Queensland



SUGAR INDUSTRY REFORM BILL 2004

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2004

A BILL

FOR

An Act to amend the Sugar Industry Act 1999 to implement the commitment by the sugar industry and government to comprehensive reform for the long term future of the sugar industry, and for other purposes

C	T 1 .	D C	D:11	2001
Sugar	<i>inaustr</i> y	Reform	ВШ	2004

10

	The Parliament of Queensland enacts—	1
	PART 1—PRELIMINARY	2
Clause	1 Short title	3
	This Act may be cited as the Sugar Industry Reform Act 2004.	4
Clause	2 Commencement	5
	(1) Sections 3, 27 to 29 and 36(1) and (5) of this Act commence on assent.	6 7
	(2) Sections 9 to 18, 24 and 36(3), (6) and (9) of this Act commence on 1 July 2004.	8 9
	(3) The remaining provisions of this Act, other than sections 7 and 36(4) and (8), commence on 1 January 2005.	10 11
	(4) Sections 7 and 36(4) and (8) of this Act commence on 1 January 2006.	12 13
	PART 2—AMENDMENT OF SUGAR INDUSTRY ACT 1999	14 15
Clause	3 Act amended in pt 2 and schedule	16
	This part, and the schedule, amends the Sugar Industry Act 1999.	17
Clause	4 Replacement of ch 2, hdg	18
	Chapter 2, heading—	19

	omit, i	insert—	1
	'CHA	APTER 2—SUPPLY CONTRACTS AND CANE ACCESS RIGHTS'.	2
Clause	5 Rej	placement of ch 2, pt 1 (Cane production areas)	4
	Chapt	ter 2, part 1—	5
	omit,	insert—	6
		'PART 1—ARRANGEMENTS FOR SUPPLY CONTRACTS FROM 1 JANUARY 2005 TO 31 DECEMBER 2005	7 8 9
	•	Division 1—Cane supply is governed by supply contracts	10
	'7 Pui	rpose of pt 1	11
	supply a promote	The purpose of this part is to provide an interim system for cane and supply contracts in the crushing season for 2005 that will sound economic outcomes for the sugar industry and encourage necessary to make the industry viable in the long term.	12 13 14 15
	'(2) T	he purpose is to be achieved mainly by—	16
	(a)	allowing growers the flexibility to be parties to individual contracts or collective contracts; and	17 18
	(b)	providing a system of compulsory mediation and arbitration for disputes in negotiating supply contracts; and	19 20
	(c)	preventing a small group of growers using the compulsory mediation and arbitration system to affect the supply contracts to which a larger group of growers are a party; and	21 22 23
	(d)	enabling access, by growers, mill owners and interested third parties, to mediation and arbitration for disputes about the terms of supply contracts.	24 25 26
	'8 Def	finitions for pt 1	27
		is part—	28

"bargaining representative" , for a group of growers, means a person with the written authority of each grower who is a member of the group.	1 2
"eligible collective" see section 14.	3
"group of growers" see section 11(1).	4
"interested third party" means a person with a direct or indirect monetary interest in—	5 6
(a) the supply by growers of cane to a mill; or	7
(b) the milling of cane.	8
Examples—	9
1. a harvesting contractor who is engaged by a grower or mill owner to harvest cane	10 11
2. a producer of ethanol	12
3. a person who transports cane to a mill	13
"supply contract" means a written contract between a grower of cane and a mill owner that governs supply by the grower to the mill and the payment to the grower in return.	14 15 16
'9 Supply contract	17
'(1) A grower may supply cane to a mill for a crushing season only if the grower has a supply contract with the mill owner for the season.	18 19
'(2) A supply contract may be for 1 or more than 1 crushing season.	20
'(3) However, if a supply contract has been negotiated under the dispute resolution process mentioned in division 2, subdivision 1,¹ the supply contract ends, or is taken to end, on or before 31 December 2005.	21 22 23
'(4) A supply contract may be either an individual contract or a collective contract.	24 25
'(5) An interested third party may be a party to a supply contract between a mill owner and a grower.	26 27
'(6) Each of the parties to a supply contract must sign the contract.	28
'(7) However, if a supply contract has been arbitrated under section 23, ² the parties are not required to sign the supply contract.	29 30

¹ Division 2 (Dispute resolution), subdivision 1 (Negotiating collective contracts)

² Section 23 (Arbitration)

'10	Ind	ividual contract	1
'A	An in	dividual contract—	2
	(a)	is a supply contract made directly between a grower and a mill owner; and	3 4
	(b)	may be for all or part of the supply of cane grown by the grower.	5
'11	Col	lective contract	6
		collective contract is a supply contract made between 2 or more (a "group of growers") and a mill owner.	7 8
'(2) Ea	ach grower in a group of growers must sign the collective contract.	9
		group of growers may appoint a bargaining representative to a collective contract on behalf of the group.	10 11
		here may be more than 1 collective contract in force at the same a mill.	12 13
'(5) A	grower may be a party to more than 1 collective contract.	14
'12	Var	iation of supply contract	15
'(1) Tl	ne parties to a supply contract may, in writing, vary the contract.	16
ʻ(part		ne varied supply contract is taken to be the supply contract for this	17 18
		'Division 2—Dispute resolution	19
		'Subdivision 1—Negotiating collective contracts	20
'13	App	olication of sdiv 1	21
"]	This s	subdivision applies if—	22
	(a)	a dispute arises during negotiations for a collective contract between an eligible collective and a mill owner who are the proposed parties to the collective contract; and	23 24 25

(b)	the eligible collective or mill owner wishes the dispute to be referred to mediation.	1 2
'14 Me	eaning of "eligible collective"	3
growers mill in t	'eligible collective'' , for a mill, means a group consisting of who sign an intention to contract under section 19 to supply to the he crushing season for 2005 at least 75% of the average production that was supplied to the mill in the crushing seasons for 2000	4 5 6 7 8
'15 Sc	ope of dispute resolution process	9
	proposed parties can not use the dispute resolution process under division to attempt to resolve disputes about—	10 11
(a)	applying a formula, commonly known as 'the cane price formula', to distribute between a mill owner and growers the payments mentioned in section $100(3)^3$ in relation to the sugar vested in QSL; or	12 13 14 15
(b)	exemptions under chapter 3, part 2;4 or	16
(c)	whether a person is a supplier.	17
'16 Di s	spute resolution process	18
	dispute resolution process under this subdivision that must be d for resolving a dispute is a 2 stage process that involves—	19 20
(a)	mediation of the dispute; and	21
(b)	if the commissioner is satisfied the dispute has not been resolved by mediation—arbitration of the dispute.	22 23

Section 100 (Vesting of sugar in QSL) 3

⁴ Chapter 3 (Marketing), part 2 (Exemptions from vesting in QSL)

s 5	15 s 5
	Sugar Industry Reform Bill 2004
'17 Wh	nen other grower may join dispute resolution process
2004 ma	ower who did not supply cane to the mill in the crushing season for ay, for the dispute resolution processes under this subdivision, act of the eligible collective only if the mill owner agrees.
'18 No	final offer arbitration
	The parties can not use final offer arbitration or a process ially the same as final offer arbitration.
'(2) Tof media	the parties to a dispute use "final offer arbitration" if, at the end ation—
(a)	each party to the mediation gives a written offer (a "final offer") for resolving all issues to—
	(i) the mediator appointed for the mediation; and

(b) the final offer states the basis on which the party is prepared to

(c) an arbitrator appointed to resolve the dispute can make a decision

(d) if only 1 final offer has been made—the arbitrator may accept the

'Before an eligible collective for a mill or a mill owner can ask the

'(1) For section 19, an intention to contract must state the amount of

'(2) A member of an eligible collective may be a party to more than

cane each member of the eligible collective for a mill intends to supply to

commissioner to refer to mediation a dispute about a proposed collective

contract, the eligible collective and the mill owner must enter into an

(ii) each other party to the dispute; and

only by choosing 1 of the offers; and

offer as the arbitrator's decision.

intention to contract that complies with section 20.

'19 Before dispute resolution process

the mill in the crushing season for 2005.

