVICE	9 10
Division 1—Fire safety management plan	11
74 Non-application to budget accommodation building This division does not apply to premises that are a budget accommodation building.	12 13 14
75 Requirement for plan	15
A person must not start conducting a residential service in premises unless there is a plan for the premises complying with the requirements prescribed under a regulation (a "fire safety management plan").	16 17 18
Maximum penalty—100 penalty units.	19
76 Maintenance, implementation and accessibility of plan	20
(1) This section applies to the service provider for a residential service in relation to the fire safety management plan for the premises in which the service is conducted.	21 22 23
(2) The service provider must ensure the plan is updated as soon as practicable, but not later than 1 month, after a change in circumstances	24 25

affecting the plan's compliance with the requirements prescribed under section 75.	1 2
Maximum penalty—100 penalty units.	3
(3) A change in circumstances mentioned in subsection (2) includes, for example, a change in the requirements prescribed under section 75.	4 5
(4) The service provider must ensure the current fire safety management plan is implemented.	6 7
Maximum penalty—100 penalty units.	8
(5) The service provider must ensure a copy of the current fire safety management plan is kept in the premises and is available for inspection, free of charge, by the residents.	9 10 11
Maximum penalty—20 penalty units.	12
Division 2—Records	13
77 Service provider for registered service must keep records	14
The service provider for a registered service must make, and keep for at least the time prescribed under a regulation, the records prescribed under a regulation.	15 16 17
Maximum penalty—10 penalty units.	18
78 Access to records about a resident	19
(1) This section applies to a record about a resident in a residential service kept by the service provider including, for a registered service, a record about a resident kept under section 77.	20 21 22
(2) If asked by the resident, the service provider must, within the time stated in subsection (3), give the resident or another person access to the record to enable the resident or other person to inspect the record or take a copy.	23 24 25 26
Maximum penalty—10 penalty units.	27
(3) The time for giving the access is—	28
(a) for a record needed by the resident or other person in an	29

(b)	othe	erwise—	1
	(i)	for a record containing medical information about the resident—within 24 hours after the request is made; or	2 3
	(ii)	for another record—within a reasonable time after the request is made.	4 5
79 Co	nfideı	ntiality of records about a resident	6
service's resident	s reco , are l	rvice provider for a residential service must ensure that the ords, so far as they contain personal information about a kept in a way that ensures no-one has access to them other rised person for the service or the resident.	7 8 9 10
Maximu	ım pei	nalty—20 penalty units.	11
obtains must no	person t discl	on who, as an authorised person for a residential service, nal information about a resident from the service's records lose the information to anyone other than another authorised service or the resident.	12 13 14 15
Maximu	ım pei	nalty—20 penalty units.	16
		tions (1) and (2) do not apply to the giving of access to a disclosure of information, about a resident—	17 18
(a)	for a	a purpose of this Act; or	19
(b)	with	the resident's consent; or	20
(c)		compliance with lawful process requiring production of uments or giving of evidence before a court or tribunal; or	21 22
(d)	as e	xpressly permitted or required by another Act.	23
(4) In	this s	ection—	24
	-	person" , for a residential service, means the service provider on employed in the service by the service provider.	25 26
"person	al inf	formation", about a resident, means—	27
(a)	info	rmation about the resident's health; or	28
(b)	info	rmation about the resident's financial affairs; or	29
(c)		er information, relating to the resident, provided for under a lation.	30 31

"records" , of a residential service, means the records kept by the service provider that relate to the conduct of the service including, for a registered service, the records kept under section 77. ³²	1 2 3
80 Services that are no longer registered and persons who are no longer residents	4 5
(1) A reference in this division to a residential service includes a service that is no longer being conducted.	6 7
(2) A reference in this division to a registered service includes a service that is no longer registered.	8 9
(3) A reference in this division to a resident in a residential service includes a person who is no longer a resident in the service.	10 11
(4) However—	12
(a) subsection (2) does not apply to section 77 so far as that section requires a service provider to make a record for a registered service; and	13 14 15
(b) subsection (3) does not apply to section 77 so far as that section requires a service provider to make a record about a resident.	16 17
Division 3—Other matters	18
81 Payment for movement of residents between premises	19
The service provider for a residential service must not pay an amount to, or receive an amount from, the service provider for another residential service for helping or allowing a resident to change accommodation between the premises in which the services are conducted.	20 21 22 23
Maximum penalty—100 penalty units.	24
82 Power of attorney	25
The service provider for a residential service must not exercise, or purport to exercise, a power conferred on, or exercisable by, the service	26 27

³² Section 77 (Service provider for registered service must keep records)

provider under a power of attorney given by a resident in the service in favour of the service provider.	1 2
Maximum penalty—100 penalty units.	3
83 Display of certificates	4
The service provider for a registered service must display, at a place at the registered premises where they are likely to be seen by residents, the registration certificate and any accreditation certificate that is in force for the service.	5 6 7 8
Maximum penalty—5 penalty units.	9
PART 6—APPOINTMENT OF ADMINISTRATOR	10
Division 1—Appointment	11
84 Appointment	12
The Queensland Building Tribunal may, by order, appoint a person as administrator to a registered service under this part.	13 14
85 Application to tribunal and basis for appointment	15
(1) The chief executive may apply to the Queensland Building Tribunal for an order appointing a stated person as administrator to a registered service.	16 17 18
(2) On the filing of the application, the tribunal must fix a time for hearing the application as soon as possible.	19 20
(3) The tribunal may make the order if it is satisfied—	21
(a) the appointment is reasonably necessary to protect the health or safety of the residents in the service; and	22 23
(b) the proposed appointee is suitable and eligible for appointment under section 86.	24 25

` ,	deciding whether the appointment is reasonably necessary, the must have regard to the following matters—	1 2
(a)	the services usually provided to the residents in the course of the registered service;	3
(b)	whether it appears the service provider is unwilling or unable to provide the services, or provide the services properly, because, for example, the service provider can not be located, is unwell or is in financial difficulties;	5 6 7 8
(c)	the likely consequences for the residents if the services are not provided or are not provided properly, having regard, in particular, to the capacity of the residents to safeguard their own interests;	9 10 11 12
(d)	the likely consequences of the appointment, of which the tribunal is aware, for the service provider and anyone else likely to be affected.	13 14 15
(5) Be	efore making the application, the chief executive—	16
(a)	must consider whether it would be more appropriate to take steps other than applying for the appointment, or not to take any steps; and	17 18 19
(b)	may consult with the service provider, the residents, the disability services department or another entity.	20 21
86 Sui	tability and eligibility of proposed appointee	22
administ	n deciding whether a person is suitable for appointment as trator to a registered service, the Queensland Building Tribunal we regard to the following matters—	23 24 25
(a)	the nature of the registered service;	26
(b)	the reason for the appointment;	27
(c)	the services the person is to provide as administrator;	28
(d)	whether the person has a criminal history that would make the person unsuitable for appointment;	29 30
(e)	the person's expertise or experience relevant to the appointment;	31
(f)	any conflict of interest that may arise in the course of the person acting as administrator:	32 33

(g)	any other relevant matter.	1
(2) The	e following persons are ineligible for appointment—	2
(a)	a corporation;	3
(b)	a child;	4
(c)	an officer or employee of the department;	5
(d)	a person who is bankrupt or, as a debtor, taking advantage of a law about bankrupt or insolvent debtors;	6 7
(e)	a person who has been convicted within the previous 5 years of a disqualifying offence.	8 9
	berson who has agreed to a proposed appointment must advise the before the tribunal makes an order appointing the person—	10 11
(a)	whether the person is aware of a conflict of interest that may arise in the course of the person acting as administrator; and	12 13
(b)	whether the person is a person mentioned in subsection (2)(b) to (d); and	14 15
(c)	whether the person has a criminal history and, if so, what the criminal history is.	16 17
Maximuı	m penalty—	18
(a)	for an offence involving paragraph (c)—100 penalty units; or	19
(b)	otherwise—20 penalty units.	20
	e person must give the advice by statutory declaration or on oath ation if required by the tribunal.	21 22
87 Teri	ms of appointment	23
	is section applies if the Queensland Building Tribunal decides to	24
` '	order appointing a person as administrator to a registered service.	25
(2) The	e appointment must state the following matters—	26
(a)	the administrator's name;	27
(b)	the details of the registered service;	28
(c)	the services the administrator is to provide;	29
(d)	the period of the appointment;	30

	(e)	any conditions of the appointment;	1
	(f)	anything else the tribunal considers appropriate.	2
88	Not	ice to service provider about appointment	3
		liately after the Queensland Building Tribunal makes an order	4
1 1		ag a person as administrator to a registered service, the chief e must give a copy of the order to the service provider, unless the	5 6
		cutive knows that the service provider already has a copy.	7
89	Info	orming residents about appointment	8
this	part,	e an administrator to a registered service exercises a power under the chief executive must ensure the residents are informed about intment, for example, by—	9 10 11
	(a)	giving a notice of the appointment to the residents or to their attorneys, administrators or agents; or	12 13
	(b)	posting a notice of the appointment at a place at the registered premises where it is likely to be seen by residents; or	14 15
	(c)	directing the administrator to inform the residents about the appointment in an appropriate way.	16 17
90	Per	iod of appointment	18
	l) Ar	a administrator may be appointed for a period of not more than s.	19 20
the	chief	ter an administrator starts to carry out the administrator's function, executive may apply to the Queensland Building Tribunal for an	21 22
		n of the appointment.	23
furt	ner p	e tribunal may, by order, extend the period of appointment by a period of not more than 3 months if it is satisfied the extended nent is reasonably necessary in all the circumstances.	24 25 26
exec	cutive	an administrator's period of appointment is extended, the chief e must ensure the service provider and residents are informed extension.	27 28 29

