

Queensland

Child Safety (Carers) Amendment Bill 2006



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Contents

Page Part 1 Preliminary 1 Short title 8 2 Commencement..... 8 Part 2 Amendment of Child Protection Act 1999 3 8 4 Amendment of s 125 (Application for, or renewal of, licence). . . . 8 5 Amendment of s 126 (Restrictions on granting application)..... 9 Amendment of s 129 (Refusal of application) 6 10 7 10 Amendment of s 136 (Refusal of application) 8 10 9 Insertion of new ch 4, pt 2, div 4, sdiv 3, and sdiv 4 hdg 11 Immediate suspension or cancellation of Subdivision 3 particular authorities 140AB Definitions for sdiv 3..... 11 140AC 12 140AD Notice of suspension 13 140AE Period of suspension 13 End of suspension 140AF 13 140AG Cancellation of certificate of approval 14 140AH Cancellation of licence 15 140AI 15 10 Amendment of s 143 (Effect of failure to decide application for, or for renewal of, authority)..... 16 11 Insertion of new s 143A 16 143A Further consideration of application for authority 16 12 Insertion of new ss 148A and 148B, and ch 4, pt 3 17

	148A	Chief executive to notify children's commissioner about particular persons.	17
	148B	Obtaining particular information from children's commissioner	18
	Part 3	Application of Commissioner's Act	
	148C	Application to licensed care service	18
	148D	Pending application for prescribed notice	19
13	Amendm	ent of s 159 (Payments for care and maintenance)	19
14		ent of s 159M (Particular prescribed entities giving and relevant information)	20
15	Insertion	of new ch 9, pt 6	20
	Part 6	Transitional provisions for Child Safety (Carers) Amendment Act 2006	
	266	Definitions for pt 6	20
	267	Application for licence	21
	268	Application for particular certificate of approval	21
16	Amendm	ent of sch 3 (Dictionary)	21
Part 3	Amendn 2005	nent of Child Safety Legislation Amendment Act	
17	Act amer	nded in pt 3	22
18	Amendm of 1999)	ent of s 14 (Insertion of new ch 2, pt 3B of Act No. 10	23
19	Amendm of 1999)	ent of s 38 (Replacement of ss 132–135 of Act No. 10	25
20		ent of s 42 (Amendment of s 137 (Amendment of on application of holder) of Act No. 10 of 1999)	26
21		ent of s 44 (Insertion of new ss 138A–138C of Act f 1999)	27
22		ent of s 45 (Amendment of s 139 (Authority may be ed or cancelled) of Act No. 10 of 1999)	27
23		ent of s 49 (Amendment of s 141 (Amendment, on and cancellation of authorities) of Act No. 10	28
24		ent of s 51 (Replacement of ch 4, pt 2, div 5, hdg and Act No. 10 of 1999)	28
25		n of s 52 (Amendment of s 143 (Effect of failure to pplication for, or for renewal of, authority) of Act f 1999)	32
26	Amendm 1999)	ent of s 66 (Insertion of new ch 9, pt 5 of Act No. 10 of	32
27		nent of s 67 (Replacement of sch 2 (Reviewable s and aggrieved persons) of Act No. 10 of 1999)	32

Child Safety (Carers) Amendment Bill 2006

	67	Replacement of sch 2 (Reviewable decisions and aggrieved persons)
	Schedul	e 2 Reviewable decisions and aggrieved persons
28		nent of s 68 (Amendment of sch 3 (Dictionary) of Act f 1999)
Part 4		nent of Commission for Children and Young People Id Guardian Act 2000
29	Act ame	nded in pt 4
30	Insertior	n of new s 99BA
	99BA	Matters about particular regulated employment
31	Amendr	nent of s 99F (Who is a volunteer)
32	Amendn employn	nent of s 100 (Application for notice—regulated nent)
33	Amendn business	nent of s 101 (Application for notice—regulated s)
34		nent of s 102B (Actions of commissioner after making on application)
35	Replace	ment of s 104B (Starting employment)
	104B	Starting employment
	104BA	Currency of prescribed notice for person continuing employment
36	has with	nent of s 108 (Person holding negative notice, or who drawn consent to employment screening, not to apply art or continue in, regulated employment)
37	Insertior	n of new s 109A
	109A	Currency of prescribed notice for person carrying on regulated business
38		nent of s 119A (Cancellation if conviction for excluding and imprisonment or disqualification order).
39		nent of s 119C (Effect of charge for excluding offence charge being dealt with)
40	Amendr	nent of s 121 (Person may apply for review of decision) .
41	Amendn from pol	nent of s 122 (Commissioner may obtain information ice commissioner)
42		nent of s 122A (Notice of change in police information person)
43		nent of s 123 (Withdrawal of employee's consent to nent screening)
44	Insertior	n of new s 123A
	123A	Notice about withdrawal of application or negative notice

Child Safety (Carers) Amendment Bill 2006

45		Amendment of s 126 (Use of information obtained under this part about a person).		
46		nent of s 126B (Commissioner may give information to ation board about director of school's governing body)	44	
47	Insertion	of new s 126D	45	
	126D	Notice of charge or conviction for serious offence	45	
48		nent of s 152 (Confidentiality of information about history)	46	
49	Amendm	nent of s 153 (Confidentiality of other information)	47	
50	Amendm	nent of s 161 (Protection from liability)	47	
51		ment of s 163 (Other reports relating to commissioner's	48	
	163	Other reports by commissioner	48	
52	Amendm	nent of s 163A (Annual report by commission)	49	
53	Insertion	of new s 164A	49	
	164A	Commissioner may enter into arrangement with chief executive (child safety)	49	
54	Insertion	of new pt 9, div 8	50	
	Division	8 Further transitional provisions for the Commission for Children and Young People and Child Guardian Amendment Act 2004		
	196	Definitions for div 8	50	
	197	Main purpose of div 8	50	
	198	Circumstances, after commencement, in which pre-amended Act applies to outstanding relevant application	51	
	199	Circumstances, after commencement, in which this Act applies to outstanding relevant application	52	
	200	Relevant applications dealt with before commencement	52	
	201	Application of ss 122 and 122A in particular circumstances	53	
	202	Circumstances, after commencement, relating to ss 118 and 119 of pre-amended Act	53	
	203	Circumstances, before commencement, relating to ss 118 and 119 of pre-amended Act	55	
	204	Circumstances where pre-amended Act applies to application for review made before commencement .	55	
	205	Circumstances where this Act applies to notices issued before the commencement	56	
	206	References to prescribed notice	57	
55	Insertion	of new pt 9, div 9	57	

	Division 9	Transitional provisions for Child Safety (Carers) Amendment Act 2006	
	207	Definition for div 9	57
	208	Regulated employment—volunteers	57
	209	Regulated employment—other persons	58
	210	Carrying on regulated business	59
	211	Particular certificates of approval under Child Protection Act 1999	59
	212	Particular licences under Child Protection Act 1999 .	60
56		nt of sch 1 (Regulated employment and businesses ment screening)	61
57	Amendme	nt of sch 4 (Dictionary)	62
Schedule	Amendme	ent of Child Protection Act 1999	64

2006

A Bill

for

An Act to amend the *Child Protection Act 1999*, the *Child Safety Legislation Amendment Act 2005* and the *Commission for Children and Young People and Child Guardian Act 2000*

s 4

	The Parliament of Queensland enacts—						
	Part	1 Preliminary	2				
Clause	1	Short title	3				
		This Act may be cited as the <i>Child Safety (Carers)</i> Amendment Act 2006.	4 5				
Clause	2	Commencement	6				
		(1) Sections 40 and 42 are taken to have commenced on 17	7				
		January 2005 immediately after the <i>Commission for Children</i> and Young People and Child Guardian Amendment Act 2004	8 9				
		commenced.	10				
		(2) The following provisions commence on 30 April 2006—	11				
		• part 2	12				
		• sections 30 to 39, 41, 43, 44, 46, 47, 53, 55 to 57	13				
		• the schedule.	14				
	Part	2 Amendment of Child Protection	15				
		Act 1999	16				
Clause	3	Act amended in pt 2 and schedule	17				
		This part and the schedule amend the Child Protection Act	18				
		1999.	19				
Clause	4	Amendment of s 125 (Application for, or renewal of, licence)	20 21				
		(1) Section $125(1)(d)$ —	21				
		<i>renumber</i> as section 125(1)(e).	22				

s 5

	(2)	Section 125(1)—		
		insert—	2	
		'(d) be accompanied by a notice that—	3	
		(i) is signed by the nominee for the licence; and	4	
		 (ii) states whether or not for each person mentioned in section 126(b)(i) or (ii), the person has a current positive prescribed notice or a current negative prescribed notice; and 	t 6	
		(iii) if the person has a current positive prescribed notice—states the expiry date for the notice; and	1 9 10	
		 (iv) if the person does not have a current prescribed notice—states whether or not there is a current application for a prescribed notice for the persons and'. 	t 12	
	(3)	Section 125(2), 'criminal history,'	15	
		omit.	16	
Clause 5		nendment of s 126 (Restrictions on granting plication)	17 18	
	(1)	Section 126(b)(iii) and (iv), after 'will be'-	19	
		insert—	20	
		', or are,'.	21	
	(2)	Section 126(c) and (d)—	22	
		renumber as section 126(e) and (f).	23	
	(3)	Section 126—	24	
		insert—	25	
		(c) each person mentioned in paragraph (b)(i) or (ii) has a current positive prescribed notice; and	a 26 27	

		 (d) the applicant will comply with the Commissioner's Act, part 6,¹ in carrying on a regulated business or employing persons in regulated employment under that Act; and'. 	1 2 3
Clause	6	Amendment of s 129 (Refusal of application)	4
		Section 129(2)(c) and (d)—	5
		omit, insert—	6
		(c) unless the application is refused because a person mentioned in section 126(b)(i) or (ii) does not have a current positive prescribed notice—	7 8 9
		(i) state that the applicant may, within 28 days after receiving the notice, apply to the tribunal to have the decision reviewed; and	10 11 12
		(ii) state how to apply to have the decision reviewed.'.	13
Clause	7	Amendment of s 130 (Nominees)	14
		Section 130(1)—	15
		insert—	16
		(c) the licensee complies with the Commissioner's Act, part 6, in carrying on a regulated business or employing persons in regulated employment under that Act.'.	17 18 19
Clause	8	Amendment of s 136 (Refusal of application)	20
		Section 136(2)(c) and (d)—	21
		omit, insert—	22
		(c) unless the application is refused because a person mentioned in section 135(1)(a)(iii) or (b)(iv) does not have a current positive prescribed notice—	23 24 25

¹ The Commissioner's Act, part 6 (Screening for regulated employment and regulated businesses)

