

Queensland

Workplace Health and Safety and Other Legislation Amendment Bill 2008



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2008

A Bill

for

An Act to amend the Workplace Health and Safety Act 1995, the Electrical Safety Act 2002, the Workers' Compensation and Rehabilitation Act 2003 and the Workers' Compensation and Rehabilitation Regulation 2003 for particular purposes

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	The Parliament of Queensland enacts—			1
	Part	: 1	Preliminary	2
Clause	1	Sh	ort title This Act may be cited as the Workplace Health and Safety and	3
			Other Legislation Amendment Act 2008.	5
Clause	2	Со	mmencement	6
		(1)	Part 4 is taken to have commenced on 28 October 2008.	7
		(2)	Part 2, other than the following provisions, commences on 1 January 2009—	8 9
			• sections 8 to 11	10
			• section 15	11
			• section 16(1)	12
			• section 22 so far as it inserts section 170D(c)	13
			• section 23	14
			• section 28(2) so far as it inserts the definitions provisional improvement notice and qualified workplace health and safety representative.	15 16 17
		(3)	Part 3 commences on 1 January 2009.	18
		(4)	The following provisions commence on a day to be fixed by proclamation—	19 20
			• sections 8 to 11	21
			• section 15	22
			• section 16(1)	23
			• section 22 so far as it inserts section 170D(c)	24
			• section 23	25

ſ	s	31

		• section 28(2) so far as it inserts the definitions provisional improvement notice and qualified workplace health and safety representative.	1 2 3
	Part	2 Amendment of Workplace Health and Safety Act 1995	4 5
Clause	3	Act amended in pt 2	6
		This part amends the Workplace Health and Safety Act 1995.	7
Clause	4	Amendment of s 7 (Objective of Act)	8
		Section 7(1) and (2), 'at a workplace'—	9
		omit, insert—	10
		'at a relevant place'.	11
Clause	5	Amendment of s 22 (Ensuring workplace health and safety)	12 13
		Section 22(a) and (b), 'at a workplace'—	14
		omit, insert—	15
		'at a relevant place'.	16
Clause	6	Amendment of s 42C (Ministerial notices in urgent circumstances)	17 18
		Section 42C(1)(a)(i), 'at a workplace'—	19
		omit, insert—	20
		'at a relevant place'.	21

[s	7]

Clause	7	Amendment of s 42D (Meaning of workplace health and safety undertaking)	1 2
		Section 42D—	3
		insert—	4
		'(2) The chief executive of a public sector unit may give a workplace health and safety undertaking for the public sector unit.'.	5 6 7
Clause	8	Amendment of s 67 (Who is a workplace health and safety representative?)	8 9
		Section 67(3)—	10
		insert—	11
		'Note—	12
		See section 81A for qualified workplace health and safety representatives.'	13 14
Clause	9	Amendment of s 81 (Entitlements of workplace health and safety representatives)	15 16
		Section 81(1)—	17
		insert—	18
		'(p) for a qualified workplace health and safety representative—to give a person in the representative's area of representation a provisional improvement notice.'.	19 20 21 22
Clause	10	Insertion of new pt 7, div 3, sdivs 4A and 4B	23
		After section 81—	24
		insert—	25
	'Su l	bdivision 4A Provisional improvement notices	26

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			1 2
	repr who exec	resentative is a workplace health and safety representative has completed a training course approved by the chief cutive that includes training in the giving of provisional	3 4 5 6 7
Pro	visio	onal improvement notices	8
'(1)	repr	esentative reasonably believes that a person within the	9 10 11
	(a)	is contravening a provision of this Act; or	12
	(b)	has contravened a provision in circumstances that make it likely that the contravention will continue or be repeated.	13 14 15
'(2)	give <i>noti</i>	the person a written notice (a <i>provisional improvement</i> ce) requiring the person to remedy the contravention or	16 17 18 19
			20 21
	a qu cons	nalified workplace health and safety representative must sult with the person about remedying the contravention or	22 23 24 25
Со	ntent	s of provisional improvement notice	26
			27 28
	(a)	that the qualified workplace health and safety representative believes the person—	29 30
		(i) is contravening a provision of this Act; or	31
	Pro '(1) Colimp	represe 'For represe who exect impress '(1) This represe (a) (b) '(2) The give notional likely Consult improve 'Befa que consulted Content 'A prelate	representative reasonably believes that a person within the representative's area of representation— (a) is contravening a provision of this Act; or (b) has contravened a provision in circumstances that make it likely that the contravention will continue or be repeated. '(2) The qualified workplace health and safety representative may give the person a written notice (a provisional improvement notice) requiring the person to remedy the contravention or likely contravention. Consultation required before issue of provisional improvement notice 'Before giving a provisional improvement notice to a person, a qualified workplace health and safety representative must consult with the person about remedying the contravention or likely contravention. Contents of provisional improvement notice 'A provisional improvement notice must state the following in relation to a contravention of this Act— (a) that the qualified workplace health and safety representative believes the person—

