

Queensland

# **Child Safety Legislation Amendment Bill 2005**



#### Queensland

## **Child Safety Legislation Amendment Bill** 2005

#### Contents

|        |                     |   | Page |
|--------|---------------------|---|------|
| Part 1 | Prelimina           | ary   |      |
| 1      | Short title         | <del>.</del>  | 8    |
| 2      | Commen              | cement  | 8    |
| Part 2 | Amendm              | nent of Child Protection Act 1999                                   |      |
| 3      | Act amer            | nded in pt 2  | 8    |
| 4      | Amendm              | ent of s 5 (Principles for administration of Act)                   | 8    |
| 5      |                     | nent of s 6 (Provisions about Aboriginal and Torres ander children) | 9    |
|        | 6                   | Provisions about Aboriginal and Torres Strait Islander children     | 9    |
| 6      | Amendm              | ent of s 7 (Chief executive's functions)                            | 10   |
| 7      | Amendm              | ent of s 12 (What is effect of custody)                             | 11   |
| 8      | Amendm<br>harm)     | ent of s 14 (Chief executive may investigate alleged                | 11   |
| 9      | Amendm<br>required) | ent of s 51C (Children for whom case plans are                      | 11   |
| 10     | Amendm              | ent of s 51D (How case planning must be carried out) .              | 11   |
| 11     | Amendm              | ent of s 51L (Who should be involved)                               | 12   |
| 12     | Amendm              | ent of s 51T (Distributing and implementing the plan)               | 12   |
| 13     | Amendm              | ent of s 51W (Who may participate)                                  | 12   |
| 14     | Insertion           | of new ch 2, pt 3B  | 12   |
|        | Part 3B             | Intervention with parents' agreement                                |      |
|        | Division 1          | l Preliminary   |      |
|        | 51Z                 | Application of pt 3B  | 13   |
|        | 51ZA                | What is intervention  | 13   |
|        | Division 2          | Preference for intervention with parents' agreement                 |      |

|    | 51ZB             | Considering intervention with agreement   | 13 |
|----|------------------|---|----|
|    | 51ZC             | Working with the child and parents  | 14 |
|    | Division 3       | Care agreements   |    |
|    | 51ZD             | What is a care agreement  | 14 |
|    | 51ZE             | Entering an agreement   | 14 |
|    | 51ZF             | Requirements of an agreement  | 15 |
|    | 51ZG             | Effect of an agreement  | 15 |
|    | 51ZH             | Period of an agreement  | 15 |
|    | 51ZI             | Ending an agreement   | 16 |
| 15 | Amendme          | nt of s 70 (Attendance of parties)  | 16 |
| 16 | Amendmen orders) | nt of ch 2, pt 6, hdg (Obligations and rights under   | 17 |
| 17 |                  | nt of ch 2, pt 6, div 1, hdg (Chief executive's under child protection orders)  | 17 |
| 18 |                  | nt of s 73 (Chief executive's obligations about nild's protection needs under certain orders)                                 | 17 |
| 19 | Amendme          | nt of s 74 (Charter of rights for a child in care)  | 18 |
| 20 | Replaceme        | ent of s 82 (Placing child in care)   | 18 |
|    | 82               | Placing child in care   | 18 |
|    | 82A              | Placement with more than 1 approved carer   | 19 |
| 21 |                  | nt of s 83 (Additional provisions for placing Aboriginal Strait Islander children in care)                                    | 19 |
| 22 | Amendme          | nt of s 83A (Giving information to carers and children)   | 20 |
| 23 | Amendme          | nt of s 84 (Agreements to provide care for children)  | 20 |
| 24 |                  | nt of s 85 (Chief executive to tell parents of placing re—assessment order)   | 21 |
| 25 |                  | nt of s 86 (Chief executive to notify parents of placing e—child protection order)  | 21 |
| 26 | Insertion o      | f new s 88  | 21 |
|    | 88               | Chief executive to provide contact between Aboriginal or Torres Strait Islander child and child's community or language group | 21 |
| 27 | Amendme          | nt of s 90 (Notice of removal from care)  | 22 |
| 28 | Amendme          | nt of s 91 (Review of decision to remove child from   | 22 |
| 29 |                  | nt of s 95 (Report about person's criminal history etc.)  | 23 |
| 30 |                  | nt of s 97 (Carrying out medical examinations or  | 23 |
| 31 | =                | f new s 108A  | 24 |
| -  | 108A             | Right of appearance of departmental co-ordinators.  | 24 |

| A   |   |
|---|---|
| Amendment of s 122 (Statement of standards)   | 24  |
| Amendment of ch 4, pt 2, hdg (Licensing of care services and approval of foster carers)   | 24  |
| Amendment of s 125 (Application for, or renewal of, licence)  | 25  |
|   | 25  |
| Insertion of new s 130A   | 25  |
| 130A Application of div 3   | 25  |
| Amendment of s 131 (Only individuals may hold certificates of   |   |
| • • •   | 25  |
| ·   | 26  |
|   | 26  |
| Process to renew a certificate  | 27  |
| 135 Restrictions on granting application  | 29  |
| Renumbering of ss 130A and 131  | 29  |
| Amendment of s 136 (Refusal of application)   | 30  |
| Insertion of new ch 4, pt 2, div 3A   | 30  |
| Division 3A Provisional approval of carers  |   |
| 136A Application and purpose of div 3A  | 30  |
| 136B Holding a certificate  | 30  |
| 136C Basis for issuing a certificate  | 31  |
| 136D Issue of certificate   | 31  |
| Amendment of s 137 (Amendment of authority on application of holder)  | 32  |
| ,   | -   |
| executive)  | 33  |
| Insertion of new ss 138A–138C   | 33  |
| 138A Amendment of kinship carer certificate to extend its expiry day  | 33  |
| 138B Amendment of provisional certificate to extend its   | 34  |
| 138C Other amendment of provisional certificate by the  | 34  |
|   | 35  |
| ,   | 37  |
|   | 37  |
|   | 31  |
| provisional certificate   | 37  |
| Amendment of s 140A (Chief executive may notify Commissioner for Children and Young People and Child Guardian about particular information) | 38  |
|   | Amendment of ch 4, pt 2, hdg (Licensing of care services and approval of foster carers)  Amendment of s 125 (Application for, or renewal of, licence)  Amendment of ch 4, pt 2, div 3, hdg (Approval of foster carers)  Insertion of new s 130A  130A Application of div 3  Amendment of s 131 (Only individuals may hold certificates of approval)  Replacement of ss 132–135  133 Process for initial issue of a certificate  134 Process to renew a certificate  135 Restrictions on granting application  Renumbering of ss 130A and 131  Amendment of s 136 (Refusal of application)  Insertion of new ch 4, pt 2, div 3A  Division 3A Provisional approval of carers  136A Application and purpose of div 3A  136B Holding a certificate  136C Basis for issuing a certificate  136D Issue of certificate  Amendment of s 137 (Amendment of authority on application of holder)  Amendment of s 138 (Amendment of authority by the chief executive)  Insertion of new ss 138A–138C  138A Amendment of kinship carer certificate to extend its expiry day  138B Amendment of provisional certificate to extend its expiry day  138C Other amendment of provisional certificate by the chief executive  Amendment of s 139 (Authority may be suspended or cancelled)  Amendment of s 139 (Authority may be suspended or cancelled)  Amendment of s 140 (Procedure for suspension or cancellation)  Insertion of new s 140AA  140AA Procedure for suspension or cancellation of provisional certificate  Amendment of s 140A (Chief executive may notify |

| 49 |                     | Amendment of s 141 (Amendment, suspension and cancellation of authorities)                                 |  |  |  |  |  |
|----|---------------------|--|--|--|--|--|--|
| 50 | Amendme             | ent of s 141A (Surrender of authorities)   |  |  |  |  |  |
| 51 | Replacem            | Replacement of ch 4, pt 2, div 5, hdg and s 142  |  |  |  |  |  |
|    | Division 5          | Notification of changes relating to authority holders and associated persons                               |  |  |  |  |  |
|    | 141B                | Personal history   |  |  |  |  |  |
|    | 141C                | Personal history change—nominee  |  |  |  |  |  |
|    | 141D                | Personal history change—other persons associated with a licence  |  |  |  |  |  |
|    | 141E                | Personal history change—approved carer   |  |  |  |  |  |
|    | 141F                | Personal history change—other household members  |  |  |  |  |  |
|    | 141G                | Approved carer must notify other changes   |  |  |  |  |  |
|    | Division 6          | Investigative information  |  |  |  |  |  |
|    | 141H                | Police commissioner may decide that information about a person is investigative information                |  |  |  |  |  |
|    | 1411                | Appeal from decision that information is investigative information   |  |  |  |  |  |
|    | 141J                | Court to decide matters afresh   |  |  |  |  |  |
|    | 141K                | Consequence of successful appeal   |  |  |  |  |  |
|    | Division 7          | Obtaining criminal histories and other information to decide persons' suitability                          |  |  |  |  |  |
|    | 142                 | Meaning of police information  |  |  |  |  |  |
|    | 142A                | Persons whose suitability may be investigated  |  |  |  |  |  |
|    | 142B                | Obtaining traffic information  |  |  |  |  |  |
|    | 142C                | Obtaining police information   |  |  |  |  |  |
|    | 142D                | Notice of change in police information   |  |  |  |  |  |
|    | 142E                | Chief executive may enter into arrangement with police commissioner about giving and receiving information |  |  |  |  |  |
| 52 |                     | ent of s 143 (Effect of failure to decide application for, ewal of, authority)                             |  |  |  |  |  |
| 53 |                     | ent of s 148 (Obligation to report harm to children in   |  |  |  |  |  |
| 54 | Amendme             | ent of s 159D (Other definitions for ch 5A)  |  |  |  |  |  |
| 55 |                     | ent of s 159H (Chief executive may ask particular dentities to provide a service)                          |  |  |  |  |  |
| 56 | Amendme             | ent of s 159K (Members)  |  |  |  |  |  |
| 57 | Amendme receiving i | ent of s 159M (Particular prescribed entities giving and relevant information)                             |  |  |  |  |  |

| 58       |                   | ent of s 159P (Release of information for an ion under the Coroners Act)                    | 49 |  |  |  |
|----------|-------------------|---|----|--|--|--|
| 59       | Amendme           | Amendment of s 162 (Offence to remove child from carer)                                     |    |  |  |  |
| 60       |                   | ent of s 163 (Offence to remove child from carer—order unother State)                       | 51 |  |  |  |
| 61       |                   | ent of s 175 (Interstate warrants—arrangements for ded child until magistrate is available) | 51 |  |  |  |
| 62       | Amendme           | ent of s 182 (Evidentiary provisions)   | 51 |  |  |  |
| 63       |                   | ent of s 187 (Confidentiality of information obtained by nvolved in administration of Act)  | 52 |  |  |  |
| 64       | Insertion         | of new s 188B   | 53 |  |  |  |
|          | 188B              | Disclosure of information to a child's family group   | 53 |  |  |  |
| 65       | Insertion         | of new s 246I   | 54 |  |  |  |
|          | 2461              | Recognised entities   | 54 |  |  |  |
| 66       | Insertion         | of new ch 9, pt 5   | 54 |  |  |  |
|          | Part 5            | Savings and transitional provisions for Child<br>Safety Legislation Amendment Act 2005      |    |  |  |  |
|          | 263               | Administrative approvals as carers  | 55 |  |  |  |
|          | 264               | Current applications relating to foster carer certificates                                  | 56 |  |  |  |
|          | 265               | Recognised entities   | 56 |  |  |  |
| 67       | Replacem persons) | nent of sch 2 (Reviewable decisions and aggrieved   | 56 |  |  |  |
| 68       | Amendme           | ent of sch 3 (Dictionary)   | 58 |  |  |  |
| Part 3   | Consequ           | ential amendments   |    |  |  |  |
| 69       | Conseque          | ential amendments   | 60 |  |  |  |
| Schedule | Consequ           | ential amendments   | 61 |  |  |  |
|          | Child Car         | e Act 2002  | 61 |  |  |  |
|          | Children S        | Services Tribunal Act 2000  | 61 |  |  |  |
|          |                   | on for Children and Young People and Child Act 2000   | 61 |  |  |  |
|          | Coroners          | Act 2003  | 63 |  |  |  |
|          | Juvenile J        | lustice Act 1992  | 64 |  |  |  |
|          | Police Po         | wers and Responsibilities Act 2000  | 65 |  |  |  |
|          |                   |   |    |  |  |  |

### 2005

## **A Bill**

for

An Act to amend the *Child Protection Act 1999* and for other purposes

|   | _ |
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| ~ | 1 |
| • | 4 |

|        | The Pa | arliament of Queensland enacts—   | 1              |
|--------|--------|---|----------------|
|        | Part   | 1 Preliminary   | 2              |
| Clause | 1      | Short title   | 3              |
|        |        | This Act may be cited as the Child Safety Legislation Amendment Act 2005.   | 4<br>5         |
| Clause | 2      | Commencement  | 6              |
|        |        | This Act, other than part 2 heading and sections 3, 30(1) to (4), 31 and 58, commences on a day to be fixed by proclamation.  | 7<br>8<br>9    |
|        | Part   | 2 Amendment of Child Protection<br>Act 1999   | 10<br>11       |
| Clause | 3      | Act amended in pt 2   | 12             |
|        |        | This part amends the Child Protection Act 1999.   | 13             |
| Clause | 4      | Amendment of s 5 (Principles for administration of Act)   | 14             |
|        |        | Section 5(2)(f)—  | 15             |
|        |        | insert—   | 16             |
|        |        | '(iii) in deciding in whose care the child should be placed, the chief executive must give proper consideration to placing the child, as a first option, with kin.' | 17<br>18<br>19 |

| Clause | 5         |   |                              |                                   | t of s 6 (Provisions about Aboriginal and Islander children)  | 1 2                              |
|--------|-----------|---|------------------------------|-----------------------------------|---|----------------------------------|
|        |           |   | Sect                         | ion 6                             | <u> </u>  | 3                                |
|        |           |   | omit                         | t, inse                           | ert—  | 4                                |
|        | <b>'6</b> | Provisions about Aboriginal and Torres Strait Islander children |                              |                                   |   | 5<br>6                           |
|        |           | '(1)  | Torr<br>auth                 | res S<br>orised<br>y for          | trait Islander child, the chief executive or an   | 7<br>8<br>9<br>10<br>11          |
|        |           | '(2)  | abou<br>exec                 | it an<br>cutive                   | Aboriginal or Torres Strait Islander child, the chief or an authorised officer must consult with a defentity for the child before making the decision.  | 12<br>13<br>14<br>15             |
|        |           | '(3)  | prac<br>avai<br>chie<br>reco | ticabl<br>lable<br>f exe<br>gnise | if compliance with subsection (1) or (2) is not le because a recognised entity for the child is not or urgent action is required to protect the child, the cutive or an authorised officer must consult with a defentity for the child as soon as practicable after the decision. | 16<br>17<br>18<br>19<br>20<br>21 |
|        |           | '(4)  | relat                        | ion to                            | o an Aboriginal or Torres Strait Islander child, the st have regard to—   | 22<br>23<br>24                   |
|        |           |   | (a)                          |                                   | views, about the child and about Aboriginal tradition Island custom <sup>1</sup> relating to the child, of—   | 25<br>26                         |
|        |           |   |                              | (i)                               | a recognised entity for the child; or   | 27                               |
|        |           |   |                              | (ii)                              | if it is not practicable to obtain the views of a recognised entity for the child—members of the community to whom the child belongs; and   | 28<br>29<br>30                   |
|        |           |   | (b)                          | Isla                              | general principle that an Aboriginal or Torres Strait nder child should be cared for within an Aboriginal Corres Strait Islander community.   | 31<br>32<br>33                   |