	Division 2—Function and powers	1
91 Adn	ninistrator's function	2
to provid	e function of an administrator appointed to a registered service is e services to residents, under the terms of the appointment, that ce provider has agreed to provide in the course of the registered	3 4 5 6
(2) The	e appointment must state—	7
(a)	the services to be provided; and	8
(b)	the way in which, or extent to which, the services are to be provided.	9 10
92 Adn	ninistrator's powers	11
	as is necessary to carry out his or her function, an administrator d to a registered service—	12 13
(a)	may enter any part of the registered premises other than a resident's room; and	14 15
(b)	may use the facilities in the premises; and	16
(c)	may use food or other goods at the premises that it appears are intended for use, or are ordinarily used, to provide the relevant services; and	17 18 19
(d)	may exercise the right of entry to a resident's room that the administrator would have under the accommodation Act, part 7,33 if the administrator were the service provider, including any right of entry to a resident's room that the service provider has under an agreement with the resident.	20 21 22 23 24
93 Ren	tal payments	25
resident a administr	e administrator appointed to a registered service may give to a a notice, in the approved form, requiring the resident to pay to the rator a rental payment due to the service provider under the odation agreement.	26 27 28 29

³³ The accommodation Act, part 7 (Entry to residents' rooms)

(2) On the making of a requirement under subsection (1), a requirement under the accommodation agreement to make the rental payment to the service provider is taken to be a requirement to make the payment to the administrator.	1 2 3 4
(3) If the resident breaches the accommodation agreement by failing to make the rental payment to the administrator, the accommodation Act, sections 75(3), 77, 78 and 116 ³⁴ apply to the breach as if a reference in those provisions to the service provider were a reference to the administrator.	5 6 7 8 9
(4) The administrator may require the payment of amounts under subsection (1) only to the extent the administrator reasonably requires to carry out the administrator's function.	10 11 12
(5) For each payment received from a resident under this section, the administrator must—	13 14
(a) give to the resident a receipt complying with the accommodation Act, section 18; and	15 16
(b) make a copy of the receipt or make another appropriate written record of the payment.	17 18
(6) The administrator may apply an amount received under this section only in carrying out the administrator's function.	19 20
(7) If the administrator stops being satisfied an amount received under this section is needed to carry out the administrator's function, the administrator must immediately pay the amount to the service provider.	21 22 23
(8) At the end of the administrator's appointment, the administrator must give to the service provider any remaining amount received under this section.	24 25 26
(9) Subsections (7) and (8) apply subject to section 98.	27
(10) In this section—	28
"accommodation agreement", for a resident, means the resident's agreement with the service provider for the provision of accommodation in the course of the registered service.	29 30 31

³⁴ The accommodation Act, sections 75 (Ending of agreement), 77 (Notice to remedy breach), 78 (Notice to leave because of failure to remedy breach) and 116 (Dispute about service providers' notice)

94	Dire	ection by chief executive	1
perf	ormi	dministrator is subject to the chief executive's direction in ng the administrator's function and exercising the powers given s part.	2 3 4
95	Pro	duction of instrument of appointment for inspection	5
(1	.) Th	is section applies if—	6
	(a)	an administrator is exercising, or proposes to exercise, a power given under this part; and	7 8
	(b)	a person at the registered premises asks the administrator to produce the administrator's instrument of appointment for the person's inspection.	9 10 11
(2) Th	e administrator must comply with the request.	12
96	Obs	struction	13
		person must not obstruct an administrator in the exercise of a nless the person has a reasonable excuse.	14 15
Max	imuı	m penalty—10 penalty units.	16
deci	des t	a person has obstructed an administrator and the administrator o proceed with the exercise of the power, the administrator must person that—	17 18 19
	(a)	it is an offence to obstruct the administrator, unless the person has a reasonable excuse; and	20 21
	(b)	the administrator considers the person's conduct an obstruction.	22
(3) In	this section—	23
"obs	struc	et" includes hinder and attempt to obstruct.	24
		Division 3—Other matters	25
97	Ren	nuneration	26
		Iministrator is entitled to be paid the reasonable amount of	27

98 Se	rvice provider liable for remuneration and other costs	1
executiv	f an administrator is appointed to a registered service, the chief we may give the service provider a written demand for the amount of inistration cost.	2 3 4
(2) T State.	the chief executive may recover the amount as a debt owed to the	5 6
recover	t any time during or after the appointment, the chief executive may an administration cost from an amount held by the administrator ection 93.	7 8 9
(4) In	this section—	10
an	d any other reasonable cost incurred in carrying out an ministrator's function.	11 12 13
99 Ac	ecounts and reports	14
	an administrator appointed to a registered service must give to the recutive—	15 16
(a)	a record of all receipts and payments under section 93; and	17
(b)	the other reports about the administration that the chief executive requires.	18 19
	he chief executive must give a copy of each record or report to the provider for the registered service.	20 21
100 Co	ompensation	22
person	a person may claim compensation from the chief executive if the incurs loss or damage because of the exercise or purported exercise wer under this part.	23 24 25
proceed	Compensation may be claimed and ordered to be paid in a ling brought in a court with jurisdiction for the recovery of the of compensation claimed.	26 27 28
	court may order compensation to be paid only if satisfied it is just the order in the circumstances of the particular case.	29 30

s 101	63	s 104

101 Serv	rice provider who can not be located	1
(1) Thi	s section applies to—	2
(a)	a requirement under this part that the chief executive or an administrator give information to a service provider; or	3 4
(b)	a requirement under the <i>Queensland Building Tribunal Act 2000</i> that the chief executive serve a document on a service provider.	5 6
	ne requirement does not apply if the chief executive or ator can not locate the service provider after making reasonable	7 8 9
PART	7—ASSOCIATED ACCREDITATION OFFICERS	10
102 App	ointment	11
The ch officer if-	ief executive may appoint a person as an associated accreditation	12 13
(a)	the chief executive is satisfied the person has the necessary expertise or experience to be an associated accreditation officer; or	14 15 16
(b)	the person has satisfactorily completed the training approved by the chief executive.	17 18
103 Fun	ction	19
	ociated accreditation officer has the function of helping the chief to make accreditation decisions.	20 21
104 Con	flict of interest	22
executive aware the with the	an associated accreditation officer who is helping the chief make an accreditation decision relating to a person becomes officer has an interest, financial or otherwise, that could conflict proper performance of the officer's function, the officer must he interest to the chief executive.	23 24 25 26 27

s 105	64	s 107

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(2) On receiving the disclosure, the chief executive must ensure the officer does not take part, or take further part, in helping the chief executive make the accreditation decision, unless the chief executive is satisfied the interest does not conflict with the proper performance of the officer's function.	1 2 3 4 5
(3) Also, if an associated accreditation officer carries out activities from time to time in order to represent the interests of service providers generally or residents generally, the officer must disclose the nature of the activities to the chief executive.	6 7 8 9
(4) A person who has an interest that could conflict with the proper performance of the function of helping the chief executive make an accreditation decision relating to anyone, or who carries out activities mentioned in subsection (3), must disclose the interest or the nature of the activities to the chief executive before being appointed as an associated accreditation officer.	10 11 12 13 14 15
PART 8—INVESTIGATION AND ENFORCEMENT	16
Division 1—Authorised officers	17
105 Purpose	18
105 Purpose The purpose of this part is to provide for monitoring and enforcing compliance with this Act.	18 19 20
The purpose of this part is to provide for monitoring and enforcing	19
The purpose of this part is to provide for monitoring and enforcing compliance with this Act. 106 Appointment The chief executive may appoint a person as an authorised officer if the chief executive is satisfied the person has the necessary expertise or	19 20
The purpose of this part is to provide for monitoring and enforcing compliance with this Act. 106 Appointment The chief executive may appoint a person as an authorised officer if the chief executive is satisfied the person has the necessary expertise or experience to be an authorised officer.	19 20 21 22 23
The purpose of this part is to provide for monitoring and enforcing compliance with this Act. 106 Appointment The chief executive may appoint a person as an authorised officer if the chief executive is satisfied the person has the necessary expertise or experience to be an authorised officer.	19 20 21 22 23 24
The purpose of this part is to provide for monitoring and enforcing compliance with this Act. 106 Appointment The chief executive may appoint a person as an authorised officer if the chief executive is satisfied the person has the necessary expertise or experience to be an authorised officer. 107 Appointment conditions and limit on powers	19 20 21 22 23 24 25

(c) a regulation.	1
(2) The instrument of appointment, a signed notice given to the authorised officer or a regulation may limit the officer's powers under this	2 3
Act.	4
(3) In this section—	5
"signed notice" means a notice signed by the chief executive.	6
108 When authorised officer stops holding office	7
(1) An authorised officer stops holding office if any of the following happens—	8 9
(a) the term of office stated in a condition of office ends;	10
(b) under another condition of office, the officer stops holding office;	11
(c) the officer's resignation under section 109 takes effect.	12
(2) Subsection (1) does not limit the ways an authorised officer may stop holding office.	13 14
(3) In this section—	15
"condition of office" means a condition on which the authorised officer holds office.	16 17
109 Resignation	18
(1) An authorised officer may resign by signed notice given to the chief executive.	19 20
(2) However, if holding office as an authorised officer is a condition of the officer holding another office, the officer may not resign as an authorised officer without resigning from the other office.	21 22 23
110 Issue of identity card	24
(1) The chief executive must issue an identity card to each authorised officer.	25 26
(2) The identity card must—	27
(a) contain a recent photo of the authorised officer; and	28
(b) contain a copy of the officer's signature; and	29

