

Queensland

Queensland Competition Authority Amendment Bill 2008



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2008

A Bill

for

An Act to amend the *Queensland Competition Authority Act* 1997

[s 1]

	The F	Parliament of Queensland enacts—	1
Clause	1	Short title This Act may be cited as the Queensland Competition Authority Amendment Act 2008.	2 3 4
Clause	2	Commencement Section 40(1) and (2) commences on a day to be fixed by proclamation.	5 6 7
Clause	3	Act amended This Act amends the <i>Queensland Competition Authority Act</i> 1997.	8 9 10
Clause	4	Amendment of long title Long title, 'government'— <i>omit</i> .	11 12 13
Clause	5	 Amendment of s 10 (Authority's functions) (1) Section 10(a)(i)— omit, insert— '(i) a government business activity or non-government business activity to be a monopoly business activity;'. (2) Section 10, after paragraph (a)— insert— '(aa) to make recommendations to the Ministers for the revocation of declarations of monopoly business activities made by the Ministers; and'. 	14 15 16 17 18 19 20 21 22 23 24
		(3) Section 10(b), 'government'—	25

				[s 6]	
			omit.		1
		(4)	Section 10—		2
			insert—		3
			(ba) to conduct price monitoring investigations to the Ministers	d report the results of	4 5 6
Clause	6		ndment of pt 3 hdg (Pricing pract ernment monopoly business activ		7 8
			Part 3, heading, 'government'—		9
			omit.		10
Clause	7	Re	acement of s 13A (What pt 3 is ab	pout)	11
			Section 13A—		12
			omit, insert—		13
	ʻ13A	Wh	t pt 3 is about		14
		' (1)	This part is about—		15
			(a) the declaration of monopoly busin	ness activities; and	16
			(b) the investigation and reporting l pricing practices relating to activities; and	•	17 18 19
			(c) the conduct of price monitoring authority in relation to monopoly		20 21
		'(2)	This part applies generally to—		22
			(a) government agencies; and		23
			(b) other persons carrying on busine services provided by means of fac		24 25
		·(3)	The application of the part to an activit government entity depends on whet significant business activity.'.		26 27 28

[s 8]		
8	Amendment of pt 3, div 1A hdg (Criteria for declarations of government monopoly business activities)	1 2
	Part 3, division 1A, heading, 'government'—	3
	omit.	4
9	Amendment of s 14 (Development of criteria)	5
	(1) Section 14, heading, after 'criteria'—	6
	insert—	7
	'for government business activities'.	8
	(2) Section 14(a), 'government monopoly business activity'—	9
	omit, insert—	10
	'monopoly business activity'.	11
10	Insertion of new s 14A	12
	After section 14—	13
	insert—	14
ʻ14A	Development of criteria for non-government business activities	15 16
	'Within 6 months after the commencement of this section, the authority must—	17 18
	 (a) develop criteria for use by the Ministers for deciding whether to declare a non-government business activity to be a monopoly business activity; and 	19 20 21
	(b) give written notice of the criteria to the Ministers.'.	22
11	Amendment of s 15 (Revision of, and advice about, criteria)	23 24
	Section 15(1)(a), after '14'—	25
	insert—	26
	'or 14A'.	27
	8 9 10 '14A	 Amendment of pt 3, div 1A hdg (Criteria for declarations of government monopoly business activities) Part 3, division 1A, heading, 'government'— <i>omit</i>. 9 Amendment of s 14 (Development of criteria) (1) Section 14, heading, after 'criteria'— <i>insert</i>— 'for government business activities'. (2) Section 14(a), 'government monopoly business activity'— <i>omit</i>, <i>insert</i>— 'monopoly business activity'. 10 Insertion of new s 14A After section 14— <i>insert</i>— '14A Development of criteria for non-government business activities 'Within 6 months after the commencement of this section, the authority must— (a) develop criteria for use by the Ministers for deciding whether to declare a non-government business activity to be a monopoly business activity; and (b) give written notice of the criteria to the Ministers.'. 11 Amendment of s 15 (Revision of, and advice about, criteria) Section 15(1)(a), after '14'— <i>insert</i>— <i>insert</i>—

[s 12]

Clause	12	Amendment of pt 3, div 2 hdg (Declarations of government monopoly business activities)	$\frac{1}{2}$
		Part 3, division 2, heading, 'government'—	3
		omit.	4
Clause	13	Insertion of new pt 3, div 2, sdiv 1 hdg	5
		Part 3, division 2, before section 18—	6
		insert—	7
	'Subo	division 1 Government business activities'.	8
Clause	14	Amendment of s 18 (Request for declaration)	9
		(1) Section 18, 'government monopoly business activity'—	10
		omit, insert—	11
		'monopoly business activity'.	12
		(2) Section 18(b), after '23'—	13
		insert—	14
		'or 23A'.	15
Clause	15	Amendment of s 18B (Requests by local government entities and responsible local governments)	16 17
		(1) Section 18B(1), 'government monopoly business activity'—	18
		omit, insert—	19
		'monopoly business activity'.	20
		(2) Section 18B(1)(b), after '23'—	21
		insert—	22
		'or 23A'.	23
Clause	16	Amendment of s 19 (Declaration by Ministers)	24
		(1) Section 19(1), 'government monopoly business activity'—	25

