

Queensland

## Partnership and Other Acts Amendment Bill 2004



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## A Bill

for

An Act to amend the *Partnership Act 1891*, and for other purposes

The Pa	he Parliament of Queensland enacts—				
Part	1	Preliminary	2		
1	Sho	ort title	3		
		This Act may be cited as the Partnership and Other Acts Amendment Act 2004.	4 5		
2	Со	mmencement	6		
	(1)	Section 73 <sup>1</sup> commences immediately after the commencement of section 47. <sup>2</sup>	7 8		
	(2)	The remaining provisions of this Act commence on a day to be fixed by proclamation.	9 10		
Part	2	Amendment of Partnership	11 12		
	<b>Part</b> 1 2	Part 1 1 Sho 2 Con (1)	<ol> <li>Short title         This Act may be cited as the <i>Partnership and Other Acts Amendment Act 2004</i>.     </li> <li>Commencement         (1) Section 73<sup>1</sup> commences immediately after the commencement of section 47.<sup>2</sup>         (2) The remaining provisions of this Act commence on a day to be fixed by proclamation.     </li> </ol>		

s 4

Clause	3	Act amended in pt 2 and sch 1 This part and schedule 1 amend the <i>Partnership Act 1891</i> .	13 14
Clause	4	Insertion of new ch 1 and pt 1 hdgs Before section 1—	15 16
		insert—	17

insert—

Section 47 (Act amended in pt 3 and sch 2)

Section 73 (Repeal) 

	'Cha	apt	er 1	Preliminary	1
	'Part	1		Citation'.	2
Clause	5	Rep	placement of	of s 2 (Commencement of Act)	3
			Section 2—	-	4
			omit, insert-	_	5
	<b>'2</b>	Not	tes in text		6
			'A note in th	he text of this Act is part of the Act.	7
	'Part	2		Interpretation'.	8
Clause	6	Am	endment o	f s 3 (Interpretation clause)	9
		(1)	Section 3(2)	), '(2)'—	10
			omit.		11
		(2)	Section 3(2)	), as amended—	12
			relocate and	d <i>renumber</i> as section 4(1).	13
Clause	7	Ins	ertion of ne	ews4	14
			After sectio	in 3—	15
			insert—		16
	'4	Меа	aning of <i>fir</i>	<i>m</i> and <i>firm-name</i>	17
	د	<sup>2</sup> (2)	the firm-nat	n relation to an incorporated limited partnership, me of the incorporated limited partnership is the e incorporated limited partnership recorded in the	18 19 20 21
	د	<sup>2</sup> (3)	partnership,	a reference, in relation to an incorporated limited , to the incorporated limited partnership or the firm nee to the incorporated limited partnership as a	22 23 24

		separate legal entity and not to the partners in that partnership.'.	1 2
Clause	8	Insertion of new ch 1, pt 3	3
		After section 5—	4
		insert—	5
	'Part	3 Application	6
		Application of laws of partnership to limited partnerships and incorporated limited partnerships	7 8
	'(	1) Chapter 2 applies to limited partnerships, subject to chapter 3.	9
	'(	2) Except as provided (whether expressly or by necessary implication) by this Act or any other Act, the law relating to partnership does not apply in relation to—	10 11 12
		(a) an incorporated limited partnership; or	13
		(b) the partners in an incorporated limited partnership; or	14
		(c) the relationship between an incorporated limited partnership and its partners.'.	15 16
Clause	9 I	Insertion of new ch 2 and pt 1 hdgs	17
		Before section 6—	18
		insert—	19
	'Cha	pter 2 Partnerships generally	20
	'Part	1 Nature of partnership'.	21

Clause	10	Rep		ment of hdg ding before section 8—	1 2
	'Par	t 2	omit	, <i>insert</i> — Relations of partners to persons dealing with them'.	3 4 5
Clause	11	Am	endn	nent of s 8 (Power of partner to bind the firm)	6
		(1)	Sect	ion 8, after 'Every partner'—	7
			inser	rt	8
				partnership, other than a firm that is a limited partnership corporated limited partnership,'.	9 10
		(2)	Sect	ion 8, from 'unless'—	11
			omit	, insert—	12
			ʻunle	ess—	13
			(a)	the partner so acting has in fact no authority to act for the firm in the particular matter; and	14 15
			(b)	the person with whom the partner is dealing either knows that the partner has no authority, or does not know or believe the partner to be a partner.'.	16 17 18
		(3)	Sect	ion 8—	19
			inser	rt	20
		'(2)	limit other partr any carri	ry general partner in a limited partnership or incorporated red partnership is an agent of the partnership and of the r general partners for the purpose of the business of the hership, and the acts of every general partner who does act for carrying on in the usual way business of the kind ed on by the partnership of which the partner is a member the partnership and the other general partners unless—	21 22 23 24 25 26 27
			(a)	the general partner so acting has in fact no authority to act for the partnership in the particular matter; and	28 29
			(b)	the person with whom the general partner is dealing either knows that the general partner has no authority, or	30 31

			does not know or believe the general partner to be a general partner.'.	1 2
Clause	12	Am firr	nendment of s 9 (Partners bound by acts on behalf of n)	3 4
		(1)	Section 9(1), 'the firm', first mention—	5
			omit, insert—	6
			'a firm, other than an incorporated limited partnership,'.	7
		(2)	Section 9(1), 'thereto authorised'—	8
			omit, insert—	9
			'authorised to bind the firm'.	10
		(3)	Section 9(2)—	11
			omit, insert—	12
		'(2)	An act or instrument relating to the business of a firm that is an incorporated limited partnership, and done or executed in the firm-name, or in any other manner, showing an intention to bind the firm by any person authorised to bind the firm, whether a general partner or not, is (subject to section 12(3)) binding on the firm and all the general partners.	13 14 15 16 17 18
		<b>'</b> (3)	This section does not affect any general rule of law relating to the execution of deeds or negotiable instruments.'.	19 20
Clause	13		nendment of s 10 (Partner using credit of firm for vate purposes)	21 22
		(1)	Section 10(1), 'Where'—	23
			omit, insert—	24
			'If'.	25
		(2)	Section 10(1), 'the firm', first mention—	26
			omit, insert—	27
			'a firm, other than an incorporated limited partnership,'.	28
		(3)	Section 10(2)—	29
			omit, insert—	30

		'(2)	If a general partner pledges the credit of a firm that is an incorporated limited partnership for a purpose apparently not connected with the firm's ordinary course of business, the firm is not bound unless the general partner is in fact specially authorised by the firm.	1 2 3 4 5
		<b>'</b> (3)	This section does not affect any personal liability incurred by an individual general partner.'.	6 7
Clause	14		nendment of s 11 (Effect of notice that firm will not be und by acts of partner)	8 9
		(1)	Section 11, 'shall'—	10
			omit, insert—	11
			'is to'.	12
		(2)	Section 11, 'the firm', first mention—	13
			omit, insert—	14
			'a firm, other than a firm that is an incorporated limited partnership'.	15 16
		(3)	Section 11, 'with respect to'—	17
			omit, insert—	18
			'in relation to'.	19
		(4)	Section 11—	20
			insert—	21
		'(2)	If it has been agreed by the partners in an incorporated limited partnership that any restrictions are to be placed on the power (if any) of any one or more of them to bind the firm, no act done in contravention of the agreement is binding on the firm in relation to persons having notice of the agreement.'.	22 23 24 25 26
Clause	15	Am	nendment of s 12 (Liability of partners)	27
		(1)	Section 12, after 'a firm'—	28
			insert—	29
			', other than an incorporated limited partnership,'.	30

	(2)	Section 12, after 'partner, and'	1
		insert—	2
		', if the partner is an individual,'.	3
	(3)	Section 12, 'such'—	4
		omit, insert—	5
		'those'.	6
	(4)	Section 12—	7
		insert—	8
	'(2)	Every general partner in an incorporated limited partnership is liable jointly with the incorporated limited partnership for all debts and obligations of the partnership incurred while the general partner is a general partner, and, if the general partner is an individual, after the general partner's death the general partner's estate is also severally liable in a due course of administration for those debts or obligations so far as they remain unsatisfied but subject to the prior payment of the partner's separate debts.	9 10 11 12 13 14 15 16 17
	<b>'</b> (3)	Despite subsection (2), a general partner in an incorporated limited partnership is only liable for any debts or obligations of the incorporated limited partnership—	18 19 20
		(a) to the extent the incorporated limited partnership is unable to satisfy the debts and obligations; or	21 22
		(b) to a greater extent provided by the partnership agreement.'.	23 24
Clause 16	Am	nendment of s 13 (Liability of the firm for wrongs)	25
	(1)	Section 13(1), after 'any partner'—	26
		insert—	27
		'in a firm, other than an incorporated limited partnership,'.	28
	(2)	Section 13(1), 'therefor'—	29
		omit, insert—	30
		'for the loss, injury or penalty'.	31

(3)	Sect	ion 13(2), after 'a partner'—	1					
	inser	rt—	2					
	ʻin a	firm, other than an incorporated limited partnership,'.	3					
(4)	Sect	ion 13—	4					
	inser	rt	5					
'(3)	of an actim incon injur incon the i injur	ect to subsection (4), if by any wrongful act or omission ny general partner in an incorporated limited partnership ag in the ordinary course of the business of the rporated limited partnership, or with its authority, loss or by is caused to any person not being a partner in the rporated limited partnership, or any penalty is incurred, incorporated limited partnership is liable for the loss or by or penalty to the same extent as the general partner so ag or omitting to act.	6 7 8 9 10 11 12 13 14					
	Note—							
		e section 12(2) about joint liability of general partners and the orporated limited partnership.	16 17					
'(4)	For subsection (3), a general partner in an incorporated limited partnership who commits a wrongful act or omission as a director of a body corporate under the Corporations Act is not to be taken to be acting in the ordinary course of business of the incorporated limited partnership or with its authority only because of any 1 or more of the following—							
	(a)	the general partner obtained the agreement or authority of the incorporated limited partnership to be appointed or to act as a director of the body corporate;	24 25 26					
	(b)	remuneration that the general partner receives for acting as a director of the body corporate forms part of the income of the incorporated limited partnership;	27 28 29					
	(c)	any other general partner in the incorporated limited partnership is also a director of that or any other body corporate.'.	30 31 32					

Clause	17			ement of s 14 (Misapplication of money or y received for or in custody of the firm)	$\frac{1}{2}$	
			Sect	ion 14—	3	
			omi	t, insert—	4	
	<b>'14</b>		sapplication of money or property received for or in custody the firm			
		<b>'</b> (1)	othe	ach of the following cases involving the partners of a firm, r than an incorporated limited partnership, the firm is le to make good the loss mentioned in the case—	7 8 9	
			(a)	1 partner acting within the scope of the partner's apparent authority receives the money or property of a third person and misapplies it;	10 11 12	
			(b)	a firm in the course of its business receives money or property of a third person, and the money or property so received is misapplied by 1 or more of the partners while it is in the custody of the firm.	13 14 15 16	
		<b>'</b> (2)	inco	ach of the following cases involving general partners in an rporated limited partnership, the incorporated limited nership is liable to make good the loss mentioned in the	17 18 19 20	
			(a)	1 general partner acting within the scope of the general partner's apparent authority receives the money or property of a third person and misapplies it;	21 22 23	
			(b)	an incorporated limited partnership in the course of its business receives money or property of a third person, and the money or property so received is misapplied by 1 or more of the general partners while it is in the custody of the incorporated limited partnership.'.	24 25 26 27 28	
Clause	18		endr veral)	ment of s 15 (Liability for wrongs joint and	29 30	
		(1)	Sect	ion 15, after 'Every partner'—	31	
			inse	rt—	32	
			'in a	firm, other than an incorporated limited partnership,'.	33	

(2)	Section 15, 'while he or she is a partner therein'—	1
	omit, insert—	2
	', while he or she is a partner in the firm,'.	3
(3)	Section 15—	4
	insert—	5
'(2)	Every general partner in an incorporated limited partnership is liable jointly with the other general partners in the incorporated limited partnership and also severally for everything for which the incorporated limited partnership, while the general partner is a general partner in the incorporated limited partnership, becomes liable under section 13(3) or $14(2)$ . <sup>3</sup>	6 7 8 9 10 11 12
<b>'</b> (3)	Despite subsection (2), a general partner in an incorporated limited partnership is only liable for any liability of the incorporated limited partnership referred to in the subsection—	13 14 15 16
	(a) to the extent the incorporated limited partnership is unable to satisfy the liability; or	17 18
	(b) to a greater extent provided by the partnership agreement.'.	19 20
	endment of s 16 (Improper employment of trust perty for partnership purposes)	21 22
(1)	Section 16(1), after 'If a partner'—	23
	insert—	24
	'in a firm, other than an incorporated limited partnership'.	25
(2)	Section 16(1), 'therein'—	26
	omit, insert—	27
	'in it'.	28

Clause

<sup>3</sup> Section 13 (Liability of the firm for wrongs) or 14 (Misapplication of money or property received for or in custody of the firm)

	(3)	Sect	ion 16(2)(a) and (b), 'this section'—	1
		omit	t, insert—	2
		'sub	section (1)'.	3
	(4)	Sect	ion 16—	4
		inse	rt—	5
	<b>'</b> (3)	bein busi parti	general partner in an incorporated limited partnership, g a trustee, improperly employs trust property in the ness or on the account of the partnership, neither the nership nor any other partner is liable for the trust perty to the persons beneficially interested in it.	6 7 8 9 10
	<b>'</b> (4)	How	/ever—	11
		(a)	subsection (3) does not affect any liability incurred by any partner in the incorporated limited partnership by reason of the partner's having notice of a breach of trust; and	12 13 14 15
		(b)	nothing in subsection (3) prevents trust money from being followed and recovered from the incorporated limited partnership if still in its possession or under its control.'.	16 17 18 19
Clause 20	Am	nendr	nent of s 17 (Persons liable by 'holding out')	20
	(1)	Sect	ion 17(1), after 'particular firm'—	21
		inse	rt—	22
			t is a firm other than a limited partnership or incorporated ted partnership'.	23 24
	(2)	Sect	ion 17(1), 'any such'—	25
		omit	t, insert—	26
		'the	· .	27
	(3)	Sect	ion 17(2), 'However, where'—	28
		omit	t, insert—	29
		'If'.		30