			(i)	state that the applicant may, within 28 days after receiving the notice, apply to the tribunal to have the decision reviewed; and	1 2 3
			(ii)	state how to apply to have the decision reviewed.'.	4
Clause	9 Ins	ertior	n of r	new ch 4, pt 2, div 4, sdiv 3, and sdiv 4 hdg	5
		Befo	ore sec	ction 140A—	6
		inser	rt—		7
	'Subdivi	sion	3	Immediate suspension or cancellation of particular authorities	8 9 10
	'140ABDefinitions for sdiv 3				
	'In this subdivision—				
		Act to the	to issu ne trib	<i>a review</i> , of a decision under the Commissioner's us or give a negative prescribed notice, means apply bunal under section 121 or $121E^2$ of that Act for the decision.	13 14 15 16
		<i>appr</i> carei		carer does not include a provisionally approved	17 18
		disqu	ualify	<i>ing event</i> , for a person, means—	19
		(a)	-	person is issued with or given a negative prescribed ce other than—	20 21
			(i)	under a prescribed provision; or	22
			(ii)	on cancellation of a positive prescribed notice that is suspended; or	23 24
		(b)	the p	person's positive prescribed notice is suspended; or	25
		(c)	-	pplication for a prescribed notice about the person is drawn.	26 27

² The Commissioner's Act, section 121 (Person may apply for review of decision) or 121E (Consequence of decision on appeal)

	<i>prescribed provision</i> means the Commissioner's Act, section $102(6)(a)$ or $119A.^3$			
	relev	pant person—	3	
	(a)	for an approved carer's certificate of approval—means a person who is a member of the carer's household; or	4 5	
	(b)	for a licence—means the nominee for the licence or a director of the licensee.	6 7	
ʻ140ACImi	nedia	ite suspension	8	
' (1)	Subs	ection (2) applies if a disqualifying event happens to—	9	
	(a)	an approved carer, or a member of an approved carer's household; or	10 11	
	(b)	the nominee for a licence, or a director of a licensee.	12	
'(2)	certi	chief executive must suspend the approved carer's ficate of approval or the licence as soon as practicable becoming aware of the disqualifying event.	13 14 15	
'(3)	Subsection (4) applies if a relevant person for an authority is issued with or given a negative prescribed notice under a prescribed provision.			
'(4)	pract issue	chief executive must suspend the authority as soon as ticable after the day the negative prescribed notice is ed or given, unless the chief executive decides to cancel uthority under section $140AG(3)$ or $140AH(1)$.	19 20 21 22	
'(5)	becar the a nega	ever, the chief executive must not suspend an authority use a disqualifying event happens to a relevant person for authority, or the relevant person is issued with or given a tive prescribed notice under a prescribed provision, if the executive is satisfied the person is no longer a relevant on.	23 24 25 26 27 28	

³ The Commissioner's Act, section 102 (Decision on application) or 119A (Cancellation if conviction for excluding offence and imprisonment or disqualification order)

s 9

140ADNo	tice c	of suspension	1	
'(1)	chief	person's authority is suspended under this subdivision, the f executive must immediately give written notice of the ension to the person.	2 3 4	
'(2)	The notice must state—			
	(a)	that the authority is suspended under section 140AC; and	6 7	
	(b)	the reason for the suspension.	8	
'(3)		suspension of the person's authority takes effect on the the notice is given to the person.	9 10	
'140AEPer	iod c	of suspension	11	
		e suspension of an authority remains in force until the est of the following to happen—	12 13	
	(a)	the day on which the authority is due to expire under this Act;	14 15	
	(b)	the suspension ends under section 140AF;	16	
	(c)	the authority is cancelled under section 140AG or 140AH.	17 18	
'140AFEnd	d of s	suspension	19	
'(1)	relev	suspension of a person's authority ends if the person or vant person is issued with or given a positive prescribed ce or a further positive prescribed notice.	20 21 22	
'(2)	happ perso unde	In authority is suspended because a disqualifying event beens to a relevant person for the authority, or the relevant on is issued with or given a negative prescribed notice er a prescribed provision, the chief executive must end the ension if satisfied the person is no longer a relevant on.	23 24 25 26 27 28	
' (3)		ne chief executive ends the suspension of a person's ority under subsection (2)—	29 30	
	(a)	the chief executive must give the person written notice that the suspension is ended; and	31 32	

(b) the suspension ends on the day the notice is given to the person.

'140AGCancellation of certificate of approval

- '(1) If an approved carer is issued with or given a negative prescribed notice under a prescribed provision, the chief sexecutive must cancel the carer's certificate of approval as soon as practicable after the day the notice is issued or given.
- (2) If an approved carer's certificate of approval is suspended 8 under this subdivision and the carer is issued with or given a 9 negative prescribed notice, other than under a prescribed 10 provision, the chief executive must cancel the certificate of 11 approval as soon as practicable after—12
 - (a) if the carer does not apply for a review of the decision to
 issue or give the notice—the end of the period in which
 the carer may apply for the review; or
 15
 - (b) if the carer applies for a review and the decision to issue 16 or give the notice is upheld on the review—the day the 17 decision is upheld.
- '(3) If a relevant person for an approved carer's certificate of 19 approval is issued with or given a negative prescribed notice 20 under a prescribed provision, the chief executive may cancel 21 the certificate of approval after the day the notice is issued or 22 given, whether or not the certificate has been suspended under 23 this subdivision.
- '(4) If an approved carer's certificate of approval is suspended 25 under this subdivision and a relevant person for the carer's 26 certificate of approval is issued with or given a negative 27 prescribed notice, other than under a prescribed provision, the 28 chief executive may cancel the certificate of approval after— 29
 - (a) if the relevant person does not apply for a review of the 30 decision to issue or give the notice—the end of the 31 period in which the person may apply for the review; or 32
 - (b) if the relevant person applies for a review and the 33 decision to issue or give the notice is upheld on the 34 review—the day the decision is upheld.
 35

1

2

(5) The chief executive must not cancel a certificate of approval under subsection (3) or (4) if satisfied the relevant person is no longer a member of the approved carer's household.

'140AHCancellation of licence

- '(1) If a relevant person for a licence is issued with or given a negative prescribed notice under a prescribed provision, the chief executive may cancel the licence after the day the notice ris issued or given, whether or not the licence has been suspended under this subdivision.
- (2) If a licence is suspended under this subdivision and a relevant person for the licence is issued with or given a negative prescribed notice, other than under a prescribed provision, the chief executive may cancel the licence after—
 - (a) if the relevant person does not apply for a review of the 14 decision to issue or give the notice—the end of the 15 period in which the person may apply for the review; or 16
 - (b) if the relevant person applies for a review and the 17 decision to issue or give the notice is upheld on the 18 review—the day the decision is upheld.
 19
- (3) The chief executive must not cancel a licence under this 20 section if satisfied the relevant person is no longer the 21 nominee for the licence or a director of the licensee. 22

'140AI Notice of cancellation

23

- If the chief executive cancels a person's authority under this 24 **(**1) subdivision, the chief executive must immediately give 25 written notice of the cancellation to the person. 26 The notice must state each of the following— ·(2) 27 that the authority is cancelled under section 140AG or (a) 28 140AH: 29 the reason for the cancellation; (b) 30
 - (c) if the chief executive decides to cancel the authority 31 under section 140AG(3) or (4) or 140AH— 32

		(i)	that the person may, within 28 days after receiving the notice, apply to the tribunal to have the decision reviewed; and	1 2 3
		(ii)	how to have the decision reviewed.	4
	' (3)		ellation of the person's authority takes effect on the person.	5 6
'Su	bdivi	sion 4	Other matters about amendment, suspension or cancellation'.	7 8
10			of s 143 (Effect of failure to decide or, or for renewal of, authority)	9 10
	(1)	Section 14	43(4)—	11
		renumber	as section 143(5).	12
	(2)	Section 14	43—	13
		insert—		14
	'(4)	Subsectio	n (1) is subject to section 143A.'.	15
11	Ins	ertion of	new s 143A	16
		After sect	ion 143—	17
		insert—		18
'143	A Fu	rther cons	ideration of application for authority	19
	'(1)	is needed	on applies if the chief executive considers more time to decide an application for an authority because of e of the matters that need to be considered in it.	20 21 22 23
	'(2)	the end of	executive and the applicant may at any time before 90 days after the application is properly made agree to extend the period within which the application ecided.	24 25 26 27
	' (3)	The agree	ement must state the period of the extension.	28
	'(4)		ef executive does not decide the application within l as extended under subsection (2)—	29 30

Clause

Clause

.

			(a)		whief executive is taken to have decided to refuse the ication; and	1 2
			(b)		applicant is taken to have received notice of the sion at the end of the period.'.	3 4
Clause	12	Ins	ertio	n of r	new ss 148A and 148B, and ch 4, pt 3	5
			Befo	ore cha	apter 5—	6
			inse	rt—		7
	ʻ148A				ve to notify children's commissioner Ilar persons	8 9
		' (1)	This	sectio	on applies if—	10
			(a)	a per	chief executive applies for a prescribed notice about rson and, before the application is decided, the chief utive—	11 12 13
				(i)	becomes aware that the person no longer proposes to be engaged in regulated employment mentioned in the Commissioner's Act, schedule 1, section 6G(1) or (2); ⁴ or	14 15 16 17
				(ii)	if the person has applied for a certificate of approval—refuses the person's application for the certificate; or	18 19 20
			(b)	enga	chief executive becomes aware that a person aged in regulated employment mentioned in graph $(a)(i)$ stops being engaged in the employment.	21 22 23
		'(2)			executive must as soon as practicable give the commissioner written notice of the fact.	24 25
		' (3)	The	notice	e must include—	26
			(a)	the p	person's name, address and date of birth; and	27
			(b)	notic	he person has a current positive prescribed ce—the notice's registration number under the missioner's Act.	28 29 30

. .

The Commissioner's Act, schedule 1 (Regulated employment and businesses for employment screening), section 6G (Care of children under Child Protection Act 4 1999)

'148B	Obtaining particular information from children's commissioner							
•	' (1)		chief executive may ask the children's commissioner for ollowing information—					
		(a)	info	rmation about whether a relevant person—	5			
			(i)	has a current positive prescribed notice or a current negative prescribed notice; or	6 7			
			(ii)	has a positive prescribed notice that is suspended under the Commissioner's Act; or	8 9			
			(iii)	has a current application for a prescribed notice;	10			
		(b) if the relevant person has a positive notice—the expiry date for the notice;						
		(c) if the relevant person has a negative notice—the date of issue of the notice.						
•	⁴ (2)			ren's commissioner must comply with a request section (1).	15 16			
•	·(3)	In th	is sec	tion—	17			
		relev	ant p	erson means—	18			
	(a) an applicant for a certificate of approval or an adul member of the applicant's household; or							
		(b) the nominee for, or a director of an applicant for or holder of, a licence.						