 <i>omit, insert</i>— 'monopoly business activity'. (2) Section 19— <i>insert</i>— 	1 2 3
(2) Section 19—	
	2
insert—	
	2
(8) A declaration continues in operation until it is revoked.'.	
Clause 17 Amendment of s 20 (Declaration by regulation)	6
Section 20(1), 'government monopoly business activity'-	- 7
omit, insert—	8
'monopoly business activity'.	ç
Clause 18 Insertion of new pt 3, div 2, sdiv 2 and div 2A	1
Part 3, division 2, after section 21—	1
insert—	1
'Subdivision 2 Non-government business activit	
'Subdivision 2 Non-government business activit	
	ties
'21A Declaration by Ministers (1) The Ministers may declare a non-government busi	ties 1
 '21A Declaration by Ministers '(1) The Ministers may declare a non-government business activity to be a monopoly business activity. 	ties 1 iness 1
 '21A Declaration by Ministers '(1) The Ministers may declare a non-government busi activity to be a monopoly business activity. '(2) The declaration must be made by gazette notice. '(3) In deciding whether to make the declaration, the Minister Minister	ties 1 iness 1 1 sters 1
 '21A Declaration by Ministers '(1) The Ministers may declare a non-government busi activity to be a monopoly business activity. '(2) The declaration must be made by gazette notice. '(3) In deciding whether to make the declaration, the Minimust— 	ties 1 iness 1 sters 1
 '21A Declaration by Ministers '(1) The Ministers may declare a non-government busi activity to be a monopoly business activity. '(2) The declaration must be made by gazette notice. '(3) In deciding whether to make the declaration, the Minimust— (a) have regard to— 	ties 1 iness 1 sters 1 2 2
 '21A Declaration by Ministers '(1) The Ministers may declare a non-government busi activity to be a monopoly business activity. '(2) The declaration must be made by gazette notice. '(3) In deciding whether to make the declaration, the Minimust— (a) have regard to— (i) the relevant declaration criteria; and (ii) any information or advice about the criteria generation. 	ties 1 iness 1 sters 1 z z given 2
 *21A Declaration by Ministers *(1) The Ministers may declare a non-government business activity to be a monopoly business activity. *(2) The declaration must be made by gazette notice. *(3) In deciding whether to make the declaration, the Minimust— (a) have regard to— (i) the relevant declaration criteria; and (ii) any information or advice about the criteria get to them by the authority; and 	ties 1 iness 1 sters 1 given 2 iness 2

[s 18]

'21B	Dec	claration by regulation	1
	' (1)	A regulation may declare a non-government business activity to be a monopoly business activity.	2 3
	'(2)	A declaration must identify the non-government business activity by reference to the person carrying on the activity.	4 5
'21C		ect on declaration of change of person carrying on ivity	6 7
	' (1)	This section applies if—	8
		(a) a non-government business activity is declared to be a monopoly business activity under this subdivision; and	9 10
		(b) after the declaration is made, the person carrying on the activity changes.	11 12
	'(2)	The change in the person carrying on the monopoly business activity does not affect the validity of the declaration.	13 14
	'(3)	The declaration is taken to identify the monopoly business activity by reference to the new person carrying on the activity.	15 16 17
'Divi	ision	2A Revocation of declarations made by the Ministers	18 19
'21D	Red	commendation to revoke	20
	'(1)	The authority may recommend to the Ministers that a declaration of a monopoly business activity made by the Ministers under section 19 or 21A (a <i>part 3 Ministerial declaration</i>) be revoked.	21 22 23 24
	'(2)	Without limiting subsection (1), a relevant entity for a monopoly business activity may ask the authority to recommend the revocation of the part 3 Ministerial declaration.	25 26 27 28
	'(3)	The Ministers may ask the authority to consider whether a part 3 Ministerial declaration should be revoked by the Ministers.	29 30 31

[s	18]
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	'(4)	Ministerial declaration only if the authority is satisfied that revocation would be appropriate having regard to the relevant	1 2 3 4
	'(5)	In this section—	5
			6 7
			8 9
		responsible local government for the local government	10 11 12
'21E	Ρο	ver of authority to conduct investigation	13
		conduct an investigation about the monopoly business	14 15 16
'21F	No	ice of investigation	17
	'(1)		18 19
			20 21
		responsible local government for the local government	22 23 24
		(c) any other person the authority considers appropriate.	25
	' (2)	The notice must state the following—	26
		(a) the authority's intention to conduct the investigation;	27
		(b) the subject matter of the investigation;	28

[s 18]

		(c) an invitation to interested persons to make written submissions to the authority on the subject matter within a reasonable time stated in the notice;	1 2 3
		(d) the authority's address.	4
'21G	Pro	cedures for investigation	5
		'Part 6 applies to an investigation under this division.	6
'21H	Rev	vocation	7
	' (1)	The Ministers may revoke a part 3 Ministerial declaration only if the Ministers are satisfied that revocation would be appropriate having regard to the relevant declaration criteria.	8 9 10
	'(2)	A part 3 Ministerial declaration may be revoked whether or not a revocation recommendation has been made.	11 12
	'(3)	If the Ministers receive a revocation recommendation, the Ministers must either revoke the part 3 Ministerial declaration or decide not to revoke the declaration.	13 14 15
'21I	No	tice of decision	16
	' (1)	The Ministers must publish in the gazette—	17
		(a) notice of a decision to revoke, or not to revoke, a part 3 Ministerial declaration; and	18 19
		(b) the reasons for the decision.	20
	'(2)	Also, as soon as practicable after making the decision, the Ministers must give a written notice stating the decision and reasons for the decision to—	21 22 23
		(a) the government agency or other person carrying on the activity; and	24 25
		(b) if the business activity is a significant business activity—the responsible local government for the local government entity carrying on the activity; and	26 27 28
		(c) the authority.	29

[s 19]

	ʻ21J	When revocation takes effect	1
		'A decision of the Ministers to revoke a part 3 Ministerial declaration takes effect on—	2 3
		(a) the day notice of the decision is published in the gazette; or	4 5
		(b) if a later day of effect is stated in the notice—the later day.'.	6 7
Clause	19	Amendment of pt 3, div 3 hdg (Investigations about government monopoly business activities)	8 9
		Part 3, division 3, heading, 'government'	10
		omit.	11
Clause	20	Replacement of s 22 (Investigations by authority—standing reference)	12 13
		Section 22—	14
		omit, insert—	15
	'22	Meaning of price monitoring investigation	16
		'A <i>price monitoring investigation</i> , in relation to a monopoly business activity, means an ongoing investigation in which the authority—	17 18 19
		(a) monitors pricing practices relating to the activity; and	20
		(b) reports periodically to the Ministers about the results of the investigation.'.	21 22
Clause	21	Amendment of s 23 (Investigations by authority—Ministerial reference)	23 24
		(1) Section 23, heading—	25
		omit, insert—	26
	'23	Investigations about pricing practices'.	27
		(2) Section 23(1) to $(2A)$ —	28
		omit, insert—	29

[s 22]

