

Queensland



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Biosecurity Bill 2013

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2013

A Bill

for

An Act to provide for a comprehensive biosecurity framework to manage the impacts of animal and plant diseases and pests in a timely and effective way and ensure the safety and quality of animal feed, fertilisers and other agricultural inputs, to repeal the Agricultural Standards Act 1994, the Apiaries Act 1982, the Diseases in Timber Act 1975, the Exotic Diseases in Animals Act 1981, the Plant Protection Act 1989 and the Stock Act 1915, to amend the Chemical Usage (Agricultural and Veterinary) Control Act 1988, the Fisheries Act 1994 and the Land Protection (Pest and Stock Route Management) Act 2002, and to make minor and consequential amendments of the Acts mentioned in schedule 4

The P	The Parliament of Queensland enacts—		
Cha	pte	er 1 Preliminary	2
Part	1	Introduction	3
1	She	ort title	4
		This Act may be cited as the <i>Biosecurity Act 2013</i> .	5
2	Co	mmencement	6
	(1)	This Act commences on a day to be fixed by proclamation.	7
	(2)	However, if no day has been fixed by 1 July 2016, the Act commences on that day.	8 9
	(3)	The Acts Interpretation Act 1954, section 15DA does not apply to this Act.	10 11
3	Sin	nplified outline of main provisions of Act	12
	(1)	Chapter 1 describes the purposes and scope of the Act and defines key concepts.	13 14
	(2)	Chapter 2 imposes—	15
		(a) a general biosecurity obligation on persons dealing with biosecurity matter or a carrier of biosecurity matter; and	16 17
		(b) other obligations in relation to biosecurity matter that is prohibited or restricted matter; and	18 19
		(c) obligations on persons to notify an inspector about particular incidents.	20 21
	(3)	Chapter 3 establishes the functions and obligations of local governments and continues the Land Protection Fund.	22 23

(4)	Chapter 4 deals with invasive animal boards and barrier fencing.	1 2	
(5)	Chapter 5 provides for codes of practice and guidelines to be made under this Act.	3 4	
(6)	Chapter 6 establishes procedures for dealing with biosecurity emergencies and risks.	5 6	
(7)	Chapter 7 provides for the registration of entities and places and a system for the identification and tracking of particular animals.	7 8 9	
(8)	Chapter 8 creates a permit process to allow particular dealings with biosecurity matter that is prohibited or restricted matter.	10 11	
(9)	Chapter 9 provides for the making of programs for the surveillance, and prevention and control, of biosecurity risks.	12 13	
(10)	Chapter 10 provides for persons appointed to perform functions under the Act to exercise powers and enter places, seize things and obtain information.	14 15 16	
(11)	Chapter 11—	17	
	(a) establishes a scheme for payment of statutory compensation for particular damage or loss arising from action taken under this Act; and	18 19 20	
	(b) deals with the effect of industry compensation schemes on statutory compensation.	21 22	
(12)	Chapter 12 deals with evidence, legal proceedings and the review of decisions made under the Act.		
(13)	Chapter 13 provides for the giving of biosecurity orders to persons to deal with biosecurity risks.		
(14)	Chapter 14 empowers the State to enter into agreements with other jurisdictions, local governments, industry bodies and natural resource management bodies to achieve the purposes of, and ensure compliance with, this Act.		
(15)	Chapter 15 provides for an accreditation scheme to enable convenient and efficient compliance with, or exemption from, particular requirements of this Act.	31 32 33	

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	(16)	Chapter 16 establishes auditing processes for accreditations given, and agreements made, under this Act.	1 2
	(17)	Chapter 17 provides for the amendment, suspension and cancellation of particular authorities granted under this Act.	3 4
	(18)	Chapter 18 deals with miscellaneous matters for the administration of this Act.	5 6
	(19)	Chapter 19 repeals particular Acts and provides for savings and transitional matters.	7 8
Part	t 2	Purposes of Act and achieving the purposes	9 10
4	Pur	poses of Act	11
	(1)	The main purposes of this Act are as follows—	12
		(a) to provide a framework for an effective biosecurity system for Queensland that—	13 14
		(i) helps to minimise biosecurity risks; and	15
		(ii) facilitates responding to impacts on a biosecurity consideration, including responding to biosecurity events, in a timely and effective way;	16 17 18
		(b) to ensure the safety and quality of animal feed, fertilisers and other agricultural inputs;	19 20
		(c) to help align responses to biosecurity risks in the State with national and international obligations and requirements for accessing markets for animal and plant produce, including live animals and plants.	21 22 23 24
	(2)	It is also a purpose of this Act to manage risks associated with the following—	25 26
		(a) emerging, endemic and exotic pests and diseases that impact on—	27 28

		(i) plant and animal industries, including agriculture, aquaculture, horticulture, fisheries and forestry industries; or	1 2 3
		(ii) the built environment; or	4
		(iii) companion or leisure animals; or	5
		(iv) biodiversity and the natural environment; or	6
		(v) tourism, lifestyle and pleasure industries; or	7
		(vi) infrastructure and service industries, including power, communication, shipping and water supplies;	8 9 10
	(b)	the transfer of diseases from animals to humans and from humans to animals;	11 12
	(c)	biological, chemical and physical contaminants in carriers.	13 14
3)	In th	nis section—	15
	built	t environment means the environment, but having	
	parti loca	icular regard to the qualities and characteristics of tions, places and areas arising out of the existence of dings and other examples of human activity.	16 17 18 19
Ho [,]	parti loca build	icular regard to the qualities and characteristics of tions, places and areas arising out of the existence of	17 18
Ho	parti loca build w pu	icular regard to the qualities and characteristics of tions, places and areas arising out of the existence of dings and other examples of human activity.	17 18 19
ło	parti loca build w pu	icular regard to the qualities and characteristics of tions, places and areas arising out of the existence of dings and other examples of human activity. rposes are primarily achieved	17 18 19
Но	parti loca build w pu i	icular regard to the qualities and characteristics of tions, places and areas arising out of the existence of dings and other examples of human activity. rposes are primarily achieved purposes of this Act are to be achieved primarily by— imposing a general obligation on persons to prevent or minimise the impact of biosecurity risks on human health, social amenity, the economy and the	17 18 19 20 21 22 23 24
Но	parti loca build w pur The (a)	rposes are primarily achieved purposes of this Act are to be achieved primarily by— imposing a general obligation on persons to prevent or minimise the impact of biosecurity risks on human health, social amenity, the economy and the environment (each a biosecurity consideration); and regulating activities involving biosecurity matter or	177 188 199 200 211 222 233 244 255 260

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		prevent a biosecurity event or to postpone a response to a biosecurity risk; and	1 2
	(d)	providing for flexible and timely ways of minimising and mitigating biosecurity risks; and	3 4
	(e)	providing for monitoring and enforcement of compliance with this Act; and	5 6
	(f)	providing for codes of practice relating to a person's obligations under this Act; and	7 8
	(g)	providing for the chief executive to make guidelines or policies about the application of this Act and how a person may comply with obligations imposed under this Act; and	9 10 11 12
	(h)	providing for a framework that improves the capacity of local governments, industry and the community generally to respond to biosecurity risks.	13 14 15
Part 3		Application and operation of Act	16 17
6 Sco	ope o	f Act generally	18
	This	Act includes within its scope—	19
	(a)	acts and omissions on or in land and waters of the State in relation to biosecurity matter that may pose a biosecurity risk; and	20 21 22
	(b)	any dealing with prohibited matter, restricted matter or carriers that may pose a biosecurity risk.	23 24

7	Ac	t bind	ds all persons	1
	(1)	exte	s Act binds all persons, including the State and, to the ent the legislative power of the Parliament permits, the amonwealth and the other States.	2 3 4
	(2)		wever, the Commonwealth or a State can not be prosecuted an offence against this Act.	5 6
8	Ge	neral	application of Act to ships	7
	(1)	Que	s section states the application of this Act to ships in tensland waters and ships in waters beyond the outer limit Queensland waters (<i>other waters</i>).	8 9 10
	(2)	This	s Act applies to—	11
		(a)	a ship in Queensland waters; and	12
		(b)	to the extent this Act applies in other waters, including, for example, under the <i>Crimes at Sea Act 2001</i> —a ship in other waters if the ship is travelling from a place in Queensland to another place in Queensland.	13 14 15 16
	(3)	This	s Act does not apply to—	17
		(a)	a ship in other waters if the ship is travelling from a place outside of Queensland to another place outside of Queensland; or	18 19 20
		(b)	a ship of the Australian Defence Force or of a defence force of another country.	21 22
9	Re	latior	nship with particular Acts	23
	(1)	This	s Act is in addition to, and does not limit, any other Act.	24
	(2)		nis Act is inconsistent with an Act as follows, that Act vails, but only to the extent of the inconsistency—	25 26
		(a)	Biological Control Act 1987;	27
		(b)	Food Act 2006;	28
		(c)	Food Production (Safety) Act 2000;	29

		(d) Gene Technology Act 2001;	1
		(e) Public Health Act 2005.	2
	(3)	Subject to subsection (4), this Act does not affect the application of a relevant Act.	3 4
	(4)	A person who does an act authorised under chapter 6, part 1 or 2 or an inspector, a person directed by an inspector or a person authorised by an inspector who takes steps under chapter 10, part 3 is taken not to commit an offence against a relevant Act only because of doing the act or taking the steps.	5 6 7 8 9
	(5)	The Neighbourhood Disputes (Dividing Fences and Trees) Act 2011, chapter 2 does not apply in relation to a barrier fence.	10 11
	(6)	In this section—	12
		relevant Act means any of the following—	13
		(a) Fisheries Act 1994;	14
		(b) Forestry Act 1959;	15
		(c) Marine Parks Act 2004;	16
		(d) Nature Conservation Act 1992;	17
		(e) Vegetation Management Act 1999.	18
10		ntravention of this Act does not create civil cause of tion	19 20
		No provision of this Act creates a civil cause of action based on a contravention of the provision.	21 22
11	Ac	t does not affect other rights or remedies	23
	(1)	This Act does not affect or limit a civil right or remedy that exists apart from this Act, whether at common law or otherwise.	24 25 26
	(2)	Without limiting subsection (1), compliance with this Act does not necessarily show that a civil obligation that exists	27 28

		t from this Act has been satisfied or has not been ched.	1 2
12 Co	mmu	nity involvement in administration of Act	3
	of, Abo tradi	Act is to be administered, as far as practicable, in sultation with, and having regard to the views and interests public sector entities, local governments, industry, rigines and Torres Strait Islanders under Aboriginal tion and Island custom, interested groups and persons and community generally.	4 5 6 7 8 9
Part 4		Interpretation	10
Division	1	Dictionary	11
13 De	efinitio	ons	12
	The this	dictionary in schedule 5 defines particular words used in Act.	13 14
Divisior	2	Key concepts and definitions	15
14 W	hat is	a biosecurity event	16
	A bi	osecurity event is an event comprising something that—	17
	(a)	has happened, is happening or may happen; and	18
	(b)	has had, is having or may have a significant adverse effect on a biosecurity consideration; and	19 20
	(c)	was or is being caused by, or may be or may have been caused by, biosecurity matter.	21 22

		Exan	ples—		1
		1	caused b	has died and it has been confirmed that the death was by the Hendra virus infection. This may have a significant effect on human health.	2 3 4
		2	another	as been a suspected outbreak of foot and mouth disease in State that may spread to the State and may have a unt adverse effect on the economy.	5 6 7
15	Wh	at is	biosec	urity matter	8
	(1)	Bios	ecurity i	matter is—	9
		(a)	a living	g thing, other than a human or part of a human; or	10
		(b)	a patho	ogenic agent that can cause disease in—	11
			(i) a	living thing, other than a human; or	12
			. ,	human, by the transmission of the pathogenic gent from an animal to the human; or	13 14
		(c)	a disea	se; or	15
		(d)	a conta	minant.	16
	(2)	the l	oiosecuri	y matter has a life cycle, a reference in this Act to ity matter includes a reference to the biosecurity h stage of its life cycle.	17 18 19
			<i>ples of sta</i> g, larva, pu	ages of the life cycle for particular biosecurity matter— upa, adult	20 21
	(3)	matt mov bios	er regula ement ecurity n	or 2, a prohibited matter regulation, a restricted ation, a biosecurity zone regulatory provision or a control order states a common name for matter, it is sufficient in a provision of this Act to biosecurity matter by the common name.	22 23 24 25 26
16	Wh	at is	a biose	ecurity risk	27
			ecurity o	ty risk is a risk of any adverse effect on a consideration caused by, or likely to be caused	28 29 30

		(a) biosecurity matter; or	1
		(b) dealing with biosecurity matter or a carrier; or	2
		(c) carrying out an activity relating to biosecurity matter or a carrier.	3 4
17	Wh	nt is a <i>carrier</i>	5
	(1)	A <i>carrier</i> is any animal or plant, or part of any animal or plant, or any other thing—	6 7
		(a) capable of moving biosecurity matter attached to, or contained in, the animal, plant or other thing from a place to another place; or	8 9 10
		(b) containing biosecurity matter that may attach to or enter another animal or plant, or part of another animal or plant, or another thing.	11 12 13
	(2)	In this section—	14
		thing—	15
		(a) means a thing, whether alive, dead or inanimate; and	16
		(b) includes a human.	17
18	Wh	nt is a <i>contaminant</i>	18
	(1)	A <i>contaminant</i> is anything that may be harmful to animal or plant health or pose a risk of any adverse effect on a biosecurity consideration.	19 20 21
	(2)	The presence of a <i>contaminant</i> in a carrier may be harmful to any animal or plant, or part of an animal or plant, that the carrier attaches to or enters.	22 23 24
	(3)	The presence of a contaminant in a carrier may be caused by—	25 26
		(a) manufacturing, packaging, packing, preparing, processing, producing, storing, treating or transporting the carrier; or	27 28 29

		(b)	environmental contamination of the carrier.	1
		Exan	nples of a contaminant—	2
		•	pathogenic bacteria in irrigation water	3
		•	environmental contaminants, including dioxins and residual organochlorine pesticides and nanoparticles	4 5
		•	heavy metals in fertilisers and animal feed	6
		•	waste from industrial and mining activities, including waste containing asbestos, heavy metals or radioactive material	7 8
		•	weed seeds	9
19	Wh	at is	prohibited matter	10
			hibited matter is biosecurity matter that, for the time ag, is established as prohibited matter under chapter 2.	11 12
20	Pro	hibit	ted matter criteria	13
		Bios	security matter satisfies the prohibited matter criteria if—	14
		(a)	the biosecurity matter is not currently present or known to be present in the State; and	15 16
		(b)	there are reasonable grounds to believe that if it did enter the State or part of the State the biosecurity matter may have a significant adverse effect on a biosecurity consideration.	17 18 19 20
		Exan	nple of significant adverse effect on a biosecurity consideration—	21
		sig or	the entry of particular biosecurity matter into the State may have a gnificant adverse effect on the economy if, for the purposes of trade in market access for a product, there were to be imposed a requirement prove that the product is free from the biosecurity matter.	22 23 24 25
21	Wh	at is	restricted matter	26
	(1)		tricted matter is biosecurity matter that, for the time ag, is established as restricted matter under chapter 2.	27 28

	(2)	Restricted matter has the category number or numbers assigned to it in schedule 2 or in the restricted matter regulation that, under chapter 2, provides for its establishment as restricted matter.	1 2 3 4
	(3)	A reference in this Act to restricted matter of a particular category number is a reference to restricted matter that is assigned that category number in schedule 2 or the restricted matter regulation.	5 6 7 8
22	Re	stricted matter criteria	9
		Biosecurity matter satisfies the restricted matter criteria if—	10
		(a) the biosecurity matter is currently present in the State; and	11 12
		(b) there are reasonable grounds to believe that, if restrictions under this Act are not imposed on the biosecurity matter to reduce, control or contain it, it may have an adverse effect on a biosecurity consideration.	13 14 15 16
Cha	apte	er 2 Significant obligations and offences	17 18
Part	t 1	General biosecurity obligation	19
23	Wh	at is a general biosecurity obligation	20
	(1)	This section applies to a person who deals with biosecurity matter or a carrier, or carries out an activity, if the person knows or ought reasonably to know that the biosecurity matter, carrier or activity poses or is likely to pose a biosecurity risk.	21 22 23 24 25

(2)	oblig	person has an obligation (a <i>general biosecurity</i> gation) to take all reasonable and practical measures to ent or minimise the biosecurity risk.	1 2 3
(3)		o, the person has an obligation (also a <i>general biosecurity gation</i>)—	4 5
	(a)	to prevent or minimise adverse effects on a biosecurity consideration of the person's dealing with the biosecurity matter or carrier or carrying out the activity; and	6 7 8 9
	(b)	to minimise the likelihood of causing a biosecurity event, or to limit the consequences of a biosecurity event caused, by dealing with the biosecurity matter or carrier or carrying out the activity; and	10 11 12 13
	(c)	not to do or omit to do something if the person knows or ought reasonably to know that doing or omitting to do the thing may exacerbate the adverse effects, or potential adverse effects, of the biosecurity matter, carrier or activity on a biosecurity consideration.	14 15 16 17 18
		uples of things that may exacerbate the adverse effects, or potential rse effects, of biosecurity matter, a carrier or an activity—	19 20
	•	failing to isolate an infected animal from a herd	21
	•	failing to wash footwear before leaving a property on which anthrax is present	22 23
	•	inappropriately disposing of leaf litter containing a plant virus or disease	24 25
	•	failing to take reasonable steps to reduce contaminants in plants and animals, including, for example, by allowing designated animals (not including bees) to graze on land contaminated with heavy metals or by using water that may contain a contaminant to irrigate crops	26 27 28 29 30
	•	failing to manage the impact of invasive plants and animals on a person's land	31 32

24	Ge	neral biosecurity obligation offence provision	1
	(1)	A person on whom a general biosecurity obligation is imposed must discharge the obligation.	2 3
		Maximum penalty—	4
		(a) if the offence is an aggravated offence—3000 penalty units or 3 years imprisonment; or	5 6
		(b) if the offence is not an aggravated offence—	7
		(i) for a breach in relation to prohibited matter—1000 penalty units or 1 year's imprisonment; or	8 9
		(ii) for a breach in relation to restricted matter—750 penalty units or 6 months imprisonment; or	10 11
		(iii) otherwise—500 penalty units.	12
	(2)	If the offence is not an aggravated offence, it is a defence for the person to show that the person had a reasonable excuse for failing to discharge the obligation.	13 14 15
25		ect of regulation for discharge of general biosecurity ligation	16 17
	(1)	This section applies if a provision of a regulation (<i>regulation provision</i>) is identified in the regulation as a provision that prescribes a way of discharging a person's general biosecurity obligation.	18 19 20 21
	(2)	Unless otherwise stated in the regulation, the regulation provision does not prescribe all that a person to whom the provision applies must do, or must not do, to discharge the person's general biosecurity obligation.	22 23 24 25
	(3)	However, for applying the general biosecurity obligation offence provision, the person fails to discharge the general biosecurity obligation if the person contravenes the regulation provision.	26 27 28 29

26	Effect of code of practice for discharge of general biosecurity obligation						
	(1)	This section applies if a code of practice states a way of discharging a person's general biosecurity obligation.	3 4				
	(2)	Unless otherwise stated in the code of practice, the code of practice does not state all that a person to whom the code of practice applies must do, or must not do, to discharge the person's general biosecurity obligation.					
	(3)	However, for applying the general biosecurity obligation offence provision, the person fails to discharge the general biosecurity obligation if the person—	9 10 11				
		(a) contravenes, or otherwise acts inconsistently with, the code of practice; and	12 13				
		(b) does not follow a way that is as effective as, or more effective than, the code of practice for discharging the general biosecurity obligation.	14 15 16				
	(4)	Also, for applying the general biosecurity obligation offence provision, if a regulation requires a person to comply with the whole or a stated part of a code of practice to discharge the person's biosecurity obligation, the person fails to discharge the general biosecurity obligation if the person contravenes, or otherwise acts inconsistently with, the code of practice or stated part.	17 18 19 20 21 22 23				
27		gravated offences—significant damage to health and fety of people or to the economy or environment	24 25				
	(1)	An offence is an <i>aggravated offence</i> if the commission of the offence causes significant damage, or is likely to cause significant damage, to the health and safety of people or to the economy or the environment.	26 27 28 29				
	(2)	To prove an aggravated offence, the prosecution must prove that the person who committed the offence—	30 31				

		(a)	damage to the health and safety of people or to the	1 2 3
		(b)	significant damage to the health and safety of people or	4 5 6
28	De	fence	e of due diligence	7
	(1)	oblig prov exer	gation offence provision, it is a defence for a person to we that the person took all reasonable precautions and reised proper diligence to prevent the commission of the ence by the person or by another person under the person's	8 9 10 11 12 13
	(2)	state	hout limiting the ways in which a person proves the matter ed in subsection (1), a person proves the matter if the son proves that—	14 15 16
		(a)	the conduct alleged to constitute the offence was due to—	17 18
			(i) an act or default of another person; or	19
				20 21
		(b)	the person made all reasonable enquiries about—	22
			carrier of prohibited matter or restricted matter the	23 24 25
			any carrier of any biosecurity matter to rid the	26 27 28
		(c)	any of the following applied—	29
			any biosecurity matter or carrier of any biosecurity	30 31 32

		of any biosecurity matter or carrier of any biosecurity matter, it was reasonable in all the circumstances to rely on the checks carried out by the other person;	1 2 3 4 5
		Example—	6
		checks carried out by a veterinary surgeon	7
		(iii) it was reasonable in all the circumstances to rely on checks carried out by another person who supplied any biosecurity matter or carrier of any biosecurity matter to the person; and	8 9 10 11
	(d)	the person took the precautions that were reasonable in all the circumstances to prevent the spread of any biosecurity matter.	12 13 14
(3)	matt	b, without limiting the ways in which a person proves the ter stated in subsection (1) or $(2)(c)(i)$, a person proves the ter if the person proves that—	15 16 17
	(a)	if a regulation prescribes a way in which a person's general biosecurity obligation can be discharged to prevent or minimise a biosecurity risk posed by the relevant biosecurity matter or carrier of the biosecurity matter—the person followed the prescribed way; or	18 19 20 21 22
	(b)	if a code of practice states a way in which a person's general biosecurity obligation can be discharged to prevent or minimise a biosecurity risk posed by the relevant biosecurity matter or carrier of the biosecurity matter—the person adopted and followed the stated way.	23 24 25 26 27 28
(4)		s section is not intended to exclude the operation of the minal Code, section 24.	29 30
(5)	In su	ubsection (2)(a) and (c)—	31
	anoi	ther person does not include a following person—	32
	(a)	an employee or agent of the defendant;	33

		· '	1 2
Par	t 2	Prohibited matter	3
Divi	sion	3	4 5
29	Bas	sic prohibited matter declaration provision	6
	(1)	•	7 8
	(2)	prohibited matter regulation or an emergency prohibited	9 10 11
30	Pro	hibited matter regulation	12
	(1)	A regulation (a <i>prohibited matter regulation</i>) may—	13
		•	14 15
		schedule 1, or declared to be prohibited matter under an emergency prohibited matter declaration, is no longer	16 17 18 19
	(2)	making of a regulation under subsection (1)(a) only if the	20 21 22
			23 24
			25 26

I	s	31	1

	(3)	mak	ing o	f a regulation under subsection (1)(b) only if the satisfied that—	1 2 3
		(a)	1 or	more of the following applies—	4
			(i)	the biosecurity matter is no longer contained and can not be eradicated;	5 6
			(ii)	the biosecurity matter has spread and is in a large area of the State;	7 8
			(iii)	the rate of spread of the biosecurity matter means that it is likely to spread over a large area of the State;	9 10 11
			(iv)	for some other reason, it is no longer practical, or it is otherwise no longer appropriate, for the biosecurity matter to be subject to the provisions of this Act relating to prohibited matter; and	12 13 14 15
		(b)		npt action is required to declare the biosecurity ter not to be prohibited matter.	16 17
	(4)	men	tionec	ted matter regulation that declares biosecurity matter d in schedule 1 no longer to be prohibited matter declare the biosecurity matter to be restricted matter.	18 19 20
31		ief ex clarat		ive may make emergency prohibited matter	21 22
	(1)			f executive may, by notice signed by the chief (an <i>emergency prohibited matter declaration</i>)—	23 24
		(a)	decl	are any of the following to be prohibited matter—	25
			(i)	biosecurity matter not mentioned in schedule 1;	26
			(ii)	biosecurity matter declared under a prohibited matter regulation no longer to be prohibited matter; or	27 28 29
				Note—	30
				Subsection (1)(a)(ii) allows biosecurity matter that is included in schedule 1, but that a prohibited matter	31 32

		regulation has declared to be no longer prohibited matter, to be urgently re-established as prohibited matter.	1 2	
	(b)	declare that particular biosecurity matter mentioned in schedule 1, or declared to be prohibited matter, under a prohibited matter regulation, is no longer prohibited matter.	3 4 5 6	
(2)	matt	chief executive may make an emergency prohibited er declaration under subsection (1)(a) only if the chief utive is satisfied that—	7 8 9	
	(a)	the biosecurity matter satisfies the prohibited matter criteria as provided for in section 20; and	10 11	
	(b)	urgent action is required to declare the biosecurity matter to be prohibited matter.	12 13	
(3)	The chief executive may make an emergency prohibite matter declaration under subsection (1)(b) only if the chie executive is satisfied that—			
	(a)	1 or more of the following applies—	17	
		(i) the biosecurity matter is no longer contained and can not be eradicated;	18 19	
		(ii) the biosecurity matter has spread and is in a large area of the State;	20 21	
		(iii) the rate of spread of the biosecurity matter means that it is likely to spread over a large area of the State;	22 23 24	
		(iv) for some other reason, it is no longer practical, or it is otherwise no longer appropriate, for the biosecurity matter to be subject to the provisions of this Act relating to prohibited matter; and	25 26 27 28	
	(b)	urgent action is required to declare the biosecurity matter not to be prohibited matter.	29 30	
(4)	matt	chief executive must publish an emergency prohibited er declaration in full on the department's website emporaneously with the making of the declaration, or, if	31 32 33	

	that is not practicable, with the least practicable delay after the declaration is made.						
(5)		soon as practicable after making an emergency prohibited ter declaration, the chief executive must—	3				
	(a)	publish in the gazette a notice of the making of the declaration, the day the declaration started, a description of the biosecurity matter the subject of the declaration and the places where a copy of the declaration may be obtained; and	5 6 7 8 9				
	(b)	take all reasonable steps to ensure that persons likely to be directly affected by the declaration are made aware of the making of the declaration, including, for example, by some or all of the following—	10 11 12 13				
		(i) advertising in newspapers, on radio and on television;	14 15				
		(ii) electronically using emails and text messages;	16				
		(iii) automated telephoning.	17				
(6)	An emergency prohibited matter declaration is not invalid only because of a failure of the chief executive to comply with subsection (4) or (5).						
	tters clarat	for inclusion in emergency prohibited matter ion	21 22				
		emergency prohibited matter declaration must include risions that state—	23 24				
	(a)	a description of the biosecurity matter the subject of the declaration; and	25 26				
	(b)	when the declaration starts; and	27				
	(c)	when the declaration expires if it is not sooner revoked.	28				

33	Effect and duration of emergency prohibited matter declaration							
	(1)	An emergency prohibited matter declaration has effect from when it is made.	3 4					
	(2)	Unless it is sooner revoked, an emergency prohibited matter declaration stays in force until the earlier of the following to happen—	5 6 7					
		(a) 3 months elapse after the making of the emergency prohibited matter declaration;	8 9					
		(b) a prohibited matter regulation comes into force that deals with the biosecurity matter the subject of the emergency prohibited matter declaration.	10 11 12					
34	Requirement for both prohibited matter regulation and emergency prohibited matter declaration to classify new prohibited matter							
		A prohibited matter regulation or emergency prohibited matter declaration that declares biosecurity matter to be prohibited matter must also declare in which part of schedule 1 the prohibited matter may be taken to be included.						
35	Up-to-date listing of all prohibited matter to be available on the department's website							
		The Minister must keep on the department's website an up-to-date list of all biosecurity matter that is for the time being prohibited matter.	22 23 24					
Divi	sion	2 Obligations relating to prohibited matter	25 26					
36	Re	Reporting presence of prohibited matter						
	(1)	This section applies to a person if the person becomes aware of the presence of biosecurity matter that is prohibited matter,	28 29					

		nat the person believes or ought reasonably to believe is iibited matter—	1 2
	(a)	at a place of which the person is an occupier; or	3
	(b)	in the person's possession or under the person's control; or	4 5
	(c)	in or on a carrier at a place of which the person is an occupier; or	6 7
	(d)	in or on a carrier in the person's possession or under the person's control.	8 9
(2)	or h	e person is not aware that any inspector has been advised, has otherwise become aware, of the presence of the ecurity matter, the person must advise an inspector of the ence of the biosecurity matter without delay.	10 11 12 13
		timum penalty—1000 penalty units or 1 year's risonment.	14 15
(3)		vever, the person is not required to advise an inspector er subsection (2) if—	16 17
	(a)	the biosecurity matter is in the possession of a person, or is otherwise under a person's control, under a prohibited matter permit; or	18 19 20
	(b)	the biosecurity matter is in the lawful possession of a person, or is otherwise under a person's lawful control, under another Act or a law of the Commonwealth.	21 22 23
(4)	subs wou subs	o, the person is not required to advise an inspector under section (2) if the person becomes aware, before the person ld otherwise be required to advise an inspector under the section, that advice of the presence of the biosecurity ser has been given to an inspector by another person.	24 25 26 27 28
	Exan	nple—	29
	pro wh	person would not be required to advise an inspector of the presence of phibited matter in 1 of the person's animals if the veterinary surgeon to diagnosed the presence of the prohibited matter advised an expector about it as soon as the diagnosis was made.	30 31 32 33

	(5)	exacei	rbate, nise, t	n must not and must he biosecur	take a ity risk	ny ac posec	ction d by	reaso the pro	nably ohibit	lik ed n	ely	to	1 2 3
		Maxir impris		penalty— ent.	-1500	penal	lty	units	or	1	year	r's	4 5
37	De	aling w	/ith p	rohibited	matte	r							6
	(1)	A pers	son m	ust not dea	l with p	rohib	ited	matter.	•				7
		Maxir impris		penalty— ent.	-1000	penal	lty	units	or	1	year	r's	8 9
	(2)	A person does not commit an offence against subsection (1) only because the person advises an inspector under this part about the discovery of prohibited matter.								10 11 12			
	(3) Subsection (1) does not apply to a dealing with patter—							prol	hibite	ed	13 14		
		(a) 1	that is	S—									15
		((i)	authorised ı	ınder a	prohi	bited	d matte	r per	mit;	or		16
		(authorised objectively				•	_	су о	rder	or	17 18
		(for the purp evidence of						-		as	19 20
		(` ′	authorised Commonwe			ier A	Act or	a la	aw	of tl	he	21 22
		(b)	for w	hich the per	son has	s a rea	isona	able ex	cuse.				23

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Part 3 Division 1			Restricted matter	1
			Establishing what is restricted matter	2 3
38	Ba	sic re	estricted matter declaration provision	4
	(1)	Bios matt	security matter mentioned in schedule 2 is restricted ter.	5 6
	(2)	How by—	vever, the operation of subsection (1) may be affected	7 8
		(a)	a restricted matter regulation; or	9
		(b)	a prohibited matter regulation, but only in the way mentioned in part 2, division 1.	10 11
39	Re	strict	ed matter regulation	12
	(1)	A re	gulation (a <i>restricted matter regulation</i>) may—	13
		(a)	declare that particular biosecurity matter not mentioned in schedule 2 is restricted matter; or	14 15
		(b)	declare that particular biosecurity matter mentioned in schedule 2 is no longer restricted matter.	16 17
	(2)	mak	Minister may recommend to the Governor in Council the ing of a regulation under subsection (1)(a) only if the ister is satisfied that—	18 19 20
		(a)	the biosecurity matter may pose a biosecurity risk; and	21
		(b)	the biosecurity matter satisfies the restricted matter criteria as provided for in section 22; and	22 23
		(c)	prompt action is required to declare the biosecurity matter to be restricted matter.	24 25

	(3)	making of a regulation under subsection (1)(b) only if the	1 2 3
		appropriate, for biosecurity matter to be the subject of the provisions of this Act relating to restricted matter;	4 5 6 7
			8
40		•	10 11
		•	12 13
		schedule 2 the restricted matter may be taken to be	14 15 16
			17 18
41			19 20
		up-to-date list of all biosecurity matter that is for the time	21 22 23
Divi	sion		24 25
42	Re	orting presence of category 1 or 2 restricted matter	26
	(1)		27

		er, or that the person believes or ought reasonably to eve is relevant restricted matter—	1 2
	(a)	at a place of which the person is an occupier; or	3
	(b)	in the person's possession or under the person's control; or	4 5
	(c)	in or on a carrier at a place of which the person is an occupier; or	6 7
	(d)	in or on a carrier in the person's possession or under the person's control.	8 9
(2)	office the pan a biose	the person is not aware that any appropriate authorised there has been advised, or has otherwise become aware, of presence of the biosecurity matter, the person must advise appropriate authorised officer of the presence of the ecurity matter as soon as practicable, but not more than 24 rs, after becoming aware as mentioned in subsection (1).	10 11 12 13 14 15
	Max	imum penalty—	16
	(a)	for a breach in relation to category 1 restricted matter—750 penalty units or 6 months imprisonment; or	17 18
	(b)	for a breach in relation to category 2 restricted matter—200 penalty units.	19 20
(3)		vever, the person is not required to advise an appropriate orised officer under subsection (2) if—	21 22
	(a)	the biosecurity matter is in the possession of a person, or is otherwise under a person's control, under a restricted matter permit; or	23 24 25
	(b)	the biosecurity matter is in the lawful possession of a person, or is otherwise under a person's lawful control, under another Act or a law of the Commonwealth.	26 27 28
(4)	auth awa	o, the person is not required to advise an appropriate orised officer under subsection (2) if the person becomes re, before the person would otherwise be required to se an appropriate authorised officer under the subsection,	29 30 31 32

		advice of the presence of the biosecurity matter has been in to an appropriate authorised officer by another person.	1 2
	Exan	nple—	3
	off an res	person would not be required to advise an appropriate authorised ficer of the presence of relevant restricted matter in 1 of the person's imals if the veterinary surgeon who diagnosed the presence of the stricted matter advised an appropriate authorised officer about it as on as the diagnosis was made.	4 5 6 7 8
(5)	exac	person must not take any action reasonably likely to cerbate, and must take any action reasonably likely to imise, the biosecurity risk posed by the restricted matter.	9 10 11
	Max	imum penalty—750 penalty units.	12
(6)	In th	nis section—	13
	appi	ropriate authorised officer means—	14
	(a)	if the biosecurity matter is or ought reasonably be believed to be category 1 restricted matter—an inspector; or	15 16 17
	(b)	if the biosecurity matter is or ought reasonably be believed to be category 2 restricted matter—an authorised person appointed by the chief executive.	18 19 20
		want restricted matter means category 1 or category 2 ricted matter.	21 22
Dis	tribu	iting or disposing of category 3 restricted matter	23
(1)	poss disp	erson who has category 3 restricted matter in the person's session or under the person's control must not distribute or ose of the restricted matter unless the distribution or osal is—	24 25 26 27
	(a)	performed in the way prescribed under a regulation; or	28
	(b)	authorised under a restricted matter permit; or	29
	(c)	performed by an authorised officer in the performance of the authorised officer's functions under this Act.	30 31
	Max	simum penalty—500 penalty units.	32

	A person who has a thing infested with category 3 restricted matter in the person's possession or under the person's control must not distribute or dispose of the thing unless the distribution or disposal is—	1 2 3 4
	(a) performed in the way prescribed under a regulation; or	5
	(b) authorised under a restricted matter permit; or	6
	(c) performed by an authorised officer in the performance of the authorised officer's functions under this Act.	7 8
	Maximum penalty—500 penalty units.	9
(3)	In this section—	10
	distribute, restricted matter or a thing, includes the following—	11 12
	(a) giving the restricted matter or thing to another person;	13
	(b) selling or trading in the restricted matter or thing;	14
	(c) releasing the restricted matter or thing into the environment.	15 16
	quirement to kill and dispose of category 7 restricted tter	17 18
	· · · · · · · · · · · · · · · · · · ·	
ma	A person who has category 7 restricted matter in the person's possession or under the person's control must, as soon as	18 19 20
ma	A person who has category 7 restricted matter in the person's possession or under the person's control must, as soon as practicable, kill the restricted matter.	18 19 20 21
ma	A person who has category 7 restricted matter in the person's possession or under the person's control must, as soon as practicable, kill the restricted matter. Maximum penalty—500 penalty units.	18 19 20 21 22
ma	A person who has category 7 restricted matter in the person's possession or under the person's control must, as soon as practicable, kill the restricted matter. Maximum penalty—500 penalty units. Note— A guideline could apply under chapter 5 about ways to humanely kill	18 19 20 21 22 23 24

	(3)		section (2) applies whether or not the person killed the gory 7 restricted matter.	1 2
	(4)		vever, a person does not commit an offence against ection (1) or (2) if—	3 4
		(a)	the restricted matter is in the possession of the person, or is otherwise under the person's control, under a restricted matter permit; or	5 6 7
		(b)	the restricted matter is in the lawful possession of the person, or is otherwise under the person's lawful control, under another Act or a law of the Commonwealth.	8 9 10 11
45	Off	ence	s about other categories of restricted matter	12
	(1)	A pe	erson must not do any of the following—	13
		(a)	move, or cause or allow to be moved, category 4 restricted matter;	14 15
		(b)	keep in the person's possession or under the person's control category 5 restricted matter;	16 17
		(c)	give food to category 6 restricted matter.	18
		Max	imum penalty—500 penalty units.	19
	(2)	_	erson does not commit an offence against subsection (1) if person's action is authorised under—	20 21
		(a)	a restricted matter permit; or	22
		(b)	another Act or a law of the Commonwealth.	23
	(3)	the purp	erson does not commit an offence against subsection (1) if person's action in relation to the restricted matter is for the poses of the restricted matter's seizure under chapter 10 as ence of the commission of an offence.	24 25 26 27
	(4)	(1)(a)	erson does not commit an offence against subsection a) if the moving of the category 4 restricted matter is for purposes of its identification by, or at the request of, a vant entity.	28 29 30 31