<sup>1</sup> The *Acts Interpretation Act 1954*, section 36, contains definitions of Aboriginal tradition and Island custom.

|          | (5)  | As far as is reasonably practicable, the chief executive or an authorised officer must try to conduct consultations, negotiations, family group meetings and other proceedings involving an Aboriginal person or Torres Strait Islander (whether a child or not) in a way and in a place that is appropriate to Aboriginal tradition or Island custom. | 1<br>2<br>3<br>4<br>5<br>6 |
|----------|------|--|----------------------------|
|          | '(6) | In this section—   | 7                          |
|          |      | <i>significant decision</i> , about an Aboriginal or Torres Strait Islander child, means a decision likely to have a significant impact on the child's life.   | 8<br>9<br>10               |
|          |      | Examples of decisions relating to an Aboriginal or Torres Strait Islander child that may be significant decisions—   | 11<br>12                   |
|          |      | 1 a decision made in the course of investigating an allegation of harm to the child  | 13<br>14                   |
|          |      | 2 a decision about placing the child in care'.   | 15                         |
| Clause 6 | Am   | nendment of s 7 (Chief executive's functions)  | 16                         |
|          | (1)  | Section 7(1)(g), 'foster'—   | 17                         |
|          |      | omit.  | 18                         |
|          | (2)  | Section 7(1)(h), 'foster care'—  | 19                         |
|          |      | omit, insert—  | 20                         |
|          |      | 'the care of children under this Act'.   | 21                         |
|          | (3)  | Section 7(1)(h), 'foster carers caring for children under this Act'—   | 22<br>23                   |
|          |      | omit, insert—  | 24                         |
|          |      | 'approved carers'.   | 25                         |
|          | (4)  | Section 7(1)(o), 'recognised Aboriginal and Torres Strait Islander agencies'—  | 26<br>27                   |
|          |      | omit, insert—  | 28                         |
|          |      | 'recognised entities'.   | 29                         |

|        |    | (5)       | Section 7(2), definition child in care—  | 1        |
|--------|----|-----------|--|----------|
|        |    |           | omit, insert—  | 2        |
|        |    |           | 'children in care means children in the chief executive's custody or guardianship.'. | 3<br>4   |
| Clause | 7  | Am        | nendment of s 12 (What is effect of custody)   | 5        |
|        |    | (1)       | Section 12(1)(b)—  | 6        |
|        |    |           | renumber as section 12(1)(c).  | 7        |
|        |    | (2)       | Section 12(1)—   | 8        |
|        |    |           | insert—  | 9        |
|        |    |           | '(b) the chief executive has custody of a child under a care agreement; or'.         | 10<br>11 |
| Clause | 8  |           | nendment of s 14 (Chief executive may investigate eged harm)                         | 12<br>13 |
|        |    |           | Section 14(2), 'commissioner of the police service'—                                 | 14       |
|        |    |           | omit, insert—  | 15       |
|        |    |           | 'police commissioner'.   | 16       |
| Clause | 9  | Am<br>req | nendment of s 51C (Children for whom case plans are puired)                          | 17<br>18 |
|        |    |           | Section 51C, note 1, 'someone's care by agreement with the child's parents'—         | 19<br>20 |
|        |    |           | omit, insert—  | 21       |
|        |    |           | 'care under a care agreement'.   | 22       |
| Clause | 10 | Am<br>out | nendment of s 51D (How case planning must be carried                                 | 23<br>24 |
|        |    |           | Section 51D(1)(c)(iv), note, 'Section 6(4)'—   | 25       |
|        |    |           | omit, insert—  | 26       |
|        |    |           | Section 6(5)   | 27       |

| Clause | 11 | Amendment of s 51L (Who should be involved)  | 1              |
|--------|----|--|----------------|
|        |    | (1) Section 51L(1)(d), example, 'A foster carer'—  | 2              |
|        |    | omit, insert—  | 3              |
|        |    | 'An approved carer'.   | 4              |
|        |    | (2) Section 51L(1)(f)—   | 5              |
|        |    | omit, insert—  | 6              |
|        |    | '(f) if the child is an Aboriginal or Torres Strait Islander child—a recognised entity, or member of a recognised entity, for the child;'. | 7<br>8<br>9    |
| Clause | 12 | Amendment of s 51T (Distributing and implementing the plan)  | 10<br>11       |
|        |    | Section 51T(c)(ii), examples, 'a foster carer'—  | 12             |
|        |    | omit, insert—  | 13             |
|        |    | 'an approved carer'.   | 14             |
| Clause | 13 | Amendment of s 51W (Who may participate)   | 15             |
|        |    | (1) Section 51W(1)(d), example, 'A foster carer'—  | 16             |
|        |    | omit, insert—  | 17             |
|        |    | 'An approved carer'.   | 18             |
|        |    | (2) Section $51W(1)(f)$ —  | 19             |
|        |    | omit, insert—  | 20             |
|        |    | '(f) if the child is an Aboriginal or Torres Strait Islander child—a recognised entity, or member of a recognised entity, for the child;'. | 21<br>22<br>23 |
| Clause | 14 | Insertion of new ch 2, pt 3B   | 24             |
|        |    | Chapter 2, after part 3A—  | 25             |
|        |    | insert—  | 26             |

| 'Part 3E         | 3      | Intervention with parents' agreement   | 1<br>2         |
|------------------|--------|--|----------------|
| <b>'Divisior</b> | າ 1    | Preliminary  | 3              |
| '51Z Ap          | plicat | tion of pt 3B  | 4              |
|                  | ʻThi   | s part applies to a child if—  | 5              |
|                  | (a)    | the chief executive is satisfied the child—  | 6              |
|                  |        | (i) is a child in need of protection; and  | 7              |
|                  |        | (ii) needs ongoing help under this Act; and  | 8              |
|                  | (b)    | there is no child protection order in force granting custody or guardianship of the child to anyone.                             | 9<br>10        |
| '51ZA Wh         | nat is | intervention   | 11             |
|                  |        | e <i>intervention</i> for the child is the action taken by the chief cutive to give the ongoing help that the child needs.       | 12<br>13       |
|                  | Exan   | nples—   | 14             |
|                  | •      | giving support services to the child and his or her family   | 15             |
|                  | •      | arranging for the child to be placed in care under a care agreement  | 16             |
| <b>'Divisior</b> | ո 2    | Preference for intervention with   | 17             |
|                  |        | parents' agreement   | 18             |
| '51ZB Co         | nside  | ering intervention with agreement  | 19             |
|                  |        | e chief executive must give proper consideration to evening with the parents' agreement if—                                      | 20<br>21       |
|                  | (a)    | the chief executive is satisfied—  | 22             |
|                  |        | (i) the child's parents are able and willing to work with the chief executive to meet the child's protection and care needs; and | 23<br>24<br>25 |

|                  |        | (ii) it is likely that, by the end of the proposed intervention, the child's parents will be able to meet the child's protection and care needs; and                 | 1<br>2<br>3          |
|------------------|--------|--|----------------------|
|                  | (b)    | the child's view and wishes, if able to be ascertained, have been considered.  | 4<br>5               |
| '51ZC Wo         | rking  | with the child and parents   | 6                    |
|                  |        | he chief executive decides to intervene with the parents' ement, the chief executive must—   | 7<br>8               |
|                  | (a)    | encourage and facilitate the participation of the child and child's parents in—  | 9<br>10              |
|                  |        | (i) decisions about the most appropriate intervention for the child; and   | 11<br>12             |
|                  |        | (ii) the carrying out of the intervention; and   | 13                   |
|                  | (b)    | encourage and facilitate the parents' continuing involvement, during the intervention, with the child's life and care.   | 14<br>15<br>16       |
| <b>'Divisior</b> | า 3    | Care agreements  | 17                   |
| '51ZD Wh         | nat is | a care agreement   | 18                   |
|                  | exec   | care agreement is an agreement between the chief utive and the child's parents for the short-term placement the child in the care of someone other than the parents. | 19<br>20<br>21<br>22 |
|                  |        | ction 82 deals with the persons in whose care the child may be placed der a care agreement.  | 23<br>24             |
| '51ZE En         | tering | g an agreement   | 25                   |
| '(1)             |        | chief executive may enter a care agreement for the child if fied—  | 26<br>27             |
|                  | (a)    | it would be in the child's best interests to be temporarily placed in the care of someone other than the child's parents; and  | 28<br>29             |

|                |        | (b)           | it is not likely that, if the parents end the agreement, the child will be at immediate risk of harm.         | 1<br>2   |
|----------------|--------|---------------|---|----------|
|                | '(2)   | The           | chief executive must obtain and have regard to the child's  | 3        |
|                |        |               | vs before entering the care agreement, unless the child is  | 4        |
|                |        |               | ble to form and express views, taking into account the  | 5        |
|                |        | chile         | d's age and ability to understand.  | 6        |
|                | '(3)   | The           | child may also be a party to the care agreement.  | 7        |
| '51 <b>Z</b> F | Red    | quire         | ments of an agreement   | 8        |
|                | '(1)   | A ca<br>parti | are agreement must be in the approved form, signed by the ies.  | 9<br>10  |
|                | '(2)   | A ca          | are agreement must state the following—   | 11       |
|                |        | (a)           | the name of the person in whose care the child is to be placed;   | 12<br>13 |
|                |        | (b)           | the period of the agreement;  | 14       |
|                |        | (c)           | where the child will be living;   | 15       |
|                |        | (d)           | arrangements for contact between the child and his or her parents;  | 16<br>17 |
|                |        | (e)           | the type of decisions relating to the child for which the parents must be consulted.                          | 18<br>19 |
| '51 <b>Z</b> G | i Effe | ect o         | f an agreement  | 20       |
|                |        |               | ile a care agreement is in force for the child, the chief   | 21       |
|                |        |               | cutive has custody of the child.  | 22       |
| '51 <b>Z</b> H | l Per  | iod c         | of an agreement   | 23       |
|                | '(1)   |               | ject to this division, a care agreement has effect for the od stated in it.                                   | 24<br>25 |
|                | '(2)   |               | en a care agreement is entered into, the initial period of ration stated in it must not be more than 30 days. | 26<br>27 |
|                | '(3)   |               | are agreement must not be made if the total of the owing periods would be more than 6 months—                 | 28<br>29 |
|                |        | (a)           | the initial period of the proposed agreement:   | 30       |

|        |                |                 | (b)                   | the period for which any other care agreement was in force for the child within the previous 12 months.   | 1<br>2                                       |
|--------|----------------|-----------------|-----------------------|---|--|
|        |                | '(4)            |                       | ore a care agreement ends, it may be extended by ement of the parties.  | 3<br>4                                       |
|        |                | '(5)            | A ca                  | are agreement may be extended more than once.   | 5  |
|        |                | '(6)            |                       | are agreement must not be extended if the total of the owing periods would be more than 6 months—   | 6<br>7                                       |
|        |                |                 | (a)                   | the period for which the agreement has been in force;   | 8  |
|        |                |                 | (b)                   | the period of the proposed extension;   | 9  |
|        |                |                 | (c)                   | the period for which any other care agreement was in force for the child within the 12 months before the extension.   | 10<br>11<br>12                               |
|        |                | '(7)            | The                   | chief executive must not agree to an extension unless—  | 13   |
|        |                |                 | (a)                   | a case plan is in force for the child; and  | 14   |
|        |                |                 | (b)                   | the chief executive is satisfied the extension would be in<br>the child's best interests, having regard to the progress<br>made under the case plan and the child's developmental<br>needs.   | 15<br>16<br>17<br>18                         |
|        |                |                 |                       |   |  |
|        | '51 <b>Z</b> I | End             | ding a                | an agreement  | 19   |
|        | '51 <b>Z</b> I | <b>Enc</b> '(1) | A pa                  | arty to a care agreement may end the agreement at any by giving at least 2 days notice to the other parties.  | 19<br>20<br>21                               |
|        | '51 <b>Z</b> I |                 | A pa                  | arty to a care agreement may end the agreement at any   | 20   |
|        | '51 <b>Z</b> I | '(1)            | A pa                  | arty to a care agreement may end the agreement at any by giving at least 2 days notice to the other parties.  | 20<br>21<br>22<br>23<br>24                   |
|        | '51 <b>Z</b> I | '(1)            | A pa                  | arty to a care agreement may end the agreement at any by giving at least 2 days notice to the other parties.  are agreement ends automatically if—  a child protection order is made granting custody or guardianship of the child to the chief executive or  | 20<br>21<br>22<br>23<br>24<br>25<br>26       |
| Clause | '51 <i>Z</i> I | '(1) '(2)       | A patime A ca (a)     | arty to a care agreement may end the agreement at any by giving at least 2 days notice to the other parties.  are agreement ends automatically if—  a child protection order is made granting custody or guardianship of the child to the chief executive or someone else; or  the chief executive otherwise gains custody or   | 20<br>21                                     |
| Clause |                | '(1) '(2)       | A patime A ca (a) (b) | arty to a care agreement may end the agreement at any by giving at least 2 days notice to the other parties.  are agreement ends automatically if—  a child protection order is made granting custody or guardianship of the child to the chief executive or someone else; or  the chief executive otherwise gains custody or guardianship of the child under this Act.'. | 20<br>21<br>22<br>23<br>24<br>25<br>26<br>27 |