		'(1)	The Ministers may refer a monopoly business activity to the authority for an investigation about the pricing practices relating to the activity.	1 2 3
		'(2)	In deciding whether to refer a monopoly business activity that is a significant business activity or non-government business activity to the authority under subsection (1), the Ministers must consult with—	4 5 6 7
			(a) for a significant business activity—the local government entity carrying on the activity and the responsible local government for the entity; or	8 9 10
			(b) for a non-government business activity—the person carrying on the activity.'.	11 12
		(3)	Section 23(3), 'investigations'—	13
			omit, insert—	14
			'investigation'.	15
Clause	22	Ins	ertion of new s 23A	16
			After section 23—	17
			insert—	18
	'23A	Prie	ce monitoring investigations	19
		' (1)	The Ministers may refer a monopoly business activity to the authority for a price monitoring investigation.	20 21
		'(2)	In deciding whether to refer a monopoly business activity that is a significant business activity or non-government business activity to the authority under subsection (1), the Ministers must consult with—	22 23 24 25
			(a) for a significant business activity—the local government entity carrying on the activity and the responsible local government for the entity; or	26 27 28
			(b) for a non-government business activity—the person carrying on the activity.	29 30
		' (3)	In referring a monopoly business activity to the authority under subsection (1), the Ministers must give the authority a written notice stating—	31 32 33

[s 23]

			e period for which the price monitoring investigation to be conducted; and	1 2
			w often the authority must periodically report the sults of the investigation to the Ministers.	3 4
	' (4)	The auth	nority must conduct the investigation.	5
	' (5)	investiga ends at	the reference is earlier withdrawn or the period of the ation is amended under subsection (6), the reference the end of the period stated in the notice under on $(3)(a)$.	6 7 8 9
	'(6)		nisters may, by written notice given to the authority, w or amend the reference at any time before it ends.	10 11
	'(7)		e under subsection (6) must state the reasons for the wal or amendment of the reference.'.	12 13
Clause 23		nendmen erence)	nt of s 24 (Directions of Ministers for Ministerial	14 15
	(1)	Section	24, heading, 'Ministerial reference'—	16
		omit, ins	sert—	17
		ʻinvestig	gation'.	18
	(2)	Section	24(1), 'government'—	19
		omit.		20
	(3)	Section	24(1)—	21
		insert—		22
		sta ref	make a recommendation to the Ministers about a ated matter, including, for example, if the activity was ferred to the authority under section $23(1)$, a commendation about—	23 24 25 26
		(i)	whether a price monitoring investigation should be conducted in relation to the activity; or	27 28

		[\$ 24]	
			1 2
Clause	24	Amendment of s 25 (Notice of investigation)	3
		(1) Section 25(3)(a), after 'government agency'—	4
		insert— 5	5
		for other person'.	6
			7 8
		omit, insert—	9
		'monopoly business activity'.	10
		(3) Section 25(3)(b), 'government monopoly business activity'—	11
		omit, insert—	12
		'monopoly business activity'.	13
Clause	25		14 15
			16 17
		omit, insert—	18
		'monopoly business activity'.	19
		(2) Section 26(1)(e), 'government agency'—	20
		omit. 2	21
		(3) Section $26(1)(g)$, from 'by which' to 'carried on'—	22
		omit, insert— 2	23
		'or other person carrying on the monopoly business activity'.	24
		(4) Section 26(1)(j), after 'agencies'—	25
		insert— 2	26
		'and persons carrying on non-government business activities'.	27
		(5) Section $26(1)(n)$, before 'any'—	28

[s 26]

			insert—	1
			'if the monopoly business activity is a government business activity—'.	2 3
Clause	26		endment of s 28 (Ending of authority's jurisdiction for estigation)	4 5
		(1)	Section 28(1), 'government'—	6
			omit.	7
		(2)	Section 28(1)(b), after 'withdrawn'—	8
			insert—	9
			', or otherwise ends under section 23A'.	10
		(3)	Section 28(2), from 'the investigation'—	11
			omit, insert—	12
			'the investigation, up to the time its jurisdiction ended, to-	13
			(a) the Ministers; and	14
			(b) if the monopoly business activity is a non-government business activity—the person carrying on the activity.'.	15 16
Clause	27	Am	endment of s 29 (Application of division)	17
		(1)	Section 29(a), after 'division 3'—	18
			insert—	19
			', including the periodic reporting of the results of a price monitoring investigation'.	20 21
		(2)	Section 29(b), 'the report'—	22
			omit, insert—	23
			'a report'.	24
Clause	28	Am	endment of s 30 (Authority to report to Ministers)	25
		(1)	Section 30—	26
			insert—	27

		ʻ(1A)	Also, if the investigation is a price monitoring investigation, the authority must periodically report the results of the investigation to the Ministers as required under the notice given to the authority under section $23A(3)$.	1 2 3 4
		(2)	Section 30(2), from 'government monopoly' to 'results of the investigation'—	5 6
			omit, insert—	7
			'monopoly business activity that is a significant business activity, the authority must, on the same day as it reports the results of the investigation to the Ministers, give a copy of the report'.	8 9 10 11
		(3)	Section 30(1A) and (2)—	12
			renumber as section 30(2) and (3).	13
Clause	29		placement of s 31 (Authority to give copy of report to vernment agency)	14 15
			Section 31—	16
			omit, insert—	17
	'31		thority to give copy of report to government ency or other person carrying on activity	18 19
			'On the same day as it reports the results of an investigation to the Ministers, the authority must give a copy of the report to the government agency or other person carrying on the monopoly business activity.'.	20 21 22 23
Clause	30	Am	endment of s 33 (Contents of report)	24
		(1)	Section 33(1)(a) and (b)—	25
			omit, insert—	26
			(a) if the investigation is not a price monitoring investigation—its recommendations about the pricing practices relating to the monopoly business activity; and	27 28 29
			(b) any recommendations made by the authority as required under a direction given to the authority by the Ministers for the investigation; and	30 31 32

[s 31]

