

Queensland

Gene Technology Amendment Bill 2007



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31	Amend	ment of s 92 (Regulator may accredit organisations)	25
30	Amendı	ment of s 91 (Application for accreditation)	24

2007

A Bill

for

An Act to amend the Gene Technology Act 2001

	The P	arliament (of Queensland enacts—	1
Clause	1	Short title This A Act 20	Act may be cited as the Gene Technology Amendment	2 3 4
Clause	2	Act amen	Act amends the Gene Technology Act 2001.	5
Clause	3		ent of s 31 (Simplified outline of pt 4)	7
		Section insert-	on 31(b)—	8 9
			'(ia) the dealing is stated in an emergency dealing determination; or'.	10 11
Clause	4		nent of s 32 (Person not to deal with a GMO licence with full knowledge or recklessness)	12 13
		Section	on 32—	14
		omit, i	insert—	15
	'32		ot to deal with a GMO without a licence knowledge or recklessness	16 17
		'A per	rson commits an indictable offence if—	18
		(a) 1	the person deals with a GMO, knowing it is a GMO; and	19
			the dealing with the GMO by the person is not authorised by a GMO licence, and the person knows or is reckless as to that fact; and	20 21 22
		` '	the dealing with the GMO is not stated in an emergency dealing determination, and the person knows or is reckless as to that fact; and	23 24 25
			the dealing is not a notifiable low risk dealing, and the person knows or is reckless as to that fact; and	26 27

		(e)	the dealing is not an exempt dealing, and the person knows or is reckless as to that fact; and	1 2
		(f)	the dealing is not included on the GMO register, and the person knows or is reckless as to that fact.	3
		Max	ximum penalty—	5
		(a)	for an aggravated offence—5 years imprisonment or 2933 penalty units; or	6 7
		(b)	otherwise—2 years imprisonment or 733 penalty units.	8
		Note	s	9
		1	This section differs from section 32 of the Commonwealth Act.	10
		2	For provisions corresponding to section 32(4) of the Commonwealth Act, see the <i>Statutory Instruments Act 1992</i> , section 24.'.	11 12 13
Clause	5		ment of s 33 (Person not to deal with a GMO a licence)	14 15
		Sec	tion 33(1)—	16
		inse	ert—	17
		'(ba	the dealing with the GMO is not stated in an emergency dealing determination; and'.	18 19
Clause	6		ment of s 34 (Person must not breach conditions IO licence with full intention and knowledge or sness)	20 21 22
		Sec	tion 34(1) and (2)—	23
		omi	t, insert—	24
		'(1) The if—	holder of a GMO licence commits an indictable offence	25 26
		(a)	the holder intentionally takes an action or omits to take an action; and	27 28
		(b)	the action or omission contravenes the licence, and the holder knows or is reckless as to that fact.	29 30
		Max	ximum penalty—	31

			(a)	for an aggravated offence—5 years imprisonment or 2933 penalty units; or	1 2
			(b)	otherwise—2 years imprisonment or 733 penalty units.	3
		'(2)		erson covered by a GMO licence commits an indictable nce if—	4 5
			(a)	the person intentionally takes an action or omits to take an action; and	6 7
			(b)	the person has knowledge of the conditions of the licence; and	8 9
			(c)	the action or omission contravenes a condition of the licence, and the person knows or is reckless as to that fact.	10 11 12
			Max	cimum penalty—	13
			(a)	for an aggravated offence—5 years imprisonment or 2933 penalty units; or	14 15
			(b)	otherwise—2 years imprisonment or 733 penalty units.'.	16
Clause	7	Ins	ertio	n of new ss 35A and 35B	17
			Afte	er section 35—	18
			inse	rt—	19
	'35A	dea	aling	must not breach conditions of emergency determination with full intention and dge or recklessness	20 21 22
			'A p	erson commits an indictable offence if—	23
			(a)	the person intentionally takes an action or omits to take an action; and	24 25
			(b)	the person has knowledge of the conditions to which an emergency dealing determination is subject; and	26 27
			(c)	the action or omission contravenes a condition mentioned in paragraph (b), and the person knows or is reckless as to that fact.	28 29 30
			Max	cimum penalty—	31
			(a)	for an aggravated offence—5 years imprisonment or	32