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	(5)	A person does not commit an offence against subsection (1)(b) if the keeping of the category 5 restricted matter is for the purposes of its identification by, or at the request of, a relevant entity.	1 2 3 4
	(6)	A person does not commit an offence against subsection (1)(c) if the feeding is carried out in preparation for, or in the course of, lawfully baiting, trapping or shooting the category 6 restricted matter.	5 6 7 8
	(7)	In this section—	9
		relevant entity means any 1 of the following—	10
		(a) the Board of the Queensland Museum established under the <i>Queensland Museum Act 1970</i> ;	11 12
		(b) the department that includes the entity known as the Queensland Herbarium;	13 14
		(c) another government entity with expertise in the identification of the restricted matter to be moved or kept.	15 16 17
Part	t 4	Other offences	18
46	De	signated animals feeding on animal matter	19
	(1)	A person must not feed animal matter to a designated animal.	20
		Maximum penalty—400 penalty units.	21
	(2)	A person must take all reasonable steps to ensure a designated animal does not feed on animal matter.	22 23
		Maximum penalty—400 penalty units.	24
	(3)	A person does not commit an offence against subsection (1) or (2) if the person—	25 26
		(a) feeds animal matter to a designated show animal; or	27

	(b)		Is animal matter to a designated animal for the cose of disease control if—	1 2
		(i)	the feeding is done by or carried out under the direction of a veterinary surgeon; and	3 4
		(ii)	the animal matter is derived from a species of animal that is the same species as the designated animal; and	5 6 7
		(iii)	the animal from which the animal matter was derived was kept only at the designated place where the designated animal is kept; or	8 9 10
	(c)	feed	ls animal matter to a designated animal—	11
		(i)	in the way prescribed under a regulation; or	12
		(ii)	if the feeding is authorised under another Act or a law of the Commonwealth; or	13 14
	(d)	to a purp 200	ermitted by the chief executive to feed animal matter a designated animal lawfully used for scientific poses under the <i>Animal Care and Protection Act I</i> , chapter 4, and feeds the animal matter to the gnated animal in the way permitted; or	15 16 17 18 19
	(e)	uses pig;	s animal matter in a poisoned bait for killing a feral or	20 21
	(f)	has	a reasonable excuse.	22
(4)	This	secti	on does not apply to the feeding of bees.	23
(5)	In th	is sec	etion—	24
	than prim	a pignarily	d show animal means a designated animal, other g, ruminant or captive bird that is not a raptor, kept for use in a circus, zoo or other form of show or a event that includes the exhibition of designated	25 26 27 28 29
No	tifiab	le ind	cidents	30
(1)	This	secti	on applies to a person if—	31

(4) (5)

(1)

	(a)	the person becomes aware that an incident has happened; and	1 2
	(b)	the person believes that the incident is a notifiable incident, or ought reasonably to believe that the incident is a notifiable incident; and	3 4 5
	(c)	the person has no grounds to believe that an inspector has already been made aware of the happening of the incident.	6 7 8
(2)	The	person must, unless the person has a reasonable excuse—	9
	(a)	advise an inspector of the incident in accordance with the requirements stated in this section; and	10 11
	(b)	otherwise comply with the requirements of this section in relation to the incident.	12 13
	Max	imum penalty—1000 penalty units.	14
(3)	adm	acticable, the advice must be given to an inspector having inistrative responsibility in the area where the incident bened.	15 16 17
(4)	The	advice must—	18
	(a)	be given without delay, whether in the approved form or in another way, including, for example, in person or by telephone, or by email or another electronic means; and	19 20 21
	(b)	state enough particulars to identify the incident, its nature and its location.	22 23
(5)	praci	advice must be accompanied, or be followed as soon as ticable, by any documents that reasonably relate to the lent, including, for example, an analyst's report of ysis showing the results of testing.	24 25 26 27
(6)	exac mini	person must not take any action reasonably likely to erbate, and must take any action reasonably likely to mise, the biosecurity risk posed by any biosecurity matter prier the subject of the incident	28 29 30

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	Exam	iple—		1
	The person must as far as practicable keep an infected animal, carcass or animal product separate from animals, carcasses or animal products that are not infected.			
(7)	In th	is sec	etion—	5
	incia	dent i	ncludes event.	6
	notij	fiable	incident means—	7
	(a)	a bio	osecurity event; or	8
	(b)		nout limiting paragraph (a), the happening of any of following—	9 10
		(i)	the appearance of blisters on the mouths or feet of designated animals;	11 12
		(ii)	an abnormally high mortality rate or morbidity rate in plants or in designated animals;	13 14
		(iii)	a sudden and unexplained fall in production relating to plants or designated animals;	15 16
		(iv)	the presence of a contaminant in a carrier in an amount more than the maximum acceptable level prescribed under a regulation for the carrier;	17 18 19
		(v)	the appearance of other symptoms or conditions prescribed under a regulation that may indicate the presence of biosecurity matter which may cause adverse effects on a biosecurity consideration.	20 21 22 23

Cha	pte	er 3	Matters relating to local governments	1 2
Part 1			Provisions about functions and obligations of local governments	3 4 5
48	Ма	in fu	nction of local government	6
	(1)	to 6	main function under this Act of each local government is ensure that the following biosecurity matter (<i>invasive</i> eccurity matter for the local government's area) are naged within the local government's area in compliance in this Act—	7 8 9 10 11
		(a)	prohibited matter mentioned in schedule 1, parts 3 and 4;	12 13
		(b)	prohibited matter taken to be included in schedule 1, parts 3 and 4 under a prohibited matter regulation or emergency prohibited matter declaration;	14 15 16
		(c)	restricted matter mentioned in schedule 2, part 2;	17
		(d)	restricted matter taken to be included in schedule 2, part 2 under a restricted matter regulation.	18 19
	(2)	inva exte anin	vever, a local government is not responsible for managing asive biosecurity matter in the local government area to the ent the matter is an invasive animal managed by an invasive mal board and its operational area is within the local ernment area.	20 21 22 23 24
	(3)	the loca anin	hout limiting the Local Government Act, section 28(1) or City of Brisbane Act, section 29, a local government's all law may provide for the management of invasive mals and invasive plants, whether or not they are nibited matter or restricted matter, in its local government in	25 26 27 28 29 30

Wł	nen State and local government act in partnership	1
	The chief executive and the chief executive officer of a local government may agree that the State and local government act in a coordinated way to respond to a biosecurity event in the local government's area associated with its area's invasive biosecurity matter.	2 3 4 5 6
	Example—	7
	The chief executive makes a biosecurity emergency order in response to a biosecurity event and the biosecurity emergency area for the biosecurity emergency order is in a local government's area. The biosecurity matter associated with the biosecurity event is prohibited matter that is invasive biosecurity matter for the local government's area. The role of a local government in managing the prohibited matter may consist only of providing authorised persons appointed by the local government to respond to the biosecurity event.	8 9 10 11 12 13 14 15
	Note—	16
	The State and a local government may enter into a government and industry agreement to respond to a biosecurity event.	17 18
	nister may direct local government to perform function obligation	19 20
(1)	This section applies if the Minister reasonably believes a local government is not performing any of its functions or obligations under this Act.	21 22 23
	Example of a local government not performing its functions or obligations—	24 25
	a local government not taking reasonable steps to manage invasive biosecurity matter for its local government area	26 27
(2)	The Minister may, by notice (<i>local government compliance notice</i>) given to the local government, direct it to perform the function or obligation.	28 29 30
(3)	However, before giving the local government compliance notice, the Minister must consult with the local government and consider the local government's views about the	31 32 33
	performance of the function or obligation.	34

		(a) the function or obligation the Minister believes the local government is not performing;	1 2
		(b) what action the Minister requires the local government to take to perform the function or obligation;	3 4
		(c) the day by which the stated action must be taken.	5
	(5)	The local government must comply with the notice.	6
51		ief executive may act to perform local government's actions	7 8
	(1)	This section applies if a local government has been given a local government compliance notice and the chief executive is satisfied the local government has not achieved substantial compliance with the notice.	9 10 11 12
	(2)	This section also applies if a local government has been given a local government compliance notice and the chief executive and the local government agree that the local government can not achieve substantial compliance with the notice.	13 14 15 16
	(3)	The chief executive may by gazette notice—	17
		(a) state any function or obligation mentioned in the notice that the local government has not complied with; and	18 19
		(b) declare that, for a stated period, the function or obligation is given to the chief executive; and	20 21
		(c) state that the chief executive proposes to perform the function or obligation; and	22 23
		(d) state what action the chief executive proposes to take to perform the function or obligation.	24 25
	(4)	The chief executive may perform the function or obligation, and take the stated action.	26 27
	(5)	The chief executive, in performing the function or obligation or taking the action, has the powers of the local government before the gazette notice was made in relation to the function, obligation or action.	28 29 30 31

	(6)	The costs reasonably incurred by the chief executive in performing or taking action for a function or obligation of a local government are a debt payable by the local government to the State.	1 2 3 4
52		ister may ask for particular information from local ernment	5 6
	(1)	The Minister may, by notice given to a local government, ask the local government to give the Minister a written report about any function performed or power exercised, or required to be performed or exercised, by the local government under this Act.	7 8 9 10 11
		Example—	12
		a report on the outcomes of consultation for developing or amending a biosecurity plan	13 14
	(2)	The local government must comply with the request.	15
Part	2	Biosecurity plans for local	16
		government areas	17
53	Loc	al governments to have biosecurity plan	18
	(1)	A local government must have a biosecurity plan for invasive biosecurity matter for its local government area.	19 20
	(2)	The plan may include provision for each of the following—	21
		(a) achievable objectives under the plan;	22
		(b) strategies, activities and responsibilities for achieving the objectives;	23 24
		(c) strategies to inform the local community about the content of the plan and achievement of its objectives:	25 26

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		(d) monitoring implementation of the plan and evaluating its effectiveness;	1 2
		(e) other matters the local government considers appropriate for management of invasive biosecurity matter for its local government area.	3 4 5
54	Pla	n to be available for inspection	6
	(1)	Each local government must keep a copy of its biosecurity plan available for inspection, free of charge, by members of the public at the local government's public office.	7 8 9
	(2)	The plan may be made available in written or electronic form.	10
55	Loc pla	cal governments acting concurrently for biosecurity	11 12
	(1)	This part, in requiring each local government to have a biosecurity plan, does not stop 2 or more local governments from acting concurrently to propose and adopt the same biosecurity plan for each of the local governments or to subsequently amend the plan.	13 14 15 16 17
	(2)	Each local government whose biosecurity plan is identical with the biosecurity plan of another local government must implement the plan in its own local government area to the extent the plan relates to that area.	18 19 20 21
Part	3	Land Protection Fund	22
56	Со	ntinuation of Land Protection Fund	23
		The Land Protection Fund (the <i>fund</i>) established under the <i>Stock Route Management Act 2002</i> is continued in existence.	24 25

57	Pu	rpose	e and administration of fund	1
	(1)	paid	The purpose of the fund is to record amounts received for, and paid from, the fund to provide for activities that help local governments manage invasive animals and invasive plants.	
	(2)	anin	ivities that help a local government manage invasive nals and invasive plants include, for example, the owing—	5 6 7
		(a)	research about managing invasive animals or invasive plants in the local government's area;	8 9
		(b)	educational or training programs about invasive animals or invasive plants in the local government's area;	10 11
		(c)	the maintenance by an invasive animal board of any part of the barrier fence included in, or that benefits, the local government's area;	12 13 14
		(d)	taking action under a biosecurity program for invasive animals or invasive plants in the local government's area.	15 16 17
			Example for paragraph (d)—	18
			aerial spraying of plagues of locusts under a prevention and control program	19 20
	(3)		ounts for the fund must be kept as part of the departmental ounts of the department.	21 22
	(4)	a de	vever, amounts received for the fund may be deposited in partmental financial institution account of the department other moneys of the department.	23 24 25
	(5)	Amo	ounts received for the fund include the following—	26
		(a)	amounts made available by the chief executive for the fund;	27 28
		(b)	amounts given to the chief executive by another entity for this Act;	29 30
		(c)	the proceeds of the sale or hire of any buildings,	31

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		chief executive in relation to a matter under this chapter or chapter 4;	1 2
	(d)	the amount of any costs incurred and recovered by the chief executive in relation to a matter under chapter 4;	3 4
	(e)	the amount of any payment required by the Minister under section 60;	5 6
	(f)	other amounts received under this Act and prescribed under a regulation.	7 8
(6)	In th	nis section—	9
	acco	curtmental accounts, of the department, means the bunts of the department established under the Financial countability Act 2009, section 69(1).	10 11 12
	depa	artmental financial institution accounts, of the artment, means the accounts of the department established er the Financial Accountability Act 2009, section 83(1).	13 14 15
		er moneys, of the department, means all moneys of the artment other than amounts received for the fund.	16 17
Pay	ymen	its from fund	18
		ounts are payable from the fund for paying only the owing—	19 20
	(a)	expenses incurred by the chief executive;	21
	(b)	amounts necessary for the operations of an invasive animal board;	22 23
	(c)	an amount authorised by the chief executive under this Act as payable from the fund;	24 25
	(d)	other amounts required or permitted by this Act to be paid out of the fund.	26 27

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59	Со	nsultation	with local government about activities	1
		provided by government the chief eand considerated and co	ying an amount from the fund for services to be by the chief executive for activities that help a local at to manage invasive animals and invasive plants, executive must consult with the local government adder the local government's views about the and priority of the activities.	2 3 4 5 6 7
60		nister may vment	require local government to make annual	8 9
	(1)	pay an am services pr an invasive governmen	ter may, by notice, require a local government to ount for a financial year to the chief executive for rovided or to be provided by the chief executive or e animal board for activities that help the local at manage invasive animals and invasive plants in overnment's area.	10 11 12 13 14 15
	(2)		nt must not be more than the maximum amount under a regulation for the local government.	1 <i>6</i> 1 <i>7</i>
	(3)	have regar or to be pro	nending the maximum amount, the Minister must d to the nature and extent of the services provided ovided by the chief executive or an invasive animal the local government's area, including, for	18 19 20 21 22
		(a) any c	of the following services—	23
		(i)	research about prevention and control techniques for invasive animals and invasive plants;	24 25
		(ii)	public education;	26
		(iii)	planning and mapping services;	27
		(iv)	training and technical advice for individuals and groups;	28 29
		(v)	strategic and preventative control of invasive animals and invasive plants; or	30 31

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		(b) whether land in the area may benefit from action taken by the chief executive or an invasive animal board, including, for example, action taken under a biosecurity program, a movement control order or a biosecurity emergency order or action to keep in good order any part of the barrier fence included in, or that benefits, the local government's area.	1 2 3 4 5 6 7
	(4)	The notice must state the period in which the amount required under the notice must be paid.	8 9
	(5)	The local government must pay the amount to the chief executive in the stated period.	10 11
61		nister must give local government report about	12 13
		The Minister must give each local government required under section 60 to pay the chief executive an amount for a financial year a written report for the year on the outcomes of services provided under this Act by the chief executive for activities relevant to the local government's area.	14 15 16 17 18

Chapter 4		er 4	Invasive animal barrier fencing	1 2
Par	t 1		Invasive animal boards	3
Divi	sion	1	Establishment	4
62 What is an ir operational a			an <i>invasive animal board</i> and what is its onal area	5 6
	(1)		<i>invasive animal board</i> is an entity declared under a lation to be an invasive animal board.	7 8
	(2)	The	regulation must—	9
		(a)	name the board; and	10
		(b)	state the invasive animal to be managed by the board; and	11 12
		(c)	state the part of the barrier fence for which the board is responsible; and	13 14
		(d)	state the number of directors of the board.	15
	(3)	which	regulation may identify the area (the <i>operational area</i>) in the invasive animal board will carry out activities to tage the invasive animal.	16 17 18
63	Le	gal st	tatus	19
	(1)	An i	invasive animal board—	20
		(a)	is a body corporate; and	21
		(b)	has a seal; and	22
		(c)	may sue and be sued in its corporate name.	23
	(2)	Ani	invasive animal board represents the State	24

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	(3)	Without limiting subsection (2), an invasive animal board has all the privileges and immunities of the State.	1 2
64	Ар	plication of other Acts	3
	(1)	An invasive animal board is a statutory body under—	4
		(a) the Financial Accountability Act 2009; and	5
		(b) the Statutory Bodies Financial Arrangements Act 1982.	6
	(2)	The Statutory Bodies Financial Arrangements Act 1982, part 2B sets out the way in which an invasive animal board's powers under this Act are affected by that Act.	7 8 9
65	Во	ard's function	10
	(1)	An invasive animal board's function is to keep the part of the barrier fence for which it is responsible (the <i>fence part</i>) in good order, and to ensure it is maintained as an effective barrier against, depending on its form of construction in any particular place, the invasive animal the board is to manage.	11 12 13 14 15
	(2)	Without limiting subsection (1), an invasive animal board's function includes—	16 17
		(a) regularly inspecting the fence part; and	18
		(b) repairing the fence part; and	19
		(c) replacing damaged sections of the fence part that can not be repaired; and	20 21
		(d) clearing obstructions from on or near the fence part to ensure the fence's integrity as a barrier.	22 23
	(3)	If an invasive animal board has an operational area for an invasive animal, the board also has the function of managing the animal in the operational area.	24 25 26

66	Во	ard's powers	1
	(1)	An invasive animal board has the powers of an individual and may, for example, do any of the following—	2 3
		(a) enter into contracts;	4
		(b) acquire, hold, deal with and dispose of property;	5
		(c) appoint and act through agents and attorneys;	6
		(d) charge, and fix terms, for goods, services and information it supplies;	7 8
		(e) employ staff and engage consultants;	9
		(f) do anything else necessary or convenient to be done in performing its function.	10 11
	(2)	Without limiting subsection (1), an invasive animal board has the powers given to it under this Act.	12 13
67	Mir	nister may give direction to board	14
	(1)	The Minister may give an invasive animal board a written direction about the performance of the board's function or the exercise of its powers if satisfied it is necessary to give the direction in the public interest.	15 16 17 18
	(2)	The board must comply with the direction.	19
	(3)	Before giving the direction, the Minister must consult with the board.	20 21
	(4)	The Minister must publish in the gazette a copy of the direction within 21 days after the direction is given.	22 23
Div	ision	2 Board directors	24
68	Со	ntrol of board	25
		The directors of an invasive animal board control the board.	26

69	Role of directors				
	(1)		directors of an invasive animal board are responsible for way the board performs its function and exercises its ers.	2 3 4	
	(2)	of a	hout limiting subsection (1), it is the role of the directors in invasive animal board to ensure the board performs its etion in an appropriate, effective and efficient way.	5 6 7	
70	Ap	point	tment of directors	8	
	(1)	The	directors of an invasive animal board are to be appointed he Minister.	9 10	
	(2)	A re	egulation may prescribe—	11	
		(a)	the number of directors that must be appointed to an invasive animal board to represent a local government whose area includes the board's part of the barrier fence; and	12 13 14 15	
		(b)	the minimum qualifications a person must have to be appointed as a director.	16 17	
			Example for paragraph (b)—	18	
			A regulation may require a person to have a legal or business qualification to be appointed to a board.	19 20	
71	Ch	airpe	erson	21	
	(1)	1) The chairperson of the board of directors is the directors as chairperson by the directors.		22 23	
	(2)	by t	he chief executive is not notified of a chairperson chosen he directors within 1 month after the first meeting of the rd of directors, the chairperson is the director chosen by chief executive.	24 25 26 27	
	(3)	boar	chairperson holds office until the first meeting of the rd of directors occurring at least 1 year after the director's ction as chairperson.	28 29 30	

72	Dis	quali	ficat	ion for directorship	1		
		A person is not qualified to be, or to continue as, a director of an invasive animal board if the person—					
		(a)		n insolvent under administration within the meaning ne Corporations Act, section 9; or	4 5		
		(b)	is, o	or has been, convicted of—	6		
			(i)	an indictable offence, whether on indictment or summarily; or	7 8		
			(ii)	an offence against this Act.	9		
73	Ter	m of	appo	pintment	10		
	(1)	anim	al bo	o subsections (2) and (3), a director of an invasive pard is appointed for the term, of no more than 3 ted in the director's instrument of appointment.	11 12 13		
	(2)			tor continues holding office after the director's term ends until the director's successor is appointed.	14 15		
	(3)	a dir	ector	n is appointed to fill a casual vacancy in the office of the person is appointed only for the remainder of or's term of office.	16 17 18		
74	Ter	mina	tion	of appointment	19		
				ster may remove a person from office as a director of ve animal board if—	20 21		
		(a)	abse	director ceases to be qualified to be a director or is ent from 3 consecutive meetings of the board without board's leave and without reasonable excuse; or	22 23 24		
		(b)	the 1	Minister is satisfied the director—	25		
			(i)	is incapable of performing the duties of a director because of physical or mental incapacity; or	26 27		
			(ii)	performed the director's duties carelessly, incompetently or inefficiently; or	28 29		

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		(iii)	has committed misconduct of a kind that could justify dismissal from the public service if the director were a public service officer.	1 2 3
75	Va	cation of c	office	4
			e of a director of an invasive animal board becomes the director—	5 6
			gns by signed notice of resignation given to the rd; or	7 8
		(b) is re	emoved from office under this part.	9
76	Dis	closure o	f interests	10
	(1)	This section if—	on applies to a director of an invasive animal board	11 12
		inter	director has a direct or indirect financial or personal rest in a matter being considered, or about to be sidered, by the board; and	13 14 15
		, ,	interest could conflict with the proper performance he director's duties about the consideration of the ter.	16 17 18
	(2)	director's	as practicable after the relevant facts come to the knowledge, the director must disclose the nature of st to a meeting of the invasive animal board.	19 20 21
		Maximum	penalty—20 penalty units.	22
	(3)	The disclo	osure must be recorded in the board's minutes.	23
	(4)	Unless the	e board otherwise decides, the director must not—	24
		(a) be p	resent when the board considers the matter; or	25
		(b) take	part in a decision of the board on the matter.	26
		Maximum	n penalty—20 penalty units.	27
	(5)		ctor must not be present when the board is	28 29

		Maximum penalty—20 penalty units.	1
	(6)	Another director who also has a direct or indirect financial or personal interest in the matter must not—	2 3
		(a) be present when the board is considering its decision under subsection (4); or	4 5
		(b) take part in making the decision.	6
		Maximum penalty—20 penalty units.	7
	(7)	In this section—	8
		<i>financial or personal interest</i> , for a person nominated by an entity for appointment as a director, does not include an interest the person has in common with members of the entity represented by the person.	9 10 11 12
77	Dir	ector to act in board's interest	13
		A director of an invasive animal board must act in the best interests of the board.	14 15
Divi	sion	3 Business and meetings	16
78	Со	nduct of business	17
		Subject to this division, an invasive animal board may conduct its business, including its meetings, in the way it considers appropriate.	18 19 20
79	Tin	nes and places of meetings	21
	(1)	An invasive animal board must hold—	22
		(a) its first meeting at the time and place decided by the chief executive; and	23 24
		(b) at least 1 meeting a year.	25
	(2)	The chairperson of an invasive animal board—	26

		 (a) may call a board meeting at any time; and (b) must call a meeting if asked by at least one-half of the directors comprising the board or, if the number is not a whole number, the next highest whole number of directors. 	1 2 3 4 5
80	Qu	orum	6
		A quorum for an invasive animal board is the number of directors equal to one-half of the number of directors of the board plus 1 or, if the number is not a whole number, the next highest whole number.	7 8 9 10
81	Pre	esiding at meetings	11
	(1)	The chairperson of an invasive animal board must preside at all meetings at which the chairperson is present.	12 13
	(2)	If the chairperson is absent, the director chosen by the directors present must preside.	14 15
82	Со	nduct of meetings	16
	(1)	A question at an invasive animal board meeting is decided by a majority of the votes of the directors of the board present and voting.	17 18 19
	(2)	Each director present has a vote on each question to be decided and, if the votes are equal, the chairperson has a casting vote.	20 21 22
	(3)	A director present at the meeting who abstains from voting is taken to have voted for the negative.	23 24
	(4)	An invasive animal board may allow its directors to take part in its meetings by using any technology that reasonably allows directors to hear and take part in discussions as they happen.	25 26 27 28

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		Examp	ole of use of technology—	1
		telec	conferencing	2
	(5)		ector who takes part in an invasive animal board meeting subsection (4) is taken to be present at the meeting.	3 4
	(6)		solution is validly made by an invasive animal board, if it is not passed at a board meeting, if—	5 6
			a majority of the board's directors gives written agreement to the resolution; and	7 8
			notice of the resolution is given under procedures approved by the board.	9 10
83	Mir	nutes		11
		An in	vasive animal board must keep—	12
		(a)	minutes of its proceedings; and	13
		(b)	a record of its resolutions.	14
84	Fee	es and	allowances	15
			ector of an invasive animal board is entitled to be paid es and allowances approved by the Minister.	16 17
Div	ision	4	Financial matters	18
85	Est	imate	of board's operational costs	19
	(1)	prepa	nvasive animal board must, for each financial year, re and give to the Minister a written estimate of its tional costs for the year.	20 21 22
	(2)		estimate must be given to the Minister at least 2 months e the start of the financial year to which the estimate s.	23 24 25

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	(3)	The estimate must be accompanied by a written statement stating—	1 2
		(a) details, including a works program, for the items to which the costs relate; and	3
		(b) an amount for each item.	5
86	Ар	proval for carrying out board's operations	6
	(1)	An invasive animal board may carry out a works program or do other things involving expenditure by it in a financial year only if the works or other things have been approved by the Minister for the financial year. Examples of other things—	7 8 9 10
		acquisition of land, machinery, equipment or materials	12
	(2)	In deciding whether to approve the works program or other things, the Minister must have regard to—	13 14
		(a) the board's function; and	15
		(b) the expenditure involved in carrying out the works program or doing the other things.	16 17
Div	ision	5 Miscellaneous	18
87	De	legation	19
		An invasive animal board may delegate its function or powers to an appropriately qualified person.	20 21
88	An	nual report	22
	(1)	As soon as practicable after the end of each financial year, an invasive animal board must prepare and give to the Minister a written report about the board's operation during the year.	23 24 25
	(2)	As soon as practicable after receiving the report, the Minister must table a copy of it in the Legislative Assembly.	26 27

Part 2		Barrier fences		
Divisio	n	1 Identification of the barrier fence	2	
89 \	N ha	at is the <i>barrier fence</i>	3	
(1	1)	The <i>barrier fence</i> is the fence made up of the sections of fencing built along the following lines—	4 5	
		(a) the line shown as the 'wild dog barrier fence' on the barrier fence map;	6 7	
		(b) the lines shown as the 'wild dog check fence' on the barrier fence map;	8 9	
		(c) the line shown as the 'rabbit fence' on the barrier fence map.	10 11	
(2	2)	A <i>barrier fence part</i> is a section of fencing of the barrier fence.	12 13	
90 \	Nho	o is the <i>building authority</i> for a barrier fence part	14	
		The <i>building authority</i> for a barrier fence part is—	15	
		(a) if a regulation states an invasive animal board is responsible for a barrier fence part—the board; or	16 17	
		(b) if a regulation states 1 or more local governments are responsible for a barrier fence part—the local government or local governments jointly; or	18 19 20	
		(c) otherwise—the chief executive.	21	
91 E	3ar	rier fence map and amendment of map	22	
	1)	The barrier fence is shown on the electronic map called 'Barrier Fence Map for Queensland' (the <i>barrier fence map</i>) held by the department, as amended from time to time under this section	23 24 25 26	

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	(2)	CD1	1		
	(2)	accu	ırately	executive may amend the barrier fence map to more y show the location of the barrier fence or of any not of the fence.	1 2 3
	(3)			mending the barrier fence map under subsection (2), executive must consult with—	4 5
		(a)		building authority, other than the chief executive, for barrier fence part affected by the amendment; and	6 7
		(b)	any	owner of land affected by the amendment.	8
	(4)	the dinclu	chief udes	ef executive decides to amend the barrier fence map, executive must create a new version of the map that the amendment and notify the following that the ent has been made—	9 10 11 12
		(a)		invasive animal board for the barrier fence part octed by the amendment;	13 14
		(b)	the	local government—	15
			(i)	for the barrier fence part affected by the amendment; or	16 17
			(ii)	for the area within which the barrier fence part affected by the amendment is located, if there is no local government as mentioned in subparagraph (i);	18 19 20 21
		(c)	any	owner of land affected by the amendment.	22
	(5)	fenc avail	e ma lable	f executive may, without charge, publish the barrier up on the department's website or make the map for inspection at the department's head office during hours.	23 24 25 26
Divi	sion	2		Maintaining barrier fences	27
92	Bu	ilding	g gat	es and grids in barrier fence	28
	(1)	This	secti	on applies if a barrier fence part—	29
		(a)	inte	rsects the land of a person; and	30

		(b) unreasonably hinders movement by a person or by designated animals from a part of the land to another part.	1 2 3
	(2)	The building authority for the barrier fence part must build and pay for a gate or grid in the fence to allow the movement.	4 5
93	Ma	intaining barrier fence	6
		For keeping a barrier fence part in good order, the building authority for the barrier fence part may—	7 8
		(a) clear the fence line of vegetation or any other obstruction to a distance of no more than 20m either side of the fence; and	9 10 11
		(b) enter onto a place to clear the fence line under paragraph (a), or to inspect the fence or repair or otherwise maintain it.	12 13 14
94	Po	wer to enter a place	15
	(1)	This section applies if the building authority for a barrier fence part needs to enter a place to—	16 17
		(a) inspect or maintain the fence, including to inspect or maintain a gate or grid in the fence; or	18 19
		(b) clear the fence line.	20
	(2)	The building authority must, before entering the place—	21
		(a) obtain the occupier's consent to the entry; or	22
		(b) give the occupier notice of—	23
		(i) the intended entry; and	24
		(ii) the purpose of the entry; and	25
		(iii) the proposed dates and times of entry.	26
	(3)	If the building authority is satisfied it is impracticable to give the notice under subsection (2)(b), it is sufficient compliance with the subsection if the building authority—	27 28 29

13 33

		(a) publishes the notice in a newspaper circulating generally in the area in which the place is situated; or	1 2
		(b) places the notice conspicuously on the place.	3
	(4)	Notice under this section must be given at least 7 days before the intended entry.	4 5
	(5)	However, if the building authority considers it necessary to enter the land because of urgent circumstances, the building authority must give the occupier only the notice that is reasonably practicable in the circumstances.	6 7 8 9
95	Ag	reement to make opening in barrier fence	10
	(1)	The building authority for a barrier fence part may enter into an agreement with another person about making an opening in the fence for a particular purpose and period.	11 12 13
		Examples of purpose—	14
		• to build a road or lay a gas pipeline through the fence	15
		 to pass through the fence to gain access to land for mineral exploration 	16 17
	(2)	The agreement must be subject to conditions that, as far as reasonably practicable, ensure the movement of a relevant animal from 1 side of the fence to the other is prevented while the fence is opened.	18 19 20 21
	(3)	In this section—	22
		<i>relevant animal</i> means an animal of the type for whose movement the fence is intended to be a barrier.	23 24
96	Dir	ecting restoration of barrier fence	25
	(1)	This section applies if the building authority for a barrier fence part reasonably believes a person has unlawfully damaged, or made an opening in, the fence.	26 27 28
	(2)	The building authority may, by notice given to the person, require the person, by the reasonable date stated in the notice,	29 30

		_	
		to restore the fence to the condition it was in before the fence was damaged or opened.	1 2
	(3)	The notice must be accompanied by, or include, an information notice about the building authority's decision to make the requirement.	3 4 5
	(4)	If the person does not comply with the notice, the building authority may—	6 7
		(a) carry out the restoration; and	8
		(b) recover from the person the building authority's reasonable costs of carrying out the restoration.	9 10
Divi	sion	3 Offences about barrier fence	11
97	Da	maging, or making openings in, barrier fence	12
		A person must not, without reasonable excuse—	13
		(a) damage a barrier fence part; or	14
		(b) make an opening in the barrier fence, other than under an agreement under section 95.	15 16
		Maximum penalty—50 penalty units.	17
98	Ob	structing inspection or maintenance of barrier fence	18
		A person must not, without reasonable excuse, build a structure, excavate land or carry out another activity near a barrier fence part if the structure, excavation or carrying out of the activity is likely to obstruct the inspection or maintenance of the fence.	19 20 21 22 23
		Maximum penalty—50 penalty units.	24

99	Clo	osing gates	1
		A person must close a gate in the barrier fence immediately after using the gate, unless the person has a reasonable excuse.	2 3
		Maximum penalty—50 penalty units.	4
Par	t 3	Barrier fence employees	5
100	Аp	pointment of barrier fence employees	6
	(1)	The building authority for a barrier fence part may, by instrument in writing, appoint a person employed or engaged by the authority to exercise powers under this Act in relation to the barrier fence part.	7 8 9 10
	(2)	However, the building authority may appoint the person only if it is satisfied the person is appropriately qualified.	11 12
	(3)	A person appointed under this section is a barrier fence employee.	13 14
101	Pov	wers of barrier fence employees generally	15
	(1)	A barrier fence employee has the powers given in the employee's instrument of appointment.	16 17
	(2)	In exercising the powers, the barrier fence employee is subject to the directions of the building authority that appointed the employee.	18 19 20
	(3)	However, a barrier fence employee may exercise a power given to the employee in relation to a person only for—	21 22
		(a) entry on the person's land to perform work for the building authority necessary for the proper maintenance of the barrier fence part for which the authority is responsible; and	23 24 25 26

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	(b)	properly maintaining the barrier fence part located on the person's land; and	1 2
	(c)	giving the person a notice to remedy damage, for which the person is responsible, to the barrier fence part.	3 4
		Note—	5
		Chapter 10, part 5 also applies to barrier fence employees.	6
102	Incident	al entry to ask for access	7
	to e	the purpose of asking the occupier of a place for consent nter the place on behalf of the building authority for a ier fence part, a barrier fence employee of the authority , without the occupier's consent—	8 9 10 11
	(a)	enter land around premises at the place to an extent that is reasonable to contact the occupier; or	12 13
	(b)	enter part of the place the employee reasonably considers members of the public ordinarily are allowed to enter when they wish to contact an occupier of the place.	14 15 16 17
103	Matters	employee must tell occupier	18
	plac part,	ore asking the occupier of a place for consent to enter a e on behalf of the building authority for a barrier fence, a barrier fence employee of the authority must give a conable explanation to the occupier—	19 20 21 22
	(a)	about the purpose of the entry, including the powers intended to be exercised; and	23 24
	(b)	that the occupier is not required to consent; and	25
	(c)	that the consent may be given subject to conditions and may be withdrawn at any time.	26 27

Chapter 5				Codes of practice and guidelines	1 2
Part	1			Codes of practice	3
104	Making codes of practice			4	
	(1)		_	tion may make codes of practice about matters biosecurity.	5 6
	(2)			imiting subsection (1), a code of practice may be ut any of the following—	7 8
		(a)	way	s of minimising biosecurity risks associated with—	9
			(i)	agricultural activities; or	10
			(ii)	animal husbandry activities; or	11
			(iii)	land use practices that may spread invasive animals and invasive plants; or	12 13
			(iv)	dealing with carriers, including, for example, appropriate ways to treat infected or potentially infected carriers; or	14 15 16
			(v)	manufacturing processes for animal feed;	17
				Example of animal feed—	18
				feed for ruminants	19
		(b)	man impa	aging invasive animals and invasive plants and their acts;	20 21
		(c)	stand whe	lementing best practice in maintaining hygiene and dards of cleanliness of plant nurseries and places re designated animals are kept to protect the plants designated animals from the likelihood of disease to prevent the spread of disease;	22 23 24 25 26
		(d)	-	s to prevent, control and stop the spread of ecurity matter by a carrier, including—	27 28

		(i)	procedures for disinfecting, cleaning and treating carriers; and	1 2
		(ii	isolation of carriers introduced into the State from another State or moved from a part of the State to another part of the State; and	3 4 5
		(ii	i) programs for disease eradication or vaccination; and	6 7
		(iv) management of cattle ticks; and	8
		(v)	management of a thing that may cause or tend to cause the spread of disease;	9 10
		` '	e carrying out of any process, or the use of particular chnologies, in an industry or another activity;	11 12
		` '	quirements for the content and labelling of animal ed, fertilisers and other agricultural inputs.	13 14
		Exc	ample of an agricultural input that may require labelling—	15
			a bag of seed for sowing that may contain weed seeds	16
105	Со	nsultatio	n about codes of practice	17
	(1)	recomm	the making of a code of practice under this part is ended to the Governor in Council, the chief executive is neglet with relevant entities.	18 19 20
	(2)	Subsection code of	on (1) does not apply to the adopted provisions of a practice.	21 22
	(3)		e to consult under subsection (1) does not affect the of the code of practice.	23 24
	(4)	In this s	ection—	25
		the chie from ar	f entities means local governments and other entities of executive considers appropriate, including entities by of the following groups if the chief executive is the entities to have an interest in matters relating to city—	26 27 28 29 30
		(a) co	mmunity groups;	31

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		(b) p	professional and industry associations;	1
		(c) e	educational institutions;	2
		(d) r	natural resource management bodies.	3
106		ling ar ctice	nd inspection of documents adopted in codes of	4 5
	(1)	This so	ection applies if—	6
		8	a regulation that makes a code of practice adopts, applies or incorporates the whole or a stated part of another document (the <i>adopted provisions</i>); and	7 8 9
			the adopted provisions are not part of, or attached to, the regulation.	10 11
	(2)	is not	Inister must, within 14 sitting days after the regulation ified, table a copy of the adopted provisions in the ative Assembly.	12 13 14
	(3)	within	adopted provisions are amended, the Minister must, 14 sitting days after the amendment is made, table a of the provisions as amended in the Legislative ably.	15 16 17 18
	(4)	provis	chief executive must keep a copy of the adopted ions, as in force from time to time, available for tion, free of charge, by members of the public at—	19 20 21
		(a) t	he department's head office; and	22
		(b) (other places the chief executive considers appropriate.	23
	(5)		dopted provisions may be made available in written or onic form.	24 25
	(6)		ure to comply with subsection (2), (3) or (4) does not late or otherwise affect the regulation.	26 27

Part 2		Guidelines		1
107	Ch	ief ex	ecutive may make guidelines	2
	(1)		chief executive may make guidelines to provide guidance ersons about—	3
		(a)	matters relating to the administration of this Act; and	5
		(b)	ways of discharging the general biosecurity obligation; and	6 7
		(c)	complying with other requirements imposed under this Act.	8 9
	(2)		nout limiting subsection (1), a guideline may be about the owing matters—	10 11
		(a)	the operation of provisions of this Act about monitoring and enforcement;	12 13
		(b)	ways of complying with requirements imposed under this Act in relation to restricted matter, including, for example, the following—	14 15 16
			(i) steps an occupier of land may take to manage invasive plants and their impact on the land and adjoining land;	17 18 19
			(ii) ways to avoid moving fire ants in or on soil;	20
			(iii) ways to humanely kill, and appropriately dispose of, noxious fish;	21 22
		(c)	on-farm procedures for keeping and caring for horses;	23
		(d)	raising designated animals on land for the domestic needs of the occupants of the land.	24 25
	(3)		chief executive may make a guideline by adopting her entity's guideline with or without changes.	26 27
	(4)		ore making a guideline, the chief executive must take	28