(4)	Section 17(2), 'thereof'—	1
	omit, insert—	2
	'of that name'.	3
(5)	Section 17(2), after 'liable'—	4
	insert—	5
	'under subsection (1) or (2)'.	6
(6)	Section 17(2), as amended—	7
	renumber as section 17(3).	8
(7)	Section 17—	9
	insert—	10
'(2)	Everyone who by words spoken or written or by conduct represents himself or herself, or who knowingly suffers himself or herself to be represented, as a general partner in a particular firm that is a limited partnership or an incorporated limited partnership is liable as a general partner to anyone who has on the faith of the representation given credit to the firm, whether the representation has or has not been made or communicated to the person so giving credit by or with the knowledge of the apparent general partner making the representation or suffering it to be made.'.	11 12 13 14 15 16 17 18 19 20
	endment of s 18 (Admissions and representations of tners)	21 22
(1)	Section 18, after 'any partner'—	23
	insert—	24
	'in a firm other than a limited partnership or incorporated limited partnership'.	25 26
(2)	Section 18—	27
	insert—	28
'(2)	An admission or representation made by any general partner in a limited partnership or incorporated limited partnership concerning the partnership affairs, and in the ordinary course of its business, is evidence against the firm.'.	29 30 31 32

Clause

22 Se	Amendment of s 19 (Notice to acting partner to be notice to the firm)
	(1) Section 19, after 'any partner'—
	insert—
	'in a firm, other than a limited partnership or incorporated limited partnership,'.
	(2) Section 19—
	insert—
	(2) Notice to any general partner in a limited partnership or incorporated limited partnership who habitually acts in the partnership business of any matter relating to partnership affairs operates as notice to the firm, except in the case of a fraud on the firm committed by or with the consent of that partner.'.
23 Se	Replacement of s 20 (Liabilities of incoming and outgoing partners)
	Section 20—
	omit, insert—
<b>'20</b>	Liabilities of incoming and outgoing partners
	(1) A person who is admitted as a partner into an existing firm, other than a limited partnership or incorporated limited partnership, does not by that admission alone become liable for anything done before the person became a partner.
	(2) A person who is admitted as a general partner into an existing limited partnership or incorporated limited partnership does not by that admission alone become liable for anything done before the person became a general partner.
	(3) A partner who retires from a firm, other than a limited partnership or incorporated limited partnership, does not by that retirement alone cease to be liable for partnership debts and obligations incurred before the partner's retirement.
	(4) A partner who retires from a limited partnership or incorporated limited partnership does not by that retirement alone cease to be liable for liabilities of the firm incurred

before the partner's retirement for which the partner was liable.

- (5) A retiring partner in a firm, other than a limited partnership or 3 incorporated limited partnership, may be discharged from any 4 existing liabilities by an agreement to that effect between the 5 partner and the members of the firm as newly constituted and 6 the creditors, and this agreement may be either expressed or 7 inferred as a fact from the course of dealing between the 8 creditors and the firm as newly constituted.
- '(6) A retiring partner in a limited partnership or incorporated 10 limited partnership may be discharged from any existing 11 liabilities by an agreement to that effect between the partner 12 and the firm and the creditors, and this agreement may be 13 either expressed or inferred as a fact from the course of 14 dealing between the creditors and the firm.'.

Clause	24		nendment of s 21 (Revocation of continuing guaranty change in firm)	16 17
		(1)	Section 21, 'in respect of'—	18
			omit, insert—	19
			'in relation to'.	20
		(2)	Section 21—	21
			insert—	22
		'(2)	This section does not apply in relation to an incorporated limited partnership.'.	23 24
Clause	25	Re	placement of hdg	25
			Heading before section 22—	26
			omit, insert—	27
	'Par	t 3	Relations of partners to one	28
			another'.	29
Clause	26	Am	nendment of s 23 (Partnership property)	30
		(1)	Section 23, heading, after 'property'—	31

1

			insert—	1
			'of firms other than incorporated limited partnerships'.	2
		(2)	Section 23(1), from 'partnership business' to 'must be held'—	3
			omit, insert—	4
			'partnership business (partnership property) must be held'.	5
		(3)	Section 23(2), 'shall'—	6
			omit, insert—	7
			'is to'	8
		(4)	Section 23(2), 'thereof'—	9
			omit, insert—	10
			'of the estate or interest'.	11
		(5)	Section 23(2), 'thereto applicable'—	12
			omit, insert—	13
			'applying to the estate or interest'.	14
		(6)	Section 23(3), 'Where'—	15
			omit, insert—	16
			ʻIf'.	17
		(7)	Section 23—	18
			insert—	19
		'(4)	This section does not apply in relation to an incorporated limited partnership.'.	20 21
Clause	27	Ins	ertion of new s 23A	22
			After section 23—	23
			insert—	24
	'23A		tnership property of incorporated limited thership	25 26
		'(1)	All property, and rights and interests in property, acquired, whether by purchase or otherwise, on account of an incorporated limited partnership, or for the purposes and in the course of the business of the partnership, are called in this	27 28 29 30

			Act partnership property, and must be applied by the partnership exclusively for the purposes of the partnership.	1 2
		·(2)	No partner in an incorporated limited partnership, only because of being a partner in the partnership, has any legal or beneficial interest in its partnership property.'.	3 4 5
Clause	28		endment of s 25 (Conversion into personal estate of d held as partnership property)	6 7
		(1)	Section 25, 'Where'—	8
			omit, insert—	9
			'If'.	10
		(2)	Section 25, 'it shall,'—	11
			omit.	12
		(3)	Section 25, after 'appears,'—	13
			insert—	14
			'it is to'.	15
		(4)	Section 25—	16
			insert—	17
		'(2)	This section does not apply in relation to an incorporated limited partnership.'.	18 19
Clause	29		endment of s 26 (Procedure against partnership perty for a partner's separate judgment debt)	20 21
		(1)	Section 26(1), from 'After' to 'shall not'—	22
			omit, insert—	23
			'An enforcement warrant can not'.	24
		(2)	Section 26(2), 'by summons'—	25
			omit.	26
		(3)	Section 26(2), 'thereon'—	27
			omit, insert—	28
			'on the judgment debt'.	29

	(4)	Section 26(2), 'in respect of'—	1
		omit, insert—	2
		'in relation to'.	3
	(5)	Section 26(3), 'shall be'—	4
		omit, insert—	5
		'are'.	6
	(6)	Section 26—	7
		insert—	8
	'(4)	Subsections (2) and (3) do not apply in relation to an incorporated limited partnership.'.	9 10
30		nendment of s 27 (Rules as to interests and duties of rtners subject to special agreement)	11 12
	(1)	Section 27, 'shall be determined'—	13
		omit, insert—	14
		'must be decided'.	15
	(2)	Section 27(b), 'in respect of'—	16
		omit, insert—	17
		'in relation to'.	18
	(3)	Section 27(f), 'shall be'—	19
		omit, insert—	20
		'is'.	21
	(4)	Section 27(i), 'when'—	22
		omit, insert—	23
		ʻif'.	24
	(5)	Section 27—	25
		insert—	26
	'(2)	This section does not apply in relation to an incorporated limited partnership.'.	27 28

Clause

Clause	31	Am	nendment of s 29 (Retirement from partnership at will)	1
		(1)	Section 29(1) and (2), 'Where'—	2
			omit, insert—	3
			ʻIf'.	4
		(2)	Section 29—	5
			insert—	6
		<b>'</b> (3)	This section does not apply in relation to an incorporated limited partnership.'.	7 8
Clause	32		nendment of s 30 (Where partnership for term is ntinued over, continuance on old terms presumed)	9 10
		(1)	Section 30, heading, 'Where'—	11
			omit, insert—	12
			<b>'If</b> '.	13
		(2)	Section 30(1), 'Where'—	14
			omit, insert—	15
			ʻIf'.	16
		(3)	Section 30(2), from 'such' to 'therein'—	17
			omit, insert—	18
			'those of them who habitually acted in the business'.	19
		(4)	Section 30—	20
			insert—	21
		<b>'</b> (3)	This section does not apply in relation to an incorporated limited partnership.'.	22 23
Clause	33	Am etc	nendment of s 31 (Duty of partners to render accounts	24 25
		(1)	Section 31, after 'Partners'—	26
			insert—	27
			'in a firm, other than an incorporated limited partnership,'.	28

s 34

		(2)	Section 31—	1
			insert—	2
		'(2)	An incorporated limited partnership is, subject to the partnership agreement, bound to render true accounts and full information of all things affecting the partnership to any partner or the partner's legal representatives.'.	3 4 5 6
Clause	34	Amendment of s 32 (Accountability of partners for private profits)		
		(1)	Section 32(2), 'thereof'—	9
			omit, insert—	10
			'of the partnership'.	11
		(2)	Section 32—	12
			insert—	13
		<b>'</b> (3)	This section does not apply in relation to an incorporated limited partnership.'.	14 15
Clause	35	Am firn	nendment of s 33 (Duty of partner not to compete with n)	16 17
			Section 33—	18
			insert—	19
		'(2)	This section does not apply in relation to an incorporated limited partnership.'.	20 21
Clause	36		nendment of s 34 (Rights of assignee of share in rtnership)	22 23
		(1)	Section 34(2), 'as respects'—	24
			omit, insert—	25
			'in relation to'.	26
		(2)	Section 34—	27
			insert—	28

	s 37	27 s <b>41</b>				
	Partnership and Other Acts Amendment Bill 2004					
		(3) This section does not apply in relation to an incorporated limited partnership.'.	1 2			
Clause	37	Replacement of hdg	3			
		Heading before section 35—	4			
		omit, insert—	5			
	'Par	t 4 Dissolution of partnership and its consequences	6 7			
	'34A	Part does not apply to incorporated limited partnerships	8 9			
		'This part does not apply in relation to an incorporated limited partnership.'.	10 11			
Clause	38	Omission of hdg	12			
		Heading before section 48—	13			
		omit.	14			
Clause	39	Relocation and renumbering of s 48	15			
		Section 48—	16			
		relocate to chapter 6, part 1 and renumber as section 121.	17			
Clause	40	Relocation and renumbering of s 49	18			
		Section 49—	19			
		relocate to chapter 6, part 3 and renumber as section 123.	20			
Clause	41	Insertion of new ch 3 and pt 1 hdgs	21			
		After section 47—	22			
		insert—	23			

	'Chapter 3		er 3	Limited partnerships	1
	'Part 1			Preliminary'.	2
Clause	42	Inse	ertion of ne	ew ch 4	3
			After chapte	er 3—	4
			insert—		5
	'Chapter 4			Incorporated limited partnerships	6 7
	'Part	1		Preliminary	8
	'70	Def	nitions for	ch 4	9
			'In this chap	pter—	10
				ans an AFOF within the meaning of the <i>Venture</i> 2002 (Cwlth).	11 12
			fee includes	s tax.	13
			person incl	udes a partnership.	14
			0	neans the register of incorporated limited s kept under section 78.	15 16
			-	<b>Dolution</b> , in relation to the limited partners, means a hat has been passed by at least $75\%$ of the limited	17 18 19
				ans a VCLP within the meaning of the <i>Venture</i> 2002 (Cwlth).	20 21
			VCMP mea	ns a venture capital management partnership.	22
			capital mar	<i>pital management partnership</i> means a venture nagement partnership within the meaning of the <i>Assessment Act 1936</i> (Cwlth), section 94D(3).	23 24 25

'Pa	rt 2		Nature and formation of incorporated limited partnerships	1 2 3
'71	Pa	rtner	ship is formed on registration	4
			incorporated limited partnership is formed on registration er this chapter.	5 6
'72	Pa	rtner	ship is separate legal entity	7
	<b>'</b> (1)	An	incorporated limited partnership—	8
		(a)	is a body corporate with legal personality separate from that of the partners in it and with perpetual succession; and	9 10 11
		(b)	may have a common seal; and	12
		(c)	may sue and be sued in its firm-name.	13
	'(2)	kept	incorporated limited partnership's common seal must be t in the custody of a person nominated by the partnership may be used only as authorised by the partnership.	14 15 16
'73	Pa	rtner	s in an incorporated limited partnership	17
	<b>'</b> (1)	An	incorporated limited partnership must have—	18
		(a)	at least 1 general partner but no more than 20 general partners; and	19 20
		(b)	at least 1 limited partner.	21
		Note	_	22
		Th	here is no limit on the number of limited partners.	23
	'(2)	Any part	v of the following may be a general partner or a limited ner—	24 25
		(a)	an individual;	26
		(b)	a partnership;	27
		(c)	a body corporate.	28

'(3)	For subsection $(1)(a)$ , if a general partner is a partnership and no partner in the partnership has, under the relevant law, limited liability, the number of partners in the partnership is to be counted.	1 2 3 4
'(4)	Also for subsection (1)(a), if a general partner is a partnership and any partner in the partnership has, under the relevant law, limited liability—	5 6 7
	(a) the number of partners in the partnership who do not have limited liability is to be counted; and	8 9
	(b) the number of partners in the partnership who do have limited liability is not to be counted.	10 11
<b>'</b> (5)	In this section—	12
	<i>limited liability</i> means limited liability for the liabilities of the partnership.	13 14
	<i>relevant law</i> , for a partnership, means the law of the place where the partnership is formed.	15 16
Par	tnership agreement	17
<b>'</b> (1)	A written partnership agreement between the partners in an incorporated limited partnership must be in force at all times.	18 19
'(2)	A partnership agreement also has effect as a contract between the incorporated limited partnership and each partner under which the partnership and each partner agree to observe and perform the agreement so far as it applies to them.	20 21 22 23
<b>'</b> (3)	Nothing in subsection (2) prevents an incorporated limited partnership itself executing a partnership agreement.	24 25
'(4)	The interests of the partners in an incorporated limited partnership and their rights and duties in relation to the partnership are, subject to this Act, to be decided in accordance with the agreement.	26 27 28 29

'74

# **'Part 3** Registration of incorporated limited partnerships

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### **'75** Who may apply for registration

(1) An application for registration as an incorporated limited partnership may be made, in the circumstances described in subsection (2), by a partnership or by persons proposing to be the partners in the proposed incorporated limited partnership.