'20 Intention to contract

1 intention to contract.

settle all issues that have not been agreed; and

'(3) However, the total amount of cane that the member states the member intends to supply to all mills must not be greater than the amount of cane the member produces in the crushing season for 2005.	1 2 3
'(4) Each member of the eligible collective and the mill owner must sign the intention to contract.	4 5
'(5) The intention to contract must be lodged with the commissioner by the day prescribed under a regulation.	6 7
'21 Effect of dispute resolution process	8
'(1) If the commissioner is satisfied the dispute has been resolved by mediation under section 22, the eligible collective and the mill owner must, as soon as practicable after mediation ends, enter into a collective contract.	9 10 11
'(2) If the dispute has been arbitrated under section 23, the parties to the intention to contract are bound by the collective contract made under arbitration.	12 13 14
'22 Mediation	15
'(1) A party to the dispute may ask the commissioner to refer the dispute to mediation.	16 17
'(2) If the commissioner refers the dispute to mediation, the mediation must be conducted by—	18 19
(a) a person agreed to by the parties; or	20
(b) if the parties can not agree on a mediator—the commissioner or a person appointed by the commissioner.	21 22
'(3) However, the commissioner may appoint a mediator only if the person has the qualifications or experience the commissioner considers appropriate to mediate the dispute.	23 24 25
'(4) The parties must pay the mediator the costs of mediation in the proportions decided by the mediator.	26 27
'(5) An amount of unpaid costs is a debt payable to the mediator.	28
'(6) Nothing in this section affects any rights or remedies to which a party to the dispute may be entitled.	29 30

'23 Arl	pitration	1
section 2	If the commissioner is satisfied the dispute has not, under 22, been resolved by mediation, the commissioner must refer the o an arbitrator.	2 3 4
'(2) T	he arbitrator must be—	5
(a)	a person agreed to by the parties; or	6
(b)	if the parties can not agree on an arbitrator—the commissioner or a person appointed by the commissioner.	7 8
person h	lowever, the commissioner may appoint an arbitrator only if the has the qualifications or experience the commissioner considers ate to arbitrate the dispute.	9 10 11
'(4) T	he Commercial Arbitration Act 1990 applies to the arbitration.	12
'(5) H	owever, the arbitrator—	13
(a)	can not be ordered to pay the costs, or part of the costs, of the arbitration; and	14 15
(b)	may recover from the parties the costs of arbitration in the proportions decided by the arbitrator.	16 17
'(6) A	n amount of unpaid costs is a debt payable to the arbitrator.	18
	'Subdivision 2—Existing supply contracts	19
'24 Ap	plication of sdiv 2	20
	subdivision applies if a dispute arises between any or all of the a supply contract about its terms.	21 22
	rties must use dispute resolution process stated in supply stract	23 24
'(1) A	supply contract must state a process for dispute resolution.	25
'(2) S	ubject to section 26, the process may apply—	26
(a)	sections 22 and 23;5 or	27

⁵ Sections 22 (Mediation) and 23 (Arbitration)

	(b) another stated dispute resolution process.	1
	'(3) The parties must attempt to resolve the dispute by using the process.	2
	'26 No final offer arbitration	3
	'(1) The parties can not use final offer arbitration or a process substantially the same as final offer arbitration.	4 5
	'(2) In this section—	6
	"final offer arbitration" has the meaning given under section 18(2).6	7
	Division 3—Expiry and savings provisions	8
	'27 Expiry of pt 1	9
	'This part expires on 31 December 2005.	10
	'28 Saving of operation of pt 1	11
	'This part is declared to be a law to which the <i>Acts Interpretation Act</i> 1954, section 20A, ⁷ applies.'.	12 13
Clause	6 Omission of ch 2, pt 2 (Cane supply and processing agreements)	14
	Chapter 2, part 2—	15
	omit.	16
Clause	7 Insertion of new ch 2, pt 2	17
	Chapter 2—	18
	insert—	19

Section 18 (No final offer arbitration) 6

Acts Interpretation Act 1954, section 20A (Repeal does not end saving, transitional or validating effect etc.) 7

'PART 2—ARRANGEMENTS FOR SUPPLY CONTRACTS FROM 1 JANUARY 2006	1 2
Division 1—Cane supply is governed by supply contracts	3
'29 Purpose of pt 2	4
'The purpose of this part is to ensure the supply by growers of cane to a mill and the payment to growers in return are governed by written contracts (each a "supply contract") between growers and mill owners.	5 6 7
'30 Definitions for pt 2	8
'In this part—	9
"bargaining representative" , for a group of growers, means a person with the written authority of each grower who is a member of the group.	10 11
"group of growers" see section 33(1).	12
"interested third party" means a person with a direct or indirect monetary interest in—	13 14
(a) the supply by growers of cane to a mill; or	15
(b) the milling of cane.	16
Examples—	17
1. a harvesting contractor who is engaged by a grower or mill owner to harvest cane	18 19
2. a producer of ethanol	20
3. a person who transports cane to a mill	21
"supply contract" see section 29.	22
'31 Supply contract	23
'(1) A grower may supply cane to a mill for a crushing season only if the grower has a supply contract with the mill owner for the season.	24 25
(2) A supply contract may be for 1 or more than 1 crushing season.	26
'(3) A supply contract may be either an individual contract or a collective contract	27 28

'(4) An interested third party may be a party to a supply contract between a mill owner and a grower.	1 2
'(5) Each of the parties to a supply contract must sign the contract.	3
32 Individual contract	4
'An individual contract—	5
(a) is a supply contract made directly between a grower and a mill owner; and	6 7
(b) may be for all or part of the supply of cane grown by the grower.	8
*33 Collective contract	9
'(1) A collective contract is a supply contract made between 2 or more growers (a "group of growers") and a mill owner.	10 11
'(2) Each grower in a group of growers must sign the collective contract.	12
'(3) A group of growers may appoint a bargaining representative to negotiate a collective contract on behalf of the group.	13 14
'(4) There may be more than 1 collective contract in force at the same time for a mill.	15 16
'(5) A grower may be a party to more than 1 collective contract.	17
Parties must use dispute resolution process stated in supply contract	18 19
'(1) A supply contract must state a process for dispute resolution.	20
'(2) Subject to section 37, the process may apply—	21
(a) sections 38 and 39; or	22
(b) another stated dispute resolution process.	23
'(3) The parties must attempt to resolve the dispute by using the process.	24
Variation of supply contract	25
'(1) The parties to a supply contract may, in writing, vary the contract.	26

'(2) 7 part.	The varied supply contract is taken to be the supply contract for this	1 2
	'Division 2—Dispute resolution	3
'36 A I	oplication of div 2	4
	division applies if a dispute arises between any or all of the parties ply contract about its terms.	5 6
'37 No	final offer arbitration	7
	The parties can not use final offer arbitration or a process tially the same as final offer arbitration.	8 9
'(2) of medi	The parties to a dispute use "final offer arbitration" if, at the end ation—	10 11
(a)	each party to the mediation gives a written offer (a "final offer") for resolving all issues to—	12 13
	(i) the mediator appointed for the mediation; and	14
	(ii) each other party to the dispute; and	15
(b)	the final offer states the basis on which the party is prepared to settle all issues that have not been agreed; and	16 17
(c)	an arbitrator appointed to resolve the dispute can make a decision only by choosing 1 of the offers; and	18 19
(d)	if only 1 final offer has been made—the arbitrator may accept the offer as the arbitrator's decision.	20 21
'38 M	ediation	22
	A party to the supply contract may ask the commissioner to refer the to mediation.	23 24
	f the commissioner refers the dispute to mediation, the mediation conducted by—	25 26
(a)	a person agreed to by the parties; or	27
(b)	if the parties can not agree on a mediator—the commissioner or a person appointed by the commissioner.	28

Clause

'(3) However, the commissioner may appoint a mediator only if the person has the qualifications or experience the commissioner considers appropriate to mediate the dispute.	1 2 3
'(4) The parties must pay the mediator the costs of mediation in the proportions decided by the mediator.	4 5
'(5) An amount of unpaid costs is a debt payable to the mediator.	6
'(6) Nothing in this section affects any rights or remedies to which a party to the dispute may be entitled.	7 8
'39 Arbitration	9
'(1) If the commissioner certifies that the dispute has not, under section 38, been resolved by mediation, the commissioner may refer the dispute to an arbitrator.	10 11 12
'(2) However, the commissioner may refer the dispute to arbitration only if agreed to by the parties.	13 14
'(3) The arbitrator must be—	15
(a) a person agreed to by the parties; or	16
(b) if the parties can not agree on an arbitrator—the commissioner or a person appointed by the commissioner.	17 18
'(4) However, the commissioner may appoint an arbitrator only if the person has the qualifications or experience the commissioner considers appropriate to arbitrate the dispute.	19 20 21
'(5) The Commercial Arbitration Act 1990 applies to the arbitration.	22
'(6) However, the arbitrator—	23
(a) can not be ordered to pay the costs, or part of the costs, of the arbitration; and	24 25
(b) may recover from the parties the costs of arbitration in the proportions decided by the arbitrator.	26 27
'(7) An amount of unpaid costs is a debt payable to the arbitrator.'.	28
8 Omission of ch 2, pt 5 (Mills)	29
Chapter 2, part 5—	30
omit.	31

Clause	9 Insertion of new ch 3, pt 1, hdg	1
	Chapter 3, before section 100—	2
	insert—	3
	'PART 1—MARKETING OF SUGAR VESTED IN QSL'.	4
Clause	10 Amendment of s 100 (Vesting of sugar in QSL)	5
	(1) Section 100—	6
	insert—	7
	'(1A) However, the sugar does not become the property of QSL if the authority grants, under part 2, an exemption for the sugar.8'.	8 9
	(2) Section 100(1A) to (3)—	10
	renumber as section 100(2) to (4).	11
Clause	11 Amendment of s 102 (Schemes for payment)	12
	(1) Section 102(8)—	13
	omit, insert—	14
	'(8) For a payment scheme to take effect—	15
	(a) QSL must give notice of it to relevant mill owners; and	16
	(b) the relevant mill owners must give notice of it to relevant growers.	17 18
	(2) Section 102(9), 'supply agreement'—	19
	omit, insert—	20
	'supply contract'.	21
	(3) Section 102(10)—	22
	omit.	23