|        |     | '(4)  | If the child is an Aboriginal or Torres Strait Islander child, a recognised entity for the child or member of a recognised entity for the child may attend the conference.'. | 1<br>2<br>3    |
|--------|-----|-------|--|----------------|
| Clause | 16  |       | nendment of ch 2, pt 6, hdg (Obligations and rights der orders)  | 4<br>5         |
|        |     |       | Chapter 2, part 6, heading, after 'orders'—  | 6              |
|        |     |       | insert—  | 7              |
|        |     |       | 'and care agreements'.   | 8              |
| Clause | 17  |       | nendment of ch 2, pt 6, div 1, hdg (Chief executive's ligations under child protection orders)   | 9<br>10        |
|        |     |       | Chapter 2, part 6, division 1, heading, after 'orders'—  | 11             |
|        |     |       | insert—  | 12             |
|        |     |       | 'and care agreements'.   | 13             |
| Clause | 18  |       | nendment of s 73 (Chief executive's obligations about eting child's protection needs under certain orders)   | 14<br>15       |
|        |     | (1)   | Section 73, heading—   | 16             |
|        |     |       | omit, insert—  | 17             |
|        | '73 | pro   | ief executive's obligations about meeting child's otection and care needs under certain orders and reements'.  | 18<br>19<br>20 |
|        |     | (2)   | Section 73(1)—   | 21             |
|        |     |       | omit, insert—  | 22             |
|        |     | '(1)  | This section applies if—   | 23             |
|        |     |       | (a) a child protection order is made for a child, other than an order granting long-term guardianship of the child; or   | 24<br>25       |
|        |     |       | (b) a care agreement is entered into for a child.  | 26             |
|        |     | '(1A) | The chief executive must take steps that are reasonable and practicable to help the child's family meet the child's protection and care needs.'.                             | 27<br>28<br>29 |
|        |     | (3)   | Section 73(2), 'subsection (1)'—   | 30             |

|        |            |      | omii  | t, insert—  | 1                    |
|--------|------------|------|-------|---|----------------------|
|        |            |      | ʻsub  | section (2)'.   | 2                    |
|        |            | (4)  | Sect  | ion 73(1A) and (2)—   | 3                    |
|        |            |      | renu  | umber as section 73(2) and (3).   | 4                    |
| Clause | 19         | Am   | endr  | ment of s 74 (Charter of rights for a child in care)  | 5                    |
|        |            |      | Sect  | ion 74(1)—  | 6                    |
|        |            |      | omii  | t, insert—  | 7                    |
|        |            | '(1) | This  | section applies if the chief executive—   | 8                    |
|        |            |      | (a)   | has custody or guardianship of a child under a child protection order; or   | 9<br>10              |
|        |            |      | (b)   | has custody of a child under a care agreement.'.  | 11                   |
| Clause | 20         | Re   | place | ement of s 82 (Placing child in care)   | 12                   |
|        |            |      | Sect  | ion 82—   | 13                   |
|        |            |      | omii  | t, insert—  | 14                   |
|        | <b>'82</b> | Pla  | cing  | child in care   | 15                   |
|        |            | '(1) | The   | chief executive may place the child in the care of—   | 16                   |
|        |            |      | (a)   | an approved kinship carer for the child; or   | 17                   |
|        |            |      | (b)   | an approved foster carer; or  | 18                   |
|        |            |      | (c)   | an entity conducting a departmental care service; or  | 19                   |
|        |            |      | (d)   | a licensee; or  | 20                   |
|        |            |      | (e)   | if it is not possible, or not in the child's best interests, for<br>the child to be placed in the care of an entity mentioned<br>in paragraphs (a) to (d)—a provisionally approved carer<br>for the child; or | 21<br>22<br>23<br>24 |
|        |            |      | (f)   | if the chief executive is satisfied another entity would be<br>the most appropriate for meeting the child's particular<br>protection and care needs—that entity.  | 25<br>26<br>27       |
|        |            |      |       | Example for paragraph (f)—  | 28                   |
|        |            |      |       | A particular medical or residential facility may be the most  | 29<br>30             |

|        |      | '(2) | Also, if the child is in the chief executive's custody or guardianship under a child protection order, the chief executive may place the child in the care of a parent of the child.   | 1<br>2<br>3<br>4           |
|--------|------|------|--|----------------------------|
|        | '82A | Pla  | cement with more than 1 approved carer   | 5                          |
|        |      | '(1) | The child may be placed in the care of more than 1 approved carer at the same time.  | 6<br>7                     |
|        |      | '(2) | If it is proposed to place the child in the care of an approved carer, and the approved carer lives with his or her spouse and holds a certificate of approval jointly with the spouse, the child must be placed in the care of both of them.'.                                | 8<br>9<br>10<br>11         |
| Clause | 21   |      | endment of s 83 (Additional provisions for placing original and Torres Strait Islander children in care)   | 12<br>13                   |
|        |      | (1)  | Section 83(2) and (3)—   | 14                         |
|        |      |      | omit, insert—  | 15                         |
|        |      | '(2) | The chief executive must ensure a recognised entity for the child is given an opportunity to participate in the process for making a decision about where or with whom the child will live.  | 16<br>17<br>18<br>19       |
|        |      | '(3) | However, if because of urgent circumstances the chief executive makes the decision without the participation of a recognised entity for the child, the chief executive must consult with a recognised entity for the child as soon as practicable after making the decision.'. | 20<br>21<br>22<br>23<br>24 |
|        |      | (2)  | Section 83(5)(a)—  | 25                         |
|        |      |      | omit, insert—  | 26                         |
|        |      |      | '(a) the views of a recognised entity for the child; and'.   | 27                         |
|        |      | (3)  | Section 83—  | 28                         |
|        |      |      | insert—  | 29                         |
|        |      | '(6) | If the chief executive decides there is no appropriate person mentioned in subsection (4)(a) to (d) in whose care the child may be placed, the chief executive must give proper consideration to placing the child, in order of priority, with—                                | 30<br>31<br>32<br>33       |

|        |    |                    | (a)                                | a person who lives near the child's family; or  | 1  |
|--------|----|--------------------|------------------------------------|---|--|
|        |    |                    | (b)                                | a person who lives near the child's community or language group.  | 2 3  |
|        |    | '(7)               | othe<br>Islan                      | ore placing the child in the care of a family member or r person who is not an Aboriginal person or Torres Strait nder, the chief executive must give proper consideration to ther the person is committed to—  | 4<br>5<br>6<br>7   |
|        |    |                    | (a)                                | facilitating contact between the child and the child's parents and other family members, subject to any limitations on the contact under section 87; and  | 8<br>9<br>10   |
|        |    |                    | (b)                                | helping the child to maintain contact with the child's community or language group; and   | 11<br>12   |
|        |    |                    | (c)                                | helping the child to maintain a connection with the child's Aboriginal or Torres Strait Islander culture; and   | 13<br>14   |
|        |    |                    | (d)                                | preserving and enhancing the child's sense of Aboriginal or Torres Strait Islander identity.'.  | 15<br>16   |
|        |    |                    |                                    |   |  |
| Clause | 22 |                    | endr<br>Idren                      | ment of s 83A (Giving information to carers and   | 17<br>18   |
| Clause | 22 |                    | ldren                              |   |  |
| Clause | 22 | chi                | Idren<br>Sect                      | )   | 18   |
| Clause | 22 | chi                | Idren<br>Sect<br>omit              | ion 83A(3), 'licensed care service'—  | 18<br>19   |
| Clause | 22 | chi                | Sect<br>omit<br>'lice              | ion 83A(3), 'licensed care service'—  t, insert—  | 18<br>19<br>20   |
| Clause | 22 | <b>chi</b> (1)     | Sect<br>omit<br>'lice<br>Sect      | ion 83A(3), 'licensed care service'—  t, insert—  nsee'.  | 18<br>19<br>20<br>21                                     |
| Clause | 22 | <b>chi</b> (1)     | Sect<br>omit<br>'lice<br>Sect      | ion 83A(3), 'licensed care service'—  t, insert—  nsee'.  ion 83A(6), definition carer, paragraphs (a) and (b)—  t, insert—   | 18<br>19<br>20<br>21<br>22                               |
| Clause | 22 | <b>chi</b> (1)     | Sect omit 'lice Sect omit          | ion 83A(3), 'licensed care service'—  t, insert—  nsee'.  ion 83A(6), definition carer, paragraphs (a) and (b)—  t, insert—  if the child is placed in the care of an approved  | 18<br>19<br>20<br>21<br>22<br>23<br>24                   |
| Clause |    | <b>chi</b> (1) (2) | Sect omit 'lice Sect omit '(a) (b) | ion 83A(3), 'licensed care service'—  t, insert—  nsee'.  ion 83A(6), definition carer, paragraphs (a) and (b)—  t, insert—  if the child is placed in the care of an approved carer—the approved carer; or  if the child is placed in the care of another entity—the individual who directly provides care to the child.'.  ment of s 84 (Agreements to provide care for | 18<br>19<br>20<br>21<br>22<br>23<br>24<br>25<br>26       |
|        |    | <b>chi</b> (1) (2) | Sect omit 'lice Sect omit '(a) (b) | ion 83A(3), 'licensed care service'—  t, insert—  nsee'.  ion 83A(6), definition carer, paragraphs (a) and (b)—  t, insert—  if the child is placed in the care of an approved carer—the approved carer; or  if the child is placed in the care of another entity—the individual who directly provides care to the child.'.  ment of s 84 (Agreements to provide care for | 18<br>19<br>20<br>21<br>22<br>23<br>24<br>25<br>26<br>27 |

#### Child Safety Legislation Amendment Bill 2005

|        |     | 'approved carer'.   | 1                    |
|--------|-----|---|----------------------|
|        |     | (2) Section 84(1), 'foster carer must'—   | 2                    |
|        |     | omit, insert—   | 3                    |
|        |     | 'approved carer must'.  | 4                    |
| Clause | 24  | Amendment of s 85 (Chief executive to tell parents of placing child in care—assessment order)   | 5                    |
|        |     | Section 85(1)—  | 7                    |
|        |     | omit, insert—   | 8                    |
|        |     | '(1) This section applies if the child is in the chief executive's custody under an assessment order.'.   | 9<br>10              |
| Clause | 25  | Amendment of s 86 (Chief executive to notify parents of placing child in care—child protection order)   | 11<br>12             |
|        |     | Section 86(1)—  | 13                   |
|        |     | omit, insert—   | 14                   |
|        |     | '(1) This section applies if the child is in the chief executive's custody or guardianship under a child protection order.'.  | 15<br>16             |
| Clause | 26  | Insertion of new s 88   | 17                   |
|        |     | After section 87—   | 18                   |
|        |     | insert—   | 19                   |
|        | '88 | Chief executive to provide contact between<br>Aboriginal or Torres Strait Islander child and child's<br>community or language group   | 20<br>21<br>22       |
|        |     | '(1) This section applies if the child is an Aboriginal or a Torres Strait Islander child.  | 23<br>24             |
|        |     | '(2) The chief executive must provide opportunity for contact, as often as is appropriate in the circumstances, between the child and appropriate members of the child's community or language group.'. | 25<br>26<br>27<br>28 |

| Clause | 27 | Am   | nendr | nent       | of s 90 (Notice of removal from care)  | 1                          |
|--------|----|------|-------|------------|--|----------------------------|
|        |    | (1)  | Sect  | ion 9      | 0(1)—  | 2                          |
|        |    |      | omii  | t, inse    | ert—   | 3                          |
|        |    | '(1) | This  | secti      | on applies if the chief executive—   | 4                          |
|        |    |      | (a)   |            | custody or guardianship of the child under a child tection order; or   | 5<br>6                     |
|        |    |      | (b)   | has        | custody of the child under a care agreement.'.   | 7                          |
|        |    | (2)  | Sect  | ion 9      | 0(2)(b), 'foster'—   | 8                          |
|        |    |      | omii  | <i>t</i> . |  | 9                          |
|        |    | (3)  | Sect  | ion 9      | 0—   | 10                         |
|        |    |      | inse  | rt—        |  | 11                         |
|        |    | '(5) | Sub   | sectio     | on (4)(b) to (d) do not apply if—  | 12                         |
|        |    |      | (a)   |            | child was placed with the carer under a care eement; or  | 13<br>14                   |
|        |    |      | (b)   | the        | carer is a provisionally approved carer.'.   | 15                         |
| Clause | 28 |      |       |            | of s 91 (Review of decision to remove child care)  | 16<br>17                   |
|        |    |      | Sect  | ion 9      | 1(a) and (b)—  | 18                         |
|        |    |      | omii  | t, inse    | rt—  | 19                         |
|        |    |      | '(a)  |            | chief executive has custody or guardianship of the d under a child protection order; and   | 20<br>21                   |
|        |    |      | (b)   | the        | carer is not a provisionally approved carer; and   | 22                         |
|        |    |      | (c)   | eith       | er—  | 23                         |
|        |    |      |       | (i)        | the child protection order grants the chief executive long-term guardianship of the child; or  | 24<br>25                   |
|        |    |      |       | (ii)       | the stated reason for the decision is the carer is no longer a suitable person to have the care of the child or the carer is no longer able to meet the standards of care in the statement of standards for the child.'. | 26<br>27<br>28<br>29<br>30 |

| Clause | 29 |     | nendment of s 95 (Report about person's criminal tory etc.)   | 1<br>2         |
|--------|----|-----|---|----------------|
|        |    | (1) | Section 95(1)(b), 'a person, other than an approved foster carer'—  | 3<br>4         |
|        |    |     | omit, insert—   | 5              |
|        |    |     | 'an individual, other than an approved carer'.  | 6              |
|        |    | (2) | Section 95(2)(a), (3)(a), (4) and (7), 'commissioner of the police service'—  | 7<br>8         |
|        |    |     | omit, insert—   | 9              |
|        |    |     | 'police commissioner'.  | 10             |
|        |    | (3) | Section 95(5) and (8), 'commissioner's'—  | 11             |
|        |    |     | omit, insert—   | 12             |
|        |    |     | 'police commissioner's'.  | 13             |
|        |    | (4) | Section 95(5) and (8), 'commissioner'—  | 14             |
|        |    |     | omit, insert—   | 15             |
|        |    |     | 'police commissioner'.  | 16             |
| Clause | 30 |     | nendment of s 97 (Carrying out medical examinations treatment)  | 17<br>18       |
|        |    | (1) | Section 97(1)(b)—   | 19             |
|        |    |     | renumber as section 97(1)(c).   | 20             |
|        |    | (2) | Section 97(1)—  | 21             |
|        |    |     | insert—   | 22             |
|        |    |     | '(b) a child is in the chief executive's custody under this Act and the chief executive seeks medical examination of, or treatment for, the child; or'. | 23<br>24<br>25 |
|        |    | (3) | Section 97(6), after '(1)(a)'—  | 26             |
|        |    |     | insert—   | 27             |
|        |    |     | 'or (b)'.   | 28             |
|        |    | (4) | Section 97(6), '(1)(b)'—  | 29             |
|        |    |     | omit, insert—   | 30             |