### (2) The circumstances are—

(a)

that	i—	
(i)	the partnership is a VCLP or AFOF; or	

(ii) a general partner in the partnership or a proposed
general partner in the proposed incorporated
limited partnership intends to apply for registration
of the partnership or proposed partnership under
the *Venture Capital Act 2002* (Cwlth), part 2 as a
VCLP or AFOF; or

## (b) that—

- (i) the partnership is a VCMP; or
- (ii) the partners in the partnership or the proposed 19 partners in the proposed incorporated limited 20 partnership intend that the partnership or proposed 21 partnership will meet the requirements set out in 22 the *Income Tax Assessment Act 1936* (Cwlth), 23 section 94D for recognition as a VCMP. 24

### **'76** How is an application made

- (1) An application for registration as an incorporated limited 26 partnership must—
   (a) be made to the chief executive; and 28
  - (b) be in the approved form signed by each partner or 29 proposed partner or someone on the partner's or 30 proposed partner's behalf; and 31

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	(c)	be accompanied by any fee prescribed under a regulation.	1 2		
<b>'</b> (2)	Without limiting what the application may include, the application must include the following general information—				
	(a)	the proposed firm-name of the proposed incorporated limited partnership;	5 6		
	(b)	the full address of the proposed registered office in Queensland of the proposed incorporated limited partnership;	7 8 9		
	(c)	the full name of each partner or proposed partner or, if the partner or proposed partner is a partnership, the name of the firm or, if the firm does not have a name, the full name of each partner in the firm;	10 11 12 13		
	(d)	the full address of each partner or proposed partner, as follows—	14 15		
		(i) if the partner or proposed partner is an individual—his or her principal place of residence;	16 17		
		<ul> <li>(ii) if the partner or proposed partner is a body corporate—its registered office or principal place of business;</li> </ul>	18 19 20		
		<ul> <li>(iii) if the partner or proposed partner is a partnership—its registered office or principal place of business.</li> </ul>	21 22 23		
<b>'</b> (3)		firm-name of the partnership must include at the end as of the firm-name 1 of the following—	24 25		
	(a)	'An incorporated limited partnership';	26		
	(b)	'L.P.';	27		
	(c)	'LP'.	28		
<b>'</b> (4)		, the application must include, or be accompanied by, the wing additional information—	29 30		
	(a)	a statement in relation to each partner or proposed partner as to whether the partner or proposed partner is, or is proposed to be, a general partner or a limited partner;	31 32 33 34		

	(b)	a statement in relation to each partner or proposed partner that is a partnership to the effect that the partner or proposed partner is a partnership;	1 2 3
	(c)	for an application by a partnership that is a VCLP or an AFOF—evidence of its registration under the <i>Venture Capital Act 2002</i> (Cwlth);	4 5 6
	(d)	for an application by persons proposing to be the partners in a VCLP or an AFOF—a statement that the persons propose to be the partners in a VCLP or an AFOF;	7 8 9 10
		Note—	11
		Person is defined in section 70 to include a partnership.	12
	(e)	for an application by a partnership that is a VCMP—a statement that the partnership is a VCMP;	13 14
	(f)	for an application by persons proposing to be the partners in a VCMP—a statement that the persons propose to be the partners in a VCMP;	15 16 17
	(g)	anything else prescribed under a regulation.	18
Re	gistra	ation of incorporated limited partnership	19
'(1)	partı	n application for registration of an incorporated limited nership has been made under section 76, the chief putive may register the incorporated limited partnership.	20 21 22
'(2)		he chief executive registers an incorporated limited nership—	23 24
	(a)	the firm-name of the partnership is its name as recorded in the register; and	25 26
	(b)	the registered office of the partnership is its office as recorded in the register.	27 28
'(3)	firm 'L.P.	incorporated limited partnership must have as part of its -name the words 'An incorporated limited partnership' or .' or 'LP', as recorded in the register, at the end of its -name.	29 30 31 32
'(4)		vever, the chief executive must not record in the register as firm-name of an incorporated limited partnership a name	33 34

'77

that could not be registered under the *Business Names Act* 1962 without contravention of section  $9(1)^4$  of that Act.

'(5) Subject to subsection (4), registration is effected when the 3 chief executive records in the register the details of 4 information included in, or accompanying, the application for 5 registration (the *registered particulars*) that may be 6 prescribed under a regulation.

'78	Re	gister of incorporated limited partnerships	8
	<b>'</b> (1)	The chief executive must keep a register of incorporated limited partnerships registered under this chapter.	9 10
	'(2)	The register may be kept in any form the chief executive considers appropriate and may form part of the register of limited partnerships kept under section 51.	11 12 13
	'(3)	The chief executive must make the information recorded in the register available for public inspection, on payment of the fee prescribed under a regulation, at an office of a department at Brisbane during normal office hours.	14 15 16 17
	'(4)	The chief executive may, on application or on the chief executive's own initiative, correct any error or omission in the register by—	18 19 20
		(a) inserting an entry; or	21
		(b) amending an entry; or	22
		(c) omitting an entry;	23
		if the chief executive decides that the correction is necessary.	24
	<b>'</b> (5)	The chief executive must not omit an entry in the register unless satisfied that the entire entry was included in error.	25 26
ʻ79	Ch	anges in registered particulars	27
	<b>'</b> (1)	If any change happens in relation to the registered particulars of an incorporated limited partnership, a statement setting out	28 29

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<sup>4</sup> *Business Names Act 1962*, section 9 (Restriction on registration of business names that are undesirable etc.)
	the changed particulars must be given to the chief executive within 7 days after the change happens.	1 2	
'(2)	The statement must be signed by all the general partners, or by a general partner authorised by all the general partners for this section.		
<b>'</b> (3)	The statement must—	6	
	(a) be in the approved form; and	7	
	(b) contain any particulars required under a regulation; and	8	
	(c) be accompanied by the fee prescribed under a regulation.	9 10	
'(4)	If subsection (1) is not complied with, each general partner in the incorporated limited partnership commits an offence.	11 12	
	Maximum penalty for subsection (4)—10 penalty units.	13	
Cei	rtificates of registration etc.	14	
<b>'</b> (1)	The chief executive, if—	15	
	(a) registering an incorporated limited partnership; or	16	
	(b) recording a change in the registered particulars of an incorporated limited partnership; or	17 18	
	(c) correcting an error or omission in the register in relation to an incorporated limited partnership;	19 20	
	must issue to the general partners a certificate as to the formation and registered particulars as at that time of the incorporated limited partnership.	21 22 23	
"(2)	The chief executive may, on application accompanied by the fee prescribed under a regulation, issue to the applicant a certificate in relation to an incorporated limited partnership as to the formation and registered particulars as at that time of the incorporated limited partnership.	24 25 26 27 28	
<b>'</b> (3)	A certificate under this section stating any of the following matters is evidence of the matter stated—	29 30	
	(a) an incorporated limited partnership was formed on the date of registration mentioned in the certificate;	31 32	

	(b)	an incorporated limited partnership existed at a time mentioned in the certificate;	1 2
	(c)	named persons were the general partners and limited partners in an incorporated limited partnership at a time mentioned in the certificate;	3 4 5
	(d)	any other particular of an incorporated limited partnership mentioned in the certificate was recorded in the register at a stated time.	6 7 8
	gistra t 1962	ation of firm-name under the Business Names	9 10
'(1)	an i busi	Business Names Act 1962 does not apply so as to require ncorporated limited partnership to apply to register a ness name if that name is the firm-name of the partnership corded in the register.	11 12 13 14
'(2)	chie partr busin	registration of an incorporated limited partnership by the f executive under section 77, the firm-name of the nership as recorded in the register is taken to be the ness name of the incorporated limited partnership for the <i>ness Names Act 1962</i> .	15 16 17 18 19
'(3)	the b	gistrar under the <i>Business Names Act 1962</i> must register business name under that Act and maintain the registration e the incorporated limited partnership is registered under Act.	20 21 22 23
'(4)	chap	the firm-name of the partnership registered under this ster is changed by the chief executive, a registrar under the <i>ness Names Act 1962</i> must record the change under that	24 25 26 27
<b>'</b> (5)	firm	fee is payable for the registration, or a change, of the name as a business name under the <i>Business Names</i> 1962.	28 29 30
	ts pre tners	eparatory to registration do not constitute ship	31 32

'Any act done in connection with the making of an application
for registration under this chapter by or for persons proposing
to be the partners in a proposed incorporated limited
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**'81** 

partnership does not of itself create a partnership between the persons.

# 'Part 4Powers of incorporated limited3partnerships4

## '83 Powers of partnership

<b>'</b> (1)	An incorporated limited partnership has the legal capacity and powers of an individual and also all the powers of a body corporate including, for example, the power, whether within or outside Queensland or outside Australia—			
	(a)	to ca	arry on the business of the partnership; and	10
	(b)	conr	o all things necessary or convenient to be done in nection with the carrying on of the business of the nership including, for example, the power to—	11 12 13
		(i)	enter into contracts or otherwise acquire rights or liabilities; or	14 15
		(ii)	create, confer, vary or cancel interests in the partnership; or	16 17
		(iii)	acquire, hold and dispose of real or personal property or of an interest, whether beneficial or legal, in real or personal property; or	18 19 20
		(iv)	appoint agents and attorneys, and act as agent for other persons; or	21 22
		(v)	form, and participate in the formation of, companies or incorporated limited partnerships; or	23 24
		(vi)	participate in partnerships, trusts, unincorporated joint ventures and other arrangements for the sharing of profits; or	25 26 27
		(vii)	do any other thing it is authorised to do by or under this chapter or the partnership agreement.	28 29
'(2)		-	ers of an incorporated limited partnership may be the partnership agreement.	30 31

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- '(3) If a statement is made under section 76(4)(d), despite 1 subsections (1) and (2), the incorporated limited partnership's 2 powers are limited to carrying on activities related to 3 becoming registered as a VCLP or AFOF until the 4 incorporated limited partnership becomes a VCLP or AFOF.
- (4) If a statement is made under section 76(4)(f), despite 6 subsections (1) and (2), the incorporated limited partnership's 7 powers are limited to carrying on activities related to 8 becoming a VCMP until the incorporated limited partnership 9 becomes a VCMP. 10

84		Relationship of partners to others and between hemselves		
	<b>'</b> (1)		er than as provided by the partnership agreement or agreed veen the partners—	13 14
		(a)	a general partner, the incorporated limited partnership or an officer, employee or agent of a general partner or of the incorporated limited partnership is not an agent of a limited partner; and	15 16 17 18
		(b)	the acts of a general partner or of the incorporated limited partnership or of an officer, employee or agent of a general partner or of the incorporated limited partnership do not bind a limited partner; and	19 20 21 22
		(c)	a limited partner is not an agent of, or a fiduciary for-	23
			(i) a general partner; or	24
			(ii) another limited partner; or	25
			(iii) the incorporated limited partnership; and	26
		(d)	the acts of a limited partner do not bind a general partner or another limited partner or the incorporated limited partnership itself.	27 28 29
	'(2)	the	eference in subsection (1) to a general partner includes, if general partner is a partnership, a partner in that nership.	30 31 32
	<b>'</b> (3)		hing in subsection (1) stops the making of, or limits or ricts, an agreement between 2 partners or between a	33 34

	partner and the incorporated limited partnership under which—	1 2
	(a) 1 partner acts as an agent of another partner or of the partnership and, by so acting, binds the other partner or the partnership; or	3 4 5
	(b) the partnership acts as an agent of a partner and, by so acting, binds the partner.	6 7
'(4)	Any consent or authority that under this Act is required or permitted to be given by a partner or 2 or more partners or all the partners may, in the case of an incorporated limited partnership, be given by that partner or those partners by or under the partnership agreement either in relation to all cases, or in relation to all cases subject to stated exceptions, or in relation to any stated case or class of case.	8 9 10 11 12 13 14
(5)	Subsection (4) does not limit any other way in which a consent or authority might be given.	15 16
'(6)	Any consent or authority that under this Act is required or permitted to be given by an incorporated limited partnership may, without limiting any other way in which it might be given, be given by a general partner or 2 or more general partners acting under the partnership agreement.	17 18 19 20 21
'(7)	A limited partner, as limited partner, is not a proper party to any proceeding commenced in a court or tribunal by or against the incorporated limited partnership, other than a proceeding commenced by the incorporated limited partnership against the limited partner or by the limited partner against the incorporated limited partner ship.	22 23 24 25 26 27

# 'Part 5Liability and powers of limited<br/>partners28<br/>29

'85	Definitions for pt 5			
	'In this part—	31		

	<i>related body corporate</i> has the meaning given by section 9 of the Corporations Act.	1 2
	<i>security holder</i> , in relation to a body, whether corporate or unincorporated, includes a holder of securities (within the meaning of the Corporations Act, section 92(3)) in or of the body.	3 4 5 6
Lin	nitation of liability of limited partners	7
<b>'</b> (1)	A limited partner has no liability for the liabilities of the incorporated limited partnership or of a general partner.	8 9
<b>'</b> (2)	Nothing in subsection (1) or section 92 or 93 <sup>5</sup> stops—	10
	(a) a contribution of capital or property made by a limited partner to the incorporated limited partnership being used; or	11 12 13
	(b) an obligation of a limited partner to contribute capital or property to the incorporated limited partnership being enforced by any person to whom the obligation is owed;	14 15 16
	in satisfaction of a liability of the partnership or of a general partner.	17 18
<b>'</b> (3)	This section is subject to section 87.6	19
	nited partner not to take part in the management the incorporated limited partnership	20 21
<b>'</b> (1)	A limited partner must not take part in the management of the business of the incorporated limited partnership.	22 23
'(2)	If—	24
	<ul> <li>(a) as a direct result of any wrongful act or omission of a limited partner in taking part in the management of the business of an incorporated limited partnership, the limited partner causes any loss or injury to any person</li> </ul>	25 26 27 28

**'86** 

<sup>5</sup> Section 92 (Liability for conduct or acts outside the State) or 93 (Recognised incorporated limited partnerships under corresponding laws)

<sup>6</sup> Section 87 (Limited partner not to take part in the management of the incorporated limited partnership)

other than a partner in the partnership (a *third party*); and

(b) at the time of the act or omission the third party had reasonable grounds to believe that the limited partner was a general partner in the partnership;

the limited partner is liable for the loss or injury to the same extent that the limited partner would have been liable if the limited partner were in fact a general partner in the partnership.

