

Queensland



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Property Agents and Motor Dealers and Other Acts Amendment Bill 2005

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2005

A Bill

for

An Act to amend the *Property Agents and Motor Dealers Act 2000*, and for other purposes

s 1 8 s 4

Property Agents	and Motor	Dealers an	d Other	Acts
\boldsymbol{A}	mendment	Rill 2005		

	The Parliament of Queensland enacts—				
	Part	1 Preliminary	2		
Clause	1	Short title This Act may be cited as the Property Agents and Motor Dealers and Other Acts Amendment Act 2005.	3 4 5		
Clause	2	Commencement Sections 11, 15(2), 16, 19, 21, 23, 33, 34, 40, 41, 47 to 52, 60, 61, 65 to 68, 75, 76 and 84 commence on a day to be fixed by proclamation.	6 7 8 9		
	Part	2 Amendment of Property Agents and Motor Dealers Act 2000	10 11		
Clause	3	Act amended in pt 2 and sch 1 This part and schedule 1 amend the <i>Property Agents and Motor Dealers Act 2000</i> .	12 13 14		
Clause	4	Amendment of s 4 (Exemption—auctions) Section 4— insert—	15 16 17		
		'(g) a sale conducted for a charity, a religious denomination, or an organisation formed for a community purpose, within the meaning of the <i>Collections Act 1966</i> (a <i>relevant entity</i>) if—	18 19 20 21		

(ii) amounts received from the sale are an officer or employee of the releva authorised by the relevant entity to with the amounts; or	ant entity who is 5 receive and deal 6 7 ns Sales Pty Ltd 8
	•
(h) a sale conducted by or for Magic Million ACN 078396317 as part of the event know Coast Horses in Training Sale if the sale a person approved by the chief executive as a suitable person to conduct the sale.'	is conducted by 10 before the sale 11
Clause 5 Insertion of new s 5A	13
After section 5—	14
insert—	15
'5A Exemption—liquidators, controllers and rec	eivers 16
'(1) This section applies to—	17
(a) a person, appointed under the Corporaliquidator, or controller of property, of a is authorised under a licence to perform	corporation that 19
(b) a person, appointed under this Act, as entity that is authorised under a licence activity.	
'(2) The person is exempt from the following p performing a function for which the person relation to a business carried on under a licence in accordance with the conditions applying t licence for the corporation to which the appoint	is appointed in 25 e under this Act 26 the director's 27
• chapter 4, part 1, part 2, division 1, secti	on 114 and part 29 30
• chapter 5, part 1, division 1, part 2, div 133 and part 3	rision 1, section 31 32
• chapter 6, part 1, division 1, part 2, div 173 and part 3	rision 1, section 33 34

s 7

				chapter 7, part 1, division 1, part 2, division 1, section 210 and part 5	1 2
				chapter 9, part 1, division 1, part 2, division 1 and section 284	3 4
			•	section 326	5
			•	section 327	6
			•	section 328	7
			•	section 329	8
				chapter 10, part 1, division 1, part 2, division 1, section 344 and part 3.'.	9 10
lause	6	Rej	olacen	ment of s 8 (Exemption—livestock sales)	11
			Section	on 8—	12
			omit,	insert—	13
	'8	Exe	emptic	on—livestock sales	14
		'(1)	sale o sale o liveste	of livestock if, under a written agreement made before the or sales to which the agreement relates, the agent and the ock's seller agree that the agent guarantees payment of vestock's purchase price to the seller.	15 16 17 18 19
		'(2)	Subse	ection (1) applies to a del credere agent—	20
				only in relation to the sale or sales to which the agreement relates; and	21 22
			(b)	only while the agreement is in force.'.	23
lause	7	Am	endm	ent of s 13 (Meaning of <i>beneficial interest</i>)	24
		(1)	Section	on 13(1), cases 7 and 8—	25
			renun	nber as cases 9 and 10.	26
		(2)	Section	on 13(1), after case 6—	27
			insert	<u>:</u>	28

¹ This practice is commonly known as 'del credere'.

			'Case 7	1
			If the licensee is a corporation, the purchase of the property is made for an executive officer of the licensee or an associate of the executive officer.	2 3 4
			Case 8	5
			If the licensee is a corporation, an option to purchase the property is held by an executive officer of the licensee or an associate of the executive officer.'.	6 7 8
		(3)	Section 13(2), cases 7 and 8—	9
			renumber as cases 9 and 10.	10
		(4)	Section 13(2), after case 6—	11
			insert—	12
			'Case 7	13
			The purchase of the property is made for an executive officer of a corporation of which the registered employee or an associate of the registered employee is an executive officer.	14 15 16
			Case 8	17
			An option to purchase the property is held by an executive officer of a corporation of which the registered employee or an associate of the registered employee is an executive officer.'.	18 19 20 21
Clause	8		endment of s 33 (Criminal history is confidential cument)	22 23
			Section 33(1), 'An officer, employee or agent of the department'—	24 25
			omit, insert—	26
			'A public service employee performing functions under this Act'.	27 28
Clause	9	Am	endment of s 44 (Eligibility for motor dealer's licence)	29
		(1)	Section 44(1)—	30
			omit, insert—	31

'(1)	An individual is eligible to obtain a motor dealer's licence only if—	1 2
	(a) the individual—	3
	(i) is at least 18 years; and	4
	(ii) has the educational or other qualifications for a motor dealer's licence that may be prescribed under a regulation; and	5 6 7
	(b) the individual satisfies the chief executive that the use, for the purpose of dealing in motor vehicles, of the place at which the individual proposes to carry on business as a motor dealer is authorised under the <i>Integrated Planning Act 1997</i> .'.	8 9 10 11 12
(2)	Section 44(2), 'subsection (1)(b)'—	13
	omit, insert—	14
	'subsection (1)(a)(ii)'.	15
(3)	Section 44(3)—	16
	omit, insert—	17
'(3)	A corporation is eligible to obtain a motor dealer's licence only if the corporation satisfies the chief executive that—	18 19
	(a) a director of the corporation is a motor dealer; and	20
	(b) the use, for the purpose of dealing in motor vehicles, of the place at which the corporation proposes to carry on business as a motor dealer is authorised under the <i>Integrated Planning Act 1997</i> .'.	21 22 23 24
lause 10 Am	nendment of s 54 (Restriction—corporations)	25
	Section 54(1), from 'performed by' to 'director's licence.'—	26
	omit, insert—	27
	'performed by—	28
	(a) a licensed director of the corporation under the director's licence; or	29 30
	(b) a liquidator or controller appointed under the Corporations Act of property of the corporation; or	31 32

			(c)	a receiver appointed under this Act of property of the corporation.'.	1 2
Clause	11	Am	endn	nent of s 74 (Immediate suspension)	3
		(1)	Secti	on 74(1)(b) and (c)—	4
			renui	mber as section 74(1)(c) and (d).	5
		(2)	Secti	on 74(1)—	6
			inser	<i>t</i> —	7
			'(b)	the chief executive is satisfied a licensee who has been convicted of failing to file an audit report as required under section 402 continues, after the end of any appeal against the conviction, to fail to file the audit report; or'.	8 9 10 11
		(3)	Secti	on 74(4) and (5)—	12
			renui	mber as section 74(5) and (6).	13
		(4)	Secti	ion 74(3)—	14
			omit,	insert—	15
		'(3)	ment suspe	ne chief executive suspends a licence for a reason tioned in subsection (1)(a), (c) or (d), the licence may be ended for the period, of not more than 28 days, and on the itions, the chief executive decides.	16 17 18 19
		'(4)	ment	e chief executive suspends the licence for the reason tioned in subsection (1)(b), the licence is suspended until hever of the following happens first—	20 21 22
			(a)	the licensee files the required audit report;	23
			(b)	an application to the tribunal for the cancellation of the licence is heard and decided.'.	24 25
		(5)	Secti	on 74(6), as renumbered, penalty, 'subsection (5)'—	26
			omit,	insert—	27
			'subs	section (6)'.	28
Clause	12	Am	endn	nent of s 75 (Immediate cancellation)	29
			Secti	on 75(1)(c), 'has gone into liquidation'—	30

s 13 s 15

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		omit, insert—	1
		'has been wound up or struck off under the Corporations Act'.	2
Clause	13	Insertion of new s 84A	3
		Chapter 3, part 3, after section 84—	4
		insert—	5
	'84A	Requirement to give chief executive information or material about application	6 7
		'(1) The chief executive may, by written notice given to an applicant for registration, require the applicant to give the chief executive information or material the chief executive reasonably considers is needed to consider the applicant's application for the registration within a stated reasonable time.	8 9 10 11 12
		'(2) The applicant is taken to have withdrawn the application if the applicant fails to comply with the chief executive's requirement within the stated reasonable time.'.	13 14 15
Clause	14	Amendment of s 88 (Criminal history is confidential document)	16 17
Clause	14		
Clause	14	document) Section 88(1), 'An officer, employee or agent of the	17 18
Clause	14	document) Section 88(1), 'An officer, employee or agent of the department'—	17 18 19
Clause	14	document) Section 88(1), 'An officer, employee or agent of the department'— omit, insert— 'A public service employee performing functions under this	17 18 19 20 21
		Section 88(1), 'An officer, employee or agent of the department'— omit, insert— 'A public service employee performing functions under this Act'. Amendment of s 114 (Appointment of restricted letting	17 18 19 20 21 22 23
		document) Section 88(1), 'An officer, employee or agent of the department'— omit, insert— 'A public service employee performing functions under this Act'. Amendment of s 114 (Appointment of restricted letting agent)	17 18 19 20 21 22 23 24
		Section 88(1), 'An officer, employee or agent of the department'— omit, insert— 'A public service employee performing functions under this Act'. Amendment of s 114 (Appointment of restricted letting agent) (1) Section 114, heading, 'restricted'—	17 18 19 20 21 22 23 24 25
		document) Section 88(1), 'An officer, employee or agent of the department'— omit, insert— 'A public service employee performing functions under this Act'. Amendment of s 114 (Appointment of restricted letting agent) (1) Section 114, heading, 'restricted'— omit, insert—	17 18 19 20 21 22 23 24 25 26