			(ba) the reasons for its recommendations; and	1
			(bb) if the investigation is a price monitoring investigation—the information obtained by the authority about the pricing practices relating to the monopoly business activity; and'.	2 3 4 5
		(2)	Section 33(1)(ba) to (c)—	6
			<i>renumber</i> as section 33(1)(c) to (e).	7
Clause	31	Am	nendment of s 34 (Public availability of reports)	8
			Section 34(1)—	9
			omit, insert—	10
		'(1)	The authority must make a copy of a report available for public inspection as soon as practicable after giving the report to the Ministers.'.	11 12 13
Clause	32		placement of s 35 (Delaying public availability of oorts)	14 15
			Section 35—	16
			omit, insert—	17
	'35	De	laying public availability of reports	18
		' (1)	The authority may decide that, in the special circumstances of the case, a report, or a part of a report, must not be made available for public inspection for a stated period.	19 20 21
		'(2)	The decision and the reasons for it must be stated in the report.	22 23
		'(3)	Section $34(1)$ applies to the report, or part of the report, to which the decision relates as if the report were given to the Ministers at the end of the period mentioned in subsection (1) .	24 25 26 27
Clause	33	Am	nendment of s 36 (Decision of Ministers about report)	28
		(1)	Section 36, heading, 'report'—	29

		omit, insert—	1
		'particular recommendations in report—monopoly business activity that is a government business activity, other than a significant business activity'.	2 3 4
	(2)	Section 36(1)—	5
		omit, insert—	6
	' (1)	This section applies to recommendations about pricing practices, or price monitoring recommendations, contained in a report relating to a monopoly business activity that is a government business activity, other than a significant business activity.'.	7 8 9 10 11
	(3)	Section 36(2)(a) and (b), 'about pricing practices contained in it'—	12 13
		omit.	14
	(4)	Section 36(3), 'government'—	15
		omit.	16
	(5)	Section 36—	17
		insert—	18
	' (5)	In this section—	19
		<i>price monitoring recommendations</i> means recommendations about—	20 21
		(a) whether a price monitoring investigation should be conducted in relation to the monopoly business activity; or	22 23 24
		(b) what the nature of a future price monitoring investigation in relation to the activity should be.'.	25 26
Clause 34		nendment of s 36A (Decision of responsible local vernment about report)	27 28
	(1)	Section 36A, heading, 'report'—	29
		omit, insert—	30

[s 35]

			'particular recommendations in report—monopoly business activity that is a significant business activity'.	1 2
		(2)	Section 36A(1)—	3
			omit, insert—	4
		'(1)	This section applies to recommendations about pricing practices contained in a report relating to a monopoly business activity that is a significant business activity.'.	5 6 7
		(3)	Section 36A(2)(a) and (b), 'about pricing practices contained in it'—	8 9
			omit.	10
Clause	35	Ins	ertion of new s 36B	11
			After section 36A—	12
			insert—	13
	'36B	act	sponse to report of person carrying on ivity—monopoly business activity that is a n-government business activity	14 15 16
	'36B	act	ivity—monopoly business activity that is a	15
	'36B	act noi	ivity—monopoly business activity that is a n-government business activity This section applies to a report relating to a monopoly	15 16 17
	'36B	act noi '(1)	ivity—monopoly business activity that is a -government business activity This section applies to a report relating to a monopoly business activity that is a non-government business activity. Within 90 days after receiving the report, the person carrying on the activity must give the authority the person's written response to the report, including details of any action the person will or may take in response to each recommendation	15 16 17 18 19 20 21 22
01		act noi '(1) '(2)	 This section applies to a report relating to a monopoly business activity This section applies to a report relating to a monopoly business activity that is a non-government business activity. Within 90 days after receiving the report, the person carrying on the activity must give the authority the person's written response to the report, including details of any action the person will or may take in response to each recommendation contained in the report. Maximum penalty—500 penalty units.'. 	15 16 17 18 19 20 21 22 23 24
Clause	'36B 36	act noi '(1) '(2)	 This section applies to a report relating to a monopoly business activity This section applies to a report relating to a monopoly business activity that is a non-government business activity. Within 90 days after receiving the report, the person carrying on the activity must give the authority the person's written response to the report, including details of any action the person will or may take in response to each recommendation contained in the report. Maximum penalty—500 penalty units.'. 	15 16 17 18 19 20 21 22 23 24 25
Clause		act noi '(1) '(2)	 This section applies to a report relating to a monopoly business activity This section applies to a report relating to a monopoly business activity that is a non-government business activity. Within 90 days after receiving the report, the person carrying on the activity must give the authority the person's written response to the report, including details of any action the person will or may take in response to each recommendation contained in the report. Maximum penalty—500 penalty units.'. 	15 16 17 18 19 20 21 22 23 24

[s 36]

'37	res	eferral of particular accepted recommendations to sponsible Minister—monopoly business activity at is government business activity						
	' (1)	abou	t prio	on applies if the Ministers accept recommendations cing practices relating to a monopoly business at is a government business activity.	4 5 6			
	'(2)	quali the r	ficati espon	sters must refer the recommendations, and any ons on which the recommendations are accepted, to sible Minister for the government agency carrying nopoly business activity.	7 8 9 10			
'37A	res	pons	es, re	ecommendations, and decisions or elating to monopoly business activities supply of water	11 12 13			
	' (1)	The a	autho	rity must keep a register of—	14			
		(a)	conta mon	uthority's recommendations about pricing practices ained in reports of the results of investigations about opoly business activities involving the supply of r; and	15 16 17 18			
		(b)		hever of the following applies in relation to the mmendations—	19 20			
			(i)	if the activities are government business activities other than significant business activities—the Ministers' decisions under section 36(2);	21 22 23			
			(ii)	if the activities are significant business activities—the decisions of the responsible local governments under section 36A(2);	24 25 26			
			(iii)	if the activities are non-government business activities—the responses of the persons carrying on the activities.	27 28 29			
	'(2)			er must include, for each recommendation, details owing—	30 31			
		(a)		name of the government agency or other person ying on the monopoly business activity;	32 33			
		(b)	the n	nonopoly business activity;	34			

[s 37]