Note-

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A limited partner is not an agent of an incorporated limited partnership11and the acts of a limited partner do not bind a general partner, another12limited partner or the partnership itself. See section 84(1).13

- (3) A limited partner is not to be regarded as taking part in the management of the business of the incorporated limited 15 partnership only because the limited partner or a person acting 16 for the limited partner—
  - (a) is an employee or an independent contractor of the partnership or of a general partner or an associate of the general partner, or is an officer of a general partner that 20 is a body corporate; or 21
  - (b) gives advice to, or for, the partnership or a general 22 partner or an associate of the general partner in the 23 proper performance of functions arising from— 24
    - (i) the engagement of the limited partner in a professional capacity or a person acting on behalf of the limited partner in a professional capacity; or 27
    - (ii) business dealings between the limited partner, or a person acting on behalf of the limited partner, and 29 the partnership or between the limited partner and 30 a general partner or an associate of the general 31 partner; or 32
  - (c) gives a guarantee or indemnity in relation to any liability
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     of the partnership or of a general partner or an associate
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     of the general partner; or
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  - (d) takes any action, or participates in any action taken by 36 any other limited partner, for the purpose of enforcing 37

the rights, or safeguarding the interests, of the limited 1 partner as a limited partner; or 2 3 (e) if permitted by the partnership agreement— (i) calls, requisitions, convenes, chairs, participates in, 4 postpones, adjourns or makes a record of a meeting 5 of the partners or of the limited partners or of any 6 of them: or 7 (ii) whether at the meeting or in writing or otherwise, 8 requisitions, formulates, signs, approves, 9 disapproves, proposes, moves, supports, opposes, 10 speaks to or votes on any resolution, or an 11 amendment to any resolution of the partners or of 12 the limited partners or of any of them; or 13 (f) exercises a power conferred on the limited partner by 14 subsection (4) or under the partnership agreement or 15 otherwise has, or exercises, a right to-16 (i) have access to and inspect the books or records of 17 the partnership or copy any of them; or 18 examine the state or prospects of the business of (ii) 19 the partnership or advise, or consult with, other 20 partners in relation to the state or prospects of the 21 business of the partnership; or 22 is or acts as an officer, director, security holder, partner, 23 (g) agent, employee or independent contractor of an 24 associate of the partnership; or 25 (h) gives advice to, or consults with, an associate of the 26 partnership; or 27 is or acts as a lender to, or fiduciary for, an associate of (i) 28 the partnership; or 29 to the extent authorised by the partnership agreement, (j) 30 participates on, or has or exercises any right to appoint 31 1 or more persons to, or remove 1 or more persons from, 32 or to nominate 1 or more persons for appointment to or 33 removal from, a committee that considers, approves of, 34 consents to or disapproves of any 1 or more of the 35

following proposals from a general partner—

- (i) a proposal involving a material change in the 1 nature of the business of the partnership, including 2 a change in, or departure from, any investment 3 guidelines, policies or conditions relating to the 4 business of the partnership;
- (ii) a proposal for the adoption of a method for valuing some or all of the assets of the partnership, including a change to, replacement of or variation from a method for valuing some or all of the assets of the partnership;
- (iii) a proposal for an extension or reduction in the period in which, under the partnership agreement, investments (or particular types of investments) 13 can be made by the partnership, or for any approval or disapproval of investments that the partnership 15 does not otherwise have a right to make; 16
- (iv) a proposal relating to any actual or potential
   transaction or other matter involving any actual or
   potential conflict of interest;
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- $(\mathbf{v})$ a proposal relating to any actual or potential 20contract. arrangement transaction. 21 or understanding between 1 or more of the partners, 22 or their associates, and the general partner, the 23 partnership or any associate of the general partner 24 or of the partnership; 25
- (vi) a proposal for the delegation, waiver, release or variation of an authority, right, duty or obligation 27 of the general partner; 28
- (vii) a proposal for the appointment or approval under
  the partnership agreement of any person as a senior
  executive of the general partner or of an associate
  of the general partner; or
- (k) nominates, selects, investigates, evaluates or negotiates 33 with any person in connection with the removal or 34 replacement of a general partner, or participates on a 35 committee that proposes, considers, approves of, 36 consents to or disapproves of any nomination, selection, 37 control appointment, change in or ownership, 38

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suspension, replacement or removal of a general partner 1 or an associate of a general partner; or 2 (1)takes any action, or participates in any action taken by 3 any other limited partner, for the purpose of registering 4 or maintaining the registration of the partnership or a 5 general partner in the partnership under the Venture 6 Capital Act 2002 (Cwlth), part 2 as a VCLP or an AFOF. 7 Subject to the partnership agreement, a limited partner or a 8 person authorised by the limited partner may at any time-9 (a) have access to and inspect the books or records of the 10 partnership or copy any of them; and 11 (b) examine the state or prospects of the business of the 12 partnership and advise, or consult with, other partners in 13 relation to the state or prospects of the business of the 14 partnership. 15 The provisions of this section may not be varied by the 16 partnership agreement or with the consent of the partners, 17 whether given by or under the partnership agreement or 18 otherwise. 19 Note— 20 Section  $84(4)^7$  enables partners to give consent by or under the 21 partnership agreement. 22 No implication is to be taken to arise from subsection (3) that 23 a limited partner in an incorporated limited partnership is to 24 be regarded as taking part in the management of the business 25 of the partnership only because the limited partner or a person 26 acting on behalf of the partner does any thing in connection 27 with the conduct of that business that is not referred to in that 28 subsection. 29 For the purposes of this section, a limited partner in an 30 incorporated limited partnership that is a VCMP is not to be 31 regarded as taking part in the management of the business of 32 the incorporated limited partnership only because of any act 33

the limited partner takes in relation to the incorporated limited 34 partnership in the capacity of a partner or associate of a 35 partner in the VCMP. 36

**'(4)** 

**'**(5)

**'(6)** 

**'**(7)

<sup>7</sup> Section 85 (Relationship of partners to others and between themselves)

#### **'88** Definitions, etc. applicable to s 87

In section 87— **(**1)

- (a) a reference to an associate of a general partner includes a reference to-
  - (i) if the general partner is a partnership, a partner in 8 that partnership (a *partner in the general partner*); 9 and 10
  - (ii) any person who has an interest in the general 11 partner or in any partner in the general partner, 12 whether as security holder, trustee, responsible 13 manager, custodian, sub-custodian, entity, 14 nominee, administrator, executor, legal personal 15 representative, beneficiary or otherwise; and 16
  - (iii) any person to whom the general partner or any 17 partner in the general partner has delegated any 18 power, authority, right, duty or obligation of the 19 general partner in relation to the partnership or any 20 partnership in which the general partner is a 21 general partner; and 22
  - (iv) if the general partner or a partner in the general 23 partner or a person covered by subparagraph (ii) or 24 (iii) is a body corporate, a related body corporate 25 of that body corporate; and 26
  - a director, officer, employee, agent, representative 27 (v) or security holder of the general partner or of any 28 partner in the general partner or of a person 29 covered by subparagraph (ii), (iii) or (iv); and 30
- a reference to an associate of a limited partner includes a (b) 31 reference to-32
  - (i) if the limited partner is a partnership, a partner in 33 that partnership (a *partner in the limited partner*); 34 and 35

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		(ii)	any person who has an interest in the limited partner or in any partner in the limited partner, whether as security holder, trustee, responsible entity, manager, custodian, sub-custodian, nominee, administrator, executor, legal personal representative, beneficiary or otherwise; and	1 2 3 4 5 6
		(iii)	if the limited partner or a partner in the limited partner or a person covered by subparagraph (ii) is a body corporate, a related body corporate of that body corporate; and	7 8 9 10
		(iv)	a director, officer, employee, agent, representative or security holder of the limited partner or of any partner in the limited partner or of a person covered by subparagraph (ii) or (iii); and	11 12 13 14
	(c)		ference to an associate of an incorporated limited nership includes a reference to—	15 16
		(i)	any person or partnership in which the incorporated limited partnership has an interest, whether as security holder or otherwise; and	17 18 19
		(ii)	if a person or partnership covered by subparagraph (i) is a body corporate, a related body corporate of that body corporate.	20 21 22
'(2)	inco	rporat	ection, a reference to a general partner in an ted limited partnership includes, if the general a partnership, a partner in that partnership.	23 24 25
Diff	feren	ces t	between partners	26
<b>'</b> (1)	busi	ness	ace arising as to ordinary matters connected with the of an incorporated limited partnership may be y a majority of the general partners.	27 28 29
'(2)		-	sion made by subsection (1) may be varied by the p agreement or with the consent of the partners.	30 31
Cha	ange	in pa	artners	32

(1) A limited partner may, with the consent of the general partners and the agreement of the transferee, transfer the 34

**'89** 

whole or a part of the limited partner's interest in the incorporated limited partnership.

- '(2) If the limited partner's entire interest in the incorporated 3 limited partnership is transferred to the 1 transferee, the 4 transferee becomes a limited partner in substitution for the 5 transferor with all the rights and obligations of the transferor.
- '(3) If only a part of the limited partner's interest in the 7 incorporated limited partnership is transferred to a transferee, 8 the transferee becomes a limited partner in substitution for the 9 transferor in relation to the transferred part and with all the 10 rights and obligations of the transferor in relation to that part. 11
- (4) A person may be admitted as a partner in an incorporated 12 limited partnership without the necessity to obtain the consent 13 of any limited partner.
- (5) The provision made by subsections (1) to (4) may be varied 15 by the partnership agreement or with the consent of the 16 partners. 17

## '91 Change in status of partners

Note—

- '(1) If a general partner becomes a limited partner, the partner 19 remains liable for any liability of the incorporated limited 20 partnership that arose before the partner became a limited 21 partner to the extent that the partnership is unable to satisfy 22 the liability or to the greater extent provided by the 23 partnership agreement.
- (2) If a limited partner becomes a general partner, the partner 25 remains not liable (subject to section 87(2)) for any liability of 26 the incorporated limited partnership that arose before the 27 partner became a general partner.

Section 87(2) imposes liability in particular circumstances on a limited partner who takes part in the management of the business of the incorporated limited partnership.