'Part 3

Application of Commissioner's 23 Act

'148C Ap	plication to licensed care service	25
'(1)	This section applies for the application of the Commissioner's Act.	26 27
' (2)	If a corporation carries on the business of a licensed care service, each of the following persons is taken to be also carrying on the business—	28 29 30

			(a)	the nominee for the licence;	1
			(b)	the directors of the licensee.	2
	'148D	Per	nding	application for prescribed notice	3
		' (1)	Subs	section (2) applies if—	4
			(a)	a person who does not have a current positive prescribed notice is taken to be a volunteer engaged in regulated employment under the Commissioner's Act because the person becomes an adult member of—	5 6 7 8
				(i) the household of an applicant for a certificate of approval; or	9 10
				(ii) an approved carer's household; and	11
			(b)	an application for a prescribed notice about the person is current.	12 13
		'(2)		Commissioner's Act, section 104B, ⁵ does not apply in ion to the person while the application is current.	14 15
		' (3)	Subs	section (4) applies if—	16
			(a)	a corporation holds a licence; and	17
			(b)	a person who does not have a current positive prescribed notice becomes the nominee for the licence or a director of the corporation; and	18 19 20
			(c)	an application for a prescribed notice about the person is current.	21 22
		' (4)		Commissioner's Act, section 109(1), does not apply to berson while the application is current.'.	23 24
Clause	13			nent of s 159 (Payments for care and ance)	25 26
		(1)	U	lation'—	27 28
			omit	, insert—	29

⁵ The Commissioner's Act, section 104B (Starting employment)

			'the allowance decided by the chief executive'.	1
		(2)	Section 159—	2
			insert—	3
		(4)	For subsection (1), the amount of the allowance must be worked out under a written policy of the department about the payment of allowances to carers for a child's care and maintenance.'.	4 5 6 7
Clause	14		endment of s 159M (Particular prescribed entities ing and receiving relevant information)	8 9
			Section 159M(1)—	10
			insert—	11
			(e) the principal of a school that is accredited, or provisionally accredited, under the <i>Education</i> (Accreditation of Non-State Schools) Act 2001.'.	12 13 14
Clause	15	Ins	ertion of new ch 9, pt 6	15
			Before schedule 1—	16
			insert—	17
	'Part	6	Transitional provisions for	18
			Child Safety (Carers)	19
			Amendment Act 2006	20
	'266	Def	initions for pt 6	21
			'In this part—	22
			<i>commencement</i> means the day on which the provision in which the term is used commences.	23 24
			<i>post-amended Act</i> means this Act as in force after the commencement.	25 26

	'267	67 App	plication for licence				
		'(1)	This section applies to an application made under section 125 that, immediately before the commencement, had not been decided.	2 3 4			
		'(2)	Sections 125(1)(d) and 126(c) and (d) of the post-amended Act do not apply to the application.	5 6			
	'268	Ар	plication for particular certificate of approval	7			
		' (1)	This section applies to an application for, or renewal of, a certificate of approval as an approved foster carer that, immediately before the commencement, had not been decided.	8 9 10 11			
		'(2)	Section 135(1)(a)(iii) of the post-amended Act does not apply to the application.'.	12 13			
Clause	16	Am	nendment of sch 3 (Dictionary)	14			
			Schedule 3—	15			
			insert—	16			
			<i>apply for a prescribed notice</i> means apply for a prescribed notice under the Commissioner's Act.	17 18			
			<i>apply for a review</i> , for chapter 4, part 2, division 4, subdivision 3, see section 140AB.	19 20			
			<i>children's commissioner</i> means the Commissioner for Children and Young People and Child Guardian under the Commissioner's Act.	21 22 23			
			commencement, for chapter 9, part 6, see section 266.	24			
			<i>Commissioner's Act</i> means the <i>Commission for Children and</i> <i>Young People and Child Guardian Act 2000.</i>	25 26			
			current—	27			
			1 A prescribed notice is <i>current</i> if it is in force, and is not suspended, under the Commissioner's Act.	28 29			
			2 An application for a prescribed notice is <i>current</i> if it has been made under the Commissioner's Act and has not been decided or withdrawn.	30 31 32			

Child Safety (Carers) Amendment Bill 2006

<i>disqualifying event</i> , for chapter 4, part 2, division 4, subdivision 3, see section 140AB.	1 2						
member, of a person's household, includes—	3						
(a) someone who lives in the person's home; and	4						
(b) someone who stays overnight in the person's home at least—	5 6						
(i) once a week in a month; or	7						
(ii) once a fortnight in 2 consecutive months; or	8						
(iii) once a month in 6 consecutive months.	9						
<i>negative prescribed notice</i> means a negative notice under the Commissioner's Act, schedule 4.	10 11						
<i>positive prescribed notice</i> means a positive notice under the Commissioner's Act, schedule 4.							
post-amended Act, for chapter 9, part 6, see section 266.	14						
<i>prescribed notice</i> means a prescribed notice under the Commissioner's Act, schedule 4.							
<i>prescribed provision</i> , for chapter 4, part 2, division 4, subdivision 3, see section 140AB.	17 18						
<i>relevant person</i> , for chapter 4, part 2, division 4, subdivision 3, see section 140AB.'.	19 20						

Part 3	Amendment of Child Safety	21
	Legislation Amendment Act	22
	2005	23

Clause	17	ct amended in pt 3				
		This part amends the <i>Child Safety Legislation Amendment Act</i> 2005.	25 26			

Clause	18	Amendment of s 14 (Insertion of new ch 2, pt 3B <i>of Act No. 10 of 1999</i>)					
		(1)	Secti	ion 14	4, proposed section 51Z—	3	
			omit,	inse	rt—	4	
	'51Z	Αр	plicat	ion o	of pt 3B	5	
			'This	s part	applies to a child if—	6	
			(a)		e is no assessment order in force granting custody of child to the chief executive and the chief executive—	7 8	
				(i)	reasonably suspects the child is a child in need of protection and considers an investigation is necessary to assess the child's need of protection; and	9 10 11 12	
				(ii)	is satisfied it is necessary to provide interim protection for the child while the investigation is carried out; or	13 14 15	
			(b)	cust	e is no child protection order in force granting ody or guardianship of the child to anyone and the f executive is satisfied the child—	16 17 18	
				(i)	is a child in need of protection; and	19	
				(ii)	needs ongoing help under this Act.'.	20	
		(2)	Secti	ion 14	4, proposed section 51ZA, 'ongoing help'—	21	
			omit,	inse	rt—	22	
			'help	o, inc	uding ongoing help,'.	23	
		(3)	Secti	ion 14	4, proposed section 51ZB—	24	
			omit,	inse	rt—	25	
	'51ZB	Considering intervention with agreement					
					ef executive must give proper consideration to g with the parents' agreement if—	27 28	
			(a)		child's views and wishes, if able to be ascertained, e been considered; and	29 30	
			(b)	exec	a child to whom section $51Z(a)$ applies, the chief sutive is satisfied the child's parents are able and ing to work with the chief executive to meet the	31 32 33	

child's interim protection needs while the investigation 1 is carried out: and 2 for a child to whom section 51Z(b) applies, the chief (c) 3 executive is satisfied— 4 (i) the child's parents are able and willing to work 5 with the chief executive to meet the child's 6 protection and care needs: and 7 (ii) it is likely that, by the end of the proposed 8 intervention, the child's parents will be able to 9 meet the child's protection and care needs.'. 10 (4) Section 14, proposed section 51ZD, 'A *care agreement*'— 11 omit, insert— 12 (1) A care agreement'. 13 (5) Section 14, proposed section 51ZD, after the note— 14 insert— 15 (2) A care agreement entered into for a child to whom section 16 51Z(a) applies is an *assessment care agreement*. 17 **'**(3) A care agreement entered into for a child to whom section 18 51Z(b) applies is a *child protection care agreement*.'. 19 Section 14, proposed section 51ZG— (6) 20 omit. insert— 21 '51ZG Effect of particular agreement 22 'While a child protection care agreement is in force for the 23 child, the chief executive has custody of the child.'. 24 Section 14, proposed section 51ZH(2) to (7)— (7)25 *renumber* as section 51ZH(4) to (9). 26 (8) Section 14, proposed section 51ZH— 27 insert— 28 ·(2) The period of an assessment care agreement must not be more 29 than 30 days. 30 (3) An assessment care agreement may not be extended. 31 (9) Section 14, proposed section 51ZH(4) to (8), as renumbered, 32 before 'care agreement'— 33

			inse	rt—	1
			'chil	ld protection'.	2
Clause	19			nent of s 38 (Replacement of ss 132–135 <i>of Act</i> of 1999)	3 4
		(1)	Sect	ion 38, proposed section 133(3)—	5
			omit	t, insert—	6
		' (3)		approved form may require the disclosure of any of the owing—	7 8
			(a)	the applicant's criminal history, domestic violence history and traffic history;	9 10
			(b)	the membership of the applicant's household;	11
			(c)	information of which the applicant is aware, or that the applicant reasonably suspects, about the criminal history, domestic violence history and traffic history of each member of the applicant's household;	12 13 14 15
			(d)	information about whether the applicant and each adult member of the applicant's household has a current positive prescribed notice, a current negative prescribed notice or a current application for a prescribed notice;	16 17 18 19
			(e)	if the applicant or an adult member of the applicant's household has a current positive prescribed notice—the expiry date for the notice.'.	20 21 22
		(2)	Sect	ion 38, proposed section 134(3)—	23
			inse	rt—	24
			'(d)	information about whether the applicant and each adult member of the applicant's household has a current positive prescribed notice, a current negative prescribed notice or a current application for a prescribed notice;	25 26 27 28
			(e)	if the applicant or an adult member of the applicant's household has a current positive prescribed notice—the expiry date for the notice.'.	29 30 31
		(3)	Sect	ion 38, proposed section 135, 'The chief executive'—	32
			omit	t, insert—	33

		' (1)	The chief executive'.	1
		(4)	Section 38, proposed section 135(1)(a)(iii) and (iv), as renumbered—	2 3
			renumber as section 135(1)(a)(iv) and (v).	4
		(5)	Section 38, proposed section 135(1)(a), as renumbered—	5
			insert—	6
			'(iii) the applicant and each adult member of the applicant's household have a current positive prescribed notice; and'.	7 8 9
		(6)	Section 38, proposed section 135(1)(b)(iv) and (v), as renumbered—	10 11
			renumber as section 135(1)(b)(v) and (vi).	12
		(7)	Section 38, proposed section 135(1)(b), as renumbered—	13
			insert—	14
			'(iv) the applicant and each adult member of the applicant's household have a current positive prescribed notice; and'.	15 16 17
		(8)	Section 38, proposed section 135—	18
			insert—	19
		' (2)	In this section—	20
			<i>adult member</i> , of an applicant's household, means a person who is an adult member of the household both at the time when the application is made and when it is decided.'.	21 22 23
Clause	20		nendment of s 42 (Amendment of s 137 (Amendment of thority on application of holder) <i>of Act No. 10 of 1999</i>)	24 25
			Section 42—	26
			insert—	27
		'(2A)	Section 137(5), as renumbered, after 'person'	28
			insert—	29
			'and has a current positive prescribed notice or a current application for a prescribed notice'.'.	30 31

.

