

Queensland



Queensland

Queensland Building Services Authority and Other Legislation Amendment Bill 2007

Contents

			Page
Part 1	Prelimina	у	
1	Short title		10
2	Commence	ement	10
Part 2	Amendme	nt of Queensland Building Services Authority Act	
3	Act amend	ed in pt 2	10
4	Omission of	of s 4AA (Note in text)	10
5	Amendme	nt of s 30 (Classes of licences)	10
6	Insertion o	f new ss 30A-30C	11
	30A	Nominee supervisor's licence	11
	30B	Site supervisor's licence	12
	30C	Fire protection occupational licence	13
7	Amendme	nt of s 31 (Entitlement to contractor's licence)	13
8	Replaceme	ent of s 32 (Entitlement to supervisor's licence)	15
	32	Entitlement to a nominee supervisor's licence	15
	32AA	Entitlement to a site supervisor's licence	16
	32AB	Entitlement to a fire protection occupational licence .	17
9	Amendme	nt of s 33 (Application for licence)	18
10	Amendme	nt of s 34 (Grant of licence)	18
11	Replaceme	ent of pt 3, div 5, heading and s 37	18
	Division 5	Renewal of licences	
	37	When licences to be renewed	19
	37A	Authority to advise licensee before licence due for renewal	19
	37B	Applications for renewal of licence	20

	37C	Renewal fee increased if directions given	20		
12	Amendr	ment of s 38 (Suspension for non-payment of fee)	22		
13	Omissio	Omission of pt 3, div 6 (The register)			
14	Amendr	ment of s 42 (Unlawful carrying out of building work)	22		
15	Insertio	n of new ss 42B-42D	24		
	42B	Carrying out building work without a nominee	24		
	42C	Unlawful carrying out of fire protection work	24		
	42D	Licensed contractor must not engage or direct unauthorised person for fire protection work	25		
16	Replace	ement of s 43 (Supervision of building work)	25		
	43	Licensed contractor must ensure building work is personally supervised	25		
	43A	Licensed contractor must ensure building work is adequately supervised	26		
	43B	Construction manager must ensure building work is personally supervised	28		
	43C	Construction manager must ensure building work is adequately supervised	29		
17	Insertio	n of new ss 43D and 43E	30		
	43D	Definitions for div 8	30		
	43E	When owner-builder permit is required	31		
18	Replace	ement of s 44 (Permits for owner-builders)	32		
	44	Application for owner-builder permit	32		
	44A	Consideration of application for permit	33		
	44B	Criteria for granting application for permit	33		
	44C	When permit becomes effective	35		
	44D	Term of permit	35		
	44E	Conditions of permit	35		
	44F	Form of permit	36		
	44G	Cancellation or suspension of permit	36		
	44H	Procedure for cancellation or suspension	37		
	441	Permit issued to more than 1 person	37		
	44J	Surrender of permit	38		
	45	Replacement of permits	38		
19	Amendr	ment of s 46 (Notification on certificate of title)	38		
20	Amendr	ment of s 48 (Cancellation or suspension of licence)	39		
21		nent of s 49B (Suspension or cancellation for failure to with tribunal's orders and directions (s 86 QBTA))	39		

22	Amendn	nent of s 50A (Approved audit program)	39		
23		Amendment of s 50C (Supply of financial records and other documents under approved audit program or for other reason).			
24		ment of s 51 (Improper use of licence card, certificate, or PIN)	40		
	50D	Person must not pretend to be a licensee	40		
	51	Improper use of licence card, certificate, number or PIN	40		
25		nent of s 51A (Other offences relating to unlawful out of building work)	41		
26		nent of s 51B (Licensed contractor must not contract censed person)	41		
27		nent of s 53B (False or misleading documents about requirements)	41		
28	Insertior	of new s 53C	42		
	53C	Advertising by unlicensed person	42		
29	Amendn	nent of s 56 (Partnerships)	43		
30	Insertior	of new s 56A	43		
	56A	Authority may request photographs for licence	43		
31	Amendn	nent of s 56AB (Operation of pt 3A)	43		
32	Amendn	nent of s 56AD (Becoming a permitted individual)	43		
33	Amendn	nent of s 57 (Operation of pt 3B)	44		
34	Amendn	nent of s 62 (Operation of pt 3C)	45		
35	Amendn	nent of s 67AQ (Definitions for pt 3E)	45		
36	Amendn	nent of s 67AR (Meaning of demerit offence)	45		
37	Amendn	nent of s 67AV (Operation of pt 3E)	46		
38		nent of s 67AX (When demerit points allocated for offences)	46		
39	Replace	ment of s 67B (Meaning of construction management ntract in pt 4A)	46		
	67B	Meaning of construction management trade contract	46		
40	Amendn	nent of s 67G (Building contracts to be in writing)	47		
41	Amendn	nent of s 67I (Directions given under building contracts).	47		
42		nent of s 67V (Offence of not warning that contract is tion management trade contract)	47		
43	Insertior	of new ss 67X and 67Y	47		
	67X	Statutory insurance scheme may be called Queensland Home Warranty Scheme	48		
	67Y	Protection of expressions associated with statutory insurance scheme	48		

44		ent of s 68 (Payment of insurance premium)	49
45	Insertion	of new ss 68A–68D	49
	68A	Multiple contracts for the same residential construction work	50
	68B	When insurance premium is payable by licensed contractor	50
	68C	When insurance premium is payable by construction manager	50
	68D	Setting of insurance premiums for residential construction work	51
46	Amendm	ent of s 69 (Insurance of building work)	51
47	Insertion	of new s 69A	52
	69A	Commencement of insurance cover	52
48	Amendm	ent of s 70 (Insurance claims)	53
49		of new s 70A	54
	70A	Persons not entitled to indemnity under insurance scheme	54
50	Insertion	of new s 71AA	54
	71AA	Cancellation of policy of insurance	54
51	Amendm work)	nent of s 72 (Power to require rectification of building	56
52	•	ent of s 75 (Tribunal work defined (ss 7 & 8 QBTA))	57
53		ent of s 76 (What is not tribunal work (s 7 QBTA))	57
54		nent of s 77 (Tribunal may decide building dispute (s 93	57
55	Amendm	nent of s 78 (When major commercial building dispute neard by tribunal (s 94 QBTA))	57
56	Amendm	nent of s 79 (Procedure to decide whether all parties (s 95 QBTA))	57
57		nent of s 80 (Procedure if another party discovered	58
58	Amendm QBTA))	nent of s 81 (Consent may not be withdrawn (s 97	58
59	Amendm QBTA))	nent of s 82 (Tribunal may make interim order (s 98	58
60		nent of s 83 (Proceeding in tribunal stops action by (s 99 QBTA))	58
61		nent of s 84 (Tribunal to decide about rectification or on work (s 101 QBTA))	58
62		ent of s 85 (Tribunal may hear dispute while contract eration (s 102 QBTA))	58

63	Amendm	nent of s 86 (Reviewable decisions (s 104 QBTA))	59	
64	Amendm	nent of s 87 (Application for review (s 105 QBTA))	59	
65		Amendment of s 88 (Tribunal has jurisdiction to conduct disciplinary proceeding (s 108 QBTA))		
66		nent of s 89 (Proper grounds for disciplinary action a licensee (s 109 QBTA))	60	
67		Amendment of s 90 (Proper grounds for disciplinary action against person not a licensee (s 110 QBTA))		
68	Amendn QBTA))	nent of s 91 (Orders for disciplinary action (s 111	60	
69		nent of s 92 (Tribunal may conduct public examination (BTA))	60	
70		nent of s 93 (Decisions about debts arising from risurance scheme (s 116 QBTA))	60	
71		nent of s 94 (Transfer of proceedings between tribunal courts (s 117 QBTA))	61	
72		nent of s 95 (Expedited hearing of domestic building (s 128 QBTA))	61	
73		nent of s 96 (Certain minor commercial building may be expedited (s 129 QBTA))	61	
74		nent of s 97 (Judicial Review excluded for minor c building disputes (s 170 QBTA))	61	
75	Insertion	of new pt 8	61	
	Part 8	Registers		
	98	Definitions for pt 8	61	
	99	Licensee register	62	
	100	When information may be included in the licensee register	63	
	101	Licensees must advise change of circumstances	64	
	102	When notes must be removed from the licensee register	65	
	103	Register of holders of owner-builder permits	66	
	103A	When particulars must be removed from owner-builder register.	67	
	103B	Developer register	67	
	103C	When notes must be removed from developer register	68	
	103D	Inspection of registers	68	
	103E	Publication of registers	68	
	103F	Certificates	68	
76	Replace	ment of s 105 (Inspector to produce identity card)	69	

	105	Inspector to produce identity card and provide information	6
77	Incartio	n of new s 107A	,
11			,
70	107A	Obstructing inspectors	
78		ment of s 108 (Obligation of assessment manager)	
79		n of new ss 108A–108D	
	108A	Documents that must be kept for 7 years	
	108B	False or misleading statement	
	108C	False or misleading document	
	108D	Contracting out prohibited	•
80		ment of s 116 (Regulations)	
81	Amendr	ment of sch 1 (Transitional and validating provisions)	•
	Part 8	Transitional provisions for Queensland Building Services Authority and Other Legislation Amendment Act 2007	
	31	Transitional provisions for existing supervisors' licences	
	32	Transitional qualifications for site supervisors' licences	
	33	Transitional provision for fire protection occupational licences	
	34	Transitional provision for certain fire protection work	
	35	Transitional provision for photograph on licence	
	36	Transitional provision for continuation of register of licensees	
82	Amendr	ment of sch 2 (Dictionary)	
Part 3		ment of Domestic Building Contracts Act 2000	
83	Act ame	ended in pt 3	
84	Amendr	ment of s 7 (Meaning of domestic building contract)	
85		ment of s 9 (Meaning of regulated contract)	
86		ment of s 26 (Contracts must be in writing)	
87		ment of s 27 (General contents of contracts)	
88		n of new s 31	
	31	Documents that must be kept for 7 years	
89	_	ment of s 54 (Mixed-purpose contracts)	
90	Amendr	ment of s 65 (Progress payments for contracts other than ted stages contracts)	

Part 4	Amendment of Professional Engineers Act 2002	
91	Act amended in pt 4	84
92	Amendment of pt 11, heading	84
93	Insertion of new pt 11, div 3	84
	Division 3 Validating provision	
	166 Validating registration of professional engineer	s 84

2007

A Bill

for

An Act to amend the *Queensland Building Services Authority Act 1991* and other Acts

s 1 10 **s 5**

Queensland Building Services Authority and Ot	her
Legislation Amendment Bill 2007	

	The P	arliament of Queensland enacts—	1	
	Part	1 Preliminary	2	
Clause	1	Short title	3	
		This Act may be cited as the Queensland Building Services Authority and Other Legislation Amendment Act 2007.	4 5	
Clause	2	Commencement	6	
		This Act, other than part 4, commences on a day to be fixed by proclamation.	7 8	
	Part	2 Amendment of Queensland Building Services Authority Act	9 10	
		1991	11	
Clause	3	Act amended in pt 2	12	
		This part amends the <i>Queensland Building Services Authority Act 1991</i> .	13 14	
Clause	4	Omission of s 4AA (Note in text)	15	
		Section 4AA—	16	
		omit.	17	
Clause	5	Amendment of s 30 (Classes of licences)	18	
		(1) Section 30, heading, after 'of'—	19	
		insert—	20	
		'contractors' '.	21	

		(2)	Section 30(1)—	1
			omit, insert—	2
		'(1)	A licence (a <i>contractor's licence</i>) may be issued authorising the licensee—	3 4
			(a) to carry out all classes of building work; or	5
			(b) to carry out building work of 1 or more classes specified in the licence.'.	6 7
		(3)	Section 30(2), 'Licences'—	8
			omit, insert—	9
			'Contractors' licences'.	10
		(4)	Section 30(3), 'or supervisor's licence'—	11
			omit.	12
lause	6	Ins	ertion of new ss 30A–30C	13
			Part 3, division 1, after section 30—	14
			insert—	15
	'30A	No	minee supervisor's licence	16
		'(1)	A licence (a <i>nominee supervisor's licence</i>) may be issued authorising an individual—	17 18
			(a) if the individual is the nominee for a licensed contractor that is a company, to—	19 20
			(i) provide supervisory services for building work carried out under the company's licence; and	21 22
			(ii) perform the functions required of a nominee under this Act; or	23 24
			(b) if the individual is an officer or employee of a company, other than the company's nominee—to personally supervise building work carried out under the company's licence.	25 26 27 28
		'(2)	An individual who holds a nominee supervisor's licence and who is the employee of a licensed contractor that is an	29 30

		individual may personally supervise building work carried out under the contractor's licence.					
	'(3)	<u> </u>	3 4				
		building work or is limited to a specified class or	5 6 7				
		classes, of building work—according to the class or	8 9 10				
	'(4)	<u>.</u>	11 12				
'30B	Site	e supervisor's licence	13				
	'(1)	authorising an individual, while the individual is an officer or employee of a licensed contractor that is a company, to personally supervise building work carried out under the	14 15 16 17 18				
	'(2)	authorising an individual, while the individual is an employee of a licensed contractor that is an individual, to personally supervise building work carried out under the contractor's	19 20 21 22 23				
	'(3)	± •	24 25				
		building work or is limited to a specified class or	26 27 28				
		classes, of building work—according to the class or	29 30 31				
	'(4)	· · · · · · · · · · · · · · · · · · ·	32 33				

