Queensland



DISASTER MANAGEMENT BILL 2003

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DISASTER MANAGEMENT BILL 2003

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2003

A BILL

FOR

An Act to provide for matters relating to disaster management in the State, and for other purposes

T	The Parliament of Queensland enacts—		1
		PART 1—PRELIMINARY	2
		Division 1—Introduction	3
1	Sho	rt title	4
	This A	act may be cited as the Disaster Management Act 2003.	5
2		nmencement act commences on a day to be fixed by proclamation.	6 7
		Division 2—Objects	8
3	Ma	in objects of Act	9
	The m	ain objects of this Act are as follows—	10
	(a)	to help communities—	11
		(i) mitigate the potential adverse effects of an event; and	12
		(ii) prepare for managing the effects of an event; and	13
		(iii) effectively respond to, and recover from, a disaster or an emergency situation;	14 15
	(b)	to provide for effective disaster management for the State;	16
	(c)	to establish a framework for the management of the State Emergency Service and emergency service units to ensure the effective performance of their functions.	17 18 19
4	Hov	w the objects are to be primarily achieved	20
fo	The ol	ojects are to be achieved primarily by making provision about the	21 22

(a)	establishing disaster management groups for the State, disaster districts and local government areas;	1 2
(b)	preparing disaster management plans and guidelines;	3
(c)	ensuring communities receive appropriate information about preparing for, responding to and recovering from a disaster;	4 5
(d)	declaring a disaster situation;	6
(e)	establishing the State Emergency Service and emergency service units;	7 8
(f)	ensuring the State Emergency Service and emergency service units can effectively perform their functions.	9 10
	Division 3—Application	11
5 Act	binds all persons	12
	is Act binds all persons including the State and, as far as the e power of the Parliament permits, the Commonwealth and the tes.	13 14 15
	absection (1) does not make the State, the Commonwealth or State liable for an offence.	16 17
6 Rela	ationship to other Acts about particular declarations	18
(1) No another A	thing in this Act prevents a person declaring an emergency under Act.	19 20
Examples of	of other Acts—	21
 Pul 	blic Safety Preservation Act 1986	22
• Sta	te Transport Act 1938.	23
	wever, the existence of a declaration mentioned in subsection (1) prevent the declaration of a disaster situation under this Act.	24 25

s 9

7 Public Safety Preservation Act 1986, pt 3, not affected	1
, 2	
This Act is in addition to, and does not limit, the <i>Public Safety Preservation Act 1986</i> , part 3. ¹	2 3
8 Powers under this Act and other Acts	4
(1) This section applies to a person exercising declared disaster powers or rescue powers under this Act.	5 6
Examples of persons who may be exercising the powers—	7
• an ambulance officer under the Ambulance Service Act 1991	8
a fire officer under the Fire Act	9
• a police officer under the Police Service Administration Act 1990.	10
(2) The declared disaster powers and rescue powers are in addition to and do not limit the powers the person may have under another Act.	11 12
9 Directions about powers under other Acts during disaster situation	13 14
(1) This section applies if there is a disaster situation.	15
(2) The chairperson of the State group, or a relevant district disaster coordinator for the disaster situation, may give directions about the circumstances in which a power under another Act may be exercised during the period of the disaster situation.	16 17 18 19
(3) However, the chairperson or relevant district disaster coordinator must not give directions about the way in which the power may be exercised.	20 21 22
(4) A direction under subsection (2) may be given—	23
(a) only to the person who may exercise the power under the other Act; and	24 25
(b) only if it is necessary for effective management of the disaster for which the disaster situation is declared.	26 27

¹ Public Safety Preservation Act 1986, part 3 (Chemical, biological and radiological emergencies)

Examples—	1
• The chairperson of the State group may direct an authorised person under the <i>Environmental Protection Act 1994</i> to delay exercising particular powers until the chairperson considers it is appropriate in the circumstances for the powers to be exercised.	2 3 4 5
• If the disaster situation involves an outbreak of an exotic disease, the chairperson of the State group may direct an inspector under the <i>Exotic Diseases in Animals Act 1981</i> to delay exercising particular powers until the chairperson considers it is appropriate in the circumstances for the powers to be exercised.	6 7 8 9
(5) Also, a direction under subsection (2)—	10
(a) may be general or limited to a particular class of persons; and	11
(b) may be given on conditions.	12
(6) Before giving a direction under subsection (2) about the exercise of a power under another Act, the chairperson or relevant district disaster coordinator must take reasonable steps to consult with the chief executive of the department or other agency in which the Act is administered.	13 14 15 16
(7) A failure to consult under subsection (6) does not affect the validity of the direction.	17 18
(8) Subsection (2) does not apply to the <i>Police Powers and Responsibilities Act 2000</i> or CBR emergency powers under the <i>Public Safety Preservation Act 1986</i> . ²	19 20 21
10 Limit on application of Act in particular circumstances	22
This Act does not authorise anyone to do, or make preparations to do, any of the following—	23 24
(a) engage in armed combat against an enemy;	25
(b) put down a riot or other civil disturbance;	26
(c) end a strike or lock-out.	27

² Public Safety Preservation Act 1986, schedule—

[&]quot;CBR emergency powers" means powers available to the CBRE coordinator or emergency responders under part 3.

Division 4—Interpretation	1
Subdivision 1—Dictionary and notes in text	2
11 Definitions The dictionary in schedule 2 defines particular words used in this Act.	3
12 Notes in text A note in the text of this Act is part of this Act.	5
Subdivision 2—Particular definitions	7
13 Meaning of "disaster"	8
(1) A "disaster" is a serious disruption in a community, caused by the impact of an event, that requires a significant coordinated response by the State and other entities to help the community recover from the disruption.	9 10 11
(2) In this section—	12
"serious disruption" means—	13
(a) loss of human life, or illness or injury to humans; or	14
(b) widespread or severe property loss or damage; or	15
(c) widespread or severe damage to the environment.	16
14 Meaning of "disaster management"	17
"Disaster management" means arrangements about managing the potential adverse effects of an event, including, for example, arrangements for mitigating, preventing, preparing for, responding to and recovering from a disaster.	18 19 20 21
15 Meaning of "disaster operations"	22
"Disaster operations" means activities undertaken before, during or	23

	s, property loss or damage, or damage to the environment, including, ample, activities to mitigate the adverse effects of the event.	1 2
16 M	Ieaning of "event"	3
(1) A	An "event" means any of the following—	4
(a	a cyclone, earthquake, flood, storm, storm tide, tornado, tsunami, volcanic eruption or other natural happening;	5 6
(b	an explosion or fire, a chemical, fuel or oil spill, or a gas leak;	7
(c	e) an infestation, plague or epidemic;	8
	Example of an epidemic—	9
	a prevalence of foot-and-mouth disease	10
(d	l) a failure of, or disruption to, an essential service or infrastructure;	11 12
(e	e) an attack against the State;	13
(f	another event similar to an event mentioned in paragraphs (a) to (e).	14 15
(2) A	An "event" may be natural or caused by human acts or omissions.	16
PA	RT 2—DISASTER MANAGEMENT GROUPS AND COMMITTEES	17 18
	Division 1—State disaster management group	19
	Subdivision 1—Establishment and functions	20
17 E	stablishment	21
The establis	State Disaster Management Group (the "State group") is shed.	22 23

18	Fur	actions	1				
Τ	he St	ate group has the following functions—	2				
	(a) to develop a strategic policy framework for disaster management for the State;						
	(b)	to ensure effective disaster management is developed and implemented for the State;	5 6				
	(c)	to ensure arrangements between the State and the Commonwealth about matters relating to effective disaster management are established and maintained;	7 8 9				
	(d)	to identify resources, in and outside the State, that may be used for disaster operations;	10 11				
	(e)	to provide reports and make recommendations to the Minister about matters relating to disaster management and disaster operations;	12 13 14				
	(f)	to prepare, under section 49, the State disaster management plan;	15				
	(g)	to perform other functions given to the group under this or another Act;	16 17				
	(h)	to perform a function incidental to a function mentioned in paragraphs (a) to (g).	18 19				
		Subdivision 2—Membership	20				
19	Me	mbership	21				
(1) Th	e State group consists of the following members—	22				
	(a)	the chief executive of the department;	23				
	(b)	a number of persons, each being the chief executive of another department;	24 25				
	(c)	an appropriately qualified officer of the department.	26				
		ne members mentioned in subsection (1)(b) or (c) are to be d by the Governor in Council.	27 28				
`	3) The	e member mentioned in subsection (1)(c) is the executive officer oup.	29 30				

(4) In this section—	1
"appropriately qualified" includes having the qualifications, experience or standing appropriate to perform the functions of the executive officer of the State group.	2 3 4
Example of standing—	5
a person's classification level in the public service	6
20 Chairperson and deputy chairperson	7
(1) The Governor in Council is to appoint—	8
(a) a member as the chairperson of the State group; and	9
(b) a member as the deputy chairperson of the group.	10
(2) A person may be appointed as the chairperson or deputy chairperson only if the person is a member mentioned in section 19(1)(a) or (b).	11 12
(3) A person may be appointed as the chairperson or deputy chairperson at the same time the person is appointed as a member.	13 14
(4) The deputy chairperson is to act as chairperson—	15
(a) during a vacancy in the office of chairperson; and	16
(b) during all periods when the chairperson is absent from duty or for another reason can not perform the functions of the office.	17 18
21 Functions of executive officer of State group	19
The executive officer of the State group has the following functions—	20
 (a) to regularly review and assess the effectiveness of disaster management by the State, including the State disaster management plan; 	21 22 23
(b) to regularly review and assess the effectiveness of disaster management by district groups and local groups;	24 25
 (c) to establish and maintain arrangements between the State and the Commonwealth about matters relating to effective disaster management; 	26 27 28
(d) to ensure that disaster management and disaster operations in the State are consistent with the group's strategic policy framework for disaster management for the State;	29 30 31

(e)	to manage and coordinate the business of the group;	1
(f)	to coordinate State and Commonwealth assistance for disaster management and disaster operations;	2 3
(g)	to ensure that persons performing functions under this Act in relation to disaster operations are appropriately trained;	4 5
(h)	to appoint, under section 27, the executive officers of district groups;	6 7
(i)	to regularly report to the group about the performance of the executive officer's functions under paragraphs (a) to (h);	8 9
(j)	to support the group in the performance of its functions.	10
	Division 2—District disaster management groups	11
	Subdivision 1—Establishment and functions	12
22 Est	ablishment	13
	strict Disaster Management Group (a "district group") is ned for each disaster district.	14 15
23 Fu	nctions	16
	trict group has the following functions for the disaster district for is established—	17 18
(a)	to ensure that disaster management and disaster operations in the district are consistent with the State group's strategic policy framework for disaster management for the State;	19 20 21
(b)	to develop effective disaster management for the district, including a district disaster management plan, and regularly review and assess that disaster management;	22 23 24
(c)	to provide reports and make recommendations to the State group about matters relating to disaster management and disaster operations in the district;	25 26 27
(d)	to regularly review and assess the disaster management of local groups in the district;	28 29

(e)	to ensure that any relevant decisions and policies made by the State group are incorporated in its disaster management, and the disaster management of local groups in the district;	1 2 3
(f)	to ensure the community is aware of ways of mitigating the adverse effects of an event, and preparing for, responding to and recovering from a disaster;	4 5 6
(g)	to coordinate the provision of State resources and services provided to support local groups in the district;	7 8
(h)	to identify resources that may be used for disaster operations in the district;	9 10
(i)	to make plans for the allocation, and coordination of the use, of resources mentioned in paragraph (h);	11 12
(j)	to establish and review communications systems in the group, and with and between local groups in the district, for use when a disaster happens;	13 14 15
(k)	to ensure information about an event or a disaster in the district is promptly given to the State group and each local group in the district;	16 17 18
(1)	to prepare, under section 53, a district disaster management plan;	19
(m)	to perform other functions given to the group under this Act;	20
(n)	to perform a function incidental to a function mentioned in paragraphs (a) to (m).	21 22
	Subdivision 2—Membership	23
4 Me	mbership	24
(1) A (district group consists of the following members—	25
(a)	the person appointed as the district disaster coordinator of the district group under section 25(1)(a);	26 27
(b)	the person appointed as the deputy chairperson of the district group under section 25(1)(b);	28 29
(c)	a person appointed by—	30
	(i) if there is 1 local government only in the disaster district for the district group—the local government; or	31 32

24

	(ii)	if there are 2 or more local governments in the disaster district and none of the local governments unite under section 31 ³ —each local government; or	1 2 3
	(iii)	if there are 2 or more local governments in the disaster district and all the local governments unite under section 31—each combined local government; or	4 5 6
	(iv)	if there are 3 or more local governments in the disaster district and not all the local governments unite under section 31—	7 8 9
		(A) each local government that does not unite; and	10
		(B) each combined local government;	11
(d)	exec	mber of persons, each of whom represents a department the utive officer of the State group considers appropriate to be esented on the group, having regard to effective disaster agement for the disaster district;	12 13 14 15
(e)	grou men	other person appointed by the executive officer of the State p that the executive officer considers appropriate to be a aber of the district group, having regard to effective disaster agement for the disaster district.	16 17 18 19
		ubsection (1)(c)(ii), (iii) and (iv), each local government or l government is to appoint a separate person.	20 21
		mbers mentioned in subsection (1)(d) are to be appointed by ative of the department the member represents.	22 23
on a distr	rict g	dering the departments that are appropriate to be represented roup, the executive officer of the State group must consult et disaster coordinator for the disaster district.	24 25 26
	the S	appointing a person under subsection (1)(e), the executive tate group must consult with the district disaster coordinator district.	27 28 29
governme governme officer of	ent a ent o the S	as practicable after a local government or a combined local appoints a person under subsection (1)(c), the local r combined local government must inform the executive tate group, and the district disaster coordinator of the district ppointment.	30 31 32 33 34

