

Queensland

Plumbing and Drainage and Other Legislation Amendment Bill 2005



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A Bill

for

An Act to amend the *Plumbing and Drainage Act 2002*, and for other purposes

The Parliament of Queensland enacts—

	Part 1	Preliminary	2
Clause	1	Short title	3
		This Act may be cited as the <i>Plumbing and Drainage and Other Legislation Amendment Act 2005.</i>	4 5
Clause	2	Commencement	6
		This Act, other than the following provisions, commences on 1 March 2006—	7 8
		(a) section 11;	9
		(b) section 22, to the extent it inserts the <i>Plumbing and Drainage Act 2002</i> , section 85A;	10 11
		(c) section 46(2), to the extent it inserts the <i>Plumbing and Drainage Act 2002</i> , schedule, definitions greywater, greywater diversion device, greywater treatment plant, greywater use facility, investigator and sewered area.	12 13 14 15
	Part 2	2 Amendment of Integrated	16
		Planning Act 1997	17
Clause	3	Act amended in pt 2	18
		This part amends the Integrated Planning Act 1997.	19
Clause		Amendment of s 4.2.12A (Appeals for plumbing and drainage matters)	20 21
		Section 4.2.12A(1)—	22
		omit, insert—	23

1

		Plumbing and Drainage Act 2002 about a decision under part 4 or 5^1 of that Act may appeal against the decision to a	1 2 3 4
	Part		5 6
Clause	5	Act amended in pt 3	7
		This part amends the Local Government Act 1993.	8
Clause	6	Amendment of s 1071A (Power to fix regulatory fees)	9
			10 11
		omit, insert—	12
			13 14
Clause	7	Amendment of schedule (Dictionary)	15
			16 17
		omit, insert—	18
		č	19 20
		6 7 7 8 8	21 22

Plumbing and Drainage Act 2002, part 4 (Compliance assessment) or 5 (Chief executive approvals)

Integrated Planning Act 1997, chapter 5, part 3 (Private certification)

	Part	t 4	Amendment of Plumbing and Drainage Act 2002	1 2
Clause	8	Ac	t amended in pt 4	3
			This part amends the <i>Plumbing and Drainage Act 2002</i> .	4
Clause	9	Am	nendment of s 29 (Secretary and other officers)	5
		(1)	Section 29, heading—	6
			omit, insert—	7
	'29	Off	ficers, employees and agents'.	8
		(2)	Section 29—	9
			insert—	10
		' (5)	The chief executive may, by instrument, employ or engage other appropriately qualified persons to help the board perform its functions.	11 12 13
		'(6)	Subsection (5) does not apply for the appointment of an investigator. ³ '.	14 15
Clause	10	Ins	sertion of new s 29A	16
			After section 29—	17
			insert—	18
	'29A	De	legation by secretary	19
			'The secretary may delegate the secretary's powers under this Act to an appropriately qualified public service officer or employee.'.	20 21 22
Clause	11	Ins	sertion of new pt 2, div 8	23
			Part 2—	24
			insert—	25

³ For investigators, see division 8 (Board investigators and their powers).

'Divi	ision	n 8 Board investigators and their powers	1 2
'Sub	divi	sion 1 Investigators	3
'33A	Ар	pointment	4
	' (1)	The chief executive may appoint a public service officer or employee as an investigator.	5 6
	'(2)	However, the chief executive may appoint a person as an investigator only if the chief executive is satisfied the person is qualified for appointment because the person has the necessary expertise or experience.	7 8 9 10
'33B	Fur	nction	11
		'The function of an investigator is to investigate compliance with this Act in relation to licensing.	12 13
'33C	Ap	pointment conditions and limit on powers	14
	' (1)	An investigator holds office on any conditions stated in—	15
		(a) the investigator's instrument of appointment; or	16
		(b) a signed notice given to the investigator; or	17
		(c) a regulation.	18
	'(2)	The instrument of appointment, a signed notice given to the investigator or a regulation may limit the investigator's powers under this Act.	19 20 21
	' (3)	In this section—	22
		signed notice means a notice signed by the chief executive.	23
'33D	lss	ue of identity card	24
	' (1)	The chief executive must issue an identity card to each investigator.	25 26

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	'(2)	The	identity card must—	1
		(a)	contain a recent photo of the investigator; and	2
		(b)	contain a copy of the investigator's signature; and	3
		(c)	identify the person as an investigator under this Act; and	4
		(d)	state an expiry date for the card.	5
	' (3)		section does not prevent the issue of a single identity to a person for this Act and other purposes.	6 7
'33E	Pro	duct	ion or display of identity card	8
	' (1)		xercising a power under this Act in relation to a person, an stigator must—	9 10
		(a)	produce the investigator's identity card for the person's inspection before exercising the power; or	11 12
		(b)	have the identity card displayed so it is clearly visible to the person when exercising the power.	13 14
	'(2)	the in	vever, if it is not practicable to comply with subsection (1), nvestigator must produce the identity card for the person's ection at the first reasonable opportunity.	15 16 17
	·(3)	in re	subsection (1), an investigator does not exercise a power elation to a person only because the investigator has red a place as mentioned in section $33I(1)(b)$ or (2). ⁴	18 19 20
'33F	Wh	en in	vestigator ceases to hold office	21
	' (1)	An i happ	investigator ceases to hold office if any of the following pens—	22 23
		(a)	the term of office stated in a condition of office ends;	24
		(b)	under another condition of office, the investigator ceases to hold office;	25 26
		(c)	the investigator's resignation under section 33G takes effect.	27 28

	'(2)	Subsection (1) does not limit the ways an investigator may stop holding office.	1 2
	' (3)	In this section—	3
		<i>condition of office</i> means a condition on which the investigator holds office.	4 5
'33G	Re	signation	6
		'An investigator may resign by signed notice given to the chief executive.	7 8
'33H	Re	turn of identity card	9
		'A person who ceases to be an investigator must return the person's identity card to the chief executive within 21 days after ceasing to be an investigator unless the person has a reasonable excuse.	10 11 12 13
		Maximum penalty—25 penalty units.	14
'Sub	odivi	sion 2 Entry to places	15
'33I	Po	wer to enter places	16
	' (1)	An investigator may enter a place if—	17
		(a) its occupier consents to the entry; or	18
		(b) it is a public place and the entry is made when it is open to the public; or	19 20
		(c) the entry is authorised by a warrant.	21
	·(2)	For the purpose of asking the occupier of a place for consent to enter, an investigator may, without the occupier's consent or a warrant—	22 23 24
		(a) enter land around premises at the place to an extent that is reasonable to contact the occupier; or	25 26

		(b)	enter part of the place the investigator reasonably considers members of the public ordinarily are allowed to enter when they wish to contact the occupier.	1 2 3
'33J	Ent	try wi	th consent	4
	' (1)	occu	section applies if an investigator intends to ask an upier of a place to consent to the investigator or another stigator entering the place under section $33I(1)(a)$.	5 6 7
	'(2)		pre asking for the consent, the investigator must tell the pier—	8 9
		(a)	the purpose of the entry; and	10
		(b)	that the occupier is not required to consent.	11
	'(3)		e consent is given, the investigator may ask the occupier gn an acknowledgment of the consent.	12 13
	'(4)	The	acknowledgment must state—	14
		(a)	the occupier has been told—	15
			(i) the purpose of the entry; and	16
			(ii) that the occupier is not required to consent; and	17
		(b)	the purpose of the entry; and	18
		(c)	the occupier gives the investigator consent to enter the place and exercise powers under this part; and	19 20
		(d)	the time and date the consent was given.	21
	'(5)		e occupier signs the acknowledgment, the investigator t immediately give a copy to the occupier.	22 23
	' (6)	If—		24
		(a)	an issue arises in a proceeding about whether the occupier consented to the entry; and	25 26
		(b)	an acknowledgment complying with subsection (4) for the entry is not produced in evidence;	27 28
			onus of proof is on the person relying on the lawfulness of entry to prove the occupier consented.	29 30

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'33K	Application for warrant									
	' (1)	An inve place.	estigator may apply to a magistrate for a warrant for a	2 3						
	'(2)		estigator must prepare a written application that states ands on which the warrant is sought.	4 5						
	' (3)	The wri	tten application must be sworn.	6						
	'(4)	investig magistr	gistrate may refuse to consider the application until the ator gives the magistrate all the information the ate requires about the application in the way the ate requires.	7 8 9 10						
		Example.	for subsection (4)—	11						
			agistrate may require additional information supporting the application to be given by statutory declaration.	12 13						
'33L	lss	ue of wa	arrant	14						
	'(1)	magistr	The magistrate may issue the warrant for the place only if the magistrate is satisfied there are reasonable grounds for suspecting—							
		. ,	ere is a particular thing or activity (the <i>evidence</i>) that ay provide evidence of an offence against this Act; and	18 19						
		. ,	e evidence is at the place or, within the next 7 days, ill be at the place.	20 21						
	' (2)	The war	rrant must state—	22						
		(a) th	e place to which the warrant applies; and	23						
			at a stated investigator may, with necessary and asonable help and force—	24 25						
		(i)) enter the place and any other place necessary for entry to the place; and	26 27						
		(ii	exercise the investigator's powers under this part; and	28 29						
			propriate in the circumstances; and	30 31						
			e name of the person suspected of having committed e offence, unless the name is unknown or the	32 33						

			magistrate considers it inappropriate to state the name; and	1 2
		(e)	the hours of the day or night when the place may be entered; and	3 4
		(f)	the magistrate's name; and	5
		(g)	the date and time of the warrant's issue; and	6
		(h)	the date, within 14 days after the warrant's issue, the warrant ends.	7 8
'33M			tion by electronic communication and te warrant	9 10
	'(1)	fax, elect	application under section 33K ⁵ may be made by phone, email, radio, videoconferencing or another form of tronic communication if the investigator considers it essary because of—	11 12 13 14
		(a)	urgent circumstances; or	15
		(b)	other special circumstances, including, for example, the investigator's remote location.	16 17
	'(2)	The	application—	18
		(a)	may not be made before the investigator prepares the written application under section $33K(2)$; but	19 20
		(b)	may be made before the written application is sworn.	21
	' (3)		magistrate may issue the warrant (the <i>original warrant</i>) if the magistrate is satisfied—	22 23
		(a)	it was necessary to make the application under subsection (1); and	24 25
		(b)	the way the application was made under subsection (1) was appropriate.	26 27
	' (4)	Afte	er the magistrate issues the original warrant—	28
		(a)	if there is a reasonably practicable way of immediately giving a copy of the warrant to the investigator, for	29 30