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			provision in circumstances that the contravention will continue	1 2 3
	(b)	the provision the representation the representation that representation the representation the representation that representation the representation the representation that representation the representation the representation that representation the re	entative believes is being, or has	4 5
	(c)	how the provision is bei	ng, or has been, contravened;	6
	(d)		fter the day the notice is given, on is required to remedy the contravention.	7 8 9
81E		al improvement noti / contravention	ce may state measures	10 11
	_		notice may state measures to be ation or likely contravention.	12 13
81F	What pe	son given provisiona	Il improvement notice	14 15
	'A p	rson given a provisional	improvement notice must—	16
	(a)		orker—bring the notice to the person for the worker; or	17 18
	(b)	if the person is not a wo	rker—	19
		· · · · · · · · · · · · · · · · · · ·	to the attention of each other is affected by the notice; and	20 21
		in force, in a consp workplace covere	a copy of the notice, while it is icuous position in the part of the d by the qualified workplace ty representative's area of	22 23 24 25 26
	Max	num penalty—20 penal	ty units.	27
81G	Complia	ce with provisional i	mprovement notice	28
	'A]	erson given a provisio	onal improvement notice must s an inspector is asked to enquire	29 30

		into the circumstances relating to the giving of the notice under section 81H(1).	1 2
		Maximum penalty—40 penalty units.	3
'81H		quest for inspector to enquire into giving of ovisional improvement notice	4 5
	'(1)		6
		to a person—	7
		(a) the person given the notice; or	8
		(b) if the person given the notice is a worker—the relevant person for the worker;	9 10
		may ask the chief executive to arrange for an inspector to attend the workplace to enquire into the circumstances relating to the giving of the notice.	11 12 13
	'(2)	The operation of the notice is suspended until the inspector completes the inspector's enquiry.	14 15
	'(3)	A qualified workplace health and safety representative may ask the chief executive to arrange for an inspector to attend the workplace to enquire into the circumstances relating to the giving of the notice if—	16 17 18 19
		(a) the person given the notice has not complied with the notice within the time stated in the notice; and	20 21
		(b) subsection (1) does not apply.	22
'81I		endance of inspector in relation to provisional provement notice	23 24
	'(1)	As soon as practicable after the request is made, the chief executive must arrange for an inspector to—	25 26
		(a) attend the workplace; and	27
		(b) enquire into the circumstances relating to the giving of the provisional improvement notice.	28 29
	'(2)	The inspector must—	30

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	(a)	enquire into the circumstances relating to the giving of the provisional improvement notice; and	1 2
	(b)	by written notice given to the qualified workplace health and safety representative who gave the notice and to the person given the notice, do 1 of the following—	3 4 5
		(i) affirm the provisional improvement notice;	6
		(ii) affirm the provisional improvement notice with changes;	7 8
		(iii) cancel the provisional improvement notice.	9
' (3)	The	notice given by the inspector must state—	10
	(a)	the decision; and	11
	(b)	the reason for the decision; and	12
	(c)	that the person may apply within 14 days for the decision to be reviewed; and	13 14
	(d)	how the person may apply for the review.	15
'(4)	affir the	erson given a provisional improvement notice that is med by an inspector must comply with the notice within time stated by the inspector in the notice given by the ector.	16 17 18 19
	Max	imum penalty for subsection (4)—40 penalty units.	20
	rvice	of provisional improvement notice	21
'(1)	by 1	eaving it for the person at the workplace to which the relates with a person who is apparently—	22 23 24
	(a)	at least 16 years old; and	25
	(b)	is, or appears to be, the person in control of the workplace or the work to which the contravention relates.	26 27 28
'(2)	_	section (1) does not limit the <i>Acts Interpretation Act 1954</i> , on 39.	29 30

'81J

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81K	Formal improve		larities or defects in provisional notice	1 2
		provisi use of-	onal improvement notice is not invalid merely	3 4
	(a)	defec	mal defect or irregularity in the notice, unless the et or irregularity is misleading or causes or is likely use substantial injustice; or	5 6 7
	(b)	the no	ure to use the correct name of the person to which otice is given, if the notice sufficiently identifies the on and is given to the person in accordance with on 81J or the <i>Acts Interpretation Act 1954</i> , section	8 9 10 11 12
81L			kplace health and safety representative rovisional improvement notice at any	13 14 15
	any	time c	d workplace health and safety representative may at ancel a provisional improvement notice given to a written notice given to the person.	16 17 18
81M	Proceed improve		or offence not affected by provisional notice	19 20
	imp offe	roveme	ng, variation or cancellation of a provisional ent notice does not affect a proceeding for an ainst this Act for a matter in relation to which the given.	21 22 23 24
'Sub	division	4B	Suspension or cancellation of workplace health and safety representative's entitlement to give provisional improvement notice	25 26 27 28