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<b>'92</b>	l ia	hilitv	for conduct or acts outside the State	1
JL	Liu	'A li only	imited partner in an incorporated limited partnership may be liable for a liability incurred by the partnership as a lt of—	1 2 3 4
		(a)	the conduct of the incorporated limited partnership's business outside the State; or	5 6
		(b)	acts outside the State of a general partner, a limited partner or the incorporated limited partnership or of any officer, employee or agent of a general partner or of the incorporated limited partnership;	7 8 9 10
			e limited partner would be so liable if the conduct or acts urred within the State.	11 12
		Note-	_	13
		par	ction 87(2) imposes liability in particular circumstances on a limited rtner who takes part in the management of the business of the corporated limited partnership.	14 15 16
'93			ised incorporated limited partnerships under onding laws	17 18
	'(1)	may	artner in a recognised incorporated limited partnership only be liable for a liability incurred by the partnership as sult of—	19 20 21
		(a)	the conduct of the recognised incorporated limited partnership's business in this State; or	22 23
		(b)	the acts in this State of a partner in the recognised incorporated limited partnership or of the partnership itself or of any officer, employee or agent of a partner in the partnership or of the partnership;	24 25 26 27
		if th	e partner would be so liable under the corresponding law ne conduct or acts happened in the place where the gnised incorporated limited partnership was formed.	28 29 30
	'(2)	may,	ect to subsections (3) and (4), the Governor in Council , by regulation, declare a law of another State or another ntry or jurisdiction to be a corresponding law for this oter.	31 32 33 34
	'(3)		law of another State may be declared to be a esponding law only if the Minister is satisfied that under	35 36

	that law a limited partner in an incorporated limited partnership formed under this chapter and registered or otherwise recognised under that law may only be liable for a liability incurred by the partnership as a result of—	1 2 3 4	
	(a) the conduct in that State of the business of the partnership; or	5 6	
	<ul> <li>(b) the acts in that State of a partner in the partnership or of the partnership itself or of any officer, employee or agent of a general partner in the partnership or of the partnership;</li> </ul>	7 8 9 10	
	if the partner would be so liable under this chapter if the conduct or acts happened within the State.	11 12	
'(4)	The law of another country or jurisdiction, other than another State, may not be declared to be a corresponding law unless the Minister is satisfied that that law provides for the limitation of liability of particular partners in particular partnerships.		
<b>'</b> (5)	This section is in addition to, and does not limit, any rule of law under which recognition is or may be given to a limitation of liability of a partner in a partnership.	18 19 20	
<b>'</b> (6)	In this section—	21	
	corresponding law means—	22	
	(a) a law of another State or of another country or jurisdiction that substantially corresponds to this chapter; or	23 24 25	
	(b) a law declared under subsection (2) to be a corresponding law for this chapter.	26 27	
	<i>recognised incorporated limited partnership</i> means a partnership formed under a corresponding law.	28 29	
Eff	ect of ss 92 and 93	30	

'No implication is to be taken to arise from section 92 or 9331that a limited partner has any liability, or apart from that32section would have any liability, in connection with conduct33of a partnership's business or acts outside the State that the34

limited partner would not have in connection with conduct or acts within the State. 2

## 'Part 6 Winding up of incorporated limited partnership

**'95** Definition for pt 6

'In this part—

assets, in relation to an incorporated limited partnership, 7 means the assets remaining after satisfaction of the liabilities 8 of the partnership and the costs, charges and expenses of the 9 winding up. 10

#### **'96** Voluntary winding up

**(**1) An incorporated limited partnership may be wound up 12 voluntarily— 13

- if the partnership agreement sets out the terms on which (a) 14 the partnership may be voluntarily wound up, in 15 accordance with the partnership agreement; or 16
- (b) subject to the partnership agreement, if the limited 17 partners so resolve by special resolution. 18
- ·(2) On a voluntary winding up of an incorporated limited 19 partnership— 20
  - (a) if the partnership agreement sets out how the assets are 21 to be dealt with on a voluntary winding up-the assets 22 must be dealt with in accordance with the partnership 23 agreement; or 24
  - otherwise-the assets are to be distributed among the (b) 25 partners in shares that are proportionate to their 26 respective contributions of capital or property to the 27 partnership. 28

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<b>'</b> (3)	relat	person aggrieved by the operation of this section in ion to the assets of an incorporated limited partnership apply to the Supreme Court.	1 2 3
'(4)	may	an application under subsection (3), the Supreme Court make any order relating to the disposal of the assets that nsiders appropriate.	4 5 6
Wii	nding	up on chief executive's certificate	7
'(1)	limit parti	chief executive may, by notice given to the incorporated ted partnership, require an incorporated limited hership to show good cause why it should not be required e wound up if the chief executive considers—	8 9 10 11
	(a)	that the partnership has ceased to carry on business; or	12
	(b)	that, having been registered under this chapter on the basis that the partnership is or is intended to be a VCLP or an AFOF—	13 14 15
		(i) the partnership's registration under the <i>Venture</i> <i>Capital Act 2002</i> (Cwlth), part 2 has been revoked; or	16 17 18
		(ii) the partnership has not within 2 years after its incorporation become a VCLP or an AFOF; or	19 20
	(c)	that, having been registered under this chapter on the basis that the partnership is or is intended to be a VCMP, it has ceased to meet, or has not in the period of 2 years after its incorporation met, the requirements set out in the <i>Income Tax Assessment Act 1936</i> (Cwlth), section 94D(3) for recognition as a VCMP; or	21 22 23 24 25 26
	(d)	that none of the partners is a limited partner; or	27
	(e)	that incorporation of the partnership has been obtained by mistake or fraud; or	28 29
	(f)	that the partnership exists for an illegal purpose.	30
'(2)	subs inco	t the end of 28 days after the notice is given under ection (1), the chief executive is satisfied that the rporated limited partnership should be required to be nd up, the chief executive may publish in the gazette a	31 32 33 34

certificate as to the requirement that the incorporated limited partnership be wound up. The chief executive must give notice of the publication of the certificate to the incorporated limited partnership as soon as possible after the publication. The chief executive must, as soon as practicable after giving a notice to an incorporated limited partnership, record the giving of the notice in the register.

(5) The chief executive must not publish a certificate under 9 subsection (2) unless satisfied that good cause has not been 10 shown why the incorporated limited partnership should not be 11 required to be wound up.

- (6) A notice under subsection (1) or (3) must be given to the 13 incorporated limited partnership— 14
  - (a) by being given to the incorporated limited partnership at 15 its registered office; or 16
  - (b) if notice can not reasonably be given under paragraph
    (a), by being published in a newspaper circulating
    generally in the State.

## '98 Review of certificate

- A person whose interests are affected by a decision of the chief executive to publish a certificate under section 97(2) 22 may apply to the Supreme Court for review of the decision. 23
- (2) An application under subsection (1) must be made within 24 28 days after the certificate is published. 25
- \*(3) The operation of the certificate is suspended on the making of an application for review until the application is withdrawn or the review is decided.
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- (4) In deciding an application for review, the Supreme Court 29 may— 30
  - (a) affirm the decision under review; or
  - (b) set aside the decision under review and cancel the 32 certificate. 33

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**'**(5) Nothing in this section stops the chief executive cancelling a 1 certificate published under section 97(2) at any time after an 2 application is made under subsection (1). 3

#### **'99** Procedure for winding up on certificate

- A winding up of an incorporated limited partnership required **(**1) on a certificate of the chief executive published under 6 section 97(2)— 7
  - (a) must start-
    - (i) no later than the end of 28 days after the day on 9 which the certificate is published unless an 10 application is made under section 98(1); or 11
    - (ii) if an application is made under section 98(1) and 12 the Supreme Court affirms the decision to publish 13 the certificate—no later than 28 days after the 14 application is decided; and 15
  - must end by the day stated by the chief executive in a (b)16 notice given to the partnership, not being a day earlier 17 than 60 days after the day on which the winding up must 18 be so started. 19
- ·(2) When the winding up is started, the chief executive may 20 appoint a person to be the liquidator of the incorporated 21 limited partnership. 22
- If the chief executive approves, the liquidator may be a 23 **'**(3) general partner in the incorporated limited partnership and 24 need not be a registered liquidator under the Corporations Act 25 or give security as required under that Act. 26
- **'(4)** The liquidator must publish notice of his or her appointment 27 in the gazette within 10 days after being appointed. 28
- In relation to the winding up, the liquidator has all the powers **'**(5) 29 and duties of a liquidator appointed to wind up a company 30 under the Corporations Act. 31
- Any vacancy occurring in the office of liquidator is to be filled **'(6)** 32 by a person appointed by the chief executive. 33
- **'**(7) The reasonable costs of a winding up required on a certificate 34 of the chief executive published under section 97(2) are 35

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payable out of the property of the incorporated limited partnership.

## 100 Distribution of assets on winding up required on chief executive's certificate

- (1) On a winding up of an incorporated limited partnership required on a certificate of the chief executive published under section 97(2)—
  - (a) if the partnership agreement sets out how the assets are 8 to be dealt with on a winding up on a certificate of the 9 chief executive—the assets must be dealt with in 10 accordance with the partnership agreement; or 11
  - (b) otherwise—the assets are to be distributed among the partners in shares that are proportionate to their 13 respective contributions of capital or property to the partnership.
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- (2) Any person aggrieved by the operation of this section in relation to the assets of an incorporated limited partnership 17 may apply to the Supreme Court.
- (3) On an application under subsection (2), the Supreme Court 19 may make any order relating to the disposal of the assets that 20 it considers appropriate.

## **'101** Application of Corporations Act to winding up

- (1) This section applies to the winding up of an incorporated limited partnership, other than a voluntary winding up or a winding up required on a certificate of the chief executive published under section 97(2).
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- (2) To the extent that the Corporations Act, part 5.7 does not apply, the winding up of the incorporated limited partnership is declared to be an applied Corporations legislation matter for the purposes of the *Corporations (Ancillary Provisions) Act* 30 2001, part 3 in relation to the provisions of the Corporations 31 Act, part 5.7.<sup>8</sup>

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<sup>8</sup> Corporations Act, part 5.7 (Winding up bodies other than companies)

'(3)	limite	Corporations Act, part 5.7 applies as if the incorporated ed partnership were a part 5.7 body within the meaning at Act, subject to the following modifications—	1 2 3
	(a)	as if the words 'or in the public interest' were inserted in section 583(c)(ii) after the words 'just and equitable';	4 5
	(b)	as if section 583(d) were omitted;	6
	(c)	any other modifications (within the meaning of the <i>Corporations (Ancillary Provisions) Act 2001</i> , part 3) that are prescribed under a regulation.	7 8 9
		Note—	10
		The <i>Corporations (Ancillary Provisions) Act 2001</i> , part 3 provides for the application of provisions of the Corporations Act and the ASIC Act, part 3 as laws of the State in relation to any matter declared by a law of the State (whether with or without modification) to be an applied Corporations legislation matter for the purposes of that part in relation to those Commonwealth provisions. This does not apply to any provisions that already apply to a matter as a law of the Commonwealth.	11 12 13 14 15 16 17 18 19
'(4)	perfo	Australian Securities and Investments Commission may orm a function conferred on it under a law applied by ection (3)—	20 21 22
	(a)	under an agreement or arrangement of the kind referred to in the ASIC Act, section 11(8) or (9A)(b); and	23 24
	(b)	if the Commission is authorised to perform that function under section 11 of that Act.	25 26
'(5)	confe Com as if	ss a function under a law applied by subsection (3) is erred on the Australian Securities and Investments mission as referred to in subsection (4), that law applies a reference in it to the Commission were a reference to hief executive.	27 28 29 30 31
Ch	ief exe	ecutive to be notified of winding up	32
'(1)	An in execu	ncorporated limited partnership must give to the chief utive written notice of the commencement of the winding the partnership within 7 days after—	33 34 35
	(a)	the passing of a special resolution mentioned in section $96(1)(b)$ ; or	36 37

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'Par	t 7	Miscellaneous provisions	23
	·(3)	An incorporated limited partnership ceases to exist on the cancellation of its registration under this chapter.	21 22
	'(2)	The chief executive must, as soon as practicable after the publication of the gazette notice, record the cancellation of the registration in the register.	18 19 20
	'(1)	The chief executive must, by gazette notice, cancel the registration of an incorporated limited partnership as soon as practicable after the partnership is wound up.	15 16 17
'103	Car	ncellation of registration	13
		offence. Maximum penalty for subsection (4)—10 penalty units.	11 12 13
	<b>'</b> (4)	If subsection (1) or (2) is not complied with, each general partner in the incorporated limited partnership commits an	10 11
	'(3)	The chief executive must, as soon as practicable after receiving a notice under subsection (1) or (2), record the receipt of the notice in the register.	7 8 9
	'(2)	An incorporated limited partnership must give to the chief executive written notice of the completion of the winding up of the partnership within 7 days after that completion, stating the date on which the winding up was completed.	3 4 5 6
		(b) if paragraph (a) does not apply—the commencement of the winding up.	1 2

# **'104** Execution of documents24'(1) All courts must take judicial notice of the common seal of an<br/>incorporated limited partnership affixed to a document and,<br/>until the contrary is proved, must presume that it was properly25<br/>26

affixed.

	'(2)	Without limiting the ways in which an incorporated limited partnership may execute a document, including a deed, an incorporated limited partnership may execute a document—	1 2 3
		(a) without using a common seal, whether it has one or not, if the document is signed by a general partner; or	4 5
		(b) as a deed if the document is expressed to be executed as a deed and is executed with the use of a common seal or as provided under paragraph (a).	6 7 8
'105	Ent	titlement to make assumptions	9
	'(1)	In relation to dealings with an incorporated limited partnership—	10 11
		(a) a person is entitled to make the assumptions in section 106; and	12 13
		(b) the incorporated limited partnership is not entitled to assert in proceedings in relation to the dealings that any of the assumptions are incorrect.	14 15 16
	'(2)	In relation to dealings with another person who has, or purports to have, directly or indirectly acquired title to property from an incorporated limited partnership—	17 18 19
		(a) a person is entitled to make the assumptions in section 106; and	20 21
		(b) the incorporated limited partnership and the other person are not entitled to assert in proceedings in relation to the dealings that any of the assumptions are incorrect.	22 23 24 25
	<b>'</b> (3)	The assumptions may be made even if a partner or agent of the incorporated limited partnership acts fraudulently, or forges a document, in connection with the dealings.	26 27 28
	'(4)	A person is not entitled to make an assumption in section 106 if at the time of the dealings the person knew or suspected that the assumption was incorrect.	29 30 31

<b>'106</b>	As	sumptions that can be made under s 105	1
	'(1)	A person may assume that the partnership agreement of the incorporated limited partnership has been complied with.	2 3
	<b>'</b> (2)	A person may assume that anyone who appears, from information provided by the incorporated limited partnership that is available to the public from the register, to be a general partner in the incorporated limited partnership—	4 5 6 7
		(a) is a general partner in the incorporated limited partnership; and	8 9
		(b) has authority to exercise the powers and perform the duties customarily exercised or performed by a general partner in an incorporated limited partnership.	10 11 12
	<b>'</b> (3)	A person may assume that anyone who is held out by the incorporated limited partnership to be a general partner in, or an agent of, the incorporated limited partnership—	13 14 15
		(a) is a general partner in the incorporated limited partnership or has been properly appointed as an agent of the incorporated limited partnership; and	16 17 18
		(b) has authority to exercise the powers and perform the duties customarily exercised or performed by that kind of partner in, or agent of, an incorporated limited partnership.	19 20 21 22
	'(4)	A person may assume that the general partners in, and agents of, the incorporated limited partnership properly perform their duties to the incorporated limited partnership.	23 24 25
	<b>'</b> (5)	A person may assume that a document has been properly executed by the incorporated limited partnership if the document appears to have been signed under section 104(2).	26 27 28
	<b>'</b> (6)	A person may assume that a document has been properly executed by the incorporated limited partnership if the incorporated limited partnership's common seal appears to have been affixed to the document.	29 30 31 32
	'(7)	A person may assume that a general partner in, or agent of, the incorporated limited partnership who has authority to issue a document or certified copy of a document on its behalf also has authority to warrant that the document is genuine or is a true copy.	33 34 35 36 37

(8) Without limiting this section, the assumptions that may be made under this section apply for the purposes of this section.