'(1) A resident letting agent must not act as a resident letting agent

				person (the <i>client</i>) to perform an activity (<i>service</i>) for the t unless—	2 3
			(a)	the client first appoints the letting agent in writing under this section; or	4 5
			(b)	a previous appointment by the client is assigned to the letting agent under the terms of that appointment or under section 115A and the appointment is in force.	6 7 8
			Max	imum penalty—200 penalty units.'.	9
	((3)	Secti	on 114(6), 'restricted'—	10
			omit,	insert—	11
			'resi	dent'.	12
Clause	16	Inse	ertior	n of new s 115A	13
			Chap	oter 4, part 2, division 2, after section 115—	14
			inser	<i>t</i> —	15
	'115A	Ass	ignn	nent of appointments	16
	۷ ((1)	appo unde the a resid	section applies if a resident letting agent who holds interest from clients to perform services for the clients or section 114 for a building complex proposes to assign appointments to another person who is to become the ent letting agent for the complex (<i>proposed assignee</i>) out changing the terms of the appointment.	17 18 19 20 21 22
	٠,	(2)		ever, this section does not apply to the assignment of an intment if—	23 24
			(a)	the terms of the appointment authorise the assignment of the appointment; and	25 26
			(b)	the assignment is made in accordance with the terms of the appointment.	27 28
	٠((3)	appo notic	east 14 days before the resident letting agent assigns the intments, the letting agent must give each client written the of the proposed assignment and obtain the client's en approval to the assignment.	29 30 31 32
	'((4)	The	notice must state the following—	33

			(a)	the proposed assignee's name;	1
			(b)	the appointments are to be assigned without changing the terms of the appointment;	2 3
			(c)	the client may agree or refuse to agree to the proposed assignment;	4 5
			(d)	when the proposed assignment is to take effect.	6
		'(5)	agen appo	client agrees to the assignment and the resident letting at assigns the appointment under this section, the bintment is taken, for section 114, to be an appointment by client of the proposed assignee and to continue to have et according to its terms.'.	7 8 9 10 11
lause	17	Am exp	endn ense	nent of s 117 (Restriction on remedy for reward or	12 13
		(1)	Secti	ion 117(1), (2) and (4), 'restricted'—	14
			omit,	, insert—	15
			'resi	dent'.	16
		(2)	Secti	ion 117—	17
			inser	<i>t</i> —	18
		'(7)	expe	erson who sues for, or recovers or retains, a reward or ense for the performance of an activity as a resident letting at other than as provided by this section commits an ance.	19 20 21 22
			Max	imum penalty for subsection (7)—200 penalty units.'.	23
lause	18	Am	endn	nent of s 118 (Excess fees etc. to be repaid)	24
				ion 118(1)(a)—	25
			omit,	, insert—	26
			'(a)	a person is convicted of an offence against section 116(2) or 117(7); ² and'.	27 28

² Section 116 (Commission may be claimed only in relation to actual amounts) or 117 (Restriction on remedy for reward or expense)

Clause	19	Ins	ertio	n of new s 124A	1
			Cha	pter 4, part 3, after section 124—	2
			inse	rt—	3
	'124A	Acc	cess	to particular documents	4
		'(1)		section applies if a resident letting agent (existing letting nt)—	5 6
			(a)	is a letting agent for a community titles scheme; and	7
			(b)	enters into a contract to sell management rights for the community titles scheme to another resident letting agent (<i>new letting agent</i>).	8 9 10
		'(2)	to the make agerate to v	east 14 days before the day management rights are to pass the buyer under the contract, the existing letting agent must be available to the new letting agent the existing letting at it is trust account records for the community titles scheme which the management rights relate for the prescribed and before the intended date of the sale of the management its.	11 12 13 14 15 16
		'(3)		the existing letting agent fails to comply with subsection the new letting agent may avoid the contract.	18 19
		' (4)	In th	is section—	20
				munity titles scheme has the meaning given by the Body porate and Community Management Act 1997, section 10.	21 22
				ng agent has the meaning given by the Body Corporate Community Management Act 1997, section 16.	23 24
				pagement rights has the meaning given by the Body porate and Community Management Act 1997, schedule	25 26 27
			pres	cribed period means—	28
			(a)	5 years; or	29
			(b)	if the existing resident letting agent has been the letting agent for the community titles scheme for a shorter period, the shorter period.'.	30 31 32

Clause	20		nendment of s 132 (Licensee to be in charge of a real attack agent's business at a place)	1 2
		(1)	Section 132(1), 'restricted'—	3
			omit, insert—	4
			'resident'.	5
		(2)	Section 132(2), 'restricted'—	6
			omit, insert—	7
			'resident'.	8
		(3)	Section 132(4)—	9
			omit, insert—	10
		'(4)	It is not an offence against subsection (1) or (2) for a real estate agent who is an individual to be in charge of more than 1 place of business if each place of business is on land contiguous to land on which the other place of business is located.	11 12 13 14 15
		'(5)	For subsection (4), land is <i>contiguous</i> with other land only if the parcels of land have a common boundary that is not separated by a public road.	16 17 18
		'(6)	In this section—	19
			resident letting agency means a place of business at which the only business carried on as a real estate agent is the business of a resident letting agent.'.	20 21 22
Clause	21		nendment of s 133 (Appointment of real estate ent—general)	23 24
			Section 133(1)—	25
			omit, insert—	26
		'(1)	A real estate agent must not act as a real estate agent for a person (<i>client</i>) to perform an activity (<i>service</i>) for the client unless—	27 28 29
			(a) the client first appoints the real estate agent in writing; or	30 31

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			(b)	a previous appointment by the client is assigned to the real estate agent under the terms of that appointment or under section 135A and the appointment is in force.	1 2 3
			Max	ximum penalty—200 penalty units.'.	4
Clause	22			ment of s 135 (Appointment of real estate sole and exclusive agencies)	5 6
			Sect	ion 135(3)—	7
			omii	t, insert—	8
		' (3)	Sub	section (1)(b) does not apply if the appointment—	9
			(a)	is for the sale of 3 or more resident properties; or	10
			(b)	is for the sale of a lot in a community titles scheme as part of the sale of management rights to the person who is to become the letting agent for the community titles scheme.	11 12 13 14
		' (4)	In th	nis section—	15
				munity titles scheme has the meaning given by the Body porate and Community Management Act 1997, section 10.	16 17
				ng agent has the meaning given by the Body Corporate Community Management Act 1997, section 16.	18 19
				pagement rights has the meaning given by the Body porate and Community Management Act 1997, schedule	20 21 22
Clause	23	Ins	ertio	n of new s 135A	23
			Afte	er section 135—	24
			inse	rt—	25
	'135A	Pro	posa	al for assignment of appointments	26
		'(1)	appo undo anot	s section applies if a real estate agent who holds pointments from clients to perform services for the clients er section 133 proposes to assign the appointments to ther real estate agent (<i>proposed assignee</i>) without nging the terms of the appointment.	27 28 29 30 31

	(2)	appointment if—	2
		(a) the terms of the appointment authorise the assignment of the appointment; and	3 4
		(b) the assignment is made in accordance with the terms of the appointment.	5 6
	'(3)	At least 14 days before the real estate agent assigns the appointments, the agent must give each client written notice of the proposed assignment.	7 8 9
	'(4)	The notice must state the following—	10
		(a) the proposed assignee's name;	11
		(b) the appointments are to be assigned without changing the terms of the appointment;	12 13
		(c) the client may agree or refuse to agree to the proposed assignment;	14 15
		(d) when the proposed assignment is to take effect.	16
	'(5)	If a client agrees to the assignment and the real estate agent assigns the appointment under this section, the appointment is taken, for section 133, to be an appointment by the client of the proposed assignee and to continue to have effect according to its terms.'.	17 18 19 20 21
Clause 24		nendment of s 140 (Restriction on recovery of reward expense—no proper authorisation etc.)	22 23
		Section 140—	24
		insert—	25
	'(2)	A person who sues for, or recovers or retains, a reward or expense for the performance of an activity as a real estate agent other than as provided by subsection (1) commits an offence.	26 27 28 29
		Maximum penalty for subsection (2)—200 penalty units.'.	30

Clause	25		endment of s 141 (Restriction on recovery of reward expense above amount allowed)	1 2
			Section 141—	3
			insert—	4
		, ,	A person who sues for, or recovers or retains, a reward or expense for the performance of an activity as a real estate agent other than as provided by this section commits an offence.	5 6 7 8
			Maximum penalty for subsection (6)—200 penalty units.'.	9
Clause	26	Ame repa	endment of s 142 (Excess commission etc. to be nid)	10 11
			Section 142(1)(a)—	12
			omit, insert—	13
			'(a) a person is convicted of an offence against section 139(2), 140(2) or 141(6); ³ and'.	14 15
Clause	27	Inse	rtion of new s 145A	16
			After section 145—	17
			insert—	18
	'145A	Retu	ırn of beneficial interest if in form of commission	19
		' (1)	This section applies if—	20
			(a) a person is convicted of an offence against section 145(2) or (3); ⁴ and	21 22
			(b) the court convicting the person is satisfied on the balance of probabilities that the person, in connection with the offence, has recovered or retained from someone (<i>client</i>) for whom the person performed an	23 24 25 26