|        |          | '(1)(c)'.   | 1                    |
|--------|----------|---|----------------------|
|        | (5)      | Section 97(6), 'commissioner of the police service'—  | 2                    |
|        |          | omit, insert—   | 3                    |
|        |          | 'police commissioner'.  | 4                    |
| Clause | 31 Ins   | sertion of new s 108A   | 5                    |
|        |          | After section 108—  | 6                    |
|        |          | insert—   | 7                    |
|        | 108A Rig | ght of appearance of departmental co-ordinators   | 8                    |
|        | '(1)     | A co-ordinator may appear in a proceeding.  | 9                    |
|        | '(2)     | In this section—  | 10                   |
|        |          | <b>co-ordinator</b> means an officer or employee of the department who is authorised in writing by the chief executive to appear in proceedings under this Act.'.                                 | 11<br>12<br>13       |
| Clause | 32 Am    | nendment of s 122 (Statement of standards)  | 14                   |
|        |          | Section 122(1), words before paragraph (a)—   | 15                   |
|        |          | omit, insert—   | 16                   |
|        | '(1)     | The chief executive must take reasonable steps to ensure a child placed in care under section 82 is cared for in a way that meets the following standards (the <i>statement of standards</i> )—'. | 17<br>18<br>19<br>20 |
| Clause |          | nendment of ch 4, pt 2, hdg (Licensing of care services d approval of foster carers)  | 21<br>22             |
|        |          | Chapter 4, part 2, heading, 'foster'—   | 23                   |
|        |          | omit.   | 24                   |

| Clause | 34          | Amendment of s 125 (Application for, or renewal of, licence)            |               |  | 1 2      |  |
|--------|-------------|---|---------------|--|----------|--|
|        |             |   | Sect          | ion 125(2), '142'—   | 3        |  |
|        |             |   | omit          | t, insert—   | 4        |  |
|        |             |   | '142          | A(a)'.   | 5        |  |
| Clause | 35          |   | nendr<br>ers) | ment of ch 4, pt 2, div 3, hdg (Approval of foster   | 6<br>7   |  |
|        |             |   | Chaj          | pter 4, part 2, division 3, heading, after 'carers'—   | 8        |  |
|        |             |   | inse          | rt—  | 9        |  |
|        |             |   | ʻand          | kinship carers'.   | 10       |  |
| Clause | 36          | Ins   | ertio         | n of new s 130A  | 11       |  |
|        |             | Chapter 4, part 2, division 3, before section 131—                      |               |  |          |  |
|        |             |   | inse          | rt—  | 13       |  |
|        | '130A       | Application of div 3  |               |  |          |  |
|        |             |   | ʻThi          | s division applies to—   | 15       |  |
|        |             |   | (a)           | a certificate of approval as an approved foster carer (a <i>foster carer certificate</i> ); or | 16<br>17 |  |
|        |             |   | (b)           | a certificate of approval as an approved kinship carer (a kinship carer certificate).'.        | 18<br>19 |  |
| Clause | 37          | Amendment of s 131 (Only individuals may hold certificates of approval) |               |  | 20<br>21 |  |
|        |             | (1)   | Sect          | ion 131, heading—  | 22       |  |
|        |             |   | omit          | t, insert—   | 23       |  |
|        | <b>'131</b> | Ho  | lding         | a certificate'.  | 24       |  |
|        |             | (2)   | Sect          | ion 131(1), 'certificate of approval as an approved foster r'—                                 | 25<br>26 |  |
|        |             |   | omit          | t, insert—   | 27       |  |
|        |             |   | 'cert         | tificate'.   | 28       |  |

|        |             | (3)          | Section 131—   | 1                    |
|--------|-------------|--------------|--|----------------------|
|        |             |              | insert—  | 2                    |
|        |             | '(4)         | A person may hold more than 1 kinship carer certificate.'.   | 3                    |
| Clause | 38          | Re           | placement of ss 132–135  | 4                    |
|        |             |              | Sections 132 to 135—   | 5                    |
|        |             |              | omit, insert—  | 6                    |
|        | <b>'133</b> | Pro          | ocess for initial issue of a certificate   | 7                    |
|        |             | '(1)         | A person may apply to the chief executive to be issued with a certificate.   | 8<br>9               |
|        |             | '(2)         | The application must be in the approved form.  | 10                   |
|        |             | <b>'</b> (3) | The approved form may require the disclosure of—   | 11                   |
|        |             |              | (a) the applicant's criminal history, domestic violence history and traffic history; and   | 12<br>13             |
|        |             |              | (b) the membership of the applicant's household; and   | 14                   |
|        |             |              | (c) information of which the applicant is aware, or that the applicant reasonably suspects, about the criminal history, domestic violence history and traffic history of each member of the applicant's household. | 15<br>16<br>17<br>18 |
|        |             | '(4)         | The application must be signed by the applicant and each adult member of the applicant's household.  | 19<br>20             |
|        |             |              | Note—  | 21                   |
|        |             |              | Under division 7, the chief executive may obtain information about the applicant and adult members of the applicant's household direct from the police commissioner and the chief executive for transport.         | 22<br>23<br>24       |
|        |             | '(5)         | If the chief executive decides to grant the application, the chief executive must issue a certificate and give it to the applicant.  | 25<br>26<br>27       |
|        |             | '(6)         | The certificate may be issued subject to the reasonable conditions the chief executive considers appropriate.  | 28<br>29             |
|        |             | '(7)         | If it is a kinship carer certificate, it must relate only to the care of 1 child.  | 30<br>31             |
|        |             | '(8)         | The matters stated in the certificate must include the following—  | 32<br>33             |

|     |                                   | (a)  | the approved carer's name;  | 1  |
|-----|-----------------------------------|--|---|--|
|     |                                   | (b)  | whether the carer is an approved foster carer or approved kinship carer;  | 2 3  |
|     |                                   | (c)  | for a kinship carer certificate—the name of the child for whom the carer is approved;   | 4<br>5                                       |
|     |                                   | (d)  | any conditions of the certificate;  | 6  |
|     |                                   | (e)  | the day of its issue;   | 7  |
|     |                                   | (f)  | the day on which it is due to expire (the expiry day).  | 8  |
| 4   | (9)                               | The o  | expiry day must be—   | 9  |
|     |                                   | (a)  | for a foster carer certificate—1 year from the day of issue; or   | 10<br>11                                     |
|     |                                   | (b)  | for a kinship carer certificate—not more than 1 year from the day of issue.   | 12<br>13                                     |
| '(1 | 10)                               | Subje<br>day.  | ect to this Act, the certificate has effect until the expiry  | 14<br>15                                     |
|     |                                   |  |   |  |
| 134 | Pro                               | cess   | to renew a certificate  | 16   |
|     | <b>Pro</b> (1)                    | Befo   | to renew a certificate re a certificate ends, the holder may apply to the chief utive to renew the certificate.   | 16<br>17<br>18                               |
| ٤,  |                                   | Befo   | re a certificate ends, the holder may apply to the chief  | 17   |
|     | (1)                               | Before execution The attacks any of  | re a certificate ends, the holder may apply to the chief utive to renew the certificate.  | 17<br>18                                     |
|     | <ul><li>(1)</li><li>(2)</li></ul> | Before execution The attacks any of  | re a certificate ends, the holder may apply to the chief utive to renew the certificate.  application must be in the approved form.  approved form may require the disclosure of a change to of the following information that has not been previously  | 17<br>18<br>19<br>20<br>21                   |
|     | <ul><li>(1)</li><li>(2)</li></ul> | Before execution The attacks any of notification and the second s | re a certificate ends, the holder may apply to the chief utive to renew the certificate.  application must be in the approved form.  approved form may require the disclosure of a change to of the following information that has not been previously ited to the chief executive—  the applicant's criminal history, domestic violence                              | 17<br>18<br>19<br>20<br>21<br>22<br>23       |
|     | <ul><li>(1)</li><li>(2)</li></ul> | Befo exect The a The a any o notifi (a)  | re a certificate ends, the holder may apply to the chief utive to renew the certificate.  application must be in the approved form.  approved form may require the disclosure of a change to of the following information that has not been previously ited to the chief executive—  the applicant's criminal history, domestic violence history and traffic history; | 17<br>18<br>19<br>20<br>21<br>22<br>23<br>24 |

|      | Note-   | _  | 1           |  |  |  |  |  |
|------|---|--|-------------|--|--|--|--|--|
|      | app   | der division 7, the chief executive may obtain information about the plicant and adult members of the applicant's household direct from police commissioner and the chief executive for transport. | 2<br>3<br>4 |  |  |  |  |  |
| '(5) | If the chief executive decides to grant the application, the chief executive must issue a new certificate and give it to the applicant. |  |             |  |  |  |  |  |
| '(6) |   | matters stated in the certificate must include the owing—  | 8<br>9      |  |  |  |  |  |
|      | (a)   | that it is a renewed certificate;  | 10          |  |  |  |  |  |
|      | (b)   | the approved carer's name;   | 11          |  |  |  |  |  |
|      | (c)   | whether the carer is an approved foster carer or approved kinship carer;   | 12<br>13    |  |  |  |  |  |
|      | (d)   | for a kinship carer certificate—the name of the child for whom the carer is approved;  | 14<br>15    |  |  |  |  |  |
|      | (e)   | any conditions of the certificate;   | 16          |  |  |  |  |  |
|      | (f)   | the day of its issue;  | 17          |  |  |  |  |  |
|      | (g)   | the day on which it is due to expire (the <i>expiry day</i> ).   | 18          |  |  |  |  |  |
| '(7) |   | conditions may only include conditions that applied ediately before the renewal.   | 19<br>20    |  |  |  |  |  |
|      | Note-   | _  | 21          |  |  |  |  |  |
|      | The conditions may be changed by amending the certificate under division 4.   |  |             |  |  |  |  |  |
| '(8) | The   | expiry day must be—  | 24          |  |  |  |  |  |
|      | (a)   | for a foster carer certificate—2 years from the day of issue; or   | 25<br>26    |  |  |  |  |  |
|      | (b)   | for a kinship carer certificate—not more than 2 years from the day of issue.   | 27<br>28    |  |  |  |  |  |
| '(9) | Subj<br>day.  | ect to this Act, the certificate has effect until the expiry   | 29<br>30    |  |  |  |  |  |

| <b>'135</b> | <b>'135</b> | Restrictions on granting application |  |   |                |  |  |
|-------------|-------------|--------------------------------------|--|---|----------------|--|--|
|             |             | renev                                | 'The chief executive must not grant an application for, or to renew, a certificate unless the chief executive is satisfied of the following matters— |   |                |  |  |
|             |             | (a)                                  | for a  | foster carer certificate—   | 5              |  |  |
|             |             |                                      | (i)  | the applicant is a suitable person to be an approved foster carer; and  | 6<br>7         |  |  |
|             |             |                                      | (ii)   | all members of the applicant's household are suitable persons to associate on a daily basis with children; and                      | 8<br>9<br>10   |  |  |
|             |             |                                      | (iii)  | the applicant is able to meet the standards of care in the statement of standards; and  | 11<br>12       |  |  |
|             |             |                                      | (iv)   | the applicant is able to help in appropriate ways towards achieving plans for the protection of a child placed in the carer's care; | 13<br>14<br>15 |  |  |
|             |             | (b)                                  | for a  | kinship carer certificate—  | 16             |  |  |
|             |             |                                      | (i)  | the applicant is kin to the child to whom the approval relates; and   | 17<br>18       |  |  |
|             |             |                                      | (ii)   | the applicant is a suitable person to be an approved kinship carer for the child; and   | 19<br>20       |  |  |
|             |             |                                      | (iii)  | all members of the applicant's household are suitable persons to associate on a daily basis with the child; and                     | 21<br>22<br>23 |  |  |
|             |             |                                      | (iv)   | the applicant is able to meet the standards of care in the statement of standards; and  | 24<br>25       |  |  |
|             |             |                                      | (v)  | the applicant is able to help in appropriate ways towards achieving plans for the child's protection.'.                             | 26<br>27       |  |  |
| Clause      | 39          | Renumb                               | erinç  | g of ss 130A and 131  | 28             |  |  |
|             |             | Secti                                | ions 1   | 30A and 131—  | 29             |  |  |
|             |             | renu                                 | mber   | as sections 131 and 132.  | 30             |  |  |