See however sections 107Q(3) (Consequences), 107R(5)(b) (Annual return) and 107S(4)(b) (Authority may seek further documents or information). 8

Clause	12 Amendment of s 103 (Production of brands of raw sugar)	1
	Section 103(7), 'QSL must inform the mill suppliers' committee'—	2
	omit, insert—	3
	'The mill owner must inform the relevant growers'.	4
Clause	13 Amendment of s 105 (Sugar quality standards)	5
	Section 105(4)—	6
	omit, insert—	7
	'(4) For a standard to take effect—	8
	(a) QSL must give notice of it to the mill owner; and	9
	(b) the mill owner must give notice of it to the relevant growers.'.	10
Clause	14 Amendment of s 107 (Exemption of sugar for local consumption)	11
	(1) Section 107(1), '("exempt sugar")'—	12
	omit, insert—	13
	'("local consumption exempt sugar")'.	14
	(2) Section 107, 'exempt sugar'—	15
	omit, insert—	16
	'local consumption exempt sugar'.	17
	(3) Section 107(2), 'Exempt sugar'—	18
	omit, insert—	19
	'Local consumption exempt sugar'.	20
Clause	15 Insertion of new ch 3, pt 2	21
	After section 107—	22
	insert—	23

'PART 2—EXEMPTIONS FROM VESTING IN QSL	1
'Division 1—Preliminary	2
'107A Definitions for pt 2	3
'In this part—	4
"amendment", of an exemption, means an amendment of the following details stated in the exemption certificate—	5 6
(a) the exemption's on-user; or	7
(b) the exemption's exempt use of the sugar.	8
"annual return" means an annual return given under section 107R.	9
"applicant", for an exemption or amendment of an exemption, means a supplier who applies for the exemption or amendment of the exemption.	10 11 12
"exemption" means a grant from the authority to exempt the sugar manufactured from a supplier's sugar cane from becoming, under section 100, the property of QSL.	13 14 15
"exemption application" means an application for an exemption.	16
"exemption certificate" means a certificate given under section 107L(1).	17
"exemption certificate details" see section 107M(2).	18
"exemption conditions" see section 107J.	19
"exempt sugar" , for an exemption, means sugar for which the exemption has been granted.	20 21
"exempt use" see section 107B.	22
"late exemption application" see section 107E(4).	23
"on-user" means a person who has a contract, arrangement or understanding with an applicant for the use of the applicant's sugar for an exempt use.	24 25 26
"periodic estimate" see section 107C(2).	27
"periodic estimate day" see section 107C(3).	28
"use" , for exempt sugar, does not include storing the sugar other than incidentally to another use that is an exempt use.	29 30

'107B M	leaning of "exempt use"	1
	exempt use", for sugar, means sugar that is intended to have any of wing uses—	2 3
(a)	to be used for the manufacture of an alternative product;	4
	Example of an alternative product—	5
	ethanol	6
(b)	to be exported in bags (but not bulk);	7
(c)	a use similar to a use mentioned in paragraphs (a) and (b).	8
	'Division 2—Periodic estimates	9
'107C In	oformation given to authority	10
	his section applies, in each year, to a supplier who applies, or o apply, or holds an exemption for the year's crushing season.	11 12
	the supplier must give the authority the following information odic estimate")—	13 14
(a)	an estimate of the supplier's total production of sugar for the year's crushing season;	15 16
(b)	an estimate of the amount of the sugar mentioned in paragraph (a) for which the supplier intends to make an exemption application.	17 18 19
, ,	he periodic estimate must be given to the authority on or before he following days for the year (a "periodic estimate day")—	20 21
(a)	31 March;	22
(b)	31 May;	23
(c)	31 July.	24
	the supplier does not give the authority each periodic estimate for the supplier must not be granted an exemption for the year's season.	25 26 27

'107D Information authority gives QSL	1
'(1) The authority must, within 7 days after each periodic estimate day, give QSL the following information—	2 3
(a) the name of the supplier;	4
(b) an estimate of the amount of the supplier's sugar that will, under section 100,9 become the property of QSL.	5 6
'(2) The authority must not give QSL any periodic estimate given to the authority under section 107C.	7 8
Division 3—Obtaining exemption certificate	9
'Subdivision 1—Exemption applications	10
'107E Applying for exemption	11
'(1) A supplier may make an exemption application to the authority.	12
'(2) The application must be made—	13
(a) within a year's crushing season; and	14
(b) on or before 16 September in the year.	15
'(3) However, an exemption application may, for a year's crushing season, be made after 16 September in the year only if the application—	16 17
(a) is made within the year's crushing season; and	18
(b) is an application for which the maximum amount of sugar to be exempted is 5 000 tonnes.	19 20
'(4) An exemption application made under subsection (3) is called a "late exemption application".	21 22
'107F Requirements for application	23
'An exemption application must—	24
(a) state the following—	25

⁹ Section 100 (Vesting of sugar in QSL)

		(i)	the applicant's name and address;	1
		(ii)	the period of the exemption;	2
		(iii)	the proposed use of the sugar;	3
		(iv)	the amount of sugar to be exempted; and	4
((b)	be a	ccompanied by—	5
		(i)	evidence that the applicant is the supplier of the sugar to be exempted; and	6 7
		(ii)	the reasonable fee fixed by the authority for deciding the application that is no more than its actual costs of deciding the application; and	8 9 10
		(iii)	for a late exemption application—a document to show the applicant's contract, arrangement or understanding with the on-user.	11 12 13
'1070	G Au	ıthoı	rity may seek further documents or information	14
			rity may seek further documents or information etion applies if a supplier makes a late exemption application.	14 15
'(1 '(2) Th	is sed ne au	· ·	
'(1 '(2 applie) Th) Th cant	is sec ne au a not to gi	ction applies if a supplier makes a late exemption application. thority may, after the application has been made, give the	15 16
'(1 '(2 applio) Th () Th cant (a)	is secone au a not to gi the a to v	ction applies if a supplier makes a late exemption application. thority may, after the application has been made, give the tice requiring the applicant— ve the authority a stated document or information relevant to	15 16 17 18
'(1 '(2 applid '(3) The cant (a) (b) Ho	is secone au a not to gi the a to v statu	ction applies if a supplier makes a late exemption application. thority may, after the application has been made, give the tice requiring the applicant— ve the authority a stated document or information relevant to application; or erify the correctness of the document or information by	15 16 17 18 19 20

s 15 29 s 15

	'Subdivision 2—Deciding exemption application	1
'107H D	ecision on exemption application	2
the last of	abject to section 107C(4), ¹⁰ the authority must, within 7 days after of the following events to happen, consider and decide either to ant on conditions ¹¹ or refuse each exemption application—	3 4 5
(a)	the making of the application;	6
(b)	if the authority has, under section 107G, required the applicant to give a document or information—the giving of the required document or information.	7 8 9
	the authority does not make a decision within 7 days after the ted in subsection (1) happens—	10 11
(a)	the exemption application is taken to be granted 7 days after the event happens; and	12 13
(b)	the authority must, under section 107L, ¹² give the applicant a signed exemption certificate.	14 15
'107I Cr	riteria for decision	16
	ubject to section 107C(4), the authority must grant an exemption on if satisfied—	17 18
(a)	the applicant is the supplier of the sugar to be exempted; and	19
(b)	the proposed use of the sugar to be exempted under the application is an exempt use.	20 21
	the authority is not satisfied as mentioned in subsection (1), it use the application.	22 23
'107J Ex	xemption conditions	24
	authority may, in granting a late exemption application, impose as on the exemption the authority considers necessary or desirable	25 26

Section 107C (Information given to authority) See section 107J (Exemption conditions) Section 107L (Grant of exemption application) 10

¹¹

¹²

	e the exempt sugar under the application is used only for an exempt emption conditions").	1 2
'107K P	eriod of exemption	3
	an exemption application may be granted for 1 or more than ag season.	4 5
	f the authority decides to grant an exemption application, the on remains in force for the period—	6 7
(a)	commencing on the day when the authority makes its decision; and	8 9
(b)	ending on the last day of the period of the exemption.	10
'Sul	bdivision 3—Action after decision on exemption application	11
'107L G	rant of exemption application	12
	an exemption application is granted, the authority must as soon as ble give the applicant a signed exemption certificate.	13 14
'(2) Tl	he exemption certificate must state the following—	15
(a)	the applicant's name and address;	16
(b)	the period of the exemption;	17
(c)	the amount of sugar exempted.	18
	owever, if the exemption application granted is a late exemption on, the exemption certificate must also state—	19 20
(a)	the on-user's name and address; and	21
(b)	any other information the authority considers appropriate.	22
'107M E	Exempt use on copy of exemption certificate	23
'(1) Tl	he authority must—	24
(a)	keep a copy of the exemption certificate; and	25
(b)	state on the copy—	26
	(i) the exempt use of the sugar; and	27

