

Queensland

Animal Management (Cats and Dogs) Bill 2008



Queensland

Animal Management (Cats and Dogs) Bill 2008

		Page
Chapter 1	Preliminary	
Part 1	Introduction	
1	Short title	12
2	Commencement	12
Part 2	Purposes and application of Act	
Division 1	Purposes	
3	Purposes of Act	13
4	How purposes are to be primarily achieved	13
Division 2	Application	
5	Act binds all persons	14
6	Relationship with local laws	14
7	Act does not affect other rights or remedies	15
Part 3	Interpretation	
Division 1	Dictionary	
8	Definitions	15
Division 2	Key definitions	
9	Who is an owner of a cat or dog	16
10	Who is a responsible person for a dog	16
11	What is a cat or dog	17
12	Identification devices under Act	17
Chapter 2	Identification of cats and dogs	
Part 1	Prescribed permanent identification devices	
Division 1	Obligation on supplier or owner of cat or dog	
13	Supplier must ensure cat or dog is implanted	18
14	Owner must ensure cat or dog is implanted	19
15	Notice of changed identifying information	19

16	Notice of changed PID information.	20
Division 2	Supplying PIDs	
17	PID that is not PPID must not be supplied	20
18	Seller must not supply PPID other than to authorised implanter .	20
19	Seller must give PID number to authorised implanter	20
20	Seller must give PID number to licence holder	21
Division 3	Implanting PIDs	
Subdivision 1	General restriction	
21	Only authorised implanter may implant PPID	21
Subdivision 2	Requirements for authorised implanters	
22	PID that is not PPID must not be implanted	21
23	Requirements for PPID.	21
24	Minimum age for cat or dog to be implanted	22
25	PID information must be given to licence holder	22
26	PID information must be kept	22
Subdivision 3	Regulation of authorised implanters	
27	Chief executive may suspend or prohibit	23
28	Grounds for suspension or prohibition	23
29	Show cause notice	23
30	Representations about show cause notice	24
31	Ending show cause process without further action	24
32	Suspension or prohibition	24
33	Immediate suspension	25
Division 4	Removing PIDs	
34	PID must not be removed or otherwise interfered with	26
Division 5	PID registry services	
35	Person must not offer or provide PID registry service	26
36	Licence holder's obligations	26
Division 6	Giving identifying information	
37	Authorised implanter may give identifying information to particular persons.	27
38	Licence holder may give identifying information to particular persons	28
39	Relevant local government may give identifying information to particular persons.	29
Division 7	Pound or shelter operators	
40	Operator must ensure cat or dog is scanned	29

	Con	ntents
41	Protection of particular persons dealing with cat or dog	30
Part 2	Desexing tattoos	
42	Desexed cat or dog must be tattooed	31
43	Person must not tattoo an undesexed cat or dog	32
Chapter 3	Registration	
Part 1	Particular person's obligations	
44	Registration obligation	32
45	Cat or dog must bear identification in particular circumstances.	33
Part 2	How cat or dog is registered	
46	What owner must do	34
47	What registration form must state.	34
48	Chief executive officer may ask for further information	35
49	Relevant local government must give registration notice	36
50	Duration of registration	36
51	Local government must keep registration form and information	36
52	Registration fee must be fixed to give desexing incentive	37
53	Registration fee to be used for achievement of Act's purposes	37
Part 3	Amendment of registration	
54	Amendment of registration	38
55	Relevant local government must give notice of change	38
Part 4	Renewal of registration	
56	Relevant local government must give renewal notice	39
57	What owner must do	40
58	Relevant local government must give registration notice	40
Chapter 4	Regulated dogs	
Part 1	Preliminary	
Division 1	Purpose and application of chapter	
59	Purpose of ch 4 and its achievement	41
Division 2	Interpretation	
60	What is a regulated dog	42
61	What is a declared dangerous dog	42
62	What is a declared menacing dog	43
63	What is a restricted dog	43
64	When a regulated dog is under effective control	43

Part 2	General restrictions and prohibitions	
Division 1	Application of part	
65	Application of pt 2	44
Division 2	General prohibitions	
66	Prohibition on supply of restricted dog	44
67	Prohibition on supply of declared dangerous dog or menacing dog	45
68	Abandonment prohibited	45
Division 3	Restricted dogs and declared dangerous dogs only	
69	Prohibition on breeding	46
70	Compulsory desexing of declared dangerous dog or restricted dog	46
Division 4	Restricted dogs only	
71	Permit required for restricted dog	47
Part 3	Restricted dog permits	
Division 1	Obtaining permit for restricted dog	
Subdivision 1	Permit applications	
72	Who may apply for permit	47
73	Requirements for application	48
74	Inquiries into application for permit	49
75	Deciding application	49
76	Criteria for decision	50
Subdivision 2	Action after decision on application	
77	Grant of application	50
78	Duration of permit	51
79	Notice of refusal of permit application	51
Division 2	Permit conditions	
80	Operation of div 2	51
81	Obligation to comply with permit conditions under sch 1	52
Division 3	Renewal of permit	
82	When permit may be renewed	52
83	Requirements for renewal application	52
84	Deciding renewal application	53
85	Duration of renewed permit	53
Division 4	Amendment of permits	
86	Application for change of place for permit	54

87	Amendment by relevant local government	54
Division 5	Miscellaneous	
88	No transfer of restricted dog permit	54
Part 4	Regulated dog declarations	
89	Power to make declaration	55
90	Notice of proposed declaration.	56
91	Proposed declaration notice does not limit other powers	57
92	Withdrawing proposed declaration notice	57
93	Owner's obligations if proposed declaration notice in force	57
94	Making declaration	58
95	Notice and taking effect of declaration	58
Part 5	Application of particular permit conditions for declared dangerous or menacing dogs	
96	Operation of pt 5	59
97	Declared dangerous dogs	60
98	Declared menacing dogs	60
Part 6	Miscellaneous provisions	
99	Failure to decide application taken to be refusal	61
100	Surrender of regulated dog	61
101	Defence for regulated dog owner	61
102	Recovery of seizure or destruction costs	62
103	Cost of regulated dog enclosure—dividing fence	62
Chapter 5	Investigation, monitoring and enforcement	
Part 1	Authorised persons	
104	Appointment and qualifications	63
105	Appointment conditions and limit on powers	64
106	Issue of identity card	64
107	Production or display of identity card	65
108	When authorised person ceases to hold office	65
109	Resignation	66
110	Return of identity card	66
Part 2	Entry to places	
Division 1	Powers of entry	
111	General power to enter places	66
112	Additional entry powers for particular dogs	68
113	Approval of inspection program authorising entry	68

Contents

114	Notice of proposed inspection program	70
115	Access to program	70
Division 2	Entry procedures	
Subdivision 1	Consent	
116	Entry with consent	71
Subdivision 2	Warrants	
117	Application for warrant	72
118	Issue of warrant	73
119	Application by electronic communication and duplicate warrant .	74
120	Defect in relation to a warrant.	76
121	Warrants—procedure before entry	76
Subdivision 3	Entry under other powers other than for public places	
122	Procedure for other entries.	76
Part 3	Powers on entry	
123	General powers after entering places.	77
124	Power to require reasonable help.	78
125	Seizure powers for dogs	78
Part 4	Seized dogs	
126	Application of pt 4	79
127	Power to destroy seized regulated dog	79
128	Receipt for dog in particular circumstances	80
129	Access to seized dog	81
130	Return of dog if not regulated dog	81
131	Return of regulated dog to registered owner	82
Part 5	Compliance notices for regulated dog offences	
132	Power to give compliance notice	83
133	Requirements for giving notice	83
134	Failure to comply with notice	85
Part 6	Miscellaneous provisions	
135	References in ch 5 to local government and authorised person .	85
136	Impersonating authorised person	85
137	Obstruction of authorised person	85
138	Authorised person may ask police officer for help in exercising particular powers	86
139	Power to require name and address.	87
140	Failure to comply with personal details requirement	88

141	Authorised person to give notice of damage	88
142	Compensation	89
Chapter 6	PID registry licences	
Part 1	How licence is obtained	
143	Application for licence	90
144	What application must state	90
145	Consideration of application	90
146	Criteria for granting application.	91
147	Suitability of person to be licence holder	91
148	Inquiries into application for licence	91
149	Decision on application for licence	92
150	Failure to decide application for licence	92
151	Duration of licence	93
Part 2	Provisions of licence	
152	Mandatory conditions for licences	93
153	Licence holder must comply with licence conditions	93
154	Form of licence	94
Part 3	Renewal of licences	
155	Application for renewal of licence	94
156	Inquiries into application for renewal of licence	95
157	Licence taken to be in force while renewal application is considered	95
Part 4	Amendment of licences	
158	Application for amendment of licence.	96
159	Inquiries into application for amendment	96
Part 5	Suspension or cancellation of licences	
160	Chief executive may impose suspension or cancel	97
161	Grounds for suspension or cancellation	97
162	Show cause notice	97
163	Representations about show cause notices	98
164	Ending show cause process without further action	98
165	Suspension or cancellation	98
166	Immediate suspension	99
167	Return of suspended or cancelled licence to chief executive	100
168	Effect of suspension or cancellation of licence.	101

Part 6	Other provisions about licences	
169	Surrender of licence	101
170	Application for replacement of licence	101
171	Decision about application for replacement of licence	102
Chapter 7	Registers	
Part 1	Registers kept by chief executive	
172	Chief executive must keep registers	102
173	Who may inspect registers	103
174	Chief executive officer must give information	104
175	Chief executive officer must give information about owner	105
176	Chief executive may ask for confirmation of particular information	105
Part 2	Registers kept by local government	
177	Registers comprising cat and dog registry	106
178	General register	106
179	Public access to registers	107
Chapter 8	Reviews and appeals	
Part 1	Review of decisions	
Part 1 180	Review of decisions Appeal process starts with review	107
		107 107
180	Appeal process starts with review	
180 181	Appeal process starts with review	107
180 181 182	Appeal process starts with review Who may apply for review Requirements for making PID review application	107 108
180 181 182 183	Appeal process starts with review Who may apply for review Requirements for making PID review application Requirements for making general review application	107 108 108
180 181 182 183 184	Appeal process starts with review	107 108 108 108
180 181 182 183 184 185	Appeal process starts with review Who may apply for review Requirements for making PID review application Requirements for making general review application Stay of operation of original decision PID review decision	107 108 108 108 109
180 181 182 183 184 185 186	Appeal process starts with review Who may apply for review Requirements for making PID review application Requirements for making general review application Stay of operation of original decision PID review decision Other review decisions	107 108 108 108 109 110
180 181 182 183 184 185 186 187	Appeal process starts with review Who may apply for review Requirements for making PID review application Requirements for making general review application Stay of operation of original decision PID review decision Other review decisions Notice of PID decision or review decision	107 108 108 108 109 110
180 181 182 183 184 185 186 187 Part 2	Appeal process starts with review Who may apply for review Requirements for making PID review application Requirements for making general review application Stay of operation of original decision PID review decision Other review decisions Notice of PID decision or review decision Appeals	107 108 108 108 109 110 111
180 181 182 183 184 185 186 187 Part 2 188	Appeal process starts with review Who may apply for review Requirements for making PID review application Requirements for making general review application Stay of operation of original decision PID review decision Other review decisions Notice of PID decision or review decision Appeals	107 108 108 108 109 110 111 112
180 181 182 183 184 185 186 187 Part 2 188 189	Appeal process starts with review Who may apply for review Requirements for making PID review application Requirements for making general review application Stay of operation of original decision PID review decision Other review decisions Notice of PID decision or review decision Appeals Who may appeal Starting appeal	107 108 108 108 109 110 111 112 112
180 181 182 183 184 185 186 187 Part 2 188 189 190	Appeal process starts with review Who may apply for review Requirements for making PID review application Requirements for making general review application Stay of operation of original decision PID review decision Other review decisions Notice of PID decision or review decision Appeals Who may appeal Starting appeal Stay of operation of review notice.	107 108 108 109 110 111 112 112 113
180 181 182 183 184 185 186 187 Part 2 188 189 190 191	Appeal process starts with reviewWho may apply for reviewRequirements for making PID review applicationRequirements for making general review applicationStay of operation of original decisionPID review decisionOther review decisionsNotice of PID decision or review decisionAppealsWho may appealStay of operation of review noticeHearing procedures	107 108 108 109 110 111 112 112 112 113 114

Chapter 9	Miscellaneous provisions	
Part 1	General offences	
194	Particular persons must ensure dog does not attack or cause fear	115
195	Defences	115
196	Prohibition on allowing or encouraging dog to attack or cause fear	116
Part 2	Greyhounds	
197	Muzzling decommissioned greyhounds in public places	117
Part 3	Legal provisions	
Division 1	Evidence generally	
198	Evidentiary value of copies	117
199	Evidentiary value of certificates	118
Division 2	Evidence for proceedings	
200	Application of div 2	118
201	Appointments and authority	118
202	Veterinary surgeon certificates	118
203	Other evidentiary aids	119
Division 3	Other provisions	
204	False or misleading information	119
Part 4	Delegation of powers	
205	Delegation by chief executive	120
206	Delegation by chief executive officer	120
Part 5	Miscellaneous	
207	References to right to enter	121
208	Payment of penalties for offences against particular provisions	121
209	Approval of forms	122
210	Regulation-making power	122
Chapter 10	Transitional provisions	
211	Deferral for particular local governments	123
212	Restricted dog registers	123
213	Cats and dogs implanted before commencement	124
214	Regulated dogs must be implanted with a PPID	124
215	Desexed cat or dog at commencement need not be tattooed for desexing	124
216	Cat or dog not registered at commencement	124
217	Restricted dogs and convictions under repealed LGA chapter	125

218	Permit applications	125
219	Restricted dog register kept under Local Government Act 1993 continues	125
220	Person given or entitled to be given information notice	125
221	Registration of cat or dog continues	126
Chapter 11	Amendment of other Acts	
Part 1	Amendment of City of Brisbane Act 1924	
222	Act amended in pt 1	126
223	Amendment of s 3A (Application of the Local Government Act)	126
Part 2	Amendment of Local Government Act 1993	
224	Act amended in pt 2	127
225	Amendment of s 9 (Act applies only so far as expressly provided)	127
226	Amendment of s 31 (Inconsistency with State law)	127
227	Amendment of s 441C (Definitions for div 3)	127
228	Omission of ch 15, pt 5, div 10 (Special provision for local laws about dogs)	127
229	Omission of ch 17A (Regulation of restricted dogs)	127
230	Amendment of sch 2 (Dictionary)	128
Schedule 1	Permit conditions and conditions applying to declared	
	dangerous and menacing dogs	129
1	Definitions for sch 1	129
2	Identification	129
3	Muzzling and effective control in public	130
4	Enclosure	130
5	Public notice	131
6	Place where relevant dog is usually kept	131
7	Notice of other restricted dog permit for dog	131
8	Notice of change of address	131
Schedule 2	Dictionary	132

2008

A Bill

for

An Act for the identification, registration and management of cats and dogs and to amend the *City of Brisbane Act 1924* and the *Local Government Act 1993* for particular purposes.

The P	arlia	ment of Queensland enacts—	1
Cha	pte	er 1 Preliminary	2
Part 1		Introduction	3
1	Sho	This Act may be cited as the Animal Management (Cats and Dogs) Act 2008.	4 5 6
2	Сог	nmencement	7
	(1)	The provisions of this Act, other than the following, commence on 1 July 2009—	8 9
		• the provisions mentioned in subsection (2)	10
		• section 227.	11
	(2)	The following provisions commence on a day to be fixed by proclamation—	12 13
		• section 172(1) and (2)	14
		• section 173(1) to (3)	15
		• sections 174 to 176.	16

		[s 3]	
Part	2	Purposes and application of Act	1 2
Divis	sion 1	Purposes	3
3	Purpose	es of Act	4
	The	purposes of this Act are to-	5
	(a)	provide for the identification and registration of cats and dogs; and	6 7
	(b)	provide for the effective management of regulated dogs; and	8 9
	(c)	promote the responsible ownership of cat and dogs.	10
		Note—	11
		For the welfare of animals generally, see the Animal Care and Protection Act 2001.	12 13
4	How pu	rposes are to be primarily achieved	14
	The	purposes are to be primarily achieved by the following—	15
	(a)	imposing obligations about identification devices for cats and dogs on their owners, sellers, authorised implanters and operators of pounds or shelters;	16 17 18
	(b)	imposing obligations on owners and veterinary surgeons about tattooing cats and dogs for desexing;	19 20
	(c)	imposing registration obligations on cat and dog owners;	21 22
	(d)	imposing obligations on regulated dog owners;	23
	(e)	providing for the chief executive to establish a regulated dog register;	24 25
	(f)	appointing authorised officers to investigate, monitor and enforce compliance with this Act;	26 27

[s 5]

		(g)	requiring those who may provide PID registry services services to be licensed and imposing obligations on licensees;	1 2 3
		(h)	requiring local governments to keep a general register about cats and dogs;	4 5
		(i)	imposing obligations on particular persons to ensure dogs do not attack or cause fear;	6 7
		(j)	prohibiting anyone from allowing or encouraging a dog to attack or cause fear to people or other animals.	8 9
Divis	sion	2	Application	10
5	Act	bind	Is all persons	11
	(1)	the	Act binds all persons, including the State, and, so far as legislative power of the Parliament permits, the monwealth and the other States.	12 13 14
	(2)		vever, the Commonwealth or a State can not be prosecuted in offence against this Act.	15 16
6	Rel	ation	ship with local laws	17
	(1)		Act does not prevent a local law from imposing irements in relation to cats or dogs generally.	18 19
	(2)	make area,	nout limiting subsection (1), a local government may e a local law prohibiting anyone in its local government , other than an exempted person, from possessing a dog of rticular breed.	20 21 22 23
	(3)	inco	ect to subsection (2), if this Act and a local law are nsistent about a requirement, the local law is invalid to the nt of the inconsistency.	24 25 26
	(4)	This	section applies for a local law whenever it was made.	27
	(5)	In th	is section—	28

[s 7]

		breed includes crossbreed of a breed.	1
		<i>exempted person</i> means an authorised person exercising functions or powers under this Act or a local law.	2 3
		<i>local law</i> includes a subordinate local law.	4
		<i>prohibits</i> includes a prohibition that does not provide for a penalty if the prohibition is contravened.	5 6
7	Act	does not affect other rights or remedies	7
	(1)	Subject to sections 41 and 103, this Act does not limit a civil right or remedy that exists apart from this Act, whether at common law or otherwise.	8 9 10
	(2)	Without limiting subsection (1), compliance with this Act does not necessarily show that a civil obligation that exists apart from this Act has been satisfied or has not been breached.	11 12 13 14
	(3)	In addition, a breach of an obligation under this Act does not, of itself, give rise to an action for breach of statutory duty or another civil right or remedy.	15 16 17
Part	3	Interpretation	18
Divis	ion	1 Dictionary	19
8	Def	initions	20
		The dictionary in schedule 2 defines particular words used in this Act.	21 22

7

[s 9]

Division 2		2	Key definitions	1
9	Wh	o is a	an <i>owner</i> of a cat or dog	2
	(1)	Each	person as follows is an <i>owner</i> of a cat or dog—	3
		(a)	its registered owner;	4
		(b)	a person who owns the cat or dog, in the sense of it being the person's personal property;	5 6
		(c)	a person who usually keeps the cat or dog, including through an agent, employee or anyone else;	7 8
		(d)	if a person mentioned in paragraphs (a) to (c) is a minor—a parent or guardian of the minor.	9 10
	(2)	For s dog-	subsection (1)(c), a person does not usually keep a cat or	11 12
		(a)	merely because the person occupies a place at which the cat or dog is kept if someone else who is an adult and lives at the place keeps it; or	13 14 15
		(b)	if the person keeps the cat or dog as an employee of someone else and the person is acting within the scope of the employment.	16 17 18
	(3)	offsp	person owns a female cat or dog and the female has oring, the person is taken to be the offspring's <i>owner</i> ediately after its birth.	19 20 21
10	Wh	o is a	a <i>responsible person</i> for a dog	22
	(1)	A pe	erson is a <i>responsible person</i> for a dog if—	23
		(a)	the person, or the person's employee acting within the scope of the employment, has immediate control or custody of the dog; or	24 25 26
		(b)	the person is the parent or guardian of a minor who has immediate control or custody of the dog; or	27 28

		(c)	the person occupies the place at which the dog is usually kept.	1 2			
	(2)	How	vever, a person is not a responsible person for the dog—	3			
		(a)	merely because the person occupies a place at which the dog is usually kept if someone else who is an adult and lives at the place keeps the dog; or	4 5 6			
		(b)	if the person has the control or custody of or keeps the dog as an employee of someone else and the person is acting within the scope of the employment.	7 8 9			
11	Wh	nat is	a <i>cat</i> or <i>dog</i>	10			
	(1)	А са	<i>ut</i> is an animal of the species <i>Felis catus</i> , or domestic cat.	11			
	(2)		og is an animal of the species <i>Canis lupus familiaris</i> , or lestic dog.	12 13			
12	lde	Identification devices under Act					
	(1)	-	ermanent identification device or PID means a microchip ther electronic device—	15 16			
		(a)	capable of being permanently implanted in a cat or dog; and	17 18			
		(b)	designed to record information in a way that can be electronically retrieved.	19 20			
	(2)	a PI	<i>rescribed permanent identification device</i> or <i>PPID</i> means D that complies with the requirements prescribed under a lation.	21 22 23			
	(3)	cat	<i>gistration device</i> means a device to assist in identifying a or dog decided by resolution of a relevant local ernment for the cat or dog.	24 25 26			
		Exan	uple of a registration device—	27			
		a ta	ag for the collar of a cat or dog	28			

[s 13]