³ Section 31 (Local governments may combine)

sub Stat	sectio	soon as practicable after a chief executive appoints a person under on (3), the chief executive must inform the executive officer of the up, and the district disaster coordinator of the district group, of the nent.	1 2 3 4
25	Dis	trict disaster coordinator and deputy chairperson	5
(1) Th	e Governor in Council is to appoint—	6
	(a)	a person as the district disaster coordinator of a district group; and	7 8
		Note—	9
		Under subsection (3), the district disaster coordinator of a district group is also the chairperson of the group.	10 11
	(b)	a person as the deputy chairperson of a district group.	12
for has	appoi	e Minister may recommend to the Governor in Council a person ntment as a district disaster coordinator only if satisfied the person necessary expertise or experience to perform the functions, and the powers, of a district disaster coordinator.	13 14 15 16
	3) Th	e district disaster coordinator of a district group is the chairperson oup.	17 18
26	Fur	actions of district disaster coordinator	19
	he d	istrict disaster coordinator of a district group has the following	20 21
	(a)	to manage and coordinate the business of the group;	22
	(b)	to ensure, as far as practicable, that the group performs its functions;	23 24
	(c)	to coordinate disaster operations in the disaster district for the group;	25 26
	(d)	to regularly report to the State group about the performance by the district group of its functions.	27 28
27	Exe	cutive officer of district group	29
		e executive officer of the State group is to appoint a member of a roup as the executive officer of the district group.	30 31

sub	section erien	e executive officer of the State group may appoint a person under on (1) only if satisfied the person has the necessary expertise or ce to perform the functions of the executive officer of the district	1 2 3 4
offic	cer of	efore appointing a person under subsection (1), the executive the State group must consult with the district disaster coordinator strict group.	5 6 7
28	Fur	actions of executive officer of district group	8
Т		secutive officer of a district group has the following functions—	9
	(a)	to advise the group and district disaster coordinator of the group about matters relating to disaster management that are relevant to the disaster district for the group;	10 11 12
	(b)	to advise and provide other support services to the group or a local group to facilitate disaster management in the district;	13 14
	(c)	to regularly review and assess the district disaster management plan and local disaster management plans for the district, and ensure the plans are consistent with any relevant disaster management guidelines;	15 16 17 18
	(d)	to advise the district disaster coordinator of the group during disaster operations;	19 20
	(e)	to regularly report to the group about the performance of the executive officer's functions under paragraphs (a) to (d).	21 22
	Di	vision 3—Local government disaster management groups	23
		Subdivision 1—Establishment and functions	24
29	Esta	ablishment	25
		al government must establish a Local Disaster Management Group group'') for the local government's area.	26 27

30	Fun	actions	1
()	1) A l	ocal group has the following functions for its area—	2
	(a)	to ensure that disaster management and disaster operations in the area are consistent with the State group's strategic policy framework for disaster management for the State;	3 4 5
	(b)	to develop effective disaster management, and regularly review and assess the disaster management;	6 7
	(c)	to help the local government for its area to prepare a local disaster management plan;	8 9
	(d)	to identify, and provide advice to the relevant district group about, support services required by the local group to facilitate disaster management and disaster operations in the area;	10 11 12
	(e)	to ensure the community is aware of ways of mitigating the adverse effects of an event, and preparing for, responding to and recovering from a disaster;	13 14 15
	(f)	to manage disaster operations in the area under policies and procedures decided by the State group;	16 17
	(g)	to provide reports and make recommendations to the relevant district group about matters relating to disaster operations;	18 19
	(h)	to identify, and coordinate the use of, resources that may be used for disaster operations in the area;	20 21
	(i)	to establish and review communications systems in the group, and with the relevant district group and other local groups in the disaster district of the relevant district group, for use when a disaster happens;	22 23 24 25
	(j)	to ensure information about a disaster in the area is promptly given to the relevant district group;	26 27
	(k)	to perform other functions given to the group under this Act;	28
	(1)	to perform a function incidental to a function mentioned in paragraphs (a) to (k).	29 30
(2	2) In	this section—	31
"rel		It district group" , for a local group, means the district group for disaster district in which the area of the local group is situated.	32 33

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Subdivision 2—Application of sections 29 and 30 in particular circumstances	1 2
31 Local governments may combine	3
Despite section 29, 2 or more local governments (the "combined local government") may, with the approval of the Minister and the district	4 5
disaster coordinator for the disaster district in which the local governments are situated, agree to unite for the purpose of establishing a local group.	6 7
32 Application of ss 29 and 30	8
(1) This section applies if 2 or more local governments agree as mentioned in section 31.	9 10
(2) Sections 29 and 30 apply to the combined local government and local group as if—	
(a) a reference to a local government were a reference to a combined local government; and	13 14
(b) a reference to the local government's area or the local group's area were a reference to the area of the combined local government.	15 16 17
Subdivision 3—Membership	18
33 Membership	19
(1) A local group consists of the persons appointed as members of the group by the relevant local government for the group.	20 21
(2) At least 1 person appointed under subsection (1) must be a councillor of a local government.	22 23
(3) The relevant local government for a local group may appoint a person as a member only if satisfied the person has the necessary expertise or experience to be a member.	24 25

34 Chairperson and deputy chairperson of local group	1
(1) The relevant local government for a local group is to appoint—	2
(a) a member of the group as the chairperson of the group; and	3
(b) a member of the group as the deputy chairperson of the group.	4
(2) The member appointed as the chairperson must be a councillor of a local government.	5 6
35 Executive officer of local group	7
The relevant local government for a local group is to appoint a member of the group as the executive officer of the group.	8 9
36 Function of executive officer of local group	10
The function of the executive officer of a local group is to help the group to manage and coordinate its business.	11 12
37 Notice about membership of local group	13
The relevant local government for a local group must, at least once a year, give written notice of the members of the group to—	14 15
(a) the executive officer of the State group; and	16
(b) the district disaster coordinator for the disaster district in which the local group is situated.	17 18
Division 4—Business and meetings for disaster management groups	19
38 Conduct of business	20
Subject to this division, a disaster management group may conduct its business, including its meetings, in the way it considers appropriate.	21 22
39 Times and places of meetings	23
(1) Disaster management group meetings must be held at least once in every 6 months at the times and places decided by the chairperson of the group.	24 25 26

(2) However, the chairperson of the State group must call a meeting if asked, in writing, to do so by the Minister or at least one-half of its members.	1 2 3
(3) Also, the chairperson of a district group must call a meeting if asked, in writing, to do so by the chairperson of the State group or at least one-half of the members of the district group.	4 5 6
(4) In addition, the chairperson of a local group must call a meeting if asked, in writing, to do so by—	7 8
(a) the district disaster coordinator for the disaster district in which the local group is situated; or	9 10
(b) at least one-half of the members of the local group.	11
40 Quorum	12
A quorum for a meeting of a disaster management group is the number equal to—	13 14
(a) one-half of its members for the time being holding office plus 1; or	15 16
(b) if one-half of its members for the time being holding office is not a whole number, the next highest whole number.	17 18
41 Presiding at meetings	19
(1) The chairperson of a disaster management group is to preside at all meetings of the group at which the chairperson is present.	20 21
(2) If the chairperson is absent from a meeting of the group, but the deputy chairperson is present, the deputy chairperson is to preside.	22 23
(3) If the chairperson and deputy chairperson are both absent from a meeting of the group—	24 25
(a) the member of the group nominated by the chairperson is to preside; or	26 27
(b) if the chairperson does not nominate a member under paragraph (a)—the member nominated by the deputy chairperson is to preside.	28 29 30
(4) If the offices of chairperson and deputy chairperson are vacant, the member of the group chosen by the members present is to preside.	31 32

42 Conduct of meetings	1
(1) A disaster management group may hold meetings, or allow members of the group to take part in its meetings, by using any technology that reasonably allows members to hear and take part in discussions as they happen.	2 3 4 5
Example of use of technology—	6
teleconferencing	7
(2) A member who takes part in a meeting of a disaster management group under subsection (1) is taken to be present at the meeting.	8 9
(3) A resolution is validly made by a disaster management group, even if it is not passed at a meeting of the group, if—	10 11
(a) a majority of the members of the group gives written agreement to the resolution; and	12 13
(b) notice of the resolution is given under procedures approved by the group.	14 15
43 Minutes	16
A disaster management group must keep minutes of its meetings.	17
Division 5—Annual report, and directions about functions	18
Subdivision 1—Annual report	19
44 Annual report	20
(1) As soon as practicable after the end of each financial year, the State group must prepare and give to the Minister a written report about disaster management in the State.	21 22 23
(2) The report must include the following—	24
(a) information about activities undertaken during the financial year to maintain or enhance the State's disaster management;	25 26
(b) details of disaster operations performed during the financial year;	27
(c) information about priorities for disaster management;	28

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(d) other matters about disaster management the Minister considers appropriate.	1 2
Subdivision 2—Directions about functions	3
45 Minister may give directions	4
(1) The Minister may give the State group a written direction about the performance of its functions if satisfied it is necessary to give the direction to ensure the functions are performed appropriately.	5 6 7
(2) The group must comply with the direction.	8
(3) However, before giving the direction, the Minister must consult with the chairperson of the group.	9 10
46 Chairperson of State group may give directions	11
(1) The chairperson of the State group may give a district group a written direction about the performance of the district group's functions if satisfied it is necessary to give the direction to ensure the functions are performed appropriately.	12 13 14 15
(2) The district group must comply with the direction.	16
(3) However, before giving the direction, the chairperson must consult with the district disaster coordinator of the district group.	17 18
47 District disaster coordinator may give directions	19
(1) A district disaster coordinator for a disaster district may give a local group in the district a written direction about the performance of the group's functions if satisfied it is necessary to give the direction to ensure the functions are performed appropriately.	20 21 22 23
(2) The group must comply with the direction.	24
(3) However, before giving the direction, the district disaster coordinator must consult with the chairperson of the local group	25 26

	I	Division 6—Committees for disaster management groups	1
48	Cor	nmittees	2
		ne Minister may establish committees to perform any of the g functions—	3 4
	(a)	to help a disaster management group perform its functions;	5
	(b)	to advise and make recommendations to the Minister or a disaster management group about matters relating to disaster management referred by the Minister or disaster management group to the committee;	6 7 8 9
	(c)	to perform another function, decided by the Minister, incidental to a function mentioned in paragraph (a) or (b).	10 11
the	indiv	e Minister may appoint an individual to a committee if satisfied vidual has the necessary expertise or experience to help the see to perform its functions.	12 13 14
		committee may conduct its business, including its meetings, in the insiders appropriate.	15 16
	PAR	RT 3—DISASTER MANAGEMENT PLANS AND GUIDELINES	17 18
		Division 1—State disaster management plan	19
49	Stat	te plan for disaster management	20
		he State group must prepare a plan (the "State disaster ment plan") for disaster management for the State.	21 22
(2) Th	e plan must include provision for the following—	23
	(a)	the group's strategic policy framework for disaster management for the State;	24 25
	(b)	the roles and responsibilities of entities involved in disaster	26

(c)	the coordination of disaster operations and activities relating to disaster management performed by the entities mentioned in paragraph (b);	1 2 3
(d)	events that are likely to happen in the State;	4
(e)	priorities for disaster management for the State;	5
(f)	the matters stated in the disaster management guidelines as matters to be included in the plan;	6 7
(g)	other matters about disaster management the group considers appropriate or that are prescribed under a regulation.	8 9
	e chairperson of the State group must give a copy of the plan to rict group and local group.	10 11
50 Req	uirements of plan	12
	ate disaster management plan must be consistent with the disaster nent guidelines.	13 14
51 Rev	iewing and renewing plan	15
	e State group may review, or renew, the State disaster management in the group considers it appropriate.	16 17
chairpers	the State group renews the State disaster management plan, the son of the group must give a copy of the new plan to each district d local group.	18 19 20
52 Plai	n to be available for inspection etc.	21
disaster i	e chairperson of the State group must ensure a copy of the State management plan is available for inspection, free of charge, by of the public at—	22 23 24
(a)	the department's head office; and	25
(b)	other places the chairperson of the group considers appropriate.	26
(2) The	e plan may be made available in written or electronic form.	27
(3) The copy of the	e group must, on payment of the appropriate fee, give a person a he plan.	28 29

(4)	In	this section—	
	_	riate fee" means the fee, decided by the chairperson of the State up, that is no more than the reasonable cost of providing the copy.	
	Di	vision 2—Disaster management plans for disaster districts	
53	Plaı	n for disaster management in disaster district	
	agei	district group must prepare a plan (a "district disaster ment plan") for disaster management in the disaster district for b.	
(2)	Th	e plan must include provision for the following—	
	(a)	the State group's strategic policy framework for disaster management for the State;	
1	(b)	the roles and responsibilities of entities involved in disaster operations and disaster management in the district;	
1	(c)	the coordination of disaster operations and activities relating to disaster management performed by the entities mentioned in paragraph (b);	
	(d)	events that may are likely to happen in the district;	
	(e)	priorities for disaster management for the district;	
	(f)	the matters stated in the disaster management guidelines as matters to be included in the plan;	
	(g)	other matters about disaster management in the disaster district the group considers appropriate.	
54	Req	uirements of plan	
		rict disaster management plan must be consistent with the disaster nent guidelines.	
55	Rev	iewing and renewing plan	
		district group may review, or renew, its district disaster nent plan when the group considers it appropriate.	