## **'107** Identification of incorporated limited partnerships

(1) Any document issued for an incorporated limited partnership
in connection with the conduct of the partnership's business
must contain in legible letters the words 'An incorporated
limited partnership' or 'L.P.' or 'LP' at the end as part of the
firm-name of the partnership.

A pe	erson wh	10—								9
(a)			authorises			of	a	document	in	10
	contrav	venti	ion of this se	ection	1; or					11

(b) being a general partner in the incorporated limited 12 partnership concerned—is aware that documents are 13 being issued in contravention of this section; 14

commits an offence.

Maximum penalty—20 penalty units.

- \*(3) The certificate of registration of an incorporated limited 17 partnership must be displayed at all times in a conspicuous 18 position at the registered office of the partnership.
   19
- '(4) If the certificate of registration is not so displayed, each 20 general partner in the incorporated limited partnership 21 commits an offence.

Maximum penalty for subsection (4)—20 penalty units.

## '108 Registered office

- An incorporated limited partnership must keep in Queensland, 25 at the place shown in the register as the address of the 26 registered office of the partnership, an office to which all communications with the partnership may be addressed. 28
- (2) A regulation may prescribe the hours during which the 29 registered office is to be open and accessible to the public. 30
- (3) If subsection (1) is not complied with, each general partner in the incorporated limited partnership commits an offence. 32

Maximum penalty for subsection (3)—10 penalty units.

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Lodgment of certain documents with the chief executive							
'(1)	An incorporated limited partnership that was registered under this chapter on the basis of an intention to become a VCLP or an AFOF must, within 1 month after becoming a VCLP or an AFOF, give to the chief executive a copy of a document evidencing its status as a VCLP or an AFOF.						
'(2)	An incorporated limited partnership that was registered under this chapter on the basis of an intention to meet the requirements for recognition as a VCMP must, within 1 month after becoming a VCMP, give to the chief executive a statement that it is a VCMP.						
<b>'</b> (3)	If—		13				
	(a)	the registration of an incorporated limited partnership as a VCLP or an AFOF under the <i>Venture Capital Act 2002</i> (Cwlth), part 2 is revoked; or	14 15 16				
	(b)	an incorporated limited partnership ceases to be a VCMP;	17 18				
	the d a VC	late on which that revocation took effect or it ceased to be CMP, give to the chief executive a notice of that revocation	19 20 21 22				
'(4)	business, the incorporated limited partnership must, as soon as practicable, give to the chief executive a notice of the cessation, stating the date on which it took effect.						
·(5)							
<b>'</b> (6)			30 31				
	(a)	be in the approved form; and	32				
	(b)	contain any particulars required under a regulation.	33				
	exe (1) (2) (3) (4) (5)	<ul> <li>executive</li> <li>(1) An i this of an A AFC evide</li> <li>(2) An i this require 1 modestate</li> <li>(2) An i this require 1 modestate</li> <li>(3) If— <ul> <li>(a)</li> <li>(b)</li> <li>(b)</li> <li>(c)</li> <li>(c</li></ul></li></ul>	<ul> <li>executive</li> <li>*(1) An incorporated limited partnership that was registered under this chapter on the basis of an intention to become a VCLP or an AFOF must, within 1 month after becoming a VCLP or an AFOF, give to the chief executive a copy of a document evidencing its status as a VCLP or an AFOF.</li> <li>*(2) An incorporated limited partnership that was registered under this chapter on the basis of an intention to meet the requirements for recognition as a VCMP must, within 1 month after becoming a VCMP, give to the chief executive a statement that it is a VCMP.</li> <li>*(3) If— <ul> <li>(a) the registration of an incorporated limited partnership as a VCLP or an AFOF under the <i>Venture Capital Act 2002</i> (Cwlth), part 2 is revoked; or</li> <li>(b) an incorporated limited partnership must, within 7 days after the date on which that revocation took effect or it ceased to be a VCMP; give to the chief executive a notice of that revocation or cessation, stating the date on which it took effect.</li> <li>*(4) If an incorporated limited partnership ceases to carry on business, the incorporated limited partnership must, as soon as practicable, give to the chief executive a notice of the cessation, stating the date on which it took effect.</li> <li>*(5) A copy of a document, a statement or a notice required to be given to the chief executive under this section must—         <ul> <li>(a) be in the approved form; and</li> </ul> </li> </ul></li></ul>				

(7) If subsection (1), (2), (3) or (4) is not complied with, each general partner in the incorporated limited partnership commits an offence.

Maximum penalty for subsection (7)—10 penalty units.

## **'110 Duty to give information**

- (1) For the purpose of monitoring compliance with this chapter or any regulation made for the purposes of this chapter, the chief rexecutive, may by written notice, require an incorporated limited partnership to give the chief executive, within a period stated in the notice (being at least 28 days) or within the further period the chief executive allows, the information stated in the notice.
- ·(2) An incorporated limited partnership required under 13 subsection (1) to give information to the chief executive must, 14 within the period stated in the notice or within the further 15 period the chief executive allows, give the information, as it is 16 within its power to give, to the chief executive unless the 17 incorporated limited partnership has a reasonable excuse. 18

Maximum penalty for subsection (2)—60 penalty units.

## '111 Offences by partnerships and partners

- (1) If this chapter provides that a general partner, being a 21 partnership in an incorporated limited partnership, commits 22 an offence, that reference to the person is to be read as a 23 reference to— 24
  - (a) each general partner in the partnership; or
  - (b) in the case of a partnership in which any partner has under the law of the place where it is formed limited 27 liability for the liabilities of the partnership—each 28 partner in the partnership whose liability is not so 29 limited.
- (2) In any proceeding against a partner for an offence against this chapter brought in reliance on subsection (1), it is a defence to the charge for the partner to prove that the partner took all reasonable precautions and exercised proper diligence to avoid the commission of the offence.'

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Clause	43	n of new ch 5	1		
			After	r chapter 4—	2
			inser	<i>t</i> —	3
	'Ch	apt	er 5	General provisions	4
	'112	Со	nfider	ntiality	5
		<b>'</b> (1)	in th	rson must not disclose information gained by the person ne administration of this Act, unless the disclosure is hitted under subsection (2).	6 7 8
			Max	imum penalty—60 penalty units.	9
		<b>'</b> (2)	The j	person may disclose the information to someone else	10
			(a)	to the extent necessary to perform the person's functions under this Act; or	11 12
			(b)	to a court or tribunal in the course of a legal proceeding; or	13 14
			(c)	if the disclosure is authorised under this Act or another Act; or	15 16
			(d)	if the disclosure is otherwise required or permitted by law; or	17 18
			(e)	to the extent reasonably required to enable the investigation or the enforcement of a law of this State or of any other State or of the Commonwealth; or	19 20 21
			(f)	with the written authority of the person to whom the information relates.	22 23
		<b>'</b> (3)	This Act 1	section does not limit the <i>Freedom of Information</i> 1992.	24 25
	<b>'113</b>	Fal	se or	misleading statements	26
				erson must not state anything to the chief executive the on knows is false or misleading in a material particular.	27 28
			Max	imum penalty—60 penalty units.	29

<b>'114</b>	False or misleading documents					
	<b>'</b> (1)	cont	A person must not give to the chief executive a document containing information the person knows is false or misleading in a material particular.			
		Max	kimum penalty—60 penalty units.	5		
	'(2)		section (1) does not apply to a person who, when giving document—	6 7		
		(a)	informs the chief executive, to the best of the person's ability, how it is false or misleading; and	8 9		
		(b)	gives the correct information to the chief executive if the person has, or can reasonably obtain, the correct information.	10 11 12		
'115	De	legat	ions	13		
	<b>'</b> (1)	unde	chief executive may delegate the chief executive's powers er this Act to an appropriately qualified public service ployee.	14 15 16		
	'(2)	In th	nis section—	17		
			<i>ropriately qualified</i> includes having the qualifications, erience or standing appropriate to the exercise of the erer.	18 19 20		
		Exan	nple of standing—	21		
		A	person's classification in the public service.	22		
'116	Off	ence	es against the Act are summary	23		
	<b>'</b> (1)	An o	offence against this Act is a summary offence.	24		
	'(2)	-	roceeding for an offence against this Act must start within later of the following periods to end—	25 26		
		(a)	1 year after the commission of the offence;	27		
		(b)	6 months after the offence comes to the complainant's knowledge, but within 2 years after the commission of the offence.	28 29 30		

#### **'117** Service of limited partnerships and incorporated limited partnerships

- (1) Without limiting any other way of serving a document on partners in a limited partnership, a document concerning the business of the partnership is taken to be properly served on the partners if it is left at or sent by post addressed to the registered office of the partnership.
- (2) Without limiting any other way of serving documents on an 8 incorporated limited partnership, a document concerning the 9 business of an incorporated limited partnership may be 10 properly served on the partnership if it is left at, or sent by 11 post addressed to, the registered office of the incorporated 12 limited partnership. 13

#### **Entries in registers '118**

- An entry in the register kept for limited partnerships under **(**1) 15 section 51 of any particular fact concerning a limited 16 partnership, including an entry stating the effect of any notice 17 received by the chief executive-18
  - is sufficient notice of the fact or the effect of the notice (a) 19 to all persons who afterwards deal with the firm 20 concerned: and 21
  - is to have effect, for the purposes of section 39(2),<sup>9</sup> as if 22 (b) it were an advertisement in the gazette. 23
- ·(2) An entry in the register kept for incorporated limited 24 partnerships under section 78 of any particular fact 25 concerning an incorporated limited partnership, including an 26 entry stating the effect of any notice received by the chief 27 executive, is sufficient notice of the fact or of the effect of the 28 notice to all persons who deal with the partnership. 29

#### **'119** Approved forms

'The chief executive may approve forms for use under this 31 Act. 32

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<sup>9</sup> Section 39 (Rights of persons dealing with firm against apparent members of firm)

	<b>'120</b>	Regulation-making power						
		<b>'</b> (1)	The Act.	Governor in Council may make regulations under this	2 3			
		'(2)	A reg	gulation may prescribe—	4			
			(a)	the particulars to be stated in a statement or notice filed with the chief executive; or	5 6			
			(b)	matters relating to the keeping of the registered office of a limited partnership or an incorporated limited partnership; or	7 8 9			
			(c)	the fees payable under this Act; or	10			
			(d)	offences for contraventions of the regulation, and may fix a penalty of not more than 20 penalty units for a contravention.'.	11 12 13			
Clause	44	Ins	ertior	n of new ch 6	14			
			After	r chapter 5—	15			
			inser	<i>t</i> —	16			
	'Ch	Chapter 6		Savings and transitional	17			
				provisions	18			
	'Par	't 1		Savings provision for Act No 7	19			
	'Part 2			of 1891	20			
				Savings provision for Act No 78 of 1988	21 22			
	'Par	t 3		Transitional provisions for Act No 94 of 2003	23 24			

## 'Part 4 Transitional provisions for **Partnership and Other Acts** Amendment Act 2004

### **'124** Continuation of limited partnerships under the Partnership (Limited Liability) Act

'This Act applies to a limited partnership formed, and 6 registered, under the Partnership (Limited Liability) Act 1988, 7 and in existence immediately before the repeal of that Act, as 8 if it were a limited partnership formed, and registered, under 9 chapter 3.

## **'125** Continuation of register under the Partnership (Limited Liability) Act

- The register of limited partnerships as in force under the **(**1) 13 Partnership (Limited Liability) Act 1988 immediately before 14 the repeal of that Act is preserved and continued as the 15 register of limited partnerships kept by the chief executive 16 under section 51.10 17
- ·(2) The chief executive may issue a certificate in relation to the 18 formation and composition of a limited partnership formed 19 and registered before the repeal of the *Partnership* (Limited 20 Liability) Act 1988 and the certificate has effect as a certificate issued under section 51(3). 22

## **'126** Applications under the Partnership (Limited Liability) Act

'An application made or notice given to the registrar under the 25 Partnership (Limited Liability) Act 1988 and not finally dealt 26 with before the repeal of that Act may be dealt with by the 27 chief executive under this Act. 28

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#### **'127** Regulations under Partnership (Limited Liability) Act preserved

- (1) Regulations in force under the *Partnership* (*Limited Liability*) Act 1988 immediately before the repeal of that Act are taken 4 to have been made under this Act and may be amended or repealed accordingly. 6
- A regulation mentioned in subsection (1) expires on 31 March ·(2) 2005.
- **(**3) Subsection (2) has effect despite the *Statutory Instruments Act* 9 1992, part 7.