(c) identify the person as an authorised officer under this Act; and	1
(d) state an expiry date for the card.	2
(3) This section does not prevent the issue of a single identity card to a person for this Act and other purposes.	3 4
111 Return of identity card	5
A person who stops being an authorised officer must return the person's identity card to the chief executive within 21 days after the person stops being an authorised officer unless the person has a reasonable excuse.	6 7 8
Maximum penalty—10 penalty units.	9
112 Production or display of identity card	10
(1) In exercising a power under this Act in relation to a person, an authorised officer must—	11 12
(a) produce the officer's identity card for the person's inspection before exercising the power; or	13 14
(b) have the identity card displayed so it is clearly visible to the person when exercising the power.	15 16
(2) However, if it is not practicable to comply with subsection (1), the authorised officer must produce the identity card for the person's inspection at the first reasonable opportunity.	17 18 19
(3) For subsection (1), an authorised officer does not exercise a power in relation to a person only because the officer has entered a place as mentioned in section 113(1)(b) or (3).	20 21 22
Division 2—Powers of authorised officers	23
Subdivision 1—Entry of places	24
113 Power to enter places	25
(1) An authorised officer may enter a place if—	26
(a) its occupier consents to the entry: or	27

(b)	it is a public place and the entry is made when it is open to the public; or	1 2
(c)	the entry is authorised by a warrant.	3
taken to b	r subsection (1)(a), the service provider for registered premises is be the occupier of all parts of the premises other than a room in the occupied by a person as their place of residence.	4 5 6
	the purpose of asking the occupier of a place for consent to enter, rised officer may, without the occupier's consent or a warrant—	7 8
(a)	enter land around premises at the place to an extent that is reasonable to contact the occupier; or	9 10
(b)	enter part of the place the officer reasonably considers members of the public ordinarily are allowed to enter when they wish to contact the occupier.	11 12 13
	Subdivision 2—Procedure for entry	14
114 Ent	ry with consent	15
occupier	of a place to consent to the officer or another authorised officer the place under section 113(1)(a).	16 17 18
(2) Be occupier-	fore asking for the consent, the authorised officer must tell the	19 20
(a)	the purpose of the entry; and	21
(b)	that the occupier is not required to consent.	22
	he consent is given, the authorised officer may ask the occupier to cknowledgment of the consent.	23 24
(4) The	e acknowledgment must state—	25
(a)	that the occupier has been told—	26
	(i) the purpose of the entry; and	27
	(ii) that the occupier is not required to consent; and	28
(b)	the purpose of the entry; and	29
(c)	that the occupier gives the authorised officer consent to enter the place and exercise the powers under this division; and	30 31

(d)	the time and date the consent was given.	1
	the occupier signs the acknowledgment, the authorised officer mediately give a copy to the occupier.	2 3
(6) If–	_	4
(a)	an issue arises in a proceeding about whether the occupier consented to the entry; and	5 6
(b)	an acknowledgment complying with subsection (4) for the entry is not produced in evidence;	7 8
	of proof is on the person relying on the lawfulness of the entry to eccupier consented.	9 10
115 Арр	olication for warrant	11
(1) An place.	authorised officer may apply to a magistrate for a warrant for a	12 13
(2) Th warrant i	e application must be sworn and state the grounds on which the s sought.	14 15
authorise	ne magistrate may refuse to consider the application until the od officer gives the magistrate all the information the magistrate about the application in the way the magistrate requires.	16 17 18
Example—	-	19
	gistrate may require additional information supporting the application to be y statutory declaration.	20 21
116 Issu	ne of warrant	22
	e magistrate may issue a warrant only if the magistrate is satisfied reasonable grounds for suspecting—	23 24
(a)	there is a particular thing or activity (the "evidence") that may provide evidence of an offence against this Act; and	25 26
(b)	the evidence is at the place, or may be at the place within the next 7 days.	27 28
(2) Th	e warrant must state the following—	29
(a)	that a stated authorised officer may, with necessary and reasonable help and force—	30 31

		(1)	enter the place and any other place necessary for the entry; and	1 2
		(ii)	exercise the officer's powers under this division;	3
	(b)	the	offence for which the warrant is sought;	4
	(c)	the	evidence that may be seized under the warrant;	5
	(d)	the l	hours of the day or night when the place may be entered;	6
	(e)	the	date, within 14 days after its issue, the warrant ends.	7
117	Spe	cial v	warrants	8
by 1	phone	e, fa	orised officer may apply for a warrant (a "special warrant") x, radio or another form of communication if the officer ecessary because of—	9 10 11
	(a)	urge	ent circumstances; or	12
	(b)		er special circumstances including, for example, the officer's ote location.	13 14
	-		applying for the special warrant, the authorised officer must plication stating the grounds on which the warrant is sought.	15 16
			horised officer may apply for the special warrant before the sworn.	17 18
copy	(a '	'facs	suing the special warrant, the magistrate must promptly fax a imile warrant ") to the authorised officer if it is reasonably fax the copy.	19 20 21
	5) If cer—	it is	not reasonably practicable to fax a copy to the authorised	22 23
	(a)	the	magistrate must tell the officer—	24
		(i)	what the terms of the special warrant are; and	25
		(ii)	the date and time the special warrant is issued; and	26
	(b)		officer must complete a form of warrant (a "warrant form") write on it—	27 28
		(i)	the magistrate's name; and	29
		(ii)	the date and time the magistrate issued the special warrant; and	30 31

(iii) the terms of the special warrant.	1		
(6) The facsimile warrant, or the warrant form properly completed by the authorised officer, authorises the entry and the exercise of the other powers stated in the special warrant issued.			
(7) The authorised officer must, at the first reasonable opportunity, send to the magistrate—	5 6		
(a) the sworn application; and	7		
(b) if the officer completed a warrant form—the completed warrant form.	8 9		
(8) On receiving the documents, the magistrate must attach them to the special warrant.	10 11		
(9) If—	12		
(a) an issue arises in a proceeding about whether an exercise of a power was authorised by a special warrant; and	13 14		
(b) the warrant is not produced in evidence;	15		
the onus of proof is on the person relying on the lawfulness of the exercise of the power to prove a special warrant authorised the exercise of the power.	16 17 18		
118 Warrants—procedure before entry	19		
(1) This section applies if an authorised officer named in a warrant issued under this division for a place is intending to enter the place under the warrant.	20 21 22		
(2) Before entering the place, the authorised officer must do or make a reasonable attempt to do the following things—	23 24		
 (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 authorised officer's identity card or other document evidencing the authorised officer's appointment; 	25 26 27 28		
(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 117(6), a copy of the facsimile warrant or warrant form;	29 30 31		
(c) tell the person the officer is permitted by the warrant to enter the place;	32 33		

s 119	71	s 119

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(d)	give the person an opportunity to allow the officer immediate entry to the place without using force.	1 2
if the of	(3) However, the authorised officer need not comply with subsection (2) if the officer reasonably believes that immediate entry to the place is required to ensure the effective execution of the warrant is not frustrated.	
	Subdivision 3—Powers after entry	6
119 Gen	eral powers after entering a place	7
(1) Thi	s section applies to an authorised officer who enters a place.	8
consent t	wever, if an authorised officer enters a place to get the occupier's o enter the place, this section applies to the officer only if the s given or the entry is otherwise authorised.	9 10 11
	monitoring or enforcing compliance with this Act, the authorised ay do any of the following—	12 13
(a)	search any part of the place;	14
(b)	inspect, measure, test, photograph or film any part of the place or anything at the place;	15 16
(c)	take a thing, or a sample of or from a thing, at the place for analysis or testing;	17 18
(d)	copy a document at the place;	19
(e)	take into or onto the place any person, equipment and materials the officer reasonably requires for the exercise of a power under this division;	20 21 22
(f)	require the occupier of the place, or a person at the place, to give the officer—	23 24
	(i) reasonable help to exercise the officer's powers under paragraphs (a) to (e); or	25 26
	(ii) information to help the officer find out whether this Act is being complied with.	27 28

s 120	72	s 124
5 120	12	3 147

120 Preserving privacy after entering private residence	1
(1) When entering a private residence, or exercising a power performing a function in a private residence, an authorised officer n preserve, as far as practicable, the privacy of anyone living at the residence	nust 3
(2) In this section—	5
"private residence" includes a room in registered premises occupied by person as the person's place of residence.	oy a 6 7
121 Failure to help authorised officer	8
A person required to give reasonable help, or information, ur section 119(3)(f) must comply with the requirement, unless the person a reasonable excuse.	
Maximum penalty—50 penalty units.	12
Subdivision 4—Power to seize evidence	13
122 Definition for sdiv 4	14
In this subdivision—	15
"owner", of a seized thing, includes the person entitled to possession o	f it. 16
123 Seizing evidence after entry without consent or warrant	17
An authorised officer who enters a place that may be entered under division without the occupier's consent and without a warrant may seiz thing at the place if the officer reasonably believes the thing is evidence an offence against this Act.	ze a 19
124 Seizing evidence after entry with consent or warrant	22
(1) This section applies if an authorised officer—	23
(a) is authorised to enter a place under this division only with consent of the occupier or a warrant; and	the 24 25
(b) enters the place after obtaining the necessary consent or warra	ant. 26

	the authorised officer enters the place with the occupier's consent, er may seize a thing at the place if—	1 2
(a)	the officer reasonably believes the thing is evidence of an offence against this Act; and	3 4
(b)	seizure of the thing is consistent with the purpose of entry as told to the occupier when asking for the occupier's consent.	5 6
	the authorised officer enters the place with a warrant, the officer e the evidence for which the warrant was issued.	7 8
	ne authorised officer may seize anything else at the place if the easonably believes—	9 10
(a)	the thing is evidence of an offence against this Act; and	11
(b)	the seizure is necessary to prevent the thing being hidden, lost, destroyed or used to continue or repeat the offence.	12 13
	so, the authorised officer may seize a thing at the place if the easonably believes it has just been used in committing an offence his Act.	14 15 16
125 Sec	uring seized thing	17
Having following	g seized a thing, an authorised officer may do 1 or more of the g—	18 19
(a)	move the thing from the place where it was seized (the "place of seizure");	20 21
(b)	leave the thing at the place of seizure but take reasonable steps to restrict access to it;	22 23
	Examples of restricting access to a thing—	24
	1. Sealing a thing and marking it to show access to it is restricted.	25
	2. Sealing the entrance to a room where the seized thing is situated and marking it to show access to it is restricted.	26 27
(c)	make the thing inoperable if it is equipment.	28
	Example of making equipment inoperable—	29
	Dismantling equipment or removing a component of equipment without which the equipment is not capable of being used.	30 31