**s 40** 30

| Child Sa | fety I | egislation | Amendment | Bill 2005 |
|----------|--------|------------|-----------|-----------|
| Citiu Du |        |            | minuminum | Dill 2003 |

| Clause | 40 An            | nendn  | nent of s 136 (Refusal of application)  | 1                    |
|--------|------------------|--------|---|----------------------|
|        |                  | Sect   | ion 136(1), 'the application'—  | 2                    |
|        |                  | omit   | , insert—   | 3                    |
|        |                  | 'an a  | application for, or to renew, a certificate'.   | 4                    |
| Clause | 41 Ins           | ertio  | n of new ch 4, pt 2, div 3A   | 5                    |
|        |                  | Chap   | oter 4, part 2, after division 3—   | 6                    |
|        |                  | inser  | <i>t</i> —  | 7                    |
|        | <b>'Divisior</b> | 1 3A   | Provisional approval of carers  | 8                    |
|        | '136A Ap         | plicat | tion and purpose of div 3A  | 9                    |
|        | '(1)             |        | division applies to a certificate of approval as a isionally approved carer.  | 10<br>11             |
|        | '(2)             | give   | purpose of this division is to enable the chief executive to limited approval to a person to care for a particular child reumstances where—   | 12<br>13<br>14       |
|        |                  | (a)    | the person has been provisionally assessed as suitable to care for the child; and   | 15<br>16             |
|        |                  | (b)    | it is not possible, or not in the child's best interests, for<br>the child to be placed in the care of an approved kinship<br>carer for the child, approved foster carer, entity<br>conducting a departmental care service or licensee. | 17<br>18<br>19<br>20 |
|        | '136B Ho         | lding  | a certificate   | 21                   |
|        | '(1)             | Only   | an individual is eligible to hold a certificate.  | 22                   |
|        | '(2)             | Two    | or more individuals may hold a certificate jointly.   | 23                   |
|        | '(3)             |        | erson living with his or her spouse may only hold a ficate jointly with the spouse.   | 24<br>25             |
|        | '(4)             | A pe   | erson may hold more than 1 certificate.   | 26                   |

| '136C | Bas  | sis fo | r issı        | uing a certificate  | 1              |
|-------|------|--------|---------------|---|----------------|
|       |      |        |               | f executive may decide to issue a person with a relating to the care of a particular child if—            | 2 3            |
|       |      | (a)    |               | chief executive proposes to place the child in care or this Act; and                                      | 4<br>5         |
|       |      | (b)    | the p         | person has applied for a certificate of approval as—  | 6              |
|       |      |        | (i)           | an approved foster carer; or  | 7              |
|       |      |        | (ii)          | an approved kinship carer for the child; and  | 8              |
|       |      | (c)    | the a         | application has not yet been decided; and   | 9              |
|       |      | (d)    |               | person agrees to being issued with a certificate of oval as a provisionally approved carer for the child; | 10<br>11<br>12 |
|       |      | (e)    |               | chief executive is satisfied of the following ers—  | 13<br>14       |
|       |      |        | (i)           | the person is a suitable person to be a provisionally approved carer for the child;                       | 15<br>16       |
|       |      |        | (ii)          | all members of the person's household are suitable persons to associate on a daily basis with the child;  | 17<br>18       |
|       |      |        | (iii)         | the person is able to meet the standards of care in the statement of standards.                           | 19<br>20       |
| '136D | Issi | ue of  | certi         | ficate  | 21             |
| •     | (1)  | the c  |               | ef executive makes a decision under section 136C, executive must issue a certificate and give it to the   | 22<br>23<br>24 |
| •     | (2)  |        |               | ficate may be issued subject to the reasonable the chief executive considers appropriate.                 | 25<br>26       |
| •     | (3)  | The    | certifi       | cate must relate only to the care of 1 child.   | 27             |
| •     | (4)  |        | matt<br>wing- | ers stated in the certificate must include the  | 28<br>29       |
|       |      | (a)    | the a         | approved carer's name;  | 30             |
|       |      | (b)    |               | it is a certificate of approval as a provisionally oved carer;  | 31<br>32       |

|           |      | (c)       | the 1            | name of the child for whom the carer is approved;   | 1              |
|-----------|------|-----------|------------------|---|----------------|
|           |      | (d)       | any              | conditions of the certificate;  | 2              |
|           |      | (e)       | the o            | day of its issue;   | 3              |
|           |      | (f)       | the o            | day on which it is due to expire (the <i>expiry day</i> ).  | 4              |
|           | '(5) | The issue |                  | y day must be not more than 60 days from the day of   | 5<br>6         |
|           | '(6) |           |                  | this Act, the certificate has effect until the earlier of ing days—   | 7<br>8         |
|           |      | (a)       | the o            | expiry day;   | 9              |
|           |      | (b)       | the o            | day the carer is—   | 10             |
|           |      |           | (i)              | issued with a foster carer certificate or kinship carer certificate for the child; or   | 11<br>12       |
|           |      |           | (ii)             | given written notice that the carer's application for<br>a foster carer certificate or kinship carer certificate<br>for the child has been refused.'. | 13<br>14<br>15 |
| clause 42 |      |           |                  | of s 137 (Amendment of authority on of holder)  | 16<br>17       |
|           | (1)  | Sect      | ion 13           | 37(2) to (5)—   | 18             |
|           |      | renu      | mber             | as section 137(3) to (7).   | 19             |
|           | (2)  | Sect      | ion 13           | 37—   | 20             |
|           |      | inse      | rt—              |   | 21             |
|           | '(2) | prov      | isiona           | ate of approval as an approved kinship carer or a ally approved carer may not be amended to change for whom the carer is approved.'.                  | 22<br>23<br>24 |
|           | (3)  | Sect      | ion 13           | 37—   | 25             |
|           |      | inse      | rt—              |   | 26             |
|           | '(8) |           | sectio<br>ficate | n (7)(c) and (d) do not apply to a provisional  | 27<br>28       |

| Clause | 43    |              |                     | ment of s 138 (Amendment of authority by the ecutive)   | 1 2            |
|--------|-------|--------------|---------------------|---|----------------|
|        |       |              | Sect                | ion 138—  | 3              |
|        |       |              | inse                | rt—   | 4              |
|        |       | '(8)         | The                 | chief executive may not act under this section—   | 5              |
|        |       |              | (a)                 | to amend a certificate of approval to extend the period for which the certificate has effect; or  | 6<br>7         |
|        |       |              | (b)                 | to amend a provisional certificate.'.   | 8              |
| Clause | 44    | Ins          | ertio               | n of new ss 138A–138C   | 9              |
|        |       |              | Afte                | er section 138—   | 10             |
|        |       |              | inse                | rt—   | 11             |
|        | '138A |              | endr<br>oiry d      | nent of kinship carer certificate to extend its lay   | 12<br>13       |
|        |       | '(1)         |                     | s section applies to a certificate of approval as an approved hip carer.  | 14<br>15       |
|        |       | '(2)         |                     | chief executive may amend the certificate to extend its ry day if—  | 16<br>17       |
|        |       |              | (a)                 | the certificate is still in force; and  | 18             |
|        |       |              | (b)                 | the chief executive is satisfied the amendment is appropriate and desirable to meet the needs of the child for whom the holder is approved; and | 19<br>20<br>21 |
|        |       |              | (c)                 | the holder agrees to the amendment.   | 22             |
|        |       | <b>'</b> (3) | The                 | expiry day may only be extended to a day that is—   | 23             |
|        |       |              | (a)                 | for an initial certificate—not more than 1 year after the day it is issued; or  | 24<br>25       |
|        |       |              | (b)                 | for a renewed certificate—not more than 2 years after the day it is issued.   | 26<br>27       |
|        |       | '(4)         | In th               | nis section—  | 28             |
|        |       |              | <i>expi</i><br>expi | <i>ry day</i> means the day on which the certificate is due to re.  | 29<br>30       |

|              | mendn<br>xpiry d    | nent of provisional certificate to extend its ay   | 1 2                |
|--------------|---------------------|--|--------------------|
| <b>'</b> (1) |                     | section applies to a certificate of approval as a isionally approved carer.  | 3                  |
| '(2)         |                     | chief executive may amend the certificate to extend its ry day if—   | 5<br>6             |
|              | (a)                 | the certificate is still in force; and   | 7                  |
|              | (b)                 | the chief executive considers the holder's application for<br>a certificate of approval as an approved foster carer or<br>approved kinship carer is likely to be decided within the<br>period of the proposed extension; and | 8<br>9<br>10<br>11 |
|              | (c)                 | the chief executive is satisfied the amendment is appropriate and desirable to meet the needs of the child for whom the holder is approved; and  | 12<br>13<br>14     |
|              | (d)                 | the holder agrees to the amendment.  | 15                 |
| '(3)         |                     | pite section 136D(5), the expiry day may be extended to a that is more than 60 days after the day the certificate was ed.  | 16<br>17<br>18     |
| '(4)         | ) The               | expiry day may not be extended by more than 30 days.   | 19                 |
| '(5)         | ) The               | expiry day may only be extended once.  | 20                 |
| '(6)         | ) In th             | is section—  | 21                 |
|              | <i>expi</i><br>expi | ry day means the day on which the certificate is due to re.  | 22<br>23           |
|              |                     | mendment of provisional certificate by the ecutive   | 24<br>25           |
| '(1)         |                     | section applies to a certificate of approval as a isionally approved carer.  | 26<br>27           |
| '(2)         | ) The               | chief executive may amend the certificate at any time if—  | 28                 |
|              | (a)                 | the holder agrees to the amendment; or   | 29                 |
|              | (b)                 | the chief executive considers it is necessary or desirable because—  | 30<br>31           |

|           |      | (i) the holder is not meeting the standards required<br>under the certificate or a condition of the<br>certificate; or   | 1<br>2<br>3         |
|-----------|------|--|---------------------|
|           |      | (ii) the holder has contravened a provision of this Act; or  | 4<br>5              |
|           |      | (iii) the certificate was issued because of a materially<br>false or misleading representation or declaration<br>(made either orally or in writing); or  | 6<br>7<br>8         |
|           |      | <ul> <li>(iv) the chief executive has obtained further<br/>information relating to the holder's application for<br/>a certificate of approval as an approved foster carer<br/>or approved kinship carer; or</li> </ul> | 9<br>10<br>11<br>12 |
|           |      | (v) of another circumstance prescribed under a regulation.   | 13<br>14            |
|           | '(3) | If the chief executive decides to amend the certificate under subsection (2)(b), the chief executive must give the holder a written notice stating—  | 15<br>16<br>17      |
|           |      | (a) the amendment; and   | 18                  |
|           |      | (b) the reasons for the decision to make the amendment.  | 19                  |
|           | '(4) | This section does not apply to an amendment of the certificate to extend its expiry day.'.   | 20<br>21            |
| Clause 45 |      | nendment of s 139 (Authority may be suspended or ncelled)  | 22<br>23            |
|           | (1)  | Section 139(1)(b), after 'approval'—   | 24                  |
|           |      | insert—  | 25                  |
|           |      | 'as an approved foster carer'.   | 26                  |
|           | (2)  | Section 139(1)(c) to (f)—  | 27                  |
|           |      | renumber as section 139(1)(e) to (h).  | 28                  |
|           | (3)  | Section 139(1)—  | 29                  |
|           |      | insert—  | 30                  |
|           |      | '(c) if the authority is a certificate of approval as an approved kinship carer—   | 31<br>32            |

|     |      | (i)    | the holder of the certificate is not a suitable person<br>to be an approved kinship carer for the child to<br>whom the approval relates; or               | 1<br>2<br>3          |
|-----|------|--------|---|----------------------|
|     |      | (ii)   | a member of the holder's household is not a suitable person to associate on a daily basis with the child to whom the approval relates;                    | 4<br>5<br>6          |
|     | (d)  |        | he authority is a certificate of approval as a visionally approved carer—   | 7<br>8               |
|     |      | (i)    | the holder is not a suitable person to be a provisionally approved carer for the child to whom the approval relates; or                                   | 9<br>10<br>11        |
|     |      | (ii)   | a member of the holder's household is not a<br>suitable person to associate on a daily basis with<br>the child to whom the approval relates; or           | 12<br>13<br>14       |
|     |      | (iii)  | the chief executive has decided to refuse the holder's application for a certificate of approval as an approved foster carer or approved kinship carer;'. | 15<br>16<br>17<br>18 |
| (4) | Sect | ion 13 | 39(2)—  | 19                   |
|     | renu | mber   | as section 139(5).  | 20                   |
| (5) | Sect | ion 13 | 39—   | 21                   |
|     | inse | rt—    |   | 22                   |
| (2) | hold | er liv | executive may cancel a certificate of approval if the es with the holder's spouse but does not hold the jointly with the spouse.                          | 23<br>24<br>25       |
| (3) |      |        | executive may cancel a certificate of approval held 2 persons if—   | 26<br>27             |
|     | (a)  |        | n the certificate was issued to them, they were uses living together; and   | 28<br>29             |
|     | (b)  | -      | have stopped being spouses or stopped living ther; and  | 30<br>31             |
|     | (c)  | circu  | chief executive considers it inappropriate in all the umstances for them to continue to jointly hold the ificate.   | 32<br>33<br>34       |

|        |               | '(4)         | However, if the holder of a certificate of approval mentioned in subsection (2) or (3) (the <i>current certificate</i> ) applies for another certificate of approval, the chief executive must not cancel the current certificate under subsection (2) or (3) until the application is decided.' | 1<br>2<br>3<br>4<br>5 |
|--------|---------------|--------------|--|-----------------------|
| Clause | 46            | Am<br>car    | nendment of s 140 (Procedure for suspension or neellation)   | 6<br>7                |
|        |               | (1)          | Section 140(1), 'cancel the authority'—  | 8                     |
|        |               |              | omit, insert—  | 9                     |
|        |               |              | 'cancel an authority under section 139'.   | 10                    |
|        |               | (2)          | Section 140—   | 11                    |
|        |               |              | insert—  | 12                    |
|        |               | '(7)         | This section does not apply to a provisional certificate.'.  | 13                    |
| Clause | 47            | Ins          | ertion of new s 140AA  | 14                    |
|        |               |              | After section 140—   | 15                    |
|        |               |              | insert—  | 16                    |
|        | '140 <i>i</i> |              | ocedure for suspension or cancellation of ovisional certificate  | 17<br>18              |
|        |               | '(1)         | This section applies if the chief executive decides to suspend<br>or cancel a certificate of approval as a provisionally approved<br>carer.  | 19<br>20<br>21        |
|        |               | '(2)         | The chief executive must inform the holder of the decision by written notice, stating the reasons for the decision.  | 22<br>23              |
|        |               | '(3)         | The chief executive must record particulars of the suspension or cancellation on the authority.  | 24<br>25              |
|        |               | <b>'</b> (4) | To remove any doubt, it is declared that the suspension or cancellation does not, of itself, affect the holder's application for a certificate of approval as an approved foster carer or approved kinship carer.'.  | 26<br>27<br>28<br>29  |

| Clause | 48 | Co    | nendment of s 140A (Chief executive may notify mmissioner for Children and Young People and Child ardian about particular information)                   | 1<br>2<br>3    |
|--------|----|-------|--|----------------|
|        |    |       | Section 140A(1)—   | 4              |
|        |    |       | omit, insert—  | 5              |
|        |    | '(1)  | This section applies if the chief executive amends, suspends or cancels a certificate of approval under this division (a <i>disciplinary action</i> ).'. | 6<br>7<br>8    |
| Clause | 49 |       | nendment of s 141 (Amendment, suspension and neellation of authorities)  | 9<br>10        |
|        |    | (1)   | Section 141(2), ', not less than 7 days,'—   | 11             |
|        |    |       | omit.  | 12             |
|        |    | (2)   | Section 141—   | 13             |
|        |    |       | insert—  | 14             |
|        |    | '(2A) | The stated period must be—   | 15             |
|        |    |       | (a) if the authority is a provisional certificate—not less than 2 days after the notice is given; or   | 16<br>17       |
|        |    |       | (b) otherwise—not less than 7 days after the notice is given.'.  | 18<br>19       |
|        |    | (3)   | Section 141—   | 20             |
|        |    |       | insert—  | 21             |
|        |    | '(6A) | Subsection (7)(b) does not apply to an amendment of a certificate of approval to extend its expiry day under section 138A or 138B.'.                     | 22<br>23<br>24 |
|        |    | (4)   | Section 141(2A) to (7)—  | 25             |
|        |    |       | renumber as section 141(3) to (9).   | 26             |
| Clause | 50 | Am    | nendment of s 141A (Surrender of authorities)  | 27             |
|        |    |       | Section 141A(2)—   | 28             |
|        |    |       | omit, insert—  | 29             |
|        |    | '(2)  | The surrender takes effect—  | 30             |