### **'128** Prescribed forms under Partnership (Limited Liability) Act

'Despite the repeal of the *Partnership* (*Limited Liability*) Act 13 1988, a form prescribed for use under section 7(1) or 8(3) of 14 that Act immediately before the repeal may continue to be 15 used, with necessary changes, for the purpose for which it was 16 prescribed for a period of 3 months after the commencement 17 of this section. 18

#### **'129** Relation between members of any company registered under State Companies Acts not affected

'The relation between members of any company mentioned in 21 section 5(2)(a), as in force immediately before the 22 commencement of this section, is not a partnership within the 23 meaning of this Act. 24

#### **'130** Liability

'The liability of a person arising under this Act as in force 26 before the commencement of this section is unaffected by the 27 definition *liability* as inserted by the *Partnership and Other* 28 Acts Amendment Act 2004. 29

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	<b>'1</b> 31	References to Partnership (Limited Liability) Act 1988	1
		'A reference in an Act or document to the <i>Partnership</i> ( <i>Limited Liability</i> ) Act 1988 may, if the context permits, be taken to be a reference to this Act.'.	2 3 4
Clause	45	Insertion of new sch	5
		After section 131, as inserted by this Act—	6
		insert—	7
	'Sch	edule Dictionary	8
		section 3'.	9
Clause	46	Amendment of sch	10
		Schedule, as inserted by section 45—	11
		insert—	12
		'AFOF, for chapter 4, see section 70.	13
		<i>approved form</i> means a form approved by the chief executive under section 119.	14 15
		assets, for chapter 4, part 6, see section 95.	16
		<i>departure</i> , in relation to a partner, for chapter 3, see section 48.	17 18
		fee, for chapter 4, see section 70.	19
		<i>firm</i> see section 4.	20
		firm-name—	21
		(a) of a limited partnership, means the firm-name shown in relation to the partnership in the register kept by the chief executive under section 51; or	22 23 24
		(b) of a incorporated limited partnership, means the firm-name of the partnership recorded in the register kept by the chief executive under section 78(1); or	25 26 27

(c)	of a partnership other that a partnership mentioned in paragraph (a) or (b), means the name under which the business of the partnership is carried on.	1 2 3
gene	eral partner—	4
(a)	of a limited partnership, means a partner in the limited partnership who is not a limited partner; or	5 6
(b)	of an incorporated limited partnership, means a partner in the incorporated limited partnership who is not a limited partner.	7 8 9
	<i>prporated limited partnership</i> means a partnership formed er chapter 4.	10 11
inso	<i>lvency</i> , for chapter 3, see section 48.	12
	<i>ility</i> includes a debt, obligation or other liability of any l, wherever and however incurred.	13 14
limi	ted partner—	15
(a)	of a limited partnership, means a partner in the limited partnership whose liability to contribute is limited under chapter 3; or	16 17 18
(b)	of an incorporated limited partnership, means a partner in the incorporated limited partnership whose liability to contribute is limited under chapter 4.	19 20 21
limi	<i>ted partnership</i> , without reference to an incorporated ted partnership, means a limited partnership formed under oter 3.	22 23 24
part	nership property see section 23(1).	25
pers	on, for chapter 4, see section 70.	26
regi	ster—	27
(a)	for chapter 3, see section 48; or	28
(b)	for chapter 4, see section 70.	29
regi	stered office—	30
(a)	of a limited partnership—means the registered office of the limited partnership recorded in the register; or	31 32

(b) of an incorporated limited partnership—means the registered office of the incorporated limited partnership	1 2
recorded in the register.	3
<i>related body corporate</i> , for chapter 4, part 5, see section 85.	4
security holder, for chapter 4, part 5, see section 85.	5
special resolution, for chapter 4, see section 70.	6
<i>VCLP</i> , for chapter 4, see section 70.	7
<i>VCMP</i> , for chapter 4, see section 70.	8
<i>venture capital management partnership</i> , for chapter 4, see section 70.'.	9 10

# Part 3Amendment of Partnership11(Limited Liability) Act 198812

Clause	47	Act amended in pt 3 and sch 2	13
		This part and schedule 2 amend the <i>Partnership (Limited Liability) Act 1988</i> .	14 15
Clause	48	Amendment of s 4 (Interpretation)	16
		(1) Section 4, heading—	17
		omit, insert—	18
		<b>'Definitions for ch 3'</b> .	19
		(2) Section 4(1), '(1) In this Act—'—	20
		omit, insert—	21
		'In this chapter—'.	22
		(3) Section 4(1), definitions <i>general partner</i> , <i>liability</i> and <i>limited partner</i> —	23 24
		omit.	25
		(4) Section 4(1), definition <i>register</i> , 'registrar under section 8.' and footnote—	26 27
	omit, insert—	1	
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	'chief executive under section 51.11'.	2	
(5)	Section 4(1), definition registrar—	3	
	omit.	4	
(6)	Section 4(2)—	5	
	omit.	6	
(7)	Section 4, as amended—	7	
	<i>relocate</i> to the <i>Partnership Act 1891</i> , chapter 3, part 1 and <i>renumber</i> as section 48.	8 9	
Re	ocation and renumbering of provisions	10	
(1)	Part 2, as amended—	11	
	<i>relocate</i> to the <i>Partnership Act 1891</i> , chapter 3 as part 2 and <i>renumber</i> sections 6, 7, 8 and 9 as sections 49, 50, 51 and 52.	12 13	
(2)	Part 3, as amended—	14	
	<i>relocate</i> to the <i>Partnership Act 1891</i> , chapter 3 as part 3 and <i>renumber</i> sections 10, 10A, 11, 12, 13, 14, 15, and 16 as sections 53, 54, 55, 56, 57, 58, 59 and 60.	15 16 17	
(3)	Part 4, as amended—	18	
	<i>relocate</i> to the <i>Partnership Act 1891</i> , chapter 3 as part 4 and <i>renumber</i> sections 17, 18, 19 and 20 as sections 61, 62, 63 and 64.	19 20 21	
(4)	Part 5, as amended, other than section 27—	22	
	<i>relocate</i> to the <i>Partnership Act 1891</i> , chapter 3 as part 5 and <i>renumber</i> sections 21, 22, 23, 23A and 23B as sections 65, 66, 67, 68 and 69.	23 24 25	
(5)	Section 27, as amended—	26	
	<i>relocate</i> to the <i>Partnership Act 1891</i> , chapter 6, part 2 and <i>renumber</i> as section 122.	27 28	

Clause 49

	Part	4	Minor amendments and repeal	1
	Divis	ion 1	Amendment of the Bills of Sale and Other Instruments Act 1955	2 3
Clause	50	Act amended		4
		This divisio Act 1955.	n amends the Bills of Sale and Other Instruments	5 6
Clause	51	Amendment o	f s 6 (Definitions)	7
		Section 6, d	efinition official—	8
		omit, insert-	_	9
		the departm	ans the chief executive, an officer or employee of nent, or a public service employee to whom the tive delegates powers for this Act.'.	10 11 12
Clause	52	Amendment o	f s 13 (Inspecting the register)	13
		Section 13(	1)(a)—	14
		omit, insert-	_	15
		depart	office of the department, or an office of another ment, prescribed under a regulation when the is open to the public; or'.	16 17 18
Clause	53	Amendment o	f s 38 (Delegations)	19
		Section 38(	1), 'officer or employee of the department'—	20
		omit, insert-	_	21
		'public serv	ice employee'.	22

	Divisi	on 2 Amendment of the Business Names Act 1962	1 2
Clause	54	Act amended	3
		This division amends the Business Names Act 1962.	4
Clause	55	Amendment of s 4C (Delegation by administrator)	5
		(1) Section $4C(1)$ , 'officer of the department'—	6
		omit, insert—	7
		'public service employee'.	8
	1	(2) Section 4C(2), definition <i>appropriately qualified</i> , example, 'the department'—	9 10
		omit, insert—	11
		'the public service'.	12
	Divisi	on 3 Amendment of the Electronic Transactions (Queensland) Act 2001	13 14
Clause	56	Act amended	15
		This division amends the <i>Electronic Transactions</i> (Queensland) Act 2001.	16 17
Clause	57	Amendment of sch 1(Excluded state laws, requirements and permissions)	18 19
		Schedule 1, part 1, 'Partnership (Limited Liability) Act 1988'—	20 21
		omit.	22

	Divis	ion 4	Amendment of the Liens on Crops of Sugar Cane Act 1931	1 2
Clause	58	Act amende	d	3
		This divi <i>Act 1931</i> .	sion amends the Liens on Crops of Sugar Cane	4 5
Clause	59	Amendment	of s 2 (Definitions)	6
		Section 2	, definition official—	7
		omit, inse	ert—	8
		the depar	neans the chief executive, an officer or employee of truent, or a public service employee to whom the cutive delegates powers for this Act.'.	9 10 11
Clause	60	Amendment	of s 7C (Inspecting the register)	12
		Section 7	C(1)(a), after 'at an office of the department'—	13
		insert—		14
		', or an of	ffice of another department,'.	15
Clause	61	Amendment	of s 23D (Delegations)	16
		Section 2	3D(1), 'officer or employee of the department'—	17
		omit, inse	ert—	18
		'public se	ervice employee'.	19
	Divis	ion 5	Amendment of the Local Government Act 1993	20 21
Clause	62	Act amended This divis	<b>d</b> sion amends the <i>Local Government Act 1993</i> .	22 23

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Partnership and Other Acts Amendment	Bill 2004

Clause	63	Am	endment of sch (Dictionary)	1
			Schedule, definition <i>limited partner</i> , 'Partnership (Limited Liability) Act 1988'—	2 3
			omit, insert—	4
			'Partnership Act 1891, chapter 3'.	5
	Divis	ion	6 Amendment of the Motor Vehicles and Boats Securities Act 1986	6 7
Clause	64	Act	amended	8
			This division amends the <i>Motor Vehicles and Boats Securities</i> Act 1986.	9 10
Clause	65	Am	endment of s 21 (False or misleading information)	11
			Section 21(1), 'an officer or employee of the department'—	12
			omit, insert—	13
			'a public service employee'.	14
Clause	66	Am	endment of s 21A (False or misleading documents)	15
		(1)	Section 21A, 'an officer or employee of the department'—	16
			omit, insert—	17
			'a public service employee'.	18
		(2)	Section 21A(a) and (b), 'officer or'-	19
			omit.	20
Clause	67	Am	endment of s 23 (Inspecting register)	21
			Section 23(1)(a), after 'office of the department'—	22
			insert—	23
			', or an office of another department, prescribed under a regulation'.	24 25

Clause	68 Am	endment of s 32 (Protection)	1
	(1)	Section 32 (1), 'An officer or employee of the department,'—	2
		omit, insert—	3
		'A public service employee'.	4
	(2)	Section 32(2), 'an officer or employee'—	5
		omit, insert—	6
		'a public service employee'.	7
	Division	7 Amendment of the Supreme Court of Queensland Act 1991	8 9
Clause	69 Act	amended	10
		This division amends the Supreme Court of Queensland Act 1991.	11 12
Clause	70 Am	endment of s 89 (Enforcement against partnership)	13
		Section 89(2)—	14
		omit, insert—	15
	'(2)	This section has effect subject to the <i>Partnership Act 1891</i> , section 65. <sup>12</sup> <sup>'</sup> .	16 17
	Division	8 Amendment of the Workers' Compensation and Rehabilitation Act 2003	18 19 20
Clause	71 Act	amended This division amends the Workers' Compensation and	21 22

<sup>12</sup> Partnership Act 1891, section 65 (Legal proceedings)

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Partnership and Other Acts Amendment	Bill 2004

Clause	72	Amendment of sch 6 (Dictionary)	1
		Schedule 6, definition <i>single employer</i> , paragraph (b), 'Partnership (Limited Liability) Act 1988'—	2 3
		omit, insert—	4
		'Partnership Act 1891'.	5
	Divisi	on 9 Repeal of the Partnership (Limited Liability) Act 1988	6 7
Clause	73	Repeal The Partnership (Limited Liability) Act 1988 No. 78 is repealed.	8 9 10

Schedule 1		Minor and consequential amendments of Partnership Act 1891	1 2 3
		section 3	4
1	Section 3, h	eading—	5
	omit, insert—		6
'3	Definitions'		7
2	Section 3(1)	, definitions—	8
	relocate to scl	hedule.	9
3	Section 3(1)	), '(1) In this Act—'—	10
	omit, insert—		11
	'The dictiona this Act.'.	ry in the schedule defines particular words used in	12 13
4	Heading bet	fore section 5—	14
	omit.		15
5	Section 5, h	eading, 'Definition'—	16
	omit, insert—		17
	'Meaning'.		18
6	Section 5—		19
	insert—		20
	'(1A) Partnersh	nip includes an incorporated limited partnership.'.	21

7	Section 5(2), 'But'—	1
	omit, insert—	2
	'However,'.	3
8	Section 5(2), 'which'—	4
	omit, insert—	5
	'that'.	6
9	Section 5(2)(a)—	7
	omit, insert—	8
	(a) incorporated under the Corporations Act; or'.	9
10	Section 5(3)—	10
	omit.	11
11	Section 6, heading, 'determining'—	12
	omit, insert—	13
	'deciding'.	14
12	Section 6, 'In determining'—	15
	omit, insert—	16
	'In deciding'.	17
13	Section 6, 'regard shall'—	18
	omit, insert—	19
	'regard must'.	20

14	See	ction 6(a), 'thereof'—	1
	om	it, insert—	2
	'of	anything held or owned jointly or in common'.	3
15	See	ction 6(c)(iv), 'shall'—	4
	om	it, insert—	5
	'is t	to'.	6
16	See	ction 6(c)(v)—	7
	om	it.	8
17	See	ction 6(c)(vi)—	9
	ren	<i>umber</i> as section $6(c)(v)$ .	10
18	Aft	er section 6(c)—	11
	inse	ert—	12
		'Note—	13
		See section 82 for an additional rule applying to acts preparatory to the registration of incorporated limited partnerships.	14 15
	'(2)	A contract mentioned in subsection $(1)(c)(iv)$ must be in writing and signed by or on behalf of all the parties to the contract.	16 17 18
	<b>'</b> (3)	This section does not apply in relation to an incorporated limited partnership.'.	19 20
19	See	ction 7, 'shall not be'—	21
	om	it, insert—	22
	'is a	not'.	23

