

Queensland

# **City of Brisbane Bill 2010**



Queensland

### City of Brisbane Bill 2010

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## 2010

# A Bill

for

An Act to provide a system of local government in the City of Brisbane, to amend the Electrical Safety Act 2002, the Information Privacy Act 2009, the Local Government Act 2009. the Right to Information Act 2009 and the Workplace Health and Safety Act 1995 for particular purposes and to make minor or consequential amendments of the Aboriginal Land Act 1991, the Airport Assets (Restructuring and Disposal) Act 2008, the Brisbane River Tidal Lands Improvement Act 1927, the Building Units and Group Titles Act 1980, the Electoral Act 1992, the Fair Trading Act 1989, the Fair Work (Commonwealth Powers) and Other Provisions Act 2009, the Fire and Rescue Service Act 1990, the Industrial Development Act 1963, the Industrial Relations Act 1999, the Judicial Review Act 1991, the Land Act 1994, the Libraries Act 1988, the Metropolitan Water Supply and Sewerage Act 1909, the National Trust of Queensland Act 1963, the Public Sector Ethics Act 1994, the Racing Venues Development Act 1982, the South Bank Corporation Act 1989, the Urban Land Development Authority Act 2007 and the Valuation of Land Act 1944

#### [s 1] \_\_\_\_\_\_

The	Parlia	ment of Queensland enacts—	1
Ch	apte	er 1 Preliminary	2
1	Sh	ort title	3
		This Act may be cited as the City of Brisbane Act 2010.	4
2	Со	mmencement	5
	(1)	This Act, other than the following, commences on 1 July 2010—	6 7
		(a) section 329;	8
		(b) schedule 1, amendments of this Act.	9
	(2)	Schedule 1, amendments of this Act, commences on 2 July 2010.	10 11
3	Pu	rpose of this Act	12
	(1)	The purpose of this Act is to provide for—	13
		(a) the way in which the Brisbane City Council is constituted and the unique nature and extent of its responsibilities and powers; and	14 15 16
		(b) a system of local government in Brisbane that is accountable, effective, efficient and sustainable.	17 18
	(2)	Compared to other local governments in Queensland, the council is unique in its nature and the extent of its responsibilities and powers for the following reasons—	19 20 21
		(a) Brisbane is the capital city of Queensland;	22
		(b) the council is the largest provider of local government services in Queensland;	23 24

	(c)	there are 26 councillors (other than the mayor) who each represent the interests of the residents of a ward;	1 2
	(d)	the mayor has unique responsibilities as the mayor of a capital city;	3 4
	(e)	the council has an Establishment and Coordination Committee that coordinates its business;	5 6
	(f)	the chairperson of the council presides at all of its meetings and is responsible for ensuring its rules of procedure are observed and enforced.	7 8 9
Loc	cal go	overnment principles underpin this Act	10
(1)	acco	ensure the system of local government in Brisbane is buntable, effective, efficient and sustainable, Parliament ires—	11 12 13
	(a)	anyone who is performing a responsibility under this Act to do so in accordance with the local government principles; and	14 15 16
	(b)	any action that is taken under this Act to be taken in a way that—	17 18
		(i) is consistent with the local government principles; and	19 20
		<ul><li>(ii) provides results that are consistent with the local government principles, in as far as the results are within the control of the person who is taking the action.</li></ul>	21 22 23 24
(2)	The	<i>local government principles</i> are—	25
	(a)	transparent and effective processes, and decision-making in the public interest; and	26 27
	(b)	sustainable development and management of assets and infrastructure, and delivery of effective services; and	28 29
	(c)	democratic representation, social inclusion and meaningful community engagement; and	30 31
	(d)	good governance of, and by, local government; and	32

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#### [s 5]

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	(e) ethical and legal behaviour of councillors and council employees.	1 2
Re	ationship with Local Government Act	3
(1)	Although the Brisbane City Council is a local government, this Act, rather than the Local Government Act, provides for—	4 5 6
	(a) the way in which the Brisbane City Council is constituted and the nature and extent of its responsibilities and powers; and	7 8 9
	(b) a system of local government in Brisbane.	10
(2)	The Local Government Act does not apply to the Brisbane City Council or its councillors, employees, agents or contractors or to corporate entities of the council.	11 12 13
De	finitions	14
	The dictionary in schedule 2 defines particular words used in this Act.	15 16

### Chapter 2 Brisbane City Council

City of Brisbane	18
	City of Brisbane

17

24

7	Cit	y of Brisbane	19
	(1)	The area of Brisbane continues to be a city under the name 'City of Brisbane'.	20 21
	(2)	The boundaries of Brisbane are the boundaries of the city immediately before 1 July 2010 and as subsequently varied	22 23

under this Act.

		[s 8	3]
	(3)	Brisbane is the capital city of Queensland.	1
	(4)	A regulation may describe the boundaries of Brisbane.	2
Part	2	Council constitution, responsibilities and powers	3
			·
8	Wh	nat this part is about	5
		This part explains—	6
		(a) what the Brisbane City Council is; and	7
		(b) who constitutes the council; and	8
		(c) the responsibilities and powers of the council, it councillors and its employees.	ts 9 10
9	The	e Brisbane City Council's responsibility for Brisbane	11
		The Brisbane City Council (the <i>council</i> ) is the elected bod that is responsible for the good rule and local government of Brisbane.	-
10	Bri	isbane City Council is a body corporate	15
		The council—	16
		(a) is a body corporate with perpetual succession; and	17
		(b) has a common seal; and	18
		(c) may sue and be sued, and otherwise exercise its powers under the name 'Brisbane City Council'.	s, 19 20

#### [s 11]

1	Ρο	wers of council generally	1
	(1)	The council has the power to do anything that is necessary or convenient for the good rule and local government of Brisbane.	2 3 4
		Note—	5
		Also, see section 237 for more information about powers.	6
	(2)	However, the council can only do something that the State can validly do.	7 8
	(3)	When exercising a power, the council may take account of Aboriginal tradition and Island custom.	9 10
	(4)	The council may exercise its powers—	11
		(a) inside Brisbane; or	12
		(b) outside Brisbane (including outside Queensland)—	13
		(i) with the written approval of the Minister; or	14
		(ii) as provided under section 12(5).	15
	(5)	When the council is exercising a power in a place that is outside Brisbane, the council has the same jurisdiction in the place as if the place were inside Brisbane.	16 17 18
12		wer includes power to conduct joint government ivities	19 20
	(1)	The council may exercise its powers by cooperating with 1 or more other local, State or Commonwealth government to conduct a joint government activity.	21 22 23
	(2)	A <i>joint government activity</i> includes providing a service, or operating a facility, that involves the other governments.	24 25
	(3)	The cooperation with another government may take any form, including for example—	26 27
		(a) entering into an agreement; or	28

[s 13]

		(b) creating a joint local government entity, or joint government entity, to oversee the joint government activity.	1 2 3
	(4)	A joint government activity may be set up for more than 1 purpose.	4 5
		Example—	6
		Three local governments may create a joint local government entity to manage an aerodrome that services each of their local government areas, and may also enter into an agreement to sell water in bulk to one of the local governments.	7 8 9 10
	(5)	The council may exercise a power in another government's area for the purposes of a joint government activity, in the way agreed by the governments.	11 12 13
	(6)	However, if the power is to be exercised under a local law, the local law must expressly state that it applies to the other government's area.	14 15 16
		Note—	17
		See section 30 for more information about making local laws.	18
13	Wh	o the council is constituted by	19
	(1)	Usually, the council is constituted by the mayor and 26 other councillors who are elected or appointed to the council under this Act or the Electoral Act.	20 21 22
	(2)	However, if there are no councillors for any reason, the council is constituted by its chief executive officer.	23 24
14	Re	sponsibilities of councillors	25
	(1)	A councillor must represent the current and future interests of the residents of Brisbane.	26 27
	(2)	All councillors have the same responsibilities, but the mayor has some extra responsibilities.	28 29
	(3)	All councillors have the following responsibilities—	30
		(a) ensuring the council—	31

#### [s 14]

		(i) discharges its responsibilities under this Act; and	1
		(ii) achieves its corporate and community plans; and	2
		(iii) complies with all laws that apply to the council;	3
	(b)	providing high quality leadership to the council and the community;	4 5
	(c)	participating, for the benefit of Brisbane, in-	6
		(i) meetings of the council; and	7
		<ul> <li>(ii) policy development and decision making about matters being considered at a meeting of the council;</li> </ul>	8 9 10
	(d)	being accountable to the community for the council's performance;	11 12
	(e)	complying with the BCC councillors code of conduct.	13
(4)	The	mayor has the following extra responsibilities—	14
	(a)	implementing the policies adopted by the council;	15
	(b)	developing and implementing policies, other than policies that conflict with policies adopted by the council;	16 17 18
	(c)	leading and controlling the business of the council;	19
	(d)	preparing a budget to present to the council;	20
	(e)	leading, managing, and providing strategic direction to the chief executive officer in order to achieve high quality administration of the council;	21 22 23
	(f)	ensuring that the council promptly provides the Minister with the information about Brisbane, or the council, that is requested by the Minister;	24 25 26
	(g)	arranging representation of the council at ceremonial or civic functions;	27 28
	(h)	directing the chief executive officer and senior contract employees of the council.	29 30

			[s 15]	
	(5)		en performing a responsibility, a councillor must serve the all public interest of the whole of Brisbane.	1 2
15	Re	spon	sibilities of council employees	3
	(1)	All resp	employees of the council have the following onsibilities—	4 5
		(a)	implementing the policies and priorities of the council in a way that promotes—	6 7
			(i) the effective, efficient and economical management of public resources; and	8 9
			(ii) excellence in service delivery; and	10
			(iii) continual improvement;	11
		(b)	carrying out their duties in a way that ensures the council—	12 13
			(i) discharges its responsibilities under this Act; and	14
			(ii) complies with all laws that apply to the council; and	15 16
			(iii) achieves its corporate and community plans;	17
		(c)	providing sound and impartial advice to the council;	18
		(d)	carrying out their duties impartially and with integrity;	19
		(e)	ensuring their personal conduct does not reflect adversely on the reputation of the council;	20 21
		(f)	improving all aspects of their work performance;	22
		(g)	observing all laws relating to their employment;	23
		(h)	observing the ethics principles under the <i>Public Sector</i> <i>Ethics Act 1994</i> , section 4;	24 25
		(i)	complying with a code of conduct under the <i>Public</i> Sector Ethics Act 1994.	26 27
	(2)	The resp	chief executive officer has the following extra onsibilities—	28 29

#### [s 15]

(a)	managing the council in a way that promotes—	1
	(i) the effective, efficient and economical	2
	management of public resources; and	3
	(ii) excellence in service delivery; and	4
	(iii) continual improvement;	5
(b)	managing the other council employees through management practices that—	6 7
	(i) promote equal employment opportunities; and	8
	(ii) are responsive to the council's policies and priorities;	9 10
(c)	establishing and implementing goals and practices in accordance with the policies and priorities of the council;	11 12 13
(d)	establishing and implementing practices about access and equity to ensure members of the community have access to—	14 15 16
	(i) council programs; and	17
	(ii) appropriate avenues for reviewing council decisions;	18 19
(e)	the safe custody of—	20
	(i) all records about the proceedings, accounts or transactions of the council or its committees; and	21 22
	(ii) all documents owned or held by the council;	23
(f)	complying with particular requests under section 166 from councillors.	24 25

Part	3	Wards of Brisbane	1	
16	Wh	/hat this part is about		
		This part is about the number of electors that are to be in each ward of Brisbane to ensure democratic representation.	3 4	
17	Wa	rds of Brisbane	5	
	(1)	Brisbane is divided into 26 areas called wards.	6	
	(2)	A regulation may describe the boundaries of any ward of Brisbane.	7 8	
	(3)	Each ward of Brisbane must have a reasonable proportion of electors.	9 10	
	(4)	A <i>reasonable proportion of electors</i> is the number of electors that is worked out by dividing the total number of electors in Brisbane (as nearly as can be found out) by the number of councillors (other than the mayor), plus or minus 10%.	11 12 13 14	
		Example—	15	
		If the total number of electors in Brisbane is 1500000, and the number of councillors (other than the mayor) is 5, the reasonable proportion of electors is 300000 (i.e. 1500000 divided by 5) plus or minus 10%, i.e. between 270000 and 330000 electors.	16 17 18 19	
	(5)	When changing the wards of Brisbane, the reasonable proportion of electors must be worked out as near as practicable to the time when the change is to happen.	20 21 22	
18	Rev	view of wards of Brisbane	23	
		The council must, no later than 1 October in the year that is 2 years before the year of the quadrennial elections—	24 25	
		(a) review whether each of the wards of Brisbane has a reasonable proportion of electors; and	26 27	
		(b) give the electoral commissioner and the Minister written notice of the results of the review.	28 29	

[s 19]

Part 4	4	Changing Brisbane area or representation	1 2
Divisi	on <sup>-</sup>	I Introduction	3
19	Wha	It this part is about	4
(	(1)	This part is about making a boundary change.	5
(	(2)	A <i>boundary change</i> is a change of the boundaries of Brisbane or any ward of Brisbane.	6 7
(	(3)	In summary, the process for making a boundary change is as follows—	8 9
		• <i>assessment</i> —the change commission assesses whether a proposed boundary change is in the public interest	10 11
		• <i>implementation</i> —the Governor in Council implements the boundary change under a regulation.	12 13
(	(4)	The <i>change commission</i> , which conducts the assessment phase of the process, is an independent body created under the Local Government Act.	14 15 16
Divisi	on 2	2 The process for change	17
20	Who	o may start the change process	18
		For a boundary change—	19
		(a) the council; or	20
		(b) the Minister; or	21
		(c) the electoral commission;	22
		may apply to the change commission to assess whether the change should be made.	23 24

Assessment				
(1)		• • •	2 3	
(2)	In doing so, the change commission must consider—			
	(a)	whether the proposed boundary change is consistent with a local government related law; and	5 6	
	(b)	the views of the Minister about the proposed boundary change; and	7 8	
	(c)	any other matters prescribed under a regulation.	9	
(3)			10 11	
(4)	How	ever, as a minimum, the change commission must—	12	
	(a)	ask for submissions from any local government that would be affected by the proposed boundary change; and	13 14 15	
	(b)	hold a public hearing (in the way set out in chapter 7, part 1) to ask the public for its views about the proposed boundary change.	16 17 18	
(5)	of its	assessment and the reasons for the results, by publishing	19 20 21	
	(a)	in a newspaper that is circulating generally in Brisbane; and	22 23	
	(b)	in the gazette; and	24	
	(c)	on the electoral commission's website.	25	
(6)			26 27	
(7)		• •	28 29	
	<ol> <li>(1)</li> <li>(2)</li> <li>(3)</li> <li>(4)</li> <li>(5)</li> <li>(6)</li> </ol>	<ol> <li>The opropion</li> <li>In do (a)</li> <li>(b)</li> <li>(c)</li> <li>(c)</li> <li>(d)</li> <li>(d)</li></ol>	<ol> <li>The change commission is responsible for assessing whether a proposed boundary change is in the public interest.</li> <li>In doing so, the change commission must consider—         <ul> <li>(a) whether the proposed boundary change is consistent with a local government related law; and</li> <li>(b) the views of the Minister about the proposed boundary change; and</li> <li>(c) any other matters prescribed under a regulation.</li> </ul> </li> <li>The change commission may conduct its assessment in any way that it considers appropriate.</li> <li>However, as a minimum, the change commission must—         <ul> <li>(a) ask for submissions from any local government that would be affected by the proposed boundary change; and</li> <li>(b) hold a public hearing (in the way set out in chapter 7, part 1) to ask the public for its views about the proposed boundary change.</li> </ul> </li> <li>The change commission must let the public know the results of its assessment and the reasons for the results, by publishing notice of the results—         <ul> <li>(a) in a newspaper that is circulating generally in Brisbane; and</li> <li>(b) in the gazette; and</li> <li>(c) on the electoral commission's website.</li> </ul> </li> </ol>	

#### [s 22]

22	Implementation				
	(1)	The Governor in Council may implement the change commission's recommendation under a regulation.	2 3		
	(2)	The regulation may provide for anything that is necessary or convenient to facilitate the implementation of the boundary change.	4 5 6		
	(3)	For example, the regulation may provide for—	7		
		(a) holding or postponing a council election; or	8		
		(b) the transfer of assets and liabilities between the council and another local government.	9 10		
	(4)	The council is not liable to pay a State tax in relation to a transfer or other arrangement made to implement a boundary change.	11 12 13		
	(5)	A <i>State tax</i> is a tax, charge, fee or levy imposed under an Act, other than a duty under the <i>Duties Act 2001</i> .	14 15		
23	De	cisions under this division are not subject to appeal	16		
		A decision of the change commission under this division is not subject to appeal.	17 18		
		Note—	19		

20

See section 221 for more information.

[s 24]

Chapter 3		er 3 The business of the council	1
Part 1		Statutory committees and council meetings	2 3
Divi	sion	1 Statutory committees of the council	4
24	Est	ablishment and Coordination Committee	5
	(1)	The standing committee of the council called the Establishment and Coordination Committee is continued as a statutory committee of the council.	6 7 8
	(2)	The committee coordinates the business of the council.	9
	(3)	The committee consists of the mayor and all committee chairpersons of the standing committees of the council.	10 11
	(4)	Only a councillor may be a member of the committee.	12
	(5)	The mayor is the chairperson of the committee.	13
	(6)	The committee is collectively responsible to the council.	14
		Note—	15
		Under the <i>Right to Information Act 2009</i> (the <i>RTI Act</i> ), schedule 3, section 4A, particular information relating to the committee is exempt information. Accordingly, access to that information may be refused—see section 47(3)(a) of the RTI Act. However, despite the council being able, under that section, to refuse access, the council may decide to give access—see section 48(3) of the RTI Act.	16 17 18 19 20 21

[s 25]

Division 2		2 Meetings of the council or its committees	1 2
25	Cha	airperson of the council	3
	(1)	The council must, by resolution, appoint a chairperson of the council from its councillors (other than the mayor or deputy mayor) at the first meeting after the office of the chairperson becomes vacant.	4 5 6 7
	(2)	The chairperson of the council presides at all meetings of the council and is responsible for ensuring its rules of procedure are observed and enforced.	8 9 10
		Note—	11
		The chairperson of the council also has powers under section 180 in relation to inappropriate conduct by councillors in meetings of the council.	12 13 14
	(3)	However, the chairperson of the council does not preside at meetings of committees of the council.	15 16
		Note—	17
		A committee chairperson presides at meetings of a committee of the council.	18 19
	(4)	The <i>rules of procedure</i> are, under a local law, the rules decided by council for the conduct of the participants at meetings of the council.	20 21 22
26	Ма	yor as member of standing committees of the council	23
	(1)	The mayor is a member of all standing committees of the council.	24 25
	(2)	The mayor may, at the mayor's discretion, attend, participate in or vote at any meeting of a standing committee of the council.	26 27 28

Part 2		Local laws	1
Divisio	า 1	Introduction	2
27 W	hat th	is part is about	3
(1)	This	s part is about local laws.	4
(2)	A la	<i>cal law</i> is a law made by the council.	5
(3)		ess there is a contrary intention, a reference in this Act to a <i>al law</i> includes a reference to—	6 7
	(a)	an interim local law; and	8
	(b)	a subordinate local law; and	9
	(c)	a local law that is an adopted model local law.	10
(4)	An a or le	<i>interim local law</i> is a local law that has effect for 6 months ess.	11 12
(5)	A sı	ubordinate local law is a local law that—	13
	(a)	is made under a power contained in a local law; and	14
	(b)	provides for the detailed implementation of the broader principles contained in the local law.	15 16
(6)	to th incc	abordinate local law is called that because it is subordinate the local law under which it is made, so that if there is any possistency between the subordinate local law and the local the local law prevails to the extent of the inconsistency.	17 18 19 20
(7)	und	<i>nodel local law</i> is a local law approved by the Minister er the Local Government Act, section 26(7), as being able for adoption by all local governments.	21 22 23
28 In	teract	ion with State laws	24
		here is any inconsistency between a local law and a law le by the State, the law made by the State prevails to the	25 26

extent of the inconsistency.

5 26 27

[s 29]

Divi	ision	2 Making, recording and reviewing local laws	1 2
29	Po	wer to make a local law	3
	(1)	The council may make and enforce any local law that is necessary or convenient for the good rule and local government of Brisbane.	4 5 6
	(2)	However, the council must not make a local law—	7
		<ul> <li>(a) that sets a penalty of more than 850 penalty units for each conviction of failing to comply with a local law, including each conviction when there is more than 1 conviction for a continuing offence or repeat offence; or</li> </ul>	8 9 10 11
		(b) that purports to stop a local law being amended or repealed in the future; or	12 13
		(c) about a subject that is prohibited under division 3.	14
30	Lo	cal law making process	15
	(1)	The council may decide its own process for making a local law.	16 17
	(2)	However, the process must be consistent with this section.	18
	(3)	Before making a proposed local law, the council must—	19
		(a) consult with relevant government entities about the overall State interest in the proposed local law; and	20 21
		(b) give the Minister the following—	22
		(i) a copy of the proposed local law;	23
		(ii) a drafting certificate for the proposed local law;	24
		(iii) information required by the Minister or under a regulation.	25 26
	(4)	The council may proceed further in making the proposed local law only if the council satisfies the Minister that—	27 28

	(a)	the overall State interest is satisfactorily dealt with by the proposed local law; and
	(b)	the proposed local law is drafted substantially in accordance with the drafting standards.
(5)	satis	e Minister considers the overall State interest would be factorily dealt with by the proposed local law if the neil satisfied particular conditions—
	(a)	the Minister may impose conditions on the council that the Minister considers appropriate; and
	(b)	the council may proceed further in making the proposed local law if it—
		(i) satisfies any conditions about the content of the proposed local law; and
		(ii) agrees to satisfy any other conditions.
(6)		council must let the public know that a local law has been e, by publishing a notice of making the local law—
	(a)	in a newspaper that is circulating generally in Brisbane; and
	(b)	in the gazette; and
	(c)	on the council's website.
(7)		notice must be published within 1 month after the day n the council made the resolution to make the local law.
(8)	The	notice must state—
	(a)	that the notice is made by the council; and
	(b)	the date when the council made the resolution to make the local law; and
	(c)	the name of the local law; and
	(d)	the name of any existing local law that was amended or repealed by the new local law; and
	(e)	if the local law is an adopted model local law—that fact; and

# [s 31]

	(f)	if the local law is an interim local law—that fact, and the date on which the interim local law expires; and	1 2
	(g)	if the local law is a subordinate local law—the name of the local law that authorises the subordinate local law to be made; and	3 4 5
	(h)	the purpose and general effect of the local law; and	6
	(i)	if the local law contains an anti-competitive provision—that fact; and	7 8
	(j)	that a copy of the local law may be—	9
		(i) inspected and purchased at the council's public office; and	10 11
		(ii) inspected at the department's State office.	12
(9)	gaze	soon as practicable after the notice is published in the ette, the council must ensure a copy of the local law may nspected and purchased at the council's public office.	13 14 15
(10)		opy of a local law must cost no more than the cost to the neil of making the copy available for purchase.	16 17
(11)		hin 7 days after the notice is published in the gazette, the notil must give the Minister—	18 19
	(a)	a copy of the notice; and	20
	(b)	a copy of the local law.	21
	Note-	_	22
		e section 40 for the powers of the Minister in relation to a local law at is not made according to this section.	23 24
Ex	piry c	of interim local law revives previous law	25
(1)	This	s section applies if—	26
	(a)	an interim local law amends or repeals a local law; and	27
	(b)	the interim local law expires; and	28
	(c)	the interim local law is not made (either with or without change) as a local law.	29 30

	(2)	Whe	en the interim local law expires—	1
		(a)	the local law is revived in its previous form; and	2
		(b)	any subordinate local law or provision of a subordinate local law, that stopped having effect because the local law was amended or repealed, is revived in its previous form.	3 4 5 6
	(3)	prov	<i>previous form</i> of a local law, subordinate local law, or ision of a subordinate local law is the form it was in ediately before the interim local law commenced.	7 8 9
	(4)		section does not affect anything that was done or suffered er the interim local law before it expired.	10 11
	(5)		section applies despite the <i>Acts Interpretation Act 1954</i> , on 19.	12 13
32	Lo	cal la	w register	14
	(1)		council must keep a register of its local laws, in the way is required under a regulation.	15 16
	(2)		council must ensure the public may view the register at its ic office or on its website.	17 18
33	Со	nsolie	dated versions of local laws	19
	(1)		council may prepare and adopt a consolidated version of cal law.	20 21
	(2)	accu origi	<i>onsolidated version</i> of a local law is a document that rately combines the council's local law, as it was inally made, with all the amendments made to the local since the local law was originally made.	22 23 24 25
	(3)	law,	en the council adopts the consolidated version of the local the consolidated version is taken to be the local law, in absence of evidence to the contrary.	26 27 28

# [s 34]

	(4)	Within 7 days after the council adopts the consolidated version of the local law, the council must give a copy of the consolidated version to the Minister.	1 2 3
34	Re	gular review of local laws	4
		The council must regularly review the provisions of its local laws (including anti-competitive provisions, for example) with a view to ensuring the local laws are relevant to the public interest.	5 6 7 8
Divi	sion	3 Local laws that can not be made	9
35	Wh	at this division is about	10
		This division specifies the subjects that the council must not make a local law about.	11 12
36	Net	twork connections	13
	(1)	The council must not make a local law that regulates network connections.	14 15
	(2)	A <i>network connection</i> is an installation that has the sole purpose of connecting a home or other structure to an existing telecommunications network.	16 17 18
	(3)	A local law, to the extent that it is contrary to this section, has no effect.	19 20
37	Ele	ction advertising	21
	(1)	The council must not make a local law that—	22
		(a) prohibits or regulates the distribution of how-to-vote cards; or	23 24
		(b) prohibits the placement of election signs or posters.	25
	(2)	A <i>how-to-vote card</i> includes a how-to-vote card under the—	26

	(a)	Electoral Act; or	1
	(b)	the provisions of the repealed <i>Local Government Act 1993</i> relating to local government elections that continue in force under the Local Government Act.	2 3 4
(3)		election sign or poster is a sign or poster that is able, or is nded, to—	5 6
	(a)	influence a person about voting at any government election; or	7 8
	(b)	affect the result of any government election.	9
(4)	-	<i>overnment election</i> is an election for a local, State or monwealth government.	10 11
(5)		cal law, to the extent that it is contrary to this section, has ffect.	12 13
Dev	velop	ment processes	14
(1)		council must not make a local law that establishes an native development process.	15 16
(2)	simi	<i>alternative development process</i> is a process that is lar to or duplicates all or part of a process in the Planning chapter 6.	17 18 19
(3)		vever, if a local law already contains a provision that plishes an alternative development process, the council—	20 21
	(a)	may repeal the provision at any time; and	22
	(b)	may amend the provision until a new planning scheme comes into effect in Brisbane.	23 24
(4)	This	section does not apply to a local law about—	25
	(a)	advertising devices; or	26
	(b)	gates and grids; or	27
	(c)	levees; or	28
	(d)	roadside dining;	29

# [s 39]

		until the council decides (under the Planning Act) to prepare its next planning scheme.	1 2
	(5)	A local law, to the extent that it is contrary to this section, has no effect.	3 4
39	An	ti-competitive provisions	5
	(1)	The council must not make a local law that contains an anti-competitive provision unless the council has complied with the procedures prescribed under a regulation for the review of anti-competitive provisions.	6 7 8 9
	(2)	A local law, to the extent that it is contrary to this section, has no effect.	10 11
	(3)	This section does not apply to an interim local law.	12
Divi	sion		13
Divi	sion	4 Action by the Minister about particular local laws	13 14
		particular local laws	14
Divi 40	Su	particular local laws spending or revoking particular local laws	14 15
		particular local laws	14
	Su	<b>particular local laws</b> <b>spending or revoking particular local laws</b> This section applies if the Minister reasonably believes a local law is contrary to any other law or inconsistent with the local	14 15 16 17
	<b>Su</b> : (1)	<b>particular local laws</b> <b>spending or revoking particular local laws</b> This section applies if the Minister reasonably believes a local law is contrary to any other law or inconsistent with the local government principles.	14 15 16 17 18
	<b>Su</b> : (1)	<ul> <li>particular local laws</li> <li>spending or revoking particular local laws</li> <li>This section applies if the Minister reasonably believes a local law is contrary to any other law or inconsistent with the local government principles.</li> <li>The Minister, by gazette notice, may— <ul> <li>(a) suspend the local law, for a specified period or</li> </ul> </li> </ul>	14 15 16 17 18 19 20
	<b>Su</b> : (1)	<ul> <li>particular local laws</li> <li>spending or revoking particular local laws</li> <li>This section applies if the Minister reasonably believes a local law is contrary to any other law or inconsistent with the local government principles.</li> <li>The Minister, by gazette notice, may— <ul> <li>(a) suspend the local law, for a specified period or indefinitely; or</li> </ul> </li> </ul>	14 15 16 17 18 19 20 21
	<b>Su</b> (1) (2)	<ul> <li>particular local laws</li> <li>spending or revoking particular local laws</li> <li>This section applies if the Minister reasonably believes a local law is contrary to any other law or inconsistent with the local government principles.</li> <li>The Minister, by gazette notice, may— <ul> <li>(a) suspend the local law, for a specified period or indefinitely; or</li> <li>(b) revoke the local law.</li> </ul> </li> </ul>	14 15 16 17 18 19 20 21 22
	<b>Su</b> (1) (2)	<ul> <li>particular local laws</li> <li>spending or revoking particular local laws</li> <li>This section applies if the Minister reasonably believes a local law is contrary to any other law or inconsistent with the local government principles.</li> <li>The Minister, by gazette notice, may— <ul> <li>(a) suspend the local law, for a specified period or indefinitely; or</li> <li>(b) revoke the local law.</li> </ul> </li> <li>The gazette notice must state— <ul> <li>(a) how the local law is contrary to another law or</li> </ul> </li> </ul>	14 15 16 17 18 19 20 21 22 23 24

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	other law or inconsistent with the local government principles.
(4)	If the Minister suspends a local law, the local law stops having effect for the period specified in the gazette notice.
(5)	If the Minister revokes the local law—
	(a) the local law stops having effect on the day specified in the gazette notice; or
	(b) if no day is specified in the gazette notice—the local law is taken to never have had effect.
(6)	The State is not liable for any loss or expense incurred by a person because a local law is suspended or revoked under this section.
(7)	A decision of the Minister under this section is not subject to appeal.
	Note—
	See section 221 for more information.

# Part 3Beneficial enterprises and<br/>business activities1718

# Division 1 Beneficial enterprises 19

41	Wh	What this division is about				
	(1)	This division is about beneficial enterprises that are conducted by the council.	21 22			
	(2)	This division does not apply to a business unit of the council.	23			
	(3)	A <i>beneficial enterprise</i> is an enterprise that the council considers is directed to benefiting, and can reasonably be expected to benefit, the whole or part of Brisbane.	24 25 26			

#### [s 42]

(4)		is <i>conducting</i> a beneficial enterprise if the gaging in, or helping, the beneficial enterprise.	1 2
Со	nducting ben	eficial enterprises	3
(1)	This section beneficial ent	applies if the council wants to conduct a erprise.	4 5
(2)	The council n	nust—	6
	(a) consult	with—	7
		council employees who may be directly fected by the beneficial enterprise; or	8 9
	inc	nominated by the council employees, an dustrial association representing the council pployees; and	10 11 12
	(b) pass a re	esolution to conduct the beneficial enterprise.	13
(3)	having as a pr	<i>d association</i> is an association of employees rincipal purpose the protection and promotion of in matters concerning their employment.	14 15 16
(4)	When condu must—	acting the beneficial enterprise, the council	17 18
	(a) apply so	ound financial principles; and	19
	(b) comply	with the local government related laws.	20
(5)	In order to may—	conduct the beneficial enterprise, the council	21 22
		rcially exploit the council's tangible or intangible y rights; or	23 24
	(b) participa	ate with an association, other than by—	25
	(i) be	ing an unlimited partner of a partnership; or	26
	lia the	tering into an agreement that does not limit the bility of the council, as between the parties, to e amount committed by the council under the reement; or	27 28 29 30

			(iii) borrowing, or guaranteeing a borrowing.	1
	(6)	An a	association is—	2
		(a)	a partnership; or	3
		(b)	a corporation limited by shares but is not listed on a stock exchange; or	4 5
		(c)	a corporation limited by guarantee but is not listed on a stock exchange; or	6 7
		(d)	another association of persons that is not a corporation.	8
	(7)	not,	rder to conduct the beneficial enterprise, the council must either directly or by participating with an association, icipate with an unlimited corporation.	9 10 11
	(8)		<i>unlimited corporation</i> means a corporation whose abers have no limit placed on their liability.	12 13
	(9)		council <i>participates</i> with an association or unlimited poration if the council—	14 15
		(a)	forms, or takes part in forming, an association or unlimited corporation; or	16 17
		(b)	becomes a member of an association or unlimited corporation; or	18 19
		(c)	takes part in the management of an association or unlimited corporation; or	20 21
		(d)	acquires or disposes of shares, debentures or securities of an association or unlimited corporation.	22 23
43	Re	giste	r of beneficial enterprises	24
	(1)		council must establish a register that includes a record, each beneficial enterprise that it conducts, of—	25 26
		(a)	particulars of the purpose to be achieved by conducting the beneficial enterprise; and	27 28
		(b)	the identity of any entity with which the council has conducted a beneficial enterprise; and	29 30

#### [s 44]

	that the	ount of money, or the market value of property, e council has committed to a beneficial enterprise, he date that the property was committed.	1 2 3
(2)		must ensure the public may view the register at its or on its website.	4 5
(3)		must give the department's chief executive and general written notice of—	6 7
	• •	ablishment of the register as soon as practicable is established; and	8 9
		aking of each entry in the register as soon as able after the entry is made.	10 11
	nning for a l tor	beneficial enterprise with the private	12 13
(1)		a applies if the council plans to invest in a anterprise that is to be conducted with the private	14 15 16
(2)		must identify the amount that is to be invested, as enditure, in the council's budget.	17 18
(3)	enterprise in	il does not commit that amount to the beneficial the financial year of that budget, the amount may rward to the next financial year for the beneficial	19 20 21 22
(4)	established	that is carried forward must be held in a reserve by the council in the council's operating fund, punt is lawfully applied.	23 24 25
(5)		n may prescribe the maximum number of years ant can be carried forward.	26 27
(6)		must get the approval of the department's chief fore the council may—	28 29
	identifi	in a beneficial enterprise when the council has not ied the amount of the investment as a capital liture in its budget; or	30 31 32

[s 45]

		(b) invest in a beneficial enterprise an amount prescribed under a regulation.	1 2
	(7)	If the department's chief executive does not give the council written notice of his or her decision about the approval, within 30 days after the approval is sought, the department's chief executive is taken to have refused the approval on the 31st day after the approval was sought.	3 4 5 6 7
	(8)	If the council fails to comply with this section, the department's chief executive may—	8 9
		(a) publish notice of the failure in a newspaper that is circulating generally in Brisbane; or	10 11
		(b) direct the council to publish notice of the failure on the council's website.	12 13
Divi	ision	2 Business reform, including competitive neutrality	14 15
45	Wh	at this division is about	16
	(1)	This division is about the application of the National Competition Policy Agreements in relation to the significant business activities of the council.	17 18 19
	(2)	This includes the application of the competitive neutrality principle if, in the circumstances, the public benefit (in terms of service quality and cost) outweighs the costs of implementation.	20 21 22 23
	(3)	Under the <i>competitive neutrality principle</i> , an entity that is conducting a business activity in competition with the private sector should not enjoy a net advantage over competitors only because the entity is in the public sector.	24 25 26 27
	(4)	A <i>significant business activity</i> is a business activity of the council that—	28 29

#### [s 46]

	(a)	is conducted in competition, or potential competition, with the private sector (including off-street parking, quarries, sporting facilities, for example); and	1 2 3
	(b)	meets the threshold prescribed under a regulation.	4
(5)		vever, a <i>significant business activity</i> does not include a ness activity that is—	5 6
	(a)	a building certifying activity; or	7
	(b)	a roads activity; or	8
	(c)	related to the provision of library services.	9
	Note-	_	10
		building certifying activity or roads activity is dealt with under etion 49.	11 12
Wa	ys to	apply the competitive neutrality principle	13
(1)	The	competitive neutrality principle may be applied by—	14
	(a)	commercialisation of a significant business activity; or	15
	(b)	corporatisation of a significant business activity; or	16
	(c)	full cost pricing of a significant business activity.	17
(2)	is p	<i>amercialisation</i> involves creating a new business unit, that art of the council, to conduct the significant business <i>v</i> ity on a commercial basis.	18 19 20
(3)	is no the	<b>poratisation</b> involves creating a new corporate entity, that of part of the council but is directly or indirectly owned by council, to conduct the significant business activity on a mercial basis.	21 22 23 24
(4)	activ	<i>cost pricing</i> involves pricing the significant business vity on a commercial basis, but without creating a new ness unit or new corporate entity.	25 26 27
(5)	A re	gulation may provide for—	28
	(a)	matters relating to corporatisation, commercialisation or full cost pricing; or	29 30

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		(b)	any other matter relating to the application of the competitive neutrality principle to the significant business activities of the council.	1 2 3
47	lde	ntify	ing significant business activities	4
		The	council's annual report for each financial year must—	5
		(a)	contain a list of all the business activities that the council conducted during the financial year; and	6 7
		(b)	identify the business activities that are significant business activities; and	8 9
		(c)	state whether or not the competitive neutrality principle was applied to the significant business activities, and if the principle was not applied, the reason why it was not applied; and	10 11 12 13
		(d)	state whether any of the significant business activities were not conducted in the preceding financial year, i.e. whether there are any new significant business activities.	14 15 16 17
48	As	sessi	ing public benefit	18
	(1)		s section applies to a new significant business activity that entified in the annual report of the council.	19 20
	(2)		council must conduct a public benefit assessment of the significant business activity.	21 22
	(3)	bene appl sign	<i>ublic benefit assessment</i> is an assessment of whether the efit to the public (in terms of service quality and cost) of ying the competitive neutrality principle in relation to a ificant business activity outweighs the costs of applying competitive neutrality principle.	23 24 25 26 27
	(4)	befo	council must conduct the public benefit assessment ore the end of the financial year in which the significant ness activity is first identified in the annual report.	28 29 30