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		may have an interest in the proposed guideline to give the chief executive written submissions about it.	1 2
		Example—	3
		The chief executive might publish a notice in a newspaper circulating in the area in which interested entities reside seeking submissions about a proposed guideline.	4 5 6
	(5)	A failure to allow the entities to give the chief executive written submissions about the proposed guideline does not affect the validity of it.	7 8 9
108	Ava	ailability of guidelines	10
	(1)	The chief executive must keep a copy of each guideline, as in force from time to time, available for inspection, free of charge, by local governments and members of the public at—	11 12 13
		(a) the department's head office; and	14
		(b) other places the chief executive considers appropriate.	15
	(2)	Also, the chief executive must publish each guideline, as in force from time to time, on the department's website.	16 17
109	Ob	ligation to have regard to guidelines	18
	(1)	The contents of a guideline may be taken into account when considering whether a person has or has not discharged the person's general biosecurity obligation or otherwise complied with a provision of this Act.	19 20 21 22
	(2)	However, it must not be presumed that a person who has failed to follow a guideline has breached the person's general biosecurity obligation or otherwise failed to comply with a provision of this Act.	23 24 25 26

Chapter 6		er 6	Managing biosecurity emergencies and risks	1 2
Par	t 1		Biosecurity emergencies	3
Division 1		1	Preliminary	4
110	Re	latior	nship to other Acts	5
	(1)	disa	hing in this part prevents a person from declaring a ster situation or another emergency under another Act other declaration).	6 7 8
	(2)		vever, the existence of another declaration does not vent the declaration of a biosecurity emergency under this .	9 10 11
		Exan	nples of other Acts—	12
		•	Disaster Management Act 2003	13
		•	Public Health Act 2005	14
		•	Public Safety Preservation Act 1986	15
	(3)	In th	nis section—	16
			ester situation means a disaster situation declared under Disaster Management Act 2003.	17 18
111	Oth	ner A	cts not affected	19
		This	s part is in addition to, and does not limit—	20
		(a)	the Disaster Management Act 2003; or	21
		(b)	the Public Health Act 2005, chapter 8; or	22
		(c)	the Public Safety Preservation Act 1986, part 3	23

112	Po	vers under this part and powers under other Acts	1
		The powers under this part are in addition to and do not limit the powers a person has under another provision of this Act or another Act.	2 3 4
		Examples of powers a person may have under another provision of this Act or another Act—	5 6
		 the chief executive's power to make a movement control order under part 2 	7 8
		• a police officer's general power of entry under the <i>Police Powers</i> and <i>Responsibilities Act 2000</i> , section 19	9 10
Divi	sion	2 Declaring a biosecurity emergency	11
113	Ch	ef executive may make biosecurity emergency order	12
	(1)	The chief executive may, by notice signed by the chief executive and published on the department's website, make an order (a <i>biosecurity emergency order</i>) for responding to a biosecurity event.	13 14 15 16
		Examples—	17
		A biosecurity emergency order might be addressed at something that is currently happening. Accordingly, a biosecurity emergency order might be made because there is in progress an outbreak in horses of equine influenza that has been positively diagnosed on a number of properties in the biosecurity emergency area.	18 19 20 21 22
		A biosecurity emergency order might be addressed at something that may happen. Accordingly, a biosecurity emergency order might be made because a significant number of chickens have been found dead on a poultry farm in the biosecurity emergency area. The deaths could be the result of heat exhaustion. However, tests being urgently undertaken have not yet ruled out the possibility that the deaths have been caused by biosecurity matter, for example avian influenza.	23 24 25 26 27 28 29 30
	(2)	As soon as practicable after making a biosecurity emergency order, the chief executive must—	31 32

	(a)	publish in the gazette a notice of the making of the order, the order's subject matter generally and the places where a copy of the order may be obtained; and	1 2 3
	(b)	take all reasonable steps to ensure that persons likely to be directly affected by the order are made aware of the making of the order, including, for example, by some or all of the following—	4 5 6 7
		(i) advertising in newspapers, on radio and on television;	8 9
		(ii) electronically using emails and text messages;	10
		Example—	11
		SMS messaging in the biosecurity emergency area	12
		(iii) automated telephoning.	13
(3)	takii area bios	insecurity emergency order must be primarily directed at any emergency action to isolate the biosecurity emergency identified in the order, to stop the spread of any ecurity matter associated with the biosecurity event and, if eticable, to eradicate the biosecurity matter.	14 15 16 17 18
(4)	only havi bios that	chief executive may make a biosecurity emergency order if the chief executive is satisfied on reasonable grounds, ng regard to the seriousness or potential seriousness of the ecurity event and the extent of its impact or likely impact, an emergency response as provided for in the order is essary.	19 20 21 22 23 24
	Exan	nples—	25
	1	The chief executive may decide that a biosecurity emergency order is necessary to mitigate the adverse effects of a biosecurity event, including limiting its area of impact.	26 27 28
	2	The chief executive may decide a biosecurity emergency order is necessary to ensure that a biosecurity event does not take place at all.	29 30 31
(5)	chie	vever, before making a biosecurity emergency order, the f executive must consult with the Minister and, if the ecurity event has or is likely to have a significant impact	32 33 34

		on human health, must also consult with the chief health officer.	1 2
	(6)	If it has not been practicable to consult with the Minister or the chief health officer under subsection (5), the chief executive must consult as soon as practicable after the making of the biosecurity emergency order.	3 4 5 6
	(7)	A biosecurity emergency order is not invalid only because of a failure of the chief executive to comply with subsection (2), (5) or (6).	7 8 9
	(8)	To remove any doubt, it is declared that subsections (2) to (6) also apply for the amendment or revocation of a biosecurity emergency order, to the greatest practicable extent.	10 11 12
114	Ma	tters for inclusion in biosecurity emergency order	13
	(1)	A biosecurity emergency order must include provisions that state—	14 15
		(a) the nature and apparent extent of the biosecurity emergency the subject of the order; and	16 17
		(b) the area to which the order primarily relates (the <i>biosecurity emergency area</i> for the biosecurity emergency order); and	18 19 20
		(c) the duties and obligations imposed on—	21
		(i) occupiers of any place within the biosecurity emergency area or a part of the area; and	22 23
		(ii) other persons in or in the vicinity of the biosecurity emergency area or a part of the area; and	24 25
		(d) when the order expires if it is not sooner revoked; and	26
		(e) any conditions relating to the conduct of the response to the biosecurity emergency.	27 28
	(2)	Without limiting subsection (1), a biosecurity emergency order may include any of the following—	29 30

(a)	a requirement for a person to publish warnings, in a form approved by the chief executive, that particular biosecurity matter or a carrier has had, is having or may have a significant adverse effect on a biosecurity consideration;	1 2 3 4 5
(b)	a prohibition on dealing with biosecurity matter or a carrier;	6 7
(c)	a prohibition or restriction on the movement of biosecurity matter or of a carrier—	8 9
	(i) into the State; or	10
	(ii) into or out of the biosecurity emergency area; or	11
	(iii) into an area adjacent to the biosecurity emergency area, whether or not the movement is out of the biosecurity emergency area; or	12 13 14
	(iv) out of an area adjacent to the biosecurity emergency area, whether or not the movement is into the biosecurity emergency area; or	15 16 17
	(v) within the biosecurity emergency area;	18
(d)	conditions that must be complied with for movement of a type mentioned in paragraph (c);	19 20
(e)	requirements for the completion of a movement of a type mentioned in paragraph (c) if the movement is already in progress when the order is made;	21 22 23
	Example—	24
	The biosecurity emergency order might require persons to stay where they are, to finish a journey or to return home.	25 26
(f)	actions required to be taken by a person that are reasonably necessary or desirable to prevent the introduction, establishment or spread of biosecurity matter the subject of the order or to otherwise control or eradicate the biosecurity matter;	27 28 29 30 31
(g)	requirements for a person (the <i>relevant person</i>), including for example an owner of land within the	32 33

	biosecurity emergency area or a person who is in possession or control of a carrier within the biosecurity emergency area—	1 2 3
	(i) to treat or destroy biosecurity matter (including biosecurity matter in water) or a carrier; or	4 5
	(ii) to allow any treatment, destruction, disposal, transport, decontamination or vaccination required under the order to be performed by, or under the direction of, an inspector and at the expense of the relevant person;	6 7 8 9 10
(h)	a direction that biosecurity matter or a carrier that has been consigned to another person, distributed to another person for sale or sold to another person be recalled in the way, and within the period, stated in the order;	11 12 13 14
(i)	requirements for notifying an inspector about the presence of particular biosecurity matter;	15 16
(j)	a direction that biosecurity matter or a carrier intended to be used for human or animal consumption or plant production be impounded, isolated or destroyed or otherwise disposed of in the way stated in the order;	17 18 19 20
(k)	an absolute prohibition on the carrying out of an activity in relation to biosecurity matter or a carrier;	21 22
(1)	a prohibition on the carrying out of an activity in relation to biosecurity matter or a carrier other than in compliance with conditions stated in the order;	23 24 25
(m)	requirements for, and conditions applying to, the taking and analysis of samples of biosecurity matter or of a carrier;	26 27 28
(n)	methods that must be followed for analysis of samples of biosecurity matter or of a carrier, required to be taken and analysed under the order.	29 30 31
Also,	a biosecurity emergency order may—	32

(3)

		_	
	(a)	establish checkpoints (<i>biosecurity emergency checkpoints</i>) within or near the biosecurity emergency area for the order; and	1 2 3
	(b)	include objective criteria to apply for the stopping and checking of vehicles at the biosecurity emergency checkpoints.	4 5 6
(4)	area	nout limiting the ways in which a biosecurity emergency may be identified, the area may be identified by reference my of the following—	7 8 9
	(a)	an area outlined on a map;	10
	(b)	coordinates located using global positioning systems;	11
	(c)	real property descriptions;	12
	(d)	local government area boundaries or boundaries of divisions within a local government's area;	13 14
	(e)	electoral boundaries applying for State or Commonwealth elections;	15 16
	(f)	geographical features, including, for example, roads and rivers.	17 18
Effe	ect a	nd duration of biosecurity emergency order	19
(1)		iosecurity emergency order has effect from when it is e, or from a later time provided for in the order.	20 21
(2)		ess it is sooner revoked, a biosecurity emergency order in force until the later of the following—	22 23
	(a)	the day that is 21 days after the order is made;	24
	(b)	the day stated in the biosecurity emergency order for that purpose.	25 26
(3)	bios	nout limiting the chief executive's power to revoke a ecurity emergency order, a movement control order may ke a biosecurity emergency order.	27 28 29

115

(If any of the following are inconsistent with a biosecurity emergency order, the order prevails to the extent of the inconsistency, while the order is in force—	1 2 3
		(a) another provision of this Act or a regulation under this Act;	4 5
		Example for paragraph (a)—	6
		A biosecurity emergency order prohibiting a person from dealing with biosecurity matter that is animal matter may stop a person from feeding the animal matter to a designated animal even if the feeding happens in a way mentioned in section 46(3).	7 8 9 10
		(b) biosecurity zone regulatory provisions;	11
		(c) a movement control order;	12
		(d) a code of practice.	13
((5)	A permit or other authorisation given under an Act, other than a permit or authorisation given for the purpose of responding to a biosecurity event, is of no effect while a biosecurity emergency order is in force, to the extent it is inconsistent with the biosecurity emergency order.	14 15 16 17 18
		Example for subsection (5)—	19
		A permit to travel designated animals along a stock route given under legislation relating to the control and management of stock routes would not be effective to authorise travel that is prohibited under a biosecurity emergency order while the order is in force.	20 21 22 23
Division	on (3 Enforcement of biosecurity	24
		emergency order	25
116	Con	npliance with biosecurity emergency order	26
		A person to whom a biosecurity emergency order applies	
(1)	must comply with the order.	27 28
		Maximum penalty—2000 penalty units or 2 years imprisonment.	29 30

	(2)	A person does not commit an offence against subsection (1) if the person—	1 2
		(a) did not know, and ought not reasonably to have known, of the existence of the order; or	3
		(b) has a reasonable excuse for not complying with the order.	5 6
117	Po	wer to stop vehicles	7
	(1)	An inspector who is also a police officer, or an authorised transport officer, may require the person in control of a vehicle to stop the vehicle at a biosecurity emergency checkpoint, having regard to the objective criteria applying for the stopping and checking of vehicles at the checkpoint.	8 9 10 11 12
	(2)	An inspector who is also a police officer may require the person in control of a vehicle to stop the vehicle other than at a biosecurity emergency checkpoint if the inspector suspects on reasonable grounds that—	13 14 15 16
		(a) the vehicle may be being moved in contravention of a biosecurity emergency order; or	17 18
		(b) the vehicle may be being used to carry biosecurity matter or a carrier in contravention of a biosecurity emergency order.	19 20 21
	(3)	A requirement may be made under subsection (1) or (2) in a way prescribed under a regulation.	22 23
		Example—	24
		A regulation might make provision for the display at a biosecurity emergency checkpoint or other stopping point of signs that can be easily read and understood by the person in control of a vehicle.	25 26 27
	(4)	A person must comply with a requirement under subsection (1) or (2) unless the person has a reasonable excuse.	28 29
		Maximum penalty—	30
		(a) for a failure to stop a vehicle at a biosecurity emergency checkpoint—500 penalty units; or	31

		(b) for a failure to stop a vehicle other than at a biosecurity emergency checkpoint—100 penalty units.	1 2
	(5)	A regulation may impose restrictions on the stopping of vehicles by authorised transport officers.	3 4
118	Ins	pection of stopped vehicle	5
	(1)	This section applies to a vehicle that has been stopped under this division by—	6 7
		(a) an inspector who is also a police officer; or	8
		(b) an authorised transport officer.	9
	(2)	An inspector, or an authorised person acting under the direction of an inspector, may inspect the vehicle to the extent necessary to ensure the vehicle is not carrying biosecurity matter or a carrier in contravention of the biosecurity emergency order.	10 11 12 13 14
	(3)	Also, the inspector or authorised person acting under the direction of an inspector may—	15 16
		(a) take reasonable steps, including by giving directions to any person, to restrict biosecurity matter or a carrier to within an isolated area; or	17 18 19
		(b) give a direction to a person to do any of the following—	20
		 (i) stay within an isolated area identified by the inspector or authorised person, or at another stated place, as directed by the inspector or authorised person; 	21 22 23 24
		(ii) take biosecurity matter or a carrier to a stated place;	25 26
		(iii) answer a question, or produce a biosecurity emergency order permit, if giving the direction to answer the question or produce the permit is reasonably necessary to help the inspector or authorised person to assess whether the biosecurity emergency order is being effectively enforced and	27 28 29 30 31 32

	whether any further emergency action needs to be taken in relation to the biosecurity emergency the subject of the order;	1 2 3
	(iv) move, or not move, a vehicle, biosecurity matter or a carrier, into, out of, within or around a stated place.	4 5 6
(4)	A person to whom a direction is given under subsection (3) must comply with the direction unless the person has a reasonable excuse.	7 8 9
	Maximum penalty—1000 penalty units or 1 year's imprisonment.	10 11
(5)	Unless an authorised officer otherwise directs, a person must not move the vehicle from where it was stopped until an inspector, or an authorised person acting under the direction of an inspector, has—	12 13 14 15
	(a) inspected the vehicle as provided for in subsection (2); and	16 17
	(b) given approval for the vehicle to leave the place where it was stopped.	18 19
	Maximum penalty—1000 penalty units or 1 year's imprisonment.	20 21
(6)	An inspector or authorised person is not stopped from exercising a non-emergency power in relation to a vehicle, or any person or thing in or on a vehicle, only because the vehicle was stopped under this division.	22 23 24 25
	Note—	26
	A police officer who is an inspector only for the purposes of provisions of this part would not be able to exercise non-emergency powers.	27 28
(7)	For this section, it is not necessary for an authorised person to be acting under the direct supervision of an inspector in order for the person to be acting under the direction of the inspector.	29 30 31
(8)	In this section—	32

			-emergency power means a power an inspector or orised person has under this Act other than under this	1 2 3
119			nal powers of inspector for place within a rity emergency area	4 5
	(1)	prov actir any biose nece	nout limiting the powers of an inspector otherwise rided for in this Act, an inspector, or an authorised person ag under the direction of an inspector, may, in relation to place within a biosecurity emergency area for a ecurity emergency order, and to the extent reasonably essary for managing the biosecurity emergency the subject are order, do any of the following—	6 7 8 9 10 11 12
		(a)	enter and re-enter the place with or without consent;	13
		(b)	if the place is private property, inspect any vehicle at the place;	14 15
		(c)	establish an area on or over the place to isolate biosecurity matter or a carrier;	16 17
		(d)	give a direction restricting a person, biosecurity matter or a carrier to within an isolated area established under paragraph (c), or direct a person to stay at or in another stated place;	18 19 20 21
		(e)	direct a person to move biosecurity matter or a carrier from the place to another place;	22 23
		(f)	direct a person at the place to answer questions about the place or anything that has happened at the place;	24 25
		(g)	demolish, or direct a person at the place to demolish, any structure or other property at the place, including, for example, an outbuilding, cage, pen and yard;	26 27 28
		(h)	clean or disinfect, or direct a person at the place to clean or disinfect, the place or any structure or thing at the place;	29 30 31

	(i)	destroy, dispose of, vaccinate or treat, or direct a person at the place to destroy, dispose of, vaccinate or treat, biosecurity matter or a carrier at the place;	1 2 3
	(j)	direct the movement of a person, biosecurity matter, a carrier or a vehicle into, out of, within or around the place;	4 5 6
	(k)	remove biosecurity matter or a carrier from the place;	7
	(1)	make, or direct a person at the place to make, equipment at the place inoperable;	8 9
		Example—	10
		dismantle the equipment or take away a component of the equipment	11 12
	(m)	direct the occupier of the place to give the inspector or authorised person, or another authorised person, any information or document;	13 14 15
	(n)	take any other action reasonably necessary for managing the biosecurity emergency.	16 17
(2)	Subs	ection (1) does not authorise the entry of a residence.	18
(3)	An inspector or authorised person may exercise a power under subsection (1) only to the extent reasonably necessary for, and only for the purposes of, fulfilling the purpose and ensuring the effectiveness of the biosecurity emergency order.		
(4)	may using	ect to subsection (3), an inspector or authorised person exercise a power under subsection (1) with the help, and g the force, that is necessary and reasonable in the imstances.	23 24 25 26
(5)	must	erson to whom a direction is given under subsection (1) comply with the direction unless the person has a bnable excuse.	27 28 29
		imum penalty—1000 penalty units or 1 year's isonment.	30 31
(6)	For place	this section, a place is private property if it is not a	32 33

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		(a) that is open to, or used by, the public; or	1
		(b) that the public is entitled to use.	2
	(7)	A structure or other property may be demolished, or be directed to be demolished, under subsection (1)(g) only with the written approval of the chief executive.	3 4 5
	(8)	The Sustainable Planning Act 2009, section 575 does not apply to a person who demolishes a building under subsection (1)(g).	6 7 8
	(9)	This section applies to an inspector who is also a police officer, and where appointment as an inspector is made by the chief executive under chapter 10, part 1, division 3, for the purposes of a biosecurity emergency order, only to the extent provided for in the notice providing for the appointment.	9 10 11 12 13
120	Red	quirement to answer question or give information	14
	(1)	It is a reasonable excuse for an individual to fail to answer a question or give information or a document, as directed by an inspector under this division, on the basis that complying with the direction might tend to incriminate the individual or make the individual liable to a penalty.	15 16 17 18 19
		Note—	20
		This section refers only to an individual on the basis that the privilege to which the section refers applies only to individuals.	21 22
	(2)	However, it is not a reasonable excuse for an individual to fail to give a required document, as directed by an inspector under this division, on the basis that complying with the direction might tend to incriminate the individual or make the individual liable to a penalty.	23 24 25 26 27
		Note—	28
		This section refers only to an individual on the basis that the privilege to which the section refers applies only to individuals.	29 30
	(3)	Subsections (4) and (5) apply in relation to any of the following (<i>primary evidence</i>)—	31 32

		(a)	any required document for an individual produced or given by an individual to an inspector under this part in response to a direction given by an inspector under this part;	1 2 3 4
		(b)	the fact of the production or giving as mentioned in paragraph (a).	5 6
(4			following is not admissible in evidence against an idual in any civil or criminal proceeding—	7 8
		(a)	primary evidence;	9
		(b)	any document, information or other thing obtained as a direct or indirect result of primary evidence (<i>derived evidence</i>).	10 11 12
(:		evide	ection (4) does not prevent primary evidence or derived ence being admitted in evidence in criminal proceedings t the falsity or misleading nature of the primary evidence.	13 14 15
(6)	In thi	s section—	16
			ector includes an authorised person acting under the tion of an inspector.	17 18
		has b	<i>ired document</i> , for an individual, means a document that een issued to the person, or that the individual is required ep, under this Act.	19 20 21
Divisio	on 4	4	Biosecurity emergency order permits	22 23
121 E	Bios	secui	rity emergency order permit	24
	1)	This	section applies to a person who is subject to the operation biosecurity emergency order.	25 26
(2		biose to per	person may apply to an inspector for a permit (a <i>curity emergency order permit</i>) authorising the person rform an activity, or not to perform an activity, other than mpliance with the biosecurity emergency order.	27 28 29 30

(3)	The inspector may grant the biosecurity emergency order permit only if the inspector is satisfied in the circumstances that granting the permit—	1 2 3
	(a) will not exacerbate the adverse effects or the possible adverse effects of the biosecurity emergency the subject of the biosecurity emergency order; and	4 5 6
	(b) will not otherwise be detrimental to the effectiveness of the biosecurity emergency order.	7 8
	Example of circumstance in which a permit might be granted—	9
	A person who has taken appropriate measures to clean or disinfect machinery may be granted a biosecurity emergency order permit to move the machinery to another place within, or outside, the biosecurity emergency area for the biosecurity emergency order.	10 11 12 13 14
(4)	A biosecurity emergency order permit may be granted on conditions the inspector considers necessary to ensure the matters stated in subsection (3).	15 16 17
(5)	A person who does not comply with a biosecurity emergency order does not commit the offence of failing to comply with the order if the noncompliance is authorised by a biosecurity emergency order permit.	18 19 20 21
(6)	A biosecurity emergency order permit may authorise a person to perform or not to perform—	22 23
	(a) a stated activity; or	24
	(b) activities of a stated description.	25
(7)	An inspector may at any time, by notice given to the holder of a biosecurity emergency order permit, to preserve the intended purpose and effect of the biosecurity emergency order—	26 27 28 29
	(a) change the conditions of the permit; or	30
	(b) cancel the permit.	31
(8)	An inspector who refuses to grant a biosecurity emergency order permit to a person, grants a biosecurity emergency order permit to a person on conditions, amends the conditions of a	32 33 34

	(9)	person's biosecurity emergency order permit or cancels a person's biosecurity emergency order permit must give the person an information notice for the decision to refuse to grant, grant on conditions, amend or cancel. This section does not apply to an inspector who is also a police officer.	1 2 3 4 5 6
		•	O
122	Off	ences relating to biosecurity emergency order permits	7
	(1)	A person who holds a biosecurity emergency order permit must comply with the conditions of the permit unless the person has a reasonable excuse.	8 9 10
		Maximum penalty—1000 penalty units or 1 year's imprisonment.	11 12
	(2)	A person who holds a biosecurity emergency order permit must, while acting, or purportedly acting, under the authority of the permit, carry the permit with the person unless the person has a reasonable excuse.	13 14 15 16
		Maximum penalty—100 penalty units.	17
	(3)	A person who holds a biosecurity emergency order permit must, if asked to do so by an authorised officer, and unless the person has a reasonable excuse, produce it to the authorised officer for the authorised officer's inspection—	18 19 20 21
		(a) if the person is at the time of the request acting, or purportedly acting, under the authority of the permit—immediately; or	22 23 24
		(b) otherwise—within the shortest practicable time after the request is made.	25 26
		Maximum penalty—100 penalty units.	27

[s 123]

Division 5			Reports about biosecurity emergencies	1 2
123	Tab	oling (of report	3
	(1)	abou emer	Minister must table in the Legislative Assembly a report a biosecurity emergency the subject of a biosecurity gency order within 6 months after the biosecurity gency ends.	4 5 6 7
	(2)		report about the biosecurity emergency must state the wing—	8 9
		(a)	the subject matter, nature and extent of the biosecurity emergency;	10 11
		(b)	when and why the biosecurity emergency order was made, when it took effect and when it expired or was revoked;	12 13 14
		(c)	the biosecurity emergency area for the biosecurity emergency order;	15 16
		(d)	the duties and obligations, for the movement of biosecurity matter or carriers, imposed on—	17 18
			(i) occupiers of any place within the biosecurity emergency area or a part of the area; and	19 20
			(ii) other persons in or in the vicinity of the biosecurity emergency area or a part of the area;	21 22
		(e)	any conditions relating to the conduct of the response to the biosecurity emergency;	23 24
		(f)	any other matter the Minister considers appropriate.	25

Part 2	Movement control	ordere
Part 2	Movement control	orders

Ch	ief executive may make movement control order	2
(1)	The chief executive may, by notice signed by the chief executive and published on the department's website, make an order (a <i>movement control order</i>) for managing, reducing or eradicating stated biosecurity matter (<i>controlled biosecurity matter</i> for the movement control order) by prohibiting or restricting the movement of biosecurity matter, including controlled biosecurity matter, or of a carrier.	3 4 5 6 7 8 9
(2)	A movement control order may be directed at managing, reducing or eradicating controlled biosecurity matter over a limited period rather than over an extended or indefinite period.	10 11 12 13
	Examples—	14
	A movement control order may be directed at putting in place measures that are to apply in relation to biosecurity matter until biosecurity zone regulatory provisions are made in relation to the biosecurity matter. Also, a movement control order could be a response to the existence of biosecurity matter that is limited in its extent and is able to be eradicated over a short period.	15 16 17 18 19 20
(3)	The chief executive may make a movement control order only if the chief executive is satisfied on reasonable grounds that the controlled biosecurity matter under the order poses a biosecurity risk of enough seriousness, and that the risk is high enough, to justify the making of the order.	21 22 23 24 25
(4)	A movement control order may exclude stated persons, or persons of a particular class, from its operation.	26 27
	Example—	28
	A movement control order might exclude from its operation a person who has entered into a compliance agreement with the chief executive in relation to controlled biosecurity matter or who is undertaking an industry approved quality assurance program for managing controlled biosecurity matter.	29 30 31 32 33
(5)	As soon as practicable after making a movement control order, the chief executive must—	34 35

	(a)	publish in the gazette a notice of the making of the movement control order, the order's subject matter generally and the places where a copy of the order may be obtained; and	1 2 3 4
	(b)	take all reasonable steps to ensure that persons likely to be directly affected by the order are made aware of the making of the order, including, for example, by some or all of the following—	5 6 7 8
		(i) advertising in newspapers, on radio and on television;	9 10
		(ii) electronically using emails or text messages;	11
		Example—	12
		SMS messaging in an area to which the movement control order relates	13 14
		(iii) automated telephoning.	15
(6)		novement control order is not invalid only because of a are of the chief executive to comply with subsection (5).	16 17
(7)	relat orde	novement control order may be preventative in nature in ion to controlled biosecurity matter even if, when the is made, there is no evidence of the controlled ecurity matter in an area the subject of the order.	18 19 20 21
	Exam	aple—	22
	Sta	a disease is evident in a place outside the State but not within the ate, a movement control order could nevertheless be directed at pping the disease from entering the State.	23 24 25
(8)		ess it is sooner revoked, a movement control order stays in e until 3 months have elapsed after the order is made.	26 27
(9)		nout limiting the chief executive's power to revoke a ement control order—	28 29
	(a)	if a movement control order is inconsistent with biosecurity zone regulatory provisions, the biosecurity zone regulatory provisions prevail to the extent of the inconsistency; and	30 31 32 33

		(b)	a regulation may revoke a movement control order.	1
	(10)	also	emove any doubt, it is declared that subsections (2) to (5) apply for the amendment or revocation of a movement trol order, to the greatest practicable extent.	2 3 4
	(11)	In th	nis section—	5
		man	page, biosecurity matter, includes—	6
		(a)	prevent its transmission or spread; and	7
		(b)	address the biosecurity risk posed by it.	8
		resti	rict includes allow on conditions.	9
125	Ma	tters	for inclusion in movement control order	10
	(1)	mov	nout limiting the matters that may be included in a rement control order, a movement control order must ude details of each of the following—	11 12 13
		(a)	why the movement control order is being made;	14
		(b)	what the movement control order is intended to achieve;	15
		(c)	the areas to which the movement control order relates;	16
		(d)	the controlled biosecurity matter for the order, and any other biosecurity matter to which the movement control order relates;	17 18 19
		(e)	any carrier, including a carrier of a particular type, to which the movement control order relates;	20 21
		(f)	the prohibitions and restrictions that must be complied with by persons to whom the order applies.	22 23
	(2)	mov	nout limiting the ways in which an area the subject of a rement control order may be identified, the area may be tified by reference to any of the following—	24 25 26
		(a)	an area outlined on a map;	27
		(b)	coordinates located using global positioning systems;	28
		(c)	real property descriptions;	29

	(d)	local government area boundaries or boundaries of divisions within a local government's area;	1 2
	(e)	electoral boundaries applying for State or Commonwealth elections;	3 4
	(f)	geographical features, including, for example, roads and rivers.	5 6
(3)	or r	nout limiting how a movement control order may prohibit restrict the movement of biosecurity matter, including rolled biosecurity matter, or of a carrier, a movement rol order may—	7 8 9 10
	(a)	prohibit or restrict the movement of biosecurity matter or a carrier—	11 12
		(i) into or out of the State; or	13
		(ii) into, out of or within a stated area of the State; or	14
		(iii) into an area adjacent to a stated area of the State, as mentioned in subparagraph (ii), whether or not the movement is out of the stated area; or	15 16 17
		(iv) out of an area adjacent to a stated area of the State, as mentioned in subparagraph (ii), whether or not the movement is into the stated area; or	18 19 20
	(b)	impose conditions that must be complied with for movement of a type mentioned in paragraph (a); or	21 22
	(c)	give directions reasonably necessary or desirable to manage, reduce or eradicate controlled biosecurity matter, including directions regulating—	23 24 25
		(i) the taking to or removal from a stated area, or the isolating or impounding in a stated area, of any stated biosecurity matter or carrier, including any fodder, grain, gravel, soil, designated animal, machinery and vehicle; or	26 27 28 29 30
		(ii) what a person may or may not do on land within a stated area; or	31 32

		(d)	-	ose r on)—	equirements on a person (the <i>relevant</i>	1 2
			(i)	to ir	aspect or test any biosecurity matter or a er; or	3 4
			(ii)	conti	eat or destroy biosecurity matter (including colled biosecurity matter and biosecurity er in water) or a carrier; or	5 6 7
			(iii)		ean or disinfect any place, including any ture or thing at a place; or	8 9
		(iv)	dispo clear	ny inspection, testing, treatment, destruction, osal, transportation, decontamination, ing, disinfection or vaccination required r the order to be performed—	10 11 12 13	
				(A)	by, or under the direction of, an authorised officer; and	14 15
				(B)	at the expense of the relevant person; or	16
			(v)	to no	tify an inspector about—	17
				(A)	the presence of controlled biosecurity matter; or	18 19
				(B)	if the person reasonably suspects the presence of controlled biosecurity matter—the suspected presence of the biosecurity matter.	20 21 22 23
126	Co	mplia	nce	with ı	movement control order	24
	(1)	-			nom a movement control order applies must order.	25 26
		Maxi impr			nalty—2000 penalty units or 1 year's	27 28
	(2)	_			fails to comply with subsection (1) does not ace against the subsection if the person—	29 30

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		(a) did not know, and ought not reasonably to have known, of the existence of the order; or	1 2
		(b) has a reasonable excuse for not complying with the order.	3 4
		Note—	5
		See also section 132(5).	6
127	Eff	ect of movement control order	7
		A permit or other authorisation given under an Act other than for the purpose of managing, reducing or eradicating biosecurity matter is of no effect, while a movement control order is in force, to the extent it is inconsistent with the movement control order.	8 9 10 11 12
		Example—	13
		A permit to travel designated animals along a stock route given under legislation relating to the control and management of stock routes would not be effective to authorise travel that is prohibited under a movement control order while the order is in force.	14 15 16 17
Part	3	Biosecurity zone regulatory provisions	18 19
128	Re	gulation may include provisions for biosecurity zones	20
	(1)	A regulation may include provisions (<i>biosecurity zone regulatory provisions</i>) that—	21 22
		(a) establish the whole or a part of the State as a biosecurity zone for stated biosecurity matter (<i>regulated biosecurity matter</i> for the biosecurity zone regulatory provisions) that may have an adverse effect on a biosecurity consideration; and	23 24 25 26 27

	(b)	include arrangements for managing, reducing or eradicating regulated biosecurity matter in relation to the biosecurity zone or areas outside the biosecurity zone.	1 2 3 4
	Exam	ples—	5
	1	Biosecurity zone regulatory provisions might identify a particular variety of plant as regulated biosecurity matter for the provisions and restrict the movement and cultivation of plants of that variety within particular areas of the State to reduce the risk of the introduction and spread of diseases.	6 7 8 9 10
	2	Biosecurity zone regulatory provisions might identify a particular type of tick as regulated biosecurity matter for the provisions and restrict the movement of susceptible animal species between particular areas where the ticks exist and particular areas where the ticks do not exist.	11 12 13 14 15
(2)	mana	ecurity zone regulatory provisions may be directed at aging, reducing or eradicating regulated biosecurity er over an extended period of time or indefinitely.	16 17 18
(3)		ecurity zone regulatory provisions may exclude stated ons, or persons of a particular class, from their operation.	19 20
	Exam	ples—	21
	1	Biosecurity zone regulatory provisions might exclude from their operation a person who has entered into a compliance agreement with the chief executive in relation to regulated biosecurity matter.	22 23 24
	2	Biosecurity zone regulatory provisions might exclude from their operation a person who is undertaking an industry approved quality assurance program for managing regulated biosecurity matter.	25 26 27
(4)	regul	chief executive must ensure that biosecurity zone latory provisions are published in full on the department's site as soon as practicable after they are notified.	28 29 30
(5)		gulation is not invalid only because of a failure of the f executive to comply with subsection (4).	31 32
(6)	In th	is section—	33
	man	age, biosecurity matter, includes—	34

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		(a)	prevent its transmission or spread; and	1
		(b)	address the biosecurity risk posed by it.	2
129		tters visio	for inclusion in biosecurity zone regulatory	3 4
	(1)		hout limiting what may be included in biosecurity zone latory provisions, biosecurity zone regulatory provisions	5 6 7
		(a)	prohibit or regulate dealing with biosecurity matter, including regulated biosecurity matter, or a carrier; or	8 9
			Example—	10
			prohibit or regulate the planting of a particular variety of plant	11
		(b)	direct the eradication, in the way stated, of biosecurity matter, including regulated biosecurity matter, or of a carrier; or	12 13 14
			Example—	15
			Biosecurity zone regulatory provisions might direct the eradication of crop residues that may harbour regulated biosecurity matter.	16 17 18
		(c)	authorise the chief executive, by notice signed by the chief executive and published on the department's website, to provide for either or both of the following—	19 20 21
			(i) the establishment of particular areas within the biosecurity zone;	22 23
			(ii) the application, in relation to areas mentioned in subparagraph (i), or areas otherwise established under the biosecurity zone regulatory provisions, of lesser restrictions than would otherwise apply under the biosecurity zone regulatory provisions; or	24 25 26 27 28 29
		(d)	prohibit, regulate or require the movement of biosecurity matter, including regulated biosecurity matter, or a carrier, into, out of or within the biosecurity zone; or	30 31 32 33

	Example—	1
	Biosecurity zone regulatory provisions might include a prohibition on bringing designated animals or animal pathogens, of a type identified in the biosecurity zone regulatory provisions, into the biosecurity zone.	2 3 4 5
(e)	prohibit, regulate or require the application of measures to prevent the introduction, establishment or spread of regulated biosecurity matter or otherwise to control the regulated biosecurity matter; or	6 7 8 9
	Example—	10
	Biosecurity zone regulatory provisions might include a requirement that susceptible animal species be treated for regulated biosecurity matter in the form of ticks before the susceptible animal species are taken out of the biosecurity zone.	11 12 13 14
(f)	require that any biosecurity matter, including regulated biosecurity matter, or a carrier be subjected to inspection or testing; or	15 16 17
	Example—	18
	Biosecurity zone regulatory provisions might include a requirement that soil be inspected for the presence or absence of regulated biosecurity matter in the form of fire ants before being brought out of the biosecurity zone.	19 20 21 22
(g)	include notification requirements for regulated biosecurity matter; or	23 24
(h)	require the keeping and inspection of records about the movement, in the course of the carrying on of business, of biosecurity matter, including regulated biosecurity matter, or of a carrier, into, out of or within the biosecurity zone.	25 26 27 28 29
anotl	nout limiting the ways in which a biosecurity zone or her area may be identified, the zone or area may be tified by reference to any of the following—	30 31 32
(a)	an area outlined on a map;	33
(b)	coordinates located using global positioning systems;	34
(c)	real property descriptions;	35

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		(d)	local government area boundaries or boundaries of divisions within a local government's area;	1 2
		(e)	electoral boundaries applying for State or Commonwealth elections;	3 4
		(f)	geographical features, including, for example, roads and rivers.	5 6
((3)	not i	otice by the chief executive under subsection (1)(c) can impose restrictions greater than those otherwise applying or the biosecurity zone regulatory provisions.	7 8 9
130	Effe	ct of	biosecurity zone regulatory provisions	10
		for regul or an biose	rmit or other authorisation given under an Act other than the purpose of managing, reducing or eradicating lated biosecurity matter in relation to a biosecurity zone reas outside a biosecurity zone is of no effect, while ecurity zone regulatory provisions are in force, to the at it is inconsistent with the provisions.	11 12 13 14 15 16
		Exam	ple—	17
		legi not	permit to travel designated animals along a stock route given under islation relating to the control and management of stock routes would be effective to authorise travel that is prohibited under biosecurity he regulatory provisions while the provisions are in force.	18 19 20 21
Part 4	4		Biosecurity instrument permits	22
131	Def	initio	n	23
		In th	is part—	24
			ecurity instrument means a movement control order or ecurity zone regulatory provisions.	25 26

132	Bic	security instrument permit	1
	(1)		2
	(2)	biosecurity instrument permit) authorising the person to perform an activity, or not to perform an activity, other than in	4 5 6 7
		Example—	8
		to move animals that are carriers of regulated biosecurity matter under biosecurity zone regulatory provisions to a place outside the biosecurity	9 10 11 12 13
	(3)	only if the inspector is satisfied in the circumstances that	14 15 16
			17 18
			19 20
		Examples of circumstances in which a permit might be granted—	21
		are carriers for a disease that is controlled biosecurity matter under a movement control order might be granted a biosecurity instrument permit to move the animals into an area the subject of	22 23 24 25 26
		chief executive to manage biosecurity matter, but who is not otherwise excluded from the operation of biosecurity zone regulatory provisions relating to that biosecurity matter, might be granted a biosecurity instrument permit not to comply with a	27 28 29 30 31 32
	(4)	the inspector considers necessary to ensure the matters stated	33 34 35

(5)	A person who does not comply with a biosecurity instrument does not commit the offence of failing to comply with the instrument if the noncompliance is authorised by a biosecurity instrument permit granted under this part.	1 2 3 4
(6)	A biosecurity instrument permit may authorise a person to perform or not to perform—	5 6
	(a) a stated activity; or	7
	(b) activities of a stated description.	8
(7)	An inspector may at any time, by notice given to the holder of a biosecurity instrument permit, to preserve the intended purpose and effect of the biosecurity instrument—	9 10 11
	(a) change the conditions of the permit; or	12
	(b) cancel the permit.	13
(8)	An inspector who refuses to grant a biosecurity instrument permit to a person, grants a biosecurity instrument permit to a person on conditions, amends the conditions of a person's biosecurity instrument permit or cancels a person's biosecurity instrument permit must give the person an information notice for the decision to refuse to grant, grant on conditions, amend or cancel.	14 15 16 17 18 19 20
(9)	A biosecurity instrument permit can not authorise a person to perform an activity, or not to perform an activity, other than in compliance with a biosecurity emergency order.	21 22 23
Off	ences relating to biosecurity instrument permits	24
(1)	A person who holds a biosecurity instrument permit must comply with the conditions of the permit unless the person has a reasonable excuse.	25 26 27
	Maximum penalty—2000 penalty units or 1 year's imprisonment.	28 29
(2)	A person who holds a biosecurity instrument permit must, while acting, or purportedly acting, under the authority of the	30 31

	permit, carry the permit with the person unless the person has	1
	a reasonable excuse.	1 2
	Maximum penalty—100 penalty units.	3
(3)	A person who holds a biosecurity instrument permit must, if asked to do so by an authorised officer, and unless the person has a reasonable excuse, produce it to the authorised officer for the authorised officer's inspection—	4 5 6 7
	(a) if the person is at the time of the request acting, or purportedly acting, under the authority of the permit—immediately; or	8 9 10
	(b) otherwise—within the shortest practicable time after the request is made.	11 12
	Maximum penalty—100 penalty units.	13
Chapte	er 7 Registration of biosecurity entities and designated animal identification	14 15 16
Part 1	Preliminary	17
134 WI	hat is a <i>designated animal</i>	18
	A designated animal is—	19
	(a) an animal that is a member of any of the following groups of animals—	
		20 21
	(i) cattle;	
	(i) cattle; (ii) sheep;	21
		21 22

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		(v) bison;	1
		(vi) buffalo;	2
		(vii) deer;	3
		(viii) the family Camelidae;	4
		Examples of members of the family Camelidae—	5
		alpacas, Arabian camels, llamas	6
		(ix) the family <i>Equidae</i> ;	7
		Examples of members of the family Equidae—	8
		horses, ponies, donkeys, mules, zebras	9
		(x) captive birds;	10
		(xi) bees; or	11
	(b)	an animal prescribed under a regulation as a designated animal (a <i>prescribed designated animal</i>).	12 13
135	What is	a special designated animal	14
	A sp	pecial designated animal is—	15
	(a)	an animal that is a designated animal because it is a member of any of the following groups of animals—	16 17
		(i) cattle;	18
		(ii) sheep;	19
		(iii) goats;	20
		(iv) pigs;	21
		(v) bison;	22
		(vi) buffalo;	23
		(vii) alpacas;	24
		(viii)llamas; or	25
	(b)	a designated animal prescribed under a regulation as a special designated animal.	26 27

W	hat is	designated biosecurity matter	1
(1)		dignated biosecurity matter is biosecurity matter scribed under a regulation as designated biosecurity matter.	_
(2)	pres	security matter that is any of the following can not be scribed under subsection (1) as designated biosecurity ter—	
	(a)	a designated animal;	7
	(b)	a pathogenic agent that can cause disease;	8
	(c)	a disease;	9
	(d)	a contaminant.	10
W	hat is	the <i>threshold number</i> of designated animals	11
	The	threshold number, of designated animals, is—	12
	(a)	for designated animals other than prescribed designated animals—	13 14
		(i) for designated animals other than bees or captive birds—1; or	15 16
		(ii) for bees—1 bee hive; or	17
		(iii) for captive birds—100; or	18
	(b)	for prescribed designated animals—	19
		(i) the threshold number prescribed under a regulation; or	20 21
		(ii) if no number is prescribed—1.	22
	hat is atter	the threshold amount of designated biosecurity	23 24
	the	e threshold amount, of designated biosecurity matter, is amount prescribed under a regulation as the threshold ount for the designated biosecurity matter.	