'30C		Fire	e protection occupational licence		
	'(1)	issue offic to p	cence (a <i>fire protection occupational licence</i>) may be ed authorising an individual, while the individual is an error employee of a licensed contractor that is a company, personally carry out and personally supervise fire ection work carried out under the company's licence.	2 3 4 5 6	
	'(2)	issue emp	cence (also a <i>fire protection occupational licence</i>) may be ed authorising an individual, while the individual is an loyee of a licensed contractor that is an individual, to onally carry out and personally supervise fire protection is carried out under the contractor's licence.	7 8 9 10 11	
		'(3)		protection occupational licences are to be divided into ses by regulation—	12 13
			(a)	according to whether the licence relates to all classes of fire protection work or is limited to a specified class or specified classes of fire protection work; and	14 15 16
			(b)	if the licence is limited to a specified class, or specified classes, of fire protection work—according to the class or classes of fire protection work to which it relates.	17 18 19
		'(4)		re protection occupational licence may be issued for any s of licence.'.	20 21
Clause	7	Am	endn	nent of s 31 (Entitlement to contractor's licence)	22
		(1)	Sect	ion 31(1), after paragraph (c)—	23
			insei	rt—	24
			'(d)	the applicant can lawfully work in Queensland; and	25
			(e)	the applicant is not an excluded individual for a relevant event or a permanently excluded individual; and	26 27
			(f)	the applicant is not a disqualified individual; and	28
			(g)	the applicant is not a banned individual; and	29
			(h)	the applicant does not have an unpaid judgement debt for an amount the authority may recover under section 71.'.	30 31 32
		(2)	Sect	ion 31(2)(a)—	33

	omit,	insert—	1
	'(a)	the directors, secretary and influential persons for the company are fit and proper persons to exercise control or influence over a company that holds a contractor's licence; and'.	2 3 4 5
(3)	Secti	on 31(2), after paragraph (c)—	6
	inser	<i>t</i> —	7
	'(d)	the company is not an excluded company; and	8
	(e)	the company is not a company for which a banned or disqualified individual is a director, secretary, influential person or nominee; and	9 10 11
	(f)	neither the company, nor a director, secretary, influential person or nominee of the company has an unpaid judgement debt for an amount the authority may recover under section 71.'.	12 13 14 15
(4)	Afte	r section 31(3)(c)—	16
	inser	<i>t</i> —	17
	'(ca)	if the person is an enforcement debtor under an enforcement order for an infringement notice offence for this Act or the <i>Domestic Building Contracts Act</i> 2000—whether the person has taken steps under the <i>State Penalties Enforcement Act 1999</i> to discharge the amount stated in the enforcement order; and'.	18 19 20 21 22 23
(5)	Afte	r section 31(3)—	24
	inser	<i>t</i> —	25
(4)		ever, the authority may not have regard to the matter tioned in subsection (3)(ca) if—	26 27
	(a)	the person has applied for cancellation of the relevant enforcement order and the application for cancellation has not been finally decided; or	28 29 30
	(b)	28 days have not elapsed since the date of the enforcement order.'.	31 32

Clause	8	Re	place	ement of s 32 (Entitlement to supervisor's licence)	1
			Sect	tion 32—	2
			omii	t, insert—	3
	'32	En	titlen	nent to a nominee supervisor's licence	4
		'(1)		individual is entitled to a nominee supervisor's licence if authority is, on application by the individual, satisfied	5 6 7
			(a)	the applicant has the qualifications and experience required by regulation for a licence of the relevant class; and	8 9 10
			(b)	the applicant can lawfully work in Queensland; and	11
			(c)	the applicant is not an excluded individual for a relevant event or a permanently excluded individual; and	12 13
			(d)	the applicant is not a banned individual; and	14
			(e)	the applicant is not a disqualified individual; and	15
			(f)	the applicant does not have an unpaid judgement debt for an amount the authority may recover under section 71; and	16 17 18
			(g)	the applicant is a fit and proper person to hold the licence.	19 20
		'(2)		eciding whether an applicant is a fit and proper person to the licence, the authority may have regard to—	21 22
			(a)	commercial and other dealings in which the applicant has been involved and the standard of honesty and integrity demonstrated in those dealings; and	23 24 25
			(b)	any failure by the applicant to carry out commercial or statutory obligations and the reasons for the failure; and	26 27
			(c)	tier 1 defective work carried out by the applicant, whether or not the applicant received a notice under section 67AH, 67AI, 67AL or 67AM stating a term of ban for the work; and	28 29 30 31
			(d)	if the person is an enforcement debtor under an enforcement order for an infringement notice offence for this Act or the <i>Domestic Building Contracts Act</i>	32 33 34

		2000—whether the person has taken steps under the State Penalties Enforcement Act 1999 to discharge the amount stated in the enforcement order; and	1 2 3
	(e)	any other relevant factor.	4
'(3)		vever, the authority may not have regard to the matter tioned in subsection (2)(d) if—	5 6
	(a)	the person has applied for cancellation of the relevant enforcement order and the application for cancellation has not been finally decided; or	7 8 9
	(b)	28 days have not elapsed since the date of the enforcement order.	10 11
'32 AA E n	titlem	nent to a site supervisor's licence	12
'(1)		individual is entitled to a site supervisor's licence if the ority is, on application by the individual, satisfied that—	13 14
	(a)	the applicant has the qualifications required by regulation for a licence of the relevant class; and	15 16
	(b)	the applicant can lawfully work in Queensland; and	17
	(c)	the applicant is not a banned individual; and	18
	(d)	the applicant is a fit and proper person to hold the licence.	19 20
'(2)		eciding whether an applicant is a fit and proper person to I the licence, the authority may have regard only to—	21 22
	(a)	tier 1 defective work carried out by the applicant, whether or not the applicant received a notice under section 67AH, 67AI, 67AL or 67AM stating a term of ban for the work; and	23 24 25 26
	(b)	if the person is an enforcement debtor under an enforcement order for an infringement notice offence for this Act or the <i>Domestic Building Contracts Act</i> 2000—whether the person has taken steps under the <i>State Penalties Enforcement Act 1999</i> to discharge the amount stated in the enforcement order.	27 28 29 30 31 32

(3)	mentioned in subsection (2)(b) if—	2
	(a) the person has applied for cancellation of the relevant enforcement order and the application for cancellation has not been finally decided; or	3 4 5
	(b) 28 days have not elapsed since the date of the enforcement order.	6 7
32AB Ent	titlement to a fire protection occupational licence	8
'(1)	An individual is entitled to a fire protection occupational licence if the authority is, on application by the individual, satisfied that—	9 10 11
	(a) the applicant has the qualifications required by regulation for a licence of the relevant class; and	12 13
	(b) the applicant can lawfully work in Queensland; and	14
	(c) the applicant is not a banned individual; and	15
	(d) the applicant is a fit and proper person to hold a licence.	16
'(2)	In deciding whether an applicant is a fit and proper person, the authority may have regard only to—	17 18
	(a) tier 1 defective work carried out by the applicant, whether or not the applicant received a notice under section 67AH, 67AI, 67AL or 67AM stating a term of ban for the work; and	19 20 21 22
	(b) if the person is an enforcement debtor under an enforcement order for an infringement notice offence for this Act or the <i>Domestic Building Contracts Act</i> 2000—whether the person has taken steps under the <i>State Penalties Enforcement Act 1999</i> to discharge the amount stated in the enforcement order.	23 24 25 26 27 28
'(3)	However, the authority may not have regard to the matter mentioned in subsection (2)(b) if—	29 30
	(a) the person has applied for cancellation of the relevant enforcement order and the application for cancellation has not been finally decided; or	31 32 33

Queensland Building Services Authority and	l Other
Legislation Amendment Bill 2007	

		(b)		days have not elapsed since the date of the orcement order.'.	1 2
Clause	9	Amendr	nent	of s 33 (Application for licence)	3
		Sect	ion 33	3(1)(b)—	4
		omit	, inser	rt—	5
		'(b)	mus	t be accompanied by—	6
			(i)	if the applicant is an individual, 2 recent passport-size photographs of the applicant suitable for inclusion in a licence and certified in the way prescribed by regulation; and	7 8 9 10
			(ii)	the appropriate application fee fixed by regulation.'.	11 12
Clause	10	Amendr	nent	of s 34 (Grant of licence)	13
		Sect	ion 34	4(2)—	14
		omit	, inser	rt—	15
		'(2) A lie	cence	is to be in the form of a card and must—	16
		(a)	state	the licensee's name and licence number; and	17
		(b)	state	the type of licence; and	18
		(c)		e the class of building work the licensee is licensed arry out; and	19 20
		(d)		he licensee is an individual, contain a recent cograph of the licensee; and	21 22
		(e)	state	when the licence is due for renewal.'.	23
Clause	11	Replace	ment	t of pt 3, div 5, heading and s 37	24
		Part	3, div	rision 5, heading, and section 37—	25
		omit	, inser	rt—	26

'Divi	ision	5	Renewal of licences	1
'37	Wh	en lid	cences to be renewed	2
	'(1)	mus	ontractor's licence and a nominee supervisor's licence t be renewed 1 year after their issue or their previous wal day.	3 4 5
	'(2)	licer	te supervisor's licence and a fire protection occupational nee must be renewed for either of the following periods their issue or their previous renewal day—	6 7 8
		(a)	1 year;	9
		(b)	a longer period prescribed under a regulation.	10
	'(3)	the	subsection (2), a licensee may choose whether to renew licensee's licence for 1 year or the longer period cribed under a regulation.	11 12 13
'37A		horit ewal	ty to advise licensee before licence due for	14 15
	'(1)		authority must give notice in writing to a licensee at least ays before the renewal day for the licensee's licence.	16 17
	'(2)	The	notice must state the following—	18
		(a)	the renewal day for the licensee's licence;	19
		(b)	if the licensee is an individual, whether or not the authority requires 2 recent passport-size photographs of the licensee suitable for inclusion in a licence and certified in the way prescribed by regulation;	20 21 22 23
		(c)	the renewal fee for the licence and that it must be paid on or before the renewal day;	24 25
		(d)	the amount, if any, to be added to the renewal fee under section 37C;	26 27
		(e)	for a contractor's licence, when the documentary evidence required by the financial requirements stated in the board's policies must be given to the authority.	28 29 30

37B	Apı	olications for renewal of licence		1		
	'(1)	A licensee may apply to the author licensee's licence before the renewa		2 3		
	'(2)	The application must—				
		(a) be made in the way prescribed	under a regulation; and	5		
		(b) be accompanied by the appropriate regulation for the renewal plus renewal fee is increased under	any amount by which the	6 7 8		
		(c) if the authority has advised passport-size photographs of inclusion in a licence and certiby regulation—be accompanied	the licensee suitable for fied in the way prescribed	9 10 11 12		
	'(3)	If requested by the authority by w must, within the reasonable time sta authority the further information or requires to decide whether the a entitled to hold a licence.	ated in the notice, give the or evidence the authority	13 14 15 16		
		entitled to floid a ficence.		17		
37C	Rer	newal fee increased if directions	given	17		
37C	Rer '(1)		given			
37C		newal fee increased if directions		18		
37C		newal fee increased if directions This section applies if a licensee—	nsee's licence; and	18 19		
37C		newal fee increased if directions This section applies if a licensee— (a) applies for renewal of the licentes (b) has been given a direction of 72—	nsee's licence; and directions under section been previously renewed,	18 19 20 21		
37C		newal fee increased if directions This section applies if a licensee— (a) applies for renewal of the licent (b) has been given a direction of 72— (i) for a licence that has been since the previous renewal of the section of the sec	nsee's licence; and r directions under section been previously renewed, al day; or previously been renewed,	18 19 20 21 22 23		
37C		newal fee increased if directions This section applies if a licensee— (a) applies for renewal of the licenses (b) has been given a direction of 72— (i) for a licence that has be since the previous renewal of the licenses of the previous renewal of the licenses of the previous renewal of the licenses of the licens	nsee's licence; and r directions under section been previously renewed, al day; or previously been renewed, nce. ayable by the licensee is to the value of a penalty	18 19 20 21 22 23 24 25		

(4)	proc	eeding	in the tribunal for review of the authority's der section 72(15) and either—	2 3
	(a)	procee	ensee has not withdrawn the proceeding and the ding or any appeal from the proceeding has not ecided; or	4 5 6
	(b)		ounal has decided that none of the items listed in ection needed rectification.	7 8
'(5)	Sub	section (6) applies if—	9
	(a)		isee is given a direction or directions before the al day for the licensee's licence; and	10 11
	(b)		censee starts a proceeding for review of the ity's direction under section 72(15); and	12 13
	(c)	either-	_	14
			ne licensee withdraws the proceeding after the enewal day for the licensee's licence; or	15 16
		tl n	ne proceeding is decided after the renewal day for ne licensee's licence and the decision is that 1 or nore of the items listed on the direction needed ectification.	17 18 19 20
'(6)	incre	eased by	of the next renewal fee payable by the licensee is an amount equivalent to the value of a penalty direction given to the licensee.	21 22 23
'(7)	Subs	section (8) applies if—	24
	(a)		tion to rectify building work is given to a licensee the renewal day for the licensee's licence; and	25 26
	(b)		riod for rectification stated in the direction expires ne renewal day for the licensee's licence; and	27 28
	(c)		censee has not rectified the work before the al day for the licensee's licence.	29 30
'(8)			oses of this section, the direction is taken to have fter the renewal day for the licensee's licence.'.	31 32