(ii) any other information the authority considers appropriate.	1
'(2) The information recorded, under section 107L, on the exemption certificate and, under this section, on the copy of the certificate is the applicant's "exemption certificate details".	2 3 4
'107N Information authority gives QSL	5
'(1) The authority must, for each supplier granted an exemption application for a year's crushing season, give QSL the following information—	6 7 8
(a) the name of the supplier;	9
(b) the amount of the supplier's sugar that will, under section 100, become the property of QSL.	10 11
(2) The information mentioned in subsection (1) must be given—	12
(a) on or before 30 September in the year; or	13
(b) for a late exemption application—within 2 weeks after the exemption application is made; or	14 15
(c) if the authority requires, under section 107G(2), ¹³ the supplier to give the authority a stated document or information—after the supplier gives the authority the document or information.	16 17 18
'107O Notice of refusal of exemption application	19
'The authority must, as soon as practicable after making a decision as follows about an exemption application, give the applicant an information notice about the decision—	20 21 22
(a) a decision to refuse the application;	23
(b) a decision to impose an exemption condition.	24

¹³ Section 107G (Authority may seek further documents or information)

	'Division 4—Procedure for amendment of exemp	tion 1
'107P A _]	oplication for amendment of exemption	2
	supplier may at any time apply to the authority for a oplier's exemption.	an amendment 3
'(2) Th	ne application for amendment must—	5
(a)	state each of the following—	6
	(i) the applicant's name and address;	7
	(ii) if the proposed use of the sugar (the "new use from the exempt use stated on the applican certificate—the new use;	
	(iii) if the period of exemption for which the applying (the "new period of exemption") is the period of exemption stated on the applicant certificate—the new period of exemption; and	different from 12 nt's exemption 13
(b)	be accompanied by the reasonable fee fixed by the deciding the application that is no more than its a deciding the application.	<u> </u>
	owever, if the supplier's exemption was for a la on, the application for amendment must also—	ate exemption 18
(a)	if the on-user (the "new on-user") is different fro stated on the applicant's exemption certificate— on-user's name and address; and	
(b)	be accompanied by—	23
	(i) if there is a new on-user—a document applicant's contract, arrangement or understarnew on-user; and	
	(ii) if there is a new proposed use—a document to proposed use.	show the new 27 28
for an an	ections sections 107G to 107M and 107O apply to the endment of the exemption as if it were an exemption of the following—	
(a)	section 107G(1) applies as if 'a late exemption appreplaced by 'an application for amendment to	

exemption and the exemption was for a late exemption application';	1 2
(b) section 107J applies as if 'a late exemption application' were replaced by 'an application for amendment to the supplier's exemption if the exemption was for a late exemption application';	3 4 5 6
(c) section 107L(3) applies as if 'exemption application granted is a late exemption application' were replaced by 'an application for amendment to the supplier's exemption is granted and the exemption was for a late exemption application'.	7 8 9 10
'(5) If the applicant is granted an amendment of the applicant's exemption—	11 12
(a) the exemption the applicant held before the granting of the amendment of the exemption lapses; and	13 14
(b) the exemption that is amended under this section is taken to be the exemption for this part.	15 16
'Division 5—Consequences of improper use of exempt sugar by exemption holder or on-user	17 18
'107Q Consequences	19
'(1) This section applies to a person who is a holder of an exemption or an on-user for an exemption if the person uses the exemption's exempt sugar other than—	20 21 22
(a) for the exempt use stated for the sugar in the exemption; or	23
(b) if the person has a contract with QSL for the use of the sugar—for the use decided by QSL.	24 25

'(2) Th	ne exemption is taken never to have had any effect.	1
'(3) Without limiting subsection (2), section $100(1)^{14}$ applies as if the exemption had never been granted. ¹⁵		2 3
	'Division 6—Annual returns	4
'107R A 1	nnual return	5
'(1) Th	is section applies to a supplier who is the holder of an exemption.	6
year's cru authority	ne supplier must, on or before 31 January in the year after each ashing season for which the supplier holds the exemption, give the an annual return that complies with subsection (3), unless the has a reasonable excuse.	7 8 9 10
Maximur	n penalty—3 000 penalty units.	11
	n annual return must include the following information and ts about the exemption's exempt sugar—	12 13
(a)	if any of the sugar has been used for an exempt use—the amount of sugar used; and	14 15
(b)	if any of the sugar is in storage—the amount of sugar in storage; and	16 17
(c)	evidence that the sugar was used for the exempt use or is in storage.	18 19
Maximur	n penalty—3 000 penalty units.	20
application	lowever, if the supplier has been granted a late exemption on, the supplier is not required to give the authority an annual the exemption's exempt sugar.	21 22 23
'(5) If	the supplier does not comply with subsection (2)—	24
(a)	the exemption is taken never to have had any effect; and	25
(b)	without limiting paragraph (a), section 100(1) ¹⁶ applies as if the exemption had never been granted.	26 27

¹⁴

Section 100 (Vesting of sugar in QSL) See also section 107V (Improper use of exempt sugar) Section 100 (Vesting of sugar in QSL) 15

¹⁶

'107S Authority may seek further documents or information	1
'(1) The authority may, after a supplier's annual return has beegive the supplier a notice requiring the supplier—	en given, 2
(a) to give the authority a stated document or information re the annual return; or	elevant to 4 5
(b) to verify the correctness of the document or inform statutory declaration.	ation by 6
'(2) However, the notice may, for the year's crushing season for the supplier holds the exemption, be given only within 15 busin after 31 January in the following year.	
'(3) The supplier must, within 15 business days after the author the notice, comply with the notice, unless the supplier has a re excuse.	
Maximum penalty—3 000 penalty units.	14
'(4) If the supplier does not comply with subsection (3)—	15
(a) the exemption is taken never to have had any effect; and	16
(b) without limiting paragraph (a), section 100(1) ¹⁷ applies exemption had never been granted.	as if the 17
Division 7—Application of Freedom of Information Act 19	992 19
'107T Exempt matter	20
'A document held, under this part, by the authority in connect the following is exempt matter under the <i>Freedom of Info Act 1992</i> —	
(a) the giving of periodic estimates;	24
(b) the making or granting of exemption applications;	25
(c) the giving of annual returns.	26

¹⁷ Section 100 (Vesting of sugar in QSL)

s 15 36 s 15

'Division 8—Prohibited conduct	1
'107U False or misleading application	2
'(1) A person must not make an application as follows containing information the person knows is false or misleading in a material particular—	3 4 5
(a) an exemption application;	6
(b) an application for amendment of an exemption.	7
Maximum penalty—3 000 penalty units.	8
(2) Section 252 ¹⁸ does not apply to an application mentioned in subsection (1).	9 10
'107V Improper use of exempt sugar	11
'A person must not use exempt sugar under an exemption for a use other than each of the following—	12 13
(a) for the exempt use stated for the sugar in the exemption;	14
(b) if the person has a contract with QSL for the use of the exempt sugar under the exemption—for the use decided by QSL.	15 16
Maximum penalty—3 000 penalty units.	17
'107W False or misleading periodic estimate and annual return	18
'(1) A person must not give the authority a periodic estimate or annual return containing information the person knows is false or misleading in a material particular.	19 20 21
Maximum penalty—3 000 penalty units.	22
'(2) Section 252 ¹⁹ does not apply to a periodic estimate or annual return mentioned in subsection (1).	23 24

¹⁸ Section 252 (Offence to make false statement in application or submission)

¹⁹ Section 252 (Offence to make false statement in application or submission)

	10/A Executive officers must ensure corporation complies with the o	1
	'(1) The executive officers of a corporation must ensure the corporation complies with this division.	2 3
	'(2) If a corporation commits an offence against a provision of this division, each of its executive officers also commits an offence, namely, the offence of failing to ensure the corporation complies with the provision.	4 5 6
	Maximum penalty—the penalty for the contravention of the provision by an individual.	7 8
	'(3) Evidence that the corporation has been convicted of an offence against a provision of this division is evidence that each of its executive officers committed the offence of failing to ensure the corporation complies with the provision.	9 10 11 12
	'(4) However, it is a defence for an executive officer to prove that—	13
	(a) if the officer was in a position to influence the conduct of the corporation in relation to the offence—the officer exercised reasonable diligence to ensure the corporation complied with the provision; or	14 15 16 17
	(b) the officer was not in a position to influence the conduct of the corporation in relation to the offence.	18 19
	'(5) It is also a defence in a proceeding against an executive officer for the officer to prove information that tended to incriminate the corporation was obtained under a direction or requirement under this part.'.	20 21 22
Clause	16 Amendment of s 128 (Membership)	23
	Section 128(2), before 'commodity'—	24
	insert—	25
	'the application of competition principles,'.	26
Clause	17 Amendment of s 135 (Functions of authority)	27
	Section 135(2), from 'has'—	28
	omit, insert—	29
	'has—	30
	(a) the function provided for under division 4; and	31