³ Section 139 (Commission may be claimed only in relation to actual amounts), 140 (Restriction on recovery of reward or expense—no proper authorisation etc.) or 141 (Restriction on recovery of reward or expense above amount allowed)

⁴ Section 145 (Beneficial interest—other than options)

			activity an amount of commission to which the person was not entitled.	1 2
		'(2)	The court must order the person to pay the amount to the client.	3 4
		'(3)	The order must be made whether or not any penalty is imposed on the conviction.	5 6
		'(4)	The client may file the order in a court having jurisdiction for the recovery of a debt of an equal amount and the order may be enforced as if it were a judgment of that court.'.	7 8 9
Clause	28		nendment of s 153 (Notice to be given about sale of stricted letting agent's business)	10 11
		(1)	Section 153, heading, 'restricted'—	12
			omit, insert—	13
			'resident'.	14
		(2)	Section 153(1) and (3), 'restricted'—	15
			omit, insert—	16
			'resident'.	17
		(3)	Section 153(5), penalty, 'subsection (5)'—	18
			omit, insert—	19
			'subsection (6)'.	20
		(4)	Section 153(5), as amended—	21
			renumber as section 153(6).	22
		(5)	Section 153—	23
			insert—	24
		'(5)	Also, when giving the statement to the proposed buyer, the real estate agent must ask the proposed buyer to acknowledge that the proposed buyer has read the statement by signing and dating it.'.	25 26 27 28
Clause	29	Am	nendment of s 160 (Acting as real estate agent)	29
		(1)	Section 160(4)(b) and (c)—	30

			renu	mber as section $160(4)(c)$ and (d) .	1
		(2)	Sect	ion 160(4)(a)—	2
			omit	t, insert—	3
			'(a)	a person does not act as a real estate agent only because the person, while performing duties as an employee of a real estate agent at the real estate agent's registered office or other place of business—	4 5 6 7
				(i) collects, and issues receipts for, rents; or	8
				(ii) gives a person a list, prepared by or for the real estate agent, of premises available for rent; or	9 10
				(iii) does something of an administrative nature in relation to a thing the real estate agent does as a real estate agent; and	11 12 13
			(b)	a person does not act as a real estate agent only because the person collects rents for the service provider for a residential service, as an employee of the service provider, if the rents are collected in the course of the conduct of the service; and'.	14 15 16 17 18
Clause	30			ment of s 161 (Pretending to be real estate rson)	19 20
			Sect	ion 161(2)—	21
			omit	, insert—	22
		'(2)	the p	erson does not act as a real estate salesperson only because person, while performing duties as an employee of a real the agent at the real estate agent's registered office or other the of business—	23 24 25 26
			(a)	collects, and issues receipts for, rents; or	27
			(b)	gives a person a list, prepared by or for the real estate agent, of premises available for rent; or	28 29
			(c)	does something of an administrative nature in relation to a thing the real estate agent does as a real estate agent.'.	30 31

Clause	31	Amendment of s 163 (Production of licence)	1
		(1) Section 163, heading, at the end—	2
		insert—	3
		'or registration certificate'.	4
		(2) Section 163—	5
		insert—	6
		(2) A real estate salesperson must, if asked by a per whom the salesperson is dealing, produce the sale registration certificate for inspection by the person.	
		Maximum penalty—100 penalty units.'.	10
Clause	32	Amendment of s 172 (Licensee to be in charge of phouse's business at a place)	pastoral 11
		Section 172—	13
		insert—	14
		It is not an offence against subsection (1) or (2 individual who is a pastoral house director, pastor manager or real estate agent to be in charge of mo place of business if each place of business is contiguous to land on which the other place of bullocated.	ral house 16 ore than 1 17 on land 18
		For subsection (3), land is <i>contiguous</i> with other lar the parcels of land have a common boundary th separated by a public road.'.	-
Clause	33	Amendment of s 173 (Appointment of pastoral house—general)	24 25
		Section 173(1)—	26
		omit, insert—	27
		A pastoral house must not act as a pastoral house for (<i>client</i>) to perform an activity (<i>service</i>) for the client	
		(a) the client first appoints the pastoral house in under this section; or	n writing 30 31

		(b)	pastoral house under the terms of that appointment or under section 175A and the appointment is in force.	1 2 3
		Max	ximum penalty—	4
		(a)	for an individual guilty under chapter 2 of the Criminal Code of an offence or for section 591—200 penalty units; or	5 6 7
		(b)	for a pastoral house—1000 penalty units.'.	8
lause	34 In	sertio	n of new s 175A	9
		Afte	er section 175—	10
		inse	rt—	11
	175A P	oposa	al for assignment of appointments	12
	'(1)	appo undo anot	s section applies if a pastoral house that holds pointments from clients to perform services for the clients er section 173 proposes to assign the appointments to ther pastoral house (<i>proposed assignee</i>) without changing terms of the appointment.	13 14 15 16 17
	'(2)		vever, this section does not apply to the assignment of an ointment if—	18 19
		(a)	the terms of the appointment authorise the assignment of the appointment; and	20 21
		(b)	the assignment is made in accordance with the terms of the appointment.	22 23
	'(3)	appo	least 14 days before the pastoral house assigns the pintments, the pastoral house must give each client written ce of the proposed assignment.	24 25 26
	' (4)	The	notice must state the following—	27
		(a)	the proposed assignee's name;	28
		(b)	the appointments are to be assigned without changing the terms of the appointment;	29 30
		(c)	the client may agree or refuse to agree to the proposed assignment;	31 32

			(d)	when the proposed assignment is to take effect.	1
		'(5)	assig take the p	the client agrees to the assignment and the pastoral house gns the appointment under this section, the appointment is n, for section 173, to be an appointment by the client of proposed assignee and to continue to have effect according as terms.'.	2 3 4 5 6
Clause	35			nent of s 179 (Restriction on recovery of reward nse—no proper authorisation)	7 8
			Sect	ion 179—	9
			inse	rt—	10
		'(2)	expe	erson who sues for, or recovers or retains, a reward or ense for the performance of an activity as a pastoral house r than as provided by subsection (1) commits an offence.	11 12 13
			Max	timum penalty for subsection (2)—	14
			(a)	for an individual guilty under chapter 2 of the Criminal Code of an offence or for section 591—200 penalty units; or	15 16 17
			(b)	for a pastoral house—1000 penalty units.'.	18
Clause	36			ment of s 180 (Restriction on recovery of reward nse above amount allowed)	19 20
			Sect	ion 180—	21
			inse	rt—	22
		'(6)	expe	erson who sues for, or recovers or retains, a reward or ense for the performance of an activity as a pastoral house r than as provided by this section commits an offence.	23 24 25
			Max	timum penalty for subsection (6)—	26
			(a)	for an individual guilty under chapter 2 of the Criminal Code of an offence or for section 591—200 penalty units; or	27 28 29
			(b)	for a pastoral house—1000 penalty units.'.	30

Clause	37		endn aid)	nent of s 181 (Excess commission etc. to be	1 2
			Sect	ion 181(1)(a)—	3
			omit	, insert—	4
			'(a)	a person is convicted of an offence against section 178(2), 179(2) or 180(6); ⁵ and'.	5 6
Clause	38	Ins	ertio	n of new s 184A	7
			Afte	r section 184—	8
			insei	<i>t</i> —	9
	'184A	Ret	urn c	of beneficial interest if in form of commission	10
		' (1)	This	section applies if—	11
			(a)	a person is convicted of an offence against section 184(2) or (3); ⁶ and	12 13
			(b)	the court convicting the person is satisfied on the balance of probabilities that the person, in connection with the offence, has recovered or retained from someone (<i>client</i>) for whom the person performed an activity an amount of commission to which the person was not entitled.	14 15 16 17 18 19
		'(2)	The clien	court must order the person to pay the amount to the at.	20 21
		' (3)		order must be made whether or not any penalty is osed on the conviction.	22 23
		' (4)	the r	client may file the order in a court having jurisdiction for ecovery of a debt of an equal amount and the order may afforced as if it were a judgment of that court.'.	24 25 26

⁵ Section 178 (Commission may be claimed only in relation to actual amounts), 179 (Restriction on recovery of reward or expense—no proper authorisation etc.) or 180 (Restriction on recovery of reward or expense above amount allowed)

⁶ Section 184 (Beneficial interest—other than options)

Clause	39	Am	nendment of s 203 (Production of licence)	1
		(1)	Section 203, heading, at the end—	2
			insert—	3
			'or registration certificate'.	4
		(2)	Section 203(2)—	5
			renumber as section 203(3).	6
		(3)	Section 203—	7
			insert—	8
		'(2)	A pastoral house salesperson must, if asked by a person with whom the salesperson is dealing, produce the salesperson's registration certificate for inspection by the person.	9 10 11
			Maximum penalty—100 penalty units.'.	12
Clause	40		nendment of s 210 (Appointment of ctioneer—general)	13 14
			Section 210(1)—	15
			omit, insert—	16
		'(1)	An auctioneer who is asked by a person (<i>client</i>) to perform an activity (<i>service</i>) for the client must not act for the client unless—	17 18 19
			(a) the client first appoints the auctioneer in writing under this section; or	20 21
			(b) a previous appointment by the client is assigned to the auctioneer under the terms of the appointment or under section 212A and the appointment is in force.	22 23 24
			Maximum penalty—200 penalty units.'.	25
Clause	41	Ins	ertion of new s 212A	26
			After section 212—	27
			insert—	28