Clause	12	Am	nendment of s 38 (Suspension for non-payment of fee)	1
			After section 38(3)—	2
			insert—	3
		'(4)	In this section—	4
			<i>licence fee</i> includes any amount by which the renewal fee is increased under section 37C.'.	5 6
Clause	13	Om	nission of pt 3, div 6 (The register)	7
			Part 3, division 6—	8
			omit.	9
Clause	14	Am wo	nendment of s 42 (Unlawful carrying out of building rk)	10 11
		(1)	Section 42(2)—	12
			omit.	13
		(2)	After section 42(5)—	14
			insert—	15
			'Note for subsection (5)—	16
			An individual must not personally carry out fire protection work unless the individual is authorised to carry out the work under this or another Act—see section 42C.'.	17 18 19
		(3)	After section 42(5A)—	20
			insert—	21
			'Note for subsection (5A)—	22
			An individual must not personally carry out fire protection work unless the individual is authorised to carry out the work under this or another Act—see section 42C.'.	23 24 25
		(4)	After section 42(7)—	26
			insert—	27
			'Note for subsection (7)—	28
			An individual must not personally carry out fire protection work unless the individual is authorised to carry out the work under this or another Act—see section 42C.	29 30 31

	une	so, section 56 states that a licensed contractor may carry on business der the contractor's licence in partnership with a unlicensed person oject to the conditions stated in the section.'.	1 2 3
(5)	Afte	er section 42(8)—	4
	inse	rt—	5
'(8A)	carry this	onsumer who engages 1 or more licensed contractors to yout building work for the consumer does not contravene section if the consumer does not provide building work ices for the work.	6 7 8 9
	Exan	pples of a consumer who does not provide building work services—	10
	•	a consumer who engages a licensed builder to build, and carry out all building work services for, a new residence	11 12
	•	a consumer who, as a principal, enters into construction management trade contracts for building work and engages a construction manager for building work services for the work	13 14 15
'(8B)	cont	erson who holds any of the following licences does not ravene this section only by doing something permitted er the licence—	16 17 18
	(a)	a nominee supervisor's licence;	19
	(b)	a site supervisor's licence;	20
	(c)	a fire protection occupational licence.'.	21
(6)	Sect	ion 42(9), penalty—	22
	omit	t, insert—	23
	'Ma	ximum penalty—250 penalty units.'.	24
(7)	Sect	ion 42(12)—	25
	omit	t, insert—	26
'(12)	In th	nis section—	27
		nsed trade contractor means a licensed contractor other the following—	28 29
	(a)	a licensed builder;	30
	(b)	a licensed contractor who holds a contractor's licence authorising the licensee to carry out completed building inspections.'.	31 32 33

lause	15	Ins	ertio	n of new ss 42B-42D	1
			Afte	er section 42A—	2
			inse	rt—	3
	'42B	Ca	rryin	g out building work without a nominee	4
		'(1)	to ca who licer	censee that is a company must not carry out, or undertake arry out, building work unless the licensee has a nominee holds a contractor's licence or a nominee supervisor's nee for the building work carried out, or undertaken to be ied out, under the company's class of licence.	5 6 7 8 9
			Max	imum penalty—250 penalty units.	10
		'(2)	subs	vever, a licensee does not commit an offence against section (1) if the period the licensee has not had a nominee ss than 28 days.	11 12 13
	'42C	Un	lawfu	Il carrying out of fire protection work	14
		'(1)		individual must not personally carry out, or personally ervise, fire protection work unless the individual—	15 16
			(a)	holds a fire protection occupational licence; or	17
			(b)	holds a licence, registration or authorisation under this or another Act that allows the person to personally carry out or personally supervise the work.	18 19 20
			Max	imum penalty—250 penalty units.	21
		'(2)		section (1) does not apply to an individual who personally ies out fire protection work if—	22 23
			(a)	the fire protection work is a type prescribed under a regulation; and	24 25
			(b)	the individual has the technical qualifications prescribed under a regulation for the type of fire protection work; and	26 27 28
			(c)	the individual carries out the fire protection work for a licensed contractor who holds a licence of the relevant class for the work.	29 30 31

work in a calling that requires the apprentice to carry out the work; or (b) a trainee who personally carries out fire protection work in a calling that requires the trainee to carry out the work; or (c) a student who personally carries out fire protection work as part of training under the supervision of teaching staff at— (i) a university; or (ii) a college, school or similar institution conducted, approved or accredited by the State or the Commonwealth. (b) A licensed contractor must not engage or direct unauthorised person for fire protection work (c) A licensed contractor must not engage or direct unauthorised to carry out the work unless the employee is authorised to carry out the work under this or another Act. (d) Maximum penalty—250 penalty units. (e) Maximum penalty—250 penalty units. (f) Maximum penalty—250 penalty units. (h) Section 43—			'(3)	Also	absection (1) does no	ot apply to—	1
in a calling that requires the trainee to carry out the work; or (c) a student who personally carries out fire protection work as part of training under the supervision of teaching staff at— (i) a university; or (ii) a college, school or similar institution conducted, approved or accredited by the State or the Commonwealth. (b) Licensed contractor must not engage or direct unauthorised person for fire protection work (c) '42D Licensed contractor must not engage or direct unauthorised person for fire protection work (c) 'A licensed contractor must not engage or direct an employee to carry out fire protection work unless the employee is authorised to carry out the work under this or another Act. (d) Maximum penalty—250 penalty units.'. (d) Replacement of s 43 (Supervision of building work) (e) Section 43— (f) For a licensed contractor must ensure building work is personally supervised (f) For a licensed contractor that is a company, the company and the company's nominee must each ensure that building work carried out by the contractor is personally supervised by— (a) the company's nominee; or (b) an officer or employee of the contractor who holds 1 of the following licences of the relevant class authorising				(a)	ork in a calling that	•	2 3 4
as part of training under the supervision of teaching staff at— (i) a university; or (ii) a college, school or similar institution conducted, approved or accredited by the State or the Commonwealth. 1. Commo				(b)	a calling that requ	•	5 6 7
(ii) a college, school or similar institution conducted, approved or accredited by the State or the Commonwealth. 1. Commonwealth. 2. Co				(c)	s part of training und	•	8 9 10
approved or accredited by the State or the Commonwealth. 1. Commonwealth. 2. Commonwealth. 3. Commonwealth. 4. Commo) a university; or		11
'A licensed contractor must not engage or direct an employee to carry out fire protection work unless the employee is authorised to carry out the work under this or another Act. Maximum penalty—250 penalty units.'. Clause 16 Replacement of s 43 (Supervision of building work) Section 43— omit, insert— Licensed contractor must ensure building work is personally supervised '(1) For a licensed contractor that is a company, the company and the company's nominee must each ensure that building work carried out by the contractor is personally supervised by— (a) the company's nominee; or (b) an officer or employee of the contractor who holds 1 of the following licences of the relevant class authorising 3					approved or ac		12 13 14
to carry out fire protection work unless the employee is authorised to carry out the work under this or another Act. Maximum penalty—250 penalty units.'. Clause 16 Replacement of s 43 (Supervision of building work) Section 43— omit, insert— '43 Licensed contractor must ensure building work is personally supervised '(1) For a licensed contractor that is a company, the company and the company's nominee must each ensure that building work carried out by the contractor is personally supervised by— (a) the company's nominee; or (b) an officer or employee of the contractor who holds 1 of the following licences of the relevant class authorising		'42D					15 16
Clause 16 Replacement of s 43 (Supervision of building work) Section 43— omit, insert— '43 Licensed contractor must ensure building work is personally supervised '(1) For a licensed contractor that is a company, the company and the company's nominee must each ensure that building work carried out by the contractor is personally supervised by— (a) the company's nominee; or (b) an officer or employee of the contractor who holds 1 of the following licences of the relevant class authorising 3				to c	y out fire protection	on work unless the employee is	17 18 19
Section 43— omit, insert— '43 Licensed contractor must ensure building work is personally supervised '(1) For a licensed contractor that is a company, the company and the company's nominee must each ensure that building work carried out by the contractor is personally supervised by— (a) the company's nominee; or (b) an officer or employee of the contractor who holds 1 of the following licences of the relevant class authorising				Max	um penalty—250 pe	nalty units.'.	20
'43 Licensed contractor must ensure building work is personally supervised '(1) For a licensed contractor that is a company, the company and the company's nominee must each ensure that building work carried out by the contractor is personally supervised by— (a) the company's nominee; or (b) an officer or employee of the contractor who holds 1 of the following licences of the relevant class authorising	Clause	16					21 22
'(1) For a licensed contractor that is a company, the company and the company's nominee must each ensure that building work carried out by the contractor is personally supervised by— (a) the company's nominee; or (b) an officer or employee of the contractor who holds 1 of the following licences of the relevant class authorising				omit,	sert—		23
the company's nominee must each ensure that building work carried out by the contractor is personally supervised by— (a) the company's nominee; or (b) an officer or employee of the contractor who holds 1 of the following licences of the relevant class authorising 3		'43				nsure building work is	24 25
(b) an officer or employee of the contractor who holds 1 of the following licences of the relevant class authorising 3			'(1)	the c	npany's nominee mu	st each ensure that building work	26 27 28
the following licences of the relevant class authorising 3				(a)	e company's nomine	ee; or	29
Supervision of the outland work				(b)	e following licences	s of the relevant class authorising	30 31 32

		(1) a nominee supervisor's licence;	1				
		(ii) a site supervisor's licence;	2				
		(iii) a fire protection occupational licence;	3				
		(iv) an occupational licence; or	4				
	(c)	an individual who holds a contractor's licence of the relevant class.	5 6				
	Max	imum penalty—	7				
	(a)	for an individual—200 penalty units; or	8				
	(b)	for a company—1000 penalty units.	9				
'(2)	mus	a licensed contractor that is an individual, the contractor t ensure that building work carried out by the contractor is onally supervised by—	10 11 12				
	(a)	the contractor; or	13				
	(b)	an employee of the contractor who holds 1 of the following licences of the relevant class authorising supervision of the building work—	14 15 16				
		(i) a nominee supervisor's licence;	17				
		(ii) a site supervisor's licence;	18				
		(iii) a fire protection occupational licence;	19				
		(iv) an occupational licence; or	20				
	(c)	an individual who holds a contractor's licence of the relevant class.	21 22				
	Max	imum penalty—200 penalty units.	23				
'(3)	In th	nis section—	24				
		nsed contractor does not include a licensed contractor that construction manager.	25 26				
		d contractor must ensure building work is tely supervised	27 28				
'(1)	For a licensed contractor that is a company, the company and the company's nominee must each ensure that building work carried out by the contractor is adequately supervised.						

'43A

	Max	kimum penalty—	1				
	(a)	for an individual—200 penalty units; or	2				
	(b)	for a company—1000 penalty units.	3				
'(2)	mus	a licensed contractor that is an individual, the contractor t ensure that building work carried out by the contractor is quately supervised.	4 5 6				
	Max	ximum penalty—200 penalty units.	7				
'(3)		eciding whether building work is adequately supervised, rd must be had to the following—	8 9				
	(a)	whether the licensed contractor has a system for the supervision of the work and, if so, how the system has been implemented;	10 11 12				
	(b)	whether the building work is in accordance with the plans and specifications set out in the contract for the work;	13 14 15				
	(c)	whether the work is of a standard expected of a competent holder of a contractor's licence of the relevant class;	16 17 18				
	(d)	whether, having regard to the size and complexity of the building work, the following are sufficient—	19 20				
		(i) the level of control, oversight and direction exercised by a person authorised to supervise the work;	21 22 23				
		(ii) the number, timing and quality of inspections carried out by a person authorised to supervise the work;	24 25 26				
	(e)	whether the building work is checked on its completion and before final payment by a person authorised to supervise the work.	27 28 29				
'(4)	In th	nis section—	30				
	<i>licensed contractor</i> does not include a licensed contractor that is a construction manager						

'43B		nstruction manager must ensure building work is sonally supervised	1 2
	'(1)	This section applies if a construction manager provides building work services for a principal under a construction management contract for the carrying out of building work.	3 4 5
	'(2)	For a construction manager that is a company, the company and the company's nominee must each ensure that building work carried out by licensed contractors under construction management trade contracts for the principal is personally supervised by—	6 7 8 9 10
		(a) the company's nominee; or	11
		(b) an officer or employee of the company who holds 1 of the following licences of the relevant class authorising supervision of the building work—	12 13 14
		(i) a nominee supervisor's licence;	15
		(ii) a site supervisor's licence;	16
		(iii) a fire protection occupational licence;	17
		(iv) an occupational licence; or	18
		(c) an individual who holds a contractor's licence of the relevant class.	19 20
		Maximum penalty—	21
		(a) for an individual—200 penalty units; or	22
		(b) for a company—1000 penalty units.	23
	'(3)	For a construction manager that is an individual, the construction manager must ensure that building work carried out by licensed contractors under construction management trade contracts for the principal is personally supervised by—	24 25 26 27
		(a) the construction manager; or	28
		(b) an employee of the construction manager who holds 1 of the following licences of the relevant class authorising supervision of the building work—	29 30 31
		(i) a nominee supervisor's licence;	32
		(ii) a site supervisor's licence;	33

		(iii) a fire protection occupational licence;	1
		(iv) an occupational licence; or	2
		(c) an individual who holds a contractor's licence of the relevant class.	3 4
		Maximum penalty—200 penalty units.	5
43C		nstruction manager must ensure building work is equately supervised	6 7
	'(1)	This section applies if a construction manager provides building work services for a principal under a construction management contract for the carrying out of building work.	8 9 10
	'(2)	For a construction manager that is a company, the company and the company's nominee must each ensure that the building work carried out by licensed contractors under construction management trade contracts for the principal is adequately supervised.	11 12 13 14 15
		Maximum penalty—	16
		(a) for an individual—200 penalty units; or	17
		(b) for a company—1000 penalty units.	18
	'(3)	For a construction manager that is an individual, the construction manager must ensure that the building work carried out by licensed contractors under construction management trade contracts for the principal is adequately supervised.	19 20 21 22 23
		Maximum penalty—200 penalty units.	24
	'(4)	In deciding whether building work is adequately supervised, regard must be had to the following—	25 26
		(a) whether the construction manager has a system for the supervision of the work and, if so, how the system has been implemented;	27 28 29
		(b) whether the building work is in accordance with the plans and specifications set out in the contract for the work;	30 31 32