126 Tan	npering with seized thing	1
must no	an authorised officer restricts access to a seized thing, a person t tamper, or attempt to tamper, with the thing, or something access to the thing, without an authorised officer's approval.	2 3 4
Maximu	m penalty—50 penalty units.	5
must no	an authorised officer makes seized equipment inoperable, a person t tamper, or attempt to tamper, with the equipment, without an ed officer's approval.	6 7 8
Maximu	m penalty—50 penalty units.	9
127 Pov	vers to support seizure	10
	enable a thing to be seized, an authorised officer may require the a control of it—	11 12
(a)	to take it to a stated reasonable place by a stated reasonable time; and	13 14
(b)	if necessary, to remain in control of it at the stated place for a stated reasonable period.	15 16
(2) Th	e requirement—	17
(a)	must be made by notice in the approved form; or	18
(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.	19 20 21
	person of whom a requirement is made under subsection (1) must with the requirement, unless the person has a reasonable excuse.	22 23
Maximu	m penalty for subsection (3)—50 penalty units.	24
128 Rec	ceipts for seized things	25
	s soon as practicable after seizing a thing, an authorised officer e a receipt for it to the person from whom it was seized.	26 27
subsection	owever, if for any reason it is not practicable to comply with on (1), the authorised officer must leave the receipt at the place of a conspicuous position and in a reasonably secure way	28 29 30

(3) The receipt must describe generally each thing seized and its condition.	1 2
(4) This section does not apply to a thing if it is impracticable, or would be unreasonable, to give the receipt, having regard to the thing's nature, condition and value.	3 4 5
129 Forfeiture of seized things	6
(1) A thing that has been seized under this division is forfeited to the State if the authorised officer who seized the thing—	7 8
(a) can not find its owner, after making the inquiries (if any) that are reasonable in all the circumstances; or	9 10
(b) can not return it to its owner, after making the efforts (if any) that are reasonable in all the circumstances.	11 12
Example for paragraph (b)—	13
It may be unreasonable for an authorised officer to make an effort to return a seized thing to its owner if the owner has migrated to another country.	14 15
(2) Regard must be had to a thing's nature, condition and value in deciding—	16 17
(a) whether it is reasonable to make inquiries or efforts; and	18
(b) if making inquiries or efforts, what inquiries or efforts, including the period over which they are made, are reasonable.	19 20
(3) On the forfeiture of a thing to the State, the thing becomes the State's property and may be dealt with by the chief executive as the chief executive considers appropriate.	21 22 23
(4) Without limiting subsection (3), the chief executive may destroy or dispose of the thing.	24 25
(5) Despite subsection (3), the chief executive must not deal with the thing in a way that could prejudice the outcome of—	26 27
(a) an appeal to the Queensland Building Tribunal under this Act; or	28
(b) another appeal, relevant to the thing, of which the chief executive is aware.	29 30

130 Ret	urn of seized things	1
(1) If to its ow	a seized thing is not forfeited, the authorised officer must return it ner—	2 3
(a)	at the end of 6 months; or	4
(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.	5 6 7
	espite subsection (1), unless the thing is forfeited, the authorised nust immediately return it to its owner if the officer stops being	8 9 10
(a)	its continued retention as evidence is necessary; or	11
(b)	its continued retention is necessary to prevent the thing being used to continue, or repeat, the offence.	12 13
131 Acc	eess to seized things	14
	ntil a seized thing is forfeited or returned, an authorised officer ow its owner to inspect it and, if it is a document, to copy it.	15 16
	absection (1) does not apply if it is impracticable, or would be table, to allow the inspection or copying.	17 18
	Subdivision 5—Power to obtain information	19
132 Pov	ver to require name and address	20
(1) Th	is section applies if—	21
(a)	an authorised officer finds a person committing an offence against this Act; or	22 23
(b)	an authorised officer finds a person in circumstances that lead, or has information that leads, the officer to reasonably suspect the person is committing, or has just committed, an offence against this Act.	24 25 26 27
	ne authorised officer may require the person to state the person's d residential address.	28 29

correctr	he authorised officer may require the person to give evidence of the ness of the stated name or residential address if the officer bly suspects the stated name or address to be false.	1 2 3
	person of whom a requirement is made under this section must with the requirement, unless the person has a reasonable excuse.	4 5
Maximu	um penalty—50 penalty units.	6
(5) A	person does not commit an offence against subsection (4) if—	7
(a)	the person was required, by an authorised officer who suspected the person was committing, or had committed, an offence against this Act, to state the person's name and residential address or to give evidence of the correctness of the stated name or residential address; and	8 9 10 11 12
(b)	the person is not proved to have committed the offence.	13
133 Po	wer to require information	14
(1) T	his section applies if an authorised officer reasonably believes—	15
(a)	an offence against this Act is being committed or has been committed; and	16 17
(b)	a person may be able to give information about the offence.	18
person	he authorised officer may, by notice given to the person, require the to give information about the offence to the officer at a stated ble place and at a stated reasonable time.	19 20 21
	The person must comply with a requirement under subsection (2), the person has a reasonable excuse.	22 23
Maximu	um penalty for subsection (3)—50 penalty units.	24
134 Po	wer to require production of documents	25
registere or produ	An authorised officer may require the service provider for a ed service to make available for inspection by an authorised officer, uce to an authorised officer for inspection, at a reasonable time and ominated by the officer—	26 27 28 29
(a)	a document required to be kept by the service provider under this Act; or	30 31
(h)	a document issued to the service provider under this Act	20

 (2) The authorised officer may keep the document to copy it. (3) If the authorised officer copies a document mentioned in subsection (1)(a), or an entry in the document, the officer may require the service provider to certify the copy as a true copy of the document or entry. (4) The authorised officer must return the document to the service provider as soon as practicable after copying it. (5) However, if a requirement is made of a service provider under subsection (3), the authorised officer may keep the document until the 	1 2 3 4 5 6 7 8
service provider complies with the requirement.	9
135 Failure to produce documents	10
(1) A service provider required to make available, or produce, for inspection a document under section 134(1) must comply with the requirement, unless the person has a reasonable excuse.	11 12 13
Maximum penalty—50 penalty units.	14
(2) Despite section 136, it is not a reasonable excuse for an individual not to comply with the requirement that complying with the requirement might tend to incriminate the individual.	15 16 17
Division 3—Miscellaneous	18
136 Self incrimination and warning	19
(1) This section applies if—	20
(a) an authorised officer makes a requirement of an individual; and	21
(b) under a provision of this part, it is an offence for the individual to fail to comply with the requirement unless the individual has a reasonable excuse.	22 23 24
(2) The individual does not commit an offence against the provision unless, when making the requirement, the authorised officer warns the individual it is an offence to fail to comply with the requirement unless the individual has a reasonable excuse.	25 26 27 28
(3) It is a reasonable excuse for the individual to fail to comply with the requirement that complying with the requirement might tend to incriminate the individual.	29 30 31

137 Notice of damage	1
(1) This section applies if—	2
(a) an authorised officer damages property when exercising or purporting to exercise a power; or	3 4
(b) a person (the "other person") acting under the direction or authority of an authorised officer damages property.	5 6
(2) The authorised officer must, as soon as practicable, give notice of particulars of the damage to the person who appears to the authorised officer to be the owner of the property.	7 8 9
(3) The notice must state that the person may be entitled to claim compensation from the chief executive under section 138.	10 11
(4) If the authorised officer believes the damage was caused by a latent defect in the property or circumstances beyond the authorised officer's or other person's control, the authorised officer may state the belief in the notice.	12 13 14 15
(5) If, for any reason, it is impracticable to comply with subsection (2), the authorised officer must leave the notice in a conspicuous position and in a reasonably secure way where the damage happened.	16 17 18
(6) This section does not apply to damage the authorised officer reasonably believes is trivial.	19 20
(7) In this section—	21
"owner", of property, includes the person in possession or control of it.	22
138 Compensation	23
(1) A person may claim compensation from the chief executive if the person incurs loss or damage because of the exercise or purported exercise of a power under this part.	24 25 26
(2) Without limiting subsection (1), compensation may be claimed for loss or damage incurred in complying with a requirement made of the person under this part.	27 28 29
(3) Compensation may be claimed and ordered to be paid in a proceeding—	30 31
(a) brought in a court with jurisdiction for the recovery of the amount of compensation claimed; or	32 33