Cha	apte	er 2 Identification of cats and dogs	1 2
Par	t 1	Prescribed permanent identification devices	3 4
Divi	sion	1 Obligation on supplier or owner of cat or dog	5 6
13	Su	pplier must ensure cat or dog is implanted	7
	(1)	A person must not, unless the person has a reasonable excuse, supply a cat or dog to anyone else if it is not implanted with a PID.	8 9 10 11
		A cat or dog that is less than 8 weeks old must not be implanted with a PID. See section 24 (Age restriction for implanting PPID).	11 12 13
		Maximum penalty—20 penalty units.	14
	(2)	It is a defence to a prosecution for an offence against subsection (1) for the defendant to prove—	15 16
		(a) there is a signed veterinary surgeon's certificate for the cat or dog stating that implanting it with a PPID is likely to be a serious risk to the health of the cat or dog; or	17 18 19
		(b) for a dog, the supply is to use it as—	20
		(i) a government entity dog; or	21
		(ii) a working dog; or	22
		(iii) another class of dog prescribed under a regulation.	23
	(3)	In subsection (1)—	24
		<i>cat or dog</i> does not include a cat or dog held under the <i>Animal Care and Protection Act 2001</i> .	25 26

[s 14]

Ow	mer must ensure cat or dog is implanted	1
(1)	A person who is or becomes an owner of a cat or dog that is not implanted with a PPID must ensure the cat or dog is implanted with a PPID before it is 12 weeks old unless the person has a reasonable excuse.	2 3 4 5
	Maximum penalty—20 penalty units.	6
	Note—	7
	A cat or dog that is more than 12 weeks old on the commencement of this section need not be implanted with a PPID unless it is supplied. See section 13 (Supplier must ensure cat or dog is implanted).	8 9 10
(2)	It is a defence to a prosecution for an offence against subsection (1) for the defendant to prove—	11 12
	 (a) there is a signed veterinary surgeon's certificate for the cat or dog stating that implanting it with a PPID is likely to be a serious risk to the health of the cat or dog; 	13 14 15
	(b) for a dog, the ownership is to use it as—	16
	(i) a government entity dog; or	17
	(ii) a working dog; or	18
	(iii) another class of dog prescribed under a regulation.	19
No	tice of changed identifying information	20
(1)	This section applies if identifying information for a cat or dog changes (the <i>changed information</i>).	21 22
(2)	The owner of the cat or dog must, within 7 days, give notice of the change to the chief executive officer of the relevant local government unless the person has a reasonable excuse.	23 24 25
	Maximum penalty—5 penalty units.	26
(3)	The chief executive officer must, within 7 days after receiving the notice, ensure the information is updated in the appropriate register in a way that reflects the change.	27 28 29

[s 16]

16	No	Notice of changed PID information				
	(1)	This section applies if PID information for a cat or dog changes (the <i>changed information</i>).	2 3			
	(2)	The owner of the cat or dog must, within 7 days, give notice of the changed information to a licence holder unless the person has a reasonable excuse.	4 5 6			
		Maximum penalty—5 penalty units.	7			
		Note—	8			
		The licence holder must electronically update the information within 7 days after receiving it. See section 36(2) (Licence holder's obligations).	9 10			
Divi	sion	2 Supplying PIDs	11			
17	PIC) that is not PPID must not be supplied	12			
		A person must not supply a PID that is not a PPID.	13			
		Maximum penalty—60 penalty units.	14			
18		ller must not supply PPID other than to authorised planter	15 16			
		A seller must not supply a PPID to a person other than an authorised implanter.	17 18			
		Maximum penalty—20 penalty units.	19			
19	Sel	ller must give PID number to authorised implanter	20			
		A seller who supplies a PPID to an authorised implanter must, within 7 days after supplying it, give the implanter a notice stating the PID number for the PPID.	21 22 23			
		Maximum penalty—20 penalty units.	24			

[s 20]

20	Seller must give	PID number to licence holder	1
	A seller who s	upplies a PPID to an authorised implanter must,	2
	•	after supplying it, give to all licence holders a	3
	notice stating-		4
	(a) the name	e and address of the implanter; and	5
	(b) the PID	number for the PPID.	6
	Maximum pen	alty—20 penalty units.	7
Divi	sion 3 In	planting PIDs	8
Sub	division 1 G	eneral restriction	9
21	Only authorised	implanter may implant PPID	10
	÷	her than an authorised implanter, must not D in a cat or dog.	11 12
	Maximum pen	alty—100 penalty units.	13
Sub	division 2 R	equirements for authorised	14
	in	nplanters	15
22	PID that is not PI	PID must not be implanted	16
	An authorised PPID.	implanter must not implant a PID that is not a	17 18
	Maximum pen	alty—60 penalty units.	19
23	Requirements fo	r PPID	20
	Before an aut	horised implanter implants a PPID in a cat or	21
	dog, the author	rised implanter must ensure the PPID—	22
	(a) stores the	e PID number for the PID; and	23

[s 24]

		(b) complies with the requirements prescribed under a regulation.	1 2
		Maximum penalty—40 penalty units.	3
24	Mir	nimum age for cat or dog to be implanted	4
	(1)	An authorised implanter must not implant a PPID in a cat or dog that is less than 8 weeks old unless the implanter has a reasonable excuse.	5 6 7
		Maximum penalty—60 penalty units.	8
	(2)	It is a reasonable excuse if the cat or dog's owner advised the implanter that it was 8 weeks or older.	9 10
25	PIC) information must be given to licence holder	11
	(1)	This section applies to an authorised implanter who implants a PPID in a cat or dog.	12 13
	(2)	The authorised implanter must, within 7 days, give notice to a licence holder providing a PID registry service relating to the cat or dog stating—	14 15 16
		(a) that it has been implanted with a PPID; and	17
		(b) the PID information for the cat or dog.	18
		Maximum penalty—20 penalty units.	19
		Note—	20
		See also section 37 (Authorised implanter may give identifying information to particular persons).	21 22
26	PIC) information must be kept	23
	(1)	This section applies to an authorised implanter who has, under section 25, given notice to a licence holder.	24 25
	(2)	The authorised implanter must keep the PID information for the cat or dog for 1 year after the cat or dog is implanted unless the implanter has a reasonable excuse.	26 27 28

[s 27]

			[027]	
		Max	kimum penalty—20 penalty units.	1
	(3)		a reasonable excuse if the PID information is destroyed ire, flood or storm.	2 3
Sub	divis	sion	3 Regulation of authorised implanters	4
27	Ch	ief ex	ecutive may suspend or prohibit	5
		secti chie take	the chief executive reasonably believes a ground under ion 28 exists in relation to an authorised implanter, the of executive may, by complying with sections 29 to 33, the following action (the <i>proposed action</i>) against the lanter—	6 7 8 9 10
		(a)	prohibit the implanter from implanting PPIDs in cats or dogs for a stated period (<i>suspension</i>);	11 12
		(b)	prohibit the implanter from implanting PPIDs in cats or dogs indefinitely (<i>prohibition</i>).	13 14
28	Gre	ound	s for suspension or prohibition	15
		Eacl	h of the following is a ground for section 27—	16
		(a)	giving the chief executive or a licence holder false or misleading information relating to the performance of functions under this Act;	17 18 19
		(b)	a failure to comply with this part.	20
29	Sh	ow ca	ause notice	21
	(1)		chief executive must give the implanter a notice under section (a <i>show cause notice</i>).	22 23
	(2)	The	show cause notice must state—	24
		(a)	the proposed action; and	25
		(b)	the grounds for the proposed action; and	26

[s 30]

30

31

	(c) an outline of the facts and circumstances forming the basis for the grounds; and	1 2
	(d) if the proposed action is suspension—the proposed suspension period; and	3 4
	(e) that the implanter may, within a stated period (the <i>show cause period</i>), make written representations to the chief executive why the proposed action should not be taken.	5 6 7
(3)	The show cause period must be a period ending at least 21 days after the show cause notice is given to the implanter.	8 9
Re	presentations about show cause notice	10
(1)	The implanter may, within the show cause period, make written representations to the chief executive about why the proposed action should not be taken.	11 12 13
(2)	The chief executive must consider all representations (the <i>accepted representations</i>) made under subsection (1).	14 15
En	ding show cause process without further action	16
(1)	This section applies if, after considering the accepted representations, the chief executive no longer believes a ground exists to take the proposed action.	17 18 19
(2)	The chief executive must not take any further action about the show cause notice.	20 21
(3)	The chief executive must give the implanter a notice stating that the proposed action will not be taken.	22 23
Su	spension or prohibition	24
(1)	This section applies if—	25
	(a) there are accepted representations and, after considering them, the chief executive still believes a ground exists to take the proposed action; or	26 27 28
	(b) there are no accepted representations.	29

(2)		chief executive believes suspension or prohibition of the anter is warranted, the chief executive may—	1 2
	(a)	if the proposed action was suspension—suspend the implanter for no longer than the stated period; or	3 4
	(b)	if the proposed action was prohibition—either prohibit the implanter or suspend the implanter for a stated period;	5 6 7
(3)		chief executive must give an information notice for the ion to the implanter.	8 9
(4)	The	decision takes effect on the later of the following days—	10
	(a)	the day the information notice is given to the implanter;	11
	(b)	the day stated in the information notice for that purpose.	12
Imr	nedia	te suspension	13
(1)		chief executive may suspend the implanter immediately if hief executive believes—	14 15
	(a)	a ground exists to suspend or prohibit the implanter from implanting PPIDs; and	16 17
	(b)	it is necessary to suspend the implanter immediately because there is an immediate and serious risk of harm to the effectiveness of the identification or registration of cats or dogs under this Act.	18 19 20 21
(2)	The	suspension—	22
	(a)	must be effected by an information notice for the decision given by the chief executive to the implanter to suspend the implanter together with a show cause notice; and	23 24 25 26
	(b)	operates immediately the notices are given; and	27
	(c)	continues to operate until the earliest of the following happens—	28 29
		(i) the chief executive cancels the remaining period of the suspension;	30 31

[s 34]

			the show cause notice is finally dealt with; 28 days have passed since the notices were given to the implanter.	1 2 3
Divis	sion	4	Removing PIDs	4
34	PIC) must not	be removed or otherwise interfered with	5
	(1)	-	must not remove or otherwise interfere with a PID lanted in a cat or dog unless—	6 7
		(a) the p	erson is a veterinary surgeon; and	8
			removal or interference is needed to address a us risk to the health of the cat or dog.	9 10
		Maximum	penalty—100 penalty units.	11
	(2)	In this sect	ion—	12
		•	<i>with</i> , a PID, means to interfere with it a way that PID not to work properly.	13 14
Divis	sion	5	PID registry services	15
35	Per	rson must	not offer or provide PID registry service	16
		- ·	other than a licence holder, must not offer or PID registry service.	17 18
		Maximum	penalty—100 penalty units.	19
36	Lic	ence hold	er's obligations	20
	(1)		holder must, for each cat or dog for which the providing a PID registry service keep and	21 22 23
		(a) the P	ID information for the cat or dog; and	24

copies of the records from which the information was Maximum penalty—180 penalty units. (2) If, under section 16, the licence holder receives a notice about changed information for the cat or dog, the holder must, within 7 days, electronically update the information in a way Maximum penalty—180 penalty units.

Division 6 Giving identifying information

(b)

obtained.

that reflects the change.

9

1

2

3

4

5

6

7

8

[s 37]

37	Authori particul		mplanter may give identifying information to rsons	10 11
	dog	must	rised implanter who has implanted a PPID in a cat or not give any identifying information for the cat or other person unless—	12 13 14
	(a)	the p	person is—	15
		(i)	engaged or employed by the implanter performing functions under this Act; or	16 17
		(ii)	a licence holder or a person engaged or employed by the holder, performing functions under this Act; or	18 19 20
		(iii)	the owner of the cat or dog; or	21
		(iv)	the chief executive or a person engaged or employed by the chief executive to perform functions under this Act; or	22 23 24
		(v)	the chief executive officer of a local government or a person engaged or employed by the local government to perform functions under this Act; or	25 26 27
		(vi)	an authorised person performing functions under this Act; or	28 29

[s 38]

(b)	infor	owner of the cat or dog has consented to giving the rmation for the purposes of reuniting the owner with at or dog.	1 2 3
Maxi	mum	penalty—30 penalty units.	4
		er may give identifying information to rsons	5 6
give	any i	holder providing a PID registry service must not dentifying information for a cat or dog to another ess—	7 8 9
(a)	the p	erson is—	10
	(i)	another licence holder or person engaged or employed by the holder, performing functions under this Act; or	11 12 13
	(ii)	an authorised implanter or person engaged or employed by the implanter, performing functions under this Act; or	14 15 16
	(iii)	the owner of the cat or dog; or	17
	(iv)	the chief executive or a person engaged or employed by the chief executive to perform functions under this Act; or	18 19 20
	(v)	the chief executive officer of a local government or a person engaged or employed by the local government to perform functions under this Act; or	21 22 23
	(vi)	an authorised person performing functions under this Act; or	24 25
(b)	infor	owner of the cat or dog has consented to giving the mation for the purposes of reuniting the owner with at or dog.	26 27 28
	Max	imum penalty—30 penalty units.	29

				[s 39]	
39				al government may give identifying to particular persons	1 2
				t local government for a cat or dog must not give any g information for the cat or dog to a person unless—	3 4
		(a)	the p	person is—	5
			(i)	an authorised implanter or person engaged or employed by the implanter, performing functions under this Act; or	6 7 8
			(ii)	a licence holder or person engaged or employed by the holder, performing functions under this Act; or	9 1
			(iii)	the owner of the cat or dog; or	1
			(iv)	the chief executive or a person engaged or employed by the chief executive to perform functions under this Act; or	1 1 1
			(v)	the chief executive officer of a local government or a person engaged or employed by the local government to perform functions under this Act; or	1 1 1
			(vi)	an authorised person performing functions under this Act; or	1 1
		(b)	info	owner of the cat or dog has consented to giving the rmation for the purposes of reuniting the owner with cat or dog.	2 2 2
Divi	ision	7		Pound or shelter operators	2
40	Ор	erato	or mu	st ensure cat or dog is scanned	2
	(1)	This	secti	on applies to the operator of a pound or shelter.	2
	(2)	shel	ter is s	ator must ensure a cat or dog entering the pound or scanned, within 3 days after its entry, in a way that is letect a PID implanted in the cat or dog.	2 2 2
		Max	kimum	n penalty—30 penalty units.	2

[s 41]

	(3)	Subs	sectio	n (2) does not apply to the operator if—	1
		(a)		cat or dog behaves aggressively towards a person mpting to scan the cat or dog; and	2 3
		(b)	subs	operator reasonably believes that compliance with section (2) may endanger the health of anyone mpting to scan the cat or dog.	4 5 6
	(4)	In th	is sec	ction—	7
		-		<i>shelter</i> includes a veterinary surgery to the extent it shelter for a cat or dog that is homeless, lost or stray.	8 9
41	Pro	otecti	on o	f particular persons dealing with cat or dog	10
	(1)	This	secti	on applies if—	11
		(a)	eith	er—	12
			(i)	a cat or dog is scanned in the way required under section $40(2)$ and the result of the scan shows that a PID has not been implanted in the cat or dog; or	13 14 15
			(ii)	section $40(3)$ applies in relation to the cat or dog; and	16 17
		(b)	prot	erson mentioned in section 40 or someone else (the <i>tected person</i>) who does not know who owns the cat og deals with it relying on—	18 19 20
			(i)	the result of the scan; or	21
			(ii)	the absence of a scan of the cat or dog because of the matters mentioned in section $40(3)$.	22 23
	(2)		-	ected person is not civilly liable to the owner in the dealing to the extent that—	24 25
		(a)	the	dealing is adverse to the owner's rights concerning cat or dog or may have an effect on the owner's th; and	26 27 28
			Exan	nples—	29
			1	giving the cat or dog away	30

[s 42]

1

2 destroying the cat or dog

- (b) apart from this section, the dealing would give rise to a 2 right of action by the owner against the protected 3 person.
- (3) Also, the protected person is not criminally liable for doing any act or making any omission in relation to the cat or dog if the act or omission could lawfully be done or omitted to be done by the owner.

Part	2 Desexing tattoos	9
42	Desexed cat or dog must be tattooed	10

	-	
(1)	An owner of a desexed cat or dog must ensure the cat or dog is tattooed when it is desexed.	11 12
	Maximum penalty—20 penalty units.	13
	Note—	14
	See section 215 (Desexed cat or dog at commencement need not be tattooed for desexing) for circumstances in which an owner of a cat or dog does not contravene subsection (1).	15 16 17
(2)	A veterinary surgeon desexing a cat or dog must ensure it is tattooed for desexing.	18 19
	Maximum penalty—20 penalty units.	20
(3)	It is a defence to a prosecution for an offence against subsection (1) for the defendant to prove the cat or dog—	21 22
	 (a) is a cat or dog for which there is a signed veterinary surgeon's certificate stating, or other evidence, that tattooing the cat or dog is likely to be a serious risk to its health; or 	23 24 25 26
	(b) is, or is proposed to be, a show cat or dog and tattooing it may reasonably be considered by a person acting as a	27 28

[s 43]

43

judge of the cat or dog as a blemish that is detrimental to its value as a show cat or dog.	1 2
(4) In this section—	3
<i>show cat or dog</i> means a cat or dog participating in or being exhibited at an exhibition supervised by a body recognised for this section by the relevant local government.	4 5 6
Person must not tattoo an undesexed cat or dog	7
A person must not tattoo an undesexed cat or dog for desexing.	8 9
Maximum penalty—100 penalty units.	10

11

Chapter 3 Registration

Part 1 Particular person's obligations 12

44	Registration obligation		13
	(1)	An owner of a cat or dog must comply with section 46 to register the cat or dog in the relevant local government's area within 14 days after starting to keep the cat or dog in the area unless the person has a reasonable excuse.	14 15 16 17
		Maximum penalty—20 penalty units.	18
		Note—	19
		See section 216 (Cat or dog not registered at commencement) for circumstances in which an owner of a cat or dog does not contravene subsection (1).	20 21 22
	(2)	A person who becomes an owner of a cat or dog must comply with section 46 to register the cat or dog in the relevant local government's area within 14 days unless the person has a reasonable excuse.	23 24 25 26

IS 451

	Maximum penalty—20 penalty units.	1
	Note—	2
	See section 216 (Cat or dog not registered at commencement) for circumstances in which an owner of a cat or dog does not contravene subsection (2).	3 4 5
(3)	It is a defence to a prosecution for an offence against subsection (1) or (2) for the defendant to prove the cat or dog is—	6 7 8
	(a) a government entity dog; or	9
	(b) a working dog; or	10
	(c) another class of cat or dog prescribed under a regulation.	11
(4)	In subsection (1)—	12
	<i>cat or dog</i> does not include a cat or dog that is less than 12 weeks old.	13 14
	t or dog must bear identification in particular cumstances	15 16
	A person who keeps a cat or dog, other than a regulated dog, at a place other than the address stated in the registration notice for the cat or dog, must ensure it bears the identification prescribed under a local law unless the person has a reasonable excuse.	17 18 19 20 21
	Maximum penalty—20 penalty units.	22
	Note—	23
	See chapter 4, part 3, division 2 for permit conditions for restricted dogs and chapter 4, part 5 for permit conditions applying to declared dangerous dogs and declared menacing dogs.	24 25 26

[s 46]

Part 2 How cat or dog is registered

46 What owner must do

To register a cat or dog with the relevant local government for the cat or dog, the owner of the cat or dog must—

1

2

3

4

8

16

- (a) give the local government a registration form for it that 5 complies with section 47; and 6
- (b) ensure the registration form is accompanied by— 7
 - (i) the registration fee for the cat or dog; and
 - (ii) if it is desexed—a signed veterinary surgeon's 9
 certificate stating, or other evidence that, it has 10
 been desexed; and 11
- (c) if a notice is given to the owner under section 12 48(2)—give the chief executive officer of the local 13 government any other information or documents 14 required to be given in the notice.