Clause	21		Amendment of s 44 (Insertion of new ss 138A–138C <i>of Act No. 10 of 1999</i>)						
		(1)	Sectio	on 44	4, proposed section 138B(2)(b)—	3			
			omit.			4			
		(2)	Sectio	on 44	4, proposed section 138B(2)(c) and (d)—	5			
			renun	nber	as proposed section 138B(2)(b) and (c).	6			
Clause	22				of s 45 (Amendment of s 139 (Authority may d or cancelled) <i>of Act No. 10 of 1999</i>)	7 8			
		(1)	Sectio	on 43	5—	9			
			insert	ţ		10			
		'(3A)	Section 139(1)(h), as renumbered—			11			
						omit,	inse	rt—	12
					inappropriate for the holder to continue to hold the ority because of—	13 14			
				(i)	information given to the chief executive under division 6 or the Commissioner's Act, other than information in relation to which the chief executive must suspend or cancel the authority under subdivision 3; or	15 16 17 18 19			
				(ii)	a circumstance prescribed under a regulation.'.'.	20			
		(2)	Sectio	on 43	5(4), 'section 139(5)'—	21			
			omit,	inse	rt—	22			
			'secti	on 1	39(7)'.	23			
		(3)	Sectio	on 43	5(5), after proposed section 139(4)—	24			
			insert	ţ		25			
		'(5)	if an	y of	chief executive may suspend or cancel an authority the following persons does not have a current rescribed notice—	26 27 28			
				if th licer	e authority is a licence—a relevant person for the nce;	29 30			

			(b)	if the authority is a certificate of approval—the holder of the certificate or an adult member of the holder's household.	1 2 3
		'(6)		section (5) does not apply to an authority that may be ended or cancelled under subdivision (3).'.	4 5
Clause	23	sus		nent of s 49 (Amendment of s 141 (Amendment, sion and cancellation of authorities) <i>of Act No. 10</i>	6 7 8
			Sect	ion 49—	9
			inse	rt—	10
		'(2A)	Sect	ion 141(4), after 'cancellation'—	11
			inse	rt—	12
			', ot	her than under subdivision 3,'.'.	13
Clause	24			nent of s 51 (Replacement of ch 4, pt 2, div 5, hdg 42 <i>of Act No. 10 of 1999</i>)	14 15
		(1)	Sect	ion 51, proposed section 141B(1)—	16
			omit	t, insert—	17
		' (1)	A pe	erson's <i>personal history</i> is—	18
			(a)	for the nominee for a licence or a person to whom section 141D applies—the person's domestic violence history and traffic history; or	19 20 21
			(b)	for an approved foster carer or kinship carer, or a member of the carer's household who has a current positive prescribed notice—the person's domestic violence history and traffic history; or	22 23 24 25
			(c)	for a member of an approved foster carer's or kinship carer's household who does not have a current positive prescribed notice—the person's criminal history, domestic violence history and traffic history; or	26 27 28 29
			(d)	for a provisionally approved carer or a member of the carer's household—the person's criminal history, domestic violence history and traffic history.'.	30 31 32

(2)		1, proposed chapter 4, part 2, division 6—	1
'Division	omit, inse 6	Notification of other information about licences and associated persons	2 3 4 5
'141H Nor	ninee for	licence	6
'(1)		on applies to the nominee for a licence if any of the events happen—	7 8
		nominee applies for a prescribed notice and the lication is withdrawn;	9 10
	• •	nominee is charged with an excluding offence or victed of a serious offence;	11 12
	. ,	nominee must, under the Commissioner's Act, ion 113 or 114, ⁶ apply for a further prescribed ce;	13 14 15
	pres	nominee becomes aware that an application for a cribed notice about a relevant person for the nce—	16 17 18
	(i)	is withdrawn; or	19
	(ii)	is made because of a change in the person's criminal history;	20 21
		nominee becomes aware that a relevant person for licence—	22 23
	(i)	is charged with an excluding offence or convicted of a serious offence; or	24 25
	(ii)	is issued with or given a negative prescribed notice.	26
'(2)		nee must, immediately after the event happens, give executive written notice of the event.	27 28
	Maximum	n penalty—100 penalty units.	29

⁶ The Commissioner's Act, section 113 (Change in criminal history of person carrying on regulated business) or 114 (Change in criminal history of other persons)

	' (3)) For an event mentioned in subsection (1)(d) or (e), the notion must state—				
		(a) the relevant person's name and date of birth; and	3			
		(b) if the person has a current positive prescribed notice—the notice's registration number under the Commissioner's Act.	4 5 6			
	'(4)	In this section—	7			
		<i>relevant person</i> , for a licence, means—	8			
		(a) a person responsible for directly managing the licensed care service under the licence; or	9 10			
		(b) a person engaged in relation to the provision of care services by the service.	11 12			
'141I	Dir	ector of licensee	13			
	'(1)	This section applies if any of the following events happen in relation to a director of a licensee—				
		(a) the director applies for a prescribed notice and the application is withdrawn;	16 17			
		(b) the director is charged with an excluding offence or convicted of a serious offence;	18 19			
		(c) the director must, under the Commissioner's Act, section 113 or 114, apply for a further prescribed notice.	20 21			
	(2) The director must immediately disclose to the no licence the fact that the event has happened.		22 23			
		Maximum penalty—100 penalty units.	24			
	'(3)	On receiving the disclosure, the nominee must immediately give the chief executive written notice of the event.	25 26			
		Maximum penalty—100 penalty units.'.	27			
	(3)	Section 51, proposed section 142—	28			
		omit, insert—	29			
'142	Ме	aning of <i>police information</i>	30			
		'In this division—	31			
		police information, about a person, means the following—	32			

	(a)	for an applicant for a certificate of approval who has, or to whom the chief executive proposes to issue, a provisional certificate—the person's criminal history and domestic violence history;	1 2 3 4		
	(b)	for another applicant for a certificate of approval—the person's domestic violence history;	5 6		
	(c)	for a holder of a foster carer or kinship carer certificate—the person's domestic violence history;	7 8		
	(d)	for an adult member of the household of a person mentioned in paragraph (a)—the person's criminal history and domestic violence history;	9 10 11		
	(e)	for an adult member of the household of a person mentioned in paragraph (b) or (c), other than an adult member to whom paragraph (f) or (g) applies—the person's domestic violence history;	12 13 14 15		
	(f)	for a person who does not have a current positive prescribed notice and becomes an adult member of the household of an applicant mentioned in paragraph (b) after the application is made—the person's criminal history and domestic violence history;	16 17 18 19 20		
	(g)	for a person who does not have a current positive prescribed notice and becomes an adult member of an approved foster carer's or kinship carer's household after the carer is issued with a certificate of approval—the person's criminal history and domestic violence history;	21 22 23 24 25 26		
	(h)	for a person mentioned in section 142A(a)—the person's domestic violence history.'.	27 28		
(4)	Section 51, proposed section 142C(2), 'charge, or of investigative information,'—				
	omit	, insert—	31		
	'charge'.				
(5)	Section 51, proposed section 142C(5)—				
	omit		34		
(6)	Sect	ion 51, proposed section 142D—	35		
	omit		36		

	s 25	32 s 27		
		Child Safety (Carers) Amendment Bill 2006		
		(7) Section 51, proposed section 142E—	1	
		renumber as section 142D.	2	
Clause	25	Omission of s 52 (Amendment of s 143 (Effect of failure to decide application for, or for renewal of, authority) <i>of Act No. 10 of 1999</i>)	3 4 5	
		Section 52—	6	
		omit.	7	
Clause	26	Amendment of s 66 (Insertion of new ch 9, pt 5 <i>of Act No.</i> <i>10 of 1999</i>)	8 9	
		Section 66, proposed section 263(2)(a)—	10	
		omit, insert—	11	
		(a) if the administrative approval was given before 30 June 2004—the anniversary of the day of its issue first happening after 30 June 2006; or'	12 13 14	
Clause	27	Replacement of s 67 (Replacement of sch 2 (Reviewable decisions and aggrieved persons) <i>of Act No. 10 of 1999</i>)	15 16	
		Section 67—	17	
		omit, insert—	18	
	'67	Replacement of sch 2 (Reviewable decisions and aggrieved persons)	19 20	
		Schedule 2—	21	
		omit, insert—	22	

'Schedule 2 Reviewable decisions and aggrieved persons

section 247 and schedule 3, definitions *aggrieved person* and 3

reviewable decision 4

Reviewable decision	Aggrieved person
Directing a parent in relation to a supervision matter stated in a child protection order (section 78)	The parent given the direction
Deciding in whose care to place a child under a child protection order granting the chief executive custody or guardianship (section 86(2))	The child's parents or the child
Not informing a child's parents of person in whose care the child is and where the child is living (section $86(4)$)	A parent given the notice or the child
Refusing to allow, restricting, or imposing conditions on, contact between a child and the child's parents or a member of the child's family (section 87(2))	A person affected by the decision
Removing a child from the care of the child's carer (section 89)	A carer entitled to apply to have a decision reviewed under section 91 or a child to whom a notice must be given stating the matters mentioned in section $90(4)(b)$ to (d)
Refusing an application for, or to renew, a licence (section 129) other than because a person mentioned in section 126(b)(i) or (ii) does not have a current positive prescribed notice	The applicant or licensee

Reviewable	decisi	ion	Aggrieved person		
 Refusing an application for, or to renew, a certificate of approval as an approved foster carer or an approved kinship carer (section 136) other than because a person mentioned in section 135(1)(a)(iii) or (b)(iv) does not have a current positive prescribed notice Refusing an application to amend an authority other than a provisional certificate (section 137) 			The applicant or certificate holder		
			The authority holder		
			The authority holder		
authority of	other	than a provisional			
			The authority holder		
authority	to as	ssume custody or	1		
e 28 Amendment of s 68 (Amendment of sch 3 (Dictionary) of Act No. 10 of 1999)					
(1)			* *	3 4	
	omit			5	
(2)	Sect	ion 68(2)—		6	
				7	
	`app			8	
	(a)	generally, means—		9	
				10	
		(ii) an approved ki	nship carer; or	11	
	Refusing a renew, a ce approved fe kinship car because a section 135 not have a co notice Refusing a authority of certificate (Amending provisional Suspending authority of certificate (Cancelling 140AG(3) of Arranging authority guardiansh 28 Arr <i>Ac</i> (1)	Refusing an apprenew, a certificat approved foster of kinship carer (see because a pers section 135(1)(a) not have a curren notice Refusing an appl authority other certificate (section Amending an au provisional certific Suspending on authority other certificate (section Cancelling an 140AG(3) or (4) Arranging for a authority to as guardianship of a 28 Amendin Act No. (1) Sect invest omit (2) Sect	 renew, a certificate of approval as an approved foster carer or an approved kinship carer (section 136) other than because a person mentioned in section 135(1)(a)(iii) or (b)(iv) does not have a current positive prescribed notice Refusing an application to amend an authority other than a provisional certificate (section 137) Amending an authority other than a provisional certificate (section 137) Amending an authority other than a provisional certificate (section 138) Suspending or cancelling an authority other than a provisional certificate (section 140) Cancelling an authority (section 140AG(3) or (4) or 140AH) Arranging for an interstate welfare authority to assume custody or guardianship of a child (section 245) 28 Amendment of s 68 (Amen Act No. 10 of 1999) (1) Section 68(2), propose investigated person and imonit. (2) Section 68(2)— insert— 'approved carer— (a) generally, means— (i) an approved for 	 Refusing an application for, or to renew, a certificate of approval as an approved foster carer or an approved kinship carer (section 136) other than because a person mentioned in section 135(1)(a)(iii) or (b)(iv) does not have a current positive prescribed notice Refusing an application to amend an authority other than a provisional certificate (section 137) Amending an authority other than a provisional certificate (section 138) Suspending or cancelling an authority holder Cancelling an authority (section 140) Cancelling an authority (section 140) Cancelling an authority (section 140, arging for an interstate welfare authority to assume custody or guardianship of a child (section 245) 28 Amendment of s 68 (Amendment of sch 3 (Dictionary) of Act No. 10 of 1999). (1) Section 68(2), proposed definitions approved carer, investigated person and investigative information—omit. (2) Section 68(2). insert— 'approved carer— (a) generally, means— (i) an approved foster carer; or 	