		(b)	otherwise—2 years imprisonment or 733 penalty units.	1
		Note T	his section differs from section 35A of the Commonwealth Act.	2
	'35B		must not breach conditions of emergency determination	4 5
		'A 1	person commits an offence if—	6
		(a)	the person takes an action or omits to take an action; and	7
		(b)	the person has knowledge of the conditions to which an emergency dealing determination is subject; and	8 9
		(c)	the action or omission by the person contravenes a condition mentioned in paragraph (b).	10 11
		Ma	ximum penalty—	12
		(a)	for an aggravated offence—293 penalty units; or	13
		(b)	otherwise—73 penalty units.	14
		Note	es—	15
		1	This section differs from section 35B of the Commonwealth Act.	16
		2	This section does not affect the Criminal Code, sections 23 and 24.'.	17 18
Clause	8	Insertic	on of new s 40A	19
		Aft	er section 40—	20
		inse	ert—	21
	'40A	Licence	es relating to inadvertent dealings	22
		pos the	the regulator is satisfied that a person has come into session of a GMO inadvertently, the regulator may, with agreement of the person, treat the person as having made inadvertent dealings application.	23 24 25 26
		not sec	remove any doubt, it is declared that subsection (1) does prevent a person from making an application under tion 40 in relation to a GMO that has inadvertently come of the person's possession.	27 28 29 30

		Note—	1
		Sections 46A and 49 have the effect that the regulator may expedite consideration of an application to dispose of a GMO that has come into a person's possession inadvertently. These sections have effect whether the application is made under section 40, or is taken to have been made under this section.'.	2 3 4 5 6
Clause	9	Amendment of s 42 (Regulator may require applicant to give further information)	7 8
		Section 42—	9
		insert—	10
		'(3) The regulator may require information to be given under this section at any time before the regulator decides the application, whether before or after the regulator has begun to consider the application.'.	11 12 13 14
Clause	10	Amendment of s 43 (Regulator must consider applications except in certain circumstances)	15 16
		(1) Section 43(2), after 'application', first mention—	17
		insert—	18
		', or may cease considering the application,'.	19
		(2) Section 43(2)—	20
		insert—	21
		'(f) the regulator is satisfied, having regard to the matters mentioned in section 58, that the applicant is not a suitable person to hold the licence.'.	22 23 24
Clause	11	Insertion of new s 46A	25
		After section 46—	26
		insert—	27
	'46A	Division does not apply to an application relating to inadvertent dealings	28 29
		'Despite section 46, this division does not apply to an application for a GMO licence if the regulator is satisfied that—	30 31 32

		(a)	the dealings proposed to be authorised by the licence are limited to dealings to be undertaken for the purposes of, or for purposes relating to, disposing of a GMO; and	1 2 3
		(b)	the applicant for the licence came into possession of the GMO inadvertently.'.	4 5
Clause	12		ement of s 49 (Dealings that may pose significant the health and safety of people or the ment)	6 7 8
		Sect	tion 49—	9
		omii	t, insert—	10
	'49		n does not apply to an application relating to tent dealings	11 12
			spite section 48, this division does not apply to an lication for a GMO licence if the regulator is satisfied—	13 14 15
		(a)	the dealings proposed to be authorised by the licence are limited to dealings to be undertaken for the purposes of, or for purposes relating to, disposing of a GMO; and	16 17 18
		(b)	the applicant for the licence came into possession of the GMO inadvertently.'.	19 20
Clause	13		ment of s 50 (Regulator must prepare risk ment and risk management plan)	21 22
		(1) Sect	tion 50(2)—	23
		omii	t.	24
		(2) Sect	tion 50(3), 'The'—	25
		omii	t, insert—	26
			less section 50A applies in relation to the application for licence, the'.	27 28
Clause	14	Insertio	n of new s 50A	29
		Afte	er section 50—	30
		inse	rt—	31

'50A	Limited and controlled release applications					
	'(1)	This section applies to an application for a licence if the regulator is satisfied that—	1 2 3			
		(a) the principal purpose of the application is to enable the licence holder, and persons covered by the licence, to conduct experiments; and	4 5 6			
		(b) the application proposes, in relation to any GMO for which dealings are proposed to be authorised—	7 8			
		(i) controls to restrict the dissemination or persistence of the GMO and its genetic material in the environment; and	9 10 11			
		(ii) limits on the proposed release of the GMO; and	12			
		(c) the controls and limits are of a kind that it is appropriate for the regulator not to seek the advice mentioned in section 50(3).	13 14 15			
	'(2)	In deciding whether the principal purpose of an application is to enable the licence holder, and persons covered by the licence, to conduct experiments, the regulator—	16 17 18			
		(a) must have regard to whether the applicant proposes that any or all of the following be authorised by, and done under, the licence—	19 20 21			
		(i) testing hypotheses;	22			
		(ii) gaining scientific or technical knowledge;	23			
		(iii) gaining data for regulatory purposes, or for product development or marketing; and	24 25			
		(b) may have regard to any other matter the regulator considers to be relevant.	26 27			
	'(3)	In this section—	28			
		controls, in relation to restricting the dissemination or persistence of a GMO and its genetic material in the environment, include the following—	29 30 31			
		(a) stated methods for disposal of the GMO or its genetic material;	32 33			
		(b) data collection requirements, including studies to be conducted about the GMO or its genetic material:	34 35			