47 What registration form must state(1) A registration form for the registration of a cat or d

1)		gistration form for the registration of a cat or dog in the vant local government's area, must—	17
	Telev	ant local government s area, must—	18
	(a)	be in the approved form; and	19
	(b)	state all of the following information about its owner-	20
		(i) name;	21
		(ii) residential address;	22
		(iii) contact telephone number;	23
		(iv) email address, if any; and	24
	(c)	state all of the following information about the cat or	25
		dog—	26
		(i) age;	27
		(ii) breed;	28

[s 48]

		(iii)	colour;	1
		(iv)	sex;	2
		(v)	any other noticeable distinguishing features or marks;	3 4
		(vi)	address;	5
		(vii)) if it is implanted with a PID, the PID number;	6
		(viii	i) if it is desexed—that it has been desexed;	7
		(ix)	if the dog is a regulated dog—whether the dog is a declared dangerous dog, a declared menacing dog or a restricted dog.	8 9 10
(2)	In th	nis sec	ction—	11
	addi	r ess , f	for a cat or dog, means—	12
	(a)		a restricted dog—the address of the place for which permit for the dog has been issued; or	13 14
	(b)		erwise—the address of the place where the cat or dog sually kept or proposed to kept.	15 16
C	hief ex	ecut	ive officer may ask for further information	17
(1)			ion applies if the owner of a cat or dog gives the ocal government for the cat or dog—	18 19
	(a)	a reg	gistration form under section 46; or	20
	(b)	a no	otice mentioned in section $54(3)$ or $57(2)$.	21
(2)	noti	ce, re	f executive officer of the local government may, by equire the owner to give other information or ts reasonably required to register the cat or dog.	22 23 24
(3)			e must state a reasonable period of at least 14 days to vith the notice.	25 26

[s 49]

49	Re	Relevant local government must give registration notice				
	(1)		2 3			
	(2)	owner notice (the <i>registration notice</i>) that the cat or dog has	4 5 6			
	(3)	The registration notice must—	7			
			8 9			
		(b) state—	10			
		(i) the information, for the owner and the cat or dog, required to be given under section 47; and	11 12			
		(ii) the period of the registration; and	13			
		(c) be accompanied by any registration device for the cat or dog; and	14 15			
		(d) include any other information prescribed under a regulation.	16 17			
50	Du	ation of registration	18			
	(1)	Registration of a cat or dog is for the period of years fixed by resolution of the relevant local government for the cat or dog.	19 20			
	(2)	However, the period must not be more than 3 years.	21			
51	Local government must keep registration form and information					
		A local government giving a registration notice to the owner of a cat or dog must—	24 25			
		(a) keep the registration form and other information about the cat or dog given to it by the owner; and	26 27			
		(b) if the information must be recorded in a register kept by the chief executive officer of the local government—	28 29			

within 7 days, record the information in the appropriate 1 register. 2

52	Registration fee must be fixed to give desexing incentive					
	(1)	This section applies to a relevant local government in fixing the registration fee for a cat or dog usually kept or proposed to be kept in the local government's area.	4 5 6			
	(2)	The local government must fix the fee to give the owner of the cat or dog an incentive to desex it.	7 8			
		Example of an incentive to desex a cat or dog—	9			
		fixing a lower registration fee for a cat or dog that is desexed	10			
	(3)	In this section—	11			
		<i>dog</i> means a dog other than a declared dangerous dog or restricted dog.	12 13			
		Note—	14			
		See section 70 (Compulsory desexing of declared dangerous dog or restricted dog).	15 16			
53		gistration fee to be used for achievement of Act's poses	17 18			
		A registration fee paid to a local government must be used—	19			
		(a) for the purposes of this Act; and	20			
		(b) to administer local laws relating to the management of cats or dogs.	21 22			

[s 54]

Part 3 Amendment of registration

Am	endment of registration	2
(1)	This section applies if any information stated on the registration notice for a cat or dog changes (the <i>changed information</i>).	3 4 5
(2)	However, this section does not apply if the changed information is a change of residential address for a permit holder.	6 7 8
	Note—	9
	See schedule 1, section 8 (Notice of change of address).	10
(3)	The owner of the cat or dog must, within 7 days, give the relevant local government notice of the changed information.	11 12
	Maximum penalty—5 penalty units.	13
(4)	The notice must be—	14
	(a) in the approved form; and	15
	(b) accompanied by other information or documents to enable the relevant local government to record the changed information in the appropriate register.	16 17 18
Re	evant local government must give notice of change	19
(1)	This section applies if the chief executive officer of the relevant local government for a cat or dog is given a notice under section $54(3)$.	20 21 22
(2)	The chief executive officer may ask the owner of the cat or dog for other information or documents in the way mentioned in section 48.	23 24 25
(3)	The owner must give the chief executive officer the information or documents required to be given in the notice mentioned in section $48(2)$.	26 27 28
	Maximum penalty—5 penalty units.	29

	(4)	If th mus		er complies with subsection (3), the chief executive	1 2
		(a)	section unde	in 7 days after receiving a notice mentioned in on $54(3)$ or other information or document given r section 48, ensure the information is updated in ppropriate register in a way that reflects the change;	3 4 5 6 7
		(b)	owne	In 14 days after receiving the notice, ensure the er is given a notice for the cat or dog that includes hanged information mentioned in section 54.	8 9 10
Part 4				Renewal of registration	11
56	Re	levan	t loca	I government must give renewal notice	12
	(1)	for a	a cat	executive officer of the relevant local government or dog must give its owner notice (the <i>renewal</i> renew the registration for the cat or dog.	13 14 15
	(2)	The	renew	al notice must—	16
		(a)	-	ven at least 14 days before the period of registration e local government's area for the cat or dog expires;	17 18 19
		(b)	state-	—	20
			(i)	the information, for the owner and the cat or dog, stated in the general register for the cat or dog; and	21 22
			(ii)	the period of renewal of registration; and	23
			(iii)	that the owner must, within 10 days, give the chief executive officer notice of any change to the information; and	24 25 26
		(c)		de any other information prescribed under a ation.	27 28

[s 57]

57	What owner must do					
	(1)	This section applies if the period of registration for a cat or dog expires, whether or not its owner has been given a renewal notice about the expiry of the period.	2 3 4			
	(2)	The owner of the cat or dog must, within 14 days after receiving the renewal notice—	5 6			
		(a) if any information on the renewal notice has changed—give the local government notice of the change (the <i>changed information</i>); and	7 8 9			
		(b) pay the registration fee for the cat or dog; and	10			
		(c) if it is desexed—ensure the fee is accompanied by a signed veterinary surgeon's certificate stating, or other evidence that, it has been desexed.	11 12 13			
		Maximum penalty—20 penalty units.	14			
	(3)	However, if a registration form for a cat or dog in the relevant local government's area has already been accompanied by the certificate or evidence mentioned in subsection (2) for the cat or dog, the certificate or evidence need not accompany the fee.	15 16 17 18			
58	Re	levant local government must give registration notice	19			
	(1)	This section applies if the owner of a cat or dog given a renewal notice under section 56 complies with section 57 for the cat or dog.	20 21 22			
	(2)	The chief executive officer of the local government may ask the owner for other information or documents in the way mentioned in section 48.	23 24 25			
	(3)	The owner must give the chief executive officer the information or documents required to be given in the notice mentioned in section $48(2)$.	26 27 28			
		Maximum penalty—5 penalty units.	29			
	(4)	If the owner complies with subsection (3), the chief executive must—	30 31			

 (a) within 7 days after receiving the notice mentioned in section 57(2), ensure the information is updated in the appropriate register in a way that reflects the change; and 				
	(b)) within 14 days after receiving the fee, any informatio or documents mentioned in section 57(2) or othe information or documents given under section 48, giv the owner—		5 6 7 8
		(i)	a registration notice for the cat or dog; and	9
		(ii)	any registration device for the cat or dog.	10
Chapt	er 4		Regulated dogs	11
Part 1			Preliminary	12
Divisior	n 1		Purpose and application of chapter	13
59 Pu	irpose	e of c	h 4 and its achievement	14
(1)	The	purpo	oses of this chapter are to—	15
	(a)	dam	ect the community from damage or injury, or risk of hage or injury, from particular types of dogs called ulated dogs'; and	16 17 18
	(b)	ensı	ure the dogs are—	19
		(i)	not a risk to community health or safety; and	20
		(ii)	controlled and kept in a way consistent with community expectations and the rights of individuals.	21 22 23

(2) The purposes are to be achieved primarily by the following— 24

[s 60]

Division 2 Interpretation 14 60 What is a regulated dog 15 A regulated dog is— 16 (a) a declared dangerous dog; or 17 (b) a declared menacing dog; or 18 (c) a restricted dog. 19 61 What is a declared dangerous dog is— 20 A declared dangerous dog is— 21 (a) a dangerous dog declared under section 94 to be a 22				
dangerous dogs and restricted dogs; 4 (c) providing for identification of dogs as regulated dogs; 5 (d) providing for permits for restricted dogs; 6 (e) imposing conditions on keeping, and requirements for the control of, regulated dogs; 7 (f) allowing authorised persons to seize or destroy dogs in particular circumstances; 9 (g) providing for local governments to administer, and be responsible for, the matters mentioned in paragraphs (a) to (f). 11 Division 2 Interpretation 14 60 What is a regulated dog is— (a) a declared menacing dog; or (b) a declared dangerous dog is— (c) a restricted dog. (d) a deg declared under section 94 to be a dangerous dog; or (a) a dog declared under a corresponding law to be (b) a dog declared under a corresponding law to be 10		(a)		
(d)providing for permits for restricted dogs;6(e)imposing conditions on keeping, and requirements for the control of, regulated dogs;7(f)allowing authorised persons to seize or destroy dogs in particular circumstances;9(g)providing for local governments to administer, and be responsible for, the matters mentioned in paragraphs (a) to (f).11Division 2Interpretation1460What is a regulated dog to (f).15A regulated dog is— (a) a declared dangerous dog; or (c)16(a)a declared menacing dog; or (c)17(b)a declared dangerous dog a dangerous dog is—2061What is a declared dangerous dog (c)20(a)a dangerous dog declared under section 94 to be a dangerous dog; or (b)21(a)a dog declared under a corresponding law to be24		(b)		
 (e) imposing conditions on keeping, and requirements for the control of, regulated dogs; (f) allowing authorised persons to seize or destroy dogs in particular circumstances; (g) providing for local governments to administer, and be responsible for, the matters mentioned in paragraphs (a) to (f). Division 2 Interpretation 14 60 What is a regulated dog (a) a declared dangerous dog; or (b) a declared dangerous dog is— (c) a restricted dog. 61 What is a declared dangerous dog is— (a) a dangerous dog declared under section 94 to be a dangerous dog; or (b) a dog declared under a corresponding law to be 24 		(c)	providing for identification of dogs as regulated dogs;	5
the control of, regulated dogs; 8 (f) allowing authorised persons to seize or destroy dogs in particular circumstances; 9 (g) providing for local governments to administer, and be responsible for, the matters mentioned in paragraphs (a) to (f). 11 Division 2 Interpretation 14 60 What is a regulated dog 15 A regulated dog is— 16 (a) a declared dangerous dog; or 17 (b) a declared menacing dog; or 18 (c) a restricted dog. 19 61 What is a declared dangerous dog is— 21 (a) a dangerous dog declared under section 94 to be a dangerous dog; or 21 (a) a dog declared under a corresponding law to be 24		(d)	providing for permits for restricted dogs;	6
particular circumstances;10(g) providing for local governments to administer, and be responsible for, the matters mentioned in paragraphs (a) to (f).11Division 2Interpretation1460What is a regulated dog (a) a declared dangerous dog; or15(a) a declared menacing dog; or17(b) a declared dog.1961What is a declared dangerous dog is— (a) a dangerous dog is— (b) a dangerous dog declared under section 94 to be a dangerous dog; or20(a) a dangerous dog declared under a corresponding law to be24		(e)		
responsible for, the matters mentioned in paragraphs (a) to (f). 12 Division 2 Interpretation 14 60 What is a regulated dog 15 A regulated dog is— 16 (a) a declared dangerous dog; or 17 (b) a declared menacing dog; or 18 (c) a restricted dog. 19 61 What is a declared dangerous dog is— 21 (a) a dangerous dog declared under section 94 to be a dangerous dog; or 23 (b) a dog declared under a corresponding law to be 24		(f)		
 60 What is a regulated dog A regulated dog is— (a) a declared dangerous dog; or (b) a declared menacing dog; or (c) a restricted dog. 61 What is a declared dangerous dog (c) a restricted dog. 61 What is a declared dangerous dog (a) a dangerous dog is— (b) a dog declared under section 94 to be a dangerous dog; or (c) a dog declared under a corresponding law to be 		(g)	responsible for, the matters mentioned in paragraphs (a)	
A regulated dog is— 16 (a) a declared dangerous dog; or 17 (b) a declared menacing dog; or 18 (c) a restricted dog. 19 61 What is a declared dangerous dog 20 A declared dangerous dog is— 21 (a) a dangerous dog declared under section 94 to be a 22 dangerous dog; or 23 (b) a dog declared under a corresponding law to be 24	Divis	sion 2	Interpretation	14
 (a) a declared dangerous dog; or (b) a declared menacing dog; or (c) a restricted dog. 61 What is a declared dangerous dog A declared dangerous dog is— (a) a dangerous dog declared under section 94 to be a 22 dangerous dog; or (b) a dog declared under a corresponding law to be 24 	60	What is	a regulated dog	15
 (b) a declared menacing dog; or (c) a restricted dog. 61 What is a declared dangerous dog A declared dangerous dog is— (a) a dangerous dog declared under section 94 to be a 22 dangerous dog; or (b) a dog declared under a corresponding law to be 24 		A re	egulated dog is—	16
 (c) a restricted dog. 61 What is a declared dangerous dog A declared dangerous dog is— (a) a dangerous dog declared under section 94 to be a 22 dangerous dog; or (b) a dog declared under a corresponding law to be 24 		(a)	a declared dangerous dog; or	17
 61 What is a declared dangerous dog A declared dangerous dog is— (a) a dangerous dog declared under section 94 to be a 22 dangerous dog; or (b) a dog declared under a corresponding law to be 24 		(b)	a declared menacing dog; or	18
A declared dangerous dog is—21(a) a dangerous dog declared under section 94 to be a dangerous dog; or22 23(b) a dog declared under a corresponding law to be24		(c)	a restricted dog.	19
 (a) a dangerous dog declared under section 94 to be a 22 dangerous dog; or 23 (b) a dog declared under a corresponding law to be 24 	61	What is	a declared dangerous dog	20
dangerous dog; or23(b) a dog declared under a corresponding law to be24		A de	eclared dangerous dog is—	21
			6 6	22 23

[s 62]

W	nat is a <i>declared menacing dog</i>	1
	A declared menacing dog is—	2
	(a) a menacing dog declared under section 94 to be a menacing dog; or	3 4
	(b) a dog declared under a corresponding law to be menacing dog.	5 6
W	nat is a <i>restricted dog</i>	7
(1)	A <i>restricted dog</i> is a dog of a breed prohibited from importation into Australia under the <i>Customs Act 1901</i> (Cwlth).	8 9 10
	Note—	11
	See the <i>Customs (Prohibited Imports) Regulations 1956</i> (Cwlth), section 3 and schedule 1 (Goods the importation of which is prohibited absolutely).	12 13 14
(2)	Also, a dog is a <i>restricted dog</i> if it is the subject of a restricted dog declaration.	15 16
W	nen a regulated dog is under <i>effective control</i>	17
(1)	A regulated dog is under the <i>effective control</i> of someone only if—	18 19
	(a) an adult who is physically able to control the dog—	20
	(i) is holding it by an appropriate leash; or	21
	(ii) has appropriately tethered it to an object fixed to a place from which the object can not be moved by the dog and is continuously supervising the dog; or	22 23 24
	(b) the dog is participating in, or being exhibited or trained at, an exhibition or an obedience trial supervised by a body recognised for this section by the relevant local government.	25 26 27 28
(2)	For subsection (1), a dog is held by an appropriate leash or appropriately tethered only if the leash or tether is of the	29 30

[s 65]

dimensions, quality and type that are appropriate to restrain 1 the dog and ensure it is not a risk to community health or 2 safety. 3

Part 2		General restrictions and prohibitions		
Division	1	Application of part	6	
65 Ap	plication	of pt 2	7	
(1)	-	t does not apply to a local government in relation to a log if the dog has been surrendered to it.	8 9	
(2)		66 does not apply to another person for an act if the the surrender of the dog to the relevant local ent.	10 11 12	
	Note—		13	
	See sect	ion 100 (Surrender of regulated dog).	14	
Division	12	General prohibitions	15	
66 Pr	ohibition	on supply of restricted dog	16	
(1)		n must not supply a restricted dog or proposed l dog to someone else unless—	17 18	
	. ,	supply is made under a distribution in the estate of a ceased person; or	19 20	
	(b) the	person has a reasonable excuse.	21	

Maximum penalty—150 penalty units.

22

23

(2) In this section—

		proposed restricted dog means a dog the subject of-	1
		(a) a proposed declaration notice that has not been withdrawn; or	2 3
		(b) a restricted dog declaration that has been stayed under section 184 or 190.	4 5
67		phibition on supply of declared dangerous dog or macing dog	6 7
	(1)	A person (the <i>relevant person</i>) must not supply a declared dangerous dog or a declared menacing dog (a <i>designated dog</i>) or a proposed declared dog (also a <i>designated dog</i>) to someone else unless—	8 9 10 11
		(a) the relevant person gives the other person a notice stating that the dog is a designated dog; or	12 13
		(b) the relevant person has a reasonable excuse.	14
		Maximum penalty—150 penalty units.	15
	(2)	In this section—	16
		proposed declared dog means a dog the subject of-	17
		(a) a proposed declaration notice that has not been withdrawn; or	18 19
		(b) a dangerous dog declaration or menacing dog declaration that has been stayed under section 184 or 190.	20 21 22
68	Ab	andonment prohibited	23
	(1)	The owner of, or a responsible person for, a regulated dog must not abandon it unless the owner or responsible person has a reasonable excuse.	24 25 26
		Maximum penalty—300 penalty units.	27
	(2)	In this section—	28

[s 69]

				ncludes leave for an unreasonable period, having ommunity health and safety.	1 2
Divi	sion	3		Restricted dogs and declared dangerous dogs only	3 4
69	Pro	ohibit	ion o	n breeding	5
	(1)	dang	gerous	must not give, or take, possession of a declared dog or restricted dog for the purpose of allowing it ith another dog.	6 7 8
		Max	imum	penalty—150 penalty units	9
	(2)	dang	gerous	er of, or a responsible person for, a declared dog or restricted dog must not allow or encourage breed with another dog.	10 11 12
		Max	imum	penalty—150 penalty units.	13
70			sory (d dog	desexing of declared dangerous dog or g	14 15
	(1)			r of a declared dangerous dog or a restricted dog re it is desexed—	16 17
		(a)	after	e dog is a declared dangerous dog—within 3 months the dog is declared as a dangerous dog unless xing is likely to be a serious risk to the dog's health;	18 19 20 21
		(b)	later	e dog is a restricted dog—within 3 months after the of the following to happen unless desexing is likely a serious risk to the dog's health—	22 23 24
			(i)	any person is issued a restricted dog permit to keep the dog;	25 26
			(ii)	the dog turns 6 months.	27
		Max	imum	penalty—150 penalty units.	28

(2)	If the owner does not desex the dog because desexing is likely to temporarily be a serious risk to the dog's health (the <i>temporary condition</i>)—	1 2 3
	(a) the obligation under subsection (1) continues despite the matters mentioned in subsection (1)(a) or (b) having happened; and	4 5 6
	(b) the owner must ensure the dog is desexed within 3 months after the temporary condition ceases.	7 8
	Maximum penalty—150 penalty units.	9
Division	4 Restricted dogs only	10
71 Per	mit required for restricted dog	11
	A person must not, unless the person has a reasonable excuse, own, or be a responsible person for, a restricted dog unless the relevant local government has issued a restricted dog permit to someone to keep the dog.	12 13 14 15
	Maximum penalty—75 penalty units.	16
Part 3	Restricted dog permits	17
Faits	nestricted dog permits	17
Division	1 Obtaining permit for restricted dog	18
Subdivis	ion 1 Permit applications	19
72 Wh	o may apply for permit	20
(1)	An adult may apply to the relevant local government for a permit to keep a restricted dog at a stated place in its area (a	21 22

permit application).

[s 73]

(2)	How if—	vever,	a per	mit application may be made for a place only	1 2
	(a)	ther	e is a	detached house on the place; and	3
	(b)	som	eone	usually lives in the house.	4
(3)	dog restr	for tl icted	he sar	cation may be made for more than 1 restricted me place only if the keeping of more than 1 and more than 1 dog of any breed is permitted w.	5 6 7 8
Re	quire	ment	ts for	application	9
	A pe	ermit	applic	ation must—	10
	(a)	be in	n the a	approved form; and	11
	(b)	state	e the f	ollowing—	12
		(i)	the a	pplicant's name and residential address;	13
		(ii)		following details for each restricted dog the ect of the application—	14 15
			•	age	16
			•	breed	17
			•	colour	18
			•	sex	19
			•	any other noticeable distinguishing features or marks;	20 21
		(iii)	the a made	ddress of the place for which the application is e;	22 23
		(iv)	the t	ype of each structure at the place; and	24
	(c)	sign	ed ve	g is 9 months or older—be accompanied by a terinary surgeon's certificate stating, or other of, either of the following—	25 26 27
		(i)	that	the dog has been desexed;	28

		[s 74]
		(ii) that desexing is likely to be a serious risk to the dog's health; and
		(d) be supported by enough other information to enable the local government to decide the application; and
		(e) be accompanied by—
		(i) a recent colour photo of the dog; and
		(ii) the fee fixed by resolution of a local government.
74	Inq	uiries into application for permit
	(1)	The relevant local government may, after a permit application has been made, by notice, require the applicant to give it a stated document or information that is relevant to the application.
	(2)	The notice may require the applicant to verify the correctness of the document or information by statutory declaration.
		Note—
		See also section $111(1)(e)$ and (2).
75	De	ciding application
	(1)	The relevant local government must either grant or refuse a permit application within 21 days after the later of the following to happen—
		(a) the making of the application;
		(b) it receives all necessary information to decide the application.
	(2)	The local government must refuse the application if—
		(a) the applicant—
		(i) is a minor; or
		(ii) has been convicted of an offence against this chapter and the conviction is not a spent conviction; or

[s 76]

			and	• •
		(a)	whether the place for which the application is made is suitable, having regard to community health and safety;	18 19 20
			eciding a permit application, the matters the relevant local ernment must consider include—	16 17
76	Cri	teria	for decision	15
	(5)	may	ne local government decides to grant the application, it impose a condition provided for under a regulation made er section 80(2).	12 13 14
	(4)		gulation may provide that the application must be refused nother stated circumstance.	10 11
	(3)	gove	vever, subsection (2)(c) does not apply if the local ernment is satisfied desexing is likely to be a serious risk he health of the dog.	7 8 9
		(c)	it is satisfied the restricted dog the subject of the application is 9 months or older and has not been desexed.	4 5 6
		(b)	it is not satisfied the place for which the application is made has a detached house on it in which someone usually lives; or	1 2 3

As soon as practicable after deciding to grant a permit 27 application, the relevant local government must issue the 28

(1)

		[s 78]	
		applicant with a restricted dog permit for the restricted dog the subject of the application.	
	(2)	The permit must be in the approved form.	-
78	Du	ration of permit	2
		A restricted dog permit expires 1 year after the day the permit holder is issued the permit.	(
79	No	tice of refusal of permit application	7
		As soon as practicable after deciding to refuse a permit application, the relevant local government must give the applicant an information notice about the decision.	8 9 1
Div	ision	2 Permit conditions	1
80	Ор	eration of div 2	1
	(1)	This division imposes conditions on each restricted dog permit.	1 1
	(2)	Also, a regulation may prescribe other conditions for each restricted dog permit the local government issues.	1 1
	(3)	The conditions mentioned in subsections (1) and (2) apply for each restricted dog the subject of the permit.	1 1
	(4)	However, if a restricted dog permit states a condition does not take effect until a stated day, the condition does not apply until that day.	
	(5)	The stated day can not be more than 21 days after the holder is issued the permit.	

