

Queensland



Queensland

Government Owned Corporations Amendment Bill 2006

Contents

		Page
Part 1	Preliminary	
1	Short title	6
2	Commencement	6
Part 2	Amendment of Government Owned Corporations Act 1993	
3	Act amended in pt 2	6
4	Amendment of s 3 (Definitions)	6
5	Amendment of s 7 (Types of GOCs)	7
6	Amendment of s 21 (How Act will enable management of the corporatisation process)	7
7	Amendment of s 22 (What this part provides)	8
8	Amendment of s 23 (Government entity becoming a GOC)	8
9	Amendment of s 24 (Meaning of candidate GOC)	8
10	Amendment of s 25 (Meaning of certain expressions about government entities)	8
11	Omission of s 27 (Nomination of statutory GOC etc. to become company GOC)	8
12	Amendment of s 35 (Matters to be included in draft corporatisation charter)	9
13	Amendment of s 36 (Responsible Ministers may determine other matters relevant to draft corporatisation charter preparation)	9
14	Amendment of s 51 (Unincorporated entities)	9
15	Amendment of s 54 (Candidate GOC associates and subsidiaries of candidate GOC associates)	9
16	Amendment of s 55 (Memorandum and articles of candidate GOC)	10
17	Amendment of s 58 (Share capital and issue of shares)	10
18	Amendment of s 60 (Registration under Corporations Act)	11

19	Replacem relationshi	ent of s 61 (Part does not affect existing legal ps)	11
	61	Part does not affect existing legal relationships	11
20	Amendme	nt of s 62 (Regulations may deal with other matters)	12
21	Replacem	ent of s 62B (Application of provisions of pt 5A)	13
	62B	Application of pt 5A	13
22	Omission	of ss 62C and 62D	13
23		ent of s 62E (Appointment of company GOC's first chief officer)	13
	62E	Appointment of GOC's first chief executive officer	13
24		ent of s 62F (Appointment of company GOC's first cutives)	13
	62F	Appointment of GOC's first senior executives	14
25	Amendme	nt of s 63 (Declaration of entity as GOC)	14
26		nt of s 63A (Declaration of candidate GOC associate	14
27	Amendme etc.)	nt of s 65 (Statutory GOC must be body corporate	14
28		nt of s 69 (Application of Corporations Law to GOCs)	15
29	Amendme	nt of s 70 (Company GOC not exempt public authority)	15
30	Replacem	ent of ss 76–80	15
	76	Shareholders of a company GOC	15
	77	Shareholding Ministers must have equal number of voting shares and equal rights	15
31	Amendme	nt of s 81 (Resolutions without meetings)	16
32	Amendme	nt of s 85 (Ministers not directors etc.)	16
33	Replacem	ent of ch 3, pt 4 hdg (Memorandum and articles)	16
34		nt of s 86 (Shareholding Ministers of statutory GOC re amendment of subsidiary's memorandum and	16
35	Amendme	nt of s 87 (Memorandum and articles of statutory sidiary must not be inconsistent with Act or	16
36	•	ons Law) nt of s 88 (Memorandum and articles of company	10
	GOC may	be amended by shareholding Ministers)	17
37		nt of s 89 (Shareholding Ministers of company GOC re amendment of subsidiary's memorandum and	17

38		nt of s 90 (Memorandum and articles of company its subsidiaries must not be inconsistent with Act or	
			18
39	Omission	of s 94A (First board of statutory GOC)	18
40	Amendme	nt of s 96 (Composition of board)	18
41	Amendme	nt of s 96B (First board of company GOC)	18
42	Insertion of	f new s 101A	19
	101A	Application of div 1 to statutory GOC subsidiaries	19
43	Amendme	nt of s 102 (Appointment of chief executive officer)	19
44	Insertion of	f new s 102A	20
	102A	Appointment of chief executive officer—particular subsidiaries	20
45	Amendme	nt of s 106 (Draft corporate plan)	20
46		nt of s 107 (Special procedures in relation to draft plan)	20
47	Amendme	nt of s 131 (Matters to be included in annual report)	20
48	Omission	of ch 3, pt 13, div 3 (GOC may direct subsidiaries)	21
49	Amendme	nt of s 159 (Payment of dividends)	21
50	Amendme	nt of s 160 (Interim dividends)	21
51	Amendme	nt of s 164 (Part applies to subsidiaries)	22
52	Amendme	nt of s 168 (Appointment of senior executives)	23
53	Insertion of	of new s 176	23
	176	Relationship of GOCs with the State	23
54	Amendme	nt of s 182 (Application of Ombudsman Act 2001)	23
55	Replacem	ent of s 184 (Application of Ombudsman Act 2001)	24
	184	Application of Ombudsman Act 2001	24
56	Insertion of	of new s 188A	24
	188A	Effect of regulation made under s 188(1) on legal relationships	24
57	Insertion of	of new ch 5	25
	Chapter 5	Transitional provisions for Government Owned Corporations Amendment Act 2006	
	194	Company GOCs—transfer of non-voting shares	25
58		nt of sch 1 (Additional provisions relating to board of GOC)	26
59		nt of sch 2 (Additional provisions relating to chief officer of statutory GOC)	26
60		nt of sch 3 (Application of FA and A Act to company prescribed company GOC subsidiaries)	26

61	Amendment of sch 4 (Application of chapter 3 of Act to company GOC subsidiaries)	27
Part 3	Other amendments of Acts	
62	Acts amended in schedule	32
Schedule	Amendments of Acts commencing by proclamation	33
	Acts Interpretation Act 1954	33
	Electricity Act 1994	33
	Government Owned Corporations Act 1993	33
	Queensland Investment Corporation Act 1991	49
	State Financial Institutions and Metway Merger Facilitation Act 1996	51
	Transport Infrastructure Act 1994	51
	Transport Planning and Coordination Act 1994	54
	Water Act 2000	54
	Whistleblowers Protection Act 1994	55

2006

A Bill

for

An Act to amend the *Government Owned Corporations Act* 1993, and for other purposes

s 1 6 s 4

Government Owned Corporations Amendment
Bill 2006

	The P	arliament of Queensland enacts—	1
	Part	1 Preliminary	2
Clause	1	Short title This Act may be cited as the Government Owned Corporations Amendment Act 2006.	3 4 5
Clause	2	Commencement Part 3 and the schedule commence on a day to be fixed by proclamation.	6 7 8
	Part	2 Amendment of Government Owned Corporations Act 1993	9 10
Clause	3	Act amended in pt 2 This part amends the Government Owned Corporations Act 1993.	11 12 13
Clause	4	 Amendment of s 3 (Definitions) (1) Section 3, definitions articles, government entity that is to become a company GOC, government entity that is to become a statutory GOC and memorandum— omit. 	14 15 16 17 18
		(2) Section 3— insert— 'board of directors, for chapter 2, part 5A, see section 62A. dividend, for sections 160B to 160D, see section 160A.	19 20 21 22

			<i>predecessor</i> , for sections 160B to 160D, see section 160A.	1
			statutory GOC closing time means the time at which the Government Owned Corporations Amendment Act 2006, section 11 ¹ commences.'.	2 3 4
		(3)	Section 3, definition government entity that is to become a subsidiary of a GOC, '25(4)'—	5 6
			omit, insert—	7
			['] 25(2)'.	8
		(4)	Section 3, definition <i>shareholding Ministers</i> , paragraph (b), '80'—	9 10
			omit, insert—	11
			['] 76'.	12
Clause	5	Am	nendment of s 7 (Types of GOCs)	13
			Section 7(2)—	14
			omit, insert—	15
		'(2)	A statutory GOC is a GOC that—	16
			(a) was established as a body corporate under an Act before the statutory GOC closing time; and	17 18
			(b) is not registered under the Corporations Act.	19
			Note—	20
			Each statutory GOC in existence immediately before the statutory GOC closing time is, under section 24(b), a candidate GOC to become a company GOC.'.	21 22 23
Clause	6		nendment of s 21 (How Act will enable management of ecorporatisation process)	24 25
		(1)	Section 21(2)—	26
			omit.	27