			(c)	the reasons for the recommendation;	1
			. ,	the day the report in which the recommendation is made is to be, or was, given to—	2 3
				(i) if the activity is a significant business activity—the responsible local government for the local government entity carrying on the activity; or	4 5 6
				(ii) otherwise—the Ministers.	7
		' (3)		egister must also include, for each decision mentioned in ction (1)(b), details of the following—	8 9
			(a)	the day the decision was made;	10
			. ,	the day the decision is to be, or was, notified under section $36(4)$ or $36A(4)$.	11 12
Clause	37	Inse	ertion	of new pt 3, div 5	13
			Part 3		14
			insert	_	15
	'Div i	ision	5	Miscellaneous	16
	'37B	Aut	hority	may give advice about pricing practices	17
		'(1)	anothe	uthority may, if requested by a government agency or er person carrying on a monopoly business activity, give erson advice about pricing practices relating to the y.	18 19 20 21
		'(2)	Advic	e given under this section is not binding on any person.'.	22
Clause	38	Rep	olacen	nent of pt 5, div 1 hdg (Interpretation)	23
			Part 5	, division 1, heading—	24
			omit, i	insert—	25
	'Div i	ision	1	Preliminary'.	26

[s 39]

Clause	39	Ins	ertion of r	new s 69E	1
			Part 5, div	vision 1—	2
			insert—		3
	'69E	Ob	ject of pt {	5	4
			'The object efficient of by which	ect of this part is to promote the economically operation of, use of and investment in, infrastructure services are provided, with the effect of promoting competition in upstream and downstream markets.'.	5 6 7 8
Clause	40	Am	nendment	of s 72 (Meaning of <i>service</i>)	9
		(1)	Section 72	2(2)—	10
			insert—		11
			'(ba) a ser	rvice—	12
			(i)	provided, or to be provided, by means of a facility for which a decision of the Australian Competition and Consumer Commission, approving a competitive tender process under the <i>Trade</i> <i>Practices Act 1974</i> (Cwlth), section 44PA, is in force; and	13 14 15 16 17 18
			(ii)	that was stated under section 44PA(2) of that Act in the application for the approval; or'.	19 20
		(2)	Section 72	2(2)(ba) and (c)—	21
			renumber	as section 72(2)(c) and (d).	22
		(3)	Section 72	2(3), after 'part'—	23
			insert—		24
			'and part :	5A'.	25
Clause	41	Am	nendment	of s 76 (Access criteria)	26
		(1)	Section 76	6(3)(a) to (g)—	27
			renumber	as section $76(3)(b)$ to (h).	28
		(2)	Section 76	6(3)—	29

[s 42]

			insert—	1
			(a) the object of this part;'.	2
Clause	42	٨٣	nendment of s 88 (Recommendation to revoke)	2
Clause	42	(1)	Section 88—	3
		(1)		4
			insert—	5
		'(1A)	Without limiting subsection (1), the owner of the declared service may ask the authority to recommend revocation of the Ministerial declaration.'.	6 7 8
		(2)	Section 88(1A) and (2)—	9
			renumber as section 88(2) and (3).	10
Clause	43	Am	nendment of s 109 (Decision on application)	11
		(1)	Section 109(2)(a) to (c)—	12
			renumber as section 109(2)(b) to (d).	13
		(2)	Section 109(2)—	14
			insert—	15
			(a) the object of this part; and'.	16
Clause	44	Ins	ertion of new s 117A	17
			After section 117—	18
			insert—	19
	'11 7	7A Pei	riod for making access determination	20
		'(1)	The authority must use its best endeavours to make an access determination within 6 months from the day the access dispute notice for the relevant access dispute was given to the authority.	21 22 23 24
		'(2)	However, the 6 month period mentioned in subsection (1) does not include any of the following—	25 26

[s 44]

	(a)	if mediation of the access dispute is conducted under subdivision 2A—a day earlier than the day the dispute is referred by the mediator to the authority for arbitration;					
	(b)	if a person is given a notice under section 205 requiring the person to give information or produce a document for the arbitration of the access dispute, a day in the period—					
		(i) starting on the day the notice is given to the person; and	8 9				
		(ii) ending on the day the person complies with the notice;	10 11				
	(c)	if the authority invites the parties to comment, within a period stated by the authority, on a draft determination given to the parties under section 117(5)—a day in the period for making comments stated by the authority;	12 13 14 15				
	(d)	if the parties agree to a day not being included in the 6 month period—a day agreed to by the parties.	16 17				
' (3)		authority must publish a notice on its website, for each ss dispute being dealt with by arbitration, stating—	18 19				
	(a)	the day the 6 month period mentioned in subsection (1) started or will start; and	20 21				
	(b)	the day the period will end; and	22				
	(c)	for a day not included in the period under subsection (2)—the reason the day is not included in the period.	23 24				
	Edito	r's note—	25				
	Th	e authority's website can be found at <www.qca.org.au>.</www.qca.org.au>	26				
'(4)							

[s 45]

Clause	45			nent of s 119 (Restrictions affecting making of determination)	$\frac{1}{2}$
			Secti	ion 119(1)—	3
			omit,	, insert—	4
		' (1)		authority must not make an access determination that is nsistent with—	5 6
			(a)	an approved access undertaking, or access code, for the service; or	7 8
			(b)	subject to section 150K, a ruling relating to the service that is in effect under division 7A.'.	9 10
Clause	46			nent of s 120 (Matters to be considered by y in making access determination)	11 12
		(1)	Secti	ion 120(1)(a) to (i)—	13
			renu	<i>mber</i> as section $120(1)(b)$ to (j).	14
		(2)	Secti	ion 120(1)—	15
			inser	<i>t</i> —	16
			'(a)	the object of this part;	17
			(k)	the effect of excluding existing assets for pricing purposes;	18 19
			(1)	the pricing principles mentioned in section 168A.'.	20
Clause	47			nent of s 134 (Consideration and approval of draft undertaking by authority)	21 22
		(1)	Secti	ion 134(1), 'within the prescribed period'—	23
			omit.		24
		(2)	Secti	ion 134(2), ', within the prescribed period,'—	25
			omit.		26
		(3)	Secti	ion 134(4)—	27
			omit		28

[s 48]