(iii) a provisionally approved carer; or 12

	(b) for chapter 4, part 2, division 4, subdivision 3—see section 140AB.	1 2
	assessment care agreement see section 51ZD(2).	3
	<i>child protection care agreement</i> see section 51ZD(3).	4
	<i>convicted</i> means found guilty, or having a plea of guilty accepted, by a court whether or not a conviction is recorded.	5 6
	<i>excluding offence</i> means an excluding offence under the Commissioner's Act.	7 8
	<i>serious offence</i> means a serious offence under the Commissioner's Act.'.	9 10
(3)	Section 68(2), proposed definition <i>care agreement</i> , 'section 51ZD'—	11 12
	omit, insert—	13
	'section 51ZD(1)'.	14
(4)	Section 68(2), proposed definition <i>kin</i> , paragraph (a), second occurring—	15 16
	renumber as proposed definition kin, paragraph (b).	17

Part 4Amendment of Commission for
Children and Young People and
Child Guardian Act 20001820

Clause	29	Act amended in pt 4	21
		This part amends the <i>Commission for Children and Young</i> <i>People and Child Guardian Act 2000.</i>	22 23
Clause	30	Insertion of new s 99BA	24
		After section 99B—	25
		insert—	26

	'99B	A Ma	tters	about particular regulated employment	1
		'(1)	enga	section applies if a person is engaged, or proposes to be aged, in regulated employment mentioned in schedule 1, on $6G(1)$ or (2).	2 3 4
		'(2)	For	this part, and for no other purpose—	5
			(a)	the State is taken to be employing, or proposing to employ, the person in the regulated employment; and	6 7
			(b)	the chief executive (child safety) may carry out a function of the State relating to the person; and	8 9
			(c)	if the person must disclose information to the person's employer, or notify the employer about a matter—the person must disclose the information to, or notify, the chief executive (child safety).	10 11 12 13
			Note-	_	14
			per	is declaration arises out of the volunteer or non-employee status of rsons engaged in regulated employment mentioned in schedule 1, etion $6G(1)$ or (2).	15 16 17
Clause	31	Am	endr	nent of s 99F (Who is a <i>volunteer</i>)	18
			Sect	ion 99F(2), definition <i>financial reward</i> —	19
			omit	, insert—	20
			'find	uncial reward does not include—	21
			(a)	a payment that is a reimbursement for out-of-pocket expenses; or	22 23
			(b)	for a person who is an approved carer—an allowance or other amount paid to the person under the <i>Child Protection Act 1999</i> , section 159. ⁷ .	24 25 26
Clause	32			nent of s 100 (Application for notice—regulated nent)	27 28
		(1)	Sect	ion 100(6)—	29
			renu	mber as section 100(8).	30

⁷ *Child Protection Act 1999*, section 159 (Payments for care and maintenance)

		(2)	Sect	ion 100—	1
			inse	rt—	2
		' (6)	For	an application under subsection (1)—	3
			(a)	the employee is liable to pay the employer the fee mentioned in subsection (2)(d); and	4 5
			(b)	if the employer pays the fee, the amount of the fee is a debt payable by the employee to the employer.	6 7
		' (7)	Sub	section (6) applies subject to—	8
			(a)	a written agreement entered into between the employer and the employee; or	9 10
			(b)	an industrial instrument under the Industrial Relations Act 1999; or	11 12
			(c)	another document that regulates wages and conditions of employment and is enforceable under the <i>Workplace</i> <i>Relations Act 1996</i> (Cwlth).'.	13 14 15
Clause	33		iendr sines	ment of s 101 (Application for notice—regulated ss)	16 17
		(1)	Sect	ion 101(7)—	18
			renu	umber as section 101(8).	19
		(2)	Sect	ion 101—	20
			inse	rt—	21
		'(7)	Also if—	o, the person is taken to have withdrawn the application	22 23
			(a)	the person gives the commissioner, or the commissioner gives the person, written notice that the person is charged with an excluding offence; and	24 25 26
			(b)	the commissioner gives the person a notice of deemed withdrawal under this subsection.'.	27 28
Clause	34			nent of s 102B (Actions of commissioner after decision on application)	29 30
		(1)	Sect	tion 102B(4)(c), 'or the nominee of a licensee'—	31

		omit, insert—	1
		'the nominee of a licensee, or an adult occupant of a carer's home that is a licensed home based service'.	2 3
	(2)	Section 102B(4)—	4
		insert—	5
		(e) if the commissioner is aware that the relevant person is the nominee for, or an executive officer of an applicant for or holder of, a licence under the <i>Child Protection Act</i> <i>1999</i> —the chief executive (child safety).'.	6 7 8 9
	(3)	Section 102B—	10
		insert—	11
	'(4A)	If, under section $102(6)(a)$, a relevant person is issued with a negative notice and a notice about the person is given to the chief executive (child safety) under subsection (4), that notice must state that the person was issued with the negative notice under section $102(6)(a)$.	12 13 14 15 16
	(4)	Section 102B(4A) to (6)—	17
		renumber as section 102B(5) to (7).	18
Clause	35 R	eplacement of s 104B (Starting employment)	19
		Section 104B—	20
		omit, insert—	21
	'104B St	arting employment	22
		'A person must not employ another person (the <i>employee</i>) in regulated employment unless the employee has a positive notice.	23 24 25
		Maximum penalty—10 penalty units.	26
		Note—	27
		For the application of this section to persons taken to be volunteers engaged in regulated employment mentioned in schedule 1, section $6G(2)$, see the <i>Child Protection Act 1999</i> , section 148D. ⁸	28 29 30

⁸ *Child Protection Act 1999*, section 148D (Pending application for prescribed notice)

	ʻ104B		rrency of prescribed notice for person continuing ployment	1 2
		' (1)	This section applies if—	3
			(a) a person has a positive notice (the <i>previous notice</i>) and is employed in regulated employment; and	4 5
			(b) the person's employer applied for a further prescribed notice about the person at least 30 days before the previous notice expires; and	6 7 8
			(c) the application has not been decided.	9
		'(2)	Despite section 104(2), but subject to suspension or cancellation of the previous notice, the previous notice remains current from the day it would otherwise end under that subsection until the application is decided or withdrawn.'.	10 11 12 13
Clause	36	who not	endment of s 108 (Person holding negative notice, or o has withdrawn consent to employment screening, to apply for, or start or continue in, regulated ployment)	14 15 16 17
		(1)	Section 108(2), 'apply for, or start or continue in,'	18
			omit, insert—	19
			'start or continue in'.	20
		(2)	Section 108(2), from 'but' to 'before'—	21
			omit, insert—	22
			'but withdrawn under section 123(2) or (3B) before'.	23
Clause	37	Inse	ertion of new s 109A	24
			Part 6, division 3, subdivision 2, after section 109—	25
			insert—	26
	ʻ109A		rrency of prescribed notice for person carrying on ulated business	27 28
		' (1)	This section applies if—	29
			(a) a person to whom section 109 applies has a positive notice (a <i>previous notice</i>); and	30 31

s 38

		(b) the person applied for a further prescribed notice about the person at least 30 days before the previous notice expires; and	1 2 3
		(c) the application has not been decided.	4
	'(2)	Despite section 104(2), but subject to suspension or cancellation of the previous notice, the previous notice remains current from the day it would otherwise end under that subsection until the application is decided or withdrawn.'.	5 6 7 8
Clause 38	exc	nendment of s 119A (Cancellation if conviction for cluding offence and imprisonment or disqualification ler)	9 10 11
	(1)	Section 119A(4)(c) and (d), 'if the relevant person'—	12
		omit, insert—	13
		'if the commissioner is aware that the person'.	14
	(2)	Section 119A(4)(d), 'disciplining the relevant person'—	15
		omit, insert—	16
		'disciplining the person'.	17
	(3)	Section 119A(4)—	18
		insert—	19
		(e) if the commissioner is aware that the person is the nominee for, or an executive officer of an applicant for or holder of, a licence under the <i>Child Protection Act 1999</i> —the chief executive (child safety).'.	20 21 22 23
	(4)	Section 119A—	24
		insert—	25
	'(4A)	A notice given to the chief executive (child safety) under subsection (4) about a person must state that the person was given the negative notice under section 119A.'.	26 27 28
	(5)	Section 119A(4A) to (7)—	29
		renumber as section 119A(5) to (8).	30

Clause	39		endment of s 119C (Effect of charge for excluding ence pending charge being dealt with)	1 2
		(1)	Section 119C(5)(c) and (d), 'if the person'—	3
			omit, insert—	4
			'if the commissioner is aware that the person'.	5
		(2)	Section 119C(5)(d), 'relevant person'—	6
			omit, insert—	7
			'person'.	8
		(3)	Section 119C(5)—	9
			insert—	10
			(e) if the commissioner is aware that the person is the nominee for, or an executive officer of an applicant for or holder of, a licence under the <i>Child Protection Act 1999</i> —the chief executive (child safety).'.	11 12 13 14
Clause	40		endment of s 121 (Person may apply for review of cision)	15 16
Clause	40			
Clause	40	deo	cision)	16
Clause	40	deo	Section 121(1)—	16 17
Clause	40	dec (1)	Section 121(1)— <i>omit, insert</i> — A person may apply to the Children Services Tribunal for a review of either of the following decisions of the	16 17 18 19 20

