Queensland



LOCAL GOVERNMENT AND OTHER LEGISLATION AMENDMENT BILL 2003

Queensland



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MINOR AND CONSEQUENTIAL AMENDMENTS	
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2003

A BILL

FOR

An Act to amend local government legislation, and for other purposes

s 1

6 s 5

	The Parliament of Queensland enacts—	1
	PART 1—PRELIMINARY	2
Clause	1 Short title	3
	This Act may be cited as the Local Government and Other Legislation Amendment Act 2003.	4 5
Clause	2 Commencement	6
	Section 17 commences on a day to be fixed by proclamation.	7
	PART 2—AMENDMENT OF CENTRAL QUEENSLAND COAL ASSOCIATES AGREEMENT ACT 1968	8 9
Clause	3 Act amended in pt 2	10
	This part amends the Central Queensland Coal Associates Agreement Act 1968.	11 12
Clause	4 Renumbering of s 9 (Regulation-making power)	13
	Section 9—	14
	renumber as section 10.	15
Clause	5 Insertion of new s 9	16
	After section 8—	17
	insert—	18

	'9 Making	of 2003 agreement	authorised		1
	, ,	agreement") with	l, for the State, to make the other parties no	_	2 3 4
	'(2) The 20 schedule 6.	003 agreement must	be substantially in the f	form set out in	5 6
	'(3) The 2003 agreeme		fy, by gazette notice,	the date the	7 8
Clause	6 Insertion	n of new sch 6			9
	After sched	ule 5—			10
	insert—				11
		'SCH	EDULE 6		12
		'PROPOSED 2	2003 AGREEMENT		13
				section 9	14
	AN AGREEN	MENT made the	day of	2003	15
	BETWEEN	THE STATE OF O	QUEENSLAND		16
	and	Australia Coal Pt Company), a comp and having its re	LTD ACN 010 595 721 cy Ltd) (formerly Utah bany duly incorporated ac gistered office at Level Street, Brisbane, Queensla	Development ecording to law 13, Riverside	17 18 19 20 21
	and		DEVELOPMENT a company duly incorports registered office at Leve		22 23 24

	1 Macquarie Place, Sydney, New South Wales ("Mitsubishi")	1 2
and	UMAL CONSOLIDATED PTY LTD ACN 000 767 386 (formerly Utah Mining Australia Limited), a company duly incorporated according to law and having its registered office at Level 13, Riverside Centre, 123 Eagle Street, Brisbane, Queensland ("UCL")	3 4 5 6 7
and	QCT INVESTMENT PTY LTD ACN 010 487 831, a company duly incorporated according to law and having its registered office at 410 Queen Street, Brisbane, Queensland ("QCT Investment")	8 9 10 11
and	QCT MINING PTY LTD ACN 010 487 840, a company duly incorporated according to law and having its registered office at 410 Queen Street, Brisbane, Queensland ("QCT Mining")	12 13 14 15
and	QCT MANAGEMENT LIMITED ACN 010 472 036, a company duly incorporated according to law and having its registered office at Level 43, Gateway, 1 Macquarie Place, Sydney, New South Wales ("QCT Management")	16 17 18 19
and	BHP QUEENSLAND COAL INVESTMENTS PTY LTD ACN 098 876 825, a company duly incorporated according to law and having its registered office at Level 13, Riverside Centre, 123 Eagle Street, Brisbane. Queensland ("BHPQ Investments")	20 21 22 23 24
and	QCT RESOURCES LIMITED ACN 010 808 705, a company duly incorporated according to law and having its registered office at Level 43, Gateway, 1 Macquarie Place, Sydney, New South Wales ("QCT Resources")	25 26 27 28

s 6 9

RECITA	L	1
obligation to, or as	nagement wishes to transfer its 6.69% interest in the benefits and as under the agreement (including its 6.69% interest in its rights the holder of, any lease, licence, easement, grant or other title o it under the agreement) to its immediate holding company, ources.	2 3 4 5 6
IT IS AG	REED—	7
'1 Defin	nitions	8
In this	agreement—	9
"Act" me 1968	eans the Central Queensland Coal Associates Agreement Act 3.	10 11
"the agre	ement' means the agreement as defined in section 1A of the Act.	12
'2 Ame	endment of the agreement	13
The partie	es agree that the agreement is amended as follows—	14
(1) In p	part I, clause 2, definition "Companies"—	15
omit, ir	nsert—	16
"Compa	anies" means—	17
(a)	BHP Coal Pty Ltd; and	18
(b)	Mitsubishi Development Pty Ltd; and	19
(c)	Umal Consolidated Pty Ltd; and	20
(d)	BHP Queensland Coal Investments Pty Ltd; and	21
(e)	QCT Investment Pty Ltd; and	22
(f)	QCT Mining Pty Ltd; and	23
(g)	QCT Resources Limited.'.	24
(2) In p	part IX, clauses 11 and 12, 'QCT Management Limited'—	25
omit, ir	isert—	26
'QCT Res	sources Limited'.'.	27