'81N	Ар	plication to suspend or cancel	1
	'(1)	This section applies if the chief executive or the relevant person in a qualified workplace health and safety representative's area of representation reasonably believes that the representative has unreasonably given a provisional improvement notice to a person.	2 3 4 5 6
	'(2)	The chief executive or the relevant person may apply to the industrial commission to suspend or cancel the representative's entitlement to give a provisional improvement notice.	7 8 9 10
'81O		cision on application may be given on the papers at a hearing	11 12
		'The industrial commission may decide whether or not to take action on an application under section 81N entirely or partly from a consideration of the documents filed.	13 14 15
'81P	Ар	plications decided on the papers	16
	'(1)	This section applies if the industrial commission decides to decide the application after a consideration of the documents filed and without a hearing.	17 18 19
	'(2)	The industrial commission must give the applicant and the representative a written notice stating—	20 21
		(a) the industrial commission is considering whether to suspend or cancel the qualified workplace health and safety representative's entitlement to give a provisional improvement notice (the <i>proposed action</i>); and	22 23 24 25
		(b) the reason for the proposed action; and	26
		(c) if the proposed action is suspension of the entitlement—the proposed suspension period; and	27 28
		(d) an invitation—	29
		(i) to the representative to show in writing, within a stated time of at least 14 days after the date of the	30 31

		notice, why the proposed action should not be taken; and	1 2
		(ii) to the applicant to comment in writing, within a stated time of at least 14 days after the date of the notice, on the appropriateness of the proposed action.	3 4 5 6
"(3)	(4) i and	industrial commission may take action under subsection if, after considering all documents filed in the application all written submissions made within the time allowed er subsection (2)(d), the industrial commission—	7 8 9 10
	(a)	is satisfied, on the balance of probabilities, that the representative has unreasonably given a provisional improvement notice to a person; and	11 12 13
	(b)	considers the representative's entitlement to give a provisional improvement notice should be suspended or cancelled.	14 15 16
' (4)	The	industrial commission may—	17
	(a)	if the proposed action is to suspend the entitlement—suspend the entitlement for no longer than the proposed suspension period; or	18 19 20
	(b)	if the proposed action is to cancel the entitlement—cancel the entitlement or suspend it for a period.	21 22 23
'(5)		industrial commission must give the applicant and the esentative a written notice stating—	24 25
	(a)	the decision; and	26
	(b)	the reasons for the decision; and	27
	(c)	that the applicant or the authorised representative may appeal against the decision under part 11.	28 29
' (6)	In th	nis section—	30
	appl	<i>licant</i> means—	31
	(a)	if the application under section 81N is made by the chief executive—the chief executive; or	32 33

1	0	
	1	10

		(b)	if the application under section 81N is made by a relevant person—the relevant person and the chief executive.	1 2 3
'81Q	Apı	plicat	tions decided at a hearing	4
	'(1)		section applies if the industrial commission decides to de the application at a hearing.	5 6
	'(2)		industrial commission must give the applicant and the esentative at least 14 days notice of the hearing date.	7 8
	'(3)	the nunde chan prov	ne extent practicable, the hearing is to be conducted under rules applying to hearings of the industrial commission or the <i>Industrial Relations Act 1999</i> with necessary ages or, if the rules make no provision or insufficient rision, in accordance with directions of the industrial mission.	9 10 11 12 13 14
	'(4)	(5) i	industrial commission may take action under subsection if, after considering the evidence and submissions in ion to the application, the industrial commission—	15 16 17
		(a)	is satisfied, on the balance of probabilities, that the representative has unreasonably given a provisional improvement notice to a person; and	18 19 20
		(b)	considers the representative's entitlement to give a provisional improvement notice should be suspended or cancelled.	21 22 23
	'(5)	The	industrial commission may—	24
		(a)	suspend the entitlement for a stated period; or	25
		(b)	cancel the entitlement.	26
	'(6)		industrial commission must give the applicant and the esentative a written notice stating—	27 28
		(a)	the decision; and	29
		(b)	the reasons for the decision; and	30
		(c)	that the applicant or the representative may appeal against the decision under part 11.	31 32

		'(7)	In this section—	1
			applicant means—	2
			(a) if the application under section 81N is made by the chief executive—the chief executive; or	3 4
			(b) if the application under section 81N is made by the relevant person—the relevant person and the chief executive.'.	5 6 7
Clause	11		nendment of s 85 (Ceasing to be a workplace health	8 9
		(1)	Section 85, heading—	10
			omit, insert—	11
	'85	rep	asing to be a workplace health and safety presentative or a qualified workplace health and safety presentative'.	12 13 14
		(2)	Section 85—	15
			insert—	16
		'(2)	A worker stops being a qualified workplace health and safety representative if the worker stops being a workplace health and safety representative.'.	17 18 19
Clause	12		nendment of s 90Q (Applications decided on the pers)	20 21
			Section 90Q(2)(a)—	22
			omit, insert—	23
			'(a) the industrial commission is considering whether to suspend or cancel the authorised representative's appointment or to amend the conditions of the appointment (the <i>proposed action</i>); and'	24 25 26 27