#### [s 49]

(5)	The council must prepare a report on the public benefit assessment that contains its recommendations about the application of the competitive neutrality principle in relation to the significant business activity.	1 2 3 4
(6)	At a meeting of the council, the council must—	5
	(a) consider the report; and	6
	(b) decide, by resolution, whether or not to apply the competitive neutrality principle in relation to the significant business activity.	7 8 9
(7)	Any resolution that the competitive neutrality principle should not be applied must include a statement of the reasons why it should not be applied.	10 11 12
(8)	The council must give the Minister a copy of—	13
	(a) the report; and	14
	(b) all resolutions made in relation to the report.	15
(9)	If the council decides not to apply the competitive neutrality principle in relation to the significant business activity, the council must, within 3 years after making the decision, repeat the process in this section.	16 17 18 19
(10)	Subsection (9) also applies to a decision that was made before the commencement of this section.	20 21
Co	de of competitive conduct	22
(1)	This section is about the code of competitive conduct.	23
(2)	The <i>code of competitive conduct</i> is the code of competitive conduct prescribed under a regulation under the Local Government Act.	24 25 26
(3)	The council must apply the code of competitive conduct to the conduct of the following business activities of the council—	27 28
	(a) a building certifying activity;	29

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	(b)	a roads activity, other than a roads activity for which business is conducted only through a sole supplier arrangement.	1 2 3
(4)	A bu	uilding certifying activity is a business activity that—	4
	(a)	involves performing building certifying functions (within the meaning of the Building Act, section 8); and	5 6
	(b)	is prescribed under a regulation.	7
(5)		<i>bads activity</i> is a business activity (other than a business rity prescribed under a regulation) that involves—	8 9
	(a)	constructing or maintaining a State-controlled road, that the State put out to competitive tender; or	10 11
	(b)	submitting a competitive tender in relation to—	12
		(i) constructing or maintaining a road in Brisbane, that the council put out to competitive tender; or	13 14
		<ul><li>(ii) constructing or maintaining a road in another local government area, that the other local government put out to competitive tender.</li></ul>	15 16 17
(6)		council must start to apply the code of competitive luct—	18 19
	(a)	for a building certifying activity—from the start of the financial year after the financial year in which the building certifying activity is first conducted; or	20 21 22
	(b)	for a roads activity—from when the roads activity is first conducted.	23 24
(7)	whet	council must decide each financial year, by resolution, ther or not to apply the code of competitive conduct to a ness activity prescribed under a regulation.	25 26 27
(8)	cond	e council decides not to apply the code of competitive luct to the business activity, the resolution must state ons for not doing so.	28 29 30
(9)		section (7) does not prevent the council from applying the of competitive conduct to any other business activities.	31 32

[s 50]

50 Co	mpet	itive	neutrality complaints	1
(1)			cil must adopt a process for resolving competitive complaints.	2 3
(2)	A	mpet	<i>itive neutrality complaint</i> is a complaint that—	4
	(a)	activ	tes to the failure of the council to conduct a business vity in accordance with the competitive neutrality ciple; and	5 6 7
	(b)	is m	ade by an affected person.	8
(3)	An a	iffect	ed person is—	9
	(a)	a pe	rson who—	10
		(i)	competes with the council in relation to the business activity; and	11 12
		(ii)	claims to be adversely affected by a competitive advantage that the person alleges is enjoyed by the council; or	13 14 15
	(b)	a pe	rson who—	16
		(i)	wants to compete with the council in relation to the business activity; and	17 18
		(ii)	claims to be hindered from doing so by a competitive advantage that the person alleges is enjoyed by the council.	19 20 21
(4)		0	tion may provide for the process for resolving ve neutrality complaints.	22 23
(5)	com		cil does not have to resolve a competitive neutrality t relating to a business activity prescribed under a n.	24 25 26

			[s 51]	
Divis	sion	3	Responsibilities and liabilities of employees of corporate entities	1 2
51	Dir	ector	r's duty to disclose interest in a matter	3
	(1)	corp is be	s section applies if a director on the board of directors of a borate entity has a direct or indirect interest in a matter that eing considered, or about to be considered, by the board of ctors.	4 5 6 7
	(2)		director must immediately disclose the nature of the rest to a meeting of the board of directors.	8 9
		Max	timum penalty—200 penalty units.	10
	(3)		disclosure must be recorded in the minutes of the meeting ne board of directors.	11 12
	(4)		ne director's interest is a material personal interest, the ctor must not—	13 14
		(a)	vote on the matter; or	15
		(b)	vote on a proposed resolution under subsection (5) in relation to the matter (a <i>related resolution</i> ), whether in relation to the director or another director; or	16 17 18
		(c)	be present while the matter, or a related resolution, is being considered by the board of directors; or	19 20
		(d)	otherwise take part in any decision of the board of directors in relation to the matter or a related resolution.	21 22
		Max	simum penalty—100 penalty units.	23
	(5)		section (4) does not apply to a matter if the board of ctors has, at any time, passed a resolution that—	24 25
		(a)	states the director, the interest and the matter; and	26
		(b)	states that the directors voting for the resolution are satisfied that the interest should not disqualify the director from considering or voting on the matter.	27 28 29

#### [s 52]

may be moved in relation to the matter.       3         (7) If there is no quorum, the corporate entity's shareholder may deal with the matter by signing a consent to a proposed resolution.       4         (7) If there is no quorum, the corporate entity's shareholder may deal with the matter by signing a consent to a proposed resolution.       5         (7) Obligations of a corporate entity's employees       7         (1) This section applies to an employee of a corporate entity in the exercise of the powers, or discharge of the responsibilities, of an employee of the corporate entity.       9         (2) The employee must exercise the degree of care and diligence that a reasonable person in a like position in another corporate entity would exercise in the circumstances.       1         (3) When deciding the degree of care and diligence that a reasonable person in a like position in another corporate entity would exercise in the circumstances, regard must be had to—       1         (a) all relevant matters, including for example—       1       2         (b) any matter prescribed under a regulation.       2       2         (a) applies in addition to, and does not limit, any rule of law relating to the duty or liability of a person because of the person's office in the corporate entity; and       2         (b) does not prevent civil proceedings being started for a       2			
deal with the matter by signing a consent to a proposed resolution.       5         Obligations of a corporate entity's employees       7         (1) This section applies to an employee of a corporate entity in the exercise of the powers, or discharge of the responsibilities, of an employee of the corporate entity.       7         (2) The employee must exercise the degree of care and diligence that a reasonable person in a like position in another corporate entity would exercise in the circumstances.       1         (3) When deciding the degree of care and diligence that a reasonable person in a like position in another corporate entity would exercise in the circumstances, regard must be had to— <ul> <li>(a) all relevant matters, including for example—</li></ul>	(6)	directors present who are entitled to vote on any motion that	1 2 3
<ul> <li>(1) This section applies to an employee of a corporate entity in the exercise of the powers, or discharge of the responsibilities, of an employee of the corporate entity.</li> <li>(2) The employee must exercise the degree of care and diligence that a reasonable person in a like position in another corporate entity would exercise in the circumstances. Maximum penalty—100 penalty units.</li> <li>(3) When deciding the degree of care and diligence that a reasonable person in a like position in another corporate entity would exercise in the circumstances, regard must be had to— <ul> <li>(a) all relevant matters, including for example—</li> <li>(b) any matter prescribed under a regulation.</li> </ul> </li> <li>(b) does not prevent civil proceedings being started for a</li> </ul>	(7)	deal with the matter by signing a consent to a proposed	4 5 6
<ul> <li>the exercise of the powers, or discharge of the responsibilities, of an employee of the corporate entity.</li> <li>(2) The employee must exercise the degree of care and diligence that a reasonable person in a like position in another corporate entity would exercise in the circumstances.</li> <li>Maximum penalty—100 penalty units.</li> <li>(3) When deciding the degree of care and diligence that a reasonable person in a like position in another corporate entity would exercise in the circumstances, regard must be had to— <ul> <li>(a) all relevant matters, including for example—</li> <li>(b) any matter prescribed under a regulation.</li> </ul> </li> <li>(4) This section— <ul> <li>(a) applies in addition to, and does not limit, any rule of law relating to the duty or liability of a person because of the person's office in the corporate entity; and</li> <li>(b) does not prevent civil proceedings being started for a</li> </ul> </li> </ul>	Obl	ligations of a corporate entity's employees	7
<ul> <li>that a reasonable person in a like position in another corporate entity would exercise in the circumstances.</li> <li>Maximum penalty—100 penalty units.</li> <li>(3) When deciding the degree of care and diligence that a reasonable person in a like position in another corporate entity would exercise in the circumstances, regard must be had to—</li> <li>(a) all relevant matters, including for example—</li> <li>(i) the corporate entity's obligations; and</li> <li>(ii) any directions or approvals given to the corporate entity by its shareholder; and</li> <li>(b) any matter prescribed under a regulation.</li> <li>(a) applies in addition to, and does not limit, any rule of law relating to the duty or liability of a person because of the person's office in the corporate entity; and</li> <li>(b) does not prevent civil proceedings being started for a</li> </ul>	(1)	the exercise of the powers, or discharge of the responsibilities,	8 9 10
<ul> <li>(3) When deciding the degree of care and diligence that a reasonable person in a like position in another corporate entity would exercise in the circumstances, regard must be had to— <ol> <li>(a) all relevant matters, including for example—</li> <li>(i) the corporate entity's obligations; and</li> <li>(ii) any directions or approvals given to the corporate entity by its shareholder; and</li> <li>(b) any matter prescribed under a regulation.</li> </ol> </li> <li>(4) This section— <ol> <li>(a) applies in addition to, and does not limit, any rule of law relating to the duty or liability of a person because of the person's office in the corporate entity; and</li> <li>(b) does not prevent civil proceedings being started for a</li> </ol> </li> </ul>	(2)	that a reasonable person in a like position in another corporate	11 12 13
<ul> <li>reasonable person in a like position in another corporate entity would exercise in the circumstances, regard must be had to—</li> <li>(a) all relevant matters, including for example—</li> <li>(i) the corporate entity's obligations; and</li> <li>(ii) any directions or approvals given to the corporate entity by its shareholder; and</li> <li>(b) any matter prescribed under a regulation.</li> <li>(c) This section—</li> <li>(a) applies in addition to, and does not limit, any rule of law relating to the duty or liability of a person because of the person's office in the corporate entity; and</li> <li>(b) does not prevent civil proceedings being started for a</li> </ul>		Maximum penalty—100 penalty units.	14
<ul> <li>(i) the corporate entity's obligations; and</li> <li>(ii) any directions or approvals given to the corporate entity by its shareholder; and</li> <li>(b) any matter prescribed under a regulation.</li> <li>(c) This section—</li> <li>(a) applies in addition to, and does not limit, any rule of law relating to the duty or liability of a person because of the person's office in the corporate entity; and</li> <li>(b) does not prevent civil proceedings being started for a</li> </ul>	(3)	reasonable person in a like position in another corporate entity	15 16 17
<ul> <li>(ii) any directions or approvals given to the corporate entity by its shareholder; and</li> <li>(b) any matter prescribed under a regulation.</li> <li>(c) This section—</li> <li>(a) applies in addition to, and does not limit, any rule of law relating to the duty or liability of a person because of the person's office in the corporate entity; and</li> <li>(b) does not prevent civil proceedings being started for a</li> </ul>		(a) all relevant matters, including for example—	18
<ul> <li>entity by its shareholder; and</li> <li>(b) any matter prescribed under a regulation.</li> <li>(4) This section—</li> <li>(a) applies in addition to, and does not limit, any rule of law relating to the duty or liability of a person because of the person's office in the corporate entity; and</li> <li>(b) does not prevent civil proceedings being started for a</li> </ul>		(i) the corporate entity's obligations; and	19
<ul> <li>(4) This section—</li> <li>(a) applies in addition to, and does not limit, any rule of law relating to the duty or liability of a person because of the person's office in the corporate entity; and</li> <li>(b) does not prevent civil proceedings being started for a 2</li> </ul>			20 21
<ul> <li>(a) applies in addition to, and does not limit, any rule of law relating to the duty or liability of a person because of the person's office in the corporate entity; and</li> <li>(b) does not prevent civil proceedings being started for a 2</li> </ul>		(b) any matter prescribed under a regulation.	22
<ul> <li>relating to the duty or liability of a person because of the person's office in the corporate entity; and</li> <li>(b) does not prevent civil proceedings being started for a 2</li> </ul>	(4)	This section—	23
		relating to the duty or liability of a person because of the	24 25 26
			27 28

	[s 53]
	orporate entity must not insure against certain liabilities employees
(1)	A corporate entity must not—
	(a) enter into a liability insurance contract; or
	(b) pay, or agree to pay, a premium in relation to a liability insurance contract.
(2)	A <i>liability insurance contract</i> is a contract to insure an employee of a corporate entity against any liability that arises out of a wilful breach of duty in relation to the corporate entity (including a contravention of section 52, for example).
(3)	However, a <i>liability insurance contract</i> does not include a contract to insure an employee of a corporate entity against any costs and expenses that the employee incurs in defending proceedings for a wilful breach of duty in relation to the corporate entity.
(4)	<i>Pay a premium</i> includes pay a premium indirectly through 1 or more interposed entities.
(5)	An <i>employee of a corporate entity</i> includes a person who was an employee of a corporate entity.
(6)	Any liability insurance contract that the corporate entity enters into is void.
w	hen a corporate entity is not to indemnify employees
(1)	This section applies to a person who is or was an employee of a corporate entity.
(2)	The corporate entity must not exempt the person from a liability incurred as an employee.
(3)	However, with the prior approval of the corporate entity's shareholder, the corporate entity may indemnify the person against—
	(a) a civil liability, other than a civil liability—
	(i) to the corporate entity or its subsidiary; or

#### [s 55]

	(ii) that arises out of conduct involving a lack of good faith; or	1 2
	(b) any costs and expenses incurred by the person—	3
	(i) in successfully defending proceedings for the liability; or	4 5
	<ul><li>(ii) in connection with an application in relation to a proceeding in which relief is granted to the person by a court.</li></ul>	6 7 8
(4)	<i>Indemnify</i> includes indemnify indirectly through 1 or more interposed entities.	9 10
(5)	A contract is void so far as it exempts or indemnifies an employee of a corporate entity in contravention of this section.	11 12 13
Pro	phibition on loans to directors	14
(1)	A corporate entity must not, either directly or indirectly, make or guarantee a loan to—	15 16
	(a) a director; or	17
	(b) a director's spouse; or	18
	(c) a relative of a director or a director's spouse;	19
	unless the agreement for the loan or guarantee is entered into on the same terms as similar agreements are entered into by the corporate entity with members of the public.	20 21 22
(2)	<i>Guarantee a loan</i> includes provide a security in connection with the loan.	23 24
(3)	A director of the corporate entity who knowingly agrees to the loan or guarantee by the corporate entity in contravention of this section (whether or not in relation to the director) commits an offence.	25 26 27 28
	Maximum penalty for subsection (3)—100 penalty units.	29

[s 56]

		[0 00]	
Du	ity to	prevent insolvent trading	1
(1)	This	s section applies if—	2
	(a)	immediately before a corporate entity incurs a debt, there are reasonable grounds to suspect—	3 4
		(i) that the corporate entity will not be able to pay all its debts as and when they become payable; or	5 6
		<ul><li>(ii) that, if the corporate entity incurs the debt, it will not be able to pay all its debts as and when they become payable; and</li></ul>	7 8 9
	(b)	the corporate entity is, or later becomes, unable to pay all its debts as and when they become payable.	1 1
(2)	The	following persons commit an offence-	1
	(a)	a person who is a director of the corporate entity's board of directors when the debt is incurred;	1 1
	(b)	a person who takes part in the corporate entity's management when the debt is incurred.	1 1
		kimum penalty—100 penalty units or 1 year's risonment.	1 1
(3)	How	vever, it is a defence for the person to prove—	1
	(a)	that the debt was incurred without the person's express or implied consent; or	2 2
	(b)	that, when the debt was incurred, the person did not have reasonable cause to suspect—	2 2
		(i) that the corporate entity would not be able to pay all its debts as and when they became payable; or	2 2
		<ul><li>(ii) that, if the corporate entity incurred the debt, it would not be able to pay all its debts as and when they became payable; or</li></ul>	2 2 2
	(c)	that the person took all reasonable steps to prevent the corporate entity from incurring the debt; or	2 3

#### [s 57]

	(d)	for a director—that the person did not take part in the corporate entity's management at the time because of illness or another good reason.	1 2 3
(4)	or D liable	e person is found guilty of the offence, the Supreme Court istrict Court may declare that the person is personally e to pay a part of the corporate entity's debts that the court iders appropriate in the circumstances.	4 5 6 7
(5)	Subs	ection (4)—	8
	(a)	applies in addition to, and does not limit, any rule of law about the duty or liability of a person because of the person's office in the corporate entity; and	9 10 11
	(b)	does not prevent proceedings being instituted for a breach of the duty or liability.	12 13
(6)		ever, subsection (4) does not affect any rights of a person demnity, subrogation or contribution.	14 15
	to m		
	er fo	r examination of persons concerned with a entities	
	er fo porat This	•	16 17 18 19
corp	er fo porat This	section applies if the council or the Attorney-General	17 18
corp	er fo porat This belie	section applies if the council or the Attorney-General ves, on reasonable grounds, that— a person may be able to give information about a corporate entity's management, administration or	17 18 19 20 21 22 23 24 25
corp	er fo porat This belie (a) (b) <i>Malp</i>	section applies if the council or the Attorney-General ves, on reasonable grounds, that— a person may be able to give information about a corporate entity's management, administration or affairs; or a person who has been concerned, or taken part, in a corporate entity's management, administration or affairs has been, or may have been, guilty of fraud or	17 18 19 20 21 22

(4)	If the council makes an application, the council must advise the Attorney-General.	1 2
(5)	If the Attorney-General makes an application, the Attorney-General must advise the council.	3 4
(6)	If the court is satisfied that it is reasonable and appropriate for the person to be examined, the court may order the person to attend before the court at a time and place fixed by the court for examination.	5 6 7 8
(7)	The person must—	9
	(a) attend as required by the order, unless the person has a reasonable excuse; and	10 11
	(b) continue to attend until excused by the court, unless the person has a reasonable excuse.	12 13
	Maximum penalty—200 penalty units or 2 years imprisonment.	14 15
(8)	The examination must be held in public, unless the court considers it is desirable to hold the examination in private because of special circumstances.	16 17 18
(9)	The court may give directions about—	19
	(a) the matters to be inquired into at the examination; and	20
	(b) the procedures to be followed at the examination (including the persons who may be at the examination if the examination is to be held in private, for example).	21 22 23
	amination of persons concerned with corporate lities	24 25
(1)	This section applies to a person who has been ordered, under section 57, to attend an examination.	26 27
(2)	The person must not fail to take an oath or make an affirmation at the examination.	28 29
	Maximum penalty—200 penalty units or 2 years imprisonment.	30 31

#### [s 58]

(3)	The person must answer any question that the person is directed by the court to answer.	1 2
	Maximum penalty—200 penalty units or 2 years imprisonment.	3 4
(4)	The person is not excused from answering a question because the answer might tend to incriminate the person or make the person liable to a penalty.	5 6 7
(5)	However, if the answer might in fact tend to incriminate the person or make the person liable to a penalty, the person's answer is not admissible in evidence against the person in proceedings for an offence or the imposition of a penalty, other than proceedings for an offence—	8 9 10 11 12
	(a) against this section; or	13
	(b) in relation to the falsity of the person's answer.	14
(6)	The person must not knowingly make a statement at the examination that is false or misleading in a material particular.	15 16 17
	Maximum penalty—500 penalty units or 5 years imprisonment.	18 19
(7)	The court may—	20
	(a) require the questions put to the person, and the answers given by the person, at the examination to be recorded in writing; and	21 22 23
	(b) require the person to sign the record.	24
(8)	Subject to subsection (5), a written record of the examination that is signed by the person, or a transcript of the examination that is authenticated by the examiner's signature, may be used in evidence in proceedings against the person.	25 26 27 28
(9)	The person may be directed by the court (whether in the order or by a subsequent direction) to produce a document in the person's possession, or under the person's control, that is relevant to the matters about which the person is to be, or is being, examined.	29 30 31 32 33

	(10)		1
	(10)	The person must not contravene the direction, unless the person has a reasonable excuse.	1 2
		Maximum penalty—200 penalty units or 2 years imprisonment.	3 4
	(11)	If the court directs the person to produce a document and the person has a lien on the document, the production of the document does not prejudice the lien.	5 6 7
	(12)	The person may, at the person's own expense, employ a lawyer, and the lawyer may put to the person questions that the court considers are just to enable the person to explain or qualify any answers given by the person.	8 9 10 11
	(13)	The court may adjourn the examination from time to time.	12
	(14)	The court may order the whole or any part of the costs that are incurred by the person to be paid by—	13 14
		(a) if the application was made by the Attorney-General—the State; or	15 16
		(b) if the application was made by the council—the council.	17
59	Re	lief from liability for malpractice	18
	(1)	An employee of a corporate entity may apply to the Supreme Court or District Court for relief against any claim made against the employee for malpractice in relation to the corporate entity.	19 20 21 22
	(2)	<i>Malpractice</i> includes negligence, default, breach of trust or breach of duty, but does not include fraud.	23 24
	(3)	If the court considers—	25
		(a) that the employee has, or may have, been guilty of the malpractice; but	26 27
		(b) that the employee—	28
		(i) acted honestly; and	29
		(ii) should be excused for the malpractice, having regard to all the circumstances (including	30 31

#### [s 60]

	circumstances connected with the employee's appointment);
	the court may relieve the employee (in whole or part) from liability for the malpractice, on the terms that the court considers appropriate.
(4)	If the court makes this decision in proceedings that are being tried with a jury, the court may—
	(a) withdraw the case (in whole or part) from the jury; and
	(b) direct that judgment be entered for the employee on the terms (as to costs or otherwise) that the court considers appropriate.
(5)	The court may make an order under this section even in proceedings have not yet been brought against the employee for malpractice.
Fal	se or misleading information
(1)	This section applies to an employee of a corporate entity in the exercise of the powers, and the discharge of the responsibilities, of an employee of the corporate entity.
(2)	An employee of a corporate entity commits an offence if the employee gives information (either orally or in a document) about the corporate entity's affairs, that the employee knows is false or misleading in a material particular, to any of the following persons—
(2)	employee gives information (either orally or in a document) about the corporate entity's affairs, that the employee knows is false or misleading in a material particular, to any of the
(2)	employee gives information (either orally or in a document) about the corporate entity's affairs, that the employee knows is false or misleading in a material particular, to any of the following persons—
(2)	<ul> <li>employee gives information (either orally or in a document) about the corporate entity's affairs, that the employee knows is false or misleading in a material particular, to any of the following persons—</li> <li>(a) another employee of the corporate entity;</li> </ul>
(2)	<ul> <li>employee gives information (either orally or in a document) about the corporate entity's affairs, that the employee knows is false or misleading in a material particular, to any of the following persons—</li> <li>(a) another employee of the corporate entity;</li> <li>(b) the corporate entity's shareholder;</li> </ul>
(2)	<ul> <li>employee gives information (either orally or in a document) about the corporate entity's affairs, that the employee knows is false or misleading in a material particular, to any of the following persons— <ul> <li>(a) another employee of the corporate entity;</li> <li>(b) the corporate entity's shareholder;</li> <li>(c) the council;</li> </ul> </li> </ul>
(2)	<ul> <li>employee gives information (either orally or in a document) about the corporate entity's affairs, that the employee knows is false or misleading in a material particular, to any of the following persons— <ul> <li>(a) another employee of the corporate entity;</li> <li>(b) the corporate entity's shareholder;</li> <li>(c) the council;</li> <li>(d) a councillor of the council.</li> </ul> </li> </ul>

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(3)	relat	vever, the employee does not commit an offence in tion to information in a document if, when the employee s the document to the other person—	1 2 3
	(a)	the employee tells the other person that the document is false or misleading, and in what respect the document is false or misleading; and	4 5 6
	(b)	if the employee has, or can reasonably obtain, the correct information—the employee gives the other person the correct information.	7 8 9
Ар	plica	tion of other Acts to a corporate entity	10
(1)		orporate entity is a unit of public administration under the ne and Misconduct Act.	11 12
(2)	Bod	orporate entity is a statutory body under the Statutory ies Financial Arrangements Act, and part 2B of that Act ains how that Act affects a corporate entity's powers.	13 14 15
(3)	the	provisions of the <i>Auditor-General Act 2009</i> that apply to council as a local government also apply to a corporate ty, with any necessary changes, as if—	16 17 18
	(a)	a reference to a controlled entity were a reference to the corporate entity; and	19 20
	(b)	a reference to the appropriate Minister were a reference to the council.	21 22
(4)		<i>Judicial Review Act 1991</i> does not apply to a decision of a porate entity made in carrying out its—	23 24
	(a)	commercial activities; or	25
	(b)	community service obligations.	26
(5)	The	Ombudsman Act 2001 does not apply to-	27
	(a)	the making of a recommendation to the shareholder of a corporate entity; or	28 29
	(b)	a decision about a corporate entity's commercial policy; or	30 31

[s 62]

			for its activities carried on, on a in competition with a person.	1 2
Part	: 4	Roads a	nd other infrastructure	3
Divis	sion	Roads		4
62	Wh	t this division is abou	ıt	5
	(1)	This division is about roa	ads.	6
	(2)	A <i>road</i> is—		7
		(a) an area of land tha or	t is dedicated to public use as a road;	8 9
		(b) an area of land that	;	10
			for, or has as 1 of its main uses, the ing of motor vehicles; and	11 12
		(ii) is open to, or	used by, the public; or	13
		(c) a footpath or bicyc	le path; or	14
		(d) a bridge, culvert, fo	erry, ford, punt, tunnel or viaduct.	15
	(3)	However, a <i>road</i> does no	t include—	16
		(a) a State-controlled 1	road; or	17
		(b) a road, or that part the <i>Airports Act 19</i>	of a road, within an airport site under 196 (Cwlth); or	18 19
		(c) a public thorough fa	are easement.	20
63	Со	trol of roads		21
	(1)	The council has control	of all roads in Brisbane.	22
	(2)	This control includes bei	ng able to—	23

[s 64]

	(a)	survey and resurvey roads; and	1
	(b)	construct, maintain and improve roads; and	2
	(c)	approve the naming and numbering of private roads; and	3
	(d)	name and number other roads; and	4
	(e)	make a local law to regulate the use of roads, including—	5 6
		<ul> <li>(i) the movement of traffic on roads, subject to the <i>Transport Operations (Road Use Management)</i> <i>Act 1995</i>; and</li> </ul>	7 8 9
		<ul> <li>(ii) the parking of vehicles on roads, subject to the <i>Transport Operations (Road Use Management)</i></li> <li><i>Act 1995</i> (including the maximum time that a vehicle may be parked in a designated rest area that adjoins a road, for example); and</li> </ul>	10 11 12 13 14
		<ul><li>(iii) by imposing obligations on the owner of land that adjoins a road (including an obligation to fence the land to prevent animals going on the road, for example); and</li></ul>	15 16 17 18
	(f)	make a local law to regulate the construction, maintenance and use of—	19 20
		(i) public utilities along, in, over or under roads; and	21
		(ii) ancillary works and encroachments along, in, over or under roads; and	22 23
	(g)	realign a road in order to widen the road; and	24
	(h)	acquire land for use as a road.	25
		of intention to acquire land to widen a road	26
(1	the	e council wants to acquire land in order to widen a road, council must give the owner of the land a notice of ntion to acquire land.	27 28 29
(2		<i>otice of intention to acquire land</i> informs the owner in eral terms of this section and section 65.	30 31

# [s 65]

(3)	Plan acqu	ning a	the council can not, without the consent of the and Environment Court, serve notice of intention to nd on an owner of land after the owner has applied rt—	1 2 3 4
	(a)	for a	approval to subdivide the land; or	5
	(b)	for a	approval, consent or permission—	6
		(i)	to erect or use a structure on the land; or	7
		(ii)	to use the land for any other purpose.	8
(4)	land of th	being e noti	may consent to the notice of intention to acquire g served only if the court is satisfied that the purpose ice is to enable the council to make, in good faith, a e widening of the road.	9 10 11 12
(5)	acqu or re	ire la epair	council gives an owner a notice of intention to nd, the owner must not erect, place, re-erect, replace any structure, or part of a structure, on the land he council's permission.	13 14 15 16
(6)	acqu	ire la	cil must lodge a copy of a notice of intention to nd with the registrar of titles for registration on the t of title to the land.	17 18 19
(7)		-	trar of titles may register the notice of intention to nd even if the instrument of title is not produced.	20 21
Со	mper	nsatio	on for a notice of intention to acquire land	22
(1)	This inter	section	on applies to a person who is served with a notice of to acquire land, if the person would be entitled to appensation for the acquisition of land.	23 24 25
(2)	injur	ious a	on is entitled to compensation from the council for affection to the person's interest in the land because ace of intention to acquire land.	26 27 28
(3)	How	vever,	the compensation is not payable until—	29
	(a)		land is sold for the first time after the notice of ntion to acquire land was served; or	30 31

[s 65]

	(b)	after being served with the notice of intention to acquire land, the owner of the land offers the land for sale in good faith, but can not sell the land for a fair and reasonable price.	1 2 3 4
(4)		compensation must be assessed in accordance with the wing principles—	5 6
	(a)	the amount of compensation must represent the difference between—	7 8
		(i) the market value of the interest in the land immediately after service of the notice of intention to acquire land; and	9 10 11
		<ul><li>(ii) what would be the market value of the interest in the land, at that time, if the notice had not been served;</li></ul>	12 13 14
	(b)	any benefit that may accrue, because of the realignment of the road, to land adjacent to the land that is affected by the realignment of the road, and in which the claimant has an interest, must be taken into account;	15 16 17 18
	(c)	the amount of compensation must not be increased because the land that is affected by the realignment of the road has, since the service of the notice of intention to acquire land, become or ceased to be separate from other land.	19 20 21 22 23
(5)	A cla	aim for compensation must be made—	24
	(a)	within 3 years after the entitlement to compensation arose; and	25 26
	(b)	to the chief executive officer in the approved form.	27
(6)	clain	claim is taken to have been properly made when the nant has given the council all the information that the icil reasonably requires to decide the claim.	28 29 30
(7)	giver the c	ithin 30 days after the claim is made, the council has not n the claimant written notice of its decision on the claim, council is taken to have refused compensation on the 31st after the claim is made.	31 32 33 34

#### [s 66]

66	Ар	peal on a claim for compensation	1
	(1)	A person who is aggrieved by the decision of the council on a claim for compensation may appeal against the decision to the Planning and Environment Court.	2 3 4
	(2)	The appeal must be started within 30 days after—	5
		(a) notice of the decision is given to the claimant; or	6
		(b) the decision is taken to have been made.	7
	(3)	In order to award compensation, the Planning and Environment Court must be satisfied—	8 9
		(a) if the land has been sold—	10
		(i) the seller took reasonable steps to obtain a reasonable price for the land; and	11 12
		(ii) the seller sold the land in good faith; and	13
		<ul><li>(iii) the sale price is less than the seller might reasonably have expected to receive had there been no notice of intention to acquire land; or</li></ul>	14 15 16
		<ul><li>(b) if the council refused the owner permission to erect, place, re-erect, replace or repair any structure, or part of a structure, on the land—the permission was applied for in good faith.</li></ul>	17 18 19 20
67	Ac	quisition of land instead of compensation	21
	(1)	After a notice of intention to acquire land is served, but before the land is sold, the council may acquire the land instead of paying compensation for injurious affection.	22 23 24
	(2)	If, after a notice of intention to acquire land is served, the land is cleared of all structures—	25 26
		(a) the council may acquire the land; and	27
		(b) if required by the owner of the land, the council must acquire the land.	28 29

(3)	The acquired land must be dedicated for public use as a road within 3 months after its acquisition.	1 2
(4)	Compensation for the acquisition of the land, if not agreed between the parties, must be assessed as at the date of the acquisition.	3 4 5
Wh	nat is to happen if a realignment is not carried out	6
(1)	This section applies if the council decides not to proceed with the realignment of a road or part of a road after giving a notice of intention to acquire land.	7 8 9
(2)	This section does not apply to a realignment of road that is necessary to comply with the requirements of the council under a planning scheme in its application to particular developments in Brisbane.	10 11 12 13
(3)	The council must serve notice of its decision not to proceed on all owners of land who were served with a notice of intention to acquire land in connection with that road or part of that road.	14 15 16 17
(4)	With regard to any of the notices of intention to acquire land that were lodged with the registrar of titles in connection with that road or part of that road, the council must—	18 19 20
	<ul> <li>(a) for any notice of intention to acquire land that has not been registered—withdraw the notice of intention to acquire land; and</li> </ul>	21 22 23
	(b) for any notice of intention to acquire land that has been registered—lodge with the registrar of titles for registration a notice of its decision not to proceed with the realignment of the road, or part of the road.	24 25 26 27
(5)	The notice of the council's decision must inform the owners in general terms of this section and section 69.	28 29
Со	mpensation if realignment not carried out	30
(1)	This section applies if—	31

68

# [s 70]

	(a)	the council decides not to proceed with the realignment of a road or part of a road after giving a notice of intention to acquire land; and	1 2 3					
	(b)	the council has made structural improvements on land that adjoins the road on the basis of the proposed realignment being effected.	4 5 6					
(2)	com	council must pay the owner of the land reasonable pensation for the decrease in value of the land because of decision.						
(3)		e amount of compensation is the difference between the ue of the land before and after the decision.						
(4)		the council and the owner fail to agree on the amount of mpensation, the amount is to be decided by the Land Court.						
(5)	The provisions of the <i>Acquisition of Land Act 1967</i> about the making, hearing and deciding of claims for compensation for land taken under that Act apply, with any necessary changes and any changes prescribed under a regulation, to claims for compensation under this section.							
(6)	a roa com	he council's decision not to proceed with the realignment of road, or part of a road, does not give rise to an entitlement to ompensation to, or a cause of action by, any owner or ccupier of land or other person other than under this section.						
Ace	quirir	ng land for use as a footpath	23					
(1)		The council may acquire land that adjoins a road for use as a footpath.						
(2)	favo that	The acquisition of land may be subject to a reservation, in favour of the owner of the land, of any of the following rights that the council decides (at or before the acquisition) is appropriate—						
	(a)	a right to the ownership, possession, occupation and use of any existing structure, room or cellar—	30 31					
		(i) at a specified height above the level of the new footpath; or	32 33					

			(ii)	at a specified depth below the level of the new footpath;	1 2	
		(b)	a rig	ht—	3	
			(i)	to erect a structure (in accordance with law) at a specified height above the new footpath; and	4 5	
			(ii)	to the ownership, possession, occupation and use of the structure;	6 7	
		(c)	-	the of support for a structure mentioned in paragraph or (b).	8 9	
	(3)	coun	cil's i	mentioned in subsection (2)(a) is subject to the right to enter, and make structural alterations to, the room or cellar that the council considers necessary.	10 11 12	
71	No	tice to	o the	council of opening or closing of roads	13	
	(1)	This section applies if an application is made under the Land Act for the opening or closing of a road in Brisbane by someone other than the council.				
	(2)	The Land Act Minister, or the applicant for the application, must give written notice of the application to the council.				
	(3)	The <i>Land Act Minister</i> is the Minister administering the Land Act.				
	(4)	The notice must specify a date (no earlier than 1 month or later than 2 months after the council is given the notice) on or before which the council may object to the opening or closing of the road.				
	(5)	An o	bjecti	ion must fully state the reasons for the objection.	25	
	(6)	The Land Act Minister must have regard to any objections properly made by the council.				
	(7)	close		d Act Minister decides the road should be opened or e Land Act Minister must give written notice to the	28 29 30	
		(a)	of th	e decision; and	31	

# [s 72]

72

	(b)	if the decision is contrary to the council's objection, the reasons for the decision.	1 2						
Clo	losing roads								
(1)	The council may close a road (permanently or temporarily) to traffic or particular traffic, if there is another road or route reasonably available for use by the traffic.								
(2)	Also, the council may close a road to traffic—								
	(a)	during a temporary obstruction to traffic; or	8						
	(b)	if it is in the interests of public safety; or	9						
	(c)	if it is necessary or desirable to close the road for a temporary purpose (including a fair, for example).	10 11						
(3)	The council must publish notice of the closing of the road, in the way that the council considers appropriate (including on its website, for example).								
(4)	The council may do everything necessary to stop traffic using the road after it is closed.								
(5)	If a road is closed to traffic for a temporary purpose, the council may permit the use of any part of the road (including for the erection of any structure, for example) on the conditions the council considers appropriate.								
Ten	npora	ary roads	21						
(1)	This	section applies if—	22						
	(a)	the council wants to remake or repair a road; and	23						
	(b)	it is not reasonably practicable to temporarily close the road to traffic while the road works are conducted.	24 25						
(2)	The council may make a temporary road, through land that adjoins the road, to be used while the road is being remade or repaired.								