Clause	48		nendment of s 138 (Factors affecting approval of draft cess undertaking)				
		(1)	Section 138(2), before paragraph (a)—	3			
			insert—	4			
			'(aa) the object of this part;'.	5			
		(2)	Section 138(2)—	6			
			insert—	7			
			'(da) if the service is a declared service—	8			
			(i) the effect of excluding existing assets for pricing purposes; and	9 10			
			(ii) the pricing principles mentioned in section 168A;'.	11			
		(3)	Section 138(2)(aa) to (e)—	12			
			renumber as section 138(2)(a) to (g).	13			
		(4)	Section 138(3)(b) and (c)—	14			
			renumber as section 138(3)(c) and (d).	15			
		(5)	Section 138(3)—	16			
			insert—				
			(b) it is satisfied the undertaking is not inconsistent with a ruling relating to the service that is in effect under division 7A; and'.	18 19 20			
		(6)	Section 138—	21			
			insert—	22			
		'(4)	Subsection (3)(b) applies subject to section 150K.	23			
		ʻ(5)	The authority may not refuse to approve a draft access undertaking only because the authority considers a minor and inconsequential amendment should be made to a particular part of the undertaking.	24 25 26 27			
		'(6)	In this section—	28			
			<i>minor and inconsequential amendment</i> , in relation to part of a draft access undertaking, means an amendment that, if	29 30			

	[s 49]							
				ould have no real effect or consequence in relation to of the undertaking and the undertaking as a whole.'.	1 2			
Clause	49	Amendment of s 140 (Consideration and approval of draft amending access undertaking by authority)						
		(1)	Section 1	40(1), 'within the prescribed period'—	5			
			omit.		6			
		(2)	Section 1	40(2), ', within the prescribed period,'—	7			
			omit.		8			
		(3)	Section 1	40(4)—	9			
			omit.		10			
Clause	50	Ins	ertion of	new s 147A	1			
			Part 5, div	vision 7, subdivision 4—	12			
			insert—		1.			
	'147A Period for approving draft access undertaking							
		' (1)	not amen authority	ion applies to a draft access undertaking, whether or ding an approved access undertaking, given to the by an owner or operator of a declared service or a le person—	1: 10 17 18			
				response to an initial undertaking notice or initial endment notice; or	19 20			
				nout receiving an initial undertaking notice or initial endment notice.	2 2			
		'(2)	to approv	pority must use its best endeavours to decide whether re, or refuse to approve, the draft access undertaking months from—	2: 2: 2:			
			und inve the inve	he authority decides, within 2 weeks from the day the ertaking was given to the authority, to conduct an estigation for making the decision—the last day of time for making submissions stated in an estigation notice for the investigation under section (2)(c); or	20 27 28 29 30 30 3			

	(b)	otherwise—the day that is 2 weeks from the day the undertaking was given to the authority.	1 2					
' (3)	However, the 6 month period mentioned in subsection (2) does not include any of the following days—							
	 (a) if the authority conducts an investigation for making the decision and gives a notice under section 185 to a person requiring the person to give information or produce a document for the investigation—a day in the period— 							
		(i) starting on the day the notice is given to the person; and	9 10					
		(ii) ending on the day the person complies with the notice;	11 12					
	(b)	if the authority publishes the draft access undertaking, or another document about the undertaking, and invites persons to make submissions on the undertaking or document to the authority within a stated period—a day in the period for making submissions stated by the authority;	13 14 15 16 17 18					
	(c)	if the owner or operator of the service, or the responsible person, agrees to a day not being included in the 6 month period—a day agreed to by the person.	19 20 21					
'(4)		authority must publish a notice on its website, while the ority is considering a draft access undertaking, stating—	22 23					
	(a)	the day the 6 month period mentioned in subsection (2) started or will start; and	24 25					
	(b)	the day the period will end; and	26					
	(c)	for a day not included in the period under subsection (3)—the reason the day is not included in the period.	27 28					
	Edito	pr's note—	29					
	Th	e authority's website can be found at <www.qca.org.au>.</www.qca.org.au>	30					
'(5)	The authority's website can be found at <www.qca.org.au>. If the authority fails to decide whether to approve, or refuse to approve, the draft access undertaking within the 6 month period mentioned in subsection (2), it must, as soon as practicable after the period ends, give written notice of the reasons for the authority's failure to—</www.qca.org.au>							

[s	51]
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		(a)	the owner or operator of the service or the responsible person; and	1 2		
		(b)	the Ministers.'.	3		
Clause	51 Ins		n of new pt 5, div 7A	4		
		Part	5—	5		
		inse		6		
	'Divisior	ז 7 A	Rulings	7		
	'Subdivi	sion	1 Preliminary	8		
	ʻ150B Pu	rpos	e of div 7A	9		
		mak pers	e purpose of this division is to enable the authority to the a decision, on an application made by a prescribed on, about how the authority intends to treat a matter ting to access to a service for the purpose of—	10 11 12 13		
		(a)	if the service is or becomes a declared service—making access determinations relating to the service; and	14 15		
		(b)	deciding whether to approve draft access undertakings relating to the service.	16 17		
	150C Definitions for div 7A					
		'In t	his division—	19		
		appl	lication see section 150D(2).	20		
		•	<i>t access undertaking</i> includes a draft access undertaking an approved access undertaking.	21 22		
		pres	cribed person means—	23		
		(a)	an owner or operator of a service that is a declared service; or	24 25		
		(b)	an owner or operator of a service that is not a declared service; or	26 27		

[s 51]

	(c) a person who expects to be the owner or operator of a service, whether or not the service is a declared service.	1 2			
	<i>relevant assumption</i> , for a ruling, means an assumption stated under section 150F(6)(d) in the ruling notice given for the ruling.				
	<i>relevant circumstances</i> , for a ruling, means the circumstances stated under section $150F(6)(c)$ in the ruling notice given for the ruling.	6 7 8			
	<i>ruling</i> means a ruling made by the authority under this division about a matter relating to access to a service.	9 10			
	ruling notice see section 150F(5).	11			
'Subdivi s	sion 2 Applying for and making rulings	12			
'150D Ap	plication for a ruling	13			
' (1)	A prescribed person may, by written notice, ask the authority to make a stated ruling relating to a relevant service for the person.	14 15 16			
'(2)	A notice given under subsection (1) is an <i>application</i> for the ruling stated in it.	17 18			
'(3)	The prescribed person may, by written notice given to the authority, withdraw the application before the authority gives the person—	19 20 21			
	(a) a ruling notice for the ruling; or	22			
	(b) notice of the authority's decision not to make the ruling.	23			
'(4)	In this section—	24			
	<i>relevant service</i> , for a prescribed person, means a service in relation to which the person is a prescribed person.	25 26			
'150E Aut	thority must decide whether to make ruling	27			