[s	1	3]

Clause	13		nent of s 97 (Employer and principal contractor to rkplace health and safety officer etc.)	1 2
		Sect	ion 97(1)(a), 'at a workplace'—	3
		omit	, insert—	4
		'at a	relevant place'.	5
Clause	14	Amendr	nent of s 104 (Entry to places)	6
		Sect	ion 104(1)(f)—	7
		omit	, insert—	8
		'(f)	a prescribed activity, or work to remove bonded asbestos containing material, is being performed at the place by a person who holds a certificate to perform the activity or work; or'.	9 10 11 12
Clause	15	Insertio	n of new pt 9, div 3A hdg and new s 118A	13
		Afte	r section 118—	14
		inse	rt—	15
	'Divis	sion 3A	Orders to secure compliance with notices given by an inspector	16 17
	'118A	Definition	on for div 3A	18
		'In t	his division—	19
		notic	ce means any of the following—	20
		(a)	a notice given by an inspector in relation to a provisional improvement notice;	21 22
		(b)	an improvement notice;	23
		(c)	a prohibition notice.'.	24

Clause	16	Amendment of s 119 (Order to secure compliance with notices)	1 2
		(1) Section 119(1), 'an improvement or prohibition notice'—	3
		omit, insert—	4
		'a notice'.	5
		(2) Section 119(2), from 'make' to 'Court'—	6
		omit, insert—	7
		'apply to an industrial magistrate'.	8
		(3) Section 119(3), 'court'—	9
		omit, insert—	10
		'magistrate'.	11
		(4) Section 119(3), 'it'—	12
		omit, insert—	13
		'the magistrate'.	14
Clause	17	Amendment of s 122 (Power to require production of certain documents)	15 16
		(1) Section 122(1)(b), 'at a workplace'—	17
		omit, insert—	18
		'at a relevant place'.	19
		(2) Section 122(8)—	20
		omit.	21
Clause	18	Amendment of s 147A (Definitions for pt 11)	22
		Section 147A, definition original decision, paragraph (d)—	23
		insert—	24
		'(ia) an order or decision of the industrial commission under section 81P or 81Q; or'.	25 26

[s	1	91

Clause	19			nent of s 165 (Limitation on time for starting ings)	1 2
			Sect	ion 165—	3
			inser	<i>t</i> —	4
			'(c)	if the offence involves a breach of an obligation causing death and the death is investigated by a coroner under the <i>Coroners Act 2003</i> —within 2 years after the coroner makes a finding in relation to the death.'.	5 6 7 8
Clause	20			nent of s 166 (Responsibility for acts or ns of representatives)	9 10
			Sect	ion 166(1), definition representative—	11
			inse	<i>t</i> —	12
			'(c)	of a public sector unit—an officer or employee of the public sector unit.'.	13 14
Clause	21	Inse	ertio	n of new s 168B	15
			Afte	r section 168A—	16
			inser	<i>t</i> —	17
	'168B	Info pers		tion during sentencing of impact of offence on	18 19
		'(1)	this defer the	Act, the prosecutor should, at the sentencing of the indant, tell the sentencing court the appropriate details of the harm caused to a victim by the defendant's failure to ply with this Act.	20 21 22 23 24
		'(2)		eciding what details are not appropriate, the prosecutor have regard to the victim's wishes.	25 26
		' (3)	How	rever—	27
			(a)	it is not mandatory for a victim to give the prosecutor details of the harm caused to the victim by the defendant's failure to comply with this Act; and	28 29 30

			(b)	the fact that details of the harm caused to a victim by the defendant's failure to comply with this Act are absent at the sentencing does not of itself give rise to an inference that the defendant's failure caused little or no harm to the victim.	1 2 3 4 5
		'(4)	the wou	rosecutor should ensure the sentencing court has regard to <i>Penalties and Sentences Act 1992</i> , section (9)(2)(c), if it ld help the victim to have the benefit of the principle tioned in subsection (1).	6 7 8 9
		'(5)	In th	is section—	10
			harn	n means death, grievous bodily harm or bodily harm.	11
			victi	m means a person who has suffered harm because—	12
			(a)	a defendant has committed an offence against this Act; or	13 14
			(b)	the person is a member of the immediate family of, or is a dependant of, a victim mentioned in paragraph (a).'.	15 16
Clause	22	Ins	ertio	n of new pt 12 div 3	17
			Afte	r section 169—	18
			inse	rt—	19
	'Divi	sion	3	Proceedings against government bodies	20 21
	'170	Def	initic	ons for div 3	22
			'In t	his division—	23
			_	ernment body means the State, another State or the amonwealth.	24 25
			resp	onsible entity see section 170B(1).	26
			succ	essor in law, of a public sector unit, means—	27
			(a)	if the functions of the public sector unit (the <i>former unit</i>) are substantially performed by another public sector unit (the <i>current unit</i>)—the current unit; or	28 29 30