[s 73]

(3)	However, a council employee or contractor may enter the land only if—					
	(a)	the owner or occupier of the land has agreed, in writing that the council employee or contractor may enter the land; or	3 4 5			
	(b)	the council has given the owner or occupier of the land at least 3 days written notice that states—	6 7			
		(i) the nature of the road works that are to be conducted; and	8 9			
		(ii) the proposed route of the temporary road; and	10			
		(iii) an approximate period when the temporary road is expected to remain on the land.	11 12			
(4)	urger occu	ection (3) does not apply if the road works must be ntly conducted, but the council must give the owner or pier of the land oral notice of the matters mentioned in ection $(3)(b)$ .	13 14 15 16			
(5)	writt cause	owner of the land may give the chief executive officer a en notice that claims compensation for physical damage ed by the council entering, occupying or using the land r this section.	17 18 19 20			
(6)		pensation is not payable unless the chief executive officer ves the claim—	21 22			
	(a)	within 1 year after the occupation or use has ended; or	23			
	(b)	at a later time allowed by the chief executive officer.	24			
(7)	The	compensation equals—	25			
	(a)	the amount agreed between the person and the council; or	26 27			
	(b)	if the person and the council can not agree, the amount that is decided by a court.	28 29			
(8)	comp	ever, the compensation must not be more than the pensation that would have been awarded if the land had acquired.	30 31 32			

# [s 74]

74	The	e Bris	sbane River	1
	(1)		s section is about roads that are over, under, on or in the bane River ( <i>river crossings</i> ).	2 3
	(2)	Rive	this section, the <i>Brisbane River</i> is any part of the Brisbane er that is not within the local government area of another l government.	4 5 6
	(3)	The	council may—	7
		(a)	survey and resurvey river crossings; and	8
		(b)	construct, maintain and improve river crossings; and	9
		(c)	name and number river crossings.	10
	(4)	Subj	ject to any restrictions prescribed under a regulation—	11
		(a)	local laws apply to a river crossing as if all of the crossing were within Brisbane; and	12 13
		(b)	all a river crossing is taken, for the purpose of any Act, to be a road within Brisbane.	14 15
75	Ro	ad le	vels	16
	(1)	writt occu	owner or occupier of land that adjoins a road may give ten notice to the council requiring it to advise the owner or upier of the permanent level that is fixed or to be fixed for road.	17 18 19 20
	(2)	notic pern the a	ne council has not, within 6 months after receiving the ce, given the owner or occupier written advice about the nanent level of the road, the council is taken to have fixed apparent level of the road when the notice was given as the nanent level of the road.	21 22 23 24 25
	(3)	If—		26
		(a)	after the council has fixed the permanent level of a road, the council changes the level of the road; and	27 28
		(b)	the owner or occupier of land that adjoins the road is injuriously affected by the change;	29 30

				[s 76]	
				il must pay the owner or occupier, or their successor ompensation.	1 2
	(4)	The	comp	pensation equals—	3
		(a)		amount that is agreed between the owner or upier, or their successor in title, and the council; or	4 5
		(b)	the o	e owner or occupier, or their successor in title, and council can not agree—the amount that is decided by Planning and Environment Court.	6 7 8
76	As	sessi	ment	of impacts on roads from certain activities	9
	(1)	This	secti	on applies if—	10
		(a)	a reg	gulation prescribes an activity for this section; and	11
		(b)	havi	council considers that the conduct of the activity is ing, or will have, a significant adverse impact on a l in Brisbane; and	12 13 14
		(c)	the a	activity is not for—	15
			(i)	a significant project under the State Development and Public Works Organisation Act 1971; or	16 17
			(ii)	development declared under the council's planning scheme to be assessable development or development requiring compliance assessment for which the council is the compliance assessor under the Planning Act; or	18 19 20 21 22
			(iii)	a road being built under the Land Act, section 110.	23
	(2)	activ will	vity to	cil may require the entity that is conducting the provide information, within a reasonable time, that le the council to assess the impact of the activity on	24 25 26 27
	(3)			essing the impact of the activity on the road, the ay decide to do 1 or more of the following—	28 29
		(a)	•	e the entity a direction about the use of the road to en the impact;	30 31

# [s 77]

		(b) require the entity—	1
		(i) to carry out works to lessen the impact; or	2
		(ii) to pay an amount as compensation for the impact.	3
	(4)	The council may require the works to be carried out or the amount to be paid before the impact commences or intensifies.	4 5 6
	(5)	The amount of compensation is a debt payable to the council and may be recovered in a court.	7 8
	(6)	A regulation for this section—	9
		(a) must contain a process under which the council's decision may be reviewed; and	10 11
		(b) may contain a process for enforcing the decision.	12
77	Ca	tegorisation of roads	13
		The council must categorise the roads in Brisbane according to the surface of the road.	14 15
78	Ro	ads map and register	16
	(1)	The council must prepare and keep up-to-date—	17
		(a) a map of every road, including private roads, in Brisbane; and	18 19
		(b) a register of the roads that shows—	20
		(i) the category of every road; and	21
		(ii) the level of every road that has a fixed level; and	22
		(iii) other particulars prescribed under a regulation.	23
	(2)	The register of roads may also show other particulars that the council considers appropriate.	24 25
	(3)	The council must ensure the public may view the map and register at its public office or on its website.	26 27

(4)	On application and payment of a resolution or local law, a person ma		1 2
	(a) a copy of a map or register of	roads; or	3
	(b) a certificate signed by an emp authorised for the purpose—	loyee of the council who is	4 5
	(i) about the category, align Brisbane; or	ment and levels of roads in	6 7
	(ii) about the fact that the a in Brisbane has not been	lignment or level of a road a fixed.	8 9
Un	nauthorised works on roads		10
(1)	This section applies to a road in Br	isbane.	11
(2)	A person must not, without lawfu another Act, for example), or th council—	· · ·	12 13 14
	(a) carry out works on a road; or		15
	(b) interfere with a road or its op	eration.	16
	Maximum penalty—200 penalty un	nits.	17
(3)	<i>Works</i> do not include the maintena encroachments, or landscaping, the the road or its operation.	•	18 19 20
(4)	An approval may be subject to the council.	conditions decided by the	21 22
(5)	A person must not contravene a corperson under subsection (4).	ondition that applies to the	23 24
	Maximum penalty—40 penalty uni	ts.	25
(6)	If a person carries out works in co the council may—	ntravention of this section,	26 27
	(a) dismantle or alter the works;	or	28
	(b) fix any damage caused by the	works.	29

#### [s 80]

	(7)	dam	ne council dismantles or alters the works, or fixes any age caused by the works, the person must pay the council reasonable costs incurred by the council in doing so.	1 2 3
Divi	sion	2	Stormwater drains	4
80	Wh	at th	is division is about	5
	(1)		s division is about stormwater drains and stormwater allations.	6 7
	(2)	stru	<i>tormwater drain</i> is a drain, channel, pipe, chamber, cture, outfall or other works used to receive, store, sport or treat stormwater.	8 9 10
	(3)	A st	formwater installation for a property—	11
		(a)	is any roof gutters, downpipes, subsoil drains or stormwater drain for the property; but	12 13
		(b)	does not include any part of a council stormwater drain.	14
81	Co	nnec	ting stormwater installation to stormwater drain	15
	(1)	prop to a	council may, by written notice, require the owner of a berty to connect a stormwater installation for the property council stormwater drain in the way, under the conditions within the time stated in the notice.	16 17 18 19
	(2)		way, condition and time stated in the notice must be onable in the circumstances.	20 21
	(3)		erson must not connect a stormwater installation for a perty to a council stormwater drain unless—	22 23
		(a)	the council has required the owner of the property to do so by a written notice under subsection (1); or	24 25
		(b)	the council has given its approval for the connection.	26
		Max	simum penalty—165 penalty units.	27

[s 82]

(4)	conr	council may impose conditions on its approval for the nection, including conditions about the way the nection must be made.	1 2 3
(5)	requ com	person connects a stormwater installation under a irement or approval of the council, the person must ply with the requirement or approval, unless the owner a reasonable excuse.	4 5 6 7
	Max	imum penalty—165 penalty units.	8
(6)		section does not apply to a stormwater installation for a perty that is an airport site under the <i>Airports Act 1996</i> lth).	9 10 11
No	conr	necting sewerage to stormwater drain	12
(1)	insta	owner of a property must not connect the sewerage allation for property, or allow the sewerage installation for property to be connected, to any part of—	13 14 15
	(a)	the stormwater installation for the property; or	16
	(b)	a council stormwater drain.	17
	Max	imum penalty—165 penalty units.	18
(2)	A se	werage installation is any of the following—	19
	(a)	an on-site sewerage facility within the meaning given in the Plumbing and Drainage Act;	20 21
	(b)	a sewer for a property or building unit;	22
	(c)	sanitary plumbing i.e. any apparatus, fittings, fixtures or pipes that carry sewage to a sanitary drain;	23 24
	(d)	sanitary drainage i.e. any apparatus, fittings or pipes for collecting and carrying discharges—	25 26
		<ul> <li>(i) from fixtures (that are directly connected to a sanitary drain) to an on-site sewerage facility or a sewerage treatment system; or</li> </ul>	27 28 29
		(ii) from sanitary plumbing to an on-site sewerage facility or a sewerage treatment system.	30 31

#### [s 82]

	Examples of apparatus, fittings or pipes for sanitary drainage—	1
	disconnector gullies	2
	• bends at the foot of stacks or below ground level	3
	<ul> <li>pipes above ground level that are installed using drainage principles</li> </ul>	4 5
	• for an on-site sewerage facility—a pipe (other than a soil or waste pipe) used to carry sewage to or from the facility	6 7
(3)	The owner of a property who becomes aware that the sewerage installation for the property is connected to any part of—	8 9 10
	(a) the stormwater installation for the property; or	11
	(b) a stormwater drain of the council;	12
	must, as soon as reasonably practicable, take all necessary steps to disconnect the facility, drainage or sewer from the stormwater installation or drain.	13 14 15
	Maximum penalty—165 penalty units.	16
(4)	If the sewerage installation for property is connected to any part of—	17 18
	(a) the stormwater installation on the property; or	19
	(b) a stormwater drain of the council;	20
	the council may, by written notice, require the owner of the property to perform the work stated in the notice, within the time stated in the notice.	21 22 23
(5)	The time stated in the notice must—	24
	(a) be a time that is reasonable in the circumstances; and	25
	(b) be at least 1 month after the notice is given to the owner.	26
(6)	However, the time stated in the notice may be less than 1 month but must not be less than 48 hours if the work stated in the notice—	27 28 29
	(a) is required to stop a serious health risk continuing; or	30

		(b) relates to a connection that is causing damage to the council stormwater drain.	1 2
	(7)	The work stated in the notice must be work that is reasonably necessary for fixing or otherwise dealing with the sewerage installation, including for example—	3 4 5
		(a) work to remedy a contravention of this Act; or	6
		(b) work to disconnect something that was connected to a stormwater drain without the council's approval.	7 8
	(8)	The owner must comply with the notice, unless the owner has a reasonable excuse.	9 10
		Maximum penalty for subsection (8)—165 penalty units.	11
83	No dra	trade waste or prohibited substances in stormwater in	12 13
	(1)	A person must not put trade waste into a stormwater drain.	14
		Maximum penalty—1000 penalty units.	15
	(2)	<i>Trade waste</i> is waterborne waste from business, trade or manufacturing property, other than—	16 17
		(a) stormwater; and	18
		(b) a prohibited substance.	19
	(3)	A person must not put a prohibited substance into a stormwater drain.	20 21
		Maximum penalty—1000 penalty units.	22
	(4)	A <i>prohibited substance</i> is—	23
		(a) a solid or viscous substance in a quantity, or of a size, that can obstruct, or interfere with the operation of, a stormwater drain; or	24 25 26
		Examples for paragraph (a)—	27
		• ash, cinders, mud, sand, shavings and straw	28
		• glass, metal and plastics	29
		• cups, milk containers and paper and plastic dishes	30

# [s 83]

		• feathers, rags, tar and wood	1
		• hair and entrails, paunch manure and whole blood	2
		• grease and oil	3
		<ul> <li>cement laden waste water including wash down from exposed aggregate concrete surfaces</li> </ul>	4 5
	(b)	a flammable or explosive solid, liquid or gaseous substance; or	6 7
	(c)	sewage, including human waste; or	8
	(d)	a substance that, given its quantity, is capable alone, or by interaction with another substance put into a stormwater drain, of—	9 10 11
		(i) inhibiting or interfering with the stormwater drain; or	12 13
		(ii) causing damage or a hazard to the stormwater drain; or	14 15
		(iii) causing a hazard for humans or animals; or	16
		(iv) creating a public nuisance; or	17
		(v) creating a hazard in waters; or	18
		(vi) contaminating the environment in places where stormwater is discharged or reused; or	19 20
		Example for paragraph (d)—	21
		a substance with a pH lower than 6.0 or greater than 10.0, or having another corrosive property	22 23
	(e)	a substance that has a temperature of more than-	24
		(i) if the council has approved a maximum temperature for the substance—the approved maximum temperature; or	25 26 27
		(ii) otherwise—38°C.	28
(5)	If—		29
	(a)	a person puts a prohibited substance in a council stormwater drain; and	30 31

		(b) the prohibited substance causes damage to the stormwater drain;	1 2
		the council may perform work to fix the damage, and may recover the reasonable costs for the work from the person who put the prohibited substance in the stormwater drain.	3 4 5
	(6)	The costs for the work are in addition to any penalty imposed for the offence.	6 7
84	Inte	erference with path of stormwater	8
	(1)	A person must not restrict or redirect the flow of stormwater over land in a way that may cause the water to collect and become stagnant.	9 10 11
		Maximum penalty—165 penalty units.	12
	(2)	However, this section does not apply to water collected in a dam, wetland, tank or pond, if no offensive material is allowed to accumulate.	13 14 15
Divi	sion	3 Other infrastructure	16
Divi 85	sion Ma		16 17
			-
	Ма	lls	17
	<b>Ma</b> (1)	<b>Ils</b> The council may establish a mall in Brisbane. The council must comply with the procedures prescribed	17 18 19
	<b>Ma</b> (1) (2)	IIs The council may establish a mall in Brisbane. The council must comply with the procedures prescribed under a regulation for establishing a mall. The regulation may also provide for any other matter connected with managing, promoting or using a mall,	17 18 19 20 21 22
	<b>Ma</b> (1) (2)	IIs The council may establish a mall in Brisbane. The council must comply with the procedures prescribed under a regulation for establishing a mall. The regulation may also provide for any other matter connected with managing, promoting or using a mall, including for example—	17 18 19 20 21 22 23
	<b>Ma</b> (1) (2)	<ul> <li>IIs</li> <li>The council may establish a mall in Brisbane.</li> <li>The council must comply with the procedures prescribed under a regulation for establishing a mall.</li> <li>The regulation may also provide for any other matter connected with managing, promoting or using a mall, including for example— <ul> <li>(a) the removal of vehicles from a mall; and</li> <li>(b) review of a decision relating to the removal of a vehicle</li> </ul> </li> </ul>	17 18 19 20 21 22 23 24 25

#### [s 86]

86

(4)	inju com	erson is not entitled to compensation on account of rious affection to any right or interest of a business, mercial or industrial nature because of the establishment, ification or closing of a mall by the council.	1 2 3 4
(5)		vever, the council may, by resolution, decide to pay pensation to the person.	5 6
(6)		Land Act, chapter 4, part 4 does not apply to a road in bane that is a mall.	7 8
City	y Bot	anic Gardens	9
(1)	This	section is about the City Botanic Gardens.	10
(2)	gard	<i>City Botanic Gardens</i> consist of the reserve for botanic ens and public park that was established by the council er the repealed City of Brisbane Act.	11 12 13
(3)	The	council is the trustee of the reserve under the Land Act.	14
(4)	The	council has the power to—	15
	(a)	do anything that is necessary or desirable for developing, managing, maintaining, promoting, or using the City Botanic Gardens; and	16 17 18
	(b)	permit the use of any part of the City Botanic Gardens, including the erection of any structure, on the conditions it considers appropriate; and	19 20 21
	(c)	do anything incidental to its powers under paragraph (a) or (b).	22 23
Res	sump	otion of prescribed land by council	24
(1)	This	section applies if—	25
	(a)	a development application under the Planning Act is made for a material change of use other than for 'television station purposes'; or	26 27 28
	(b)	prescribed land is sold or offered for sale and the council is satisfied the land is likely to be used for a purpose	29 30

	other than television station purposes or related purposes; or	
	<ul><li>(c) prescribed land is being used for a purpose other than television station purposes or related purposes.</li></ul>	
(2)	<b>Prescribed land</b> is any scheduled land or trust land under the repealed Land (Mt Coot-tha Television Stations) Sales Act 1986.	
(3)	The council may decide to acquire the prescribed land either by agreement under the <i>Acquisition of Land Act 1967</i> or compulsorily for a purpose specified in that Act, if the land is to be used for 1 or more of the following purposes—	
	(a) a park;	
	(b) a recreation ground;	
	(c) a road.	
(4)	The power conferred on the council under this section is in addition to the powers conferred on the council as a constructing authority under the <i>Acquisition of Land Act 1967</i> .	
(5)	A decision of the council under subsection (3) is not subject to appeal.	
	Note—	
	See section 221 for more information.	
Ма	aterials in infrastructure are council property	
(1)	The materials in the following things are the property of the council—	
	(a) a road that is constructed by the council;	
	(b) any works relating to a road (including ducting, gutters, stormwater drains, kerbing and channelling, for example) that are constructed by the council;	
	(c) a floating pontoon, jetty, or wharf that is—	

#### [s 89]

		(ii) under the control of the council.	1
(2)	This	s section does not apply to the materials in—	2
	(a)	an open drain, other than any lining of the drain; or	3
	(b)	the outcome of action taken in accordance with a	4
		remedial notice under section 125.	5

# **Chapter 4** Finances and accountability <sub>6</sub>

Part	1	Rates and charges	7
89	Wh	at this part is about	8
	(1)	This part is about rates and charges.	9
	(2)	Rates and charges are levies that the council imposes-	10
		(a) on land; and	11
		(b) for a service, facility or activity that is supplied or undertaken by—	12 13
		(i) the council; or	14
		<ul><li>(ii) someone on behalf of the council (including a garbage collection contractor, for example).</li></ul>	15 16
90	Тур	bes of rates and charges	17
	(1)	There are 4 types of rates and charges—	18
		(a) general rates (including differential rates); and	19
		(b) special rates and charges; and	20
		(c) utility charges; and	21
		(d) separate rates and charges.	22

[s 90]

(2)	) <i>General rates</i> are for services, facilities and activities that are supplied or undertaken for the benefit of the community in general (rather than a particular person).						
	Exan	nple—	4				
		eneral rates contribute to the cost of roads and library services that nefit the community in general.	5 6				
(3)	activ	<i>cial rates and charges</i> are for services, facilities and vities that have a special association with particular land muse—	7 8 9				
	(a)	the land or its occupier—	10				
		(i) specially benefits from the service, facility or activity; or	11 12				
		(ii) has or will have special access to the service, facility or activity; or	13 14				
	(b)	the land is or will be used in a way that specially contributes to the need for the service, facility or activity; or	15 16 17				
	(c)	the occupier of the land specially contributes to the need for the service, facility or activity.	18 19				
	Exan	Examples—					
	Special rates and charges could be levied—						
		• for the cost of maintaining a road in an industrial area that is regularly used by heavy vehicles	22 23				
		• for the cost of replacing the drainage system in only part of Brisbane	24 25				
		• on land that is used only by businesses that would benefit from the promotion of tourism in Brisbane.	26 27				
(4)		<i>ity charges</i> are for a service, facility or activity for any of following utilities—	28 29				
	(a)	waste management, including recycling;	30				
	(b)	gas;	31				
	(c)	another utility prescribed under a regulation.	32				

# [s 91]

(5)	-	<i>arate rates and charges</i> are for any other service, facility ctivity.	1 2
Lai	nd or	which rates are levied	3
(1)	Rate	es may be levied on rateable land.	4
(2)		eable land is any land or building unit, in Brisbane, that is exempted from rates.	5 6
(3)	The	following land is exempted from rates—	7
	(a)	unallocated State land within the meaning of the Land Act;	8 9
	(b)	land that is occupied by the State or a government entity, unless—	10 11
		<ul> <li>(i) the government entity is a GOC or its subsidiary (within the meaning of the <i>Government Owned</i> <i>Corporations Act 1993</i>) and the government entity is not exempt from paying rates; or</li> </ul>	12 13 14 15
		<ul><li>(ii) the land is leased to the State or a government entity by someone who is not the State or a government entity;</li></ul>	16 17 18
	(c)	land in a State forest or timber reserve, other than land occupied under—	19 20
		(i) an occupation permit or stock grazing permit under the Forestry Act; or	21 22
		(ii) a lease under the Land Act;	23
	(d)	the following land under the Transport Infrastructure Act-	24 25
		(i) strategic port land that is occupied by a port authority, the State, or a government entity;	26 27
		(ii) existing or new rail corridor land;	28
		(iii) commercial corridor land that is not subject to a lease;	29 30

		(e)		ort land, within the meaning of the Airport Assets	1
			runv	<i>atructuring and Disposal) Act 2008</i> , that is used for a vay, taxiway, apron, road, vacant land, buffer zone rass verge;	2 3 4
		(f)	land	that is exempted from rating—	5
			(i)	under another Act;	6
			(ii)	by resolution of the council, for religious, charitable, educational or other public purposes.	7 8
92	Po	wer to	o levy	y rates and charges	9
	(1)	The	counc	zil—	10
		(a)		t levy general rates on all rateable land within bane; and	11 12
		(b)	may	levy—	13
			(i)	special rates and charges; and	14
			(ii)	utility charges; and	15
			(iii)	separate rates and charges.	16
	(2)	meet	ting fo	cil must decide, by resolution at the council budget or a financial year, what rates and charges are to be that financial year.	17 18 19
93	Ov Ian		e rate	es and charges are a charge over rateable	20 21
	(1)			on applies if the owner of rateable land owes the r overdue rates and charges.	22 23
	(2)	The	overd	ue rates and charges are a charge on the land.	24
	(3)			cil may register the charge over the land by lodging ing documents with the registrar of titles—	25 26
		(a)		quest to register the charge over the land, in the opriate form;	27 28

#### [s 94]

	(b)	a certificate signed by the chief executive officer that states there is a charge over the land for overdue rates and charges.	1 2 3
(4)	prior	r the charge is registered over the land, the charge has ity over any other encumbrances over the land, other than mbrances in favour of—	4 5 6
	(a)	the State; or	7
	(b)	a government entity.	8
(5)		e overdue rates and charges are paid, the council must e the following documents with the registrar of titles—	9 10
	(a)	a request to release the charge over the land, in the appropriate form;	11 12
	(b)	a certificate signed by the chief executive officer that states the overdue rates and charges have been paid.	13 14
(6)	has t	section does not limit any other remedy that the council o recover the overdue rates and charges (including selling and, for example).	15 16 17
Reg	gulati	ons for rates and charges	18
		gulation may provide for any matter connected with rates charges, including for example—	19 20
	(a)	concessions; and	21
	(b)	the categorisation of land for rates and charges; and	22
	(c)	the process for recovering overdue rates and charges including by the sale of the land to which the rates and charges relate.	23 24 25

Part 2		Fees		1
95	Cost-recovery fees			
	(1)		council may, under a local law or a resolution, fix a -recovery fee.	3 4
	(2)	A <i>co</i>	est-recovery fee is a fee for—	5
		(a)	an application for the issue or renewal of a licence, permit, registration or other approval under a local government related law (an <i>application fee</i> ); or	6 7 8
		(b)	recording a change of ownership of land; or	9
		(c)	giving information kept under a local government related law; or	10 11
		(d)	seizing property or animals under a local government related law; or	12 13
		(e)	the performance of another responsibility imposed on the council under the Building Act or the Plumbing and Drainage Act.	14 15 16
	(3)	A lo state	cal law or resolution for subsection (2)(d) or (e) must	17 18
		(a)	the person liable to pay the cost-recovery fee; and	19
		(b)	the time within which the fee must be paid.	20
	(4)		ost-recovery fee must not be more than the cost to the neil of taking the action for which the fee is charged.	21 22
	(5)	How	vever, an application fee may also include a tax—	23
		(a)	in the circumstances and for a purpose prescribed under a regulation; and	24 25
		(b)	if the council decides, by resolution, that the purpose of the tax benefits Brisbane.	26 27
	(6)		local law or resolution that fixes an application fee that ides a tax must state the amount, and the purpose, of the	28 29 30

# [s 96]

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(7)	If an application fee that includes a tax is payable in relation to land, the tax applies only in relation to land that is rateable land.					
(8)	The council may fix a cost-recovery fee by the fee had previously been fixed by a local		4 5			
Reg	egister of cost-recovery fees		6			
(1)	The council must keep a register of its cost-	recovery fees.	7			
(2)	The register must state the paragraph of se which the cost-recovery fee is fixed.	· · /	8 9			
(3)	Also, the register must state—		10			
	<ul> <li>(a) for a cost-recovery fee under secti provision of the local government r which the licence, permit, registration is issued or renewed; or</li> </ul>	elated law under	11 12 13 14			
	(b) for a cost-recovery fee under secti provision of the local government r which the information is kept; or		15 16 17			
	(c) for a cost-recovery fee under section provision of the local government r which the property or animals are seized	elated law under	18 19 20			
	(d) for a cost-recovery fee under section provision of the Building Act or the Drainage Act under which the response	he Plumbing and	21 22 23			
(4)	The council must ensure the public may view public office or on its website.	U	24 25			
Fee	es on occupiers of land below the high-	water mark	26			
(1)	This section applies to the occupier (other t government entity) of a structure that is on la		27 28			
	(a) is not rateable land, and therefore no and		29 30			

		[s 98]	
		(b) is in, or is adjoining, Brisbane; and	1
		(c) is below the high-water mark.	2
	(2)	The <i>high-water mark</i> is the ordinary high-water mark at spring tides.	3 4
	(3)	The council may, by resolution, levy a fee on the occupier of the structure for the use of the council's roads and other infrastructure.	5 6 7
	(4)	For subsection (3), <i>fee</i> includes a tax.	8
Part	3	Financial sustainability and	9
		accountability	10
98	Sta cou	ntutory Bodies Financial Arrangements Act applies to uncil	11 12
	(1)	The council is a statutory body for the Statutory Bodies Financial Arrangements Act.	13 14
	(2)	Part 2B of that Act sets out the way in which that Act affects the council's powers.	15 16
99	Sys	stems of financial management	17
	(1)	To ensure it is financially sustainable, the council must establish a system of financial management that—	18 19
		(a) ensures regard is had to the sound contracting principles when entering into a contract for—	20 21
		(i) the supply of goods or services; or	22
		(ii) the carrying out of work; or	23
		(iii) the disposal of assets; and	24
		(b) includes the following	25

(b) includes the following— 25

#### [s 100]

		(i)	an annual budget;	1
		(ii)	an asset register;	2
		(iii)	a corporate plan;	3
		(iv)	a long-term community plan;	4
		(v)	a long-term financial plan;	5
		(vi)	a long-term asset management plan;	6
		(vii)	an efficient and effective internal audit function, in addition to the requirements of the <i>Financial Accountability Act 2009</i> .	7 8 9
(2)	mair		cil is <i>financially sustainable</i> if the council is able to its financial capital and infrastructure capital over erm.	10 11 12
(3)	The	sound	<i>l contracting principles</i> are—	13
	(a)	valu	e for money; and	14
	(b)	oper	and effective competition; and	15
	(c)		development of competitive local business and stry; and	16 17
	(d)	envi	ronmental protection; and	18
	(e)	ethic	cal behaviour and fair dealing.	19
Арј	prova	l of k	pudget	20
(1)	and,		il must consider the budget presented by the mayor resolution, adopt the budget with or without nt.	21 22 23

(2) The council must adopt the budget before the start of the 24 financial year to which the budget relates.25

[s 101]

Part 4		Councillors' financial accountability			
101	Wh	at th	is part is about	3	
		This	s part is about councillors' financial accountability.	4	
102	Со	uncil	llor's discretionary funds	5	
	(1)	are u	ouncillor must ensure the councillor's discretionary func- used in accordance with the requirements prescribed under gulation.		
	(2)	that	cretionary funds are funds in the council's operating fun are budgeted for use by a councillor at the councillor pretion.		
103	Councillors liable for improper disbursements				
	(1)	This	s section applies if—	13	
		(a)	the council disburses council funds in a financial yea and	r; 14 15	
		(b)	the disbursement—	16	
			(i) is not provided for in the council's budget for the financial year; and	ne 17 18	
			(ii) is made without the approval of the council b resolution.	ру 19 20	
	(2)	a ne	council must give the public notice of the disbursement i ewspaper that is circulating generally in Brisbane, withi lays after the disbursement is made.		
	(3)	hard disb	ne disbursement is not made for a genuine emergency of dship, the councillors who knowingly agree to the pursement are jointly and severally liable to pay the ncil—	ne 25	
		(a)	the amount of the disbursement; and	28	

#### [s 104]

104

	(b)	interest on the amount of the disbursement, at the rate at which interest accrues on overdue rates, calculated from the day of the disbursement to the day of repayment; and	1 2 3
	(c)	any fees, charges, penalties or other expenses incurred by the council in relation to the disbursement.	4 5
(4)	Tho: cour	se amounts may be recovered as a debt payable to the ncil.	6 7
Со	uncil	lors liable for loans to individuals	8
(1)		council must not, either directly or indirectly, make or rantee a loan to an individual.	9 10
(2)		<i>rantee a loan</i> includes provide a security in connection a loan.	11 12
(3)		councillors who knowingly agree to loan the money are the table to pay the council—	13 14
	(a)	the amount of the loan; and	15
	(b)	interest on the amount of the loan, at the rate at which interest accrues on overdue rates, calculated from the day of the borrowing to the day of repayment; and	16 17 18
	(c)	any fees, charges, penalties or other expenses incurred by the council in relation to the loan.	19 20
(4)	Tho: cour	se amounts may be recovered as a debt payable to the ncil.	21 22
Со	uncil	lors liable for improper borrowings	23
(1)		section applies if the council borrows money—	24
	(a)	for a purpose that is not for the good rule and government of Brisbane; or	25 26
	(b)	in contravention of this Act or the Statutory Bodies Financial Arrangements Act.	27 28

City of Brisbane Bill 2010 Chapter 5 Monitoring and enforcing the local government related laws Part 1 The council

[s 106]

(2)		councillors who knowingly agree to borrow the money jointly and severally liable to pay the council—	1 2
	(a)	the amount borrowed; and	3
	(b)	interest on the amount borrowed, at the rate at which interest accrues on overdue rates, calculated from the day of the borrowing to the day of repayment; and	4 5 6
	(c)	any fees, charges, penalties or other expenses incurred by the council in relation to the borrowing.	7 8
(3)		se amounts may be recovered as a debt payable to the ncil.	9 10
(4)	This	s section applies despite—	11
	(a)	the fact that a security was issued for the borrowing; or	12
	(b)	the Statutory Bodies Financial Arrangements Act.	13

# Chapter 5Monitoring and enforcing<br/>the local government1415related laws16

# Part 1 The council

the State—

106	What this part is about			
	(1)	The purpose of this part is to allow the Minister, on behalf of	19	

(a)	to gather	info	rmation (i	ncluding	under	a directi	on)	to	21
	monitor	and	evaluate	whether	the	council	or	a	22
	councillo	r—							23

(i) is performing their responsibilities properly; or 24

17

# [s 107]

		(ii) is complying with the local government related laws; and	1 2
		(b) if the information shows the council or councillor is not performing their responsibilities properly, or is not complying with the local government related laws—to take remedial action.	3 4 5 6
	(2)	<b>Remedial action</b> is action to improve the council's or a councillor's performance or compliance (including directing the council or councillor to take the action that is necessary to comply with a local government related law, for example).	7 8 9 10
107	De	cisions under this part are not subject to appeal	11
		A decision of the Minister under this part is not subject to appeal.	12 13
		Note—	14
		See section 221 for more information.	15
108	Ga	thering information	16
	(1)	To monitor and evaluate the council's or a councillor's performance and compliance, the department's chief executive may examine the information contained in the council's records and operations.	17 18 19 20
	(2)	For example, this may include an examination of—	21
		(a) an activity or program of the council; or	22
		(b) the systems and practices of the council.	23
	(3)	The department's chief executive may conduct the examination in any way that the department's chief executive considers appropriate.	24 25 26
	(4)	Also, the department's chief executive may request the council or councillor to provide any other information.	27 28

City of Brisbane Bill 2010 Chapter 5 Monitoring and enforcing the local government related laws Part 1 The council

[s 109]

	(5)	The request must be made in writing, and specify a reasonable1time within which the council or councillor must provide the2information.3	
	(6)	The council or councillor must cooperate fully with the 4 department's chief executive under this section. 5	
109	Act	ing on the information gathered 6	
	(1)	This section applies if the information gathered by the department's chief executive shows that the council or a councillor—79	,
		(a) is not performing their responsibilities properly; or 1	0
			1 2
	(2)	1	3 4
	(3)	•	5 6
		(a) improve the council's or councillor's performance; or 1	7
			8 9
	(4)	of the Minister, the Minister may publish the way in which the 2	0 1 2
		(a) is not performing their responsibilities properly; or 2	3
			4 5
	(5)	The Minister may— 2	6
			7 8
		=	9 0

City of Brisbane Bill 2010 Chapter 5 Monitoring and enforcing the local government related laws Part 2 The public

[s 110]

Part	t <b>2</b>		The public	1
Division 1			Powers of authorised persons	2
Subo	divis	sion	1 Introduction	3
110	Wh	at th	is division is about	4
	(1)		s division is about the powers that may be used by an a norised person.	5 6
	(2)	Act	<i>authorised person</i> is a person who is appointed under this to ensure members of the public comply with the local ernment related laws.	7 8 9
		Note	_	10
			e chapter 6, part 5 for more information about the appointment of thorised persons.	11 12
	(3)		powers of an authorised person include the power, in ain circumstances—	13 14
		(a)	to ask a person for their name and address; and	15
		(b)	to enter a property, including private property.	16
	(4)	Priv	<b><i>pate property</i></b> is a property that is not a public place.	17
	(5)	A pi	<i>ublic place</i> is a place, or that part of a place, that—	18
		(a)	is open to the public; or	19
		(b)	is used by the public; or	20
		(c)	the public is entitled to use;	21
		whe	ther or not on payment of money.	22
		Exan	nple—	23
		W	person uses a room at the front of their home as a business office. hile the business office is open to the public it is a public place. owever, the home is private property and not part of the public place.	24 25 26

City of Brisbane Bill 2010 Chapter 5 Monitoring and enforcing the local government related laws Part 2 The public

[s 111]

	(6)	An <i>occupier</i> of a property includes a person who reasonably appears to be the occupier of, or in charge of, the property.	1 2
	(7)	Force must not be used to enter a property under this division, other than when the property is entered under a warrant that authorises that use of force.	3 4 5
111	Pro	oducing authorised person's identity card	6
	(1)	An authorised person may exercise a power under this division, in relation to a person, only if the authorised person—	7 8 9
		(a) first produces his or her identity card for the person to inspect; or	10 11
		(b) has his or her identity card displayed so it is clearly visible to the person.	12 13
	(2)	However, if for any reason it is not practicable to comply with subsection (1), the authorised person must produce the identity card for the person's inspection at the first reasonable opportunity.	14 15 16 17
Subo	divis	sion 2 Power to require a person's name and address	18 19
112	Ρο	wer to require a person's name and address	20
	(1)	This section applies if an authorised person—	21
		(a) finds a person committing an infringement notice offence; or	22 23
		<ul> <li>(b) finds a person in circumstances that lead the authorised person to suspect, on reasonable grounds, that the person has just committed an infringement notice offence; or</li> </ul>	24 25 26 27

#### [s 113]

		1 2 3
(2	under the State Penalties Enforcement Act 1999 to be an	4 5 6
(3		7 8
(4	If the authorised person does so, the authorised person must also warn the person that it is an offence to fail to state the person's name and address, unless the person has a reasonable excuse.	9 10 11 12
(5	5) The authorised person may require the person to give evidence of the person's name or address if the authorised person suspects, on reasonable grounds, that the person has given a false name or address.	13 14 15 16
(6	5) The person must comply with an authorised person's requirement under subsection (3) or (5), unless the person has a reasonable excuse.	17 18 19
	Maximum penalty—35 penalty units.	20
(7	7) However, the person does not commit an offence under subsection (6), if the person is not proved to have committed the infringement notice offence.	21 22 23
Subdiv	vision 3 Powers to enter property etc.	24
	Entering a public place that is open without the need for permission	25 26
(1	This section applies if an authorised person wants to enter a public place to ensure the public place complies with the local government related laws.	27 28 29

City of Brisbane Bill 2010 Chapter 5 Monitoring and enforcing the local government related laws Part 2 The public

[s 114]

	(2)	pern	nissior	rised person may enter the public place, without the n of the occupier of the place, if the place is not he public (by a locked gate, for example).	1 2 3
114				ate property with, and in accordance with, s permission	4 5
	(1)	close in or stay	ed to e rder to on tl	ised person may enter private property, that is not entry by the public (by a locked gate, for example), ask the occupier of the property for permission to the property and exercise powers under a local ant related law.	6 7 8 9 10
	(2)			ing the occupier for permission, the authorised st inform the occupier—	11 12
		(a)	of th	e purpose of entering the property; and	13
		(b)		any thing or information that the authorised person on the property may be used as evidence in court;	14 15 16
		(c)	that t	the occupier is not obliged to give permission.	17
	(3)	ask	the oc	upier gives permission, the authorised person may ecupier to sign a document that confirms that the as given permission.	18 19 20
	(4)	The	docun	nent must state—	21
		(a)	that t	the authorised person informed the occupier—	22
			(i)	of the purpose of entering the property; and	23
			(ii)	that any thing or information that the authorised person finds on the property may be used as evidence in court; and	24 25 26
			(iii)	that the occupier was not obliged to give the permission; and	27 28
		(b)	to en	the occupier gave the authorised person permission atter the property and exercise powers under a local rnment related law; and	29 30 31

#### [s 115]

	(c) the date and time when the occupier gave the permission.	1 2								
(5)	If the occupier signs the document, the authorised person must immediately give a copy of the document to the occupier.	3 4 5								
(6)	If, in any proceedings—	6								
	<ul> <li>(a) a question arises as to whether the occupier of a property gave permission to allow an authorised person to stay on the property under this Act; and</li> </ul>									
	(b) a document that confirms the occupier gave permission is not produced in evidence;									
	the court may assume that the occupier did not give the1permission, unless the contrary is proved.1									
(7)	If the occupier gives permission, the authorised person may stay on the property and exercise the powers that the occupier has agreed to be exercised on the property.	14 15 16								
(8)	However, the right to stay on the property—	17								
	(a) is subject to any conditions that the occupier imposes (including about the times when the property may be entered, for example); and	18 19 20								
	(b) may be cancelled by the occupier at any time.	21								
	ering private property with, and in accordance with, a rrant	22 23								
(1)	An authorised person may enter private property with, and in accordance with, a warrant.	24 25								
(2)	An authorised person must apply to a magistrate for a warrant.	26								
(3)	The application for the warrant must—	27								
	(a) be in the form approved by the department's chief executive; and	28 29								
	(b) be sworn; and	30								

[s 115]

Athorised person gives the magistrate all the information that e magistrate requires about the application, in the way that e magistrate requires. <i>Cample—</i> The magistrate may require additional information in support of the application to be given by statutory declaration.	1 2 3 4 5 6 7 8 9 10 11
thorised person gives the magistrate all the information that e magistrate requires about the application, in the way that e magistrate requires. <i>ample—</i> The magistrate may require additional information in support of the application to be given by statutory declaration. The magistrate may issue the warrant only if the magistrate is tisfied that there are reasonable grounds for suspecting— ) there is a particular thing or activity that may provide	3 4 5 6 7 8 9 10
The magistrate may require additional information in support of the application to be given by statutory declaration. The magistrate may issue the warrant only if the magistrate is tisfied that there are reasonable grounds for suspecting— There is a particular thing or activity that may provide	7 8 9 10
<ul> <li>application to be given by statutory declaration.</li> <li>ne magistrate may issue the warrant only if the magistrate is tisfied that there are reasonable grounds for suspecting—</li> <li>) there is a particular thing or activity that may provide</li> </ul>	8 9 10
tisfied that there are reasonable grounds for suspecting— ) there is a particular thing or activity that may provide	10
	11
related law (the evidence); and	11 12 13
) the evidence is at the place, or may be at the place within the next 7 days.	14 15
ne warrant must state—	16
) the evidence for which the warrant is issued; and	17
reasonable help and force, enter the property and exercise an authorised person's powers under this Act;	18 19 20 21
	22 23
	24 25
	26 27
mpliance with section 116, unless the defect affects the	28 29 30
warrant, the authorised person must do, or make a	31 32 33
	<ul> <li>evidence of an offence against a local government related law (the <i>evidence</i>); and</li> <li>) the evidence is at the place, or may be at the place within the next 7 days.</li> <li>ne warrant must state—</li> <li>) the evidence for which the warrant is issued; and</li> <li>) that the authorised person may, with necessary and reasonable help and force, enter the property and exercise an authorised person's powers under this Act; and</li> <li>) the hours of the day or night when the property may be entered; and</li> <li>) the day (within 14 days after the warrant's issue) when</li> </ul>