(2) However, the group must review the effectiveness of the plan at least once a year.	1 2
56 Plan to be available for inspection etc.	3
(1) A district group must keep a copy of its district disaster management plan available for inspection, free of charge, by members of the public at the places the district disaster coordinator of the group considers appropriate.	4 5 6 7
(2) The plan may be made available in written or electronic form.	8
(3) The group must, on payment of the appropriate fee, give a person a copy of the plan.	9 10
(4) In this section—	11
"appropriate fee" means the fee, decided by the district disaster coordinator of the district group, that is no more than the reasonable cost of providing the copy.	12 13 14
Division 3—Disaster management plans for local governments	15
Subdivision 1—Disaster management plans	16
57 Plan for disaster management in local government area	17
(1) A local government must prepare a plan (a "local disaster management plan") for disaster management in the local government's area.	18 19 20
(2) The plan must include provision for the following—	21
(a) the State group's strategic policy framework for disaster management for the State, and the local government's policies for disaster management;	22 23 24
(b) the roles and responsibilities of entities involved in disaster operations and disaster management in the area;	25 26
 (c) the coordination of disaster operations and activities relating to disaster management performed by the entities mentioned in paragraph (b); 	27 28 29
(d) events that are likely to happen in the area;	30

(e)	strategies and priorities for disaster management for the area;	1
(the matters stated in the disaster management guidelines as matters to be included in the plan;	2 3
(•	other matters about disaster management in the area the local government considers appropriate.	4 5
58 F	Requ	uirements of plan	6
		disaster management plan must be consistent with the disaster ent guidelines.	7 8
59 F	Revi	ewing and renewing plan	9
		local government may review, or renew, its local disaster ent plan when the local government considers it appropriate.	10 11
		wever, the local government must review the effectiveness of the ast once a year.	12 13
60 F	Plan	to be available for inspection etc.	14
	gem	local government must keep a copy of its local disaster ent plan available for inspection, free of charge, by members of at—	15 16 17
((a)	the local government's head office; and	18
(other places the chief executive officer of the local government considers appropriate.	19 20
(2)	The	plan may be made available in written or electronic form.	21
		local government must, on payment of the appropriate fee, give a copy of the plan.	22 23
(4)	In tl	his section—	24
t	he l	riate fee" means the fee, decided by the chief executive officer of ocal government, that is no more than the reasonable cost of iding the copy.	25 26 27

Sub	divis	ion 2—Application of subdivision 1 in particular circumstances	1
61	Loc	al governments may combine	2
local grou	l gov p for e to	e section 57(1), 2 or more local governments (also the "combined ernment") may, with the approval of the Minister and the district the disaster district in which the local governments are situated, unite for the purpose of preparing a local disaster management	3 4 5 6 7
62	App	olication of sdiv 1	8
		nis section applies if 2 or more local governments agree as d in section 61.	9 10
(2) Sul	odivision 1 applies to the combined local government as if—	11
	(a)	a reference to a local government were a reference to a combined local government; and	12 13
	(b)	a reference to the local government's area were a reference to the area of the combined local government; and	14 15
	(c)	a reference to the local government's head office were a reference to the head office of each local government that is a part of the combined local government; and	16 17 18
	(d)	a reference to the chief executive officer of the local government were a reference to the chief executive officer of each local government that is a part of the combined local government.	19 20 21
		Division 4—Guidelines	22
63	Gui	delines about disaster management plans	23
grou	p, di	e chief executive may prepare guidelines to inform the State strict groups and local governments about matters relating to any lowing—	24 25 26
	(a)	the preparation of disaster management plans;	27
	(b)	the matters to be included in a disaster management plan;	28

(c)	other matters about the operation of a district group or local group the chief executive considers appropriate having regard to disaster management for the State.	1 2 3
	he chief executive prepares a guideline under subsection (1), the cutive must give a copy of the guideline to—	4 5
(a)	if the guideline relates to the State group—the State group; or	6
(b)	if the guideline relates to district groups—each district group; or	7
(c)	if the guideline relates to local governments—each local government.	8 9
	the chief executive amends a guideline, the chief executive must py of the amendment or the amended guideline to—	10 11
(a)	if the guideline relates to the State group—the State group; or	12
(b)	if the guideline relates to district groups—each district group; or	13
(c)	if the guideline relates to local governments—each local government.	14 15
	e chief executive must keep a copy of each guideline, as in force e to time, available for inspection, free of charge, by members of c at—	16 17 18
(a)	the department's head office; and	19
(b)	other places the chief executive considers appropriate.	20
(5) The	e guideline may be made available in written or electronic form.	21

PART 4—PROVISIONS FOR DECLARATIONS OF DISASTER SITUATION		
	Division 1—Declarations	3
Subdi	vision 1—Declaration of disaster situation by district disaster coordinator	4 5
64 Dec	laration	6
approval	district disaster coordinator for a disaster district may, with the of the Minister, declare a disaster situation for the district, or a if satisfied—	7 8 9
(a)	a disaster has happened, is happening or is likely to happen, in the disaster district; and	10 11
(b)	it is necessary for the district disaster coordinator or a declared disaster officer to exercise declared disaster powers to prevent or minimise any of the following—	12 13 14
	(i) loss of human life;	15
	(ii) illness or injury to humans;	16
	(iii) property loss or damage;	17
	(iv) damage to the environment.	18
	efore declaring the disaster situation, the district disaster tor must take reasonable steps to consult with—	19 20
(a)	the district group for the disaster district; and	21
(b)	each local government whose area is in, or partly in, the declared area for the disaster situation.	22 23
(3) A for of the decorate	failure to consult under subsection (2) does not affect the validity claration.	24 25
65 For	m and notice of declaration	26
(1) A o	declaration of a disaster situation under section 64(1) must be in	27

(2	2) Th	e app	roved form must include provision for the following—	1
	(a)	the	time and date of the Minister's approval;	2
	(b)	the	time and date of the declaration;	3
	(c)	the	declared area for the disaster situation.	4
			n as practicable after the disaster situation is declared, the give notice of the declaration by gazette notice.	5 6
(4	4) Th	e gaz	ette notice must include—	7
	(a)	the	time and date of the declaration; and	8
	(b)	deta	ils of the declared area for the disaster situation.	9
66	Dui	ation	1	10
T	he di	saste	r situation—	11
	(a)	start	ts when it is declared under section 64(1); and	12
	(b)		ess either of the following happens, ends 7 days after the day declared—	13 14
		(i)	the Minister sooner ends the disaster situation under section 68(1);	15 16
		(ii)	a regulation extends, under section 67, the period of the disaster situation beyond the end of the 7 days.	17 18
67	Ext	endiı	ng disaster situation	19
		_	ation may extend, or from time to time further extend, the disaster situation.	20 21
		_	ation made under this section commences on the day it is or not it is gazetted on that day.	22 23
14 c	days a	after t	ation extending the period of the disaster situation expires the disaster situation is declared unless it is sooner repealed or the section 68(4).	24 25 26
(4	4) A 1	egula	ation further extending the period of the disaster situation—	27
	(a)		t state the period, of not more than 7 days, by which the ster situation is extended; and	28 29

(b) expires at the end of the stated period unless it is sooner repealed or it expires under section 68(4).	1 2
(5) Subsection (2) applies despite the <i>Statutory Instruments Act 1992</i> , section 32.4	3
(6) The <i>Statutory Instruments Act 1992</i> , part 5 ⁵ does not apply to a regulation made under this section.	5 6
68 Ending disaster situation	7
(1) As soon as the Minister is satisfied it is no longer necessary for the district disaster coordinator or a declared disaster officer to exercise declared disaster powers for the disaster situation, the Minister must end the disaster situation.	8 9 10 11
(2) If the Minister ends the disaster situation under subsection (1)—	12
(a) the Minister must—	13
(i) make a written record of the time and date the disaster situation ended; and	14 15
(ii) immediately inform the chairperson of the State group and the relevant district disaster coordinator of the ending of the disaster situation; and	16 17 18
(b) the district disaster coordinator must, immediately after being informed under paragraph (a)(ii), inform the declared disaster officers exercising declared disaster powers for the disaster situation of the ending of the disaster situation.	19 20 21 22
(3) Also, the Minister must as soon as practicable give notice of the ending of the disaster situation, and when it ended, by gazette notice.	23 24
(4) A regulation extending or further extending a disaster situation expires when the disaster situation ends under this section.	25 26

⁴ Statutory Instruments Act 1992, section 32 (Prospective commencement)

⁵ Statutory Instruments Act 1992, part 5 (Guidelines for regulatory impact statements)

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Sub	odivis	ion 2—Declaration of disaster situation by Minister and Premier	1
69	Dec	laration	2
		Inister and the Premier may declare a disaster situation for the a part of the State, if satisfied—	3 4
	(a)	a disaster has happened, is happening or is likely to happen, in the State; and	5 6
	(b)	it is necessary for a district disaster coordinator or a declared disaster officer to exercise declared disaster powers to prevent or minimise any of the following—	7 8 9
		(i) loss of human life;	10
		(ii) illness or injury to humans;	11
		(iii) property loss or damage;	12
		(iv) damage to the environment.	13
70	For	m and notice of declaration	14
	-	declaration of a disaster situation under section 69 must be in the l form.	15 16
(2	2) Th	e approved form must include provision for—	17
	(a)	the time and date of the declaration; and	18
	(b)	the declared area for the disaster situation.	19
		s soon as practicable after the disaster situation is declared, the must give notice of the declaration by gazette notice.	20 21
(4	4) Th	e gazette notice must include—	22
	(a)	the time and date of the declaration; and	23
	(b)	details of the declared area for the disaster situation.	24
71	Dui	ration	25
Т	The di	saster situation—	26
	(a)	starts when it is declared under section 69; and	27

(b)		ss either of the following happens, ends 7 days after the day declared—	1 2
	(i)	the Minister and the Premier sooner end the disaster situation under section 73(1);	3
	(ii)	a regulation extends, under section 72, the period of the disaster situation beyond the end of the 7 days.	5 6
72 Exte	endin	ng disaster situation	7
	_	ation may extend, or from time to time further extend, the lisaster situation.	8 9
	_	ation made under this section commences on the day it is or not it is gazetted on that day.	1(11
14 days a	fter t	ation extending the period of the disaster situation expires the disaster situation is declared unless it is sooner repealed or the section 73(4).	12 13 14
(4) A r	egula	tion further extending the period of the disaster situation—	15
(a)		t state the period, of not more than 7 days, by which the ster situation is extended; and	16 17
(b)	-	res at the end of the stated period unless it is sooner repealed expires under section 73(4).	18 19
(5) Subsection 32		ion (2) applies despite the Statutory Instruments Act 1992,	20 21
		atutory Instruments Act 1992, part 5 does not apply to a de under this section.	22 23
73 End	ling d	lisaster situation	24
necessary exercise of	for a	as the Minister and the Premier are satisfied it is no longer a district disaster coordinator or a declared disaster officer to red disaster powers for the disaster situation, the Minister and ust end the disaster situation.	25 26 27 28
(2) If subsection		Minister and the Premier end the disaster situation under —	29 30
(a)	the I	Minister must—	31

	(i)	make a written record of the time and date the disaster situation ended; and	1 2
	(ii)	immediately inform the chairperson of the State group of the ending of the disaster situation; and	3
(b)	info disa decl	chairperson of the State group must, immediately after being armed under paragraph (a)(ii), inform the relevant district after coordinators and the declared disaster officers exercising lared disaster powers for the disaster situation of the ending the disaster situation.	5 6 7 8 9
		ne Minister must as soon as practicable give notice of the disaster situation, and when it ended, by gazette notice.	10 11
	_	llation extending or further extending a disaster situation the disaster situation ends under this section.	12 13
Divisio	on 2–	-Authorising persons, and powers, for disaster situations	14
		Subdivision 1—Preliminary	15
74 App	olicat	ion of div 2	16
This d	ivisio	on applies if a disaster situation is declared.	17
Subdivis	ion 2	—Authorising persons to exercise declared disaster powers	18
75 Aut	horis	sation for disaster situation	19
coordina	tor fo	airperson of the State group, or a relevant district disaster or the disaster situation, may authorise any of the following ercise declared disaster powers for the disaster situation—	20 21 22
(a)	an a	ambulance officer;	23
(b)	a fir	e officer;	24
(c)	a he	ealth officer;	25
(d)	rele	erson who is a member of a class of persons the chairperson or want district disaster coordinator is satisfied has the necessary ertise or experience to exercise the powers.	26 27 28