¹ Government Owned Corporations Amendment Act 2006, section 11 (Omission of s 27 (Nomination of statutory GOC etc. to become company GOC))

s 7 8

Government Owned Corporations Amendment
Bill 2006

s 11

		(2) Section 21(3) and (4)—	1
		renumber as section 21(2) and (3).	2
Clause	7	Amendment of s 22 (What this part provides)	3
		Section 22(a) and (c), 'statutory GOCs and'—	4
		omit.	5
Clause	8	Amendment of s 23 (Government entity becoming a GOC)	6
		Section 23(2)—	7
		omit.	8
Clause	9	Amendment of s 24 (Meaning of candidate GOC)	9
		Section 24(b)—	10
		omit, insert—	11
		'(b) each statutory GOC in existence immediately before the statutory GOC closing time.'.	12 13
Clause	10	Amendment of s 25 (Meaning of certain expressions about government entities)	14 15
		(1) Section 25(2) and (3)—	16
		omit.	17
		(2) Section 25(4)—	18
		renumber as section 25(2).	19
Clause	11	Omission of s 27 (Nomination of statutory GOC etc. to become company GOC)	20 21
		Section 27—	22
		omit.	23

Clause	12		nendment of s 35 (Matters to be included in draft rporatisation charter)	1 2
		(1)	Section 35(1)(b)—	3
			omit.	4
		(2)	Section 35(1)(c) to (i)—	5
			renumber as section 35(1)(b) to (h).	6
Clause	13	det	nendment of s 36 (Responsible Ministers may termine other matters relevant to draft corporatisation arter preparation)	7 8 9
			Section 36(2), from 'charter,'—	10
			omit, insert—	11
			'charter.'.	12
Clause	14	Am	nendment of s 51 (Unincorporated entities)	13
		(1)	Section 51(1)(c)—	14
			omit.	15
		(2)	Section 51(1)(d) and (e)—	16
			renumber as section 51(1)(c) and (d).	17
		(3)	Section 51—	18
			insert—	19
		'(1A)	An entity provided for under a regulation made under subsection (1) may have a seal.'.	20 21
		(4)	Section 51(1A) and (2)—	22
			renumber as section 51(2) and (3).	23
Clause	15		nendment of s 54 (Candidate GOC associates and bsidiaries of candidate GOC associates)	24 25
		(1)	Section 54(1)(c)—	26
			omit.	27
		(2)	Section 54(1)(d) and (e)—	28

			renumber as section 54(1)(c) and (d).	1
		(3)	Section 54—	2
			insert—	3
		'(1A)	A candidate GOC associate or associate subsidiary provided for under a regulation made under subsection (1) may have a seal.'.	4 5 6
		(4)	Section 54(1A) and (2)—	7
			renumber as section 54(2) and (3).	8
Clause	16	Am car	nendment of s 55 (Memorandum and articles of additional and articles of additional articles of a distribution and a distribut	9 10
		(1)	Section 55, heading, 'Memorandum and articles'—	11
			omit, insert—	12
			'Constitution'.	13
		(2)	Section 55(1) and (6)(a), 'company'—	14
			omit.	15
		(3)	Section 55(1) to (5), 'memorandum and articles'—	16
			omit, insert—	17
			'constitution'.	18
		(4)	Section 55(2), (3) and (5), 'Corporations Law'—	19
			omit, insert—	20
			'Corporations Act'.	21
Clause	17	Am	nendment of s 58 (Share capital and issue of shares)	22
			Section 58(5)—	23
			omit, insert—	24
		'(5)	Chapter 3, part 3 applies to the candidate GOC as if it were a company GOC.'.	25 26

Jiause	18	Am Act		nent	of S 60 (Registration under Corporations	2
		(1)	Secti	ion 60	0(1)—	3
			omit,	inser	<i>t</i> —	4
		'(1)	this	sectio	nent entity that is to become a GOC is authorised by n to transfer its incorporation to the Corporations ecome registered under chapter 5B ² of that Act.'.	5 6 7
		(2)	Secti	ion 60	0(2), '2A'—	8
			omit,	inser	<i>t</i> —	9
			'5B'			10
		(3)	Secti	ion 60	(3)(a), 'company'—	11
			omit			12
Clause	19		stions Secti	ment ships ion 61 , <i>inser</i>	-	13 14 15 16
	'61	Par			t affect existing legal relationships	17
		'(1)			one under this part—	18
			(a)	conti	es a relevant entity liable for a civil wrong or a ravention of a law or for a breach of a contract or idence; or	19 20 21
			(b)	inclu regul	es a relevant entity in breach of any instrument, ading an instrument prohibiting, restricting or lating the assignment, novation or transfer of a right ability or the disclosure of information; or	22 23 24 25
			(c)	is tal	ken to fulfil a condition that—	26
				(i)	allows a person to terminate an instrument or obligation or modify the operation or effect of an instrument or obligation; or	27 28 29

² Corporations Act, chapter 5B (Bodies corporate registered as companies, and registrable bodies)

	(ii)	allows a person to enforce an obligation contained in an instrument or requires a person to perform an obligation contained in an instrument; or	1 2 3
	(iii)	requires any money to be paid before its stated maturity; or	4 5
		eases a surety or other obligee, wholly or partly, from obligation.	6 7
'(2)	of a pers part, the	from this subsection, the advice, consent or approval on would be necessary to do something under this advice is taken to have been obtained or the consent val is taken to have been given unconditionally.	8 9 10 11
'(3)	be necess	from this subsection, giving notice to a person would sary to do something under this part, the notice is have been given.	12 13 14
' (4)	This sect	ion applies despite anything in an instrument.	15
'(5)	In this see	ction—	16
	relevant (entity means any of the following—	17
	(a) the	State;	18
	(b) a go	overnment entity;	19
		officer, employee or agent of an entity mentioned in agraph (a) or (b);	20 21
	(d) the	responsible Ministers of a government entity.'.	22
	nendment tters)	of s 62 (Regulations may deal with other	23 24
(1)	Section 6	2(1)(a)—	25
	omit.		26
(2)	Section 6	2(1)(c), 'statutory GOC or'—	27
	omit.		28
(3)	Section 6	(2(1)(b) and (c)—	29
	renumber	r as section 62(1)(a) and (b).	30

Clause 20

Clause	21	Re	placen	nent of s 62B (Application of provisions of pt 5A)	1
			Section	on 62B—	2
			omit,	insert—	3
	'62B	Ар	plication	on of pt 5A	4
			GOC	part applies if the responsible Ministers of a candidate authorise the candidate GOC's board of directors to act e part.'.	5 6 7
Clause	22	Om	nission	of ss 62C and 62D	8
			Section	ons 62C and 62D—	9
			omit.		10
Clause	23			nent of s 62E (Appointment of company GOC's executive officer)	11 12
			Section	on 62E—	13
			omit,	insert—	14
	'62E	Ар	pointm	nent of GOC's first chief executive officer	15
		'(1)	under	irst chief executive officer of a GOC may be appointed section 102 before the commencement of a regulation ring the candidate GOC to be a GOC.	16 17 18
		'(2)	For ac	eting under the section—	19
				a reference in the section to the GOC's board is taken to be a reference to the candidate GOC's board of directors; and	20 21 22
			-	a reference in the section to the shareholding Ministers is taken to be a reference to the responsible Ministers of the candidate GOC.'.	23 24 25
Clause	24			nent of s 62F (Appointment of company GOC's or executives)	26 27
			Section	on 62F—	28
			omit,	insert—	29

	'62F	62F Appointment of GOC's first senior executives		1
			The first senior executives of a GOC may be appointed under section 168 before the commencement of a regulation declaring the candidate GOC to be a GOC.	2 3 4
		'(2)	For acting under the section—	5
		((a) a reference in the section to the GOC's board is taken to be a reference to the candidate GOC's board of directors; and	6 7 8
		((b) a reference in the section to the shareholding Ministers is taken to be a reference to the responsible Ministers of the candidate GOC.'.	9 10 11
Clause	25	Ame	endment of s 63 (Declaration of entity as GOC)	12
		,	Section 63(b)—	13
		•	omit, insert—	14
			'(b) the candidate GOC complies with, or on becoming a GOC will comply with, section 66;'.	15 16
Clause	26		endment of s 63A (Declaration of candidate GOC ociate as GOC)	17 18
		,	Section 63A(2)(b), '65 or'—	19
		•	omit.	20
Clause	27		endment of s 65 (Statutory GOC must be body orate etc.)	21 22
		;	Section 65(1)—	23
		i	insert—	24
			'Note—	25
			A statutory GOC can not be established on or after the statutory GOC closing time because of the commencement of the <i>Government Owned Corporations Amendment Act</i> 2006, part 2.	26 27 28