		(c)	whether the work is of a standard expected of a competent holder of a contractor's licence of the relevant class;	1 2 3
		(d)	whether, having regard to the size and complexity of the building work, the following are sufficient—	4 5
			(i) the level of control, oversight and direction exercised by a person authorised to supervise the work;	6 7 8
			(ii) the number, timing and quality of inspections carried out by a person authorised to supervise the work;	9 10 11
		(e)	whether the building work is checked on its completion and before final payment by a person authorised to supervise the work.'.	12 13 14
lause	17	Insertion	n of new ss 43D and 43E	15
		In pa	art 3, division 8, before section 44—	16
		inser	rt—	17
	'43D	Definitio	ons for div 8	18
		'In tl	his division—	19
		carry	y out, in relation to owner-builder work, means—	20
		(a)	carry out the work personally; or	21
		(b)	do both of the following—	22
			(i) engage 1 or more licensed contractors to carry out building work;	23 24
			(ii) provide building work services that would usually be carried out by a licensed contractor in the course of the contractor's business; or	25 26 27
		(c)	do a combination of (a) and (b).	28
		Exam	ples of an owner providing building work services—	29
		•	directing licensed contractors how to perform building work	30
		•	coordinating the scheduling of building work by licensed contractors	31 32

	•	arran	iging for payment of subcontractors	1				
		_	dwelling means a building comprising 2 or more l units.	2 3				
	own	owner includes a person—						
	(a)	who		5				
		(i)	holds an estate or interest in land that entitles the person to become an owner (as defined in schedule 2) of the land; or	6 7 8				
		(ii)	is the occupier of land under a lease, licence or other authority from the owner (as defined in schedule 2) of the land; and	9 10 11				
	(b)	pern in so	o produces, with an application for an owner-builder mit, the written agreement of the owner (as defined chedule 2) of the land for an owner-builder permit to ssued to the person.	12 13 14 15				
		e r-bu lation	ilder course means a course prescribed by a.	16 17				
	is to	be	<i>ilder work</i> means building work for a building that used for residential purposes carried out on the and other than the following—	18 19 20				
	(a)	buil	ding work for a multiple dwelling;	21				
	(b)		protection work, unless the work is carried out by a son who holds a licence to carry out the work;	22 23				
	(c)	requ carr	ding work for which an occupational licence is nired (the <i>occupational work</i>), unless the work is ied out by a person who holds a licence to carry out work.	24 25 26 27				
'43E \	When o	wner	-builder permit is required	28				
	'An	owne	er requires a permit (an <i>owner-builder permit</i>) to owner-builder work on the owner's land.'.	29 30				

Clause	18	Re	place	men	t of s 44 (Permits for owner-builders)	1
			Sect	ion 44	1—	2
			omit	, inse	rt—	3
	'44	Ар	plicat	tion f	or owner-builder permit	4
		'(1)			er of land may apply to the authority for an ilder permit.	5 6
		'(2)	The	applio	cation must be—	7
			(a)	in w	riting; and	8
			(b)	in th	e form decided by the authority; and	9
			(c)	sign	ed by—	10
				(i)	for an owner that is not a company, the owner, or if there is more than 1 owner, by all the owners; or	11 12
				(ii)	for a company, by all the directors of the company; and	13 14
			(d)	be a	ccompanied by the fee prescribed by regulation.	15
		' (3)	The	applio	cation must—	16
			(a)	state	the name of the owner; and	17
			(b)		ne owner is a company, state the names of the ctors and the company's ACN number; and	18 19
			(c)	state	the location of the land; and	20
			(d)	inclu	ade a description of the work to be carried out; and	21
			(e)		ade other information the authority reasonably ires to decide an application.	22 23
		'(4)	The	applic	cation must be accompanied by—	24
			(a)	proc	of of the applicant's identity; and	25
			(b)		e applicant is a company, a copy of the company's ent or historical extract; and	26 27
			(c)	proc	of that the applicant is the owner of the land; and	28
			(d)		of that an owner-builder course has been successfully pleted by an individual who is—	29 30

			(i)	an applicant; or	1						
			(ii)	a director of a company that is an applicant.	2						
'44A	Consideration of application for permit										
	'(1)		authority must consider the application and either grant, fuse to grant, the application.								
	'(2)	by wi to giv days	ritten re the state utho	before deciding the application, the authority may, a notice given to the applicant, require the applicant e authority, within a reasonable period of at least 14 and in the notice, further information or a document rity reasonably considers is needed to decide the n.	6 7 8 9 10						
	'(3)	within	n the	cant is taken to have withdrawn the application if, e stated period, the applicant does not comply with ement.	12 13 14						
	'(4)		The authority may extend the stated period at the request of the applicant.								
'44B	Criteria for granting application for permit										
	'(1)	The a satisfi		ority may grant the application only if the authority is	18 19						
				the applicant, or each applicant, is the owner of the ; and	20 21						
		, ,	appl	an applicant, or a director of a company that is an licant, has successfully completed an owner-builder rse; and	22 23 24						
			indi	he applicant, or any of the applicants, is an vidual, that none of the following has been issued a permit in the 6 years preceding the application—	25 26 27						
			(i)	the applicant, or any of the applicants;	28						
			(ii)	a company for which an applicant who is an individual is or was a director; and	29 30						

(d)

'(2)

if the applicant, or any of the applicants, is a company,

		at none of the following has been issued with a permit the 6 years preceding the application—	2 3				
	(i)) the applicant, or any of the applicants;	4				
	(i	i) an individual who is or was a director of the company; and	5 6				
(6	in	the applicant, or any of the applicants, is an dividual, that none of the following has had an wner-builder permit cancelled in the 3 years preceding the application—	7 8 9 10				
	(i)	the applicant, or any of the applicants;	11				
	(i	i) a company for which an applicant who is an individual is or was a director; and	12 13				
(f	f) if the applicant, or any of the applicants, is a company, that none of the following has had an owner-builder permit cancelled in the 3 years preceding the application—						
	(i)	the applicant, or any of the applicants;	18				
	(i	i) an individual who is or was a director of the company; and	19 20				
(٤	g) no	one of the applicants is a banned individual; and	21				
(ł	•	if an applicant is a company, that none of the directors of the company is a banned individual; and					
(i	*	each applicant is a fit and proper person to hold a permit.					
		ling whether an applicant is a fit and proper person, the cy may have regard only to—	26 27				
(a	pe ui	er 1 defective work carried out by the following ersons, whether or not the person received a notice or not section 67AH, 67AI, 67AL or 67AM stating a rm of ban for the work—	28 29 30 31				
	(i)) the applicant;	32				
	(i	i) if the applicant is a company, a director of the applicant; and	33 34				

		(b)	if the applicant, or a director of the applicant, is an enforcement debtor under an enforcement order for an infringement notice offence for this Act or the <i>Domestic Building Contracts Act 2000</i> —whether the applicant or director has taken steps under the <i>State Penalties Enforcement Act 1999</i> to discharge the amount stated in the enforcement order.	1 2 3 4 5 6 7
	'(3)		vever, the authority may not have regard to the matter tioned in subsection (2)(b) if—	8 9
		(a)	the applicant or director has applied for cancellation of the relevant enforcement order and the application for cancellation has not been finally decided; or	10 11 12
		(b)	28 days have not elapsed since the date of the enforcement order.	13 14
	'(4)	-	pite subsection (1)(c) and (d), the authority may grant an ication if—	15 16
		(a)	a regulation prescribes exceptional circumstances in which the authority may grant an application even though a previous permit has been issued in the 6 years preceding the application; and	17 18 19 20
		(b)	the authority considers the applicant is able to show the exceptional circumstances.	21 22
'44C	Wh	en po	ermit becomes effective	23
		'A p	ermit has effect on the day stated in the permit.	24
'44D	Ter	m of	permit	25
		-	permit ends 6 years after its issue or on the earlier date and in the permit.	26 27
'44E	Co	nditio	ons of permit	28
		'A p	ermit is subject to the following conditions—	29
		(a)	the permittee must comply with this Act;	30

	(b)	the permittee may only carry out the building work as stated in the permit;	1 2
	(c)	if the permittee engages persons to carry out building work, the persons must be licensed contractors for the work;	3 4 5
	(d)	the permittee must not personally carry out building work for which an occupational licence is required;	6 7
	(e)	the permittee must not personally carry out fire protection work if the value of the work is more than the amount prescribed by regulation, or if no amount is prescribed, more than \$1100;	8 9 10 11
	(f)	other reasonable conditions—	12
		(i) the authority considers appropriate to give effect to this Act; and	13 14
		(ii) stated in the permit.	15
44F	Form of	permit	16
44F	'A p	permit permit is to be in the form decided by the authority and t state the following particulars—	16 17 18
44F	'A p	permit is to be in the form decided by the authority and	17
44F	'A p	permit is to be in the form decided by the authority and t state the following particulars—	17 18
44F	'A p mus (a)	bermit is to be in the form decided by the authority and t state the following particulars— the permittee's name; the location of the land on which the owner-builder	17 18 19 20
44F	'A p mus' (a) (b)	bermit is to be in the form decided by the authority and t state the following particulars— the permittee's name; the location of the land on which the owner-builder work is to be carried out;	17 18 19 20 21
44F	'A p muss (a) (b) (c)	bermit is to be in the form decided by the authority and t state the following particulars— the permittee's name; the location of the land on which the owner-builder work is to be carried out; the real property description of the land; a description of the owner-builder work to be carried out	17 18 19 20 21 22 23
44F	'A p mus' (a) (b) (c) (d)	bermit is to be in the form decided by the authority and t state the following particulars— the permittee's name; the location of the land on which the owner-builder work is to be carried out; the real property description of the land; a description of the owner-builder work to be carried out on the land;	17 18 19 20 21 22 23 24
44F	'A p muss (a) (b) (c) (d) (e)	bermit is to be in the form decided by the authority and it state the following particulars— the permittee's name; the location of the land on which the owner-builder work is to be carried out; the real property description of the land; a description of the owner-builder work to be carried out on the land; the date of issue of the permit;	17 18 19 20 21 22 23 24 25
44F	'A p muss (a) (b) (c) (d) (e) (f)	bermit is to be in the form decided by the authority and t state the following particulars— the permittee's name; the location of the land on which the owner-builder work is to be carried out; the real property description of the land; a description of the owner-builder work to be carried out on the land; the date of issue of the permit; the term of the permit;	17 18 19 20 21 22 23 24 25 26
44 G	'A p muss (a) (b) (c) (d) (e) (f) (g) (h)	bermit is to be in the form decided by the authority and it state the following particulars— the permittee's name; the location of the land on which the owner-builder work is to be carried out; the real property description of the land; a description of the owner-builder work to be carried out on the land; the date of issue of the permit; the term of the permit; the permit number;	17 18 19 20 21 22 23 24 25 26 27

s 18 37 s 18

Queensland	Building	Services	Author	ity and	Other
Leg	islation A	mendme	nt Bill 2	2007	

		(a)	information supplied to the authority, whether or not fraud was intended; or	1 2 3
		(b)	the permit was obtained by fraud or other improper means; or	4 5
		(c)	the permittee carries out tier 1 defective work on the land the subject of the permit; or	6 7
		(d)	the permittee contravenes a condition to which the permit is subject; or	8 9
		(e)	the authority becomes aware of the existence of facts that would have allowed the authority to refuse to issue the permit originally.	10 11 12
44H	Pro	cedu	re for cancellation or suspension	13
	'(1)	give canc from	authority must, before cancelling or suspending a permit, the permittee notice of its reasons for the proposed ellation or suspension and allow the permittee 21 days a service of the notice to make written representations on matter.	14 15 16 17 18
	'(2)	with	authority must consider any written representations made in the time allowed under subsection (1) before imposing cancellation or suspension.	19 20 21
	'(3)		incellation or suspension is imposed by written notice to permittee.	22 23
	'(4)	perm	notice of cancellation or suspension must inform the nittee or former permittee of the right to apply to the anal for a review of the authority's decision.	24 25 26
44I	Per	mit is	ssued to more than 1 person	27
			permit is issued jointly to more than 1 person, a reference his part to the permittee is a reference to each of the ons.	28 29 30

s 19 38 **s 19**

	'44J	Su	Surrender of permit			
	'(1)	A permittee may surrender the permit by written notice given to the authority.	2 3			
		'(2)	The permit must accompany the notice.	4		
		'(3)	The surrender takes effect on the later of the following—	5		
			(a) the day the notice is given;	6		
			(b) the day specified in the notice.	7		
	'45	Re	placement of permits	8		
		'(1)	A permittee may apply to the authority for the replacement of a permit if it has been lost, stolen, destroyed or damaged.	9 10		
		'(2)	The authority must consider the application and either grant, or refuse to grant, the application.	11 12		
		'(3)	The authority must grant the application if the authority is satisfied the permit has been lost, stolen or destroyed, or damaged in a way to require its replacement.	13 14 15		
		'(4)	If the authority grants the application, the authority must, on payment of the reasonable cost of replacing the permit, issue another permit to the applicant to replace the lost, stolen, destroyed or damaged permit.'.	16 17 18 19		
Clause	19	Am	nendment of s 46 (Notification on certificate of title)	20		
		(1)	Section 46(2), 'section 44'—	21		
			omit, insert—	22		
			'this division'.	23		
		(2)	Section 46(5)—	24		
			omit.	25		
		(3)	Section 46(6)—	26		
			renumber as subsection (5).	27		

Clause	20	Amendment of s 48 (Cancellation or suspension of licence)	1 2
		(1) Section 48, after paragraph (i)—	3
		insert—	4
		'(ia) the licensee fails to comply with a written request by the authority under this Act; or'.	5 6
		(2) Section 48(j), after 'or (2)(a)'—	7
		insert—	8
		', or 32(1)(g), or 32AA(1)(d), or 32AB(1)(d)'.	9
Clause	21	Amendment of s 49B (Suspension or cancellation for failure to comply with tribunal's orders and directions (s 86 QBTA))	10 11 12
		Section 49B, heading, '(s 86 QBTA)'—	13
		omit.	14
Clause	22	Amendment of s 50A (Approved audit program)	15
		Section 50A(1)(b), after 'part 4A'—	16
		insert—	17
		'or part 5'.	18
Clause	23	Amendment of s 50C (Supply of financial records and other documents under approved audit program or for other reason)	19 20 21
		(1) Section 50C(1)(b)(ii)(A), after 'part 4A'—	22
		insert—	23
		'or part 5'.	24
		(2) Section 50C(2)(b)(i), after 'part 4A'—	25
		insert—	26
		'or part 5'.	27