# [s 116]

	(a)	info	rm any occupier of the property—	1			
		(i)	of the reason for entering the property; and	2			
		(ii)	that the warrant authorises the authorised person to enter the property without the permission of the occupier;	3 4 5			
	(b)	auth	any occupier a reasonable opportunity to allow the orised person to immediately enter the property out using force.	6 7 8			
(10)	However, the authorised person does not need to comply with subsection (9) if the authorised person believes that immediate entry to the property is required to ensure the warrant is effectively executed.						
Wa	rrant	s—a	pplications made electronically	13			
(1)	An authorised person may make an electronic application for a warrant if the authorised person considers it necessary because of—						
	(a)	urge	ent circumstances; or	17			
	(b)	-	tial circumstances (including the authorised person's ote location, for example).	18 19			
(2)	An <i>electronic application</i> is an application made by phone, fax, radio, email, videoconferencing or another form of electronic communication.						
(3)	The authorised person must prepare an application for the warrant that states the grounds on which the warrant is sought, before applying for the warrant.						
(4)	However, the authorised person may apply for the warrant before the application is sworn.						
(5)	The magistrate may issue the warrant only if the magistrate satisfied that—			28 29			
	(a)	it waand	as necessary to make the application electronically;	30 31			

# [s 116]

	(b)		way that the application was made was appropriate e circumstances.	1 2					
(6	prac pers	If the magistrate issues the warrant, and it is reasonably practicable to send a copy of the warrant to the authorised person (by fax or email, for example), the magistrate must immediately do so.							
(7		If it is not reasonably practicable to send a copy of the warrant to the authorised person—							
	(a)	the r	the magistrate must—						
		(i)	inform the authorised person of the date and time when the magistrate signed the warrant; and	10 11					
		(ii)	inform the authorised person of the terms of the warrant; and	12 13					
	(b)	the a	authorised person must write on a warrant form—	14					
		(i)	the magistrate's name; and	15					
		(ii)	the date and time when the magistrate signed the warrant; and	16 17					
		(iii)	the terms of the warrant.	18					
(8	wari auth exer	The copy of the warrant sent to the authorised person, or the warrant form properly completed by the authorised person, authorises the authorised person to enter the property, and to exercise the powers, mentioned in the warrant that was signed by the magistrate.							
(9	,	The authorised person must, at the first reasonable opportunity, send the magistrate—							
	(a)	(a) the sworn application; and							
	(b)		e authorised person completed a warrant form—the pleted warrant form.	27 28					
(10	mus	t atta	magistrate receives those documents, the magistrate ch them to the warrant that was signed by the e, and give the warrant to the clerk of the court.	29 30 31					

# [s 117]

(11)	Unless the contrary is proven, a court must presume that a power exercised by an authorised person was not authorised by a warrant issued under this section if—					
	(a)	a question arises, in any proceedings before the court, whether the exercise of power was authorised by a warrant; and	4 5 6			
	(b)	the warrant is not produced in evidence.	7			
Ent	ering	g under an application, permit or notice	8			
(1)	This section applies if an authorised person wants to enter a property—					
	(a)	to inspect the property in order to process an application made under any local government related law; or	11 12			
	(b)	to inspect a record that is required to be kept for a budget accommodation building under the Building Act, chapter 7; or	13 14 15			
	(c)	to find out whether the conditions on which a permit or notice was issued have been complied with; or	16 17			
	(d)	to inspect work that was carried out under a permit or notice.	18 19			
(2)	A <i>permit</i> is an approval, authorisation, consent, licence, permission, registration or other authority issued under any local government related law.					
(3)	A <b>n</b> o law.	A <i>notice</i> is a notice issued under any local government related law.				
(4)	The authorised person may enter the property without the permission of the occupier of the property—					
	(a) at any reasonable time during the day; or					
	(b)	at night, if—				
		(i) the occupier of the property asks the authorised person to enter the property at that time; or	29 30			

[s 118]

			(ii)	the conditions of the permit allow the authorised person to enter the property at that time; or	1 2
			(iii)	the property is a public place and is not closed to the public.	3 4
	(5)	How	vever,	the authorised person—	5
		(a)		t, as soon as the authorised person enters the perty, inform any occupier of the property—	6 7
			(i)	of the reason for entering the property; and	8
			(ii)	that the authorised person is authorised under this Act to enter the property without the permission of the occupier; and	9 10 11
		(b)	occu	enter a home that is on the property only if the ppier of the relevant part of the property ompanies the authorised person.	12 13 14
118	En	tering	j pro	perty under an approved inspection program	15
	(1)	on tł prop	ne pro erty, a	ised person may enter a property (other than a home perty) without the permission of the occupier of the at any reasonable time of the day or night, under an inspection program.	16 17 18 19
	(2)	the c insp	counc: ect pr	<i>ved inspection program</i> is a program, approved by il, under which an authorised person may enter and operties in Brisbane to ensure the local government vs are being complied with.	20 21 22 23
	(3)	give	, the c	cil must give, or must make a reasonable attempt to occupier of the property a written notice that informs er of the following—	24 25 26
		(a)	the c	council's intention to enter the property;	27
		(b)	the r	reason for entering the property;	28
		(c)	an e	stimation of when the property will be entered.	29

#### [s 119]

	Example	_	1
		buncil may give the written notice to an occupier of a property by ing a flyer in the letterbox for the property.	2 3
(4)	the wri	uncil must give, or make a reasonable attempt to give, tten notice to the occupier within a reasonable time the property is to be entered.	4 5 6
(5)	The aut	thorised person—	7
		nust, as soon as the authorised person enters the roperty, inform any occupier of the property—	8 9
	(i	) of the reason for entering the property; and	10
	(i	i) that the authorised person is authorised under this Act to enter the property without the permission of the occupier; and	11 12 13
	p	hay enter a budget accommodation building on the roperty only to monitor compliance with the Building .ct, chapter 7.	14 15 16
Ар	proving	an inspection program	17
(1)		uncil may, by resolution, approve the following types ection programs—	18 19
	(a) a	systematic inspection program;	20
	(b) a	selective inspection program.	21
(2)	A syste		
	to enter	<i>matic inspection program</i> allows an authorised person and inspect all properties, or all properties of a certain Brisbane.	22 23 24
(3)	to enter type, in A <i>selec</i> to enter been se	and inspect all properties, or all properties of a certain	23
(3) (4)	to enter type, in A <i>selec</i> to enter been se in the r	and inspect all properties, or all properties of a certain Brisbane. Extive inspection program allows an authorised person r and inspect those properties in Brisbane that have elected in accordance with objective criteria specified	23 24 25 26 27
	to enter type, in A <i>selec</i> to ente been se in the r The res	and inspect all properties, or all properties of a certain Brisbane. Extive inspection program allows an authorised person r and inspect those properties in Brisbane that have elected in accordance with objective criteria specified esolution.	23 24 25 26 27 28

[s 119]

	(c)	for a systematic inspection program that allows a type of property to be entered and inspected—a description of the type of property; and	1 2 3
	(d)	for a selective inspection program—the objective criteria for selecting the properties to be entered and inspected; and	4 5 6
	(e)	the period (of not more than 3 months or another period prescribed under a regulation) over which the program is to be carried out.	7 8 9
(5	insp	e council must give the public notice of the approval of an pection program, at least 14 days, but not more than 28 rs, before the approved inspection program starts.	10 11 12
(6	) The	e notice must be published—	13
	(a)	in a newspaper that is circulating generally in Brisbane; and	14 15
	(b)	on the council's website.	16
(7	) The	e notice must state the following—	17
	(a)	that the notice is made by the council;	18
	(b)	the purpose and scope of the program, in general terms;	19
	(c)	when the program starts;	20
	(d)	the period over which the program is to be carried out;	21
	(e)	that the public may view a copy of the resolution that approved the program at the council's public office until the end of the program;	22 23 24
	(f)	that a copy of the resolution that approved the program may be purchased at the council's public office until the end of the program;	25 26 27
	(g)	the price of a copy of the resolution that approved the program.	28 29
(8	pro	e price of a copy of the resolution that approved the gram must be no more than the cost to the council of king the copy available for purchase.	30 31 32

### [s 120]

(9)		n the time when the notice is published in the newspaper I the end of the program—	1 2
	(a)	the public may view a copy of the resolution that approved the program at the council's public office; and	3 4
	(b)	copies of the resolution that approved the program must be available for purchase at the council's public office at the price stated in the notice.	5 6 7
Ge	neral	powers after entering a property	8
(1)		s section explains the powers that an authorised person has e entering a property, other than entering a property—	9 10
	(a)	to ask the occupier of the property for permission to stay on the property; or	11 12
	(b)	under section 117 or 118.	13
(2)	The	authorised person may—	14
	(a)	search any part of the property; or	15
	(b)	inspect, test, photograph or film anything that is in or on the property; or	16 17
	(c)	copy a document that is in or on the property; or	18
	(d)	take samples of or from anything that is in or on the property; or	19 20
	(e)	take into or onto the property any persons, equipment and materials that the authorised person reasonably requires for exercising the authorised person's powers; or	21 22 23 24
	(f)	require the occupier of the property, or a person in or on the property, to give the authorised person reasonable help to exercise the authorised person's powers under paragraphs (a) to (e).	25 26 27 28
(3)	(2)	authorised person may exercise a power under subsection only if exercising the power is necessary for the purpose ted to the entry of the property.	29 30 31

[s 121]

	(4)	If a person is required to give reasonable help under subsection $(2)(f)$ , the person must comply with the requirement, unless the person has a reasonable excuse.	1 2 3
		Maximum penalty—8 penalty units.	4
	(5)	If the requirement is to be complied with by the person giving information or producing a document, it is a reasonable excuse for the person to fail to comply with the requirement if complying with the requirement might incriminate the person.	5 6 7 8
121	Au	thorised person to give notice of damage	9
	(1)	This section applies if—	10
		(a) something is damaged by—	11
		(i) an authorised person, when the authorised person exercises a power under this division; or	12 13
		<ul><li>(ii) a person who is authorised by an authorised person to take action under this division, when the person takes the action; or</li></ul>	14 15 16
		(b) the authorised person considers, on reasonable grounds, that the damage is more than trivial damage.	17 18
	(2)	The authorised person must immediately give written notice of the particulars of the damage to the person who appears to be the owner of the thing that was damaged.	19 20 21
	(3)	However, if for any reason it is not practicable to do so, the authorised person must leave the notice, in a reasonably secure way and in a conspicuous position, at the place where the thing was damaged.	22 23 24 25
	(4)	The <i>owner</i> of a thing includes a person in possession or control of the thing.	26 27
	(5)	If the authorised person believes the damage was caused by a latent defect in the thing, or other circumstances beyond the authorised person's control, the authorised person may state that in the notice.	28 29 30 31

### [s 122]

122	Со	mpensation for damage or loss caused after entry	1
	(1)	If a person incurs damage or loss because of the exercise, or purported exercise, of a power under this division, the council must pay the person compensation.	2 3 4
	(2)	The compensation equals—	5
		(a) the amount agreed between the person and the council; or	6 7
		(b) if the person and the council can not agree, the amount that is decided by a court.	8 9
	(3)	The person may claim the compensation in—	10
		(a) any proceedings for compensation; or	11
		(b) any proceedings brought against the person for an offence against any local government related law.	12 13
	(4)	A court may order compensation to be paid only if the court is satisfied it is just to do so in all the circumstances.	14 15
	(5)	A regulation may prescribe matters that may, or must, be taken into account by the court when considering whether it is just to make the order.	16 17 18
	(6)	The court may make any order about costs that the court considers just.	19 20
Divi	sion	2 Powers of other persons	21
123	Wh	at this division is about	22
	(1)	This division is about the powers that may be used—	23
		(a) to enable the council to perform its responsibilities; or	24
		(b) to ensure a person complies with this Act, and the other local government related laws, including by complying with a remedial notice.	25 26 27
	(2)	A <i>remedial notice</i> is a notice—	28

## [s 123]

	(a)	that the council gives to the owner of a property within Brisbane; and	1 2
	(b)	that requires action to be taken in relation to the property under a local government related law (including fencing a pool, for example).	3 4 5
(3)		division explains the circumstances in which a person is orised to enter a property under this division, namely—	6 7
	(a)	in a potentially dangerous situation, to take urgent action; or	8 9
	(b)	to take action in relation to council facilities on the property (including water or sewerage pipes, for example); or	10 11 12
	(c)	with (and in accordance with) the permission of the occupier of the property; or	13 14
	(d)	with (and in accordance with) a court order; or	15
	(e)	with (and in accordance with) reasonable written notice.	16
(4)	days	sonable written notice is a written notice, given at least 7 before a property is to be entered, that informs the owner the occupier of the property of—	17 18 19
	(a)	the council's intention to enter the property; and	20
	(b)	the reason for entering the property; and	21
	(c)	the days and times when the property is to be entered.	22
(5)		following persons may enter a property under this sion—	23 24
	(a)	if the occupier of the property is not the owner of the property—the owner or the owner's employee;	25 26
	(b)	a council worker.	27
(6)		<i>Suncil worker</i> is an employee, or agent, of the council who athorised by the council to act under this division.	28 29
(7)		vever, the council may authorise an employee or agent to under this division only if the employee or agent is	30 31

### [s 124]

		appropriately qualified or trained to exercise a power or perform a responsibility under this division.	1 2
	(8)	The council must give each council worker an identity card.	3
	(9)	Force must not be used to enter a property under this division, unless the property is entered under a court order that specifically authorises the use of that force.	4 5 6
124		try with, and in accordance with, permission of cupier	7 8
	(1)	Any person may enter a property with the permission of the occupier of the property.	9 10
	(2)	However, the right to enter the property—	11
		(a) is subject to any conditions that the occupier imposes (including about the times when the property may be entered, for example); and	12 13 14
		(b) may be cancelled by the occupier at any time.	15
125		try by an owner, with reasonable written notice, under emedial notice	16 17
	(1)	This section applies if—	18
		(a) the council gives a remedial notice to the owner of a property; and	19 20
		(b) the owner is not the occupier of the property.	21
	(2)	After the owner gives reasonable written notice to the occupier of the property, the owner or the owner's employee may—	22 23 24
		(a) enter the property at any reasonable time; and	25
		(b) take the action that is required under the remedial notice.	26 27
	(3)	If the occupier asks to inspect the remedial notice, the owner must allow the occupier to inspect the remedial notice.	28 29

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[s 126]

	(4)	If the occupier refuses to allow the owner to enter the property and the owner informs the council of that, the owner is not liable for failing to comply with the remedial notice.	1 2 3
	(5)	This section does not affect any rights that the owner has apart from this section.	4 5
126	Oc	cupier may discharge owner's obligations	6
	(1)	This section applies if—	7
		(a) the owner of a property fails—	8
		(i) to take the action in relation to the property that is required under a remedial notice; or	9 10
		<ul><li>(ii) to pay money that is payable in relation to the property under a local government related law (including rates, for example); and</li></ul>	11 12 13
		(b) the occupier of the property is not the owner of the property.	14 15
	(2)	The occupier of the property may—	16
		(a) take the action that is required, and recover the amount that the occupier properly and reasonably incurs in taking the action as a debt payable by the owner; or	17 18 19
		(b) pay the money that is payable, and recover the money as a debt payable by the owner.	20 21
	(3)	For example, if the occupier is the owner's tenant, the occupier may deduct the money from any rent that the occupier owes the owner, without being in breach of the tenancy agreement.	22 23 24 25
127		try by a council worker, with reasonable written tice, under a remedial notice	26 27
	(1)	This section applies if—	28
		(a) the council gives a remedial notice to the owner of a property; and	29 30

#### [s 127]

	(b)		the owner and the occupier of the property fail to the action required under the remedial notice.	1 2
(2)			ng reasonable written notice to the owner and the of the property, a council worker may—	3 4
	(a)		r the property (other than a home on the property) out the permission of the occupier; and	5 6
	(b)	take notic	the action that is required under the remedial ce.	7 8
(3)			the council worker must, as soon as the council ters the property—	9 10
	(a)	info	rm any occupier of the property—	11
		(i)	of the reason for entering the property; and	12
		(ii)	that the council worker is authorised under this Act to enter the property without the permission of the occupier; and	13 14 15
	(b)	-	luce his or her identity card for the occupier of the perty to inspect.	16 17
(4)	and r	easor	cil may recover the amount that the council properly hably incurs in taking the action as a debt payable by who failed to take the action.	18 19 20
(5)		wner	e owner and the occupier failed to take the action, and the occupier are jointly and severally liable for	21 22 23
(6)			cil must give the person who failed to take the action tice of the amount of the debt.	24 25
(7)	writt	en no	ot is not paid within 30 days after the date of the otice, the council may recover the debt as if the debt due rates.	26 27 28
(8)			payable on the debt at the same rate that interest is n overdue rates levied by the council.	29 30

[s 128]

128			y a council worker, with reasonable written to take materials	1 2
	(1)	no o	s section applies if, in the circumstances, the council has other reasonably practicable way of obtaining materials or than by removing the materials from relevant land.	3 4 5
	(2)	Rele	evant land means land, other than protected land, that is-	6
		(a)	within Brisbane; or	7
		(b)	if the council has the written approval of the Minister, under section $11(4)(b)(i)$ , to exercise its powers outside of Brisbane—outside of Brisbane; or	8 9 10
		(c)	if the council may exercise a power in another local government's area for the purpose of a joint government activity—within the other local government's area.	11 12 13
	(3)	Prot	tected land is land that is—	14
		(a)	the site of, or curtilage around, a home or other structure; or	15 16
		(b)	a court, lawn, park, planted walk or avenue or yard; or	17
		(c)	under cultivation (including a garden, nursery or plantation, for example); or	18 19
		(d)	a State forest or timber reserve under the Forestry Act; or	20 21
		(e)	a protected area under the Nature Conservation Act 1992.	22 23
	(4)		er giving reasonable written notice to the owner and the upier of the rateable land, a council worker may—	24 25
		(a)	enter the land without the permission of the occupier of the land; and	26 27
		(b)	search for materials that the council requires to perform its responsibilities; and	28 29
		(c)	remove the materials from the land.	30

#### [s 129]

	Example—	1
	The council may remove dirt from the land for use in mopping up an oil spill on a neighbouring road to prevent the oil entering a stormwater drain.	2 3 4
(5)	However, the council worker must, as soon as the council worker enters the property—	5 6
	(a) inform any occupier of the property—	7
	(i) of the reason for entering the property; and	8
	<ul><li>(ii) that the council worker is authorised under this Act to enter the property without the permission of the occupier; and</li></ul>	9 10 11
	(b) produce his or her identity card for the occupier of the property to inspect.	12 13
(6)	The council worker must not search for, or remove materials from, within 50m of any structure or works on the land	14 15
	(including a home, bridge, dam or wharf, for example).	16
	(including a home, bridge, dam or wharf, for example). try by a council worker, at reasonable times, to repair facilities	16 17 18
	try by a council worker, at reasonable times, to repair	17
etc	try by a council worker, at reasonable times, to repair facilities At all reasonable times, a council worker may enter a property (other than a home on the property) without the permission of	17 18 19 20
etc	<ul> <li>At all reasonable times, a council worker may enter a property (other than a home on the property) without the permission of the occupier of the property—</li> <li>(a) to investigate the future installation of council facilities</li> </ul>	17 18 19 20 21 22
etc	<ul> <li>try by a council worker, at reasonable times, to repair facilities</li> <li>At all reasonable times, a council worker may enter a property (other than a home on the property) without the permission of the occupier of the property— <ul> <li>(a) to investigate the future installation of council facilities on, over or under the property; or</li> <li>(b) to install council facilities on, over or under the</li> </ul></li></ul>	17 18 19 20 21 22 23 24
etc	<ul> <li>At all reasonable times, a council worker may enter a property (other than a home on the property) without the permission of the occupier of the property— <ul> <li>(a) to investigate the future installation of council facilities on, over or under the property; or</li> <li>(b) to install council facilities on, over or under the property; or</li> <li>(c) to inspect, maintain, operate, repair, replace or remove council facilities, that are on, over or under the property,</li> </ul> </li> </ul>	17 18 19 20 21 22 23 24 25 26 27

[s 130]

		(a)	info	rm any occupier of the property—	1
			(i)	of the reason for entering the property; and	2
			(ii)	that the council worker is authorised under this Act to enter the property without the permission of the occupier; and	3 4 5
		(b)	-	duce his or her identity card for the occupier of the perty to inspect.	6 7
130	En	try by	/ a co	ouncil worker, at any time, for urgent action	8
	(1)	the occu	prope pier	worker may enter a property (other than a home on erty), at any time without the permission of the of the property, in a potentially dangerous situation gent action for local government purposes.	9 10 11 12
		Exan	ıple—		13
		blo	own ov	il worker may enter a property to cut down a tree that was er in a storm and is in danger of falling and injuring someone ing property.	14 15 16
	(2)			the council worker must, as soon as reasonably e after the council worker enters the property—	17 18
		(a)	info	rm any occupier of the property—	19
			(i)	of the reason for entering the property; and	20
			(ii)	that the council worker is authorised under this Act to enter the property without the permission of the occupier; and	21 22 23
		(b)	-	luce his or her identity card for the occupier of the perty to inspect.	24 25
131	En	try w	ith, a	nd in accordance with, a court order	26
	(1)			may enter a property with, and in accordance with, a er made under this section.	27 28
	(2)	The	perso	on must apply to a magistrate for the court order.	29
	(3)	The	appli	cation must—	30

#### [s 131]

	(a)	be in the form approved by the department's chief executive; and	1 2
	(b)	be sworn; and	3
	(c)	state the grounds on which the court order is sought.	4
(4)		person must, as soon as practicable, give a copy of the ication to—	5 6
	(a)	if the person is not the owner of the property—the owner of the property; and	7 8
	(b)	the occupier of the property.	9
(5)	perso mag	magistrate may refuse to consider the application until the on gives the magistrate all the information that the istrate requires about the application in the way that the istrate requires.	10 11 12 13
	Exam	pple—	14
		e magistrate may require additional information supporting the plication to be given by statutory declaration.	15 16
(6)	nece local	the magistrate is satisfied that entry to the property is assary to allow the person to take action under any of the l government related laws, the magistrate may make the t order.	17 18 19 20
(7)	The	court order must—	21
	(a)	direct the occupier of the property to allow the person to enter the property and take all action that is necessary under any local government related law; and	22 23 24
	(b)	state the hours of the day or night when the property may be entered; and	25 26
	(c)	state the day (within 14 days after the court order is made) when the court order ends.	27 28
(8)	work	he person who applied for the court order is a council ker, the court order may authorise the council worker to necessary and reasonable help and force to enter the herty.	29 30 31 32

[s 132]

	(9)	The orde	magistrate must record the reasons for making the court or.	1 2
	(10)	orde	soon as the person enters the property under the court er, the person must do, or make a reasonable attempt to do, Following things—	3 4 5
		(a)	inform any occupier of the property—	6
			(i) of the reason for entering the property; and	7
			<ul><li>(ii) that the person is authorised under the court order to enter the property without the permission of the occupier;</li></ul>	8 9 10
		(b)	if the court order authorises the person to use force to enter the property—give the occupier a reasonable opportunity to allow the person to immediately enter the property without using force.	11 12 13 14
132	Со	mper	nsation for damage or loss caused	15
	(1)	A co	ouncil worker who enters a property—	16
		(a)	must not cause, or contribute to, damage to any structure or works on the property; and	17 18
		(b)	must take all reasonable steps to ensure the worker causes as little inconvenience, and does as little other damage, as is practicable in the circumstances.	19 20 21
	(2)	purp the l the	person incurs damage or loss because of the exercise, or ported exercise, of a power under this division (including loss of the value of materials removed from a property, or reduction in the value of the property, for example), the ncil must pay the person compensation.	22 23 24 25 26
	(3)	The	compensation equals—	27
		(a)	the amount agreed between the person and the council; or	28 29
		(b)	if the person and the council can not agree, the amount that is decided by a court.	30 31

#### [s 133]

(4)	The court may	make	any	order	about	costs	that	the	court	1
	considers just.									2

## 133 Limitation of time in absence of notice of work done

(1) This section applies if work is done on a property without an approval that is required under a local government related law. 5

3

11

(2) For the purposes of any limitation of time for taking any proceedings or doing anything else about the work, the work is taken to have been done when a council worker first finds out about the work.
6
7
8
9

# Part 3 Investigation of council records 10

Division 1	Introduction

134	What this part is about							
	This part is about investigations conducted by the department or the council into the accuracy of the council's registers or records that are required to be kept under this Act.							
Divi	sion	2 Investigations by department	16					
135	Pro	oducing authorised officer's identity card	17					
	(1)	This section applies if the department's chief executive directs an authorised officer to exercise a power under this division.	18 19					
	(2)	The authorised officer may exercise the power, in relation to a person, only if the officer—	20 21					
		(a) first produces his or her identity card for the person to inspect; or	22 23					

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[s 136] has his or her identity card displayed so it is clearly (b) 1 visible to the person. 2 Making of inquiries for department 3 This section applies if the department's chief executive 4 (1)suspects or believes, on reasonable grounds, that information 5 included in a register or record of the council is incorrect 6 because of an error or omission. 7 An authorised officer, if directed by the department's chief 8 (2)executive, may make all inquiries the chief executive 9 considers to be reasonable to find out whether and to what 10 extent the register or record is incorrect. 11 Power to require information or document for department 12 investigation 13 This section applies if the department's chief executive (1)14 suspects or believes, on reasonable grounds, that-15 either or both of the following apply— (a) 16 information included in a register or record of the (i) 17 council is incorrect because of an error or 18 omission: 19 an offence against this Act has been committed (ii) 20 relating to a register or record; and 21 (b) a person— 22 (i) is able to give information about the error, 23 omission or offence; or 24 holds a document relating to the error, omission or 25 (ii) offence. 26 The department's chief executive or, if directed by the (2)27 department's chief executive, an authorised officer may 28 require the person to give the information or produce the 29 document. 30

#### [s 138]

	(3)	When making the requirement, the department's chief executive or authorised officer must warn the person it is an offence to fail to comply with the requirement unless the person has a reasonable excuse.	1 2 3 4
	The person must comply with the requirement unless the person has a reasonable excuse.	5 6	
		Maximum penalty—40 penalty units.	7
	(5)	If the person is an individual, it is a reasonable excuse for failing to comply with the requirement that giving the information or producing the document might tend to incriminate the person.	8 9 10 11
	(6)	It is a defence in a prosecution under subsection (4) that the information or document sought by the department's chief executive or authorised officer is not relevant to the error, omission or offence.	12 13 14 15
	(7)	If the person produces the document to the department's chief executive or authorised officer, the chief executive or officer—	16 17 18
		(a) may keep the document to take an extract from it or make a copy of it; and	19 20
		(b) must return the document to the person as soon as practicable after taking the extract or making the copy.	21 22
Divis	ion	3 Investigations by council	23
138	Pro	ducing authorised person's identity card	24
	(1)	This section applies if the chief executive officer directs an authorised person to exercise a power under this division.	25 26
	(2)	The authorised person may exercise the power, in relation to another person, only if the authorised person—	27 28
		(a) first produces his or her identity card for the other person to inspect; or	29 30

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		[s 139]	
	(b)	has his or her identity card displayed so it is clearly visible to the other person.	1 2
Ма	king c	of inquiries for council	3
(1)	belie a reg	section applies if the chief executive officer suspects or ves, on reasonable grounds, that information included in ister or record of the council is incorrect because of an or omission.	4 5 6 7
(2)	exect the c	chief executive officer or, if directed by the chief ative officer, an authorised person may make all inquiries hief executive officer considers to be reasonable to find whether and to what extent the register or record is rect.	8 9 1 1 1
	wer to estiga	require information or document for council ation	1 1
(1)		section applies if the chief executive officer suspects or ves, on reasonable grounds, that—	1 1
	(a)	either or both of the following apply—	1
		(i) information included in a register or record of the council is incorrect because of an error or omission;	1 1 2
		(ii) an offence against this Act has been committed relating to a register or record; and	2 2
	(b)	a person—	2
		(i) is able to give information about the error, omission or offence; or	2 2
		(ii) holds a document relating to the error, omission or offence.	2 2
(2)	execu	chief executive officer or, if directed by the chief ative officer, an authorised person may require the person we the information or produce the document.	2 2 3

## [s 141]

(3)	When making the requirement, the chief executive officer or authorised person must warn the person it is an offence to fail to comply with the requirement unless the person has a reasonable excuse.	1 2 3 4
(4)	The person must comply with the requirement unless the person has a reasonable excuse.	5 6
	Maximum penalty—40 penalty units.	7
(5)	If the person is an individual, it is a reasonable excuse for failing to comply with the requirement that giving the information or producing the document might tend to incriminate the person.	8 9 10 11
(6)	It is a defence in a prosecution under subsection (4) that the information or document sought by the chief executive officer or authorised person is not relevant to the error, omission or offence.	12 13 14 15
(7)	If the person produces the document to the chief executive officer or authorised person, the chief executive or authorised person—	16 17 18
	(a) may keep the document to take an extract from it or make a copy of it; and	19 20
	(b) must return the document to the person as soon as practicable after taking the extract or making the copy.	21 22
Ref	erral to department	23
(1)	This section applies if, because of inquiries made under this division, the chief executive officer concludes on reasonable grounds that an offence has been committed under this Act relating to a register or record.	24 25 26 27
(2)	The chief executive officer must report the chief executive officer's conclusion, including the reasons for the conclusion, to the department's chief executive.	28 29 30
(3)	Subsection (2) does not limit any duty the chief executive officer may have under the Crime and Misconduct Act to notify the CMC of any complaint, information or matter that	31 32 33

		[s 142]	
		the chief executive officer suspects involves, or may involve, official misconduct under that Act.	,
	(4)	The <i>CMC</i> means the Crime and Misconduct Commission established under the Crime and Misconduct Act.	
142	Ch	ief executive officer not subject to direction	
		The chief executive officer is not subject to direction by the mayor in acting under this division.	
Part	t <b>4</b>	Offences	
143	Ob	structing enforcement of this Act or local laws etc.	
	(1)	A person must not obstruct an official in the exercise of a power under this Act or a local law, unless the person has a reasonable excuse.	
		Maximum penalty—50 penalty units.	
	(2)	An official is any of the following persons—	
		(a) the Minister;	
		(b) the department's chief executive;	
		(c) an authorised officer;	
		(d) an investigator;	
		(e) the chief executive officer;	
		(f) an authorised person.	
	(3)	<ul><li>(f) an authorised person.</li><li>A person must not obstruct a council worker in the exercise of a power under chapter 5, part 2, division 2, unless the person has a reasonable excuse.</li></ul>	

### [s 144]

(4)	If a person has obstructed an official or council worker and the official or worker decides to proceed with the exercise of the power, the official or worker must warn the person that—	1 2 3
	(a) it is an offence to obstruct the official or worker, unless the person has a reasonable excuse; and	4 5
	(b) the official or worker considers the person's conduct an obstruction.	6 7
(5)	A person must not pull down, damage, deface or destroy a board or anything else that is displaying a local law, order, notice or other matter authorised by the council.	8 9 10
	Maximum penalty for subsection (5)—35 penalty units.	11
Im	personating an authorised person	12
	A person must not pretend to be an authorised person.	13
	Maximum penalty—50 penalty units.	14
Du	ty to make documents available	15
	A person who has charge of a document owned or held by the council must not obstruct the viewing or copying of the document by another person who is authorised to view or copy the document under this Act.	16 17 18 19
	Examples—	20
	• preventing a councillor from copying a council record under section 167	21 22
	• preventing the public from viewing a record under section 175(12)	23
	Maximum penalty—10 penalty units.	24
	(5) Imj	<ul> <li>official or worker decides to proceed with the exercise of the power, the official or worker must warn the person that— <ul> <li>(a) it is an offence to obstruct the official or worker, unless the person has a reasonable excuse; and</li> <li>(b) the official or worker considers the person's conduct an obstruction.</li> </ul> </li> <li>(5) A person must not pull down, damage, deface or destroy a board or anything else that is displaying a local law, order, notice or other matter authorised by the council. Maximum penalty for subsection (5)—35 penalty units.</li> </ul> Impersonating an authorised person <ul> <li>A person must not pretend to be an authorised person. Maximum penalty—50 penalty units.</li> </ul> Duty to make documents available <ul> <li>A person who has charge of a document owned or held by the council must not obstruct the viewing or copying of the document by another person who is authorised to view or copy the document under this Act.</li> <li><i>Examples</i>— <ul> <li>preventing a councillor from copying a council record under section 167</li> <li>preventing the public from viewing a record under section 175(12)</li> </ul> </li> </ul>

Chapter 6			6 Administration		
Part	1		Introduction	2	
146	Wh	at thi	is chapter is about	3	
	(1)	This	chapter contains provisions about—	4	
		(a)	persons who are elected or appointed to perform responsibilities under this Act; and	5 6	
		(b)	bodies that perform responsibilities under this Act.	7	
	(2)	For e	example, this chapter contains provisions about—	8	
		(a)	qualifications for election or appointment; and	9	
		(b)	acting appointments; and	10	
		(c)	conditions of appointment; and	11	
		(d)	ending appointments.	12	
Part	2		Councillors	13	
Divis	ion	1	Qualifications of councillors	14	
147	Qua	alifica	ations of councillors	15	
			erson is qualified to be a councillor of the council only if person—	16 17	
		(a)	resides in Brisbane; and	18	
		(b)	is, under the Electoral Act, an enrolled elector for an electoral district in Brisbane; and	19 20	

## [s 148]

	(c)	is not disqualified from being a councillor because of a section in this division.	1 2
Dis	qual	ification for certain offences	3
(1)	A pe	erson can not be a councillor—	4
	(a)	after the person is convicted of a treason offence, unless the person is pardoned for the treason offence; or	5 6
	(b)	for 10 years after the person is convicted of an electoral offence; or	7 8
	(c)	for 7 years after the person is convicted of a bribery offence; or	9 10
	(d)	for 4 years after the person is convicted of an integrity offence.	11 12
(2)	sabo	<i>reason offence</i> is an offence of treason, sedition or otage under the law of Queensland, another State or the monowealth.	13 14 15
(3)	An e	electoral offence is—	16
	(a)	a disqualifying electoral offence under the Electoral Act; or	17 18
	(b)	an offence that would be a disqualifying electoral offence had the conviction been recorded after the commencement of the <i>Electoral and Other Acts Amendment Act 2002</i> .	19 20 21 22
(4)	A bi	ribery offence is an offence against—	23
	(a)	section 98C of the Criminal Code; or	24
	(b)	a corresponding law of another State or the Commonwealth; or	25 26
	(c)	another offence prescribed under a regulation.	27
(5)	An <b>i</b>	integrity offence is an offence against—	28
	(a)	section 168, 169, 170, 171(3) or 210; or	29

		(b)	section 98B, 98E or 98G(a) or (b) of the Criminal Code; or	1 2
		(c)	another offence prescribed under a regulation.	3
	(6)		erson automatically stops being a councillor when the on is convicted of—	4 5
		(a)	a treason offence; or	6
		(b)	an electoral offence; or	7
		(c)	a bribery offence; or	8
		(d)	an integrity offence.	9
	(7)	A pe	erson is taken to have been convicted of an offence—	10
		(a)	if the person appeals the conviction—when the appeal is dismissed, struck out or discontinued; or	11 12
		(b)	if the person does not appeal the conviction—at the end of the time within which an appeal must by law be started.	13 14 15
149	Dis	quali	ification of prisoners	16
	(1)	-	person can not be a councillor while the person is a oner.	17 18
	(2)	A pr	risoner is a person who—	19
		(a)	is serving a period of imprisonment; or	20
		(b)	is liable to serve a period of imprisonment, even though the person has been released from imprisonment (on parole or leave of absence, for example).	21 22 23
	(3)	-	erson automatically stops being a councillor when the on becomes a prisoner.	24 25
150	Dis	quali	ification because of other high office	26
	(1)	A p	person can not be a councillor while the person is a ernment member.	27 28

## [s 151]

	(2)	A <b>g</b> a	overnment member is—	1
		(a)	a member of a Parliament of the Commonwealth or a State (including Queensland); or	2 3
		(b)	a councillor of a local government of another State.	4
	(3)	-	erson automatically stops being a councillor when the on becomes—	5 6
		(a)	a government member; or	7
		(b)	a candidate for election as a member of the Legislative Assembly.	8 9
151	Dis	qual	ification during bankruptcy	10
	(1)	-	person can not be a councillor while the person is a krupt.	11 12
	(2)	A pe	erson is a <i>bankrupt</i> if, under a bankruptcy law—	13
		(a)	the person is an undischarged bankrupt; or	14
		(b)	the person has executed a deed of arrangement, and the terms of the deed have not been fully complied with; or	15 16
		(c)	the person's creditors have accepted a composition, and a final payment has not been made under the composition.	17 18 19
	(3)	A <b>b</b> a	ankruptcy law is—	20
		(a)	the Bankruptcy Act 1966 (Cwlth); or	21
		(b)	a corresponding law of another jurisdiction, including a jurisdiction outside Australia.	22 23
	(4)	-	erson automatically stops being a councillor when the on becomes a bankrupt.	24 25
152	Ju	dicial	review of qualifications	26
	(1)		y person who is entitled to vote in a council election may y for a judicial review of the eligibility, or continued	27 28

		[3 100]	
		eligibility, of a person to be a councillor on the basis that the person is disqualified under this division.	1 2
	(2)	This section does not limit the Judicial Review Act.	3
153	Ac	ting as councillor without authority	4
		A person must not act as a councillor if the person knows that—	5 6
		(a) the person is not qualified to be a councillor; or	7
		(b) the person's office as a councillor has been vacated.	8
		Maximum penalty—85 penalty units.	9
Divi	sion	2 Councillor's term of office	10
154	Wh	en a councillor's term starts	11
		A councillor's term starts on—	12
		(a) if the councillor is elected—the day after the conclusion of the councillor's election; or	13 14
		(b) if the councillor is appointed—the day on which the councillor is appointed.	15 16
155	Wh	ien a councillor's term ends	17
		A councillor's term ends—	18
		<ul> <li>(a) if the councillor is elected at quadrennial elections for the council or at a fresh election—at the conclusion of the next quadrennial elections; or</li> </ul>	19 20 21
		(b) if the councillor is elected at a fresh election and a declaration is also made under a regulation—at the conclusion of the quadrennial elections after the next quadrennial elections; or	22 23 24 25

## [s 156]

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		(a)	starts 36 months after the last quadrennial elections were held; and	1 2
		(b)	ends on the day before the next quadrennial elections are held.	3 4
157	Wh	ien a	councillor's office becomes vacant	5
		A co	ouncillor's office becomes vacant if the councillor—	6
		(a)	ceases to be qualified to be a councillor under division 1; or	7 8
		(b)	is found, on a judicial review, to be ineligible to continue to be a councillor; or	9 10
		(c)	does not comply with section 164; or	11
		(d)	is absent, without the council's leave, from 2 or more consecutive ordinary meetings of the council over at least 2 months; or	12 13 14
		(e)	resigns as a councillor by signed notice of resignation given to the chief executive officer; or	15 16
		(f)	dies; or	17
		(g)	becomes a council employee.	18
158	Wh	ien a	vacancy in an office must be filled	19
	(1)		s section explains when a vacant office of a councillor luding the mayor) must be filled.	20 21
	(2)	becc elect	a councillor's office (other than the mayor's office) omes vacant 12 months or more before quadrennial tions are required to be held, the council must fill the ant office.	22 23 24 25
	(3)	elect	he mayor's office becomes vacant before quadrennial tions are required to be held, the council must fill the ant office.	26 27 28