		(dealings with the GMO or its genetic material may occur;	1 2 3
		((d) compliance, in relation to dealings with the GMO or its genetic material, with—	4 5
			(i) a code of practice issued under section 24; or	6
			(ii) a technical or procedural guideline issued under section 27.	7 8
		ł	<i>limits</i> , in relation to the release of a GMO that is proposed to be authorised by a licence, includes limits on any of the following—	9 10 11
		((a) the scope of the dealings with the GMO;	12
		((b) the scale of the dealings with the GMO;	13
		((c) the locations of the dealings with the GMO;	14
		((d) the duration of the dealings with the GMO;	15
		((e) the persons who are to be permitted to conduct the dealings with the GMO.	16 17
		1	Note—	18
			This section differs from section 50A of the Commonwealth Act.'.	19
Clause	15	acco	ndment of s 51 (Matters regulator must take into unt in preparing risk assessment and risk agement plan)	20 21 22
		(1)	Section 51(1)(a), 'mentioned in section 49(2)(a) to (g)'—	23
		C	omit, insert—	24
		4	prescribed under a regulation'.	25
		(2)	Section 51(1)(b) and (2)(b)—	26
		C	omit.	27
Clause	16		ndment of s 52 (Public notification of risk ssment and risk management plan)	28 29
		(1)	Section 52(1), '49 (if applicable),'—	30
		(omit.	31

		(2)	Secti	on 52(2)—	1
			inser	<i>t</i> —	2
			'(ba)	if the regulator is satisfied that 1 or more dealings proposed to be authorised by the licence may pose a significant risk to the health and safety of people or to the environment—that the regulator is so satisfied; and'.	3 4 5 6
		(3)	Secti	on 52(2)(d), from 'than'—	7
			omit,	insert—	8
			ʻthan	<u> </u>	9
			(i)	if the notice states that the regulator is satisfied that the dealings proposed to be authorised by the licence may pose a significant risk to the health and safety of people or to the environment—50 days after the date on which the notice was published; or	10 11 12 13 14
			(ii)	otherwise—30 days after the date on which the notice was published.'.	15 16
Clause	17			nent of s 56 (Regulator must not issue the licence atisfied as to risk management)	17 18
		(1)	Secti	on 56(2)(a) and (b)—	19
			omit,	insert—	20
			'(a)	the risk assessment prepared under section 47 or 50 in relation to the dealings;	21 22
			(b)	the risk management plan prepared under section 47 or 50 in relation to the dealings;'.	23 24
		(2)	Secti	on 56(2)—	25
			inser	<i>t</i> —	26
			'Note-	_	27
				section (2)(a), (b) and (c) does not apply to an inadvertent dealings lication.'.	28 29
Clause	18			nent of s 57 (Other circumstances in which r must not issue the licence)	30 31
			Secti	on 57—	32

			insert—	1
		'(3)	Subsection (2) does not apply to an inadvertent dealings application.'.	2 3
Clause	19	Am	endment of s 60 (Period of licence)	4
			Section 60—	5
			insert—	6
		'(3)	A licence issued as a result of an inadvertent dealings application must not be expressed to be in force for a period of longer than 1 year.'.	7 8 9
Clause	20		nendment of s 67 (Protection of persons who give ormation)	10 11
			Section 67, 'or 66'—	12
			omit, insert—	13
			', 66 or 72D(2)(h)'.	14
Clause	21	Am	endment of s 71 (Variation of licence)	15
		(1)	Section 71(1)—	16
			omit, insert—	17
		'(1)	The regulator may vary a licence by notice in writing given to the licence holder—	18 19
			(a) at any time, on the regulator's own initiative; or	20
			(b) on application by the licence holder.	21
		'(1A)	An application for a variation must be in writing and must contain—	22 23
			(a) the information, if any, prescribed under a regulation; and	24 25
			(b) the information specified in writing by the regulator.'.	26
		(2)	Section 71(2), 'However, the'—	27
			omit, insert—	28
			'The'	20

(3)	Section 71—			
	insert—	2		
'(2A)	The regulator must not vary a licence if the original application for the licence was an application to which section 50A applied, unless—	3 4 5		
	(a) the regulator is satisfied the principal purpose of the licence as proposed to be varied is to enable the licence holder and persons covered by the licence to conduct experiments; and	6 7 8 9		
	(b) the application for variation proposes, in relation to any GMO for which dealings are proposed to be authorised as a result of the variation—	10 11 12		
	(i) controls to restrict the dissemination or persistence of the GMO and its genetic material in the environment; and	13 14 15		
	(ii) limits on the proposed release of the GMO; and	16		
	(c) the regulator is satisfied the controls and limits are of a kind that it is appropriate for the regulator not to seek the advice mentioned in section 50(3).	17 18 19		
	Note—	20		
	Section 50A applies to an application that proposes controls and limits on the dissemination, persistence and release of the GMO concerned and is for the purpose of conducting experiments.	21 22 23		
'(2B)	The regulator must not vary a licence if the regulator is satisfied the risk assessment and the risk management plan in relation to the original application for the licence did not cover the risks posed by the dealings proposed to be authorised by the licence as varied.'.	24 25 26 27 28		
(4)	Section 71(4), 'However, the regulator must not vary the'—	29		
	omit, insert—	30		
	'The regulator must not vary a'.	31		
(5)	Section 71—	32		
	insert—	33		