30

|       |         | (a)    | for a licence or certificate of approval as an approved foster carer—   |
|-------|---------|--------|---|
|       |         |        | (i) on the day that is 21 days after the notice is given to the chief executive; or   |
|       |         |        | (ii) if a later day of effect is stated in the notice—on the later day; or  |
|       |         | (b)    | for a certificate of approval as an approved kinship carer or provisionally approved carer—   |
|       |         |        | (i) on the day the notice is given to the chief executive; or   |
|       |         |        | (ii) if a later day of effect is stated in the notice—on the later day.'.   |
| se 51 | Re      | placer | ment of ch 4, pt 2, div 5, hdg and s 142  |
|       |         | •      | ter 4, part 2, division 5, heading and section 142—   |
|       |         | •      | insert—   |
| 'C    | ivision | ı 5    | Notification of changes relating to<br>authority holders and associated<br>persons  |
| '1    | 41B Per | rsonal | history   |
|       | '(1)    | -      | rson's <i>personal history</i> is the person's criminal history, estic violence history and traffic history.  |
|       | '(2)    | histor | erence in this division to a change in a person's personal ry includes, for a person who does not have a personal ry, the acquisition of a personal history.                  |
| '1    | 41C Per | rsonal | history change—nominee  |
|       |         | a lice | ere is a change in the personal history of the nominee for<br>ence, the nominee must immediately notify the chief<br>tive, in the approved form, that the change has<br>ened. |

Maximum penalty—100 penalty units.

| '141D |              | sonal history change—other persons associated halicence   | 1 2                  |
|-------|--------------|---|----------------------|
|       | <b>'</b> (1) | This section applies to each of the following persons in relation to a licensed care service—   | 3<br>4               |
|       |              | (a) a person responsible for directly managing the service;   | 5                    |
|       |              | (b) a director of the licensee;   | 6                    |
|       |              | (c) a person engaged in relation to the provision of care services by the service.  | 7<br>8               |
|       | '(2)         | If there is a change in the person's personal history, the person must immediately disclose to the nominee for the licence that there has been a change in the person's personal history.   | 9<br>10<br>11        |
|       |              | Maximum penalty—100 penalty units.  | 12                   |
|       | <b>'</b> (3) | On receiving the disclosure, the nominee must immediately notify the chief executive, in the approved form, that there has been a change in the person's personal history.                  | 13<br>14<br>15       |
|       |              | Maximum penalty—100 penalty units.  | 16                   |
|       | <b>'</b> (4) | Subsection (2) does not apply if, immediately after the change, the person stops being a person mentioned in subsection (1).  | 17<br>18<br>19       |
|       | '(5)         | To remove any doubt, it is declared that it is not a requirement of subsection (2) that the person give the nominee any information about the change other than that a change has happened. | 20<br>21<br>22<br>23 |
| '141E | Per          | sonal history change—approved carer   | 24                   |
|       |              | 'If there is a change in an approved carer's personal history,<br>the approved carer must immediately notify the chief<br>executive, in the approved form, that the change has<br>happened. | 25<br>26<br>27<br>28 |
|       |              | Maximum penalty—100 penalty units.  | 29                   |
| '141F | Per          | sonal history change—other household members  | 30                   |
|       | <b>'</b> (1) | This section applies if an approved carer becomes aware of, or reasonably suspects there has been, a change in the personal history of a member of the carer's household.                   | 31<br>32<br>33       |

| '(2)             | The approved carer must immediately notify the chief executive, in the approved form, that the change has happened or is suspected to have happened.   | 1<br>2<br>3          |
|------------------|--|----------------------|
|                  | Maximum penalty—100 penalty units.   | 4                    |
| 141G Ap          | proved carer must notify other changes   | 5                    |
| '(1)             | This section applies to an approved carer if—  | 6                    |
|                  | (a) a person becomes a member of the approved carer's household; or  | 7<br>8               |
|                  | (b) a person stops being a member of the approved carer's household; or  | 9<br>10              |
|                  | (c) a person becomes the approved carer's spouse; or   | 11                   |
|                  | (d) a person stops being the approved carer's spouse.  | 12                   |
| '(2)             | The approved carer must immediately give the chief executive notice of the matter in the approved form.  | 13<br>14             |
|                  | Maximum penalty—100 penalty units.   | 15                   |
| '(3)             | The approved form must include provision for it to be signed by a person mentioned in subsection (1)(a) if the person is an adult.   | 16<br>17<br>18       |
| '(4)             | If an adult becomes a member of the approved carer's household, the approved carer does not commit an offence against subsection (2) only by giving a notice under subsection (2) that is not signed by the adult. | 19<br>20<br>21<br>22 |
| <b>'Division</b> | 6 Investigative information  | 23                   |
|                  | lice commissioner may decide that information out a person is investigative information  | 24<br>25             |
| '(1)             | The police commissioner may decide under this section that information about a person (the <i>investigated person</i> ) is investigative information if—   | 26<br>27<br>28       |
|                  | (a) there is or was evidence of acts or omissions that, at the time of the acts or omissions, constituted a serious child-related sexual offence (the <i>alleged offence</i> ) by the                              | 29<br>30<br>31       |

|      |       | a ch         | nild at  | the time of the offence (each of whom is a <i>ant</i> ); and   | 2 3                  |
|------|-------|--------------|----------|--|----------------------|
|      | (b)   | inve         | stigate  | e investigated the alleged offence and the ed person was formally notified about the ion, including—   | 4<br>5<br>6          |
|      |       | (i)          | to pa    | articipating in an interview, or by being asked articipate in an interview, about the alleged ace; or  | 7<br>8<br>9          |
|      |       | (ii)         | •        | therwise being given an opportunity to answer ations about the alleged offence; and  | 10<br>11             |
|      | (c)   | of e<br>deci | stablis  | sufficient evidence available that was capable thing each element of the alleged offence but a was made not to charge the investigated person                  | 12<br>13<br>14<br>15 |
|      |       | (i)          |          | complainant died before the charge was ght; or   | 16<br>17             |
|      |       | (ii)         | eithe    | r or both of the following applied—  | 18                   |
|      |       |              | (A)      | the complainant was unwilling to proceed;  | 19                   |
|      |       |              | (B)      | an adult who, at the relevant time, was the complainant's parent or guardian decided that, in the interests of the complainant, the matter should not proceed. | 20<br>21<br>22<br>23 |
| '(2) | third | party        | y if the | ts or omissions includes information from a complainant did not make a formal complaint ime of the investigation.  | 24<br>25<br>26       |
| '(3) | 4.10  | , the        | police   | lice Service Administration Act 1990, section e commissioner may not delegate the police powers under this section.  | 27<br>28<br>29       |
| '(4) | In th | is sec       | ction—   | _  | 30                   |
|      | Chil  |              | and Y    | elated sexual offence see the Commission for Young People and Child Guardian Act 2000,   | 31<br>32<br>33       |

| <b>'141</b> I | Appeal from decision that information is investigative information |  |                      |  |  |  |  |
|---------------|--|--|----------------------|--|--|--|--|
|               | '(1)   | This section applies if the police commissioner decides that information about the investigated person is investigative information and gives the information to the chief executive under section 142C.   | 3<br>4<br>5<br>6     |  |  |  |  |
|               | '(2)   | The police commissioner must give notice, in the approved form, to the investigated person that—   | 7<br>8               |  |  |  |  |
|               |  | (a) the police commissioner has decided that information about the person is investigative information; and  | 9<br>10              |  |  |  |  |
|               |  | (b) investigative information has been given to the chief executive.   | 11<br>12             |  |  |  |  |
|               | '(3)   | Within 28 days after being given the notice, the investigated person may appeal to a Magistrates Court about the decision that the information is investigative information.   | 13<br>14<br>15       |  |  |  |  |
|               | '(4)   | The chief executive and police commissioner must be given a copy of the notice of appeal.  | 16<br>17             |  |  |  |  |
|               | '(5)   | The tribunal does not have jurisdiction to review a decision of<br>the police commissioner that information about a person is<br>investigative information or that information that is<br>investigative information may be given to the chief executive. | 18<br>19<br>20<br>21 |  |  |  |  |
| '141J         | Co   | urt to decide matters afresh   | 22                   |  |  |  |  |
|               | '(1)   | A Magistrates Court hearing an appeal under section 141I is to decide afresh whether the information given to the chief executive as investigative information about the investigated person is investigative information.                               | 23<br>24<br>25<br>26 |  |  |  |  |
|               | '(2)   | A person who is the relevant complainant under section 141H must not be asked or called on by the investigated person to give evidence in person before the court.   | 27<br>28<br>29       |  |  |  |  |
|               | '(3)   | Subsection (2) does not prevent documentary evidence being tendered and received in evidence by the court.   | 30<br>31             |  |  |  |  |
|               | '(4)   | After hearing the appeal, the court may confirm or set aside the decision.   | 32<br>33             |  |  |  |  |

|             | '(5)  | For subsection (4), the court must have regard to the matters<br>the police commissioner was required to have regard to under<br>this Act when the police commissioner made the decision.   | 1<br>2<br>3              |
|-------------|-------|---|--------------------------|
|             | '(6)  | The clerk of the court must give notice of the decision to the investigated person, the police commissioner and the chief executive.  | 4<br>5<br>6              |
| '141ŀ       | Coi   | nsequence of successful appeal  | 7                        |
|             | '(1)  | This section applies if, on appeal, a Magistrates Court sets aside the police commissioner's decision under section 141H that information given to the chief executive about the investigated person (the <i>relevant information</i> ) is investigative information. | 8<br>9<br>10<br>11<br>12 |
|             | '(2)  | If the chief executive has made an authority decision, the chief executive must set aside that decision.  | 13<br>14                 |
|             | '(3)  | In making an authority decision, the chief executive must not have regard to the relevant information.  | 15<br>16                 |
|             | '(4)  | In this section—  | 17                       |
|             |       | authority decision means a decision, after receiving the relevant information, to—  | 18<br>19                 |
|             |       | (a) refuse an application for an authority; or  | 20                       |
|             |       | (b) refuse to renew an authority; or  | 21                       |
|             |       | (c) amend, suspend or cancel an authority.  | 22                       |
| 'Div        | ision | <b>9</b> · · · · · · · · · · · · · · · · · · ·  | 23                       |
|             |       | other information to decide persons' suitability  | 24<br>25                 |
| <b>'142</b> | Ме    | aning of <i>police information</i>  | 26                       |
|             |       | 'In this division—  | 27                       |
|             |       | police information, about a person, means the following—  | 28                       |
|             |       | (a) the person's criminal history;  | 29                       |

### Child Safety Legislation Amendment Bill 2005

|         | (b)     | inve   | stigative information about the person;  | 1              |
|---------|---------|--------|--|----------------|
|         | (c)     | the p  | person's domestic violence history.  | 2              |
| 142A P  | ersons  | s who  | se suitability may be investigated   | 3              |
|         | part    |        | ision provides for the chief executive to obtain information to help in deciding, and monitoring, the of—              | 4<br>5<br>6    |
|         | (a)     | for a  | licence—   | 7              |
|         |         | (i)    | the person who will be or is responsible for directly managing the service under the licence; and                      | 8<br>9         |
|         |         | (ii)   | the directors of an applicant for the licence or the licensee; and   | 10<br>11       |
|         |         | (iii)  | the nominee for the licence; and   | 12             |
|         |         | (iv)   | the persons who will be, or are, engaged in relation to the provision of care services by the service; or              | 13<br>14       |
|         | (b)     | for a  | certificate of approval—   | 15             |
|         |         | (i)    | an applicant for, or holder of, the certificate; and   | 16             |
|         |         | (ii)   | another adult member of the household of an applicant for, or holder of, the certificate.                              | 17<br>18       |
| '142B C | )btaini | ng tra | ffic information   | 19             |
| '(1     | for     | a wri  | executive may ask the chief executive for transport ten report about the traffic history of a person lin section 142A. | 20<br>21<br>22 |

| '(2)    | The chief executive for transport must comply with the request despite the <i>Transport Operations (Road Use Management) Act 1995</i> , section 77. <sup>2</sup>   | 1<br>2<br>3                      |
|---------|--|----------------------------------|
| 142C Ob | taining police information   | 4                                |
| '(1)    | The chief executive may ask the police commissioner for information, or for access to the police commissioner's records, to enable the chief executive to learn what police information exists, if any, in relation to a person mentioned in section 142A.   | 5<br>6<br>7<br>8<br>9            |
| '(2)    | If there is police information about the person, the chief executive may ask the police commissioner for a brief description of the circumstances of a conviction or charge, or of investigative information, mentioned in the police information.   | 10<br>11<br>12<br>13<br>14       |
| '(3)    | The police commissioner must comply with a request under subsection (1) or (2).  | 15<br>16                         |
| '(4)    | However, the duty imposed on the police commissioner to comply with a request for information applies only to information in the police commissioner's possession or to which the police commissioner has access.  | 17<br>18<br>19<br>20             |
| '(5)    | The police commissioner need not give investigative information, or give access to a record containing investigative information, about the person to the chief executive under this section if the police commissioner is reasonably satisfied that giving the information or access may do any of the following— | 21<br>22<br>23<br>24<br>25<br>26 |
|         | (a) prejudice the investigation of a contravention or possible contravention of the law in a particular case;  | 27<br>28                         |
|         | (b) enable the existence or identity of a confidential source of information, in relation to the enforcement or administration of the law, to be ascertained;  | 29<br>30<br>31                   |
|         | (c) endanger a person's life or physical safety;   | 32                               |