		(3)	Section 50C(3)(b)(1), after 'part 4A'—	I
			insert—	2
			'or part 5'.	3
lause	24		placement of s 51 (Improper use of licence card, rtificate, number or PIN)	4 5
			Section 51—	6
			omit, insert—	7
	'50D	Per	rson must not pretend to be a licensee	8
		'(1)	A person must not pretend to be a licensee.	9
			Maximum penalty—250 penalty units.	10
		'(2)	Subsection (1) does not apply if the person makes use of another licensee's licence to pretend to be a licensee.	11 12
	'51	lm; PIN	proper use of licence card, certificate, number or	13 14
		'(1)	A licensee must not allow another person to make use of the licensee's licence if the licensee knows, or ought reasonably to know, that the other person intends to make use of the licence—	15 16 17 18
			(a) if the other person is not also a licensee—to pretend to be a licensee; or	19 20
			(b) if the other person is also a licensee—to pretend to be the holder of a licence authorising the doing of something the other person is not authorised to do.	21 22 23
			Maximum penalty—250 penalty units.	24
		'(2)	A person who is not a licensee must not make use of a licensee's licence to pretend to be a licensee.	25 26
			Maximum penalty—250 penalty units.	27
		'(3)	A licensee (the <i>first licensee</i>) must not make use of another licensee's licence to pretend to be the holder of a licence authorising the doing of something the first licensee is not authorised to do.	28 29 30 31

		Maximum penalty—250 penalty units.	1
		'(4) In this section—	2
		<i>make use of</i> , a licensee's licence, means make use of the number of the licensee's licence or the licensee's licence card, licence certificate or PIN.'.	3 4 5
Clause	25	Amendment of s 51A (Other offences relating to unlawful carrying out of building work)	6 7
		(1) Section 51A(1), penalty—	8
		omit, insert—	9
		'Maximum penalty—250 penalty units.'.	10
		(2) Section 51A(2), penalty—	11
		omit, insert—	12
		'Maximum penalty—250 penalty units.'.	13
		(3) Section 51A(3)—	14
		omit.	15
Clause	26	Amendment of s 51B (Licensed contractor must not contract with unlicensed person)	16 17
		Section 51B(5)—	18
		omit.	19
Clause	27	Amendment of s 53B (False or misleading documents about financial requirements)	20 21
		(1) Section 53B(1), after 'document' where first appearing—	22
		insert—	23
		'or information'.	24
		(2) Section 53B(1)(a)—	25
		omit, insert—	26
		'(a) the person knows—	27

			(i) the document contains information that is false or misleading; or	1 2
			(ii) the information is false or misleading; or'.	3
		(3)	Section 53B(1)(b), after 'is false or misleading'—	4
			insert—	5
			'or the information is false or misleading'.	6
		(4)	Section 53B(3), after 'document'—	7
			insert—	8
			'or information'.	9
lause	28	Ins	ertion of new s 53C	10
			After section 53B—	1.1
			insert—	12
	'53C	Ad	vertising by unlicensed person	13
		'(1)	A person who does not hold a contractor's licence must not publish an advertisement that the person is available to carry out building work unless the advertisement complies with this section.	15
		'(2)	The advertisement must state the value of the work the person is entitled to carry out without a licence.	18 19
			Maximum penalty—100 penalty units.	20
		'(3)	A regulation may prescribe the following for an advertisement under this section—	21 22
			(a) the way the advertisement is to be presented;	23
			(b) the words to included in the advertisement.	24
		'(4)	In this section—	25
			building work includes building work of any value, despite any regulation excluding building work of a stated value from the definition <i>building work</i> for this Act.'.	

Clause	29	Am	enament of s 56 (Partnerships)	1
			Section 56(2), penalty—	2
			omit, insert—	3
			'Maximum penalty—	4
			(a) for subsection (1)(a) to (c)—80 penalty units; or	5
			(b) for subsection (1)(d)—200 penalty units.'.	6
Clause	30	Ins	ertion of new s 56A	7
			In part 3, division 10, after section 56—	8
			insert—	9
	'56A	Aut	hority may request photographs for licence	10
		'(1)	Subsection (2) applies to a licensee who is an individual.	11
		'(2)	The authority may, at any time by written notice, request the licensee to give the authority 2 passport-size photographs of the applicant that are—	12 13 14
			(a) recent photographs of the licensee; and	15
			(b) certified in the way prescribed by regulation; and	16
			(c) suitable for inclusion in the licensee's licence.	17
		'(3)	The licensee must provide the photographs within 28 days of receiving the request.'.	18 19
Clause	31	Am	endment of s 56AB (Operation of pt 3A)	20
			Section 56AB, 'part 3.'—	21
			omit, insert—	22
			'part 3, but does not apply to—	23
			(a) a site supervisor's licence; or	24
			(b) a fire protection occupational licence.'.	25
Clause	32	Am	endment of s 56AD (Becoming a permitted individual)	26
		(1)	Section 56AD(1), after 'apply to the authority'—	27

1

insert—

			', in	the form approved by the Board,'.	2
		(2)	After	r section 56AD(8)—	3
			inser	<i>t</i> —	4
		'(8A)	avoic resul must	eciding whether an individual took all reasonable steps to d the coming into existence of the circumstances that ted in the happening of a relevant event, the authority have regard to action taken by the individual in relation e following—	5 6 7 8 9
			(a)	keeping proper books of account and financial records;	10
			(b)	seeking appropriate financial or legal advice before entering into financial or business arrangements or conducting business;	11 12 13
			(c)	reporting fraud or theft to the police;	14
			(d)	ensuring guarantees provided were covered by sufficient assets to cover the liability under the guarantees;	15 16
			(e)	putting in place appropriate credit management for amounts owing and taking reasonable steps for recovery of the amounts;	17 18 19
			(f)	making appropriate provision for Commonwealth and State taxation debts.	20 21
		'(8B)	regai took	ring in subsection (8A) prevents the authority from having rd to other matters for deciding whether an individual all reasonable steps to avoid the coming into existence of circumstances that resulted in the happening of a relevant t.'.	22 23 24 25 26
Clause	33	Am	endn	nent of s 57 (Operation of pt 3B)	27
			Secti	ion 57, 'part 3.'—	28
			omit,	insert—	29
			•	3, but does not apply to—	30
			(a)	a site supervisor's licence; or	31
			(b)	a fire protection occupational licence.'.	32

Clause	34	Am	nendr	nent of s 62 (Operation of pt 3C)	1
			Sect	ion 62, 'part 3.'—	2
			omii	, insert—	3
			ʻpar	3, but does not apply to—	4
			(a)	a site supervisor's licence; or	5
			(b)	a fire protection occupational licence.'.	6
Clause	35	Am	nendr	nent of s 67AQ (Definitions for pt 3E)	7
			Sect	ion 67AQ, definition conviction, 'section 67AR(b)'—	8
			omii	, insert—	9
			'sec	tion 67AR(1)(b) or (2)(b)'.	10
Clause	36	Am	nendr	nent of s 67AR (Meaning of <i>demerit offence</i>)	11
		(1)	Sect	ion 67AR, paragraphs (a) and (b), 'of this section'—	12
			omii	, insert—	13
			of t	his subsection'.	14
		(2)	Sect	ion 67AR—	15
			inse	rt—	16
		'(2)	Also	, a demerit offence is—	17
			(a)	an offence, committed after the commencement of the subsection, against—	nis 18 19
				(i) section 42B, 68(1) or 72(10); or	20
				(ii) the <i>Domestic Building Contracts Act 2000</i> , section 26; or	on 21 22
				(iii) the <i>Domestic Building Contracts Act 2000</i> , section 27 to the extent it relates to noncompliance with the formal requirement mentioned in section 27(2)(f); or	th 24
			(b)	a contravention, after the commencement of the subsection, by a licensee, of a requirement imposed under a provision mentioned in paragraph (a).'.	

Clause	37	Ame	endn	nent of s 67AV (Operation of pt 3E)	1
		,	Secti	ion 67AV, 'part 3.'—	2
		(omit,	, insert—	3
			'part	3, but does not apply to—	4
		((a)	a site supervisor's licence; or	5
		((b)	a fire protection occupational licence.'.	6
Clause	38			nent of s 67AX (When demerit points allocated for offences)	7 8
		;	Secti	ion 67AX(2)(f), 'section 67AR(b)'—	9
		(omit,	, insert—	10
			'sect	ion 67AR(1)(b) or (2)(b)'.	11
Clause	39			ment of s 67B (Meaning of <i>construction</i> ment trade contract in pt 4A)	12 13
		,	Secti	ion 67B—	14
		(omit,	, insert—	15
	'67B	Mea	ning	of construction management trade contract	16
				uilding contract is a construction management trade ract if—	17 18
		((a)	the contracting party for the building contract is a principal; and	19 20
		((b)	the contracted party for the building contract is the holder of a contractor's licence; and	21 22
		((c)	the building work the subject of the building contract is part of a wider project of building work (the <i>project</i>) involving the principal in entering into 1 or more other building contracts, also as a principal, for the carrying out of other building work that is also part of the project; and	23 24 25 26 27 28
		((d)	the contracted party is not the construction manager for the project.	29 30

		'(2) For deciding whether a principal has entered into a building contract, it does not matter if the building contract was entered into on behalf of the principal, including by a construction manager.'.	1 2 3 4
Clause	40	Amendment of s 67G (Building contracts to be in writing)	5
		(1) Section 67G(1), penalty—	6
		omit, insert—	7
		'Maximum penalty—80 penalty units.'.	8
		(2) Section 67G(2), penalty—	9
		omit, insert—	10
		'Maximum penalty—80 penalty units.'.	11
		(3) Section 67G(3), penalty—	12
		omit, insert—	13
		'Maximum penalty—80 penalty units.'.	14
Clause	41	Amendment of s 67I (Directions given under building contracts)	15 16
		Section 67I(4), penalty—	17
		omit, insert—	18
		'Maximum penalty—80 penalty units.'.	19
Clause	42	Amendment of s 67V (Offence of not warning that contract is construction management trade contract)	20 21
		Section 67V(1), penalty—	22
		omit, insert—	23
		'Maximum penalty—80 penalty units.'.	24
Clause	43	Insertion of new ss 67X and 67Y	25
		In part 5, before section 68—	26
		insert—	27

'6/X			y insurance scheme may be called land Home Warranty Scheme	1 2
			e statutory insurance scheme may operate under the name, be referred to as—	3 4
		(a)	the Queensland Home Warranty Scheme; or	5
		(b)	if another name is prescribed by regulation, that other name.	6 7
'67Y			on of expressions associated with statutory ce scheme	8 9
	'(1)	with	erson must not use a declared expression in connection a selling the right to participate in any warranty or rance scheme unless—	10 11 12
		(a)	the scheme is that to which this Act relates; and	13
		(b)	that person does so on behalf of the authority.	14
	'(2)	A pe	erson must not—	15
		(a)	use any variation of a declared expression; or	16
		(b)	use any word (either alone or in conjunction with any other word) similar in sight or sound to a declared expression;	17 18 19
		insulikel or is	connection with selling the right to participate in any rance or warranty scheme, being, in either case, a use by to afford reasonable grounds for believing the scheme is associated with the scheme to which this Act relates, ess—	20 21 22 23 24
		(c)	the scheme in question is one to which this Act relates; and	25 26
		(d)	that person does so on behalf of the authority.	27
	'(3)	_	erson who contravenes subsection (1) or (2) commits an nee against this Act.	28 29
		Max	simum penalty—100 penalty units.	30
	'(4)	In th	nis section—	31
		decl	ared expression means—	32

			(a)	the Queensland Home Warranty Scheme; or	1
			(b)	if another name is prescribed by regulation under section 67X, that other name.'.	2 3
Clause	44	Am	endr	nent of s 68 (Payment of insurance premium)	4
		(1)	Sect	ion 68, heading—	5
			omit	, insert—	6
	'68			t of insurance premium for residential ction work'	7 8
		(2)	Sect	ion 68(1)—	9
			omit	t, insert—	10
		'(1)	68D	appropriate insurance premium payable under section for residential construction work must be paid to the ority by the following—	11 12 13
			(a)	if section 68B applies, the licensed contractor;	14
			(b)	if section 68C applies, the construction manager who holds a contractor's licence of the relevant class.	15 16
			Max	imum penalty—100 penalty units.	17
		'(1A)	The	premium must be paid—	18
			(a)	if section 68B(a) applies, as soon as practicable after the contract is entered into with the consumer; or	19 20
			(b)	if section 68C applies, as soon as practicable after the construction management contract is entered into with the principal; or	21 22 23
			(c)	if section 68B(b) applies, before residential construction work is started.'.	24 25
Clause	45	Ins	ertio	n of new ss 68A–68D	26
			Afte	r section 68—	27
			inse	rt—	28

'68A		Itiple contracts for the same residential nstruction work	1 2
	'(1)	This section applies if a licensed contractor and a consumer enter into 2 or more separate contracts that—	3 4
		(a) could be the subject of a single contract to carry out residential construction work; and	5 6
		(b) if they were the subject of a single contract, would be a contract to carry out residential construction work.	7 8
	'(2)	For this part, the separate contracts are taken to be a single contract for which the contract price is the sum of the contract prices for the separate contracts.	9 10 11
		Example of separate contracts—	12
		A licensed contractor that manufactures and installs kitchens enters into one contract with a building owner for the manufacture of a kitchen and a second contract for its installation.	13 14 15
'68B		nen insurance premium is payable by licensed ntractor	16 17
		'A licensed contractor who is to carry out residential construction work must pay the insurance premium for the work if—	18 19 20
		(a) the work is carried out under a contract with a consumer and the work is not the subject of a construction management contract; or	21 22 23
		(b) the work is speculative residential construction work.	24
'68C		nen insurance premium is payable by construction inager	25 26
		'A construction manager who holds a contractor's licence of the relevant class must pay the insurance premium for residential construction work if a principal engages a construction manager under a construction management contract for the carrying out of the work.	27 28 29 30 31