(2) Als disaster s	so, a police officer may exercise declared disaster powers for the ituation.	1 2
(3) An	authorisation under subsection (1)—	3
(a)	may be general or limited to a particular, or a particular class of, ambulance officer, fire officer, health officer or other person; and	4 5
(b)	may be given on conditions; and	6
(c)	may be given orally or in writing but if given orally must be put in writing as soon as reasonably practicable.	7 8
	failure to put an authorisation in writing under subsection (3)(c) t invalidate the authorisation or anything done under the tion.	9 10 11
Note—		12
exercise	saster situation, a police officer and a person authorised under subsection (1) to declared disaster powers for the disaster situation are declared disaster officers disaster situation.	13 14 15
Subdiv	vision 3—Powers of district disaster coordinators and declared disaster officers	16 17
76 Ger	neral provision about powers	
(1) A	iciai provision about powers	18
	relevant district disaster coordinator, or a declared disaster officer, saster situation has the powers given under this subdivision.	18 19 20
for the di (2) Ho	relevant district disaster coordinator, or a declared disaster officer,	19
for the di (2) Ho	relevant district disaster coordinator, or a declared disaster officer, saster situation has the powers given under this subdivision. wever, a relevant district disaster coordinator or a declared disaster	19 20 21
for the di (2) Ho officer m	relevant district disaster coordinator, or a declared disaster officer, saster situation has the powers given under this subdivision. wever, a relevant district disaster coordinator or a declared disaster ay exercise a power only—	19 20 21 22
(2) Ho officer m	relevant district disaster coordinator, or a declared disaster officer, saster situation has the powers given under this subdivision. wever, a relevant district disaster coordinator or a declared disaster ay exercise a power only— during the period of the disaster situation; and	19 20 21 22 23
(2) Ho officer m	relevant district disaster coordinator, or a declared disaster officer, saster situation has the powers given under this subdivision. wever, a relevant district disaster coordinator or a declared disaster ay exercise a power only— during the period of the disaster situation; and to do any of the following—	19 20 21 22 23 24
(2) Ho officer m	relevant district disaster coordinator, or a declared disaster officer, saster situation has the powers given under this subdivision. wever, a relevant district disaster coordinator or a declared disaster ay exercise a power only— during the period of the disaster situation; and to do any of the following— (i) ensure public safety or public order; (ii) prevent or minimise loss of human life, or illness or injury	19 20 21 22 23 24 25 26

(4) In a	addition—	1
	(a)	if a declared disaster officer is a non-government ambulance officer, the officer is subject to the directions of a government ambulance officer; and	2 3 4
	(b)	if a declared disaster officer is a non-government fire officer, the officer is subject to the directions of a government fire officer; and	5 6 7
	(c)	if a declared disaster officer is a non-government health officer, the officer is subject to the directions of a government doctor.	8 9
77	Gen	neral powers	10
		relevant district disaster coordinator or a declared disaster officer ll of the following—	11 12
	(a)	control the movement of persons, animals or vehicles within, into, out of or around the declared area for the disaster situation;	13 14
	(b)	give a direction to a person to regulate the movement of the person, an animal or a vehicle within, into, out of or around the declared area;	15 16 17
	(c)	evacuate persons or animals from the declared area or a part of the area;	18 19
	(d)	enter a place in the declared area;	20
	(e)	take into a place in the declared area the equipment, persons or materials the officer reasonably requires for exercising a power under this subdivision;	21 22 23
	(f)	contain an animal or substance within the declared area;	24
	(g)	remove or destroy an animal, vegetation or substance within the declared area;	25 26
	(h)	remove, dismantle, demolish or destroy a vehicle, or a building or other structure, in the declared area;	27 28
	(i)	use, close off or block a facility for drainage;	29
	(j)	shut off or disconnect a supply of fuel, gas, electricity or water, and take and use the fuel, gas, electricity or water;	30 31
	(k)	turn off, disconnect or shut down any motor or equipment;	32
	(1)	open a container or other thing, or dismantle equipment;	33

(m) excavate land or form tunnels;	1
(n) build earthworks or temporary structures, or erect barriers;	2
(o) close to traffic any road;	3
(p) maintain, restore, or prevent destruction of, essential services;	4
(q) require a person to give the relevant district disaster coordinator or declared disaster officer reasonable help to exercise the coordinator's or officer's powers under this subdivision.	5 6 7
(2) However, a declared disaster officer may exercise a power under subsection (1)(h) in relation to a building or other structure only with the written approval of a relevant district disaster coordinator.	8 9 10
(3) A relevant district disaster coordinator or a declared disaster officer may enter a place in the declared area without a warrant or the consent of the occupier of the place.	11 12 13
(4) Also, a relevant district disaster coordinator or a declared disaster officer may exercise a power under this subdivision with the help, and using the force, that is reasonable in the circumstances.	14 15 16
(5) When giving a direction or making a requirement mentioned in subsection (1)(b) or (q), a relevant district disaster coordinator or a declared disaster officer must warn the person it is an offence to fail to comply with the direction or requirement unless the person has a reasonable excuse. ⁶	17 18 19 20
(6) In this section—	21
"road" means a road under the Transport Operations (Road Use Management) Act 1995.	22 23
78 Power to give direction about property	24
(1) A relevant district disaster coordinator or a declared disaster officer may direct the owner of any property, by notice in the approved form given to the owner, to put the property under the control, or at the disposal, of a person stated in the notice.	25 26 27 28
(2) However, if the property is residential premises or business premises, a declared disaster officer may give a person a direction under	29 30

For offences about failing to comply with a direction or requirement under section 77(1)(b) or (q), see sections 116 (Failure to comply with direction) and 117 (Failure to help particular persons).

subsect coordin	() 3	1 2
disaste an offe	coordinator or a declared disaster officer must warn the person it is ce to fail to comply with the direction unless the person has a	3 4 5 6
79 R	uirements for direction about property	7
(1) The foll		8 9
(a	information about the nature of the disaster situation;	10
(b	identifying the property to which the direction relates;	11
(c	information about—	12
	(i) the purpose for which the property is to be used; and	13
	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	14 15
(2) T	e approved form must state—	16
(a	the provision of this Act under which the direction is given; and	17
(b	1	18 19
PAl	Γ 5—FUNCTIONS OF LOCAL GOVERNMENTS	20
80 Fı	actions of local government	21
	<u> </u>	22
(a	-	23
(b	to approve its local disaster management plan prepared under	24 25

For the offence of failing to comply with a direction under section 78(1), see section 116 (Failure to comply with direction).

	(c)	to ensure information about an event or a disaster in its area is promptly given to the district disaster coordinator for the disaster district in which its area is situated;	1 2 3
	(d)	to perform other functions given to the local government under this Act.	4 5
(2) In	this section—	6
"di	to prescor l	r response capability", for a local government, means the ability provide equipment and a suitable number of persons, using the burces available to the local government, to effectively deal with, nelp another entity to deal with, an emergency situation or a ster in the local government's area.	7 8 9 10 11
		PART 6—STATE EMERGENCY SERVICE	12
		Division 1—Establishment and functions	13
81	Esta	ablishment of SES	14
Τ	The St	ate Emergency Service (the "SES") is established.	15
02	T		1.0
82	-	actions	16
1		nctions of the SES are as follows—	17
	(a)	to perform rescue or similar operations in an emergency situation;	18 19
	(b)	to perform search operations in an emergency or similar situation;	20 21
	(c)	to perform other operations in an emergency situation to—	22
		(i) help injured persons; or	23
		(ii) protect persons or property from danger or potential danger associated with the emergency;	24 25
	(d)	to perform other activities to help communities prepare for, respond to and recover from an event or a disaster	26 27

	Division 2—Responsibilities of chief executive for the SES	1
83 I	Responsibilities of chief executive	2
The SES-	e chief executive is responsible for the following in relation to the	3
((a) establishing management and support services for the SES;	5
((b) developing policies to help the SES perform its functions effectively and efficiently, including, for example, policies about training for SES members.	6 7 8
	Division 3—Membership	9
84 N	Membership	10
	The SES consists of the persons appointed by the chief executive as members.	11 12
	The chief executive may appoint a person as an SES member only if ded the person has the appropriate abilities to be an SES member.	13 14
85 I	Local controller of SES unit	15
	The chief executive is to appoint a member of an SES unit as the controller of the unit.	16 17
	The member appointed as the local controller of an SES unit is to be nated by the local government for whose area the unit performs SES ions.	18 19 20
	A person may be appointed as a local controller at the same time the n is appointed as an SES member.	21 22
86 I	Function of local controller	23
	e function of a local controller of an SES unit is to maintain the tional effectiveness of the unit by ensuring—	24 25
((a) the unit's members have the necessary skills to competently perform their roles within the unit; and	26 27

	(b)	the unit's equipment is maintained in an appropriate condition; and	1 2
	(c)	the unit performs its functions and other activities in a way that is consistent with departmental or local government policies about the performance of the functions and activities.	3 4 5
		Division 4—Functions of SES units	6
87	Fun	actions of SES unit	7
		e functions of an SES unit are the SES functions that the chief considers appropriate for the unit.	8 9
	,	decide the functions of an SES unit, the chief executive must have the following—	10 11
	(a)	the needs of the community in the area of the local government in which the unit will perform the functions;	12 13
	(b)	whether the members of the unit have the abilities to competently perform the functions;	14 15
	(c)	the resources available to the unit;	16
	(d)	whether the unit can appropriately maintain the equipment necessary for the unit to perform the functions.	17 18
exec	utive	so, before deciding the functions of an SES unit, the chief e must consult with the local government for the area in which the orms the functions.	19 20 21
88	Not	ice of functions	22
Tl func		nief executive must, by written notice, inform each SES unit of its	23 24

		PART 7—EMERGENCY SERVICE UNITS	1
		Division 1—Establishment and functions	2
89	Esta	ablishment of ES units	3
		e chief executive may establish an emergency service unit (an "ES r an area of the State (an "emergency service area") if satisfied—	4 5
	(a)	the area is in a remote or rural location; and	6
	(b)	the establishment of the unit would help the community in the area to use resources available to it to provide for the effective and efficient performance of the functions mentioned in section 90(1).	7 8 9 10
	-	fore establishing an ES unit for an area, the chief executive must vith—	11 12
	(a)	each local government whose area is completely or partly in the area; and	13 14
	(b)	other entities the chief executive is satisfied represent the interests of the community in the area.	15 16
90	Fun	actions	17
		e functions of an ES unit are any of the following functions the cutive considers appropriate for the unit—	18 19
	(a)	an SES function;	20
	(b)	fire fighting or fire prevention.	21
		decide the functions of an ES unit, the chief executive must have the following—	22 23
	(a)	the needs of the community in the emergency service area for the unit;	24 25
	(b)	whether the members of the unit have the abilities to competently perform the functions;	26 27
	(c)	the resources available to the unit;	28
	(d)	whether the unit can appropriately maintain the equipment necessary for the unit to perform the functions.	29 30

mus part	(3) Also, before deciding the functions of an ES unit, the chief executive must consult with the each local government whose area is completely or partly in the emergency service area in which the unit performs its functions.		1 2 3 4
91	Not	ice of functions	5
	he cl	nief executive must, by written notice, inform each ES unit of its	6 7
	D	ivision 2—Responsibilities of chief executive for ES units	8
92	Res	ponsibilities of chief executive	9
	he clunit—	hief executive is responsible for the following in relation to an	10 11
	(a)	establishing management and support services for the unit;	12
	(b)	developing policies to help the unit perform its functions effectively and efficiently, including, for example, policies about training for members of the unit.	13 14 15
		Division 3—Membership	16
93	Me	mbership	17
•		ES unit consists of the persons appointed by the chief executive ers of the unit.	18 19
	2) Th nber-	e chief executive may appoint any of the following persons as a —	20 21
	(a)	an SES member;	22
	(b)	an honorary ambulance officer under the <i>Ambulance Service Act</i> 1991;	23 24
	(c)	a member of a group registered as a rural fire brigade under the Fire Act, section 79;8	25 26

⁸ The Fire Act, section 79 (Formation of rural fire brigade)

	(d)	another person the chief executive is satisfied has the abilities to be an ESU member.	1 2
94	ES	unit coordinator	3
		e chief executive is to appoint a member of an ES unit as the ES dinator of the unit.	4 5
•		e member appointed as an ES unit coordinator is to be nominated cal government for whose area the unit performs its functions.	6 7
		person may be appointed as an ES unit coordinator at the same person is appointed as an ESU member.	8 9
95	Fun	ection of ES unit coordinator	10
		nction of an ES unit coordinator of an ES unit is to maintain the nal effectiveness of the unit by ensuring—	11 12
	(a)	the unit's members have the necessary skills to competently perform their roles within the unit; and	13 14
	(b)	the unit's equipment is maintained in an appropriate condition; and	15 16
	(c)	the unit performs its functions and other activities in a way that is consistent with departmental or local government policies about the performance of the functions and activities.	17 18 19
Div	ision	4—Matters about ES units with function of fire fighting or fire prevention	20 21
96	Арр	olication of div 4	22
		livision applies to an ES unit that, under section 90(1), has the of fire fighting or fire prevention.	23 24
97	App	pointment of fire coordinator	25
		e chief executive is to appoint a member of the unit as the fire	26 27