Wł	no <i>keeps</i> a designated animal	1
(1)	A person <i>keeps</i> a designated animal if the person effectively has responsibility for the care and control of the animal, whether or not the care and control is exercised through an agent or employee of the person.	2 3 4 5
(2)	However, if at any time it is not reasonably practicable to identify who is the keeper of a designated animal under subsection (1), the person who at law has title to the animal is the person who <i>keeps</i> the animal.	6 7 8 9
(3)	Each of subsections (4) and (5) identifies a person who, in addition to the person who, under subsection (1) or (2), keeps a designated animal, could also be a keeper of the animal.	10 11 12
(4)	A person (the <i>relevant person</i>) <i>keeps</i> a designated animal (other than a bee) if—	13 14
	(a) the animal is located at a holding facility; and	15
	(b) the relevant person has final responsibility for the operation of the holding facility whether or not the operation of the facility is carried out through an agent or employee of the relevant person.	16 17 18 19
(5)	A person (also the <i>relevant person</i>) <i>keeps</i> a designated animal (other than a bee) if—	20 21
	(a) the animal is being travelled on a stock route, or is on a reserve for the travelling of designated animals in association with their being travelled on a stock route; and	22 23 24 25
	(b) the relevant person has final responsibility for the travelling of the animal on the stock route, whether or not the travelling of the animal is carried out through an agent or employee of the relevant person.	26 27 28 29
Wł	no <i>holds</i> designated biosecurity matter	30
(1)	A person <i>holds</i> designated biosecurity matter if the person is effectively in day-to-day control of the biosecurity matter	31

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		whether or not that control is exercised personally or through an agent or employee.	1 2
	(2)	However, if at any time it is not reasonably practicable to identify who is the holder of designated biosecurity matter under subsection (1), the person who at law has title to the biosecurity matter is the person who <i>holds</i> the biosecurity matter.	3 4 5 6 7
141	Wh	nat is a registrable biosecurity entity	8
	(1)	A person is a <i>registrable biosecurity entity</i> if the person—	9
		(a) keeps the threshold number or more of designated animals; or	10 11
		(b) holds the threshold amount or more of designated biosecurity matter.	12 13
	(2)	For subsection (1), it does not matter whether the keeping or holding happens at 1 place or 2 or more places in the State.	14 15
	(3)	However, for identifying a registrable biosecurity entity, 2 or more persons could, taken together, be a registrable biosecurity entity even though 1 of those persons, acting separately, could be a separate registrable biosecurity entity.	16 17 18 19
		Example for subsection (3)—	20
		Persons A and B, acting in partnership, keep pigs. A and B together are a registrable biosecurity entity for the keeping of those pigs. Additionally, person A, acting alone and outside of the partnership, keeps other pigs. Person A is a separate registrable biosecurity entity for the keeping of the other pigs.	21 22 23 24 25
142	Wh	nat is a <i>biosecurity circumstance</i>	26
		A biosecurity circumstance is—	27
		(a) the keeping of designated animals; or	28
		(b) the holding of designated biosecurity matter.	29

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143	Who	o is the <i>occupier</i> of a place	1
	(1)	The <i>occupier</i> of a place is the person who, whether or not the owner of the place, is the person who is effectively in day-to-day control of the place, whether or not that control is exercised through an agent or employee.	2 3 4 5
	(2)	However, if at any time it is not reasonably practicable to decide who is the occupier of a place under subsection (1), the person who is the owner of the place is also the <i>occupier</i> of the place.	6 7 8 9
144	Who	o is the <i>NLIS administrator</i>	10
		The <i>NLIS administrator</i> is the entity approved by the chief executive, by gazette notice, as the administrator of the database for the NLIS.	11 12 13
Part :	2	Registration and related requirements	14 15
Divisi	on	1 Registration of registrable biosecurity entities	16 17
145	Reg	sistrable biosecurity entity must apply for registration	18
	(1)	A registrable biosecurity entity must, in compliance with this part, and unless the person has a reasonable excuse, apply for registration under this part unless the chief executive has given a registration exemption for the entity.	19 20 21 22
		Maximum penalty—100 penalty units.	23
	(2)	The obligation under subsection (1) to apply for registration commences immediately a person becomes a registrable biosecurity entity, and must be complied with within 14 days	24 25 26

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	after the obligation commences or within any longer period approved by the chief executive under this section.	1 2
(3)	If a person is a registrable biosecurity entity because of each of 2 or more biosecurity circumstances, the person must apply for registration for each of the circumstances.	3 4 5
	Example—	6
	A corporation keeps 30 cattle and 20 pigs and holds more than the threshold amount of designated biosecurity matter, therefore providing 3 biosecurity circumstances because of which the corporation is a registrable biosecurity entity. The corporation must apply for registration under this part for each of the 3 circumstances.	7 8 9 10 11
(4)	However, the entity may combine the applications in the 1 application document.	12 13
(5)	An entity may apply to the chief executive to approve a longer period for applying for registration.	14 15
(6)	An application under subsection (5) must be made in the approved form.	16 17
(7)	The chief executive may decide the application by—	18
	(a) approving the longer period applied for; or	19
	(b) approving a period less than that applied for; or	20
	(c) approving a longer period on conditions; or	21
	(d) refusing to approve a longer period.	22
(8)	If the chief executive acts under subsection (7)(b), (c) or (d), the chief executive must give the entity an information notice for the decision on the application.	23 24 25
	proval for registrable biosecurity entity to remain registered	26 27
(1)	A registrable biosecurity entity may apply to the chief executive for exemption (a <i>registration exemption</i> for the entity) from the requirement that the entity apply for registration under this part.	28 29 30 31
(2)	The application must be in the approved form.	32

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	(3)	The approval may be given only if the chief executive is satisfied that no biosecurity circumstance applying to the entity poses a biosecurity risk.	1 2 3
	(4)	If the chief executive decides to refuse the application, the chief executive must give the applicant an information notice for the decision to refuse the application.	4 5 6
147		plication for registration before becoming a registrable security entity	7 8
	(1)	A person who is not a registrable biosecurity entity for a biosecurity circumstance, but reasonably expects to become a registrable biosecurity entity for the circumstance, may apply for registration under this part as if the person were a registrable biosecurity entity for the circumstance.	9 10 11 12 13
	(2)	Subsection (3) applies if, on a day (the <i>relevant day</i>)—	14
		(a) a person expects, or ought reasonably to expect, that the person will, for an event period, be a registrable biosecurity entity for a biosecurity circumstance; and	15 16 17
		(b) the person is not a registered biosecurity entity for the biosecurity circumstance for the event period.	18 19
	(3)	The person must, as required under subsection (4) and unless the person has a reasonable excuse, apply for registration under this part for the biosecurity circumstance as if the person were a registrable biosecurity entity for the circumstance.	20 21 22 23 24
		Maximum penalty—100 penalty units.	25
		Example of a person to whom subsection (3) might apply—	26
		A person operates a place as a cattle saleyard on an occasional basis, but the person does not hold a current registration under this part for the keeping of cattle at the saleyard. However, the person is planning to hold a sale at the saleyard for 2 days, starting in 30 days. The person is about to advertise the sale and fully expects the sale to proceed as planned.	27 28 29 30 31
	(4)	The application must be made as soon as reasonably practicable but, unless it is not reasonably practicable, must be made before the commencement of the event period.	32 33 34

	(5)	In th	is section—	1
		even	t period means a period, of not more than 14 days—	2
		(a)	starting after the relevant day; and	3
		(b)	ending before the end of the 90 days immediately following the relevant day.	4 5
148			ion requirements for registration of registrable rity entity	6
	(1)		pplication for the registration of a registrable biosecurity must—	8 9
		(a)	be in the approved form; and	10
		(b)	be made to the chief executive by the entity; and	11
		(c)	state all of the following details (the <i>designated details</i> for the entity)—	12 13
			(i) to the extent reasonably practicable, the real property description, address, local government area and any name, of each place (each a <i>designated place</i>) where the keeping of designated animals or the holding of designated biosecurity matter happens or may happen;	14 15 16 17 18 19
			(ii) the name, address and contact details of the entity;	20
			(iii) if the applicant is not the occupier of a designated place—the name, address and contact details of the occupier of the place;	21 22 23
			(iv) whether the occupier of any designated place is also the owner of the designated place, and, if not, the name, address and contact details of the owner of the designated place;	24 25 26 27
			(v) the approximate numbers of each type of designated animal;	28 29
			(vi) to the extent the application relates to the holding of designated biosecurity matter—the approximate	30 31

			area of the land on which the biosecurity matter is held, and any other matters about the land prescribed under a regulation; and	1 2 3
		(d)	include any information of which the applicant is aware that could help the chief executive decide—	4 5
			(i) the biosecurity risk status details for the proposed registered biosecurity entity; and	6 7
			(ii) whether any place the subject of the application should be declared a restricted place; and	8 9
		(e)	be accompanied by the fee prescribed under a regulation; and	10 11
		(f)	be accompanied by evidence the chief executive reasonably requires that the person identified in the application as the registrable biosecurity entity is the appropriate person to make the application.	12 13 14 15
	(2)	subs	he extent the application relates to the keeping of bees, ection (1)(c) does not apply and the designated details for registrable biosecurity entity are—	16 17 18
		(a)	a statement that the application relates to the keeping of bees; and	19 20
		(b)	the name, address and contact details of the entity.	21
149	Re	gistra	ation of biosecurity entity	22
		chie	receiving from a person an application for registration, the f executive must consider the application and, if it plies with the requirements for an application, must as a spracticable—	23 24 25 26
		(a)	register the person as a registered biosecurity entity in the biosecurity register; and	27 28
		(b)	decide the biosecurity risk status details for the entity; and	29 30
		(c)	advise the person of the registration; and	31

	(d)	give the person an information notice for the chief executive's decision about the registration details, including the entity's biosecurity risk status details.	1 2 3
Ch	ief ex	ecutive may register person without application	4
(1)		11	5 6
(2)	The	chief executive may register the person under this part—	7
	(a)	even though the person has not applied for registration; and	8 9
	(b)	even if the person can be expected to be a registrable biosecurity entity only on a temporary basis.	10 11
(3)			12 13
	(a)	give the person a notice stating—	14
		(i) that the chief executive proposes to register the person because the person is, or is likely to become, a registrable biosecurity entity; and	15 16 17
		(ii) a reasonable period within which the person may make written submissions to the chief executive about whether the person is, or is likely to become, a registrable biosecurity entity; and	18 19 20 21
	(b)	consider any written submission made by the person within the stated period.	22 23
(4)			24 25
	(a)	decide the biosecurity risk status details for the entity; and	26 27
	(b)	advise the person of the registration; and	28
	(c)	give the person an information notice for—	29
	(1)(2)(3)	Chief ex (1) This is, o (2) The (a) (b) (3) How chie (a) (b) (4) On a the b (a) (b)	executive's decision about the registration details, including the entity's biosecurity risk status details. Chief executive may register person without application (1) This section applies if the chief executive considers a person is, or is likely to become, a registrable biosecurity entity. (2) The chief executive may register the person under this part— (a) even though the person has not applied for registration; and (b) even if the person can be expected to be a registrable biosecurity entity only on a temporary basis. (3) However, before registering the person under this part, the chief executive must— (a) give the person a notice stating— (i) that the chief executive proposes to register the person because the person is, or is likely to become, a registrable biosecurity entity; and (ii) a reasonable period within which the person may make written submissions to the chief executive about whether the person is, or is likely to become, a registrable biosecurity entity; and (b) consider any written submission made by the person within the stated period. (4) On registering the person as a registered biosecurity entity in the biosecurity register, the chief executive must— (a) decide the biosecurity risk status details for the entity; and (b) advise the person of the registration; and

		(i)	the chief executive's decision to register the person without having received an application for registration; and	1 2 3
		(ii)	the chief executive's decision about the registration details, including the entity's biosecurity risk status details.	4 5 6
151	All	ocation of	PICs	7
	(1)	a registere	on applies if the chief executive registers a person as ed biosecurity entity under this part for the person's f designated animals other than bees.	8 9 10
	(2)	code (a registratio	F executive must allocate a property identification PIC) to any designated place the subject of the on unless a PIC has already been allocated to the ause of another registration under this part.	11 12 13 14
	(3)	PIC other the biosec	executive may give a registered biosecurity entity a than for a designated place, and include the PIC in curity register, if the chief executive is satisfied it is for the integrity of the NLIS.	15 16 17 18
	(4)	considers PIC and ensure to details of	executive must take any action the chief executive appropriate, including by cancelling or replacing a amending the biosecurity register accordingly, to the greatest practicable extent that any 1 place the which are recorded in the register has only 1 PIC que to that place.	19 20 21 22 23 24
	(5)	that affect entity, the	ef executive takes any action under subsection (4) ts the registration details of a registered biosecurity chief executive must give the entity an information the decision to take the action.	25 26 27 28
	(6)		o other requirements of this chapter relating to PICs, any take any form the chief executive considers te.	29 30 31

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152	Registered biosecurity entity may apply for deregistration				
	(1)	If a person that is a registered biosecurity entity ceases to be a registrable biosecurity entity for a biosecurity circumstance, the person may apply to the chief executive for the person's deregistration as a registered biosecurity entity for the circumstance.	3 4 5 6 7		
	(2)	The application must be in the approved form.	8		
	(3)	The chief executive must remove the person from the biosecurity register if satisfied the person is no longer a registrable biosecurity entity for the biosecurity circumstance.	9 10 11		
	(4)	Otherwise, the chief executive must refuse the application.	12		
	(5)	If the chief executive decides to refuse the application, the chief executive must give the applicant for deregistration an information notice for the decision to refuse.	13 14 15		
153		gistered biosecurity entity to be given proof of jistration	16 17		
	(1)	The chief executive may give a registered biosecurity entity proof of the entity's registration in the form approved by the chief executive.	18 19 20		
	(2)	The chief executive must give a registered biosecurity entity proof of registration as mentioned in subsection (1) if the entity asks for it.	21 22 23		
154	No	transfer of registration	24		
		A registered biosecurity entity's registration can not be transferred.	25 26		
155	Ter	m of registration	27		
	(1)	The term of the registration of a registered biosecurity entity is the term decided by the chief executive, having regard to the circumstances of the entity, but must not be more than 3 years.	28 29 30		

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	(2)	If the term of a registration is made up of 2 or more separate periods, the separate periods must be within a period of not more than 3 years. Example for subsection (2)— 1 2 3
		An agricultural show society becomes registered as a registered biosecurity entity for the keeping of various designated animals for a 2-week period at the same time each year. The term of the registration could not be more than 3 of those 2-week periods.
156	Rei	ewal of registration 9
	(1)	When the term of a registration as a registered biosecurity entity ends, the chief executive must renew the registration unless the chief executive has been otherwise advised by the entity.
	(2)	If the chief executive renews a registration as a registered biosecurity entity under subsection (1), the chief executive must require the registered biosecurity entity— 12 13
		(a) to pay the prescribed fee for renewal of the registration; or
		(b) to advise the chief executive why the entity no longer needs to be registered as a registered biosecurity entity.
	(3)	Subsection (1) does not stop the chief executive from at any time requiring a registered biosecurity entity to give the chief executive information the chief executive reasonably requires for confirming the continuing accuracy of any aspect of the entity's registration details.
	(4)	A registered biosecurity entity must comply with a requirement made to the entity under subsection (2) or (3) unless the entity has a reasonable excuse.
		Maximum penalty—100 penalty units.

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Division 2		2 Special provisions relating to the keeping of bees	1 2
157	Ke	eping of bees in a hive	3
		A person must not keep bees unless the bees are kept in a hive.	4
		Maximum penalty—50 penalty units.	5
158	Alle	ocation of HIN	6
	(1)	If the chief executive registers a registrable biosecurity entity under this part for the entity's keeping of bees, the chief executive must allocate a hive identification number (a <i>HIN</i>) to the entity for the entity's hives.	7 8 9 10
	(2)	The chief executive must take any action the chief executive considers appropriate, including by cancelling or replacing a HIN and amending the biosecurity register accordingly, to ensure to the greatest practicable extent that a registered biosecurity entity has only 1 HIN that is unique to the entity's hives.	11 12 13 14 15 16
	(3)	If the chief executive takes any action under subsection (2) that affects the registration details of a registered biosecurity entity, the chief executive must give the entity an information notice for the decision to take the action.	17 18 19 20
	(4)	A HIN may take any form the chief executive considers appropriate.	21 22
	(5)	A registered biosecurity entity that has a HIN allocated to it by the chief executive must ensure that the hives the entity uses for the keeping of bees are marked or branded with the HIN, in the way prescribed under a regulation, to the following extent—	23 24 25 26 27
		(a) for each group of 50 hives—at least 1 hive in the group must be marked or branded;	28 29

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		(b)	subject to paragraph (a), for any group of less than 50 hives—at least 1 hive in the group must be marked or branded.	1 2 3
		Max	imum penalty—50 penalty units.	4
159	Dis	play	of information about registered biosecurity entity	5
	(1)	uses	section applies if hives that a registered biosecurity entity for the keeping of bees are located other than on land that r that is adjacent to land that is residential land of the y.	6 7 8 9
	(2)	with requ entit	entity must, on 1 of the hives, or in a conspicuous place in the hives, display a notice that complies with the irements, and contains the information relating to the y's registration under this part, prescribed under a lation.	10 1 12 13 14
		Max	imum penalty—20 penalty units.	1:
	(3)	In th	is section—	10
			dential land, of a registered biosecurity entity, means land which is located the usual place of residence of—	1′ 18
		(a)	the entity; or	1
		(b)	an executive officer, agent or employee of the entity.	2
Divi	sion	3	Restricted places	2
160	Re	quire	ment for restricted place notice	22
	(1)	awaı	section applies if any of the following persons become re of a change at a designated place that may cause the gnated place to pose a biosecurity risk—	2: 2: 2:
		(a)	a registered biosecurity entity for the designated place;	20
		(b)	an owner of the designated place;	2

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		(c)	an o	occupier, other than an owner, of the designated e.	1 2
	(2)	soon	as p	tered biosecurity entity, owner or occupier must, as practicable, give the chief executive notice of the <i>restricted place notice</i>).	3 4 5
		Max	imum	penalty—50 penalty units.	6
161	Inc	lusio	n of ı	restricted places in biosecurity register	7
	(1)	This reaso	secti onable	ion applies if the chief executive is satisfied on e grounds that a particular place could pose a y risk.	8 9 10
		Exam	ıple—		11
		soi	l at a	of the presence of contaminants consisting of heavy metals in place, plants grown at the place could contain unacceptable he contaminants that could enter the food chain.	12 13 14
	(2)	The	chief	executive may—	15
		(a)	by a	n appropriate entry in the biosecurity register—	16
			(i)	declare the place to be a restricted place; and	17
			(ii)	declare how use of the place is to be restricted; and	18
			(iii)	declare the restrictions applying to the use or future use of designated animals at the place; and	19 20
				Example—	21
				If the place is declared to be a restricted place because of the presence of contaminants consisting of heavy metals in soil at a place, a restriction may be that a designated animal at the place must not be sent to a meat processing place to be slaughtered until it has been pastured for a stated period on a place that is not a restricted place.	22 23 24 25 26 27
		(b)	chie	each of the following an information notice for the f executive's decision to make the entry and arations under paragraph (a)—	28 29 30
			(i)	the occupier of the place;	31
			(ii)	the owner of the place;	32

		(iii) any entity that is, or is reasonably expected to become, a registered biosecurity entity and for whom the place is, or is reasonably expected to be, for the entity's registration, a designated place.	1 2 3 4
	(3)	The entry and declarations under subsection (2)(a) may be made at the chief executive's own initiative or because of a restricted place notice.	5 6 7
	(4)	For subsection (2), it does not matter whether the place is or is not a designated place for an entity's registration as a registered biosecurity entity.	8 9 10
	(5)	However, the chief executive may, in deciding whether to declare a place to be a restricted place, have regard to the biosecurity risk status details registered or to be registered for the entity in the biosecurity register.	11 12 13 14
162	Co	mpliance with restricted place restrictions	15
	(1)	While a place is a restricted place, a person must not perform any activity in relation to the place that contravenes any restriction recorded in the biosecurity register about how the place is to be used.	16 17 18 19
		Maximum penalty—800 penalty units.	20
	(2)	A person does not commit an offence against subsection (1) for the performance of an activity if the person—	21 22
		(a) did not know, and ought not reasonably to have known, of the existence of the restriction; or	23 24
		(b) has a reasonable excuse for the performance of the activity.	25 26
	(3)	While a place is a restricted place, a person must not use a designated animal at the place in a way that contravenes any restriction recorded in the biosecurity register about how the designated animal is to be used.	27 28 29 30
		Maximum penalty—800 penalty units.	31

	(4)	for t	erson does not commit an offence against subsection (3) he use of a designated animal in a way that contravenes a riction if the person—	1 2 3
		(a)	did not know, and ought not reasonably to have known, of the existence of the restriction; or	4 5
		(b)	has a reasonable excuse for the use of the designated animal in that way.	6 7
163	Re	mova	al of restricted place from biosecurity register	8
	(1)	restr	chief executive may end the declaration of a place as a ricted place by removing from the biosecurity register the y about the place declaring it to be a restricted place.	9 10 11
	(2)	bios reas	chief executive may remove the entry from the ecurity register only if the chief executive is satisfied on onable grounds that the place no longer poses a ecurity risk.	12 13 14 15
	(3)	The happ	removal of an entry under subsections (1) and (2) may pen—	16 17
		(a)	on the chief executive's own initiative; or	18
		(b)	after consideration of an application under this division for removal of the entry.	19 20
164			tion for removal of restricted place from rity register	21 22
	(1)	-	erson may apply to the chief executive for the removal of entry for a restricted place from the biosecurity register.	23 24
	(2)		make an application under subsection (1), the applicant tbe—	25 26
		(a)	the occupier of the place; or	27
		(b)	the owner of the place; or	28
		(c)	any entity that is, or is reasonably expected to become, a registered biosecurity entity and for whom the place is,	29 30

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		or is reasonably expected to be, for the entity's registration, a designated place.	1 2
	(3)	The application must—	3
		(a) be in the approved form; and	4
		(b) be accompanied by the fee prescribed under a regulation; and	5 6
		(c) outline the steps taken to ensure that the place no longer poses a biosecurity risk; and	7 8
		(d) include evidence, including, for example, reports prepared by suitably qualified persons, supporting the conclusion that the place no longer poses a biosecurity risk.	9 10 11 12
165	Inq	uiry about application	13
	(1)	Before deciding the application, the chief executive may, by notice to the applicant, require the applicant to give the chief executive, within the reasonable period of at least 30 days stated in the notice, further information or a document the chief executive reasonably requires to decide the application.	14 15 16 17 18
	(2)	The applicant is taken to have withdrawn the application if, within the stated period, the applicant does not comply with the requirement.	19 20 21
	(3)	A notice under subsection (1) must be given to the applicant	
	(-)	A notice under subsection (1) must be given to the applicant within 30 days after the chief executive receives the application.	22 23 24
	(4)	within 30 days after the chief executive receives the	23
166	(4)	within 30 days after the chief executive receives the application. The information or document under subsection (1) must, if the	23 24 25

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	(2)	chief executive must give the applicant an information notice	1 2 3
	(3)		4 5
		(a) advise the applicant of the decision; and	5
		* '	7
		• •	9 10
167	Fai	lure to decide application	11
	(1)	to decide the application within 30 days of its receipt, the failure is taken to be a decision by the chief executive to	12 13 14 15
	(2)	Subsection (3) applies if—	16
		entry for a restricted place from the biosecurity register;	17 18 19
		the applicant to give the chief executive further	20 21 22
	(3)	the chief executive does not decide the application within 30 days after the chief executive receives the further information	23 24 25 26
	(4)	applicant is entitled to be given an information notice by the	27 28 29

Divis	ion	4 The biosecurity register	1
168	Chi	ief executive's obligation to keep register	2
		The chief executive must keep a register of registered biosecurity entities and restricted places (the <i>biosecurity register</i>).	3 4 5
169		ormation required to be kept for registered biosecurity ities	6
	(1)	The biosecurity register must include, for each registered biosecurity entity in relation to each biosecurity circumstance for which the entity is a registered biosecurity entity, all of the following details (the <i>registration details</i>)—	8 9 10 11
		(a) the designated details for the entity;	12
		(b) any PIC that applies to the entity's registration;	13
		(c) any HIN allocated for the entity's registration;	14
		(d) to the extent known to the chief executive—the biosecurity risk status details for the entity.	15 16
	(2)	The chief executive may record other information the chief executive considers appropriate about a registered biosecurity entity.	17 18 19
170	Red	quirement for change notice	20
	(1)	This section applies if a registered biosecurity entity becomes aware of a change that affects or may affect the accuracy of the entity's designated details or biosecurity risk status details.	21 22 23
	(2)	The registered biosecurity entity must, as soon as practicable, give the chief executive notice of the change (a <i>change notice</i>).	24 25 26
		Maximum penalty—50 penalty units.	27

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	rrection and updating of biosecurity register for pistered biosecurity entities	1 2
(1)	The chief executive may correct the designated details or biosecurity risk status details for a registered biosecurity entity if satisfied that—	3 4 5
	(a) the designated details or biosecurity risk status details are incorrect as registered; or	6 7
	(b) the correction is necessary to ensure the traceability of designated animals or designated biosecurity matter.	8 9
(2)	The correction may be made at the chief executive's own initiative, at the registered biosecurity entity's request, or because of a change notice.	10 12 12
(3)	If a correction is made at the chief executive's own initiative, and without a registered biosecurity entity's request or consent and not because of a change notice to the extent the change notice is about the entity's designated details, the chief executive must give the entity an information notice for the decision to make the correction.	13 14 15 16 17 18
(4)	If the chief executive is given a change notice, the chief executive must refuse to correct the designated details or biosecurity risk status details in compliance with the change notice to the extent the chief executive is satisfied that, in the circumstances, a further application for registration under this part should be made.	19 20 21 22 22 23 24
(5)	In this section—	25
	<i>correct</i> includes amend, and for a PIC or HIN, cancelling and replacing it.	26 27
Pul	blication of biosecurity register	28
	The chief executive must publish the biosecurity register on the department's website, other than information in the register about the biosecurity risk status details for a registered biosecurity entity.	29 30 31 32

Part 2 Registration and related requirements

Tak	ing c	copies of biosecurity register	1
(1)	fee 1	application by a person (the <i>applicant</i>) and payment of the prescribed under a regulation, the applicant may buy a of all or part of the information held in the biosecurity ster.	2 3 4 5
(2)	infor biose	vever, the applicant must not be given a copy of rmation from the biosecurity register that includes the ecurity risk status details for a registered biosecurity y unless—	6 7 8 9
	(a)	the applicant is an occupier of a restricted place and the details relate to the place's declaration as a restricted place; or	10 11 12
	(b)	the registered biosecurity entity gives written consent for the applicant to be given the details; or	13 14
	(c)	disclosing the details is expressly permitted or required under this Act or another Act.	15 16
(3)	initia held	chief executive may, on the chief executive's own ative, give a person a copy of all or part of the information in the biosecurity register, including the biosecurity risk as details for a registered biosecurity entity, if—	17 18 19 20
	(a)	the person is the NLIS administrator; or	21
	(b)	the person is carrying out functions under an Act administered by the department or under a law of another State or the Commonwealth that provides for the same or similar matters as an Act administered by the department; or	22 23 24 25 26
	(c)	the chief executive is satisfied disclosing the details to the person in the circumstances—	27 28
		(i) is essential for the administration of a program under this Act relating to the control of animal health or accreditation; or	29 30 31
		(ii) will contribute to the traceability of designated animals or designated biosecurity matter or of disease; or	32 33 34

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		(iii) will contribute to compliance with a standard under this Act relating to market access or reporting or product integrity.
	(4)	The information mentioned in subsection (3) may be given subject to conditions the chief executive considers appropriate.
		Example of a condition for subsection (4)—
		Information may be given to the NLIS administrator on the condition that the NLIS administrator gives the chief executive access to information from the database for the NLIS.
Par	t 3	Special designated animal identification and tracing
		system
		Cyclo
Divi	sion	1 Approved devices
		1 Approved devices at is an approved device
		• •
Divi:		at is an approved device An approved device is a tag or other identifying device or
		at is an approved device An approved device is a tag or other identifying device or mark that— (a) may be fitted to a special designated animal for use in distinguishing the special designated animal from all
	Wh	at is an approved device An approved device is a tag or other identifying device or mark that— (a) may be fitted to a special designated animal for use in distinguishing the special designated animal from all other animals; and (b) complies with the technical requirements decided by the chief executive as applying to tags or other identifying devices or marks to be fitted to special designated
174	Wh	An approved device is a tag or other identifying device or mark that— (a) may be fitted to a special designated animal for use in distinguishing the special designated animal from all other animals; and (b) complies with the technical requirements decided by the chief executive as applying to tags or other identifying devices or marks to be fitted to special designated animals.