5 Section 33K (Application for warrant)

		mag	istrate	by sending a copy by fax or email—the must immediately give a copy of the warrant estigator; or	1 2 3
	(b)	othe	rwise-	_	4
		(i)	and t	nagistrate must tell the investigator the date ime the warrant is issued and the other terms e warrant; and	5 6 7
		(ii)		nvestigator must complete a form of warrant, ding by writing on it—	8 9
			(A)	the magistrate's name; and	10
			(B)	the date and time the magistrate issued the warrant; and	11 12
			(C)	the other terms of the warrant.	13
' (5)	form case	the <i>d</i>	arrant uplica	warrant mentioned in subsection $(4)(a)$, or the completed under subsection $(4)(b)$ (in either <i>warrant</i>) is a duplicate of, and as effectual warrant.	14 15 16 17
'(6)			tigator gistrate	must, at the first reasonable opportunity, send	18 19
	(a)	the v and	writter	n application complying with 33K(2) and (3);	20 21
	(b)			estigator completed a form of warrant under (4)(b)—the completed form of warrant.	22 23
'(7)		-		must keep the original warrant and, on cuments under subsection (6)—	24 25
	(a)	attac	h the	documents to the original warrant; and	26
	(b)	-		riginal warrant and documents to the clerk of of the relevant magistrates court.	27 28
'(8)	Desp	oite su	ıbsecti	ion (5), if—	29
	(a)	exer	cise of	arises in a proceeding about whether an f a power was authorised by a warrant issued section; and	30 31 32
	(b)	the o	origina	al warrant is not produced in evidence;	33

		the onus of proof is on the person relying on the lawfulness of the exercise of the power to prove a warrant authorised the exercise of the power.	1 2 3				
	' (9)	This section does limit section 33K.	4				
	'(10)	In this section—	5				
		<i>relevant magistrates court</i> , in relation to a magistrate, means the Magistrates Court that the magistrate constitutes under the <i>Magistrates Act 1991</i> .	6 7 8				
'33N	De	fect in relation to a warrant	9				
	' (1)	A warrant is not invalidated by a defect in the warrant or in compliance with section 33K, 33L or 33M unless the defect affects the substance of the warrant in a material particular.	10 11 12				
	'(2)	In this section—	13				
		<i>warrant</i> includes a duplicate warrant mentioned in section 33M(5).	14 15				
'33 0	Wa	rrants—procedure before entry	16				
	' (1)	This section applies if an investigator named in a warrant issued under this part for a place is intending to enter the place under the warrant.	17 18 19				
	'(2)	Before entering the place, the investigator must do, or make a reasonable attempt to do, the following things—					
		(a) identify himself or herself to a person present at the place who is an occupier of the place by producing a copy of the investigator's identity card, or having the identity card displayed, as mentioned in section 33E(1); ⁶	22 23 24 25				
		(b) give the person a copy of the warrant;	26				
		(c) tell the person the investigator is permitted by the warrant to enter the place;	27 28				
		(d) give the person an opportunity to allow the investigator immediate entry to the place without using force.	29 30				

6 Section 33E (Production or display of identity card)

	' (3)	(2) i place	vever, the investigator need not comply with subsection if the investigator believes that immediate entry to the e is required to ensure the effective execution of the rant is not frustrated.	1 2 3 4				
	'(4)	In th	his section—	5				
		<i>wari</i> 33M	<i>rant</i> includes a duplicate warrant mentioned in section $I(5)$.	6 7				
'Sub	odivi	sion	3 Powers of investigators	8				
'33P	Ge	neral	powers of investigator after entering places	9				
	'(1)		division applies to an investigator who enters a place er section $33I(1)$. ⁷	10 11				
	'(2)		performing the investigator's function under this Act, ⁸ the stigator may do any of the following—	12 13				
		(a)	search any part of the place;	14				
		(b)	inspect, measure, test, photograph or film any part of the place or anything at the place;	15 16				
		(c)	copy, or take an extract from, a document at the place;	17				
		(d)	take into or onto the place any person, equipment and materials the investigator reasonably requires for exercising a power under paragraphs (a) to (c).	18 19 20				
'33Q	Ρο	ver to	o require reasonable help or information	21				
	' (1)	The investigator may require the occupier of the place, or a person at the place, to give the investigator, reasonable help or information to exercise a power under section 33P(2).						
	'(2)		en making a requirement under subsection (1), the stigator must warn the person it is an offence to fail to	25 26				

⁷ Section 33I (Power to enter places)

⁸ See section 33B (Function).

		comply with the requirement unless the person has a reasonable excuse.	1 2							
	·(3)	A person of whom a requirement under subsection (1) has been made must comply with the requirement unless the person has a reasonable excuse.	3 4 5							
		Maximum penalty—40 penalty units.	6							
	'(4)	If the person is an individual, it is a reasonable excuse for the person not to comply with the requirement if complying with it might tend to incriminate the person.	7 8 9							
	·(5)	Subsection (4) does not limit what may be a reasonable excuse under subsection (3).	10 11							
'33R	Ρο	wer to require name and address	12							
	' (1)	This section applies if—	13							
		(a) the investigator finds a person committing an offence against this Act; or	14 15							
		(b) the investigator finds a person in circumstances that lead, or has information that leads, the investigator to reasonably believe the person has just committed an offence against this Act.	16 17 18 19							
	'(2)	The investigator may require the person to state the person's name and residential address.								
	' (3)	When making the requirement, the investigator must warn the person it is an offence to fail to state the person's name or residential address unless the person has a reasonable excuse.								
	'(4)	The investigator may also require the person to give evidence of the correctness of the stated name or required address if, in the circumstances, it would be reasonable to expect the person to—								
		(a) be in possession of evidence of the correctness of the stated name or address; or	29 30							
		(b) otherwise be able to give the evidence.	31							

'33S	Power to require production of documents								
	' (1)	The investigator may require a person to make available for inspection by an investigator, or produce to the investigator for inspection, at a reasonable time and place nominated by the investigator, a document given to the person under this Act.	2 3 4 5 6						
	'(2)	The investigator may ask the person to give the investigator a copy of the document within a reasonable period.	7 8						
	'(3)	If a request under subsection (2) is not complied with within a reasonable period, the investigator may take the document to copy it.	9 10 11						
	'(4)	The investigator must return the document to the person as soon as practicable after copying it.	12 13						
'33T		lure to state name and address or produce cument	14 15						
	'(1)	A person of whom a requirement under section $33R(2)$ or $33S(1)$ has been made must comply with the requirement unless the person has a reasonable excuse.	16 17 18						
		Maximum penalty—40 penalty units.	19						
	'(2)	It is a reasonable excuse for an individual not to comply with the requirement if complying with it might tend to incriminate the individual.	20 21 22						
	'(3)	Subsection (2) does not limit what may be a reasonable excuse under subsection (1).	23 24						
'Sub	divi	sion 4 Miscellaneous provisions	25						
'33U	No	tice of damage	26						
	' (1)	This section applies if—	27						
		(a) an investigator damages property when exercising or purporting to exercise a power; or	28 29						
		(b) a person (the <i>other person</i>) acting under the direction of an investigator damages property.	30 31						

		'(2)	The investigator must, as soon as practicable, give written notice of particulars of the damage to a person who appears to the investigator to be an owner of the property.	1 2 3
		'(3)	If the investigator believes the damage was caused by a latent defect in the property or circumstances beyond the investigator's or other person's control, the investigator may state the belief in the notice.	4 5 6 7
		'(4)	If, for any reason, it is impracticable to comply with subsection (2), the investigator must leave the notice in a conspicuous position and in a reasonably secure way where the damage happened.	8 9 10 11
		'(5)	This section does not apply to damage the investigator reasonably believes is trivial.	12 13
		'(6)	In this section—	14
			<i>owner</i> , of property, includes the person in possession or control of it.	15 16
	'33V	Со	mpensation	17
		' (1)	A person may claim compensation from the State if the person incurs loss or expense because of the exercise or purported exercise of a power under this division.	18 19 20
		'(2)	Without limiting subsection (1), compensation may be claimed for loss or expense incurred in complying with a requirement made of the person under this division.	21 22 23
		' (3)	Compensation may be claimed and ordered to be paid in a proceeding brought in a court with jurisdiction for the recovery of the amount of compensation claimed.	24 25 26
		'(4)	A court may order compensation to be paid only if it is satisfied it is fair to make the order in the circumstances of the particular case.'.	27 28 29
Clause	12	Am	nendment of s 40 (Decision on application for licence)	30
			Section 40(2)—	31
			omit, insert—	32

	' (2)	The	The board may act under subsection (1)(b) only if—				
		(a)			2 3		
		(b)	at le	ast 1 of the following applies—	4		
			(i)	the board reasonably considers the applicant needs more practical experience before being licensed;	5 6		
			(ii)	the board reasonably considers the applicant does not have the qualifications required under section 37(a), ⁹ but does have enough practical experience to be able to perform work under the provisional licence;	7 8 9 10 11		
			(iii)	the board reasonably considers the applicant holds a relevant corresponding licence;	12 13		
			(iv)	the board reasonably considers the applicant has the qualifications and experience required under section $37(a)$, but evidence of them has not been given to the board.	14 15 16 17		
	'(3) '(4)	However, subsection (2)(a) does not apply if the applican holds an interstate or New Zealand licence that is in force.					
		In this section—					
		relevant corresponding licence means any of the following-					
		(a)	an i	nterstate or New Zealand licence;	22		
		(b)	allo	ws the applicant to perform part of the work to	23 24 25		
13	Am	nendr	nent	of s 64 (Grounds for discipline)	26		
	(1)	Sect	tion 64	4(e) and (f)—	27		
		renu	ımber	as section 64(g) and (h).	28		
	(2)	Sect	tion 64	4—	29		
		inse	rt—		30		
	13	(3) (4) 13 Arr (1)	(a) (b) (c) (c) (c) (c) (c) (c) (c) (c) (c) (c	 (a) the licer (b) at let (i) (ii) (iii) (iii) (iv) '(3) However, holds an i '(4) In this sec relevant c (a) an ii (b) a lice allow whith 13 Amendment (1) Section 64 renumber 	 (a) the applicant has not had an interstate or New Zealand licence suspended or cancelled; and (b) at least 1 of the following applies— (i) the board reasonably considers the applicant needs more practical experience before being licensed; (ii) the board reasonably considers the applicant does not have the qualifications required under section 37(a),⁹ but does have enough practical experience to be able to perform work under the provisional licence; (iii) the board reasonably considers the applicant holds a relevant corresponding licence; (iv) the board reasonably considers the applicant holds a relevant corresponding licence; (iv) the board reasonably considers the applicant has the qualifications and experience required under section 37(a), but evidence of them has not been given to the board. (3) However, subsection (2)(a) does not apply if the applicant holds an interstate or New Zealand licence; (4) In this section— relevant corresponding licence means any of the following— (a) an interstate or New Zealand licence; (b) a licence, however called, issued in another country, that allows the applicant to perform part of the work to which the licence application relates.'. 13 Amendment of s 64 (Grounds for discipline) (1) Section 64(e) and (f)— renumber as section 64(g) and (h). (2) Section 64— 		