[s	22]
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	(b)	if the functions of the former unit are performed by 2 or more public sector units—the unit that has the function of the former unit most closely connected with the act or omission that is alleged to constitute the offence.	1 2 3 4						
170A Go	vernr	nent body may be prosecuted	5						
'(1)		A government body may be prosecuted for an offence against this Act.							
'(2)	Act,	For a prosecution against the State for an offence against this Act, the proceeding must be taken against the responsible entity.							
170B Res	spons	sible entity for a proceeding against the State	11						
'(1)		a proceeding mentioned in section 170A(2), the onsible entity is—	12 13						
	(a)	the public sector unit whose act or omission is alleged to constitute the offence; or	14 15						
	(b)	if the public sector unit has ceased to exist—the successor in law of the public sector unit; or	16 17						
	(c)	if the public sector unit has ceased to exist and there is no clear successor in law—the entity declared by the court to be the responsible entity.	18 19 20						
'(2)	For a	a proceeding mentioned in subsection (1)—	21						
	(a)	the proceeding is to be taken against the responsible entity as if it were a separate legal entity, if it is not otherwise a separate legal entity; and	22 23 24						
	(b)	the responsible entity is to be stated in the charge for the offence; and	25 26						
	(c)	subject to any rules of court, the responsible entity has the procedural rights and obligations of the State as the defendant in the proceeding.	27 28 29						

'(3)	The prosecutor may, during the proceeding and with the court's leave, substitute for the responsible entity stated in the charge its successor in law.	1 2 3				
'(4)	The chief executive of the responsible entity, or a person authorised by the chief executive, may act on behalf of the responsible entity for the purposes of the proceeding.					
'(5)	A document may be served on a responsible entity for the purposes of the proceeding—	7 8				
	(a) by delivering it to the chief executive of the entity or to a person authorised by the chief executive at a place of business of the responsible entity; or	9 10 11				
	(b) by leaving it at, or sending it by post, telex, facsimile or similar facility to, the usual business address of the responsible entity.	12 13 14				
'(6)	This section applies in relation to the State despite the <i>Crown Proceedings Act 1980</i> .					
'170C Per	nalties in proceedings against government body	17				
'(1)	The penalty that may be imposed on a government body if it is convicted of an offence against this Act is the penalty applicable to a body corporate.	18 19 20				
'(2)	A government body may be served with an infringement notice under the <i>State Penalties Enforcement Act 1999</i> in relation to an offence against this Act.	21 22 23				
170D No	tices may be given to a government body	24				
	'The following notices may be given to a government body—	25				
	(a) a prohibition notice;	26				
	(b) an improvement notice;	27				
	(c) a provisional improvement notice.'.	28				

[s :	23]
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Clause	23	Amendment of s 176 (Impersonating inspectors and others)	1 2
		Section 176—	3
		insert—	4
		'(f) a qualified workplace health and safety representative.'.	5
Clause	24	Amendment of s 183 (Protection from liability—officials)	6
		Section 183(2)—	7
		insert—	8
		Examples of an act done—	9
		giving information or advice'	10
Clause	25	Amendment of s 185A (Powers of chief executive to require production of particular documents)	11 12
		Section 185A(1)(b), 'at a workplace'—	13
		omit, insert—	14
		'at a relevant place'.	15
Clause	26	Insertion of new pt 17 div 5	16
		After section 194—	17
		insert—	18
	'Divis	sion 5 Transitional provision for Workplace	19
		Health and Safety and Other	20
		Legislation Amendment Act 2008	21
	'195	Applications to Supreme Court	22
		'Section 119, as in force immediately before the	23
		commencement of this section, continues to apply after the	24
		commencement to an application to the Supreme Court made before the commencement as if the <i>Workplace Health and</i>	25 26