## [s 159]

	(4)	The council must fill the vacant office within 2 months after the office becomes vacant.	1 2
	(5)	If the council does not do so, the Governor in Council may appoint a qualified person to fill the vacant office.	3 4
	(6)	If a councillor's office (other than the mayor's office) becomes vacant within 3 months of when quadrennial elections are required to be held, the council may decide not to fill the vacant office.	5 6 7 8
159	Fill	ing a vacancy in the office of mayor	9
	(1)	This section applies if the council is to fill a vacant office of a mayor.	10 11
	(2)	The vacant office must be filled by—	12
		<ul> <li>(a) if the mayor's office becomes vacant 12 months or less before quadrennial elections are required to be held—appointing another councillor to the office; or</li> </ul>	13 14 15
		(b) otherwise—a by-election.	16
160	Ac	ting mayor	17
	(1)	The deputy mayor acts for the mayor during—	18
		(a) the absence or temporary incapacity of the mayor; or	19
		(b) a vacancy in the office of mayor.	20
	(2)	If—	21
		(a) the office of mayor is vacant and the deputy mayor is prevented, by absence or temporary incapacity, from acting as the mayor; or	22 23 24
		<ul><li>(b) the mayor and deputy mayor are both prevented, by absence or temporary incapacity, from performing the role of mayor; or</li></ul>	25 26 27
		(c) the offices of both the mayor and deputy mayor are vacant;	28 29

		the council may, by resolution, appoint an acting mayor from its councillors.	1 2
	(3)	The council may, by resolution, declare that the office of deputy mayor is vacant.	3 4
	(4)	The resolution may be passed only if written notice of the resolution has been given to the councillors at least 14 days before the meeting.	5 6 7
	(5)	If the council declares that the office of deputy mayor is vacant, it must immediately appoint another deputy mayor from its councillors.	8 9 10
161	Fill	ing a vacancy in the office of another councillor	11
	(1)	This section applies if the council is to fill a vacant office of a councillor (the <i>former councillor</i> ) who is not the mayor.	12 13
	(2)	If the office becomes vacant during the beginning or middle of the council's term, the council must fill the vacant office by a by-election.	14 15 16
	(3)	If the office becomes vacant during the final part of the council's term, the vacant office must be filled by appointing a person who is—	17 18 19
		(a) qualified to be a councillor; and	20
		(b) if the former councillor was elected or appointed to office as a political party's nominee—the political party's nominee.	21 22 23
	(4)	If the person who is to be appointed is to be the political party's nominee, the chief executive officer must request the political party to advise the full name and address of its nominee.	24 25 26 27
	(5)	The request must be made by a written notice given to the political party's registered officer, within 14 days after the office becomes vacant.	28 29 30
	(6)	If the person who is to be appointed need not be a political party's nominee, the chief executive officer must, within 14	31 32

## [s 162]

		days after the office becomes vacant, invite nominations from-	1 2
		(a) any person who is qualified to be a councillor, by written notice published—	3 4
		(i) in a newspaper that is circulating generally in Brisbane; and	5 6
		(ii) on the council's website; and	7
		(b) each person who was a candidate for the office of the former councillor at the last quadrennial elections for the council, by written notice.	8 9 10
	(7)	If the chief executive officer receives any nominations from qualified persons or candidates, the council must fill the vacant office by appointing one of those persons or candidates.	11 12 13 14
Divi	sion	4 Councillors with other jobs	15
162	Со	uncillors and council jobs	16
		If a person becomes a councillor while the person is a council employee, the person is taken to have resigned as a council employee on the day before the person becomes a councillor.	17 18 19
163	Со	uncillors and full-time government jobs	20
	(1)	A person can not be a councillor and have a full-time government job at the same time.	21 22
	(2)	A person has a <i>full-time government job</i> if—	23
		(a) the person holds a full-time appointment with a government entity or the parliamentary service; and	24 25
		(b) the person or someone else (including a family member, for example) is entitled to a reward because the person	26 27

(3)	Subsection (1) does not apply if—	1
	(a) the councillor, before accepting the full-time government job—	2 3
	(i) signs a waiver that irrevocably waives the entitlement to the reward; and	4 5
	<ul><li>(ii) gives a copy of the waiver to the mayor or, if the councillor is the mayor, to the chief executive officer; or</li></ul>	6 7 8
	(b) an Act expressly requires or allows the councillor to have the full-time government job (including by requiring the councillor to be a member of a board or tribunal, for example).	9 10 11 12
(4)	If a councillor purports to accept an appointment in contravention of subsection (1), the appointment is void.	13 14
(5)	If a person becomes a councillor while the person has a full-time government job, the person is taken to have resigned from the full-time government job on the day before the person became a councillor.	15 16 17 18
(6)	This section does not stop a councillor from—	19
	(a) having a part-time government job; or	20
	(b) converting a full-time government job to a part-time government job, before the person becomes a councillor.	21 22
(7)	If a full-time government job is converted to a part-time government job by a councillor, the conversion does not—	23 24
	<ul> <li>(a) prejudice the councillor's existing or accrued rights to superannuation or recreation, sick, long service or other leave; or</li> </ul>	25 26 27
	(b) interrupt continuity of the councillor's service; or	28
	(c) constitute a termination of employment, retrenchment or redundancy.	29 30

## [s 164]

Divis	sion	5 Obligations of councillors	1
164	Ob	ligations of councillors before acting in office	2
	(1)	A councillor must not act in office until the councillor makes the declaration of office.	3 4
	(2)	The <i>declaration of office</i> is a declaration prescribed under a regulation.	5 6
	(3)	The chief executive officer is authorised to take the declaration of office.	7 8
	(4)	The chief executive officer must keep a record of the taking of the declaration of office.	9 10
	(5)	A person ceases to be a councillor if the person does not comply with subsection (1) within—	11 12
		(a) 1 month after being appointed or elected; or	13
		(b) a longer period allowed by the Minister.	14
165	Giv	ving directions to council staff	15
	(1)	The mayor may give a direction to the chief executive officer or senior contract employees.	16 17
	(2)	No councillor, including the mayor, may give a direction to any other council employee.	18 19
166	Red	quests for help or advice	20
	(1)	A councillor may request a council employee provide advice to help the councillor make a decision.	21 22
	(2)	The request must comply with—	23
		(a) the acceptable requests guidelines; and	24
		(b) if the request is made of a council employee, other than the chief executive officer—the advice guidelines.	25 26

(3)	A councillor may request the chief executive officer provide information, that the council has access to, relating to the ward the councillor represents.	1 2 3
(4)	The request must comply with the acceptable requests guidelines.	4 5
(5)	The <i>acceptable requests guidelines</i> are guidelines, adopted by the council, about reasonable limits on requests that a councillor may make.	6 7 8
(6)	The <i>advice guidelines</i> are guidelines, adopted by the council, about the way in which a councillor is to ask a council employee for advice to help the councillor to make a decision.	9 10 11
	Note—	12
	Section 239 provides requirements for the acceptable requests guidelines and advice guidelines.	13 14
(7)	The council must, by resolution, adopt acceptable requests guidelines and advice guidelines.	15 16
(8)	If a councillor requests a council employee provide advice other than under the advice guidelines, the employee must tell the chief executive officer about the request as soon as is practicable.	17 18 19 20
(9)	In this section a <i>council employee</i> includes a person prescribed by regulation.	21 22
(10)	Subsection (11) applies if—	23
	(a) a councillor makes a request of the chief executive officer under subsection (1) or (3); and	24 25
	(b) the request complies with the acceptable requests guidelines.	26 27
(11)	The chief executive officer must make all reasonable endeavours to comply with the request.	28 29
	Maximum penalty for subsection (11)—10 penalty units.	30

## [s 167]

167	Ins	spection of particular records by councillors	1
	(1)	A councillor may view and make a copy of, or take an extract from, council records.	2 3
		Note—	4
		The <i>Right to Information Act 2009</i> also provides for access to information.	5 6
	(2)	<i>Council records</i> include documents created by or kept by the council about its operations, whether or not the records must be available to be viewed by the public.	7 8 9
	(3)	Subsection (1) does not apply to any of the following—	10
		(a) a record of the BCC councillor conduct review panel;	11
		(b) a record that would be privileged from production in a legal proceeding on the ground of legal professional privilege;	12 13 14
		(c) for a councillor who is not a member of a statutory committee of the council—a record of the statutory committee of the council;	15 16 17
		(d) another record if—	18
		(i) disclosure of the record would be contrary to an order of a court or tribunal; or	19 20
		(ii) release of the record could endanger the security of assets of the council or the public.	21 22
168	Us	e of information by councillors	23
	(1)	A person who is, or has been, a councillor must not use information that was acquired as a councillor to—	24 25
		(a) gain, directly or indirectly, a financial advantage for the person or someone else; or	26 27
		(b) cause detriment to the council.	28
		Maximum penalty—100 penalty units or 2 years imprisonment.	29 30

[s 169]

(2)		section (1) does not apply to information that is lawfully able to the public.	1 2
Со	uncill	or's material personal interest at a meeting	3
(1)	This	section applies if—	4
	(a)	a matter is to be discussed at a meeting of the council, or any of its committees; and	5 6
	(b)	the matter is not an ordinary business matter; and	7
	(c)	a councillor has a material personal interest in the matter.	8 9
	Note-	_	10
	See	e the dictionary for the definition of an ordinary business matter.	11
(2)	any o a los	buncillor has a <i>material personal interest</i> in the matter if of the following persons stands to gain a benefit, or suffer s, (either directly or indirectly) depending on the outcome e consideration of the matter at the meeting—	12 13 14 15
	(a)	the councillor;	16
	(b)	a spouse of the councillor;	17
	(c)	a parent, child or sibling of the councillor;	18
	(d)	a partner of the councillor;	19
	(e)	an employer (other than a government entity) of the councillor;	20 21
	(f)	an entity (other than a government entity) of which the councillor is a member;	22 23
	(g)	another person prescribed under a regulation.	24
(3)	The	councillor must—	25
	(a)	inform the meeting of the councillor's material personal interest in the matter; and	26 27
	(b)	leave the meeting room (including any area set aside for the public), and stay out of the meeting room while the matter is being discussed and voted on.	28 29 30

169

# [s 169]

	Max	imum penalty—	1
	(a)	if the councillor votes on the matter with an intention to gain a benefit, or avoid a loss, for the councillor or someone else—200 penalty units or 2 years imprisonment; or	2 3 4 5
	(b)	otherwise—85 penalty units.	6
(4)	takin	ever, a councillor does not contravene subsection (3) by ag part in the meeting, or being in the chamber where the ting is being conducted, if—	7 8 9
	(a)	the councillor is a person to whom approval is given under subsection (5); and	10 11
	(b)	the councillor is complying with all conditions on which the approval is given.	12 13
(5)	takin	Minister may, by signed notice, approve a councillor ag part in the meeting, or being in the chamber where the ting is being conducted, if—	14 15 16
	(a)	because of the number of councillors subject to the obligation under this section, conduct of the meeting would be obstructed if the approval were not given; or	17 18 19
	(b)	it appears to the Minister to be in the interests of Brisbane that the approval be given.	20 21
(6)		Minister may give the approval subject to conditions d in the notice.	22 23
(7)		following information must be recorded in the minutes of neeting, and on the council's website—	24 25
	(a)	the name of the councillor who has the material personal interest, or possible material personal interest, in a matter;	26 27 28
	(b)	the nature of the material personal interest, or possible material personal interest, as described by the councillor;	29 30 31

		(c)	whether the councillor took part in the meeting, or was in the chamber during the meeting, under an approval under subsection (5).	1 2 3
170	Со	uncil	lor's conflict of interest at a meeting	4
	(1)	This	section applies if—	5
		(a)	a matter is to be discussed at a meeting of the council, or any of its committees; and	6 7
		(b)	a councillor has a conflict of interest, or could reasonably be taken to have a conflict of interest, in the matter.	8 9 10
	(2)		councillor must inform the meeting about the councillor's rest in the matter.	11 12
		Max	imum penalty—100 penalty units.	13
	(3)	A <i>co</i>	onflict of interest is a conflict between—	14
		(a)	a councillor's personal interests (including personal interests arising from the councillor's relationships or club memberships, for example); and	15 16 17
		(b)	the public interest;	18
		that inter	might lead to a decision that is contrary to the public rest.	19 20
	(4)	info	e other persons who are entitled to vote at the meeting are rmed about a councillor's interest in a matter, by the ncillor or someone else, the other persons must—	21 22 23
		(a)	decide whether the councillor has a conflict of interest, or could reasonably be taken to have a conflict of interest, in the matter; and	24 25 26
		(b)	if the other persons decide that is the case—direct the councillor to leave the meeting room (including any area set aside for the public), and stay out of the meeting room while the matter is being discussed and voted on.	27 28 29 30

# [s 171]

(5)		councillor must comply with the decision, unless the acillor has a reasonable excuse.	$\frac{1}{2}$
	Max	timum penalty—100 penalty units.	3
(6)		sections (4) and (5) do not apply if a majority of the neillors at a meeting inform the meeting under subsection	4 5 6
(7)		following must be recorded in the minutes of the meeting, on the council's website—	7 8
	(a)	the name of the councillor who has a conflict of interest, or could reasonably be taken to have a conflict of interest;	9 10 11
	(b)	the nature of the interest, as described by the councillor;	12
	(c)	if the councillor voted on the matter—how the councillor voted on the matter;	13 14
	(d)	how the majority of persons who were entitled to vote at the meeting voted on the matter.	15 16
		the meeting voted on the matter.	10
		report another councillor's material personal , conflict of interest or misconduct	17 18
	erest This	report another councillor's material personal	17
inte	erest This	report another councillor's material personal , conflict of interest or misconduct	17 18 19
inte	erest This reas	report another councillor's material personal , conflict of interest or misconduct a section applies if a councillor knows, or suspects on onable grounds, that another councillor has— a material personal interest, or conflict of interest, in a	17 18 19 20 21
inte	This reas (a) (b)	report another councillor's material personal , conflict of interest or misconduct a section applies if a councillor knows, or suspects on onable grounds, that another councillor has— a material personal interest, or conflict of interest, in a matter before the council; or	17 18 19 20 21 22
into (1)	This reas (a) (b)	report another councillor's material personal conflict of interest or misconduct a section applies if a councillor knows, or suspects on onable grounds, that another councillor has— a material personal interest, or conflict of interest, in a matter before the council; or engaged in misconduct.	17 18 19 20 21 22 23
into (1)	reas (a) (b) The	report another councillor's material personal, conflict of interest or misconduct a section applies if a councillor knows, or suspects on onable grounds, that another councillor has— a material personal interest, or conflict of interest, in a matter before the council; or engaged in misconduct. councillor must, as soon as is practicable, report to— for a material personal interest or conflict of interest that arises at a meeting of the council, or any of its committees—the person who is presiding over the	17 18 19 20 21 22 23 24 25 26 27
into (1)	(b) (b) (b)	report another councillor's material personal conflict of interest or misconduct a section applies if a councillor knows, or suspects on onable grounds, that another councillor has— a material personal interest, or conflict of interest, in a matter before the council; or engaged in misconduct. councillor must, as soon as is practicable, report to— for a material personal interest or conflict of interest that arises at a meeting of the council, or any of its committees—the person who is presiding over the meeting; or	17 18 19 20 21 22 23 24 25 26 27 28

		(a)	prejudices, or threatens to prejudice, the safety or career of another person because that other person or someone else complied with subsection (2); or	1 2 3
		(b)	intimidates or harasses, or threatens to intimidate or harass, another person because that other person or someone else complied with subsection (2); or	4 5 6
		(c)	takes any action that is, or is likely to be, detrimental to another person because that other person or someone else complied with subsection (2).	7 8 9
			imum penalty for subsection (3)—100 penalty units or 2 s imprisonment.	10 11
172	Pos	st-ele	ction meetings	12
	(1)	The	council must hold a meeting within 14 days after—	13
		(a)	the conclusion of each quadrennial election; and	14
		(b)	the conclusion of a fresh election of its councillors.	15
	(2)		council must, by resolution, appoint a deputy mayor from puncillors (other than the mayor)—	16 17
		(a)	at that meeting; and	18
		(b)	at the first meeting after the office of the councillor who is the deputy mayor becomes vacant.	19 20
Divi	sion	6	Conduct and performance of councillors	21 22
173	Wh	at thi	s division is about	23
	(1)	This cond	division is about dealing with complaints about the luct and performance of councillors, to ensure—	24 25
		(a)	appropriate standards of conduct and performance are maintained; and	26 27
		(b)	a councillor who engages in misconduct is disciplined.	28

# [s 173]

(2)	A <i>councillor</i> includes a person who is no longer a councillor but who was a councillor when the misconduct is alleged to have happened.		
(3)		<i>conduct</i> is conduct, or a conspiracy or attempt to engage onduct, of or by a councillor—	4 5
	(a)	that adversely affects, or could adversely affect, (either directly or indirectly) the honest and impartial performance of the councillor's responsibilities or exercise of the councillor's powers; or	6 7 8 9
	(b)	that is or involves—	10
		<ul> <li>(i) the performance of the councillor's responsibilities, or the exercise of the councillor's powers, in a way that is not honest or is not impartial; or</li> </ul>	11 12 13 14
		(ii) a breach of the trust placed in the councillor; or	15
		<ul> <li>(iii) a misuse of information or material acquired in or in connection with the performance of the councillor's responsibilities, whether the misuse is for the benefit of the councillor or someone else; or</li> </ul>	16 17 18 19
	(c)	that contravenes section 171(2).	20
(4)	cond	<i>ppropriate conduct</i> is conduct that is not appropriate duct for a representative of the council, but is not conduct, including, for example—	21 22 23
	(a)	a councillor failing to comply with the council's procedures; or	24 25
	(b)	a councillor behaving in an offensive or repeatedly disorderly way in a meeting of the council or any of its committees.	26 27 28
(5)		is irrelevant whether the conduct that constitutes conduct was engaged in—	29 30
	(a)	within Queensland or elsewhere; or	31
	(b)	when the councillor was not exercising the responsibilities of a councillor.	32 33

(6)	In summary, the process for reviewing complaints of misconduct or inappropriate conduct by councillors is as follows—	1 2 3
	• assessing complaints—the chief executive officer assesses each complaint and refers the complaints to the relevant entity	4 5 6
	• notifying the councillor of the hearing of a complaint of misconduct—the entity hearing the complaint notifies the councillor about the hearing of the complaint	7 8 9
	• hearing and deciding complaints—the entity hearing the complaint decides whether or not the councillor engaged in the conduct complained of and, if so, what is the appropriate disciplinary action to be taken.	10 11 12 13
(7)	The <i>BCC councillor conduct review panel</i> is a body, created under this Act, that is responsible for hearing and deciding a complaint of inappropriate conduct or misconduct by a councillor.	14 15 16 17
(8)	The <i>tribunal</i> is a body created under the Local Government Act that, for the council, is responsible for hearing and deciding the most serious complaints of misconduct by a councillor.	18 19 20 21
(9)	To remove any doubt, a councillor may be dealt with for an act or omission that constitutes misconduct under this Act, and also be dealt with for the same act or omission—	22 23 24
	(a) as the commission of an offence; or	25
	(b) under the Crime and Misconduct Act	26
(10)	A decision under this division by any of the following persons is not subject to appeal—	27 28
	(a) the BCC councillor conduct review panel;	29
	(b) the tribunal;	30
	(c) the chief executive officer;	31
	(d) the chairperson of the council;	32

# [s 174]

174

	(e)	a committee chairperson.	1
	Note-	_	2
	Se	e section 221 for more information.	3
BC	C co	uncillors code of conduct	4
(1)	This	section is about the BCC councillors code of conduct.	5
(2)	cour	<b>BCC councillors code of conduct</b> is a code of conduct for acillors that, having regard to this Act, states examples of cal and behavioural obligations for councillors.	6 7 8
(3)		council may adopt a BCC councillors code of conduct is approved by the Minister.	9 10
(4)		Minister may approve a BCC councillors code of conduct if the Minister is satisfied the code is consistent with this	11 12 13
(5)		e council decides to adopt a BCC councillors code of luct, the council must—	14 15
	(a)	adopt, by resolution, the code of conduct within 6 months after each quadrennial election for the council; and	16 17 18
	(b)	ensure a copy of the code of conduct may be	19
		(i) viewed by the public at its public office or on its website; and	20 21
		(ii) purchased from the council's public office.	22
(6)	has	CC councillors code of conduct adopted under this section effect until the next BCC councillors code of conduct is oted by the council.	23 24 25
As	sessi	ng complaints	26
(1)	exec	section applies if the council, or the department's chief utive, makes or receives a complaint about the conduct or ormance of a councillor.	27 28 29

(2)	The council or department's chief executive must give written notice of the complaint to the chief executive officer.	1 2
(3)	The chief executive officer must assess each complaint to decide whether the complaint—	3 4
	(a) is about a frivolous matter or was made vexatiously; or	5
	(b) is about inappropriate conduct, misconduct, official misconduct or another matter (including a general complaint against the council, for example).	6 7 8
(4)	If the chief executive officer assesses that the complaint is about a frivolous matter or was made vexatiously, the chief executive officer may decide that no further action be taken in relation to the complaint.	9 10 11 12
(5)	If the chief executive officer assesses that the complaint is about inappropriate conduct, the chief executive officer must refer the complaint to the BCC councillor conduct review panel.	13 14 15 16
(6)	If the chief executive officer assesses that the complaint is about misconduct, the chief executive officer must refer the complaint to the BCC councillor conduct review panel.	17 18 19
(7)	If the chief executive officer assesses that the complaint is about official misconduct under the Crime and Misconduct Act, the chief executive officer must deal with the complaint in accordance with that Act.	20 21 22 23
(8)	If the chief executive officer assesses that the complaint is about another matter, the chief executive officer must deal with the complaint in an appropriate way.	24 25 26
(9)	The chief executive officer must give the entity who made the complaint, and the accused councillor, a written notice that states—	27 28 29
	(a) the type of complaint that the chief executive officer has assessed the complaint as; and	30 31
	(b) the action (if any) that is proposed to be taken in relation to the complaint; and	32 33

# [s 175]

	(c)	if the complaint was about a frivolous matter or was made vexatiously—that it is an offence under subsection (10) for a person to make a complaint that is substantially about a matter that the chief executive officer has assessed as being frivolous or vexatious.	1 2 3 4 5
(10)		erson must not make a complaint about the misconduct of uncillor if—	6 7
	(a)	the complaint is substantially the same as a complaint that the person has previously made; and	8 9
	(b)	the chief executive officer has given the person a notice that complies with subsection (9).	10 11
	Max	ximum penalty—10 penalty units.	12
(11)	The	chief executive officer must keep a record of—	13
	(a)	all written complaints received by the chief executive officer; and	14 15
	(b)	the outcome of each written complaint, including any disciplinary action or other action that was taken in relation to the complaint.	16 17 18
(12)		chief executive officer must ensure the public may view record at the council's public office or on the council's site.	19 20 21
(13)		vever, subsection (12) does not apply to the record of a ten complaint that—	22 23
	(a)	the chief executive officer has assessed as being about a frivolous matter or as having been made vexatiously; or	24 25
	(b)	is a public interest disclosure within the meaning of the <i>Whistleblowers Protection Act 1994</i> ; or	26 27
	(c)	is unsubstantiated.	28
(14)	cour	chief executive officer must publish annually on the ncil's website the number and nature of written complaints are unsubstantiated.	29 30 31

176	No	ifying councillor of the hearing of a complaint	1
	(1)	councillor conduct review panel, the panel must give the accused councillor a written notice that informs the councillor	2 3 4 5
	(2)	The notice must state—	6
			7 8
		(b) the time and date when the hearing is to begin; and	9
		(c) the place where the complaint is to be heard.	10
	(3)		11 12
	(4)	1 0	13 14
			15 16
		(i) in a newspaper that is circulating in Brisbane; and	17
		(ii) on the department's website; or	18
		1	19 20
177	Неа	aring and deciding complaints	21
	(1)	• •	22 23
	(2)	hear complaints of misconduct by a number of councillors in the same hearing, unless the defence of any of the councillors	24 25 26 27
	(3)		28 29

# [s 178]

(4)	decie	BCC councillor conduct review panel or tribunal may de all or part of the hearing from the documents brought re it, without the parties or the witnesses appearing, if—	1 2 3
	(a)	the panel or tribunal considers it appropriate in all the circumstances; or	5 4 5
	(b)	the parties agree.	6
(5)		standard of proof in the hearing is the balance of abilities.	7 8
(6)		BCC councillor conduct review panel or tribunal must a written record of the hearing, in which it records—	9 10
	(a)	the statements of the councillor and all witnesses; and	11
	(b)	any reports relating to the councillor that are tendered at the hearing.	12 13
Tak	ing d	lisciplinary action	14
(1)	misc	section applies if, after hearing a complaint of onduct, the BCC councillor conduct review panel or nal decides that the councillor engaged in misconduct.	15 16 17
(2)	more cons	BCC councillor conduct review panel may make any 1 or e of the following orders or recommendations that it iders appropriate in view of the circumstances relating to nisconduct—	18 19 20 21
	(a)	an order that the councillor be counselled about the misconduct, and how not to repeat the misconduct;	22 23
	(b)	an order that the councillor make an admission of error or an apology;	24 25
	(c)	an order that the councillor participate in mediation with another person;	26 27
	(d)	a recommendation to the department's chief executive to monitor the councillor or the council for compliance with the local government related laws.	28 29 30

(3)	cons take	vever, if the BCC councillor conduct review panel siders that more serious disciplinary action should be n, the panel must report the matter to the tribunal for the mal to take disciplinary action.	1 2 3 4			
(4)	The tribunal may make any order or recommendation that it considers appropriate in view of the circumstances relating to the misconduct.					
(5)		example, the tribunal may make any 1 or more of the owing orders or recommendations—	8 9			
	(a)	an order that the councillor be counselled about the misconduct, and how not to repeat the misconduct;	10 11			
	(b)	an order that the councillor make an admission of error or an apology;	12 13			
	(c)	an order that the councillor participate in mediation with another person;	14 15			
	(d)	a recommendation to the department's chief executive to monitor the councillor or the council for compliance with the local government related laws;	16 17 18			
	(e)	an order that the councillor reimburse the council;	19			
	(f)	a recommendation to the Minister that the councillor be suspended for a specified period, either wholly or from performing particular functions;	20 21 22			
		Examples of particular functions—	23			
		• attending council meetings or offices	24			
		• representing the council at public functions	25			
	(g)	a recommendation to the Crime and Misconduct Commission or the Commissioner of Police that the councillor's conduct be further investigated.	26 27 28			
(6)		recommendation mentioned in subsection (5)(f) may ude a recommendation about the details of the suspension.	29 30			
	Exan	ple of a recommendation about the details of a suspension—	31			
	that the suspension be with or without pay					

# [s 179]

	(7)	When deciding what disciplinary action is appropriate in view of the circumstances relating to the misconduct, the BCC councillor conduct review panel or tribunal may consider—	1 2 3
		(a) any misconduct of the councillor in the past; and	4
		(b) any allegation made in the hearing that was admitted, or was not challenged.	5 6
	(8)	However, the BCC councillor conduct review panel or tribunal may consider an allegation that was not admitted, or was challenged, only if the BCC councillor conduct review panel or tribunal is satisfied that the allegation is true.	7 8 9 10
	(9)	The degree to which the BCC councillor conduct review panel or tribunal must be satisfied depends on the consequences, that are adverse to the councillor, of finding the allegation to be true.	11 12 13 14
179	Co	sts of tribunal to be paid by council	15
		The council must pay the costs of the tribunal in relation to a complaint of misconduct of a councillor, including the remuneration, allowances and expenses paid to members of the tribunal.	16 17 18 19
180	Ina	ppropriate conduct in meeting of council	20
	(1)	This section applies to the chairperson of the council or a committee chairperson in addition to any powers they may have under the council's rules of procedure.	21 22 23
	(2)	If inappropriate conduct happens in a meeting of the council or its committees, the chairperson of the meeting may make any 1 or more of the following orders that the chairperson considers appropriate in the circumstances—	24 25 26 27
		(a) an order that the councillor's inappropriate conduct be noted in the minutes of the meeting;	28 29
		(b) an order that the councillor leave the place where the meeting is being held (including any area set aside for	30 31

		<ul><li>the public), and stay out of the place for the rest of the meeting;</li><li>(c) an order that a councillor who fails to leave the place where the meeting is being held when ordered to do so, be removed from the place.</li></ul>	1 2 3 4 5
181	Ар	plication of Crime and Misconduct Act	6
	(1)	The council is a unit of public administration for the Crime and Misconduct Act.	7 8
	(2)	For any complaint of, or information or matter involving, misconduct by a councillor, a reference to a public official in the Crime and Misconduct Act, section 46(2), is taken to be a reference to—	9 10 11 12
		(a) the department's chief executive; or	13
		(b) the chief executive officer.	14

# Part 3 BCC councillor conduct review 15 panel 16

182	Appointing members of the BCC councillor conduct review panel						
	(1)	The BCC councillor conduct review panel is constituted by at least 3 members that the council chooses from a pool of members appointed, by resolution, by the council.	19 20 21				
	(2)	A person is qualified to be a member of the pool of members only if the person—	22 23				
		(a) has extensive knowledge of, and experience in, 1 or more of the following—	24 25				
		(i) local government;	26				
		(ii) community affairs;	27				

#### [s 182]

		(iii) investigations;	1
		(iv) law;	2
		(v) public administration;	3
		(vi) public sector ethics;	4
		(vii) public finance; or	5
	(b)	has the other qualifications and experience that the council considers appropriate.	6 7
(3)		vever, a person is not qualified to be a member of the pool members if the person—	8 9
	(a)	is a councillor of a local government; or	10
	(b)	is a nominee for election as a councillor; or	11
	(c)	accepts an appointment as a councillor; or	12
	(d)	is an employee of the council; or	13
	(e)	is a contractor of the council; or	14
	(f)	is a consultant engaged by the council; or	15
	(g)	is a member of an Australian Parliament; or	16
	(h)	is a nominee for election as a member of an Australian Parliament; or	17 18
	(i)	is a member of a political party; or	19
	(j)	has a conviction for an indictable offence that is not an expired conviction; or	20 21
	(k)	is an insolvent under administration (within the meaning of the Corporations Act, section 9); or	22 23
	(1)	is a type of person prescribed under a regulation.	24
(4)	A m year	ember may be appointed for a term of not longer than 4 s.	25 26
(5)	How	vever, a member may be reappointed.	27
(6)	A pe	erson stops being a member if the person—	28
	(a)	completes a term of office but is not reappointed; or	29

# [s 183]

		(b)	resigns by signed notice of resignation given to the council; or	1 2
		(c)	is removed as a member by the council for misbehaviour or physical or mental incapacity; or	3 4
		(d)	is not qualified to be a member under subsection (3).	5
183	Re	mune	eration and appointment conditions of members	6
	(1)	entit	nember of the BCC councillor conduct review panel is led to be paid the remuneration and allowances decided ne council.	7 8 9
	(2)		ember of the BCC councillor conduct review panel holds se on the other conditions that the council decides.	10 11
184	Co	nflict	of interests	12
	(1)	conc fair	section applies if a member of the BCC councillor duct review panel has any interest that may conflict with a and impartial hearing of a complaint made against an used councillor.	13 14 15 16
	(2)		member must not take part, or take further part, in any sideration of the matter.	17 18
		Max	imum penalty—35 penalty units.	19
	(3)	this	soon as practicable after the member becomes aware that section applies to the member, the member must inform council.	20 21 22
		Max	timum penalty for subsection (3)—35 penalty units.	23

[s 185]

Part	4		Council employees	1
Divis	ion	1	Chief executive officer	2
185	Арр	pointi	ng a chief executive officer	3
	(1)		council must appoint a qualified person to be the cil's chief executive officer.	4 5
	(2)	perso the	erson is qualified to be the chief executive officer if the on has the ability, experience, knowledge and skills that council considers appropriate, having regard to the onsibilities of a chief executive officer.	6 7 8 9
	(3)	-	rson who is appointed as the chief executive officer must into a written contract of employment with the council.	10 11
	(4)	The o	contract of employment must provide for—	12
		(a)	the chief executive officer to meet performance standards set by the mayor; and	13 14
		(b)	the chief executive officer's conditions of employment (including remuneration).	15 16
186	Арр	pointi	ng an acting chief executive officer	17
			council may appoint a qualified person to act as the chief utive officer during—	18 19
		(a)	any vacancy, or all vacancies, in the position; or	20
		(b)	any period, or all periods, when the chief executive officer is absent from duty or can not, for another reason, perform the chief executive officer's responsibilities.	21 22 23 24

Divi	sion	2 Other council employees	1			
187	Appointing senior contract employees					
	(1)	The council must appoint qualified persons to be the council's senior contract employees.	3 4			
	(2)	A person is qualified to be a senior contract employee if the person has the ability, experience, knowledge and skills that the council considers appropriate, having regard to the responsibilities of the senior contract employee.	5 6 7 8			
	(3)	A person who is appointed as a senior contract employee must enter into a written contract of employment with the council.	9 10			
	(4)	The contract of employment must provide for-	11			
		(a) the senior contract employee to meet performance standards set by the mayor; and	12 13			
		(b) the senior contract employee's conditions of employment (including remuneration).	14 15			
188	Ар	pointing other council employees	16			
	(1)	The council must adopt, by resolution, an organisational structure that is appropriate to the performance of the council's responsibilities.	17 18 19			
	(2)	The council may employ council employees for the performance of the council's responsibilities.	20 21			
	(3)	The chief executive officer must appoint the council employees, other than senior contract employees.	22 23			
	(4)	A council employee is employed on—	24			
		(a) the conditions contained in any relevant industrial instrument; and	25 26			
		(b) any other conditions that the council decides.	27			

# [s 189]

189	Dis	ciplir	nary action against council employees	1
	(1)		chief executive officer is the only person who may take plinary action against a council employee.	2 3
	(2)		gulation may prescribe when the chief executive officer take, and the types of, disciplinary action.	4 5
	(3)	coun	e chief executive officer takes disciplinary action against a acil employee, the council employee may appeal against decision to the entity prescribed under a regulation.	6 7 8
Divi	sion	3	Common provisions	9
190	Со	ncurr	ent employment of council employees	10
	(1)		section applies to all council employees, including the f executive officer.	11 12
	(2)		buncil employee may be employed by more than 1 local ernment at the same time, if each of the local governments e.	13 14 15
191	Imp	orope	er conduct by council employees	16
	(1)		section applies to all council employees, including the f executive officer.	17 18
	(2)	A <i>co</i>	uncil employee includes—	19
		(a)	an employee of a corporate entity; and	20
		(b)	a contractor of the council; and	21
		(c)	a type of person prescribed under a regulation.	22
	(3)		ouncil employee must not ask for, or accept, a fee or other efit for doing something as a council employee.	23 24
		Max	imum penalty—	25
		(a)	for an employee of a corporate entity—500 penalty units or 5 years imprisonment; or	26 27

# [s 192]

		(b)	for any other council employee—100 penalty units or 2 years imprisonment.	1 2
	(4)	How	vever, subsection (3) does not apply to—	3
		(a)	remuneration paid by the council; or	4
		(b)	a benefit that has only a nominal value.	5
	(5)		ouncil employee must not unlawfully destroy or damage perty of the council.	6 7
			timum penalty for subsection (5)—100 penalty units or 2 s imprisonment.	8 9
192	Use	e of i	nformation by council employees	10
	(1)		s section applies to all council employees, including the f executive officer.	11 12
	(2)	A	ouncil employee includes—	13
		(a)	an employee of a corporate entity; and	14
		(b)	a contractor of the council; and	15
		(c)	a type of person prescribed under a regulation.	16
	(3)	-	erson who is, or has been, a council employee must not information acquired as a council employee to—	17 18
		(a)	gain (directly or indirectly) an advantage for the person or someone else; or	19 20
		(b)	cause detriment to the council.	21
		Max	timum penalty—	22
		(a)	for an employee of a corporate entity—500 penalty units or 5 years imprisonment; or	23 24
		(b)	for any other council employee—100 penalty units or 2 years imprisonment.	25 26
	(4)	The	<i>council</i> includes a corporate entity of the council.	27
	(5)		section (3) does not apply to information that is lawfully lable to the public.	28 29

#### [s 193]

(6)	(3),	n employee of a corporate entity contravenes subsection the corporate entity may recover from the employee, as a due to the corporate entity—	1 2 3
	(a)	if anyone made a profit because of the contravention—an amount equal to the profit; and	4 5
	(b)	if the corporate entity suffered loss or damage because of the contravention—an amount equal to the loss or damage.	6 7 8
(7)	not t	amount may be recovered from the employee whether or the employee has been convicted of an offence in relation be contravention.	9 10 11
(8)		section (6) applies in addition to, and does not limit, the <i>ninal Proceeds Confiscation Act 2002</i> .	12 13
(9)	relea	erson who is, or has been, a council employee must not ase information that the person knows, or should onably know, is information that—	14 15 16
	(a)	is confidential to the council; and	17
	(b)	the council wishes to keep confidential.	18
	Max	imum penalty for subsection (9)—	19
	(a)	for an employee of a corporate entity—500 penalty units or 5 years imprisonment; or	20 21
	(b)	for any other council employee—100 penalty units or 2 years imprisonment.	22 23
An	nual	report must detail remuneration	24
	The	annual report of the council must state—	25
	(a)	the total remuneration packages that are payable (in the year to which the annual report relates) to the chief executive officer and senior contract employees; and	26 27 28
	(b)	the number of senior contract employees who are being paid each of the total remuneration packages.	29 30

# [s 194]

8

Exan	nples of the detail for the annual report—	1
•	1 senior contract employee with a total remuneration package in the range of \$100000-\$199000	2 3
•	2 senior contract employees with a total remuneration package in the range of \$200000-\$299000	4 5
•	1 senior contract employee with a total remuneration package in the range of \$300000-\$500000	6 7

# Part 5 Authorised persons

194	Appointing authorised persons					
	(1)		f executive officer may appoint a qualified person to horised person.	10 11		
	(2)	A person person—	n is qualified to be an authorised person if the	12 13		
		(a) has	the competencies—	14		
		(i)	that the chief executive officer considers are necessary to perform the responsibilities that are required to be performed by the authorised person; or	15 16 17 18		
		(ii)	prescribed under a regulation; and	19		
		(b) is e	ither—	20		
		(i)	an employee of the council; or	21		
		(ii)	another type of person prescribed under a regulation.	22 23		
	(3)		ointment of an authorised person must state the as of this Act for which the authorised person is d.	24 25 26		
	(4)		orised person's appointment is subject to the as stated in—	27 28		