9 Section 37 (Entitlement to licence)

			'(e)	some	cted someone else to perform work, or supervised eone else in the performance of work, in ravention of section 120; ¹⁰ or	1 2 3
			'(f)	has p	performed work—	4
				(i)	that is not work for which the licensee's licence was issued; and	5 6
				(ii)	for which a licence is required; or'.	7
Clause ⁻	14	Am	nendn	nent	of s 78 (Compliance permit)	8
		(1)	Secti	ion 78	8, after 'regulated work'—	9
			inser	rt—		10
			'or o	n-site	sewerage work'.	11
		(2)	Secti	ion 78	3(4), 'the owners,'—	12
			omit	, inser	rt—	13
			'the	ownei	c's ¹¹ '.	14
Clause [·]	15	Am	nendn	nent (of s 79 (Compliance certificate)	15
		(1)	Secti	ion 79), after 'regulated work'—	16
			inser	rt—		17
			'or o	on-site	sewerage work'.	18
		(2)	Secti	ion 79)	19
			inser	rt—		20
		'(2)	certi	ficate	b sections 86D(3) and 86E to 86G, a compliance has effect until the premises to which certificate demolished or removed.	21 22 23

¹⁰ Section 120 (Offence of directing or supervising unlicensed work)

¹¹ See also section 116(3)(b) (Enforcement notices).

	510							
		Plumbing and Drainage and Other Legislation Amendment Bill 2005						
		(3) A compliance certificate attaches to the land the subject of the certificate, and binds the owner, the owner's successors in title and any occupier of the land. ¹² '.	1 2 3					
Clause	16	Amendment of s 80 (Purpose of compliance assessment)	4					
		Section 80, after 'regulated work'—	5					
		insert—	6					
		'or on-site sewerage work'.	7					
Clause	17	Amendment of s 81 (Regulated work must be assessed for compliance)						
		Section 81, after 'Regulated work'—	10					
		insert—	11					
		'and on-site sewerage work'.	12					
Clause	18	Amendment of s 82 (Plans and all plumbing and drainage work must comply)	13 14					
		(1) Section 82, heading, after 'plumbing and drainage work'—	15					
		insert—	16					
		'or on-site sewerage work'.	17					
		(2) Section 82(1), after 'plumbing or drainage work'—	18					
		insert—	19					
		'or on-site sewerage work'.	20					

¹² See also section 128B (Owner's obligation to ensure compliance with conditions of compliance certificate).

Clause	19		Amendment of s 83 (Compliance permit required for certain regulated work)					
		(1)	Section 83, heading, after 'regulated work'—	3				
			insert—	4				
			'or any on-site sewerage work'.	5				
		(2)	Section 83(1), after 'regulated work'—	6				
			insert—	7				
			'or on-site sewerage work'.	8				
		(3)	Section 83(1), after 'for the work'—	9				
			insert—	10				
			'and complies with any conditions of the permit'.	11				
Clause	20		nendment of s 84 (Regulated work by a public sector ity)	12 13				
		(1)	Section 84, heading, after 'Regulated work'—	14				
			insert—	15				
			'or on-site sewerage work'.	16				
		(2)	Section 84(1), after 'regulated work'—	17				
			insert—	18				
			'or on-site sewerage work'.	19				
Clause	21	Am	endment of s 85 (Process for assessing plans)	20				
		(1)	Section 85(1), words before paragraph (a)—	21				
			omit, insert—	22				
		'(1)	This section applies, subject to sections 85A to 85E, to a request (a <i>compliance request</i>) for compliance assessment of a plan for regulated work or on-site sewerage work.	23 24 25				
		'(1A)	A compliance request must be—'.	26				

		(2)	Section 85(6)—	1
			insert—	2
			'Example—	3
			A condition of a compliance permit for on-site sewerage work may require the owner of the relevant premises to install a grease arrester for the premises.'.	4 5 6
		(3)	Section 85(1A) to (9)—	7
			<i>renumber</i> as section $85(2)$ to (10).	8
		(4)	Section 85(9), as renumbered, 'subsection (4)'—	9
			omit, insert—	10
			'subsection (5)'.	11
		(5)	Section 85—	12
			insert—	13
		' (11)	If an information request is made and the local government does not receive the information requested within the following period, the compliance request lapses—	14 15 16
			(a) generally—1 year after the request was made;	17
			(b) if, within the year, the local government agrees to a longer period—the longer period.	18 19
		'(12)	If the compliance request lapses under subsection (11), the fee that accompanied the application is not refundable.'.	20 21
Clause	22	Inse	ertion of new ss 85A to 85E	22
			Part 4, division 3, after section 85—	23
			insert—	24
	'85A		al government's power to stop further greywater facility requests for premises in a sewered area	25 26
		'(1)	A local government may, by resolution, decide that no further compliance requests can be made to it for regulated work to the extent the work is for, or includes, a greywater use facility (a <i>greywater use facility request</i>) for premises in a sewered area.	27 28 29 30 31

	'(2)	The l	local government must—	1
		(a)	as soon as practicable after the resolution takes effect, give the chief executive a copy; and	2 3
		(b)	while resolution has effect, ensure a copy is open to inspection under the <i>Local Government Act 1993</i> .	4 5
	'(3)	reque	e the resolution is in effect, a greywater use facility est can not be made to the local government for premises sewered area.	6 7 8
	'(4)		emove any doubt, it is declared that subsection (3) does ffect—	9 10
		(a)	a greywater use facility request made to the local government before the resolution took effect; or	11 12
		(b)	a compliance permit or compliance certificate given by the local government before the resolution took effect for regulated work for, or that includes, a greywater use facility; or	13 14 15 16
		(c)	the operation of section 128M. ¹³	17
'85B			ons on giving compliance permit for er use facility in a sewered area	18 19
	'(1)	it is :	section applies to a compliance request only to the extent for regulated work for, or that includes, a greywater use ity in a sewered area. ¹⁴	20 21 22
	'(2)	A co	mpliance permit may be granted for the work only if—	23
		(a)	the premises at which the facility is proposed to be installed—	24 25
			(i) is—	26

¹³ Section 128M (Offences about discharging greywater other than kitchen greywater from premises)

¹⁴ See also section 128M (Offences about discharging greywater other than kitchen greywater from premises).

		(A)	classified under the Building Code of Australia as a class 1a building; ¹⁵ or	1 2
		(B)	being used, or proposed to be used, for a use prescribed under the Standard Plumbing and Drainage Regulation; and	3 4 5
	(ii)	gene	erates greywater of less than 3000L a day; and	6
	(iii)	is no	ıt—	7
		(A)	part of a community titles scheme under the Body Corporate and Community Management Act 1997; or	8 9 10
		(B)	in an area that the local government has, by resolution or in a planning instrument under the <i>Integrated Planning Act 1997</i> , declared to be unsuitable for greywater use; and	11 12 13 14
(b)	eithe	er—		15
	(i)		Cacility's greywater treatment plant has a chief utive approval; or	16 17
	(ii)	the plum	facility's greywater diversion device has bing code authorisation and certification; and	18 19
(c)			y's greywater treatment plant and greywater device have a connection to sanitary drainage;	20 21 22
(d)	· ·		can be diverted to sanitary drainage by a version device; and	23 24
(e)	drai	nage	can automatically overflow to sanitary if the facility's filtering or irrigation system work or does not work properly.	25 26 27

15 Building Code of Australia, 2005 edition, part A3.2— **Classifications**

Buildings are classified as follows:...

Class 1a—a single dwelling being—

- (i) a detached house; or
- (ii) one or more attached dwellings, each being a building, separated by a *fire resisting* wall, including a row house, terrace house, town house or villa units. '.

	'(3)	appli must	catio con	n for sider	resolution or instrument or deciding an a compliance permit, the local government any criteria prescribed under the Standard brainage Regulation.	1 2 3 4
'85C	Res gre	stricti ywate	ons er us	on gi e fac	ving compliance permit for ility not in a sewered area	5 6
	' (1)	it is	for re	gulate	blies to a compliance request only to the extent ed work for, or that includes, a greywater use sewered area.	7 8 9
	'(2)	A co	mplia	ance p	ermit may be granted for the work only if—	10
		(a)			y complies with the Standard Plumbing and Regulation; and	11 12
		(b)	the l	ocal g	overnment is satisfied—	13
			(i)	whic	is enough water available to the premises at h the facility is proposed to be installed to ate the facility; and	14 15 16
			(ii)	eithe	r—	17
				(A)	there is enough suitable land available as part of the premises to allow greywater from the facility to be used on the land; or	18 19 20
				(B)	a suitable alternative arrangement has been made for the use of the greywater; and	21 22
		(c)	eithe	er—		23
			(i)		acility's greywater treatment plant has a chief utive approval; or	24 25
			(ii)		facility's greywater diversion device has bing code authorisation and certification.	26 27
	'(3)			subse rposes	ction (2)(c) does not apply if the facility is for	28 29

'85D	Re: par	Restrictions on giving compliance permit for particular on-site sewerage work										
	' (1)	sewe	rage	work	other than work that is for, or includes, a	3 4 5						
	'(2)		mplia conly	ance permit may be granted for the on-site sewerage								
		(a)	eithe	er—	:	8						
			(i)	-	0	9 10						
						((ii)	the on-site sewerage facility for which the on-sit sewerage work is to be performed is required a part of common effluent drainage; and				
		(b)	the l	ocal g	overnment is satisfied—	14						
			(i)		• •	15 16						
			(ii)	eithe	r—	17						
										(A)	of the premises to dispose of effluent from	18 19 20
											(B)	ę
			(iii)	the appro	e .	23 24						
		(c)	exec	utive	approval is required under this Act complies	25 26 27						
		(d)	•	-	č 1	28 29						
	' (3)					30 31						