s 6 10 **s 6**

Local Government and Other Legislation Amendment Bill 2003

'3	Wh	en agreement takes effect			1
	his pril 2	agreement takes effect at 003.	12.01 a.m.	(Brisbane time) on	2 3
'4	Effe	ect of agreement			4
T	he pa	arties agree that on and from the	e date this ag	greement takes effect—	5
	(a)	QCT Management is released obligations and liabilities it has of its 6.69% interest assign otherwise; and	as under the	agreement to the extent	6 7 8 9
	(b)	QCT Resources agrees to be been party to it; and	bound by the	e agreement as if it had	10 11
	(c)	the companies hold the inter- under the agreement as follow		operations carried on	12 13
		BHPC		40.75%	14
		Mitsubishi		15.53%	15
		UCL		0.75%	16
		BHPQ Investments		8.50%	17
		QCT Investment		12.00%	18
		QCT Mining		15.78%	19
		QCT Resources		6.69%.	20

21

SIGNED by the parties as follows'.

		PART 3	3—AMENDMENT OF CITY OF BRISBANE ACT 1924	1 2
Clause	7	Act ame	nded in pt 3	3
		This part ar	mends the City of Brisbane Act 1924.	4
Clause	8	Amendn	nent of s 3A (Application of the Local Government Act)	5
		(1) Section	3A(2), tenth dot point, after '15'—	6
		insert—		7
		', other than	n sections 1114 and 1115'.	8
		(2) Section	3A(2), after the tenth dot point—	9
		insert—		10
		'• cha	pter 17A'.	11
Clause	9	Amendn	nent of s 80 (Limitation of increase in rate levied)	12
		(1) Section	80(1)(a), from 'full year'—	13
		omit, insert	<u>. </u>	14
		'full year—	-	15
		(i)	the amount of the rate levied for the previous financial year; or	16 17
		(ii)	the amount of the rate levied for the previous financial year increased by a stated percentage; or'.	18 19
		(2) Section	80(1)(b), from 'full year'—	20
		omit, insert	· <u> </u>	21
		'full year—	-	22
		(i)	the corresponding annual amount for the rate levied for the previous financial year; or	23 24
		(ii)	the corresponding annual amount for the rate levied for the previous financial year increased by a stated percentage.'.	25 26

	(3) Section 80—	1
	insert—	2
	'(3) In this section—	3
	"corresponding annual amount", for a rate levied for a previous financial year for a period less than the full year, means the amount worked out by—	4 5 6
	(a) reducing the amount of the rate levied for the previous financial year to a daily amount; and	7 8
	(b) multiplying the daily amount by 365.'.	9
Clause	10 Insertion of new pt 7	10
	After part 6—	11
	insert—	12
	'PART 7—VALIDATION PROVISIONS	13
	'138 Validation provision for Local Government and Other Legislation Amendment Act 2003	14 15
	'(1) This section applies if—	16
	(a) after 31 May 2003 but before the commencement of this section, the council resolved to make and levy a rate for land on which the rate levied for the previous financial year was for a period less than the full year; and	17 18 19 20
	(b) the council also resolved to limit the amount levied; and	21
	(c) the resolution did not comply with section 80 as in force when the resolution was made.	22 23
	'(2) The resolution is as valid as it would have been if section 80, as in force immediately after the commencement, had been in force on the day the resolution was made.'.	24 25 26