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			to an animal, other than in relation to a tag, includes the owing—	1 2
		(a)	brand or tattoo the animal;	3
		(b)	insert into the animal.	4
176			recutive may approve different devices for tanimals or circumstances	5 6
	(1)	appr	chief executive may decide different specifications for roved devices to be fitted to different types of special gnated animals.	7 8 9
	(2)		specifications must state the technical requirements for a ce and may also provide for any of the following—	10 11
		(a)	the type of special designated animal to which the device may be fitted;	12 13
		(b)	the circumstances that must apply to a special designated animal before the device may be fitted to the animal;	14 15 16
		(c)	the purposes for which the device may be fitted to a special designated animal.	17 18
	(3)		chief executive must publish the specifications on the artment's website.	19 20
	(4)	grea relev	eciding the specifications, the chief executive must, to the test practicable extent, comply with the provisions of a vant code of practice, including, for example, provisions at the following—	21 22 23 24
		(a)	the testing of tags for suitability for fitting to an animal;	25
		(b)	the purposes of different types of tags;	26
		(c)	the positioning of tags fitted to special designated animals;	27 28
		(d)	conditions for the re-use, recycling and destruction of tags.	29 30

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177	Wh	at is	a suitable approved device	1
		desi; havi	approved device is a <i>suitable approved device</i> for a special gnated animal if it is suitable to be fitted to the animal ng regard to the specifications decided by the chief cutive for the device.	2 3 4 5
178	On	ly su	itable approved device to be fitted	6
	(1)	desi	person must not fit an approved device to a special gnated animal if the device is not a suitable approved ce for the animal.	7 8 9
		Max	imum penalty—100 penalty units.	10
	(2)	-	erson does not commit an offence against subsection (1) if person—	11 12
		(a)	did not know, and ought not reasonably to have known, that the device was not a suitable approved device; or	13 14
		(b)	has a reasonable excuse for fitting the device.	15
Divi	sion	2	Approved device requirement and travel approvals	16 17
179	Аp	prove	ed device requirement	18
	(1)	This	s section applies to a person if—	19
		(a)	the person is a registrable biosecurity entity; and	20
		(b)	the biosecurity circumstance for which the person is a registrable biosecurity entity is or includes the keeping of a special designated animal at a place (the <i>place of origin</i>).	21 22 23 24
	(2)	is m suita	person must ensure that, if the special designated animal aloved from the place of origin, the animal is fitted with a able approved device for the animal unless the person has asonable excuse.	25 26 27 28

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	(3)	Subs	sectio	n penalty—100 penalty units. n (2) applies even if the person is not a registered y entity for the keeping of the special designated	1 2 3
		anim			4
180	Exe	empti	ons	from approved device requirement	5
		devi	ce rec	does not commit an offence against the approved quirement in relation to the movement of a special d animal if—	6 7 8
		(a)	all o	of the following apply—	9
			(i)	the movement of the special designated animal is to a place that is a neighbouring place to the place of origin;	10 11 12
			(ii)	the movement is for ordinary animal management purposes only;	13 14
				Examples of ordinary animal management purposes—	15
				dipping, branding and vaccinating	16
			(iii)	the person intends that the special designated animal be returned to the place of origin within 48 hours after arriving at the neighbouring place; or	17 18 19
		(b)	only	lack of the fitted suitable approved device applies of for the first part of the movement, and the first part ne movement is to a place—	20 21 22
			(i)	that is a neighbouring place to the place of origin; and	23 24
			(ii)	that is a place where the approved device can be fitted; or	25 26
			Exan	nple—	27
				he neighbouring place, unlike the place of origin, is equipped ith appropriate facilities for fitting the approved device.	28 29
		(c)		special designated animal is a goat and all of the owing apply—	30 31

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		(i)	the first part of the movement of the animal is direct from a place where it is living in a wild state to a place (a <i>sorting place</i>) where it is held for the purposes of collection and sorting;	1 2 3 4
		(ii)	the second part of the movement of the animal is direct from the sorting place to a meat processing facility;	5 6 7
		(iii)	the movement otherwise complies with the movement requirements prescribed under a regulation; or	8 9 10
	(d)		special designated animal is a goat or pig and all of following apply—	11 12
		(i)	the first part of the movement of the animal is direct to a sporting event from a place (the <i>relevant place</i>);	13 14 15
		(ii)	no other animals are present at the sporting event, other than goats and pigs from the relevant place;	16 17
		(iii)	the second part of the movement of the animal is direct from the sporting event to the relevant place; or	18 19 20
			Examples of a sporting event—	21
			billy goat race, pig race	22
	(e)	mov	person holds an approval (a <i>travel approval</i>) for the ement and all conditions of the travel approval are plied with.	23 24 25
Ob	tainin	ıg a t	ravel approval	26
(1)	_		may apply to the chief executive for a travel for the movement of a special designated animal.	27 28
(2)	The	applic	eation must be in the approved form.	29
(3)			executive may grant the travel approval only if the utive is satisfied that—	30 31

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	(a)	the special designated animal can be traced under the NLIS; and	1 2
	(b)	the movement does not pose a biosecurity risk.	3
(4)		chief executive may ask the applicant for further rmation or documents to decide the application.	4 5
(5)		chief executive must grant the travel approval, with or out conditions, or refuse the travel approval.	6 7
(6)	with	ne chief executive decides to grant the travel approval out conditions, the chief executive must give the applicant itten travel approval.	8 9 10
(7)		e chief executive decides to grant the travel approval on litions, the chief executive must give the applicant—	11 12
	(a)	a written travel approval that includes the conditions; and	13 14
	(b)	an information notice for the decision to grant the approval on the conditions.	15 16
(8)	appr	ne chief executive decides to refuse to grant the travel roval, the chief executive must give the applicant an ermation notice for the decision to refuse.	17 18 19
Fa	ailure 1	to decide travel approval application	20
(1)	to do	ect to subsections (2) and (3), if the chief executive fails ecide an application under section 181 within 30 days of eceipt, the failure is taken to be a decision by the chief entive to refuse to grant the application.	21 22 23 24
(2)	181(section (3) applies if the chief executive has, under section (4), required the applicant to give the chief executive her information or a document.	25 26 27
(3)	the days	chief executive is taken to have refused the application if chief executive does not decide the application within 30 after the chief executive receives the further information ocument.	28 29 30 31

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	(4)	applic	application is taken to be refused under this section, the cant is entitled to be given an information notice by the executive for the decision.	1 2 3
Divis	sion	3	Receiving special designated animals	4 5
Subo	divis	sion 1	Preliminary	6
183	De	finitior	ns for div 3	7
		In this	s division—	8
			ribed information means the information prescribed a regulation for a reporting requirement.	9 10
		divisi	ting requirement means a requirement under this on to give the NLIS administrator information about a all designated animal.	11 12 13
			cted agricultural show means an agricultural show to at least 1 of the following apply—	14 15
			the duration of the agricultural show is no more than 96 hours;	16 17
			there are not more than 500 special designated animals required to be fitted with an approved device that includes a microchip that are present at the agricultural show at any 1 time;	18 19 20 21
			all special designated animals required to be fitted with an approved device that includes a microchip that are present at the agricultural show have most recently been kept at the same place.	22 23 24 25
184	Me	aning	of moving from another place	26
			erence in this division to a person taking delivery at a of an animal that has been moved to the place from	27 28

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		mov that	her place includes a reference to an animal that has been ed to the place where delivery is taken on a movement did not involve its delivery to any other person. **sple	1 2 3 4 5 6
Sub	divis	sion	2 Receiver requirement to advise NLIS administrator	7 8
185	Ap	plicat	tion of sdiv 2	9
		This	subdivision applies if—	10
		(a)	a person (the <i>receiver</i>) takes delivery at a place of a special designated animal that has been moved to the place from another place; and	11 12 13
		(b)	under the approved device requirement, the animal was required, for the movement, to be fitted with an approved device; and	14 15 16
		(c)	on the taking of delivery of the animal, the receiver is, or becomes, a registrable biosecurity entity for the keeping of the animal.	17 18 19
186		ecial ility	designated animal delivered to meat processing	20 21
	(1)	at a	e receiver takes delivery of the special designated animal meat processing facility, the receiver must, unless the iver has a reasonable excuse—	22 23 24
		(a)	within 48 hours after taking delivery of the animal at the facility, give the NLIS administrator the prescribed information; and	25 26 27
		(b)	within 48 hours after the slaughter of the animal, give the NLIS administrator the prescribed information.	28 29

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	Max	timum penalty—100 penalty units.	1
(2)	Subs	section (1)(a) does not apply if, on taking delivery of the nal at the meat processing facility, the receiver reasonably ects the animal to be slaughtered within 5 days after its	2 3 4 5
	Notes	<u>s—</u>	6
	1	For changes to the timing for reporting if the receiver becomes a registrable entity on taking delivery, see section 191.	7 8
	2	For other exceptions to the reporting requirement under this section, see section 192.	9 10
		designated animal delivered to saleyard or live nolding	11 12
	at a	e receiver takes delivery of the special designated animal saleyard or live export holding, the receiver must, unless receiver has a reasonable excuse—	13 14 15
	(a)	within 48 hours after taking delivery of the animal at the saleyard or live export holding, give the NLIS administrator the prescribed information; and	16 17 18
	(b)	within 48 hours after the animal is moved from the saleyard or from the live export holding to a place outside Australia, give the NLIS administrator the prescribed information.	19 20 21 22
	Max	imum penalty—100 penalty units.	23
	Notes	<u>s</u> —	24
	1	For changes to the timing for reporting if the receiver becomes a registrable entity on taking delivery, see section 191.	25 26
	2	For exceptions to the reporting requirement under this section, see section 192.	27 28
		designated animal delivered to restricted ural show	29 30
(1)		section applies if—	31
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	(a)	the special designated animal is fitted with an approved device that includes a microchip; and	1 2
	(b)	the receiver takes delivery of the animal in the receiver's capacity as an entity that organises or otherwise holds an event that is a restricted agricultural show; and	3 4 5
	(c)	the animal will remain at the restricted agricultural show only for the period reasonably necessary for the animal's use in the restricted agricultural show, unless the receiver has a reasonable excuse for keeping the animal at the restricted agricultural show for a longer period.	6 7 8 9 10 11
(2)	excu desig	receiver must, unless the receiver has a reasonable use, within 48 hours after taking delivery of the special gnated animal, give the NLIS administrator the prescribed rmation.	12 13 14 15
	Max	imum penalty—100 penalty units.	16
	Notes	<u>; </u>	17
	1	For changes to the timing for reporting if the receiver becomes a registrable entity on taking delivery, see section 191.	18 19
	2	For exceptions to the reporting requirement under this section, see section 192.	20 21
		designated animal moved from restricted ural show	22 23
(1)	This	section applies if—	24
	(a)	the special designated animal is fitted with an approved device that includes a microchip; and	25 26
	(b)	the receiver takes delivery of the animal at the place and the place is not a show place; and	27 28
	(c)	the animal has been moved to the place from a show place (the <i>relevant show place</i>).	29 30
(2)		receiver must, unless the receiver has a reasonable se, within 48 hours after taking delivery of the special	31 32

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		designated animal, give the NLIS administrator the prescribed information.	1 2
		Maximum penalty—100 penalty units.	3
	(3)	However, the receiver is not required to comply with subsection (2) if the special designated animal leaves the relevant show place and returns to the place where the animal was most recently kept before it was present at any show place.	4 5 6 7 8
		Notes—	9
		1 For changes to the timing for reporting if the receiver becomes a registrable entity on taking delivery, see section 191.	10 11
		2 For other exceptions to the reporting requirement under this section, see section 192.	12 13
	(4)	In this section—	14
		show place means a place for the holding of a restricted agricultural show.	15 16
190	Spo	ecial designated animal delivered to another place	17
	(1)	This section does not apply if any of sections 186 to 189	
		apply.	18 19
	(2)		
	(2)	apply. If the receiver takes delivery of the special designated animal at the place, the receiver must, unless the receiver has a reasonable excuse, within 48 hours after taking delivery of the animal, give the NLIS administrator the prescribed	19 20 21 22 23
	(2)	apply. If the receiver takes delivery of the special designated animal at the place, the receiver must, unless the receiver has a reasonable excuse, within 48 hours after taking delivery of the animal, give the NLIS administrator the prescribed information.	19 20 21 22 23 24
	, ,	apply. If the receiver takes delivery of the special designated animal at the place, the receiver must, unless the receiver has a reasonable excuse, within 48 hours after taking delivery of the animal, give the NLIS administrator the prescribed information. Maximum penalty—100 penalty units. However, the receiver is not required to comply with subsection (2) to the extent the receiver takes delivery of the	19 20 21 22 23 24 25 26 27
	, ,	apply. If the receiver takes delivery of the special designated animal at the place, the receiver must, unless the receiver has a reasonable excuse, within 48 hours after taking delivery of the animal, give the NLIS administrator the prescribed information. Maximum penalty—100 penalty units. However, the receiver is not required to comply with subsection (2) to the extent the receiver takes delivery of the special designated animal in the receiver's capacity as— (a) an owner or occupier of the place that is a place on which the animal is agisted if the owner or occupier is	199 200 211 222 233 244 255 266 277 288 299 300

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	(4)	If subsection (3) applies, the responsible person for the special designated animal must, unless the responsible person has a reasonable excuse, within 48 hours after the receiver takes delivery of the animal, give the NLIS administrator the prescribed information.	1 2 3 4 5
		Maximum penalty—100 penalty units.	6
		Notes—	7
		1 For changes to the timing for reporting if the receiver becomes a registrable entity on taking delivery, see section 191.	8 9
		2 For other exceptions to the reporting requirement under this section, see section 192.	10 11
	(5)	In this section—	12
		<i>responsible person</i> , for a special designated animal, means the person who at law has title to the animal, or who otherwise has final responsibility for the animal.	13 14 15
191		ning for reporting if receiver becomes registrable tity on taking delivery	16 17
	(1)	This section applies if, on the taking of delivery of the special designated animal, the receiver becomes a registrable biosecurity entity for the keeping of the animal but has not yet obtained registration under part 2 of this chapter.	18 19 20 21
	(2)	The period of 48 hours mentioned in each of sections 186 to 190 does not start until the receiver obtains the registration.	22 23
192	Ex	ceptions to reporting requirements	24
		Sections 186 to 190 do not apply if—	25
		(a) a person has advised the NLIS administrator of the relevant prescribed information before the special designated animal is moved to or from the place; or	26 27 28
		(b) the special designated animal, because of the approved device requirement, is required to be fitted with a suitable approved device that includes a microchip but	29 30 31

			the animal is not fitted with the device before the receiver takes delivery of the animal at the place.	1 2
Sub	divis	sion	3 Receiver requirement to advise inspector	3 4
193			ar special designated animal not fitted with approved device	5 6
	(1)	This	section applies if—	7
		(a)	a person (the <i>relevant person</i>) takes delivery at a place of a special designated animal that has been moved from another place; and	8 9 10
		(b)	because of the approved device requirement, the animal should have been fitted with a suitable approved device at some time before the relevant person took delivery; and	11 12 13 14
		(c)	the animal is not fitted with a suitable approved device.	15
	(2)	deliv relev	relevant person must, within 24 hours after taking very of the special designated animal, and unless the vant person has a reasonable excuse, advise an inspector ne circumstances mentioned in subsection (1).	16 17 18 19
		Max	imum penalty—100 penalty units.	20
	(3)	direct appr	relevant person must comply with all reasonable ctions the inspector gives the relevant person for ensuring ropriate identification of the special designated animal ss the relevant person has a reasonable excuse.	21 22 23 24
		Max	imum penalty—100 penalty units.	25
	(4)	inclu	nout limiting subsection (3), reasonable directions may ade a direction for the relevant person to fit the special gnated animal with an approved device.	26 27 28
	(5)	_	erson is not required to comply with subsection (2) to the nt the person takes delivery of the special designated	29 30

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		animal in the person's capacity as a conveyor or drover of the animal.	1 2
	(6)	It is not a reasonable excuse for the relevant person to fail to comply with subsection (2) or (3) that the relevant person is not a registered biosecurity entity for the keeping of the special designated animal.	3 4 5 6
Divi	sion	4 Movement records	7
194	Мо	vement record requirement	8
	(1)	This section applies to a person (the <i>relevant person</i>) who is a registrable biosecurity entity for the keeping of a designated animal, whether or not the person is also a registered biosecurity entity for the keeping of the animal.	9 10 11 12
	(2)	The relevant person must ensure that, if the animal is moved from the place where the animal is kept—	13 14
		(a) there is created, before the movement starts, a record of the proposed movement (the <i>movement record</i>) in the appropriate form; and	15 16 17
		(b) if the animal is a special designated animal, or if a biosecurity emergency order, movement control order or biosecurity zone regulatory provision provides that this section applies to the movement—any person who is the conveyor or drover of the animal for the purposes of the movement has, in the conveyor's or drover's possession, before the movement starts, a copy of the movement record.	18 19 20 21 22 23 24 25
		Maximum penalty—200 penalty units.	26
	(3)	The relevant person is not required to comply with subsection (2) if—	27 28
		(a) the movement of the animal is to or from a place that is a neighbouring place to the place where the movement starts; and	29 30 31

	(b)	the movement is for ordinary stock management purposes, other than for the purpose of collecting or returning the animal because it has strayed; and	1 2 3
	(c)	the movement does not require a biosecurity instrument permit.	4 5
(4)		section (5) applies to the conveyor or drover of an animal movement if, under this section—	6 7
	(a)	a movement record is required for the movement; and	8
	(b)	the relevant person is required to ensure that the conveyor or drover has, in the conveyor's or drover's possession, before the movement starts, a copy of the movement record.	9 10 11 12
(5)	the r	conveyor or drover must not proceed for the purposes of movement if the conveyor or drover does not have, in the reyor's or drover's possession, before the movement s, a copy of the movement record.	13 14 15 16
	Max	imum penalty—200 penalty units.	17
(6)	A single movement record may be created for the same proposed movement of 2 or more animals to which this section applies.		
(7)	not o	erson who fails to comply with subsection (2) or (5) does commit an offence against the subsection if the person has asonable excuse for the failure to comply.	21 22 23
Apı	propi	riate form of movement record	24
(1)	For that appr	the movement record requirement, a movement record relates to the movement of a designated animal is in the opriate form if it is a document in hard copy or electronic a that clearly sets out the following information—	25 26 27 28
	(a)	the name of the person completing the record;	29
	(b)	details sufficient to identify the place from which the designated animal is being moved;	30 31

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	(c)	where the designated animal is being moved to, and the name and address of the person who is to receive the animal;	1 2 3
	(d)	the proposed date of the movement of the designated animal;	4 5
	(e)	the species and breed of the designated animal;	6
	(f)	a description of the designated animal or, if the animal is part of a group of designated animals that are moved from the place where the animals are kept, a description of the group, including, for example, any distinguishing marks or features on the animal or group that may be sufficient to identify the animal or group;	7 8 9 10 11 12
	(g)	other information prescribed under a regulation.	13
(2)		, to be in the appropriate form, a movement record for a gnated animal that is a special designated animal must—	14 15
	(a)	be signed by the individual completing the record unless the record is created and kept only in electronic form; and	16 17 18
	(b)	bear a serial number that is unique for the record; and	19
	(c)	state the PIC shown on any approved device that does not include a microchip that is fitted to the animal.	20 21
(3)	may move	ngle document, whether in hard copy or electronic form, be used for more than 1 movement record if the ements relate to a designated animal other than a special gnated animal.	22 23 24 25
		on of movement record requirement for multiple nces	26 27
(1)	-		28 29 30 31

(2)	anin	vever, subject to subsections (3) to (6), special designated hals may be conveyed under a single movement record a though there are 2 or more conveyances.	1 2 3
(3)	All the special designated animals must leave the same starting point within a period of 24 hours.		4 5
(4)		driver of each vehicle conveying any of the special gnated animals must carry a certificate—	6 7
	(a)	either in hard copy or electronic form; and	8
	(b)	signed by a person required or authorised to create the movement record unless the certificate is in electronic form.	9 10 11
(5)	The	certificate must—	12
	(a)	state the number of special designated animals on the vehicle; and	13 14
	(b)	identify the movement record relating to the movement of all the special designated animals; and	15 16
	(c)	state the start and end points for the movement that are to appear on the movement record.	17 18
(6)	the s	movement record must be completed before the first of special designated animals leaves the starting point for the ement.	19 20 21
Kee	ping	and producing movement record	22
(1)	requ	section applies to a person (the <i>relevant person</i>) who is ired under the movement record requirement to ensure a ement record is created.	23 24 25
(2)		relevant person must, unless the person has a reasonable use—	26 27
	(a)	if the designated animal is a special designated animal—keep a copy of the movement record for 5 years after the movement started; or	28 29 30

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	(b) otherwise—keep the movement record for 2 years after the movement started.
	Maximum penalty—200 penalty units.
(3)	The relevant person must, at any time in the period that applies under subsection (2), unless the person has a reasonable excuse, produce the copy or record to an inspector for inspection if the inspector asks to see it.
	Maximum penalty—200 penalty units.
Мо	vement record for receiving designated animal
(1)	Subsections (2) and (3) apply if—
	(a) a designated animal is moved from 1 place to another; and
	(b) under this division, a movement record is required to be completed for the movement; and
	(c) the relevant person under the movement record requirement is required to ensure that a conveyor or drover of the animal has, in the conveyor's or drover's possession, a copy of the movement record.
(2)	A person must not accept delivery of the animal, or, if the movement record requirement is relaxed under section 196, must not accept delivery of the animals, at the completion of the movement, unless the person also takes delivery of a copy of the movement record.
	Maximum penalty—200 penalty units.
(3)	A person who takes delivery of a copy of a movement record as required under subsection (2) must keep the copy for 5 years after the movement started.
	Maximum penalty—200 penalty units.
(4)	Subsection (5) applies if—
	(a) a designated animal is moved from 1 place to another; and

	(b)	under this division, a movement record is required to be created for the movement; and	1 2		
	(c)	the relevant person under the movement record requirement is not required to ensure that a conveyor or drover of the animal has, in the conveyor's or drover's possession, a copy of the movement record.	3 4 5 6		
(5)	mov	erson who accepts delivery of the animal at the end of the ement must create, and keep for 2 years after the ement started, a record complying with subsection (6).	7 8 9		
	Max	imum penalty—200 penalty units.	10		
(6)		record may be a document in hard copy or electronic and must show the following—	11 12		
	(a)	the name of the person completing the record;	13		
	(b)	details sufficient to identify the place from which the designated animal was moved;	14 15		
	(c)	where the animal was moved to, and the name and address of the person who received the animal;	16 17		
	(d)	when the movement of the animal happened;	18		
	(e)	the species and breed of the animal;	19		
	(f)	a description of the designated animal or, if the animal is part of a group of designated animals that are moved, a description of the group, including, for example, any distinguishing marks or features on the animal or group that may be sufficient to identify the animal or group;	20 21 22 23 24		
	(g)	other information prescribed under a regulation.	25		
(7)	a per subsecopy	erson required to keep the copy of a movement record for riod under subsection (3), or a record for a period under ection (5), must, at any time in the period, produce the or record to an inspector for inspection if the inspector to see it.	26 27 28 29 30		
	Maximum penalty—200 penalty units.				

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	(8)	A person who fails to comply with subsection (2), (3), (5) or (7) does not commit an offence against the subsection if the person has a reasonable excuse for the failure to comply.	1 2 3
	(9)	A person is not required to comply with subsection (5) if the person accepts delivery of the animal in the person's capacity as a person having responsibility for the organisation and operation of an agricultural show and is required under section 199 to keep a record in relation to the animal.	4 5 6 7 8
199	Sh	ow organiser to record designated animal movements	9
	(1)	A person (the <i>relevant person</i>) having responsibility for the organisation and operation of an agricultural show must keep, for 2 years after a designated animal arrives at the agricultural show, a record in the appropriate form for the designated animal.	10 11 12 13 14
		Maximum penalty—200 penalty units.	15
	(2)	For subsection (1), a record is in the appropriate form if it is a document in hard copy or electronic form that clearly sets out the following information for a designated animal—	16 17 18
		(a) where the designated animal came from;	19
		(b) when the designated animal arrived at the agricultural show;	20 21
		(c) when the designated animal left the agricultural show;	22
		(d) a description of the designated animal or, if the animal is part of a group of designated animals that arrived at the agricultural show, a description of the group, including, for example, any distinguishing marks or features on the animal or group that may be sufficient to identify the animal or group;	23 24 25 26 27 28
		(e) the name and address of the person who kept the designated animal immediately before the animal arrived at the agricultural show;	29 30 31

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		(f)	the name and address of the person who will be keeping the designated animal immediately after the animal leaves the agricultural show;	1 2 3
		(g)	for a designated animal fitted with an approved device that does not include a microchip—the PIC shown on the device for the animal;	4 5 6
		(h)	for a designated animal that participated in an event at the agricultural show—the date of the event.	7 8
	(3)	whether the king person	relevant person is required to comply with subsection (1) her or not the person is a registrable biosecurity entity for eeping of the designated animal, and whether or not the on is required to comply with the movement record rement for any movement of the designated animal.	9 10 11 12 13
	(4)	comr	erson who fails to comply with subsection (1) does not mit an offence against the subsection if the person has a mable excuse for the failure to comply.	14 15 16
	(5)	prese whetl	section applies to a designated animal that is caused to be ent at the agricultural show at any time for the purpose, her or not the purpose is fulfilled, of being exhibited at how or of participating in an event at the show.	17 18 19 20
200	Fals	se, m	isleading or incomplete movement record	21
		requi unles move know incor	erson who is required under the movement record rement to ensure a movement record is created must, as the person has a reasonable excuse, ensure the ement record does not contain information that the person as or ought reasonably to know is false, misleading or emplete in a material particular.	22 23 24 25 26 27 28

[s 201]

Division 5		5 Other requirements for approved devices	1 2
201	Su	pply of device for use as an approved device	3
	(1)	A person must not supply to another person a device of any kind for use as an approved device if the person knows, or ought reasonably to know, the device is not an approved device.	4 5 6 7
		Maximum penalty—200 penalty units.	8
		Example of a circumstance where a person ought reasonably to know a device is not an approved device—	9 10
		The chief executive's specifications for a type of device require the PIC of the place where an animal is to be kept to be recorded on the type of device but a device of that type is supplied without the PIC recorded.	11 12 13
	(2)	A person (the <i>supplier</i>) must not supply to another person (the <i>purchaser</i>), other than the State, a device of any kind for use as an approved device unless the purchaser has first given the supplier a written order for the supply of the device.	14 15 16 17
		Maximum penalty—200 penalty units.	18
	(3)	A person (also the <i>purchaser</i>) must not receive from another person (also the <i>supplier</i>) a device of any kind for use as an approved device unless the purchaser has first given the supplier a written order for the supply of the device.	19 20 21 22
		Maximum penalty—200 penalty units.	23
	(4)	A person (also the <i>supplier</i>) who supplies to another person (also the <i>purchaser</i>), other than the State, a device of any kind for use as an approved device must—	24 25 26
		(a) make a record of the following information—	27
		(i) the name and address of the purchaser;	28
		(ii) the day the device was supplied to the purchaser;	29
		(iii) any PIC recorded on or shown by the relevant device;	30 31

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			(iv)	if other devices were supplied to the purchaser in the 1 transaction—how many devices were supplied in total;	1 2 3
			(v)	if the written order for the supply of the device has an expiry date—the expiry date; and	4 5
		(b)	keep	the record for 5 years after the date of supply; and	6
		(c)	unle reco	ny time in the 5 years mentioned in paragraph (b), ess the supplier has a reasonable excuse, produce the ord to an inspector for inspection if the inspector asks ee it.	7 8 9 10
		Max	imum	n penalty—200 penalty units.	11
202	Res	strict	ion o	on applying or removing approved device	12
	(1)	device with	ce) to an ap	must not fit an approved device (the <i>new approved</i> o a special designated animal that is already fitted approved device (the <i>existing approved device</i>) that is m of a tag unless—	13 14 15 16
		(a)	spec	existing approved device is first removed from the cial designated animal as authorised under this ion; or	17 18 19
		(b)	for to a su desi	er the specifications decided by the chief executive the new approved device, the new approved device is uitable approved device for fitting to the special gnated animal despite the fitting of the existing roved device.	20 21 22 23 24
		Max	imun	n penalty—100 penalty units.	25
	(2)			may remove from a special designated animal an device fitted to the animal and in the form of a tag	26 27 28
		(a)	an ii	nspector authorises the removal; or	29
		(b)	the or	device is malfunctioning and needs to be replaced;	30 31

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	(c)	under the specifications for the device as decided by the chief executive, the device is no longer a suitable approved device for the special designated animal, and a suitable approved device for the animal is to be fitted to the animal; or	1 2 3 4 5
	(d)	the removal is part of the process of slaughtering the special designated animal at a meat processing facility; or	6 7 8
	(e)	the special designated animal is dead and the animal's owner removes the tag; or	9 10
	(f)	the removal of the device is authorised under a regulation.	11 12
(3)	an ap	proper a special designated animal opproved device fitted to the animal and in the form of a nless the removal is authorised under subsection (2).	13 14 15
	Max	imum penalty—100 penalty units.	16
(4)	Subs	ection (5) applies to a person if—	17
	(a)	the person removes an approved device (also the <i>existing approved device</i>) from a special designated animal under subsection (2)(a), (b) or (c); and	18 19 20
	(b)	a suitable approved device for the special designated animal (also the <i>new approved device</i>) is fitted to the animal in its place.	21 22 23
(5)		person must, within 48 hours after removing the existing oved device, advise the NLIS administrator of—	24 25
	(a)	the serial number of the new approved device; and	26
	(b)	if the existing approved device includes a microchip—the RFID number of the microchip; and	27 28
	(c)	the PIC of the place where there is kept the special designated animal to which the device is to be fitted.	29 30
	Max	imum penalty—100 penalty units.	31

	estrictions on altering, defacing or destroying approved evice	1 2
(1)	A person must not alter or deface an approved device or allow an approved device to be altered or defaced, unless—	3 4
	(a) the alteration or defacing happens because of the removal of the device from a special designated animal; and	5 6 7
	(b) the removal is permitted or required under this Act.	8
	Maximum penalty—200 penalty units.	9
(2)	A person must not destroy an approved device, or allow an approved device to be destroyed, unless—	10 10
	(a) the destruction happens because of the removal of the device from a special designated animal and the removal is permitted or required under this Act; or	13 13 14
	(b) the destruction—	1:
	(i) happens before the device is fitted to any special designated animal; or	10 17
	(ii) is otherwise permitted or required under this Act.	1
	Maximum penalty—200 penalty units.	1
(3)	A person does not commit an offence against subsection (1) if the person has a reasonable excuse for performing or allowing the alteration or defacement.	20 2 22
(4)	In this section—	2
	<i>alter</i> , an approved device, includes, for an approved device that is in the form of an electronic tag, doing anything that causes the device to malfunction.	2: 2: 2:
Re	equirement to destroy removed approved device	2
(1)	This section applies if a person, as permitted or required under this Act, removes from a special designated animal an approved device fitted to the animal.	28 29 30

[s 205]

	(2)	The person must, as soon as reasonably practicable after the removal, destroy the approved device.	1 2
		Maximum penalty—100 penalty units.	3
	(3)	However, if the specifications decided by the chief executive for the approved device allow for the recycling or re-use of the device, the person does not commit an offence against subsection (2) if the person, within a reasonable period, takes steps to recycle or re-use the device in compliance with any requirements stated in the specifications.	4 5 6 7 8 9
	(4)	If, having regard to subsection (3) the approved device is not destroyed as otherwise required under subsection (2), the person must, until the approved device is recycled or re-used, take reasonable steps to ensure the device is kept secure against theft.	10 11 12 13 14
		Maximum penalty—100 penalty units.	15
205		proval to use different PIC for approved device for ecial designated animal	16 17
205			
205	spe	A registered biosecurity entity for the keeping of special designated animals, other than the operator of a saleyard, may apply to the chief executive for approval for the approved devices that are to be fitted to the animals to have recorded on them the PIC of a place other than the place where the special	17 18 19 20 21 22
205	(1)	A registered biosecurity entity for the keeping of special designated animals, other than the operator of a saleyard, may apply to the chief executive for approval for the approved devices that are to be fitted to the animals to have recorded on them the PIC of a place other than the place where the special designated animals are kept. The application must be written and state the serial numbers	17 18 19 20 21 22 23 24

Part	4	Miscellaneous	1		
206	Evidentiary certificates for biosecurity register and NLIS database				
	(1)	This section applies to a proceeding under or relating to this Act.	4 5		
	(2)	A certificate purporting to be signed by the chief executive stating that a stated document is a copy of all or part of any of the following on a stated day or during a stated period, is evidence of the matters stated in the document on the day or during the period—	6 7 8 9 10		
		(a) the biosecurity register;	11		
		(b) the database for the NLIS.	12		
207		son must not give false or misleading information to S administrator	13 14		
		A person who under this Act is required to give information to the NLIS administrator must not, unless the person has a reasonable excuse, give the NLIS administrator information that the person knows or ought reasonably to know is false or misleading in a material particular.	15 16 17 18 19		
		Maximum penalty—1000 penalty units or 1 year's imprisonment.	20 21		

Chapter 8		Prohibited matter and restricted matter permits	1 2
Part	1	Preliminary	3
208	Issue of prohibited and restricted matter permits		4
	The chief executive may issue prohibited matter permits and restricted matter permits under this chapter.		5 6
209	What is a <i>prohibited matter permit</i>		7
	A <i>prohibited matter permit</i> is a permit that authorises stated dealings with stated prohibited matter.		8 9
210	What is a restricted matter permit		10
	A <i>restricted matter permit</i> is a permit that authorises stated dealings with stated restricted matter.		11 12
211	Types of prohibited matter permits		13
	The only types of prohibited matter permits that the chief executive may issue are the following—		14 15
	(a)	a scientific research (prohibited matter) permit;	16
	(b)	a controlled dealings (prohibited matter) permit;	17
	(c)	another type of prohibited matter permit prescribed under a regulation.	18 19
212	Types of restricted matter permits		20
	The only types of restricted matter permits that the chief executive may issue are the following—		21 22
	(a)	a biological control permit;	23

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		(b) a commercial use permit;	1
		(c) a scientific research (restricted matter) permit;	2
		(d) another type of restricted matter permit prescribed under a regulation.	3 4
213	Wh	at is a <i>permit plan</i> for prohibited or restricted matter	5
	(1)	A <i>permit plan</i> , for prohibited matter or restricted matter, is a plan given to the chief executive by the applicant for a prohibited matter or restricted matter permit about how the applicant proposes to deal with the prohibited or restricted matter the subject of the proposed permit.	6 7 8 9 10
	(2)	A permit plan for prohibited or restricted matter must—	11
		(a) identify potential biosecurity risks likely to arise because of the proposed dealing with the prohibited or restricted matter under the permit; and	12 13 14
		(b) state the ways in which the applicant for the permit intends to minimise the biosecurity risks; and	15 16
		(c) contain other information, relating to the control of biosecurity risks, prescribed under a regulation.	17 18
	(3)	Also, if a permit plan relates to restricted matter, and the restricted matter would, in the absence of the proposed permit, be required to be disposed of or destroyed, the permit plan must state how the restricted matter is to be disposed of or destroyed before the term of the permit ends.	19 20 21 22 23
Part	2	Permit applications	24
214	Ap	plying for permit	25
	(1)	A person may apply to the chief executive for a prohibited matter permit or restricted matter permit.	26 27

(2)	The	application must—	1
	(a)	be in the approved form; and	2
	(b)	be accompanied by—	3
		(i) a permit plan for the prohibited matter or restricted matter under the proposed permit; and	4 5
		(ii) the application fee prescribed under a regulation.	6
(3)		ne application is for a scientific research (prohibited er) permit, there must be included with the application—	7 8
	(a)	a document showing that the proposed dealings with prohibited matter will be conducted in a facility that has been approved, certified or registered to perform the dealings by an authority prescribed under a regulation; and	9 10 11 12 13
	(b)	a detailed research proposal.	14
(4)		applicant may withdraw the application at any time re the permit is issued.	15 16
(5)	refu	application fee that accompanied the application is not indable if the applicant withdraws the application, or if the ication is taken to be withdrawn under this chapter.	17 18 19
(6)		vever, the chief executive may waive payment of the ication fee if the chief executive is satisfied—	20 21
	(a)	the proposed dealings with prohibited or restricted matter are aimed at controlling or eradicating the matter; and	22 23 24
	(b)	the applicant will not derive any financial benefit from the dealings; and	25 26
	(c)	the chief executive will be advised of the progress and outcomes of the dealings.	27 28
Inq	uiry a	about application	29
(1)	Befo	ore deciding the application, the chief executive—	30

215

		(a)	may make inquiries to decide the suitability of the applicant to hold the prohibited matter or restricted matter permit; and	1 2 3
		(b)	may, by notice given to the applicant, require the applicant to give the chief executive within the reasonable period of at least 30 days stated in the notice, further information or a document the chief executive reasonably requires to decide the application.	4 5 6 7 8
	(2)	with	applicant is taken to have withdrawn the application if, in the stated period, the applicant does not comply with a irement under subsection (1)(b).	9 10 11
	(3)	appli	otice under subsection (1)(b) must be given to the icant within 30 days after the chief executive receives the ication.	12 13 14
	(4)		information or document under subsection (1)(b) must, if notice requires, be verified by statutory declaration.	15 16
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216	Sui	tabili	ty of person to hold permit	17
210	Sui	In de	eciding whether the applicant is a suitable person to hold prohibited matter or restricted matter permit, the chief utive may have regard to the following—	17 18 19 20
210	Sui	In de	eciding whether the applicant is a suitable person to hold prohibited matter or restricted matter permit, the chief	18 19
210	Sui	In de the pexec	eciding whether the applicant is a suitable person to hold prohibited matter or restricted matter permit, the chief utive may have regard to the following— whether the applicant has been refused a prohibited matter or restricted matter permit under this Act or a similar permit under a repealed Act or a corresponding	18 19 20 21 22 23
210	Sui	In de the pexec (a)	eciding whether the applicant is a suitable person to hold prohibited matter or restricted matter permit, the chief utive may have regard to the following— whether the applicant has been refused a prohibited matter or restricted matter permit under this Act or a similar permit under a repealed Act or a corresponding law to this Act; whether the applicant held a prohibited matter or restricted matter permit under this Act, or a similar permit under a repealed Act or a corresponding law to	18 19 20 21 22 23 24 25 26 27

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	conviction; (d) any other matter the to the person's a restricted matter un	he chief executive considers relevant ability to deal with prohibited or nder the permit applied for, including	1 2 3 4 5 6 7
3	Decidin	g application	8
Co	nsideration of applicat	ion	9
			10 11
De	cision on application		12
(1)			13 14
(2)	agrees to grant the appli applied for, the chief ex- give the applicant an in	cation on conditions other than those secutive must as soon as practicable formation notice for the decision to	15 16 17 18 19
Fai	lure to decide applicat	ion	20
(1)	to decide the application failure is taken to be a	n within 30 days after its receipt, the decision by the chief executive to	21 22 23 24
(2)	Subsection (3) applies if	_	25
	· ·		26 27
	Dec (1) (2) Fail (1)	conviction; (d) any other matter the to the person's a restricted matter unthe applicant's cap of the permit. Consideration of applicat The chief executive must grant with conditions or a grant with conditions or a grant with conditions or a grant with chief executive must issue (2) If the chief executive must issue (2) If the chief executive must issue agrees to grant the application applied for, the chief executive agrees to grant the application applied for, the chief executive of a give the applicant an interfuse or to grant on conditions. Failure to decide application failure is taken to be a refuse to grant the application failure is taken to be a refuse to grant the application (3) applies if- (a) a person has made	(d) any other matter the chief executive considers relevant to the person's ability to deal with prohibited or restricted matter under the permit applied for, including the applicant's capacity to comply with any conditions of the permit. Consideration of application The chief executive must consider the application and grant, grant with conditions or refuse to grant the application. Decision on application (1) If the chief executive decides to grant the application, the chief executive must issue the permit to the applicant. (2) If the chief executive refuses to grant the application, or agrees to grant the application on conditions other than those applied for, the chief executive must as soon as practicable give the applicant an information notice for the decision to refuse or to grant on conditions. Failure to decide application (1) Subject to subsections (2) and (3), if the chief executive fails to decide the application within 30 days after its receipt, the failure is taken to be a decision by the chief executive to refuse to grant the application. (2) Subsection (3) applies if—

		(b) the chief executive has, under section 215(1)(b), required the applicant to give the chief executive further information or a document.	2
	(3)	The chief executive is taken to have refused to grant the application if the chief executive does not decide the application within 30 days after the chief executive receives the further information or document.	5
	(4)	If the application is taken to be refused under this section, the applicant is entitled to be given an information notice by the chief executive for the decision.	
220	Cri	teria for decision	11
	(1)	, , , , , , , , , , , , , , , , , , ,	12 13
		1	14 15
		dealings with prohibited matter or restricted matter under the permit can be managed under the permit plan for the application in a way that has appropriate regard 1	16 17 18 19 20
	(2)	The chief executive must also be satisfied—	21
		matter) permit—the proposed dealings with the 2	22 23 24
		* * * * * * * * * * * * * * * * * * * *	25 26
		(ii) by an authority prescribed under a regulation; or	27
			28 29
		the presence of biosecurity matter that is prohibited 3	30 31 32

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221		(ii) the proposed dealings with prohibited matter under the permit are consistent with isolating and stopping the spread of the prohibited matter or, if practicable, eradicating the prohibited matter. rticular matters for scientific research (prohibited atter) permit
	(1)	In deciding an application for a scientific research (prohibited matter) permit, the chief executive must have regard to the following—
		(a) any standards, codes of practice or guidelines identified under a regulation;
		Example—
		A regulation might identify an Australian Standard regarding engineering requirements for laboratories or a code of practice regarding calibrations and testing in laboratories.
		(b) the likelihood of any significant advances in scientific knowledge being gained because of the research to be conducted under the permit;
		(c) other matters relevant to the conduct of scientific research conducted under a prohibited matter permit and prescribed under a regulation.
	(2)	Subsection (1) does not limit the matters to which the chief executive may have regard in deciding whether to issue a scientific research (prohibited matter) permit.
Part	: 4	Term and conditions of permits
222	Ter	rm of permit
		A prohibited matter or restricted matter permit remains in force, unless sooner suspended or cancelled, for the term of

		not more than 3 years decided by the chief executive and stated in the permit.	1 2
223	Co	nditions of permit decided by the chief executive	3
	(1)	A prohibited matter or restricted matter permit is subject to the conditions decided by the chief executive in deciding to grant the application for the permit.	4 5 6
	(2)	The conditions must be those the chief executive considers appropriate, having regard to—	7 8
		(a) the prohibited matter or restricted matter to which the permit applies; and	9 10
		(b) the nature of the proposed dealings with the prohibited or restricted matter under the permit.	11 12
	(3)	Without limiting subsection (2), conditions may be about any of the following—	13 14
		(a) the required level of containment for the prohibited or restricted matter to which the permit applies;	15 16
		(b) the scope of the permitted dealings with the prohibited or restricted matter;	17 18
		(c) disposal of the prohibited or restricted matter;	19
		(d) record-keeping requirements;	20
		(e) reporting requirements;	21
		(f) whether the permit can be transferred.	22
	(4)	The conditions decided by the chief executive must be included in the permit when the permit is issued or renewed.	23 24
224	Oth	er conditions applying to a permit	25
	(1)	It is a condition of a prohibited matter or restricted matter	26
		permit that the holder of the permit must allow an authorised	27
		officer to enter premises where the dealings under the permit are being undertaken to monitor—	28 29