		(2)	Sect	ion 121—	1
			inse	rt—	2
		ʻ(1A)	(1)(1)	application to review a decision mentioned in subsection b) may only be made if the person claims he or she has not a charged with the relevant excluding offence.'.	3 4 5
Clause	41			nent of s 122 (Commissioner may obtain tion from police commissioner)	6 7
			Sect	ion 122(1)(b), from 'been withdrawn'—	8
			omit	t, insert—	9
			'bee	n withdrawn; or'.	10
Clause	42			nent of s 122A (Notice of change in police tion about a person)	11 12
		(1)	Sect	ion 122A(1)—	13
			omit	t, insert—	14
		'(1)	of th	section applies if, for a person in relation to whom either ne following happens, the police commissioner reasonably bects the person is a person mentioned in section $122(1)(a)$	15 16 17 18
			(a)	the person's criminal history changes;	19
			(b)	the police commissioner decides, under section 121A, that information about the person is investigative information (regardless of when the act or omission relevant to the investigative information happened or is alleged to have happened).	20 21 22 23 24
		'(1A)	The	police commissioner may notify the commissioner that—	25
			(a)	the person's criminal history has changed; or	26
			(b)	the police commissioner has decided that information about the person is investigative information.'.	27 28
		(2)	Sect	ion 122A(2)(c)—	29
			omit	t, insert—	30

		(c) a brief description of the conviction or charge to which the change relates, or of the investigative information.'.	1 2
	(3)	Section 122A(4), 'subsection (1)'—	3
		omit, insert—	4
		'subsection (1A)'.	5
lause		nendment of s 123 (Withdrawal of employee's consent employment screening)	6 7
	(1)	Section 123(5)—	8
		renumber as section 123(6).	9
	(2)	Section 123—	10
		insert—	11
	' (5)	If the employee's consent to employment screening under this part is withdrawn, the application is taken to have been withdrawn.'.	12 13 14
lause	44 Ins	sertion of new s 123A	15
lause	44 Ins	Sertion of new s 123A After section 123—	
ause	44 Ins		15 16 17
lause	'123A No	After section 123—	16
lause	'123A No	After section 123— <i>insert</i> — tice about withdrawal of application or negative	16 17 18
lause	ʻ123A No no	After section 123— <i>insert</i> — tice about withdrawal of application or negative tice	16 17 18 19
lause	ʻ123A No no	After section 123— <i>insert</i> — tice about withdrawal of application or negative tice This section applies if— (a) an application about a person is made under section 100	16 17 18 19 20 21
lause	ʻ123A No no	After section 123— <i>insert</i> — tice about withdrawal of application or negative tice This section applies if— (a) an application about a person is made under section 100 or 101; ⁹ and (b) the application is withdrawn or the person has a current	16 17 18 19 20 21 22 23

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⁹ The Commissioner's Act, section 100 (Application for notice—regulated employment) or 101 (Application for notice—regulated business)

			(b)	if the person is a trainee student of an education provider—the education provider;	1 2
			(c)	if the commissioner is aware that the person is a licensee, the nominee of a licensee, or an adult occupant of a carer's home that is a licensed home based service, under the <i>Child Care Act 2002</i> —the chief executive of the department in which that Act is administered;	3 4 5 6 7
			(d)	if the commissioner is aware that the person is carrying on a regulated business as a religious representative and considers there is an entity within the relevant organised or recognised religious group with responsibility for supervising or disciplining the person—the entity;	8 9 10 11 12
			(e)	if the commissioner is aware that the person is the nominee for, or an executive officer of an applicant for or holder of, a licence under the <i>Child Protection Act 1999</i> —the chief executive (child safety).	13 14 15 16
		' (3)		e notice under subsection (2) is about the person having a ent negative notice, it must state each of the following—	17 18
			(a)	the date of issue of the negative notice;	19
			(b)	if it is given to the chief executive (child safety) and the negative notice was issued or given to the person under section 102(6)(a) or 119A—the section under which the negative notice was issued or given.'.	20 21 22 23
Clause	45			nent of s 126 (Use of information obtained under t about a person)	24 25
			-	ion 126, after 'for this part'—	26
			inse	rt—	27
			or a	a report under section 163'.	28
Clause	46	info	orma	ment of s 126B (Commissioner may give tion to accreditation board about director of s governing body)	29 30 31
			Sect	ion 126B(2)—	32
			inse	rt—	33

			'(c)		n application by a director under section 101 is drawn—the withdrawal of the application.'.	1 2			
Clause	47	Ins	ertio	n of r	new s 126D	3			
			Part	6, div	ision 5—	4			
			inser	rt—		5			
	'126D) No	tice o	of cha	rge or conviction for serious offence	6			
		' (1)	This	This section applies if—					
			(a)	the	use of information given to the commissioner by chief executive (child safety), the commissioner is fied a person—	8 9 10			
				(i)	is a provisionally approved carer or an adult member of a provisionally approved carer's household; or	11 12 13			
				(ii)	is, and was at the commencement of this section, an approved carer; or	14 15			
				(iii)	is an adult member of an approved carer's household; or	16 17			
				(iv)	is a person who becomes an adult member of the household of an applicant to be an approved carer after the application is made and before it is decided; and	18 19 20 21			
			(b)		pplication for a prescribed notice about the person is ent; and	22 23			
			(c)	with	commissioner is aware that the person is charged , or convicted of, a serious offence after the ication is made.	24 25 26			
		'(2)	notic		nissioner must as soon as practicable give written the chief executive (child safety) stating the	27 28 29			
			(a)	the p	berson's name;	30			
			(b)	that histo	there has been a change in the person's criminal ory;	31 32			
			(c)		ther or not the change in criminal history is a charge onviction;	33 34			

			(d)	that the charge or conviction is for a serious offence.	1
		' (3)	In th	is section—	2
			appr carei	<i>coved carer</i> does not include a provisionally approved c.'.	3 4
Clause	48			nent of s 152 (Confidentiality of information about history)	5 6
		(1)	Secti	ion 152—	7
			inser	<i>t</i> —	8
		'(2A)	This	section also applies to a person who is or has been-	9
			(a)	the Minister and in that capacity received a verbal report, or a written report (a <i>document</i>), under section 163^{10} that included information mentioned in subsection (1)(b); or	10 11 12 13
			(b)	a person mentioned in subsection $(4)(c)$ or (d) and in that capacity acquired the information, or gained access to the document in so far as it relates to the information.'.	14 15 16 17
		(2)	Secti	ion 152(4)—	18
			inser	<i>t</i> —	19
			'(ba)	if subsection (2A)(a) applies—to a public service officer of the department, the commissioner, a staff member or a member of the Minister's staff for the purpose of obtaining advice relating to the information; or	20 21 22 23
			(bb)	if subsection (2A)(b) applies— to the Minister, a public service officer of the department, the commissioner, a staff member or a member of the Minister's staff for the purpose of providing advice to the Minister relating to the information; or'.	24 25 26 27 28
		(3)	Secti	ion 152(4)(d), after 'Act'—	29
			inser	<i>t</i> —	30
			'or is	s authorised under section 163'.	31

		(4)		tion 152(4)(ba) to (d)— mber as section 152(4)(c) to (f).	1 2
Clause	49	۵m		nent of s 153 (Confidentiality of other	2
Clause	73		ormat	· · ·	3 4
		(1)	Secti	ion 153(3), before paragraph (a)—	5
			inser	<i>t</i> —	6
			'(aa)	the Minister or a member of the Minister's staff; or'.	7
		(2)	Secti	ion 153(3)—	8
			inser	<i>t</i> —	9
			'(ba)	a public service officer of the department; or'.	10
		(3)	Secti	ion 153(3)(aa) to (d)—	11
			renu	<i>mber</i> as section $153(3)(a)$ to (f).	12
		(4)	Secti	ion 153—	13
			inser	<i>t</i> —	14
		'(5)	confi	out limiting subsection (4)(a), a person makes a record of idential information or discloses it to someone else for Act in the following circumstances—	15 16 17
			(a)	if the person is the Minister—the Minister makes the record, or discloses the information to the commissioner, a member of the commission's staff, a public service officer of the department or a member of the Minister's staff, (the <i>relevant person</i>) for the purpose of obtaining advice relating to a report given to the Minister under section 163;	18 19 20 21 22 23 24
			(b)	if the person is a relevant person—the person makes the record, or discloses the information to the Minister or another relevant person, for the purpose of providing advice to the Minister relating to the report.'.	25 26 27 28
Clause	50	Am	nendn	nent of s 161 (Protection from liability)	29
	-	(1)		ion 161(3), definition <i>official</i> , before paragraph (a)—	30
		. /	inser		31

			'(aa) the Minister or a member of the Minister's staff; or'.	1
		(2)	Section 161(3), definition official—	2
			insert—	3
			'(ba) a public service officer of the department; or'.	4
		(3)	Section 161(3), definition <i>official</i> , paragraph (c), '(a) or (b)'—	5
			omit, insert—	6
			'(b) or (c)'.	7
		(4)	Section 161(3), definition official, paragraphs (aa) to (d)-	8
			renumber as paragraphs (a) to (f).	9
Clause	51		placement of s 163 (Other reports relating to nmissioner's functions)	10 11
		001		
			Section 163—	12
			omit, insert—	13
	ʻ163	Oth	ner reports by commissioner	14
		'(1)	The commissioner may provide the Minister with a report relating to the administration of this Act, including the performance and exercise of the commissioner's functions and powers under this Act.	15 16 17 18
		'(2)	The commissioner must provide the Minister with a report of a type mentioned in subsection (1) if the Minister asks for it.	19 20
		' (3)	A report under this section—	21
			(a) may relate to matters generally or to a particular matter; or	22 23
			(b) may include confidential information about a person obtained under part 6 including confidential information	24 25

				to which section 126 or 153 applies or that is mentioned in $152(1)(b)$. ¹¹ '.	1 2
Clause	52	Am	endm	nent of s 163A (Annual report by commission)	3
			Secti	on 163A—	4
			inser	t—	5
			'(c)	information about the number of times the Minister asked the commissioner for a report under section 163 during the year.'.	6 7 8
Clause	53	Inse	ertion	of new s 164A	9
			After	section 164—	10
			inser	t—	11
	ʻ164A			sioner may enter into arrangement with ecutive (child safety)	12 13
		'(1)	enter	commissioner and the chief executive (child safety) may into a written arrangement about the administration of 5 ¹² in relation to—	14 15 16
			(a)	a person who is or is likely to be engaged in regulated employment mentioned in schedule 1, section 6G; or	17 18
			(b)	a regulated business mentioned in schedule 1, section 16.	19 20
		'(2)	for th	out limiting subsection (1), the arrangement may provide ne electronic transfer of information, including on a daily , held by the commissioner about the person or business.	21 22 23
		·(3)	under infor	ever, if information is to be electronically transferred and, r this Act, there is a limitation on who may access the mation or the purposes for which the information may be the arrangement must provide for the limitation.'.	24 25 26 27

¹¹ Sections 126 (Use of information obtained under this part about a person), (152 (Confidentiality of information about criminal history) and 153 (Confidentiality of other information)

¹² Part 6 (Screening for regulated employment and regulated businesses)