			Safety and Other Legislation Amendment Act 2008, section 16(2) to (4) had not been enacted.'.	1 2
Clause	27	An	nendment of sch 1 (Prescribed activities)	3
			Schedule 1, section 2—	4
			omit, insert—	5
	'2		escribed activities—work to remove friable bestos containing material	6 7
			'Work to remove friable asbestos containing material is a prescribed activity.'.	8 9
Clause	28	An	nendment of sch 3 (Dictionary)	10
		(1)	Schedule 3, definitions asbestos removal work, relevant place and unbonded asbestos containing material—	11 12
			omit.	13
		(2)	Schedule 3—	14
			insert—	15
			'provisional improvement notice see section 81B(2).	16
			qualified workplace health and safety representative see section 81A.	17 18
			relevant person see section 28(1).	19
			<i>relevant place</i> , in part 1, division 3 and part 3, division 2, means—	20 21
			(a) for plant, other than specified high risk plant, or substances—a workplace; or	22 23
			(b) for specified high risk plant—any place, whether or not a workplace.'.	24 25
		(3)	Schedule 3, definition <i>friable asbestos containing material</i> , 'unbonded'—	26 27
			omit.	28

[s	29]
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		(4)	Schedule 3, definitions work caused illness and work injury, 'at a workplace'—	1 2
			omit, insert—	3
			'at a relevant place'.	4
	Part	3	Amendment of Electrical Safety Act 2002	5 6
Clause	29	Act	amended in pt 3	7
			This part amends the <i>Electrical Safety Act 2002</i> .	8
Clause	30	Am	endment of s 3 (Act binds all persons)	9
			Section 3(2)—	10
			omit.	11
Clause	31		endment of s 49 (Meaning of <i>electrical safety</i> dertaking)	12 13
			Section 49—	14
			insert—	15
		'(2)	The chief executive of a public sector unit may give an electrical safety undertaking for the public sector unit.'.	16 17
Clause	32		endment of s 156 (Order to secure compliance with ices)	18 19
		(1)	Section 156(2), from 'make' to 'Court'—	20
			omit, insert—	21
			'apply to an industrial magistrate'.	22
		(2)	Section 156(3), 'court'—	23

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			omit, insert—	1
			'magistrate'.	2
		(3)	Section 156(3), 'it'—	3
			omit, insert—	4
			'the magistrate'.	5
Clause	33		nendment of s 187 (Limitation on time for starting occedings)	6 7
			Section 187—	8
			insert—	9
		'(c)	if the offence involves a breach of an obligation causing death and the death is investigated by a coroner under the <i>Coroners Act 2003</i> —within 2 years after the coroner makes a finding in relation to the death.'.	10 11 12 13
Clause	34		nendment of s 188 (Responsibility for act or omission representative)	14 15
			Section 188(4), definition representative—	16
			insert—	17
			'(c) of a public sector unit—an officer or employee of the public sector unit.'.	18 19
Clause	35	Ins	ertion of new s 189A	20
			After section 189—	21
			insert—	22
	'189 <i>I</i>		ormation during sentencing of impact of offence person	23 24
		'(1)	If a court convicts a person (<i>defendant</i>) of an offence against this Act, the prosecutor should, at the sentencing of the defendant, tell the sentencing court the appropriate details of the harm caused to a victim by the defendant's failure to comply with this Act.	25 26 27 28 29

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		'(2)		eciding what details are not appropriate, the prosecutor have regard to the victim's wishes.	1 2
		'(3)	How	vever—	3
			(a)	it is not mandatory for a victim to give the prosecutor details of the harm caused to the victim by the defendant's failure to comply with this Act; and	4 5 6
			(b)	the fact that details of the harm caused to a victim by the defendant's failure to comply with this Act are absent at the sentencing does not of itself give rise to an inference that the defendant's failure caused little or no harm to the victim.	7 8 9 10 11
		'(4)	the A	rosecutor should ensure the sentencing court has regard to <i>Penalties and Sentences Act 1992</i> , section (9)(2)(c), if it ld help the victim to have the benefit of the principle tioned in subsection (1).	12 13 14 15
		'(5)	In th	is section—	16
			harn	n means death, grievous bodily harm or bodily harm.	17
			victi	m means a person who has suffered harm because—	18
			(a)	a defendant has committed an offence against this Act; or	19 20
			(b)	the person is a member of the immediate family of, or is a dependant of, a victim mentioned in paragraph (a).'.	21 22
Clause	36	Ins	ertio	n of new pt 13 div 2A	23
			Afte	r section 192—	24
			inse	rt—	25
	'Divi	sion	2A	Proceedings against government bodies	26 27
	'192 A	\ Def		ons for div 2A	28
			'In t	his division—	29