		'(5)	The regulator must not vary a licence unless any local government the regulator considers appropriate has been consulted on the proposed variation.	1 2 3
		'(6)	The regulator must not vary a licence in the circumstances, if any, prescribed under a regulation.	4 5
		'(7)	If an application has been made for variation of a licence, the regulator must vary the licence, or refuse to vary the licence, within the period, if any, prescribed under a regulation.	6 7 8
		'(8)	In this section—	9
			controls see section 50A(3).	10
			<i>limits</i> see section 50A(3).	11
			Note—	12
			This section differs from section 71 of the Commonwealth Act.'.	13
Clause	22		nendment of s 72 (Regulator to notify of proposed spension, cancellation or variation)	14 15
			Section 72—	16
			insert—	17
		'(7)	This section does not apply to a variation of a licence if the regulator is satisfied the variation is of minor significance or complexity.'.	18 19 20
Clause	23	Am	nendment of s 72A (GMO licence—annual charge)	21
			Section 72A—	22
			renumber as section 72AA.	23
Clause	24	Ins	ertion of new pt 5A	24
			After section 72AA, as renumbered—	25
			insert—	26

'Part 5A			Emergency dealing determinations	1 2
'Divi	sion	1	Simplified outline	3
'72A	Sim	plifi	ed outline of pt 5A	4
		Min	outline, this part provides a system under which the ister may make determinations relating to dealings with Os in emergencies.	5 6 7
		Note-	_	8
		Th	is section differs from section 72A of the Commonwealth Act.	9
'Divi	sion	2	Making of emergency dealing determination	10 11
'72B	Min	ister	may make emergency dealing determination	12
	'(1)		Minister may, by gazette notice (an <i>emergency dealing rmination</i>), state dealings with a GMO for this part.	13 14
	'(2)	only Com	Minister may make an emergency dealing determination if the Minister administering section 72B of the amonwealth Act has made, or is proposing to make, a esponding Commonwealth emergency dealing rmination.	15 16 17 18 19
		Notes	·	20
		1	This section differs from section 72B of the Commonwealth Act.	21
		2	Section 72B(3) of the Commonwealth Act deals with threats of a kind mentioned in section 72B(2) of the Commonwealth Act.	22 23
		3	For provisions corresponding to section 72B(4) of the Commonwealth Act, see the <i>Statutory Instruments Act</i> 1992, section 24.	24 25 26
'72C	Per	iod c	of effect of emergency dealing determination	27
			emergency dealing determination takes effect—	28

	(a) on the day on which the emergency dealing determination is made; or	1 2					
	(b) on a later day stated in the emergency dealing determination.	3 4					
'(2)	An emergency dealing determination ceases to have effect—	5					
	(a) subject to subsection (3), at the end of the 6 month period starting when the emergency dealing determination takes effect; or	6 7 8					
	(b) at the end of the period stated by the Minister in the emergency dealing determination; or	9 10					
	(c) when the emergency dealing determination is revoked;	11					
	whichever happens first.	12					
'(3)	The Minister may, by gazette notice, extend the period of effect of an emergency dealing determination.	13 14					
'(4)	The Minister may extend the period of effect of an emergency dealing determination under subsection (3) more than once, but each single extension must not exceed 6 months.	15 16 17					
'(5)	The Minister may extend the period of effect of an emergency dealing determination only if the Minister administering section 72C of the Commonwealth Act has under that section extended, or is proposing to extend under that section, the period of effect of the corresponding Commonwealth emergency dealing declaration.						
'(6)	A notice extending the period of effect of an emergency dealing determination takes effect when the determination would have ceased to have effect but for the extension.	24 25 26					
	Note—	27					
	This section differs from section 72C of the Commonwealth Act.	28					