Clause	54	Insertion of new pt 9, div 8 After section 195—		
	'Divis	insert— sion 8	Further transitional provisions for the Commission for Children and Young People and Child Guardian Amendment Act 2004	3 4 5 6 7
	ʻ196	Definitions fo 'In this div		8
			<i>ement</i> means commencement of this section.	9 10
		post-amer Young Peo	aded Act means the Commission for Children and ople and Child Guardian Act 2000 as in force from me on and after 17 January 2005 and before the	10 11 12 13 14
		Young Pe	ded Act means the Commission for Children and ople and Child Guardian Act 2000 as in force ely before 17 January 2005.	15 16 17
			<i>pplicant</i> , in relation to a relevant application, means n in relation to whom the relevant application is	18 19 20
		or 101 ¹³ o	<i>application</i> means an application under section 100 of the pre-amended Act that was received by the oner before 17 January 2005.	21 22 23
		<i>suitability</i> pre-ameno	<i>notice</i> means a suitability notice under the ded Act.	24 25
	ʻ197	Main purpos	e of div 8	26
		law appl	a purpose of this division is to clarify and declare the ying, in particular circumstances, to relevant ns and to suitability notices.	27 28 29

¹³ Section 100 (Application for notice-regulated employment) or 101 (Application for notice-regulated business) of the pre-amended Act

pre		tances, after commencement, in which nded Act applies to outstanding relevant ion	1 2 3			
'(1)	This section applies to a relevant application and the relevant applicant if—					
	(a)	a decision under section 102(1) ¹⁴ of the pre-amended Act about the relevant application had not been made before 17 January 2005; and	6 7 8			
	(b)	before the commencement, the commissioner had not issued a prescribed notice to the relevant applicant; and	9 10			
	(c)	on or after 17 January 2005, no police information and no disciplinary information about the relevant applicant was received by the commissioner.	11 12 13			
'(2)	the r	pre-amended Act applies to the relevant application and relevant applicant for the purpose of making a decision t the relevant application.	14 15 16			
'(3)	invol perso to be	the decision, by application of the pre-amended Act, lives declaring the relevant applicant to be a suitable on for child-related employment, the relevant applicant is e issued, under section $102(2)(a)$ of this Act, with a live notice.	17 18 19 20 21			
'(4)	invol perso to be	the decision, by application of the pre-amended Act, lives declaring the relevant applicant to be an unsuitable on for child-related employment, the relevant applicant is e issued, under section 102(2)(b) of this Act, with a tive notice.	22 23 24 25 26			
'(5)	(3), (he issuing of a positive notice as mentioned in subsection or a negative notice as mentioned in subsection (4), this and not the pre-amended Act, applies.	27 28 29			
'(6)	Desp	ite subsection (5), if a negative notice is issued—	30			
	(a)	the relevant applicant may only apply under section 121 of the pre-amended Act for a review of the decision under section 102 of the pre-amended Act; and	31 32 33			

'198 Circumstances, after commencement, in which р а

¹⁴ Section 102 (Decision on application) of the pre-amended Act

		(b)	the pre-amended Act applies to the application for review, the review and any appeal relating to the decision on review.	1 2 3
ʻ199			stances, after commencement, in which this lies to outstanding relevant application	4 5
		relat	s Act, and not the pre-amended Act, applies to all matters ing to a relevant application, and any decision relating to elevant application, if—	6 7 8
		(a)	a decision under section 102(1) of the pre-amended Act about the relevant application had not been made before 17 January 2005; and	9 10 11
		(b)	before the commencement, the commissioner had not issued a prescribed notice to the relevant applicant; and	12 13
		(c)	on or after 17 January 2005, police information or disciplinary information about the relevant applicant was received by the commissioner.	14 15 16
'200	Ro		t applications dealt with before	17
			t applications dealt with before ncement	17 18
		nmer This relat		
	COI	nmer This relat Janu If th	section applies to a relevant application if a decision in ion to the relevant application was made on or after 17	18 19 20
	cor '(1)	nmer This relat Janu If th	section applies to a relevant application if a decision in ion to the relevant application was made on or after 17 ary 2005 and before the commencement. he commissioner dealt with the relevant application by	18 19 20 21 22
	cor '(1)	nmer This relat Janu If th appl	section applies to a relevant application if a decision in ion to the relevant application was made on or after 17 ary 2005 and before the commencement. The commissioner dealt with the relevant application by ying the pre-amended Act, it is declared that— the relevant application has been validly dealt with by	18 19 20 21 22 23 24
	cor '(1)	nmer This relat Janu If th appl (a)	section applies to a relevant application if a decision in ion to the relevant application was made on or after 17 ary 2005 and before the commencement. The commissioner dealt with the relevant application by ying the pre-amended Act, it is declared that— the relevant application has been validly dealt with by applying the pre-amended Act; and a decision of the commissioner in relation to the relevant application is not invalid only because the decision	18 19 20 21 22 23 24 25 26 27

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	(a)	of the pre-amended Act for a review of the decision under section 102 of the pre-amended Act; and	1 2 3
	(b)	the pre-amended Act applies to the application for review, the review and any appeal relating to the decision on review.	4 5 6
(4)		e commissioner dealt with the relevant application by ying the post-amended Act, it is declared that—	7 8
	(a)	the relevant application has been validly dealt with by applying the post-amended Act; and	9 10
	(b)	a decision of the commissioner in relation to the relevant application is not invalid only because the decision involved the application of the post-amended Act; and	11 12 13
	(c)	this Act, and not the pre-amended Act, applies to all matters relating to the decision.	14 15
		ion of ss 122 and 122A in particular tances	16 17
(1)	appli is tal not b have	the application of sections 122 and 122A ¹⁵ to a relevant cation and the relevant applicant, the relevant application ken to be an application for a prescribed notice that has been withdrawn and the relevant applicant is taken not to withdrawn his or her consent to employment screening r part 6. ¹⁶	18 19 20 21 22 23
(2)	being	ection (1) does not prevent a relevant application from g withdrawn before the commissioner decides the ant application.	24 25 26
		tances, after commencement, relating to nd 119 of pre-amended Act	27 28

'(1) This section applies if-29 before 17 January 2005, the commissioner-(a) 30

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'(1)

'(2)

'(4)

¹⁵ Sections 122 (Commissioner may obtain information from police commissioner) and 122A (Notice of change in police information about a person)

¹⁶ Part 6 (Screening for regulated employment and regulated businesses)

	previous section 118 application); or
	the pre-amended Act to cancel a negative notice (a
(i)	had received an application under section 118(2) of

- (ii) had received or otherwise become aware of 4 information that may have allowed the commissioner to exercise a power as mentioned in section 119(1) or (1A) of the pre-amended Act (the previous section 119 power) in relation to a suitability notice; and
- before the commencement, the commissioner had not (b) 10 decided whether or not to grant the previous section 118 11 application or to exercise the previous section 119 12 power. 13
- (2)The pre-amended Act applies in relation to the previous 14 section 118 application or the exercise of the previous section 15 119 power and, subject to subsection (6), the commissioner 16 may grant or refuse the previous section 118 application or 17 exercise or not exercise the previous section 119 power. 18
- **'**(3) After a decision is made about whether or not to grant the 19 previous section 118 application, or to exercise the previous 20 section 119 power, this Act, and not the pre-amended Act, 21 applies. 22
- **'**(4) However, if the decision under subsection (2) is a decision to 23 issue a negative notice to a person, or a decision refusing a 24 person's application to cancel a negative notice-25
 - (a) the person may only apply under section 121 of the 26 pre-amended Act for a review of the decision; and 27
 - the pre-amended Act applies to the application for (b) 28 review, the review and any appeal relating to the 29 decision on review. 30
- **'**(5) Despite subsections (1) to (4), subsection (6) applies if, on or 31 after 17 January 2005, the commissioner received or receives 32 information that allowed or allows the commissioner to 33 exercise a power as mentioned in section 119(1) or (2) of this 34 Act in relation to a suitability notice— 35
 - that is the subject of a previous section 118 application; 36 (a) or 37

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Child Safety (Carers) Amendment Bill 2006

- (b) to which a previous section 119 power may be exercised.
- (6) This Act, and not the pre-amended Act, applies to all matters relating to the suitability notice mentioned in subsection (5).

'203 Circumstances, before commencement, relating to ss 118 and 119 of pre-amended Act

- '(1) If, on or after 17 January 2005 and before the commencement, 7 the commissioner cancelled or refused to cancel a suitability 8 notice, whether under section 118 or 119 of the pre-amended 9 Act or post-amended Act, the cancellation or refusal is 10 declared to have been validly dealt with by applying the 11 pre-amended Act or post-amended Act. 12
- '(2) If the cancellation or refusal has been dealt with by applying 13 the pre-amended Act, the cancellation or refusal may only be 14 reviewed on an application for review under section 121 of the 15 pre-amended Act and the pre-amended Act applies to the 16 application for review, the review and any appeal relating to 17 the decision on review.
- (3) Subject to subsection (2), this Act, and not the pre-amended 19 Act, applies to all matters relating to the cancellation or 20 refusal. 21

'204 Circumstances where pre-amended Act applies to application for review made before commencement

- '(1) If, before the commencement, there was no final decision in relation to a previous application for review, the pre-amended Act applies to the previous application for review, the review 26 and any appeal relating to the decision on review.
- '(2) If, before the commencement, the tribunal had started to hear 28 a previous application for review but had not made a final 29 decision, the tribunal may, for the purposes of subsection (1), 30 exercise its powers under the *Children Services Tribunal Act* 31 2000 and issue directions in relation to the previous 32 application for review and the hearing. 33

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	' (3)	If, before the commencement, a final decision in relation to a previous application for review had been made, the pre-amended Act applies to the following—	1 2 3
		 (a) if, under the <i>Children Services Tribunal Act 2000</i>, section 38(1)(c),¹⁷ the tribunal had set aside the commissioner's decision that was the subject of the previous application for review and returned it to the commissioner for reconsideration—the reconsideration; 	4 5 6 7 8
		(b) otherwise—any appeal relating to the final decision.	9
	' (4)	In this section—	10
		<i>final decision</i> means a decision of the tribunal under the <i>Children Services Tribunal Act 2000</i> , section 38.	11 12
		<i>previous application for review</i> means an application to the tribunal for a review of a decision made before 17 January 2005 to issue a negative notice or to refuse to cancel a negative notice.	13 14 15 16
		tribunal means the Children Services Tribunal.	17
'205		cumstances where this Act applies to notices ued before the commencement	18 19
	' (1)	This section applies to each of the following notices—	20
		(a) a suitability notice issued under the pre-amended Act and in force immediately before 17 January 2005;	21 22
		(b) a prescribed notice issued on or after 17 January 2005 and before the commencement.	23 24
	'(2)	It is declared that this Act applies in relation to the notice unless-	25 26
		(a) a provision of this division provides that the pre-amended Act applies; or	27 28
		(b) division 7 otherwise provides.	29

¹⁷ *Children Services Tribunal Act 2000*, section 38 (Powers of tribunal on review)