	(b) the function of granting exemptions and giving exemption certificates.'.	1 2
Clause	18 Amendment of s 138 (Authority's budget)	3
	(1) Section 138(4), after 'QSL'—	4
	insert—	5
	'and from fees and charges collected from matters associated with the granting of exemptions'.	6 7
	(2) Section 138—	8
	insert—	9
	'(6) The Minister may vary the budget as requested, either with or without amendment.'.	10 11
Clause	19 Omission of ch 4, pt 6 (Cane production boards)	12
	Chapter 4, part 6—	13
	omit.	14
Clause	20 Omission of ch 4, pt 9 (Negotiating teams)	15
	Chapter 4, part 9—	16
	omit.	17
Clause	21 Amendment of s 223 (Functions of commissioner)	18
	(1) Section 223(b) to (e)—	19
	omit, insert—	20
	'(b) to accept each intention to contract lodged with the commissioner under section 20(5); ²⁰ '.	21 22
	(2) Section 223(f) to (i)—	23
	renumber as section 223(c) to (f).	24

²⁰ Section 20 (Intention to contract)

s 22	39
	Sugar Industry Reform Bill 2004

Clause	22 Amendment of s 223A (Powers of commissioner)	1
	Section 223A(b)—	2
	omit, insert—	3
	'(b) acquire, hold, dispose of and deal with property, including, for example, assets transferred to the commissioner under chapter 10; ²¹ '.	4 5 6
Clause	23 Amendment of s 234 (Appeal to Magistrates Court)	7
	(1) Section 234(1)(a)—	8
	omit, insert—	9
	'(a) a person whose application to register any matter on a register kept by the commissioner has been refused by the commissioner;'.	10 11 12
	(2) Section 234(1)(b) to (e)—	13
	omit.	14
	(3) Section 234(1)(g)—	15
	renumber as section 234(1)(b).	16
Clause	24 Insertion of new s 234A	17
	After section 234—	18
	insert—	19
	'234A Appeal to District Court—exemption application	20
	$^{\circ}$ (1) This section applies to a decision by the authority under section $107H.^{22}$	21 22
	(2) The applicant may appeal to the District Court (the "court").	23
	'(3) The appeal is started by—	24
	(a) giving a notice of appeal stating the grounds to the clerk of the court; and	25 26

²¹ See sections 388 (Automatic dissolution) and 410 (Transfer to commissioner).

²² Section 107H (Decision on exemption application)

Clause

(b)	giving a copy of the notice to the authority.	1
	n appeal must be started within 28 days after the appellant is given the authority's decision under section 107O. ²³	2 3
'(5) In	deciding the appeal, the court—	4
(a)	is unaffected by the appealed decision; and	5
(b)	is not bound by the rules of evidence; and	6
(c)	must observe natural justice.	7
	deciding the appeal, the court may confirm the appealed decision appealed decision aside and make another decision.	8 9
` ′	the court makes another decision, the decision, other than for this is taken to be the decision of the respondent.'.	10 11
25 Rep	placement of ss 237–242	12
Section	ns 237 to 242—	13
omit, i	nsert—	14
'237 Col	lective contracts	15
contract same reg	this section applies for the making or variation of a collective between a group of growers and a mill owner who are within the gion to the extent the collective contract is made or varied for fect to a settlement about—	16 17 18 19
(a)	the acceptance and crushing of cane by a mill at a time fixed under the collective contact; and	20 21
(b)	the terms on which payments are to be made by a mill owner for cane to be supplied to a mill by a grower under the collective contact.	22 23 24
'(2) Fo	or subsection (1)—	25
(a)	a region may overlap with another region; and	26
(b)	a group of growers and a mill owner are "within the same region" if the land on which each grower's cane is grown is in the same region as the land on which the mill is situated.	27 28 29

²³ Section 107O (Notice of refusal of exemption application)

		3) The following things are specifically authorised for the competition lation—	1 2
		(a) the making of the collective contract;	3
		(b) the variation of the collective contract;	4
		(c) the acceptance and crushing of cane by a mill at a time fixed under the collective contract;	5 6
		(d) the payment of a price for cane by a mill owner to a grower under the collective contract;	7 8
		(e) the receipt of a price for cane by a grower from a mill owner under the collective contract;	9 10
		(f) a financial incentive scheme of premiums, discounts and allowances relating to cane and sugar quality or to anything that may affect cane and sugar quality having regard to best practice under the collective contract.	11 12 13 14
	'(4	4) In this section—	15
	"reg	ion" means a part of the State that is prescribed under a regulation.	16
	"sett	element" means a contract, arrangement or understanding made or arrived at between any or all of the following—	17 18
		(a) a group of growers;	19
		(b) a mill owner;	20
		(c) an interested third party.'.	21
Clause	26	Omission of s 248 (General provisions about show cause proceedings)	22 23
	Se	ection 248—	24
	on	nit.	25
Clause	27	Omission of ch 10, pts 1 and 2	26
	Cl	napter 10, parts 1 and 2—	27
	on	nit.	28

Clause	28 Replacement of ch 10, pt 3, hdg	1
	Chapter 10, part 3, heading—	2
	omit, insert—	3
	'PART 1—TRANSITIONAL PROVISIONS FOR SUGAR	4
	INDUSTRY AND OTHER LEGISLATION AMENDMENT ACT 2003'.	5
	AC1 2003.	6
Clause	29 Insertion of new ch 10, pt 2	7
	Chapter 10, after part 1—	8
	insert—	9
	'PART 2—TRANSITIONAL PROVISIONS FOR SUGAR	10
	INDUSTRY REFORM ACT 2004	11
	'Division 1—Preliminary	12
	'373 Definitions for pt 2	13
	'In this part—	14
	"amending Act" means the Sugar Industry Reform Act 2004.	15
	"unamended Act" means this Act as in force immediately before the date of assent for the amending Act.	16 17
	Division 2—Dissolution of cane production boards	18
	'Subdivision 1—Preliminary	19
	'374 Definitions for div 2	20
	'In this division—	21
	"assets", of a board, means all assets of the board, or of members of the	22
	board held by them as members of the board, immediately before the board's transfer day.	23 24
	"hoard" means a cane production board under the unamended Act	25

the	es", of a board, means all liabilities of the board, or of members of board incurred by them as members of the board, immediately ore the board's transfer day.	1 2 3
"receivii	ng entity" see section 377.	4
"transfe	r day", for a board, means—	5
(a)	1 January 2005 if—	6
	(i) the board does not, before 1 January 2005, give the Minister a notice under section 379; ²⁴ or	7 8
	(ii) the Minister approves, on or before 1 January 2005, a proposed transfer for the board; or	9 10
	(iii) the Minister has refused, on or before 1 January 2005, to approve each proposed transfer for the board; or	11 12
(b)	if the Minister approves, or refuses to approve, after 1 January 2005, the transfer for the board—the day the Minister approves, or refuses to approve, the transfer.	13 14 15
	'Subdivision 2—Voluntary dissolution	16
'375 Ap]	plication to transfers from more than 1 board	17
boards fr day for t	his subdivision applies to a transfer of assets and liabilities of com more than 1 board to a single receiving entity on the transfer he boards in the same way it applies to a transfer from a single a receiving entity.	18 19 20 21
	for subsection (1), each provision of subdivision 2 is applied y to each board.	22 23
'376 Dec	eision to transfer to person	24
	ard may, before 1 January 2005, decide to dissolve itself and ts assets and liabilities to a person.	25 26

²⁴ Section 379 (Notice of decision about receiving entity)

'377 Thi	ngs that must be decided for the transfer	1
	r section 376, the board must decide the person to which it will ts assets and liabilities (the "receiving entity").	2 3
'378 Dec	ciding the receiving entity	4
'A boa	ard may decide a person will be its receiving entity only if—	5
(a)	the receiving entity has, by notice to the board signed by an authorised person for the entity, agreed to be the receiving entity; and	6 7 8
(b)	the relevant mill owner and a majority of the growers who supply cane to the relevant mill agree with the proposed transfer.	9 10
'379 Not	tice of decision about receiving entity	11
'(1) T section 3	The board must give the Minister notice of its decision under 76.	12 13
'(2) Tl	ne notice must state the following—	14
(a)	the day the decision was made;	15
(b)	the receiving entity's name.	16
'(3) Tl	ne notice must be accompanied by—	17
(a)	a copy of the notice mentioned in section 378(a); and	18
(b)	evidence that the relevant mill owner and a majority of the growers who supply cane to the relevant mill agree with the proposed transfer.	19 20 21
'380 Mi ı	nister's decision	22
'(1) The from the	he Minister must consider the notice and may require information board.	23 24
complied	the Minister considers that all requirements of this Act have been I with for the transfer, the Minister must, by notice given to the prove the transfer for the board.	25 26 27
transfer l	the Minister does not consider that all the requirements for the nave been complied with, the Minister must, by notice given to the fuse to approve the transfer and state the reasons for the refusal.	28 29 30

s 29

'381 Transfer and dissolution	1
'(1) This section applies if the Minister approves the transfer of a board.	2
'(2) On the transfer day for the board—	3
(a) the board's assets and liabilities are transferred to, and become the assets and liabilities of, the receiving entity; and	4 5
(b) the board is dissolved.	6
'382 Exemption for cooperatives	7
'If a receiving entity is a cooperative, the <i>Cooperatives Act 1997</i> , section 268 ²⁵ does not apply to the transfer of the board's assets and liabilities to the receiving entity.	8 9 10
'383 Registration of transferred assets	11
'(1) A certificate signed by an authorised person for a receiving entity is evidence of an asset having become an asset of the receiving entity on the board's transfer day if the certificate—	12 13 14
(a) identifies the asset; and	15
(b) states the asset was, immediately before the transfer day, an asset of the board; and	16 17
(c) states that, under this division, the asset became an asset of the receiving entity on the transfer day.	18 19
'(2) If the certificate is given to an entity with registration functions under a law of the State for assets of that kind under a law of the State, the entity must do the following as if the certificate were an appropriate instrument of transfer of the asset—	20 21 22 23
(a) register the matter in the same way as transactions for assets of that kind;	24 25
(b) deal with, and give effect to, the certificate.	26
Example of an entity with registration functions—	27
• the registrar of titles	28