'Division 3				Effect and conditions of emergency dealing determination	
'72D			cy dealing determination aut subject to conditions	horises	3 4
	'(1)	to do	emergency dealing determination alings with a GMO, the dealings e conditions, if any, stated in the mination.	are authorised, subject	5 6 7 8
	'(2)		itions may relate to, but are ving—	not limited to, the	9 10
		(a)	the quantity of GMO in relation covered;	to which dealings are	11 12
		(b)	the scope of the dealings covered:	•	13
		(c)	the purposes for which the dealing	gs may be undertaken;	14
		(d)	variations to the scope or purpose	es of the dealings;	15
		(e)	the source of the GMO;		16
		(f)	the persons who may deal with th	e GMO;	17
		(g)	the information required to be give person to whom the information required to be given by the second of the secon	• •	18 19
		(h)	obligations about informing the re	egulator if—	20
			(i) a person becomes aware of as to any risks to the health a to the environment, associa stated in the emergency deal	and safety of people, or ated with the dealings	21 22 23 24
			(ii) a person becomes aware of any person, of the cond emergency dealing determin	litions to which the	25 26 27
			(iii) a person becomes aware of of the dealings stated in the determination;	•	28 29 30
		(i)	the storage and security of the GN	MO:	31

	(j)	the required level of containment in relation to the dealings, including requirements relating to the certification of facilities to stated containment levels;	1 2 3
	(k)	waste disposal requirements;	4
	(1)	the way in which any quantity of the GMO must be dealt with if a condition of the emergency dealing determination is breached;	5 6 7
	(m)	measures to manage risks posed to the health and safety of people or to the environment;	8 9
	(n)	data collection, including studies to be conducted;	10
	(o)	auditing and reporting;	11
	(p)	the keeping and disclosure of, and access to, records about the GMO;	12 13
	(q)	actions to be taken in case of the release of the GMO from a contained environment;	14 15
	(r)	the geographic area in which the dealings stated in the emergency dealing determination may occur;	16 17
	(s)	requirements for compliance with a code of practice issued under section 24, or a technical or procedural guideline issued under section 27;	18 19 20
	(t)	supervision by, and monitoring by, institutional biosafety committees;	21 22
	(u)	contingency planning in relation to unintended effects of the dealings stated in the emergency dealing determination;	23 24 25
	(v)	limiting the dissemination or persistence of the GMO or its genetic material in the environment;	26 27
	(w)	any other matters the Minister considers appropriate.	28
'(4)	It is if—	a condition of an emergency dealing determination that	29 30
	(a)	a dealing with a GMO is stated in the emergency dealing determination; and	31 32
	(b)	a particular condition of the emergency dealing determination applies to the dealing by a person;	33 34

		the person must allow the regulator, or a person authorised by the regulator, to enter premises where the dealing is being undertaken, for auditing or monitoring the dealing.	1 2 3
	'(5)	Subsection (4) does not limit the conditions that may be stated in an emergency dealing determination.	4 5
		Notes—	6
		1 This section differs from section 72D of the Commonwealth Act.	7
		2 For provisions corresponding to section 72D(3) of the Commonwealth Act, see the <i>Statutory Instruments Act 1992</i> , section 24.	8 9 10
'Div i	ision	· · · · · · · · · · · · · · · · · · ·	11
		revocation of emergency dealing	12
		determination	13
'72E		riation, suspension and revocation of emergency aling determination	14 15
	'(1)	The Minister may, by gazette notice, vary the conditions to which an emergency dealing determination is subject, including by imposing new conditions, if the Minister administering section 72E of the Commonwealth Act has made, or is proposing to make, the same variation to the corresponding Commonwealth emergency dealing determination.	16 17 18 19 20 21 22
	'(2)	The Minister may, by gazette notice, suspend or revoke an emergency dealing determination if the Minister administering section 72E of the Commonwealth Act has suspended or revoked, or is proposing to suspend or revoke, the corresponding Commonwealth emergency dealing determination.	23 24 25 26 27 28
		Note—	29
		Section 72E of the Commonwealth Act includes a subsection (3) dealing with consultation with the States in relation to the variation, suspension or revocation of an emergency dealing determination.	30 31 32
	'(4)	A variation, suspension or revocation of an emergency dealing determination takes effect—	33 34

		(a) if the Minister states in the variation, suspension or revocation that the variation, suspension or revocation is necessary to prevent imminent risk of death, serious illness, serious injury or serious environmental damage—on the day on which the variation, suspension or revocation is made; or	1 2 3 4 5 6
		(b) otherwise—on the day stated by the Minister in the variation, suspension or revocation.	7 8
		'(5) The day stated as mentioned in subsection (4)(b) must not be earlier than 30 days after the day on which the variation, suspension or revocation is made.	9 10 11
		Note—	12
		This section differs from section 72E of the Commonwealth Act.'.	13
Clause	25	Amendment of s 78 (Regulator may include dealings with GMOs on GMO register)	14 15
		Section 78(4), other than note—	16
		omit.	17
Clause	26	Amendment of s 82 (Simplified outline of pt 7)	18
		Section 82(2) and (4), after 'Licence conditions'—	19
		insert—	20
		', or conditions to which an emergency dealing determination is subject,'.	21 22
Clause	27	Amendment of s 83 (Application for certification)	23
		Section 83, note, after 'licence'—	24
		insert—	25
		', or conditions to which an emergency dealing determination is subject,'.	26 27
Clause	28	Amendment of s 89 (Regulator to notify of proposed suspension, cancellation or variation)	28 29
		Section 89—	30