1

'212A Proposal for assignment of appointments

		'(1)	This section applies if an auctioneer who holds appointments from clients to perform services for the clients under section 210 proposes to assign the appointments to another auctioneer (<i>proposed assignee</i>) without changing the terms of the appointment.	2 3 4 5 6
		'(2)	However, this section does not apply to the assignment of an appointment if—	7 8
			(a) the terms of the appointment authorise the assignment of the appointment; and	9 10
			(b) the assignment is made in accordance with the terms of the appointment.	11 12
		'(3)	At least 14 days before the auctioneer assigns the appointments, the auctioneer must give each client written notice of the proposed assignment.	13 14 15
		'(4)	The notice must state the following—	16
			(a) the proposed assignee's name;	17
			(b) that the appointments are to be assigned without changing the terms of the appointment;	18 19
			(c) the client may agree or refuse to agree to the proposed assignment;	20 21
			(d) when the proposed assignment is to take effect.	22
		'(5)	If the client agrees to the assignment and the auctioneer assigns the appointment under this section, the appointment is taken, for section 210, to be an appointment by the client of the proposed assignee and to continue to have effect according to its terms.'.	23 24 25 26 27
Clause	42	Δm	endment of s 217 (Restriction on recovery of reward	20
Ciause	74		expense—no proper authorisation etc.)	28 29
			Section 217—	30
			insert—	31

		'(2)	A person who sues for, or recovers or retains, a reward or expense for the performance of an activity as an auctioneer other than as provided by subsection (1) commits an offence.	1 2 3
			Maximum penalty for subsection (2)—200 penalty units.'.	4
Clause	43		nendment of s 218 (Restriction on recovery of reward expense above amount allowed)	5 6
			Section 218—	7
			insert—	8
		'(6)	A person who sues for, or recovers or retains, a reward or expense for the performance of an activity as an auctioneer other than as provided by this section commits an offence.	9 10 11
			Maximum penalty for subsection (6)—200 penalty units.'.	12
Clause	44		nendment of s 219 (Excess commission etc. to be paid)	13 14
			Section 219(1)(a)—	15
			omit, insert—	16
			'(a) a person is convicted of an offence against section 216(2), 217(2) or 218(6); ⁷ and'.	17 18
Clause	45	Ins	ertion of new s 222A	19
			After section 222—	20
			insert—	21
	'222	A Ref	turn of beneficial interest if in form of commission	22
		'(1)	This section applies if—	23
			(a) a person is convicted of an offence against section 222(2) or (3);8 and	24 25

Section 216 (Commission may be claimed only in relation to actual amounts), 217 (Restriction on recovery of reward or expense—no proper authorisation etc.) or 218 (Restriction on recovery of reward or expense above amount allowed)

⁸ Section 222 (Beneficial interest—other than options)

			balance of probabilities that the person, in connection with the offence, has recovered or retained from someone (<i>client</i>) for whom the person performed an activity an amount of commission to which the person was not entitled.	1 2 3 4 5 6
		'(2)	The court must order the person to pay the amount to the client.	7 8
		'(3)	The order must be made whether or not any penalty is imposed on the conviction.	9 10
		' (4)	The client may file the order in a court having jurisdiction for the recovery of a debt of an equal amount and the order may be enforced as if it were a judgment of that court.'.	11 12 13
Clause	46	Am	nendment of s 236 (Meaning of <i>warranty period</i>)	14
			Section 236(3)(a), 'section 244(1)'—	15
			omit, insert—	16
			'section 244'.	17
Clause	47		nendment of s 238 (Particular vehicles without state)	18 19
		(1)	Section 238, heading—	20
			omit, insert—	21
	'238		warranted and restorable vehicles to be identified en offered for sale'.	22 23
		(2)	Section 238—	24
			insert—	25
		'(2)	Also, an auctioneer may advertise or display for sale a restorable vehicle only if it is advertised or displayed for sale in the way prescribed under a regulation.	26 27 28
			Maximum penalty—100 penalty units.	29
		'(3)	This section does not apply to an unwarranted vehicle that is a caravan, a commercial vehicle or a motorcycle.'.	30 31

Clause	48	Inse	ertioi	n of new s 238A	1
			Afte	r section 238—	2
			inser	rt—	3
	'238A	Bid	ders	to register for auction of restorable vehicles	4
	٥	(1)	must	ore a restorable vehicle is offered for sale, an auctioneer it invite persons intending to bid for the vehicle when it is red for sale to register as bidders (<i>registered bidders</i>) for sale.	5 6 7 8
	٠	(2)	regis resto waiv	auctioneer must also inform potential bidders that by stering as a bidder, the person agrees to purchase the brable vehicle on the condition that the person is taken to be its statutory warranty when the contract for its purchase stered into.'.	9 10 11 12 13
Clause	49	Am	endn	nent of s 239 (Announcements before auction)	14
			Sect	ion 239—	15
			inser	rt—	16
	6	(3)		o, an auctioneer must announce, immediately before the ion of any restorable vehicle—	17 18
			(a)	that the vehicle is a restorable vehicle because it is more than 20 years old and is for sale for restoration; and	19 20
			(b)	that it is a condition of the sale of a restorable vehicle that if the vehicle is sold, the registered bidder to whom it is sold is taken to waive the statutory warranty for the vehicle when the contract for its purchase is entered into; and	21 22 23 24 25
			(c)	that the auctioneer will not accept bids from a person who is not a registered bidder.	26 27
			Max	imum penalty—100 penalty units.	28
	4	(4)	An a	nuctioneer does not contravene subsection (3) if—	29
			(a)	2 or more restorable vehicles are to be auctioned in consecutive lots; and	30 31
			(b)	immediately before the first of the vehicles in the consecutive lots is to be auctioned, the auctioneer	32 33

		identifies the vehicles and announces that it is a condition of each of the sales that a registered bidder who purchases the vehicle is taken to waive its statutory warranty when the contract for its purchase is entered into.'.	1 2 3 4 5
Clause	50	Insertion of new s 239A	6
		After section 239—	7
		insert—	8
	'239A	Effect of sale of restorable vehicle to registered bidder	9 10
		'If a restorable vehicle is sold to a registered bidder at auction, the statutory warranty for the vehicle stops having effect when the contract for its purchase is entered into and the vehicle is taken, for section 241, to be an unwarranted vehicle.'.	11 12 13 14
Clause	51	Amendment of s 241 (Auctioneer to give buyer notice about statutory warranty)	15 16
		Section 241(2), after 'unwarranted vehicle'—	17
		insert—	18
		'or a restorable vehicle that is taken under section 239A to be an unwarranted vehicle'.	19 20
Clause	52	Amendment of s 243 (Defects not covered by statutory warranty)	21 22
		(1) Section 243(a)—	23
		omit.	24
		(2) Section 243(b) and (c)—	25
		renumber as section 243(a) and (b).	26
		(3) Section 243—	27
		insert—	28
		'(c) a defect in something else prescribed by regulation.'.	29

lause	53	Amendment of s 244 (Buyer's obligations under statutory warranty)				1 2
		(1)	Sect	ion 24	44(1)—	3
			omit, insert—			
		'(1)	If the buyer of a warranted vehicle believes the vehicle has a defect the warrantor of the vehicle is obliged to repair under this part, the buyer must give the warrantor written notice of the defect (<i>defect notice</i>) before the end of the warranty period and—			5 6 7 8 9
			(a)	if the warranted vehicle is 200km or less from the warrantor's place of business when the defect notice is given, deliver the warranted vehicle to—		10 11 12
				(i)	the warrantor to repair the defect; or	13
				(ii)	a qualified repairer nominated by the warrantor by signed writing given to the buyer of the vehicle to repair the defect; or	14 15 16
			(b)		ne warranted vehicle is more than 200km from the rantor's place of business when the defect notice is en—	17 18 19
				(i)	deliver the warranted vehicle to the qualified repairer nominated by the warrantor by signed writing given to the buyer of the vehicle and nearest to the vehicle to repair the defect; or	20 21 22 23
				(ii)	deliver, at the warrantor's expense, the warranted vehicle to another qualified repairer nominated by the warrantor by signed writing given to the buyer of the vehicle to repair the defect.'.	24 25 26 27
		(2)	Sect	44(2), 'or the person'—	28	
			omit, insert—			
			'or the qualified repairer'.			
		(3) Section 244(3), 'subsection (1)(b)(ii)'—				31
			omit, insert—			
			'sub	sectio	on (1)(a)(ii)'.	33
		(4)	Sect	ion 24	44(4)—	34

		insert—	1
		'qualified repairer, in relation to a warranted vehicle the subject of a defect notice, means a person who is, or holds the qualifications necessary to be appointed under the <i>Transport Operations (Road Use Management) Act 1995</i> , section 219 to be, an accredited person to perform vehicle safety inspections for the vehicle.'.	2 3 4 5 6 7
Clause	54	Amendment of s 245 (Warrantor to record particulars of extension of warranty period)	8
		Section 245, 'delivered under section 244(1)(b)'—	10
		omit, insert—	11
		'delivered to the warrantor or nominated qualified repairer under section 244'.	12 13
Clause	55	Amendment of s 247 (Warrantor's obligation to repair defects)	14 15
		Section 247(3)—	16
		omit, insert—	17
		'(3) If the warrantor nominates a qualified repairer to repair the vehicle, the warrantor must advise the buyer of the qualified repairer's name and the address where the defect is to be repaired.'.	18 19 20 21
Clause	56	Amendment of s 259 (Production of licence)	22
		(1) Section 259, heading, at the end—	23
		insert—	24
		'or registration certificate'.	25
		(2) Section 259—	26
		insert—	27