	'85E	Special provisions for assessing plan for work for testing purposes				
		' (1)		ion applies for assessing a compliance request for testing purposes.	3 4	
		'(2)		d of 10 business days under section 85(4) is changed iness days.	5 6	
		' (3)		ons (4) and (5) apply instead of section $85(5)$ and the time mentioned in section $85(9)$.	7 8	
		' (4)	The comp	pliance request must be decided within—	9	
				erally, the period (the <i>usual period</i>) that ends 40 iness days after—	10 11	
			(i)	if an information request is not made—receipt of the compliance request; or	12 13	
			(ii)	if an information request is made—receipt of the information requested; or	14 15	
			to e	within the usual period, the local government decides extend the decision period to a longer period—the ended period.	16 17 18	
		' (5)		nded period must not end more than 40 business days usual period.'.	19 20	
Clause	23		endment linage wo	of pt 4, div 4, hdg (Assessing plumbing and rk)	21 22	
			Part 4, c work'—	livision 4, heading, after 'plumbing and drainage	23 24	
			insert—		25	
			'and on-s	ite sewerage work'.	26	
Clause	24	Am wo		of s 86 (Process for assessing regulated	27 28	
		(1)	Section 8	6, heading—	29	
			omit, inse	ert—	30	

С

	eneral process for assessing regulated work and n-site sewerage work'.	1 2				
(2	Before section 86(1)—					
	insert—	4				
'(1AA)	This section applies, subject to sections 86B and 86C, for assessing the following work (the <i>work</i>)—					
	(a) regulated work other than regulated work mentioned in section 86A(1);	7 8				
	(b) on-site sewerage work.'.	9				
(3) Section 86(1), 'regulated work'—	10				
	omit, insert—	11				
	'the work'.	12				
(4) Section 86—	13				
	insert—	14				
ʻ(2A	However, a request for compliance assessment that is for, or that includes, a greywater use facility for testing purposes may be made only if a testing approval has been granted for the facility.					
ʻ(3A) However, if the work is on-site sewerage work, the local government may decide not to carry out the assessment if an approved person for the assessment gives it a notice (a <i>notice of compliance</i>) in the approved form verifying that the work complies with—	19 20 21 22 23				
	(a) the relevant compliance permit; and	24				
	(b) the Standard Plumbing and Drainage Regulation.'.	25				
(5	Section 86(3), 'a regulation'—					
	omit, insert—	27				
	'the Standard Plumbing and Drainage Regulation'.	28				
(6) Section 86(4), after 'assessing the work'—	29				
	insert—	30				
	'or, if a notice of compliance is given, the giving of the notice,'.	31 32				

		(7)	Secti	on 86(5), after 'The request'—	1
			inser	<i>t</i> —	2
			for c	compliance assessment'.	3
		(8)	Secti	on 86(8), 'subsection (5)'—	4
			omit,	insert—	5
			'subs	section (8)'.	6
		(9)	Secti	on 86(1AA) to (9)—	7
			renur	<i>mber</i> as section $86(1)$ to (12).	8
		(10)	Secti	on 86—	9
			inser	<i>t</i> —	10
		' (13)	In thi	is section—	11
			mear	<i>oved person</i> , for assessment of on-site sewerage work, as the person who designed the on-site sewerage facility hich the work relates and who—	12 13 14
			(a)	in the local government's opinion, is competent to give a notice of compliance; and	15 16
			(b)	if the person is required by law to be registered or licensed under a law applying in the State to practise in the aspect of the work—is so registered or licensed.'.	17 18 19
Clause	25			nent of s 86A (Process for assessing certain d work in remote areas)	20 21
			Secti	on 86A, after 'regulated work'—	22
			inser	<i>t</i> —	23
			'or o	n-site sewerage work'.	24
Clause	26	Ins	ertior	n of new ss 86B to 86G	25
			After	r section 86A—	26

		insert—	1							
'86B	Special provisions for assessing on-site sewerage work for testing purposes									
	' (1)	This section applies for a request for compliance assessment for on-site sewerage work for testing purposes.	4 5							
	'(2)	A person can make the request only if a testing approval has been granted for the facility to which the work relates.								
	' (3)	The request must be decided within 10 business days—	8							
		(a) if the local government has not asked for the plan—after assessing the completed work; or	9 10							
		(b) if the local government has asked for the plan—after it receives the plan.	11 12							
'86C	Соі	nditions of compliance certificate	13							
	' (1)	Conditions can not be imposed on a compliance certificate for regulated work other than for a greywater use facility.								
	'(2)	Conditions may be imposed on a compliance certificate for regulated work for a greywater use facility only if they relate to the ongoing operation, maintenance or testing of the facility.	16 17 18 19							
		Example—	20							
		a condition requiring the owner of the relevant premises to maintain, in a stated way, the facility's filtering system	21 22							
	'(3)	Conditions may be imposed on a compliance certificate for on-site sewerage work only if they relate to the ongoing operation, maintenance or testing of the relevant on-site sewerage facility.	23 24 25 26							
		Examples—	27							
		1 A condition could require the owner of the relevant premises to do all or any of the following—	28 29							
		• keep an area of land (commonly called a 'land application area') in reserve for the future replacement of effluent disposal in relation to the facility	30 31 32							
		• maintain any grease arrester for the premises in a stated way	33							

			• have in place an arrangement for the carrying out of stated maintenance of the relevant on-site sewerage facility with a person who can lawfully do so	$1 \\ 2 \\ 3$
			• replace a part of the facility at stated intervals.	4
		2	If the relevant on-site sewerage facility includes a sewage treatment plant, a condition could require the owner of the relevant premises not to dispose of effluent from the plant by spraying or in another way that produces aerial mists or sprays.	5 6 7 8
'Divi	ision	4 A	Compliance certificates	9
'86D	Eff	ect of	f later grant of chief executive approval	10
	' (1)	This	section applies if—	11
		(a)	a compliance certificate is given for work for testing purposes; and	12 13
		(b)	after the giving of the certificate, a chief executive approval is granted for each item relating to the work.	14 15
	'(2)	The	certificate continues in force.	16
	'(3)	with ongo	vever, the local government may replace the certificate a new certificate that has different conditions for the bing operation, maintenance or testing of the relevant water use facility or on-site sewerage facility.	17 18 19 20
'86E			f refusal or withdrawal of application for chief /e approval	21 22
	' (1)	This	section applies if—	23
		(a)	a compliance certificate is given for work for testing purposes; and	24 25
		(b)	after the giving of the certificate, an application for a chief executive approval for an item for the work is refused or withdrawn.	26 27 28
	'(2)	The	certificate ceases to have any effect.	29
	' (3)	form	local government may, by written notice, require the her holder of the certificate to remove all or a stated part of elevant greywater use facility or on-site sewerage facility.	30 31 32

	'(4)	The former holder must comply with the notice as soon as practicable after receiving it.	1 2
		Maximum penalty for subsection (4)—100 penalty units.	3
'86F		ding of particular compliance certificates for ting	4 5
		'A compliance certificate given for work for testing purposes ceases to have effect if any chief executive approval for an item that relates to the work ends. ¹⁶	6 7 8
'86G		wer to amend conditions of particular compliance tificates	9 10
	' (1)	The local government may, by complying with subsections (2) and (3), amend a condition of a compliance certificate for work for testing purposes if it considers the amendment is necessary or desirable because of a change in a relevant chief executive approval.	11 12 13 14 15
	'(2)	The local government must give the owner of the premises for which the certificate was given a written notice stating—	16 17
		(a) the proposed amendment, and the reasons for it; and	18
		(b) that the owner may, within a stated reasonable period, make written submissions to the local government about the proposal.	19 20 21
	'(3)	The local government must consider any written submissions made by the owner within the stated period.	22 23
	'(4)	If the local government decides to make the amendment, it must give the owner an information notice about the decision.'.	24 25 26
27	Re	placement of s 87 (Minor work)	27
		Section 87—	28

Clause 27

¹⁶ For when chief executive approval ends, see section 96 (Term of chief executive approval).

			omit,	insert—	1
	'Div	ision	4B	Minor and unregulated work	2
	'87	Min	nor work		
		' (1)	Stan	section applies for minor work, prescribed under the dard Plumbing and Drainage Regulation as notifiable or work, that has been completed.	4 5 6
		'(2)	requi	following person must, in the way and at the time ared under this section, give the local government notice e work—	7 8 9
			(a)	if it was carried out by or for an entity (a <i>relevant entity</i>) that is a public sector entity or an entity mentioned in section 89(2)—the relevant entity;	10 11 12
			(b)	otherwise-the person who carried out the work.	13
			Max	imum penalty—10 penalty units.	14
		' (3)	For a	relevant entity, the notice must be written.	15
		' (4)	For a	nother person, the notice must be in the approved form.	16
		'(5)		notice must be given within the following period after the pletion—	17 18
			(a)	if the minor work is temporarily installed downstream of a backflow prevention device and the work remains in place for less than 4 weeks—20 business days;	19 20 21
			(b)	for other minor work—	22
				(i) for a relevant entity—1 year; or	23
				(ii) for another person—40 business days.	24
		'(6)	The	local government may, but need not, assess the work.'.	25
Clause	28	Rep	lace	ment of pt 5 (On-site sewerage facilities)	26
			Part	5—	27
			omit,	insert—	28

'Part 5			Chief executive approvals			
'Divisi	ion	1	Applying for and obtaining approval	2		
'91	Арр	lying	g for chief executive approval	3		
		-	erson may, in the approved form, apply to the chief utive for an approval (a <i>chief executive approval</i>) for—	4 5		
		(a)	an on-site sewage treatment plant or greywater treatment plant if all of the plant is built on the premises where it is, or is to be, used; or	6 7 8		
		(b)	an element of an on-site sewage treatment plant or greywater treatment plant, if all of the element is built on the premises where the plant is, or is to be, used; or	9 10 11		
		(c)	a wholly prefabricated on-site sewage treatment plant or greywater treatment plant; or	12 13		
		(d)	a prefabricated element of an on-site sewage treatment plant or greywater treatment plant; or	14 15		
		(e)	an on-site sewage treatment plant or greywater treatment plant or element of an on-site sewage treatment plant or greywater treatment plant mentioned in paragraphs (a) to (d) if the plant is proposed to be installed only for testing purposes.	16 17 18 19 20		
'92	Info	rmat	ion request	21		
'((an i	chief executive may give the applicant a written notice <i>nformation request</i>) requesting further information from pplicant needed to decide the application.	22 23 24		
'(nformation request must be made within 20 business days the application is received.	25 26		
'(made	ever, if information is given under an information request e within the 20 business days, another information request be made within 20 business days after the information is ved.	27 28 29 30		