	government body means the State, another State or the Commonwealth.	1 2
	responsible entity see section 192C(1).	3
	successor in law, of a public sector unit, means—	4
	(a) if the functions of the public sector unit (the <i>former unit</i>) are substantially performed by another public sector unit (the <i>current unit</i>)—the current unit; or	5 6 7
	(b) if the functions of the former unit are performed by 2 or more public sector units—the unit that has the function of the former unit most closely connected with the act or omission that is alleged to constitute the offence.	8 9 10 11
192B Go	vernment body may be prosecuted	12
'(1)	A government body may be prosecuted for an offence against this Act.	13 14
'(2)	For a prosecution against the State for an offence against this Act, the proceeding must be taken against the responsible entity.	15 16 17
'192C Res	sponsible entity for a proceeding against the State	18
'(1)	For a proceeding mentioned in section 192B(2), the <i>responsible entity</i> is—	19 20
	(a) the public sector unit whose act or omission is alleged to constitute the offence; or	21 22
	(b) if the public sector unit has ceased to exist—the successor in law of the public sector unit; or	23 24
	(c) if the public sector unit has ceased to exist and there is no clear successor in law—the entity declared by the court to be the responsible entity.	25 26 27
'(2)	For a proceeding mentioned in subsection (1)—	28
	(a) the proceeding is to be taken against the responsible entity as if it were a separate legal entity, if it is not otherwise a separate legal entity; and	29 30 31

[s 36]							
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	(b)	the responsible entity is to be stated in the charge for the offence; and	1 2
	(c)	subject to any rules of court, the responsible entity has the procedural rights and obligations of the State as the defendant in the proceeding.	3 4 5
'(3)	cour	prosecutor may, during the proceeding and with the t's leave, substitute for the responsible entity stated in the ge its successor in law.	6 7 8
'(4)	autho	chief executive of the responsible entity, or a person orised by the chief executive, may act on behalf of the onsible entity for the purposes of the proceeding.	9 10 11
'(5)		ocument may be served on a responsible entity for the oses of the proceeding—	12 13
	(a)	by delivering it to the chief executive of the entity or to a person authorised by the chief executive at a place of business of the responsible entity; or	14 15 16
	(b)	by leaving it at, or sending it by post, telex, facsimile or similar facility to, the usual business address of the responsible entity.	17 18 19
'(6)	This	section applies despite the Crown Proceedings Act 1980.	20
'192D Per	naltie	s in proceedings against government body	21
'(1)	conv	penalty that may be imposed on a government body if it is icted of an offence against this Act is the penalty icable to a body corporate.	22 23 24
'(2)	notic	overnment body may be served with an infringement ce under the <i>State Penalties Enforcement Act 1999</i> in ion to an offence against this Act.	25 26 27
'192E Not	tices	may be given to a government body	28
	'The	following notices may be given to a government body—	29
	(a)	an improvement notice;	30

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	(b) an electrical safety protection notice;
	(c) an unsafe equipment notice.'.
se 37	Insertion of new pt 17
	After section 242—
	insert—
'Pa	art 17 Transitional provision for Workplace Health and Safety
	and Other Legislation
	Amendment Act 2008
60.4 4	
'24 :	The second second second
	'Section 156, as in force immediately before the commencement of this section, continues to apply after the commencement to an application to the Supreme Court made before the commencement as if the <i>Workplace Health and Safety and Other Legislation Amendment Act 2008</i> , section 32 had not been enacted.'
Pa	rt 4 Amendment of Workers'
	Compensation and
	Rehabilitation Act 2003
se 38	Act amended in pt 4
	This part amends the Workers' Compensation and
	Rehabilitation Act 2003.

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Clause	39	Amendment of s 128B (Entitlements of worker with terminal condition)			1 2
			Sect	ion 128B(2)(b)—	3
			omit	, insert—	4
			'(b)	additional lump sum compensation for care of 10% of the amount payable under paragraph (a);'.	5 6
Clause	40	Ins	ertio	n of new ss 128D and 128E	7
			Chap	pter 3, part 3, division 5, after section 128C—	8
			inse	rt—	9
	'128D	Wo	rker's	s dependants	10
		' (1)	This	section applies if the worker has dependants.	11
		'(2)	The	worker's dependants are entitled to lump sum pensation equal to the sum of the following amounts—	12 13
			(a)	15% of the amount payable under section 200(2)(a);	14
			(b)	2% of the amount payable under section 200(2)(a) for the reasonable expenses of the worker's funeral.	15 16
		' (3)	An i	nsurer may pay the compensation under this section—	17
			(a)	to the worker; or	18
			(b)	to the worker's dependants at the same time as the insurer pays the worker lump sum compensation under section 128B.	19 20 21
		' (4)		worker's dependants are not entitled to further pensation under chapter 3, part 11 for the death of the ker.	22 23 24
		' (5)	In th	is section—	25
			fami	endant, of a worker, means a member of the worker's ly who is completely or partly dependent on the worker's ings.	26 27 28
			mem	aber of the family, of a worker, means—	29
			(a)	the worker's—	30