⁹ Transport Operations (Road Use Management) Act 1995, section 21 (Appointment of accredited persons)

		(2)	A trainee auctioneer must, if asked by a person with whom the trainee is dealing, produce the trainee's registration certificate for inspection by the person.	1 2 3
			Maximum penalty—100 penalty units.'.	4
Clause	57		nendment of s 279 (What a motor dealer's licence thorises)	5 6
		(1)	Section 279(1)(e)—	7
			omit, insert—	8
			'(e) to acquire used motor vehicles, whether or not as complete units, to break up for sale as parts;'.	9 10
		(2)	Section 279(1)(f), 'as complete units or'—	11
			omit.	12
Clause	58		nendment of s 283 (Licensee to be in charge of motor aler's business at a place)	13 14
			Section 283—	15
			insert—	16
		'(4)	It is not an offence against this section for a motor dealer who is an individual to be in charge of more than 1 place of business if each place of business is on land contiguous to land on which the other place of business is located.	17 18 19 20
		'(5)	For subsection (4), land is <i>contiguous</i> with other land only if the parcels of land have a common boundary that is not separated by a public road.'.	21 22 23
Clause	59	Ins	ertion of new s 283A	24
			Chapter 9, part 2, division 1, after section 283—	25
			insert—	26
	'283A	Мо	tor dealer dealing in motor vehicles	27
		'(1)	A motor dealer who is performing an activity the motor dealer is authorised under section 279(1) to perform in relation to a	28 29

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			used motor vehicle is taken to be performing the activities of a motor dealer whether or not—	1 2
			(a) the motor dealer is the registered operator, as defined under the <i>Transport Operations (Road Use Management) Act 1995</i> , of the motor vehicle; or	3 4 5
			(b) the motor dealer or the motor dealer's associate used the motor vehicle for private purposes.	6 7
		'(2)	The motor dealer must disclose to a potential buyer or seller of a vehicle that the licensee is a licensed motor dealer.	8 9
			Maximum penalty—400 penalty units.	10
		'(3)	Also, if a person agrees to purchase a motor vehicle from, or sell a motor vehicle to, the motor dealer, the person must sign a written acknowledgement stating the motor dealer disclosed to the person that the licensee is a licensed motor dealer.'.	11 12 13 14
Clause	60		nendment of s 284 (Appointment—sale on nsignment)	15 16
			Section 284(1)—	17
			omit, insert—	18
		'(1)	A motor dealer must not act as a motor dealer for a person (<i>client</i>) to sell the client's motor vehicle on consignment unless—	19 20 21
			(a) the client first appoints the motor dealer in writing under this section; or	22 23
			(b) a previous appointment is assigned to the motor dealer under the terms of the appointment or under section 285A and the appointment is in force.	24 25 26
			Maximum penalty—200 penalty units.'.	27
Clause	61	Ins	ertion of new s 285A	28
			After section 285—	29
			insert—	30

'285A Pro	oposal for assignment of appointments	1
'(1)	This section applies if a motor dealer who holds appointments from clients to sell motor vehicles on consignment under section 284 proposes to assign the appointments to another motor dealer (<i>proposed assignee</i>) without changing the terms of the appointment.	2 3 4 5 6
'(2)	However, this section does not apply to the assignment of an appointment if—	7 8
	(a) the terms of the appointment authorise the assignment of the appointment; and	9 10
	(b) the assignment is made in accordance with the terms of the appointment.	11 12
'(3)	At least 14 days before the motor dealer assigns the appointments, the motor dealer must give each client written notice of the proposed assignment.	13 14 15
' (4)	The notice must state the following—	16
	(a) the proposed assignee's name;	17
	(b) that the appointments are to be assigned without changing the terms of the appointment;	18 19
	(c) the client may agree or refuse to agree to the proposed assignment;	20 21
	(d) when the proposed assignment is to take effect.	22
'(5)	If the client agrees to the assignment and the motor dealer assigns the appointment under this section, the appointment is taken, for section 285, to be an appointment by the client of the proposed assignee and to continue to have effect according to its terms.'.	23 24 25 26 27
	nendment of s 288 (Restriction on remedy for reward or pense)	28 29
67	Section 288—	30
	insert—	31

		'(2)	expe	erson who sues for, or recovers or retains, a reward or use for a sale of a motor vehicle other than as provided by ection (1) commits an offence.	1 2 3
			Max	imum penalty for subsection (2)—200 penalty units.'.	4
Clause	63		endn aid)	nent of s 289 (Excess commission etc. to be	5 6
			Secti	ion 289(1)(a)—	7
			omit,	, insert—	8
			'(a)	a person is convicted of an offence against section 287(2) or 288(2); ¹⁰ and'.	9 10
Clause	64	Ins	ertio	n of new s 292A	11
			Chap	oter 9, part 2, division 4, after section 292—	12
			inser	<i>t</i> —	13
	'292A	Ret	turn c	of beneficial interest if in form of commission	14
		'(1)	This	section applies if—	15
			(a)	a person is convicted of an offence against section 292(2) or (3); ¹¹ and	16 17
			(b)	the court convicting the person is satisfied on the balance of probabilities that the person, in connection with the offence, has recovered or retained from someone (<i>client</i>) for whom the person performed an activity an amount of commission to which the person was not entitled.	18 19 20 21 22 23
		'(2)	The clien	court must order the person to pay the amount to the at.	24 25
		'(3)		order must be made whether or not any penalty is osed on the conviction.	26 27

Section 287 (Commission may be claimed only in relation to actual amounts) or 288 (Restriction on remedy for reward or expense)

¹¹ Section 292 (Beneficial interest—other than options)

		'(4)	The client may file the order in a court having jurisdiction for the recovery of a debt of an equal amount and the order may be enforced as if it were a judgment of that court.'.	1 2 3
Clause	65		endment of s 316 (Particular vehicles without tutory warranty to be identified when offered for sale)	4 5
		(1)	Section 316, heading—	6
			omit, insert—	7
	'316		warranted and restorable vehicles to be identified en offered for sale'.	8 9
		(2)	Section 316—	10
			insert—	11
		'(2)	Also, a motor dealer may advertise or display for sale a restorable vehicle only if it is advertised or displayed for sale in the way prescribed under a regulation.	12 13 14
			Maximum penalty—100 penalty units.	15
		'(3)	This section does not apply to an unwarranted vehicle that is a caravan, a commercial vehicle or a motorcycle.'.	16 17
Clause	66	Ins	ertion of new s 316A	18
			After section 316—	19
			insert—	20
	'316 <i>A</i>	A Wa	iver of statutory warranty for restorable vehicles	21
		'(1)	A motor dealer must, before a proposed buyer enters into a contract for the purchase of a restorable vehicle, give the proposed buyer a written notice stating that the buyer may waive the statutory warranty for the vehicle.	22 23 24 25
		'(2)	If the proposed buyer agrees to purchase the vehicle, the proposed buyer may waive the statutory warranty for the vehicle by signing the notice before the proposed buyer enters	26 27 28
			into a contract for the sale of the vehicle.	29

		'(4) On the signing of the notice, the proposed buyer is taken to waive the statutory warranty for the vehicle when the contract for its purchase is entered into.'.	1 2 3
Clause	67	Amendment of s 317 (Motor dealer to give proposed buyer notice about statutory warranty)	4 5
		Section 317(2), 'a unwarranted vehicle'—	6
		omit, insert—	7
		'an unwarranted vehicle, or a restorable vehicle for which the proposed buyer has signed a notice waiving the statutory warranty under section 316A,'.	8 9 10
Clause	68	Amendment of s 319 (Defects not covered by statutory warranty)	11 12
		(1) Section 319(a)—	13
		omit.	14
		(2) Section 319(b) and (c)—	15
		renumber as section 319(a) and (b).	16
		(3) Section 319—	17
		insert—	18
		'(c) a defect in something else prescribed by regulation.'.	19
Clause	69	Amendment of s 320 (Buyer's obligations under statutory warranty)	20 21
		(1) Section 320(1)—	22
		omit, insert—	23
		'(1) If the buyer of a warranted vehicle believes the vehicle has a defect the warrantor of the vehicle is obliged to repair under this part, the buyer must give the warrantor written notice of the defect (<i>defect notice</i>) before the end of the warranty period and—	24 25 26 27 28

	(a)	wari	ne warranted vehicle is 200km or less from the cantor's place of business when the defect notice is n, deliver the vehicle to—	1 2 3						
		(i)	the warrantor to repair the defect; or	4						
		(ii)	a qualified repairer nominated by the warrantor by signed writing given to the buyer of the vehicle to repair the defect; or	5 6 7						
	(b)		e warranted vehicle is more than 200km from the rantor's place of business when the defect notice is n—	8 9 10						
		(i)	deliver the warranted vehicle to the qualified repairer nominated by the warrantor by signed writing given to the buyer of the vehicle and nearest to the vehicle to repair the defect; or	11 12 13 14						
		(ii)	deliver, at the warrantor's expense, the warranted vehicle to another qualified repairer nominated by the warrantor by signed writing given to the buyer of the vehicle to repair the defect.'.	15 16 17 18						
	Secti	on 32	20(2), 'or the person'—	19						
	omit,	inse	rt—	20						
	or th	ne qu	alified repairer'.	21						
	Secti	on 32	20(3), 'subsection (1)(b)(ii)'—	22						
	omit,	inse	rt—	23						
	'subs	sectio	on (1)(a)(ii)'.	24						
Section 320(4)—										
	inser	t		26						
	'qualified repairer, in relation to a warranted vehicle the subject of a defect notice, means a person who is, or holds the qualifications necessary to be appointed under the <i>Transport Operations (Road Use Management) Act 1995</i> , section 21 ¹² to									