(2) The chief executive may appoint a person as the fire coordinator only if satisfied the person has the necessary expertise or experience to exercise the powers of the fire coordinator.	1 2 3
98 Powers of fire coordinator	4
(1) This section applies to a person appointed under section 97(1) as a fire coordinator for an ES unit.	5 6
(2) Subject to subsections (3) and (4), the person has, for controlling and extinguishing a fire in the unit's emergency service area, the powers of an authorised fire officer under the Fire Act.	7 8 9
(3) The commissioner of the Queensland Fire and Rescue Service under the Fire Act may impose conditions on the exercise of the powers by the person by written notice given to the person.	10 11 12
(4) The person may exercise the powers only subject to the conditions.	13
99 Particular ESU members subject to direction	14
(1) This section applies if an ES unit is assisting in operations under the Fire Act for controlling or extinguishing a fire.	15 16
(2) The members of the unit who are assisting in the operations are subject to the direction of the person who, under the Fire Act, is in charge of the operations.	17 18 19
PART 8—AUTHORISED RESCUE OFFICERS	20
Division 1—Appointment	21
100 Appointment	22
The chief executive may appoint a person as an authorised rescue officer if—	23 24
(a) the person is—	25
(i) an SES member or an ESU member who is a member of an SES unit or an ES unit that the chief executive considers has	26 27

the necessary equipment to perform rescue or similar operations; or	1 2
(ii) a person who performs emergency related functions or similar functions under a law of another State or country; or	3 4
(iii) a member of a class of persons prescribed under a regulation; and	5 6
(b) the chief executive is satisfied the person has the necessary expertise or experience to be an authorised rescue officer.	7 8
101 Appointment conditions and limit on powers	9
(1) An authorised rescue officer holds office on any conditions stated in—	10 11
(a) the officer's instrument of appointment; or	12
(b) a signed notice given to the officer; or	13
(c) a regulation.	14
(2) The instrument of appointment, a signed notice given to the officer or a regulation may limit the officer's powers under this Act.	15 16
(3) In this section—	17
"signed notice" means a notice signed by the chief executive.	18
102 Issue of identity card	19
(1) The chief executive must issue an identity card to each authorised rescue officer.	20 21
(2) The identity card must—	22
(a) contain a recent photo of the officer; and	23
(b) contain a copy of the officer's signature; and	24
(c) identify the person as an authorised rescue officer under this Act; and	25 26
(d) state an expiry date for the card	27

103 Pro	duction or display of identity card	1
	exercising a power under this Act in relation to a person, an ed rescue officer must—	2 3
(a)	produce the officer's identity card for the person's inspection before exercising the power; or	4 5
(b)	have the identity card displayed so it is clearly visible to the person when exercising the power.	6 7
circumst	owever, subsection (1) does not apply if, having regard to the ances in which the power is exercised, it is not practicable for the ed rescue officer to comply with the subsection.	8 9 10
104 Wh	en authorised rescue officer stops holding office	11
	n authorised rescue officer stops holding office if any of the g happens—	12 13
(a)	the term of office stated in a condition of office ends;	14
(b)	under another condition of office, the officer stops holding office;	15
(c)	the officer's resignation under section 105 takes effect.	16
	bsection (1) does not limit the ways an authorised rescue officer holding office.	17 18
(3) In	this section—	19
"conditi	on of office" means a condition on which the officer holds office.	20
105 Res	ignation	21
An au chief exe	thorised rescue officer may resign by signed notice given to the ecutive.	22 23
106 Ret	urn of identity card	24
person's	son who stops being an authorised rescue officer must return the identity card to the chief executive within 21 days after the person ng an authorised rescue officer unless the person has a reasonable	25 26 27 28
Maximu	m penalty—50 penalty units.	29

Division 2—Powers of authorised rescue officers 1 107 General provision about powers 2 (1) For the purpose of performing an emergency related function, an 3 authorised rescue officer may take reasonable steps to protect— 4 (a) a person who is trapped, or endangered in another way, in a 5 place; or 6 (b) the officer or another person from danger, potential danger or 7 assault. 8 (2) If it is reasonable in the circumstances, the authorised officer may do 9 all of the following for the purpose of giving the protection mentioned in 10 subsection (1)— 11 enter a place using reasonable force; 12 (b) search any part of a place; 13 (c) open, using reasonable force, a container or other thing; 14 (d) remove any thing from a place; 15 (e) destroy or damage premises, a vehicle, container or other thing; 16 take into or onto a place the equipment, persons or materials the 17 authorised rescue officer reasonably requires to exercise a power 18 under this section: 19 (g) direct a person to leave, or not to enter, an area in or near a place 20 if the authorised rescue officer reasonably considers the direction 21 is necessary to protect a person's life or health; 22 (h) require a person at or near the place to give the authorised rescue 23 officer reasonable help to exercise the officer's powers under 24 paragraphs (a) to (f). 25 (3) When giving a direction or making a requirement mentioned in 26 subsection (2)(g) or (h), the authorised rescue officer must warn the person 27 it is an offence to fail to comply with the direction or requirement unless 28

29

the person has a reasonable excuse.9

⁹ For offences about failing to comply with a direction or requirement under section 107(2)(g) or (h), see sections 116 (Failure to comply with direction) and 117 (Failure to help particular persons).

108 Provision about power of entry	1
(1) An authorised rescue officer may enter a place under section 107(2) without a warrant or the consent of the owner or occupier of the place.	2 3
(2) However, if the occupier is present at the place, before entering the place, the authorised rescue officer must do, or make a reasonable attempt to do, the following things—	4 5 6
(a) tell the occupier the purpose of the entry;	7
(b) seek the consent of the occupier to the entry;	8
(c) tell the occupier the authorised rescue officer is permitted under this Act to enter the place without the occupier's consent.	9 10
(3) Subsection (2) does not require the authorised rescue officer to take a step that the officer reasonably believes may frustrate or otherwise hinder the officer's ability to give the protection mentioned in section 107(1).	11 12 13
109 Exercise of powers subject to direction	14
(1) This section applies to an authorised rescue officer who is not an SES member or an ESU member.	15 16
(2) In exercising a power under this division, the officer is subject to the directions of an authorised rescue officer who is an SES member or an ESU member.	17 18 19
PART 9—AUTHORISING PERSONS TO EXERCISE RESCUE POWERS IN PARTICULAR CIRCUMSTANCES	20 21
Division 1—Authorising persons to exercise rescue powers	22
110 Authorising persons to exercise rescue powers	23
(1) This section applies if the chairperson of the State group or a district disaster coordinator is satisfied on reasonable grounds it is necessary to act as mentioned in subsection (2) to ensure the following are carried out effectively—	24 25 26 27
(a) rescue or similar operations in an emergency situation;	28

(b) other operations in an emergency situation to—	1
(i) help injured persons; or	2
(ii) protect persons or property from danger or potential danger associated with the emergency situation.	3
(2) The chairperson or district disaster coordinator may authorise a person to exercise rescue powers in relation to the emergency situation if satisfied the person has the necessary expertise or experience to exercise the rescue powers.	5 6 7 8
(3) An authorisation under subsection (2)—	9
(a) may be given on conditions; and	10
(b) may be given orally or in writing but if given orally must be put in writing as soon as reasonably practicable.	11 12
(4) A failure to put an authorisation in writing under subsection (3)(b) does not invalidate the authorisation or anything done under the authorisation.	13 14 15
(5) A person authorised by the chairperson or district disaster coordinator under subsection (2) may exercise the rescue powers only—	16 17
(a) under the authorisation; and	18
(b) subject to the directions of the chairperson or district disaster coordinator.	19 20
Division 2—Powers of persons authorised under division 1	21
111 Power to enter places	22
(1) A person authorised under section 110(2) may enter a place if the person is satisfied on reasonable grounds it is necessary to enter the place to avoid an imminent risk of death or injury of a person.	23 24 25
(2) The person may enter the place, using reasonable force, without a warrant or the consent of the owner or occupier of the place.	26 27
(3) However, if the occupier is present at the place, before entering the place, the person must do, or make a reasonable attempt to do, the following things—	28 29 30
(a) tell the occupier the purpose of the entry;	31

(b)	seek the consent of the occupier to the entry;	1
(c)	tell the occupier the person is permitted under this Act to enter the place without the occupier's consent.	2 3
person re	bsection (3) does not require the person to take a step that the easonably believes may frustrate or otherwise hinder the person's protect a person's life or health.	4 5 6
112 Ger	neral powers	7
(1) Th	is section applies if, under section 111(1), a person enters a place.	8
	e person may take reasonable steps to avoid the imminent risk of injury of a person.	9 10
	it is reasonable in the circumstances, the person may do all of the g having regard to the purpose of the entry—	11 12
(a)	search any part of the place;	13
(b)	open, using reasonable force, a container or other thing at the place;	14 15
(c)	remove any thing from the place;	16
(d)	destroy or damage premises, a vehicle, container or other thing;	17
(e)	take into or onto the place the equipment, persons or materials the person reasonably requires to exercise a power under this section;	18 19 20
(f)	direct another person to leave, or not to enter, an area in or near the place if the person considers the direction is necessary to protect a person's life or health;	21 22 23
(g)	require someone at or near the place, to give the person reasonable help to exercise the person's powers under paragraphs (a) to (e).	24 25 26
subsection offence t	hen giving a direction or making a requirement mentioned in on (3)(f) or (g), the person must warn the other person it is an o fail to comply with the direction or requirement unless the other as a reasonable excuse. ¹⁰	27 28 29 30

For offences about failing to comply with a direction or requirement under section 112(3)(f) or (g), see sections 116 (Failure to comply with direction) and 117 (Failure to help particular persons).

PART 10—OFFENCE PROVISIONS	1
Division 1—Preliminary	2
113 Definition for pt 10	3
In this part—	4
"authorised person" means any of the following—	5
(a) a district disaster coordinator;	6
(b) a declared disaster officer;	7
(c) an authorised rescue officer;	8
(d) a person authorised under section 110(2);	9
(e) an SES member;	10
(f) an ESU member.	11
Division 2—Offences	12
114 Impersonation of authorised person	13
A person must not pretend to be an authorised person.	14
Maximum penalty—100 penalty units.	15
115 Obstruction of authorised person	16
(1) A person must not obstruct an authorised person in the exercise of a power unless the person has a reasonable excuse.	17 18
Maximum penalty—100 penalty units.	19
(2) If a person has obstructed an authorised person and the authorised person decides to proceed with the exercise of the power, the authorised person must warn the person that—	20 21 22
(a) it is an offence to obstruct the authorised person unless the person has a reasonable excuse; and	23 24
(b) the authorised person considers the person's conduct an obstruction.	25 26

(3) In this section—	1
"obstruct" includes assault, hinder, resist and attempt or threaten to obstruct.	2 3
116 Failure to comply with direction	4
A person given a direction under any of the following provisions must comply with the direction unless the person has a reasonable excuse—	5 6
(a) section 77(1)(b);	7
(b) section 78(1);	8
(c) section 107(2)(g);	9
(d) section 112(3)(f).	10
Maximum penalty—100 penalty units.	11
A person required to give reasonable help under any of the following provisions must comply with the requirement unless the person has a reasonable excuse— (a) section 77(1)(q); (b) section 107(2)(h); (c) section 112(3)(g).	12 13 14 15 16 17 18 19
Maximum penalty—100 penalty units.	
118 Using names etc.	20
(1) A person who is not an SES member must not, without the chief executive's written approval, use the words 'State Emergency Service' or 'SES' if the context in which the words are used suggests the person is an SES member.	21 22 23 24
Maximum penalty—40 penalty units.	25
(2) A person who is not an ESU member must not, without the chief executive's written approval, use the words 'emergency service unit', 'ES	26 27

unit' or 'ESU' if the context in which the words are used suggests person is an ESU member.	the 1 2
Maximum penalty—40 penalty units.	3
(3) A person must not, without the chief executive's written approuse the words 'State Emergency Service' or 'SES' to advertise or otherw promote goods or services provided by the person.	
Maximum penalty—40 penalty units.	7
(4) A person must not, without the chief executive's written approuse the words 'emergency service unit', 'ES unit' or 'ESU' to advertise otherwise promote goods or services provided by the person.	
Maximum penalty—40 penalty units.	11
PART 11—PROVISIONS ABOUT COMPENSATION AN POLICIES OF INSURANCE	ND 12 13
Division 1—Compensation	14
Subdivision 1—Preliminary	15
119 Entitlement to compensation	16
Subject to this division, a person who suffers loss or damage because the exercise, or purported exercise, of a power under section 77, 78, 107, 111 or 112 is entitled to be paid just and reasonable compensation the loss or damage.	98, 18
120 When compensation is not payable	21
(1) Compensation is not payable to the person for loss or damage to extent that—	the 22 23
(a) an amount for the loss or damage is recovered or recoverable the person under a policy of insurance; or	e by 24 25
(b) the conduct of the person contributed to the loss or damage.	26