[s 81]

81	Ob	ligati	on to comply with permit conditions under sch 1	1
	(1)	sche	ermit holder must ensure each permit condition stated in edule 1 is complied with for the restricted dog the subject he holder's permit.	2 3 4
		Max	ximum penalty—75 penalty units.	5
	(2)	restr	responsible person for a restricted dog the subject of a ricted dog permit must ensure each permit condition stated chedule 1 is complied with for the dog the subject of the nit.	6 7 8 9
		Max	timum penalty—75 penalty units.	10
Divi	sion	3	Renewal of permit	11
82	Wh	ien p	ermit may be renewed	12
	(1)	-	ermit holder may apply to the relevant local government to w the holder's permit (a <i>renewal application</i>).	13 14
	(2)	How	vever, a renewal application can not be made—	15
		(a)	if the permit has expired; or	16
		(b)	within 21 days before the permit's expiry; or	17
		(c)	if the applicant has been convicted of an offence against this chapter and the conviction is not a spent conviction.	18 19
83	Re	quire	ments for renewal application	20
		A re	enewal application must be—	21
		(a)	in the approved form; and	22
		(b)	supported by enough other information to enable the local government to decide the application; and	23 24
		(c)	accompanied by the fee fixed by resolution of a local government.	25 26

[s 84]

84	De	Deciding renewal application					
	(1)	The relevant local government must either grant or refuse a renewal application within 21 days after the later of the following to happen—					
		(a)	the making of the application;	5			
		(b)	it receives all necessary information to decide the application.	6 7			
	(2)	appl	local government must refuse the application if the icant has been convicted of an offence against this chapter the conviction is not a spent conviction.	8 9 10			
	(3)		gulation may provide that the application must be refused nother stated circumstance.	11 12			
	(4)	The	local government—	13			
		(a)	must, in deciding the application, consider the criteria mentioned in section 76; and	14 15			
		(b)	may seek further documents or information in the way mentioned in section 74.	16 17			
	(5)		local government must, as soon as practicable after ding the application—	18 19			
		(a)	if the decision is to grant—issue the applicant with a restricted dog permit that has been renewed (a <i>renewed permit</i>) in the approved form; or	20 21 22			
		(b)	if the decision is to refuse—give the applicant an information notice about the decision.	23 24			
85	Du	ratio	n of renewed permit	25			
			enewed permit expires 1 year after the day the permit ler is issued the renewed permit.	26 27			

[s 86]

Divisi	on	4 Amendment of permits	1		
86	Арр	plication for change of place for permit	2		
	(1)	A permit holder may apply to the relevant local government to change the place for which the permit has been issued.	3 4		
	(2)	However, the place can not be changed to a place outside the local government's area.	5 6		
	(3)	Division 1 applies to the application, with necessary changes, as if it were a permit application.	7 8		
87	Am	endment by relevant local government	9		
	(1)	The relevant local government may amend a restricted dog permit at any time, by giving the permit holder notice of the amendment and recording particulars of the amendment in its restricted dog register, if the amendment—			
		(a) is to correct a clerical or formal error; or	14		
		(b) does not adversely affect the holder's interests; or	15		
		(c) is at the holder's written request.	16		
	(2)	However, the amendment can not be inconsistent with a permit condition or impose a condition on the permit other than a permit condition.	17 18 19		
Divisi	on	5 Miscellaneous	20		
88	No	transfer of restricted dog permit	21		
		A restricted dog permit can not be transferred.	22		

[s 89]

Part 4		Regulated dog declarations				
89	Power to make declaration					
	(1)	Any local government may, by complying with the requirements of this part—	3 4			
		(a) declare a particular dog to be a declared dangerous dog (a <i>dangerous dog declaration</i>); or	5 6			
		(b) declare a particular dog to be a declared menacing dog (a <i>menacing dog declaration</i>); or	7 8			
		(c) declare a particular dog to be a restricted dog (a <i>restricted dog declaration</i>).	9 10			
		Note—	11			
		See sections 61 (What is a <i>declared dangerous dog</i>), 62 (What is a <i>declared menacing dog</i>) and 63(2) (What is a <i>restricted dog</i>).	12 13			
	(2)	A dangerous dog declaration may be made for a dog only if the dog—	14 15			
		(a) has seriously attacked, or acted in a way that caused fear to, a person or another animal; or	16 17			
		(b) may, in the opinion of an authorised person having regard to the way the dog has behaved towards a person or another animal, seriously attack, or act in a way that causes fear to, the person or animal.	18 19 20 21			
	(3)	A menacing dog declaration may be made for a dog only if a ground mentioned in subsection (2) exists for the dog, except that the attack was not serious.	22 23 24			
	(4)	A restricted dog declaration may be made for a dog only if the local government is satisfied the dog is of a breed mentioned in section $63(1)$.	25 26 27			
	(5)	The declaration may be made even if the dog is not in the local government's area.	28 29			
	(6)	A declaration under this section is a <i>regulated dog declaration</i> .	30 31			

[s 90]

(7)	In this	section—	1
		<i>ty attack</i> means to attack in a way causing bodily grievous bodily harm or death.	2 3
90 Not	tice of p	proposed declaration	4
(1)	declara	ocal government proposes to make a regulated dog tion it must give any owner of the dog notice (a <i>ed declaration notice</i>) stating—	5 6 7
	(a) th	ne following details for the dog—	8
	(i	i) breed;	9
	(i	ii) colour;	10
	(i	iii) sex;	11
	(i	iv) any other noticeable distinguishing features or marks; and	12 13
		ne local government proposes to declare the dog to be a egulated dog; and	14 15
		ne type of regulated dog declaration proposed to be nade, other than for a restricted dog; and	16 17
	d	f the proposed declaration is for a dangerous dog eclaration or menacing dog declaration—reasons for ne proposed declaration; and	18 19 20
	W	n owner of the dog may make, within a stated period, written representations to show why the proposed eclaration should not be made; and	21 22 23
	(f) if	f the dog is a restricted dog, that—	24
	(i	i) the representations may include a written opinion from a veterinary surgeon or other evidence about the dog's breed; and	25 26 27
	(i	ii) under section 71, a person must not, unless the person has a reasonable excuse, own, or be a responsible person for, a restricted dog unless the	28 29 30

		[s 91]	
		relevant local government has issued a restricted dog permit for the dog.	1 2
	(2)	The stated period must end at least 14 days after the proposed declaration notice is given.	3 4
	(3)	The proposed declaration notice may be accompanied by a written opinion from a veterinary surgeon or other evidence about the dog's breed.	5 6 7
91	Pro	posed declaration notice does not limit other powers	8
		The giving of a proposed declaration notice does not limit an authorised person's powers under—	9 10
		(a) chapter 5; or	11
		(b) a regulation.	12
92	Wit	thdrawing proposed declaration notice	13
		The local government may withdraw the proposed declaration notice by giving notice of the withdrawal to any owner of the dog the subject of the notice.	14 15 16
93	Ow for	mer's obligations if proposed declaration notice in ce	17 18
	(1)	Each owner of, and responsible person for, the dog the subject of the proposed declaration notice must ensure the requirements under schedule 1, section 3, are complied with for the dog.	19 20 21 22
		Maximum penalty—75 penalty units.	23
		Notes—	24
		• schedule 1, section 3 (Muzzling and effective control in public)	25

[s 94]

•	See also sections 66 (Prohibition on supply of restricted dog) and 67 (Prohibition on supply of declared dangerous dog or declared	$\frac{1}{2}$
	menacing dog).	$\overline{3}$

4

5

12

26

(2)Subsection (1) ceases to apply if the notice is withdrawn.

94 Making declaration

- (1)The local government must consider written any 6 representations and evidence accompanying them within the 7 period stated in the proposed declaration notice. 8
- (2) If, after complying with subsection (1), the local government 9 is satisfied that the relevant ground under section 89 still 10 exists, it must make the regulated dog declaration for the dog. 11

95 Notice and taking effect of declaration

- As soon as practicable after deciding to make a regulated dog (1)13 declaration, the local government must give any owner of the 14 dog the subject of the declaration a notice under subsection 15 (2) or (3). 16
- (2)If the proposed declaration notice was for a restricted dog and 17 accompanied by a written opinion from a veterinary surgeon 18 stating, or to the effect, that the dog is of a breed mentioned in 19 section 63(1), the notice must state the decision and reasons 20 for it. 21
- (3) If subsection (2) does not apply, the notice must be an 22 information notice about the decision. 23
- The decision takes effect on the later of the following days— (4)24
 - the day any owner of the dog is given the notice; (a) 25
 - a later day of effect stated in the notice. (b)
- If the information notice is about a declared dangerous dog or (5) 27 declared menacing dog, the information notice must 28 include-29
 - that the dog is the subject of— (a) 30

Part 5 Application of particular permit conditions for declared dangerous or menacing dogs

[s 96]

	(i) if the dog is a dangerous dog—a dangerous dog declaration; or	1 2
	(ii) if the dog is a menacing dog—a menacing dog declaration; and	3 4
(b)	the reasons for the declaration; and	5
(c)	the local government that made the declaration; and	6
(d)	the day the decision takes effect; and	7
(e)	that the dog must not be kept at a place other than—	8
	 (i) if the dog is declared dangerous dog or declared relevant dog—the place stated in the registration notice as the address for it; or 	9 10 11
	(ii) if the dog is a restricted dog—the place for which a restricted dog permit has been issued; and	12 13
(f)	if the dog is impounded—a unique number given to the dog by the local government for the purposes of impounding; and	14 15 16
(g)	any other information prescribed under a regulation.	17

Part 5Application of particular permit18conditions for declared19dangerous or menacing dogs20

96	Ор	eration of pt 5	21
	(1)	This part imposes conditions on the owner of, or responsible person for, a declared dangerous dog or declared menacing dog.	22 23 24
	(2)	Also, a regulation may prescribe other conditions for a declared dangerous dog or declared menacing dog.	25 26

[s 97]

97

(3)	The conditions mentioned in subsections (1) and (2) apply for a declared dangerous dog or declared menacing dog.	1 2
(4)	However, if the information notice mentioned in section 95(5) about the dog states a condition does not take effect until a stated day, the condition does not apply until that day.	3 4 5
(5)	The stated day can not be more than 21 days after the owner is issued the information notice.	6 7
De	clared dangerous dogs	8
(1)	A relevant person for a declared dangerous dog must ensure each permit condition imposed under schedule 1, sections 2 to 6 in relation to the dog is complied with for the dog.	9 10 11
	Maximum penalty—75 penalty units.	12
(2)	In this section—	13
	<i>relevant person</i> , for a declared dangerous dog, means the owner of, or any responsible person for, a declared dangerous dog.	14 15 16
De	clared menacing dogs	17
(1)	A relevant person for a declared menacing dog must ensure each permit condition imposed under schedule 1, sections 2 and 4 to 6 in relation to the dog is complied with for the dog.	18 19 20
	Maximum penalty—75 penalty units.	21
(2)	In this section—	22
	<i>relevant person</i> , for a declared menacing dog, means the owner of, or any responsible person for, a declared menacing dog.	23 24 25

[s 99]

Part	6			Miscellaneous provisions	1
99	Fail	ure t	o de	cide application taken to be refusal	2
		renev decic	val aj ling t	government does not decide a permit application or pplication within the period required under part 3 for he application, it is taken to have been refused at the period.	3 4 5 6
100	Sur	rend	er of	regulated dog	7
	(1)			of a regulated dog may surrender it to the relevant ernment.	8 9
	(2)	On t prop		urrender, the dog becomes the local government's	10 11
	(3)			l government must destroy the dog as soon as e after the surrender.	12 13
101	Def	ence	for r	regulated dog owner	14
		chap	ter re	fence in a proceeding for an offence against this lating to a regulated dog against an owner of the dog oner to prove—	15 16 17
		(a)		her person also owns the dog or owned it when the or omission the subject of the proceeding happened;	18 19 20
		(b)	the c	other owner has—	21
			(i)	been convicted of the same offence or another offence constituted by the act or omission; and	22 23
			(ii)	met or paid any penalty imposed for the conviction.	24 25

[s 102]

102	Re	cove	ry of seizure or destruction costs	1
	(1)	This section applies if a local government has incurred a cost for an authorised person appointed by it to—		
		(a)	take possession of, or move, a regulated dog that, under chapter 5, part 4, has been seized (a <i>seized dog</i>); or	4 5
		(b)	take action to restrict access to a seized dog; or	6
		(c)	provide a seized dog with accommodation, food, rest, water or other living conditions; or	7 8
		(d)	arrange veterinary or other treatment for a seized dog; or	9
		(e)	destroy a seized dog under section 127.	10
	(2)	own	local government may recover the cost from the dog's her or former owner if the incurring of the cost was essary and reasonable.	11 12 13
	(3)	rega	onsidering whether the cost was necessary and reasonable, and must be had to any surrender of the dog to the local ernment.	14 15 16
	(4)	The	cost may be claimed and ordered in a proceeding—	17
		(a)	to recover a debt of the amount; or	18
		(b)	for an offence against this chapter to which the claim relates.	19 20
	(5)		s section does not limit a court's powers under the <i>alties and Sentences Act 1992</i> or another law.	21 22
103	Co	st of	regulated dog enclosure—dividing fence	23
	(1)	for a	s section applies if an enclosure, or proposed enclosure, a regulated dog is, or when built will be, a dividing fence er the <i>Dividing Fences Act 1953</i> , in whole or part.	24 25 26
	(2)	or a relat repa	liabilities and rights under the <i>Dividing Fences Act 1953</i> , proposed order under that Act, of adjoining owners in tion to the fence for the cost of building, altering, tiring, replacing or maintaining the fence must be worked as if—	27 28 29 30 31

[s	1	04]
----	---	-----

 leases the place for which a restricted dog permit is granted, or is to be granted— (a) the Dividing Fences Act 1953, section 20, does not apply; and (b) the Residential Tenancies Act 1994, chapter 3, part 5, division 1, applies. Editor's note— Dividing Fences Act 1953, section 20 (Apportionment of contribution between owner and lessee) Residential Tenancies Act 1994, chapter 3, part 5, division 1 				
do not apply.4(3) If the fence is, or is proposed to be, built by a person who leases the place for which a restricted dog permit is granted, or is to be granted—5(a) the Dividing Fences Act 1953, section 20, does not apply; and8(b) the Residential Tenancies Act 1994, chapter 3, part 5, division 1, applies.10 <i>Editor's note—</i> 12Dividing Fences Act 1953, section 20 (Apportionment of contribution between owner and lessee)13 <i>Residential Tenancies Act 1994</i> , chapter 3, part 5, division 114		(a)		
leases the place for which a restricted dog permit is granted, 6 or is to be granted— 7 (a) the Dividing Fences Act 1953, section 20, does not apply; and 8 (b) the Residential Tenancies Act 1994, chapter 3, part 5, division 1, applies. 10 Editor's note— 12 Dividing Fences Act 1953, section 20 (Apportionment of contribution between owner and lessee) 13 Residential Tenancies Act 1994, chapter 3, part 5, division 1 14		(b)	1 1 0	
apply; and9(b) the Residential Tenancies Act 1994, chapter 3, part 5, division 1, applies.10Editor's note—12Dividing Fences Act 1953, section 20 (Apportionment of contribution between owner and lessee)12Residential Tenancies Act 1994, chapter 3, part 5, division 115	(3)	lease	es the place for which a restricted dog permit is granted,	6
division 1, applies.11Editor's note—12Dividing Fences Act 1953, section 20 (Apportionment of contribution between owner and lessee)12Residential Tenancies Act 1994, chapter 3, part 5, division 115		(a)		
Dividing Fences Act 1953, section 20 (Apportionment of contribution between owner and lessee)12Residential Tenancies Act 1994, chapter 3, part 5, division 115		(b)		10 11
contribution between owner and lessee)14Residential Tenancies Act 1994, chapter 3, part 5, division 115			Editor's note—	12
				13 14
				15 16
			(Tixtures and structural changes)	10

Chapter 5Investigation, monitoring17and enforcement18

Part 1 Authorised persons	19
---------------------------	----

104	Appointment and qualifications						
	(1)	any	chief executive officer of a local government may appoint of the following persons as an authorised person to stigate, monitor and enforce compliance with this Act—	21 22 23			
		(a)	an employee of the local government;	24			
		(b)	a person prescribed under a regulation.	25			

[s 105]

	(2)	However, the chief executive officer may appoint a person as an authorised person only if the chief executive officer is satisfied the person is qualified for appointment because the person has the necessary expertise or experience.	1 2 3 4
105	Ар	pointment conditions and limit on powers	5
	(1)	An authorised person holds office on any conditions stated in-	6 7
		(a) the authorised person's instrument of appointment; or	8
		(b) a signed notice given to the authorised person; or	9
		(c) a regulation.	10
	(2)	The instrument of appointment, a signed notice given to the authorised person or a regulation may limit the authorised person's powers under this Act.	11 12 13
	(3)	In this section—	14
		<i>signed notice</i> means a notice signed by the chief executive officer.	15 16
106	lss	ue of identity card	17
	(1)	The chief executive officer of a local government must issue an identity card to each authorised person.	18 19
	(2)	The identity card must—	20
		(a) contain a recent photo of the authorised person; and	21
		(b) contain a copy of the authorised person's signature; and	22
		(c) identify the person as an authorised person under this Act; and	23 24
		(d) state an expiry date for the card.	25
	(3)	This section does not prevent the issue of a single identity card to a person for this Act and other purposes.	26 27

13 10/1

107	Pro	oduction or display of identity card	1
	(1)	In exercising a power under this Act in relation to another person, an authorised person must—	2 3
		(a) produce the authorised person's identity card for the other person's inspection before exercising the power; or	4 5 6
		(b) have the identity card displayed so it is clearly visible to the other person when exercising the power.	7 8
	(2)	However, if it is not practicable to comply with subsection (1), the authorised person must produce the identity card for the other person's inspection at the first reasonable opportunity.	9 10 11
	(3)	For subsection (1), an authorised person does not exercise a power in relation to another person only because the authorised person has entered a place as mentioned in section $111(1)(b)$ or (4).	12 13 14 15
108	Wh	nen authorised person ceases to hold office	16
	(1)	An authorised person ceases to hold office if any of the following happens—	17 18
		(a) the term of office stated in a condition of office ends;	19
		(b) under another condition of office, the authorised person ceases to hold office;	20 21
		(c) the authorised person's resignation under section 109 takes effect.	22 23
	(2)	Subsection (1) does not limit the ways an authorised person may cease to hold office.	24 25
	(3)	In this section—	26
		<i>condition of office</i> means a condition on which the authorised person holds office.	27 28

Animal Management (Cats and Dogs) Bill 2008 Chapter 5 Investigation, monitoring and enforcement Part 2 Entry to places

[s 109]

109 Resignation

An authorised person may resign by signed notice given to the 2 chief executive officer of the local government that appointed 3 the person. 4

1

5

11

110 Return of identity card

A person who ceases to be an authorised person must return 6 the person's identity card to the chief executive officer of the 7 local government that appointed the person within 21 days 8 after ceasing to be an authorised person unless the person has 9 a reasonable excuse. 10

Maximum penalty—10 penalty units.