			inser		1
		'(7)		section does not apply to a variation of a licence if the lator is satisfied the variation is of minor significance or	2 3
			_	plexity.'.	4
Clause	29	Ins	ertior	n of new s 89A	5
			Afte	r section 89—	6
			inser	<i>t</i> —	7
	'89A	Tra	nsfer	of certification	8
		'(1)	trans certi	holder of a certification and another person (the sferee) may jointly apply to the regulator for the fication to be transferred from the holder of the fication to the transferee.	9 10 11 12
		'(2)	The	application must be in writing, and must contain—	13
			(a)	the information, if any, prescribed under a regulation; and	14 15
			(b)	the information specified in writing by the regulator.	16
		'(3)	regul	regulator must not transfer the certification unless the lator is satisfied that, if the certification is transferred, any litions to which the certification is subject will continue to let.	17 18 19 20
		'(4)	on th	regulator must give written notice of his or her decision he application to the holder of the certification and the afferee.	21 22 23
		'(5)	If the	e regulator decides to transfer the certification—	24
			(a)	the transfer takes effect on the date stated in the notice; and	25 26
			(b)	the certification continues in force; and	27
			(c)	the certification is subject to the same conditions as those in force immediately before the transfer.'.	28 29
Clause	30	Am	endn	nent of s 91 (Application for accreditation)	30
				ion 91. note—	31

			omit, insert—	1
			'Notes—	2
			1 The conditions of a licence may require supervision of dealings by an institutional biosafety committee (see section 62(2)(m)), and a regulation may require supervision of notifiable low risk dealings by an institutional biosafety committee (see section 75(2)(c)).	3 4 5 6
			The conditions to which an emergency dealing determination is subject may require supervision of dealings by an institutional biosafety committee (see section 72D(2)(t)).'.	7 8 9
Clause	31		nendment of s 92 (Regulator may accredit ganisations)	10 11
		(1)	Section 92(2)(a), ', or proposes to establish,'—	12
			omit.	13
		(2)	Section 92(2)(b) and (c)—	14
			omit, insert—	15
			'(b) if the organisation has established an institutional biosafety committee—whether the organisation will be able to maintain the institutional biosafety committee in accordance with the guidelines mentioned in paragraph (a);	16 17 18 19 20
			(c) if the organisation has established an institutional biosafety committee—whether the organisation has appropriate indemnity arrangements for its institutional biosafety committee members;	21 22 23 24
			(ca) if the organisation has not established an institutional biosafety committee as mentioned in paragraph (a)—whether the organisation will be in a position to use an institutional biosafety committee established by an accredited organisation;'.	25 26 27 28 29
Clause	32		nendment of s 97 (Regulator to notify of proposed spension, cancellation or variation)	30 31
			Section 97—	32
			insert—	33

		'(7)	the r	s section does not apply to a variation of an accreditation if regulator is satisfied the variation is of minor significance omplexity.'.	1 2 3
Clause	33		olace nmiti	ement of s 107 (Function of consultative tee)	4 5
			Sect	ion 107—	6
			omit	t, insert—	7
	'107	Fur	nctio	n of ethics and community committee	8
			this	e function of the ethics and community committee under Act is to provide advice, on the request of the regulator or Ministerial council, on the following—	9 10 11
			(a)	ethical issues relating to gene technology;	12
			(b)	the need for, and content of, codes of practice in relation to ethics for conducting dealings with GMOs;	13 14
			(c)	the need for, and content of, policy principles in relation to dealings with GMOs that should not be conducted for ethical reasons;	15 16 17
			(d)	the need for policy principles, policy guidelines, codes of practice and technical and procedural guidelines in relation to GMOs and GM products and the content of the principles, guidelines and codes;	18 19 20 21
			(e)	community consultation in relation to the process for applications for licences covering dealings involving the intentional release of a GMO into the environment;	22 23 24
			(f)	risk communication matters in relation to dealings involving the intentional release of a GMO into the environment;	25 26 27
			(g)	matters of general concern identified by the regulator in relation to applications made under this Act;	28 29
			(h)	matters of general concern in relation to GMOs.'.	30
Clause	34	Rep	olace	ement of ss 110 and 110A and pt 8, div 4	31
			Sect	ions 110 and 110A and part 8, division 4—	32