(b) for an offence against this Act brought against the person claiming compensation.	1 2
(4) A court may order compensation to be paid only if satisfied it is just to make the order in the circumstances of the particular case.	3 4
139 Alteration of certificates	5
A person must not alter a current registration certificate or accreditation certificate without the chief executive's written authorisation.	6 7
Maximum penalty—10 penalty units.	8
140 False or misleading statements	9
A person must not state anything to an authorised officer that the person knows is false or misleading in a material particular.	10 11
Maximum penalty—50 penalty units.	12
141 False or misleading documents	13
(1) A person must not give an authorised officer a document containing information that the person knows is false or misleading in a material particular.	14 15 16
Maximum penalty—50 penalty units.	17
(2) Subsection (1) does not apply to a person if the person, when giving the document—	18 19
(a) tells the authorised officer, to the best of the person's ability, how it is false or misleading; and	20 21
(b) if the person has, or can reasonably obtain, the correct information—gives the correct information.	22 23
142 Obstructing an authorised officer	24
(1) A person must not obstruct an authorised officer in the exercise of a power, unless the person has a reasonable excuse.	25 26
Maximum penalty—100 penalty units.	27

	a person has obstructed an authorised officer and the officer o proceed with the exercise of the power, the officer must warn the nat—	1 2 3
(a)	it is an offence to obstruct the officer, unless the person has a reasonable excuse; and	4 5
(b)	the officer considers the person's conduct an obstruction.	6
(3) In	this section—	7
"obstruc	et" includes hinder and attempt to obstruct.	8
143 Imp	personation of an authorised officer	9
A pers	on must not pretend to be an authorised officer.	10
Maximuı	m penalty—80 penalty units.	11
	PART 9—COMPLIANCE PROCESSES	12
	Division 1—Injunctions	13
144 Gra	ant of injunction	14
(1) The	e chief executive may apply to the District Court for an injunction.	15
	ne court may grant an injunction under this division against a any time.	16 17
145 Gro	ounds for injunction	18
person ha	istrict Court may grant an injunction if the court is satisfied that a as engaged, or is proposing to engage, in conduct that constitutes constitute—	19 20 21
(a)	contravening this Act; or	22
(b)	attempting to contravene this Act; or	23
(c)	aiding, abetting, counselling or procuring a person to contravene	24 25

(d)	inducing, or attempting to induce, whether by threats, promises or otherwise, a person to contravene this Act; or	1 2
(e)	being, in any way, directly or indirectly, knowingly concerned in, or party to, the contravention by a person of this Act; or	3 4
(f)	conspiring with others to contravene this Act.	5
146 Cou	ırt's powers for injunctions	6
	e District Court's power to grant an injunction restraining a person gaging in conduct may be exercised—	7 8
(a)	whether or not it appears to the court that the person intends to engage again, or to continue to engage, in conduct of that kind; and	9 10 11
(b)	whether or not the person has previously engaged in conduct of that kind.	12 13
	e District Court's power to grant an injunction requiring a person act or thing may be exercised—	14 15
(a)	whether or not it appears to the court that the person intends to fail again, or to continue to fail, to do the act or thing; and	16 17
(b)	whether or not the person has previously failed to do the act or thing.	18 19
	n interim injunction may be granted under this division until the on is finally decided.	20 21
(4) Th	e District Court may rescind or vary an injunction at any time.	22
147 Ter	ms of injunction	23
	ne District Court may grant an injunction in the terms the court is appropriate.	24 25
injunctio residentia residentia	Vithout limiting the court's power under subsection (1), and an may be granted restraining a person from conducting a all service (whether or not the person is a service provider or the all service is conducted, or is to be conducted, as part of, or all to, the carrying on of another activity or business)—	26 27 28 29 30
(a)	for a stated period; or	31
(b)	except on stated terms and conditions.	32

³⁵ For some possible effects of contravening an undertaking, see sections 54 (Amendment of accreditation by chief executive) and 57 (Cancellation of accreditation).

151 Var	iation and withdrawal of undertaking	1
(1) Th	is section applies if the chief executive accepts the undertaking.	2
	ne service provider may vary or withdraw the undertaking at any conly if the chief executive agrees to the variation or withdrawal.	3 4
	ne chief executive may vary or withdraw the undertaking at any ne chief executive reasonably believes that—	5 6
(a)	before it was accepted, the service provider contravened this Act in a way unknown to the chief executive; and	7 8
(b)	had the chief executive known about the contravention, the chief executive would not have accepted the undertaking or would not have accepted it unless its terms were changed.	9 10 11
	the chief executive may also withdraw the undertaking if the chief e reasonably believes it is no longer necessary.	12 13
to the va	the chief executive varies or withdraws the undertaking, or agrees riation or withdrawal of the undertaking, the chief executive must service provider a notice of the variation or withdrawal.	14 15 16
	ne variation or withdrawal takes effect when the service provider the notice.	17 18
152 Reg	gister of undertakings	19
	he chief executive must keep a register containing a copy of each ing given to the chief executive under this division.	20 21
	person may inspect the register on payment of the fee prescribed regulation.	22 23
	Division 3—Compliance notice	24
153 Coi	mpliance notice	25
	nis section applies if the chief executive reasonably believes the provider for a residential service—	26 27
(a)	is contravening a provision of this Act; or	28
(b)	has contravened a provision of this Act in circumstances that make it likely the contravention will continue or be repeated.	29 30

	ne chief executive may give the service provider a notice (a nance notice") requiring the service provider to remedy the nation.	1 2 3
(3) The	e compliance notice must state the following—	4
(a)	that the chief executive reasonably believes the service provider—	5 6
	(i) is contravening a provision of this Act; or	7
	(ii) has contravened a provision of this Act in circumstances that make it likely the contravention will continue or be repeated;	8 9 10
(b)	the provision the chief executive believes is being, or has been, contravened (the "relevant provision");	11 12
(c)	briefly, how it is believed the relevant provision is being, or has been, contravened;	13 14
(d)	that the service provider must remedy the contravention within a stated reasonable time;	15 16
(e)	that it is an offence to fail to comply with the compliance notice unless the service provider has a reasonable excuse.	17 18
executive	ne compliance notice may also state the steps that the chief re reasonably believes are necessary to remedy the contravention, further contravention, of the relevant provision.	19 20 21
	e service provider must comply with the compliance notice unless ce provider has a reasonable excuse.	22 23
Maximur provision	m penalty—the maximum penalty for contravening the relevant	24 25
relevant	e service provider can not be prosecuted for an offence against the provision unless the service provider fails to comply with the ace notice and does not have a reasonable excuse for the bliance.	26 27 28 29
	e compliance notice may state other matters the chief executive appropriate.	30 31
Example—	-	32
	mpliance notice may refer to the chief executive's powers under this Act to	33 34

PART 10—REVIEWS AND APPEALS		1
	Division 1—Reviewable decisions	2
154 Rev	viewable decisions	3
Sched	ule 1 states—	4
(a)	the decisions of the chief executive under this Act that are reviewable decisions; and	5 6
(b)	for each reviewable decision, the person who may seek to have the decision reviewed under this part (the "interested person").	7 8
155 Chi	ef executive must give notice after making reviewable decision	9
	mediately after making a reviewable decision, the chief executive e to the interested person a notice stating—	10 11
(a) the reasons for the decision; and		12
(b)	that, within 28 days after receiving the notice, the interested person may apply to the chief executive for a review of the decision; and	13 14 15
(c)	how the interested person may apply for the review; and	16
(d)	that, if the interested person applies for a review of the decision and the matter is not resolved on the review, the interested person may appeal against the decision on review to the Queensland Building Tribunal.	17 18 19 20
	e chief executive may give a notice for the purpose of complying section (1) and for another purpose.	21 22
Example—	-	23
service	hief executive decides an application for the level 2 accreditation of a residential by refusing to accredit the service at that level, the chief executive may give the nt a notice stating—	24 25 26
(a)	the matters required to be stated under subsection (1) about the decision; and	27
(b)	for section 47(6)(b), the day by which the applicant must stop providing the food service.	28 29
	bsection (1) does not apply if the chief executive can not locate the d person after making reasonable enquiries.	30 31

Division 2—Review of decision	1
156 Application for review	2
(1) This section applies to the interested person for a reviewable decision.	3 4
(2) Within 28 days after the interested person receives a notice under section 155 about the decision, the interested person may apply to the chief executive to review the decision.	5 6 7
(3) The chief executive may extend the time for applying for the review.	8
(4) Also, the interested person may apply to the chief executive to review the decision if the chief executive has not given the interested person a notice under section 155 about the decision.	9 10 11
(5) The application must be in the approved form and supported by enough information to enable the chief executive to decide the application.	12 13
157 Stay of operation of original decision	14
(1) An application under section 156 for review of a decision does not stay the decision.	15 16
(2) However, before the decision takes effect, the chief executive may give the interested person a notice staying the operation of the decision for a stated period.	17 18 19
(3) The stay may be granted on conditions the chief executive considers appropriate.	20 21
(4) Also, whether or not the applicant has asked the chief executive to stay the operation of the decision, the applicant may apply to the Queensland Building Tribunal for a stay of the decision.	22 23 24
(5) The tribunal may stay the decision to secure the effectiveness of the review and any later appeal to the tribunal.	25 26
(6) The stay may be granted on conditions the tribunal considers appropriate and has effect for the period stated by the tribunal.	27 28
(7) The period of the stay must not extend past the time when the chief executive makes the review decision and any later period the tribunal allows to enable the applicant to appeal against the review decision.	29 30 31

158 Rev	iew decision	1
(1) Thi a decision	is section applies to an application under section 156 for review of n.	2 3
	less the chief executive made the original decision personally, the cutive must ensure the application is not dealt with by—	4 5
(a)	the person who made the original decision; or	6
(b)	a person in a less senior office than the person who made the original decision.	7 8
	thin 28 days after receiving the application, the chief executive iew the original decision and make a decision (the "review")—	9 10 11
(a)	confirming the original decision; or	12
(b)	amending the original decision; or	13
(c)	substituting another decision for the original decision.	14
	mediately after deciding the application, the chief executive must nterested person a notice stating—	15 16
(a)	the review decision; and	17
(b)	the reasons for the review decision; and	18
(c)	that, within 28 days after receiving the notice, the interested person may appeal against the review decision to the Queensland Building Tribunal; and	19 20 21
(d)	how the interested person may appeal.	22
after rece	he chief executive does not decide the application within 28 days eiving it, the chief executive is taken to have made a review confirming the original decision.	23 24 25