	PART 4—AMENDMENT OF LOCAL GOVERNMENT ACT 1993	1 2
Clause	11 Act amended in pt 4	3
	This part amends the Local Government Act 1993.	4
Clause	12 Amendment of s 9 (Act applies only so far as expressly provided)	5
	Section 9(2), tenth dot point, after '15'—	6
	insert—	7
	', other than sections 1114 and 1115'.	8
Clause	13 Amendment of s 63 (Meaning of "owner" of land for pt 1)	9
	(1) Section 63(1)(a)(i), (iv), (vi) and (viii)—	10
	omit.	11
	(2) Section 63(1)(a)(iii), after 'State'—	12
	insert—	13
	', other than a lease granted under the Land Act 1994'.	14
	(3) Section 63(1)(a)(v), after 'regulation'—	15
	insert—	16
	', other than a permit issued under the Land Act 1994'.	17
	(4) Section 63(1)(a)(vii), '; or'—	18
	omit, insert—	19
	'; and'.	20
	(5) Section 63(1)(a)(ii) to (vii)—	21
	renumber as section 63(1)(a)(i) to (iv).	22
Clause	14 Amendment of s 221 (General disqualifications)	23
	(1) Section 221(1)(a), after '(Cwlth)'—	24
	insert—	25

, or a	corre	sponding law of another jurisdiction'.	1
(2) Sec	ction	221(1)(b) and (c), after 'part X'—	2
insert-	_		3
', or a	corre	sponding law of another jurisdiction,'.	4
(3) Sec	ction	221(1)(d) to (f)—	5
omit, i	nsert	_	6
'(d)		person is subject to a term of imprisonment or detention, odic or otherwise; or	7 8
(e)	sedi	person has been convicted, and not pardoned, of treason, tion or sabotage under the law of Queensland, another State ne Commonwealth; or	9 10 11
(f)	for a	a candidate for an election, the person—	12
	(i)	has, within 2 years before the day of nomination, been convicted of an offence against the law of Queensland, another State or the Commonwealth, and been sentenced to more than 1 year's imprisonment; or	13 14 15 16
	(ii)	has, within 7 years before the day of nomination, been convicted of an offence against—	17 18
		(A) for nomination as a councillor of the Brisbane City Council—section 98C of the Criminal Code;¹ or	19 20
		(B) for nomination as a councillor of another local government—section 385;2 or	21 22
	(iii)	has, within 10 years before the day of nomination, been convicted of—	23 24
		(A) a disqualifying electoral offence; or	25
		(B) an offence that would be a disqualifying electoral offence, except that the conviction was recorded before the commencement of the <i>Electoral and Other Acts Amendment Act 2002</i> ; or	26 27 28 29
(g)	for a	a councillor, the person is convicted of—	30

¹ Section 98C (Bribery) of the Criminal Code

² Section 385 (Bribery)

	(i)	an offence against—	1
		(A) for a councillor of the Brisbane City Council—section 98C of the Criminal Code; or	2 3
		(B) for a councillor of another local government—section 385; or	4 5
	(ii)	a disqualifying electoral offence; or	6
(h)	the p	person is a member of an Australian Parliament; or	7
(i)	-	person is elected or appointed as mayor or a councillor of a all government of another State.'.	8 9
(4) Sec	ction	221(2)—	10
renumi	ber a	s section 221(4).	11
(5) Sec	ction	221—	12
insert-	_		13
		osection (1)(d), the circumstances in which a person is subject nprisonment or detention—	14 15
(a)	term leav	ude circumstances in which the person is released from the of imprisonment or detention on parole, home detention, we of absence or otherwise without being discharged from all ility to serve all or part of the term; but	16 17 18 19
(b)	term	not include circumstances in which a person is subject to a not imprisonment but is at liberty because the term of risonment has been suspended.	20 21 22
'(3) Fo	r sub	osection (1)(f)(i)—	23
(a)	-	provision does not apply if the sentence of imprisonment is pended; but	24 25
(b)	actu	provision applies if the person is ordered at any time to ally serve more than 1 year of the suspended term of risonment.'.	26 27 28
(6) Sec	ction	221(4), as renumbered—	29
insert-	_		30
		ding law of another jurisdiction" means a corresponding nother jurisdiction, whether inside or outside Australia.	31 32

Clause		1 2
	Section 222(1)—	3
	omit, insert—	4
	'(1) This section applies if a person is convicted of an offence against—	5
		6 7
		8 9
	(c) for all local governments—section 242, 244, 247 or 436.5°.	10
Clause		11 12
	(1) Section 224A, heading, 'an Australian Parliament'—	13
	omit, insert—	14
	'the Legislative Assembly'.	15
	(2) Section 224A(b)—	16
	omit.	17
Clause	17 Amendment of s 248 (Access to registers)	18
	(1) Section 248(2)—	19
	omit, insert—	20
		21 22

³ Section 98B (False or misleading information), 98E (Influencing voting) or 98G (Voting if not entitled) of the Criminal Code