Clause	28	Amendment of s 69 (Application of Corporations Law to company GOCs)	1 2
		Section 69, 'Corporations Law'—	3
		omit, insert—	4
		'Corporations Act'.	5
Clause	29	Amendment of s 70 (Company GOC not exempt public authority)	6 7
		Section 70, 'Corporations Law'—	8
		omit, insert—	9
		'Corporations Act'.	10
Clause	30	Replacement of ss 76–80	11
		Sections 76 to 80—	12
		omit, insert—	13
	'76	Shareholders of a company GOC	14
		'The shareholders of a company GOC are the GOC Minister and the portfolio Minister of the GOC (the <i>shareholding Ministers</i>).	15 16 17
	'77	Shareholding Ministers must have equal number of voting shares and equal rights	18 19
		'(1) Each shareholding Minister must at all times have an equal number of voting shares in the company GOC.	20 21
		'(2) Each shareholding Minister must also at all times be entitled to voting rights equal to those to which the other shareholding Minister is entitled.	22 23 24
		'(3) However, each shareholding Minister may hold non-voting shares and need not hold an equal number of non-voting shares.'.	25 26 27

Clause	31	Amendment of \$ 81 (Resolutions without meetings)	1
		Section 81(2), 'memorandum or articles'—	2
		omit, insert—	3
		'constitution'.	4
Clause	32	Amendment of s 85 (Ministers not directors etc.)	5
		Section 85(1), from ', and' to 'GOC,'—	6
		omit.	7
Clause	33	Replacement of ch 3, pt 4 hdg (Memorandum and articles)	8 9
		Chapter 3, part 4, heading—	10
		omit, insert—	11
	'Part	t 4 Constitution'.	12
Clause	34	Amendment of s 86 (Shareholding Ministers of statutory GOC may require amendment of subsidiary's memorandum and articles)	13 14 15
Clause	34	GOC may require amendment of subsidiary's	14
Clause	34	GOC may require amendment of subsidiary's memorandum and articles)	14 15
Clause	34	GOC may require amendment of subsidiary's memorandum and articles) (1) Section 86, heading, 'memorandum and articles'—	14 15 16
Clause	34	GOC may require amendment of subsidiary's memorandum and articles) (1) Section 86, heading, 'memorandum and articles'— omit, insert—	14 15 16 17
Clause	34	GOC may require amendment of subsidiary's memorandum and articles) (1) Section 86, heading, 'memorandum and articles'— omit, insert— 'constitution'.	14 15 16 17 18
Clause	34	GOC may require amendment of subsidiary's memorandum and articles) (1) Section 86, heading, 'memorandum and articles'— omit, insert— 'constitution'. (2) Section 86(1), 'memorandum or articles'—	14 15 16 17 18 19 20
	34	GOC may require amendment of subsidiary's memorandum and articles) (1) Section 86, heading, 'memorandum and articles'— omit, insert— 'constitution'. (2) Section 86(1), 'memorandum or articles'— omit, insert—	14 15 16 17 18
Clause		 GOC may require amendment of subsidiary's memorandum and articles) (1) Section 86, heading, 'memorandum and articles'—	14 15 16 17 18 19 20 21 22 23

	'87	Constitution of statutory GOC subsidiary must not be inconsistent with Act or Corporations Act'.	1 2
		(2) Section 87(1) to (4), 'memorandum and articles'—	3
		omit, insert—	4
		'constitution'.	5
		(3) Section 87(1), (2) and (4), 'Corporations Law'—	6
		omit, insert—	7
		'Corporations Act'.	8
Clause	36	Amendment of s 88 (Memorandum and articles of company GOC may be amended by shareholding Ministers)	9 10 11
		(1) Section 88, heading, 'Memorandum and articles'—	12
		omit, insert—	13
		'Constitution'.	14
		(2) Section 88(1) and (2), 'memorandum or articles'—	15
		omit, insert—	16
		'constitution'.	17
Clause	37	Amendment of s 89 (Shareholding Ministers of company GOC may require amendment of subsidiary's memorandum and articles)	18 19 20
		(1) Section 89, heading, 'memorandum and articles'—	21
		omit, insert—	22
		'constitution'.	23
		(2) Section 89(1), 'memorandum or articles'—	24
		omit, insert—	25
		'constitution'.	26

Government Owned Corporations Amendment
Bill 2006

Clause	38	Amendment of s 90 (Memorandum and articles of company GOC and its subsidiaries must not be inconsistent with Act or Corporations Law)	1 2 3
		(1) Section 90, heading—	4
		omit, insert—	5
	'90	Constitutions of company GOC and its subsidiaries must not be inconsistent with Act or Corporations Act'.	6 7
		(2) Section 90(1), 'memorandum and articles'—	8
		omit, insert—	9
		'constitutions'.	10
		(3) Section 90(2) to (4), 'memorandum and articles'—	11
		omit, insert—	12
		'constitution'.	13
		(4) Section 90(1), (2) and (4), 'Corporations Law'—	14
		omit, insert—	15
		'Corporations Act'.	16
Clause	39	Omission of s 94A (First board of statutory GOC)	17
		Section 94A—	18
		omit.	19
Clause	40	Amendment of s 96 (Composition of board)	20
		Section 96(3)(a), 'memorandum and articles'—	21
		omit, insert—	22
		'constitution'.	23
Clause	41	Amendment of s 96B (First board of company GOC)	24
		(1) Section 96B(1)—	25
		omit, insert—	26

		'(1)	This section applies to candidate GOCs and candidate GOC associates.'.	1 2
		(2)	Section 96B(2) and (4), 'company'—	3
			omit.	4
		(3)	Section 96B(4)(a), 'memorandum and articles'—	5
			omit, insert—	6
			'constitution'.	7
Clause	42	Ins	ertion of new s 101A	8
			Chapter 3, part 6, division 1—	9
			insert—	10
	'101A	Ар	plication of div 1 to statutory GOC subsidiaries	11
		'(1)	This division applies to a statutory GOC subsidiary as if it were a statutory GOC.	12 13
		'(2)	For subsection (1), a reference in schedule 2 to the shareholding Ministers is taken to be a reference to the shareholding Ministers of each GOC that is a shareholder of the subsidiary.	14 15 16 17
		'(3)	Schedule 2, section 1, as it applies to a statutory GOC subsidiary under subsection (1), does not limit a provision of the subsidiary's constitution requiring the subsidiary's board, before appointing the chief executive officer under the section, to consult the board of a GOC that is a shareholder of the subsidiary.'.	18 19 20 21 22 23
Clause	43		nendment of s 102 (Appointment of chief executive icer)	24 25
		(1)	Section 102(1), from 'by the Governor'—	26
			omit, insert—	27
			'by the GOC's board with the prior written approval of the shareholding Ministers.'.	28 29
		(2)	Section 102(2)—	30
			omit.	31

Clause	44	Insertion of new s 102A	1
		Chapter 3, part 6, division 2—	2
		insert—	3
	'102A	Appointment of chief executive officer—particular subsidiaries	4 5
		'(1) This section applies to a company GOC subsidiary that is not prescribed under a regulation made under section 177(1).	6 7
		Note—	8
		For a company GOC subsidiary prescribed under a regulation made under section 177(1), schedule 4 provides for the appointment of the subsidiary's chief executive officer.	9 10 11
		'(2) The subsidiary's chief executive officer is to be appointed by the subsidiary's board with the prior written approval of the shareholding Ministers of each GOC that is a shareholder of the subsidiary.	12 13 14 15
		'(3) Subsection (2) does not limit a provision of the subsidiary's constitution requiring the subsidiary's board to consult the board of a GOC that is a shareholder of the subsidiary before appointing the chief executive officer under the subsection.'.	16 17 18 19
Clause	45	Amendment of s 106 (Draft corporate plan)	20
		Section 106(2), '1 month before'—	21
		omit.	22
Clause	46	Amendment of s 107 (Special procedures in relation to draft corporate plan)	23 24
		Section 107(4), 'by 1 month'—	25
		omit.	26
Clause	47	Amendment of s 131 (Matters to be included in annual report)	27 28
		(1) Section 131(3)—	29
		omit.	30