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s 159 89

	Division 3—Appeal against decision	1
159 App	eal against review decision	2
decision,	ithin 28 days after receiving a decision notice for a review the interested person for the decision may appeal against the to the Queensland Building Tribunal. ³⁶	3 4 5
given the	so, if the chief executive has made a review decision but has not interested person a decision notice for the decision, the interested r the decision may appeal against the decision to the tribunal.	6 7 8
decision,	the interested person has received a decision notice for the review the application filed in the tribunal to start the appeal must be nied by a copy of the decision notice.	9 10 11
(4) In t	his section—	12
	n notice ", for a review decision, means a notice under on 158(4) about the decision.	13 14
160 App	eal is by way of rehearing	15
	e appeal to the Queensland Building Tribunal is by way of on the evidence that was before the chief executive.	16 17
adduce fr	owever, the tribunal may give leave to the interested person to resh, additional or substituted evidence (the "new evidence") if that is satisfied—	18 19 20
(a)	the interested person did not know, or could not reasonably be expected to have known, of the existence of the new evidence on or before the day the review decision was made; or	21 22 23
(b)	in the special circumstances of the case, it would be unfair not to allow the interested person to adduce the new evidence.	24 25
(3) If th	he tribunal gives leave under subsection (2), the tribunal may—	26
(a)	adjourn the proceeding to allow the chief executive to reconsider the review decision together with the new evidence; or	27 28
(b)	continue with the appeal by way of rehearing on the evidence that was before the chief executive and on the new evidence.	29 30

³⁶ See Queensland Building Tribunal Act 2000, section 29 (Start of proceedings).

s 161

(4) However, if the chief executive asks the tribunal for an adjournment to allow the chief executive to reconsider the review decision together with the new evidence, the tribunal must adjourn the proceeding for a stated reasonable time.	1 2 3 4
161 Deciding the appeal	5
(1) The Queensland Building Tribunal may—	6
(a) confirm, vary or reverse the review decision; or	7
(b) set aside the review decision, wholly or partly, and return the matter, wholly or partly, to the chief executive with the directions it considers appropriate.	8 9 10
(2) The tribunal may also make consequential orders and directions.	11
162 Stay of operation of review decision(1) The Queensland Building Tribunal may make an order staying the operation of the review decision.	12 13 14
(2) The stay may be granted on conditions the tribunal considers appropriate and has effect for the period stated by the tribunal.	15 16
(3) The period of the stay must not extend past the time when the tribunal decides the appeal.	17 18
(4) The appeal does not affect the operation of the review decision unless the tribunal stays the decision.	19 20
163 Effect of decision	21
If the Queensland Building Tribunal amends the review decision or substitutes another decision for the review decision, the amended or substituted decision is, for this Act (other than this part) taken to be the chief executive's decision	22 23 24

	PART 11—PROCEEDINGS		1
	Division 1—Evidence		2
164 Ap _l	plication of div 1		3
This d	livision applies to a proceeding under this Act.		4
165 App	pointments and authority		5
associate the chief	not necessary to prove the appointment of the chie ed accreditation officer or an authorised officer, or to f executive or an authorised officer to do anything party, by reasonable notice, requires proof of the sy.	the authority of under this Act,	6 7 8 9 10
166 Sign	natures		11
_	nature purporting to be the signature of the chief of the officer is evidence of the signature it purports to		12 13
167 Oth	her evidentiary aids		14
	tificate purporting to be signed by the chief execut ne following matters is evidence of the matter—	tive and stating	15 16
(a)	a stated document is one of the following thing issued or kept under this Act—	s made, given,	17 18
	(i) an appointment, approval or decision;		19
	(ii) a notice, direction or requirement;		20
	(iii) a registration certificate;		21
	(iv) an accreditation certificate;		22
	(v) a record or an extract from a record;		23
	(vi) the register of residential services or an ex- register;	xtract from the	24 25
(b)	a stated document is a copy of a document paragraph (a);	mentioned in	26 27

(c)	on a stated day, or during a stated period—	1
	(i) a residential service was or was not registered; or	2
	(ii) a stated person was or was not registered as the service provider for a registered service; or	3 4
	(iii) premises were or were not the registered premises, or part of the registered premises, for a registered service; or	5 6
	(iv) the registration of a continuing service under part 13 ³⁷ was or was not subject to a stated condition; or	7 8
	(v) a residential service was or was not accredited at a stated level; or	9 10
	(vi) the accreditation of a residential service at a stated level was or was not subject to a stated condition;	11 12
	on a stated day, the registration of a residential service was cancelled;	13 14
` '	on a stated day, the accreditation of a residential service at a stated level was cancelled;	
(f) on a stated day, or during a stated period, an appointment as an administrator to a residential service, associated accreditation officer or authorised officer was, or was not, in force for a stated person;		17 18 19 20
	on a stated day, a stated person was given a stated notice or direction under this Act;	21 22
(h)	on a stated day, a stated requirement was made of a stated person.	23
	Division 2—Offence proceedings	24
168 Sum	mary proceedings for offences	25
-	proceeding for an offence against this Act must be taken in a way under the <i>Justices Act 1886</i> .	26 27
(2) The	e proceeding must start—	28
(a)	within 1 year after the offence is committed; or	29

(b) within 6 months after the offence comes to the complainant's knowledge, but within 2 years after the offence is committed.	1 2
169 Statement of complainant's knowledge	3
In a complaint starting a proceeding for an offence against this Act, a statement that the matter of the complaint came to the complainant's knowledge on a stated day is evidence of when the matter came to the complainant's knowledge.	4 5 6 7
170 False or misleading information or statements	8
In a proceeding for an offence against this Act defined as involving false or misleading information, or a false or misleading statement, it is enough for a charge to state that the information or statement was, without specifying which, 'false or misleading'.	9 10 11 12
171 Responsibility for acts or omissions of representatives	13
(1) This section applies in a proceeding for an offence against this Act.	14
(2) If it is relevant to prove a person's state of mind about a particular act or omission, it is enough to show—	15 16
 (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 	17 18 19
(b) the representative had the state of mind.	20
(3) An act done or omitted to be done for a person by a representative of the person within the scope of the representative's actual or apparent authority is taken to have been done or omitted to be done also by the person, unless the person proves the person could not, by the exercise of reasonable diligence, have prevented the act or omission.	21 22 23 24 25
(4) In this section—	26
"representative" means—	27
(a) for a corporation—an executive officer, employee or agent of the corporation; or	28 29
(b) for an individual—an employee or agent of the individual.	30
"state of mind", of a person, includes—	31

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	(a)	the person's knowledge, intention, opinion, belief or purpose; and	1 2
	(b)	the person's reasons for the intention, opinion, belief or purpose.	3
172	Exec	cutive officers must ensure corporation complies with Act	4
		e executive officers of a corporation must ensure the corporation with this Act.	5 6
each	of tely, t	corporation commits an offence against a provision of this Act, the corporation's executive officers also commits an offence, he offence of failing to ensure the corporation complies with the .	7 8 9 10
Max an in		n penalty—the penalty for the contravention of the provision by dual.	11 12
agair offic	nst a	idence that the corporation has been convicted of an offence provision of this Act is evidence that each of the executive committed the offence of failing to ensure the corporation with the provision.	13 14 15 16
(4) Ho	wever, it is a defence for an executive officer to prove—	17
	(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	18 19 20 21
	(b)	otherwise, the officer was not in a position to influence the conduct of the corporation in relation to the offence.	22 23
		PART 12—MISCELLANEOUS	24
		Division 1—Reprisals	25
173	Rep	risal and grounds for reprisals	26
		person must not cause, or attempt or conspire to cause, detriment r person in retaliation because, or in the belief that—	27 28

(a) anybody has made, or may make, a complaint to the chief executive about the conduct of a residential service; or	1 2
(b) anybody has given, or may give, information to the chief executive about the conduct of a residential service; or	3 4
(c) anybody has provided information about an alleged offence against this Act to a person for the purpose of having the alleged offence investigated or prosecuted; or	5 6 7
(d) anybody has given, or may give, evidence to a court in proceedings for an offence against this Act.	8 9
(2) An attempt to cause detriment includes an attempt to induce a person to cause detriment.	10 11
(3) A contravention of subsection (1) is a reprisal or the taking of a reprisal.	12 13
(4) A ground mentioned in subsection (1) as the ground for a reprisal is the unlawful ground for the reprisal.	14 15
(5) For the contravention 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.	16 17 18
174 Offence for taking reprisal	19
A person who takes a reprisal commits an offence.	20
Maximum penalty—100 penalty units.	21
175 Damages entitlement for reprisal	22
(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.	23 24
(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.	25 26
(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.	27 28

s 177

L	Division 2—Reporting matters of concern to other entities	1
176 Rep	porting a matter relating to the accommodation Act	2
exercisin of a mat	his section applies if, in the course of carrying out a function or ag a power under this Act, a public service officer becomes aware ter that the officer reasonably believes is a contravention of the odation Act.	3 4 5 6
(2) Thunless—	ne officer must report the matter to the chief executive officer	7 8
(a)	the officer knows, or reasonably supposes, that the chief executive officer is aware of the matter; or	9 10
(b)	the officer reasonably believes the contravention is trivial.	11
177 Ma	tters arising under other Acts	12
exercisin	is section applies if, in the course of carrying out a function or g a power under a prescribed Act, a public service officer becomes a matter that the officer reasonably believes—	13 14 15
(a)	is a contravention of this Act; or	16
(b)	concerns the conduct of a residential service and is adversely affecting the health, safety or wellbeing of a resident in the service.	17 18 19
	ne officer must report the matter to the chief executive, unless the nows, or reasonably supposes, that the chief executive is aware of er.	20 21 22
(3) In	this section—	23
"prescri	bed Act" means—	24
(a)	the Guardianship and Administration Act 2000; or	25
(b)	the Health Rights Commission Act 1991; or	26
(c)	the Powers of Attorney Act 1998; or	27
(d)	the Public Trustee Act 1978.	28