(2) Also, compensation is not payable to the person for loss or damage if the loss or damage would have happened in any event irrespective of the exercise, or purported exercise, of the power.	
Subdivision 2—Application and decision about compensation	4
121 Applying for compensation	5
(1) A person who suffers loss or damage because of the exercise, or purported exercise, of a power under section 77, 78, 98, 107, 111 or 112 may apply to the chief executive for compensation for the loss or damage.	6 7 8
(2) The application must be made in writing within 90 days after the person suffers the loss or damage.	9 10
(3) The application must state—	11
(a) details of the person's loss or damage; and	12
(b) the amount of compensation claimed and the grounds for the amount claimed.	13 14
(4) The applicant also must provide any other relevant information reasonably required by the chief executive to decide the application.	15 16
(5) Despite subsection (2), the chief executive may accept a person's application for compensation made more than 90 days after the person suffers the loss or damage if the chief executive is satisfied it would be reasonable in all the circumstances to accept the application.	17 18 19 20
122 Lapsing of application	21
(1) If an application for compensation is made under this division, the chief executive may make a requirement under section 121(4) for information to decide the application by giving the applicant a notice stating—	22 23 24 25
(a) the required information; and	26
(b) the time by which the information must be given to the chief executive; and	27 28
(c) that, if the information is not given to the chief executive by the stated time, the application will lapse.	29 30

	ed time must be reasonable and, in any case, at least 21 days rement is made.	1 2
or further exte	of executive may give the applicant a further notice extending anding the time if the chief executive is satisfied it would be all the circumstances to give the extension.	3 4 5
(4) A notice it relates has la	may be given under subsection (3) even if the time to which apsed.	6 7
	pplicant does not comply with the requirement within the any extension, the application lapses.	8 9
123 Deciding	application	10
	f executive must consider and decide an accepted application after the last of the following to happen—	11 12
(a) the c	chief executive receives the application;	13
* *	chief executive receives all necessary information to decide application.	14 15
the period state	ief executive has not decided an accepted application within ed in subsection (1) for the application, the chief executive is refused to pay compensation.	16 17 18
(3) In this se	ection—	19
	plication' means an application made under section 121(2) lication the chief executive accepts under section 121(5).	20 21
124 Notice al	oout decision	22
	practicable after deciding the application, the chief executive applicant a written notice stating all of the following—	23 24
(a) the c	lecision and the reasons for it;	25
(b) if the	e chief executive decides to pay compensation—	26
(i)	details of the amount and how the amount was assessed; and	27
(ii)	if the amount is less than the amount claimed—that the applicant may appeal against the decision, and how the applicant may appeal;	28 29 30

(c)	if the chief executive decides not to pay compensation—that the applicant may appeal against the decision, and how the applicant may appeal.	1 2 3
	Subdivision 3—Appeals	4
125 Who	o may appeal	5
An app	olicant for the payment of compensation under this division who is ed with the chief executive's decision to refuse to pay ation or about the amount of compensation may appeal against the	6 7 8 9
126 Star	ting an appeal	10
(1) An	appeal may be started at—	11
(a)	the Magistrates Court nearest the place where the person lives or carries on business; or	12 13
(b)	a Magistrates Court at Brisbane.	14
	e notice of appeal under the <i>Uniform Civil Procedure Rules 1999</i> illed with the registrar of the court within 28 days after—	15 16
(a)	if the person is given notice of the decision under section 124—the day the person is given the notice; or	17 18
(b)	if paragraph (a) does not apply—the day the person otherwise becomes aware of the decision.	19 20
(3) The appeal.	e court may, at any time, extend the time for filing the notice of	21 22
127 Hea	ring procedures	23
	hearing the appeal, the court is not bound by the rules of evidence comply with natural justice.	24 25
executive	ne appeal is by way of rehearing, unaffected by the chief is decision, on the material before the chief executive and any vidence allowed by the court.	26 27 28

128 Pov	vers of court on appeal	1
(1) In deciding the appeal, the court may confirm the chief executive's decision or substitute another decision the chief executive could have made for the chief executive's decision.		2 3 4
(2) Th	e chief executive must give effect to the court's decision.	5
129 Арр	peal to District Court	6
	peal lies to the District Court from a decision of a Magistrates der section 128, but only on a question of law.	7 8
	Division 2—Policies of insurance	9
130 Ext	ension of policy of insurance	10
(1) Th if—	is section applies to a policy of insurance for damage to property	11 12
(a)	damage is caused to the property because of the exercise of a power, or performance of a function, under this Act by a person, honestly and without negligence, in relation to a disaster or an emergency situation; and	13 14 15 16
(b)	the exercise of the power, or performance of the function, happens for the purpose of protecting—	17 18
	(i) the property from damage; or	19
	(ii) a person or an animal from death or injury.	20
operation	or the purposes of the policy of insurance, the damage is, by the n of this section, taken to be damage caused by the happening of a for which the policy provides insurance cover.	21 22 23
(3) A term of a policy of insurance that purports to vary or exclude the operation of subsection (2) is void.		24 25

	PART 12—LEGAL PROCEEDINGS	1
	Division 1—Evidence	2
131 Apj	plication of div 1	3
This d	livision applies to a proceeding under this Act.	4
132 Apj	pointments and authority	5
	ollowing must be presumed unless a party to the proceeding, by ble notice, requires proof of it—	6 7
(a)	the appointment of—	8
	(i) the chairperson of the State group; or	9
	(ii) a district disaster coordinator; or	10
	(iii) an authorised rescue officer;	11
(b)	the authorisation, under section 75(1), of a person to exercise declared disaster powers;	12 13
(c)	the authorisation, under section 110(2), of a person to exercise rescue powers;	14 15
(d)	the authority of a person mentioned in paragraph (a), (b) or (c) to do anything under this Act.	16 17
133 Sig	natures	18
chairpers	nature purporting to be the signature of the chief executive, the son of the State group, a district disaster coordinator or a declared officer is evidence of the signature it purports to be.	19 20 21
134 Oth	ner evidentiary aids	22
	tificate purporting to be signed by the chief executive and stating are following matters is evidence of the matter—	23 24
(a)	a stated document is a thing as follows given, issued, kept or made under this Act—	25 26
	(i) an appointment authorisation approval or decision:	27

	(ii) a direction, notice or requirement;	1
(b)	a stated document is a copy of a document mentioned in paragraph (a);	2 3
(c)	on a stated day and at a stated time a disaster situation started;	4
(d)	on a stated day and at a stated time a disaster situation ended;	5
(e)	on a stated day, or during a stated period, any of the following was, or was not, in force for a stated person—	6 7
	(i) an authorisation for the person to exercise declared disaster powers;	8 9
	(ii) an authorisation for the person to exercise rescue powers;	10
	(iii) an appointment as an authorised rescue officer;	11
(f)	on a stated day, a stated person was given a stated notice or direction under this Act;	12 13
(g)	on a stated day a stated requirement was made of a stated person.	14
	Division 2—Offence proceedings	15
135 Sun	nmary proceedings for offence	16
	proceeding for an offence against this Act must be taken in a way under the <i>Justices Act 1886</i> .	17 18
(2) The end—	e proceeding must start within the later of the following periods to	19 20
(a)	1 year after the commission of the offence;	21
(b)	6 months after the offence comes to the complainant's knowledge, but within 2 years after the commission of the offence.	22 23 24
136 Stat	tement of complainant's knowledge	25
statemen knowledg	omplaint starting a proceeding for an offence against this Act, a t that the matter of the complaint came to the complainant's ge on a stated day is evidence the matter came to the complainant's ge on that day.	26 27 28 29

	PART 13—MISCELLANEOUS	1
L	Division 1—Codes of practice for SES units and ES units	2
137 Mal	king code of practice	3
	e chief executive may make codes of practice to provide guidance numbers or ESU members about the following—	4 5
(a)	the operation of SES units or ES units, including, for example, performance appraisals for local controllers of an SES unit;	6 7
(b)	appropriate conduct or practice for SES members or ESU members;	8 9
(c)	other matters the chief executive considers appropriate for the effective performance of the functions of the units.	10 11
	e chief executive may review a code of practice when the chief considers it appropriate.	12 13
	code of practice is a statutory instrument within the meaning of the <i>Instruments Act 1992</i> .	14 15
138 Ava	ilability of code of practice	16
	he chief executive makes a code of practice under section 137(1), executive must as soon as practicable give a copy of the code to—	17 18
(a)	for a code relating to SES members—each SES unit; and	19
(b)	for a code relating to ESU members—each ES unit.	20
	the chief executive amends a code of practice, the chief executive a copy of the amendment, or the amended code of practice, to—	21 22
(a)	for a code relating to SES members—each SES unit; and	23
(b)	for a code relating to ESU members—each ES unit.	24
as in force	so, the chief executive must keep a copy of each code of practice, ce from time to time, available for inspection, free of charge, by of the public at—	25 26 27
(a)	the department's head office; and	28
(b)	other places the chief executive considers appropriate.	29

(4) A form.	code of practice may be made available in written or electronic	1 2
	Division 2—Other matters	3
139 Wa	rning device or lights on SES or ES vehicle	4
	is section applies to an SES vehicle or an ES vehicle if a warning r warning lights are fitted to the vehicle.	5 6
	person, other than an SES member or an ESU member, must not the warning device or warning lights.	7 8
Maximu	m penalty—40 penalty units.	9
	n SES member or an ESU member must not activate the warning r warning lights unless—	10 11
(a)	the warning device or warning lights are activated by the member in relation to the performance of an SES function or an ESU function; and	12 13 14
(b)	the SES member or ESU member considers it necessary to activate the warning device or warning lights to ensure a person's safety.	15 16 17
Maximu	m penalty—40 penalty units.	18
140 Exe	emption from toll	19
(1) Th	is section applies if—	20
(a)	an SES member or an ESU member is travelling in an SES vehicle or an ES vehicle in the member's capacity as an SES member or an ESU member; and	21 22 23
(b)	the vehicle is fitted with a warning device or warning lights that are activated.	24 25
(2) The bridge of	the vehicle is exempt from payment of a toll for the use of a road, or ferry.	26 27

141 Protection of employment rights of SES and ESU members	1
The <i>Industrial Relations Act 1999</i> , section 73, ¹¹ states when the dismissal of an employee, who is an SES member or an ESU member, for temporary absence from work for the purpose of performing an SES function or an ESU function in an emergency situation is unfair under that Act.	2 3 4 5 6
142 Chief executive to insure particular persons	7
(1) The chief executive must enter into a contract of insurance with WorkCover or another entity to insure—	8 9
(a) SES members and ESU members; and	10
(b) persons required to give reasonable help under section 77(1)(q), 107(2)(h) or 112(3)(g).	11 12
(2) The contract of insurance must—	13
(a) cover the SES and ESU members while they are—	14
(i) performing a function under this Act in their capacity as an SES member or an ESU member; or	15 16
(ii) involved in another activity related to the carrying out of disaster operations, an SES function or an ESU function, including, for example, training for disaster operations; and	17 18 19
(b) cover the persons mentioned in subsection (1)(b) while they are giving the reasonable help.	20 21
(3) In this section—	22
"WorkCover" means WorkCover Queensland established under the Workers' Compensation and Rehabilitation Act 2003.	23 24
143 Delegations	25
(1) The Minister may delegate the Minister's powers under this Act, other than a power under section $45(1)$, $64(1)$, $68(1)$, 69 or $73(1)$, 69 to the chief executive or an appropriately qualified officer of the department.	26 27 28

¹¹ Industrial Relations Act 1999, section 73 (When is a dismissal unfair)

¹² Section 45 (Minister may give directions), 64 (Declaration), 68 (Ending disaster situation), 69 (Declaration) or 73 (Ending disaster situation)

(2) The chief executive may delegate the chief executive's powers under this Act to an appropriately qualified officer of the department.	1 2
(3) The chairperson of the State group may delegate the chairperson's powers under this Act, other than a power under section 9, ¹³ to an appropriately qualified other member of the group.	3 4 5
(4) The chairperson of the State group may delegate the chairperson's powers under section 9 to the commissioner of the police service.	6 7
Note—	8
Under section 9, the chairperson of the State group may give directions about the circumstances in which a person may exercise powers under another Act.	9 10
(5) The district disaster coordinator of a district group may delegate the district disaster coordinator's powers under this Act, other than a power under section 9, 64, 75, 77, 78 or 110 to an appropriately qualified other member of the group.	11 12 13 14
Note—	15
The powers under sections 77 and 78 are declared disaster powers.	16
(6) In this section—	17
"appropriately qualified" includes having the qualifications, experience or standing appropriate to exercise the power.	18 19
Example of standing—	20
a person's classification level in the public service	21
144 Protection from liability	22
(1) Other than as provided for under part 11, civil liability does not attach to the State, a Minister, a local government or an official because of anything done or omitted to be done under this Act in good faith without reckless disregard for the possible occurrence of the personal injury or loss or damage to property from which liability would arise, if this section did not apply.	23 24 25 26 27 28
(2) This section does not stop a person further limiting the person's liability for an act or omission by relying on a provision of the <i>Civil Liability Act</i> 2003.	29 30 31