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			(i) spouse; or	1
			(ii) parent, grandparent and step-parent; or	2
			(iii) child, grandchild and stepchild; or	3
			(iv) brother, sister, half-brother and half-sister; or	4
		(b)	if the worker stands in the place of a parent to another person—the other person; or	5 6
		(c)	if another person stands in the place of a parent to the worker—the other person.	7 8
'128 I	Е То	whor	n payments made for death of worker	9
	'(1)	This	section applies if—	10
		(a)	the worker dies because of the latent onset injury; and	11
		(b)	the worker had received a payment of lump sum compensation under section 128B for the latent onset injury; and	12 13 14
		(c)	if the worker left dependants—an insurer had not paid the worker or the worker's dependants the lump sum compensation under section 128D to which the worker's dependants were entitled.	15 16 17 18
	'(2)		compensation under section 128D for the worker's endants is payable—	19 20
		(a)	to the worker's legal personal representative; or	21
		(b)	if there is no legal personal representative—to the worker's dependants.	22 23
	'(3)	the	worker's legal personal representative must pay or apply compensation to or for the benefit of the worker's endants.'.	24 25 26
41	Am	nendn	ment of s 194 (Application and object of pt 11)	27
		Sect	ion 194(2)(b)—	28
		omit	t, insert—	29

Clause

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		'(b)	the worker had received a payment of lump sum compensation or damages for the latent onset injury under this Act, another Act or a law of another State or the Commonwealth.'.	1 2 3 4
Clause	42	Insertior	n of new ch 24	5
		Befo	re schedule 1—	6
		inser	rt—	7
	'Ch	apter 2	provisions for Workplace	8 9
			Health and Safety and Other	10
			Legislation Amendment Act	11
			2008	12
	'657		with terminal condition—application for sation lodged on or after 28 October 2008	13 14
		'The amer <i>Legi</i> appli	provisions of chapter 3, part 3, division 5 and part 11, as nded by the <i>Workplace Health and Safety and Other slation Amendment Act 2008</i> , only apply if a worker's fication for compensation for a latent onset injury that is a final condition is lodged on or after 28 October 2008.	15 16 17 18 19
	'658		with terminal condition—application for sation lodged before 28 October 2008	20 21
		'(1) This	section applies if—	22
		(a)	a worker lodged an application for compensation for a latent onset injury that is a terminal condition before 28 October 2008; and	23 24 25
		(b)	the worker had received a payment of lump sum compensation under section 128B for the latent onset injury; and	26 27 28

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		(c) the worker dies because of the latent onset injury on or after 28 October 2008.	1 2
	'(2)	The worker's dependants are entitled to compensation under chapter 3, part 3, division 5 as if the worker's application for compensation had been lodged on or after 28 October 2008.	3 4 5
'659	Am	nendment of regulation	6
		'The amendment of the Workers' Compensation and Rehabilitation Regulation 2003 by the Workplace Health and Safety and Other Legislation Amendment Act 2008 does not affect the power of the Governor in Council to further amend the regulation or to repeal it.'.	7 8 9 10 11
Par	t 5	Amendment of Workers' Compensation and Rehabilitation Regulation 2003	12 13 14
43	Re	gulation amended in pt 5	15
		This part amends the Workers' Compensation and Rehabilitation Regulation 2003.	16 17
44	Am	nendment of s 85 (Application for compensation)	18
		Section 85—	19
		insert—	20
	'(2)	Also, if the injury is a latent onset injury that is a terminal condition and the worker has dependents, a claim for compensation in relation to the dependency must be supported by proof of the relationship to the worker of persons claiming to be the worker's dependents.	21 22 23 24 25
	' (3)	In this section—	26
	Par	'659 Am Part 5 43 Res 44 Am '(2)	after 28 October 2008. '(2) The worker's dependants are entitled to compensation under chapter 3, part 3, division 5 as if the worker's application for compensation had been lodged on or after 28 October 2008. '659 Amendment of regulation 'The amendment of the Workers' Compensation and Rehabilitation Regulation 2003 by the Workplace Health and Safety and Other Legislation Amendment Act 2008 does not affect the power of the Governor in Council to further amend the regulation or to repeal it.'. Part 5 Amendment of Workers' Compensation and Rehabilitation Regulation Regulation 2003 43 Regulation amended in pt 5 This part amends the Workers' Compensation and Rehabilitation Regulation 2003. 44 Amendment of s 85 (Application for compensation) Section 85— insert— '(2) Also, if the injury is a latent onset injury that is a terminal condition and the worker has dependency must be supported by proof of the relationship to the worker of persons claiming to be the worker's dependants.

[s 44]

fam	endant, of a worker, means a member of the worker's ily who is completely or partly dependent on the worker's sings.	1 2 3
men	nber of the family, of a worker, means—	4
(a)	the worker's—	5
	(i) spouse; or	6
	(ii) parent, grandparent and step-parent; or	7
	(iii) child, grandchild and stepchild; or	8
	(iv) brother, sister, half-brother and half-sister; or	9
(b)	if the worker stands in the place of a parent to another person—the other person; or	10 11
(c)	if another person stands in the place of a parent to the worker—the other person.'.	12 13

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