178 Cor	respo	onding laws	1
exercisin that the c	g a p	ction applies if, in the course of carrying out a function or lower under this Act, the chief executive gains information executive reasonably believes is relevant to the administration other State about the conduct of residential services.	2 3 4 5
		ef executive may give the information to the chief executive nent in which that law is administered.	6 7
		Division 3—Other matters	8
179 Reg	ister	of residential services	9
(1) Th	e chie	ef executive must keep a register of residential services.	10
(2) The	e regi	ster must show—	11
(a)	for e	each registered service—	12
	(i)	the particulars shown on the registration certificate; and	13
	(ii)	the particulars shown on any accreditation certificate; and	14
	(iii)	for any application for accreditation of the service that has been made but not decided—	15 16
		(A) the date of the application; and	17
		(B) the level of accreditation applied for; and	18
(b)	for e	each residential service that is no longer registered—	19
	(i)	the day the service stopped being registered; and	20
	(ii)	the particulars shown on the registration certificate in force immediately before the cessation; and	21 22
	(iii)	the particulars shown on any accreditation certificate in force immediately before the cessation.	23 24
(3) Th appropria	_	ister may be kept in any way the chief executive considers	25 26
(4) On	payn	nent of the fee prescribed under a regulation, a person may—	27
(a)	insp	ect the register; or	28
(b)		in a certificate from the chief executive stating information wn in the register.	29 30

180 Cor	nfidentiality	1
(1) Th	is section applies to a person—	2
(a)	who is, or has been, the chief executive, a public service employee in the department, an administrator, an associated accreditation officer or an authorised officer; and	3 4 5
(b)	who, in the course of administering this Act or because of opportunity provided by involvement in administering this Act—	6 7
	(i) acquired confidential information about someone else; or	8
	(ii) gained access to a document containing confidential information about someone else.	9 10
informat	e person must not make a record of the information, disclose the ion to anyone else or give access to the document containing the ion to anyone else, other than—	11 12 13
(a)	for a purpose of this Act; or	14
(b)	with the consent of the person to whom the information relates; or	15 16
(c)	in compliance with lawful process requiring production of documents or giving of evidence before a court or tribunal; or	17 18
(d)	as expressly permitted or required by another Act.	19
Maximu	m penalty—50 penalty units.	20
(3) In	this section—	21
	ntial information" means information about a person's affairs, uding the person's criminal history, but does not include—	22 23
(a)	information that is publicly available; or	24
(b)	statistical or other information that could not reasonably be expected to result in the identification of the person to whom it relates.	25 26 27
181 Del	egation by chief executive	28
` '	e chief executive may delegate the chief executive's powers under to an appropriately qualified public service officer.	29 30
	delegation of a power may permit the subdelegation of the power propriately qualified public service officer.	31 32

(3) In	this section—	1
	oriately qualified" includes having qualifications, experience or ading appropriate to exercise the power.	2 3
Exan	nple of 'standing'—	4
A	person's classification level in the public service.	5
182 Pro	tection from liability	6
	official does not incur civil liability for an act done, or omission onestly and without negligence under this Act.	7 8
	subsection (1) prevents a civil liability attaching to an official, the attaches instead to the State.	9 10
(3) In	this section—	11
"official"	" means—	12
(a)	the chief executive; or	13
(b)	an administrator; or	14
(c)	an associated accreditation officer; or	15
(d)	an authorised officer; or	16
(e)	a person acting under the direction of the chief executive or an authorised officer.	17 18
183 Арр	proved forms	19
The ch	nief executive may approve forms for use under this Act.	20
184 Reg	gulation-making power	21
(1) Th	e Governor in Council may make regulations under this Act.	22
(2) A 1	regulation may do any of the following—	23
(a)	impose a fee;	24
(b)	prescribe requirements, relating to premises in which a residential service is being, or is proposed to be, conducted, for ensuring all the occupants of the premises may be safely evacuated in the event of a fire;	25 26 27 28

s 185 100 s 186

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(c)	prescribe other requirements relating to a residential service for protecting the health, safety or other interests of residents;	1 2
(d)	impose a penalty of not more than 20 penalty units for a contravention of a regulation.	3 4
	PART 13—TRANSITIONAL	5
	Division 1—Preliminary	6
185 Defi	nitions for pt 13	7
In this	part—	8
	For accreditation' , of a continuing service, means apply under 3 for accreditation of the service.	9 10
	For registration , of a continuing service, means apply under 2 for registration of the service.	11 12
"comme	ncement day" means the day this part commences.	13
	ing service" means a residential service that was being conducted nediately before the commencement day.	14 15
"due day	y" <u> </u>	16
(a)	for applying for registration of a continuing service, see section 186; or	17 18
(b)	for applying for accreditation of a continuing service, see division 3.	19 20
	Division 2—Registration of continuing services	21
186 Due	day for applying for registration	22
The du	ne day for applying for registration of a continuing service is—	23
(a)	if, in the course of the continuing service, a personal care service was being provided immediately before the commencement day and a personal care service is being provided 1 year after the	24 25 26

	commencement day—the day that is 1 year after the commencement day; or	1 2
(b)	otherwise—the day that is 2 years after the commencement day.	3
187 Req	uirement for continuing service to be registered	4
	ction 9 ³⁸ does not apply to a continuing service before the day g the due day.	5 6
, ,	an application to register the service is current on the due day, does not apply to the service until—	7 8
(a)	if the application is withdrawn or lapses after the due day—the day the application is withdrawn or lapses; or	9 10
(b)	if the chief executive decides the application by registering the service—the day the service is registered; or	11 12
(c)	if the chief executive decides the application by refusing to register the service—the day, stated in the notice given under section 191, ³⁹ by which the service provider must stop conducting the service.	13 14 15 16
188 Lap	osing of application	17
	is section applies if an application to register a continuing service on or before the due day.	18 19
` '	e chief executive may make a requirement under section 10(3), ⁴⁰ mation to decide the application, by giving the applicant a notice	20 21 22
(a)	the required information; and	23
(b)	the time by which the information must be given to the chief executive; and	24 25
(c)	that, if the information is not given to the chief executive by the stated time, the application will lapse.	26 27

³⁸ Section 9 (Requirement to be registered)

³⁹ Section 191 (Notice of refusal to register continuing service)

⁴⁰ Section 10 (Application for registration)

(3) The time stated must be reasonable and, in any case, at least 14 days after the requirement is made.	1 2
(4) The chief executive may give the applicant a further notice extending the stated time if the chief executive is satisfied it would be reasonable in all the circumstances to give the extension.	3 4 5
(5) If the applicant does not comply with the requirement within the stated time, or any extension, the application lapses.	6 7
189 Compliance with building and fire safety requirements	8
(1) This section applies to an application to register a continuing service made on or before the due day.	9 10
(2) The applicant need not comply with section 10(2)(d)(i).	11
(3) However, if the application is not accompanied by a building compliance notice for the premises issued within the previous 12 months—	12 13
(a) the application must be accompanied by a notice from the local government for the local government area in which the premises are situated, issued within the previous 12 months, stating the extent to which the premises comply with the prescribed building requirements; and	14 15 16 17 18
(b) the chief executive must not register the service unless the chief executive is satisfied the premises are safe and substantially comply with the prescribed building requirements.	19 20 21
190 Registration on conditions	22
(1) This section applies if the chief executive is not satisfied the premises fully comply with the prescribed building requirements.	23 24
(2) The chief executive may register the continuing service on conditions the chief executive considers appropriate to ensure the premises are improved to a level that fully complies with the prescribed building requirements within a reasonable time. ⁴¹	25 26 27 28
Example—	29
A condition that stated building work in the registered premises be completed by a stated date.	30 31

⁴¹ See schedule 1 (Reviewable decisions).s

s 192

(3) The registration certificate for the service must state any conditions applying to the registration.	s 1 2
(4) While the service is registered under this section on 1 or more conditions, the chief executive may cancel the registration, impose a new condition, amend a condition or omit a condition under part 3, division 5 ⁴ and, for that purpose, part 3, division 5 applies to the registration, with all necessary changes, as if—	y 4 2 5
(a) a reference to accreditation were a reference to registration; and	8
(b) a reference to the accreditation criteria were a reference to the prescribed building requirements.	e 9 10
(5) The service provider for a continuing service must not contravene a condition on which the service is registered.	a 11 12
Maximum penalty for subsection (5)—100 penalty units.	13
191 Notice of refusal to register continuing service	14
(1) This section applies if an application to register a continuing service is made on or before the due day.	e 15 16
(2) If the chief executive decides the application by refusing to register the service, the chief executive must give the applicant a notice of the decision stating the day, not earlier than 14 days after the notice is given, by which the service provider must stop conducting the service.	e 18
192 Register	21
(1) This section applies to each application for registration of a continuing service made within 2 years after the commencement day.	22 23
(2) The chief executive must record on the register of residential services the following particulars of the application—	s 24 25
(a) the applicant's name;	26
(b) the address of the premises to which the application relates;	27
(c) the date of the application;	28
(d) once the application is decided, the decision	29

⁴² Part 3 (Accreditation), division 5 (Dealings with accreditation)