Clause 48 Omission of ch 3, pt 13, div 3 (GOC may direct subsidiaries) Chapter 3, part 13, division 3— omit. Clause 49 Amendment of s 159 (Payment of dividends) (1) Section 159(2)— omit. (2) Section 159(3)— omit, insert— '(3) The recommendation must be accompanied by— (a) the board's estimate of the GOC's profits (the estimated profits) for the financial year, after provision has been made for income tax or its equivalent; and (b) if the board has made any adjustment to the estimated profits in making the recommendation—a statement of the amount of, and reason for, each adjustment. Example of an adjustment to estimated profits— exclusion of an amount for unrealised capital gains from upwards revaluation of non-current assets'. Clause 50 Amendment of s 160 (Interim dividends) (1) Section 160— insert— '(2A) The recommendation must be accompanied by—	1
Subsidiaries) Chapter 3, part 13, division 3— omit. Clause 49 Amendment of s 159 (Payment of dividends) (1) Section 159(2)— omit. (2) Section 159(3)— omit, insert— (3) The recommendation must be accompanied by— (a) the board's estimate of the GOC's profits (the estimated profits) for the financial year, after provision has been made for income tax or its equivalent; and (b) if the board has made any adjustment to the estimated profits in making the recommendation—a statement of the amount of, and reason for, each adjustment. Example of an adjustment to estimated profits— exclusion of an amount for unrealised capital gains from upwards revaluation of non-current assets'. Clause 50 Amendment of s 160 (Interim dividends) (1) Section 160— insert—	2
Clause 49 Amendment of s 159 (Payment of dividends) (1) Section 159(2)— omit. (2) Section 159(3)— omit, insert— '(3) The recommendation must be accompanied by— (a) the board's estimate of the GOC's profits (the estimated profits) for the financial year, after provision has been made for income tax or its equivalent; and (b) if the board has made any adjustment to the estimated profits in making the recommendation—a statement of the amount of, and reason for, each adjustment. Example of an adjustment to estimated profits— exclusion of an amount for unrealised capital gains from upwards revaluation of non-current assets'. Clause 50 Amendment of s 160 (Interim dividends) (1) Section 160— insert—	3
Clause 49 Amendment of s 159 (Payment of dividends) (1) Section 159(2)— omit. (2) Section 159(3)— omit, insert— (3) The recommendation must be accompanied by— (a) the board's estimate of the GOC's profits (the estimated profits) for the financial year, after provision has been made for income tax or its equivalent; and (b) if the board has made any adjustment to the estimated profits in making the recommendation—a statement of the amount of, and reason for, each adjustment. Example of an adjustment to estimated profits— exclusion of an amount for unrealised capital gains from upwards revaluation of non-current assets'. Clause 50 Amendment of s 160 (Interim dividends) (1) Section 160— insert—	5
 (1) Section 159(2)—	6
omit. (2) Section 159(3)— omit, insert— (3) The recommendation must be accompanied by— (a) the board's estimate of the GOC's profits (the estimated profits) for the financial year, after provision has been made for income tax or its equivalent; and (b) if the board has made any adjustment to the estimated profits in making the recommendation—a statement of the amount of, and reason for, each adjustment. Example of an adjustment to estimated profits— exclusion of an amount for unrealised capital gains from upwards revaluation of non-current assets'. Clause 50 Amendment of s 160 (Interim dividends) (1) Section 160— insert—	7
 (2) Section 159(3)—	8
 (3) The recommendation must be accompanied by— (a) the board's estimate of the GOC's profits (the <i>estimated profits</i>) for the financial year, after provision has been made for income tax or its equivalent; and (b) if the board has made any adjustment to the estimated profits in making the recommendation—a statement of the amount of, and reason for, each adjustment. <i>Example of an adjustment to estimated profits</i>— exclusion of an amount for unrealised capital gains from upwards revaluation of non-current assets'. Clause 50 Amendment of s 160 (Interim dividends) (1) Section 160— insert— 	9
(a) the board's estimate of the GOC's profits (the <i>estimated profits</i>) for the financial year, after provision has been made for income tax or its equivalent; and (b) if the board has made any adjustment to the estimated profits in making the recommendation—a statement of the amount of, and reason for, each adjustment. **Example of an adjustment to estimated profits— exclusion of an amount for unrealised capital gains from upwards revaluation of non-current assets'. Clause 50 Amendment of s 160 (Interim dividends) (1) Section 160— insert—	10
(a) the board's estimate of the GOC's profits (the <i>estimated profits</i>) for the financial year, after provision has been made for income tax or its equivalent; and (b) if the board has made any adjustment to the estimated profits in making the recommendation—a statement of the amount of, and reason for, each adjustment. **Example of an adjustment to estimated profits**— exclusion of an amount for unrealised capital gains from upwards revaluation of non-current assets'. Clause 50 Amendment of s 160 (Interim dividends) (1) Section 160— insert—	11
profits) for the financial year, after provision has been made for income tax or its equivalent; and (b) if the board has made any adjustment to the estimated profits in making the recommendation—a statement of the amount of, and reason for, each adjustment. Example of an adjustment to estimated profits— exclusion of an amount for unrealised capital gains from upwards revaluation of non-current assets'. Clause 50 Amendment of s 160 (Interim dividends) (1) Section 160— insert—	12
profits in making the recommendation—a statement of the amount of, and reason for, each adjustment. Example of an adjustment to estimated profits— exclusion of an amount for unrealised capital gains from upwards revaluation of non-current assets'. Clause 50 Amendment of s 160 (Interim dividends) (1) Section 160— insert—	13 14 15
exclusion of an amount for unrealised capital gains from upwards revaluation of non-current assets'. Clause 50 Amendment of s 160 (Interim dividends) (1) Section 160— insert—	16 17 18
upwards revaluation of non-current assets'. Clause 50 Amendment of s 160 (Interim dividends) (1) Section 160— insert—	19
(1) Section 160— insert—	20 21
insert—	22
	23
'(2A) The recommendation must be accompanied by—	24
(271) The recommendation must be decompanied by	25
(a) the board's estimate of the GOC's profits (the <i>estimated profits</i>) for the first 6 months of the financial year, after provision has been made for income tax or its equivalent; and	26 27 28 29

			(b)	profits in making the recommendation—a statement of the amount of, and reason for, each adjustment.	1 2 3
				Example of an adjustment to estimated profits—	4
				exclusion of an amount for unrealised capital gains from upwards revaluation of non-current assets'.	5 6
		(2)	Sect	ion 160(4)—	7
			omit	, insert—	8
		'(4)	subs rega	eciding the amount the GOC is to be directed to pay under ection (3)(b), the shareholding Ministers must have rd to any adjustment identified by the board under ection (2A)(b).	9 10 11 12
		'(4A)	payr profi unde	direction under subsection (3)(b) must not direct the ment of an amount that exceeds the GOC's estimated its, after making any adjustment identified by the board or subsection (2A)(b) to exclude an amount for unrealised tal gains from upwards revaluation of non-current assets.'.	13 14 15 16 17
			capi	tal gams from upwards revaluation of non-eutrent assets	1 /
lause	51	Am	-	nent of s 164 (Part applies to subsidiaries)	18
lause	51	Am	endr		
lause	51	Am	endr	nent of s 164 (Part applies to subsidiaries)	18
lause	51	A m	sendr Sect	nent of s 164 (Part applies to subsidiaries)	18 19
lause	51		sendr Sect	nent of s 164 (Part applies to subsidiaries) ion 164— rt—	18 19 20
lause	51		Sect inser	nent of s 164 (Part applies to subsidiaries) ion 164— rt— subsection (1)— a reference in this part to the GOC's board is taken to be	18 19 20 21 22
lause	51		For s (a) (b) Sect subscons boar	nent of s 164 (Part applies to subsidiaries) ion 164— rt— subsection (1)— a reference in this part to the GOC's board is taken to be a reference to the subsidiary's board of directors; and a reference in this part to the shareholding Ministers is taken to be a reference to the shareholding Ministers of	18 19 20 21 22 23 24 25