Part 2			Entry to places	12
Divisi	on	1	Powers of entry	13
111	Ger	neral	power to enter places	14
((1)	An a	uthorised person may enter a place if—	15
		(a)	an occupier of the place consents to the entry; or	16
		(b)	it is a public place and the entry is made when it is open to the public; or	17 18
		(c)	the entry is authorised by a warrant; or	19
		(d)	it is mentioned in a licence as a place of business and is—	20 21
			(i) open for carrying on the business; or	22
			(ii) otherwise open for entry; or	23

		(iii)	required to be open for inspection under the licence; or	1 2
	(e)	the e	entry is—	3
		(i)	to inspect the place to process an application for a restricted dog permit; and	4 5
		(ii)	made other than at night; or	6
	(f)	the entry is—		7
		(i)	to find out whether the conditions on which a restricted dog permit or notice was issued have been or are being complied with; and	8 9 10
		(ii)	made other than at night; or	11
	(g)	the e	entry is—	12
		(i)	to inspect work carried out under a lawfully imposed condition of a dangerous dog declaration, menacing dog declaration, restricted dog permit or compliance notice; and	13 14 15 16
		(ii)	made other than at night; or	17
	(h)	the e	entry is—	18
		(i)	under is an approved inspection program; and	19
		(ii)	made at any reasonable time of the day or night.	20
(2)				21 22
	(a)	the e	entry is at a time asked by the occupier; or	23
	(b)		entry is in accordance with the times provided for in mpliance notice under section 132(3)(a).	24 25
(3)		r subsection (1)(d) to (h), a place does not include a part of place where a person resides.		
(4)	enter	r, an	urpose of asking an occupier of a place for consent to authorised person may, without the occupier's r a warrant—	28 29 30

[s 112]

	(a)	enter land around premises at the place to an extent that is reasonable to contact the occupier; or	1 2					
	(b)	enter part of the place the authorised person reasonably considers members of the public ordinarily are allowed to enter when they wish to contact the occupier.	3 4 5					
Ad	ditior	al entry powers for particular dogs	6					
(1)	An a	An authorised person may enter at a place if—						
	(a)	the person reasonably suspects a dog is at the place and—	8 9					
		 (i) the person reasonably suspects the dog is a restricted dog—no restricted dog permit has been issued for the dog; or 	10 11 12					
		(ii) any delay in entering the place will result in—	13					
		(A) a risk to community health or safety; or	14					
		(B) the dog being concealed or moved to avoid a requirement under this chapter; or	15 16					
	(b)	its occupier has been given a compliance notice and the entry is made at a time stated in the notice to check compliance with the notice.	17 18 19					
(2)	A po force	ower under subsection (1) can not be exercised using e.	20 21					
	Note-	_	22					
	For	power to enter using force, see section 118 (Issue of warrant).	23					
(3)	enter the f	However, for subsection $(1)(a)(ii)$, an authorised person may enter the place, or part of the place, with the help and using the force that is necessary and reasonable in the circumstances if the place is not a place where a person resides.						
Ap	prova	I of inspection program authorising entry	28					
(1)	A lo	cal government (the <i>approving local government</i>) may esolution approve a program (an <i>approved inspection</i>	29 30					

	<i>program</i>) under which an authorised person may enter a place to monitor compliance with this Act or an aspect of this Act.			
	Exam	ples oj	f approved inspection program—	3
	mo	nitorir	ng compliance with requirements of permit conditions	4
(2)			oved inspection program must be a selective a program or systematic inspection program.	5 6
(3)	A selective inspection program provides for the selection, in accordance with the resolution, of places in the local government's area, or a particular part of the area, to be entered and inspected.			7 8 9 10
(4)	A systematic inspection program provides for all places, or all places of a particular type, in the local government's area, or a particular part of the area, to be entered and inspected.			11 12 13
(5)	An a	pprov	ved inspection program must state the following—	14
	(a)	the j	purpose of the program;	15
	(b)	whe	n the program starts;	16
	(c)			17
		(i)	objective criteria for selecting places to be entered and inspected; and	18 19
		(ii)	if the places are to be selected from a part of the local government's area—a description of the part;	20 21
	(d)	for a	a systematic inspection program—	22
		(i)	if places in a part of the local government's area are to be entered and inspected—a description of the part; and	23 24 25
		(ii)	if a type of place is to be entered and inspected—a description of the type;	26 27
	(e)	pres	period, of not more than 6 months or another period cribed under a regulation, over which the program is e carried out.	28 29 30

[s 114]

114	Notice of proposed inspection program				
	(1)	appr	At least 14 days, but not more than 28 days, before an approved inspection program starts, the approving local government must give notice of the program.		
	(2)	The notice must be published—			
		(a)	in a newspaper circulating generally in the local government's area; and	6 7	
		(b)	on the local government's website.	8	
	(3)	The notice must state the following—			
		(a)	the name of the local government;	10	
		(b)	in general terms, the purpose and scope of the program;	11	
		(c)	when the program starts;	12	
		(d)	the period over which the program is to be carried out;	13	
		(e)	that a copy of the program is open to inspection at the public office of the local government until the end of the program;	14 15 16	
		(f)	that a copy of the program may be purchased at the public office of the local government until the end of the program;	17 18 19	
		(g)	the price of a copy of the program.	20	
	(4)	The price of a copy of the program must be no more than the cost to the local government of having the copy available for purchase and, if the copy is posted to the purchaser, the postage cost.		21 22 23 24	
115	Ac	Access to program			
		From the publication by an approving local government of notice about an approved inspection program until the end the program—			
		(a)	a copy of the program must be open to inspection at the public office of the local government; and	29 30	

		(b)	copies of the program must be available for purchase at the public office of the local government at the price stated in the notice.	1 2 3
Divi	sion	2	Entry procedures	4
Sub	divis	sion	1 Consent	5
116	En	t ry w i	ith consent	6
	(1)	occu anot	is section applies if an authorised person intends to ask an upier of a place to consent to the authorised person or her authorised person entering the place under section $(1)(a)$.	7 8 9 10
	(2)		bre asking for the consent, the authorised person must tell beccupier—	11 12
		(a)	the purpose of the entry; and	13
		(b)	that the occupier is not required to consent.	14
	(3)		ne consent is given, the authorised person may ask the upier to sign an acknowledgment of the consent.	15 16
	(4)	The	acknowledgment must state—	17
		(a)	the occupier has been told—	18
			(i) the purpose of the entry; and	19
			(ii) that the occupier is not required to consent; and	20
		(b)	the purpose of the entry; and	21
		(c)	the occupier gives the authorised person consent to enter the place and exercise powers under this part; and	22 23
		(d)	the time and date the consent was given.	24
	(5)		ne occupier signs the acknowledgment, the authorised on must immediately give a copy to the occupier.	25 26
	(6)	If—		27

[s 117]

		(a) an issue arises in a proceeding about whether the occupier consented to the entry; and	1 2
		(b) an acknowledgment complying with subsection (4) for the entry is not produced in evidence;	3 4
		the onus of proof is on the person relying on the lawfulness of the entry to prove the occupier consented.	5 6
	(7)	If the occupier gives permission, the authorised person may stay on the property and exercise the powers that the occupier has agreed to be exercised on the property.	7 8 9
	(8)	However, the right to stay on the property—	10
		(a) is subject to any conditions that the occupier imposes including, for example, about the times when the property may be entered; and	11 12 13
		(b) may be cancelled by the occupier at any time.	14
Sub	divis	sion 2 Warrants	15
117	Ар	plication for warrant	16
	(1)	An authorised person may apply to a magistrate for a warrant for a place.	17 18
	(2)	The authorised person must prepare a written application that states the grounds on which the warrant is sought.	19 20
	(3)	The written application must be sworn.	21
	(4)	The magistrate may refuse to consider the application until the authorised person gives the magistrate all the information the magistrate requires about the application in the way the magistrate requires.	22 23 24 25
		Example—	26
		The magistrate may require additional information supporting the written application to be given by statutory declaration.	27 28

118	Issue of warrant							
	(1)	mag	magistrate may issue the warrant for the place only if the gistrate is satisfied there are reasonable grounds for pecting—	2 3 4				
		(a)	there is a particular thing or activity (the <i>evidence</i>) that may provide evidence of an offence against this Act; and	5 6				
		(b)	the evidence is at the place or, within the next 7 days, will be at the place.	7 8				
	(2)	The	warrant must state—	9				
		(a)	the place to which the warrant applies; and	10				
		(b)	that a stated authorised person may, with necessary and reasonable help and force—	11 12				
			(i) enter the place and any other place necessary for entry to the place; and	13 14				
			(ii) exercise the authorised person's powers under this part; and	15 16				
		(c)	particulars of the offence that the magistrate considers appropriate in the circumstances; and	17 18				
		(d)	the name of the person suspected of having committed the offence, unless the name is unknown or the magistrate considers it inappropriate to state the name; and	19 20 21 22				
		(e)	the evidence that may be seized under the warrant; and	23				
		(f)	the hours of the day or night when the place may be entered; and	24 25				
		(g)	the magistrate's name; and	26				
		(h)	the date and time of the warrant's issue; and	27				
		(i)	the date, within 14 days after the warrant's issue, the warrant ends.	28 29				

[s 119]

Application by electronic communication and duplicate warrant						
(1)	ema com	il, radi munic	io, vid	Inder section 117 may be made by phone, fax, leoconferencing or another form of electronic if the authorised person reasonably considers ause of—	3 4 5 6	
	(a)	urgei	nt circ	sumstances; or	7	
	(b)		-	ial circumstances, including, for example, the person's remote location.	8 9	
(2)	The	applic	ation-	—	1	
	(a)	•		e made before the authorised person prepares application under section 117(2); but	1 1	
	(b)	may	be ma	ade before the written application is sworn.	1	
(3)		-		may issue the warrant (the <i>original warrant</i>) strate is satisfied—	1- 1-	
	(a)			ecessary to make the application under (1); and	1 1	
	(b)		•	e application was made under subsection (1) priate.	1 1	
(4)	Afte	r the n	nagist	rate issues the original warrant—	2	
	(a)	givin exan magi	ng a co nple, istrate	a reasonably practicable way of immediately opy of the warrant to the authorised person, for by sending a copy by fax or email, the must immediately give a copy of the warrant orised person; or	2 2 2 2 2 2	
	(b)	other	rwise–	—	2	
		(i)	date a	hagistrate must tell the authorised person the and time the warrant is issued and the other s of the warrant; and	2 2 2	
		(ii)		uthorised person must complete a form of ant, including by writing on it—	3) 3	
			(A)	the magistrate's name; and	3	

[s	1	1	9]
----	---	---	----

		(B)	the date and time the magistrate issued the warrant; and	1 2
		(C)	the other terms of the warrant.	3
(5)	form case	of warrant	warrant mentioned in subsection (4)(a), or the completed under subsection (4)(b) (in either <i>te warrant</i>), is a duplicate of, and as effectual warrant.	4 5 6 7
(6)	The oppo	authorised ortunity, sen	l person must, at the first reasonable d to the magistrate—	8 9
	(a)	the writter and (3); an	n application complying with section 117(2) ad	10 11
	(b)		horised person completed a form of warrant bsection (4)(b)—the completed form of	12 13 14
(7)		-	must keep the original warrant and, on cuments under subsection (6)—	15 16
	(a)	attach the	documents to the original warrant; and	17
	(b)		riginal warrant and documents to the clerk of f the relevant magistrates court.	18 19
(8)	Desp	oite subsecti	on (5), if—	20
	(a)	exercise of	arises in a proceeding about whether an f a power was authorised by a warrant issued section; and	21 22 23
	(b)	the origina	l warrant is not produced in evidence;	24
	the e	-	f is on the person relying on the lawfulness of the power to prove a warrant authorised the ower.	25 26 27
(9)	This	section doe	s not limit section 117.	28
(10)	In th	is section—	-	29
	the N	0	<i>rates court</i> , in relation to a magistrate, means Court that the magistrate constitutes under the 1991.	30 31 32

[s 120]

120	Defect in relation to a warrant						
		com	earrant is not invalidated by a defect in the warrant, or in pliance with section 117, 118 or 119, unless the defect ets the substance of the warrant in a material particular.	2 3 4			
121	Wa	rrant	s—procedure before entry	5			
	(1)	warı	s section applies if an authorised person named in a rant issued under this subdivision for a place is intending inter the place under the warrant.	6 7 8			
	(2)	Before entering the place, the authorised person must do or make a reasonable attempt to do the following things—					
		(a)	identify himself or herself to a person present at the place who is an occupier of the place by producing a copy of the authorised person's identity card or other document evidencing the authorised person's appointment;	11 12 13 14 15			
		(b)	give the person a copy of the warrant;	16			
		(c)	tell the person the authorised person is permitted by the warrant to enter the place;	17 18			
		(d)	give the person an opportunity to allow the authorised person immediate entry to the place without using force.	19 20			
	subsection (2) if the authorised person believes		vever, the authorised person need not comply with section (2) if the authorised person believes on reasonable ands that entry to the place is required to ensure the section of the warrant is not frustrated.	21 22 23 24			
Sub	divis	sion	3 Entry under other powers other than for public places	25 26			
122	Pro	ocedu	ire for other entries	27			
	(1)	This	section applies if—	28			

[s 123]

12

	(a)	an authorised person is intending to enter a place under section 111(1), other than paragraph (a) or (c), or 112; and	1 2 3
	(b)	the occupier of the place is present at the place.	4
(2)		ore entering the place, the authorised person must do or e a reasonable attempt to do the following things—	5 6
	(a)	comply with section 107 for the occupier;	7
	(b)	tell the occupier the purpose of the entry;	8
	(c)	tell the occupier the authorised person is permitted under this Act to enter the place without the occupier's consent.	9 10 11

Part 3 Powers on entry

123	General powers after entering places						
	(1)	An a may	authorised person who has, under part 2, entered a place	14 15			
		(a)	search any part of the place the authorised person is authorised, under section $111(1)(a)$ or (c), to search; or	16 17			
		(b)	inspect, test, photograph or film anything in or on the place; or	18 19			
		(c)	copy a document in or on the place; or	20			
		(d)	take samples of or from anything in or on the place; or	21			
		(e)	take into or onto the place any persons, equipment and materials the authorised person reasonably requires for exercising a power under this part; or	22 23 24			
		(f)	require the occupier of the place, or a person in or on the place, to give the authorised person reasonable help to exercise the authorised person's powers under paragraphs (a) to (e).	25 26 27 28			

[s 124]

	(2)	enter agree	rs a j ement	ion does not apply to an authorised person who place under section 111(4) to get the occupier's t unless the agreement is given or the entry is authorised.	1 2 3 4
124	Po	wer to	o req	uire reasonable help	5
	(1)	123(1)(f)	required to give reasonable help under section must comply with the requirement unless the person onable excuse.	6 7 8
		Maxi	imum	n penalty—8 penalty units.	9
	(2)	requi	ireme	sonable excuse for a person not to comply with the ent if complying with the requirement might tend to the the person.	10 11 12
	(3)		oduce	subsection (2) does not apply if the requirement is a document required to be kept by the person under	13 14 15
125	Sei	izure	powe	ers for dogs	16
	(1)	the p	ersor	orised person has, under part 2, entered a place and a reasonably suspects a dog mentioned in the part is be, the person may seize the dog if—	17 18 19
		(a)	the p	person reasonably believes the dog—	20
			(i)	has attacked, threatened to attack or acted in a way that causes fear to, a person or another animal; or	21 22
			(ii)	is, or may be, a risk to community health or safety; or	23 24
		(b)	the o	log is a restricted dog and—	25
			(i)	a permit application to keep the dog at the place has been refused; or	26 27
			(ii)	no restricted dog permit has been issued for the dog and the person reasonably believes there is a	28 29

		risk the dog may be concealed or moved to avoid a requirement under chapter 4; or	1 2
		(c) if the dog is a regulated dog—a compliance notice has been given in relation to the dog and the person reasonably believes the notice has not been complied with.	3 4 5 6
	(2)	Also, if the place is a public place, the person may seize the dog if it is not under anyone's effective control.	7 8
Part	t 4	Seized dogs	9
126	Ар	plication of pt 4	10
		This part applies if an authorised person has, under section 125 or a warrant, seized a dog.	11 12
127	Ρο	wer to destroy seized regulated dog	13
	(1)	This section applies if the dog is a regulated dog.	14
	(2)	The authorised person may, without notice, immediately destroy the dog if—	15 16
		(a) the person reasonably believes the dog is dangerous and the person can not control it; or	17 18
		(b) an owner of the dog has asked the person to destroy it.	19
	(3)	The person may destroy the dog 3 days after the seizure if—	20
		(a) the dog—	21
		(i) was not seized under section 125(1)(b)(i); and	22
		(ii) has no registered owner, or apparently has no registered owner; and	23 24
		(iii) is not the subject of a regulated dog declaration by the relevant local government; and	25 26

[s 128]

	(b)	knov	person or the relevant local government does not w of anyone who owns, or is a responsible person the dog.	1 2 3
(4)	orde	er (a	tion (3) does not apply, the person may make an <i>destruction order</i>) stating the person proposes to e dog 14 days after the order is served.	4 5 6
(5)	The	destru	uction order must—	7
	(a)	be s	erved on—	8
		(i)	the registered owner of the dog; or	9
		(ii)	if the dog has no registered owner—any person who owns, or is a responsible person for, the dog; and	10 11 12
	(b)		ude or be accompanied by an information notice ut the decision to give the destruction order.	13 14
(6)	dest	roy th	uction order is made for the dog, the person may be dog 14 days after the order is served if no review on has been made relating to the order.	15 16 17
(7)			ication for review has been made against the order, n may destroy the dog if—	18 19
	(a)	the 1	review is finally decided or is otherwise ended; and	20
	(b)		application for an appeal has been made against the er; and	21 22
	(c)	the o	order is still in force.	23
(8)			eal is made relating to the order, the person may e dog if—	24 25
	(a)	the a	appeal is finally decided or is otherwise ended; and	26
	(b)	the o	order is still in force.	27
Re	eceipt	for d	log in particular circumstances	28
(1)	This	s secti	on applies if the dog—	29
	(a)	has,	or appears to have, a registered owner; or	30

		(b) was seized from a person who had immediate control or custody of it.	1 2
	(2)	The authorised person must, as soon as practicable after the seizure, give the registered owner or person a written receipt for the dog—	3 4 5
		(a) generally describing the dog and its condition; and	6
		(b) stating the dog has been seized.	7
	(3)	If the registered owner is not present at the place at which the dog was seized and—	8 9
		 (a) the place is not a public place—the receipt may be given by leaving it at the place in a conspicuous position and in a reasonably secure way; or 	10 11 12
		(b) the place is a public place—the receipt may be given by leaving it at the address stated on the registration notice for the dog.	13 14 15
129	Ac	cess to seized dog	16
	(1)	This section applies until the dog is returned under section 130 or 131.	17 18
	(2)	The authorised person must allow the owner of the dog to inspect it any reasonable time, from time to time.	19 20
	(3)	Subsection (2) does not apply if it is impracticable or would be unreasonable to allow the inspection.	21 22
	(4)	The inspection must be provided free of charge.	23
130	Ret	turn of dog if not regulated dog	24
	(1)	This section applies if—	25
		(a) when the dog was seized the authorised person reasonably suspected it was a regulated dog; and	26 27
		(b) the person becomes satisfied the dog is not a regulated dog.	28 29

[s 131]

	(2)	mus	t retu	as practicable after becoming so satisfied, the person rn the dog to any owner or other person entitled to n of it.	1 2 3
131	Re	turn d	of reg	gulated dog to registered owner	4
	(1)			on applies if the dog is a regulated dog and it has, or bave, a registered owner.	5 6
	(2)			brised person must, within 14 days after the seizure, dog to the owner unless—	7 8
		(a)		owner has surrendered the dog to the relevant local ernment; or	9 10
		(b)	a de	struction order has been made for the dog; or	11
		(c)	a pi	tinued retention of the dog is needed as evidence for roceeding or proposed proceeding for an offence olving the dog; or	12 13 14
		(d)	if—		15
			(i)	the dog is a restricted dog—the authorised person is reasonably satisfied the owner of or a responsible person for the dog has not complied with a permit condition for the dog; or	16 17 18 19
			(ii)	otherwise—the authorised person is reasonably satisfied the owner of or a responsible person for the dog has not complied with a permit condition applying for the dog.	20 21 22 23
				Note—	24
				See chapter 4, part 5 (Application of particular permit conditions for declared dangerous or menacing dogs).	25 26
	(3)			brised person must return the dog to the owner as racticable if an event as follows happens—	27 28
		(a)	revi	destruction order has been made for the dog—a ew or appeal is made relating to the order and, as a ilt of the review or appeal, the order is no longer in e;	29 30 31 32

Animal Management (Cats and Dogs) Bill 2008 Chapter 5 Investigation, monitoring and enforcement Part 5 Compliance notices for regulated dog offences

[s 132]

5

6

(b)	if subsection (2)(c) applies—the dog's continued retention as evidence is no longer required;	1 2
(c)	if subsection (2)(d)(ii) applies—all of the permit conditions are complied with for the dog.	3 4

Part 5 Compliance notices for regulated dog offences

132	Power to give compliance notice				
	(1)	This section applies if an authorised person reasonably believes an owner of, or a responsible person for, a regulated dog has committed, is committing or is about to commit, an offence against chapter 4.	8 9 10 11		
	(2)	The authorised person may give the owner or responsible person notice (a <i>compliance notice</i>) requiring the owner or responsible person to—	12 13 14		
		(a) stop committing or not commit the offence; or	15		
		(b) take stated action to remedy the matter.	16		
	(3)	A compliance notice may also state—	17		
		 (a) that an authorised person proposes, at a stated time or at stated intervals, to enter premises of which the owner or responsible person is the occupier to check compliance with the notice; or 	18 19 20 21		
		(b) how the owner or responsible person may show the action has been taken.	22 23		
133	Requirements for giving notice				
	(1)	A compliance notice must be written and state the following—	25 26		
		(a) the name of the authorised person giving it;	27		

[s 133]

	(b)	the l	ocal government that appointed the person;	1		
	(c)	resp com	the authorised person believes the owner or onsible person given the notice has committed, is mitting or is about to commit, an offence against oter 4;	2 3 4 5		
	(d) the nature of the offence;					
	(e)	that	the owner or responsible person must—	7		
		(i)	stop committing or not commit the offence; or	8		
		(ii)	take stated required action;	9		
	(f)		asonable period within which any required action t be taken.	10 11		
(2)	Despite subsection (1), a compliance notice may be given orally if—			12 13		
	(a)	eithe	er—	14		
		(i)	the authorised person giving the notice reasonably believes continued commission of the offence needs to be stopped, or the required action needs to be taken, urgently; or	15 16 17 18		
		(ii)	for any reason it is not practicable to immediately give the notice in writing; and	19 20		
	(b)		authorised person gives the owner or responsible on an offence warning.	21 22		
(3)	givin	a compliance notice is given orally, the authorised person ving the notice must confirm the notice by also giving it in riting as soon as practicable after giving it orally.				
(4)	In thi	is sec	tion—	26		
	warn	ing tł	<i>arning</i> , for a notice under subsection (2), means a nat, without a reasonable excuse, it is an offence for a to whom the notice is given not to comply with it.	27 28 29		

		[s 134]	
134	Fai	lure to comply with notice	1
	(1)	A person to whom a compliance notice has been given must comply with the notice unless the person has a reasonable excuse.	2 3 4
		Maximum penalty—75 penalty units.	5
		Note—	6
		See, however, the Acts Interpretation Act 1954, section 45 (Offence punishable only once).	7 8
	(2)	It is a reasonable excuse if, when the notice was given, the person had not committed, was not committing or was not about to commit, the offence stated in the notice.	9 10 11

Part 6Miscellaneous provisions12

135	References in ch 5 to <i>local government</i> and <i>authorised person</i>				
	1) In a provision of this chapter about a local government, a reference to an authorised person is a reference to an authorised person appointed by the local government.	15 16 17			
	2) In a provision of this chapter about an authorised person, a reference to a local government is a reference to the local government that appointed the authorised person.	18 19 20			
136	Impersonating authorised person				
	A person must not pretend to be an authorised person.	22			
	Maximum penalty—50 penalty units.	23			
137	Obstruction of authorised person	24			
	1) A person must not obstruct an authorised person in the exercise of a power unless the person has a reasonable excuse.	25 26			