<sup>2</sup> Transport Operations (Road Use Management) Act 1995, section 77 (Restricted release of Queensland driver licence and traffic history information)

|          | (d)           | prejudice the effectiveness of a lawful method or procedure for preventing, detecting, investigating or dealing with a contravention or possible contravention of the law.                                      | 1<br>2<br>3<br>4     |
|----------|---------------|---|----------------------|
| '142D No | tice o        | of change in police information   | 5                    |
| '(1)     | and 1         | section applies if a person's police information changes<br>the police commissioner reasonably suspects the person is<br>rson mentioned in section 142A.  | 6<br>7<br>8          |
| '(2)     |               | police commissioner may give the chief executive a ce stating—  | 9<br>10              |
|          | (a)           | the person's name and any other name that the police<br>commissioner believes the person may use or may have<br>used; and   | 11<br>12<br>13       |
|          | (b)           | the person's gender; and  | 14                   |
|          | (c)           | the person's date and place of birth; and   | 15                   |
|          | (d)           | that there has been a change in the person's police information.  | 16<br>17             |
| '(3)     |               | chief executive may confirm the police commissioner's icions under subsection (1).  | 18<br>19             |
| ро       |               | ecutive may enter into arrangement with ommissioner about giving and receiving tion   | 20<br>21<br>22       |
| '(1)     | unde<br>to th | section applies only to the extent that another provision or this Act allows the chief executive to give information be police commissioner or the police commissioner to give remation to the chief executive. | 23<br>24<br>25<br>26 |
| '(2)     | into          | chief executive and the police commissioner may enter<br>a written arrangement by which the information is given<br>eceived.  | 27<br>28<br>29       |
| '(3)     |               | nout limiting subsection (2), the arrangement may provide<br>the electronic transfer of information, including on a daily<br>s.   | 30<br>31<br>32       |
| '(4)     |               | vever, if information is to be electronically transferred and, er this Act, there is a limitation on who may access the   | 33<br>34             |

|        |        |           |   | oses for which the information may be must provide for the limitation. | 1 2      |
|--------|--------|-----------|---|--|----------|
|        | 'Divis | sion      | General   | ,<br>•   | 3        |
| Clause | 52     | Am<br>app | ndment of s 143 (Ef<br>cation for, or for rei     | fect of failure to decide<br>newal of, authority)                      | 4 5      |
|        |        |           | Section 143(1), after 'a                          | pplication for'—   | 6        |
|        |        |           | nsert—  |  | 7        |
|        |        |           | , or to renew,'.                                  |  | 8        |
| Clause | 53     |           | ndment of s 148 (Ol<br>ren in residential ca      | oligation to report harm to are)                                       | 9<br>10  |
|        |        | (1)       | Section 148, heading, '                           | residential care'—   | 11       |
|        |        |           | omit, insert—                                     |  | 12       |
|        |        |           | departmental and licer                            | ised care services'.   | 13       |
|        |        | (2)       | Section 148(1), 'child i                          | n residential care'—   | 14       |
|        |        |           | omit, insert—                                     |  | 15       |
|        |        |           | child placed in the<br>lepartmental care servi    | ce or a licensee'.   | 16<br>17 |
|        |        | (3)       | Section 148(6), definiti                          | on child in residential care—  | 18       |
|        |        |           | omit.   |  | 19       |
|        |        | (4)       | Section 148(6), definit perfore 'licensed care se | ion responsible person, paragraph (c), ervice'—                        | 20<br>21 |
|        |        |           | nsert—  |  | 22       |
|        |        |           | departmental care serv                            | rice or'.  | 23       |
| Clause | 54     | Am        | ndment of s 159D (0                               | Other definitions for ch 5A)   | 24       |
|        |        |           | Section 159D, definition                          | on prescribed entity, paragraph (e)—                                   | 25       |
|        |        |           | omit, insert—                                     |  | 26       |
|        |        |           | (e) the police commi                              | ssioner;'.   | 27       |

| Clause | 55 | Amendment of s 159H (Chief executive may ask particular prescribed entities to provide a service)                                 | 1 2            |
|--------|----|---|----------------|
|        |    | Section 159H(1)(c)—   | 3              |
|        |    | omit, insert—   | 4              |
|        |    | '(c) the police commissioner.'.   | 5              |
| Clause | 56 | Amendment of s 159K (Members)   | 6              |
|        |    | Section 159K(a)—  | 7              |
|        |    | omit, insert—   | 8              |
|        |    | '(a) the following entities (the <i>core members</i> )—   | 9              |
|        |    | (i) the chief executive;  | 10             |
|        |    | (ii) the chief executive of the department mainly responsible for public health;  | 11<br>12       |
|        |    | (iii) the chief executive of the department mainly responsible for education;   | 13<br>14       |
|        |    | (iv) the police commissioner;   | 15             |
|        |    | (v) in relation to the protection needs of an Aboriginal or Torres Strait Islander child—a recognised entity for the child; and'. | 16<br>17<br>18 |
| Clause | 57 | Amendment of s 159M (Particular prescribed entities giving and receiving relevant information)                                    | 19<br>20       |
|        |    | Section 159M(1)(d)—   | 21             |
|        |    | omit, insert—   | 22             |
|        |    | '(d) the police commissioner.'.   | 23             |
| Clause | 58 | Amendment of s 159P (Release of information for an investigation under the Coroners Act)  | 24<br>25       |
|        |    | (1) Section 159P, heading—  | 26             |
|        |    | omit, insert—   | 27             |

s 58

s 58

| '159P |              | ease of information for reporting or investigating a at the coroners Act'.                      | 1 2      |
|-------|--------------|---|----------|
|       | (2)          | Section 159P(1)—  | 3        |
|       |              | omit, insert—   | 4        |
|       | <b>'</b> (1) | If a child dies, the chief executive may give the information mentioned in subsection (2) to—   | 5<br>6   |
|       |              | (a) a police officer investigating the death; or  | 7        |
|       |              | (b) a coroner investigating the death; or   | 8        |
|       |              | (c) a police officer helping a coroner investigating the death.'.                               | 9<br>10  |
|       | (3)          | Section 159P(2), words before paragraph (a)—  | 11       |
|       |              | omit, insert—   | 12       |
|       | '(2)         | The information that may be given is information about any of the following matters—'.          | 13<br>14 |
|       | (4)          | Section 159P(3)(a)(i), before 'investigation'—  | 15       |
|       |              | insert—   | 16       |
|       |              | 'coroner's'.  | 17       |
|       | (5)          | Section 159P(3)(a)(ii)—   | 18       |
|       |              | renumber as section 159P(3)(a)(iii).  | 19       |
|       | (6)          | Section 159P(3)(a)—   | 20       |
|       |              | insert—   | 21       |
|       |              | '(ii) in the case of a police officer—  | 22       |
|       |              | (A) assessing whether the death should be reported to a coroner; or                             | 23<br>24 |
|       |              | (B) reporting the death to a coroner; or  | 25       |
|       |              | (C) giving the information to a coroner to whom the death is being, or has been, reported; or'. | 26<br>27 |
|       | (7)          | Section 159P(3)(b)(ii), 'the coroner approves'—   | 28       |
|       |              | omit, insert—   | 29       |
|       |              | 'the disclosure is to a coroner or a coroner approves'.   | 30       |

|        |    | (8) Section 159P(4), definition <i>child in care</i> , 'or (e)'— <i>omit</i> .   | 1<br>2 |
|--------|----|--|--------|
| Clause | 59 | Amendment of s 162 (Offence to remove child from carer   | ) 3    |
|        |    | (1) Section 162(1), after 'protection order'—  | 4      |
|        |    | insert—  | 5      |
|        |    | 'or in the chief executive's custody under a care agreement'.  | 6      |
|        |    | (2) Section 162—   | 7      |
|        |    | insert—  | 8      |
|        |    | '(4) If the child is in the chief executive's custody under a care agreement, subsection (2) does not apply to a party to the agreement.'. |        |
| Clause | 60 | Amendment of s 163 (Offence to remove child from carer—order made in another State)  | 1<br>1 |
|        |    | Section 163—   | 1      |
|        |    | insert—  | 1      |
|        |    | '(3) In this section—  | 1      |
|        |    | <i>carer</i> , of a child, means the entity in whose care the child has been placed under the law of the other State.'.                    | s 1    |
| Clause | 61 | Amendment of s 175 (Interstate warrants—arrangements for apprehended child until magistrate is available)                                  | 1 2    |
|        |    | Section 175(2), example, 'foster'—   | 2      |
|        |    | omit.  | 2      |
| Clause | 62 | Amendment of s 182 (Evidentiary provisions)  | 2      |
|        |    | Section 182(4)(h), 'recognised Aboriginal or Torres Strai Islander agency'—  | t 2    |
|        |    | omit, insert—  | 2      |
|        |    | 'recognised entity'.   | 2      |

| Clause | 63 | Am<br>obt | nendment of s 187 (Confidentiality of information tained by persons involved in administration of Act)    | 1 2      |
|--------|----|-----------|---|----------|
|        |    | (1)       | Section 187(1)(a)(iv), 'approved foster carer or other carer'—  | 3        |
|        |    |           | omit, insert—   | 4        |
|        |    |           | 'approved carer or other person'.   | 5        |
|        |    | (2)       | Section 187(1)(a)(vi) to (ix)—  | 6        |
|        |    |           | renumber as section 187(1)(a)(vii) to (x).  | 7        |
|        |    | (3)       | Section 187(1)(a)—  | 8        |
|        |    |           | insert—   | 9        |
|        |    |           | '(vi) a recognised entity or member of a recognised entity; or'.  | 10<br>11 |
|        |    | (4)       | Section 187(3)(b), 'directly'—  | 12       |
|        |    |           | omit.   | 13       |
|        |    | (5)       | Section 187(3)(b), example, 'foster'—   | 14       |
|        |    |           | omit.   | 15       |
|        |    | (6)       | Section 187(3)(c)(ii), 'by law'—  | 16       |
|        |    |           | omit, insert—   | 17       |
|        |    |           | 'under this division or another law'.   | 18       |
|        |    | (7)       | Section 187(4) and (5)—   | 19       |
|        |    |           | omit, insert—   | 20       |
|        |    | '(4)      | Also, the person may disclose the information or give access to the document—                             | 21<br>22 |
|        |    |           | (a) to another person, to the extent that the information or document is about the other person; or       | 23<br>24 |
|        |    |           | (b) to the chief executive or an authorised officer, to enable the proper administration of chapter 4.3°. | 25<br>26 |
|        |    | (8)       | Section 187(6)—   | 27       |
|        |    |           | renumber as section 187(5).   | 28       |
|        |    | (9)       | Section 187—  | 29       |

<sup>3</sup> Chapter 4 (Regulation of care)

|        |       |              | inser  | t—            |   | 1                    |
|--------|-------|--------------|--------|---------------|---|----------------------|
|        |       | <b>'</b> (6) | In thi | is sec        | tion—   | 2                    |
|        |       |              | mean   | is a<br>cy un | d Aboriginal or Torres Strait Islander agency recognised Aboriginal or Torres Strait Islander der this Act before the commencement of the Child vislation Amendment Act 2005, section 64.'. | 3<br>4<br>5<br>6     |
| Clause | 64    | Ins          | ertior | of r          | new s 188B  | 7                    |
|        |       |              | After  | sect          | ion 188A—   | 8                    |
|        |       |              | inser  | t—            |   | 9                    |
|        | '188B | Dis          | closu  | re o          | f information to a child's family group   | 10                   |
|        |       | <b>'</b> (1) | infor  | matio         | executive or an authorised officer may disclose<br>on about a child to a member of the child's family<br>atisfied the disclosure would be in the child's best                               | 11<br>12<br>13<br>14 |
|        |       | '(2)         |        |               | sclosing information under this section, the chief or officer must—   | 15<br>16             |
|        |       |              | (a)    | is al         | in and have regard to the child's views, if the child<br>ble to form and express views, taking into account<br>child's age and ability to understand; and                                   | 17<br>18<br>19       |
|        |       |              | (b)    | affe          | cider whether the disclosure is likely to adversely et the child's relationship with members of the d's family group; and   | 20<br>21<br>22       |
|        |       |              | (c)    | effe          | dider whether the disclosure is likely to have adverse ets for anyone else, including a risk to anyone's ty; and  | 23<br>24<br>25       |
|        |       |              | (d)    | have          | regard to—  | 26                   |
|        |       |              |        | (i)           | any views expressed by the child's parents; and   | 27                   |
|        |       |              |        | (ii)          | the relationship between the child and the person to<br>whom it is proposed to disclose the information,<br>and any views expressed by that person; and                                     | 28<br>29<br>30       |
|        |       |              |        | (iii)         | the child's case plan.  | 31                   |
|        |       | <b>'</b> (3) | This   | secti         | on applies subject to section 186.  | 32                   |

|        |               | '(4) | In th | is sec          | tion—  | 1           |
|--------|---------------|------|-------|-----------------|--|-------------|
|        |               |      | fami  | ily gra         | oup see section 51E.'.   | 2           |
|        |               |      |       |                 |  |             |
| Clause | 65            | Ins  | ertio | n of r          | new s 246I   | 3           |
|        |               |      | Chaj  | pter 8          | , before section 247—  | 4           |
|        |               |      | inse  | rt—             |  | 5           |
|        | <b>'246</b> I | Re   | cogni | ised (          | entities   | 6           |
|        |               | '(1) | cons  | ult al          | executive must keep a list of entities with whom to bout issues relating to the protection and care of l or Torres Strait Islander children. | 7<br>8<br>9 |
|        |               | '(2) |       |                 | executive must not include an entity on the list entity is—  | 10<br>11    |
|        |               |      | (a)   | an ir           | ndividual—   | 12          |
|        |               |      |       | (i)             | who is an Aboriginal or Torres Strait Islander person; and   | 13<br>14    |
|        |               |      |       | (ii)            | who has appropriate knowledge of, or expertise in, child protection; and   | 15<br>16    |
|        |               |      |       | (iii)           | who is not an officer or employee of the department; or  | 17<br>18    |
|        |               |      | (b)   | an e            | ntity—   | 19          |
|        |               |      |       | (i)             | whose members include individuals mentioned in paragraph (a); and  | 20<br>21    |
|        |               |      |       | (ii)            | that has a function of providing services to<br>Aboriginal persons or Torres Strait Islanders.   | 22<br>23    |
|        |               | '(3) |       | chief<br>ection | executive must make the list available for public  | 24<br>25    |
| Clause | 66            | Ins  | ertio | n of r          | new ch 9, pt 5   | 26          |
|        |               |      | Cha   | pter 9          | , after part 4—  | 27          |
|        |               |      | inse  | rt—             |  | 28          |
|        |               |      |       |                 |  |             |