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		(a)	the dealings; and	1
		(b)	the holder's compliance with the permit and this Act in relation to the dealings.	2 3
	(2)	to a	rohibited matter or restricted matter permit is also subject ny conditions prescribed under a regulation and applying ne permit.	4 5 6
	(3)	In th	nis section—	7
		pren	nises does not include a place where a person resides.	8
Part	5		Renewal of permits	9
· u··	. •		richewar or permits	9
225	Ap	plicat	tion for renewal	10
	(1)		holder of a prohibited matter or restricted matter permit apply to the chief executive for renewal of the permit.	11 12
	(2)	The	application must—	13
		(a)	be made within 60 days before the term of the permit ends; and	14 15
		(b)	be in the approved form; and	16
		(c)	be accompanied by the fee prescribed under a regulation.	17 18
	(3)	the	vever, the chief executive may waive payment of the fee if chief executive is satisfied of the matters mentioned in ion 214(6)(a) to (c).	19 20 21
	(4)		chief executive must consider the application and decide enew, or refuse to renew, the permit.	22 23
	(5)	rega rega matt	leciding the application, the chief executive may have rd to the matters to which the chief executive may have rd in deciding whether an applicant for a prohibited ter or restricted matter permit is a suitable person to hold a hibited matter or restricted matter permit.	24 25 26 27 28

	(6)	If the chief executive decides to refuse to renew the permit, or to impose conditions on the permit under section 223, the chief executive must as soon as practicable give the applicant an information notice for the decision.	1 2 3 4
	(7)	A permit may be renewed by the issuing of another permit to replace it.	5 6
226	Inq	uiry about application	7
	(1)	Before deciding an application under this part for renewal of a person's prohibited matter or restricted matter permit, the chief executive may, by notice given to the applicant, require the applicant to give the chief executive, within the reasonable period of at least 30 days stated in the notice, further information or a document the chief executive reasonably requires to decide the application.	8 9 10 11 12 13 14
	(2)	The applicant is taken to have withdrawn the application if, within the stated period, the applicant does not comply with the requirement.	15 16 17
	(3)	A notice under subsection (1) must be given to the applicant within 30 days after the chief executive receives the application.	18 19 20
	(4)	The information or document under subsection (1) must, if the notice requires, be verified by statutory declaration.	21 22
227	Fai	lure to decide application	23
	(1)	Subject to subsections (2) and (3), if the chief executive fails to decide the application within 30 days after its receipt, the failure is taken to be a decision by the chief executive to refuse to grant the application.	24 25 26 27
	(2)	Subsection (3) applies if—	28
		(a) a person has made an application for renewal of the person's prohibited matter or restricted matter permit; and	29 30 31

		(b) the chief executive has, under section 226(1), required the applicant to give the chief executive further information or a document.	1 2 3
	(3)	The chief executive is taken to have refused to grant the application if the chief executive does not decide the application within 30 days after the chief executive receives the further information or document.	4 5 6 7
	(4)	If the application is taken to be refused under this section, the applicant is entitled to be given an information notice by the chief executive for the decision.	8 9 10
228	Pei	rmit continues pending decision about renewal	11
	(1)	If the holder of a prohibited matter or restricted matter permit applies for renewal of the permit under this part, the permit is taken to continue in force from the day it would, apart from this section, have ended until the application is decided or, under this part, taken to have been decided or is taken to have been withdrawn.	12 13 14 15 16 17
	(2)	Despite subsection (1), if the chief executive decides to refuse to renew the permit, or is taken to refuse to renew the permit, the permit continues in force until the information notice for the decision is given to the applicant.	18 19 20 21
	(3)	Subsection (1) does not apply if the permit is earlier suspended or cancelled.	22 23
229		ection to dispose of prohibited or restricted matter en permit cancelled	24 25
	(1)	This section applies if—	26
		(a) the chief executive cancels a prohibited matter or restricted matter permit; and	27 28
		(b) the holder of the permit is in possession of prohibited or restricted matter to which the permit relates.	29 30

	(2)	The chief executive may, by notice given to the holder, direct the holder to dispose of the prohibited or restricted matter in the way and by the reasonable date stated in the notice.	1 2 3
	(3)	The permit holder must comply with the notice unless the holder has a reasonable excuse.	4 5
		Maximum penalty—1000 penalty units or 1 year's imprisonment.	6 7
	(4)	Compensation is not payable for the disposal.	8
Part	t 6	Transfer of permits	9
230	Tra	nsfer of permit	10
	(1)	The holder of a prohibited matter or restricted matter permit and a proposed transferee of the permit may jointly apply to the chief executive in the approved form, accompanied by the prescribed fee, for the transfer of the permit to the proposed transferee.	11 12 13 14 15
	(2)	An application may not be made under subsection (1) if a condition of the permit provides that the permit is not transferable.	16 17 18
	(3)	Whether or not a condition as mentioned in subsection (2) applies to the permit, if the holder of a prohibited matter or restricted matter permit dies, the personal representative of the deceased holder may apply to the chief executive in the approved form for the transfer of the permit to the personal representative as transferee.	19 20 21 22 23 24
	(4)	The chief executive may transfer a permit on an application under subsection (1) or (3) only if the chief executive is satisfied that there will not, as a result of the transfer, be any substantial change in—	25 26 27 28

	(a)	the persons principally involved in dealing with prohibited matter or restricted matter under the permit; and	1 2 3
	(b)	the dealings with the prohibited matter or restricted matter to which the permit relates.	4 5
	Exam	aple—	6
		e chief executive might agree to a transfer of a prohibited matter mit in association with the sale of a business as a going concern.	7 8
(5)		o, the chief executive must be satisfied that the sferee—	9 10
	(a)	is a suitable person to hold the permit; and	11
	(b)	has the capacity to ensure that conditions of the permit are complied with.	12 13
(6)	pern	decide if the transferee is a suitable person to hold the nit, the chief executive may have regard to the matters tioned in section 216.	14 15 16
(7)	pern with	chief executive is taken to have refused to transfer the nit if the chief executive does not decide the application in 30 days after the chief executive receives the ication.	17 18 19 20
(8)	appl	e application is taken to be refused under this section, the icant is entitled to be given an information notice by the f executive for the decision.	21 22 23
(9)	-	ermit may be transferred by the issuing of another permit	24 25

Part	7	Register of prohibited matter and restricted matter permits	1 2
231	Reg	jister of permits	3
	(1)	The chief executive must keep a register of prohibited matter and restricted matter permits.	4 5
	(2)	The register must contain the following particulars for each permit—	6 7
		(a) the name of the permit holder;	8
		(b) the term of the permit and its expiry date;	9
		(c) the type of permit;	10
		(d) other information the chief executive considers appropriate.	11 12
	(3)	The register must be published on the department's website.	13
	(4)	On application by a person and payment of the fee prescribed under a regulation, the person may buy a copy of all or part of the information held in the register.	14 15 16
Cha	pte	·	17
		prevention and control	18
Part	1	Preliminary	19
232	Тур	es of biosecurity programs	20
		A biosecurity program is—	21
		(a) a surveillance program; or	22
		(b) a prevention and control program.	23

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What is	a surveillance program	
	urveillance program is a program directed at any of the owing—	
(a)	monitoring compliance with this Act in relation to a particular matter to which this Act applies;	
	Examples—	
	 monitoring compliance with a code of practice for animal husbandry activities in feedlots in south-east Queensland 	
	 monitoring compliance with a biosecurity zone regulatory provision requiring the keeping of records about movement of soil in a biosecurity zone 	
	 monitoring compliance with the conditions of prohibited matter permits held by persons in north-east Queensland 	
(b)	confirming the presence, or finding out the extent of the presence, in the State or the parts of the State to which the program applies, of the biosecurity matter to which the program relates;	
(c)	confirming the absence, in the State or the parts of the State to which the program applies, of the biosecurity matter to which the program relates;	
(d)	monitoring the effects of measures taken in response to a biosecurity risk;	
(e)	monitoring compliance with requirements about prohibited matter or restricted matter;	
(f)	monitoring levels of biosecurity matter or levels of biosecurity matter in a carrier.	
	Example—	
	monitoring levels of contaminants in animal feed	
What is	a prevention and control program	
_	revention and control program is a program directed at of the following—	

		(a)	preventing the entry, establishment or spread of biosecurity matter in an area that poses a significant biosecurity risk;	1 2 3
		(b)	managing, reducing or eradicating any biosecurity matter in an area that could pose a significant biosecurity risk.	4 5 6
Part	t 2		Authorising and enforcing biosecurity programs	7 8
235	Au	thoris	sing and carrying out biosecurity program	9
	(1)	•	of the following may authorise and carry out a ecurity program (a <i>program authorisation</i>)—	10 11
		(a)	the chief executive;	12
		(b)	a local government;	13
		(c)	the chief executive and 1 or more local governments, if the chief executive officer of each local government agrees;	14 15 16
		(d)	2 or more local governments, if the chief executive officer of each local government agrees;	17 18
		(e)	an invasive animal board if an operational area is prescribed for the board.	19 20
	(2)	A pr	ogram authorisation must be authorised—	21
		(a)	for a program authorisation made by the chief executive—in writing; or	22 23
		(b)	for a program authorisation made by a local government—by a resolution of the local government; or	24 25 26
		(c)	for a program authorisation made by an invasive animal board—by a resolution of the board.	27 28

(3)	cont	vever, a program authorisation for a prevention and rol program may be made only if each relevant person for program authorisation is satisfied—	1 2 3
	(a)	there is, or is likely to be, prohibited matter in an area; or	4 5
	(b)	there is in an area any biosecurity matter that poses or is likely to pose a significant biosecurity risk; or	6 7
		Examples of biosecurity matter that pose or are likely to pose a significant biosecurity risk—	8 9
		 a colony of red imported fire ants 	10
		• a plague of locusts	11
		• an infestation of water mimosa	12
	(c)	measures are required to prevent the entry or establishment in an area of biosecurity matter that poses or is likely to pose a significant biosecurity risk; or	13 14 15
		Example of measures required to prevent the entry or establishment in an area of biosecurity matter—	16 17
		surveillance, and distribution of baits containing pesticide, for red imported fire ants to prevent the ants from becoming established in an area adjacent to a known infested area	18 19 20
	(d)	after consultation with an industry group or community (each an <i>interested entity</i>), that measures carried out jointly with the interested entity are required to control biosecurity matter in an area that would have a significant effect on members of the interested entity.	21 22 23 24 25
(4)	that perso	each authorised officer who is proposed by the relevant on to act under a biosecurity program is informed of the ents of the program authorisation for the program.	26 27 28 29
(5)	A pr	ogram authorisation—	30
	(a)	if given by a local government—may relate only to places in, and invasive biosecurity matter for, the local government's area; or	31 32 33

		(b)	_		an invasive animal board—may relate only to he board's operational area.	1 2
	(6)	In th	is sect	ion—	-	3
					, for a program authorisation, means any 1 or owing—	4 5
		(a)	if the execu		f executive authorised the program—the chief	6 7
		(b)		_	government authorised the program—the chief officer of the local government;	8
		(c)			ive animal board authorised the program—the on of the board.	10 11
236	Wh	at pr	ogran	n aut	thorisation must state	12
	(1)				orisation for a biosecurity program must state owing—	13 14
		(a)	the bi	iosec	urity matter to which the program relates;	15
		(b)	the p	urpos	se of the program;	16
		(c)	when	the p	program starts;	17
		(d)	the pe	eriod	over which the program is to be carried out;	18
		(e)	for a		osecurity program that is a surveillance	19 20
			()		he program is directed at monitoring pliance with this Act—	21 22
				(A)	objective criteria for selecting places to be entered and inspected; and	23 24
				(B)	a description of the area in which the places are situated; or	25 26
					e program is directed at deciding the presence tent of the spread of biosecurity matter—	27 28
				(A)	the parts of the State to which it applies; and	29

		(B)	if the program applies only to a particular type of place in the State or a part of the State—a description of the type;	1 2 3
(f)			osecurity program that is a prevention and ogram—	4 5
	(i)	the n	nature and extent of the program, including—	6
		(A)	the parts of the State to which it applies; and	7
		(B)	if the program applies only to a particular type of place in the State or a part of the State—a description of the type; and	8 9 10
	. ,		particular type of place is to be entered and ected—a description of the type;	11 12
(g)	progr	ram, er is	rs an authorised officer may exercise under the including the extent to which an authorised to act under the program and the measures and officer may take under the program;	13 14 15 16
			of a measure an authorised officer may take under a eprogram—	17 18
	•	sam	nitor a manufacturer mixing animal feed and take ples of the feed to check for the presence of animal er or contaminants	19 20 21
	•	use l area	baits and lures to check for the presence of fruit fly in an	22 23
	•	trap	and test mosquitoes to find carriers of arboviruses	24
	•		samples from cattle to decide the presence or absence ohne's disease	25 26
			of a measure an authorised officer may take under a and control program—	27 28
	•	spra	y pesticides on a locust swarm	29
	•	vacc	cinate animals to slow the spread of equine influenza	30
	•	ants	ck land for the presence or absence of red imported fire and, if ants are found, distribute baits containing icide	31 32 33

		(h)	the extent to which authorised persons may be directed to act under the program;	1 2
		(i)	the obligations that may be imposed upon a person who is an occupier of a place to which the program applies.	3 4
			Examples of an obligation for paragraph (i)—	5
			A person may be required under a program authorisation for a surveillance program to move a herd of cattle from an inaccessible area of the person's property to allow an authorised officer to monitor the herd for signs of disease.	6 7 8 9
			A person may be required under a program authorisation for a prevention and control program to inoculate a herd of cattle on the person's property to prevent disease in the cattle.	10 11 12 13
	(2)	out	period over which a biosecurity program is to be carried must be limited to the period reasonably necessary for eving the program's purpose.	14 15 16
237	Giv	ving a	a direction for prevention and control program	17
	(1)	time	authorised officer may do the following, at any reasonable e and at a place situated in an area to which a prevention control program applies—	18 19 20
		(a)	direct an occupier of the place to take reasonable steps within a reasonable period to remove or eradicate the biosecurity matter to which the program relates;	21 22 23
		(b)	destroy the biosecurity matter to which the program relates, or a carrier of the biosecurity matter, if the authorised officer believes on reasonable grounds the biosecurity matter or carrier poses a significant biosecurity risk.	24 25 26 27 28
	(2)	direc	pite subsection (1)(a), the steps an occupier may be cted to take must be limited to those reasonably necessary achieving the program's purpose.	29 30 31
	(3)	auth	en giving a direction under subsection (1)(a), the norised person must give the occupier an offence warning the direction.	32 33 34

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	(4)	This section—	1
		(a) is subject to section 255; and	2
		(b) does not limit the powers of an authorised officer under chapter 10.	3 4
		Note—	5
		See the following provisions in chapter 10 about powers of authorised officers—	6 7
		• section 255 for limitations on the powers of authorised officers	8
		• part 2 for the power to enter places	9
		• part 4 for the general powers that can be exercised after entering places.	10 11
238	Fai	lure to comply with direction	12
	(1)	An occupier of a place must comply with a direction under section 237 unless the occupier has a reasonable excuse.	13 14
		Maximum penalty—50 penalty units.	15
	(2)	A person does not commit an offence against subsection (1) if the person is not given an offence warning for the direction.	16 17
Part	t 3	Consultation and notification	18
239	Со	nsultation about proposed biosecurity program	19
	(1)	The chief executive must, before authorising a biosecurity program, consult as far as practicable with the local government for the area to which the program applies.	20 21 22
	(2)	A local government must, before authorising a biosecurity program, consult as far as practicable with—	23 24
		(a) the chief executive; and	25
		(b) an invasive animal board—	26

		(i) with an operational area in or adjoining the local government's area; and	1 2
		(ii) responsible for the management of an invasive animal that is biosecurity matter to which the program applies.	3 4 5
	(3)	An invasive animal board must, before authorising a biosecurity program, consult as far as practicable with—	7
		(a) the chief executive; and	8
		(b) a local government with responsibility for an area in or adjoining the board's operational area.	9
240	No	tice of proposed biosecurity program	1
	(1)	At least 14 days before a biosecurity program starts, the following must give notice of the program—	1
		(a) if the chief executive authorised the program—the chief executive;	1
		(b) if a local government authorised the program—the chief executive officer of the local government;	1
		(c) if an invasive animal board authorised the program—the chairperson of the board.	1
	(2)	If more than 1 entity mentioned in subsection (1) authorised the program, only 1 of the persons required to give notice under the subsection must give notice of the program.	2 2 2 2
	(3)	The notice must—	2
		(a) be given to each department or government owned corporation responsible for land in the area to which the biosecurity program relates, including by electronic means; and	2 2 2 2 2
		Examples—	2
		by post, telephone, email	2
		(b) be published on—	3

		(i) if the chief executive authorised the biosecurity program—the department's website; or	1 2
		(ii) if the local government authorised the biosecurity program—the local government's website; or	3 4
		(iii) if an invasive animal board authorised the biosecurity program—the board's website.	5 6
(4)	givir exan	notice also may be published in another way the person ng the notice considers appropriate, including, for mple, by radio or television in the area to which the ecurity program applies.	7 8 9 10
(5)	subs	vever, failure to give the notice to an entity under section (3)(a), or to publish the notice under subsection b), does not affect the validity of the biosecurity program.	11 12 13
(6)	The	notice must state each of the following—	14
	(a)	the purpose and scope of the biosecurity program;	15
	(b)	when the biosecurity program starts;	16
	(c)	the period over which the biosecurity program is to be carried out;	17 18
	(d) if the biosecurity program is authorised by the cleavecutive—		19 20
		(i) that a copy of the program authorisation for the program is available for inspection or purchase at the department's head office and regional offices, if any, in the area to which the program applies until the end of the program; and	21 22 23 24 25
		(ii) the price of a copy of the program;	26
	(e)	if the biosecurity program is authorised by a local government—	27 28
		(i) the name of the local government; and	29
		(ii) that a copy of the program authorisation for the program is available for inspection or purchase at	30 31

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				the local government's public office until the end of the program; and	1 2
			(iii)	the price of a copy of the program;	3
		(f)		ne biosecurity program is authorised by an invasive nal board—	4 5
			(i)	the name of the board; and	6
			(ii)	that a copy of the program authorisation for the program is available for inspection or purchase at the board's public office until the end of the program; and	7 8 9 10
			(iii)	the price of a copy of the program.	11
	(7)	bios the	ecurit	e of a copy of the program authorisation for a y program must be no more than the cost of having available for purchase, and, if the copy is posted to aser, the postage cost.	12 13 14 15
241	Ac	cess	to au	ıthorisation	16
		prog	ram,	start of a biosecurity program until the end of the copies of the program authorisation for the program vailable for inspection or purchase at—	17 18 19
		(a)	depa	e program is authorised by the chief executive—the artment's head office and the department's regional ces, if any, in the area to which the program applies;	20 21 22 23
		(b)		e program is authorised by a local government—the l government's public office; and	24 25
		(c)		ne biosecurity program is authorised by an invasive nal board—the board's public office.	26 27

Chapter 10		er 1	O Appointment and powers of officers	1 2
Part	1		General matters about inspectors and authorised persons	3 4 5
Divis	Division 1		Appointment of inspectors	6
242	Ар	point	intment and qualifications	
	(1)		chief executive may, by instrument in writing, appoint of the following persons as inspectors—	8 9
		(a)	a public service employee;	10
		(b)	an employee of the Commonwealth or another State whose employment ordinarily involves matters about biosecurity;	11 12 13
		(c)	a person who performs functions related to matters about biosecurity under a law of another country;	14 15
		(d)	a veterinary surgeon under the <i>Veterinary Surgeons Act</i> 1936;	16 17
		(e)	a person who has entered into a contract, or is employed by an entity that has entered into a contract, with the chief executive to perform a function under this Act;	18 19 20
		(f)	other persons or members of a class of persons prescribed under a regulation.	21 22
	(2)	insp	vever, the chief executive may appoint a person as an ector only if the chief executive is satisfied the person is copriately qualified.	23 24 25

243	Ар	pointment conditions and limit on powers	1
	(1)	An inspector holds office on any conditions stated in—	2
		(a) the inspector's instrument of appointment; or	3
		(b) a signed notice given to the inspector; or	4
		(c) a regulation.	5
	(2)	The instrument of appointment, a signed notice given to the inspector or a regulation may limit the inspector's powers.	6 7
	(3)	In this section—	8
		signed notice means a notice signed by the chief executive.	9
244	Wh	nen office ends	10
	(1)	The office of a person as an inspector ends if any of the following happens—	11 12
		(a) the term of office stated in a condition of office ends;	13
		(b) under another condition of office, the office ends;	14
		(c) the inspector's resignation under section 245 takes effect.	15 16
	(2)	Subsection (1) does not limit the ways the office of a person as an inspector ends.	17 18
	(3)	In this section—	19
		condition of office means a condition under which the inspector holds office.	20 21
245	Re	signation	22
	(1)	An inspector may resign by signed notice given to the chief executive.	23 24
	(2)	However, if holding office as an inspector is a condition of the inspector holding another office, the inspector may not resign as an inspector without resigning from the other office.	25 26 27

Divis	sion	2	Appointment of authorised persons	1
246	Ap	Appointment and qualifications	2	
	(1)		chief executive may appoint any of the following persons n authorised person—	3 4
		(a)	a public service employee;	5
		(b)	a person or member of a class of persons prescribed under a regulation;	6 7
		(c)	a person who has entered into a contract, or is employed by an entity that has entered into a contract, with the chief executive to perform a function under this Act.	8 9 10
	(2)	any	chief executive officer of a local government may appoint of the following persons as an authorised person for the l government and its area—	11 12 13
		(a)	an employee of the local government;	14
		(b)	if another local government consents—an employee of the other local government;	15 16
		(c)	another person who has entered into a contract, or is employed by an entity that has entered into a contract, with the local government to perform a function under this Act.	17 18 19 20
	(3)	may to, 1	chief executive officers of 2 or more local governments appoint an employee of, or another person under contract of the local governments to be an authorised person for local governments' areas.	21 22 23 24
	(4)		invasive animal board may appoint a person as an norised person.	25 26
	(5)	inva pers	vever, the chief executive, a chief executive officer or an asive animal board may appoint a person as an authorised son only if the chief executive, the chief executive officer invasive animal board is satisfied the person is ropriately qualified.	27 28 29 30 31

	(6)	An appointment under this section must be made by written instrument.	1 2
247	Ар	pointment conditions and limit on powers	3
	(1)	An authorised person holds office on any conditions stated in—	4 5
		(a) the authorised person's instrument of appointment; or	6
		(b) a signed notice given to the authorised person; or	7
		(c) a regulation.	8
	(2)	The instrument of appointment, a signed notice given to the authorised person or a regulation may limit the authorised person's powers.	9 10 11
	(3)	In this section—	12
		signed notice means a notice signed by the administering executive.	13 14
248	Wh	nen office ends	15
	(1)	The office of a person as an authorised person ends if any of the following happens—	16 17
		(a) the term of office stated in a condition of office ends;	18
		(b) under another condition of office, the office ends;	19
		(c) the authorised person's resignation under section 249 takes effect.	20 21
	(2)	Subsection (1) does not limit the ways the office of a person as an authorised person ends.	22 23
	(3)	In this section—	24
		condition of office means a condition under which the authorised person holds office.	25 26

249	Re	signation	1
	(1)	An authorised person may resign by signed notice given to the administering executive.	2 3
	(2)	For subsection (1), if a person is appointed as an authorised person by 2 or more chief executive officers, the person may resign by signed notice given to 1 of the chief executive officers.	4 5 6 7
	(3)	However, if holding office as an authorised person is a condition of the authorised person holding another office, the authorised person may not resign as an authorised person without resigning from the other office.	8 9 10 11
Divi	sion	3 Special provision for appointments of police officers and TORUM authorised officers	12 13 14
250	Pu	rpose of division	15
	(1)	The purpose of this division is to make special provision for—	16
		(a) the appointment of police officers as inspectors under this Act; and	17 18
		(b) the appointment, as authorised persons under this Act, of persons appointed under TORUM as authorised officers or accredited persons.	19 20 21
	(2)	This division does not limit any power the chief executive may have—	22 23
		(a) under division 1, to appoint, subject to the <i>Police Powers</i> and <i>Responsibilities Act 2000</i> , section 13, a police officer as an inspector under this Act; or	24 25 26
		(b) under division 2, to appoint an authorised officer or accredited person under TORUM as an authorised person under this Act.	27 28 29

F	egulation may appoint prescribed class of police officer	1				
(1	A regulation under this Act may provide that each police officer of a class described in the regulation is an inspector under this Act.	2 3 4				
	Example of regulation—	5				
	A regulation may declare that each police officer who is for the time being a member of the unit of the police service known as the stock investigation squad is an inspector under this Act.	6 7 8				
(2	A police officer of the class described in the regulation is an inspector under this Act without further appointment.	9 10				
(3	A regulation under subsection (1) does not limit the operation of the <i>Police Powers and Responsibilities Act 2000</i> , section 14 in relation to the exercise by a police officer of the powers of an inspector under this Act.	13 13 14				
(4	However, subsection (3) does not prevent a regulation under subsection (1) from also limiting an inspector's exercise of powers under this Act.	13 10 17				
	Appointment of police officer as inspector for biosecurity emergency					
(1	This section applies for the purposes of a biosecurity emergency order.	20 21				
(2	The chief executive may by notice signed by the chief executive and published on the department's website provide that each police officer of a class described in the notice is an inspector under this Act for the purposes of implementation of the biosecurity emergency order.	22 23 24 25 26				
(3	A police officer of the class described in the notice is an inspector under this Act without further appointment, but—	27 28				
	(a) only while the biosecurity emergency order is in force or for a shorter period stated in the notice; and	29 30				
	(b) only for the purposes of the biosecurity emergency provisions identified in the notice.	31 32				

	(4)	Subsection (3) does not limit what may be contained in the notice.	1 2
	(5)	A notice under subsection (2) does not limit the operation of the <i>Police Powers and Responsibilities Act 2000</i> , section 14 in relation to the exercise by a police officer of the powers of an inspector under the biosecurity emergency provisions.	3 4 5 6
	(6)	Before the chief executive makes a notice under subsection (2), the chief executive must consult with the commissioner of the police service about the contents of the proposed notice.	7 8 9
253	und	pointment of authorised officer or accredited person der TORUM as authorised person for biosecurity ergency	10 11 12
	(1)	This section applies for the purposes of a biosecurity emergency order.	13 14
	(2)	The chief executive may by notice signed by the chief executive and published on the department's website provide that each person, other than a police officer, holding appointment as an authorised officer or accredited person under TORUM, chapter 3, part 2, and who is of a class described in the notice, is an authorised person under this Act for the purposes of implementation of the biosecurity emergency order.	15 16 17 18 19 20 21 22
	(3)	Each person, other than a police officer, who holds appointment as an authorised officer or accredited person under TORUM, chapter 3, part 2 and who is of the class described in the notice is an authorised person under this Act without further appointment, but—	23 24 25 26 27
		(a) only while the biosecurity emergency order is in force or for a shorter period stated in the notice; and	28 29
		(b) only for the purposes of the biosecurity emergency provisions identified in the notice.	30 31
	(4)	Subsection (3) does not limit what may be contained in the notice.	32 33

	(5)	Before the chief executive makes a notice under subsection (2), the chief executive must consult with the chief executive under TORUM about the contents of the proposed notice.	1 2 3
Divi	sion	4 General matters about authorised officers	4 5
254	Pov	wers generally	6
	(1)	An authorised officer has the powers given under this Act.	7
	(2)	In exercising the powers, the authorised officer is subject to the directions of the administering executive.	8 9
255	Po	wers of particular authorised officers limited	10
	(1)	An authorised person appointed by the chief executive officer of a local government or by the chief executive officers of 2 or more local governments may exercise the powers of an authorised person under this Act only—	11 12 13 14
		(a) in the local government area or local governments' areas; and	15 16
		(b) in relation to invasive biosecurity matter for its area or their areas.	17 18
	(2)	An authorised person appointed by an invasive animal board may exercise the powers of an authorised person under this Act only—	19 20 21
		(a) in an area within—	22
		(i) if the board has an operational area—the operational area; or	23 24
		(ii) otherwise—within 20m of the part of the barrier fence for which the board is responsible; and	25 26
		(b) in relation to the invasive animal managed by the board.	27

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	(3)	auth prog	authorised officer may exercise the powers of an aorised officer under this Act in relation to a biosecurity gram only if the authorised officer is appointed by at least the entities that authorised the biosecurity program.	1 2 3 4
256	Fui	nctio	ns of authorised officers	5
	(1)	An a	authorised officer has the following functions—	6
		(a)	to investigate, monitor and enforce compliance with this Act;	7 8
		(b)	to investigate or monitor whether an occasion has arisen for the exercise of powers under this Act;	9 10
		(c)	to facilitate the exercise of powers under this Act;	11
		(d)	to help achieve the purposes of this Act by providing advice and information on how the purposes may be achieved.	12 13 14
	(2)		ject to this Act, an authorised officer may exercise the ers under this Act for the purpose of these functions.	15 16
Divi	sion	5	Miscellaneous provisions	17
257	Ref	feren	ces to exercise of powers	18
		If—		19
		(a)	a provision of this chapter refers to the exercise of a power by an authorised officer; and	20 21
		(b)	there is no reference to a specific power;	22
		offic	reference is to the exercise of all or any authorised cers' powers under this chapter or a warrant, to the extent powers are relevant.	23 24 25

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258			ce to document includes reference to ctions from electronic document	1 2	
			eference in this chapter to a document includes a reference in image or writing—		
		(a)	produced from an electronic document; or	5	
		(b)	not yet produced, but reasonably capable of being produced, from an electronic document, with or without the aid of another article or device.	6 7 8	
Pari	. 2		Entry to places by authorised	0	
Ган	. 2		Entry to places by authorised officers	9 10	
			Officers	10	
Divis	sion	1	Power to enter	11	
259	Ge	neral	power to enter places	12	
	(1)	An a	authorised officer may enter a place if—	13	
		(a)	an occupier of the place consents under division 2 to the entry and section 267 has been complied with for the occupier; or	14 15 16	
		(b)	it is a public place and the entry is made when it is open to the public; or	17 18	
		(c)	the entry is authorised under a warrant and, if there is an occupier of the place, section 277 has been complied with for the occupier; or	19 20 21	
		(d)	it is a place of business that is regulated under this Act and is—	22 23	
			(i) open for carrying on the business; or	24	
			(ii) otherwise open for entry; or	25	

		(iii) required under this Act to be open for inspection by an authorised officer; or	1 2			
	(e)	the entry is authorised under section 260, 261, 262, 263 or 264.	3 4			
(2)	entr	For subsection (1)(d) and (e), entry to a place does not include entry to a part of the place where a person resides (a <i>residence</i>) without the person's consent or a warrant.				
(3)	The following do not form part of a residence—					
	(a)	a carport, other than a carport to which access is restricted;	9 1(
	(b)	the area of a verandah or deck to which access is not restricted and no provision is made to restrict access;	11 12			
	(c)	the area underneath the residence to which access is not restricted and no provision is made to restrict access;	13 14			
	(d)	any other external part of the residence, including, for example, the residence's gutters;	15 16			
	(e)	land around the residence.	17			
(4)	plac	If the power to enter arose only because an occupier of the place consented to the entry, the power is subject to any conditions of the consent and ceases if the consent is withdrawn.				
(5)	If the power to enter is under a warrant, the power is subject to the terms of the warrant.					
(6)	The consent may provide consent for re-entry and is subject to the conditions of consent.					
(7)	If the power to re-enter is under a warrant, the re-entry is subject to the terms of the warrant.		26 27			
(8)	In this section—					
	regu	plated under this Act, for a place of business, means—	29			
	(a)	the person who carries on business at the place holds, or is required to hold, an authority under this Act to carry on the business or a particular aspect of the business; or	30 31 30			

		(b)	the place of business is, or is required to be, mentioned in an authority under this Act.	1 2
260	Po	wer to	enter place to ascertain if biosecurity risk exists	3
	(1)		section applies if an authorised officer reasonably eves there may be a biosecurity risk at a place.	4 5
	(2)		authorised officer may, at reasonable times, enter the e to find out whether there is a biosecurity risk at the e.	6 7 8
		Notes	<u></u>	9
		1	See, however, the restrictions on entry under section 259(2).	10
		2	See section 269 for the procedure for entry under this section.	1.
261	Po	wer to	enter place under biosecurity program	12
	(1)		section applies to a place situated in an area to which a ecurity program applies.	13 14
	(2)	aeria	rever, this section does not apply to the carrying out of an all control measure for biosecurity matter under section that is authorised by a biosecurity program in relation to a e.	1; 10 17 18
	(3)		authorised officer may, at reasonable times, enter the place ke any action authorised by the biosecurity program.	19 20
		Notes	<u> </u>	2
		1	See, however, the restrictions on entry under section 259(2).	22
		2	See section 270 for the procedure for entry under this section.	23
262			o enter place to check compliance with rity order	24 25
	(1)		section applies if a person has been given a biosecurity r for a biosecurity risk at a place.	26 27
	(2)		authorised officer may, at reasonable times, enter the place neck whether the order has been complied with.	28 29

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		Note	s—	1	
		1	See, however, the restrictions on entry under section 259(2).	2	
		2	See section 270 for the procedure for entry under this section.	3	
263	Power to enter place to take steps if biosecurity order not complied with				
	(1)	This	s section applies if—	6	
		(a)	a person has been given a biosecurity order for a biosecurity risk at a place or because a biosecurity risk may happen at a place; and	7 8 9	
		(b)	the biosecurity order requires the person to take steps at the place to remove or reduce the biosecurity risk or prevent the biosecurity risk from recurring; and	10 11 12	
		(c)	the person has failed to take the steps as required by the order.	13 14	
	(2)	auth	issuing authority by its employees or agents, or an orised officer, may at reasonable times enter the place to the steps stated in the order.	15 16 17	
		Notes	s—	18	
		1	See, however, the restrictions on entry under section 259(2).	19	
		2	See section 271 for the procedure for entry under this section.	20	
264		wer to	o enter place to take action required under n	21 22	
	(1)	This	s section applies if—	23	
		(a)	an authorised officer gives a person a direction under this Act other than under a biosecurity order; and	24 25	
			Example of a direction under this Act—	26	
			a direction under a biosecurity program, a biosecurity emergency order or a movement control order	27 28	
		(b)	the person fails to take the action required under the direction.	29 30	

	(2)	auth subj	issuing authority by its employees or agents, or an aorised officer, may at reasonable times enter the place the ect of the direction and take the action at the place that is tired under the direction.	1 2 3 4
		Note	<u>s</u> —	5
		1	See, however, the restrictions on entry under section 259(2).	6
		2	See section 271 for the procedure for entry under this section.	7
Divi	sion	2	Entry by consent	8
265	Ар	plica	tion of div 2	9
		occu	division applies if an authorised officer intends to ask an apper of a place to consent to the authorised officer or ther authorised officer entering the place under section (1)(a).	10 11 12 13
266	Inc	ident	tal entry to ask for access	14
		auth	the purpose of asking the occupier for the consent, the corised officer may, without the occupier's consent or a rant—	15 16 17
		(a)	enter land around premises at the place to an extent that is reasonable to contact the occupier; or	18 19
		(b)	enter part of the place the authorised officer reasonably considers members of the public ordinarily are allowed to enter when they wish to contact an occupier of the place.	20 21 22 23
267	Ma	tters	authorised officer must tell occupier	24
			ore asking for the consent, the authorised officer must give asonable explanation to the occupier—	25 26
		(a)	about the purpose of the entry, including the powers intended to be exercised; and	27 28

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		(b)	that the occupier is not required to consent; and	1				
		(c)	that the consent may be given subject to conditions and may be withdrawn at any time.	2 3				
268	Со	nsen	t acknowledgement	4				
	(1)	If the consent is given, the authorised officer may ask the occupier to sign an acknowledgement of the consent.						
	(2)	The	acknowledgement must state—	7				
		(a)	the purpose of the entry, including the powers intended to be exercised; and	8 9				
		(b)	the following has been explained to the occupier—	10				
			(i) the purpose of the entry, including the powers intended to be exercised;	11 12				
			(ii) that the occupier is not required to consent; and	13				
		(c)	the occupier gives the authorised officer or another authorised officer consent to enter the place and exercise the powers; and	14 15 16				
		(d)	the time and day the consent was given; and	17				
		(e)	any conditions of the consent.	18				
	(3)	3) If the occupier signs the acknowledgement, the author officer must immediately give a copy to the occupier.						
	(4)	the o	vever, if it is impractical for the authorised officer to give occupier a copy of the acknowledgement immediately, the orised officer must give the copy as soon as practicable.	21 22 23				
	(5)	If—		24				
		(a)	an issue arises in a proceeding about whether the occupier consented to the entry; and	25 26				
		(b)	an acknowledgement complying with subsection (2) for the entry is not produced in evidence;	27 28				
			onus of proof is on the person relying on the lawfulness of entry to prove the occupier consented.	29 30				

Divis	ion	3 Entry for particular purposes	1
269	Ent	try of place under s 260	2
	(1)	This section applies to an authorised officer intending to enter a place under section 260.	3 4
	(2)	The authorised officer must, before entering the place, make a reasonable attempt to locate an occupier and obtain the occupier's consent to the entry.	5 6 7
		Note—	8
		See division 2.	9
	(3)	If the occupier refuses to consent to the entry, the authorised officer must not enter the place unless the entry is under a warrant.	10 11 12
	(4)	If the authorised officer is unable to locate an occupier after making a reasonable attempt to do so, the authorised officer may enter the place.	13 14 15
	(5)	If the authorised officer enters the place after being unable to locate an occupier, the authorised officer must leave a notice in a conspicuous position and in a reasonably secure way stating the date, time and purpose of the entry.	16 17 18 19
270	Ent	try of place under ss 261 and 262	20
	(1)	This section applies to an authorised officer intending to enter a place under section 261 or 262.	21 22
	(2)	The authorised officer must, before entering the place, make a reasonable attempt to locate an occupier and obtain the occupier's consent to the entry.	23 24 25
		Note—	26
		See division 2.	27
	(3)	The authorised officer may enter the place if—	28
		(a) the authorised officer is unable to locate an occupier after making a reasonable attempt to do so; or	29 30