Clause	52	AIT	nenament of S 168 (Appointment of Senior executives)	1
		(1)	Section 168(1), from 'by the Governor'—	2
			omit, insert—	3
			'by the GOC's board with the prior written approval of the shareholding Ministers.'.	4 5
		(2)	Section 168(2)—	6
			omit.	7
Clause	53	Ins	ertion of new s 176	8
			Chapter 3, part 17, division 1—	9
			insert—	10
	'176	Re	lationship of GOCs with the State	11
		'(1)	A GOC does not represent, and has never represented, the State.	12 13
		'(2)	Subsection (1) does not apply to the extent an Act expressly provides, or did provide, otherwise.'.	14 15
Clause	54	Am 200	nendment of s 182 (Application of Ombudsman Act 01)	16 17
		(1)	Section 182(1)(a)—	18
			omit.	19
		(2)	Section 182(1)(b) to (d)—	20
			renumber as section 182(1)(a) to (c).	21
		(3)	Section 182—	22
			insert—	23
	6	(1A)	A statutory GOC prescribed by regulation for this subsection is not a public authority under the <i>Ombudsman Act 2001</i> .'.	24 25
		(4)	Section 182(1A) and (2)—	26
			renumber as section 182(2) and (3).	27

Clause	55	Rep 200		men	t of s 184 (Application of Ombudsman Act	1 2
			Sect	ion 18	34—	3
			omit	, inse	rt—	4
	'184	Apı	plicat	ion o	of Ombudsman Act 2001	5
					any GOC is not a public authority under the an Act 2001.'.	6 7
Clause	56	Ins	ertio	n of r	new s 188A	8
			Afte	r sect	ion 188—	9
			inser	rt—		10
	'188A		ect of		ulation made under s 188(1) on legal	11 12
		' (1)	Noth	ning d	one under a regulation made under section 188(1)—	13
			(a)	cont	es a relevant entity liable for a civil wrong or a ravention of a law or for a breach of a contract or idence; or	14 15 16
			(b)	inclu regu	es a relevant entity in breach of any instrument, ading an instrument prohibiting, restricting or lating the assignment, novation or transfer of a right ability or the disclosure of information; or	17 18 19 20
			(c)	is ta	ken to fulfil a condition that—	21
				(i)	allows a person to terminate an instrument or obligation or modify the operation or effect of an instrument or obligation; or	22 23 24
				(ii)	allows a person to enforce an obligation contained in an instrument or requires a person to perform an obligation contained in an instrument; or	25 26 27
				(iii)	requires any money to be paid before its stated maturity; or	28 29
			(d)		ases a surety or other obligee, wholly or partly, from bligation.	30 31
		'(2)		-	rom this subsection, the advice, consent or approval on would be necessary to do something under a	32 33

			have	lation made under section 188(1), the advice is taken to been obtained or the consent or approval is taken to have given unconditionally.	1 2 3
		'(3)	be n	part from this subsection, giving notice to a person would ecessary to do something under a regulation made under on 188(1), the notice is taken to have been given.	4 5 6
		'(4)	This	section applies despite anything in an instrument.	7
		'(5)	In th	is section—	8
			rele	vant entity means any of the following—	9
			(a)	the State;	10
			(b)	a GOC or GOC subsidiary;	11
			(c)	an officer, employee or agent of an entity mentioned in paragraph (a) or (b);	12 13
			(d)	the shareholding Ministers of a GOC.'.	14
_					
lause	57	Ins		n of new ch 5	15
				r section 193—	16
			inse		17
	'Ch	apt	er 5		18
				Government Owned	19
				Corporations Amendment	20
				Act 2006	21
	'194	Co	mpar	ny GOCs—transfer of non-voting shares	22
		'(1)	-	es in a company GOC that are held by non-voting	23
		(1)	share the c	cholders immediately before the commencement are, on commencement, transferred to the GOC Minister by force is section.	24 25 26
		'(2)	In th	is section—	27

		commencement means the commencement of the Government Owned Corporations Amendment Act 2006, section 30.3°.	1 2 3
Clause	58	Amendment of sch 1 (Additional provisions relating to board of statutory GOC)	4 5
		Schedule 1, section 15(2)—	6
		omit.	7
Clause	59	Amendment of sch 2 (Additional provisions relating to chief executive officer of statutory GOC)	8
		Schedule 2, section 1, from 'by the Governor'—	10
		omit, insert—	11
		'by the GOC's board with the prior written approval of the shareholding Ministers.'.	12 13
Clause	60	Amendment of sch 3 (Application of FA and A Act to company GOCs and prescribed company GOC subsidiaries)	14 15 16
		(1) Schedule 3, part 2, section 4(3) and part 3, section 6(3)—	17
		insert—	18
		'Note	19
		Changes are shown in italics. Definitions are also shown in italics.'.	20
		(2) Schedule 3, parts 4 and 5, section 82(1), after 'staff of the'—	21
		insert—	22
		'Queensland'.	23
		(3) Schedule 3, part 5, sections 46F(1) and 46J(3)(b), 'Corporations Law'—	24 25
		omit, insert—	26

³ Government Owned Corporations Amendment Act 2006, section 30 (Replacement of ss 76–80)

			'Corporations Act'.	1
		(4)	Schedule 3, part 5, section 79(4), 'Corporations Law'—	2
			omit, insert—	3
			'Corporations Act'.	4
lause	61		nendment of sch 4 (Application of chapter 3 of Act to mpany GOC subsidiaries)	5 6
		(1)	Schedule 4, part 1, section 3(1)—	7
			insert—	8
			'Note—	9
			Changes, other than changes in definitions, are shown in italics. Citations of Acts and definitions are also shown in italics. Changes in definitions are shown in roman type. Provisions not applied are indicated by "(omitted)".	10 11 12 13
		(2)	Schedule 4, part 1, section 3(2), from 'before'—	14
			omit, insert—	15
			'after the commencement of the Government Owned Corporations Amendment Act 2006, part 2.'.	16 17
		(3)	Schedule 4, part 2, chapter 3, sections 69 and 70, 'Corporations Law'—	18 19
			omit, insert—	20
			'Corporations Act'.	21
		(4)	Schedule 4, part 2, chapter 3, sections 76 to 80—	22
			omit, insert—	23
	'76	Sha	areholders of a company GOC <i>subsidiary</i>	24
		'(1)	A company GOC subsidiary may have any number of shareholders.	25 26
		'(2)	Each shareholder must be a company GOC.	27
		'(3)	Each GOC that is a shareholder of the subsidiary is its shareholding GOC.	28 29

'77	Shareholding GOCs must have equal number of shares (words omitted)					
	'(1)	Each shareholding GOC need not have an equal number of shares.	3 4			
	'(2)	(omitted)	5			
	'(3)	(omitted)'.	6			
	(5)	Schedule 4, part 2, chapter 3, section 81(2), 'memorandum or articles'—	7 8			
		omit, insert—	9			
		'constitution'.	10			
	(6)	Schedule 4, part 2, chapter 3, section 83—	11			
		insert—	12			
		'Note—	13			
		Section 83 is not applied. The section applies to subsidiaries under its own force.'.	14 15			
	(7)	Schedule 4, part 2, chapter 3, part 4 heading—	16			
	om	it, insert—	17			
'Pa	rt 4	Constitution (<i>omitted</i>)	18			
		Note—	19			
		Part 4 is not applied. Sections 89 (Shareholding Ministers of company GOC may require amendment of subsidiary's constitution) and 90 (Constitutions of company GOC and its subsidiaries must not be inconsistent with Act or Corporations Act) apply to subsidiaries under their own force.'	20 21 22 23 24			
	(8)	Schedule 4, part 2, chapter 3, section 95(c), 'shareholders'—	25			
		omit, insert—	26			
		'shareholding GOCs'.	27			
	(9)	Schedule 4, part 2, chapter 3, section 96(3)(a), 'memorandum and articles'—	28 29			
		omit, insert—	30			
		'constitution'.	31			