# [s 195]

		(a)	the document that appoints the authorised person; or	1
		(b)	a written notice given to the authorised person by the chief executive officer; or	2 3
		(c)	a regulation.	4
195	En	d of a	appointment of authorised persons	5
	(1)	A pe	erson stops being an authorised person—	6
		(a)	at the end of the term of appointment stated in the document that appointed the authorised person; or	7 8
		(b)	if the authorised person gives the council a signed notice of resignation; or	9 10
		(c)	if it is a condition of the authorised person's appointment that the authorised person hold another position at the same time—if the authorised person stops holding the other position.	11 12 13 14
	(2)	the a notic	is a condition of the authorised person's appointment that authorised person hold another position at the same time, a ce of resignation acts as a notice of resignation for both tions.	15 16 17 18
	(3)		s section does not limit the ways in which an authorised on's appointment ends.	19 20
196	lde	ntity	card for authorised persons	21
	(1)		chief executive officer must give each authorised person dentity card.	22 23
	(2)		s section does not stop a single identity card being issued person for this Act and for another purpose.	24 25
	(3)	the p 21 d	erson who stops being an authorised person must return person's identity card to the chief executive officer, within lays after stopping being an authorised person, unless the on has a reasonable excuse.	26 27 28 29
		Max	kimum penalty for subsection (3)—10 penalty units.	30

197	Authorised persons must disclose change in criminal history				
	(1)	This section applies if there is a change in the criminal history of an authorised person (including acquiring a criminal history, for example).	3 4 5		
	(2)	The authorised person must, as soon as practicable after the change, disclose to the chief executive officer the details of the change, unless the person has a reasonable excuse.	6 7 8		
		Maximum penalty—100 penalty units.	9		
198		ief executive officer may obtain report from police mmissioner	10 11		
	(1)	The chief executive officer may ask the police commissioner to give the chief executive officer the following information about an authorised person—	12 13 14		
		(a) a written report about the person's criminal history;	15		
		(b) a brief description of the circumstances of a conviction mentioned in the person's criminal history.	16 17		
	(2)	The police commissioner must comply with the request.	18		
	(3)	However, the duty imposed on the police commissioner applies only to information in the commissioner's possession or to which the commissioner has access.	19 20 21		
199	Us	e of criminal history information	22		
	(1)	This section is about the use of criminal history information.	23		
	(2)	<i>Criminal history information</i> is information about the criminal history of an authorised person obtained under section 197 or 198.	24 25 26		
	(3)	The department's chief executive may make guidelines for dealing with criminal history information to ensure—	27 28		
		(a) natural justice is afforded to the authorised persons to whom the criminal history information relates; and	29 30		

#### [s 200]

	(b)	only relevant criminal history information is considered in assessing the suitability of an authorised person to exercise a power under a local government related law; and	1 2 3 4
	(c)	decisions based on criminal history information are made consistently.	5 6
(4)	The c	chief executive officer must comply with the guidelines.	7
(5)	sectio	erson who has, or will have, a duty to disclose under on 197 may request a copy of the guidelines from the rtment.	8 9 10
(6)	infor suita	chief executive officer must not use criminal history mation for any purpose other than for assessing the bility of an authorised person to exercise a power under a government related law.	11 12 13 14
	Maxi	mum penalty for subsection (6)—100 penalty units.	15

Cha	pte	er 7 Other provisions	16
Part	1	Way to hold a hearing	17
200	Wh	at this part is about	18
	(1)	This part sets out the way to hold a hearing under this Act.	19
	(2)	The person or other entity that is conducting the hearing is called the <i>investigator</i> in this part.	20 21
201	Pro	cedures at hearing	22
	(1)	When conducting a hearing, the investigator must—	23
		(a) observe natural justice; but	24

		(b)	act as quickly and informally as is consistent with a fair and proper consideration of the issues raised in the hearing.	1 2 3
	(2)	For	example, the investigator may—	4
		(a)	act in the absence of a person who has been given reasonable notice of the hearing; or	5 6
		(b)	receive evidence by statutory declaration; or	7
		(c)	refuse to allow a person to be represented by a legal practitioner; or	8 9
		(d)	disregard the rules of evidence; or	10
		(e)	disregard any defect, error, omission or insufficiency in a document; or	11 12
		(f)	allow a document to be amended; or	13
		(g)	adjourn a hearing.	14
	(3)		vever, the investigator must comply with any procedural s prescribed under a regulation.	15 16
	(4)		earing is not affected by a change of the members of an ty that is the investigator.	17 18
202	Wi	iness	ses at hearings	19
	(1)		investigator may require a person, by giving them a ten notice, to attend a hearing as a witness in order to—	20 21
		(a)	give evidence; or	22
		(b)	produce specified documents.	23
	(2)	The	person must—	24
		(a)	attend at the time and place specified in the notice; and	25
		(b)	continue to attend until excused by the investigator; and	26
		(c)	take an oath or make an affirmation if required by the investigator; and	27 28

#### [s 203]

	(d)	answer a question that the person is required to answer by the investigator, unless the person has a reasonable excuse; and	1 2 3
	(e)	produce a document that the person is required to produce by the investigator, unless the person has a reasonable excuse.	4 5 6
	Max	imum penalty—35 penalty units.	7
(3)	ques	erson has a reasonable excuse for failing to answer a tion or produce a document if answering the question or ucing the document might tend to incriminate the person.	8 9 10
(4)	A pe	rson who attends as a witness is entitled to—	11
	(a)	the witness fees that are prescribed under a regulation; or	12 13
	(b)	if no witness fees are prescribed, the reasonable witness fees decided by the investigator.	14 15
Со	ntem	pt at hearing	16
	A pe	rson must not—	17
	(a)	insult the investigator in a hearing; or	18
	(b)	deliberately interrupt a hearing; or	19
	(c)	take part in a disturbance in or near a place where the investigator is conducting a hearing; or	20 21
	(d)	do anything that would be a contempt of court if the investigator were a court.	22 23
	Max	imum penalty—50 penalty units.	24

Part 2		Superannuation		
204 Wł		hat this part is about		
		This part is about superannuation for certain persons who are connected to the council.	3 4	
205	Sup	er scheme for councillors	5	
	(1)	The council may, for its councillors—	6	
		(a) establish and amend a superannuation scheme; or	7	
		(b) take part in a superannuation scheme.	8	
	(2)	If it does so, the council may pay an amount from its operating fund to the superannuation scheme as a contribution for the councillors.	9 10 11	
	(3)	However, the council must not make contributions to the superannuation scheme for a person who is no longer a councillor.	12 13 14	
	(4)	A councillor may enter into an arrangement with the council under which—	15 16	
		(a) the councillor agrees to forgo a percentage or amount of the remuneration that the councillor is entitled to as a councillor; and	17 18 19	
		(b) the council agrees to contribute the percentage or amount to the superannuation scheme for the councillor.	20 21	
	(5)	A <i>superannuation scheme</i> is a superannuation scheme that complies with the Commonwealth Super Act.	22 23	
206	-	perannuation scheme for council employees and ociated persons	24 25	
	(1)	The superannuation scheme for council employees under the repealed City of Brisbane Act, section 25E continues in existence under this Act.	26 27 28	

#### [s 207]

207

(2)	The council may, for council employees and associated persons—	1 2
	(a) establish and amend a superannuation scheme; or	3
	(b) take part in a superannuation scheme.	4
(3)	If it does so, the council may pay an amount from the operating fund to the superannuation scheme as a contribution for the council employees and associated persons.	5 6 7
(4)	An <i>associated person</i> is the spouse of a council employee, or another person prescribed under a regulation.	8 9
(5)	A <i>superannuation scheme</i> is a superannuation scheme that complies with the Commonwealth Super Act.	10 11
	1	
<b>Su</b> (1)	per schemes to be audited by auditor-general This section applies to the following superannuation schemes—	12 13 14
	per schemes to be audited by auditor-general This section applies to the following superannuation	12 13
	<ul> <li>per schemes to be audited by auditor-general</li> <li>This section applies to the following superannuation schemes— <ul> <li>(a) the superannuation scheme continued under section</li> </ul> </li> </ul>	12 13 14 15
	<ul> <li>per schemes to be audited by auditor-general</li> <li>This section applies to the following superannuation schemes— <ul> <li>(a) the superannuation scheme continued under section 206(1);</li> <li>(b) another superannuation scheme established or amended</li> </ul> </li> </ul>	12 13 14 15 16 17

# Part 3Allocating Commonwealth<br/>funding to council22<br/>23

208	Allocating Commonwealth funding				
	(1)	The <i>grants commission</i> is a body that is created under the Local Government Act to perform the responsibilities of a	25 26		

City of Brisbane Bill 2010 Chapter 7 Other provisions Part 4 Legal provisions

<b>Part</b>	-	Legal provisions se or misleading information	20 21
		See section 221 for more information.	19
		Note—	18
		A decision of the grants commission or the Minister is not subject to appeal.	16 17
209	De	cisions under this division are not subject to appeal	15
	(4)	The Minister must table in the Legislative Assembly the grants commission's recommendations about the allocation of funding to the council.	12 13 14
	(3)	<i>Notional GST</i> is an amount that a local government may pay under the <i>GST and Related Matters Act 2000</i> , section 5.	10 11
	(2)	The Minister must not distribute to the council an amount equal to notional GST if the council has not paid the notional GST.	7 8 9
		<i>Note</i> — Under section 228(2) of the Local Government Act, the grants commission and the Minister must comply with the Local Government (Financial Assistance) Act.	3 4 5 6
		Local Government Grants Commission under the Local Government (Financial Assistance) Act.	1 2

(1)	A person commits an offence if the person gives information for this Act (either orally or in a document), that the person knows is false or misleading in a material particular, to any of				
	(a)	the Minister;	26		
	(b)	the department's chief executive;	27		

the department's chief executive; (b)

# [s 211]

	(c)	the chief executive officer;	1	
	(d)	an authorised person;	2	
	(e)	the change commission;	3	
	(f)	the BCC councillor conduct review panel;	4	
	(g)	the tribunal;	5	
	(h)	the grants commission.	6	
	Maximum penalty—100 penalty units.			
(2)	However, the person does not commit an offence in relation to information in a document if, when the person gives the document to the other person—			
	(a)	the person tells the other person that the document is false or misleading, and in what respect the document is false or misleading; and	11 12 13	
	(b)	if the person has, or can reasonably obtain, the correct information—the person gives the other person the correct information.	14 15 16	
		trators who act honestly and without negligence ected from liability	17 18	
(1)	A constituter of the council is not civilly liable for an act done, or omission made, honestly and without negligence by the council or the constituter, as a constituter of the council—			
	(a)	in the administration of this Act; or	22	
	(b)	in the exercise, or intended exercise, of any of the council's powers under this Act.	23 24	
(2)	A constituter of the council is—			
	(a)	the head of the council, when constituting the council; or	26 27	
	(b)	a councillor, when constituting the council.	28	

(3)	A State administrator or council administrator is not civilly liable for an act done under this Act, or omission made under this Act, honestly and without negligence.		
(4)	A State administrator is—		
	(a)	the Minister; or	5
	(b)	the department's chief executive; or	6
	(c)	an authorised officer; or	7
	(d)	a member of the change commission; or	8
	(e)	a member of the grants commission; or	9
	(f)	a member of the BCC councillor conduct review panel; or	10 11
	(g)	a member of the tribunal; or	12
	(h)	a person acting under the direction of a person mentioned in paragraph (a), (b) or (c).	13 14
(5)	A co	ouncil administrator is—	15
	(a)	a councillor, when acting other than in the capacity of a constituter of the council; or	16 17
	(b)	the chief executive officer, when acting other than in the capacity of a constituter of the council; or	18 19
	(c)	an authorised person; or	20
	(d)	another council employee.	21
(6)	If subsection (3) prevents civil liability attaching to a State administrator, liability attaches instead to the State.		22 23
(7)	If subsection (3) prevents civil liability attaching to a council administrator, liability attaches instead to the council.		24 25
(8)	The protection given under this section is in addition to any other protection given under another law or Act (including the <i>Whistleblowers Protection Act 1994</i> , for example).		

#### [s 212]

212	Wh	o is authorised to sign council documents	1		
	The following persons may sign a document on behalf of the				
		council—	3		
		(a) the head of the council;	4		
		(b) a delegate of the council;	5		
		(c) a councillor or council employee who is authorised by the head of the council, in writing, to sign documents.	6 7		
		Note—	8		
		See section 233 for the council's power to delegate.	9		
213	Name in proceedings by or against council				
	(1)	Any proceedings by the council must be started in the name of the council.	11 12		
	(2)	Any proceedings against the council must be started against the council in its name.	13 14		
214	Service of documents on council				
		A document is properly served on the council if it is given to the chief executive officer in a way that is authorised by law.	16 17		
215	Substituted service 1				
	(1)	If an owner of rateable land is known to be absent from the State, the council may serve a document on the owner by serving the document on the owner's agent in the State.	19 20 21		
	(2)	If—	22		
		(a) the council must serve a document on a person who owns or occupies a property; but	23 24		
		(b) the council does not know, or is uncertain about, the person's current address;	25 26		
		the council may serve the document by publishing a notice that contains a copy of the document in a newspaper that is	27 28		

		circulating generally throughout the State, in the gazette and on the council's website.	
	(3)	The notice must be addressed to—	
		(a) if the council knows the person's name—the person by name; or 5	
		(b) if the council does not know the person's name—the 'owner' or 'occupier' at the property's address. 7	
216	Loc Iaw	al government related laws requiring a statement of a 8	
		document to contain a statement of a relevant provision of 1 law, is taken to be complied with if the document states that 1	0 1 2 3
			45
		(b) viewed at an identified website.	6
217	Act	ng for council in legal proceedings	7
	(1)		8 9
			20 21
		(b) may sign all documents for the council. 2	22
	(2)		23 24
	(3)	the council to ensure compliance with a local government 2 related law, the council may take the proceeding in its own 2	25 26 27 28

# [s 218]

218	Attempt to commit offence			
		com	erson who attempts to commit an offence against this Act mits an offence and, on conviction, is liable to the same alties as if the person had committed the offence.	2 3 4
219	Тур	oes o	f offences under this Act	5
	(1)	An offence against this Act that has a penalty of more than 2 years imprisonment, is an indictable offence that is a misdemeanour.		
	(2)	Any	other offence against this Act is a summary offence.	9
	(3)		roceeding for an indictable offence may be taken, at the ecution's election—	10 11
		(a)	by way of summary proceedings under the Justices Act 1886; or	12 13
		(b)	on indictment.	14
	(4)	Am if—	agistrate must not hear an indictable offence summarily	15 16
		(a)	at the start of the hearing, the defendant asks that the charge be prosecuted on indictment; or	17 18
		(b)	the magistrate considers that the charge should be prosecuted on indictment.	19 20
	(5)	If su	bsection (4) applies—	21
		(a)	the magistrate must proceed by way of an examination of witnesses for an indictable offence; and	22 23
		(b)	a plea of the person charged at the start of the proceeding must be disregarded; and	24 25
		(c)	evidence brought in the proceeding before the magistrate decided to act under subsection (4) is taken to be evidence in the proceeding for the committal of the person for trial or sentence; and	26 27 28 29

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		(d)	before committing the person for trial or sentence, the magistrate must make a statement to the person as required by the <i>Justices Act 1886</i> , section 104(2)(b).	1 2 3
	(6)	indic	maximum penalty that may be summarily imposed for an ctable offence is 100 penalty units or 1 year's risonment.	4 5 6
	(7)	1	proceeding must be before a magistrate if it is a seeding—	7 8
		(a)	for the summary conviction of a person on a charge for an indictable offence; or	9 10
		(b)	for an examination of witnesses for a charge for an indictable offence.	11 12
	(8)	befo to ta mea	vever, if a proceeding for an indictable offence is brought ore a justice who is not a magistrate, jurisdiction is limited aking or making a procedural action or order within the ning of the Justices of the Peace and Commissioners for larations Act 1991.	13 14 15 16 17
220	Tin	ne to	start proceedings in a summary way	18
		hear	ceedings for an offence against this Act that are to be ad in a summary way under the <i>Justices Act 1886</i> must be red—	19 20 21
		(a)	within 1 year after the offence was committed; or	22
		(b)	within 6 months after the offence comes to the complainant's knowledge, but within 2 years after the offence was committed.	23 24 25
221	De	cisio	ns not subject to appeal	26
	(1)		provision of this Act declares a decision to be not subject opeal, that means the decision—	27 28
		(a)	can not be appealed against, challenged, reviewed, quashed, set aside, or called into question in any way	29 30

### [s 222]

[• ===]					
			(including under the Judicial Review Act, for example); and		
		(b)	is not subject to any writ or order of a court on any ground.		
		Exam	nples—		
		1	A person may not bring any proceedings for an injunction to stop conduct that is authorised by the decision.		
		2	A person may not bring any proceedings for a declaration about the validity of conduct that is authorised by the decision.		
	(2)	A de	ecision includes—		
		(a)	conduct related to making the decision; and		
		(b)	a failure to make a decision.		
	(3)	A	<i>purt</i> includes a tribunal or another similar entity.		
22	Judges and other office holders not disqualified from adjudicating				
		is no whic	dge, magistrate, justice or presiding member of a tribunal ot disqualified from adjudicating in any proceedings to ch the council is a party only because the person is, or is le to be, a ratepayer of the council.		
223	Wh	ere f	ines are to be paid to		
	(1)	for a	s section applies if, in proceedings brought by the council an offence against a local government related law, the rt imposes a fine.		
	(2)		fine must be paid to the council's operating fund, unless court ordered the fine to be paid to a person.		
224	Evi	denc	e of local laws		
	(1)	cons	any proceedings, a certified copy of a local law or solidated version of a local law is evidence of the content he local law or consolidated version of the local law.		

	(2)	loca exec	<i>ertified copy</i> of a local law or consolidated version of a l law is a copy that has been certified by the chief cutive officer to be the local law or consolidated version as le by the council.	1 2 3 4
	(3)		any proceedings, a copy of the gazette that contains a ce of making a local law is—	5 6
		(a)	evidence of the content of the notice; and	7
		(b)	evidence that the local law has been properly made.	8
	(4)		ny proceedings, the competence of the council to make a icular local law is presumed unless the matter is raised.	9 10
225	Evi	idenc	e of proceedings of council	11
	(1)	This	s section applies to a document that—	12
		(a)	purports to be a copy of an entry in a record of the proceedings of—	13 14
			(i) the council; or	15
			(ii) a committee of the council; and	16
		(b)	purports to have been signed at the time when the entry was made by—	17 18
			(i) the mayor; or	19
			(ii) the chairperson of the council; or	20
			(iii) for a committee of the council—the committee chairperson; and	21 22
		(c)	is certified by the chief executive officer to be a true copy of the document.	23 24
	(2)	The	document is evidence—	25
		(a)	of the proceedings; and	26
		(b)	that the proceedings were properly held.	27

### [s 226]

226	Evidentiary value of copies					
	(1)	This	section applies to a copy of a document that—	2		
		(a)	purports to be made under the authority of the council or mayor; and	3 4		
		(b)	purports to be verified by the mayor or an employee who is authorised by the council.	5 6		
	(2)		copy of the document is evidence in any proceedings as if copy were the original of the document.	7 8		
227	Ev	identi	iary value of certificates	9		
	(1)	This	section applies to a certificate that—	10		
		(a)	purports to be about the state of, or a fact in, a record of the council; and	11 12		
		(b)	purports to be signed by the chief executive officer.	13		
	(2)		certificate is evidence of the matters contained in the ficate.	14 15		
228	Ev	denc	e of directions given to council	16		
	(1)	This	section applies to a document that—	17		
		(a)	purports to be a direction that the Minister, or the department's chief executive, gave to the council under this Act; and	18 19 20		
		(b)	purports to be certified by or for the Minister, or the department's chief executive, to be a true copy of the direction.	21 22 23		
	(2)	The	document is evidence of—	24		
		(a)	the giving of the direction; and	25		
		(b)	the matters contained in the direction.	26		

11

229	Evidence of complainant's knowledge of matter					
	matt	a complaint starting proceedings, a statement that the er of the complaint came to the complainant's knowledge stated day is evidence of the matter.	2 3 4			
230	Constitution and limits of council need not be proved					
		not necessary for the plaintiff in any proceedings started for or against the council to prove—	6 7			
	(a)	the council's constitution; or	8			
	(b)	the boundaries of Brisbane; or	9			
	(c)	the boundaries of a ward of Brisbane.	10			

### Part 5 Delegation of powers

231	Delegation of Minister's powers					
	(1)	The Minister may delegate the Minister's powers under this Act to an appropriately qualified person.				
	(2)	However, the Minister must not delegate a power under section 40.	15 16			
232	De	legation of department's chief executive's powers	17			
		The department's chief executive may delegate the chief executive's powers under this Act, or a local law, to an appropriately qualified person.	18 19 20			
233	De	legation of council powers	21			
	(1)	The council may, by resolution, delegate a power under this Act or another Act to—	22 23			
		(a) the mayor; or	24			

### [s 234]

234

	(b)	the chief executive officer; or	1
	(c)	a standing committee or joint standing committee; or	2
	(d)	another local government, for the purposes of a joint government activity; or	3 4
	(e)	a councillor, for the purpose of exercising a power as a shareholder in relation to a corporate entity.	5 6
(2)		ever, the council must not delegate a power that an Act s must be exercised by resolution.	7 8
(3)	•	<i>int standing committee</i> is a committee consisting of cillors of the council and other local governments.	9 10
Del	egati	on of chief executive officer's powers	11
(1)	offic	nief executive officer may delegate the chief executive er's powers to an appropriately qualified employee or ractor of the council.	12 13 14
(2)		ever, the chief executive officer must not delegate the wing powers—	15 16
	(a)	a power delegated by the council, if the council has directed the chief executive officer not to further delegate the power;	17 18 19
	(b)	a power to keep a register of interests;	20
	(c)	the power to sign a drafting certificate for a local law.	21
Со	uncil	delegations register	22
(1)	deleg	chief executive officer must establish a register of gations that contains the particulars prescribed under a lation.	23 24 25
(2)	coun	chief executive officer must record all delegations by the acil, mayor or the chief executive officer in the register of gations.	26 27 28

235

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[s 236]

4

(3)	The chief executive officer must ensure the public may view	1
	the register at the council's public office or on the council's	2
	website.	3

### Part 6 Other provisions

236	Public office of the council					
	(1)	The council must keep premises for use as a public office.	6			
	(2)	The public office must be in Brisbane.	7			
237	Po	wers in support of responsibilities	8			
	(1)	This section applies if the council is required or empowered to perform a responsibility under a local government related law.	9 10			
	(2)	The council has the power to do anything that is necessary or convenient for performing the responsibilities.	11 12			
	(3)	The powers include all the powers that an individual may exercise, including for example—	13 14			
		(a) power to enter into contracts; and	15			
		(b) power to acquire, hold, deal with and dispose of property; and	16 17			
		(c) power to charge for a service or facility, other than a service or facility for which a cost-recovery fee may be fixed.	18 19 20			
238	Val	lidity of council proceedings	21			
		The proceedings of the council or any of its committees, or the actions of a person acting as a councillor or member of a committee, are not invalid merely because of—	22 23 24			

### [s 239]

239

	(a)	vacancies in the membership of the council or committee; or	1 2						
	(b) a defect or irregularity in the election or appointment of any councillor or committee member; or								
	(c)	the disqualification of a councillor or committee member from acting as a councillor or committee member.	5 6 7						
Re	quire	ments for particular guidelines	8						
(1)	The	section applies to the following guidelines—	9						
	(a)	the acceptable requests guidelines;	10						
	(b)	the advice guidelines.	11						
(2)	The	guidelines—	12						
	(a)	must apply to all councillors equally; and	13						
	(b)	must state all relevant considerations; and	14						
	(c)	must include a requirement that, if a request is refused under the guidelines, the person who made the refusal must give written notice stating the reasons for the refusal to the councillor who made the request; and	15 16 17 18						
	(d)	can not provide for any relevant considerations to be discretionary.	19 20						
(3)	Rele	evant considerations are—	21						
	(a)	the criteria for deciding whether to grant or refuse a request; or	22 23						
	(b)	the matters to be considered under the guidelines when deciding to grant or refuse a request.	24 25						
(4)	-	<i>uest</i> means a request made by a councillor under section (1) or (3).	26 27						

240	Ins	urance to cover councillors	1		
	(1)	The council may enter into a contract of insurance with WorkCover Queensland, or another insurer, to cover its councillors.	2 3 4		
	(2)	For that purpose, a councillor's role includes attending—	5		
		(a) meetings of the council or its committees that the councillor is entitled or asked to attend; and	6 7		
		(b) meetings for a resident of Brisbane; and	8		
		<ul> <li>(c) conferences, deputations, inspections and meetings at which the councillor's attendance is permitted by the council; and</li> </ul>	9 10 11		
		(d) official functions organised for the council.	12		
241	Sp	ecial entertainment precincts	13		
	(1)	This section is about establishing a special entertainment precinct in Brisbane.	14 15		
	(2)	A <i>special entertainment precinct</i> is an area in which nois from amplified music that is played at licensed premises in the area is regulated by a local law.			
	(3)	A <i>licensed premises</i> is a licensed premises under the <i>Liquor</i> Act 1992.	19 20		
	(4)	The effect of establishing a special entertainment precinct is that—	21 22		
		(a) noise from amplified music played at licensed premises in the precinct is regulated by a local law instead of the <i>Liquor Act 1992</i> ; and	23 24 25		
		(b) requirements imposed under a planning scheme or development approval made or given under the Planning Act about noise abatement apply in relation to particular kinds of development in the precinct.	26 27 28 29		
	(5)	To establish a special entertainment precinct, the council must-	30 31		

### [s 242]

		(a)		nd the council's planning scheme to identify the bial entertainment precinct; and	1 2
		(b)	fron	te a local law to regulate noise from amplified music n premises in the special entertainment precinct, in ordance with a permit that is issued for the premises.	4
	(6)	How	vever,	a local law under this section does not apply to—	6
		(a)		ajor sports facility under the <i>Major Sports Facilities</i> 2001; or	7 8
		(b)	an a	ctivity that—	9
			(i)	is for a motor racing event under the Motor Racing Events Act 1990; and	10 11
			(ii)	is being carried on by, or with the permission of, the promoter of the motor racing event.	12 13
242	Ар	prove	ed fo	rms	14
			depar er this	rtment's chief executive may approve forms for use Act.	15 16
243	Re	view	of thi	is Act	17
		this		ster must, within 4 years after the commencement of carry out a review of the operation and effectiveness t.	-
244	Pro	ocess	for a	administrative action complaints	21
	(1)			cil must adopt a process for resolving administrative nplaints.	22 23
	(2)	An a	ıdmin	<i>istrative action complaint</i> is a complaint that—	24
		(a)		about an administrative action of the council, uding the following, for example—	25 26

		<ul> <li>(i) a decision, or a failure to make a decision, including a failure to provide a written statement of reasons for a decision;</li> </ul>	1 2 3
		(ii) an act, or a failure to do an act;	4
		(iii) the formulation of a proposal or intention;	5
		(iv) the making of a recommendation; and	6
		(b) is made by an affected person.	7
	(3)	An <i>affected person</i> is a person who is apparently directly affected by an administrative action of the council.	8 9
	(4)	A regulation may provide for the process for resolving complaints about administrative actions of the council by affected persons.	10 11 12
245	Infe	ormation for the Minister	13
	(1)	The Minister may, by written notice, require the council to give the Minister information about—	14 15
		(a) Brisbane; or	16
		(b) the council.	17
	(2)	The council must comply with the notice.	18
246	Re	gulation-making power	19
	(1)	The Governor in Council may make regulations under this Act.	20 21
	(2)	For example, a regulation may be made about—	22
		(a) the processes of the council in deciding the remuneration that is payable to councillors (including the remuneration schedule, for example); or	23 24 25
		(b) corporate entities; or	26
		(c) appeals against decisions made under this Act; or	27
		(d) a register of interests of the following—	28

#### [s 247]

	(i) councillors;	1
	(ii) persons who are related to councillors;	2
	<ul><li>(iii) other persons who are given responsibilities to perform under this Act; or</li></ul>	3 4
(e)	the recording of conflicts of interest arising from the performance of a responsibility under this Act; or	5 6
(f)	the regulation and management of council assets and infrastructure; or	7 8
(g)	matters relating to a statutory committee of the council; or	9 10
(h)	a process for the scrutiny of the council's budget; or	11
(i)	meetings of the council or its committees; or	12
(j)	the financial sustainability and accountability of the council, including the systems of financial management.	13 14

# Chapter 8Repeal, transitional and<br/>savings provisions1516

17

Repeals

247	Repeal		18
	The	following Acts are repealed—	19
	•	Australian Estates Company Limited, Hastings Street, New Farm, Viaduct Authorization Act 1962	20 21
	•	Brisbane City Council Business and Procedure Act 1939, 3 Geo 6 No. 30	22 23
	•	City of Brisbane Act 1924, 15 Geo 5 No. 32	24

Part 1

[s 248]

		•	Local Government (Chinatown and The Valley Malls)	1
		•	Act 1984, No. 104 Local Government (Queen Street Mall) Act 1981, No. 104.	2 3 4
Part	t 2		Transitional and savings provisions	5 6
248	Wh	at th	is part is about	7
		(inc	s part is about the transition from the following to this Act luding the transition of rights, liabilities and interests, for mple)—	8 9 10
		(a)	the repealed City of Brisbane Act;	11
		(b)	the repealed Business and Procedure Act;	12
		(c)	a repealed mall Act.	13
249	Bri	sban	e City Council continued	14
			Brisbane City Council under the repealed City of bane Act continues in existence as the council under this	15 16 17
250	Lo	cal la	WS	18
	(1)	A lo	ocal law that was—	19
		(a)	made by the council under the repealed City of Brisbane Act or a repealed mall Act; and	20 21

(b) was in force immediately before the commencement of 22 this section; 23

continues in force as a local law made under this Act.

### [s 251]

	(2)	A <i>local law</i> includes—	1
		(a) an interim local law, model local law, and subordinate local law; and	2 3
		(b) a by-law or ordinance.	4
251	De	cisions under repealed Acts	5
	(1)	A decision under the following repealed Acts, that was in force immediately before the commencement of this section, continues in force as if the decision were made under this Act, made at the same time as it was made under the repealed Act—	6 7 8 9 10
		(a) the repealed City of Brisbane Act;	11
		(b) the repealed Business and Procedure Act;	12
		(c) a repealed mall Act.	13
	(2)	A <i>decision</i> includes an agreement, appointment, approval, authorisation, certificate, charge, consent, declaration, delegation, determination, direction, dismissal, exemption, immunity, instruction, licence, memorandum of understanding, order, permit, plan, policy, protocol, rates, release, resolution, restriction, settlement, suspension and warrant.	14 15 16 17 18 19 20
252	Est	tablished malls	21
	(1)	A mall established under a repealed mall Act continues as a mall under this Act.	22 23
	(2)	The council may do anything in relation to a mall mentioned in subsection (1) that the council may do under this Act (including closing the mall, for example).	24 25 26
	(3)	On 1 July 2010, an advisory committee, established under a repealed mall Act, is dissolved and the members of the advisory committee go out of office.	27 28 29

[s 253]

3

15

(4) No compensation is payable to a member because of 1 subsection (3). 2

### 253 Proceedings and evidence

- If, immediately before the commencement of this section, proceedings for an appeal, a complaint or an offence could legally have been started under the repealed City of Brisbane Act or a repealed mall Act the proceedings may be started under this Act.
- (2) Proceedings for an appeal, a complaint or an offence under 9 any of the Acts may be continued under that Act, as if this Act 10 had not commenced.
   11
- (3) Any document that was given evidentiary effect under any of the Acts continues to have the evidentiary effect as if that Act had not been repealed.
   12 13 14

### 254 Super trust deed

A trust deed for a superannuation scheme established by the16Brisbane City Council under the repealed City of Brisbane17Act, that was in force immediately before the commencement18of this section, continues in force as a trust deed under this19Act.20

255Registers21A register maintained under the repealed City of Brisbane Act22continues as if it were made under this Act.23256References to repealed Acts24

A reference in an Act or document to any of the following25may, if the context permits, be taken to be a reference to this26Act—27

(a) the repealed City of Brisbane Act;

#### [s 257]

		(b)	the repealed Business and Procedure Act;	1
		(c)	a repealed mall Act.	2
257	Tra	nsitio	onal provisions for elections	3
	(1)	elect	pite the repeal of the <i>City of Brisbane Act 1924</i> , the tion provisions of that Act continue to apply to drennial elections for the council—	4 5 6
		(a)	as if a reference in the provisions to the town clerk were a reference to the chief executive officer; and	7 8
		(b)	with other necessary changes.	9
		Edito	r's note—	10
		See	e reprint 4E of the City of Brisbane Act 1924.	11
	(2)	The are–	<i>election provisions</i> , of the repealed City of Brisbane Act,	12 13
		(a)	part 2, divisions 3 and 5; and	14
		(b)	any provisions of schedule 2 that are relevant to the provisions mentioned in paragraph (a).	15 16
	(3)	prov to th	pite the repeal of the <i>Local Government Act 1993</i> , the risions of that Act in force on 30 June 2010 as they applied as Brisbane City Council on that day continue to apply to Irennial elections for the council—	17 18 19 20
		(a)	as if a reference in the provisions to a division of a local government area were a reference to a ward; and	21 22
		(b)	as if a reference in the provisions to a local government Act were taken to include a reference to this Act; and	23 24
		(c)	with other necessary changes.	25
		Edito	r's note—	26
		See	e reprint 12K of the Local Government Act 1993.	27
258	Tra	nsitio	onal regulation-making power	28
	(1)	A tra	ansitional regulation may provide for a matter that—	29

[s 259]

	(a) it is necessary to provide for, to allow or facilitate the doing of anything to achieve the transition from the repealed Act to this Act; and	1 2 3
	(b) this Act does not provide for or sufficiently provide for.	4
(2)	A transitional regulation may have retrospective operation to a day that is not earlier than the day on which this section commences.	5 6 7
(3)	A transitional regulation must declare it is a transitional regulation.	8 9
(4)	This section and any transitional regulation expire 1 year after the day on which this section commences.	10 11

## Chapter 9 Amendment of Acts 12

### Part 1 Amendment of Electrical Safety 13 Act 2002 14

259	Act amended			
	This part amends the <i>Electrical Safety Act 2002</i> .	16		
260	Amendment of s 192A (Definitions for div 2A)	17		
	Section 192A, definition government body, 'another'—	18		
	omit, insert—	19		
	'a local government, another'.	20		

[s 261]

Part 2		Amendment of Information Privacy Act 2009	1 2			
261	Act	amended	3			
		This part amends the Information Privacy Act 2009.	4			
262	Replacement of s 211 (Acts and practices authorised before commencement)					
		Section 211—	7			
		omit, insert—	8			
<b>'211</b>	Act	s and practices authorised before relevant date	9			
	'(1)	The privacy principles do not apply to an entity in relation to an act done or practice engaged in by the entity on or after the relevant date if the act or practice is necessary for the performance of a contract entered into before the relevant date.	10 11 12 13 14			
	<b>'</b> (2)	In this section—	15			
		<i>relevant date</i> means—	16			
		(a) for an entity other than a local government—1 July 2009; or	17 18			
		(b) for a local government—1 July 2010.	19			
		Note—	20			
		Under section 202, this Act (other than particular provisions mentioned in that section) does not apply to a local government until 1 July 2010.'.	21 22			

City of Brisbane Bill 2010 Chapter 9 Amendment of Acts Part 3 Amendment of Local Government Act 2009

		[s 263]				
Part	t 3	Amendment of Local Government Act 2009	1 2			
263	Act	t amended	3			
		This part amends the Local Government Act 2009.	4			
264	Am	nendment of s 2 (Commencement)	5			
		Section 2(2), 'section 288'—	6			
		omit, insert—	7			
		'section 289'.	8			
265	Replacement of s 5 (How this Act applies to the Brisbane City Council)					
		Section 5—	11			
		omit, insert—	12			
'5	Re	lationship with City of Brisbane Act 2010	13			
	<b>'</b> (1)	Although the Brisbane City Council is a local government, the <i>City of Brisbane Act 2010</i> , rather than this Act, provides for—	14 15			
		<ul> <li>(a) the way in which the Brisbane City Council is constituted and the nature and extent of its responsibilities and powers; and</li> </ul>	16 17 18			
		(b) a system of local government in Brisbane.	19			
	'(2)	This Act does not apply to the Brisbane City Council or its councillors, employees, agents or contractors or to corporate entities of the Brisbane City Council.'.	20 21 22			
266	Am	nendment of s 12 (Responsibilities of councillors)	23			
		Section 12(3)(e)—	24			
		omit.	25			

### [s 267]

267	Amendment of s 13 (Responsibilities of local government employees)					
	(1)	Section 13(2)(i), '(including the Queensland Contact with Lobbyists Code, for example)'—				
		omit	•		5	
	(2)	Sect	ion 1.	3(3)—	6	
		inse	rt—		7	
		'(f)	the s	safe custody of—	8	
			(i)	all records about the proceedings, accounts or transactions of the local government or its committees; and	9 10 11	
			(ii)	all documents owned or held by the local government;	12 13	
		(g)	com	plying with reasonable requests from councillors—	14	
			(i)	for advice to help the councillor make a decision; or	15 16	
			(ii)	for information, that the local government has access to, relating to the division of the local government the councillor represents.'.	17 18 19	
268	Am	nendr	nent	of s 14 (What this part is about)	20	
	Section 14—					
		inse	rt—		22	
	'(2)	This	part	does not apply to an indigenous regional council.'.	23	
269				t of s 16 (Review of divisions of local areas)	24 25	
		Sect	ion 10	5—	26	
		omit	t, inse	rt—	27	

[s 270]

'16	Review of divisions of local government areas						
		'A local government must, no later than 1 March in the year before the year of the quadrennial elections—					
		(a)	review whether each of its divisions has a reasonable proportion of electors; and	4 5			
		(b)	give the electoral commissioner and the Minister written notice of the results of the review.'.	6 7			
270	Am	nendr	nent of s 23 (Casual commissioners)	8			
		Sect	ion 23(6), 'department's chief executive'—	9			
		omit	t, insert—	10			
		'Mir	nister'.	11			
271	Amendment of s 25 (Annual report of change commission)						
	(1)	Sect	ion 25(3)—	14			
		omit		15			
	(2)	Sect	ion 25(4) and (5)—	16			
		renu	<i>umber</i> as section $25(3)$ and $(4)$ .	17			
272	Am	nendr	nent of s 29 (Local law making process)	18			
	(1)	Sect	ion 29(4) to (9)—	19			
		renu	umber as section 29(6) to (11).	20			
	(2)	Sect	ion 29(3)—	21			
		omit	t, insert—	22			
	<b>'</b> (3)	Befo mus	ore making a proposed local law, a local government t—	23 24			
		(a)	consult with relevant government entities about the overall State interest in the proposed local law; and	25 26			