⁴ Section 384 (False, misleading or incomplete electoral documents), 399 (Influencing voting) or 401 (Voting if not entitled)

Section 242 (Requirements of councillors before acting in office), 244 (Exclusion from meeting of councillor with material personal interest), 247 (Registers of interests) or 436 (Offences about returns)

	(a)	for the Brisbane City Council, each of the following persons under the City of Brisbane Act 1924—	1 2
		(i) the mayor;	3
		(ii) the leader of the opposition;	4
		(iii) the chairperson of the council; and	5
	(b)	for another local government, the mayor; and	6
	(c)	for all local governments—	7
		(i) the chief executive officer; and	8
		(ii) a person permitted by law to have access to information in the register, or the person's agent.'.	9 10
	(2) Se	ection 248(6)(b)(i) and (ii)—	11
	omit, i	insert—	12
		'(i) for the Brisbane City Council—a person mentioned in subsection (2)(a) or (c); or	13 14
		(ii) for another local government—a person mentioned in subsection (2)(b) or (c).'.	15 16
Clause	18 Am	nendment of s 392 (Responsibility for election matter)	17
	Sectio	on 392(2)—	18
	omit, i	insert—	19
	box or fa	The particulars are the name and address, other than a post office facility, of the person who authorised the advertisement, handbill, et or notice.'.	20 21 22
Clause	19 Inse	sertion of new s 854AA	23
	After	section 854A—	24
	insert-	<u>- </u>	25
	'854AA	No jurisdiction to make local laws and subordinate local laws obhibiting placement of election signs or posters	25 26 27

	signs or posters for an election under this Act, the City of Brisbane Act 1924, the Electoral Act 1992 or the Commonwealth Electoral Act 1918 (Cwlth).	1 2 3
	'(2) A local law or subordinate local law, to the extent it is contrary to subsection (1), is of no effect.	4 5
	'(3) In this section—	6
	"election signs or posters" means signs or posters that are able, or are intended—	7 8
	(a) to influence a person about voting at an election; or	9
	(b) to affect the result of an election.'.	10
Clause	20 Amendment of s 1036 (Limitation of increase in rate levied)	11
	(1) Section 1036(1)(b), from 'year—'—	12
	omit, insert—	13
	'year—	14
	(i) the corresponding annual amount for the rate levied for the previous financial year; or	15 16
	(ii) the corresponding annual amount for the rate levied for the previous financial year increased by a stated percentage.'.	17 18
	(2) Section 1036—	19
	insert—	20
	'(3) In this section—	21
	"corresponding annual amount", for a rate levied for a previous financial year for a period less than the full year, means the amount worked out by—	22 23 24
	(a) reducing the amount of the rate levied for the previous financial year to a daily amount; and	25 26
	(b) multiplying the daily amount by 365.'.	27
Clause	21 Amendment of s 1170 (Definitions)	28
	(1) Section 1170, definition "local government entity", paragraph (a)(iii), '; and'—	29 30

	omit, i	insert—	1
	'; or'.		2
	(2) Se	ction 1170, definition "local government entity", paragraph (a)—	3
	insert-	_	4
		'(iv) helps a local government in exercising its jurisdiction; and'.	5
Clause	22 Inse	ertion of new ch 19, pt 9	6
	Chapte	er 19—	7
	insert-	<u> </u>	8
	'PA	RT 9—VALIDATION PROVISION FOR LOCAL	9
	G	OVERNMENT AND OTHER LEGISLATION	10
		AMENDMENT ACT 2003	11
	'1272 Va levi	alidation for particular resolutions limiting increase in rate ed	12 13
	'(1) T	his section applies if—	14
	(a)	after 31 May 2003 but before the commencement of this section, a local government resolved to make and levy a rate for land on which the rate levied for the previous financial year was for a period less than the full year; and	15 16 17 18
	(b)	the local government also resolved to limit the amount levied; and	19 20
	(c)	the resolution did not comply with section 1036 as in force when the resolution was made.	21 22
	force im	he resolution is as valid as it would have been if section 1036, as in mediately after the commencement, had been in force on the day ution was made?	23 24 25