| 'Paı        | rt 5         | Savings and transitional provisions for Child Safety Legislation Amendment Act 2005  | 1<br>2<br>3<br>4     |  |  |  |  |  |
|-------------|--------------|--|----------------------|--|--|--|--|--|
| <b>'263</b> | Ad           | Administrative approvals as carers   |                      |  |  |  |  |  |
|             | '(1)         | An administrative approval of a person as a relative carer, in force immediately before the commencement day, continues in force as an approval of the person as an approved kinship carer.              | 6<br>7<br>8<br>9     |  |  |  |  |  |
|             | '(2)         | Subject to this Act, an approval under subsection (1) continues in force until—  | 10<br>11             |  |  |  |  |  |
|             |              | (a) if the administrative approval was given more than 2 years before the commencement day—the anniversary of the day of its issue first happening after the commencement day; or                        | 12<br>13<br>14<br>15 |  |  |  |  |  |
|             |              | (b) otherwise—the second anniversary of the day of its issue.  | 16<br>17             |  |  |  |  |  |
|             | '(3)         | An administrative approval of a person as a limited approval carer, in force immediately before the commencement day, continues in force as an approval of the person as a provisionally approved carer. | 18<br>19<br>20<br>21 |  |  |  |  |  |
|             | <b>'</b> (4) | Subject to this Act, an approval under subsection (3) continues in force until the day stated in the administrative approval.  | 22<br>23<br>24       |  |  |  |  |  |
|             | '(5)         | In this section—   | 25                   |  |  |  |  |  |
|             |              | administrative approval means an approval given by the chief executive, before the commencement day, under an administrative scheme for approving persons as carers for this Act.                        | 26<br>27<br>28<br>29 |  |  |  |  |  |
|             |              | commencement day means the day the Child Safety Legislation Amendment Act 2005, section 38, commences.   | 30<br>31             |  |  |  |  |  |

|        | <b>'264</b> | Current applications relating to foster carer certificates |  |                      |  |  |  |  |
|--------|-------------|--|--|----------------------|--|--|--|--|
|        |             | '(1)   | This section applies to an application made under repealed section 132 that, immediately before the commencement day, had not been decided.  | 3<br>4<br>5          |  |  |  |  |
|        |             | '(2)   | If the application is for a certificate of approval, it is taken to have been made under section 133.  | 6<br>7               |  |  |  |  |
|        |             | '(3)   | If the application is to renew a certificate of approval, it is taken to have been made under section 134.   | 8<br>9               |  |  |  |  |
|        |             | '(4)   | In this section—   | 10                   |  |  |  |  |
|        |             |  | commencement day means the day the Child Safety Legislation Amendment Act 2005, section 38, commences.   | 11<br>12             |  |  |  |  |
|        |             |  | <i>repealed section 132</i> means section 132 as in force before the commencement day.   | 13<br>14             |  |  |  |  |
|        | <b>'265</b> | Re   | cognised entities  | 15                   |  |  |  |  |
|        |             | '(1)   | This section applies if, on the commencement day, there is no list under section 246I.   | 16<br>17             |  |  |  |  |
|        |             | '(2)   | Until a list is established, an entity that, immediately before<br>the commencement day, was a recognised Aboriginal or<br>Torres Strait Islander agency for a particular child continues<br>as a recognised entity for the child. | 18<br>19<br>20<br>21 |  |  |  |  |
|        |             | <b>'</b> (3)   | In this section—   | 22                   |  |  |  |  |
|        |             |  | commencement day means the day the Child Safety Legislation Amendment Act 2005, section 65, commences.'.   | 23<br>24             |  |  |  |  |
| Clause | 67          |  | placement of sch 2 (Reviewable decisions and grieved persons)  | 25<br>26             |  |  |  |  |
|        |             |  | Schedule 2—  | 27                   |  |  |  |  |
|        |             |  | omit, insert—  | 28                   |  |  |  |  |
|        |             |  |  |                      |  |  |  |  |

'Schedule 2 Reviewable decisions and

s 67 57 s 67

> 1 2

3

4

| aggrieve   | ed persons  |
|--|---|
| section 247 and schedule 3   | s, definitions <i>aggrieved person</i> and<br>reviewable decision   |
| Reviewable decision  | Aggrieved person  |
| Directing a parent in relation to a supervision matter stated in a child protection order (section 78)   | The parent given the direction  |
| Deciding in whose care to place a child under a child protection order granting the chief executive custody or guardianship (section 86(2))                  | The child's parents or the child  |
| Not informing a child's parents of<br>the person in whose care the child is<br>and where the child is living<br>(section 86(4))                              | A parent given the notice or the child  |
| Refusing to allow, restricting, or imposing conditions on, contact between a child and the child's parents or a member of the child's family (section 87(2)) | A person affected by the decision   |
| Removing a child from the care of the child's carer (section 89)   | A carer entitled to apply to have a decision reviewed under section 91 or a child to whom a notice must be given stating the matters mentioned in section 90(4)(b) to (d) |
| Refusing an application for, or to renew, a licence (section 129)  | The applicant or licensee   |
| Refusing application for, or to<br>renew, a certificate of approval as an<br>approved foster carer or an approved<br>kinship carer (section 136)             | The applicant or certificate holder   |
| Refusing an application to amend an authority other than a provisional certificate (section 137)   | The authority holder  |

Amending an authority other than a The authority holder

**Reviewable decision** 

Clause

**Aggrieved person** 

| provi | isional  | certificate (section 138)   |                |
|-------|----------|---|----------------|
| autho | ority of | g or cancelling an The authority holder ther than a provisional (section 140)   |                |
| autho | ority to | for an interstate welfare A person to whom notice of the decision must be given under section 245(6)'.                                      |                |
| 68    | Am       | nendment of sch 3 (Dictionary)  | 1              |
|       | (1)      | Schedule 3, definitions carer and recognised Aboriginal or Torres Strait Islander agency—   | 2 3            |
|       |          | omit.   | 4              |
|       | (2)      | Schedule 3—   | 5              |
|       |          | insert—   | 6              |
|       |          | 'approved carer means—  | 7              |
|       |          | (a) an approved foster carer; or  | 8              |
|       |          | (b) an approved kinship carer; or   | 9              |
|       |          | (c) a provisionally approved carer.   | 10             |
|       |          | <i>approved kinship carer</i> , for a child, means a person who holds a certificate of approval as an approved kinship carer for the child. | 11<br>12<br>13 |
|       |          | care agreement see section 51ZD.  | 14             |
|       |          | <i>carer</i> , of a child, means the entity in whose care the child has been placed under section 82.                                       | 15<br>16       |
|       |          | foster carer certificate see section 131(a).  | 17             |
|       |          | intervention see section 51ZA.  | 18             |
|       |          | <i>investigated person</i> , for chapter 4, part 2, division 6, see section 141H.   | 19<br>20       |
|       |          | <i>investigative information</i> means information decided under section 141H to be investigative information.                              | 21<br>22       |

|     | kin, in relation to a child, means—  | 1                    |
|-----|--|----------------------|
|     | (a) any of the child's relatives who are persons of significance to the child; and   | 2 3                  |
|     | (a) anyone else who is a person of significance to the child.  | 4                    |
|     | kinship carer certificate see section 131(b).  | 5                    |
|     | <i>member</i> , of a recognised entity, includes a person employed or engaged by the entity.   | 6<br>7               |
|     | personal history see section 141B.   | 8                    |
|     | <i>police commissioner</i> means the commissioner of the Queensland Police Service.  | 9<br>10              |
|     | <i>police information</i> , for chapter 4, part 2, division 7, see section 142.  | 11<br>12             |
|     | <i>provisional certificate</i> means a certificate of approval as a provisionally approved carer.  | 13<br>14             |
|     | <i>provisionally approved carer</i> , for a child, means a person who holds a certificate of approval as a provisionally approved carer for the child.   | 15<br>16<br>17       |
|     | recognised entity—   | 18                   |
|     | (a) in relation to Aboriginal or Torres Strait Islander children generally, means an entity on the list kept under section 246I; and   | 19<br>20<br>21       |
|     | (b) for a particular Aboriginal or Torres Strait Islander child, means an entity on the list kept under section 246I that the chief executive is satisfied is an appropriate entity to consult about the child's protection.'. | 22<br>23<br>24<br>25 |
| (3) | Schedule 3, definition <i>certificate of approval</i> , 'granted under section 134'—   | 26<br>27             |
|     | omit, insert—  | 28                   |
|     | 'issued under chapter 4, part 2'.  | 29                   |
| (4) | Schedule 3, definition suitable person—  | 30                   |
|     | insert—  | 31                   |
|     | '(g) for an approved foster carer—a person who is a suitable person under a regulation; or   | 32<br>33             |

| Child Safet | y Legislation | Amondmont | Rill 2005 |
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| Chila Sajei | v Legisianon  | Amenameni | Diii 2003 |

| Clause | 69   | -   | uential amendments schedule amends the Acts it mentions.   | 9           |
|--------|------|-----|--|-------------|
|        | Part | 3   | Consequential amendments   | 8           |
|        |      | (j) | for associating on a daily basis with children or a particular child—a person who is a suitable person under a regulation.'. | 5<br>6<br>7 |
|        |      | (i) | for a provisionally approved carer—a person who is a suitable person under a regulation; or                                  | 3<br>4      |
|        |      | (h) | for an approved kinship carer—a person who is a suitable person under a regulation; or                                       | 1 2         |
|        |      |     |  |             |

| Sch  | nedule Consequential amend                              | Consequential amendments |          |
|------|---|--------------------------|----------|
|      |   | section 69               | 2        |
| Chil | d Care Act 2002   |                          | 3        |
| 1    | Section 5(1)(f), 'foster'—  omit.                       |                          | 4<br>5   |
| Chil | dren Services Tribunal Act 2000                         |                          | 6        |
| 1    | Section 30(3)(a), 'foster carer, under'—  omit, insert— |                          | 7<br>8   |
|      | 'carer under'.  |                          | 9        |
| 2    | Section 30(3)(a), 'foster carer under'—                 |                          | 10       |
|      | omit, insert— 'carer under'.                            |                          | 11<br>12 |
|      | nmission for Children and Young People ardian Act 2000  | e and Child              | 13<br>14 |
| 1    | Section 64(b), 'foster'—  omit.                         |                          | 15<br>16 |

| 2 | Section 64(c), 'an agreement entered into by the chief executive (child safety) and a parent of the child'—        | 1 2      |
|---|--|----------|
|   | omit, insert—  | 3        |
|   | 'a care agreement under the Child Protection Act 1999'.  | 4        |
| 3 | Section 81(5)(d), 'foster'—  | 5        |
|   | omit.  | 6        |
| 4 | Section 140A(1), definition <i>reviewable decision</i> , paragraph (c), from 'who' to 'departmental care service'— | 7<br>8   |
|   | omit, insert—  | 9        |
|   | 'placed in care under the Child Protection Act 1999, section 82,'.   | 10       |
| 5 | Section 140A(1), definition <i>reviewable decision</i> , paragraph (d)(iii), 'or 140'—                             | 11<br>12 |
|   | omit, insert—  | 13       |
|   | ', 138C, 140 or 140AA'.  | 14       |
| 6 | Schedule 4—  | 15       |
|   | insert—  | 16       |
|   | 'approved carer means an approved carer under the Child Protection Act 1999.'.                                     | 17<br>18 |
| 7 | Schedule 4, definition <i>child accommodation service</i> , paragraph (a), 'foster'—                               | 19<br>20 |
|   | omit.  | 21       |

| Cord        | ners Ac   | t 2003   | 1                                |
|-------------|-----------|--|----------------------------------|
| 1           | Section   | 9(1)(d), from 'the care' to 'other person'—  | 2                                |
|             | omit, ins | ert—   | 3                                |
|             | 'care'.   |  | 4                                |
| 2           | Section   | 9(1)(e)—   | 5                                |
|             | omit.     |  | 6                                |
| 3           | Section   | 47(3), definition <i>relevant Act</i> , paragraph (a)(vii)—  | 7                                |
|             | omi       | t.   | 8                                |
| 4           | Part 6, a | after division 2—  | 9                                |
|             | inse      | rt—  | 10                               |
| 'Divi       | sion 3    | Transitional provision for the Child Safety Legislation Amendment Act 2005   | 11<br>12<br>13                   |
| <b>'108</b> | Death in  | n care   | 14                               |
|             |           | section 9, a person's death is a <i>death in care</i> if, when the on died, the person was a child—  | 15<br>16                         |
|             | (a)       | about whom an authorised officer was investigating, or had investigated, alleged harm or alleged risk of harm under the <i>Child Protection Act 1999</i> , section 14; and   | 17<br>18<br>19                   |
|             | (b)       | who was residing with someone other than the person with whom the child normally resided as a result of an agreement, between a parent or guardian of the child and the chief executive (child safety), entered into before the commencement of the <i>Child Safety Legislation Amendment Act 2005</i> , section 14.'. | 20<br>21<br>22<br>23<br>24<br>25 |

| 5    |                             | e 2, definition <i>child in a placement with the</i><br>of a parent or guardian—  | 1<br>2<br>3                            |
|------|-----------------------------|---|--|
| Juve | nile Jus                    | tice Act 1992   | 4                                      |
| 1    | Section omit.               | 293, heading, 'foster'—   | 5<br>6                                 |
| 2    | Section omit.               | 293(b), 'foster'—   | 7<br>8                                 |
| 3    |                             | <b>293(b)</b> —  as section 293(c).   | 9<br>10                                |
| 4    | Section omit, inse '(a) (b) | 293(a)—  ert—  for a placement in the care of a licensee—a person conducting the licensed care service; or  for a placement in the care of an entity conducting a departmental care service—a person conducting the service; or'. | 11<br>12<br>13<br>14<br>15<br>16<br>17 |
|      |                             |   |  |

| Police Powers and Responsibilities Act 2000 |  |   |
|---|--|---|
| 1   | Section 316(11), definition <i>parent</i> , 'foster'—  omit. | 2 |
| 2   | Schedule 4, definition <i>parent</i> , 'foster'—  omit.      | 4 |

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