### [s 273]

	(b)	give	the Minister the following—	1
		(i)	a copy of the proposed local law;	2
		(ii)	a drafting certificate for the proposed local law;	3
		(iii)	information required by the Minister or under a regulation.	4 5
'(4)	prop		government may proceed further in making the local law only if the local government satisfies the hat—	6 7 8
	(a)		overall State interest is satisfactorily dealt with by proposed local law; and	9 10
	(b)		proposed local law is drafted substantially in rdance with the drafting standards.	11 12
<b>'</b> (5)	satis	factor	nister considers the overall State interest would be ily dealt with by the proposed local law if the local nt satisfied particular conditions—	13 14 15
	(a)		Minister may impose conditions on the local ernment that the Minister considers appropriate; and	16 17
	(b)		ocal government may proceed further in making the osed local law if it—	18 19
		(i)	satisfies any conditions about the content of the proposed local law; and	20 21
		(ii)	agrees to satisfy any other conditions.'.	22
(3)	Sect	ion 29	O(11)(c), as renumbered—	23
	omit	•		24
Am	endr	nent	of s 38 (Anti-competitive provisions)	25
	Sect	ion 38	3—	26
	inse	rt—		27
<b>'</b> (3)	This	sectio	on does not apply to an interim local law.'.	28

273

274		placement of ch 3, pt 2, hdg (Business enterprises and tivities)	1 2
		Chapter 3, part 2, heading—	3
		omit, insert—	4
'Pa	rt 2	Beneficial enterprises and business activities'.	5 6
275	Am	nendment of s 40 (Conducting beneficial enterprises)	7
		Section 40(2) to (7)—	8
		omit, insert—	9
	'(2)	The local government must—	10
		(a) consult with—	11
		(i) all local government employees who may be directly affected by the beneficial enterprise; or	12 13
		<ul><li>(ii) if nominated by the local government employees, an industrial association representing the employees; and</li></ul>	14 15 16
		(b) pass a resolution to conduct the beneficial enterprise.	17
	<b>'</b> (3)	An <i>industrial association</i> is an association of employees having as a principal purpose the protection and promotion of their interests in matters concerning their employment.	18 19 20
	'(4)	When conducting the beneficial enterprise, the local government must—	21 22
		(a) apply sound financial principles; and	23
		(b) comply with the Local Government Acts.	24
	'(5)	In order to conduct the beneficial enterprise, the local government may—	25 26
		(a) commercially exploit the local government's tangible or intangible property rights; or	27 28
		(b) participate with an association, other than by—	29

### [s 275]

		(i)	being an unlimited partner of a partnership; or	1
		(ii)	entering into an agreement that does not limit the liability of the local government, as between the parties, to the amount committed by the local government under the agreement; or	2 3 4 5
		(iii)	borrowing, or guaranteeing a borrowing.	6
'(6)	An a	issoci	ation is—	7
	(a)	a pa	rtnership; or	8
	(b)		prporation limited by shares but is not listed on a k exchange; or	9 10
	(c)		rporation limited by guarantee but is not listed on a k exchange; or	11 12
	(d)	anot	her association of persons that is not a corporation.	13
'(7)	gove	ernme	to conduct the beneficial enterprise, the local nt must not, either directly or by participating with tion, participate with an unlimited corporation.	14 15 16
<b>'(</b> 8)			<i>nited corporation</i> means a corporation whose have no limit placed on their liability.	17 18
<b>'</b> (9)			government <i>participates</i> with an association or corporation if the local government—	19 20
	(a)		ns, or takes part in forming, an association or mited corporation; or	21 22
	(b)		omes a member of an association or unlimited poration; or	23 24
	(c)		s part in the management of an association or mited corporation; or	25 26
	(d)		nires or disposes of shares, debentures or securities n association or unlimited corporation.'.	27 28

[s 276]

276		nendment of s 45 (Identifying significant business ivities)	1 2
		Section 45(c) and note—	3
		omit, insert—	4
		(c) state whether or not the competitive neutrality principle was applied to the significant business activities, and if the principle was not applied, the reason why it was not applied; and'.	5 6 7 8
277	Am	nendment of s 47 (Code of competitive conduct)	9
	(1)	Section 47(7), 'any other business activities.'—	10
		omit, insert—	11
		'a business activity prescribed under a regulation.'.	12
	(2)	Section 47—	13
		insert—	14
	<b>'(8)</b>	If the local government decides not to apply the code of competitive conduct to the business activity, the resolution must state reasons for not doing so.	15 16 17
	'(9)	Subsection (7) does not prevent the local government from applying the code of competitive conduct to any other business activities.'.	18 19 20
278	Am	nendment of s 48 (Competitive neutrality complaints)	21
		Section 48—	22
		insert—	23
	<b>'</b> (5)	A local government does not have to resolve a competitive neutrality complaint relating to a business activity prescribed under a regulation.'.	24 25 26

### [s 279]

279	Amendment of s 52 (When a corporate entity is not to indemnify employees)				
		Section 52(1)—	3		
		omit, insert—	4		
	<b>'</b> (1)	This section applies to a person who is or was an employee of a corporate entity.'.	5 6		
280	Ins	ertion of new s 58A	7		
		Chapter 3, part 2, division 3, after section 58—	8		
		insert—	9		
'58 <b>A</b>	Ар	plication of other Acts to a corporate entity	10		
	<b>'</b> (1)	A corporate entity is a unit of public administration under the Crime and Misconduct Act.	11 12		
	'(2)	A corporate entity is a statutory body under the Statutory Bodies Financial Arrangements Act, and part 2B of that Act explains how that Act affects a corporate entity's powers.	13 14 15		
	<b>'</b> (3)	The provisions of the <i>Auditor-General Act 2009</i> that apply to a local government also apply to a corporate entity, with any necessary changes, as if—	16 17 18		
		(a) a reference to a controlled entity were a reference to the corporate entity; and	19 20		
		(b) a reference to the appropriate Minister were a reference to the local government.	21 22		
	'(4)	The <i>Judicial Review Act 1991</i> does not apply to a decision of a corporate entity made in carrying out its—	23 24		
		(a) commercial activities; or	25		
		(b) community service obligations.	26		
	<b>'</b> (5)	The Ombudsman Act 2001 does not apply to-	27		
		(a) the making of a recommendation to the shareholder of a corporate entity; or	28 29		

		[s 281]	
		(b) a decision about a corporate entity's commercial policy; or	1 2
		(c) a corporate entity for its activities carried on, on a commercial basis, in competition with a person.'.	3 4
281	Ins	ertion of new ch 3, pt 3, div 3	5
		Chapter 3, part 3—	6
		insert—	7
'Divi	ision	3 Malls	8
'80A	Ма	lls	9
	<b>'</b> (1)	A local government may establish a mall in its local government area.	10 11
	'(2)	The local government must comply with the procedures prescribed under a regulation for establishing a mall.	12 13
	'(3)	The regulation may also provide for any other matter connected with managing, promoting or using a mall, including, for example—	14 15 16
		(a) removal of vehicles from a mall; and	17
		(b) review of a decision relating to the removal of a vehicle from a mall; and	18 19
		(c) matters relating to an advisory committee for a mall.	20
	'(4)	A person is not entitled to compensation on account of injurious affection to any right or interest of a business, commercial or industrial nature because of the establishment, modification or closing of a mall by a local government.	21 22 23 24
	<b>'</b> (5)	However, the local government may, by resolution, decide to pay compensation to the person.	25 26
	'(6)	The Land Act, chapter 4, part 4 does not apply to a road that is a mall.'.	27 28

### [s 282]

282		nendment of s 95 (Overdue rates and charges are a arge over land)	1 2
	(1)	Section 95, heading, 'land'—	3
		omit, insert—	4
		'rateable land'.	5
	(2)	Section 95(1), 'land'—	6
		omit, insert—	7
		'rateable land'.	8
283	Am	nendment of s 97 (Cost-recovery fees)	9
		Section 97(4), 'fee, other than an application fee, must'—	10
		omit, insert—	11
		'fee must'.	12
284		nendment of s 99 (Fees on occupiers of land below the h-water mark)	13 14
	(1)	Section 99(1)(b)—	15
		omit, insert—	16
		(b) is in, or is adjoining, a local government area; and	17
		(c) is below the high-water mark.'.	18
	(2)	Section 99(3), 'A local government'—	19
		omit, insert—	20
		'The local government for the local government area'.	21
	(3)	Section 99—	22
		insert—	23
	<b>'</b> (4)	For subsection (3), <i>fee</i> includes a tax.'.	24

[s 285]

285	Amendment of s 105 (Auditing, including internal auditing)				
	(1)	Section 105(4)(a)(iv) and (b)—	3		
		omit.	4		
	(2)	Section 105(4)(c)—	5		
		renumber as section 105(4)(b).	6		
286	Re	placement of s 108 (Misappropriation offence applies)	7		
		Section 108—	8		
		omit, insert—	9		
<b>'108</b>	Wh	at this part is about	10		
		'This part is about councillors' financial accountability.'.	11		
287	Am	nendment of s 113 (What this part is about)	12		
	(1)	Section 113(1)(a), 'government'—	13		
		omit, insert—	14		
		'government or a councillor'.	15		
	(2)	Section 113(1)(b), 'government'—	16		
		omit, insert—	17		
		'government or councillor'.	18		
	(3)	Section 113(1)(a)(i) and (b), 'its'—	19		
		omit, insert—	20		
		'their'.	21		
	(4)	Section 113(2), 'government's'—	22		
		omit, insert—	23		
		'government's or councillor's'.	24		
	(5)	Section 113(3)—	25		
		omit, insert—	26		

### [s 288]

	<b>'</b> (3)	Remedial action may include, for example, directing-	1
		(a) the local government or councillor to take the action that is necessary to comply with a Local Government Act; or	2 3
		(b) the local government to replace a resolution that is contrary to a Local Government Act with a resolution that complies with the Local Government Act; or	4 5 6
		(c) the local government to amend a local law by removing a provision that is contrary to a Local Government Act.'.	7 8
288	Am	nendment of s 115 (Gathering information)	9
	(1)	Section 115(1), 'government's performance'—	10
		omit, insert—	11
		'government's or councillor's performance'.	12
	(2)	Section 115(4) to (6), 'government'—	13
		omit, insert—	14
		'government or councillor'.	15
289	Am	nendment of s 116 (Acting on the information gathered)	16
	(1)	Section 116(1) and (4)(a), 'government'—	17
		omit, insert—	18
		'government or councillor'.	19
	(2)	Section 116(1)(a) and (4)(a)(i), 'its'—	20
		omit, insert—	21
		'their'.	22
290	Am	nendment of s 118 (Financial controllers)	23
		Section 118(6), 'However, if'—	24

		[s 291]	
		omit, insert—	1
		ʻIf'.	2
291	Am	nendment of s 121 (Removing unsound decisions)	3
	(1)	Section 121(1), 'of the Local Government Acts'—	4
		omit, insert—	5
		'law or inconsistent with the local government principles'.	6
	(2)	Section 121(4), 'Local Government Act'—	7
		omit, insert—	8
		'law or inconsistent with the local government principles'.	9
292		nendment of s 135 (General powers after entering a operty)	10 11
	(1)	Section 135(3) and (4)—	12
		renumber as section 135(4) and (5).	13
	(2)	Section 135—	14
		insert—	15
	'(3)	An authorised person may exercise a power under subsection (2) only if exercising the power is necessary for the purpose related to the entry of the property.'.	16 17 18
293	Am	nendment of s 138 (What this division is about)	19
	(1)	Section 138(6), 'to act under this section'—	20
		omit, insert—	21
		'by the local government to act under this division'.	22
	(2)	Section 138(7) and (8)—	23
		renumber as section 139(8) and (9).	24
	(3)	Section 138—	25

### [s 294]

		insert—	1
	<b>'</b> (7)	However, the local government may authorise an employee or agent to act under this division only if the employee or agent is appropriately qualified or trained to exercise a power or perform a responsibility under this division.'.	2 3 4 5
294		endment of s 143 (Entry by a local government rker, with reasonable written notice, to take materials)	6 7
	(1)	Section 143(1), 'rateable land that is not protected'—	8
		omit, insert—	9
		'relevant'.	10
	(2)	Section 143(2) to (5)—	11
		renumber as section 143(3) to (6).	12
	(3)	Section 143—	13
		insert—	14
	<b>'</b> (2)	Relevant land means land, other than protected land, that is-	15
		(a) within the local government area; or	16
		<ul> <li>(b) if the local government has the written approval of the Minister, under section 9(4)(b)(i), to exercise its powers outside its local government area—outside its local government area; or</li> </ul>	17 18 19 20
		(c) if the local government may exercise a power in another local government's area for the purpose of a joint government activity—within the other local government's area.'.	21 22 23 24
	(4)	Section 143(3)(g), as renumbered—	25
		omit.	26
295	Re	placement of ch 5, pt 2, div 3 (Offences)	27
		Chapter 5, part 2, division 3—	28

		[s 295]	
	omit	t, insert—	1
'Part 3		Investigation of local government records	2 3
'Division	1	Introduction	4
'148A Wh	at th	is part is about	5
	or gove	s part is about investigations conducted by the department a local government into the accuracy of the local ernment's registers or records that are required to be kept er this Act.	6 7 8 9
'Division	12	Investigations by department	10
'148B Pro	oduci	ng authorised officer's identity card	11
<b>'</b> (1)		s section applies if the department's chief executive directs uthorised officer to exercise a power under this division.	12 13
'(2)		authorised officer may exercise the power, in relation to a on, only if the officer—	14 15
	(a)	first produces his or her identity card for the person to inspect; or	16 17
	(b)	has his or her identity card displayed so it is clearly visible to the person.	18 19
'148C Ma	king	of inquiries for department	20
'(1)	susp inclu	s section applies if the department's chief executive beets or believes, on reasonable grounds, that information uded in a register or record of a local government is prrect because of an error or omission.	21 22 23 24

### [s 295]

	'(2)	An authorised officer, if directed by the department's chief executive, may make all inquiries the chief executive considers to be reasonable to find out whether and to what extent the register or record is incorrect.						
ʻ148D				uire information or document for nvestigation	5 6			
	<b>'</b> (1)	This section applies if the department's chief executive suspects or believes, on reasonable grounds, that—						
		(a)	either or both of the following apply—		9			
			(i)	information included in a register or record of a local government is incorrect because of an error or omission;	10 11 12			
			(ii)	an offence against this Act has been committed relating to a register or record; and	13 14			
		(b)	a pe	rson—	15			
			(i)	is able to give information about the error, omission or offence; or	16 17			
			(ii)	holds a document relating to the error, omission or offence.	18 19			
	'(2)	The department's chief executive or, if directed by the chief executive, an authorised officer may require the person to give the information or produce the document.						
	(3) When making the requirement, the department's cle executive or authorised officer must warn the person it is offence to fail to comply with the requirement unless person has a reasonable excuse.							
	'(4)	The person must comply with the requirement unless the person has a reasonable excuse.						
		Maximum penalty—40 penalty units.						
	'(5)			son is an individual, it is a reasonable excuse for comply with the requirement that giving the	30 31			

### [s 295]

	information or producing the document might tend to incriminate the person.	1 2					
(6) It is a defence in a prosecution under subsection (4) that the information or document sought by the department's characterised officer is not relevant to the error omission or offence.							
<b>'</b> (7)	If the person produces the document to the department's chief executive or authorised officer, the chief executive or officer—	7 8 9					
	(a) may keep the document to take an extract from it or make a copy of it; and	10 11					
	(b) must return the document to the person as soon as practicable after taking the extract or making the copy.	12 13					
'Division	a 3 Investigations by local government	14					
'148E Pro	oducing authorised person's identity card	15					
<b>'148E Pro</b> '(1)	Deducing authorised person's identity card This section applies if the chief executive officer directs an authorised person to exercise a power under this division.	15 16 17					
	This section applies if the chief executive officer directs an	16					
'(1)	This section applies if the chief executive officer directs an authorised person to exercise a power under this division. The authorised person may exercise the power, in relation to	16 17 18					
'(1)	<ul><li>This section applies if the chief executive officer directs an authorised person to exercise a power under this division.</li><li>The authorised person may exercise the power, in relation to another person, only if the authorised person—</li><li>(a) first produces his or her identity card for the other</li></ul>	16 17 18 19 20					
'(1) '(2)	<ul> <li>This section applies if the chief executive officer directs an authorised person to exercise a power under this division.</li> <li>The authorised person may exercise the power, in relation to another person, only if the authorised person—</li> <li>(a) first produces his or her identity card for the other person to inspect; or</li> <li>(b) has his or her identity card displayed so it is clearly</li> </ul>	16 17 18 19 20 21 22					

### [s 295]

'(2)	The chief executive officer or, if directed by the chief executive officer, an authorised person may make all inquiries the chief executive officer considers to be reasonable to find out whether and to what extent the register or record is incorrect.						
			uire information or document for local investigation	6 7			
'(1)	This section applies if the chief executive officer suspects or believes, on reasonable grounds, that—						
	(a) either or both of the following apply—						
		(i)	information included in a register or record of the local government is incorrect because of an error or omission;	11 12 13			
		(ii)	an offence against this Act has been committed relating to a register or record; and	14 15			
	(b)	a pe	rson—	16			
		(i)	is able to give information about the error, omission or offence; or	17 18			
		(ii)	holds a document relating to the error, omission or offence.	19 20			
'(2)	The chief executive officer or, if directed by the chief executive officer, an authorised person may require the person to give the information or produce the document.						
'(3)	When making the requirement, the chief executive officer or authorised person must warn the person it is an offence to fail to comply with the requirement unless the person has a reasonable excuse.						
'(4)	) The person must comply with the requirement unless person has a reasonable excuse.						
	Maximum penalty—40 penalty units.						
'(5)			rson is an individual, it is a reasonable excuse for comply with the requirement that giving the	31 32			

#### [s 295]

	information or producing the document might tend to incriminate the person.	1 2
'(6)	It is a defence in a prosecution under subsection (4) that the information or document sought by the chief executive officer or authorised person is not relevant to the error, omission or offence.	3 4 5 6
'(7)	If the person produces the document to the chief executive officer or authorised person, the chief executive or authorised person—	7 8 9
	(a) may keep the document to take an extract from it or make a copy of it; and	10 11
	(b) must return the document to the person as soon as practicable after taking the extract or making the copy.	12 13
'148H Ref	ferral to department	14
'(1)	This section applies if, because of inquiries made under this division, the chief executive officer concludes on reasonable grounds that an offence has been committed under this Act relating to a register or record.	15 16 17 18
'(2)	The chief executive officer must report the chief executive officer's conclusion, including the reasons for the conclusion, to the department's chief executive.	19 20 21
'(3)	Subsection (2) does not limit any duty the chief executive officer may have under the Crime and Misconduct Act to notify the CMC of any complaint, information or matter that the chief executive officer suspects involves, or may involve, official misconduct under that Act.	22 23 24 25 26
'(4)	The <i>CMC</i> means the Crime and Misconduct Commission established under the Crime and Misconduct Act.	27 28
'148I Chi	ief executive officer not subject to direction	29
	'The chief executive officer is not subject to direction by the mayor in acting under this division.	30 31

[s 295]

## 'Part 4 Offences

'149	Obstructing enforcement of Local Government Acts etc.			2 3
	'(1)	powe	erson must not obstruct an official in the exercise of a er under this Act or a local law, unless the person has a onable excuse.	4 5 6
		Max	imum penalty—50 penalty units.	7
	'(2)	An o	official is any of the following persons—	8
		(a)	the Minister;	9
		(b)	the department's chief executive;	10
		(c)	an authorised officer;	11
		(d)	an investigator;	12
		(e)	the chief executive officer;	13
		(f)	an authorised person.	14
	'(3)	exer	erson must not obstruct a local government worker in the cise of a power under chapter 5, part 2, division 2, unless person has a reasonable excuse.	15 16 17
		Max	imum penalty—50 penalty units.	18
	'(4)	work exer	person has obstructed an official or local government ker and the official or worker decides to proceed with the cise of the power, the official or worker must warn the on that—	19 20 21 22
		(a)	it is an offence to obstruct the official or worker, unless the person has a reasonable excuse; and	23 24
		(b)	the official or worker considers the person's conduct an obstruction.	25 26

[s 296]

	<b>'</b> (5)	A person must not pull down, damage, deface or destroy a board or anything else that is displaying a local law, order, notice or other matter authorised by a local government.	1 2 3
		Maximum penalty for subsection (5)—35 penalty units.	4
'150		personating authorised persons and authorised icers	5 6
	<b>'</b> (1)	A person must not pretend to be an authorised person.	7
		Maximum penalty—50 penalty units.	8
	<b>'</b> (2)	A person must not pretend to be an authorised officer.	9
		Maximum penalty—50 penalty units.	10
'150 <i>/</i>	A Du	ty to make documents available	11
		'A person who has charge of a document owned or held by a local government must not obstruct the viewing or copying of the document by another person who is authorised to view or copy the document under this Act.	12 13 14 15
		Examples—	16
		• preventing a councillor from copying a local government record under section 170B	17 18
		• preventing the public from viewing a record under section 177(12)(a)	19 20
		Maximum penalty—10 penalty units.'.	21
296		nendment of s 168 (Senior councillors and full-time vernment jobs)	22 23
		Section 168(8)—	24
		omit, insert—	25
	<b>'</b> (8)	If a full-time government job is converted to a part-time government job by a senior councillor, the conversion does not—	26 27 28

#### [s 297]

		(a)	prejudice the councillor's existing or accrued rights to superannuation or recreation, sick, long service or other leave; or	1 2 3
		(b)	interrupt continuity of the councillor's service; or	4
		(c)	constitute a termination of employment, retrenchment or redundancy.'.	5 6
297			nent of s 170 (Giving directions to local nent staff)	7 8
		Secti	ion 170(4)—	9
		omit		10
298	Ins		n of new ss 170A and 170B	11
		Afte	r section 170—	12
		inser	rt—	13
'170 <b>/</b>	A Re	quest	ts for help or advice	14
	<b>'</b> (1)		ouncillor may request a council employee provide advice on the councillor make a decision.	15 16
	'(2)		vever, if the council employee is not the chief executive er, the request must comply with the advice guidelines.	17 18
	<b>'</b> (3)	exec a loc	<i>advice guidelines</i> are guidelines, made by the chief utive officer, about the way in which a councillor is to ask cal government employee for advice to help the councillor e a decision.	19 20 21 22
	'(4)	empl empl	councillor asks for help or advice from a local government loyee other than under the advice guidelines, the loyee must tell the chief executive officer about the est as soon as is practicable.	23 24 25 26
	<b>'</b> (5)	regu coun	buncillor may, subject to any limits prescribed under a lation, request the chief executive officer provide the acillor with information, that the council has access to, ing to—	27 28 29 30

#### [s 298]

	(a) if the local government area is divided into divisions—the division that the councillor represents; or	1 2
	(b) otherwise—the local government area.	3
	Example of a limit prescribed under a regulation—	4
	A regulation may prescribe the maximum cost to council of providing information to a councillor.	5 6
'(6)	The advice guidelines are invalid to the extent the guidelines provides for a councillor or council employee to decide, at the councillor or employee's discretion—	7 8 9
	(a) when the guidelines apply; or	10
	(c) the way in which a request complies with the guidelines.	11
<b>'</b> (7)	In this section a <i>local government employee</i> includes a person prescribed under a regulation.	12 13
<b>'</b> (8)	The chief executive officer must make all reasonable endeavours to comply with a request made of the chief executive officer under this section.	14 15 16
	Maximum penalty for subsection (8)—10 penalty units.	17
'170B Ins	pection of records by councillors	18
'(1)	A councillor may inspect, and make a copy of or take an extract from, a local government record.	19 20
'(2)	<i>Local government records</i> include all documents created by or kept by the local government about its operations or the operations of any of its committees, whether or not the records must be available to be inspected by the public.	21 22 23 24
·(3)	Subsection (1) does not apply to a local government record if—	25 26
	(a) the record is a record of the regional conduct review panel; or	27 28
	(b) disclosure of the record would be contrary to an order of a court or tribunal; or	29 30

#### [s 299]

		(c)	the record would be privileged from production in a legal proceeding on the ground of legal professional privilege.'.	1 2 3
299	Am	nendr	nent of s 171 (Use of information by councillors)	4
	(1)	Sect	ion 171(1), 'in order'—	5
		omit		6
	(2)	Sect	ion 171(1)(b), 'harm'—	7
		omit	t, insert—	8
		'cau	se detriment to'.	9
	(3)	Sect	ion 171(1)—	10
		inse	rt—	11
			ximum penalty—100 penalty units or 2 years risonment.'.	12 13
	(4)	Sect	ion 171(2)—	14
		omit	t, insert—	15
	'(2)		section (1) does not apply to information that is lawfully lable to the public.'.	16 17
300			nent of s 172 (Councillor's material personal at a meeting)	18 19
	(1)	Sect	ion 172(2)(c)—	20
		omit	t, insert—	21
		'(c)	a parent, child or sibling of the councillor;'.	22
	(2)	Sect	ion 172(2)(f), 'or the person's nominee'—	23
		omit	:	24
	(3)	Sect	ion 172(4)—	25
		renu	umber as section 172(7).	26
	(4)	Sect	ion 172—	27

[s 301]

		insert—	1
	'(4)	However, a councillor does not contravene subsection (3) by taking part in the meeting, or being in the chamber where the meeting is being conducted, if—	2 3 4
		(a) the councillor is a person to whom approval is given under subsection (5); and	5 6
		(b) the councillor is complying with all conditions on which the approval is given.	7 8
	'(5)	The Minister may, by signed notice, approve a councillor taking part in the meeting, or being in the chamber where the meeting is being conducted, if—	9 10 11
		<ul> <li>(a) because of the number of councillors subject to the obligation under this section, conduct of the meeting would be obstructed if the approval were not given; or</li> </ul>	12 13 14
		(b) it appears to the Minister to be in the interests of the local government area that the approval be given.	15 16
	'(6)	The Minister may give the approval subject to conditions stated in the notice.'.	17 18
	(5)	Section 172(7), as renumbered—	19
		insert—	20
		(c) whether the councillor took part in the meeting, or was in the chamber during the meeting, under an approval under subsection (5).'.	21 22 23
301	Am	nendment of s 175 (Post-election meetings)	24
		Section 175(2), 'councillors'—	25
		omit, insert—	26
		'councillors (other than the mayor)'.	27
302	Am	nendment of s 176 (What this division is about)	28
		Section 176(9)(b), 'Commission'—	29

[s 303]

		omit.	1
303	Am	nendment of s 177 (Assessing complaints)	2
		Section 177(5)(a)—	3
		omit, insert—	4
		(a) if the complaint is about conduct of the mayor or deputy mayor—refer the complaint to the department's chief executive; or'.	5 6 7
304	Am	nendment of s 180 (Taking disciplinary action)	8
	(1)	Section 180(5)(g)—	9
		omit, insert—	10
		'(g) a recommendation to the Minister that the councillor be suspended for a specified period, either wholly or from performing particular functions;	11 12 13
		Examples of particular functions—	14
		attending council meetings or offices	15
		• representing the council at public functions'.	16
	(2)	Section 180(6) to (8)—	17
		renumber as section 180(7) to (9).	18
	(3)	Section 180—	19
		insert—	20
	'(6)	A recommendation mentioned in subsection $(5)(g)$ may include a recommendation about the details of the suspension.	21 22
		Example of a recommendation about the details of a suspension—	23
		that the suspension be with or without pay'.	24
305	Am	nendment of s 181 (Inappropriate conduct)	25
		Section 181(1), 'or deputy mayor'—	26

		[s 306]	
		omit.	1
306	An	nendment of s 184 (Members of tribunal)	2
		Section 184(7)(b), 'department's chief executive'—	3
		omit, insert—	4
		'Minister'.	5
307		nendment of s 197 (Disciplinary action against local vernment employees)	6 7
	(1)	Section 197(2)—	8
		renumber as section 197(3).	9
	(2)	Section 197—	10
		insert—	11
	'(2)	A regulation may prescribe when the chief executive officer may take, and the types of, disciplinary action.'.	12 13
308		nendment of s 200 (Improper use of information by al government employees)	14 15
	(1)	Section 200, heading, 'Improper use'—	16
		omit, insert—	17
		'Use'.	18
	(2)	Section 200(3), 'make improper use of information acquired as a local government employee'—	19 20
		omit, insert—	21
		'use information acquired as a local government employee to'.	22 23
	(3)	Section 200(3)(a), 'to'—	24
		omit.	25
	(4)	Section 200(3)(b), 'to cause'—	26

[s 309]

		omit, insert—	1
		'cause'.	2
	(5)	Section 200(5) to (8)—	3
		renumber as section 200(6) to (9).	4
	(6)	Section 200—	5
		insert—	6
	'(5)	Subsection (3) does not apply to information that is lawfully available to the public.'.	7 8
	(7)	Section 200(8), as renumbered, '(5)'—	9
		omit, insert—	10
		·(6)'.	11
309	Ins	ertion of new ss 204A to 204C	12
		Chapter 6, part 6, after section 204—	13
		insert—	14
'204A		thorised persons must disclose change in minal history	15 16
	<b>'</b> (1)	This section applies if there is a change in the criminal history of an authorised person (including acquiring a criminal history, for example).	17 18 19
	'(2)	The authorised person must, as soon as practicable after the change, disclose to the chief executive officer the details of the change, unless the person has a reasonable excuse.	20 21 22
		Maximum penalty—100 penalty units.	23
'204B		ef executive officer may obtain report from police nmissioner	24 25
	<b>'</b> (1)	The chief executive officer may ask the police commissioner to give the chief executive officer the following information about an authorised person—	26 27 28

	[s 309]	
	(a) a written report about the person's criminal history;	1
	(b) a brief description of the circumstances of a conviction mentioned in the person's criminal history.	2 3
'(2)	The police commissioner must comply with the request.	4
'(3)	However, the duty imposed on the police commissioner applies only to information in the commissioner's possession or to which the commissioner has access.	5 6 7
'204C Us	e of criminal history information	8
<b>'</b> (1)	This section is about the use of criminal history information.	9
·(2)	<i>Criminal history information</i> is information about the criminal history of an authorised person obtained under section 204A or 204B.	10 11 12
<b>'</b> (3)	The department's chief executive may make guidelines for dealing with criminal history information to ensure—	13 14
	(a) natural justice is afforded to the authorised persons about whom the criminal history information relates; and	15 16 17
	(b) only relevant criminal history information is considered in assessing the suitability of an authorised person to exercise a power under a Local Government Act; and	18 19 20
	(c) decisions based on criminal history information are made consistently.	21 22
'(4)	The chief executive officer must comply with the guidelines.	23
ʻ(5)	A person who has, or will have, a duty to disclose under section 204A may request a copy of the guidelines from the department.	24 25 26
'(6)	The chief executive officer must not use criminal history information for any purpose other than for assessing the suitability of an authorised person to exercise a power under a Local Government Act.	27 28 29 30
	Maximum penalty for subsection (6)—100 penalty units.'.	31

[s 310]

310 Ins	sertion of new ch 6, part 6A Chapter 6—	1 2
'Part 6/	A Authorised officers for the department	3 4 5
'204D Ap	pointing authorised officers	6
'(1)	The department's chief executive may appoint a person as an authorised officer for the department if the person has the necessary expertise or experience to perform the functions of the office.	7 8 9 10
'(2)	An authorised officer's appointment is subject to the conditions stated in—	11 12
	(a) the document that appoints the officer; or	13
	(b) a written notice given to the officer by the department's chief executive; or	14 15
	(c) a regulation.	16
'204E En	d of appointment of authorised officers	17
<b>'</b> (1)	A person stops being an authorised officer—	18
	(a) at the end of the term of appointment stated in the document that appointed the officer; or	19 20
	(b) if the officer gives the department's chief executive a signed notice of resignation; or	21 22
	(c) if it is a condition of the officer's appointment that the officer hold another position at the same time—if the officer stops holding the other position.	23 24 25
·(2)	If it is a condition of the authorised officer's appointment that the officer hold another position at the same time, a notice of resignation for the other position acts as a notice of resignation for both positions.	26 27 28 29

		[s 311]	
	<b>'</b> (3)	This section does not limit the ways in which an authorised officer's appointment ends.	1 2
'204	F Ide	entity card for authorised officers	3
	<b>'</b> (1)	The department's chief executive must give each authorised officer an identity card.	4 5
	'(2)	This section does not stop a single identity card being issued to a person for this Act and for another purpose.	6 7
	<b>'</b> (3)	A person who stops being an authorised officer must return the person's identity card to the chief executive officer, within 21 days after stopping being an authorised officer, unless the person has a reasonable excuse.	8 9 10 11
		Maximum penalty for subsection (3)—10 penalty units.'.	12
311	Am	nendment of s 209 (Board's responsibilities)	13
		Section 209(3)(a), 'and'—	14
		omit, insert—	15
		'or'.	16
312	Am	nendment of s 210 (Board of directors)	17
		Section 210(4)(a), 'the Local Government Association of Queensland Inc.'—	18 19
		omit, insert—	20
		'LGAQ Ltd.'.	21
313	Am	nendment of s 218 (Members of LG super scheme)	22
		Section 218(2)(l), '(a) to (h)'—	23
		omit, insert—	24
		'(a) to (g)'.	25

[s 314]

314	Amendment of s 226 (Super scheme for councillors)						
		Section 226(1)—	2				
	omit, insert—						
	<b>'</b> (1)	A local government may, for its councillors—	4				
		(a) establish and amend a superannuation scheme; or	5				
		(b) take part in a superannuation scheme.'.	6				
315	Amendment of s 231 (Members of grants commission)						
		Section 231(7)(a), 'Governor in Council'—	8				
		omit, insert—	9				
		'Minister'.	10				
316	Amendment of s 235 (Administrators who act honestly and without negligence are protected from liability)						
	(1)	Section 235(4)(c), 'person'—	13				
		omit, insert—	14				
		'officer'.	15				
	(2)	Section 235(5), 'An'—	16				
		omit, insert—	17				
		'A'.	18				
	(3)	Section 235(5)(c)—	19				
		omit, insert—	20				
		(c) an authorised person; or	21				
		(d) another local government employee.'.	22				
317		nendment of s 236 (Who is authorised to sign local vernment documents)	23 24				
	(1)	Section 236(1)(c)—	25				

[s 318]

		omit	, insert—	1		
		'(c)	a councillor or local government employee who is authorised by the head of the local government, in writing, to sign documents.'.	2 3 4		
	(2)	Sect	ion 236(2)—	5		
		omit		6		
318	Am	endn	nent of s 239 (Substituted service)	7		
		Sect	ion 239(4)—	8		
		omit		9		
319	Ins	ertio	n of new s 239A	10		
		Afte	r section 239—	11		
		inser	rt	12		
'239A	A Local Government Acts requiring a statement of a law					
		docu law,	provision of a Local Government Act, that requires a ment to contain a statement of a relevant provision of is taken to be complied with if the document states that culars of the relevant provision may be—	15 16 17 18		
		(a)	obtained, free of charge, on application to the local government; or	19 20		
		(b)	viewed at an identified website.'.	21		
320		iendn wers)	nent of s 257 (Delegation of local government	22 23		
	(1)	Sect	ion 257(1)—	24		
		inser	rt	25		
		'(f)	a councillor, for the purpose of exercising a power as a shareholder in relation to a corporate entity.'.	26 27		

#### [s 321]

	(2)	Section 257—	1
		insert—	2
	·(3)	A <i>joint standing committee</i> , of the local government, is a committee consisting of councillors of 2 or more of the local governments.'.	3 4 5
321		nendment of s 260 (Local government delegations jister)	6 7
		Section 260(2), from 'the following'—	8
		omit, insert—	9
		'all delegations by the local government, mayor or the chief executive officer in the register of delegations.'.	10 11
322		nendment of s 262 (Powers in support of sponsibilities)	12 13
	(1)	Section 262(1), 'or another entity'—	14
		omit.	15
	(2)	Section 262(2), 'or entity'—	16
		omit.	17
323	Am	nendment of s 270 (Regulation-making power)	18
	(1)	Section 270(2)(d)—	19
		omit, insert—	20
		'(d) a register of interests of the following—	21
		(i) councillors;	22
		(ii) persons who are related to councillors;	23
		(iii) other persons who are given responsibilities to perform under this Act; or'.	24 25
	(2)	Section 270(2)(h)—	26

		[s 324]			
		omit, insert—	1		
		'(h) a process for the scrutiny of a local government's budget.'.	2 3		
324	Am	nendment of s 281 (Remuneration schedule)	4		
		Section 281, 'Act.'—	5		
		omit, insert—	6		
		'Act until the tribunal prepares a remuneration schedule.'.	7		
325		nendment of s 284 (Continuation of electoral and ated provisions)	8 9		
	Section 284(3), '2010'—				
		omit, insert—	11		
		·2011'.	12		
326	Am	nendment of s 287 (Local Government Association)	13		
	(1)	Section 287(1) and (2)—	14		
		omit, insert—	15		
	<b>'</b> (1)	On and from 1 July 2010—	16		
		<ul> <li>(a) the Local Government Association of Queensland (Incorporated) (<i>LGAQ Inc.</i>) established under the 1993 Act stops being a public authority (however called) for the purposes of an Act (including the <i>Ombudsman Act</i> 2001 and <i>Public Records Act</i> 2002, for example); and</li> </ul>	17 18 19 20 21		
		(b) all rights, liabilities and interests of LGAQ Inc., that are in existence immediately before 1 July 2010, are taken to be the rights, liabilities and interests of LGAQ Ltd.	22 23 24		
	'(2)	The <i>LGAQ Ltd.</i> is the corporation prescribed under a regulation for this section.'.	25 26		
	(2)	Section 287(3)(a), (b) and (c), 'LGAQ Limited'—	27		

[s 327]

		omit, insert—	1				
		'LGAQ Ltd.'.	2				
	(3)	Section 287(3)(d) and (5), 'LGAQ Limited'—	3				
		omit, insert—	4				
		'LGAQ Ltd'.	5				
327	Re	numbering of s 288 (Repeal)	6				
		Section 288—	7				
		renumber as section 289.	8				
328	Ins	ertion of new s 288	9				
		Chapter 8—	10				
		insert—	11				
<b>'288</b>	Continuing casual commissioners						
	<b>'</b> (1)	A person appointed as a review commissioner under the 1993 Act immediately before the commencement of this section is, on the commencement, taken to be appointed as a casual commissioner under section 23.	13 14 15 16				
	<b>'</b> (2)	The person—	17				
		(a) is appointed for a term that is the remainder of the term for which the person was appointed under the 1993 Act; and	18 19 20				
		(b) holds office on the conditions applying to the person under the 1993 Act.'.	21 22				
329	Am	nendment of sch 1 (Acts amended)	23				
	(1)	Schedule 1, amendments of Brisbane City Council Business and Procedure Act 1939, City of Brisbane Act 1924, Criminal Offence Victims Act 1995, Financial Administration and Audit Act 1977, Freedom of Information Act 1992, Local	24 25 26 27				

[s 329]