'68D	Setting of insurance premiums for residential construction work							
		'(1)	For residential construction work, the authority must state the insurance premium payable, or the way it is calculated, in the gazette.					
		'(2)		ore stating the premium, or the way it is calculated, the ority must—	6 7			
			(a)	have regard to the authority's obligation under section 26A; and	8 9			
			(b)	ensure insurance premiums are sufficient to meet the costs mentioned in section 26(3); and	10 11			
			(c)	have regard to any regulation made under section 26(4); and	12 13			
			(d)	obtain the Minister's approval.	14			
		'(3)		authority must review premiums payable at least once y 12 months.	15 16			
		'(4)	cons	egulation may prescribe the way the value of residential struction work is calculated for stating the insurance nium payable.	17 18 19			
		'(5)	man	section (6) applies if a principal engages a construction ager under a construction management contract for the ying out of residential construction work.	20 21 22			
		'(6)	cons	calculating the insurance premium payable by the struction manager, the amount paid by the principal to the struction manager under the contract must be added to the e of the residential construction work.'.	23 24 25 26			
lause	46	Am	endr	ment of s 69 (Insurance of building work)	27			
		(1)	Sect	ion 69, heading, 'building'—	28			
			omit	t, insert—	29			
			'res	idential construction'.	30			
		(2)	Sect	ion 69(2)—	31			
			omit	t, insert—	32			

		'(2)			of insurance comes into force in the terms stated in s policies for the purpose—	1 2
			(a)		consumer enters into a contract for the performance esidential construction work, and—	3
				(i)	the contract bears the licence number of a licensed contractor and, under the licensed contractor's licence, the licensed contractor may enter into contracts with consumers to carry out residential construction work covered by the statutory insurance scheme; or	5 6 7 8 9
				(ii)	the contract is with a licensed contractor and, under the licensed contractor's licence, the licensed contractor may enter into contracts with consumers to carry out residential construction work covered by the statutory insurance scheme; or	11 12 13 14 15
				(iii)	the contract is with a person fraudulently claiming to hold a licence under which the person may enter into contracts with consumers to carry out residential construction work covered by the statutory insurance scheme; or	16 17 18 19 20
			(b)	carri cont resid	work is speculative residential construction work ied out by a licensed contractor and, under the ractor's licence the contractor may carry out dential construction work covered by the statutory rance scheme.'.	21 22 23 24 25
Clause	47	Ins	ertio	n of r	new s 69A	26
			Afte	r sect	ion 69—	27
			insei	rt—		28
	'69A	Co	mme	ncem	nent of insurance cover	29
		'(1)	out i	ınder	n (2) applies to residential construction work carried a contract with a consumer where the work is not under a construction management contract.	30 31 32
		'(2)	boar	d's p	of insurance for the work, in the terms stated in the olicies, comes into force on the earliest of the to happen—	33 34 35

	(a) when a licensed contractor pays the appropriate insurance premium for the work under section 68;	1 2
	(b) on the date a contract between a building contractor and a consumer is entered into for the work;	3 4
	(c) when a building contractor commences the work.	5
'(3)	Subsection (4) applies to speculative residential construction work.	6 7
'(4)	A policy of insurance for the work, in the terms stated in the board's policies, comes into force on the earlier of the following to happen—	8 9 10
	(a) when the licensed contractor who is to carry out the work pays the appropriate insurance premium for the work under section 68;	11 12 13
	(b) when the contractor commences the work.	14
'(5)	Subsection (6) applies to residential construction work if the work is managed by a construction manager under a construction management contract.	15 16 17
'(6)	A policy of insurance for the work, in the terms stated in the board's policies, comes into force on the earlier of the following to happen—	18 19 20
	(a) when the construction manager pays the appropriate insurance premium for the work under section 68;	21 22
	(b) when a building contractor commences the work.'.	23
Am	nendment of s 70 (Insurance claims)	24
	Section 70(2) and (3)—	25
	omit, insert—	26
'(2)	If the regulations do not state the way the notice of claim is to be given, a person who has applied to the authority under section 71A is taken to have given notice under this section.'.	27 28 29

Clause 48

Clause	49	Ins	ertio	n of new s 70A	1
			Afte	r section 70—	2
			inse	rt—	3
	'70A		rsons neme	not entitled to indemnity under insurance	4 5
		'(1)	cons	uilding contractor who carries out speculative residential struction work is not entitled to indemnity under the story insurance scheme for the work.	6 7 8
		'(2)	in fo	ere a person has entered into 1 or more building contracts, orce at the same time, to construct 3 or more living units, person is not entitled to indemnity under the statutory rance scheme for the work.	9 10 11 12
		'(3)	For	subsection (2)—	13
			(a)	a single detached dwelling is taken to be 1 living unit; and	14 15
			(b)	a residential unit is taken to be 1 living unit; and	16
			(c)	a duplex is taken to be 2 living units.	17
		'(4)	term circu	olicy of insurance for residential construction work, in the as stated in the board's policies, may include other amstances in which a person is not entitled to indemnity or the statutory insurance scheme.	18 19 20 21
		'(5)	of re	ning in this section affects the right of a subsequent owner esidential construction work mentioned in this section to m indemnity under the statutory insurance scheme.'.	22 23 24
Clause	50	Ins	ertio	n of new s 71AA	25
			In pa	art 5, after section 71—	26
			inse	rt—	27
	'71A	A Cai	ncella	ation of policy of insurance	28
		'(1)	out	by a licensed contractor may be cancelled by the ractor if—	29 30 31
			(a)	the contractor asks the authority in writing to cancel the policy; and	32 33

	(b)	the contract between the contractor and the consumer has ended; and	1 2
	(c)	the deposit under the contract has been refunded, less any amounts that may be lawfully deducted from the deposit; and	3 4 5
	(d)	the work insured under the policy has not started; and	6
	(e)	not more than 1 year has elapsed from the day the contract was entered into.	7 8
'(2)	out	olicy of insurance for residential construction work taken by a construction manager may be cancelled by the struction manager if—	9 10 11
	(a)	the construction manager asks the authority in writing to cancel to policy; and	12 13
	(b)	the relevant construction management contract and all the construction management trade contracts for the work have ended; and	14 15 16
	(c)	deposits paid under the relevant construction management contract and all the construction management trade contracts have been refunded, less any amounts that may be lawfully deducted from the deposits; and	17 18 19 20 21
	(d)	the work insured under the policy has not started; and	22
	(e)	not more than 1 year has elapsed from the day the first construction management trade contract for the work was entered into.	23 24 25
'(3)	insu cont	cancellation of the policy, the authority must refund the rance premium paid for the work to the licensed tractor or construction manager or to a person nominated writing by the contractor or manager.	26 27 28 29
'(4)	pers	remove doubt it is declared that, despite section 68(3), a on may not claim to be entitled to indemnity under a cy of insurance cancelled under this section.'.	30 31 32

lause		nendı ıilding		of s 72 (Power to require rectification of k)	1 2
	(1)	Sect	tion 72	2(5)—	3
		inse	rt—		4
		'(f)	man	onstruction manager engaged under a construction agement contract to provide building work services the building work; and	5 6 7
		(g)	cont	incipal who was the contracting party for a building tract for building work for a building, or part of a ding, intended for sale if—	8 9 10
			(i)	the building, or part of a building, is not, and has never been, the principal place of residence of the principal; and	11 12 13
			(ii)	the principal engages a building contractor or a construction manager to carry out the building work in a way, or using materials, likely to result in the work being defective or incomplete; and	14 15 16 17
			(iii)	the principal knew, or ought to have known, that the way the work was to be carried out, or the materials to be used, was likely to result in the work being defective or incomplete; and	18 19 20 21
				Example where principal knew that work or materials were likely to result in defective or incomplete building work—	22 23
				A principal may know materials are likely to result in work being defective because of advice received from a building contractor or construction manager.	24 25 26
		(h)	that	rson who was the nominee for a licensed contractor is a company, for work carried out by the company le the person was the company's nominee.'.	27 28 29
	(2)	Afte	er sect	ion 72(5)—	30
		inse	rt—		31
	'(5AA)			on to rectify may be given to more than 1 person for building work.'.	32 33

		(3) Section 72(10), penalty—	1
		omit, insert—	2
		'Maximum penalty—250 penalty units.'.	3
Clause	52	Amendment of s 75 (<i>Tribunal work</i> defined (ss 7 & 8 QBTA))	4 5
		(1) Section 75, heading, '(ss 7 & 8 QBTA)'—	6
		omit.	7
		(2) Section 75(1), after paragraph (f)—	8
		insert—	9
		'(fa) fire protection work;'.	10
Clause	53	Amendment of s 76 (What is not tribunal work (s 7 QBTA))	11
		Section 76, heading, '(s 7 QBTA)'—	12
		omit.	13
Clause	54	Amendment of s 77 (Tribunal may decide building dispute (s 93 QBTA))	14 15
		Section 77, heading, '(s 93 QBTA)'—	16
		omit.	17
Clause	55	Amendment of s 78 (When major commercial building dispute may be heard by tribunal (s 94 QBTA))	18 19
		Section 78, heading, '(s 94 QBTA)'—	20
		omit.	21
Clause	56	Amendment of s 79 (Procedure to decide whether all parties consent (s 95 QBTA))	22 23
		Section 79, heading, '(s 95 QBTA)'—	24
		omit.	25

Queensland Building Services Authority and C	<i>Other</i>
Legislation Amendment Bill 2007	

Clause	57	Amendment of s 80 (Procedure if another party discovered (s 96 QBTA))	1 2
		Section 80, heading, '(s 96 QBTA)'—	3
		omit.	4
Clause	58	Amendment of s 81 (Consent may not be withdrawn (s 97 QBTA))	5 6
		Section 81, heading, '(s 97 QBTA)'—	7
		omit.	8
Clause	59	Amendment of s 82 (Tribunal may make interim order (s 98 QBTA))	9 10
		Section 82, heading, '(s 98 QBTA)'—	11
		omit.	12
Clause	60	Amendment of s 83 (Proceeding in tribunal stops action by authority (s 99 QBTA))	13 14
		Section 83, heading, '(s 99 QBTA)'—	15
		omit.	16
Clause	61	Amendment of s 84 (Tribunal to decide about rectification or completion work (s 101 QBTA))	17 18
		Section 84, heading, '(s 101 QBTA)'—	19
		omit.	20
Clause	62	Amendment of s 85 (Tribunal may hear dispute while contract still in operation (s 102 QBTA))	21 22
		Section 85, heading, '(s 102 QBTA)'—	23
		omit.	24

Clause	63	Amendment of s 86 (Reviewable decisions (s 104 QBTA))	1
		(1) Section 86, heading, '(s 104 QBTA)'—	2
		omit.	3
		(2) Section 86(1), after paragraph (a)—	4
		insert—	5
		'(aa) a decision to refuse an application for renewal of a licence;'.	6 7
		(3) Section 86(1)(c), after 'licence'—	8
		insert—	9
		'or permit'.	10
		(4) Section 86(2), 'However, the tribunal may not review'—	11
		omit, insert—	12
		'The tribunal must not review'.	13
		(5) Section 86(2)(b)(ii)—	14
		insert—	15
		'(C) started a prosecution, or served an infringement notice, for an offence against section 72(10);'.	16 17 18
Clause	64	Amendment of s 87 (Application for review (s 105 QBTA))	19
		Section 87, heading, '(s 105 QBTA)'—	20
		omit.	21
Clause	65	Amendment of s 88 (Tribunal has jurisdiction to conduct disciplinary proceeding (s 108 QBTA))	22 23
		Section 88, heading, '(s 108 QBTA)'—	24
		omit	25

s 66 60 s 70

Queensland	Building	Services	Author	ity and	Other
Les	rislation A	\mendme	ent Bill	2007	

Clause	66	Amendment of s 89 (Proper grounds for disciplinary action against a licensee (s 109 QBTA))	1 2
		Section 89, heading, '(s 109 QBTA)'—	3
		omit.	4
Clause	67	Amendment of s 90 (Proper grounds for disciplinary action against person not a licensee (s 110 QBTA))	5 6
		Section 90, heading, '(s 110 QBTA)'—	7
		omit.	8
Clause	68	Amendment of s 91 (Orders for disciplinary action (s 111 QBTA))	9 10
		Section 91, heading, '(s 111 QBTA)'—	11
		omit.	12
Clause	69	Amendment of s 92 (Tribunal may conduct public examination (s 112 QBTA))	13 14
		(1) Section 92, heading, '(s 112 QBTA)'—	15
		omit.	16
		(2) Section 92(b)(iii), 'nominated supervisor'—	17
		omit, insert—	18
		'nominee'.	19
		(3) Section 92(b)(iii), 'a licence'—	20
		omit, insert—	21
		'a licence—'.	22
Clause	70	Amendment of s 93 (Decisions about debts arising from statutory insurance scheme (s 116 QBTA))	23 24
		Section 93, heading, '(s 116 QBTA)'—	25
		omit.	26

Clause	71	Amendment of s 94 (Transfer of proceedings between tribunal and the courts (s 117 QBTA))	1 2
		Section 94, heading, '(s 117 QBTA)'—	3
		omit.	4
Clause	72	Amendment of s 95 (Expedited hearing of domestic building disputes (s 128 QBTA))	5 6
		Section 95, heading, '(s 128 QBTA)'—	7
		omit.	8
Clause	73	Amendment of s 96 (Certain minor commercial building disputes may be expedited (s 129 QBTA))	9 10
		Section 96, heading, '(s 129 QBTA)'—	11
		omit.	12
Clause	74	Amendment of s 97 (Judicial Review excluded for minor domestic building disputes (s 170 QBTA))	13 14
		Section 97, heading, '(s 170 QBTA)'—	15
		omit.	16
Clause	75	Insertion of new pt 8	17
		After section 97—	18
		insert—	19
	'Part	8 Registers	20
	'98	Definitions for pt 8	21
		'In this part—	22
		developer register see section 103B.	23
		licensee register see section 99.	24
		owner-builder register see section 103.	25