'(4)	not	n information request is made and the chief executive does receive the information requested within the following od, the application lapses—	1 2 3
	(a)	generally—1 year after the request was made;	4
	(b)	if, within the year, the chief executive agrees to a longer period—the longer period.	5 6
Dee	cidin	g application	7
'(1)		chief executive must decide the application within the of the following periods to end—	8 9
	(a)	40 business days after the chief executive received the application;	10 11
	(b)	40 business days after the information required under the last information request made under section 92 is received;	12 13 14
	(c)	a further 40 business days stated in a written notice by the chief executive given within the latest of the periods under paragraph (a) or (b) to end;	15 16 17
	(d)	a longer period agreed between the applicant and the chief executive.	18 19
' (2)	exec appl	vever, the application may be granted only if the chief cutive is reasonably satisfied the item the subject of the ication complies with the Standard Plumbing and inage Regulation.	20 21 22 23
' (3)	use may	b, if the item the subject of the application is a greywater facility or on-site sewerage facility, the chief executive refuse the application but decide to give a testing roval for the item.	24 25 26 27
Со	nditio	ons of approval	28
'(1)	The	chief executive may impose conditions on the approval, uding for example conditions about the way the item the	29 30

including, for example, conditions about the way the item the
subject of the approval must be built or manufactured,
installed, operated and serviced.3032

'93

'94

		Exam	ple—		1
		trea	atment	executive approval for a particular model of on-site sewage plant may require that the plant may be supplied only if it is with each of the following—	2 3 4
		•	evide	nce of the approval	5
		•	detail	s of the model of the plant	6
		•		actions for its building or manufacture, installation, operation, naintenance.	7 8
	'(2)	facili	ity, tł	n the subject of the approval is an on-site sewerage ne conditions may authorise the dismantling or ay of all or part of the installed facility. ¹⁷	9 10 11
'95	Info	rmat	ion n	notice	12
		issue soon	an ap as pi	ief executive decides to refuse the application or oproval with conditions, the chief executive must, as racticable, give the applicant an information notice decision. ¹⁸	13 14 15 16
'Div i	ision	2		Miscellaneous provisions	17
'96	Teri	n of	chief	executive approval	18
		'Sub	ject to	o section 97, a chief executive approval lasts for—	19
		(a)	the p	period stated in it; or	20
		(b)	if no	period is stated—	21
			(i)	for a testing approval—1 year or a longer period the chief executive agrees to in writing before the year ends; or	22 23 24
			(ii)	otherwise—5 years.	25

See section 128 (Restriction on dismantling or taking away on-site sewerage 17 facility).

For appeals against the decision, see the Integrated Planning Act 1997, chapter 4 18 (Appeals, offences and enforcement), part 2 (Building and development tribunals), divisions 4 to 6.

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	'97	Renewals 1					
		(1)	of th	The holder of a chief executive approval may, before the term of the approval ends, apply to the chief executive to renew the approval.			
	4	(2)	Secti	ions 91 to 96 apply for the renewal application as if—	5		
			(a)	it were an application for a chief executive approval; and	6		
			(b)	the reference in section 96 to a chief executive approval were a reference to the renewed authority.	7 8		
	'98	Put	Publication of chief executive approvals				
				hin a reasonable period after granting a chief executive oval, the chief executive must—	10 11		
			(a)	by gazette notice—	12		
				(i) notify the giving of the approval; and	13		
				(ii) advise where a copy of the approval may be examined or obtained; and	14 15		
			(b)	ensure the copy may be examined free of charge, and obtained at a reasonable cost, at a place stated in the notice.'.	16 17 18		
Clause	29		olace ences	ment of pt 6, hdg (Investigation, enforcement and इ)	19 20		
			Part	6, heading—	21		
			omit	insert—	22		
	'Part	6		Investigation and enforcement	23		
				by local governments'.	24		
Clause	30		pecto	nent of s 114 (Functions and powers of ors and relationship to the Local Government Act	25 26 27		
			Secti	ion 114(2), after 'plumbing or drainage'—	28		

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			inse	rt—		1			
			or a	an on-	site sewerage facility'.	2			
Clause	31	Am	nendr	nent	of s 115 (Show cause notices)	3			
			Sect	ion 11	15(1), 'section 116(1)(b) or (c)'—	4			
			omi	t, inse	rt—	5			
			'sec	tion 1	16(1)(a)(ii) to (iv)'.	6			
Clause	32		Replacement of s 116 (Enforcement notices for plumbing and drainage)						
			Sect	tion 1	16—	9			
			omi	t, inse	rt—	10			
	ʻ116	'116	'116	'116	En	force	ment	notices	11
		'(1)	pren	nises	overnment may give written notice to the owner of requiring the owner to do a stated thing if the local nt reasonably believes—	12 13 14			
			(a)	-	nbing or drainage or an on-site sewerage facility on premises—	15 16			
				(i)	is in a condition, or functions in a way, that constitutes a danger or health risk to occupiers of the premises or the public; or	17 18 19			
				(ii)	is defective and should be altered, repaired or replaced; or	20 21			
				(iii)	is not adequate to deal with the sewage generated on the premises or is in a condition that unreasonably interferes, or is likely to unreasonably interfere, with the use or enjoyment of any other premises; or	22 23 24 25 26			
				(iv)	was installed without, or not in accordance with, the local government's approval; or	27 28			
			(b)	an o dang	premises is not in a sewered area and the absence of n-site sewerage facility on the premises constitutes a ger or health risk to occupiers of the premises or the lic; or	29 30 31 32			

44

s 33

Clause

Clause

		(c)	the owner has contravened, or is contravening, section 128K, 128L or 128M. ¹⁹	1 2
	'(2)	has j worl gove	ocal government may give written notice to a person who performed plumbing or drainage work or on-site sewerage k requiring the person to do a stated thing if the local ernment reasonably believes the work does not comply a this Act.	3 4 5 6 7
	' (3)	or (2	hout limiting what may be required under subsection (1) 2), a notice under subsection (1) or (2) may require the her or person to do any of the following—	8 9 10
		(a)	request a compliance assessment;	11
		(b)	do, or not do, a stated thing to ensure plumbing or drainage work or on-site sewerage work complies with this Act or a relevant compliance permit or certificate;	12 13 14
		(c)	alter, repair, replace or remove plumbing or drainage work or on-site sewerage work.'.	15 16
33			ment of s 118 (Relationship with Integrated g Act 1997)	17 18
		Sect	tion 118(2), 'section 116(1)(a)'—	19
		omit	t, insert—	20
		'sec	tion 116(1)(a)(i) or (b) or (c)'.	21
34	Re	place	ement of pt 6, divs 3–5	22
		Part	6, divisions 3 to 5—	23
		omit	t, insert—	24

¹⁹ Section 128K (Offence about discharging blackwater), 128L (Offence about discharging kitchen greywater from premises) or 128M (Offences about discharging greywater other than kitchen greywater from premises)

'Par	t 6A	General offences	1
'Divis	sion	1 Offences about licences	2
'119	Offe	ences by persons not holding appropriate licence	3
		'A person must not perform, direct the performance of, or supervise, work for which a licence is required unless the person holds a licence that entitles the person to perform the work.	4 5 6 7
		Maximum penalty—165 penalty units.	8
ʻ120	Offe	ence of directing or supervising unlicensed work	9
		'A licensed person for work must not direct someone else to perform the work, or supervise someone else in the performance of the work, if—	10 11 12
		(a) under this Act, a licence is required to perform the work; and	13 14
		(b) the other person is not a licensed person for the work.	15
		Maximum penalty—165 penalty units.	16
'121	Exe	mptions for ss 119 and 120	17
	'(1)	A person does not commit an offence against section 119 or 120 if the work mentioned in the section is—	18 19
		(a) only the excavation or back filling of trenches, or other work of an unskilled nature; or	20 21
		(b) performed by a designated person, under the direct supervision of a licensed person for the work; or	22 23
		(c) drainage work performed under the direct supervision of a person holding a drainers licence; or	24 25
		(d) the installation of all or part of a greywater application area for a greywater use facility.	26 27

	' (2)	In this section—					
		designated person means a person who—	2				
		(a) is an apprentice, trainee or student enrolled in a course that—	3 4				
		 (i) under the Vocational, Education, Training and Employment Act 2000, is conducted by a registered training organisation and leads to the issue of a qualification or statement of attainment; and 	5 6 7 8				
		(ii) relates to plumbing, drainage or on-site sewerage work; and	9 10				
		(b) has agreed with a TAFE institute under that Act and an employer to take part in a vocational placement scheme under that Act.	11 12 13				
'122	Co	ntravening licence conditions	14				
		'The holder of a licence must not contravene a condition of the licence.	15 16				
		Maximum penalty—100 penalty units.	17				
'12 3	Lin	nitations on provisional licence holders	18				
	' (1)	The holder of a provisional licence must not enter into a contract, other than a contract of employment, for performing work the holder is entitled to perform under the licence.	19 20 21				
		Maximum penalty—100 penalty units.	22				
	' (2)	The holder of a provisional licence must not perform work the holder is entitled to perform under the licence unless the work is performed under the supervision of a licensee entitled to do the work being performed.	23 24 25 26				
		Maximum penalty—100 penalty units.	27				
'124		striction on advertising for the carrying out of rticular work	28 29				
		'A person must not advertise that the person is available to carry out plumbing or drainage work, other than unregulated	30 31				

		k, unless the person is the holder of a licence under this that entitles the person to carry out the work.	1 2
	Max	imum penalty—100 penalty units.	3
'Divi	sion 2	Building and installation and related offences	4 5
'125		ion on building or installing particular on-site ge treatment plant	6 7
	treat	person must not build or install an on-site sewerage ment plant (other than an on-site sewerage treatment t that consists only of a septic tank) unless—	8 9 10
	(a)	a chief executive approval has been given for the plant; and	11 12
	(b)	the building or installation complies with all conditions of the chief executive approval. ²⁰	13 14
	Max	imum penalty—165 penalty units.	15
'126	Restrict facility	ion on building or installing greywater use	16 17
	-	person must not build or install a greywater use facility ss—	18 19
	(a)	a chief executive approval has been given for any greywater treatment plant for the facility; and	20 21
	(b)	the building or installation complies with all conditions of—	22 23
		(i) the chief executive approval; and	24
		(ii) any plumbing code authorisation and certification for any greywater diversion device for the facility.	25 26
	Max	imum penalty—165 penalty units.	27

²⁰ For septic tanks, see also section 85D(2)(c) (Restrictions on giving compliance permit for particular on-site sewerage work).