²⁵ Cooperatives Act 1997, section 268 (Acquisition and disposal of assets)

'(3) A transfer of the asset to the receiving entity may be registered or given effect to under the law of another State or the Commonwealth if—	1 2
(a) the certificate is given to an entity with registration functions for assets of that kind under the other State's or the Commonwealth's law; and	3 4 5
(b) the entity is permitted by law to do so.	6
'384 References to board	7
'A reference to a board in an Act or document existing before its dissolution has effect, from its dissolution, as if it were a reference to the receiving entity, if the context permits.	8 9 10
'385 Continuity of proceedings and matters	11
'(1) A proceeding that, if a board were not dissolved, might have been started or continued by or against the board may, from the dissolution, be started or continued by or against the receiving entity.	12 13 14
'(2) All matters started by a board before its dissolution may be completed by the receiving entity after the board's dissolution.	15 16
'386 Employees	17
'(1) A person's employment by a board immediately before the board's transfer day is, on the transfer day, taken to be lawfully terminated under the Industrial Relations Act.	18 19 20
'(2) The receiving entity and the employee may agree the employee is, on the transfer day, to be employed by the receiving entity.	21 22
'(3) If an agreement is made under subsection (2), subsections (4) to (7) apply.	23 24
'(4) Subsection (2) does not—	25
(a) constitute a redundancy or retrenchment of the person's employment by the board; or	26 27
(b) entitle the person to a benefit or payment merely because the person is no longer employed by the board; or	28 29
(c) interrupt the person's continuity of service.	30

with the	or the Industrial Relations Act, the person's period of employment board is taken to be an equivalent period of employment with the ent corporation.	1 2 3
employm	abject to the Industrial Relations Act, the person has the same ent rights against the replacement corporation that the person had ne board immediately before the transfer day.	4 5 6
the perso	an industrial instrument under the Industrial Relations Act bound n and the board immediately before the transfer day, it binds the nd the replacement corporation.	7 8 9
'(8) If	an agreement is not made under subsection (2)—	10
(a)	the person has, under the Industrial Relations Act, the rights given to an employee whose employment has been lawfully terminated under that Act; and	11 12 13
(b)	the rights given to the person may be exercised against the receiving entity as if the receiving entity had been the employer who terminated the person's employment.	14 15 16
'387 Me i	mbers cease holding office	17
	ach person who, immediately before a board's transfer day, was a of the board goes out of office on the transfer day.	18 19
'(2) No	o compensation is payable to a person because of subsection (1).	20
	'Subdivision 3—Involuntary dissolution	21
'388 Aut	omatic dissolution	22
'(1) Th	nis section applies if—	23
(a)	a board does not, before 1 January 2005, give the Minister a notice under section 379; ²⁶ or	24 25
(b)	the Minister refuses, under section 380(3), ²⁷ to approve the transfer for the board.	26 27
'(2) Oı	n the transfer day for the board—	28

²⁶ Section 379 (Notice of decision about receiving entity)

²⁷ Section 380 (Minister's decision)

Clause

(a) the board's assets and liabilities are transferred to the commissioner; and	1 2
(b) the board is dissolved.	3
'389 Continuity of proceedings and matters	4
'(1) A proceeding that, if a board were not dissolved, might have been started or continued by or against the board may, from the dissolution, be started or continued by or against the commissioner.	5 6 7
'(2) All matters started by a board before its dissolution may be completed by the commissioner after the board's dissolution.	8 9
'390 Employees	10
'(1) A person's employment by a board immediately before the board's transfer day is, on the transfer day, taken to be lawfully terminated under the Industrial Relations Act.	11 12 13
'(2) The person has the rights given to an employee whose employment has been lawfully terminated under that Act.	14 15
'(3) The rights given to the person may be exercised against the commissioner as if the commissioner had been the employer who terminated the person's employment.	16 17 18
'391 Members cease holding office	19
'(1) Each person who, immediately before a board's transfer day, was a member of the board goes out of office on the transfer day.	20 21
(2) No compensation is payable to a person because of subsection (1).'.	22
30 Insertion of new ch 10, pt 2, div 3	23
Chapter 10, part 2—	24
insert—	25

Division 3—Abolition of cane production areas	1
'392 Definition for div 3	2
'In this division—	3
"commencement" means the day the amending Act, section 30, commences.	4 5
'393 Abolition of existing cane production areas	6
'(1) This section applies to a cane production area under the unamended Act in existence under this Act immediately before the commencement.	7 8
'(2) On the commencement, the cane production area is abolished.	9
'(3) No compensation is payable to the holder of the cane production area because of subsection (2).	10 11
'394 Undecided applications taken to have lapsed	12
'(1) This section applies if—	13
(a) a person applied before the commencement under the unamended Act, chapter 2, part 1, division 2, for a grant, variation or cancellation of a cane production area; and	14 15 16
(b) on the commencement, the application had not been decided.	17
'(2) On the commencement, the application is taken to have lapsed.	18
'(3) No compensation is payable to an applicant because of subsection (2).	19 20
'395 End of processes relating to cane production areas	21
'(1) This section applies if a horizontal expansion or productivity increase process under the unamended Act has started but has not ended before the commencement.	22 23 24
(2) On the commencement—	25
(a) the process ends; and	26
(b) any application relating to the process that has not been decided is taken to have lapsed.	27 28

	'(3) No compensation is payable to an applicant because of subsection (2).	1 2
	'396 Existing instrument, agreement, understanding and undertaking	3
	'(1) This section applies to a reference in an instrument to a grower who is identified by the grower's cane production area if the instrument is, on the commencement, capable of being made by the grower.	4 5 6
	Example of an instrument under which a grower may be identified by the grower's cane production area—	7 8
	BSES Services Agreement	9
	PBR Licence Agreement	10
	(2) On the commencement—	11
	(a) the reference is taken to be a reference to the grower; and	12
	(b) the instrument gives rise to the same rights and liabilities as would have risen if the unamended Act were not amended by the amending Act.	13 14 15
	'(4) In this section—	16
	"instrument" includes an oral agreement, understanding or undertaking.'.	17
Clause	31 Insertion of new ch 10, pt 2, div 4	18
	Chapter 10, part 2—	19
	insert—	20
	'Division 4—Supply agreements	21
	'397 Definition for div 4	22
	'In this division—	23
	"commencement" means the day the amending Act, section 31, commences.	24 25
	'398 Termination of existing supply agreements	26
	'(1) This section applies to a supply agreement in existence immediately before the commencement.	27 28

	'(2) The agreement is terminated from the commencement.	1
	'(3) No compensation is payable to a party to the agreement because of subsection (2).	2 3
	'(4) To remove any doubt, subsection (2) does not affect any liability incurred under the agreement before the commencement.	4 5
	'(5) In this section—	6
	"supply agreement" means a supply agreement made under the unamended Act, chapter 2, part 2.28	7 8
	'399 Undecided applications taken to have lapsed	9
	'(1) This section applies if—	10
	(a) a person applied before the commencement, under the unamended Act, section 45,29 for a variation of a collective agreement; and	11 12 13
	(b) on the commencement, the application had not been decided.	14
	'(2) On the commencement, the application is taken to have lapsed.	15
	'(3) No compensation is payable to an applicant because of subsection (2).	16 17
	'(4) In this section—	18
	"collective agreement" means a collective agreement under the unamended Act, section 41.30".	19 20
Clause	32 Insertion of new ch 10, pt 2, div 5	21
	Chapter 10, part 2—	22
	insert—	23

²⁸ Chapter 2 (Production, supply and milling), part 2 (Cane supply and processing agreements)

²⁹ Section 45 (Variation of collective agreement)

³⁰ Section 41 (Collective agreement—nature)