'99	Licensee register						
	'(1)	A register of licensees (the <i>licensee register</i>) must be kept by the authority.					
	'(2)		register must include the following particulars in relation ach licensee—	4 5			
		(a)	the licensee's full name, business address and licence number;	6 7			
		(b)	if the licensee is a company—the full name and business address of the nominee and each director;	8 9			
		(c)	the class of licence held by the licensee and any conditions to which the licence is, or has been, subject;	10 11			
		(d)	any particulars required by regulation.	12			
	'(3)		register must also contain against the name of each usee a note of—	13 14			
		(a)	each direction of the authority requiring the licensee to rectify building work; and	15 16			
		(b)	each order made against the licensee by the tribunal under section 1071 of the Tribunal Act; and	17 18			
		(c)	any decision of the tribunal under section 84 ² that it would have been appropriate for the authority to issue a direction requiring the licensee to rectify or complete building work; and	19 20 21 22			
		(d)	each time the licensee is convicted of an offence against this Act or the <i>Domestic Building Contracts Act 2000</i> and the provision of the Act that was contravened; and	23 24 25			
		(e)	each offence for which the licensee has for this Act or the <i>Domestic Building Contracts Act 2000</i> been served with an infringement notice and—	26 27 28			
			(i) the licensee has paid the fine in full or in part; or	29			
			(ii) a default certificate has been registered for the infringement notice; and	30 31			

¹ Tribunal Act, section 107 (Orders for disciplinary action)

² Section 84 (Tribunal to decide about rectification or completion work)

		(f)	any demerit points allocated to the licensee, the demerit matters for which they were allocated and the dates the points took effect; and	1 2 3
		(g)	any cancellation or suspension of the licensee's licence including the circumstances that led to the cancellation or suspension; and	4 5 6
		(h)	if the licensee has been a permanently excluded individual, an excluded individual, a banned individual or a disqualified individual—the details of the circumstances that led to the exclusion, ban or disqualification; and	7 8 9 10 11
		(i)	if the licensee is a company that has a director, secretary, influential person or nominee that became a permanently excluded individual, an excluded individual, a banned individual or a disqualified individual in the last 10 years—the details of the circumstances that led to the exclusion, ban or disqualification.	12 13 14 15 16 17 18
	'(4)	relati	eference in subsection (3) to something happening in ion to a person who is a licensee includes something bening—	19 20 21
		(a)	in relation to the person before the person became a licensee; and	22 23
		(b)	before the commencement of this section.	24
	'(5)	In th	is section—	25
		licen	usee includes a person who was previously a licensee.	26
'100		en in ister	formation may be included in the licensee	27 28
	'(1)		nformation may be included in the register under section)(a) until—	29 30
		(a)	all periods for seeking a review of the direction, and for making any appeal arising out of review of the direction, have ended; and	31 32 33

			1
	'(2)	•	3 4
			5 6
			7 8
	'(3)	·	9 10
			11 12
			13 14
	'(4)	99(3)(e)(ii) if a licensee has applied for cancellation of the enforcement order and the application for cancellation has not	15 16 17 18
'101	Lic	ensees must advise change of circumstances	19
	'(1)	licensee register in relation to a particular licensee no longer reflect the current position, the licensee must, within 14 days after the date of the change, give the authority particulars of	20 21 22 23 24
	'(2)	Particulars may be given under subsection (1)—	25
		(a) by written notice; or	26
		generally to licensees, as a suitable way for advising	27 28 29

102		When notes must be removed from the licensee register						
	'(1)	A no		ade in the register under section 99(3) must be taken	3			
		(a)		information mentioned in section 99(3)(g) and (h), years after it is made; or	5 6			
		(b)		information mentioned in section 99(3)(f), 3 years r it is made; or	7 8			
		(c)	for i	information mentioned in section 99(3)(i), the earlier	9 10			
			(i)	when the director, secretary, influential person or nominee is no longer a director, secretary, influential person or nominee for the company; or	11 12 13			
			(ii)	10 years from the time the director, secretary, influential person or nominee became a permanently excluded individual, excluded individual, banned individual or a disqualified individual; or	14 15 16 17 18			
		(d)	othe	erwise, 5 years after it is made.	19			
	'(2)	whic		details of demerit points and the demerit matters for pints were allocated must be removed from the	20 21 22			
		(a)	if th	ne points stop having effect; or	23			
		(b)		be points relate to an unsatisfied judgment debt, when authority is satisfied the judgment debt has been d.	24 25 26			
	'(3)			r section 99(3)(e), details of an offence must be from the register if—	27 28			
		(a)		infringement notice for the offence is withdrawn by authority; or	29 30			
		(b)	beca has	enforcement order stops having effect, other than ause the amount owing under the enforcement order been paid or the order has been otherwise charged.	31 32 33 34			

	'(4)	life	o, a note that states that an individual is prevented, for the of the individual, from obtaining a licence under this Act t not be removed from the register.	1 2 3							
'103	Re	Register of holders of owner-builder permits									
	'(1)		egister of persons holding owner-builder permits (the <i>er-builder register</i>) must be kept by the authority.	5 6							
	'(2)		register must include the following particulars in relation ach permittee—	7 8							
		(a)	the permittee's full name, or if the permittee is a company the full name and business address of each of the directors of the company;	9 10 11							
		(b)	the location of the land on which the owner-builder work is to be carried out;	12 13							
		(c)	the real property description of the land;	14							
		(d)	a description of the owner-builder work to be carried out on the land;	15 16							
		(e)	the date of issue of the permit;	17							
		(f)	the term of the permit;	18							
		(g)	the permit number;	19							
		(h)	the conditions of the permit;	20							
		(i)	any particulars required by regulation.	21							
	'(3)	regis the o	rcumstances change so that the particulars recorded in the ster in relation to a particular permittee no longer reflect current position, the permittee must, within 14 days after date of the change, give the authority particulars of the age.	22 23 24 25 26							
	'(4)	Parti	iculars under subsection (3) may be given—	27							
		(a)	by written notice; or	28							
		(b)	in another way approved by the authority.	29							

103A			articulars must be removed from uilder register	1 2
			iculars relating to a permittee must be removed from the er-builder register when the term of the permittee's permit.	3 4 5
'103B	Dev	elop	er register	6
•	'(1)	each 72(5)	gister (the <i>developer register</i>) containing details about principal (the <i>relevant developer</i>) mentioned in section (g) given a direction under section 72(1) must be kept by uthority.	7 8 9 10
•	'(2)		register must contain against the name of a relevant loper a note of—	11 12
		(a)	each direction of the authority requiring the relevant developer to rectify building work; and	13 14
		(b)	each time the relevant developer is convicted of an offence against section 72(10).	15 16
•	' (3)		ever, no information may be included in the register r subsection (2)(a) until—	17 18
		(a)	all periods for seeking a review of the direction, and for making any appeal arising out of a review of the direction, have ended; and	19 20 21
		(b)	any review or appeal about the direction is finally decided or is not proceeded with.	22 23
•	(4)		, no information may be included in the register under ection (2)(b) until—	24 25
		(a)	all periods for making an appeal arising out of the conviction have ended; and	26 27
		(b)	any appeal about the conviction is finally decided or is not proceeded with.	28 29
•	'(5)	Subs	ection (6) applies if—	30
		(a)	the register contains the name of a relevant developer that is a company because the company has been convicted of an offence against section 72(10); and	31 32 33

	offence under section 111B in relation to the offence under section 72(10); and	1 2 3
	(c) all periods for making an appeal arising out of the conviction of the executive officer have ended; and	4 5
	(d) any appeal about the conviction by the executive officer is finally decided or is not proceeded with.	6 7
'(6)	A note of the conviction of the executive officer must be included in the register.	8 9
	nen notes must be removed from developer gister	10 11
	'A note made in the developer register must be taken off the register 5 years after it is made.	12 13
'103D Ins	pection of registers	14
	'A person may, on payment of the fee, and subject to the conditions, prescribed by regulation, inspect a register at the authority's offices at any time the offices are open to the public.	15 16 17 18
'103E Pu	blication of registers	19
	'The authority may publish a register on the authority's internet site.	20 21
	Editor's note—	22
	The authority internet site is <www.bsa.qld.gov.au>.</www.bsa.qld.gov.au>	23
'103F Ce	rtificates	24
'(1)	The authority may, on application by any person and payment of the fee fixed by regulation, issue a certificate certifying any matter contained in a register kept under this Act.	25 26 27
'(2)	A certificate under this section is admissible in legal proceedings as evidence of any matter stated in the certificate.'.	28 29 30

Clause	76	Re	piace	ement of s 105 (inspector to produce identity card)	1	
			Sect	ion 105—	2	
			omit	t, insert—	3	
	'105		pecto orma	or to produce identity card and provide tion	4 5	
		'(1)		inspector must not exercise a power under this Act in ion to a person unless the inspector—	6 7	
			(a)	first produces the inspector's identity card for inspection by the person or has the identity card displayed so it is clearly visible to the person when exercising the power; and	8 9 10 11	
			(b)	tells the person that the inspector intends to exercise the power; and	12 13	
			(c)	generally advises the person of the nature of the power to be exercised; and	14 15	
			(d)	requests the person's cooperation in relation to the exercise of the power.	16 17	
		'(2)	(1)(a	vever, if it is not practicable to comply with subsection a), the authorised officer must produce the identity card he person's inspection at the first reasonable opportunity.	18 19 20	
		'(3)		ure to comply with subsection (1) does not affect the dity of the exercise of the power.'.	21 22	
Clause	77	Ins	ertio	n of new s 107A	23	
			Afte	er section 107—	24	
			inse	rt—	25	
	'107A Obstructing inspectors					
		'(1)		erson must not obstruct an inspector who is exercising a er under this Act, unless the person has a reasonable use.	27 28 29	
			Max	imum penalty—100 penalty units.	30	
		'(2)	deci	person has obstructed an inspector and the inspector des to proceed with the exercise of the power, the ector must warn the person that—	31 32 33	

		(a) it is an offence to obstruct the inspector, unless the person has a reasonable excuse; and	1 2				
		(b) the inspector considers the person's conduct an obstruction.	3				
	'(3)	Subsection (2) does not apply if the obstruction is an assault.	5				
	'(4)	In this section—					
		<i>obstruct</i> includes assault, hinder or resist or attempt or threaten to obstruct.'.	7 8				
lause	78 Am	nendment of s 108 (Obligation of assessment manager)	9				
		Section 108—	10				
		insert—	11				
	'(2)	In this section—	12				
		assessment manager includes a private certifier acting as an assessment manager under the <i>Integrated Planning Act</i> 1997.'.	13 14 15				
lause	79 Insertion of new ss 108A–108D						
		In part 10, before section 109—					
		insert—	18				
	'108A Do	cuments that must be kept for 7 years	19				
	'(1)	Subsection (2) applies to the following documents—	20				
		(a) a building contract entered into by a building contractor and the plans, specifications and variations relating to the contract;	21 22 23				
		(b) a building contractor's financial records relevant to the	24				
		financial requirements stated in the board's policies.	25				
	'(2)	financial requirements stated in the board's policies. The contractor must keep each document for 7 years from the date it is put into writing.	25 26 27				

s 79 71 **s 79**

'108B Fal	se or misleading statement	1
'(1)	A person must not state anything to the authority the person knows is false or misleading in a material particular.	2 3
	Maximum penalty—100 penalty units.	4
'(2)	In a proceeding for an offence against this section, it is enough for a charge to state that the statement was, without specifying which, 'false or misleading'.	5 6 7
'(3)	This section does not apply to information to which section 53B applies.	8 9
'108C Fal	se or misleading document	10
'(1)	A person must not give the authority a document containing information the person knows is false or misleading in a material particular.	11 12 13
	Maximum penalty—100 penalty units.	14
'(2)	Subsection (1) does not apply to a person if the person, when giving the document—	15 16
	(a) tells the authority, to the best of the person's ability, how it is false or misleading; and	17 18
	(b) if the person has, or can reasonably obtain, the correct information, gives the correct information.	19 20
'(3)	A person must not make an entry in a document required or permitted to be made or kept under this Act knowing the entry to be false or misleading in a material particular.	21 22 23
	Maximum penalty—100 penalty units.	24
'(4)	In a proceeding for an offence against subsection (1) or (3), it is enough for a charge to state that the information or entry was, without specifying which, 'false or misleading'.	25 26 27
'(5)	This section does not apply to a document to which section 53B applies.	28 29
'108D Co	ntracting out prohibited	30
	'A person can not contract out of the provisions of this Act.'.	31

Clause	80	Am	nendment of \$ 116 (Regulations)	1
			Section 116(2), before paragraph (a)—	2
			insert—	3
			'(aa) prescribe the procedure for, and other matters relating to, the application for, or renewal of, licences under this Act; and'.	4 5 6
Clause	81		nendment of sch 1 (Transitional and validating ovisions)	7 8
			Schedule 1, after part 7—	9
			insert—	10
	'Part	t 8	Transitional provisions for Queensland Building Services Authority and Other Legislation Amendment Act 2007	11 12 13 14
	'31		insitional provisions for existing supervisors' ences	15 16
		'(1)	This section applies to a licensee who at the commencement of this section holds a supervisor's licence.	17 18
		'(2)	The licensee is taken to hold a nominee supervisor's licence for the classes of building work to which the supervisor's licence applies.	19 20 21
		'(3)	In this section—	22
			supervisor's licence means a licence authorising the licensee to supervise (but not to carry out) building work.	23 24
	'32		insitional qualifications for site supervisors' ences	25 26
		'(1)	This section applies if a person who does not have the required qualifications applies for a site supervisor's licence during the transitional period.	27 28 29