Section 7, 'in respect of'—	1
omit, insert—	2
'in relation to'.	3
Section 22, 'such'—	4
omit, insert—	5
'that'.	6
Section 38(a), (b), (c), (d) and (e), 'when'—	7
omit, insert—	8
ʻif'.	9
Section 38(c), 'such conduct as'—	10
omit, insert—	11
'conduct that'.	12
Section 38(f), 'whenever'—	13
omit, insert—	14
ʻif'.	15
Section 39(1), 'Where'—	16
omit, insert—	17
ʻIf'.	18
Section 39(2), from 'shall be' to 'dealings'—	19
omit, insert—	20
'is notice to persons who have not had dealings'.	21
	<pre>omit, insert 'in relation to'. Section 22, 'such' omit, insert 'that'. Section 38(a), (b), (c), (d) and (e), 'when' omit, insert 'if'. Section 38(c), 'such conduct as' omit, insert 'conduct that'. Section 38(f), 'whenever' omit, insert 'if'. Section 39(1), 'Where' omit, insert 'If'. Section 39(2), from 'shall be' to 'dealings' omit, insert</pre>

27	Section 42, 'in respect of'—	1
	omit, insert—	2
	'in relation to'.	3
28	Section 42, 'such'—	4
	omit, insert—	5
	'that'.	6
29	Section 43, heading, 'where'	7
	omit, insert—	8
	' <b>if</b> '.	9
30	Section 43, 'Where one'—	10
	omit, insert—	11
	'If one'.	12
31	Section 43, 'thereof'—	13
	omit, insert—	14
	'of the premium'.	15
32	Section 44, heading, 'where'—	16
	omit, insert—	17
	ʻif'.	18
33	Section 44, 'Where'—	19
	omit, insert—	20
	'If'.	21

34	Section 44, thereto'—	1
	omit, insert—	2
	'to the partnership contract'.	3
35	Section 44(a), '; and is'—	4
	omit, insert—	5
	'; and'.	6
36	Section 44(b), 'in respect of'—	7
	omit, insert—	8
	'in relation to'.	9
37	Section 45(1), 'Where'—	10
	omit, insert—	11
	If '.	12
38	Section 45(2), 'where'—	13
	omit, insert—	14
	ʻif'.	15
39	Section 45(2), 'thereof'—	16
	omit, insert—	17
	'of the option'.	18
40	Section 46, 'in respect of'—	19
	omit, insert—	20
	'in relation to'.	21

41	Section 47, 'shall, subject to any agreement,'—	1
	omit, insert—	2
	'are, subject to any agreement, to'.	3
42	Section 47(a), 'shall'—	4
	omit, insert—	5
	'are to'.	6
43	Section 47(b), 'shall', first mention—	7
	omit, insert—	8
	'are to'.	9
44	Section 47(b)(i), 'therein'—	10
	omit, insert—	11
	'in the firm'.	12
45	Section 47(b)(iii), 'in respect of'—	13
	omit, insert—	14
	'in relation to'.	15
46	Section 47(b)(iv), 'shall'—	16
	omit, insert—	17
	'is to'.	18

Schedule 2		Minor and consequential amendments of Partnership (Limited Liability) Act 1988		1 2 3
			section 47	4
1	Section 6(1	), after 'is a partnership'—		5
	insert—			6
	', other than a	an incorporated limited partnership'.		7
2	Section 6(1	)(a), 'shall be'—		8
	omit, insert—	-		9
	'is or are'.			10
3	Section 6(1	)(a), at the end—		11
	insert—			12
	'and'.			13
4	Section 6(1	)(b), 'Act'—		14
	omit, insert—	-		15
	'chapter'.			16
5	Section 7(1	), 'shall be'—		17
	omit, insert—	-		18
	'is'.			19
6	Section 7(1	), 'registrar'—		20
	omit, insert—	-		21
	'chief execut	ive'.		22

7		ction 7(1), 'prescribed form'—	1
	om	it, insert—	2
	'ap	proved form'.	3
8	Se	ction 7(2), 'shall'—	4
	om	it, insert—	5
	'mı	ıst'.	6
9	Se	ction 7(2)(e), 'specified'—	7
	om	it, insert—	8
	'sta	.ted'.	9
10	Se	ction 7(2)(f), 'such other particulars as are'—	10
	om	it, insert—	11
	'an	y other particulars'.	12
11	Se	ction 8(1) and (3), 'registrar'—	13
	om	it, insert—	14
	'ch	ief executive'.	15
12	Se	ction 8(1) and (3), 'shall'—	16
	om	it, insert—	17
	۴mı	ıst'.	18
13	Se	ction 8(2)—	19
	om	it, insert—	20
	<b>'</b> (2)	The register may be kept in any form the chief executive considers appropriate that allows it to be inspected at an office of a department at Brisbane during normal office hours.'.	21 22 23

Schedule 2 (	continued)
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14	Section 8(3), 'section 7'—	1
	omit, insert—	2
	'section 50'.	3
15	Section 8(3), 'prescribed form'—	4
	omit, insert—	5
	'approved form'.	6
16	Section 8(4)(a) and (b), 'shall be'—	7
	omit, insert—	8
	'is'.	9
17	Section 8(4)(b), 'as such'—	10
	omit, insert—	11
	'as general partners or limited partners'.	12
18	Section 9(1), (2), (5), (6) and (7), 'registrar'—	13
	omit, insert—	14
	'chief executive'.	15
19	Section 9(1), (2), (3) and (4), 'shall'—	16
	omit, insert—	17
	'must'.	18
20	Section 9(1), 'in respect of'—	19
	omit, insert—	20
	'for'.	21

	Schedule 2 (continued)	
21	Section 9(1)(f), 'section 7(2)(f).' and footnote—	1
	omit, insert—	2
	'section 50(2)(f). <sup>13</sup> '.	3
22	Section 9(2), 'as defined in section 6'—	4
	omit.	5
23	Section 9(4), 'specified'—	6
	omit, insert—	7
	'stated'.	8
24	Section 9(5)(a) and (b), 'shall continue'—	9
	omit, insert—	10
	'continues'.	11
25	Section 9(6), 'shall not'—	12
	omit, insert—	13
	'can not'.	14
26	Section 9(7) and (8), 'shall be'—	15
	omit, insert—	16
	'are'.	17
27	Section 10(1), 'such part of the amount as'	18
	omit, insert—	19
	'the part of that amount that'.	20

28	Section 10A(1), definition <i>corresponding law</i> , 'this Act'—	1
	omit, insert—	2
	'this chapter'.	3
29	Section 10A(3)(a) and (b), 'this Act'—	4
	omit, insert—	5
	'this chapter'.	6
30	Section 11(1), (1A) and (2), 'shall'—	7
	omit, insert—	8
	'must'.	9
31	Section 11(1A), 'such contribution'—	10
	omit, insert—	11
	'contribution made by a limited partner in a limited partnership towards the discharge of liabilities of the firm'.	12 13
32	Section 11(2), 'Where'—	14
	omit, insert—	15
	ʻIf'.	16
33	Section 11(1A), 'section 10(1).' and footnote—	17
	omit, insert—	18
	'section 53(1). <sup>14'</sup> .	19

<sup>14</sup> Section 53 (Liability of limited partner)

	Schedule 2 (continued)	
34	Section 11(2), 'section 10(1)'—	1
	omit, insert—	2
	'section 53(1)'.	3
35	Section 12(1), 'shall'—	4
	omit, insert—	5
	'must'.	6
36	Section 12(1)(a), 'registrar'—	7
	omit, insert—	8
	'chief executive'.	9
37	Section 12(1)(a), 'section 8;' and footnote—	10
	omit, insert—	11
	'section 51; <sup>15</sup> '.	12
38	Section 13, heading, 's 12'—	13
	omit, insert—	14
	ʻs 56'.	15
39	Section 13(1), (2) and (3), 'section 12'—	16
	omit, insert—	17
	'section 56'.	18
40	Section 13(1)—	19
	insert—	20

'Maximum penalty—20 penalty units.'.	21
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41	Section 13(2) and (3), 'shall'—	1
	omit, insert—	2
	'is to'.	3
42	Section 14, heading, 's 12'—	4
	omit, insert—	5
	ʻs 56'.	6
43	Section 14, 'section 12' and footnote—	7
	omit, insert—	8
	'section 56 <sup>16</sup> '.	9
44	Section 14, 'section 13(1)'—	10
	omit, insert—	11
	'section 57(1)'.	12
45	Section 15(1), 'shall'—	13
	omit, insert—	14
	'must'.	15
46	Section 15(2)—	16
	insert—	17
	'Maximum penalty for subsection (2)-20 penalty units.'.	18
47	Section 16(1)(a), 'shall'—	19
	omit, insert—	20
	'must'.	21

16 Section 56 (Use of descriptive words in name)

48	Section 16(2), 'an agent'—	1
	omit, insert—	2
	'an agent,'.	3
49	Section 16(4), 'shall be'—	4
	omit, insert—	5
	'is'.	6
50	Section 16(5)(b), 'registrar under section 8' and footnote—	7 8
	omit, insert—	9
	'chief executive under section 51 <sup>17</sup> '.	10
51	Section 16(5)(b), 'shall'—	11
	omit, insert—	12
	'is to'.	13
52	Section 17(1)(c), 'shall'—	14
	omit, insert—	15
	'does'.	16
53	Section 18, 'shall', first mention—	17
	omit, insert—	18
	'is to'.	19

<sup>17</sup> Section 51 (Register—proof of registration)

54	Section 18, 'shall', second mention—	1
	omit, insert—	2
	'are to'.	3
55	Section 19(1), 'this Act'—	4
	omit, insert—	5
	'this chapter'.	6
56	Section 19(1)(b), 'section 18'—	7
	omit, insert—	8
	'section 62'.	9
57	Section 19(1) and (2), 'shall'—	10
	omit, insert—	11
	'must'.	12
58	Section 19(1) and (2), 'registrar'—	13
	omit, insert—	14
	'chief executive'.	15
59	Section 19(1) and (2), 'specified'—	16
	omit, insert—	17
	'stated'.	18
60	Section 19(2), 'such date is so shown'—	19
	omit, insert—	20
	'date is shown'	21

## Schedule 2 (continued)

61	Section 20, 'shall'—	1
	omit, insert—	2
	'must'.	3
62	Section 21(1)—	4
	omit.	5
63	Section 21(2), 'shall'—	6
	omit, insert—	7
	'must'.	8
64	Section 22, heading, 'registrar'—	9
	omit, insert—	10
	'chief executive'.	11
65	Section 22(1)(c), 'section 7(2)(f)' and footnote—	12
	omit, insert—	13
	'section $50(2)(f)^{18}$ '.	14
66	Section 22(1)(f), 'section 18;' and footnote—	15
	omit, insert—	16
	'section 62; <sup>19</sup> '.	17

19 Section 62 (Cessation of limited partnerships)

<sup>18</sup> Section 50 (How formed)

	Schedule 2 (continued)	
67	Section 22(1), 'section 9 or 19' and footnote—	1
	omit, insert—	2
	'section 52 or 63 <sup>20</sup> '.	3
68	Section 22(1) and (2), 'registrar'—	4
	omit, insert—	5
	'chief executive'.	6
69	Section 22(2), 'shall'—	7
	omit, insert—	8
	'is to'.	9
70	Section 22(4) and (5)(a) and (b), 'in respect of'—	10
	omit, insert—	11
	'for'.	12
71	Section 22(5), 'shall be'—	13
	omit, insert—	14
	'is'.	15
72	Section 22(6), 'shall'—	16
	omit, insert—	17
	'is to'.	18

<sup>20</sup> Section 52 (Registration of charges in limited partnership) or 63 (Registration of dissolution or cessation of limited partnerships)

73	Section 23, heading, 'Registrar'—	1
	omit, insert—	2
	'Chief executive'.	3
74	Section 23, 'registrar'—	4
	omit, insert—	5
	'chief executive'.	6
75	Section 23, 'in respect of'—	7
	omit, insert—	8
	'in relation to'.	9
76	Section 23, 'section 9 or 19' and footnote—	10
	omit, insert—	11
	'section 52 or 63 <sup>21</sup> '.	12
77	Section 23, 'shall'—	13
	omit, insert—	14
	'must'.	15
78	Section 23A, heading, 'Registrar's'—	16
	omit, insert—	17
	'Chief executive's'.	18

<sup>21</sup> Section 52 (Registration of charges in limited partnership) or 63 (Registration of dissolution or cessation of limited partnerships)

79	Section 23A, 'registrar'—	1
	omit, insert—	2
	'chief executive'.	3
80	Section 23A(1), 'registered under this Act'—	4
	omit.	5
81	Section 23A(4), 'registrar's'—	6
	omit, insert—	7
	'chief executive's'.	8
82	Section 23B, heading, 'Registrar's'—	9
	omit, insert—	10
	'Chief executive's'.	11
83	Section 23B(1), 'registrar'—	12
	omit, insert—	13
	'chief executive'.	14
84	Section 23B(1), 'section 23A'—	15
	omit, insert—	16
	'section 68'.	17
85	Sections 24 to 26—	18
	omit.	19
86	Section 27—	20
	omit, insert—	21

#### Schedule 2 (continued)

#### **'27 Mercantile Act register**

- The chief executive must make the record of registrations, **'(1)** previously kept under the Mercantile Act 1867, section 57 and the Partnership (Limited Liability) Act 1988, section 27 available for inspection by the public during normal business hours. 6
- **'**(2) This part expires on 1 July 2008.'.

87	Sections	27A, 28	and 29—
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omit.

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