'Division 5—Mill suppliers' committees	1
'Subdivision 1—Preliminary	2
'400 Definition for div 5	3
'In this division—	4
"commencement" means the day the amending Act, section 32, commences.	5 6
"mill suppliers' committee" means a mill suppliers' committee defined under the unamended Act, schedule.31	7 8
'Subdivision 2—Incorporated mill suppliers' committees	9
'401 No effect on corporate status	10
'(1) This section applies to a mill suppliers' committee that, immediately before the commencement, is a corporation.	11 12
'(2) To remove any doubt, it is declared that the repeal of former provisions of this Act relating to mill suppliers' committees does not affect the committee's corporate status.	13 14 15
'Subdivision 3—Transfer of assets and liabilities of unincorporated mill suppliers' committees to replacement corporation	16 17
'402 Application of sdiv 3	18
'This subdivision applies to a mill suppliers' committee that, immediately before the commencement, is not a corporation.	19 20
'403 Definitions for sdiv 3	21
'In this subdivision—	22

"assets" , of a mill suppliers' committee, means all assets of the committee, or of members of the committee held by them as members of the committee, immediately before the transfer day.	1 2 3
"eligible grower" means a person who, immediately before the transfer day, is, under the definition of the term "grower" under the repealed <i>Primary Producers' Organisation and Marketing Act 1926</i> , section 30, ³² a grower for the mill or mills a mill suppliers' committee represents.	4 5 6 7 8
"liabilities" , of a mill suppliers' committee, means all liabilities of the committee, or of members of the committee incurred by them as members of the committee, immediately before the transfer day.	9 10 11
"PIBR Act" means the Primary Industry Bodies Reform Act 1999.	12
"replacement corporation" , for a mill suppliers' committee, see section 404.	13 14
"replacement corporation trust" , for a replacement corporation, means the trust established under the PIBR Act, section 44. ³³	15 16
"transfer day" means 1 January 2005.	17
'404 Transfer of mill suppliers' committee's assets and liabilities	10
••	18
'Subject to section 405, a mill suppliers' committee's assets and liabilities are transferred to the following corporation (its "replacement corporation") on the transfer day and become assets and liabilities of the replacement corporation—	19 20 21 22
(a) generally—the corporation appointed under the PIBR Act, section 41,34 as the replacement corporation for the former Queensland Cane Growers' Organisation;	23 24 25
(b) if under the PIBR Act, section 46(1)(a), ³⁵ another corporation has replaced the corporation mentioned in paragraph (a) as trustee of the replacement corporation trust—the other corporation;	26 27 28

³² The repealed *Primary Producers' Organisation and Marketing Act 1926*, section 30 (Cane to be a commodity)

³³ PIBR Act, section 44 (Purpose trust for eligible growers)

³⁴ PIBR Act, section 41 (Transfer of producer body's assets and liabilities)

³⁵ PIBR Act, section 46 (Change of trustee or termination of trust)

(c) if under the PIBR Act, section 46(1)(b), the replacement corporation trust has been terminated—the corporation to which the former trust property of the trust has been transferred under that paragraph.	1 2 3 4
'405 Purpose trust for eligible growers	5
'(1) This section applies only if the replacement corporation trust for a replacement corporation had not been terminated under the PIBR Act, section 46(1)(b), before the transfer day.	6 7 8
'(2) The assets (the "trust property") transferred to the replacement corporation under section 404 are taken to be held by it under the replacement corporation trust.	9 10 11
'(3) The trust property is taken to be the trust property of the replacement corporation trust.	12 13
'(4) The PIBR Act, section 48, ³⁶ applies to the assets as if the transfer day were the replacement corporation transfer day.	14 15
'(5) The PIBR Act, section 45, ³⁷ applies to the liabilities transferred under section 404 as if the transfer day were the replacement corporation transfer day.	16 17 18
'(6) In this section—	19
"replacement corporation transfer day" means the transfer day under the PIBR Act, section 10(3).38	20 21
'406 Exemption for cooperatives	22
'If the replacement corporation for a mill suppliers' committee is a cooperative, the <i>Cooperatives Act 1997</i> , section 268, ³⁹ does not apply to the transfer of a mill suppliers' committee's assets and liabilities to the replacement corporation.	23 24 25 26

³⁶ PIBR Act, section 48 (Registration of transferred assets)

PIBR Act, section 45 (Reimbursement for transferred liabilities) 37

³⁸ PIBR Act, section 10 (Meaning of "transfer day")

³⁹ Cooperatives Act 1997, section 268 (Acquisition and disposal of assets)

	'407 Employees	1
	'(1) A person's employment by a mill suppliers' committee immediately before the commencement is, on the commencement, taken to be lawfully terminated under the Industrial Relations Act.	2 3 4
	'(2) The person has the rights given to an employee whose employment has been lawfully terminated under that Act.	5 6
	'(3) The rights given to the person may be exercised against the replacement corporation as if the replacement corporation had been the employer who terminated the person's employment.	7 8 9
	'408 Members cease holding office	10
	'(1) Each person who, immediately before the commencement, was a member of a mill suppliers' committee goes out of office on the commencement.	11 12 13
	(2) No compensation is payable to a person because of subsection (1).'.	14
Clause	33 Insertion of new ch 10, pt 2, div 6	15
	Chapter 10, part 2—	16
	insert—	17
	Division 6—Abolition of negotiating teams	18
	'409 Definitions for div 6	19
	'In this division—	20
	"assets", of a negotiating team, means all assets of the negotiating team, or of members of the negotiating team held by them as members of the negotiating team, immediately before the commencement.	21 22 23
	"commencement" means the day the amending Act, section 33, commences.	24 25
	"negotiating team" means a negotiating team established under the unamended Act and in existence immediately before the commencement.	26 27 28
	"liabilities", of a negotiating team, means all liabilities of the negotiating team, or of members of the negotiating team incurred by them as	29 30

members of the negotiating team, immediately before the commencement.	1 2
'410 Transfer to commissioner	3
'On the commencement, a negotiating team's assets and liabilities are transferred to, and become the assets and liabilities of, the commissioner.	4 5
'411 Abolition	6
'On the commencement, each negotiating team is abolished.	7
'412 Continuity of proceedings and matters	8
'(1) A proceeding that, before the commencement, might have been started or continued by or against a negotiating team may, after the commencement, be started or continued by or against the commissioner.	9 10 11
'(2) All matters started by a negotiating team before the commencement may be completed by the commissioner after the commencement.	12 13
'413 Employees	14
'(1) A person's employment by a negotiating team immediately before the commencement is, on the commencement, taken to be lawfully terminated under the Industrial Relations Act.	15 16 17
'(2) The person has the rights given to an employee whose employment has been lawfully terminated under that Act.	18 19
'(3) The rights given to the person may be exercised against the commissioner as if the commissioner had been the employer who terminated the person's employment.	20 21 22
'414 Members cease holding office	23
'(1) Each person who, immediately before the commencement, was a member of a negotiating team goes out of office on the commencement.	24 25
(2) No compensation is payable to a person because of subsection (1),	26

Clause	34 Insertion of new ch 10, pt 2, div 7	1
	Chapter 10, part 2—	2
	insert—	3
	'Division 7—Appeals	4
	'415 Definitions for div 7	5
	'In this division—	6
	"board" means a cane production board established under the unamended Act, section 161. ⁴⁰	7 8
	"commencement" means the day the amending Act, section 34, commences.	9 10
	'416 Appeal to Magistrates Court against board's decision	11
	'(1) This section applies to a person mentioned in the unamended Act, section 234(1)(a) to (e), ⁴¹ who may appeal to a Magistrates Court against the decision, mentioned in relation to the person, of a board.	12 13 14
	'(2) If—	15
	(a) the person has appealed to a Magistrates Court under the unamended Act, section 234, against the decision; and	16 17
	(b) the appeal has not been decided before the commencement;	18
	on the commencement, the appeal lapses.	19
	'(3) No order for costs may be made for the appeal.	20
	'(4) If—	21
	(a) the person could have appealed to a Magistrates Court under the unamended Act, section 234, against the decision; and	22 23
	(b) the person has not appealed before the commencement;	24
	from the commencement, the unamended Act, section 234, does not apply to the decision.	25 26

⁴⁰ Section 161 (Establishment of a cane production board)

⁴¹ Section 234 (Appeal to Magistrates Court)