	PART 5—AMENDMENT OF WORKERS' COMPENSATION AND REHABILITATION ACT 2003	1 2
Clause	23 Act amended in pt 5	3
	This part amends the Workers' Compensation and Rehabilitation Act 2003.	4 5
Clause	24 Insertion of new ch 2, pt 4, div 1A	6
	After section 68—	7
	insert—	8
	'Division 1A—Local government self-insurers	9
	'68A Self-insurance for local governments	10
	'(1) A local government self-insurer may, under the self-insurer's licence, also cover persons who are councillors of a local government.	11 12
	'(2) A local government self-insurer must, when advising councillors of the cover, also advise the Authority of the cover.	13 14
	'68B Entitlements of local government councillors	15
	'(1) If a local government self-insurer's licence covers councillors, the following persons are entitled to compensation for injury as provided by this section—	16 17 18
	 (a) if the local government self-insurer is a single local government—a person who is a councillor of the local government; 	19 20 21
	(b) if the local government self-insurer is a local government group employer—a person who is a councillor of the local government that is a member of the local government group employer.	22 23 24
	'(2) A person who is a councillor of a local government is entitled under the licence to compensation from the local government for injury sustained by the person while—	25 26 27
	(a) attending meetings of the local government; or	28

(b)	performing any other duty of office as a councillor.	1
'(3) Tl	ne person has, subject to this section—	2
(a)	an entitlement to weekly payments of compensation under chapter 3, part 9, division 4, subdivision 3 and division 5, subdivision 1;6 and	3 4 5
(b)	for all other entitlements—the same entitlements to compensation as a worker.	6 7
	The person is not covered for payment of damages for injury I by the person.	8 9
'(5) In	the application of the definition "injury" to the person—	10
(a)	the activity mentioned in subsection (2)(a) or (b) is taken to be the person's employment; and	11 12
(b)	the local government of which the person is a councillor is taken to be the person's employer.	13 14
'68C Lo	cal government self-insurer's liability for injury to councillors	15
liability the liabil section 6 liabilities	ocal government self-insurer's licence covers councillors, the only the self-insurer has under the licence in relation to a councillor is ity to pay the compensation to which a councillor is entitled under 68B for the total of the accrued, continuing, future and contingent is for all injuries sustained, during the period of the licence, by the or in the circumstances mentioned in section 68B.'.	16 17 18 19 20 21
25 Inse	ertion of new s 73A	22
After	section 73—	23
insert-	_	24

Clause

⁶ Chapter 3, (Compensation), part 9 (Weekly payment of compensation), division 4 (Entitlement for total incapacity), subdivision 3 (Persons entitled to compensation other than workers, students and eligible persons) and division 5 (Entitlement for partial incapacity), subdivision 1 (Persons entitled to compensation other than eligible persons)

s 26 22 s 28

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	'73A Calculation of the number of fulltime workers for local government self-insurers	1 2
	'To remove any doubt, it is declared that if a local government self-insurer's licence covers councillors, the number of ordinary time hours worked by a councillor is not to be taken into account for section 73(1).'.	3 4 5
Clause	26 Insertion of new s 92A	6
	After section 92—	7
	insert—	8
	'92A Powers of local government self-insurers	9
	'(1) If a local government self-insurer's licence covers councillors, the self-insurer has, in relation to councillors, the functions and powers set out in section 92(1)(a)(i), (ii) and (iv).	10 11 12
	'(2) Section 92(4), (5), (7) and (8) also applies to the self-insurer.'.	13
Clause	27 Insertion of new s 93A	14
	After section 93—	15
	insert—	16
	'93A Documents that must be kept by local government self-insurers	17
	'If a local government self-insurer's licence covers councillors, section 93 applies to the self-insurer as if a reference in section 93(1)(a) to a worker were a reference to a councillor.'.	18 19 20
	PART 6—MINOR AND CONSEQUENTIAL AMENDMENTS	21 22
Clause	28 Minor and consequential amendments of Acts	23
	The schedule amends the Acts it mentions.	24

	SCHEDULE	1
	MINOR AND CONSEQUENTIAL AMENDMENTS	2
	section 28	3
	CITY OF BRISBANE ACT 1924	4
1	Section 2, 'In this Act—'—	5
	omit, insert—	6
	'The dictionary in schedule 2 defines particular words used in this Act.'.	7
2	Section 2, definitions—	8
	relocate to schedule 2, as inserted by this Act.	9
3	Sections 25C(1) and (3) and 25D(1), (2), (6) and (8), 'schedule 3'—	10
	omit, insert—	11
	'schedule 1'.	12
4	Section 133, heading—	13
	omit, insert—	14
'1	33 Regulation-making power'.	15
5	Schedule 3—	16
	renumber as schedule 1.	17