(2)

(3)

(4)

¹² Transport Operations (Road Use Management) Act 1995, section 21 (Appointment of accredited persons)

			be, an accredited person to perform vehicle safety inspections for the vehicle.'.	1 2
Clause	70		endment of s 321 (Warrantor to record particulars of ension of warranty period)	3 4
			Section 321, 'delivered under section 320(1)(b)'—	5
			omit, insert—	6
			'delivered to the warrantor or nominated qualified repairer under section 320'.	7 8
Clause	71	Rep	placement of s 327 (Motor dealer must notify chief cutive of change in place of business etc.)	9 10
			Section 327—	11
			omit, insert—	12
	'327		or dealer must notify chief executive of change lace of business etc.	13 14
		'(1)	A motor dealer who is a principal licensee must, if the motor dealer changes the place where the motor dealer carries on the motor dealer's principal place of business—	15 16 17
			(a) notify the chief executive in the approved form of the change within 14 days after the change; and	18 19
			(b) when notifying the chief executive of the change, give the chief executive a copy of a document providing evidence of the lawfulness of the use of the place for the purposes of a motor dealer under the <i>Integrated Planning Act 1997</i> .	20 21 22 23 24
			Maximum penalty—200 penalty units.	25
		'(2)	A motor dealer who is a principal licensee must notify the chief executive in the approved form of the closure of any place where the dealer carries on business within 14 days after the closure.	26 27 28 29
			Maximum penalty—200 penalty units.	30
		'(3)	A motor dealer who is a principal licensee must—	31

			(a) notify the chief executive in the approved form of the opening of any place where the dealer carries on business within 14 days after the opening; and	1 2 3
			(b) when notifying the chief executive of the opening of the place, give the chief executive a copy of a document providing evidence of the lawfulness of the use of the place for the purposes of a motor dealer under the <i>Integrated Planning Act 1997</i> .	4 5 6 7 8
			Maximum penalty—200 penalty units.	9
		'(4)	A motor dealer who is an employed licensee must notify the chief executive in the approved form of any change in the motor dealer's business address within 14 days after the change.	10 11 12 13
			Maximum penalty—200 penalty units.'.	14
Clause	72	Am	endment of s 334 (Acting as motor dealer)	15
			Section 334(1), penalty, '200'—	16
			omit, insert—	17
			'400'.	18
Clause	73	Am	endment of s 337 (Production of licence)	19
		(1)	Section 337, heading, at the end—	20
			insert—	21
			'or registration certificate'.	22
		(2)	Section 337—	23
			insert—	24
		'(2)	A motor salesperson must, if asked by a person with whom the salesperson is dealing, produce the salesperson's registration certificate for inspection by the person.	25 26 27
			Maximum penalty—100 penalty units.'.	28

Clause	74			nent of s 343 (Licensee to be in charge of cial agent's business at a place)	1 2
			Secti	on 343—	3
			inser	<i>t</i> —	4
		'(4)	comr than	not an offence against subsection (1) or (2) for a mercial agent who is an individual to be in charge of more 1 place of business if each place of business is on land guous to land on which the other place of business is ed.	5 6 7 8 9
		'(5)	the p	subsection (4), land is <i>contiguous</i> with other land only if parcels of land have a common boundary that is not rated by a public road.'.	10 11 12
Clause	75	Am	endm	nent of s 344 (Appointment of commercial agent)	13
			Secti	on 344(1)—	14
			omit,	insert—	15
		'(1)		mmercial agent must not act as a commercial agent for a on (<i>client</i>) to perform an activity (<i>service</i>) for the client as—	16 17 18
			(a)	the client appoints the agent in writing under this section; or	19 20
			(b)	a previous appointment has been assigned to the agent under the terms of the appointment or under section 345A and the appointment is in force.	21 22 23
			Maxi	imum penalty—200 penalty units.'.	24
Clause	76	Ins	ertior	n of new s 345A	25
			Chap	oter 10, part 2, division 2, after section 345—	26
			inser	<i>t</i> —	27
	'345	A Pro	posa	I for assignment of appointments	28
		'(1)	appo	section applies if a commercial agent who holds intments from clients to perform services for the clients r section 344 proposes to assign the appointments to	29 30 31

		changing the terms of the appointment.	2
	'(2)	However, this section does not apply to the assignment of an appointment if—	3 4
		(a) the terms of the appointment authorise the assignment of the appointment; and	5 6
		(b) the assignment is made in accordance with the terms of the appointment.	7 8
	'(3)	At least 14 days before the commercial agent assigns the appointments, the commercial agent must give each client written notice of the proposed assignment.	9 10 11
	'(4)	The notice must state the following—	12
		(a) the proposed assignee's name;	13
		(b) that the appointments are to be assigned without changing the terms of the appointment;	14 15
		(c) the client may agree or refuse to agree to the proposed assignment;	16 17
		(d) when the proposed assignment is to take effect.	18
	'(5)	If the client agrees to the assignment and the commercial agent assigns the appointment under this section, the appointment is taken, for section 344, to be an appointment by the client of the proposed assignee and to continue to have effect according to its terms.'.	19 20 21 22 23
Clause 77		nendment of s 346 (Restriction on remedy for reward or pense)	24 25
		Section 346—	26
		insert—	27
	'(2)	A person who sues for, or recovers or retain, a reward or expense for the performance of an activity as a commercial agent other than as provided by subsection (1) commits an offence.	28 29 30 31
		Maximum penalty for subsection (2)—200 penalty units.'.	32

Clause	78	Amendment of \$ 357 (Production of licence)	1
		(1) Section 357, heading, at the end—	2
		insert—	3
		'or registration certificate'.	4
		(2) Section 357—	5
		insert—	6
		'(2) A commercial subagent must, if asked by a person with whom the subagent is dealing, produce the subagent's registration certificate for inspection by the person.	7 8 9
		Maximum penalty—100 penalty units.'.	10
Clause	79	Amendment of s 364 (Definitions for ch 11)	11
		Section 364, definition cooling-off period, as an example—	12
		insert—	13
		'Example—	14
		Assume a contract is entered into at any time on Monday and the buyer is bound by the contract. Assume also that the cooling-off period is not affected by public holidays. The cooling-off period ends at 5p.m. on Friday.'.	15 16 17 18
Clause	80	Amendment of s 385 (Permitted drawings from trust accounts)	19 20
		After section 385(2)(b), as an example—	21
		insert—	22
		Example of when transaction is finalised—	23
		the settlement of a contract for the sale of property or the termination of the contract'.	24 25
Clause	81	Amendment of s 407 (Audit reports)	26
		Section 407(1), after 'report'—	27
		insert—	28
		'under this section'.	29

Clause	82	Am	ienament of \$ 417 (when receiver may be appointed)	1
			Section 417(2)(e), after 'cancellation'—	2
			insert—	3
			'or suspension'.	4
Clause	83		nendment of s 573 (Wrongful conversion and false counts)	5 6
			Section 573(3), 'in the licensee's trust account'—	7
			omit, insert—	8
			'belonging to someone else'.	9
Clause	84	Ins	ertion of new ss 574A-574D	10
			After section 574—	11
			insert—	12
	'574A		presentation of price of property to ler—auctioneer	13 14
		'(1)	This section applies if a person wanting to sell residential property (<i>seller</i>) asks an auctioneer for information about the price at which residential property that is to be, or may be, offered for sale by auction (<i>offered property</i>) is likely to be sold if it is sold by auction.	15 16 17 18 19
		'(2)	The auctioneer must give the seller a written notice stating that if the seller does not set a price at which the seller agrees to sell the offered property (<i>reserve price</i>), the offered property will be sold for the price offered by the highest of any bids made when the property is auctioned.	20 21 22 23 24
			Maximum penalty—200 penalty units.	25
		'(3)	If the seller appoints the auctioneer to sell the offered property, the auctioneer must obtain from the seller before the offered property is auctioned a written notice stating the following—	26 27 28 29
			(a) if the seller sets a reserve price—the reserve price;	30

		(b)	if the seller does not set a reserve price—that the seller understands that the offered property will be sold for the highest of any bids made when the offered property is auctioned.	1 2 3 4
		Max	imum penalty—200 penalty units.	5
	'(4)	for o	auctioneer must not help a seller decide the reserve price offered property unless, before the seller decides the price, auctioneer gives the seller—	6 7 8
		(a)	a copy of a comparative market analysis for the offered property; or	9 10
		(b)	if a comparative market analysis can not be prepared for the offered property, a written explanation showing how the auctioneer decided the market value of the property.	11 12 13
		Max	imum penalty—540 penalty units.	14
	' (5)	In th	is section—	15
		a do prop simil	parative market analysis, for an offered property, means becoment comparing the offered property with at least 3 perties sold within the previous 6 months that are of a lar standard or condition to the offered property and are in 5km of that property.	16 17 18 19 20
'574B	Aud		eer not to indicate reserve or other price to	21 22
	'(1)	resid aucti abou	section applies if a person (<i>bidder</i>) wanting to bid for lential property that is to be, or may be, offered for sale by ion (<i>offered property</i>) asks an auctioneer for information at the price at which the offered property is likely to be when it is auctioned.	23 24 25 26 27
	'(2)	The	auctioneer must not in any way disclose to the bidder—	28
		(a)	whether the seller has set a reserve price for the offered property under section 574A; or	29 30
		(b)	the reserve price set under section 574A for the offered property; or	31 32