	'206	Re	ferences to prescribed notice	1	
		'It is declared that in an Act or document, a reference to prescribed notice may, if the context permits, be taken to include a reference to a suitability notice.'.			
Clause	55	Ins	ertion of new pt 9, div 9	5	
			Before schedule 1—	6	
			insert—	7	
	' Div i	ision	 9 Transitional provisions for Child Safety (Carers) Amendment Act 2006 	8 9 10	
	'207	Det	finition for div 9	11	
			'In this division—	12	
			<i>commencement</i> means the day on which the provision in which the term is used commences.	13 14	
	'208	Re	gulated employment—volunteers	15	
		' (1)	This section applies if, immediately before the commencement—	16 17	
			(a) a person (the <i>employee</i>) was employed or was continuing to be employed by another person (the <i>employer</i>) in employment that, after the commencement, is regulated employment mentioned in schedule 1, section $6G(1)$ or (2); and	18 19 20 21 22	
			(b) the person does not have a positive notice.	23	
		'(2)	Section 127(2) does not apply to the employment of the employee.	24 25	
		' (3)	Despite subsection (2), the employee may continue in the regulated employment and the employer may continue to employ the employee in the regulated employment until—	26 27 28	
			(a) if an application for a prescribed notice about the person is made within 6 months after the commencement and is	29 30	

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		not withdrawn—the day a prescribed notice is issued to the person; or	1 2
	(b)	if an application for a prescribed notice about the person is made within 6 months after the commencement and is withdrawn—the day the application is withdrawn; or	3 4 5
	(c)	if an application for a prescribed notice about the person is not made within 6 months after the commencement—6 months after the commencement.	6 7 8
'(4)	pers	b, despite subsection (2), section 112 does not apply to the on until the first application for a prescribed notice about person is made after the commencement.	9 10 11
Re	gulat	ed employment—other persons	12
' (1)	This com	section applies if, immediately before the mencement—	13 14
	(a)	a person (the <i>employee</i>) was employed or was continuing to be employed by another person (the <i>employer</i>) in employment that, after the commencement, is regulated employment mentioned in schedule 1, section $6G(3)$; and	15 16 17 18 19
	(b)	the person does not have a positive notice.	20
'(2)		ion 127(2) does not apply to the employment of the loyee.	21 22
' (3)	regu	pite subsection (2), the employee may continue in the lated employment, and the employer may continue to loy the employee in the regulated employment until—	23 24 25
	(a)	if an application for a prescribed notice about the person is made within 6 months after the commencement and is not withdrawn—the day a prescribed notice is issued to the person; or	26 27 28 29
	(b)	if an application for a prescribed notice about the person is made within 6 months after the commencement and is withdrawn—the day the application is withdrawn; or	30 31 32
	(c)	if an application for a prescribed notice about the person is not made within 6 months after the commencement—6 months after the commencement.	33 34 35

'209

	'(4)	pers	b, despite subsection (2), section 112 does not apply to the on until the first application for a prescribed notice about person is made after the commencement.	1 2 3
'210	Ca	rrying	g on regulated business	4
	'(1)	This com	section applies if, immediately before the mencement—	5 6
		(a)	a person was carrying on a business that, after the commencement, is a regulated business mentioned in schedule 1, section 16; and	7 8 9
		(b)	the person does not have a positive notice.	10
	'(2)	Sect until	ion 109 does not apply to the carrying on of the business	11 12
		(a)	if the person applies for a prescribed notice within 6 months after the commencement and does not withdraw the application—the day a prescribed notice is issued to the person; or	13 14 15 16
		(b)	if the person applies for a prescribed notice within 6 months after the commencement and withdraws the application—the day of the withdrawal; or	17 18 19
		(c)	if the person does not apply for a prescribed notice within 6 months after the commencement—6 months after the commencement.	20 21 22
	' (3)		ion 113 does not apply to the person until the person first ies for a prescribed notice after the commencement.	23 24
'211			ar certificates of approval under Child on Act 1999	25 26
	' (1)	This	section applies if—	27
		(a)	before the commencement, a person has applied for a certificate of approval and the application has not been decided; and	28 29 30
		(b)	after the commencement, the person is issued with the certificate of approval.	31 32

	'(2)	Despite section 104B, a relevant person may be employed in regulated employment mentioned in schedule 1, section $6G(1)$ or (2) until—		
		(a)	if an application for a prescribed notice about the person is made within 6 months after the commencement and is not withdrawn—the day a prescribed notice is issued to the person; or	4 5 6 7
		(b)	if an application for a prescribed notice about the person is made within 6 months after the commencement and is withdrawn—the day the application is withdrawn; or	8 9 10
		(c)	if an application for a prescribed notice about the person is not made within 6 months after the commencement—6 months after the commencement.	11 12 13
	' (3)	first	b, section 112 does not apply to a relevant person until the application for a prescribed notice about the person is e after the commencement.	14 15 16
	'(4)	In th	nis section—	17
			<i>ificate of approval</i> means a certificate of approval under <i>Child Protection Act 1999</i> .	18 19
			<i>vant person</i> means each of the following persons if the on does not have a positive notice—	20 21
		(a)	the applicant for the certificate of approval;	22
		(b)	a person who is an adult member of the applicant's household when the certificate of approval is issued.	23 24
'212	Pai	rticul	ar licences under Child Protection Act 1999	25
	' (1)	This	section applies if—	26
		(a)	before the commencement, a person has applied for a licence under the <i>Child Protection Act 1999</i> and the application has not been decided; and	27 28 29
		(b)	after the commencement, the person is issued with the licence.	30 31
	' (2)	Sect	ion 109 does not apply to a relevant person until—	32
		(a)	if the person applies for a prescribed notice within 6 months after the commencement and does not withdraw	33 34

			the application—the day a prescribed notice is issued to the person; or	1 2
			(b) if the person applies for a prescribed notice within 6 months after the commencement and withdraws the application—the day of the withdrawal; or	3 4 5
			(c) if the person does not apply for a prescribed notice within 6 months after the commencement—6 months after the commencement.	6 7 8
		' (3)	Section 113 does not apply to a relevant person until the person first applies for a prescribed notice after the commencement.	9 10 11
		' (4)	In this section—	12
			<i>relevant person</i> means each of the following persons if, immediately before the commencement, the person does not have a positive notice—	13 14 15
			(a) the nominee for the licence under the <i>Child Protection Act 1999</i> ;	16 17
			(b) an executive officer of the licensee.'.	18
Clause	56		nendment of sch 1 (Regulated employment and sinesses for employment screening)	19 20
		(1)	Schedule 1, section 1(2)(b), from 'service'—	21
			omit, insert—	22
			'service.'.	23
		(2)	Schedule 1, section 5(2)(b), from 'service'—	24
			omit, insert—	25
			'service; or'.	26
		(3)	Schedule 1—	27
			insert—	28
	'6G	Ca	re of children under Child Protection Act 1999	29
		'(1)	Employment is regulated employment if the usual functions of the employment include, or are likely to include, providing care for a child as an approved carer, other than a provisionally approved carer.	30 31 32 33

	'(2)	the prov pers	person provides, or is likely to provide, care for a child in person's capacity as an approved carer, other than a visionally approved carer, each adult member of the con's household is taken to be a volunteer who is engaged egulated employment.	1 2 3 4 5			
	' (3)	Emp	ployment is regulated employment if—	6			
		(a)	any of the usual functions of the employment is carried out, or is likely to be carried out, inside a licensed residential facility; or	7 8 9			
		(b)	the employee is employed by a licensed care service and any of the usual functions of the employment includes or is likely to include providing support for an approved carer.	10 11 12 13			
	'(4)	is ta	hout limiting subsection (3), each of the following persons aken to be engaged in regulated employment under the section—	14 15 16			
		(a)	a person who is responsible for directly managing a licensed care service;	17 18			
		(b)	a person who is engaged in relation to the provision of care to a child by a licensed care service.'.	19 20			
	(4)	Sch	edule 1, part 2—	21			
		inse	rt—	22			
ʻ16	Businesses relating to licensed care service under Child Protection Act 1999						
		'A b	'A business is a regulated business if—				
		(a)	the usual activities of the business include, or are likely to include, a licensed care service; or	26 27			
		(b)	the usual activities of the business include, or are likely to include, carrying out activities or providing services inside a licensed residential facility.'.	28 29 30			
57	Am	nendr	ment of sch 4 (Dictionary)	31			
	(1)	Sch	edule 4—	32			
		inse	rt—	33			
		'con	nmencement means—	34			

Clause

	(a)	for part 9, division 5—see section 179; or	1			
	(b)	for part 9, division 9—see section 207.	2			
	<i>licensed care service</i> means a licensed care service under the <i>Child Protection Act 1999</i> .					
	<i>licensed residential facility</i> means a licensed residential facility under the <i>Child Protection Act 1999</i> .					
	<i>member</i> , of a person's household, see the <i>Child Protection Act</i> 1999, schedule 3.					
	-	<i>isionally approved carer</i> means a provisionally approved r under the <i>Child Protection Act 1999</i> .'.	9 10			
(2)	Sche	edule 4, definition <i>employment</i> , paragraph (c)—	11			
	renu	<i>mber</i> as paragraph (d).	12			
(3)	Sche	edule 4, definition <i>employment</i> —	13			
	inser	rt—	14			
	'(c)	in relation to regulated employment mentioned in schedule 1, section $6G(1)$ or (2)—includes employment by the State in the circumstances mentioned in section 99BA; or'.	15 16 17 18			

Schedule		Amendment of Child Protection Act 1999	
		section 3	3
1	Before section	on 137—	4
	insert—		5
'Sub	division 1	Amendment'.	6
2	Before section	on 139—	7
	insert—		8
'Sub	division 2	Suspension or cancellation, other	9
		than immediate suspension or	10
		cancellation'.	11
3	Section 140	A, heading, from 'Commissioner'—	12
	omit, insert—		13
	'children's co	mmissioner about particular information'.	14
4	Section 140/	۹(5)—	15
	omit.		16
5	Before section	on 141A—	17
-	insert—		18
'Sub	division 5	Surrender'.	19
c			•
6		5), from 'Commissioner'—	20
	omit, insert—		21
		mmissioner to help the commissioner perform the 's monitoring functions under the Commissioner's	22 23 24

65 Child Safety (Carers) Amendment Bill 2006

Schedule (continued)

7	Section 186(2)(d)—	1			
	omit, insert—				
	'(d) to the children's commissioner in compliance with a notice given by the commissioner under the Commissioner's Act requiring the disclosure; or'.	3 4 5			
8	Sections 246G(1) and (2) and 246H(1)(a)(iii), ' <i>Commission for Children and Young People and Child Guardian Act 2000'—</i>	6 7 8			
	omit, insert—	9			
	'Commissioner's Act'.	10			
9	Section 248A, heading, from 'Commissioner'—	11			
	omit, insert—	12			
	'children's commissioner'.	13			
10	Section 248A(1), from 'the commissioner,'—	14			
	omit, insert—	15			
	'the children's commissioner, for the purpose of supporting the commissioner in the performance of the commissioner's monitoring functions under the Commissioner's Act.'.	16 17 18			
11	Section 248A(2), definitions, <i>commissioner</i> and <i>monitoring functions</i> —	19 20			
	omit.	21			
12	Schedule 3, definition CDCRC, 'Commission for Children and Young People and Child Guardian Act 2000"—	22 23			
	omit, insert—	24			
	'Commissioner's Act'.	25			

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