'127	Res cor	striction on building or installing chemical, nposting or incinerating toilet	1 2
		'A person must not build or install a chemical, composting or incinerating toilet unless the building or installation complies with the EPA design rules.	3 4 5
		Maximum penalty—100 penalty units.	6
ʻ128		striction on dismantling or taking away on-site verage facility	7 8
		'A person must not dismantle or take away all or part of an on-site sewerage facility installed on premises unless the dismantling or taking away is authorised in writing by the local government or under a chief executive approval.	9 10 11 12
		Maximum penalty—100 penalty units.	13
'128A	Off	ence to pollute service provider's services	14
	' (1)	In carrying out plumbing work, a person must not do anything likely to pollute water in a water service provider's water service as defined under the <i>Water Act 2000</i> .	15 16 17
		Maximum penalty—165 penalty units.	18
	'(2)	In carrying out drainage work, a person must not do anything likely to pollute a sewerage service provider's sewerage service.	19 20 21
		Maximum penalty—165 penalty units.	22
'Divi	sion	3 Operating restrictions	23
'128B		ner's obligation to ensure compliance with nditions of compliance certificate	24 25
		'The owner of premises for which a compliance certificate has	26
		1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	~ ~ ~

been given for regulated work for a greywater use facility, or for on-site sewerage work for an on-site sewerage facility,

	must ensure all conditions of the certificate are complied with. 21	1 2
	Maximum penalty—165 penalty units.	3
ʻ128C	Restriction on operating chemical, composting or incinerating toilet	4 5
	'A person must not operate a chemical, composting or incinerating toilet unless the operation complies with the EPA design rules. ²²	6 7 8
	Maximum penalty—100 penalty units.	9
ʻ128D	Restriction on operating particular on-site sewerage facilities	10 11
	'A person must not operate an on-site sewerage facility (other than a chemical, composting or incinerating toilet) in a way that does not comply with the Standard Plumbing and Drainage Regulation. ²³	12 13 14 15
	Maximum penalty—100 penalty units.	16
'128E	Restrictions on operating particular on-site sewerage treatment plant	17 18
	'A person must not operate an on-site sewage treatment plant (other than an on-site sewage treatment plant consisting only of a septic tank) unless—	19 20 21

See also section 128F (Restrictions on operating greywater use facility).

²¹ For access to the conditions, see section 143 (Local government's obligation to keep particular records).

²² See however section 170 (Exemption from particular offences for particular on-site sewerage facilities built or installed before 30 April 1998).

²³ See however section 170 (Exemption from particular offences for particular on-site sewerage facilities built or installed before 30 April 1998).

	(a)	sewe	mpliance certificate has been given for the on-site erage work for the on-site sewerage facility of which plant is a part; ²⁴ and	1 2 3
	(b)	the c	operation complies with all conditions of—	4
		(i)	the compliance certificate; and	5
		(ii)	the chief executive approval for the plant. ²⁵	6
	Max	imum	penalty—100 penalty units.	7
'128F Re	stricti	ons	on operating greywater use facility	8
	'A pe	erson	must not operate a greywater use facility unless—	9
	(a)		mpliance certificate has been given for the regulated x for the facility; ²⁶ and	10 11
	(b)	the o	operation complies with all conditions of—	12
		(i)	the compliance certificate; and	13
		(ii)	the chief executive approval for the facility's greywater treatment plant; and	14 15
		(iii)	any plumbing code authorisation and certification for the facility's greywater diversion device.	16 17
	Max	imum	penalty—100 penalty units.	18
			gation to maintain plumbing and I on-site sewerage facility	19 20
'(1)	ensu	re all ity on	er of premises must take all reasonable steps to plumbing and drainage and any on-site sewerage the premises is kept in good condition and operates	21 22 23 24
	Max	imum	penalty—165 penalty units.	25

²⁴ For access to the conditions, see section 143 (Local government's obligation to keep particular records).

²⁵ See however section 170 (Exemption from particular offences for particular on-site sewerage facilities built or installed before 30 April 1998).

²⁶ For access to the conditions, see section 143 (Local government's obligation to keep particular records).

·(2)	If the plumbing and drainage is a greywater use facility, evidence that the facility has not been maintained in accordance with the manufacturer's instructions for that type of facility is evidence that the facility has not been kept in good condition or has not been operated properly.	1 2 3 4 5
	ligations of person who services on-site sewerage ility	6 7
'(1)	If a person services an on-site sewerage facility, the person must—	8 9
	(a) give the local government a written report on the condition of the facility within 1 month after servicing it; and	10 11 12
	(b) give a copy of the report to the owner of the facility as soon as practicable after servicing it.	13 14
	Maximum penalty—40 penalty units.	15
'(2)	The person must not in the report make a statement to the local government or the owner about the facility that the person knows is false or misleading in a material particular.	16 17 18
	Maximum penalty—100 penalty units.	19
'Division	 4 Prohibitions on removing or tampering with particular devices 	20 21
'128I Ba	ckflow prevention devices	22
	'A person must not do any of the following unless authorised under this or another Act—	23 24
	(a) remove a backflow prevention device installed on premises;	25 26
	(b) do anything to a backflow prevention device installed on premises that renders it inoperable.	27 28

Maximum penalty—165 penalty units.

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ʻ128J Ho	t wat	er control devices	1
'(1)		erson must not do any of the following unless authorised er this or another Act—	2 3
	(a)	remove a hot water control device installed on premises;	4
	(b)	do anything to a hot water control device installed on premises that renders it inoperable.	5 6
	Max	timum penalty—165 penalty units.	7
' (2)	In th	nis section—	8
	hot 1	water control device means—	9
	(a)	a mixing valve in which the temperature from the mixed water outlet is automatically controlled by a thermostatic element or sensor to a preselected temperature; or	10 11 12 13
	(b)	a mixing valve that is temperature actuated and is used to temper a hot water supply with cold water to provide hot water at a lower temperature at 1 or more outlet fixtures; or	14 15 16 17
	(c)	any other device installed to deliver hot water at a lower temperature at 1 or more outlet fixtures.	18 19
'Divisior	า 5	Discharge and disposal offences	20
'128K Off	ence	about discharging blackwater	21
'(1)		owner of premises must ensure all blackwater from nbing and drainage on the premises is discharged into—	22 23
	(a)	if the premises is in a sewered area—the infrastructure of the sewerage service provider for area's sewerage service; or	24 25 26
	(b)	if the premises is not in a sewered area—	27
		(i) an on-site sewerage facility; ²⁷ or	28

²⁷ See also section 125 (Restriction on building or installing particular on-site sewerage treatment plant).

			(ii)	a dry-vault toilet; or	1
			(iii)	an environmentally relevant on-site sewerage facility. ²⁸	2 3
		Max	imum	n penalty—500 penalty units.	4
	'(2)	In th	is sec	tion—	5
		blac	kwate	r means—	6
		(a)	wast	te discharged from a human body into a toilet; and	7
		(b)	wate	er used for the discharge.	8
'128L		ence mise		ut discharging kitchen greywater from	9 10
				er of premises must ensure kitchen greywater from and drainage on the premises is discharged into—	11 12
		(a)	of t	e premises is in a sewered area—the infrastructure he sewerage service provider for area's sewerage ice; or	13 14 15
		(b)	if th	e premises is not in a sewered area—	16
			(i)	an on-site sewerage facility; ²⁹ or	17
			(ii)	an environmentally relevant on-site sewerage facility; ³⁰ or	18 19
			(iii)	a greywater use facility that includes a greywater treatment plant. ³¹	20 21
		Max	imum	n penalty—500 penalty units.	22

²⁸ See also the *Environmental Protection (Waste Management) Regulation 2000*, section 67 (Prohibition on use of non-complying waste equipment).

²⁹ See also section 125 (Restriction on building or installing particular on-site sewerage treatment plant).

³⁰ See also the *Environmental Protection (Waste Management) Regulation 2000*, section 67 (Prohibition on use of non-complying waste equipment).

³¹ See also sections 82 (Plans and all plumbing and drainage work must comply), 119 (Offences by persons not holding appropriate licence), 128B (Owner's obligation to ensure compliance with conditions of compliance certificate) and section 128F (Restrictions on operating greywater use facility).

				out discharging greywater other than water from premises	1 2			
'(1)	of g	nis section applies to the owner of premises for the discharge greywater, other than kitchen greywater, from plumbing d drainage on the premises.					
'(2	2)		e prer water	nises is in a sewered area, the owner must ensure the is—	6 7			
		(a)	disc	harged into—	8			
			(i)	the infrastructure of the sewerage service provider for area's sewerage service; or	9 10			
			(ii)	a greywater use facility; ³² or	11			
		(b)	carr	ied by bucket to a garden or lawn.	12			
		Max	imun	n penalty—500 penalty units.	13			
'(.	3)		-	nises is not in a sewered area, the owner must ensure ater is—	14 15			
		(a)	disc	harged into—	16			
			(i)	an on-site sewerage facility; ³³ or	17			
			(ii)	an environmentally relevant on-site sewerage facility; ³⁴ or	18 19			
			(iii)	a greywater use facility; ³⁵ or	20			
		(b)	carr	ied by bucket to a garden or lawn.	21			
		Max	imun	n penalty—500 penalty units.	22			

³² See also sections 82 (Plans and all plumbing and drainage work must comply), 119 (Offences by persons not holding appropriate licence), 128B (Owner's obligation to ensure compliance with conditions of compliance certificate) and section 128F (Restrictions on operating greywater use facility).

³³ See also division 2 (Building and installation and related offences).

³⁴ See also the *Environmental Protection (Waste Management) Regulation 2000*, section 67 (Prohibition on use of non-complying waste equipment).

³⁵ See also sections 82 (Plans and all plumbing and drainage work must comply), 119 (Offences by persons not holding appropriate licence), 128B (Owner's obligation to ensure compliance with conditions of compliance certificate) and section 128F (Restrictions on operating greywater use facility).