			result in a successful or acceptable bid for the offered property.	2 3
		Maxi	mum penalty—540 penalty units.	4
	'(3)	subse auctio	ever, the auctioneer does not commit an offence against ction (2) if, on the seller's written instructions, the oneer gives the bidder whichever of the following was to the seller—	5 6 7 8
			the comparative market analysis for the offered property;	9 10
			the written explanation showing how the auctioneer decided the market value of the property.	11 12
	' (4)	In thi	s section—	13
		<i>comp</i> 574A	arative market analysis, for offered property, see section.	14 15
:= 7 40	_			1.6
5/4C	age		ntation of price of property—real estate	16 17
5/4C		This prope price offere	section applies if a person wanting to sell residential crty asks a real estate agent for information about the at which residential property that is to be, or may be, and for sale, whether or not by auction, (offered property) bely to be sold.	
5740	age	This prope price offered is like inform	section applies if a person wanting to sell residential crty asks a real estate agent for information about the at which residential property that is to be, or may be, ed for sale, whether or not by auction, (offered property)	17 18 19 20 21
5/40	*(1)	This prope price offered is like information perso (a)	section applies if a person wanting to sell residential crty asks a real estate agent for information about the at which residential property that is to be, or may be, and for sale, whether or not by auction, (offered property) ally to be sold. The real estate agent decides to give the person the mation, the real estate agent must, when giving the	17 18 19 20 21 22 23 24
5740	*(1)	This prope price offered is like If the inform perso (a)	section applies if a person wanting to sell residential crty asks a real estate agent for information about the at which residential property that is to be, or may be, and for sale, whether or not by auction, (offered property) bely to be sold. The real estate agent decides to give the person the mation, the real estate agent must, when giving the nother information, give the person— The acopy of a comparative market analysis for the offered	17 18 19 20 21 22 23 24 25 26
5/40	*(1)	This prope price offered is like If the inform perso (a)	section applies if a person wanting to sell residential crty asks a real estate agent for information about the at which residential property that is to be, or may be, ed for sale, whether or not by auction, (offered property) ely to be sold. The real estate agent decides to give the person the mation, the real estate agent must, when giving the nother information, give the person— The a copy of a comparative market analysis for the offered property; or If a comparative market analysis can not be prepared for the offered property, a written explanation showing how the real estate agent decided the market value of the	17 18 19 20 21 22 23 24 25 26 27 28 29 30
5/40	*(1)	This prope price offered is like inform perso (a) (b)	section applies if a person wanting to sell residential crty asks a real estate agent for information about the at which residential property that is to be, or may be, ed for sale, whether or not by auction, (offered property) ely to be sold. The real estate agent decides to give the person the mation, the real estate agent must, when giving the nother information, give the person— The a copy of a comparative market analysis for the offered property; or If a comparative market analysis can not be prepared for the offered property, a written explanation showing how the real estate agent decided the market value of the property.	17 18 19 20 21 22 23 24 25 26 27 28 29 30 31

		comparative market analysis, for offered property, see section section 574A.	1 2
		estate agent not to indicate reserve price to ntial buyer	3
'(F i i (This section applies if a person wanting to buy residential property (<i>potential buyer</i>) asks a real estate agent for information about the price at which residential property that is to be, or may be, offered for sale, whether or not by auction, toffered property) is likely to be sold or is, or is likely to be, offered for sale.	5 6 7 8 9 10
'(If the offered property is to be offered for sale by auction, the real estate agent must not disclose to the potential buyer—	11 12
	((a) whether the seller has set a reserve price for the offered property; or	13 14
	((b) the reserve price set for the offered property; or	15
	((c) an amount the real estate agent considers is a price likely to result in a successful or acceptable bid for the offered property.	16 17 18
	N	Maximum penalty—540 penalty units.	19
٠'(s r t	If the property is not to be offered for sale by auction and the seller has instructed the real estate agent not to disclose the price at which the seller is willing to sell the offered property, the real estate agent must not disclose to the potential buyer the price at which the seller is willing to sell the offered property.	20 21 22 23 24 25
	N	Maximum penalty—540 penalty units.	26
'(i	However, the real estate agent does not commit an offence against subsection (2) or (3) if, on the seller's written nstructions, the real estate agent gives the potential buyer a copy of whichever of the following was given to the seller—	27 28 29 30
	((a) the comparative market analysis for the offered property;	31 32
	((b) the written explanation showing how the real estate agent decided the market value of the property.	33 34

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		M	aximum penalty—540 penalty units.	1
		'(5) In	this section—	2
			<i>imparative market analysis</i> , for offered property, see section ction 574A.'.	3 4
Clause	85	Amen	dment of s 582 (False or misleading statements)	5
		Se	ection 582(2), definition official—	6
		on	nit, insert—	7
		' o ,	fficial means—	8
		(a)) the chief executive; or	9
		(b) an inspector; or	10
		(c)	a public service employee.'.	11
Clause	86	Amen	dment of s 583 (False or misleading documents)	12
		Se	ection 583(4), definition official—	13
		on	nit, insert—	14
		ʻ o ,	fficial means—	15
		(a)) the chief executive; or	16
		(b) an inspector; or	17
		(c)	a public service employee.'.	18
Clause	87	Insert	ion of new ch 19, pt 7	19
		Cl	napter 19—	20
		in	sert—	21

'Paı	't 7	Transitional provisions for Property Agents and Motor Dealers and Other Acts Amendment Act 2005	1 2 3 4
'638	Exe	emption for liquidators, controllers and receivers	5
	'(1)	This section applies to the following persons—	6
		(a) a person, appointed under the Corporations Act before the commencement of this section, as a liquidator, or controller of property, of a corporation that is or was authorised under a licence to perform an activity;	7 8 9 10
		(b) a person, appointed under this Act before the commencement of this section, as a receiver of an entity that is or was authorised under a licence to perform an activity.	11 12 13 14
	'(2)	Section 5A, as in force from the commencement of this section, applies, and is taken always to have applied, to the functions the person performed before the commencement in relation to a business carried on under a licence under this Act.	15 16 17 18 19
'639	Exc	emption—livestock sales	20
		'Section 8, as in force immediately before the commencement of this section, continues to apply to a del credere agent and an agreement to which that section applied before the commencement as if the <i>Property Agents and Motor Dealers and Other Acts Amendment Act 2005</i> , section 6 had not been enacted.	21 22 23 24 25 26
'640	Re	ferences to restricted letting agents	27
		'In an Act or document a reference to a restricted letting agent may, if the context permits, be taken to be a reference to a resident letting agent.	28 29 30

'641	Exi	sting	restricted letting agent licences	1
	'(1)	comi	section applies to a person who, immediately before the mencement of this section, held a property agents and or dealers licence (restricted letting agent).	2 3 4
	'(2)		person is, on the commencement, taken to hold a property ts and motor dealers licence (resident letting agent).	5 6
	'(3)	comi licen also	me person held the licence immediately before the mencement subject to a restriction or condition, the ace the person is taken to hold on the commencement is taken to be subject to a condition in the same terms, so far racticable, as the restriction or condition.	7 8 9 10 11
'642		sting nce	eligibility requirements for motor dealer's	12 13
			tion 44, as in force immediately before the mencement of this section, continues to apply to—	14 15
		(a)	an application for a motor dealer's licence made, but not decided, before the commencement; and	16 17
		(b)	the consideration under section 57 of a motor dealer's eligibility on an application for the renewal or restoration of the motor dealer's licence if the licence was in force immediately before the commencement.	18 19 20 21
'643	Tra	nsitic	onal provision for s 367	22
	'(1)		section applies to a contract relating to a proposed lot or the Land Sales Act 1984 that—	23 24
		(a)	was entered into before 1 December 2005; and	25
		(b)	did not have a warning statement attached to it as required under old section 366 because the warning statement, the information sheet and the contract were given to the buyer by electronic communication; and	26 27 28 29
		(c)	was not settled before the commencement of this section.	30 31
	'(2)		buyer under the contract may, after the commencement, inate the relevant contract under old section 367 because	32 33

		the warning statement was not attached as required under old section 366 by giving signed, dated notice of termination to the seller or the seller's agent, if the notice is given to the seller or the seller's agent before whichever of the following happens first—	1 2 3 4 5
		(a) the relevant contract settles;	6
		(b) the end of 1 month after the date of assent of the <i>Property Agents and Motor Dealers and Other Acts Amendment Act 2005</i> .	7 8 9
	'(3) If the buyer does not terminate the contract as provided under subsection (2), the buyer's rights under old section 367 to terminate the contract for the reason mentioned in subsection (2) are extinguished.	10 11 12 13
	'(4) In this section—	14
		<i>electronic communication</i> see the <i>Electronic Transactions</i> (<i>Queensland</i>) <i>Act</i> 2001, schedule 2.	15 16
		<i>information sheet</i> has the meaning given by the <i>Body Corporate and Community Management Act 1997</i> , section 213(5) as in force before 1 December 2005.	17 18 19
		<i>old section 366</i> means section 366 as in force before 1 December 2005.	20 21
		<i>old section 367</i> means section 367 as in force before 1 December 2005.'.	22 23
Clause 8	38 A	mendment of sch 2 (Dictionary)	24
	(1	Schedule 2, definitions residential service, restricted letting agent, restricted letting agent's business and restricted letting agent's licence—	25 26 27
		omit.	28
	(2) Schedule 2—	29
		insert—	30
		'resident letting agent see section 111.	31
		resident letting agent's business see section 152.	32