'If the authority receives an application for a ruling, it must— 28

[s 51]

'150F

	(a)	decide whether to make the ruling stated in the application; and	1 2
	(b)	if it decides not to make the ruling—give written notice of its decision and the reasons for the decision to the prescribed person who applied for the ruling.	3 4 5
Rec	quire	ments for making ruling	6
' (1)	auth	he authority receives an application for a ruling, the ority may, if the authority considers it appropriate, make ruling stated in the application.	7 8 9
'(2)		vever, the authority may make the ruling only if the ority is satisfied—	10 11
	(a)	it would not be prevented under section 119 from making an access determination consistent with the ruling; and	12 13 14
	(b)	it would not be prevented under section 138(3)(a) from approving a draft access undertaking consistent with the ruling.	15 16 17
' (3)	In m	naking the ruling, the authority must—	18
	(a)	comply with natural justice; and	19
	(b)	have regard to the criteria stated in section $120(1)$ and $138(2)$.	20 21
'(4)		naking the ruling, the authority may make assumptions at future events or matters.	22 23
' (5)		authority makes the ruling by giving written notice (a <i>ng notice</i>) to the prescribed person who applied for the ng.	24 25 26
'(6)		subsection (5), a ruling notice must state each of the owing—	27 28
	(a)	the service to which the ruling relates;	29
	(b)	the ruling and the reasons for it;	30
	(c)	the circumstances relating to the service—	31
		(i) existing at the time the ruling is made; and	32

[s 51]

	(ii) considered by the authority to be material to the ruling;	1 2
	 (d) if the ruling is made on the basis of assumptions about future events or matters considered by the authority to be material to the ruling—the assumptions made by the authority; 	3 4 5 6
	(e) the period for which the ruling has effect.	7
'150G Pe	riod for which ruling has effect	8
'(1)	A ruling has effect for the period stated under section $150F(6)(e)$ in the ruling notice given for the ruling.	9 10
'(2)	A ruling relating to a service does not stop having effect only because—	11 12
	(a) when the ruling was made, the service was not a declared service; and	13 14
	(b) the service is later declared.	15
'Subdivi	sion 3 Investigations about rulings	16
'150H Au	thority may investigate	17
	'For making a ruling, or deciding whether to make a ruling, the authority may conduct an investigation.	18 19
'150I No	tice of investigation	20
'(1)	Before starting an investigation under this division, the authority must give reasonable notice of the investigation to—	21 22
	(a) the prescribed person who applied for the ruling; and	23
	(b) any other person the authority considers appropriate.	24
' (2)	The notice must state the following—	25
	(a) the authority's intention to conduct the investigation;	26
	(b) the subject matter of the investigation;	27

[s 51]

		(c)	an invitation for the person to whom the notice is given to make written submissions to the authority on the subject matter within the time stated in the notice;	1 2 3
		(d)	the authority's address.	4
ʻ150J	Pro	ocedu	ures for investigation	5
		'Par	t 6 applies to an investigation under this division.	6
'Sub	divi	sion	4 Other matters	7
'150K	Wh	en a	ruling does not apply	8
	' (1)		s section states the circumstances in which a ruling does apply for the purpose of—	9 10
		(a)	the making by the authority of an access determination relating to the relevant service; or	11 12
		(b)	the making of a decision by the authority about whether to approve a draft access undertaking relating to the relevant service.	13 14 15
	'(2)	The	circumstances are—	16
		(a)	information used by the authority to make the ruling was false or misleading in a material particular; or	17 18
		(b)	the circumstances relating to the service existing when the authority makes the determination or decision mentioned in subsection (1) are materially different to the relevant circumstances for the ruling; or	19 20 21 22
		(c)	if there is a relevant assumption for the ruling—the event or matter to which the assumption relates has not happened as assumed.	23 24 25
	' (3)	This	s section applies despite section 150G.	26

[s 52]

	'150L	Cos	ts of making a ruling	1
	"((1)	In making a ruling, the authority may make any order it considers appropriate about the payment, by the prescribed person who applied for the ruling, of the costs, or part of the costs, incurred by the authority in making the ruling.	2 3 4 5
	'((2)	The costs ordered to be paid by the prescribed person may be recovered by the authority as a debt owing to the authority by the person.	6 7 8
	'((3)	A reference in this section to making a ruling includes a reference to deciding whether to make a ruling.	9 10
	'((4)	This section applies despite section 150D(3).	11
	'150M	Reg	ister of rulings	12
	'((1)	The authority must keep a register of rulings that are in effect.	13
	'((2)	The register must include, for each ruling, details of the following—	14 15
			(a) the service to which the ruling relates;	16
			(b) the period for which the ruling has effect;	17
			(c) the ruling and the authority's reasons for it;	18
			(d) the relevant circumstances for the ruling;	19
			(e) any relevant assumptions for the ruling;	20
			(f) the person who applied for the ruling.	21
	'((3)	The details in the register of the authority's reasons for a ruling must not include details that are likely to damage the commercial activities of the person who applied for the ruling.'.	22 23 24 25
Clause	52	Inse	ertion of new s 168A	26
			After section 168—	27
			insert—	28

[s 53]

	ʻ168A	68A Pricing principles			
				pricing principles in relation to the price of access to a ared service are that the price should—	2 3
			(a)	generate expected revenue for the service that is at least enough to meet the efficient costs of providing access to the service and include a return on investment commensurate with the regulatory and commercial risks involved; and	4 5 6 7 8
			(b)	allow for multi-part pricing and price discrimination when it aids efficiency; and	9 10
			(c)	not allow a vertically integrated access provider to set terms and conditions that discriminate in favour of its downstream operations, except to the extent the cost of providing access to other operators is higher; and	11 12 13 14
			(d)	provide incentives to reduce costs or otherwise improve productivity.	15 16
			Note-	_	17
			an	e authority must have regard to the pricing principles when it makes access determination or decides whether to approve a draft access dertaking. See sections 120 and 138.'.	18 19 20
Clause	53	Am	endn	nent of s 170R (Recommendation to revoke)	21
		(1)	Sect	ion 170R—	22
			inser	rt—	23
	•	⁴ (1A)	on th	nout limiting subsection (1), the water supplier carrying ne monopoly water supply activity may ask the authority commend revocation.'.	24 25 26
		(2)	Sect	ion 170R(1A) and (2)—	27
			renu	<i>mber</i> as section $170R(2)$ and (3).	28
Clause	54	Am	endn	nent of s 170ZA (Investigations by authority)	29
		(1)	Sect	ion 170ZA(1), from 'either'—	30
			omit	, insert—	31