' (4)	The owner must also ensure—	1
	(a) the greywater does not cause an odour that unreasonably interferes, or is likely to unreasonably interfere, with the use or enjoyment of any other premises; or	2 3 4
	(b) any ponding or run-off of the greywater does not cause a danger or health risk to any one.	5 6
	Maximum penalty—100 penalty units.	7
'(5)	To remove any doubt, it is declared that subsection (4) applies regardless of the way in which the greywater is discharged.	8 9
'128N Per	missible and prohibited discharges	10
'(1)	A person must not discharge waste, other than sewage the facility is designed to receive, into an on-site sewerage facility.	11 12 13
	Maximum penalty—165 penalty units.	14
'(2)	A person must not discharge a prohibited substance into an on-site sewerage facility.	15 16
	Maximum penalty—165 penalty units.	17
	ormwater drainage must be separate from on-site verage facility	18 19
'(1)	The owner of premises must not allow a part of a stormwater installation for the premises to be connected to an on-site sewerage facility.	20 21 22
	Maximum penalty—165 penalty units.	23
·(2)	If an owner of premises becomes aware that a part of a stormwater installation for the premises is connected to any on-site sewerage facility, the owner must, as soon as reasonably practicable, take all necessary steps for disconnecting the stormwater installation for the premises from the on-site sewerage facility.	24 25 26 27 28 29
	Maximum penalty—165 penalty units.	30

128P Dis	posal of contents of on-site sewerage facility	1
'(1)	A person must not dispose of the contents (other than effluent) of an on-site sewerage facility other than in a place, and a way, approved by the local government.	2 3 4
	Maximum penalty—100 penalty units.	5
·(2)	A person must not dispose of effluent from an on-site sewerage facility other than to common effluent drainage or in another place, and a way, approved by the local government.	6 7 8
	Maximum penalty—100 penalty units.	9
'(3)	Subsections (1) and (2) do not apply to contents or effluent removed for testing.	10 11
'Division	6 Other offences	12
	leading statement by builder, manufacturer or oplier	13 14
'(1)	A builder, manufacturer or supplier of an item must not make a statement to another person that is to the effect that the item has, or that might reasonably suggest that the item has, a chief executive approval, unless a chief executive approval has been granted for the item and the approval is still in force.	15 16 17 18 19
	Maximum penalty—100 penalty units.	20
·(2)	A builder, manufacturer or supplier of an item must not make a statement to another person that is to the effect that, or that might reasonably suggest that, the manufacture, installation, operation, service or maintenance of the item complies with the conditions of a chief executive approval, unless a chief executive approval has been granted for the item and the approval is still in force.	21 22 23 24 25 26 27
	Maximum penalty—100 penalty units.	28
' (3)	In this section—	29
	<i>supplier of an item</i> , if the item is an on-site sewage treatment plant, includes a distributor or seller of on-site sewage treatment plants.	30 31 32

	'128R	On	-site sewerage facility no longer required	1
			'If an on-site sewerage facility is no longer required for premises, other than because the premises have been connected to a sewerage service provider's sewerage system, the owner of the premises must, as soon as reasonably practicable, give the local government written notice it is no longer required.	2 3 4 5 6 7
			Maximum penalty—40 penalty units.	8
	ʻ128S	Fal	se or misleading documents	9
			'A person must not give an investigator or inspector a document containing information the person knows is false or misleading in a material particular.	10 11 12
			Maximum penalty—40 penalty units.	13
	ʻ128T	Ob	struction of investigators or inspectors	14
		[•] (1)	A person must not, without reasonable excuse, obstruct an investigator or inspector exercising a power under this Act.	15 16
			Maximum penalty—40 penalty units.	17
		·(2)	In this section—	18
			obstruct includes hinder, resist and attempt to obstruct.	19
	ʻ128U	Imp	personation of investigator or inspector	20
			'A person must not pretend to be an investigator or inspector.	21
			Maximum penalty—40 penalty units.'.	22
Clause	35	Rej	placement of pt 7, hdg (Reviews)	23
			Part 7, heading—	24
			omit, insert—	25
	'Part	7	Reviews about plumbing and drainage licences'.	26 27

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Clause	36	Omission of pt 7, div 1, hdg (Reviews about plumbing and drainage licences)	1 2
		Part 7, division 1, heading—	3
		omit.	4
Clause	37	Omission of pt 7, div 2 (Reviews about on-site sewerage facilities)	5 6
		Part 7, division 2—	7
		omit.	8
Clause	38	Insertion of new s 139A	9
		After section 139—	10
		insert—	11
	ʻ139A	Allegations of false or misleading matters	12
		(1) This section applies to a proceeding for an offence against this Act described as involving a false or misleading document, information or statement.	13 14 15
		(2) It is enough for a complaint starting the proceeding to state the document, information or statement made was 'false or misleading' to the defendant's knowledge without specifying which.'.	16 17 18 19
Clause	39	Omission of s 142 (Maintenance of existing combined sanitary drains)	20 21
		Section 142—	22
		omit.	23
Clause	40	Replacement of s 143 (Local government's obligation to keep particular records)	24 25
		Section 143—	26
		omit, insert—	27

'143	Local government's obligation to keep particular records				
	'(1)	docu	cal government must keep a copy of each of the following ments (each a <i>compliance document</i>) until the gnated period for the document ends—	3 4 5	
		(a)	each compliance permit it gives, and the plan and any other document relating to the permit;	6 7	
		(b)	each compliance certificate it gives, and the plan of assessed work relating to the certificate.	8 9	
	'(2)		local government must, until the designated period for a pliance document ends—	10 11	
		(a)	keep it open to inspection, as defined under the Local Government Act 1993, section 7; and	12 13	
		(b)	make a copy available for purchase at its public office at a price not more than the cost to the local government of producing the copy and, if a copy is supplied to a purchaser by post, the cost of postage.	14 15 16 17	
	' (3)	ofc	erson employed by the local government who has charge ompliance documents must not obstruct or hinder the ection or copying of a document under subsection (2).	18 19 20	
		Max	imum penalty—10 penalty units.	21	
	'(4)	In th	is section—	22	
		desi	gnated period, for a compliance document, means—	23	
		(a)	if the document relates to a class 2 to 9 building under the Building Code of Australia, until the building is demolished or removed; or	24 25 26	
		(b)	if the document relates to a class 1 or 10 building under the Building Code of Australia, the earlier of the following to happen—	27 28 29	
			(i) the building's demolition or removal;	30	
			(ii) if the document is, or relates to, a compliance permit—10 years from when the permit was given;	31 32	

		(iii)	if the document is, or relates to, a compliance certificate—10 years from when the certificate was	1 2
			given.	3
ʻ143 A			nment register of installed on-site d greywater use facilities	4 5
		sewerage	overnment must keep a register of details of on site and greywater use facilities installed in its area for as given compliance certificates. ³⁶	6 7 8
'143B			ment's monitoring obligations for se facilities in sewered areas	9 10
			al government must monitor greywater use facilities d areas within its area to ensure—	11 12
		· ·	r operation complies with relevant compliance ificate conditions; and	13 14
		•	are not adversely affecting public health, amenity ne environment.'.	15 16
41		endment ormation)	of s 144 (Chief executive may publish	17 18
	(1)	Section 14	44(a), after 'drainage'—	19
		insert—		20
		'and on-si	ite sewerage work'.	21
	(2)	Section 14	44(a), example, after 'section 83'—	22
		insert—		23
		'or 85B37'		24

Clause

³⁶ See however section 171 (On-site sewerage and greywater use facilities to which s 143A applies).

³⁷ Section 83 (Compliance permit required for certain regulated work or any on-site sewerage work) or 85B (Restrictions on giving compliance permit for greywater use facility in a sewered area)

		Plumbing and Drainage and Other Legislation Amendment Bill 2005	
Clause	42	Amendment of s 145 (Regulation-making power)	1
		Section 145(2), from 'plumbing'—	2
		omit, insert—	3
		'any of the following work or inspecting the work—	4
		(a) plumbing and drainage work;	5
		(b) on-site sewerage work.'.	6
Clause	43	Renumbering of pt 10, divs 2 to 5, hdgs	7
		Part 10, divisions 2 to 5, headings—	8
		<i>renumber</i> as part 10, division 2, subdivisions 1 to 4 respectively.	9 10
Clause	44	Insertion of new pt 10, div 2, hdg	11
		After section 147—	12
		insert—	13
	'Divis	ion 2 Transitional provisions for Act No. 77 of 2002'.	14 15
Clause	45	Insertion of new pt 10, div 3	16
		After section 159—	17
		insert—	18

'Division 3Transitional provisions for
Plumbing and Drainage and Other
Legislation Amendment Act 200519
20
21

'160	Definitions for div 3	22
	In this division—	23
	commencement means the day this section commences.	24

		<i>old part 5</i> means part 5^{38} as in force immediately before the commencement.	1 2
		<i>old part 7, division 2</i> means part 7, division 2^{39} as in force immediately before the commencement.	3 4
		<i>old section 96</i> means section 96 ⁴⁰ as in force immediately before the commencement.	5 6
		<i>old section 96 approval</i> means an approval under old section 96.	7 8
'161		sting applications for model or type specification proval	9 10
	' (1)	This section applies to an application under old part 5, division 3 ⁴¹ for a model or type specification approval under that part that had not been decided immediately before the commencement.	11 12 13 14
	'(2)	The application must be decided as if old part 5 were still in force.	15 16
	·(3)	Old part 7, division 2, applies to the application as if that division were still in force.	17 18
'162	Exi	sting model or type specification approval	19
	' (1)	This section applies to a model or type specification approval under old part 5 in force immediately before the commencement.	20 21 22
	'(2)	The approval continues in force for the rest of the term for which it was given as if it were an approval of that type under part 5 as in force immediately after the commencement.	23 24 25

³⁸ Old part 5 (On-site sewerage facilities)

³⁹ Old part 7, division 2 (Reviews about on-site sewerage facilities)

⁴⁰ Old section 96 (Approval for on-site sewerage facilities)

⁴¹ Old part 5, division 3 (Model and type specification approvals)

ʻ163	Existing on-site sewerage facility applications				
	' (1)	An application for an old section 96 approval that had not been decided immediately before the commencement must be decided as if old section 96 were still in force.	2 3 4		
	'(2)	Old part 7, division 2, applies to the application as if that division were still in force.	5 6		
'164	Olo	l section 96 approvals continue	7		
		'An old section 96 approval in force immediately before the commencement continues in force despite the repeal of old section 96.	8 9 10		
'165		clusion of s 81 for work performed under old ction 96 approval	11 12		
		'Section 81 does not apply for on-site sewerage work performed, or to be performed, under an old section 96 approval.	13 14 15		
'166		plication of ss 82, 83 and 128B for old ction 96 approvals	16 17		
	' (1)	Sections 82, 83 and 128B ⁴² apply to on-site sewerage work performed under an old section 96 approval granted under section 163 or continued under section 164.	18 19 20		
	'(2)	For applying sections 82(2) and 128B, the references in the provisions to a compliance permit or a compliance certificate are taken to be references to the old section 96 approval.	21 22 23		