¹³ Section 9 (Directions about powers under other Acts during disaster situation)

(3) In	this section—	1
"official"	" means all of the following—	2
(a)	a member of the State group, a district group or a local group;	3
(b)	a declared disaster officer;	4
(c)	an authorised rescue officer;	5
(d)	a person authorised under this Act to exercise rescue powers;	6
(e)	a person required to give reasonable help under section 77(1)(q), 107(2)(h) or 112(3)(g);	7 8
(f)	an SES member or an ESU member.	9
145 App	pointments	10
	pointment provided for by this Act is to be made under this Act under the <i>Public Service Act 1996</i> .	11 12
146 Arr	rangements for identification	13
	chief executive may make arrangements in relation to the ation of persons exercising powers under section 77, 78, 98, 111	14 15 16
147 App	proval of forms	17
The ch	nief executive may approve forms for use under this Act.	18
148 Reg	gulation-making power	19
(1) Th	e Governor in Council may make regulations under this Act.	20
(2) A 1	regulation may be about—	21
(a)	dividing the State into disaster districts for the purpose of disaster management; or	22 23
(b)	imposing a penalty of no more than 20 penalty units for contravention of a regulation.	24 25

(3) A regulation under subsection (2)(a) must—	1
(a) name the disaster districts; and	2
(b) identify the area of the disaster districts.	3
PART 14—REPEAL AND TRANSITIONAL PROVISIONS	4
Division 1—Repeal	5
149 Repeal of State Counter-Disaster Organisation Act 1975	6
The State Counter-Disaster Organisation Act 1975 No. 40 is repealed.	7
Division 2—Transitional provisions	8
Subdivision 1—Preliminary	9
Subdivision 1—Preliminary 150 Definitions for div 2	9
150 Definitions for div 2	10
150 Definitions for div 2 In this division— "central control group" means the central control group established under	10 11 12
 150 Definitions for div 2 In this division— "central control group" means the central control group established under the repealed Act, section 12(1).14 	10 11 12 13
 150 Definitions for div 2 In this division— "central control group" means the central control group established under the repealed Act, section 12(1).¹⁴ "commencement" means the day this section commences. "disaster district coordinator" means a disaster district coordinator 	10 11 12 13 14 15
 150 Definitions for div 2 In this division— "central control group" means the central control group established under the repealed Act, section 12(1).¹⁴ "commencement" means the day this section commences. "disaster district coordinator" means a disaster district coordinator appointed under the repealed Act. "former control group" means a disaster district control group 	10 11 12 13 14 15 16

¹⁴ The repealed Act, section 12 (Central control group)

¹⁵ The repealed Act, section 21 (Disaster district control groups)

¹⁶ The repealed Act, section 13 (State Emergency Service)

Subdivision 2—Transitional references	1
151 References to repealed Act	2
A reference in an Act or other document to the repealed Act may, if the context permits, be taken as a reference to this Act.	3 4
152 References to former SES	5
A reference in an Act or other document to the former SES may, if the context permits, be taken as a reference to the SES.	6 7
Subdivision 3—Other transitional provisions	8
153 Members of central control group	9
(1) This section applies to a person, other than the chief executive, who was a member of the central control group immediately before the commencement.	10 11 12
(2) On the commencement, the person is taken to be appointed as a member of the State group under section 19(2).	13 14
154 Chairperson of central control group	15
(1) This section applies to the person who, immediately before the commencement, was the chairperson of the central control group.	16 17
(2) On the commencement, the person is taken to be appointed as the chairperson of the State group under section 20(1)(a).	18 19
155 Executive officer of central control group	20
(1) This section applies to the person who, immediately before the commencement, was the executive officer of the central control group.	21 22
(2) On the commencement, the person is taken to be the executive officer of the State group.	23 24

156 Members of former SES	1
(1) This section applies to a person who, immediately before the commencement, was a member of the former SES.	2 3
(2) On the commencement, the person is taken to be appointed under section 84 as an SES member.	4 5
157 Authorised officers under the repealed Act	6
(1) This section applies to a person who, immediately before the commencement, was an authorised officer under the repealed Act.	7 8
(2) On the commencement, the person is taken to be appointed under section 100 as an authorised rescue officer.	9 10
158 Former disaster districts	11
(1) Subsection (2) applies only until a regulation under this Act first provides for disaster districts.	12 13
(2) On the commencement, a former disaster district is taken to be a disaster district under this Act.	14 15
(3) In this section—	16
"former disaster district" means a disaster district constituted under the repealed Act, section 20(1), ¹⁷ by gazette notice in force immediately before the commencement.	17 18 19
159 Disaster district coordinators	20
(1) This section applies to a person who, immediately before the commencement, was the disaster district coordinator for a former control group.	21 22 23
(2) On the commencement, the person is taken to be appointed, under section 25(1)(a), as the district disaster coordinator of the district group that is established for the disaster district in relation to which the person was the disaster district coordinator.	24 25 26 27

¹⁷ The repealed Act, section 20 (Disaster districts)

160 Other members of former control groups	1
(1) This section applies to a person, other than a disaster district coordinator, who was a member of a former control group immediately before the commencement.	2 3 4
(2) On the commencement, the person is taken to be appointed, under section 24, as a member of the district group that is established for the disaster district in relation to which the person was a member of the former control group.	5 6 7 8
161 Particular local governments under the repealed Act	9
(1) This section applies to a local government that, immediately before the commencement, was united with another local government, under the repealed Act, section 26(2), ¹⁸ for the purpose of arranging and carrying out counterdisaster measures.	10 11 12 13
(2) On the commencement, the local governments are taken to be a combined local government under parts 2 and 3 of this Act.	14 15
162 Provision about declaration under the repealed Act	16
(1) This section applies if a declaration, under the repealed Act, section 23 or 24,19 that a state of disaster exists is in force immediately before the commencement.	17 18 19
(2) Despite the repeal of the repealed Act—	20
(a) the declaration continues in force; and	21
(b) the repealed Act continues to apply as if this Act had not commenced.	22 23
(3) The declaration continues in force, and the repealed Act continues to apply, until the declaration is revoked by a regulation under this Act or otherwise ends under the repealed Act.	24 25 26
(4) For subsection (2), the <i>Acts Interpretation Act</i> 1954, section 20^{20} applies, but does not limit the subsection.	27 28

¹⁸ The repealed Act, section 26 (Duties as to counter-disaster measures)

¹⁹ The repealed Act, section 23 (Power of disaster district coordinator to declare state of disaster) or 24 (Power of Governor in Council to declare state of disaster)

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

163 Cor	npensation for exercise of powers under the repealed Act	1
(1) Th	is section applies if—	2
(a)	a declaration under the repealed Act, section 23 or 24, is continued in force under section 162; and	3 4
(b)	a person suffers loss or damage to the person's property because of the exercise, or purported exercise, of a power under the repealed Act, section 25(2)(a)(i) or (b)(iii) ²¹ in relation to the declaration.	5 6 7 8
	spite the repealed Act, section 25(4) and (5), the person may apply sensation for the loss or damage under section 121 ²² of this Act.	9 10
application	art 11, division 1, applies to the application as if it were an on for loss or damage because of the exercise, or purported of a power under section 77(1)(h) or 78(1).	11 12 13
	e repealed Act, section 25(4) and (5), does not apply in relation to eation for compensation for the loss or damage.	14 15
164 Арг	plication for compensation under the repealed Act	16
(1) Th	is section applies if, immediately before the commencement—	17
(a)	a person is entitled to apply for compensation under the repealed Act, section 25(4), for loss or damage to the person's property; and	18 19 20
(b)	section 163 of this Act does not apply to the loss or damage.	21
	e person may apply for compensation under the repealed Act as if nad not commenced.	22 23
165 Tra	nsitional regulation-making power	24
	regulation (a "transitional regulation") may make provision of a transitional nature for which—	25 26
(a)	it is necessary to make provision to allow or facilitate the doing of anything to achieve the transition from the operation of the repealed Act to the operation of this Act; and	27 28 29

²¹ The repealed Act, section 25 (Powers upon declaration of state of disaster)

²² Section 121 (Applying for compensation)

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(b) this Act does not make provision or sufficient provision.	1
(2) A transitional regulation may have retrospective operation to a day not earlier than the commencement.	2 3
(3) A transitional regulation must declare it is a transitional regulation.	4
(4) This section and any transitional regulation expire 1 year after the commencement.	5 6
PART 15—AMENDMENTS	7
Division 1—Amendment of Fire and Rescue Service Act 1990	8
(2) A transitional regulation may have retrospective operation to a day 2 not earlier than the commencement. (3) A transitional regulation must declare it is a transitional regulation. (4) This section and any transitional regulation expire 1 year after the 5 commencement. PART 15—AMENDMENTS 7 Division 1—Amendment of Fire and Rescue Service Act 1990 8 166 Act amended in div 1 This division amends the Fire and Rescue Service Act 1990. 167 Amendment of s 35 (Functions of council) Section 35(2), 'section 49(a) and (b)'— omit, insert— 'section 49'. 168 Replacement of pt 5 (The Rural Fire Council) Part 5— omit, insert— 'PART 5—RURAL FIRE ADVISORY COUNCIL 17 18 19 10 10 11 11 12 14 15 16 16 16 16 16 16 16 16 16	
This division amends the Fire and Rescue Service Act 1990.	10
167 Amendment of s 35 (Functions of council)	11
Section 35(2), 'section 49(a) and (b)'—	12
omit, insert—	13
'section 49'.	14
168 Replacement of pt 5 (The Rural Fire Council)	15
(2) A transitional regulation may have retrospective operation to a day not earlier than the commencement. (3) A transitional regulation must declare it is a transitional regulation. (4) This section and any transitional regulation expire 1 year after the commencement. PART 15—AMENDMENTS 7 Division 1—Amendment of Fire and Rescue Service Act 1990 8 166 Act amended in div 1 This division amends the Fire and Rescue Service Act 1990. 167 Amendment of s 35 (Functions of council) Section 35(2), 'section 49(a) and (b)'— omit, insert— 'section 49'. 168 Replacement of pt 5 (The Rural Fire Council) Part 5— omit, insert— 'PART 5—RURAL FIRE ADVISORY COUNCIL 147 Definition for pt 5 'In this part— 2	16
omit, insert—	17
'PART 5—RURAL FIRE ADVISORY COUNCIL	18
447 Definition for pt 5	19
'In this part—	20
"council" means the Rural Fire Advisory Council.	21

'48	Rui	l Fire Council continued in existence	1
		ural Fire Council previously established under this Act is in existence under the name the Rural Fire Advisory Council.	2 3
'49	Fun	tions of council	4
	The α ters—	uncil's function is to advise the Minister about the following	5 6
	(a)	preparing for, and responding to, fire in rural areas including the operation of rural fire brigades and the fire fighting or fire prevention function of emergency service units;	7 8 9
	(b)	are safety, fire prevention and the reduction of fire danger in rural areas;	10 11
	(c)	using fire as a means of sustainable land management in rural areas;	12 13
	(d)	he extent to which the delivery of rural fire services in rural areas—	14 15
		i) meets community needs; and	16
		ii) contributes to the achievement of the government's desired outcomes for the community; and	17 18
		iii) meets community expectations about the use of fire as a means of hazard reduction and sustainable land management; and	19 20 21
		iv) impacts on the environment;	22
	(e)	other matters referred to it by the Minister.	23
'50	Mei	bership of council	24
		council is to consist of not more than 12 members appointed by or in Council by gazette notice.	25 26
only	if th	Minister may nominate a person for membership of the council Minister considers the person is competent to assist the council its function.	27 28 29

'(3) An a	appointment starts on the later of the following—	1
(a) th	ne day the gazette notice is published;	2
(b) th	ne day, if any, stated in the gazette notice.	3
'51 Term	of appointment	4
	ber of the council holds office for the term, not more than 3 d in the member's instrument of appointment.	5 6
'52 Vacati	ion of office	7
'The offi	ce of a member of the council becomes vacant if the member—	8
(a) re	esigns office by signed notice given to the Minister; or	9
(b) is	s removed from office as a member under section 52A.	10
'52A Remo	oval from office	11
'The Goo	vernor in Council may remove a member of the council from	12 13
, ,	ne member has become mentally or physically incapable of erforming the member's duties; or	14 15
d	ne Minister is satisfied the member has neglected the member's uties or performed the member's duties incompetently or nefficiently.	16 17 18
'52B Chair	rperson of council	19
	Governor in Council is to appoint, by gazette notice, a member cil as the chairperson of the council.	20 21
'(2) The the following	appointment of a member as chairperson starts on the later of ng—	22 23
(a) th	ne day the gazette notice is published;	24
(b) th	ne day, if any, stated in the gazette notice.	25
	person may be appointed as chairperson by the same gazette appoints the person as a member of the council.	26 27