	(b)	the o	occupi	er refuses to consent to the entry.	1
(4)	subs plac	ectione, or	if the	authorised officer enters the place under a), the officer finds an occupier present at the occupier refuses to consent to the entry, the er must make reasonable attempts to—	2 3 4 5
	(a)	-		he authorised officer's identity card for the inspection; and	6 7
	(b)	info	rm the	e occupier—	8
		(i)	of th	e reason for entering the place; and	9
		(ii)	Act t	the authorised officer is authorised under this to enter the place without the permission of the pier; and	10 11 12
		(iii)	if the	e entry relates to a biosecurity program—	13
			(A)	of any steps taken, or to be taken, under the biosecurity program; and	14 15
			(B)	if steps have been taken, or are to be taken—that it is an offence to do anything that interferes with a step taken or to be taken.	16 17 18 19
	Note-	_			20
	Sec	e, howe	ever, th	e restrictions on entry under section 259(2).	21
(5)	the cons	place, picuo late a	the ous po nd tim	d officer does not find an occupier present at authorised officer must leave a notice in a sition and in a reasonably secure way stating he of the entry and information addressing the hed in subsection (4)(b).	22 23 24 25 26
Ent	trv of	plac	e una	der ss 263 and 264	27
(1)	•	•		plies to the issuing authority by its employees	28
(-)	or a	gents,	or an	authorised officer, intending to enter a place	29 30

(2)	atter	npt t	on must, before entering the place, make a reasonable to locate an occupier and obtain the occupier's to the entry.	1 2 3
	Note-			4
	Sec	e divis	ion 2.	5
(3)	The	perso	on may enter the place if—	6
	(a)		person is unable to locate an occupier after making a sonable attempt to do so; or	7 8
	(b)	the	occupier refuses to consent to the entry.	9
(4)	the j	perso ipier i	he person enters the place under subsection (3)(a), n finds an occupier present at the place, or if the refuses to consent to the entry, the person must make e attempts to—	10 11 12 13
	(a)	eith	er—	14
		(i)	if the person is an employee or agent of the issuing authority—produce the issuing authority's written authority to enter the place, and sufficient evidence to identify the person as a person who may enter under the authority, for the occupier's inspection; or	15 16 17 18 19 20
		(ii)	if the person is an authorised officer—produce the authorised officer's identity card for the occupier's inspection; and	21 22 23
	(b)	info	orm the occupier—	24
		(i)	of the reason for entering the place; and	25
		(ii)	that the person is authorised under this Act to enter the place without the permission of the occupier.	26 27
			Note—	28
			See, however, the restrictions on entry under section 259(2).	29 30
(5)			son does not find an occupier present at the place, the ust leave a notice in a conspicuous position and in a	31 32

s	272
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		reasonably the entry.	y secure way stating the date, time and purpose of	1 2
Divi	sion	4	Entry under warrant	3
Sub	divis	sion 1	Obtaining warrant	4
272	Ар	plication f	or warrant	5
	(1)	An author for a place	ised officer may apply to a magistrate for a warrant e.	6 7
	(2)		rised officer must prepare a written application that grounds on which the warrant is sought.	8 9
	(3)	The writte	en application must be sworn.	10
	(4)	authorised	strate may refuse to consider the application until the dofficer gives the magistrate all the information the requires about the application in the way the requires.	11 12 13 14
		Example—		15
			istrate may require additional information supporting the n to be given by statutory declaration.	16 17
273	lss	ue of warr	ant	18
	(1)	_	strate may issue a warrant for the place only under a (2) or (3).	19 20
	(2)	_	strate may issue a warrant for the place if the e is satisfied there are reasonable grounds for g that—	21 22 23
		next	e is at the place, or will be at the place within the 7 days, a particular thing or activity that may ride evidence of an offence against this Act; or	24 25 26
		(b) there	e is a biosecurity risk at the place.	27

(3)	Also, the magistrate may issue a warrant for the place for the purpose of the authorised officer's performance of the function mentioned in section 256(1)(a) or (b) at the place if—							
	(a)	the place is a place mentioned in section 259(1)(b) or (d) or a place to which section 259(1)(e) applies; and	5 6					
	(b)	the magistrate is satisfied it is reasonably necessary that the inspector should have access to the place for the purpose of effectively performing the function at the place.	7 8 9 10					
		Example for paragraph (b)—	11					
		The magistrate may be satisfied under paragraph (b) if the inspector has made a reasonable attempt to perform the function at the place without a warrant, but because of obstruction has been unsuccessful.	12 13 14 15					
(4)	The warrant must state—							
	(a)	the place to which the warrant applies; and						
	(b)	that a stated authorised officer or any authorised officer may, with necessary and reasonable help and force—	18 19					
		(i) enter the place and any other place necessary for entry to the place; and	20 21					
		(ii) exercise the authorised officer's powers; and	22					
	(c)	particulars of the offence, biosecurity risk or other circumstances that the magistrate considers appropriate; and						
	(d)	if the warrant is issued under subsection (2), the name of the person suspected of having committed the offence or who caused the biosecurity risk or allowed the biosecurity risk to continue, unless the name is unknown or the magistrate considers it inappropriate to state the name; and	26 27 28 29 30 31					
	(e)	the evidence that may be seized under the warrant; and	32					
	(f)	whether the authorised officer may exercise powers under section 320; and	33 34					

	(g)	if the authorised officer may exercise powers under section 320, the person, if any, who is to pay the costs incurred by the authorised officer in exercising the powers; and	1 2 3 4
	(h)	the hours of the day or night when the place may be entered; and	5 6
	(i)	the magistrate's name; and	7
	(j)	the day and time of the warrant's issue; and	8
	(k)	except for a warrant allowing for re-entry of the place, the day, within 14 days after the warrant's issue, the warrant ends.	9 10 11
(5)	also chec	e warrant relates to a biosecurity risk, the warrant may state that an authorised officer may re-enter the place to k compliance with a biosecurity order issued as a result of authorised officer's entry of the place under the warrant.	12 13 14 15
(6)		ne extent that the warrant allows for re-entry of the place, ds on the earlier of the following days—	16 17
	(a)	the day that is 7 days after the end of the period stated in the biosecurity order for completing the steps stated in the order;	18 19 20
	(b)	the day stated in the warrant.	21
Ele	ctror	ic application	22
(1)	ema	application under section 272 may be made by phone, fax, il, radio, videoconferencing or another form of electronic munication if the authorised officer reasonably considers cessary because of—	23 24 25 26
	(a)	urgent circumstances; or	27
	(b)	other special circumstances, including, for example, the authorised officer's remote location.	28 29
(2)	The	application—	30

		(a)		not be made before the authorised officer prepares written application under section 272(2); but	1 2
		(b)	may	be made before the written application is sworn.	3
275	Ad	ditior	nal pr	ocedure if electronic application	4
	(1)	may	issu	oplication made under section 274, the magistrate e the warrant (the <i>original warrant</i>) only if the e is satisfied—	5 6 7
		(a)		as necessary to make the application under section and	8 9
		(b)		way the application was made under section 274 was copriate.	10 11
	(2)	Afte	r the	magistrate issues the original warrant—	12
		(a)	givin inclu ema	ere is a reasonably practicable way of immediately ng a copy of the warrant to the authorised officer, ading, for example, by sending a copy by fax or il, the magistrate must immediately give a copy of warrant to the authorised officer; or	13 14 15 16 17
		(b)	othe	erwise—	18
			(i)	the magistrate must tell the authorised officer the information mentioned in section 273(4); and	19 20
			(ii)	the authorised officer must complete a form of warrant including by writing on it the information mentioned in section 273(4) provided by the magistrate.	21 22 23 24
	(3)	form	of w	of the warrant mentioned in subsection (2)(a), or the varrant completed under subsection (2)(b) (in either <i>uplicate warrant</i>), is a duplicate of, and as effectual ginal warrant.	25 26 27 28
	(4)	The oppo		norised officer must, at the first reasonable ty, send to the magistrate—	29 30
		(a)		written application complying with section 272(2) (3); and	31 32

	(b)	if the authorised officer completed a form of warrant under subsection (2)(b)—the completed form of warrant.	1 2 3
(5)		magistrate must keep the original warrant and, on iving the documents under subsection (4)—	4 5
	(a)	attach the documents to the original warrant; and	6
	(b)	give the original warrant and documents to the clerk of the court of the relevant magistrates court.	7 8
(6)	Desp	pite subsection (3), if—	9
	(a)	an issue arises in a proceeding about whether an exercise of a power was authorised by a warrant issued under this section; and	10 11 12
	(b)	the original warrant is not produced in evidence;	13
	the e	onus of proof is on the person relying on the lawfulness of exercise of the power to prove a warrant authorised the cise of the power.	14 15 16
(7)	This	section does not limit section 272.	17
(8)	In th	is section—	18
	the N	want magistrates court, in relation to a magistrate, means Magistrates Court that the magistrate constitutes under the istrates Act 1991.	19 20 21
Def	ect in	n relation to a warrant	22
(1)		arrant is not invalidated by a defect in—	23
` '	(a)	the warrant; or	24
	(b)	compliance with sections 272 to 274;	25
		ss the defect affects the substance of the warrant in a crial particular.	26 27
(2)	In th	is section—	28
	warr 275(<i>rant</i> includes a duplicate warrant mentioned in section 3).	29 30

Sub	divis	sion	2 Entry procedure	1
277	En	try pr	rocedure	2
	(1)		s section applies if an authorised officer is intending to r a place under a warrant issued under this division.	3 4
	(2)		ore entering the place, the authorised officer must do or e a reasonable attempt to do the following things—	5 6
		(a)	identify himself or herself to a person who is an occupier of the place and is present by producing the authorised officer's identity card or another document evidencing the appointment;	7 8 9 10
		(b)	give the person a copy of the warrant;	11
		(c)	tell the person the authorised officer is permitted by the warrant to enter the place;	12 13
		(d)	give the person an opportunity to allow the authorised officer immediate entry to the place without using force.	14 15
	(3)	subs grou is re	vever, the authorised officer need not comply with section (2) if the authorised officer believes on reasonable ands that immediate entry to the place without compliance equired to ensure the execution of the warrant is not trated.	16 17 18 19 20
	(4)	In th	nis section—	21
		wari 275(rant includes a duplicate warrant mentioned in section (3).	22 23

Part 3			Emergency powers of inspectors	
278	Ар	plica	tion of pt 3	3
			s part applies if an inspector is satisfied on reasonable ands—	4 5
		(a)	an activity is being carried out or there is biosecurity matter at a place, other than a place, or part of a place, used for residential purposes; and	6 7 8
		(b)	it is necessary to exercise powers under this part to avoid an imminent and significant biosecurity risk from the activity or biosecurity matter.	9 10 11
279	Power and procedure for entry			
	(1)		inspector may, without a warrant or the consent of the upier of the place, enter the place.	13 14
	(2)		ore entering the place, the inspector must do or make a onable attempt to do the following things—	15 16
		(a)	comply with section 330(1);	17
		(b)	tell the occupier the inspector is permitted under this Act to enter the place.	18 19
	(3)	the i	vever, the inspector need not comply with subsection (2) if inspector reasonably believes that immediate entry to the e is required to avoid an imminent and significant ecurity risk.	20 21 22 23
280	Pov	wer i	n relation to activity or biosecurity matter	24
	(1)	matt	inspector may in relation to the activity or biosecurity ter mentioned in section 278, and to the extent reasonably essary for managing the activity or matter—	25 26 27
		(a)	direct a person at the place to take stated reasonable steps within a stated reasonable period; or	28 29

	(b)	take reasonable steps; or	1
	(c)	authorise another person to take reasonable steps.	2
(2)		nout limiting subsection (1), reasonable steps may include s requiring any person—	3 4
	(a)	to remain at the place or not to enter the place; and	5
	(b)	to clean or disinfect the place, a structure or another thing; and	6 7
	(c)	to destroy the biosecurity matter or remove the biosecurity matter to another place to destroy it; and	8 9
	(d)	to destroy a carrier of the biosecurity matter or remove the carrier to another place to destroy it; and	10 11
	(e)	to dispose of the biosecurity matter other than by destroying it; and	12 13
	(f)	to do something that assists with a step mentioned in paragraphs (b) to (e); and	14 15
	(g)	to stop doing something that may interfere with a step mentioned in paragraphs (b) to (e).	16 17
(3)	The	direction may be given orally or by notice.	18
(4)	soon	vever, if the direction is given orally, the inspector must as a spracticable confirm the direction by notice given to person.	19 20 21
(5)		e inspector takes the steps, the inspector also may exercise of the powers of an inspector under this chapter.	22 23
Ho	voa w	wer may be exercised	24
(1)	The 279(help	inspector may exercise the powers mentioned in sections (1) and 280(1)(b) and (5) (the <i>emergency powers</i>) with the , and using the force, that is necessary and reasonable in circumstances.	25 26 27 28
(2)	insp	xercising or attempting to exercise emergency powers, an ector must take all reasonable steps to ensure the ector causes as little inconvenience to any person at the	29 30 31

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		place, and does as little damage, as is practicable in the circumstances.	1 2
	(3)	If an inspector authorises a person to take steps under section 280(1)(c)—	3
		(a) the person may exercise the powers mentioned in section 280(5); and	5 6
		(b) the inspector must inform the person—	7
		(i) of the steps the person is authorised to take; and	8
		(ii) of the person's powers under this part.	9
282	Re	quirement to give chief executive notice	10
		An inspector exercising powers under this part must as soon as practicable after exercising the powers give the chief executive notice of the fact.	11 12 13
283	Du	ration of emergency powers	14
		An inspector exercising powers under this part may exercise the powers only until the earlier of the following—	15 16
		(a) the imminent and significant biosecurity risk from the activity being carried out, or from the biosecurity matter, at a place has been avoided;	17 18 19
		(b) 96 hours after the inspector first exercises the powers.	20
284		lure to comply with inspector's directions in ergency	21 22
		A person to whom a direction is given under 280(1)(a) must comply with the direction, unless the person has a reasonable excuse.	23 24 25
		Maximum penalty—2000 penalty units.	26

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			[3 200]	
285	Ins	pecto	or's powers not affected	1
		This the p	part does not limit any power an inspector has apart from part.	2 3
Part	4		Other authorised officers' powers and related matters	4 5
Divis	ion	1	Stopping or moving vehicles	6
286	Apı	olicat	tion of div 1	7
			division applies if an authorised officer reasonably ects, or is aware, that—	8 9
		(a)	a thing in or on a vehicle may provide evidence of the commission of an offence against this Act; or	10 11
		(b)	a vehicle, or a thing in or on the vehicle, may pose a biosecurity risk.	12 13
287	Pov	ver to	o stop or move	14
	(1)	perso the reaso	ne vehicle is moving, the authorised officer may, to cise his or her powers, signal or otherwise direct the on in control of the vehicle to stop the vehicle and to bring vehicle to, and keep it at, a convenient place within a briable distance to allow the authorised officer to exercise powers.	15 16 17 18 19 20
	(2)		e vehicle is stopped, the authorised officer may direct the on in control of the vehicle—	21 22
		(a)	not to move it until the authorised officer has exercised the authorised officer's powers; or	23 24

		(b) to move the vehicle to, and keep it at, a stated reasonable place to allow the authorised officer to exercise the powers.	2
	(3)	When giving the direction under subsection (2), the authorised officer must give the person in control an offence warning for the direction.	
288	lde	ntification requirements if vehicle moving	7
	(1)	This section applies if the authorised officer proposes to give a direction under section 287(1) and the vehicle is moving.	3
	(2)	as an authorised officer exercising the authorised officer's 1	10 11
		Examples— 1	13
		loudhailer to identify himself or herself as an authorised officer 1	14 15 16
		2 If the authorised officer is standing at the side of the road, he or she may use a sign to identify himself or herself as an authorised officer exercising powers.	17 18 19
	(3)	When the vehicle stops, the authorised officer must—	20
		•	21 22
		• • • • • • • • • • • • • • • • • • • •	23 24
	(4)	Subsection (3) applies despite section 330.	25
289	Fai	ure to comply with direction	26
	(1)	The person in control of the vehicle must comply with a direction under section 287 unless the person has a reasonable	27 28 29
		Maximum penalty—50 penalty units.	30

	(2)		a reasonable excuse for the person not to comply with a etion if—	1 2
		(a)	the vehicle was moving and the authorised officer did not comply with section 288; or	3 4
		(b)	to comply immediately would have endangered someone else or caused loss or damage to property, and the person complies as soon as it is practicable to do so.	5 6 7
	(3)	Subs	section (2) does not limit subsection (1).	8
	(4)	A pe	erson does not commit an offence against subsection (1)	9 10
		(a)	the direction the person fails to comply with is given under section 287(2); and	11 12
		(b)	the person is not given an offence warning for the direction.	13 14
Divis	sion	2	Stopping or moving travelling animals	15 16
290	Аp	plicat	tion of div 2	17
290	Ар	This awai	division applies if an inspector reasonably suspects, or is re, that an animal travelling on a stock route, or on a rve for the travelling of animals in association with being elled on a stock route, may pose a biosecurity risk.	17 18 19 20 21
		This awar reser trave	division applies if an inspector reasonably suspects, or is re, that an animal travelling on a stock route, or on a rve for the travelling of animals in association with being	18 19 20
		This awar reser trave	division applies if an inspector reasonably suspects, or is re, that an animal travelling on a stock route, or on a rve for the travelling of animals in association with being elled on a stock route, may pose a biosecurity risk.	18 19 20 21
290 291	Por	This awar reser trave	division applies if an inspector reasonably suspects, or is re, that an animal travelling on a stock route, or on a rve for the travelling of animals in association with being elled on a stock route, may pose a biosecurity risk. Description of the stock route, the inspector of the travelling on the stock route, the inspector of the exercise his or her powers, signal or otherwise direct	18 19 20 21 22 23 24

		(i) to drive the animal to, and keep it at, a convenient place within a reasonable distance to allow the inspector to exercise the powers; or	1 2 3
		(ii) to return the animal to the place where the animal is kept to allow the inspector to exercise the powers.	4 5 6
	(2)	If the animal is on a reserve for travelling stock, the inspector may direct the person in control of the animal—	7 8
		(a) not to move it until the inspector has exercised the inspector's powers; or	9 10
		(b) to drive the animal to, and keep it at, a stated reasonable place to allow the inspector to exercise the powers; or	11 12
		(c) to return the animal to the place where the animal is kept to allow the inspector to exercise the powers.	13 14
	(3)	When giving the direction under subsection (2), the inspector must give the person in control an offence warning for the direction.	15 16 17
292	lde rou	ntification requirements if animal travelling on stock	18 19
	(1)	This section applies if the inspector proposes to give a direction under section 291(1) and the animal is travelling on the stock route.	20 21 22
	(2)	The inspector must clearly identify himself or herself to the person driving the animal as an inspector exercising the inspector's powers.	23 24 25
	(3)	When the person driving the animal stops the animal, the inspector must—	26 27
		(a) have with him or her the inspector's identity card; and	28
		(b) immediately produce the identity card for the inspection of the person driving the animal.	29 30
	(4)	Subsection (3) applies despite section 330.	31

293	Fail	ure to comply with direction	1
	(1)	The person driving the animal or in control of the animal must comply with a direction under section 291 unless the person has a reasonable excuse.	2 3 4
		Maximum penalty—50 penalty units.	5
	(2)	It is a reasonable excuse for the person not to comply with a direction if—	6 7
		(a) the animal was travelling on the stock route and the inspector did not comply with section 292; or	8 9
		(b) to comply immediately would have endangered someone else or caused loss or damage to property, and the person complies as soon as it is practicable to do so.	10 11 12
	(3)	Subsection (2) does not limit subsection (1).	13
	(4)	A person does not commit an offence against subsection (1) if—	14 15
		(a) the direction the person fails to comply with is given under section 291(2); and	16 17
		(b) the person is not given an offence warning for the direction.	18 19
Divis	ion	3 Aerial control measures	20
294		ver to carry out aerial control measures under security program	21 22
	(1)	This section applies if a biosecurity program authorises the carrying out of an aerial control measure for biosecurity matter.	23 24 25
	(2)	An authorised officer may carry out, or direct another person to carry out, the aerial control measure for the biosecurity matter in relation to a place.	26 27 28
	(3)	The authorised officer must give notice of the proposed aerial control measure for the biosecurity matter to an occupier of	29 30

	the place at least 48 hours before carrying out the measure (the <i>notice period</i>) unless—		
	(a)	the measure will be carried out from a height of more than 350 feet above the place; or	3 4
		Editor's note—	5
		350 feet is approximately 110m	6
	(b)	it would be impractical to give the notice because the measure will not be effective in controlling the biosecurity matter after the end of the notice period.	7 8 9
		Example for paragraph (b)—	10
		A biosecurity program authorises spraying pesticide on locusts but a swarm of locusts at a place is likely to move on before notice can be given to an occupier of the place.	11 12 13
	Note-	_	14
	fro	other law may require notice to be given to, or consent to be obtained om, an occupier of a place in the circumstances to which this section plies.	15 16 17
(4)	mus plac	vever, if subsection (3)(b) applies, the authorised officer t make reasonable attempts to advise an occupier of the e about the aerial control measure before the measure is ited out.	18 19 20 21
(5)	A no	otice under subsection (3) must include—	22
	(a)	a description of the biosecurity program authorising the aerial control measure; and	23 24
	(b)	a description of the aerial control measure; and	25
	(c)	the period during which the aerial control measure will be carried out.	26 27
(6)	In th	is section—	28
	activ	al control measure, for biosecurity matter, means an vity, done from the air by an airborne machine or a person aircraft, to achieve a purpose of a biosecurity program includes the following—	29 30 31 32
	(a)	surveying and monitoring the biosecurity matter;	33

		(b) distributing an agricultural chemical to control the biosecurity matter.	1 2
		airborne machine means a machine that can operate in air without carrying a person to pilot the machine.	3 4
Divi	sion	4 General powers of authorised officers after entering places	5 6
295	Ар	plication of div 4	7
	(1)	The powers under this division may be exercised if an authorised officer enters a place under—	8
		(a) section 259(1)(a); or	10
		(b) section 259(1)(c); or	11
		(c) section 259(1)(d); or	12
		(d) section 260; or	13
		(e) section 261; or	14
		(f) section 262; or	15
		(g) section 263; or	16
		(h) section 264; or	17
		(i) part 3; or	18
		(j) chapter 6.	19
	(2)	However, if the authorised officer enters under section 259(1)(a) or (c), the powers under this division are subject to any conditions of the consent or terms of the warrant.	20 21 22
296	Ge	neral powers	23
	(1)	The authorised officer may do any of the following (each a <i>general power</i>)—	24 25
		(a) search any part of the place;	26

(b)	inspect, examine or film any part of the place or anything at the place;	1 2
(c)	take for examination a thing, or a sample of or from a thing, at the place;	3 4
(d)	place an identifying mark in or on anything at the place;	5
	Example—	6
	insert a microchip in a horse's neck to indicate that the horse has equine influenza	7 8
(e)	place a sign or notice at the place;	9
	Example of a sign or notice—	10
	a notice stating the area is subject to a biosecurity emergency order	11 12
(f)	produce an image or writing at the place from an electronic document or, to the extent it is not practicable, take a thing containing an electronic document to another place to produce an image or writing;	13 14 15 16 17
(g)	take to, into or onto the place and use any person, detection animal, equipment and materials the authorised officer reasonably requires for exercising the authorised officer's powers under this division;	18 19 20 21
(h)	destroy biosecurity matter or a carrier if—	22
	(i) the authorised officer believes on reasonable grounds the biosecurity matter or carrier poses a significant biosecurity risk; and	23 24 25
	(ii) the owner of the biosecurity matter or carrier consents to its destruction;	26 27
(i)	remain at the place for the time necessary to achieve the purpose of the entry.	28 29
	authorised officer may take a necessary step to allow the cise of a general power.	30 31

(2)

	(3)	If the authorised officer takes a document from the place to copy it, the authorised officer must copy and return the document to the place as soon as practicable.	1 2 3
	(4)	If the authorised officer takes from the place an article or device reasonably capable of producing a document from an electronic document to produce the document, the authorised officer must produce the document and return the article or device to the place as soon as practicable.	4 5 6 7 8
	(5)	In this section—	9
		<i>examine</i> includes analyse, test, account, measure, weigh, grade, gauge and identify.	10 11
		<i>film</i> includes photograph, videotape and record an image in another way.	12 13
		<i>inspect</i> , a thing, includes open the thing and examine its contents.	14 15
297	Pov	wer to require reasonable help	16
	(1)	The authorised officer may make a requirement (a <i>help requirement</i>) of an occupier of the place or a person at the place to give the authorised officer reasonable help to exercise a general power, including, for example, to produce a document or to give information.	17 18 19 20 21
	(2)	When making the help requirement, the authorised officer must give the person an offence warning for the requirement.	22 23
298	Off	ence to contravene help requirement	24
	(1)	A person of whom a help requirement has been made must comply with the requirement unless the person has a reasonable excuse.	25 26 27
		Maximum penalty—50 penalty units.	28
	(2)	It is a reasonable excuse for an individual not to comply with a help requirement if complying might tend to incriminate the individual or expose the individual to a penalty.	29 30 31

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	(3)	information be held or <i>Note</i> —	subsection (2) does not apply if a document or on the subject of the help requirement is required to kept by the defendant under this Act.	1 2 3 4 5
Divis	sion	5	Seizure by authorised officers and forfeiture	6 7
Sub	divis	sion 1	Power to seize	8
299		zing evide nsent or w	ence at a place that may be entered without varrant	9 10
	(1)	may enter the place seize a thi	ised officer who enters a place the authorised officer under this Act without the consent of an occupier of and without a warrant under section 273(2) maying at the place if the authorised officer reasonably ne thing is evidence of an offence against this Act.	11 12 13 14 15
	(2)		n (1) applies even if the entry is under a warrant der section 273(3).	16 17
300		zing evide nsent or w	ence at a place that may be entered only with	18 19
	(1)	This section	on applies if—	20
		with	uthorised officer is authorised to enter a place only the consent of an occupier of the place or a rant; and	21 22 23
		* *	authorised officer enters the place after obtaining the sent or under a warrant issued under section 273(2).	24 25
	(2)		norised officer enters the place with the occupier's he authorised officer may seize a thing at the place	26 27 28

		(a) the authorised officer reasonably believes the thing is evidence of an offence against this Act; and	1 2
		(b) seizure of the thing is consistent with the purpose of entry as explained to the occupier when asking for the occupier's consent.	3 4 5
	(3)	If the authorised officer enters the place under a warrant issued under section 273(2), the authorised officer may seize the evidence for which the warrant was issued.	6 7 8
	(4)	The authorised officer also may seize anything else at the place if the authorised officer reasonably believes—	9 10
		(a) the thing is evidence of an offence against this Act; and	11
		(b) the seizure is necessary to prevent the thing being—	12
		(i) hidden, lost or destroyed; or	13
		(ii) used to continue, or repeat, the offence.	14
	(5)	The authorised officer may also seize a thing at the place if the authorised officer reasonably believes it has just been used in committing an offence against this Act.	15 16 17
301	Sei	zure of property subject to security	18
	(1)	An authorised officer may seize a thing, and exercise powers relating to the thing, despite a lien or other security over it claimed by another person.	19 20 21
	(2)	However, the seizure does not affect the other person's claim to the lien or other security against a person other than the authorised officer or a person acting for the officer.	22 23 24
Sub	divis	sion 2 Powers to support seizure	25
302	Re	quirement of person in control of thing to be seized	26
	(1)	To enable a thing to be seized, an authorised officer may require the person in control of it—	27 28

[s 303]

		(a)	to take it to a stated reasonable place by a stated reasonable time; and	1 2
		(b)	if necessary, to remain in control of it at the stated place for a stated reasonable time.	3 4
	(2)	The	requirement—	5
		(a)	must be made by notice; or	6
		(b)	if for any reason it is not practicable to give a notice, may be made orally and confirmed by notice as soon as practicable.	7 8 9
303	Off	ence	to contravene seizure requirement	10
		mus	erson of whom a requirement is made under section 302 t comply with the requirement unless the person has a conable excuse.	11 12 13
		Max	imum penalty—100 penalty units.	14
304	Po	wer to	o secure seized thing	15
	(1)		ing seized a thing under this division, an authorised per may—	16 17
		(a)	leave it at the place where it was seized (the <i>place of seizure</i>) and take reasonable action to restrict access to it; or	18 19 20
		(b)	move it from the place of seizure.	21
	(2)	For exam	subsection (1)(a), the authorised officer may, for nple—	22 23
		(a)	seal the thing, or the entrance to the place of seizure, and mark the thing or place to show access to the thing or place is restricted; or	24 25 26
		(b)	for equipment—make it inoperable; or	27

[s 305]

	[6 666]	
	Example— make it inoperable by dismantling it or removing a component without which the equipment can not be used	1 2 3
	(c) require a person the authorised officer reasonably believes is in control of the place or thing to do an act mentioned in paragraph (a) or (b) or anything else an inspector could do under subsection (1)(a).	4 5 6 7
Off	fence to contravene other seizure requirement	8
	A person must comply with a requirement made of the person under section 304(2)(c) unless the person has a reasonable excuse.	9 10 11
	Maximum penalty—100 penalty units.	12
Off	ence to interfere	13
(1)	If access to a seized thing is restricted under section 304, a person must not tamper with the thing or with anything used to restrict access to the thing without—	14 15 16
	(a) an authorised officer's approval; or	17
	(b) a reasonable excuse.	18
	Maximum penalty—100 penalty units.	19
(2)	If access to a place is restricted under section 304, a person must not enter the place in contravention of the restriction or tamper with anything used to restrict access to the place without—	20 21 22 23
	(a) an authorised officer's approval; or	24
	(b) a reasonable excuse.	25
	Maximum penalty—100 penalty units	26

Sub	divis	ion 3	Safeguards for seized things	1
307	Re	ceipt and	information notice for seized thing	2
	(1)		ion applies if an authorised officer seizes anything s division unless—	3 4
		no-	authorised officer reasonably believes there is one apparently in possession of the thing or the thing been abandoned; or	5 6 7
		WOI	ause of the condition, nature and value of the thing it ald be unreasonable to require the authorised officer comply with this section.	8 9 10
	(2)	seizing tl	norised officer must, as soon as practicable after the thing, give an owner or person in control of the ore it was seized—	11 12 13
			eceipt for the thing that generally describes the thing its condition; and	14 15
		(b) an i	information notice for the decision to seize it.	16
	(3)	is not pro notice m position a	, if an owner or person from whom the thing is seized esent when it is seized, the receipt and information as be given by leaving them in a conspicuous and in a reasonably secure way at the place at which is seized.	17 18 19 20 21
	(4)	The recei	pt and information notice may—	22
		(a) be a	given in the same document; and	23
		(b) rela	te to more than 1 seized thing.	24
	(5)	informati suspects	norised officer may delay giving the receipt and on notice if the authorised officer reasonably giving them may frustrate or otherwise hinder an tion by the authorised officer under this Act.	25 26 27 28
	(6)		, the delay may be only for so long as the authorised ontinues to have the reasonable suspicion and remains	29 30

				inity of the place at which the thing was seized to der observation.	1 2
308	Ac	cess	to se	eized thing	3
	(1)	Until a seized thing is forfeited or returned, the authorised officer who seized the thing must allow an owner of the thing—			
		(a)		nspect it at any reasonable time and from time to e; and	7 8
		(b)	if it	is a document—to copy it.	9
	(2)			n (1) does not apply if it is impracticable or would onable to allow the inspection or copying.	10 11
	(3)	The	inspe	ction or copying must be allowed free of charge.	12
309	Re	turn d	of sei	ized thing	13
	(1)	This section applies if a seized thing has some intrinsic value and is not—			14 15
		(a)	forf	eited or transferred under subdivision 4 or 5; or	16
		(b)	subj	ect to a disposal order under division 6.	17
	(2)		autheer—	orised officer must return the seized thing to an	18 19
		(a)	for a	a thing seized under section 299 or 300—	20
			(i)	generally—at the end of 6 months after the seizure; or	21 22
			(ii)	if a proceeding for an offence involving the thing is started within the 6 months, at the end of the proceeding and any appeal from the proceeding; or	23 24 25
		(b)	for a	a thing seized under section 320, if—	26
			(i)	the thing ceases to be a biosecurity risk; or	27

			(ii)	the authorised officer is satisfied the return of the thing is unlikely to result in the recurrence of the biosecurity risk in relation to which it was seized.	1 2 3
	(3)	autho	rised	bsection (2), if the thing was seized as evidence, the d officer must return the thing seized to an owner as acticable after the authorised officer is satisfied—	4 5 6
		(a)	its co	ontinued retention as evidence is no longer required;	7 8
		(b)		continued retention is not necessary to prevent it g used to continue, or repeat, an offence against this and	9 10 11
		(c)	it is	lawful for the owner to possess it.	12
	(4)	Nothi seize	_	n this section affects a lien or other security over the ng.	13 14
Sub	divis	ion 4	ļ	Forfeiture	15
Sub 310				Forfeiture administrator decision	15 16
		feiture The a	e by admir		
	Foi	feiture The a	e by admin is fo thori after	administrator decision nistrator for a relevant entity may decide a seized orfeited to the relevant entity for the seized thing if	16 17 18
	Foi	The a thing an au	e by admir is for thori after own	administrator decision nistrator for a relevant entity may decide a seized orfeited to the relevant entity for the seized thing if sed officer— making reasonable inquiries, can not find an	16 17 18 19 20
	Foi	The a thing an au	e by administration for is for thorical after owner after	administrator decision nistrator for a relevant entity may decide a seized orfeited to the relevant entity for the seized thing if sed officer— making reasonable inquiries, can not find an er; or making reasonable efforts, can not return it to an	16 17 18 19 20 21 22
	Foi	The a thing an au (a)	e by administration for is for thorical after owner after	administrator decision nistrator for a relevant entity may decide a seized orfeited to the relevant entity for the seized thing if sed officer— making reasonable inquiries, can not find an er; or making reasonable efforts, can not return it to an er; or	16 17 18 19 20 21 22 23

		of the biosecurity risk in relation to which the thing was seized; or	1 2
	(d)	reasonably believes it is necessary to keep the thing to prevent it being used to commit the offence for which it was seized.	3 4 5
(2)	How	vever, the authorised officer is not required to—	6
	(a)	make inquiries if it would be unreasonable to make inquiries to find an owner; or	7 8
	(b)	make efforts if it would be unreasonable to make efforts to return the thing to an owner.	9 10
		Example for paragraph (b)—	11
		the owner of the thing has migrated to another country	12
(3)	_	ard must be had to the thing's condition, nature and value eciding—	13 14
	(a)	whether it is reasonable to make inquiries or efforts; and	15
	(b)	if inquiries or efforts are made—what inquiries or efforts, including the period over which they are made, are reasonable.	16 17 18
(4)	The	administrator for a relevant entity is—	19
	(a)	if the relevant entity is the State—the chief executive; or	20
	(b)	if the relevant entity is a local government—the chief executive officer of the local government; or	21 22
	(c)	if the relevant entity is an invasive animal board—the chairperson of the board.	23 24
(5)	The	relevant entity for a seized thing is—	25
	(a)	if the thing was seized by an authorised officer appointed by the chief executive—the State; or	26 27
	(b)	if the thing was seized by an authorised officer appointed by the chief executive officer of a local government—the local government; or	28 29 30

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	(c)	appo loca perfe	he thing was seized by an authorised officer binted by 2 or more chief executive officers—the l government for whom the authorised officer was orming his or her functions at the time the thing was ed; or	1 2 3 4 5
	(d)		he thing was seized by an authorised officer binted by an invasive animal board—the board.	6 7
311	Forfeitu	re by	chief executive decision	8
		chief State i	executive may decide a seized thing is forfeited to f—	9 10
	(a)	all o	of the following apply—	11
		(i)	an inspector believes a seized thing can be changed to make it comply with this Act;	12 13
			Example of a seized thing—	14
			a bag of seed for sowing containing weed seeds that can be separated and removed from the seed	15 16
		(ii)	the inspector requires an owner of the thing to do what is reasonable within a stated reasonable time to make it comply;	17 18 19
		(iii)	the owner does not comply with the requirement; or	20 21
	(b)	an ir	nspector believes, on reasonable grounds—	22
		(i)	a seized thing can not be changed to make it comply with this Act; and	23 24
			Example of a seized thing—	25
			a bag of seed for sowing containing weed seeds that can not be separated and removed from the seed	26 27
		(ii)	it is necessary to retain it to prevent its use in committing an offence against this Act.	28 29

312	Info	orma	tion notice for forfeiture decision	1	
	(1)	This	section applies if—	2	
	` '	(a)	the administrator for the relevant entity decide section 310(1) to forfeit a thing; or		
		(b)	the chief executive decides under section 311 to thing.	forfeit a 5	
	(2)	prac befo	administrator or chief executive must as sticable give a person who owned the thing immore the forfeiture (the <i>former owner</i>) an information he decision.	•)
	(3)	the i	e seized thing is forfeited under section 310(1)(a) information notice may be given by leaving it at the thing was seized, in a conspicuous position onably secure way.	ne place 12	
	(4)	appl	information notice must state that the former own y for a stay of the decision if he or she appeals again.)
	(5)	How	vever, subsections (1) to (3) do not apply if—	18	,
		(a)	the decision was made under section 310(1)(a) and	or (b); 19 20	
		(b)	the place where the thing was seized is—	21	
			(i) a public place; or	22	
			(ii) a place where the notice is unlikely to be the former owner.	read by 23 24	
313	Foi	rfeitu	re on conviction	25	
	(1)	the	the conviction of a person for an offence against t court may order the forfeiture to the State or ernment of—		,
		(a)	anything used to commit the offence; or	29)
		(b)	anything else the subject of the offence.	30)