(10)	Schedule 4, part 2, chapter 3, section 102(1), from 'by the Governor'—	1 2
	omit, insert—	3
	'by the <i>subsidiary's</i> board with the prior written approval of the shareholding Ministers <i>of each shareholding GOC of the subsidiary.</i> '.	4 5 6
(11)	Schedule 4, part 2, chapter 3, section 102(2)—	7
	omit, insert—	8
'(2)	Subsection (1) does not limit a provision of the subsidiary's constitution requiring the subsidiary's board to consult the board of a GOC that is a shareholder of the subsidiary before appointing the chief executive officer under the subsection.'.	9 10 11 12
(12)	Schedule 4, part 2, chapter 3, part 6, division 2—	13
	insert—	14
	ppointment of chief executive officer—particular besidiaries	15 16
	'(omitted)	17
	Note—	18
	Section 102A is not applied. The section applies to subsidiaries not prescribed under a regulation made under section 177(1).'.	19 20
(13)	Schedule 4, part 2, chapter 3, after part 7 heading—	21
	insert—	22
	'Note—	23
	Part 7 is not applied. Under section 104, a GOC's corporate plan must apply to the GOC and its subsidiaries.'.	24 25
(14)	Schedule 4, part 2, chapter 3, after part 8 heading—	26
	insert—	27
	'Note—	28
	Part 8 is not applied. Under section 112, a GOC's statement of corporate intent must apply to the GOC and its subsidiaries.'.	29 30
(15)	Schedule 4, part 2, chapter 3, section 129—	31
	omit.	32
(16)	Schedule 4, part 2, chapter 3, section 130—	33

	insert—	1
	'Note—	2
	Section 130 is not applied. The section applies to subsidiaries under its own force.'.	3 4
(17)	Schedule 4, part 2, chapter 3, section 131(3)—	5
	omit.	6
(18)	Schedule 4, part 2, chapter 3, section 131(4)—	7
	renumber as schedule 4, part 2, chapter 3, section 131(3).	8
(19)	Schedule 4, part 2, chapter 3, section 146—	9
	insert—	10
	'Note—	11
	Section 146 is not applied. The section applies to subsidiaries under its own force.'.	12 13
(20)	Schedule 4, part 2, chapter 3, part 13, division 3, heading—	14
	omit.	15
(21)	Schedule 4, part 2, chapter 3, after part 14 heading—	16
	insert—	17
	'Note—	18
	Part 14 is not applied. The part applies to subsidiaries under its own force.'.	19 20
(22)	Schedule 4, part 2, chapter 3, section 162—	21
	insert—	22
	'Note—	23
	Section 162 is not applied. The section applies to subsidiaries under its own force.'.	24 25
(23)	Schedule 4, part 2, chapter 3, section 163—	26
	insert—	27
	'Note—	28
	Section 163 is not applied. The section applies to subsidiaries under its own force.'.	29 30
(24)	Schedule 4, part 2, chapter 3, after part 15A heading—	31
	insert—	32

		'Note—	1
		Part 15A is not applied. The part applies to subsidiaries under its own force.'.	2 3
	(25)	Schedule 4, part 2, chapter 3, after part 16 heading—	4
		insert—	5
		'Note—	6
		Part 16 is not applied. The part applies to subsidiaries under section 164.'.	7 8
	(26)	Schedule 4, part 2, chapter 3, part 17, division 1, heading—	9
		omit, insert—	10
'Div	ision	1 GOCs generally	11
'176	Rel	ationship of company GOC subsidiaries with the State	12
	'(1)	A company GOC <i>subsidiary</i> does not represent, and has never represented, the State.	13 14
	'(2)	Subsection (1) does not apply to the extent an Act expressly provides, or did provide, otherwise.	15 16
'177	Ap _l sub	plication of chapter to certain company GOC osidiaries	17 18
		'(omitted)	19
		Note—	20
		Section 177 provides for the application of chapter 3 of the Act with the changes in this schedule to certain company GOC subsidiaries.'.	21 22
	(27)	Schedule 4, part 2, chapter 3, section 184—	23
		omit, insert—	24
'184	Apı	plication of Ombudsman Act 2001	25
		'A company GOC <i>subsidiary</i> is not a public authority under the <i>Ombudsman Act 2001</i> .'.	26 27

s **62** 32 s **62**

	Part	3 Other amendments of Acts	1
Clause	62	Acts amended in schedule	2
		The schedule amends the Acts mentioned in it.	3

Schedule		commencing by proclamation	1 2
		section 62	3
Act	s Interpretatio	n Act 1954	4
1	Section 36, de GOC—	finitions <i>company GOC</i> and <i>statutory</i>	5 6 7
Elec	ctricity Act 199	94	8
1	Schedule 5, de	efinitions <i>GOC</i> and <i>statutory GOC</i> —	9 10
Gov	ernment Own	ed Corporations Act 1993	11
1	Section 3, define GOC—	initions <i>company GOC</i> and <i>statutory</i>	12 13 14
2	omit, insert—	inition responsible Ministers—	15 16 17
	(a) of a c	andidate GOC—see section 31; or andidate GOC associate—see section 31A.'.	18 19

Schedule (continued)

3	Section 3, definition shareholding Ministers—	1
	omit, insert—	2
	'shareholding Ministers, of a GOC, see section 76.'.	3
4	Section 5(e)—	4
	omit.	5
5	Section 5(f)—	6
	renumber as section 5(e).	7
6	Section 7—	8
	omit.	9
7	Section 19(a), third dot point, from 'will, or,' to 'possible,'—	10 11
	omit, insert—	12
	'will'.	13
8	Chapter 2, heading, 'and altering types of'—	14
	omit.	15
9	Section 22(a), 'company'—	16
	omit.	17
10	Section 22(b) and (c)—	18
	omit, insert—	19
	'(b) government entities to become subsidiaries of GOCs.'.	20

11	Section 24—	1
	omit, insert—	2
'24	Meaning of candidate GOC	3
	'A <i>candidate GOC</i> is a government entity nominated under part 2 to be a candidate GOC.'.	4 5
12	Section 28(a)—	6
	omit, insert—	7
	'(a) a candidate GOC is to become a GOC; and'.	8
13	Section 30—	9
	omit.	10
14	Section 31, heading, 'that is not existing GOC'—	11
	omit.	12
15	Section 31(1)—	13
	omit, insert—	14
	'(1) This section applies to a candidate GOC.'.	15
16	Section 33—	16
	omit.	17
17	Section 50(b)—	18
	omit.	19
18	Section 50(c)—	20
	renumber as section 50(b).	21

19	Section 53(2)(b)— omit.	1 2
20	Section 53(2)(c) to (e)—	3
	renumber as section 53(2)(b) to (d).	4
21	Section 54A(3), first dot point, from 'directors'—	5
	omit, insert—	6
	'interim board of directors and executives of candidate GOC associates and associate subsidiaries)'.	7 8
22	Section 54A(3), last dot point, from 'schedule' to 'GOC)'—	9
	omit, insert—	10
	'schedule 2 (Executives of candidate GOC associates and associate subsidiaries)'.	11 12
23	Section 57(3)—	13
	omit, insert—	14
	(3) Schedule 1 applies to the interim board.'.	15
24	Section 57B—	16
	omit, insert—	17
'57B	Application of certain provisions about interim board of directors and executives of candidate GOC associates and associate subsidiaries	18 19 20
	Schedule 1 applies to the interim board of a candidate GOC associate or associate subsidiary.	21 22
	Schedule 2 applies to a candidate GOC associate or associate subsidiary.'.	23 24

	Schedule (continued)	
25	Section 58(5), 'company'— omit.	1 2
26	Section 62(1), from 'to—'— omit, insert— 'to a GOC or a subsidiary of a GOC.'.	3 4 5
27	Section 62(2)(b) and (d)— omit.	6 7
28	Section 62(2)(c) to (f) — renumber as section 62(2)(b) to (d).	8 9
29	Chapter 3, part 1, division 1— omit.	10 11
30	Chapter 3, part 1, division 2, heading— omit.	12 13
31	Section 66— omit, insert—	14 15
'66	GOC must be public company limited by shares 'A GOC must be a public company, and a company limited by shares, under the Corporations Act.'.	16 17 18
32	Chapter 3, part 2, division 1— omit.	19 20