'(4) The chairperson is to preside at all council meetings at which the chairperson is present.	1 2
'(5) If the chairperson is not present at a council meeting, a member chosen by the members present at the meeting is to preside.	3 4
'(6) If appointed as a member of the council, the following are not eligible to be appointed chairperson—	5 6
(a) the commissioner;	7
(b) the chief executive;	8
(c) a public service officer.	9
'52C Quorum	10
'A quorum for the council is the number equal to one-half of the number of its members for the time being holding office or, if one-half is not a whole number, the next higher whole number.	11 12 13
'52D Conduct of business	14
'Subject to this part, the council may conduct its business, including its meetings, in the way it considers appropriate.	15 16
'52E Minutes	17
'The council must keep minutes of its meetings.	18
'52F Remuneration of members	19
'A member of the council is entitled to be paid the fees and allowances decided by the Governor in Council.'	20 21

169 Inserti	on of new pt 12, div 4	1
After sect	ion 188—	2
insert—		3
'Divi	ision 4—Provision for Disaster Management Act 2003	4
'189 Existir	ng council members to remain in office	5
	section applies to a person who, immediately before the nent of this section, was a member of the Rural Fire Council.	6 7
	ne commencement, the person is taken to be a member of the advisory Council.	8 9
'(3) The following da	person's term of appointment ends on the earlier of the ays—	10 11
in	e day the appointment would have ended under the person's strument of appointment if the <i>Disaster Management Act 2003</i> and not commenced;	12 13 14
, ,	the person vacates office other than under paragraph (a), the y of that vacation.'.	15 16
170 Omissi counci	ion of sch 4 (Matters concerning operation of the rural fire	17 18
Schedule	4—	19
omit.		20
171 Amend	lment of sch 6 (Dictionary)	21
Schedule	6—	22
insert—		23
"council",	for part 5, see section 47.'.	24

s 174

Divisi	on 2—Amendment of Industrial Relations Act 1999	1
172 Act ame	nded in div 2	2
This division	on amends the <i>Industrial Relations Act 1999</i> .	3
173 Amenda	nent of s 73 (When is a dismissal unfair)	4
Section 73(2)—	5
insert—		6
'(aa) tem	porary absence from work if—	7
(i)	the absence is—	8
	(A) by an SES member or an ESU member under the <i>Disaster Management Act 2003</i> and for the purpose of performing an SES function or an ESU function under that Act in an emergency situation; or	9 10 11 12
	(B) by a member of a rural fire brigade under the <i>Fire and Rescue Service Act 1990</i> and for the purpose of performing a function of a rural fire brigade under that Act in an emergency situation; or	13 14 15 16
	(C) by an honorary ambulance officer under the <i>Ambulance</i> Service Act 1991 and for the purpose of performing a function of an honorary ambulance officer under that Act in an emergency situation; or	17 18 19 20
	(D) by a hazmat advisor under the <i>Dangerous Goods</i> Safety Management Act 2001 and for the purpose of performing a function of a hazmat advisor under that Act in an emergency situation; and	21 22 23 24
(ii)	having regard to all the circumstances, the period of absence is reasonable;'.	25 26
	Division 3—Consequential amendments	27
174 Amenda	nents in sch 1	28
Schedule 1	amends the Acts mentioned in it.	29

	SCHEDULE 1	1
	CONSEQUENTIAL AMENDMENTS	2
	section 174	3
	ENVIRONMENTAL PROTECTION ACT 1994	4
1	Section 23(2), 'State Counter-Disaster Organisation Act 1975'—	5
	omit, insert—	6
	'Disaster Management Act 2003'.	7
	FIRE AND RESCUE SERVICE ACT 1990	8
1	Section 19(1), after 'brigade,'—	9
	insert—	10
	'a fire coordinator,'	11
2	Section 67(b), after 'brigade,'—	12
	insert—	13
	'a member of an emergency service unit,'.	14
3	Section 68(4), definition "prescribed person", after 'brigade,'—	15
	insert—	16
	'a fire coordinator,'	17
4	Section 138, heading, 'brigade'—	18
	omit.	19

5 Section 138(a) and (b), after 'brigade'—	1
insert—	2
'or an emergency service unit'.	3
6 Section 138—	4
insert—	5
'(2) For subsection (1)(a), training purposes in relation to an emergency service unit only includes training for the purposes of fire fighting or fire prevention.'.	6 7 8
7 Schedule 6—	9
insert—	10
"" "emergency service unit" means an emergency service unit under the Disaster Management Act 2003.	11 12
"fire coordinator" means a fire coordinator under the Disaster Management Act 2003.".	13 14
POLICE POWERS AND RESPONSIBILITIES ACT 2000	15
1 Schedule 1, 'State Counter-Disaster Organisation Act 1975'—	16
omit, insert—	17
'Disaster Management Act 2003'.	18

	PUBLIC SAFETY PRESERVATION ACT 1986	1
1	Section 6, heading—	2
	omit, insert—	3
' 6	Disaster Management Act 2003'.	4
2	Section 6(1), 'state of disaster declared pursuant to the <i>State Counter-Disaster Organisation Act 1975</i> '—	5 6
	omit, insert—	7
	'disaster situation under the Disaster Management Act 2003'.	8
3	Section 6(2), 'state of disaster is declared pursuant to the <i>State Counter-Disaster Organisation Act 1975</i> '—	9 10
	omit, insert—	11
	'disaster situation is declared under the Disaster Management Act 2003'.	12
4	Section 10(2), example, 'State Counter-Disaster Organisation Act 1975'—	13 14
	omit, insert—	15
	'Disaster Management Act 2003'.	16

W	A CITT 4004		1 2
1	Sec	tion 13, heading—	3
0	mit, i	nsert—	4
'13	Par	ticular persons under Disaster Management Act 2003'.	5
2	Sec	tion 13(1), 'State Counter-Disaster Organisation Act 1975'—	6
0	mit, i	nsert—	7
6	Disas	ter Management Act 2003'.	8
3	Sec	tion 13(2), from 'cover'—	9
0	mit, i	nsert—	10
'(cover	<u> </u>	11
	(a)	a member of the State Emergency Service or an emergency service unit under the <i>Disaster Management Act 2003</i> ; or	12 13
	(b)	a person required to give reasonable help under section $77(1)(q)$, $107(2)(h)$ or $112(3)(g)^{23}$ of that Act; or	14 15
	(c)	another person performing a function or exercising a power under that Act.'.	16 17
4		tion 13(3), 'a counterdisaster operation or an emergency ted function'—	18 19
0	mit, i	nsert—	20
٠,	disası	er operations or performing an emergency function'.	21

²³ *Disaster Management Act 2003*, section 77 (General powers), 107 (General provision about powers) or 112 (General powers)

5	Section 13(3), from 'training,'—	1
	omit, insert—	2
	'training.'.	3
6	Section 13(4)—	4
	omit, insert—	5
	'(4) In this section	6
"	disaster operations" see the Disaster Management Act 2003, section 15.	7
"	emergency function" means a function of the State Emergency Service or an emergency service unit under the <i>Disaster Management Act</i> 2003.	8 9 10

	SCHEDULE 2	1
	DICTIONARY	2
	section 11	3
"ambular	nce officer" means—	4
(a)	a government ambulance officer; or	5
(b)	a non-government ambulance officer.	6
	of a combined local government, means the areas of the local ernments that are a part of the combined local government.	7 8
"area" , o	f a local group, means—	9
. ,	if the local group is established by a local government—the area of the local government; or	10 11
	if the local group is established by a combined local government—the area of the combined local government.	12 13
"authoris	sed person", for part 10, see section 113.	14
	sed rescue officer" means a person appointed as an authorised are officer under section 100.	15 16
"central o	control group", for part 14, division 2, see section 150.	17
	rson" , of the State group, means the person appointed or acting as hairperson of the group under section 20.	18 19
"combine	ed local government"—	20
(a)	for part 2—see section 31; and	21
(b)	for part 3—see section 61.	22
"commen	ncement", for part 14, division 2, see section 150.	23
"declared	d area" means—	24
. ,	for a disaster situation declared under section 64(1)—the disaster district, or the part of the disaster district, for which the disaster situation is declared; or	25 26 27
, ,	for a disaster situation declared under section 69—the State or, if the disaster situation is declared for a part of the State, the part.	28 29

"declared disaster officer", for a disaster situation, means—	1
(a) a police officer; or	2
(b) a person authorised under section 75(1) to exercise declared disaster powers for the disaster situation.	3 4
"declared disaster powers" means the powers of a district disaster coordinator or a declared disaster officer under sections 77 and 78.	5 6
"disaster" see section 13.	7
"disaster district" means a part of the State prescribed under a regulation as a disaster district.	8 9
"disaster district coordinator", for part 14, division 2, see section 150.	10
"disaster management" see section 14.	11
"disaster management group" means the State group, a district group or a local group.	12 13
"disaster management guidelines" means the guidelines prepared by the chief executive under section 63(1).	14 15
"disaster management plan" means a plan prepared under part 3.	16
"disaster operations" see section 15.	17
"disaster situation" means a disaster situation declared under section 64(1) or 69.	18 19
"district disaster coordinator" means a person appointed as a district disaster coordinator under section 25.	20 21
"district disaster management plan" see section 53(1).	22
"district group" see section 22.	23
"emergency related function" means a function of a type mentioned in section 82(a), (b) or (c) for the SES.	24 25
"emergency service area" see section 89(1).	26
"emergency service unit" means an emergency service unit established under section 89(1).	27 28
"ESU function" means a function of an ES unit under section 90(1).	29
"ESU member" means a member of an ES unit.	30
"ES unit" see section 89(1).	31

"ES unit coordinator" means a person appointed as an ES unit coordinator under section 94(1).	1 2
"ES vehicle" means a vehicle of an ES unit.	3
"event" see section 16.	4
"executive officer" , of the State group, means the person who is the executive officer of the group under section 19(3).	5 6
"Fire Act" means the Fire and Rescue Service Act 1990.	7
"fire coordinator", for an ES unit, means the person appointed as the fire coordinator of the unit under section 97(1).	8 9
"fire officer" means—	10
(a) a government fire officer; or	11
(b) a non-government fire officer.	12
"fire prevention" includes taking measures in readiness for fire to reduce potential danger to persons, property or the environment.	13 14
"former control group", for part 14, division 2, see section 150.	15
"former SES", for part 14, division 2, see section 150.	16
"government ambulance officer" means an ambulance officer under the <i>Ambulance Service Act 1991</i> .	17 18
"government doctor" means a registrant under the <i>Medical Practitioners</i> *Registration Act 2001 who is employed in the department within which that Act is administered.	19 20 21
"government fire officer" means a fire officer under the Fire Act.	22
"government health officer" means—	23
(a) a government doctor; or	24
(b) a government nurse.	25
"government nurse" means a registered nurse under the <i>Nursing Act 1992</i> who is employed in the department within which that Act is administered.	26 27 28
"health officer" means—	29
(a) a government health officer; or	30
(b) a non-government health officer.	31

"local controller", of an SES unit, means the person appointed as the local controller of the unit under section 85(1).	1 2
"local disaster management plan" see section 57(1).	3
"local group" see section 29.	4
"non-government ambulance officer" means a person performing functions of an ambulance officer for an ambulance service other than the Queensland Ambulance Service.	5 6 7
"non-government doctor" means—	8
(a) a registrant under the <i>Medical Practitioners Registration Act</i> 2001 who is not a government doctor; or	9 10
(b) a person who is a medical practitioner under a law of another State.	11 12
"non-government fire officer" means a person performing functions of a fire officer for a fire authority, brigade or service other than the Queensland Fire and Rescue Service.	13 14 15
"non-government health officer" means—	16
(a) a non-government doctor; or	17
(b) a non-government nurse.	18
"non-government nurse" means—	19
(a) a registered nurse under the <i>Nursing Act 1992</i> who is not a government nurse; or	20 21
(b) a person registered as a nurse under a law of another State.	22
"period" , of a disaster situation, means the period the declaration of the disaster situation is in force under this Act.	23 24
"place" includes—	25
(a) land or premises; and	26
(b) a vehicle.	27
"premises" includes a building or structure, or part of a building or structure, of any type.	28 29

"relevant district disaster coordinator" means—	1
 (a) for a disaster situation declared under section 64(1) for a disaster district or part of a district—the district disaster coordinator for the district; or 	2 3 4
(b) for a disaster situation declared under section 69—a district disaster coordinator for a disaster district that is in, or partly in, the declared area for the disaster situation.	5 6 7
"relevant local government", for a local group, means the local government or combined local government that establishes the group under section 29.	8 9 10
Note—	11
A combined local government may establish a local group under section 29 as applied by section 32(2).	12 13
"repealed Act" means the State Counter-Disaster Organisation Act 1975.	14
"rescue powers" means the powers under sections 111 and 112.	15
"SES" see section 81.	16
"SES function" means a function of the SES under section 82.	17
"SES member" means a person who is appointed, under section 84(1), as an SES member.	18 19
"SES unit" means a group of SES members that performs SES functions in the area of a local government.	20 21
"SES vehicle" means a vehicle of the SES.	22
"State disaster management plan" see section 49(1).	23
"State Emergency Service" means the State Emergency Service established under section 81.	24 25
"State group" see section 17.	26
"vehicle" means anything used for carrying anything or any person by land, water or air.	27 28