			omit, insert—	1
	'11 0) Me	mbership and procedures	2
			'Note—	3
			Section 110 of the Commonwealth Act empowers the making of regulations about the membership and procedures of the ethics and community committee.	4 5 6
	'111	l Sul	ocommittees	7
			'Note—	8
			Section 111 of the Commonwealth Act deals with the establishment of subcommittees by the ethics and community committee.	9 10
	'112	2 Exp	pert advisers	11
			'Note—	12
			Section 112 of the Commonwealth Act provides for the appointment of expert advisers to the ethics and community committee.'.	13 14
Clause	35	Am	endment of s 136A (Quarterly reports)	15
			Section 136A(2)—	16
			insert—	17
			'(ba) emergency dealing determinations made by the Minister during the quarter;	18 19
			(bb) any breaches of conditions of an emergency dealing determination that have come to the regulator's attention during the quarter;'.	20 21 22
Clause	36		endment of s 138 (Record of GMO and GM product alings)	23 24
			Section 138—	25
			insert—	26
		'(1A)	The GM record must contain the following information, other than confidential commercial information, in relation to each emergency dealing determination made under section 72B—	27 28 29

				the dealings stated in the emergency dealing determination and the GMO to which the dealings relate;	1 2 3
				any conditions to which the emergency dealing determination is subject;	4 5
				the date on which the emergency dealing determination takes effect;	6 7
				the date on which the emergency dealing determination will cease to have effect.'.	8 9
Clause	37	Ame	endme	ent of s 145 (Simplified outline of pt 10)	10
		(1)	Section	on 145(a)(ii), after 'environment'—	11
			insert	<u>; </u>	12
			or for	or certain other reasons'.	13
		(2)	Section	on 145—	14
			insert -	<u>;</u>	15
				enables the regulator to give directions to a person permitted by an emergency dealing determination to deal with a GMO if—	16 17 18
				(i) the regulator believes the person is not complying with this Act; and	19 20
				(ii) the regulator believes it is necessary to do so in order to protect the health and safety of people or to protect the environment or for certain other reasons; and'.	21 22 23 24
Clause	38	Ame	endm	ent of s 146 (Regulator may give directions)	25
		(1)	Section	on 146(1)(b)—	26
			omit,	insert—	27
			'(b)	either of the following applies—	28
				(i) it is necessary to exercise powers under this section in order to protect the health and safety of people or to protect the environment;	29 30 31

		(ii)	it is desirable in the public interest, having regard to the matters mentioned in subsection (2A), for the regulator to exercise powers under this section;'.	1 2 3 4
(2)	Sect	ion 1	46(2)(a) and (b)—	5
	omit	, inse	rt—	6
	'(a)		f the following kinds of persons is not complying a this Act in relation to a thing—	7 8
		(i)	a person covered by a GMO licence;	9
		(ii)	a person dealing with, or who has dealt with, a GMO stated in an emergency dealing determination; and	10 11 12
	(b)	eith	er of the following applies—	13
		(i)	it is necessary to exercise powers under this section in order to protect the health and safety of people or to protect the environment;	14 15 16
		(ii)	it is desirable in the public interest, having regard to the matters mentioned in subsection (2A), for the regulator to exercise powers under this section;'.	17 18 19 20
(3)	Sect	ion 1	46—	21
	inse	rt—		22
'(2A)	it is direc	desin	ing under subsection (1)(b)(ii) or (2)(b)(ii) whether rable to exercise powers under this section to give to a licence holder or another person, the regulator e regard to the following—	23 24 25 26
	(a)	lice	types of dealings with GMOs authorised by the nce or stated in the emergency dealing determination cerned, and, in particular, whether the dealings are oing;	27 28 29 30
	(b)	add: regu	ether measures have been, or are being, taken to ress the noncompliance with this Act that the alator believes is occurring (the <i>suspected compliance</i>);	31 32 33 34
	(c)		likelihood of the licence holder or other person not applying with this Act at a future time;	35 36

		(a)	the severity of the suspected noncompliance;	1
		(e)	whether, on 1 or more occasions, the licence holder or other person—	2 3
			(i) has been charged with or convicted of an offence against this Act; or	4 5
			(ii) has been given a direction under this section;	6
		(f)	other means available to the regulator to address the suspected noncompliance, including, but not limited to, by cancelling, varying or suspending a licence, accreditation or certification;	7 8 9 10
		(g)	whether, in the regulator's opinion, the suspected noncompliance was deliberate;	11 12
		(h)	the desirability of deterring future noncompliance with this Act.'.	13 14
Clause	39	Amendr	ment of s 149 (Simplified outline of pt 11)	15
		Sect	ion 149(e), after 'licence'—	16
		inse	rt—	17
		or a	in emergency dealing determination'.	18
Clause	40		nent of s 152 (Powers available to inspectors for ing compliance)	19 20
		Sect	ion 152(2)—	21
		inse	rt—	22
		'(d)	the occupier of the premises is a person dealing with, or who has dealt with, a GMO stated in an emergency dealing determination, and the entry is at a reasonable time.'.	23 24 25 26
Clause	41	Amendr licence	ment of s 177 (Part does not limit power to impose conditions)	27 28
		(1) Sect	ion 177, heading, 'licence'—	29
		omit	•	30