The authority may grant the application even though the

'(2)

		applicant does not have the required qualifications for the licence if —	2 3
		(a) the authority has sighted a declaration by a licensed contractor stating that—	4 5
		(i) the applicant has carried out building work as an officer or employee of the contractor for a period of not less than 12 months; and	6 7 8
		(ii) the contractor has had an opportunity to assess the skills of the applicant during the period; and	9 10
		(iii) the contractor is satisfied that the applicant has the skills to carry out the duties of a site supervisor for a licence of the class applied for; and	11 12 13
		(b) the authority is satisfied that the applicant has the skills to be a site supervisor for that class.	14 15
	'(3)	If the licensed contractor is a company, the declaration must be by the company's nominee.	16 17
	'(4)	Nothing in this section limits the powers the authority may exercise under section 33(2) or (3).	18 19
	'(5)	In this section—	20
		<i>required qualifications</i> means the qualifications required for a site supervisor's licence under section 32AA.	21 22
		transitional period means the period of 1 year from the commencement of section 30B.	23 24
'33		nsitional provision for fire protection occupational ences	25 26
		'Sections 42C and 42D do not apply to anything happening before 2 years from the commencement of section 30C.	27 28
'34	Tra wo	nsitional provision for certain fire protection rk	29 30
		'Section 42 does not apply to the following building work until 2 years after the commencement of this section—	31 32

		(a) the design of a fire protection system;	1
		(b) the development, approval or certification of emergenc evacuation procedures for a controlled evacuatio during a fire emergency;	•
		(c) the formulation or provision of alternative solution relating to fire safety;	5 6
		(d) the inspection or investigation of, and the provision of advice or a report about compliance with the <i>Buildin Act 1975</i> or the Building Code of Australia relating t fire safety.	<i>g</i> 8
'35	Tra	ansitional provision for photograph on licence	11
	'(1)	Subsection (2) applies to the grant or renewal of a licence that happens before 2 years from the commencement of this section.	
	'(2)	The licence may, or may not, contain a recent photograph of the licensee.	of 15 16
'36		ansitional provision for continuation of register of ensees	17 18
	'(1)	The register of licensees under section 39, as in forcimmediately before the commencement of section 99 continues as the licensee register under section 99.	
	'(2)	The authority may continue to exercise its powers under part in relation to the licensee register.'.	8 22 23
82	Am	nendment of sch 2 (Dictionary)	24
	(1)	Schedule 2, definitions contractor's licence, farm building licensed supervisor, owner-builder permit and supervisor licence—	
		omit.	28
	(2)	Schedule 2—	29
		insert—	30

Clause

	<i>ministration services</i> , for building work or tribunal work, udes the following—	1 2				
(a)	preparing tender documentation and calling and selecting tenders;	3				
(b)	arranging and conducting on-site meetings and inspections;	5 6				
(c)	arranging payment of subcontractors;	7				
(d)	arranging for certificates, including certificates from a local government, to be issued;	8 9				
(e)	administration for the work usually carried out by-	10				
	(i) a construction manager; or	11				
	(ii) a project manager under a project management agreement;	12 13				
(f)	other administration for the work usually carried out by a licensed contractor in the course of the contractor's business.					
	isory services, for building work or tribunal work, includes provision of advice or a report about building work other	17 18 19				
(a)	the carrying out of a completed building inspection; or	20				
(b)	the inspection or investigation of a building, and the provision of advice or a report, for the following—	21 22				
	(i) termite management systems for the building;	23				
	(ii) termite infestation in the building.	24				
altei	rnative solution see Building Act 1975, schedule 2.	25				
	rentice means an apprentice under the Vocational cation, Training and Employment Act 2000.	26 27				
carr	ding contract means a contract or other arrangement for ying out building work in Queensland, for the owing—	28 29 30				
(a)	this Act, other than part 4A;	31				
(b)	the definition <i>construction management trade contract</i> where it is used, other than in part 4A.	32 33				

	ding work services means 1 or more of the following for ding work—	1 2
(a)	administration services;	3
(b)	advisory services;	4
(c)	management services;	5
(d)	supervisory services.	6
	<i>ing</i> includes a craft, manufacture, occupation, trade, ertaking or vocation.	7 8
•	y out, for building work (other than for part 4A) means of the following—	9 10
(a)	carry out the work personally;	11
(b)	directly or indirectly cause the work to be carried out;	12
(c)	provide building work services for the work.	13
whice build	ch a principal engages a construction manager to provide ding work services for building work carried out for the cipal under construction management trade contracts.	14 15 16 17
worl	struction manager means a person who provides building k services for the carrying out of building work for a cipal under a construction management contract.	18 19 20
cont	tractor's licence see section 30(1).	21
deve	eloper register, for part 8, see section 98.	22
	prement debtor see the State Penalties Enforcement Act 9, schedule 2.	23 24
•	Preserved are see the State Penalties Enforcement Act 9, schedule 2.	25 26
<i>fire</i> (2).	protection occupational licence see section 30C(1) and	27 28
-	protection work means any of the following for a building art of a building—	29 30
(a)	the installation, restoration, repair or maintenance of a fire protection system;	31 32

(b)	the 1	preparation of any certificate, statement or record—	1
	(i)	relating to the installation, restoration, repair or maintenance of a fire protection system; or	2 3
	(ii)	stating whether a fire protection system meets a standard, requirement or specification;	4 5
(c)	the o	design of a fire protection system;	6
(d)	evac	development, approval or certification of emergency cuation procedures for a controlled evacuation ng a fire emergency;	7 8 9
(e)		formulation or provision of alternative solutions ting to fire safety;	10 11
(f)	advi <i>Act</i>	inspection or investigation of, and the provision of ice or a report about, compliance with the <i>Building</i> 1975 or the Building Code of Australia relating to safety.	12 13 14 15
		nent notice offence see the State Penalties ent Act 1999, schedule 2.	16 17
licei	ice ca	ard means a licence card issued under section 34.	18
	<i>ice co</i> ion 34	ertificate means a licence certificate issued under	19 20
hold	ls a l	supervisor, for building work, means a person who icence under this Act authorising supervision of work of the relevant class.	21 22 23
licei	ısee r	egister, for part 8, see section 98.	24
	agem udes–	nent services, for building work or tribunal work,	25 26
(a)		rdinating the scheduling of the work by building tractors including as agent for another person; and	27 28
(b)	man	agement for the work usually carried out by—	29
	(i)	a construction manager; or	30
	(ii)	a project manager under a project management agreement; and	31 32

	2
1	4 5
nominee supervisor's licence see section 30A(1).	5
owner-builder course, for part 3, division 8, see section 43D.	7
owner-builder permit see section 43E.	8
owner-builder register, for part 8, see section 98.	9
owner-builder work see section 43D.	10
<u>.</u>	11 12
personally exercise control over the work by overseeing and	13 14 15
· /	16 17
· /	18 19
which a principal engages a project manager to provide building work services for building work carried out for the principal other than under construction management trade	20 21 22 23 24
services for the carrying out of building work for a principal	25 26 27
	28 29
<u>.</u>	30 31
	32 33
site supervisor's licence see section 30B(1) and (2).	34

	ulative residential construction work means residential truction work carried out by a building contractor if—	1 2
(a)	the work is not carried out under a contract with a consumer; and	3 4
(b)	the work is carried out on land owned by the building contractor; and	5 6
(c)	the work is a single detached dwelling or a multiple dwelling of not more than 3 storeys; and	7 8
(d)	the dwelling has been sold, or is intended for sale, to another person.	9 10
	rvisory services, for building work or tribunal work, ades—	11 12
(a)	the development, implementation and management of a system for the supervision of the work; and	13 14
(b)	the coordination or management of persons undertaking the supervision of the work; and	15 16
(c)	the personal supervision of the work; and	17
(d)	any other supervision of building work under this Act.	18
	nee means a trainee under the Vocational Education, ming and Employment Act 2000.	19 20
tribu	anal work see sections 75 and 76.	21
	ertake to carry out, for building work, means any of the wing—	22 23
(a)	enter into a contract to carry out the work;	24
(b)	submit a tender to carry out the work;	25
(c)	make an offer to carry out the building work.'.	26
Sche	edule 2, definition building—	27
inser	rt—	28
'Exan	nples of a fixed structure—	29
•	a fence other than a temporary fence	30
•	a water tank connected to the stormwater system for a building	31

(3)

	 an inground swimming pool or an aboveground pool fixed to the ground'. 	2
(4)	Schedule 2, definition building contractor, 'an'—	3
	omit, insert—	4
	'and'.	5
(5)	Schedule 2, definition building work, paragraph (g)—	6
	omit, insert—	7
	'(g) fire protection work; or'.	8
(6)	Schedule 2, definition construction management trade contract, ', for part 4A,'—	9 10
	omit.	11
(7)	Schedule 2, definition contracting party, ', for part 4A,'—	12
	omit.	13
(8)	Schedule 2, definition default certificate, ', for part 3E,'—	14
	omit.	15
(9)	Schedule 2, definition fire protection system, paragraph (d)—	16
	omit, insert—	17
	'(d) a fire or smoke detection system, a heat or smoke alarm or another alarm system or emergency warning and communication system;'.	18 19 20
(10)	Schedule 2, definition <i>fire protection system</i> , after paragraph (f)—	21 22
	insert—	23
	'(g) emergency lighting.'.	24
(11)	Schedule 2, definition infringement notice, ', for part 3E,'—	25
	omit.	26
(12)	Schedule 2, definition owner—	27
	insert—	28
	'Note—	29
	Owner has a different meaning for part 3, division 8.'.	30

Queensland Building Services Authority	and	Other
Legislation Amendment Bill 200	7	

		(13)	Sche omit	edule 2, definition <i>principal</i> , ', for part 4A,'—	1 2
	Paı	rt 3		Amendment of Domestic Building Contracts Act 2000	3 4
Clause	83	Act	ame	ended in pt 3	5
			This	part amends the <i>Domestic Building Contracts Act 2000</i> .	6
Clause	84		endr ntrac	ment of s 7 (Meaning of <i>domestic building</i> t)	7 8
		(1)	Sect	ion 7(1)—	9
			omit	, insert—	10
		'(1)	A do	omestic building contract is—	11
			(a)	a contract to carry out domestic building work; or	12
			(b)	a construction management contract under the <i>Queensland Building Services Authority Act 1991</i> for the provision of building work services for domestic building work; or	13 14 15 16
			(c)	another contract to manage the carrying out of domestic building work.'.	17 18
		(2)	Sect	ion 7(2), paragraph (b)—	19
			renu	mber as paragraph (d).	20
		(3)	Sect	ion 7(2), after paragraph (a)—	21
			inse	rt—	22
			'(b)	a contract between a building contractor and a building owner for the construction of 2 or more detached dwellings; or	23 24 25
			(c)	a contract between the holder of an owner-builder permit and a building contractor; or'.	26 27

		(4)	Section 7, after subsection (2)—	1
			insert—	2
		'(3)	Subsection (4) applies if a building contractor and building owner—	3 4
			(a) enter into 2 or more separate contracts each for the construction of 1 detached dwelling; and	5 6
			(b) the separate contracts could be the subject of a single contract for the construction of 2 or more detached dwellings.	7 8 9
		'(4)	The separate contracts are taken to be a contract between a building contractor and a building owner for the construction of 2 or more detached dwellings.'.	10 11 12
Clause	85	Am	endment of s 9 (Meaning of <i>regulated contract</i>)	13
			Section 9(2), 'contact'—	14
			omit, insert—	15
			'contract'.	16
Clause	86	Am	endment of s 26 (Contracts must be in writing)	17
			Section 26, penalty—	18
			omit, insert—	19
			'Maximum penalty—80 penalty units.'.	20
Clause	87	Am	endment of s 27 (General contents of contracts)	21
			Section 27(8), definition specification details—	22
			insert—	23
			'(d) other details prescribed by regulation.'.	24
Clause	88	Ins	ertion of new s 31	25
			After section 30—	26
			insert—	27

	'31	Documents that must be kept for 7 years		
		'(1)	Subsection (2) applies to a regulated contract entered into by a building contractor and the plans, specifications and variations relating to the contract.	2 3 4
		'(2)	The contractor must keep each document for 7 years from the date it is put into writing.	5 6
			Maximum penalty—100 penalty units.'.	7
Clause	89	Am	endment of s 54 (Mixed-purpose contracts)	8
			Section 54, penalty—	9
			omit, insert—	10
			'Maximum penalty—100 penalty units.'.	11
Clause	90		nendment of s 65 (Progress payments for contracts er than designated stages contracts)	12 13
			Section 65(2)—	14
			omit, insert—	15
		'(2)	The building contractor under a regulated contract must not demand or receive an amount under the contract, other than a deposit, unless the amount is directly related to the progress of the work—	16 17 18 19
			(a) carried out under the contract; or	20
			(b) the carrying out of which has been managed under the contract.	21 22
			Maximum penalty—50 penalty units.'.	23

	Part	: 4	Amendment of Professional Engineers Act 2002	1 2
Clause	91	Act	amended in pt 4	3
			This part amends the <i>Professional Engineers Act</i> 2002.	4
Clause	92	Am	endment of pt 11, heading	5
			Part 11, heading, 'and transitional'—	6
			omit, insert—	7
			', transitional and validating'.	8
Clause	93	Ins	ertion of new pt 11, div 3	9
			After section 165—	10
			insert—	11
	'Divi	sion	3 Validating provision	12
	'166	Val	idating registration of professional engineers	13
		'(1)	Subsection (2) applies if the board purported to register an individual as a registered professional engineer in 1 or more areas of engineering between 1 January 2003 and 13 July 2006.	14 15 16 17
		'(2)	The purported registration of the individual is taken always to have been valid for the area or areas of engineering in which the individual is purported to be registered as if, at all relevant times, areas of engineering had been prescribed under a regulation.	18 19 20 21