	Schedule (continued)	
33	Chapter 3, part 2, division 2, heading— omit.	1 2
34	Sections 69 and 70, 'company'— omit.	3 4
35	Section 70, heading, 'Company'— omit.	5 6
36	Chapter 3, part 3, division 1— omit.	7 8
37	Chapter 3, part 3, divisions 2 and 3, headings— <i>omit</i> .	9 10
38	Sections 76, 77(1) and 81(1), 'company'— omit.	11 12
39	Section 81— relocate and renumber, in chapter 3, part 3, as section 85A.	13 14
40	Chapter 3, part 4, division 1— omit.	15 16
41	Chapter 3, part 4, division 2, heading— omit.	17 18
42	Sections 88 to 90, 'company'— omit.	19 20

	Schedule (continued)	
43	Chapter 3, part 5, division 1— omit.	1 2
44	Chapter 3, part 5, division 2, heading— omit.	3 4
45	Sections 95 to 96A, and 96B heading, 'company'— omit.	5 6
46	Chapter 3, part 6, division 1— omit.	7 8
47	Chapter 3, part 6, division 2, heading— omit.	9 10
48	Sections 102 and 102A, 'company'— omit.	11 12
49	Chapter 3, part 11, division 1— omit.	13 14
50	Chapter 3, part 11, divisions 2 and 3, headings— <i>omit</i> .	15 16
51	Section 128, 'company'—	17

18

19

20

omit.

omit.

Section 131(2)—

52

Schedule ((continued)	
Scriedule (Continued)	

53	Section 131(3)— renumber as section 131(2).	1 2
54	Chapter 3, part 12, division 1— omit.	3 4
55	Chapter 3, part 12, divisions 2 and 3, headings— <i>omit</i> .	5 6
56	Section 145, 'company'— omit.	7 8
57	Chapter 3, part 13, division 1— omit.	9 10
58	Chapter 3, part 13, division 2, heading— omit.	11 12
59	Sections 152 and 153, 'company'— omit.	13 14
60	Section 159(5) — <i>omit.</i>	15 16
61	Section 159(6), from 'If' to 'GOC, the'— omit, insert— 'The'.	17 18 19

Schedule (continued)	Schedule ((continued)	١
----------------------	------------	-------------	---

62	Section 159(8), '(4)(b)'— omit, insert— '(3)(b)'.	1 2 3
63	Section 159(3) to (8) — renumber as section 159(2) to (6).	4 5
64	Section 159A(1), '159(4)'— omit, insert— '159(3)'.	6 7 8
65	Section 159A(2), '127 or'— omit.	9 10
66	Chapter 3, part 16, division 1, heading— omit.	11 12
67	Chapter 3, part 16, division 2— omit.	13 14
68	Chapter 3, part 16, divisions 3 and 4, headings— <i>omit</i> .	15 16
69	Section 167, 'company'— omit.	17 18
70	Chapter 3, part 17, divisions 1 and 3, headings— <i>omit</i> .	19 20

Schedule (continued)	
ompony'	

71	Section 177, 'company'— omit.	1 2
72	Chapter 3, part 17, division 2— omit.	3 4
73	Sections 183 and 184, 'company'— omit.	5 6
74	Section 192(4), 'company GOC'— omit, insert— 'GOC'.	7 8 9
75 '193A	Chapter 4— insert— Numbering and renumbering of Act 'In the next reprint of this Act produced under the Reprints Act 1992, the provisions of this Act must be numbered and	10 11 12 13 14
76	renumbered as permitted by the <i>Reprints Act 1992</i> , section 43.'. Chapter 5—	15 16
'195	insert— References to statutory GOCs and company GOCs 'A reference in an Act or document to a statutory GOC or company GOC may, if the context permits, be taken to be a	18 19 20 21 22
	reference to a GOC.'.	

Schedule ((continued)	١
Concadic (Ochimiaca	,

		1 2
edule ¹	1 Interim boards of directors	3
	sections 57(3) and 57B(1)'.	4
Schedu	le 1, before part 1—	5
insert—		6
1AA	Interpretation	7
Definition	ons for sch 1	8
'In t	his schedule—	9
<i>interim board</i> means the interim board of directors of a relevant entity.		10 11
rele	vant entity means—	12
(a)	a government entity that is to become a GOC or a GOC subsidiary that has an interim board of directors under a regulation made under section 57(1); or	13 14 15
(b)	a candidate GOC associate or associate subsidiary.'.	16
Schedu	le 1, part 1, heading, 'board'—	17
omit, inse	ert—	18
ʻinterim	board of relevant entities'.	19
Schedu	le 1, section 1—	20
omit, inse	ert—	21
Compos	sition of interim board	22
		23 24
	Schedu insert— 1AA Definition 'In the intervelow (a) (b) Schedu omit, insert 'interim Schedu omit, insert Compos	sections 57(3) and 57B(1). Schedule 1, before part 1— insert— 1AA Interpretation Definitions for sch 1 'In this schedule— interim board means the interim board of directors of a relevant entity. relevant entity means— (a) a government entity that is to become a GOC or a GOC subsidiary that has an interim board of directors under a regulation made under section 57(1); or

	Schedule (continued)	
81	Schedule 1, section 2(1), 'board's'—	1
	omit, insert—	2
	'interim board's'.	3
82	Schedule 1, part 2, heading, 'board'—	4
	omit, insert—	5
	'interim board'.	6
83	Schedule 1, sections 3 to 5, 7 to 10 and 15, 'board'—	7
	omit, insert—	8
	'interim board'.	9
84	Schedule 1, section 7(2)—	10
	omit.	11
85	Schedule 1, section 11(2), from 'statutory GOC's' to 'the GOC'—	12 13
	omit, insert—	14
	'relevant entity's commercial performance and, if the entity'.	15
86	Schedule 2, heading and authorising provision—	16

Executives of candidate GOC

associates and associate

subsidiaries

omit, insert—

'Schedule 2

17

18

19

20

	Schedule (continued)	
87	Schedule 2, before section 1—	1
	insert—	2
'Part	1 Interpretation	3
'1AA	Definitions for sch 2	4
	'In this schedule—	5
	<i>interim board</i> means the interim board of directors of a relevant entity.	6 7
	<i>relevant entity</i> means a candidate GOC associate or associate subsidiary.	8 9
	responsible Ministers, for an associate subsidiary, means the responsible Ministers for the candidate GOC associate of which the associate subsidiary is a subsidiary.	10 11 12
'Part	2 Chief executive officer'.	13
88	Schedule 2, section 1—	14
	omit, insert—	15
'1	Appointment of chief executive officer	16
	'The chief executive officer of a relevant entity is to be appointed by the entity's interim board with the prior written approval of the responsible Ministers.'.	17 18 19
89	Schedule 2, sections 2, 3 and 5(1), 'board'—	20
	omit, insert—	21
	'interim board'.	22

90	Schedule 2, section 4, after 'chairperson'—		
	inse	ert—	2
	'of	the interim board'.	3
91	Scl	hedule 2—	4
	inse	ert—	5
' 6	Du	ties of chief executive officer	6
		'A relevant entity's chief executive officer, under its interim board, manages the entity.	7 8
'7	Things done by chief executive officer		
		'Anything done in the name of, or for, a relevant entity by its chief executive officer is taken to have been done by the entity.	10 11
'8	Delegation by chief executive officer		
	'(1)	The chief executive officer of a relevant entity may delegate the chief executive officer's functions, including a function delegated to the chief executive officer, to an appropriately qualified employee of the entity.	13 14 15 16
	'(2)	Subsection (1) has effect subject to any directions of the relevant entity's interim board.	17 18
	'(3)	In this section—	19
		appropriately qualified includes having qualifications, experience or standing appropriate for the function.	20 21
		Example of standing—	22
		an employee's classification level in the relevant entity	23
		function includes power.	24