26

27

28

		(2)	Section 177, 'conditions.'— omit, insert—
			'conditions or the Minister's power to impose conditions on an emergency dealing determination.'.
e	42		nendment of s 182 (Deadlines for making reviewable cisions)
		(1)	Section 182(a)—
			omit, insert—
			'(a) this Act provides for a person to make an application of any kind to the regulator; and'.
		(2)	Section 182, 'decision to reject the application'—
			omit, insert—
			'reviewable decision to reject the application, and the person may seek internal review of the reviewable decision under section 181'.
se	43		nendment of s 185 (Regulator may declare that ormation is confidential commercial information)
			Section 185—
			insert—
		'(3B)	If—
			(a) a person has made an application under section 184 for a declaration that stated information is confidential commercial information; and
			(b) the regulator has not yet made a decision on the application;

the information must be treated as confidential commercial

information until the regulator makes a decision on the

application.'.

Clause	44		endment of s 192A (Interference with dealings with Os)	1 2
		(1)	Section 192A(2), definition authorised GMO dealings—	3
			insert—	4
			'(aa) stated in an emergency dealing determination and are not prohibited from being undertaken at the premises or facility by a condition of the determination; or'.	5 6 7
		(2)	Section 192A(2), definition <i>authorised GMO dealings</i> , paragraph (d), before 'included'—	8 9
			insert—	10
			'dealings'.	11
Clause	45	Rej	placement of s 194 (Review of operation of Act)	12
			Section 194—	13
			omit, insert—	14
	'194	Rev	view of operation of Act	15
		'(1)	The Minister must cause a review of the operation of this Act to be undertaken whenever a review of the Commonwealth Act is undertaken under section 194 of the Commonwealth Act.	16 17 18 19
		'(2)	The review of this Act must be undertaken—	20
			(a) as part of the review of the Commonwealth Act; or	21
			(b) after the review of the Commonwealth Act.'.	22
Clause	46		endment of sch 1 (Reviewable decisions and eligible sons)	23 24
		(1)	Schedule 1, before item 1—	25
			insert—	26
	'1A	on the	Suse to consider an application the applicant'. The basis that the applicant is not a sole person to hold a licence section 43(2)(f)	

-			
	(2)	Schedule 1—	
		insert—	
'3A	To res	fuse to transfer a licence undo on 70	er an applicant for the transfer
4A	To res	fuse to vary a licence under on 71	the licence holder
7A		fuse to transfer a certification r section 89A	an applicant for the transfer'.
47	Am	nendment of sch 3 (Dictio	nary)
	(1)	Schedule 3, definitions cocommittee—	onsultative committee and ethics
		omit.	
	(2)	Schedule 3—	
		insert—	
		determination, in relation determination under this A section 72B of the Common	Act, means a determination under twealth Act that specifies the same oposed to be stated in, or stated in,
		emergency dealing determ force under section 72B.	ination means a determination in
			committee means the Gene mmunity Consultative Committee nonwealth Act, section 106.
		9 11	cation means an application for a t 5, division 3 or 4 does not apply section 46A or 49.'.
	(3)	Schedule 3, definition deal	with, from 'and includes'—
		omit, insert—	
		'(h) transport the GMO;	
		(i) dispose of the GMO;	

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	and includes the possession, supply or use of the GMO for the purposes of, or in the course of, a dealing mentioned in any of paragraphs (a) to (i).'.	1 2 3			
(4)	Schedule 3, definition <i>institutional biosafety committee</i> , from 'by'—				
	omit, insert—	6			
	'as an institutional biosafety committee in accordance with written guidelines issued by the regulator under section 98.'.	7 8			

Schedule		Minor amendments	1					
		section 2	2					
1	Part 8, head	ding—	3					
	omit, ins	sert—	4					
'Part	8	The gene technology technical advisory committee and the gene technology ethics and community consultative committee'.	5 6 7 8					
		Committee .	9					
2	Section 99((b) and (c)—	10					
	omit, ins	sert—	11					
		e gene technology ethics and community consultative emmittee.'.	12 13					
3	Part 8, divis	sion 3, heading, after 'technology'—	14					
	insert—							
	'ethics a	and'.	16					
4	Section 106 committee'	6, including note, 'community consultative —	17 18					
	omit, ins	sert—	19					
	'ethics a	and community consultative committee'.	20					
5	Sections 108 and 109, note, 'consultative committee'—							
	omit, ins	sert—	22					
	'ethics and community committee'.							

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