	motor dealers licence (resident letting agent).	2
	residential service see the Residential Services (Accommodation) Act 2002, schedule.	3
	<i>restorable vehicle</i> means a warranted vehicle that is more than 20 years old and is for sale for restoration.'.	5 6
(3)	Schedule 2, definition <i>comparable licence</i> , paragraph (a), 'restricted letting agent's licence'—	7 8
	omit, insert—	9
	'resident letting agent's licence'.	10
(4)	Schedule 2, definition <i>employment register</i> , paragraph (a), 'restricted'—	11 12
	omit, insert—	13
	'resident'.	14
(5)	Schedule 2, definition land—	15
	insert—	16
	'(d) an interest in land.'.	17
(6)	Schedule 2, definition minor claim, '\$5000'—	18
	omit, insert—	19
	'\$10000'.	20
(7)	Schedule 2, definition registered office, paragraph (a), 'restricted'—	21 22
	omit, insert—	23
	'resident'.	24
(8)	Schedule 2, definition used motor vehicle, paragraph (a)(ii)—	25
	renumber as paragraph (a)(iii).	26
(9)	Schedule 2, definition used motor vehicle, paragraph (a)—	27
	insert—	28
	'(ii) a motor vehicle that, had it not been registered as mentioned in subparagraph (i) for use for	29 30

s 89 57 s 89

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\boldsymbol{A}	mendment	Rill 2005		

		demonstration or sales promotion, would have been a new motor vehicle; or'.	1 2
	(10)	Schedule 2, definition <i>warranted vehicle</i> , paragraph (a)(ii)— <i>omit</i> .	3
	(11)	Schedule 2, definition <i>warranted vehicle</i> , paragraph (a)(iii)— renumber as paragraph (a)(ii).	5 6
	Part 3	Amendment of other Acts	7
Clause	89 Otl	ner Acts amended	8
		Schedule 2 amends the Acts it mentions	9

Schedule 1		Minor and consequentia amendments of Property Agents and Motor Deale 2000	y	1 2 3 4
			section 3	5
1	Long title, 're omit, insert—'resident'.	estricted'—		6 7 8
2	112, 113, 116	, 10(1), 20(a), 35, 46(a), 47(a), 48A(, 119, 120(1) and (3), 121, 122, 123, 152, 'restricted'—	a), 111, 124, 125,	9 10 11 12 13
3		ort 5, division 1, heading, chapter 4 rt 1, heading, sections 122, heading stricted'—		14 15 16 17
4	Section 237(2 insert—', 238A'.	2), after '238'—		19 20 21
5	Section 532(2	2)(e)—		22 23

6	Section 532(2)(f)—	1
	renumber as section 532(2)(e).	

Schedu	ile 2 Other Acts amended	1
	section 89	2
Body Co 1997	orporate and Community Management Act	3 4
1 Ch	apter 8, after part 3—	5
inse	ert—	6
'Part 3A	Transitional provision for Property Agents and Motor Dealers and Other Acts Amendment Act 2005	7 8 9 10
'354A Tra	insitional provision for s 213	11
'(1)	This section applies to a contract relating to a proposed lot under the <i>Land Sales Act 1984</i> that—	12 13
	(a) was entered into before 1 December 2005; and	14
	(b) did not have an information sheet attached to it as required under old section 213(5)(b) because the warning statement, the information sheet and the contract were given to the buyer by electronic communication; and	15 16 17 18 19
	(c) was not settled before the commencement of this section.	20 21
'(2)	The buyer under the contract may, after the commencement, cancel the relevant contract under old section 213(6) because the information sheet was not attached as required under old section 213(5)(b) by giving signed, dated notice of cancellation to the seller if the notice of cancellation is given to the seller before whichever of the following happens first—	22 23 24 25 26 27
	(a) the relevant contract settles;	28

Schedule 2 (continued)

(b)

the end of 1 month after the date of assent of the

Property Agents and Motor Dealers and Other Acts

1

		Amendment Act 2005.	3
	'(3)	If the buyer does not cancel the contract as provided under subsection (2), the buyer's rights under old section 213 to cancel the contract for the reason mentioned in subsection (2) are extinguished.	4 5 6 7
	'(4)	In this section—	8
		electronic communication see the Electronic Transactions (Queensland) Act 2001, schedule 2.	9 10
		<i>old section 213</i> means section 213 as in force before 1 December 2005.	11 12
		old section 213(5)(b) means section 213(5)(b) as in force before 1 December 2005.	13 14
		<i>old section 213(6)</i> means section 213(6) as in force before 1 December 2005.	15 16
		warning statement has the meaning given by the <i>Property Agents and Motor Dealers Act 2000</i> , section 366(1) as in force before 1 December 2005.'.	17 18 19
Bui	lding	Units and Group Titles Act 1980	20
1	Se	ction 39(3)(k), 'restricted'—	21
	om	it, insert—	22
	'res	sident'.	23
2	Se	ction 53(14), 'restricted'—	24
	om	it, insert—	25
	'res	sident'.	26

Schedule 2 (continued)

Bu	Business Names Act 1962	
1	Section 25(1)(a), '1 year'—	2
	omit, insert—	3
	'1 calendar month'.	4
Со	ections Act 1966	5
1	Section 29—	6
	insert—	7
	'(6) Also, subsection (4)(a) does not apply to a charity or an association if the charity's or association's constitution authorises the charity or association to distribute income and property among members who are themselves charities or associations, whether in Queensland or another State.'.	8 9 10 11 12
Inti	duction Agents Act 2001	13
1	Section 96(4), definition official—	14
	insert—	15
	'(e) a public service employee.'.	16
2	Section 97, from 'to an officer'—	17
	omit, insert—	18
	'to an appropriately qualified public service employee.	19
	'(2) In this section—	20

Schedule 2 (continued)

	<i>appropriately qualified</i> includes having the qualifications, experience or standing appropriate to the exercise of the power.	1 2 3
	Example—	4
	a person's classification level in the public service'.	5
Lan	d Sales Act 1984	6
1	Section 35, from 'to an officer'—	7
	omit, insert—	8
	'to an appropriately qualified public service employee.	9
	(2) In this section—	10
	appropriately qualified includes having the qualifications, experience or standing appropriate to the exercise of the power.	11 12 13
	Example—	14
	a person's classification level in the public service'.	15
Part	tnership Act 1891	16
1	Section 52(1), ', which notice complies with this Act,'—	17
	omit, insert—	18
	'in the approved form'.	19
2	Section 63(1), 'that complies with this chapter'—	20
	omit, insert—	21
	'in the approved form'.	22

	Schedule 2 (continued)	
3	Section 66(1), after 'is not given'—	1
	insert—	2
	'in the approved form'.	3
4	Section 80(1), after 'a certificate'—	4
	insert—	5
	'in the approved form'.	6
5	Section 80(2), after 'a certificate'—	7
	insert—	8
	'in the approved form'.	9
6	Section 102(1), after 'written notice'—	10
	insert—	11
	'in the approved form'.	12
7	Section 102(2), after 'written notice'—	13
	insert—	14
	'in the approved form'.	15
Sec	cond-hand Dealers And Pawnbrokers Act 2003	16
1	Section 9(1), 'An officer, employee or agent of the department'—	17 18
	omit, insert—	19
	'A public service employee'.	20

Schedule 2 (continued)

2	Se	ction 12(2), 'application'—	1
	om	it, insert—	2
	ʻlic	rence'.	3
3	Se	ction 19(1)(d), after 'no longer'—	4
	inse	ert—	5
	'a'.		6
4	Se	ction 77(2)(b), 'officers'—	7
	om	it, insert—	8
	'off	ficer's'.	9
5	Se	ction 88(2)(f), example, ' <i>Example of</i> '—	10
	om	it, insert—	11
	'Ex	cample for'.	12
6	Se	ction 113—	13
	om	it, insert—	14
'113	Off	ficials not civilly liable	15
	'(1)	An official is not civilly liable for an act done, or omission made, honestly and on reasonable grounds under this Act.	16 17
	'(2)	If subsection (1) prevents a civil liability attaching to an official, the liability attaches instead to the State.	18 19
	'(3)	In this section—	20
		official means—	21
		(a) the chief executive; or	22
		(b) an authorised officer; or	23
		(c) a public service employee.'.	24

	Schedule 2 (continued)	
7	Part 8, heading, 'and consequential amendments'—	1
	omit.	2
8	Section 118, heading, 'pt 8'—	3
	omit, insert—	4
	'pt 9'.	5
9	Section 120(2)(a), after 'conditions and restrictions' (second mention)—	6 7
	insert—	8
	'to which'.	9
10	Schedule 3, definition commencement, after 'commencement'—	10 11
	insert—	12
	· , · .	13
11	Schedule 3, definition property register, 'section 53'—	14
	omit, insert—	15
	'section 53(1)'.	16
Sec	urity Providers Act 1993	17
1	Section 48(4)(b)—	18
	omit, insert—	19
	'(h) the department's public service employees:	20

	Schedule 2 (continued)		
2	Section 49(1), definition official— insert—		
	'(d) a public service employee.'.	2	
3	Section 52, from 'to an officer'—	4	
	omit, insert—	5	
	'to an appropriately qualified public service employee.	6	
	(2) In this section—	7	
	<i>appropriately qualified</i> includes having the qualifications, experience or standing appropriate to the exercise of the power.	8 9 10	
	Example—	11	
	a person's classification level in the public service'.	12	
Soutl	n Bank Corporation Act 1989	13	
1	Schedule 4, section 39(3)(k), 'restricted'—	14	
	omit, insert—	15	
	'resident'.	16	
2	Schedule 4, section 53(14), 'restricted'—	17	

18

19

omit, insert—

'resident'.

Schedule 2 (continued)

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Tra	vel Agents Act 1988	`	,	1
1	Section 8—			2
	omit.			3