	SCHEDULE (continued)		
6	After schedule 1, as renumbered by this Act—		1
	insert—		2
	'SCHEDULE 2		3
	'DICTIONARY		4
		section 2'.	5
	LOCAL GOVERNMENT ACT 1993		6
1	Section 157(2)(d), after 'operational plan'—		7
	insert—		8
	'or a revenue policy'.		9
2	Section 1180(3), after 'regulated'—		10
	insert—		11
	'superannuation'.		12

LOCAL GOVERNMENT (CHINATOWN AND THE VALLEY MALLS) ACT 1984	1 2
1 Section 45, heading—	3
omit, insert—	4
'45 Regulation-making power'.	5
LOCAL GOVERNMENT (QUEEN STREET MALL) ACT 1981	6 7
1 Section 39, heading—	8
omit, insert—	9
'39 Regulation-making power'.	10
WORKERS' COMPENSATION AND REHABILITATION ACT 2003	N 11
1 Section 12(1)(a), 'division 5;3'—	13
insert—	14
'division 5, subdivision 1;7'.	15

Chapter 3, (Compensation), part 9 (Weekly payment of compensation), division 4 (Entitlement for total incapacity), subdivision 3 (Persons entitled to compensation other than workers, students and eligible persons) and division 5 (Entitlement for partial incapacity), subdivision 1 (Persons entitled to compensation other than eligible persons)

2	Section 16, heading—	1
	omit, insert—	2
'1	6 Local government, statutory or industrial body member'.	3
2		4
3	Section 16(3), 'member.'—	4
	omit, insert—	5
	'member.8'.	6
4	Section 20, heading, after 'persons'—	7
	insert—	8
	'mentioned'.	9
5	Section 20(1)(a), 'division 5;5'—	10
	insert—	11
	'division 5, subdivision 1;9'.	12
6	Section 89(2)(b)—	13
	omit, insert—	14
	'(b) satisfactory arrangements have been made in relation to the total liability of the member or members leaving.'.	15 16

A local government councillor can also be covered by a self-insurer's licence—see chapter 2 (Employer's obligations), part 4 (Employer's self-insurance), division 1A (Local government self-insurers)

⁹ Chapter 3, (Compensation), part 9 (Weekly payment of compensation), division 4 (Entitlement for total incapacity), subdivision 3 (Persons entitled to compensation other than workers, students and eligible persons) and division 5 (Entitlement for partial incapacity), subdivision 1 (Persons entitled to compensation other than eligible persons)

7	Section 75(2)(e), after 'section 92'—	1
	insert—	2
	'or 92A'.	3
8	Section 79(4)(b), after 'section 92'—	4
	insert—	5
	'or 92A'.	6
9	Section 84(6), definition "estimated claims liability", paragraph (a)(ii), after 'section'—	7 8
	insert—	9
	'68C or'.	10
10	Section 88, before 'group employer'—	11
	insert—	12
	'self-insurer that is a'.	13
11	Section 99(a), after 'section 92'—	14
	insert—	15
	'or 92A'.	16
12	Section 100(2), after 'section 92'—	17
	insert—	18
	'or 92A'.	19

13 Section 101(1)(b)(i)—	1
omit, insert—	2
'(i) pays compensation or damages for which a self-insurer i liable under section 68C or 87; ¹⁰ or'.	s 3 4
14 Section 102(2) and (6), 'section'—	5
omit, insert—	6
'sections 68C and'.	7
15 Section 576(3), after 'section 92'—	8
insert—	9
'or 92A'.	10
16 Section 422, '(4)', second mention—	11
omit, insert—	12
'(5)' .	13
17 Section 581, after 'section 92'—	14
insert—	15
'or 92A'.	16
18 Section 607, 'is'—	17
omit, insert—	18
in'.	19

Section 68C (Local government self-insurer's liability for injury to councillors) or 87 (Self-insurer replaces WorkCover in liability for injury)

SCHEDULE (continued)

19	Schedule 6, definition "total liability"—	1
0	omit.	2
20		
20	Schedule 6—	3
iı	nsert—	4
' "c	councillor' has the meaning given by the <i>Local Government Act 1993</i> .	5
"lo	cal government group employer" means a group employer whose members are all local governments.	6 7
"lo	cal government self-insurer" means a self-insurer that is a single local government or a local government group employer.	8 9
"to	tal liability", for chapter 2, part 4, means the total of the following—	10
	(a) residual liability;	11
	(b) outstanding liability;	12
	(c) any liability under section 68C.'.	13

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