[s 138]

		Maximum penalty—50 penalty units.	1
	(2)	If a person has obstructed an authorised person and the authorised person decides to proceed with the exercise of the power, the authorised person must warn the person that—	2 3 4
		(a) it is an offence to obstruct the authorised person unless the person has a reasonable excuse; and	5 6
		(b) the authorised person considers the person's conduct an obstruction.	7 8
	(3)	In this section—	9
		<i>obstruct</i> includes assault, hinder, resist and attempt or threaten to obstruct.	10 11
138		thorised person may ask police officer for help in ercising particular powers	12 13
	(1)	For exercising a power under section 111(1)(h), 112, 123 or 125 (each the <i>relevant provision</i>), an authorised person is declared to be a public official for the <i>Police Powers and Responsibilities Act 2000</i> .	14 15 16 17
		Note—	18
		For the powers of a police officer while helping a public official, see the <i>Police Powers and Responsibilities Act 2000</i> , section 16.	19 20
	(2)	If asked by an authorised person, a police officer may exercise the power under the relevant provision—	21 22
		(a) with the help that is reasonable in the circumstances; and	23 24
		(b) using the force that is reasonable in the circumstances; and	25 26
		(c) as soon as reasonably practicable ensure reasonable help is given.	27 28
	(3)	For giving the help, a police officer is taken to have responded to a request by a public official under the <i>Police Powers and</i> <i>Responsibilities Act 2000</i> , section 16(3).	29 30 31

[s 139]

(4)	In exercising a power under the relevant provision, the authorised person must, to the extent that it is reasonable and practicable in the circumstances, explain to the police officer—	1 2 3 4
	(a) the powers the authorised person has under the relevant provision; and	5 6
	(b) the reasons for exercising the powers.	7
(5)	Failure to comply with subsection (4) does not affect the validity of the exercise of the power.	8 9
139 Po	wer to require name and address	10
(1)	An authorised person may require a person to state the person's name and residential or business address if the authorised person—	11 12 13
	(a) finds a person committing an offence against this Act; or	14
	(b) finds a person in circumstances that lead the authorised person to reasonably suspect the person has just committed an offence against this Act; or	15 16 17
	(c) has information that leads the authorised person to reasonably suspect a person has just committed an offence against this Act.	18 19 20
(2)	When making the requirement, the authorised person must give the person an offence warning.	21 22
(3)	The authorised person may also require the person to give evidence of the correctness of the stated name or required address if, in the circumstances, it would be reasonable to expect the person to—	23 24 25 26
	(a) be in possession of evidence of the correctness of the stated name or address; or	27 28
	(b) otherwise be able to give the evidence.	29
(4)	A requirement under this section is called a <i>personal details requirement</i> .	30 31

[s 140]

(5)	In this section—	1				
	<i>offence warning</i> , for a requirement under subsection (2), means a warning that, without a reasonable excuse, it is an offence for the person to whom the requirement is made not to comply with it.	2 3 4 5				
Fai	ilure to comply with personal details requirement	6				
(1)	A person of whom a personal details requirement has been made must comply with the requirement unless the person has a reasonable excuse.	7 8 9				
	Maximum penalty—50 penalty units.	10				
(2)	It is a reasonable excuse if—	11				
	(a) the requirement was given because the authorised person giving it suspected the person has committed an offence against this Act; and	12 13 14				
	(b) the person is not proved to have committed the offence.	15				
Au	Authorised person to give notice of damage					
(1)	This section applies if—	17				
	(a) an authorised person damages anything in the exercise of a power under chapter 4 or this chapter; or	18 19				
	(b) a person who is authorised by an authorised person to take action under chapter 4 or this chapter damages anything in taking the action.	20 21 22				
(2)	The authorised person must, as soon as practicable, give notice of the particulars of the damage to the person who appears to be the thing's owner.	23 24 25				
(3)	However, if for any reason it is not practicable to comply with subsection (2), the authorised person must leave the notice, in a reasonably secure way and in a conspicuous position, at the place where the damage happened.	26 27 28 29				

[s 142]

	(4)	If the authorised person believes the damage was caused by a latent defect in the thing or other circumstances beyond the authorised person's control, the authorised person may state this in the notice.	1 2 3 4		
	(5)	This section does not apply to damage the authorised person believes, on reasonable grounds, is trivial.	5 6		
	(6)	In this section—	7		
		<i>owner</i> of a thing includes the person in possession or control of the thing.	8 9		
142	Compensation				
	(1)	A person may claim compensation if the person incurs loss or expense because of the exercise or purported exercise of a power under this chapter other than because of the seizure or destruction, under this chapter, of a regulated dog.	11 12 13 14		
	(2)	Compensation may be claimed and ordered in a proceeding for—	15 16		
		(a) compensation brought in a court of competent jurisdiction; or	17 18		
		(b) an offence against this Act brought against the person making the claim for compensation.	19 20		
	(3)	A court may order compensation in a proceeding to be paid only if it is satisfied it is just to make the order in the circumstances of the particular case.	21 22 23		
	(4)	A regulation may prescribe matters that may, or must, be taken into account by the court when considering whether it is just to make the order mentioned subsection (3).	24 25 26		

[s 143]

Chapter 6			PID registry licences	1	
Part	1		How licence is obtained	2	
143	Ар	plica	tion for licence	3	
	(1)	A pe	erson may apply to the chief executive for a licence.	4	
	(2)	The	application must be—	5	
		(a)	in the approved form; and	6	
		(b)	accompanied by the fee prescribed under a regulation.	7	
144	What application must state				
		The	application must state the following—	9	
		(a)	the name and address of the applicant;	10	
		(b)	an address in the State for service of documents;	11	
		(c)	the address of the applicant's principal place of business;	12 13	
		(d)	the names of the individuals to be involved in the day to day running of the applicant's business as a licence holder;	14 15 16	
		(e)	the qualifications and experience of the applicant and the individuals relevant to offering or providing a PID registry service.	17 18 19	
145	Со	nside	eration of application	20	
			chief executive must consider the application and either at, or refuse to grant, the application.	21 22	

[s 146]

146	Crit	teria	for granting application	1
		The exec	chief executive may grant the application only if the chief cutive is satisfied the applicant is a suitable person to be a nce holder.	2 3 4
147	Sui	tabili	ity of person to be licence holder	5
			leciding whether an applicant is a suitable person to be a nce holder, the chief executive may have regard to—	6 7
		(a)	whether the person, or an individual engaged or employed by the person, has a conviction for a relevant offence, other than a spent conviction; and	8 9 10
		(b)	whether the person, or an individual engaged or employed by the person—	11 12
			 (i) held a licence under this division, or a licence relating to offering or providing a PID registry service under a corresponding law, that was suspended or cancelled; or 	13 14 15 16
			 (ii) has been refused a licence or a licence relating to offering or providing a PID registry service under a corresponding law; and 	17 18 19
		(c)	the matters required to be stated in the application for a licence under section 144; and	20 21
		(d)	anything else relevant to the person's ability to conduct business as a licence holder.	22 23
148	Inq	uiries	s into application for licence	24
	(1)	Befo	ore deciding the application, the chief executive—	25
		(a)	may make inquiries to decide the suitability of the applicant to be a licence holder; and	26 27
		(b)	may, by notice, require the applicant to give the chief executive within the reasonable time of at least 28 days stated in the notice, further information or a document	28 29 30

[s 149]

		the chief executive reasonably requires to decide the application.
	(2)	However, the notice may be given to the applicant only within 28 days after the chief executive receives the application.
	(3)	The notice may require the information or document to be verified by a statutory declaration.
	(4)	The applicant is taken to have withdrawn the application if, within the stated time, the applicant does not comply with a requirement under subsection $(1)(b)$.
149	De	cision on application for licence
	(1)	If the chief executive decides to grant the application, the chief executive must issue a licence to the applicant.
	(2)	The chief executive may impose conditions on the licence not inconsistent with the mandatory conditions.
	(3)	If the chief executive decides to refuse to grant the licence, or to impose conditions on the licence, the chief executive must give the applicant an information notice for the decision.
150	Fai	lure to decide application for licence
	(1)	Subject to subsections (2) and (3), if the chief executive does not decide the application within 28 days after its receipt, the chief executive is taken to have decided to refuse to grant the application.
	(2)	Subsection (3) applies if—
		(a) a person has made an application for a licence; and
		(b) the chief executive has under section 148(1)(b), required the applicant to give the chief executive further information or a document.
	(3)	The chief executive is taken to have refused to grant the application if the chief executive does not decide the

6

11

	application within 28 days after the chief executive receives the further information or document.	1 2
(4)	If the application is refused under this section, the applicant is entitled to be given an information notice for the decision by the chief executive.	3 4 5

151 Duration of licence

(1)	A licence becomes effective on the day the licence is issued or	7
	on the day of the licence's renewal and ends on the day (the	8
	expiry day) either 1, 2 or 3 years after that day.	9

(2) The chief executive must decide the expiry day. 10

Part 2 Provisions of licence

152	Mandatory conditions for licences A licence is subject to the following conditions (the <i>mandatory conditions</i>)—				
	(a) the licence holder for the licence must comply with this Act;	15 16			
	(b) the holder must ensure the licence, or a copy of the licence, is displayed at the holder's principal place of business so that it is easily visible to a person as the person enters the place.	17 18 19 20			
153	Licence holder must comply with licence conditions	21			
	(1) A licence holder must not contravene a condition of the holder's licence.	22 23			
	Maximum penalty—100 penalty units.	24			

[s 154]

(2)	not	penalty under subsection (1) may be imposed whether or the licence is suspended or cancelled because of the ravention.	1 2 3
Fo	rm of	licence	4
	A li	cence must state the following particulars—	5
	(a)	the licence holder's name;	6
	(b)	the address of the holder's principal place of business;	7
	(c)	the day the licence becomes effective;	8
	(d)	the day the licence expires;	9
	(e)	the licence number;	10
	(f)	its conditions other than the mandatory conditions.	11

Part 3	Renewal of licences	12
	nenewal of neerces	12

155	Application for renewal of licence				
	(1) A licence holder may apply to the chief executive for renewal of the holder's licence.				
	(2)	The application must be—	16		
		(a) made at least 28 days before the licence ends; and	17		
		(b) in the approved form; and	18		
		(c) accompanied by the fee prescribed under a regulation.	19		
	(3)	The chief executive must consider the application and renew, or refuse to renew, the licence.	20 21		
	(4)	In deciding whether to grant the application, the chief executive may have regard to the matters to which the chief executive may have regard in deciding whether an applicant for the licence is a suitable person to be a licence holder.	22 23 24 25		

[s 156]

	(5)	The chief executive may impose conditions on the renewed licence not inconsistent with the mandatory conditions.	1 2
	(6)	If the chief executive decides to refuse to renew the licence, or to impose conditions on the licence, the chief executive must give the holder an information notice for the decision.	3 4 5
	(7)	A licence may be renewed by—	6
		(a) endorsing the existing licence; or	7
		(b) cancelling the existing licence and issuing another licence.	8 9
156	Inq	uiries into application for renewal of licence	10
	(1)	Before deciding the application, the chief executive may, by notice, require the holder to give the chief executive, within a reasonable period of at least 28 days stated in the notice, further information or a document the chief executive reasonably requires to decide the application.	11 12 13 14 15
	(2)	The holder is taken to have withdrawn the application if, within the stated period, the holder does not comply with the requirement.	16 17 18
157		ence taken to be in force while renewal application is nsidered	19 20
	(1)	If an application is made under section 155, the holder's licence is taken to continue in force from the day that it would, apart from this section, have expired until the application is decided under section 155 or taken to have been withdrawn under section $156(2)$.	21 22 23 24 25
	(2)	However, if the application is refused, the licence continues in force until the information notice for the decision is given to the holder.	26 27 28
	(3)	Subsection (1) does not apply if the licence is earlier suspended or cancelled.	29 30

[s 158]

Part	4		Amendment of licences	1
158	Арр	olicat	ion for amendment of licence	2
	(1)	amer	cence holder may apply to the chief executive for an adment of the holder's licence including any conditions used by the chief executive.	3 4 5
	(2)	The a	application must be—	6
		(a)	in the approved form; and	7
		(b)	accompanied by the fee prescribed under a regulation.	8
	(3)		chief executive must consider the application and amend, fuse to amend, the licence.	9 10
	(4)	chief	e chief executive decides to make the amendment, the E executive may impose a condition on the licence not insistent with the mandatory conditions.	11 12 13
	(5)	or to	e chief executive decides to refuse to amend the licence, impose a condition on the licence, the chief executive give the holder an information notice for the decision.	14 15 16
	(6)	A lic	ence may be amended by—	17
		(a)	endorsing the existing licence with details of the amendment; or	18 19
		(b)	cancelling the existing licence and issuing another licence containing the amendment.	20 21
159	Inq	uiries	s into application for amendment	22
	(1)	notic reasc furth	re deciding the application, the chief executive may, by e, require the holder to give the chief executive, within a onable period of at least 28 days stated in the notice, er information or a document the chief executive onably requires to decide the application.	23 24 25 26 27
	(2)	withi	holder is taken to have withdrawn the application if, in the stated period, the holder does not comply with the irrement.	28 29 30

			[s 160]	
Part	5		Suspension or cancellation of licences	1 2
160	Ch	ief e>	ecutive may impose suspension or cancel	3
		sect exec the	he chief executive reasonably believes a ground under ion 161 exists in relation to a licence holder, the chief cutive may, by complying with sections 162 to 166, take following action (the <i>proposed action</i>) against the ler—	4 5 6 7 8
		(a)	suspend the licence for a stated period (suspension);	9
		(b)	cancel the licence (<i>prohibition</i>).	1
161	Grounds for suspension or cancellation			
	(1)		h of the following is a ground for suspending or cancelling ence—	1 1
		(a)	the licence holder is not, or is no longer, a suitable person to hold the licence;	1 1
		(b)	the holder has contravened a condition of the licence;	1
		(c)	the licence was issued because of a materially false or misleading representation or declaration.	1 1
	(2)	(1)(a mate deci	forming a belief that the ground mentioned in subsection a) exists, the chief executive may have regard to the ters to which the chief executive may have regard in ding whether a proposed licence holder is a suitable ison to hold the licence.	1 2 2 2 2 2
		Note	_	2
		Se	e section 147 (Suitability of person to be licence holder).	2
162	Sh	ow ca	ause notice	2
	(1)	The	chief executive must give the holder a notice under this	2

section (a *show cause notice*).

[s 163]

	(2)	The show cause notice must state—	1
		(a) the proposed action; and	2
		(b) the grounds for the proposed action; and	3
		(c) an outline of the facts and circumstances forming the basis for the grounds; and	4 5
		(d) if the proposed action is suspension of the licence—the proposed suspension period; and	6 7
		(e) an invitation to the holder to show within a stated period (the <i>show cause period</i>) why the proposed action should not be taken.	8 9 10
	(3)	The show cause period must be a period ending at least 21 days after the show cause notice is given to the holder.	11 12
163	Re	presentations about show cause notices	13
	(1)	The holder may, within the show cause period, make written representations to the chief executive about why the proposed action should not be taken.	14 15 16
	(2)	The chief executive must consider all representations (the <i>accepted representations</i>) made under subsection (1).	17 18
164	En	ding show cause process without further action	19
	(1)	This section applies if, after considering the accepted representations, the chief executive no longer believes a ground exists to take the proposed action.	20 21 22
	(2)	The chief executive must not take any further action about the show cause notice.	23 24
	(3)	The chief executive must give the holder a notice stating that the proposed action will not be taken.	25 26
165	Su	spension or cancellation	27
	(1)	This section applies if—	28

		them, the chief executive still believes a ground exists to	1 2 3			
		(b) there are no accepted representations.	4			
	(2)	-	5 6			
			7 8			
			9 10			
	(3)	e	11 12			
	(4)	The decision takes effect on the later of the following days—	13			
		(a) the day the information notice is given to the holder;	14			
		(b) the day stated in the information notice for that purpose.	15			
166	lmı	mediate suspension	16			
	(1)	The chief executive may suspend the licence immediately if the chief executive believes—				
		(a) a ground exists to suspend the licence; and	19			
		because there is an immediate and serious risk of harm to the effectiveness of the identification and registration	20 21 22 23			
	(2)	The suspension—				
		decision given by the chief executive to the holder to suspend the licence together with a show cause notice;	25 26 27 28			
		(b) operates immediately the notices are given; and	29			

[s 167]

	(c)		inues to operate until the earliest of the following pens—	1 2
		(i)	the chief executive cancels the remaining period of the suspension;	3 4
		(ii)	the show cause notice is finally dealt with;	5
		(iii)	28 days have passed since the notices were given to the holder.	6 7
(3)	Subs	section	n (4) applies if—	8
	(a)	a su	spension under this section stops because—	9
		(i)	the chief executive cancels the remaining period of the suspension; or	10 11
		(ii)	the show cause notice is finally dealt with by a decision being made not to cancel or suspend the licence; or	12 13 14
		(iii)	28 days have passed since the notices mentioned in subsection (2)(a) were given to the holder; and	15 16
	(b)		holder has returned the holder's licence to the chief sutive under section 167.	17 18
(4)			executive must, as soon as practicable, give the the holder.	19 20
	turn o ecutiv		spended or cancelled licence to chief	21 22
(1)	This section applies if the chief executive has suspended or cancelled a licence and given an information notice for the decision to the holder of the licence.			
(2)	with	in 7 d	er must return the licence to the chief executive ays after receiving the information notice unless the s a reasonable excuse.	26 27 28
	Max	imun	n penalty—20 penalty units.	29

[s 168]

168	Effect of suspension or cancellation of licence				
	(1)	This section applies if a licence is suspended, cancelled otherwise ends (the <i>termination</i>).	1 or 2 3		
	(2)	The licence holder must, within 5 days after the <i>terminat</i> give to the chief executive all records kept or maintained the purposes of the PID service offered or provided by holder.	for 5		
Part	6	Other provisions about licences	8 9		
169	Su	render of licence	10		
	(1)	A licence holder may surrender the holder's licence by no given to the chief executive.	tice 11 12		
	(2)	The holder's licence must accompany the notice.	13		
	(3)	The surrender takes effect on the later of the following—	14		
		(a) the day the notice is given;	15		
		(b) the day stated in the notice.	16		
170	Ар	plication for replacement of licence	17		
	(1)	A licence holder may apply for a replacement of the hold licence if the licence has been damaged, destroyed, los stolen.			
	(2)	The application must—	21		
		(a) be made to the chief executive; and	22		
		(b) include information about the circumstances in whether the licence was damaged, destroyed, lost or stolen; a			
		(c) be accompanied by the fee prescribed under a regula for the application.	tion 25 26		

[s 171]

171 Decision about application for replacement of licence

(1) The chief executive must consider the application and either grant, or refuse to grant, the application.

1

2

3

14

26

- (2) The chief executive must grant the application if the chief
 4 executive is satisfied the licence has been damaged,
 5 destroyed, lost or stolen in a way to require its replacement.
- (3) If the chief executive decides to grant the application, the 7 chief executive must, as soon as practicable, issue another 8 licence to the applicant to replace the damaged, destroyed, 9 lost or stolen licence.
 10
- (4) If the chief executive decides to refuse to grant the 11 application, the chief executive must give the applicant an 12 information notice for the decision.

Chapter 7 Registers

(the *licence holder register*).