	'417 Appeal to District Court against Magistrates Court's decision	1
	'(1) This section applies to a person mentioned in the unamended Act, section 234(1)(a) to (e), who—	2 3
	(a) has appealed to a Magistrates Court against the decision, mentioned in relation to the person, of a board; and	4 5
	(b) is dissatisfied with the decision of the Magistrates Court (the "court decision").	6 7
	'(2) If—	8
	(a) the person has appealed to the District Court under the unamended Act, section 234(8), against the court decision; and	9 10
	(b) the appeal has not been decided before the commencement;	11
	on the commencement, the appeal lapses.	12
	'(3) No order for costs may be made for the appeal.	13
	'(4) If—	14
	(a) the person could have appealed to the District Court under the unamended Act, section 234(8), against the court decision; and	15 16
	(b) the person has not appealed before the commencement;	17
	from the commencement, the unamended Act, section 234(8), does not apply to the court decision.'.	18 19
Clause	35 Insertion of new ch 10, pt 2, div 8	20
	Chapter 10, part 2—	21
	insert—	22
	'Division 8—Injunctions	23
	'418 Definitions for div 8	24
	'In this division—	25
	"commencement" means the day the amending Act, section 35, commences.	26 27
	"court" means the Supreme Court.	28
	"injunction" includes an interim injunction.	29

		ovision" means a provision of the unamended Act, chapter 2, or 5. ⁴²	1 2
eng	gaging	e conduct ", for a person, means the person has engaged, is g, or is proposing to engage, in conduct that is, was, or would of the following—	3 4 5
(a)	a co	ontravention of a repealed provision;	6
(b)	atte	mpting to contravene a repealed provision;	7
(c)		ng, abetting, counselling or procuring a person to contravene pealed provision;	8 9
(d)		ucing or attempting to induce (whether by threats, promises or erwise) a person to contravene a repealed provision;	10 11
(e)		ng in any way, directly or indirectly, knowingly concerned in, party to, the contravention by a person of a repealed provision;	12 13
(f)	con	spiring with others to contravene a repealed provision.	14
'419 U n	decid	led applications taken to have lapsed	15
	nceme	section applies if an interested entity applied before the ent under the unamended Act, section 247,43 to the court for an	16 17 18
(a)	eith	er—	19
	(i)	restraining a person from engaging in undesirable conduct; or	20 21
	(ii)	requiring a person to do anything the person is required to do under a repealed provision; and	22 23
(b)	on t	the commencement, the application had not been decided.	24
'(2) (n the	commencement, the application is taken to have lapsed.	25
'(3) N	lo ord	ler for costs may be made for the application.	26

⁴² Chapter 2 (Production, supply and milling), part 1 (Cane production areas), 2 (Cane supply and processing agreements) or 5 (Mills)

⁴³ Section 247 (Injunctions)

	'420 Injunctions of no effect after commencement	1
	'(1) This section applies if the court has, on the application of an interested entity, granted an injunction, under the unamended Act, section 247—	2 3 4
	(a) restraining a person from engaging in undesirable conduct and, if the court considered it desirable to do so, requiring the person to do anything; or	5 6 7
	(b) requiring a person to do anything the person is required to do under a repealed provision.	8 9
	'(2) The injunction is of no effect after the commencement.'.	10
Clause	36 Amendment of schedule (Dictionary)	11
	(1) Schedule, definitions "Competition Code", "competition legislation", "register of easements", "Sugar Cane Assignment Register", "Sugar Industry Tribunal", "transitional assignment", "transitional easement" and "transitional permit"—	12 13 14 15
	omit.	16
	(2) Schedule, definitions "adjacent", "cane analysis program", "cane quality program", "cane production area", "cane production board", "cane productivity", "cane supply and processing agreement", "closed mill", "closed mill cane", "collective agreement", "commercial cane sugar", "consent process", "crushing capacity", "current cane production area", "current cane production board", "current mill", "eligible person", "expansion", "grant of unallocated hectares", "grower", "guidelines", "harvesting equity committee", "horizontal expansion", "horizontal expansion process", "land included in a cane production area", "mill", "mill suppliers' committee", "negotiating team", "number of hectares included in a cane production area", "penalty sugar", "productivity increase", "productivity increase process", "Queensland Sugar Corporation", "receiving cane production board", "receiving mill", "regulation process", "repealed Act", "settlement", "STL", "suitable cane land", "supply agreement", "third party", "transfer", "unallocated" and "variation"—	17 18 19 20 21 22 23 24 25 26 27 28 29 30 31 32
	omit.	33

(3) Schedule, definitions "assets", "board", "liabilities", "pest", "pest infestation", "proposed transfer day", "replacement entity" and "transfer day"—	1 2 3
omit.	4
(4) Schedule, definitions "bargaining representative", "collective contract", "eligible collective", "group of growers", "intention to contract", "interested third party" and "supply contract"—	5 6 7
omit.	8
'(5) Schedule—	9
insert—	10
"Competition Code" see section 236.	11
"competition legislation" see section 236.'.	12
(6) Schedule—	13
insert—	14
"amendment", for chapter 3, part 2, see section 107A.	15
"annual return" see section 107A.	16
"applicant", for chapter 3, part 2, see section 107A.	17
"exemption", for chapter 3, part 2, see section 107A.	18
"exemption application" see section 107A.	19
"exemption certificate" see section 107A.	20
"exemption certificate details" see section 107M(2).	21
"exemption conditions" see section 107J.	22
"exempt sugar" see section 107A.	23
"exempt use" see section 107B.	24
"late exemption application" see section 107E(4).	25
"on-user" see section 107A.	26
"periodic estimate" see section 107C(2).	27
"periodic estimate day" see section 107C(3).	28
"supplier" , for sugar, means a person who, immediately before the sugar is manufactured, owns the sugar cane from which the sugar is manufactured.	29 30 31

"use", for chapter 3, part 2, see section 107A.'.	1
(7) Schedule—	2
insert—	3
""bargaining representative", for chapter 2, part 1, see section 8.	4
"collective contract" means a collective contract under section 11.	5
"eligible collective", for chapter 2, part 1, see section 14.	6
"group of growers", for chapter 2, part 1, see section 11(1).	7
"grower" means a person who supplies cane to a mill.	8
"intention to contract" means an intention to contract under section 20.	9
"interested third party", for chapter 2, part 1, see section 8.	10
"mill" means a building or other structure that is equipped for the manufacture of sugar from cane.	11 12
"supply contract" see section 8.'.	13
(8) Schedule—	14
insert—	15
""bargaining representative", for chapter 2, part 2, see section 30.	16
"collective contract" means a collective contract under section 33.	17
"group of growers", for chapter 2, part 2, see section 33(1).	18
"interested third party", for chapter 2, part 2, see section 30.	19
"supply contract" see section 29.'.	20
(9) Schedule, definition "sugar cane", after 'part of a plant'—	21
insert—	22
', whether or not the part has been crushed,'.	23

		Sugar Industry Reform Bill 2004	
		PART 3—MINOR AND CONSEQUENTIAL AMENDMENTS OF ACTS	1 2
Clause	37	Acts amended—schedule	3

The schedule amends the Acts it mentions.

63

s 37

4

	SCHEDULE	1
	MINOR AND CONSEQUENTIAL AMENDMENTS OF ACTS	2 3
	sections 3 and 37	4
	DUTIES ACT 2001	5
1	Schedule 6, definition "new right", paragraph (f)—omit.	6 7
	LIENS ON CROPS OF SUGAR CANE ACT 1931	8
1	Sections 8(1), 'Subject to the <i>Sugar Industry Act 1999</i> and any collective agreement mentioned in section 40 ⁴⁴ of that Act and affecting any crop, if'—	9 10 11
	omit, insert— 'If'.	12 13
2		14
	omit, insert— 'the lien or supplies the crop from any land'.	15 16
3		17
	omit.	18

⁴⁴ Sugar Industry Act 1999, section 40 (Collective agreement—nature) was renumbered as section 41 under the Sugar Industry Act 1999, section 227A.

SCHEDULE (continued)

4	Section 9(1)(a), 'under a cane supply and processing agreement entered into under the Sugar Industry Act 1999'—	1 2
	omit.	3
5	Section 9(1)(d), 'such levies'—	4
	omit, insert—	5
	'the fees or charges'.	6
6	Section 17(1)(a), ', on land all or part of which is assigned to a mill under the Sugar Industry Act 1991'—	7 8
	omit.	9
	SUGAR INDUSTRY ACT 1999	10
1	Chapter 4, part 10, division 1, heading—	11
	omit.	12
2	Chapter 4, part 10, division 2—	13
	omit.	14
3	Sections 109(1)(e) and (4), 110(1)(e), 230(2), 254(3) and (5)(c) and 256(4)—	15 16
	omit.	17
4	Section 230(3), from 'to—'—	18
	omit, insert—	19
	'to an appropriately qualified mediator.'.	20

SCHEDULE (continued)

5	Section 234(3), from 'appellant'—	1
	omit, insert—	2
	'appellant is given notice of the relevant decision.'.	3
6	Section 234(9), definition "decision"—	4
	omit, insert—	5
٠ 66	decision" includes an order.'.	6
7	Section 236, definitions "harvesting equity committee" and "settlement"—	7 8
•	omit.	9
8	Section 254(1), 'subsections (2) to (4)'—	10
	omit, insert—	11
	'subsections (2) and (3)'.	12
9	Section 254(4), 'subsections (2) and (3)'—	13
	omit, insert—	14
	'subsection (2)'.	15
10	Section 254(5)(d)—	16
	renumber as section 254(5)(c).	17
11	Section 254(4) and (5), as amended—	18
	renumber as section 254(3) and (4).	19

SCHEDULE (continued)

12 Section 256(1), 'agreement'—	1
omit, insert—	2
'contract'.	3
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1 Schedule 6, definition "cane railway", paragraph (a)	(i) and (ii)— 5
omit.	6

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