(3) The particulars must remain on the register until the later of the following days—	1 2
(a) the day that is 2 years after the commencement day;	3
(b) the day that is 1 month after the application is decided.	4
Division 3—Accreditation of continuing services	5
193 Application of div 3	6
This division applies to the accreditation of a continuing service.	7
194 Continuing service with no food service or personal care service	8
(1) This section applies if, immediately before the commencement day, neither a food service nor a personal care service was being provided in the course of the continuing service.	9 10 11
(2) For section 35, ⁴³ the due day for applying for the level 1 accreditation of the service is the day that is 4 years after the commencement day.	12 13
195 Continuing service with food service only	14
(1) This section applies if, immediately before the commencement day, a food service but not a personal care service was being provided in the course of the continuing service.	15 16 17
(2) For section 35, the due day for applying for the level 1 accreditation of the service is the day that is 3 years after the commencement day.	18 19
(3) For section 36, ⁴⁴ the due day for applying for the level 2 accreditation of the service is the day that is 3 years after the commencement day.	20 21
196 Continuing service with personal care service only	22
(1) This section applies if, immediately before the commencement day, a personal care service but not a food service was being provided in the course of the continuing service.	23 24 25

⁴³ Section 35 (Requirement to be accredited at level 1)

⁴⁴ Section 36 (Requirement to be accredited at level 2)

(2) For section 35, the due day for applying for the level 1 accreditation of the service is the day that is 2 years after the commencement day.	1 2
(3) For section 38,45 the due day for applying for the level 3 accreditation of the service is the day that is 2 years after the commencement day.	3 4
197 Continuing service with food service and personal care service	5
(1) This section applies if, immediately before the commencement day, a food service and a personal care service were being provided in the course of the continuing service.	6 7 8
(2) For section 35, the due day for applying for the level 1 accreditation of the service is the day that is 2 years after the commencement day.	9 10
(3) For section 36, the due day for applying for the level 2 accreditation of the service is the day that is 2 years after the commencement day.	11 12
(4) For section 38, the due day for applying for the level 3 accreditation of the service is the day that is 2 years after the commencement day.	13 14
198 Compliance with building and fire safety requirements	15
An application for the level 1 accreditation of a continuing service must be accompanied by—	
(a) a building compliance notice for the registered premises issued within the previous 12 months; and	18 19
(b) the prescribed fire safety document for the registered premises.	20

⁴⁵ Section 38 (Requirement to be accredited at level 3)

SCHEDULE 1

1

REVIEWABLE DECISIONS

2

section 154

interested person	reviewable decision
applicant for registration of a residential service	• to refuse to register the service (s 10(4))
service provider for a residential service	• to cancel registration of the service (s 15(3))
	• to refuse to accredit the service (s 47(4))
	• to accredit the service on a condition (s 47(5))
	• to refuse to renew the accreditation of the service (s 50(5))
	• to refuse to extend the period of accreditation (s 51(3))
	• to refuse to amend the accreditation of the service in a way the service provider has applied for (s 53(3))
	• to amend the accreditation of the service other than in a way the service provider has applied for (s 54(3) or 55(2))
	• to cancel the accreditation of the service (s 57(3))
	• to refuse an application for a replacement accreditation certificate (s 60(3))
	• to refuse an application to amend the registration of the service to show new premises as the registered premises (s 64(4))

interested person	reviewable decision
applicant for registration as the service provider for a registered service	• to refuse to register the applicant as the service provider for the service (s 61(4))
personal representative of the estate of a service provider who has died	• to refuse to extend the transitional registration period (s 70(5))
applicant for registration of a continuing service under part 131	• to register the service on a condition (s 190(2))

¹ Part 13 (Transitional)

SCHEDULE 2	1
DICTIONARY	2
section 3	3
"accommodation Act" means the Residential Services (Accommodation) Act 2002.	4 5
"accreditation criteria" means level 1, 2 or 3 accreditation criteria.	6
"accreditation decision" see section 41.	7
"accredited service" means a residential service that is accredited under this Act.	8 9
"applicant", for part 2, division 4,46 see section 18.	10
"approved form" means a form approved under section 183.	11
"associate", of a service provider or applicant, means a person who is an associate of the service provider or applicant under section 19.	12 13
"associated accreditation officer" means a person appointed as an associated accreditation officer under section 102.	14 15
"authorised officer" means a person appointed as an authorised officer under section 106.	16 17
"budget accommodation building" see the <i>Building Act 1975</i> , section 12B.	18 19
"building compliance notice" , for premises, means a notice, issued by the local government for the local government area in which the premises are situated, stating that the premises comply with the prescribed building requirements.	20 21 22 23
"chief executive officer" means the chief executive officer of the Residential Tenancies Authority established under the <i>Residential Tenancies Act 1994</i> .	24 25 26
"conviction" means a conviction other than a spent conviction.	27

⁴⁶ Part 2 (Registration), division 4 (Suitability of service provider and associates)

the	e person for offences, in Queensland or elsewhere, whether before after the commencement of this Act.	2 3
"curre	nt"—	4
Aı	n application is "current" if it has been made under this Act and has not been decided, has not been withdrawn and has not lapsed.	5 6
"decisi	on notice" see the <i>Integrated Planning Act 1997</i> , section 3.5.15.	7
	opment application" see the <i>Integrated Planning Act 1997</i> , hedule 10.	8 9
	ility services department" means the department in which the isability Services Act 1992 is administered.	10 11
"disqu	alifying offence" means any of the following offences—	12
(a)	an offence, punishable by 3 or more years imprisonment, involving fraud or dishonesty;	13 14
(b)) an offence against the Criminal Code, part 4 or 5; ⁴⁷	15
(c)	an act or omission committed outside Queensland that, if committed in Queensland, would be an offence mentioned in paragraph (a) or (b).	16 17 18
	Ation department " means the department in which the <i>Education General Provisions</i>) <i>Act 1989</i> is administered.	19 20
wi the	tive officer", of a corporation, means a person who is concerned ith, or takes part in, the corporation's management, whether or not e person is a director or the person's position is given the name of ecutive officer.	21 22 23 24
"facilit	ties" includes furniture and equipment.	25
"fire sa	nfety management plan" means—	26
(a)	for premises that are a budget accommodation building—see the <i>Fire and Rescue Service Act 1990</i> , section 104FC; or	27 28
(b) for other premises—see section 75.	29

⁴⁷ Criminal Code, part 4 (Acts injurious to the public in general) or 5 (Offences against the person and relating to marriage and parental rights and duties and against the reputation of individuals)

"Tood se	vice " means a service of regularly providing meals to a r	resident.
cone	rules" , for premises in which a residential service lucted, means the rules in force for the premises unmodation Act, part 6.	_
	department " means the department in which the <i>State</i> 1945 is administered.	Housing 5 6
"inform	tion" includes a document.	7
"interest	ed person", for a reviewable decision, see section 154.	8
"level 1	accreditation criteria" means the matters under section 4	42. 9
"level 2	ccreditation criteria" means the matters under section 2	43. 10
"level 3	accreditation criteria" means the matters under section 4	14. 11
"notice"	means a written notice.	12
"owner"	for part 8, division 2, subdivision 4,48 see section 122.	13
"persona with	l care service" means a service of regularly providing a	resident 14 15
(a)	help in—	16
	(i) bathing, toileting or another activity related to hygiene; or	personal 17 18
	(ii) dressing or undressing; or	19
	(iii) consuming a meal; or	20
	(iv) meeting a mobility problem of the resident; or	21
	(v) taking medication; or	22
(b)	help in managing the resident's financial affairs.	23
"premise	s" include a part of premises.	24
"prescri	bed building requirements" see section 28.	25
	bed fire safety document ", for premises, means the preafety document for the premises under section 33.	rescribed 26 27

Part 8 (Investigation and enforcement), division 2 (Powers of authorised officers), subdivision 4 (Power to seize evidence)

"Queensland Building Tribunal" means the Queensland Building Tribunal established under the Queensland Building Tribunal Act 2000.	1 2 3
"registered premises" means premises registered under this Act as premises in which a residential service is conducted.	4 5
"registered service" means a residential service registered under this Act.	6
"register of residential services" means the register kept under section 179.	7 8
"relative" of a person—	9
(a) means the person's spouse, child, grandchild, great-grandchild, parent, grandparent, great-grandparent, brother, sister, uncle, aunt, cousin, niece, nephew, parent-in-law, daughter-in-law, son-in-law, sister-in-law or brother-in-law; and	10 11 12 13
(b) for an Aboriginal person—includes a person who, under Aboriginal tradition, is regarded as a relative of the Aboriginal person; and	14 15 16
(c) for a Torres Strait Islander person—includes a person who, under Island custom, is regarded as a relative of the Torres Strait Islander person.	17 18 19
"rent" means an amount of money, or other consideration, given in return for the provision of accommodation by a person and any related services provided by the person.	20 21 22
"resident" see section 5.	23
"residential service" see section 4.	24
"residential services Act" means this Act or the accommodation Act.	25
"reviewable decision" means a decision stated in schedule 1.	26
"review decision" see section 158(3).	27
"school" means—	28
(a) a State school within the meaning of the <i>Education (General Provisions) Act 1989</i> ; or	29 30
(b) a school that is accredited, or provisionally accredited, under the <i>Education (Accreditation of Non-State Schools) Act 2001</i> .	31 32

"self-contained unit" means a part of a building, forming a self-contained residence, that is under the exclusive possession of the occupier and includes kitchen, bathroom and toilet facilities.	1 2 3
"service provider" see section 6 and, for part 2, division 4,49 see section 18.	4 5
"spent conviction" means a conviction—	6
(a) for which the rehabilitation period under the <i>Criminal Law</i> (<i>Rehabilitation of Offenders</i>) Act 1986 has expired under that Act; and	7 8 9
(b) that is not revived as prescribed by section 11 of that Act.	10
"staff", of a residential service, includes a volunteer and a resident who participates in the conduct of the service.	11 12
"Supported Accommodation Assistance Program" means the program, conducted under an agreement between the Commonwealth and the State, known as the 'Supported Accommodation Assistance Program' or, if the program is continued under another name, the program as continued under the other name.	13 14 15 16 17
"takes a reprisal" see section 173.	18
"transitional registration period" see section 70(2)	10

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⁴⁹ Part 2 (Registration), division 4 (Suitability of service provider and associates)