		Government (Chinatown and The Valley Malls) Act 1984, Local Government (Queen Street Mall) Act 1981 and Residential Tenancies Act 1994—	1 2 3
		omit.	4
	(2)	Schedule 1, amendment of Airport Assets (Restructuring and Disposal) Act 2008, item 1, '1936'—	5 6
		omit, insert—	7
		ʻ1993'.	8
	(3)	Schedule 1, amendments of <i>Body Corporate and Community</i> <i>Management Act 1997</i> , item 1, '1936'—	9 10
		omit, insert—	11
		ʻ1993'.	12
	(4)	Schedule 1, amendments of Local Government Act 1993-	13
		insert—	14
' <b>1AA</b>		ction 5(1), 'councillor, other than a councillor of the sbane City Council, is'—	15 16
	om	it, insert—	17
	'co	uncillor is'.	18
ʻ1AB	Se	ction 5(2)—	19
	om	<i>it.</i> '.	20
	(5)	Schedule 1, amendments of Local Government Act 1993-	21
		insert—	22
'3A	Se	ction 284—	23
	om	<i>it.</i> '.	24
	(6)	Schedule 1, amendments of Local Government Act 1993-	25
		insert—	26
'4 <b>A</b>	Se	ction 298(4)—	27
	om	it.	28

#### [s 329]

'4B	Section 299(3)—	1
	omit.	2
'4C	Section 300(4)—	3
	omit.	4
'4D	Section 302(2)—	5
	omit.	6
'4E	Section 314(4)—	7
	omit.'.	8
	(7) Schedule 1, amendments of <i>Local Government Act 1993</i> —	9
	insert—	10
<b>'8A</b>	Section 415(2)—	11
	omit.	12
'8B	Section 425(1), 'other than the Brisbane City Council'—	13
	omit.	14
'8C	Section 425(2)—	15
	omit.'.	16
	(8) Schedule 1, amendments of <i>Local Government Act 1993</i> —	17
	insert—	18
ʻ16A	Section 431A—	19
	omit.	20
'16B	Section 435A, definition nomination entity—	21
	omit, insert—	22

	[s 329]	
	<i>'nomination entity</i> , for a candidate's nomination, means the returning officer for the election.'.	1 2
'16C	Chapter 5, part 9, division 1—	3
	omit.	4
'16D	Section 441C, definition caretaker period—	5
	omit, insert—	6
	'caretaker period, for an election, other than a by-election, for a	7
	local government, means the election period for the election under this Act.'.'	8 9
	(9) Schedule 1, amendments of <i>Sanctuary Cove Resort Act 1985</i> , items 1 and 2—	10 11
	omit, insert—	12
'1	Section 5(4), 'Local Government Act 1993'—	13
	omit, insert—	14
	'Local Government Act 2009'.	15
'2	Schedule 9, definition <i>former Albert Shire Council</i> , before <i>'Local Government Act 1993</i> '—	16 17
	insert—	18
	'repealed'.'.	19
	(10) Schedule 1, amendment of <i>South Bank Corporation Act 1989</i> , item 1—	20 21
	omit, insert—	22
'1	Sections 17(3), 18(2), 92(2) and 100(1), ' <i>Local Government</i> <i>Act 1993</i> '—	23 24
	omit, insert—	25
	'Local Government Act 2009'.'.	26

#### [s 330]

330		Omission of sch 3 (Comparative terms for the Brisbane City Council)					
		Sche	edule	3—	3		
		omit	•		4		
331	Am	Amendment of sch 4 (Dictionary)					
	(1)	Schedule 4, definitions auditor-general, corporate entity, drafting certificate, ordinary business matter and Queensland Contact with Lobbyists Code—			6 7 8		
		omit	•		9		
	(2)	Sche	edule	4—	10		
		inse	rt—		11		
		'adv	ice gı	uidelines see section 170A(2).	12		
			0	eneral means the Queensland Auditor-General Auditor-General Act 2009.	13 14		
			orise on 20	<i>d officer</i> means a person who holds office under 04D.	15 16		
				<i>activity</i> , of a local government, means trading in l services by the local government.	17 18		
		caus	se dett	riment to a local government—	19		
		1	Тос	cause detriment to a local government includes—	20		
			(a)	to sabotage a lawful process of the council (including adopting a budget or conducting a tender process, for example); or	21 22 23		
			(b)	to cause the council to suffer a loss in its lawful performance of a function or commercial activity (including the loss of a future contractual arrangement, for example).	24 25 26 27		
		2		<i>cause detriment to a local government</i> does not ude—	28 29		
			(a)	merely embarrassing the council; or	30		

#### [s 331]

(b) merely causing disagreement between councillors.
<i>conviction</i> includes a finding of guilt, and the acceptance of a plea of guilty, by a court, whether or not a conviction is recorded.
<i>corporate entity</i> means an entity that has been corporatised under this Act and to which the Corporations Act does no apply.
<i>criminal history</i> , of a person, means all convictions, other than spent convictions, recorded against the person for offences, in Queensland or elsewhere, whether before or after the commencement of this Act.
<i>drafting certificate</i> , for a local law, means a certificate signed by the chief executive officer stating the local law was drafted in accordance with the drafting standards.
<i>drafting standards</i> , for local laws, means the standards, for drafting local laws, prescribed under a regulation.
<i>investigator</i> see section 212(2).
ordinary business matter means—
(a) the remuneration of councillors or members of a loca government committee; or
(b) the provision of superannuation entitlements or acciden insurance for councillors or local governmen employees; or
(c) the terms on which goods, services or facilities are to be offered by the local government for use or enjoyment of the public in the local government area; or
(d) the making or levying of rates and charges, or the fixing of a cost-recovery fee, by the local government; or
(e) a planning scheme of general application in the loca government area; or
(f) a resolution required for the adoption of a budget for the council; or

#### [s 331]

(g)	a ma	atter that is of interest to a person merely as—	1			
	(i)	an employee of the State or a government entity; or	2			
	(ii)	an elector, ratepayer or resident of the local government area; or	3 4			
	(iii)	a beneficiary under a policy of accident insurance, public liability or professional indemnity insurance held, or to be held, by the local government; or	5 6 7			
	(iv)	a user of goods, services or facilities supplied, or to be supplied, by the local government (whether under a contract or otherwise) as a member of the public in common with other members of the public; or	8 9 10 11 12			
	(v)	a candidate for election or appointment as a mayor, deputy mayor or member of a committee of the local government.	13 14 15			
	(vi)	a member of a non-profit, charitable or religious organisation involving no personal financial gain or loss to the person.	16 17 18			
<i>police commissioner</i> means the commissioner of the police service under the <i>Police Service Administration Act 1990</i> .						
spent conviction means a conviction—						
(a)		-	22 23 24			
(b)	that Act.	1 ·	25 26			
committee of its councillors that meets to discuss the topic decided by the local government when establishing the						
Sche	dule 4	4, definition <i>identity card</i> , paragraph (a)—	31			
omit, insert—						
	polic servi spen (a) (b) stand comi decid comi Sche	<ul> <li>(i)</li> <li>(ii)</li> <li>(iii)</li> <li>(iii)</li> <li>(iv)</li> <li>(v)</li> <li>(v)</li> <li>(v)</li> <li>(vi)</li> </ul> <i>police conservice unspent conservice unspend </i>	<ul> <li>(i) an employee of the State or a government entity; or</li> <li>(ii) an elector, ratepayer or resident of the local government area; or</li> <li>(iii) a beneficiary under a policy of accident insurance, public liability or professional indemnity insurance held, or to be held, by the local government; or</li> <li>(iv) a user of goods, services or facilities supplied, or to be supplied, by the local government (whether under a contract or otherwise) as a member of the public in common with other members of the public; or</li> <li>(v) a candidate for election or appointment as a mayor, deputy mayor or member of a committee of the local government.</li> <li>(vi) a member of a non-profit, charitable or religious organisation involving no personal financial gain or loss to the person.</li> </ul> <b>police commissioner</b> means the commissioner of the police service under the <i>Police Service Administration Act 1990</i> . <b>spent conviction</b> means a conviction— <ul> <li>(a) for which the rehabilitation period under the <i>Criminal Law (Rehabilitation of Offenders) Act 1986</i> has expired; and</li> <li>(b) that is not revived as prescribed by section 11 of that Act.</li> </ul> <li><b>Standing committee</b>, of a local government, means a committee of its councillors that meets to discuss the topic decided by the local government when establishing the committee.'.</li>			

[s 332]

3 4

'(a)	identifies	the	person	as	an	authorised	person,	local	1
	governme	nt w	orker or	aut	hori	sed officer;	and'.		2

## Part 4 Amendment of Right to Information Act 2009

332	Act	t amended	5
		This part amends the Right to Information Act 2009.	6
333		nendment of s 21 (Requirement for publication neme)	7 8
	(1)	Section 21(4)—	9
		renumber as section 21(5).	10
	(2)	Section 21—	11
		insert—	12
	'(4)	Without limiting subsection (3), the Minister may make guidelines about a publication scheme of the Brisbane City Council requiring the scheme to set out that the council has available information of or about the council's Establishment and Coordination Committee.'.	13 14 15 16 17
334	Am	endment of sch 3 (Exempt information) Schedule 3—	18 19
		insert—	20

# 4A BCC Establishment and Coordination Committee information

(1) Information is exempt information for 10 years after its 23 relevant date if— 24

21

22

#### [s 334]

	(a)	it has been brought into existence for the consideration of the committee; or	1 2
	(b)	its disclosure would reveal any consideration of the committee or would otherwise prejudice the confidentiality of committee considerations or operations.	3 4 5 6
'(2)		section (1) does not apply to information officially ished by decision of the council.	7 8
'(3)	take	nout limiting subsection (1), the following documents are n to be documents comprised exclusively of exempt rmation under subsection (1)—	9 10 11
	(a)	committee submissions;	12
	(b)	committee briefing notes;	13
	(c)	committee agendas;	14
	(d)	notes of discussions in committee;	15
	(e)	committee minutes;	16
	(f)	committee decisions;	17
	(g)	a draft of a document mentioned in any of paragraphs (a) to (f).	18 19
'(4)	docu	eport of factual or statistical information attached to a unent mentioned in subsection (3) is exempt information er subsection (1) only if—	20 21 22
	(a)	its disclosure would have an effect mentioned in subsection (1)(b); or	23 24
	(b)	it was brought into existence for the consideration of the committee.	25 26
'(5)	In th	is section—	27
	Com the cons	<i>mittee</i> means the Establishment and Coordination mittee under the <i>City of Brisbane Act 2010</i> and includes Establishment and Coordination Committee, as stituted from time to time before the commencement of section, under a local law of the council.	28 29 30 31 32

		[s 335]	
	cons	sideration includes—	1
	(a)	discussion, deliberation, noting (with or without discussion) or decision; and	2 3
	(b)	consideration for any purpose, including, for example, for information or to make a decision.	4 5
	cour	ncil means the Brisbane City Council.	6
	draf	<i>t</i> includes a preliminary or working draft.	7
	rele	<i>vant date</i> , for information, means—	8
	(a)	for information considered by the committee—the date the information was most recently considered by the committee; or	9 10 11
	(b)	for other information—the date the information was brought into existence.	12 13
ʻ4B Bu	dgeta	ary information for local governments	14
<b>'</b> (1)	gove	rmation brought into existence in the course of a local ernment's budgetary processes is exempt information for years after the date it was brought into existence.	15 16 17
ʻ(2)		section (1) does not apply to information officially lished by decision of the local government.'.	18 19
Part 5		Amendment of Workplace	20

Health and Safety Act 1995 21

335	Act amended		
	This part amends the Workplace Health and Safety Act 1995.	23	

#### [s 336]

Part 6

336	Amendment of s 170 (Definitions for div 3)	1
	Section 170, definition government body, 'another'—	2
	omit, insert—	3
	'a local government, another'.	4

337	Minor and consequential amendments	6
	Schedule 1 amends the Acts it mentions.	7

**Amendment of other Acts** 

5

Schedule 1		Minor and consequent amendments	tial	1 2
			section 337	3
Am	endments of	this Act		4
1	Long title, fr omit, insert— 'Brisbane'.	om 'Brisbane, to amend'—		5 6 7
2	Section 6, 's omit, insert— 'the schedule'	chedule 2'—		8 9 10
3	Schedule 2– renumber as s			11 12
Abo	original Land	Act 1991		13
1	omit, insert—	), 'City of Brisbane Act 1924'—		14 15 16

City of Brisbane Bill 2010

Schedule 1

Airpo	ort Assets (Restructuring and Disposal) Act 2008	1
1	Section 99(2)(a), 'of the'—	2
	omit, insert—	3
	'of the City of Brisbane Act 2010 or the'.	4
Brist	oane River Tidal Lands Improvement Act 1927	5
1	Sections 2 and 4, 'City of Brisbane Act 1924'—	6
	omit, insert—	7
	'City of Brisbane Act 2010'.	8
Build	ling Units and Group Titles Act 1980	9
1	Section 64(1), 'City of Brisbane Act 1924'—	10
	omit, insert—	11
	<i>City of Brisbane Act 2010</i> .	12
Elect	oral Act 1992	13
1	Section 31(3)(a), ' <i>City of Brisbane Act 1924</i> or'—	14
	omit.	15
2	Section 152(2)(a)(iii)—	16
	omit.	17

#### City of Brisbane Bill 2010

Schedule 1

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Fair	Trading Act 1989
1	Section 9(1)(b)(iv), 'City of Brisbane Act 1924'— omit, insert— 'City of Brisbane Act 2010'.
	<sup>•</sup> Work (Commonwealth Powers) and Other visions Act 2009
1	Section 3, definition <i>local government sector employer</i> , paragraph (b), ' <i>City of Brisbane Act 1924</i> '— <i>omit, insert</i> — ' <i>City of Brisbane Act 2010</i> '.
Fire	and Rescue Service Act 1990
1	Section 114(3), 'City of Brisbane Act 1924'—

1	Section 114(3), 'City of Brisbane Act 1924'—	12
	omit, insert—	13
	<i>City of Brisbane Act 2010</i> .	14
2	Section 115(2), definition relevant provisions—	15
	omit, insert—	16
	<i>relevant provisions</i> means the provisions prescribed under a regulation.	17 18

Schedule 1

3	Section 119(1), 'under the'— omit, insert—	1
	'under the <i>City of Brisbane Act 2010</i> or the'.	2 3
4	Section 123(2), 'under the'—	4
	omit, insert—	5
	'under the City of Brisbane Act 2010 or the'.	6
5	Section 128A(a)—	7
	omit, insert—	8
	(a) for Brisbane City Council—special rates and charges, or separate rates and charges, under the <i>City of Brisbane Act 2010</i> ;'.	9 10 11
Ind	ustrial Development Act 1963	12
1	Section 3(6), 'City of Brisbane Act 1924'—	13
	omit, insert—	14
	'City of Brisbane Act 2010'.	15
Ind	ustrial Relations Act 1999	16
1	Section 692(2), 'established under the <i>City of Brisbane Act 1924</i> '—	17 18
	omit, insert—	19
	'under the City of Brisbane Act 2010'.	20

rt— ion of Act to corporate entities of local ients	3 4 5
Act does not apply to decisions of a corporate entity to xtent provided under—	6 7
the Local Government Act 2009, section 58A; or	8
the City of Brisbane Act 2010, section 57.'.	9
	the Local Government Act 2009, section 58A; or

1	Section 56(4)(a), ' <i>City of Brisbane Act 1924</i> '—	
	omit, insert—	12
	<i>City of Brisbane Act 2010</i> .	13

### Libraries Act 1988

14

1	Section 54, 'City of Brisbane Act 1924'—	15
	omit, insert—	16
	<i>City of Brisbane Act 2010</i> .	17

City of Brisbane Bill 2010

Schedule 1

Met	Metropolitan Water Supply and Sewerage Act 1909		1
1	Bri	ction 7, 'subject to the provisions of the <i>City of</i> <i>sbane Act 1924</i> , section 51, and the order in council de on 28 March 1928 under that section and'—	2 3 4
	om	it.	5
2	Se	ction 7—	6
	inse	ert—	7
	<b>'</b> (2)	In this section—	8
		<i>City of Brisbane</i> means Brisbane under the <i>City of Brisbane Act 2010.</i> '.	9 10

National Trust of Queensland Act 1963		11
1	Section 6(3)(a), 'City of Brisbane Act 1924'—	12
	omit, insert—	13
	<i>City of Brisbane Act 2010</i> .	14
Publi	c Sector Ethics Act 1994	15
1	Schedule, definition <i>local government legislation</i> , ' <i>City of Brisbane Act 1924</i> '—	16 17
	omit, insert—	18
	<i>City of Brisbane Act 2010</i> .	19

omit, insert— 'City of Brisbane Act 2010'.	1
Section 100(1), 'City of Brisbane Act 1924'—	1
omit, insert—	1
	1

	'City of Brisbane Act 2010'.	4
So	uth Bank Corporation Act 1989	5
1	Section 3, definition <i>council</i> , ' <i>City of Brisbane Act</i> 1924'—	6 7
	omit, insert—	8
	'City of Brisbane Act 2010'.	9
2	Section 92(2), ' <i>City of Brisbane Act 1924</i> , despite the provisions of the <i>Local Government Act 1993</i> '—	10 11
	omit, insert—	12
	'City of Brisbane Act 2010'.	13
3	Sections 92(3) and (4), 'City of Brisbane Act 1924'—	14
	omit, insert—	15
	'City of Brisbane Act 2010'.	16
4	Section 100(1), 'City of Brisbane Act 1924'—	17
	omit, insert—	18

**Racing Venues Development Act 1982** 

'City of Brisbane Act 2010'.

omit, insert—

Section 32, 'City of Brisbane Act 1924'—

1

Schedule 1

1

2

3

Schedule 1

5	Schedule 4, item 64(1), ' <i>Local Government Act 1993</i> or <i>City of Brisbane Act 1924</i> '—	1 2
	omit, insert—	3
	'City of Brisbane Act 2010'.	4
Urb	oan Land Development Authority Act 2007	5
1	Section 20, 'City of Brisbane Act 1924'—	6
	omit, insert—	7
	'City of Brisbane Act 2010'.	8
Val	uation of Land Act 1944	9
1	Section 25(3), ' <i>1993</i> , section 1027 and the <i>City of Brisbane Act 1924</i> , section 70'—	10 11
	omit, insert—	12
	'2009 and the City of Brisbane Act 2010'.	13
2	Section 25(4), ' <i>1993</i> , section 1027'—	14
	omit, insert—	15
	<i>'2009'</i> .	16
3	Section 25(5), 'City of Brisbane Act 1924, section 70'—	17
	omit, insert—	18
	'City of Brisbane Act 2010'.	19

4	Section 25(7), definition <i>rating Act</i> —	1
	omit, insert—	2
	' <i>rating Act</i> means—	3
	(a) the City of Brisbane Act 2010; or	4
	(b) the Local Government Act 2009.'.	5
5	Sections 29A(1), 30(1)(a), 72(1)(c) and 101A(7)(c), ' <i>City of</i> Brisbane Act 1924'—	6 7
	omit, insert—	8
	'City of Brisbane Act 2010'.	9

# Schedule 2 Dictionary

section	6	2
	-	

acceptable requests guidelines see section 166(5).	3
<i>adopt</i> , by the council, means adopt by resolution of the council.	4 5
advice guidelines see section 166(6).	6
ancillary works and encroachments means—	7
(a) cellars; or	8
(b) gates; or	9
(c) temporary rock anchors for building support; or	10
(d) ancillary works and encroachments under the Transport Infrastructure Act.	11 12
<i>anti-competitive provision</i> means a provision that a regulation identifies as creating barriers to—	13 14
(a) entry to a market; or	15
(b) competition within a market.	16
<i>appropriately qualified</i> , for a delegated power, includes having the qualifications, experience or standing to exercise the power.	17 18 19
Example of standing—	20
a person's classification level in the public service	21
approved form means a form approved under section 242.	22
approved inspection program see section 118(2).	23
<i>auditor-general</i> means the Queensland Auditor-General under the <i>Auditor-General Act 2009</i> .	24 25
<i>authorised officer</i> means a person who holds office under the Local Government Act, section 204D.	26 27
authorised person means a person who holds office under section 194.	28 29

BCC	cour	ncillor conduct review panel see section 173(7).	1
		<i>ncillors code of conduct</i> see section 174(2).	2
		g, of the council's term, see section 156(3).	3
0	U U	<i>enterprise</i> see section 41(3).	4
Ū		<i>change</i> see section 19(2).	5
	-	means the City of Brisbane.	6
		Act means the Building Act 1975.	7
	U	certifying activity see section 49(4).	8
	U	<i>unit</i> means a lot under—	9
(a)	the	<i>Body Corporate and Community Management Act</i> 7; or	10 11
(b)	the l	Building Units and Group Titles Act 1980; or	12
(c)	the l	Integrated Resort Development Act 1987; or	13
(d)	the <i>l</i>	Mixed Use Development Act 1993; or	14
(e)	anot	her Act prescribed under a regulation.	15
		<i>activity</i> , of the council, means trading in goods and y the council.	16 17
		<i>unit</i> , of the council, means a part of the council that a business activity of the council.	18 19
cause	e deti	riment to the council—	20
1	To c	cause detriment to the council includes—	21
	(a)	to sabotage a lawful process of the council (including adopting a budget or conducting a tender process, for example); or	22 23 24
	(b)	to cause the council to suffer a loss in its lawful performance of a function or commercial activity (including the loss of a future contractual arrangement, for example).	25 26 27 28
2	To c	cause detriment to the council does not include—	29
	(a)	merely embarrassing the council; or	30
	(b)	merely causing disagreement between councillors.	31

	1 2
6	3 4
	5 6
	7 8
<i>code of competitive conduct</i> see section 49(2).	9
	10 11
means the councillor appointed by members of the committee	12 13 14
	15 16
<i>competitive neutrality principle</i> see section 45(3).	17
<i>conclusion</i> , of the election of a councillor, means the day—	18
councillor—when the names of all elected candidates	19 20 21
conducted)—when the name of the elected candidate is	22 23 24
<i>conflict of interest</i> see section 170(3).	25
<i>consolidated version</i> , of a local law, see section 33(2).	26
<i>contractor</i> , of the council, means—	27
	28 29
(b) a person prescribed under a regulation.	30
plea of guilty, by a court, whether or not a conviction is	31 32 33

	<i>borate entity</i> means an entity that has been corporatised er this Act and to which the Corporations Act does not y.	1 2 3
<i>corp</i> 46(3	<i>oratisation</i> , of a significant business activity, see section ).	4 5
cost	-recovery fee see section 95(2).	6
cour	<i>ncil</i> see section 9.	7
	<i>acil employee</i> means any of the following of or relating to council—	8 9
(a)	the chief executive officer;	10
(b)	a senior contract employee;	11
(c)	a person holding an appointment under section 188.	12
cour	<i>ucillor</i> , for the council, includes the mayor.	13
cour	ncil worker see section 123(6).	14
cour	t means a court of competent jurisdiction.	15
	ne and Misconduct Act means the Crime and Misconduct 2001.	16 17
than offer	<i>inal history</i> , of a person, means all convictions, other spent convictions, recorded against the person for nees, in Queensland or elsewhere, whether before or after commencement of this Act.	18 19 20 21
-	<i>urtment's chief executive</i> means the chief executive of the urtment.	22 23
distr	<i>ibution</i> , of a how-to-vote card—	24
(a)	includes make the card available to other persons; but	25
(b)	does not include merely display the card.	26
Exan	aples—	27
1	A person distributes how-to-vote cards if the person hands the cards to other persons or leaves them at a place for other persons to take away.	28 29 30
2	A person does not distribute how-to-vote cards if the person attaches the cards to walls and other structures, merely for display.	31 32

<i>drafting certificate</i> , for a local law, means a certificate signed by the chief executive officer stating the local law was drafted in accordance with the drafting standards.	1 2 3
<i>drafting standards</i> , for local laws, means the standards, for drafting local laws, prescribed under a regulation.	4 5
elected includes re-elected.	6
<i>elector</i> means a person entitled to vote in an election of councillors.	7 8
Electoral Act means the Electoral Act 1992.	9
<i>electoral commission</i> means the Electoral Commission of Queensland under the Electoral Act.	10 11
<i>electoral commissioner</i> means the electoral commissioner under the Electoral Act.	12 13
<i>encumbrance</i> includes any of the following that affects land—	14 15
(a) a mortgage, lien or charge;	16
(b) a caveat;	17
(c) an agreement;	18
(d) a judgement, writ or process;	19
(e) an interest adverse to the interest of the land's owner;	20
but does not include an easement.	21
<i>establish</i> , a superannuation scheme, includes join in establishing a superannuation scheme.	22 23
<i>Establishment and Coordination Committee</i> means the council's Establishment and Coordination Committee continued under section 24.	24 25 26
<i>final part</i> , of the council's term, see section 156(5).	27
Forestry Act means the Forestry Act 1959.	28
<i>fresh election</i> means an election of all the councillors of the council that is not a quadrennial election.	29 30
<i>full cost pricing</i> , of a significant business activity, see section 46(4).	31 32

full-	time	government job see section 163(2).	1
gene	general rates see section 90(2).		
0		ent entity has the same meaning as in the ent Owned Corporations Act 1993.	3 4
0		<i>mmission</i> means the grants commission established Local Government Act.	5 6
head	d of ti	he council means—	7
(a)		he council is constituted by its councillors—the yor; or	8 9
(b)		he council is constituted by its chief executive cer—the chief executive officer.	10 11
hom	e inc	ludes—	12
(a)	a ro	om in a boarding house; and	13
(b)	a ca	aravan; and	14
(c)	Mai	manufactured home within the meaning of the <i>nufactured Homes (Residential Parks) Act 2003</i> , tion 10.	15 16 17
Hou	sing	Act contract means a contract of sale—	18
(a)	that	was entered into under—	19
	(i)	the State Housing Act 1945, section 24, before the repeal of that Act; or	20 21
	(ii)	the Housing Act 2003, section 113; or	22
(b)	und	er which—	23
	(i)	the purchase price, other than the deposit, is payable in 2 or more instalments; or	24 25
	(ii)	the sale is of a share in a house and land.	26
how	-to-va	ote card means—	27
(a)		ard, handbill or pamphlet, relating to an election for ch optional preferential voting applies, that—	28 29
	(i)	is or includes a representation of a ballot paper or part of a ballot paper; or	30 31

	(ii)	is or includes something apparently intended to represent a ballot paper or part of a ballot paper; or	1 2
	(iii)	lists the names of any or all of the candidates for the election with a number indicating an order of voting preference against the names of any or all of the candidates; or	3 4 5 6
	(iv)	otherwise directs or encourages the casting of preference votes, other than first preference votes, in a particular way; or	7 8 9
(b)		rd, handbill or pamphlet, relating to an election for ch first-past-the-post voting applies, that—	10 11
	(i)	is or includes a representation of a ballot paper or part of a ballot paper; or	12 13
	(ii)	is or includes something apparently intended to represent a ballot paper or part of a ballot paper; or	14 15
	(iii)	directs or encourages the casting of a vote for a number of particular candidates equal to the number of candidates to be elected.	16 17 18
iden	tity co	ard, of a person, means a card that—	19
(a)		tifies the person as an authorised person, council ker or authorised officer; and	20 21
(b)	cont	ains a recent photo of the person; and	22
(c)	cont	ains a copy of the person's signature; and	23
(d)	state	es the expiry date for the identity card.	24
inap	propr	riate conduct see section 173(4).	25
		<i>instrument</i> means an industrial instrument under rial Relations Act.	26 27
<b>Indi</b> 1999		Relations Act means the Industrial Relations Act	28 29
inter	rim lo	<i>cal law</i> see section 27(4).	30
inve	stigat	<i>or</i> see section 200(2).	31
joint	t gove	rnment activity see section 12(2).	32

judi	<i>cial review</i> means a review under the Judicial Review Act.	1
Judi	icial Review Act means the Judicial Review Act 1991.	2
land	<i>l</i> includes—	3
(a)	freehold land; and	4
(b)	land held from the State for a leasehold interest; and	5
(c)	a mining claim.	6
Lan	d Act means the Land Act 1994.	7
Lan	d Title Act means the Land Title Act 1994.	8
<b>Loc</b> 2009	al Government Act means the Local Government Act 9.	9 10
	<i>l government area</i> see the Local Government Act, ion 8(2).	11 12
	al Government (Financial Assistance) Act means the al Government (Financial Assistance) Act 1995 (Cwlth).	13 14
<i>local government principles</i> see section 4(2).		15
cour	<i>l government related law</i> means a law under which the neil performs the council's responsibilities, including, for mple—	16 17 18
(a)	this Act; and	19
(b)	the Local Government Act; and	20
(c)	a local law; and	21
(d)	the Planning Act; and	22
(e)	a planning scheme, under the Planning Act; and	23
(f)	the Plumbing and Drainage Act; and	24
(g)	the Water Act 2000; and	25
(h)	the Water Supply (Safety and Reliability) Act 2008.	26
loca	<i>l law</i> see section 27(2).	27
mat	erial personal interest see section 169(2).	28
<i>middle</i> , of the council's term, see section 156(4).		29

	ng claim means a mining claim under the Mineral urces Act 1989.	1 2
misc	onduct see section 173(3).	3
mod	el local law see section 27(7).	4
follo	<i>conal Competition Policy Agreements</i> means the wing agreements (made between the Commonwealth and states on 11 April 1995), as in force for the time being—	5 6 7
(a)	the Conduct Code Agreement;	8
(b)	the Competition Principles Agreement;	9
(c)	the Agreement to Implement National Competition Policy and Related Reforms.	10 11
notic	ere of intention to acquire land see section 64(2).	12
occu	<i>pier</i> , of property, see section 110(6).	13
ordir	nary business matter means—	14
(a)	the remuneration of councillors or members of a council committee; or	15 16
(b)	the provision of superannuation entitlements or accident insurance for councillors or council employees; or	17 18
(c)	the terms on which goods, services or facilities are to be offered by the council for use or enjoyment of the public in Brisbane; or	19 20 21
(d)	the making or levying of rates and charges, or the fixing of a cost-recovery fee, by the council; or	22 23
(e)	a planning scheme of general application in Brisbane; or	24
(f)	a resolution required for the adoption of a budget for the council; or	25 26
(g)	a matter that is of interest to a person merely as-	27
	(i) an employee of the State or a government entity; or	28
	(ii) an elector, ratepayer or resident of Brisbane; or	29
	<ul><li>(iii) a beneficiary under a policy of accident insurance, public liability or professional indemnity insurance held, or to be held, by the council; or</li></ul>	30 31 32

	(iv)	a user of goods, services or facilities supplied, or to be supplied, by the council (whether under a contract or otherwise) as a member of the public in common with other members of the public; or	1 2 3 4	
	(v)	a candidate for election or appointment as a mayor, deputy mayor or member of a committee of the council; or	5 6 7	
	(vi)	a member of a non-profit, charitable or religious organisation involving no personal financial gain or loss to the person.	8 9 10	
overa	ıll Sta	<i>te interest</i> is—	11	
(a)	econ	an interest that the Minister considers affects the economic, environmental or social interest of all or part of the State; or		
(b)	an interest that the Minister considers affects the interest of ensuring there is an accountable, effective and efficient system of local government; or			
(c)	an in	terest prescribed under a regulation.	18	
owne	<b>r</b> of l	and—	19	
1	An o	wner of land is—	20	
	(a)	a registered proprietor of freehold land; or	21	
	(b)	a purchaser of freehold land from the State under an Act; or	22 23	
	(c)	a purchaser of land under a Housing Act contract; or	24 25	
	(d)	a person who has a share in land that the person bought under a Housing Act contract; or	26 27	
	(e)	a lessee of land held from the State, and a manager, overseer or superintendent of the lessee who lives on the land; or	28 29 30	
	(f)	the holder of a mining claim or lease; or	31	
	(g)	the holder of land mentioned in the <i>Mineral Resources Act 1989</i> , schedule, definition <i>owner</i> ; or	32 33	

	(h)	a lessee under the <i>Petroleum Act 1923</i> or the <i>Petroleum and Gas (Production and Safety) Act 2004</i> ; or	1 2 3
	(i)	a lessee of land held from a government entity or the council; or	4 5
	(j)	the holder of an occupation permit or stock grazing permit under the Forestry Act or of a permit prescribed under a regulation; or	6 7 8
	(k)	the holder of a permission to occupy from the chief executive of the department responsible for the administration of the Forestry Act; or	9 10 11
	(1)	the holder of a permit to occupy under the Land Act; or	12 13
	(m)	a licensee under the Land Act; or	14
	(n)	for land on which there is a structure subject to a timeshare scheme—the person notified to the council as the person responsible for the administration of the scheme as between the participants in the scheme; or	15 16 17 18 19
	(0)	another person who is entitled to receive rent for the land; or	20 21
	(p)	another person who would be entitled to receive rent for the land if it were leased at a full commercial rent.	22 23 24
2	a go	vever, an <i>owner</i> of land does not include the State, or overnment entity, except as far as the State or ernment entity is liable under an Act to pay rates.	25 26 27
Plan	ning	Act means the Sustainable Planning Act 2009.	28
Plan	ning	and Environment Court see the Planning Act.	29
plan	ning	scheme see the Planning Act, section 79.	30
	0	and Drainage Act means the Plumbing and Act 2002.	31 32
-		<i>nmissioner</i> means the commissioner of the police der the <i>Police Service Administration Act 1990</i> .	33 34

<i>political party</i> means an organisation registered as a political party under the Electoral Act.		1 2
<i>private property</i> see section 110(4).		3
priva	ate sector means an entity that is not—	4
(a)	the Commonwealth or a State; or	5
(b)	a State authority; or	6
(c)	a local government.	7
prop	erty means land, any structure on the land, and a vehicle.	8
publ	<i>ic office</i> , of the council, see section 236.	9
publ	<i>ic place</i> see section 110(5).	10
<i>publ</i> unde	<i>ic thoroughfare easement</i> is an easement created er—	11 12
(a)	the Land Act, chapter 6, part 4, division 8; or	13
(b)	the Land Title Act, part 6, division 4.	14
publ	<i>ic utilities</i> means—	15
(a)	works for the supply of drainage, electricity, gas, sewerage, telecommunications or water; or	16 17
(b)	works for an infrastructure corridor under the <i>State Development and Public Works Organisation Act 1971</i> , section 82; or	18 19 20
(c)	works for a purpose mentioned in the <i>State Development</i> and <i>Public Works Organisation Act 1971</i> , section 125; or	21 22 23
(d)	other works declared under a regulation to be a public utility.	24 25
	<i>drennial elections</i> means the elections for local ernments that are held in 2012, and every fourth year after 2.	26 27 28
rated	able land see section 91(2).	29
<i>rates</i> rates	s includes any interest accrued, or premium owing, on the	30 31

rates	s and charges see section 89(2).	1
reas	onable proportion of electors see section 17(4).	2
reasonable written notice see section 123(4).		3
<i>registered officer</i> , of a political party, means the registered officer of the political party under the Electoral Act.		4 5
<i>registrar of titles</i> means the public authority responsible for registering title to land and dealings affecting land.		
reme	edial notice see section 123(2).	8
-	aled Business and Procedure Act means the repealed bane City Council Business and Procedure Act 1939.	9 10
-	aled City of Brisbane Act means the repealed City of bane Act 1924.	11 12
repe	aled mall Act means—	13
(a)	the repealed Local Government (Chinatown and The Valley Malls) Act 1984; or	14 15
(b)	the repealed Local Government (Queen Street Mall) Act 1981.	16 17
	<i>lution</i> , of the council, means the formal decision of the neil at a council meeting.	18 19
responsibility includes a function.		
rewa	urd does not include—	21
(a)	a councillor's remuneration as a councillor; or	22
(b)	an amount decided under the deed under the <i>Superannuation (State Public Sector) Act 1990</i> in relation to a transferring member within the meaning of section 32A of that Act; or	23 24 25 26
(c)	reasonable expenses actually incurred for any 1 or more of the following—	27 28
	(i) accommodation;	29
	(ii) meals;	30
	(iii) domestic air travel;	31

	(iv) taxi fares or public transport charges;	1
	(v) motor vehicle hire; or	2
(d)	an amount paid as a pension or otherwise for past service in a full-time government job.	3 4
road	see section $62(2)$ .	5
road	<i>s activity</i> see section 49(5).	6
rules	s of procedure see section 25(4).	7
sani	tary drain—	8
(a)	means a drain that is immediately connected to, and used to carry discharges from, a soil or waste pipe; but	9 10
(b)	does not include a pipe that is a part of a drain for carrying off effluent from a property after treatment in an on-site sewerage facility.	11 12 13
seni	or contract employee means a council employee who is—	14
(a)	employed on a contractual basis; and	15
(b)	is classified by the council as 'senior executive service'.	16
sepa	rate rates and charges see section 90(5).	17
recei sewe	<i>trage treatment system</i> means the infrastructure used to ive, transport and treat sewage or effluent (including ers, access chambers, machinery, outfalls, pumps, etures and vents, for example).	18 19 20 21
<u> </u>	, a thing, includes the making of a mark on the thing in t of someone else who signs the thing as witness.	22 23
sign	<i>ificant business activity</i> see section 45(4).	24
spec	<i>ial rates and charges</i> see section 90(3).	25
spen	t conviction means a conviction—	26
(a)	for which the rehabilitation period under the <i>Criminal Law</i> ( <i>Rehabilitation of Offenders</i> ) <i>Act</i> 1986 has expired; and	27 28 29
(b)	that is not revived as prescribed by section 11 of that Act.	30 31

<i>standing committee</i> , of the council, means a committee of its councillors that meets to discuss the topics decided by the council when establishing the committee.	
<i>State-controlled road</i> see the Transport Infrastructure Act schedule 6.	, 4 5
<i>State office</i> , of the department, means the office of the department at the address prescribed under a regulation.	e 6 7
<b>Statutory Bodies Financial Arrangements Act</b> means the Statutory Bodies Financial Arrangements Act 1982.	e 8 9
<i>statutory committee</i> , of the council, means a committee of the council that is required under this Act and may not be dissolved by the council.	
stormwater drain see section 80(2).	13
stormwater installation see section 80(3).	14
<i>structure</i> means anything that is built or constructed, whether or not it is attached to land.	r 15 16
subordinate local law see section 27(5).	17
<i>super board</i> see the Local Government Act, section 208(1).	18
<i>sustainable development</i> is development that is designed to meet present needs while also taking into account future costs (including costs to the environment and the depletion of natural resources, for example).	s 20
<i>timeshare scheme</i> , for a structure, means a scheme that is to operate for at least 3 years during which time the participants in the scheme are, or may become, entitled to use, occupy or possess the structure, or part of the structure, for 2 or more periods.	s 24 r 25
<b>Transport Infrastructure Act</b> means the Transport Infrastructure Act 1994.	t 28 29
tribunal see the Local Government Act, section 183.	30
trust deed means a trust deed made by the super board.	31

Schedule 2
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utility charges see section 90(4).	1
ward, of Brisbane, see section 17(1).	2

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