			[s 55]
			'an investigation about the pricing practices relating to the activity.'.	e 1 2
		(2)	Section 170ZA(2), 'investigations'—	3
			omit, insert—	4
			'investigation'.	5
Clause	55		nendment of s 170ZI (Matters to be considered by hority in making water pricing determination)	6 7
			Section 170ZI(1)(d), 'government'	8
			omit.	9
Clause	56		nendment of s 170ZZH (Matters to be considered by hority in making a water supply determination)	1 1
			Section 170ZZH(1)(d), 'government'—	1
			omit.	1
Clause	57	Am	nendment of s 171 (Application of part)	1
		(1)	Section 171, before paragraph (a)—	1
			insert—	1
			'(aa) an investigation for part 3, division 2A;'.	1
		(2)	Section 171—	1
			insert—	1
			'(ea) an investigation for part 5, division 7A;'.	2
		(3)	Section 171(aa) to (i)—	2
			renumber as section 171(a) to (l).	2
Clause	58	Am	nendment of s 176 (Notice of hearings)	2
			Section 176(3)(a), 'carrying on the government'—	2
			omit, insert—	2
			'or other person carrying on the'.	2

[s 59]

Clause	59	After section 245—			1 2
	'Paı	rt 11	insert—	Transitional provisions for Queensland Competition Authority Amendment Act 2008	3 4 5 6
	'246	Ma	king of pa	rticular access determinations	7
		'(1)	access dis	on applies to an access dispute under part 5 if an pute notice for the dispute was given to the authority commencement of this section.	8 9 10
		'(2)		aking of an access determination by the authority in the access dispute—	11 12
			(a) secti	ion 117A does not apply; and	13
			. ,	ion 120, as it was in force immediately before the mencement of this section, continues to apply; and	14 15
				out limiting section 120(2), the authority may take account the following matters—	16 17
			(i)	the object of part 5;	18
			(ii)	the effect of excluding existing assets for pricing purposes;	19 20
			(iii)	the pricing principles mentioned in section 168A.	21
	'24 7		cisions ab ess unde	out whether to approve particular draft rtakings	22 23
		'(1)	not amend	on applies to a draft access undertaking, whether or ding an approved access undertaking, given to the under part 5, division 7 before the commencement tion.	24 25 26 27
		'(2)		aking of a decision by the authority about whether to ne draft access undertaking—	28 29
			(a) secti	ion 147A does not apply; and	30

		(b) sections 134, 138 and 140, as they were in force immediately before the commencement of this section, continue to apply.'.	1 2 3
Clause 60	Am	nendment of schedule (Dictionary)	4
	(1)	Schedule, definitions government monopoly business activity and pricing practice—	5 6
		omit.	7
	(2)	Schedule—	8
		insert—	9
		'application, for part 5, division 7A, see section 150C.	10
		<i>draft access undertaking</i> , for part 5, division 7A, see section 150C.	11 12
		<i>monopoly business activity</i> means a government business activity or non-government business activity declared to be a monopoly business activity under a regulation or by the Ministers.	13 14 15 16
		<i>non-government business activity</i> means a business activity—	17 18
		(a) carried on by a person other than a government agency; and	19 20
		(b) involving services provided by means of a facility.	21
		part 3 Ministerial declaration see section 21D(1).	22
		prescribed person, for part 5, division 7A, see section 150C.	23
		price monitoring investigation see section 22.	24
		pricing practice, for a monopoly business activity, means—	25
		(a) the level and structure of prices for the business activity; or	26 27
		(b) anything that affects the level and structure of prices for the business activity, including, for example, the service quality, costs of production and levels of performance relating to the business activity.	28 29 30 31

[s 60]

	<i>relevant assumption</i> , for part 5, division 7A, see section 150C.	1 2
	<i>relevant circumstances</i> , for part 5, division 7A, see section 150C.	3 4
	<i>relevant declaration criteria</i> , for part 3, means the current criteria for deciding whether to declare a government business activity, or a non-government business activity, to be a monopoly business activity, given by the authority to the Ministers under part 3, division 1A.	5 6 7 8 9
	Note—	10
	The criteria are given by the authority to the Ministers under section 14 for a government business activity or section 14A for a non-government business activity.	11 12 13
	<i>ruling</i> , for part 5, division 7A, see section 150C.	14
	<i>ruling notice</i> , for part 5, division 7A, see section 150C.'.	15
(3)	Schedule, definition <i>investigation notice</i> , before paragraph (a)—	16 17
	insert—	18
	'(aa) for an investigation under part 3, division 2A—a notice of the investigation given under section 21F; or'.	19 20
(4)	Schedule, definition investigation notice—	21
	insert—	22
	'(ea) for an investigation under part 5, division 7A—a notice of the investigation given under section 150I; or'.	23 24
(5)	Schedule, definition <i>investigation notice</i> , paragraphs (aa) to (i)—	25 26
	<i>renumber</i> as paragraphs (a) to (k).	27
(6)	Schedule, definition register, paragraphs (a) and (b)-	28
	omit, insert—	29
	'(a) the register of recommendations, and decisions or responses, relating to monopoly business activities involving the supply of water;'.	30 31 32
(7)	Schedule, definition register—	33

	insert—	1				
	'(ea) the register of rulings under part 5, division 7A;'.					
(8)	Schedule, definition register, paragraphs (c) to (ea)-	3				
	renumber as paragraphs (b) to (e).	4				
(9)	Schedule, definition <i>revocation recommendation</i> , paragraphs (a) and (b)—	5 6				
	renumber as paragraphs (b) and (c).	7				
(10)	Schedule, definition revocation recommendation—	8				
	insert—	9				
	(a) for part 3—a recommendation made by the authority under section 21D; or'.	10 11				

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