⁴² Sections 82 (Plans and all plumbing and drainage or on-site sewerage work must comply), 83 (Compliance permit required for certain regulated work or any on-site sewerage work) and 128B (Owner's obligation to ensure compliance with conditions of compliance certificate)

'167	-site facility conditions	1	
		'For applying section 128B, an on-site facility condition of an old section 96 approval is taken to be a condition imposed under section 86C. ⁴³	2 3 4
'16 8	Exi	sting notices under old part 5	5
	' (1)	This section applies if, immediately before the commencement—	6 7
		(a) a notice had been given under division 4 of old part 5; ⁴⁴ and	8 9
		(b) the notice had not been complied with.	10
	'(2)	The following provisions continue to apply for the notice and subject of the notice as if they had not been repealed—	11 12
		(a) the section under which the notice was given;	13
		(b) old part 7, division 2.	14
	'(3)	To remove any doubt, it is declared that subsection (2) does not prevent the giving of an enforcement notice for the subject of the notice.	15 16 17
'169	Ар	peal right for decisions under old part 5	18
	' (1)	This section applies if, immediately before the commencement, a person had been given, or was entitled to be given, an information notice about an original decision under old part 5, division 4.	19 20 21 22
	'(2)	The person may appeal against the decision to a building and development tribunal against the decision.	23 24
	' (3)	The appeal must be started within 20 business days after the day the person is given notice of the decision.	25 26

⁴³ Section 86C (Conditions of compliance certificate)

⁴⁴ Old part 5, division 4 (Role of local governments)

	ʻ170	on-	mption from particular offences for particular site sewerage facilities built or installed before April 1998	1 2 3
			'Sections 128C, 128D and 128E ⁴⁵ do not apply to an on-site sewerage facility built or installed before 30 April 1998 unless—	4 5 6
			(a) a local government approval is given for a change to the facility; or	7 8
			(b) a notice is given under section 116^{46} for the facility.	9
	'17 1		site sewerage and greywater use facilities to ch s 143A applies	10 11
			'Section 143A ⁴⁷ only applies for an on-site sewerage or greywater use facility installed after the commencement.'.	12 13
Clause	46	Am	endment of schedule (Dictionary)	14
		(1)	Schedule, definitions board, built item, drainage, model approval, on-site facility conditions, on-site sewerage code, on-site sewerage facility, original decision, prefabricated item, review decision, review notice and type specification approval—	15 16 17 18 19
			omit.	20
		(2)	Schedule—	21
			insert—	22
			<i>board</i> means the Plumbers and Drainers Board, established under section 5.	23 24

46 Section 116 (Enforcement notices)

⁴⁵ Sections 128C (Restriction on operating chemical, composting or incinerating toilet), 128D (Restriction on operating particular on-site sewerage facilities) and 128E (Restrictions on operating particular on-site sewerage treatment plant) See also former section 101(12) (Codes and standards for building, installing or operating on-site sewerage facilities).

⁴⁷ Section 143A (Local government register of installed on-site sewerage and greywater use facilities)

curro publ Cod	<i>ding Code of Australia</i> means the means the edition, ent at the relevant time, of the Building Code of Australia ished by the body known as the Australian Building es Board and includes the edition as amended from time me by amendments published by the body.	1 2 3 4 5
chie	f executive approval see section 91.	6
com	pliance request see section 85(1).	7
	<i>nage</i> means an apparatus, fitting or pipe, either above or w ground level, that carries—	8 9
(a)	sewage to a sewer or to or from an on-site sewerage facility; or	10 11
	Example—	12
	a pipe carrying treated effluent from an on-site sewage treatment plant off the premises on which the plant is installed to a system of common effluent drainage or a holding tank for collection	13 14 15
(b)	greywater from a greywater treatment plant or greywater diversion device to and within a greywater application area.	16 17 18
	<i>vault toilet</i> means a system of disposing of waste harged from a human body, incorporating a chamber	19 20 21
(a)	receives and treats the waste; and	22
(b)	uses a biological degradation or dehydration process to treat the waste; and	23 24
(c)	does not use water other than water for cleaning or to assist the biological degradation process.	25 26
envi	ronmentally relevant on-site sewerage facility—	27
1	An <i>environmentally relevant on-site sewerage facility</i> is a facility described in paragraph 2 that consists of, or includes, a sewage treatment plant the operation of which is an environmentally relevant activity under the <i>Environmental Protection Act 1994</i> .	28 29 30 31 32
2	For paragraph 1, the facility is a facility installed on premises for treating, on the premises, sewage generated	33 34

		the premises, and disposing of the resulting uent—	1 2
	(a)	on part of the premises (commonly called a 'land application area'); or	3 4
	(b)	off the premises by common effluent drainage or by collection from a tank on the premises.	5 6
Envi	ronm	<i>ign rules</i> means the design rules under the <i>ental Protection (Waste Management) Regulation</i> tion 67 and schedule 8. ⁴⁸	7 8 9
kitch	nen, la	• means domestic wastewater from a bath, basin, aundry or shower, whether or not the wastewater is ated with human waste.	10 11 12
•••		<i>application area</i> means an area in which greywater d of by subsurface irrigation.	13 14
grey	water	· diversion device—	15
1	A g of—	reywater diversion device is a device that consists	16 17
	(a)	a diversion device with the characteristics mentioned in paragraph 2; and	18 19
	(b)	a filtering system that uses a coarse filter to remove solids from greywater.	20 21
2	For	paragraph 1, the characteristics are that the device—	22
	(a)	directs and diverts greywater to sanitary drainage or a greywater application area; and	23 24
	(b)	automatically diverts greywater from the facility to sanitary drainage if the facility does not work properly or at all; and	25 26 27
	(c)	allows the manual diversion of greywater from the facility to sanitary drainage.	28 29

⁴⁸ *Environmental Protection (Waste Management) Regulation 2000*, section 67 (Prohibition on use of non-complying waste equipment) and schedule 8 (Design rules), part 2 (Chemical, composting and incinerating toilets)

	treatment plant means a treatment plant installed s for treating, on the premises, greywater generated hises.	1 2 3
greywater d	<i>use facility</i> means a facility that consists of a diversion device or of a greywater treatment plant vater application area.	4 5 6
<i>investigator</i> an investiga	r means a person appointed under section 33A as ator.	7 8
0.	<i>ywater</i> means greywater from any of the following omestic dwelling—	9 10
(a) a kitcl	hen;	11
	er part that regularly produces significant amounts sywater contaminated with grease or oil.	12 13
-	erson, for work, means a person who holds a entitles the person to perform the work.	14 15
performed, that, under Drainage	<i>cnment</i> , in relation to work performed or to be a facility or premises, means the local government section 89, administers the Standard Plumbing and Regulation for the area in which the work is or to be performed, or the facility or premises is	16 17 18 19 20 21
on-site sew	erage facility—	22
enviro	<i>n-site sewerage facility</i> is a facility, other than an onmentally relevant on-site sewerage facility, led on premises for—	23 24 25
	treating, on the premises, sewage generated on the premises, and disposing of the resulting effluent—	26 27
((i) on part of the premises (commonly called a 'land application area'); or	28 29
((ii) off the premises by common effluent drainage or by collection from a tank on the premises; or	30 31 32
1	storing on the premises sewage generated on the premises for its subsequent disposal off the premises by collection from the premises.	33 34 35

2	A chemical, composting or incinerating toilet is also an <i>on-site sewerage facility</i> .	1 2
3	On-site sewerage facility does not include a dry-vault toilet that is not a chemical, composting or incinerating toilet.	3 4 5
an o insta	<i>ite sewerage work</i> means building, installing or changing n-site sewerage facility, including, for example, building, alling or changing an on-site sewerage facility for testing poses.	6 7 8 9
	<i>tate</i> , plumbing or drainage or an on-site sewerage facility, ides maintain the plumbing or drainage or facility.	10 11
origi	inal decision see section 129(1).	12
prod force prod	<i>abing code authorisation and certification</i> means fuct authorisation and certification under the document in e from time to time called 'Plumbing Code of Australia', fuced for all State governments by the National Plumbing guators Forum. ⁴⁹	13 14 15 16 17
pren	nises means—	18
(a)	a building or other structure; or	19
(b)	land (whether or not a building or other structure is situated on the land).	20 21
colle from sewe	<i>tary drainage</i> means an apparatus, fitting or pipe for ecting and carrying discharges from sanitary plumbing, or a fixture directly connected to a sanitary drain, to a erage system or on-site sewerage facility, including all the owing apparatus, fittings and pipes—	22 23 24 25 26
(a)	disconnector gullies;	27
(b)	bends at the foot of stacks or below ground level;	28

⁴⁹ A copy of the most recent version of the code at any time may be inspected free of charge during office hours on business days at the department's office at 41 George Street, Brisbane.

For product authorisation and certification, see the code, parts A2 (Acceptance of design and construction) and G1 (Certification and authorisation).

	(c)	in relation to connection to an on-site sewerage facility—a pipe, other than a soil or waste pipe, used to carry sewage to or from the facility;	1 2 3		
	(d)	pipes, above ground level, installed using drainage principles.	4 5		
	<i>sewage</i> means household and commercial wastewater that contains, or may contain, faecal, urinary or other human waste.				
	<i>sewerage service provider</i> means a service provider under the <i>Water Act 2000</i> for a sewerage service.				
	<i>sewered area</i> means a service area for a sewerage service under the <i>Water Act 2000</i> .				
	<i>testing approval</i> means a chief executive approval under section 91(e).'.				
(3)		edule, definition <i>information notice</i> , paragraph (b), 'of a government under section 85 or 86'—	15 16		
	omit,	, insert—	17		
	'of th 5'.	he chief executive or a local government, under part 4 or	18 19		
(4)	Schedule, definition information notice, paragraph (c)-				
	omit.				
(5)	Schedule, definition <i>owner</i> , paragraph (a), ', section 3(1)'—				
	omit.				
(6)	Schedule, definition <i>plumbing</i> , paragraph (a), after 'fitting or pipe'—				
	insert—				
	'for supplying water to premises from a service provider's infrastructure or a water storage tank and'.				
(7)	Schedule, definition <i>plumbing</i> —				
	insert—				
	'(c)	a greywater treatment plant or greywater diversion device.'.	31 32		

	Part	5	Amendment of Water Act 2000	1
Clause	47	Act	amended in pt 5	2
			This part amends the Water Act 2000.	3
Clause	48	Am	endment of s 824 (Discharging certain materials)	4
		(1)	Section 824(5)—	5
			omit.	6
		(2)	Section 824(6)—	7
			renumber as section 824(5).	

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