Part 1Registers kept by chief15executive16

172	Ch	ief executive must keep registers	17				
	(1)	The chief executive must keep a register of declared dangerous dogs, declared menacing dogs, and restricted dogs (the <i>regulated dog register</i>).	18 19 20				
	(2)	The regulated dog register must contain the information about a regulated dog given to the chief executive by a chief executive officer of a local government under sections 174 and 175.	21 22 23 24				
	(3)	The chief executive must keep a register of licence holders	25				

Page 102

[s 173]

	(4)	a lice	icence holder register must contain the information about nce holder required, under section 154, to be stated on older's licence.	1 2 3			
	(5)	in th	thief executive may keep the registers under this section we way the chief executive considers appropriate, ding, for example, in electronic form.	4 5 6			
173	Wh	io may	v inspect registers	7			
	(1)		The following persons may inspect information kept in the regulated dog register—				
			the chief executive or a person engaged or employed by the chief executive to perform functions under this Act;	10 11			
			the chief executive officer of a local government or a person engaged or employed by the local government to perform functions under this Act;	12 13 14			
			an authorised person performing functions under this Act.	15 16			
	(2)		following persons may inspect information about a sular regulated dog kept in the register—	17 18			
			the owner of the dog, to confirm details relating to the dog and its owner;	19 20			
			a person to whom the owner of the dog has given consent in writing, to confirm details relating to the dog and its owner;	21 22 23			
			a veterinary surgeon to confirm whether the dog the surgeon is treating or proposes to treat is a regulated dog;	24 25 26			
			a licence holder in offering or providing a PID registry service, to confirm whether the dog is a regulated dog;	27 28			
		• •	the operator of a pound or shelter, to confirm whether the dog is a regulated dog;	29 30			
			a person engaged or employed by a person referred to in paragraph (c), (d) or (e) (each a <i>relevant paragraph</i>) in	31 32			

[s 174]

	carrying out the persons duties, for the purpose set out in the relevant paragraph.
(3)	However, a person mentioned in subsection (2) may inspect the register only for the purpose applying to the person stated in the subsection.
(4)	A person may free of charge, inspect the details contained in the publicly available part of the licence holder register at the department's head office during normal business hours.
	Editor's note—
	The department's head office is at 41 George Street, Brisbane.
(5)	A person who, under subsection (2) or (4), inspects information kept in the register, may ask for a copy of the information.
(6)	The person asking for the copy must pay the prescribed fee for the copy.
(7)	The fee decided by the chief executive must not be more than the reasonable cost of producing the copy.
(8)	The chief executive may publish details contained in the publicly available part of the licence holder register at the times and in the way decided by the chief executive.
Ch	ief executive officer must give information
(1)	A chief executive officer of a local government must give the chief executive notice if—
	(a) a restricted dog is registered in the local government's area under chapter 3; or
	(b) under chapter 4, the local government makes a regulated dog declaration for a dog in the local government's area.
(2)	The notice must—
	(a) be given to the chief executive within 7 days after the dog is registered or declared as mentioned in subsection (1); and

		(b)	state dog-	the all of the following information relating to the	1 2
			(i)	the information stated in section 47 for the dog;	3
			(ii)	the information stated in an information notice given under section 95 for the dog;	4 5
			(iii)	any other information prescribed under a regulation.	6 7
175		ief ex ner	ecuti	ve officer must give information about	8 9
	(1)	relev		on applies if the chief executive officer of the ocal government for a regulated dog receives a m—	10 11 12
		(a)	an o	wner of the dog, under section 54; or	13
		(b)	the p 8.	permit holder for the dog, under schedule 1, section	14 15
	(2)			executive officer must, within 7 days after receiving give the chief executive—	16 17
		(a)		e notice was given under section 54—notice of the ged information; or	18 19
		(b)		ne notice was given under schedule 1, section notice of the holder's new residential address.	20 21
176	Ch infe	ief ex ormat	ecuti tion	ve may ask for confirmation of particular	22 23
	(1)	exec exec parti	utive utive cular	executive may give notice (the <i>request</i>) to the chief officer of a local government that the chief seeks a notice (the <i>response</i>) about whether information is still accurate according to the records e chief executive officer.	24 25 26 27 28

(2) The request may be made only once in a period of 12 months. 29

[s 177]

	(3)	The chief executive officer must give the chief executive the response within 28 days after receiving the request.				
	(4)	In th	is section—	3		
		info	<i>information</i> means information—			
		(a)	the chief executive officer has already given the chief executive under section 174 or 175; and	5 6		
		(b)	set out in the request.	7		
Devi	•		Deviatere kont by local			
Part	2		Registers kept by local	8		
			government	9		
177	Re	giste	rs comprising cat and dog registry	10		
	(1)	keep	chief executive officer of each local government must to the following registers about cats or dogs usually kept or bosed to be kept in the local government's area—	11 12 13		
		(a)	a general register;	14		
		(b)	another register prescribed under a regulation.	15		
	(2)		registers are collectively called the <i>cat and dog registry</i> ne local government.	16 17		
178	Ge	neral	register	18		
			general register must include all of the following rmation for each cat or dog mentioned in section 177(1)—	19 20		
		(a)	the information about the cat or dog and its owner stated in a registration notice for the cat or dog, given under section 49;	21 22 23		
		(b)	if the dog is a declared dangerous dog or declared menacing dog—the information required to be stated in	24 25		

menacing dog—the information required to be stated in 25 an information notice under section 95(5) about the dog; 26

[s 179]

		(c) if the dog is a regulated dog—the number recorded on its collar, identification tag, registration tag or tattoo for desexing;	1 2 3
		(d) if the dog is a restricted dog—details of any restricted dog permit in force for the dog.	4 5
		(e) other information the local government considers appropriate.	6 7
179	Pul	olic access to registers	8
	(1)	A local government must keep its cat and dog registry open to inspection at the public office of the local government.	9 10
	(2)	However, subsection (1) does not apply for information about an owner of a cat or dog required to be stated in a registration notice for the cat or dog.	11 12 13
Cha	pte	er 8 Reviews and appeals	14
Part	1	Review of decisions	15
180	Арј	ceal process starts with review	16
		Every appeal against an original decision must be, in the first instance, by way of an application for a review.	17 18
181	Wh	o may apply for review	19
	(1)	An interested person for an original decision made by the chief executive under chapter 2, part 1, division 3, subdivision 3 or chapter 6, may apply to the chief executive for a review of the decision (a <i>PID review application</i>).	20 21 22 23

[s 182]

(2)	An interested person for an original decision made by the chief executive officer of a local government may apply to the chief executive officer for a review of the decision (a <i>general review application</i>).	1 2 3 4
Re	quirements for making PID review application	5
(1)	A PID review application must be—	6
	(a) in the approved form approved; and	7
	(b) supported by enough information to enable the chief executive to decide the application; and	8 9
	(c) made within 14 days after the applicant is given the information notice about the original decision the subject of the application.	10 11 12
(2)	However, the chief executive may, at any time, extend the time for making a PID review application.	13 14
Re	quirements for making general review application	15
(1)	A general review application must be—	16
	(a) in the approved form approved by the chief executive officer of the local government who made the decision; and	17 18 19
	(b) supported by enough information to enable the chief executive officer to decide the application; and	20 21
	(c) made within 14 days after the applicant is given the information notice about the original decision the subject of the application.	22 23 24
(2)	However, the chief executive officer may, at any time, extend the time for making a general review application.	25 26
Sta	y of operation of original decision	27
(1)	A PID review application or general review application does	28

1) A PID review application or general review application does28not stay the original decision the subject of the application.29

(2)	However, the applicant may, immediately after being given the information notice about the original decision, apply for a stay of the original decision to the Magistrates Court.	1 2 3
(3)	The court may stay the original decision to secure the effectiveness of the review and a later appeal to the court.	4 5
(4)	A stay may be granted on conditions the court considers appropriate.	6 7
(5)	However, if the original decision relates to a regulated dog declaration a condition must be imposed that each owner of, and responsible person for, the dog must, until the appeal is decided, ensure the requirements under schedule 1, section 3, are complied with for the dog the subject of the declaration.	8 9 10 11 12
	Note—	13
	See schedule 1, section 3 (Muzzling and effective control in public) and also sections 66 (Prohibition on supply of restricted dog) and 67 (Prohibition on supply of declared dangerous dog or menacing dog).	14 15 16
(6)	The period of the stay must not extend past the time when—	17
	 (a) if the chief executive makes a PID review decision about the original decision—the chief executive makes the decision and any later period the court allows the applicant to enable the applicant to appeal against the review decision; or 	18 19 20 21 22
	(b) if the chief executive officer of a local government makes a review decision about the original decision— the chief executive officer makes the decision and any later period the court allows the applicant to enable the applicant to appeal against the review decision.	23 24 25 26 27
(7)	A PID review application or general review application affects the original decision, or carrying out of the decision, only if the decision is stayed.	28 29 30
PID	review decision	31
(1)	The chief executive must, within 20 days after receiving a PID review application made under section 182—	32 33

[s 186]

	(a)	conduct a review of the original decision the subject of the application; and	1 2	
	(b)	make a decision (the PID review decision) to—	3	
		(i) confirm the original decision; or	4	
		(ii) amend the original decision; or	5	
		(iii) substitute another decision for the original decision.	6 7	
(2)	The	application must not be dealt with by—	8	
	(a)	the person who made the original decision; or	9	
	(b)	a person in a less senior office than the person who made the original decision.	10 11	
(3)	Subs	section (2)—	12	
	(a)	applies despite the Acts Interpretation Act 1954, section 27A; and	13 14	
		Editor's note—	15	
		Acts Interpretation Act 1954, section 27A (Delegation of functions or powers).	16 17	
	(b)	does not apply to an original decision made by the chief executive personally.	18 19	
(4)	the p	If the PID review decision confirms the original decision, for the purpose of an appeal, the original decision is taken to be the PID review decision.		
(5)	the p	ne PID review decision amends the original decision, for purpose of an appeal, the original decision as amended is in to be the PID review decision.	23 24 25	
Oth	ner re	eview decisions	26	
(1)	The	chief executive officer of a local government must,	27	
~ /	with	and 20 days after receiving a general review application le under section 183—	28 29	

[s 187]

		(a)	conduct a review of the original decision the subject of the application; and	1 2
		(b)	make a decision (the <i>review decision</i>) to	3
			(i) confirm the original decision; or	4
			(ii) amend the original decision; or	5
			(iii) substitute another decision for the original decision.	6 7
	(2)	The	application must not be dealt with by—	8
		(a)	the person who made the original decision; or	9
		(b)	a person in a less senior office than the person who made the original decision.	10 11
	(3)	Subs	section (2)—	12
		(a)	applies despite the Acts Interpretation Act 1954, section 27A; and	13 14
			Editor's note—	15
			Acts Interpretation Act 1954, section 27A (Delegation of functions or powers).	16 17
		(b)	does not apply to an original decision made by the chief executive officer of the local government personally.	18 19
	(4)	purp	e review decision confirms the original decision, for the pose of an appeal, the original decision is taken to be the ew decision.	20 21 22
	(5)	purp	e review decision amends the original decision, for the pose of an appeal, the original decision as amended is n to be the review decision.	23 24 25
187	No	tice c	of PID decision or review decision	26
	(1)	revie	chief executive must, within 10 days after making a PID ew decision, give the applicant notice (the <i>review notice</i>) he review decision.	27 28 29

[s 188]

(2)	The chief executive officer of a local government must, within 10 days after making a review decision, give the applicant notice (also the <i>review notice</i>) of the review decision.		
(3)		ne review decision is not the decision sought by the icant, the review notice must also state the following—	5 6
	(a)	the reasons for the decision;	7
	(b)	that the applicant may, within 14 days after the review notice is given, appeal against the decision to the Magistrates Court;	8 9 10
	(c)	how to appeal;	11
	(d)	that the applicant may apply to the court for a stay of the decision.	12 13
(4)	If the chief executive does not give the review notice within the 10 days, the chief executive is taken to have made a review decision confirming the original decision.		14 15 16
(5)	If the chief executive officer of the local government does not give the review notice within the 10 days, the chief executive officer is taken to have made a review decision confirming the original decision.		17 18 19 20

Part 2 Appeals

188	Who may appeal	22
	A person who is given, or is entitled to be given, a review	23
	notice about a decision under part 1 may appeal against the	24
	decision to a Magistrates Court.	25

189	Sta	irting appeal	26
	(1)	An appeal is started by—	27

[s	190]
----	------

		(a)	filing notice of appeal with the clerk of the Magistrates Court; and	1 2
		(b)	serving a copy of the notice of appeal on the original decider; and	3 4
		(c)	complying with rules of court applicable to the appeal.	5
	(2)	appe	notice of appeal must be filed within 14 days after the ellant is given the review notice about the decision ealed against.	6 7 8
	(3)		vever, the court may, at any time, extend the time for g the notice of appeal.	9 10
	(4)		notice of appeal must state fully the grounds of the appeal the facts relied on.	11 12
190	Stay of operation of review notice			
	(1)		Magistrates Court may grant a stay of the operation of a ew notice to secure the effectiveness of the appeal.	14 15
	(2)		ay may be granted on conditions the court considers opriate.	16 17
	(3)	decla and a decid	rever, if the review notice relates to a regulated dog aration a condition must be imposed that each owner of, responsible person for, the dog must, until the appeal is ded, ensure the requirements under schedule 1, section 3, complied with for the dog the subject of the declaration.	18 19 20 21 22
		Note-	_	23
		also	e schedule 1, section 3 (Muzzling and effective control in public) and o sections 66 (Prohibition on supply of restricted dog) and 67 ohibition on supply of declared dangerous dog or menacing dog).	24 25 26
	(4)		period of a stay stated by the court must not extend past ime when the court decides the appeal.	27 28
	(5)		appeal against a decision in a review notice affects the sion, or the carrying out of the decision, only if it is ed.	29 30 31

[s 191]

191	He	aring procedures	1
	(1)	In deciding an appeal, the Magistrates Court—	2
		(a) has the same powers as the original decider; and	3
		(b) is not bound by the rules of evidence; and	4
		(c) must comply with natural justice.	5
	(2)	An appeal is by way of rehearing, unaffected by the decision appealed against.	6 7
192	Со	urt's powers on appeal	8
	(1)	In deciding an appeal, the Magistrates Court may—	9
		(a) confirm the decision appealed against; or	10
		(b) set aside the decision and substitute another decision; or	11
		(c) set aside the decision and return the matter to the original decider with directions the court considers appropriate.	12 13 14
	(2)	If the court substitutes another decision, the substituted decision is, for the purposes of this Act, other than this part, taken to be the decision of the original decider.	15 16 17
193	Ар	peal to District Court	18
		An appeal lies to a District Court from a decision of the Magistrates Court, but only on a question of law.	19 20

Cha	pte	er 9	Miscellaneous provisions	1
Part	1		General offences	2
194		ticula se fe	ar persons must ensure dog does not attack or ear	3 4
	(1)	ensu	elevant person for a dog must take reasonable steps to re the dog does not attack, or act in a way that causes fear omeone else or another animal.	5 6 7
		Max	imum penalty—	8
		(a)	if the attack causes the death of or grievous bodily harm to the person—300 penalty units; or	9 10
		(b)	if the attack causes the death of the animal—100 penalty units; or	11 12
		(c)	if the attack causes bodily harm to the person or animal—50 penalty units; or	13 14
		(d)	otherwise—20 penalty units.	15
	(2)	In th	is section—	16
		relev	pant person, for a dog, means—	17
		(a)	the owner of the dog; or	18
		(b)	any responsible person for the dog.	19
195	Def	ence	S	20
	(1)		a defence to a prosecution for an offence against section for the defendant to prove—	21 22
		(a)	the dog attacked, or acted in a way that caused fear to, the person or animal—	23 24
			(i) as a result of the dog being attacked, mistreated, teased, or provoked by the person or animal; or	25 26

[s 196]

		(ii) to protect the owner, or a person accompanying the owner (the <i>accompanying person</i>), or the owner's or accompanying person's property; or	1 2 3			
	(b)	for an attack on an animal, the dog was engaged in hunting the animal on private property when the offence happened; or	4 5 6			
	(c)	for an attack on stock, the dog is a working dog and the offence happened when the stock were being worked; or	7 8			
	(d)	the dog is a government entity dog and when the offence happened the defendant was acting within the scope of employment by the government entity; or	9 10 11			
	(e)	when the offence happened, the dog was a security patrol dog carrying out that function under the <i>Security Providers Act 1993</i> .	12 13 14			
(2)	In th	is section—	15			
	<i>dog patrol category</i> , of functions of a security officer, has the meaning given by the <i>Security Providers Act 1993</i> , schedule 2.					
	<i>security officer</i> has the meaning given by the <i>Security Providers Act 1993</i> , section 7.					
		<i>prity patrol dog</i> means a dog used in the dog patrol gory of functions of a security officer.	21 22			
	hibit Ise fe	ion on allowing or encouraging dog to attack or ear	23 24			
(1)		erson must not allow or encourage a dog to attack, or act in by that causes fear to, a person or another animal.	25 26			
	Max	imum penalty—300 penalty units.	27			
(2)	In this section—		28			
		<i>w</i> or <i>encourage</i> , without limiting the Criminal Code, ions 7 and 8, includes cause to allow or encourage.	29 30			

4

Editor's note—	1
Criminal Code, sections 7 (Principal offenders) and 8 (Offences committed in prosecution of common purpose)	2 3

Part 2 Greyhounds

197	Mu	zzling decommissioned greyhounds in public places	5
	(1)	This section applies to an owner of a decommissioned greyhound if a local law requires it to be muzzled when in a public place.	6 7 8
	(2)	The requirement does not apply to the owner.	9
	(3)	In this section—	10
		decommissioned greyhound means a greyhound that—	11
		(a) is not a declared dangerous dog or declared menacing dog; and	12 13
		(b) has successfully completed a program prescribed under a regulation.	14 15

Part	3	Legal provisions	16	
Divis	sion	1 Evidence generally	17	
198	Evi	dentiary value of copies	18	
	(1)	This section applies to a copy of a document that—	19	
		(a) purports to be made under the authority of a local government or its mayor; and	20 21	

[s 199]

		(b) purports to be verified by the mayor or an employee who is authorised by the local government.	1 2
	(2)	The copy of the document is evidence in any proceedings as if the copy were the original of the document.	3 4
199	Evi	dentiary value of certificates	5
	(1)	This section applies to a certificate that—	6
		(a) purports to be about the state of, or a fact in, a record of the local government; and	7 8
		(b) purports to be signed by the chief executive officer.	9
	(2)	The certificate is evidence of the matters contained in the certificate.	10 11
Divi	sion	2 Evidence for proceedings	12
200	Ар	plication of div 2	13
		This division applies to a proceeding under or in relation to this Act.	14 15
201	Ар	pointments and authority	16
		The following must be presumed unless a party to the proceeding, by reasonable notice, requires proof of it—	17 18
		(a) the appointment of an authorised person;	19
		(b) the power of an authorised person to do anything under chapter 5.	20 21
202	Vet	erinary surgeon certificates	22
		A certificate purporting to be signed by a veterinary surgeon stating, or to the effect, that a dog is of a breed mentioned in section $63(1)$ is evidence that the dog is a restricted dog.	23 24 25

203	B Other evidentiary aids						
	(1)		applying section 198 for the proceeding, a record of a l government is taken to include—	2 3			
		(a)	a thing as follows given, issued, kept or made under this chapter or chapter 5—	4 5			
			(i) an appointment;	6			
			(ii) a decision or record;	7			
			(iii) a restricted dog permit;	8			
			(iv) the local government's cat and dog registry;	9			
			(v) a regulated dog declaration;	10			
			(vi) a proposed declaration notice, compliance notice or other notice;	11 12			
			(vii) a destruction order; and	13			
		(b)	another document kept under this Act; and	14			
		(c)	a statement that on a stated day—	15			
			(i) a stated person was given a stated decision, declaration, notice or order; or	16 17			
			(ii) a stated requirement under chapter 4 or 5, was made of a stated person; and	18 19			
		(d)	a statement that on a stated day, or during a stated period, a restricted dog permit was or was not in force for a stated dog or a stated place.	20 21 22			
	(2)	This	section does not limit section 198.	23			
Divis	sion	3	Other provisions	24			
204	Fal	se oi	misleading information	25			
		An	erson (the <i>relevant nerson</i>) commits an offence if the	26			

A person (the *relevant person*) commits an offence if the 26 relevant person gives, either orally or in a document, the 27

[s 205]

following persons information the relevant person knows is false or misleading in a material particular—						
(a)	the chief executive;	3				
(b)	a chief executive officer of a local government;	4				
(c)	an authorised person;	5				
(d)	an authorised implanter;	6				
(e)	a licence holder.	7				
Maxi	imum penalty—100 penalty units.	8				

9

Part 4 Delegation of powers

205	Delegation by chief executive				
	(1)	The chief executive may delegate the chief executive's functions under this Act to an appropriately qualified officer of the department.	11 12 13		
	(2)	In this section—	14		
		<i>appropriately qualified</i> means having the qualifications, experience or standing appropriate to the exercise of the power.	15 16 17		
		Example of standing—	18		
		the officer's classification level in the department	19		
		<i>functions</i> includes powers.	20		
206	De	legation by chief executive officer	21		
	(1)	The chief executive officer of a local government may delegate the chief executive officer's functions under this Act to an officer of the local government.	22 23 24		
	(2)	In this section—	25		

[s 207]

<i>appropriately qualified</i> means having the qualifications, experience or standing appropriate to the exercise of the power.	1 2 3
Example of standing—	4
the officer's classification level in the local government	5
<i>functions</i> includes powers.	6

Part 5			Miscellaneous		
207	References to right to enter				
	A right under this Act to enter a place includes the right to-				
		(a)	leave and re-enter the place from time to time; and	10	
		(b)	remain on the place for the time necessary to achieve the purpose of the entry.	11 12	
			Note—	13	
			See also section 123 (General powers after entering places).	14	
208	Payment of penalties for offences against particular provisions				
	(1) This section applies—			17	
		(a)	if a court orders a person to pay a penalty for an offence against chapter 4 or section 134; and	18 19	
		(b)	despite the Local Government Act 1993, section 1076 and the Acts Interpretation Act 1954, section 43.	20 21	
			Editor's note—	22	
			See the <i>Local Government Act 1993</i> , section 1076 (Fines) and <i>Acts Interpretation Act 1954</i> , section 43 (Appropriation of penalties).	23 24 25	

[s 209]

	(2)	The court must also order the person to pay the penalty to a local government decided by the court.	1 2
209	Ар	proval of forms	3
	(1)	The chief executive may approve forms for use under chapter 2, part 1, division 3, subdivision 3, chapter 6 or section 183.	4 5
	(2)	The chief executive officer of a local government may approve forms for use under this Act other than for the provisions mentioned in subsection (1).	6 7 8
210	Re	gulation-making power	9
	(1)	The Governor in Council may make regulations under this Act.	10 11
	(2)	A regulation may be made about—	12
		(a) class of cat or dog that may be exempt from being—	13
		(i) implanted with a PPID; or	14
		(ii) tattooed for desexing; or	15
		(iii) registered; or	16
		(b) the requirements for PIDs; or	17
		(c) the way licence holders must keep and maintain PID information and copies of records from which the identifying information is obtained; or	18 19 20
		(d) the fees to be paid under this Act; or	21
		(e) information that must be stated on a registration form for the registration of a cat or dog.	22 23
	(3)	A regulation may prescribe a penalty of not more than 20 penalty units for contravention of a regulation.	24 25

Cha	apte	er 1	0	Transitional provisions	1			
211 Deferral for particular local governments								
		The following provisions (the <i>deferred provisions</i>) do not apply to a local government, other than an SEQ local government, until the deferred date—						
		•	chap	oter 2, part 1, division 1	6			
		•	chap	oter 3	7			
		•	secti	ons 177, 178 and 221.	8			
212	Re	strict	ed do	og registers	9			
	(1)			on applies to a local government, other than an SEQ ernment, until the deferred date.	10 11			
	 (2) The restricted dog register must include all of the follow information for each restricted dog permit in force in the log government's area— 							
		(a)	the a issue	address of the place for which the permit has been ed;	15 16			
		(b)		following details for each restricted dog the subject ne permit—	17 18			
			(i)	breed;	19			
			(ii)	colour;	20			
			(iii)	sex;	21			
			(iv)	the number recorded on its collar, identification tag, registration tag or tattoo for desexing;	22 23			
			(v)	any other noticeable distinguishing features or marks;	24 25			
		(c)	othe	r information prescribed under a regulation.	26			
	(3)			ed dog register may include other information the rnment considers appropriate.	27 28			