'Part	3 Senior executives	1
'9	Appointment of senior executives	2
	'The senior executives of a relevant entity are to be appointed by the entity's interim board with the prior written approval of the responsible Ministers.'.	3 4 5
92	Schedule 3, heading, parts 1 to 3, and parts 4 and 5 headings, 'company'—	6 7
	omit.	8
93	Schedule 3, part 3, section 5, definition <i>company GOC</i> subsidiary, and parts 4 and 5, 'company'—	9 10
	omit.	11
94	Schedule 3, parts 4 and 5, 'Company'—	12
	omit.	13
95	Schedule 4, heading, part 1 and part 2 heading, 'company'—	14 15
	omit.	16
96	Schedule 4, part 1, section 2, definition <i>company GOC</i> subsidiary, 'company'—	17 18
	omit.	19
97	Schedule 4, part 1, section 3(2), from 'after'—	20
	omit, insert—	21
	'after the commencement of amendment 1 of the Act under the Government Owned Corporations Amendment Act 2006, schedule.'.	22 23 24

98	Schedule 4, part 2, chapter 3, heading, 'Company'— omit.	1 2
99	Schedule 4, part 2, chapter 3, parts 1, 2, 5, 6 and 13, divisions 1 and 2, headings, and parts 3, 11, 12 and 17, divisions 1 to 3, headings— omit.	3 4 5 6
	omi.	U
100	Schedule 4, part 2, chapter 3, section 66, heading, 'Company'—	7 8
	omit.	9
101	Schedule 4, part 2, chapter 3, section 66, 'company GOC'—	10 11
	omit, insert—	12
	'GOC'.	13
102	Schedule 4, part 2, chapter 3, sections 69, 76, 81(1), 85 and 153, and parts 10 to 12, 'company'—	14 15
	omit.	16
103	Schedule 4, part 2, chapter 3, sections 69, 70 and 76 and parts 4 to 17, 'company'—	17 18
	omit.	19
104	Schedule 4, part 2, chapter 3, section 70, 'Company'— omit.	20 21
		4 1
105	Schedule 4, part 2, chapter 3, section 81—	22
	<i>relocate</i> and <i>renumber</i> , in schedule 4, part 2, chapter 3, part 3, as section 85A.	23 24

	Schedule (continued)	
106	Schedule 4, part 2, chapter 3, section 131(2)— omit.	1 2
107	Schedule 4, part 2, chapter 3, section 131(3)— renumber as section 131(2).	3 4
108	Schedule 4, part 2, chapter 3, part 12, before section 146— insert—	5 6 7
'145	Application of Corporations Act to officers of GOC '(omitted)'.	8 9
Que	ensland Investment Corporation Act 1991	10
1	Long title, from 'the constitution'— omit, insert—	11 12
	'matters relating to the Queensland Investment Corporation as a government owned corporation, and for various other matters'.	13 14 15
2	Section 3, definitions GOC, holding company, minor interest, public company, related body corporate, relevant interest, relevant particulars, statutory body, statutory GOC and subsidiary— omit.	16 17 18 19 20
3	Section 3, definition <i>Corporation</i> — insert—	21 22

	'Note—	1
	The Corporation is a government owned corporation.'.	2
4	Sections 5 and 12—	3
	omit.	4
5	Part 3—	5
	omit.	6
6	Section 28—	7
	relocate and renumber, in part 7, as section 37A.	8
7	Part 4—	9
	omit.	10
8	Section 36(a)—	11
	omit, insert—	12
	'(a) the GOC Act, section 174 (Preservation of leave entitlements of certain former officers and employees of government entities) does not apply to the Corporation as a GOC; and'.	13 14 15 16
9	Section 36(b), first and second dot points—	17
	omit.	18
10	Section 42(2), from 'the Corporation'—	19
	omit, insert—	20
	'1 October 1994.'.	21

	ilitation Act 1996	2
1	Schedule 3—	3
	insert—	4
	'company GOC has the meaning given under the Government Owned Corporations Act 1993 before the commencement of amendment 1 of that Act under the Government Owned Corporations Amendment Act 2006, schedule.	5 6 7 8
	statutory GOC has the meaning given under the Government Owned Corporations Act 1993 before the commencement of amendment 1 of that Act under the Government Owned Corporations Amendment Act 2006, schedule.'.	9 10 11 12
Tra	nsport Infrastructure Act 1994	13
1	Section 2(2)(d)(vi)—	14
	omit.	15
2	Section 2(2)(e), from 'by GOCs' to '1993'—	16
	omit.	17
3	Section 271(4)(a), from 'bodies'—	18
	omit, insert—	19
	'GOC Act entities; and'.	20
4	Section 271(4)(b), 'that Act'—	21
	omit, insert—	22
	'the Government Owned Corporations Act 1993'.	23

5	Section 272(3)—		1
	omi	t, insert—	2
	' (3)	This section does not apply if the transfer of the management of a port is from a port authority that is a GOC Act entity to another port authority that is also a GOC Act entity.'.	3 4 5
6	Sec	ction 274A—	6
	omi	it, insert—	7
'274A		gulation may declare GOC Act entity to be port hority	8 9
		'For a GOC Act entity, a regulation may do 1 or more of the following—	10 11
		(a) declare the entity to be a port authority;	12
		(b) prescribe the port the entity is to manage;	13
		(c) revoke the declaration of the entity as a port authority.'.	14
7		ction 278(1), 'or the <i>Government Owned Corporations</i> t 1993'—	15 16
	omi	t.	17
8	Cha	apter 8, part 3—	18
	inse	ert—	19
'278A	Fur lim	nctions and powers of port authority that is a GOC not ited	20 21
		'This chapter does not limit the functions or powers a port authority that is a GOC may have.'.	22 23
9	Sec	ction 290(4)—	24
	omi	t.	25

10	Section 294(3), dot points—		
	omit, insert—	2	
	• chapter 3 (Government Owned Corporations (GOCs)), part 10 (General reserve powers of shareholding Ministers)	3 4 5	
	• sections 146 and 147	6	
	• sections 168 to 175	7	
	• schedule 1 (Interim boards of directors)	8	
	• schedule 2 (Executives of candidate GOC associates and associate subsidiaries).'.	9 10	
11	Section 438—	11	
	insert—	12	
	'(4) This section does not limit the functions of Queensland Rail.'.	13	
12	Section 463(a), 'or the <i>Government Owned Corporations</i> Act 1993'—	14 15	
	omit.	16	
13	Section 463—	17	
	insert—	18	
	'(2) This section does not limit the functions, powers or obligations of a port authority that is a GOC.'.	19 20	
14	Section 486(4), definition <i>transport GOC</i> —	21	
	omit, insert—	22	
	'transport GOC means a GOC on which functions are conferred under this Act.'.	23 24	

Schedule ((continued)	
Concadio (0011111110007	

15	Schedule 6—	1
	insert—	2
	'GOC Act entity means—	3
	(a) a GOC; or	4
	(b) an entity established under the Government Owned Corporations Act 1993.'.	5 6
Trar	nsport Planning and Coordination Act 1994	7
1	Section 3, definition transport GOC, from 'whose'—	8
	omit, insert—	9
	'on which functions are conferred under the <i>Transport Infrastructure Act 1994</i> .'.	10 11
Wat	er Act 2000	12
1	Section 1122(1)—	13
	insert—	14
	'Note—	15
	SunWater is a government owned corporation.'.	16
2	Section 1122(5)—	17
	omit.	18

Whistleblowers Protection Act 1994		
1	Section 7(2)(e), 'GOCs or'—	2
	omit.	3
2	Section 10(6)—	4
	omit.	5
3	Section 10(7)—	6
	renumber as section 10(6).	7
4	Section 25(1), footnote, from 'and division 5' to 'GOCs'—	8
	omit.	9
5	Section 26(2), 'division 4, 5 or 6.'—	10
	omit, insert—	11
	'division 4 or 6.4'.	12
6	Section 27(6), '4 to 6.'—	13
	omit, insert—	14
	'4 and 6.'.	15
7	Part 4, division 5—	16
	omit.	17

⁴ Division 4 (Limitation on disclosure process for courts, tribunals and judicial officers) or 6 (Limitation on disclosure process for corporatised corporations)

	Schedule (continued)	
8	Schedule 1, entry for statutory GOC— omit.	1 2
9	Schedule 5, section 2(1)(j)—	3
10	omit. Schedule 5, section 2(1)(k) and (I)—	5
	renumber as schedule 5, section 2(1)(j) and (k).	6

7

8

9

© State of Queensland 2006

Schedule 5, section 2(2)(a)—

'(a) a GOC;'.

omit, insert—

11