[s 213]

213	Cats and dogs implanted before commencement				
			tion 37 applies to an authorised implanter whether the lantation was done before or after the commencement.	2 3	
214	Re	gulat	ed dogs must be implanted with a PPID	4	
	(1)	PID is i com	owner of a regulated dog that was not implanted with a on the commencement of this section must ensure the dog implanted with a PPID within 14 days after the mencement of this section unless the owner has a onable excuse.	5 6 7 8 9	
		Max	kimum penalty—75 penalty units.	10	
	(2)	subs vete	s a defence to a prosecution for an offence against section (1) if the defendant tenders in evidence a signed rinary surgeon's certificate stating, or other evidence of, er of the following—	11 12 13 14	
		(a)	that the dog is implanted with a PID;	15	
		(b)	that implanting the dog with a PPID is likely to be a serious risk to its health.	16 17	
215	Desexed cat or dog at commencement need not be tattooed for desexing				
		of th	owner of a cat or dog that is desexed at the commencement his section does not contravene section $42(1)$ if the cat or is not tattooed for desexing.	20 21 22	
216	Ca	t or d	log not registered at commencement	23	
	(1)	This	s section applies to the owner of a cat or dog who—	24	
		(a)	has not registered the cat or dog with the relevant local government on the commencement of this section; and	25 26	
		(b)	would, other than this section, be required to register it under section 44.	27 28	
	(2)	The	owner must—	29	

		 (a) if the relevant local government is an SEQ local government—ensure the cat or dog is registered within 3 months after the commencement; or (b) otherwise—within 3 months after the deferred date. 	1 2 3 4
217		stricted dogs and convictions under repealed LGA apter	5 6
	(1)	A dog that was a restricted dog under the repealed LGA chapter immediately before the commencement of this section is taken to be a restricted dog under this Act.	7 8 9
	(2)	A conviction for an offence under the repealed LGA chapter is taken to be a conviction for an offence against chapter 4.	10 11
	(3)	In this section—	12
		<i>repealed LGA chapter</i> means the <i>Local Government Act</i> 1993, former chapter 17A.	13 14
218	Per	mit applications	15
		A permit application made, under the <i>Local Government Act 1993</i> , section 1193Q immediately before the commencement of this section but not finally decided is taken to be a permit application for section 72.	16 17 18 19
219		stricted dog register kept under Local Government Act 03 continues	20 21
		A restricted dog register kept under the <i>Local Government Act</i> 1993, section 1193ZN before the commencement of this section is taken to be a restricted dog register kept under section 212.	22 23 24 25
220	Per	son given or entitled to be given information notice	26
	(1)	This section applies to a person who immediately before the commencement of this section—	27 28

[s 221]

		 (a) had been, or was entitled to be given, an information notice mentioned in the <i>Local Government Act 1993</i>, section 1193ZZH about a decision under chapter 17A of that Act; and 	1 2 3 4
		(b) had not started an appeal under the <i>Local Government Act 1993</i> , section 1193ZZI.	5 6
	(2)	The person may apply for a review of the decision under chapter 8 as if the decision had been made under this Act.	7 8
221	Re	gistration of cat or dog continues	9
	(1)	A restricted dog registered under the <i>Local Government Act 1993</i> before the commencement of this section is taken to be registered under chapter 3.	10 11 12
	(2)	A cat or dog registered under a local law before the commencement of this section is taken to be registered under chapter 3.	13 14 15
Cha	apte	er 11 Amendment of other Acts	
	-	a in Amenument of other Acts	16
Part	:1	Amendment of City of Brisbane Act 1924	16 17 18
Par 1	-	Amendment of City of Brisbane	17
	-	Amendment of City of Brisbane Act 1924	17 18
	Act	Amendment of City of Brisbane Act 1924 amended in pt 1	17 18 19
222	Act	Amendment of City of Brisbane Act 1924 amended in pt 1 This part amends the <i>City of Brisbane Act 1924</i> . endment of s 3A (Application of the Local	17 18 19 20 21

	[s 224]	
Part	2 Amendment of Local Government Act 1993	1 2
224	Act amended in pt 2	3
	This part amends the Local Government Act 1993.	4
225	Amendment of s 9 (Act applies only so far as expressly provided)	5 6
	Section 9(2), eleventh dot point—	7
	omit.	8
226	Amendment of s 31 (Inconsistency with State law)	9
	Section 31(2)—	1(
	omit.	11
227	Amendment of s 441C (Definitions for div 3)	12
	Section 441C, definition <i>caretaker period</i> , after ', for an election'—	13 14
	insert—	1.
	', other than a by-election,'.	10
228	Omission of ch 15, pt 5, div 10 (Special provision for local laws about dogs)	17 18
	Chapter 15, part 5, division 10—	19
	omit.	20
229	Omission of ch 17A (Regulation of restricted dogs)	2
	Chapter 17A—	22
	omit.	23

[s 230]

230 Amendment of sch 2 (Dictionary)

(1)Schedule 2, definitions, authorised person, paragraph (d), 2 compliance notice, destroy, destruction order, effective 3 control, lives, owner, permit application, permit condition, 4 proposed declaration notice, registered owner, relevant local 5 government, renewal application, responsible person, 6 restricted dog, restricted dog declaration, restricted dog 7 permit and restricted dog register— 8 omit. 9

1

(2)	Schedule 2—		
	insert—	11	
	<i>'owner</i> , of land—	12	
	(a) generally—see section 4; and	13	

(b) for chapter 3, part 1—see also section 63.'. 14

Schedule 1Permit conditions and
conditions applying to declared
dangerous and menacing dogs13

sections 81, 93, 97 and 98 4

Definitio	ons for sch 1	5
In th	nis schedule—	6
rele	<i>vant dog</i> means—	7
(a)	if the dog is a declared dangerous dog or a declared menacing dog—a declared dangerous dog or a declared menacing dog; or	8 9 10
(b)	if the dog is a restricted dog the subject of a restricted dog permit—a restricted dog the subject of a permit.	11 12
rele	vant person means—	13
(a)	if a permit condition applies to a declared dangerous dog or a declared menacing dog—the owner of, or any responsible person for, the dog; or	14 15 16
(b)	if a permit condition applies to a restricted dog—the permit holder, or any responsible person, for the dog.	17 18
rele	<i>vant place</i> , for a relevant dog, means—	19
(a)	if the relevant dog is a declared dangerous dog or a declared menacing dog—the place stated in the registration notice as the address for it; or	20 21 22
(b)	if the relevant dog is a restricted dog—the place for which a restricted dog permit has been issued.	23 24
Identific	cation	25
(1) A re	elevant dog must be implanted with a PPID.	26

		Note—	1
		See section 214 (Regulated dogs must be implanted with a PPID) for a regulated dog that has not been implanted with a PID on the commencement of the section.	2 3 4
	(2)	A relevant dog must, at all times, wear a collar with an attached identifying tag.	5 6
	(3)	The tag must be of the type, and contain the information prescribed under a regulation.	7 8
3	Mu	zzling and effective control in public	9
	(1)	A relevant dog must not be in a public place unless it is—	10
		(a) muzzled; and	11
		(b) under the effective control of someone who has the control of no more than 1 dog at the same time.	12 13
	(2)	However, subsection (1) does not apply for a relevant dog in a vehicle that is in a public place if the dog is—	14 15
		(a) in an enclosed part of the vehicle; and	16
		(b) enclosed or restrained in a way that prevents the dog or any part of it from being outside the enclosed part of the vehicle.	17 18 19
4	Enc	closure	20
	(1)	An enclosure for a relevant dog must be maintained at or on the relevant place for the dog.	21 22
	(2)	The dog must, unless there is a reasonable excuse, be usually kept in the enclosure.	23 24
	(3)	The enclosure must—	25
		(a) be childproof; and	26
		(b) stop the dog from leaving the enclosure.	27
	(4)	Also, the enclosure and the area enclosed must-	28

		(a) be of the dimensions, quality and type prescribed under a regulation; and	1 2
		(b) comply with other requirements prescribed under a regulation.	3 4
5	Pu	blic notice	5
	(1)	A sign must be placed at or near each entrance to the relevant place for a relevant dog notifying the public that a relevant dog is kept at the place.	6 7 8
	(2)	The sign must be of the dimensions, quality and type, and contain the information prescribed under a regulation.	9 10
6	Pla	ce where relevant dog is usually kept	11
		A relevant dog must not be usually kept at a place other than the relevant place for the dog.	12 13
7	No	tice of other restricted dog permit for dog	14
		If a permit holder obtains another restricted dog permit for a restricted dog the subject of the holder's permit, the holder must immediately give the relevant local government notice of the other permit.	15 16 17 18
8	No	tice of change of address	19
	(1)	If a permit holder changes residential address, the holder must give the relevant local government notice of the holder's new residential address within 7 days after making the change.	20 21 22
	(2)	If the new residential address is in another local government's area, the holder must also give the notice to the other local government.	23 24 25

Schedule 2 Dictionary

section	8	2
	-	-

 (a) for chapter 2, part 1, division 3, subdivision 3—see section 30(2); or (b) for chapter 6, part 5—see section 163(2). <i>appropriate register</i>, for information about a cat or dog, means a register kept under section 177 in which particular
<i>appropriate register</i> , for information about a cat or dog, means a register kept under section 177 in which particular 8
means a register kept under section 177 in which particular 8
information about the cat or dog is kept. 9
approved form means— 10
 (a) for an approved form mentioned in chapter 6 or section 11 183—a form approved by the chief executive under section 209(1); or 13
(b) otherwise—a form approved by the chief executive 14 officer of a local government under section 209(2). 15
<i>approved inspection program</i> see section 113(1).
<i>approving local government</i> see section 113(1). 17
authorised implanter means— 18
(a) a veterinary surgeon who— 19
(i) has completed a course, about implanting PIDs, 20 prescribed under a regulation; and 21
(ii) is not a prohibited implanter; or 22
(b) a person who— 23
(i) has a qualification relating to the implantation of 24 PIDs prescribed under a regulation; and 25
(ii) has completed a course, about implanting PIDs, 26 prescribed under a regulation; and 27
(iii) is not a prohibited implanter. 28

1
1
2
section 3 4
<i>l Code</i> , 5 6
7
section 8 9
10
11
blied, in 12 name, or 13 n of this 14 15
16
17
18
19
his Act; 20 21
on—the 22 23
24
gonads 25 able of 26 27
royed. 28
29
30
31

(b)	a duplex; or	1
(c)	a manufactured home.	2
dog	see section 11(2).	3
effec	tive control, of a regulated dog, see section 64.	4
encle	<i>osure</i> , for a regulated dog, see schedule 1, section 4.	5
-	<i>ral register</i> , of a local government, means its general ter kept under section 178.	6 7
gene	ral review application see section 181(2).	8
gove	<i>rnment entity</i> means—	9
(a)	the State, the Commonwealth or another State; or	10
(b)	an instrumentality or agent of the State, the Commonwealth or another State.	11 12
gove	rnment entity dog means—	13
(a)	a dog owned by a government entity or a person engaged or employed by the entity; and	14 15
(b)	used for a purpose under an Act of the Commonwealth or a State.	16 17
Exam	ples—	18
•	a corrective services dog under the Corrective Services Act 2006	19
•	a drug detection dog, explosives detection dog or police dog under the <i>Police Powers and Responsibilities Act 2000</i>	20 21
0	<i>pous bodily harm</i> has the meaning given by the <i>Criminal e</i> , section 1.	22 23
	<i>tifying information</i> , for a cat or dog, means the mation relating to the cat or dog required to be—	24 25
(a)	stated on a registration notice for the cat or dog; and	26
(b)	held in the cat and dog registry of the relevant local government for the cat or dog.	27 28
impl	ant includes insert.	29

<i>information notice</i> , about a decision, means a notice stating—	1 2
(a) the decision and the reasons for it; and	3
(b) that the person to whom the notice is given may apply for a review against the decision to the original decider for the decision within 14 days after the person receives the notice; and	4 5 6 7
(c) how to apply for the review.	8
<i>inspect</i> , for chapter 7, part 1, includes to obtain, orally or in writing, the information kept on the regulated dog register.	9 10
interested person, for an original decision, means-	11
(a) a person who has been given, or is entitled to be given, an information notice about the decision; and	12 13
(b) if the decision relates to a cat or dog—the owner of, or responsible person for, the cat or dog.	14 15
<i>licence</i> means a PID registry licence.	16
<i>licence holder</i> means a person holding a PID registry licence.	17
lives means resides.	18
<i>local government</i> , for chapter 5, has the meaning affected by section 135(1).	19 20
mandatory conditions, for a licence, see section 152.	21
<i>manufactured home</i> see the <i>Manufactured Homes</i> (<i>Residential Parks</i>) Act 2003, section 10.	22 23
<i>menacing dog declaration</i> see section 89(1)(b).	24
<i>notice</i> means—	25
(a) a notice in writing; and	26
(b) for chapter 5, part 2, a notice issued under this Act.	27
<i>occupier</i> of a place, for chapter 5, part 2, includes a person who reasonably appears to be the occupier of, or in charge of, the place.	28 29 30

role	<i>ator</i> , of a pound or shelter, means the person who has the of being responsible for the management and operation of bound or shelter.	1 2 3
origi	inal decider, for an original decision, means—	4
(a)	if the original decision is made by the chief executive—the chief executive; or	5 6
(b)	if the original decision is made by the chief executive officer of a local government—the chief executive officer.	7 8 9
0	<i>inal decision</i> means a decision about which an mation notice may be given by—	10 11
(a)	if the decision is made under chapter 2, part 1, division 3, subdivision 3, or chapter 6—the chief executive; or	12 13
(b)	otherwise—the chief executive officer of a local government.	14 15
owne	er, of a cat or dog, see section 9.	16
pern	nanent identification device see section 12(1).	17
pern	nit application see section 72(1).	18
pern	nit condition means a condition imposed under—	19
(a)	chapter 4, part 3, division 2; or	20
(b)	a regulation made under section $80(2)$.	21
pern	nit holder means the holder of a restricted dog permit.	22
perse	onal details requirement see section 139(4).	23
mou	<i>hop</i> means a shop that sells a dog, cat, rabbit, guinea pig, se, reptile, caged bird or any other similar animal of a s or kind prescribed under a regulation.	24 25 26
PID	see section 12(1).	27
PID	<i>information</i> , for a cat or dog, means—	28
PID (a)		
	information, for a cat or dog, means-	28

|--|

(c) any other information about the cat or dog prescribed under a regulation.	1 2
PID number means a unique number stored on a PID that is capable of being electronically retrieved.	3 4
<i>PID register</i> means the register containing information about PIDs.	5 6
PID registry licence means a licence to offer or provide a PID registry service.	7 8
PID registry service means a service—	9
(a) of keeping records containing identifying information for a cat or dog; and	10 11
(b) provided by a licence holder.	12
PID review application see section 181(1).	13
PID review decision see section 185(1)(b).	14
<i>place</i> includes a vehicle.	15
<i>pound</i> means a premises maintained for the purpose of impounding animals.	16 17
PPID see section $12(2)$.	18
prescribed permanent identification device see section 12(2).	19
primary producer—	20
(a) means a person primarily engaged in the occupation of a—	21 22
(i) dairy farmer; or	23
(ii) wheat, maize, or cereal grower; or	24
(iii) cane grower; or	25
(iv) fruit grower; or	26
(v) grazier; or	27
(vi) farmer, whether engaged in general or mixed farming, cotton, potato, or vegetable growing, or poultry or pig raising; and	28 29 30
(b) includes a person engaged in primary production.	31

	<i>nibited implanter</i> means a person given an information ce under section $32(3)$.	1 2
proh	nibition—	3
(a)	for chapter 2, part 1, division 3, subdivision 3—see section 27(b); or	4 5
(b)	for chapter 6, part 5—see section 160(a).	6
prop	oosed action—	7
(a)	for chapter 2, part 1, division 3, subdivision 3—see section 27; or	8 9
(b)	for chapter 6, part 5—see section 160.	10
prop	posed declaration notice see section 90(1).	11
-	<i>lic office</i> , of a local government, has the meaning under <i>Local Government Act 1993</i> , schedule 2.	12 13
is op	<i>lic place</i> means any place that the public is entitled to use, been to the public, or used by the public, whether or not on ment of money.	14 15 16
	<i>onably believes</i> means to believe on grounds that are onable in the circumstances.	17 18
	<i>onably suspects</i> means to suspect on grounds that are onable in the circumstances.	19 20
the o	stered, for a cat or dog, means that the information about cat or dog is recorded in the relevant local government's eral register.	21 22 23
bein	stered owner, of a cat or dog, means a person recorded as g the owner of the cat or dog in a cat and dog registry of a l government.	24 25 26
regi	stration device see section 12.	27
	stration fee, for a cat or dog, means the fee fixed by the l government for its registration.	28 29
gove	stration form, for the registration of a cat or dog in a local ernment's area, means the approved form for registering and dogs in the local government's area.	30 31 32

<i>registration notice</i> , for a cat or dog, means a notice stating the information in section 49(2) for the cat or dog.		
regulated dog see section 60.	3	
regulated dog declaration see section 89(6).	4	
<i>regulated dog register</i> see section 172(1).	5	
<i>relevant dog</i> see schedule 1, section 1.	6	
<i>relevant local government</i> , for a provision about a cat or dog, means the local government in whose area the cat or dog is usually kept or proposed to be kept.	7 8 9	
relevant person, for schedule 1, see schedule 1, section 1.	10	
<i>relevant place</i> , for a relevant dog, see schedule 1, section 1.	11	
<i>renewal application</i> see section 82(1).	12	
renewal notice see section 56(1).	13	
<i>renewed permit</i> see section 84(5)(a).	14	
responsible person, for a regulated dog, see section 10.	15	
<i>restricted dog</i> see section 63.	16	
<i>restricted dog declaration</i> see section 89(1)(c).	17	
<i>restricted dog permit</i> means a permit issued under chapter 4, part 3.	18 19	
<i>restricted dog register</i> , of a local government, means the restricted dog register kept under section 212.	20 21	
<i>review decision</i> see section 186(1)(b).	22	
<i>review notice</i> see section 187(1).	23	
<i>rural land</i> means land used for grazing stock or cultivating crops on a commercial basis.	24 25	
sell means sell by retail, wholesale or auction, and includes—	26	
(a) offer or agree to sell; and	27	
(b) invite to treat or expose for sale; and	28	
(c) cause or permit to be sold; and	29	

(d) supply under a lease, exchange, hiring or other commercial arrangement.	1 2
seller means a person supplying a PID.	3
SEQ local government means—	4
(a) the Brisbane City Council; or	5
(b) the following councils—	6
Gold Coast City Council	7
Ipswich City Council	8
Lockyer Valley Regional Council	9
Logan City Council	10
Moreton Bay Regional Council	11
Redland City Council	12
Scenic Rim Regional Council	13
Somerset Regional Council	14
Sunshine Coast Regional Council	15
Toowoomba Regional Council.	16
<i>shelter</i> means a premises maintained for the purpose of providing shelter to, or finding a home for, stray, abandoned or unwanted animals.	17 18 19
show cause notice—	20
(a) for chapter 2, part 1, division 3, subdivision 3—see section 29(1); or	21 22
(b) for chapter 6, part 5—see section $162(1)$.	23
show cause period—	24
(a) for chapter 2, part 1, division 3, subdivision 3—see section 29(2); or	25 26
(b) for chapter 6, part 5—see section 162(2).	27
spent conviction means a conviction—	28

Scł	nedu	le	2

(a)	for which the rehabilitation period under the <i>Criminal Law (Rehabilitation of Offenders) Act 1986</i> has expired under that Act; and	1 2 3
(b)	that is not revived as prescribed by section 11 of that Act.	4 5
	k means alpacas, asses, buffaloes, camels, cattle, deer, keys, goats, horses, llamas, mules, sheep or vicunas.	6 7
<i>supply</i> includes doing any of the following things if doing the thing affects possession of a cat, dog or PPID, other than the mere temporary custody of it—		
(a)	exchange, give or sell;	11
(b)	offer or agree to supply;	12
(c)	cause or permit a supply;	13
(d)	possess for supply.	14
susp	ension—	15
(a)	for chapter 2, part 1, division 3, subdivision 3—see section 27(b); or	16 17
(b)	for chapter 6, part 5—see section 160(a).	18
<i>tattoo</i> , a cat or dog for desexing, when used as a verb, means to permanently mark the cat or dog in a way prescribed under a regulation enabling the identification of the cat or dog as desexed.		
Exam	ple of a way that enables a cat or dog to be identified as desexed—	23
pla	cing a permanent symbol in a cat's or dog's left ear	24
	<i>inary surgeon</i> means a person registered as a veterinary eon under the <i>Veterinary Surgeons Act 1936</i> .	25 26
by a	<i>rinary surgery</i> means premises used or intended for use veterinary surgeon in the practice of the veterinary eon's profession.	27 28 29
<i>warrant</i> means a warrant issued under chapter 5, part 2, 3 division 2, subdivision 2, and includes a duplicate warrant 3 mentioned in section 119(5). 3		
working dog— 33		

(a)	means a dog usually kept or proposed to be kept—	1
	(i) on rural land; and	2
	(ii) by an owner who is a primary producer, or a person engaged or employed by a primary producer; and	3 4
	(iii) primarily for the purpose of—	5
	(A) droving, protecting, tending, or working, stock; or	6 7
	(B) being trained in droving, protecting, tending, or working, stock; and	8 9
(b)	does not include a class of dog prescribed under a regulation.	10 11

© State of Queensland 2008