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	(2)	The court may make the order—	1
		(a) whether or not the thing has been seized; and	2
		(b) if the thing has been seized—whether or not the thing has been returned to the former owner of the thing.	3 4
	(3)	The court may make any order to enforce the forfeiture it considers appropriate.	5 6
	(4)	This section does not limit the court's powers under another law.	7 8
314	Pro	ocedure and powers for making forfeiture order	9
	(1)	A forfeiture order may be made on a conviction on the court's initiative or on an application by the prosecution.	10 11
	(2)	In deciding whether to make a forfeiture order for a thing, the court—	12 13
		(a) may require notice to be given to anyone the court considers appropriate, including, for example, any person who may have any property in the thing; and	14 15 16
		(b) must hear any submissions that any person claiming to have any property in the thing may wish to make.	17 18
Sub	divis	sion 5 Dealing with property forfeited or	19
		transferred to relevant entity or the	20
		State	21
315	Wh	en thing becomes property of relevant entity	22
		A thing becomes the property of the relevant entity for the thing if the thing is forfeited to the relevant entity under section 310(1).	23 24 25

	en th	ning becomes property of the State or local ment	1 2
(1)	A th	ing becomes the property of the State if—	3
	(a)	the chief executive decides the thing is forfeited to the State under section 311; or	4 5
	(b)	the thing is forfeited to the State under section 313; or	6
	(c)	the owner of the thing and the State agree, in writing, to the transfer of the ownership of the thing to the State.	7 8
(2)		ning becomes the property of a local government if the g is forfeited to the local government under section 313.	9 10
	Note-	_	11
		thing may also become the property of the State or a local government der section 315.	12 13
Но	w pro	pperty may be dealt with	14
(1)	This	section applies if—	15
	(a)	under section 315, a thing becomes the property of the relevant entity for the thing; or	16 17
	(b)	under section 316, a thing becomes the property of the State or a local government.	18 19
(2)	or the relevant	administrator for the relevant entity, the chief executive ne chief executive officer of the local government (each <i>relevant administrator</i>) may deal with the thing as the vant administrator considers appropriate, including, for mple, by destroying it or giving it away.	20 21 22 23 24
(3)	way	relevant administrator must not deal with the thing in a that could prejudice the outcome of an appeal against the eiture under this Act.	25 26 27
(4)	may	the relevant administrator sells the thing, the administrator self after deducting the costs of the sale, return the proceeds are sale to the former owner of the thing.	28 29 30

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	(5)	This thing	section is subject to any disposal order made for the g.	1 2
318	Pov	wer o	f destruction	3
			authorised officer may destroy a thing seized under this sion if—	4 5
		(a)	the thing consists wholly or partly of contaminated or decomposed matter; or	6 7
		(b)	the authorised officer reasonably believes the thing poses an immediate biosecurity risk.	8 9
Divi	sion	6	Disposal orders	10
319	Dis	sposa	ıl order	11
	(1)		section applies if a person is convicted of an offence nst this Act.	12 13
	(2)	initia	court may make an order (a <i>disposal order</i>), on its own ative or on an application by the prosecution, for the osal of any of the following things owned by the person—	14 15 16
		(a)	anything that was the subject of, or used to commit, the offence;	17 18
		(b)	another thing the court considers is likely to be used by the person or another person in committing a further offence against this Act.	19 20 21
	(3)	The	court may make a disposal order for a thing—	22
		(a)	whether or not it has been seized under this Act; and	23
		(b)	if the thing has been seized—whether or not it has been returned to the former owner.	24 25
	(4)	In de	eciding whether to make a disposal order for a thing, the t—	26 27

			_	
		(a)	may require notice to be given to anyone the court considers appropriate, including, for example, any person who may have any property in the thing; and	1 2 3
		(b)	must hear any submissions that any person claiming to have any property in the thing may wish to make.	4 5
	(5)		court may make any order to enforce the disposal order it considers appropriate.	6 7
	(6)	This law.	s section does not limit the court's powers under another	8 9
Divi	sion	7	Power to remove or reduce biosecurity risk under a warrant	10 11
320	Pov pla		o remove or reduce biosecurity risk after entering	12 13
	(1)	This	s section applies if—	14
		(a)	an authorised officer enters a place after obtaining a warrant; and	15 16
		(b)	the warrant authorises the authorised officer to exercise powers in relation to a biosecurity risk.	17 18
	(2)	circu in t	authorised officer may take the steps necessary in the umstances to remove or reduce the biosecurity risk stated he warrant, or to prevent the biosecurity risk from rring, including seizing a thing.	19 20 21 22
Divi	sion	8	Other information-obtaining powers of authorised officers	23 24
321	Pov	ver to	o require name and address	25
	(1)	This	section applies if an authorised officer—	26
		(a)	finds a person committing an offence against this Act; or	27

	(b)	finds a person in circumstances that lead the authorised officer to reasonably suspect the person—	1 2
		(i) has just committed an offence against this Act; or	3
		(ii) is responsible for a biosecurity risk; or	4
	(c)	has information that leads the authorised officer to reasonably suspect a person—	5 6
		(i) has just committed an offence against this Act; or	7
		(ii) is responsible for a biosecurity risk.	8
(2)		authorised officer may require the person to state the on's name and residential address.	9 10
(3)	evid	authorised officer may also require the person to give ence of the correctness of the stated name or address if, in circumstances, it would be reasonable to expect the person	11 12 13 14
	(a)	be in possession of evidence of the correctness of the stated name or address; or	15 16
	(b)	otherwise be able to give the evidence.	17
(4)	When making a personal details requirement, the authorised officer must give the person an offence warning for the requirement.		
(5)		requirement under this section is a <i>personal details</i> virement.	21 22
Off	ence	to contravene personal details requirement	23
(1)	mus	erson of whom a personal details requirement is made t comply with the requirement unless the person has a onable excuse.	24 25 26
	Max	imum penalty—50 penalty units.	27
(2)	subs	person may not be convicted of an offence against section (1) unless the person is found guilty of the offence, the court decides the person is responsible for the	28 29 30

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		biosecurity risk, in relation to which the personal details requirement was made.	1 2
323	Pov	wer to require production of documents	3
	(1)	An authorised officer may require a person to make available for inspection by an authorised officer, or produce to the authorised officer for inspection, at a reasonable time and place nominated by the authorised officer—	4 5 6 7
		(a) a document issued to the person under this Act; or	8
		(b) a document required to be kept by the person under this Act; or	9 10
		(c) if a document or information required to be kept by the person under this Act is stored or recorded by means of a device—a document that is a clear written reproduction of the stored or recorded document or information.	11 12 13 14 15
	(2)	A requirement under subsection (1) is a <i>document production requirement</i> .	16 17
	(3)	For an electronic document, compliance with the document production requirement requires the making available or production of a clear written reproduction of the electronic document.	18 19 20 21
	(4)	The authorised officer may keep the document to copy it.	22
	(5)	If the authorised officer copies the document, or an entry in the document, the authorised officer may require the person responsible for keeping the document to certify the copy as a true copy of the document or entry.	23 24 25 26
	(6)	A requirement under subsection (5) is a <i>document</i> certification requirement.	27 28
	(7)	The authorised officer must return the document to the person as soon as practicable after copying it.	29 30

	(8)	However, if a document certification requirement is made of a person, the authorised officer may keep the document until the person complies with the requirement.	1 2 3
324	Off	ence to contravene document production requirement	4
	(1)	A person of whom a document production requirement is made must comply with the requirement unless the person has a reasonable excuse.	5 6 7
		Maximum penalty—50 penalty units.	8
	(2)	It is not a reasonable excuse for a person to fail to comply with a document production requirement on the basis that complying with the requirement might tend to incriminate the person or expose the person to a penalty.	9 10 11 12
		Note—	13
		See, however, section 328.	14
	(3)	The authorised officer must inform the person, in a way that is reasonable in the circumstances—	15 16
		(a) that the person must comply with the document production requirement even though complying might tend to incriminate the person or expose the person to a penalty; and	17 18 19 20
		(b) that, under section 328, there is a limited immunity against the future use of the information or document given in compliance with the requirement.	21 22 23
	(4)	If the person fails to comply with the document production requirement when the authorised officer has failed to comply with subsection (3), the person can not be convicted of the offence against subsection (1).	24 25 26 27
	(5)	If a court convicts a person of an offence against subsection (1), the court may, as well as imposing a penalty for the offence, order the person to comply with the document production requirement.	28 29 30 31

325		ence to contravene document certification	1 2
	(1)	A person of whom a document certification requirement has been made must comply with the requirement unless the person has a reasonable excuse.	3 4 5
		Maximum penalty—50 penalty units.	6
	(2)	It is not a reasonable excuse for a person to fail to comply with a document certification requirement on the basis that complying with the requirement might tend to incriminate the person or expose the person to a penalty.	7 8 9 10
		Note—	11
		See, however, section 328.	12
	(3)	The authorised officer must inform the person, in a way that is reasonable in the circumstances—	13 14
		(a) that the person must comply with the document certification requirement even though complying might tend to incriminate the person or expose the person to a penalty; and	15 16 17 18
		(b) that, under section 328, there is a limited immunity against the future use of the information or document given in compliance with the requirement.	19 20 21
	(4)	If the person fails to comply with the document certification requirement when the authorised officer has failed to comply with subsection (3), the person can not be convicted of the offence against subsection (1).	22 23 24 25
326	Po	wer to require information	26
	(1)	This section applies if an authorised officer reasonably believes—	27 28
		(a) an offence against this Act has been committed; and	29
		(b) a person may be able to give information about the offence.	30 31

	(2)	The authorised officer may, by notice given to the person, require the person to give the authorised officer information about the offence at a stated reasonable time and place.	1 2 3
	(3)	A requirement under subsection (2) is an <i>information</i> requirement.	4 5
	(4)	For information that is an electronic document, compliance with the information requirement requires the giving of a clear image or written version of the electronic document.	6 7 8
	(5)	In this section—	9
		information includes a document.	10
327	Off	ence to contravene information requirement	11
	(1)	A person of whom an information requirement is made must comply with the requirement unless the person has a reasonable excuse.	12 13 14
		Maximum penalty—50 penalty units.	15
	(2)	It is a reasonable excuse for an individual not to give the information if giving the information might tend to incriminate the individual or expose the individual to a penalty.	16 17 18 19
Divi	sion	9 Immunity for particular compliance	20
328		dential immunity for individuals complying with ticular requirements	21 22
	(1)	Subsection (2) applies if an individual gives or produces information or a document to an authorised officer under section 297, 323 or 326.	23 24 25
	(2)	Evidence of the information or document, and other evidence directly or indirectly derived from the information or document, is not admissible against the individual in any	26 27 28

	(3)	or ex Subs or m docu	eeding to the extent it tends to incriminate the individual, spose the individual to a penalty, in the proceeding. Section (2) does not apply to a proceeding about the false hisleading nature of the information or anything in the ament or in which the false or misleading nature of the rmation or document is relevant evidence.	1 2 3 4 5 6
Part	5		Provisions relating to designated officers	7 8
Divis	sion	1	Identity cards	9
329	Iss	ue of	identity card	10
	(1)		administering executive must issue an identity card to designated officer.	11 12
	(2)	The	identity card must—	13
		(a)	contain a recent photo of the designated officer; and	14
		(b)	contain a copy of the officer's signature; and	15
		(c)	identify the role of the officer under this Act; and	16
		(d)	state an expiry date for the card.	17
	(3)		vever, the administering executive is not required to issue lentity card to a person if—	18 19
		(a)	the person has been appointed under part 1, division 1, 2 or 3; and	20 21
		(b)	it is not practicable, in the circumstances, to issue the identity card because the person is required to implement an immediate response to a biosecurity emergency order.	22 23 24 25

	(4)	Also, the identity card issued to the person because of the office ordinarily held by the person, or an identity card that the person otherwise holds, is taken to be the identity card issued to the person as a designated officer provided the identity card contains the information mentioned in subsection (2)(a), (b) and (d).	1 2 3 4 5 6
	(5)	This section does not prevent the issue of a single identity card to a person for this Act and other purposes.	7 8
330	Pro	oduction or display of identity card	9
	(1)	In exercising a power in relation to a person in the person's presence, a designated officer must—	10 11
		(a) produce the officer's identity card for the person's inspection before exercising the power; or	12 13
		(b) have the identity card displayed so it is clearly visible to the person when exercising the power.	14 15
	(2)	However, if it is not practicable to comply with subsection (1), the designated officer must produce the identity card for the person's inspection at the first reasonable opportunity.	16 17 18
	(3)	For subsection (1), a designated officer who is an authorised officer does not exercise a power in relation to a person only because the officer has entered a place as mentioned in section 259(1)(b) or (d).	19 20 21 22
331	Re	turn of identity card	23
		If the office of a person as a designated officer ends, the person must return the person's identity card to the administering executive within 21 days after the office ends unless the person has a reasonable excuse.	24 25 26 27
		Maximum penalty—20 penalty units.	28

Divi	sion	2	Damage	1
332	Du	ty to av	oid inconvenience and minimise damage	2
		reason	arcising a power, a designated officer must take all able steps to cause as little inconvenience, and do as amage, as possible.	3 4 5
		Note— See al	Iso section 334.	6 7
333	No	tice of o	damage	8
	(1)	This se	ection applies if—	9
		p	designated officer exercises, or purports to exercise, a power under this Act, other than a biosecurity response; and	10 11 12
			n exercising, or purporting to exercise the power, any 1 or more of the following persons damages something—	13 14
		(1	i) the designated officer;	15
		(ii) a person (an <i>assistant</i>) acting under the direction or authority of the designated officer;	16 17
		(iii) a detection animal used by the designated officer or assistant.	18 19
	(2)	design	ver, this section does not apply to damage the ated officer reasonably considers is trivial or if the reasonably believes—	20 21 22
		(a) the	here is no-one apparently in possession of the thing; or	23
		(b) t	he thing has been abandoned.	24
	(3)	person	esignated officer must give notice of the damage to the who appears to the officer to be an owner, or person in I, of the thing.	25 26 27
	(4)		ver, if for any reason it is not practicable to comply with tion (3), the designated officer must—	28 29

	(a)	leave the notice at the place where the damage happened; and	1 2
	(b)	ensure it is left in a conspicuous position and in a reasonably secure way.	3 4
(5)	(3) of the	designated officer may delay complying with subsection or (4) if the officer reasonably suspects complying with subsection may frustrate or otherwise hinder the formance of the officer's functions.	5 6 7 8
(6)	cont	delay may be only for so long as the designated officer tinues to have the reasonable suspicion and remains in the nity of the place.	9 10 11
(7)	later cont	ne designated officer believes the damage was caused by a nt defect in the thing or other circumstances beyond the trol of the officer or the assistant, the officer may state the ef in the notice.	12 13 14 15
(8)	The	notice must state—	16
	(a)	particulars of the damage; and	17
	(b)	that the person who suffered the damage may claim compensation under section 334.	18 19
Divisio	า 3	Compensation	20
334 C	omper	nsation	21
(1)	perse exer arisi	erson may claim compensation from the following if the son incurs loss because of the exercise, or purported reise, of a power by a designated officer, including a loss ing from compliance with a requirement made of the son under this Act—	22 23 24 25 26
	(a)	if the designated officer was appointed by the chief executive—the State;	27 28

	(b)	if the designated officer was appointed by the chief executive officer of a local government—the local government;	1 2 3
	(c)	if the designated officer was appointed by 2 or more chief executive officers—the local government for whom the designated officer was exercising the power;	4 5 6
	(d)	if the designated officer was appointed by an invasive animal board—the board.	7 8
(2)		rever, subsection (1)(a) applies only to loss arising from ecidental, negligent or unlawful act or omission.	9 10
(3)	Also	, subsection (1) does not include—	11
	(a)	loss arising from a lawful seizure or a lawful forfeiture; or	12 13
	(b)	loss arising from a biosecurity response.	14
(4)	The proc	compensation may be claimed and ordered in a eeding—	15 16
	(a)	brought in a court with jurisdiction for the recovery of the amount of compensation claimed; or	17 18
	(b)	for an alleged offence against this Act the investigation of which gave rise to the claim for compensation.	19 20
(5)	satis	ourt may order the payment of compensation only if it is fied it is just to make the order in the circumstances of the cular case.	21 22 23
(6)	cour	onsidering whether it is just to order compensation, the t must have regard to any relevant biosecurity offence mitted by the claimant.	24 25 26
(7)	takei	gulation may prescribe other matters that may, or must, be into account by the court when considering whether it is to order compensation.	27 28 29
(8)		ion 332 does not provide for a statutory right of pensation other than is provided by this section.	30 31

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	(9)	In this section—	1
		exercise, of a power, by a designated officer includes—	2
		(a) the exercise of a power for the officer; and	3
		(b) the purported exercise of a power by or for the officer.	4
		loss includes costs and damage.	5
Divi	sion	4 Other offences relating to designated officers	6 7
335	Giv	ring designated officer false or misleading information	8
	(1)	A person must not, in relation to the administration of this Act, give a designated officer information, or a document containing information, that the person knows is false or misleading in a material particular.	9 10 11 12
		Maximum penalty—200 penalty units.	13
	(2)	Subsection (1) applies to information or a document given in relation to the administration of this Act whether or not the information or document was given in response to a specific power under this Act.	14 15 16 17
336	Ob	structing designated officer	18
	(1)	A person must not obstruct a designated officer, or another person or a detection animal helping a designated officer, exercising a power under this Act unless the person has a reasonable excuse.	19 20 21 22
		Maximum penalty—100 penalty units.	23
	(2)	If a person has obstructed a designated officer, or another person or a detection animal helping a designated officer, and the officer decides to proceed with the exercise of the power, the officer must warn the person that—	24 25 26 27

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		(a)	it is an offence to cause an obstruction unless the person has a reasonable excuse; and	1 2
		(b)	the officer considers the person's conduct an obstruction.	3 4
337	lmp	oerso	onating designated officer	5
		A pe	erson must not impersonate a designated officer.	6
		Max	timum penalty—100 penalty units.	7
Cha	apte	er 1	1 Compensation for loss or damage from biosecurity response	8 9 10
Part	: 1		Preliminary	11
338	Wh	at is	a biosecurity response	12
	(1)	A bi	osecurity response is any lawful action taken—	13
		(a)	by the chief executive or an authorised officer, including a person acting under the authority of the chief executive or an authorised officer, if the action is authorised to be taken under this Act; or	14 15 16 17
			Example of biosecurity response by an inspector for paragraph (a)—	18 19
			an inspector demolishing an outbuilding at a place within a biosecurity emergency area	20 21
		(b)	by another person as directed or otherwise required by the chief executive or an authorised officer, including by a person acting under the authority of the chief executive	22 23 24

			or an authorised officer, if the direction or requirement is authorised to be given or made under this Act.	1 2
			Example of biosecurity response for paragraph (b)—	3
			the owner of an animal acting under the direction of an inspector to destroy the animal at a place within a biosecurity emergency area	4 5 6
	(2)	A bi	osecurity response does not include—	7
		(a)	any action taken under chapter 13, including, for example, action taken under a biosecurity order, or under an order of a magistrate or an injunction, under that chapter; or	8 9 10 11
		(b)	anything that happens by accident or as a result of negligence.	12 13
	(3)	In th	is section—	14
			norised officer does not include an authorised person se appointment under this Act as an authorised person is	15 16 17
		(a)	the chief executive officer of a local government; or	18
		(b)	the chairperson of an invasive animal board.	19
339		at is pons	loss or damage arising out of a biosecurity	20 21
			his chapter, a reference to loss or damage arising out of a ecurity response is a reference to loss or damage only if—	22 23
		(a)	it is lawfully caused under this Act; and	24
		(b)	the causing of the loss or damage constitutes all or part of a biosecurity response.	25 26
		Note-	_	27
		not neg	loss or damage happens in the course of a biosecurity response but is t lawfully caused under this Act, for example because it involves a gligent act, compensation may nevertheless be available under the restigation and enforcement provisions or under the general law.	28 29 30 31

340	Wh	at is <i>property</i>	1
	(1)	In this chapter, a reference to <i>property</i> , in the context of loss of it or damage to it, is a reference to something that is capable of being in the ownership of a person and is capable of being physically destroyed or physically damaged.	2 3 4 5
	(2)	Without limiting subsection (1), <i>property</i> may include any animal or plant.	6 7
341		nat is <i>notional value</i> or <i>notional reduction in value</i> of operty for statutory compensation	8 9
	(1)	The <i>notional value</i> of property that is the subject of loss is the amount that would have been received for the property if, at the place where it was destroyed, it had been sold under a lawful direction immediately before it was destroyed.	10 11 12 13
	(2)	The <i>notional reduction in value</i> of property that is the subject of damage is the difference between the following amounts—	14 15
		(a) the amount that would have been received for the property if, at the place where it was damaged, it had been sold under a lawful direction immediately before it was damaged;	16 17 18 19
		(b) the amount that would have been received for the property if, at the place where it was damaged, it had been sold under a lawful direction immediately after it was damaged.	20 21 22 23
	(3)	For this chapter, property is taken to be the subject of damage rather than loss if, despite its being destroyed, what remains of it still has some commercial value.	24 25 26
	(4)	In this section—	27
		sold under a lawful direction, in relation to property, means sold at the highest price reasonably obtainable, but under the lawful direction of a person who is required to agree to, and to complete, the sale of the property without delay and without reference to whether the owner of the property would be a willing seller at the price obtained.	28 29 30 31 32 33

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342		at is a <i>compensation scheme</i> and what is <i>scheme</i>	1 2
	(1)	A <i>compensation scheme</i> is a government and industry agreement that includes provision for the payment of compensation for loss or damage arising out of a biosecurity response.	3 4 5 6
		Example of agreement—	7
		The Emergency Plant Pest Response Deed is a formal agreement between Plant Health Australia, the Commonwealth, all the States and territories and particular plant industry bodies establishing, on a basis of cost sharing, a scheme for the management and funding of responses to emergency plant pest incidents, and includes provision for compensation in the form of reimbursement costs for growers who suffer loss or damage as contemplated in the agreement.	8 9 10 11 12 13 14
	(2)	Compensation provided for under a compensation scheme (<i>scheme compensation</i>) may be, but need not be, limited to compensation for loss of or damage to property.	15 16 17
343	Sou	rces of compensation available under this chapter	18
	(1)	This chapter deals with the provision of 2 different types of compensation for loss or damage arising out of biosecurity responses.	19 20 21
	(2)	Firstly, scheme compensation may be payable for loss or damage.	22 23
	(3)	Secondly, compensation for loss of or damage to property may be payable by the State in the absence of scheme compensation being payable for the loss or damage.	24 25 26
Part	2	Scheme compensation	27
344	Оре	eration of scheme compensation	28
	(1)	This section applies if—	29

biosecurity response; and (b) a compensation scheme provides for compensation, in relation to the biosecurity response, for the loss of damage; and (c) the person has, in compliance with the scheme, applied to the chief executive for compensation for the loss of damage. (2) The chief executive must take reasonable steps, to the extens of the State's obligations under the scheme, to ensure that the person receives compensation for the loss or damage in accordance with the person's entitlement to compensation under the scheme. Part 3 Statutory compensation (1) Subject to this chapter, a person who suffers loss of or damage to property arising out of a biosecurity response is entitled to compensation (statutory compensation) for the loss of damage to the extent provided for in this chapter. Examples of loss of or damage to property— • the destruction of a person's animal by an inspector during a biosecurity emergency				
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to the chief executive for compensation for the loss of damage. (2) The chief executive must take reasonable steps, to the exten of the State's obligations under the scheme, to ensure that the person receives compensation for the loss or damage in accordance with the person's entitlement to compensation under the scheme. Part 3 Statutory compensation (1) Subject to this chapter, a person who suffers loss of or damage to property arising out of a biosecurity response is entitled to compensation (statutory compensation) for the loss of damage to the extent provided for in this chapter. Examples of loss of or damage to property— • the destruction of a person's animal by an inspector during a biosecurity emergency • the partial demolition of a person's outbuilding by an inspector during a biosecurity emergency (2) To receive the statutory compensation, the person must apply			relation to the biosecurity response, for the loss or	3 4 5
of the State's obligations under the scheme, to ensure that the person receives compensation for the loss or damage in accordance with the person's entitlement to compensation under the scheme. Statutory compensation Operation of statutory compensation Subject to this chapter, a person who suffers loss of or damage to property arising out of a biosecurity response is entitled to compensation (statutory compensation) for the loss or damage to the extent provided for in this chapter. Examples of loss of or damage to property— the destruction of a person's animal by an inspector during a biosecurity emergency the partial demolition of a person's outbuilding by an inspector during a biosecurity emergency To receive the statutory compensation, the person must apply			to the chief executive for compensation for the loss or	6 7 8
 Operation of statutory compensation (1) Subject to this chapter, a person who suffers loss of or damage to property arising out of a biosecurity response is entitled to compensation (statutory compensation) for the loss of damage to the extent provided for in this chapter. Examples of loss of or damage to property— the destruction of a person's animal by an inspector during a biosecurity emergency the partial demolition of a person's outbuilding by an inspector during a biosecurity emergency (2) To receive the statutory compensation, the person must apply 		(2)	The chief executive must take reasonable steps, to the extent of the State's obligations under the scheme, to ensure that the person receives compensation for the loss or damage in accordance with the person's entitlement to compensation under the scheme.	9 10 11 12 13
 (1) Subject to this chapter, a person who suffers loss of or damage to property arising out of a biosecurity response is entitled to compensation (<i>statutory compensation</i>) for the loss of damage to the extent provided for in this chapter. Examples of loss of or damage to property— • the destruction of a person's animal by an inspector during a biosecurity emergency • the partial demolition of a person's outbuilding by an inspector during a biosecurity emergency (2) To receive the statutory compensation, the person must apply 				
to property arising out of a biosecurity response is entitled to compensation (<i>statutory compensation</i>) for the loss of damage to the extent provided for in this chapter. **Examples of loss of or damage to property** • the destruction of a person's animal by an inspector during a biosecurity emergency • the partial demolition of a person's outbuilding by an inspector during a biosecurity emergency (2) To receive the statutory compensation, the person must apply	Part	3	Statutory compensation	14
 the destruction of a person's animal by an inspector during a biosecurity emergency the partial demolition of a person's outbuilding by an inspecto during a biosecurity emergency (2) To receive the statutory compensation, the person must apply 			•	14 15
 biosecurity emergency the partial demolition of a person's outbuilding by an inspecto during a biosecurity emergency (2) To receive the statutory compensation, the person must apply 		Оре	eration of statutory compensation Subject to this chapter, a person who suffers loss of or damage to property arising out of a biosecurity response is entitled to compensation (<i>statutory compensation</i>) for the loss or	
during a biosecurity emergency (2) To receive the statutory compensation, the person must apply		Оре	eration of statutory compensation Subject to this chapter, a person who suffers loss of or damage to property arising out of a biosecurity response is entitled to compensation (<i>statutory compensation</i>) for the loss or damage to the extent provided for in this chapter.	15 16 17 18 19
		Оре	Examples of loss of or damage to property— the destruction of a person's animal by an inspector during a	15 16 17 18
		Оре	 Subject to this chapter, a person who suffers loss of or damage to property arising out of a biosecurity response is entitled to compensation (<i>statutory compensation</i>) for the loss or damage to the extent provided for in this chapter. Examples of loss of or damage to property— the destruction of a person's animal by an inspector during a biosecurity emergency the partial demolition of a person's outbuilding by an inspector 	15 16 17 18 19 20 21

346		w scheme compensation affects entitlement to tutory compensation	1 2
	(1)	Statutory compensation is not payable to a person for loss of, or damage to, property suffered by the person and arising out of a biosecurity response if a compensation scheme provides for compensation for the person's loss or damage.	3 4 5 6
	(2)	Subsection (1) applies even if, in the person's particular circumstances, scheme compensation is not actually payable to the person because the person has failed to comply with a requirement of the compensation scheme relating to eligibility for payment.	7 8 9 10 11
		Example for subsection (2)—	12
		During a biosecurity emergency involving a virus outbreak, an infected crop is destroyed by an inspector. A compensation scheme provides for reimbursement of a crop's owner for the crop loss in circumstances of the loss. However, the scheme requires that, to be eligible to be paid compensation under the scheme, the crop owner must make an annual payment, in the nature of a premium, to a fund established under the scheme. The crop owner has not made an annual payment by the due date for its payment. Because of that, the person is ineligible for payment under the compensation scheme and, because of the existence of the scheme, is not entitled to statutory compensation under this chapter.	13 14 15 16 17 18 19 20 21 22 23
347		ner limitations applying to entitlement to statutory mpensation	24 25
	(1)	Statutory compensation is not payable to a person who suffers loss of or damage to property arising out of a biosecurity response—	26 27 28
		(a) if the conduct of the person materially contributed to the loss or damage; or	29 30
		(b) if the biosecurity event that the biosecurity response was directed at addressing could reasonably be expected to have caused the loss or damage, regardless of the happening of the biosecurity response; or	31 32 33 34

	Exan	nples of loss or damage in the context of paragraph (b)—	1
	1	An authorised officer destroys a dog because it has contracted rabies. The dog could reasonably have been expected to die as a result of contracting the rabies.	2 3 4
	2	An inspector demolishes an outbuilding to eradicate an insect borer. As the borer has damaged the outbuilding irreparably and it would have been structurally unsound, it could reasonably be expected that the outbuilding would have had to have been demolished.	5 6 7 8 9
(c)	the r	be biosecurity response was directed at addressing risk posed by the existence of biosecurity matter and property was infested or infected with the ecurity matter when the loss or damage happened;	10 11 12 13 14
(d)	the r is a c prop acce	risk posed by the existence of biosecurity matter that contaminant and the contaminant was present in the perty in an amount more than the maximum eptable level prescribed under a regulation for the perty when the loss or damage happened; or	15 16 17 18 19 20
(e)	the r whe	the biosecurity response was directed at addressing risk posed by the existence of biosecurity matter and in the loss or damage happened, the property was by to have become infested or infected with the ecurity matter; or	21 22 23 24 25
(f)	if—		26
	(i)	the biosecurity response was directed at addressing the risk posed by the existence of biosecurity matter; and	27 28 29
	(ii)	before the loss or damage happened, the property became infested or infected with the biosecurity matter; and	30 31 32
	(iii)	the property was no longer infested or infected when the loss or damage happened, whether or not this was known at the time of the loss or damage; or	33 34 35 36

	Exan	nple of damage in the context of paragraph (f)—	1
		amage caused to an animal by the taking of a sample to find out hether an infection is still present	2 3
(g)	if—		4
	(i)	the biosecurity response was directed at addressing the risk posed by the existence of biosecurity matter; and	5 6 7
	(ii)	the biosecurity response was necessary because of an act or omission of the owner of the property or of a person acting under the owner's express or implied authority; and	8 9 10 11
	(iii)	the act or omission caused or contributed to, or was likely to cause or contribute to, the spread of the biosecurity matter; or	12 13 14
(h)	if—		15
	(i)	the biosecurity response was directed at addressing the risk posed by the existence of biosecurity matter; and	16 17 18
	(ii)	the biosecurity response was necessary because of an act or omission of the owner of the property or of a person acting under the owner's express or implied authority; and	19 20 21 22
	(iii)	the owner of the property is found guilty of an offence under this Act constituted completely or partly by the act or omission; or	23 24 25
(i)		he extent that the loss or damage is recovered or everable by the person under a policy of insurance.	26 27
publ	ish c ılatin	ction (1)(e), the chief executive may decide on and on the department's website a methodology for g whether property was likely to become infested or	28 29 30 31

(2)

No	com	pensation for consequential loss	1
(1)		utory compensation for the loss of property is limited to mount equal to the notional value of the property.	2 3
(2)	an a	utory compensation for damage to property is limited to amount equal to the notional reduction in value of the perty.	4 5 6
(3)	does	articular, compensation for loss of or damage to property s not include compensation for loss flowing as a direct or rect consequence of the loss or damage.	7 8 9
(4)	dam	nout limiting subsection (3), compensation for loss of or age to property does not include compensation for any of following—	10 11 12
	(a)	any loss of anticipated or actual revenue or profits;	13
	(b)	loss of use of equipment;	14
	(c)	business interruption, or a failure to realise anticipated savings;	15 16
	(d)	loss of data;	17
	(e)	downtime costs or wasted overheads;	18
	(f)	loss of goodwill or business opportunity;	19
	(g)	loss or damage suffered because of a breach of contract.	20
(5)	inclu	o, compensation for loss of or damage to property does not ude compensation in the form of, or that is in the nature of analogous to, any of the following—	21 22 23
	(a)	reimbursement of additional expenses incurred;	24
	(b)	punitive or exemplary damages;	25
	(c)	special damages, or damages for indirect loss or damage of any nature whatsoever	26 27

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Part	4	Claiming statutory compensation	1 2
349	Арр	plication for statutory compensation	3
	(1)	A person (the <i>applicant</i>) may apply to the chief executive for statutory compensation.	4 5
	(2)	The application must be made in the approved form.	6
	(3)	The application must be received by the chief executive within 90 days after the date the loss or damage happens.	7 8
	(4)	However, the chief executive may accept the application after the period mentioned in subsection (3) if the chief executive is satisfied it is fair and reasonable in the circumstances to accept the application.	9 10 11 12
350	Fur	ther information may be required	13
	(1)	The chief executive may ask the applicant for further information reasonably required by the chief executive to assess an application for statutory compensation.	14 15 16
	(2)	The applicant must give the chief executive the information asked for within the reasonable period the chief executive requires.	17 18 19
351	Day	for making and advising of decision	20
	(1)	The chief executive must give an applicant for statutory compensation the chief executive's decision on the application—	21 22 23
		(a) if the applicant and the chief executive agree on a day by which the chief executive will give the applicant the chief executive's decision—by the day agreed; or	24 25 26
		(b) if paragraph (a) does not apply, but the chief executive asks the applicant for further information to decide the	27 28

[s	351	1

		application—within 60 days after the chief executive receives the further information; or	1 2
	(c)	if neither paragraph (a) nor paragraph (b) applies—within 60 days after the chief executive receives the application.	3 4 5
(2)	given advis the obeca	oite subsection (1), the chief executive may, by notice in to the applicant, extend the period for making and using a decision on the application by a further 60 days if the chief executive considers that the extension is justified use of the complexity of matters required to be idered in reaching the decision.	6 7 8 9 10 11
(3)		on the chief executive makes a decision on the application, ast be given to the applicant in the form of an information ce.	12 13 14
(4)	com	ne decision is that the applicant is entitled to be paid pensation, the information notice must state the amount be compensation.	15 16 17
(5)		e chief executive fails to give the applicant notice of the sion by the day required under subsection (1) or (2)—	18 19
	(a)	the chief executive is taken to have decided that the applicant is not entitled to any statutory compensation for the loss or damage the subject of the application; and	20 21 22
	(b)	the applicant is entitled to receive an information notice for the decision under paragraph (a).	23 24

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Cha	pter 1	2 Evidence, legal proceedings and reviews	1 2
Part	1	Evidence	3
352	Applicat	tion of pt 1	4
	This	part applies to a proceeding under this Act.	5
353	Appoint	ments and authority	6
		following must be presumed unless a party to the eeding, by reasonable notice, requires proof of it—	7 8
	(a)	the chief executive's appointment;	9
	(b)	a chief executive officer's appointment;	10
	(c)	a designated officer's appointment;	11
	(d)	an auditor's appointment;	12
	(e)	an accredited certifier's accreditation;	13
	(f)	the authority of any of the chief executive, a local government, a chief executive officer, an authorised officer, an auditor or an accredited certifier to do anything under this Act.	14 15 16 17
354	Signatu	res	18
	exec	ignature purporting to be the signature of the chief utive, a chief executive officer, an authorised officer or an edited certifier is evidence of the signature it purports to	19 20 21 22

355	Evi	ident	iary aids	1
	(1)	a ch	ertificate purporting to be signed by the chief executive, or nief executive officer, stating any of the following matters widence of the matter—	2 3 4
		(a)	a stated document is 1 of the following things made, given, issued or kept under this Act—	5 6
			(i) an appointment, approval or decision;	7
			(ii) a notice, direction or requirement;	8
			(iii) a permit;	9
			(iv) a record or an extract from a record;	10
			(v) a code of practice;	11
		(b)	a stated document is another document kept under this Act;	12 13
		(c)	a stated document is a copy of, or an extract from a part of, a thing mentioned in paragraph (a) or (b);	14 15
		(d)	on a stated day, or during a stated period, a stated person was or was not the holder of a permit;	16 17
		(e)	on a stated day, or during a stated period, a permit—	18
			(i) was or was not in force; or	19
			(ii) was or was not subject to a stated condition;	20
		(f)	on a stated day a permit was suspended for a stated period, surrendered or cancelled;	21 22
		(g)	on a stated day, or during a stated period, a stated appointment, including a person's appointment as an authorised officer, was or was not in force for a stated person or thing;	23 24 25 26
		(h)	on a stated day—	27
			(i) a stated person was given a stated notice or direction under this Act; or	28 29
			(ii) a stated requirement under this Act was made of a stated person; or	30 31

		(iii) a stated amount is payable under this Act by a stated person.	1 2
	(2)	In a complaint starting a proceeding, a statement that the matter came to the complainant's knowledge on a stated day is evidence of when the matter came to the complainant's knowledge.	3 4 5 6
	(3)	In a proceeding in which the State or a local government applies under section 358 to recover costs incurred by the State or local government, a certificate by the chief executive for the State or the chief executive officer of the local government stating that stated costs were incurred and the way in which, and purpose for which, they were incurred is evidence of the matters stated.	7 8 9 10 11 12 13
	(4)	In this section—	14
		<i>permit</i> means—	15
		(a) a prohibited matter permit; or	16
		(b) a restricted matter permit.	17
Part	2	Legal proceedings	18
356	Off	ences under this Act	19
	(1)	An offence against this Act that has a penalty of more than 2 years imprisonment is an indictable offence that is a misdemeanour.	20 21 22
	(2)	Any other offence against this Act is a summary offence.	23
	(3)	A proceeding for an indictable offence may be taken, at the prosecution's election—	24 25
		(a) by way of summary proceedings under the <i>Justices Act</i> 1886; or	26 27
		(b) on indictment.	28

(4)	A m	agistrate must not hear an indictable offence summarily	1 2
	(a)	at the start of the hearing, the defendant asks that the charge be prosecuted on indictment; or	3 4
	(b)	the magistrate considers that the charge should be prosecuted on indictment.	5 6
(5)	If su	bsection (4) applies—	7
	(a)	the magistrate must proceed by way of an examination of witnesses for an indictable offence; and	8 9
	(b)	a plea of the person charged at the start of the proceeding must be disregarded; and	10 11
	(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	12 13 14 15
	(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).	16 17 18
(6)		maximum term of imprisonment that may be summarily osed for an indictable offence is 3 years imprisonment.	19 20
(7)	-	proceeding must be before a magistrate if it is a eeding—	21 22
	(a)	for the summary conviction of a person on a charge for an indictable offence; or	23 24
	(b)	for an examination of witnesses for a charge for an indictable offence.	25 26
(8)	to ta	rever, if a proceeding for an indictable offence is brought re a justice who is not a magistrate, jurisdiction is limited tking or making a procedural action or order within the ming of the <i>Justices of the Peace and Commissioners for larations Act 1991</i> .	27 28 29 30 31

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	(9)	A proceeding for an offence against this Act that is to be heard in a summary way under the <i>Justices Act 1886</i> must start within—	1 2 3
		(a) 1 year after the commission of the offence; or	4
		(b) 1 year after the offence comes to the complainant's knowledge, but within 2 years after the offence was committed.	5 6 7
357		egations of false or misleading information or cument	8
		In any proceeding for an offence against this Act defined as involving false or misleading information, or a false or misleading document, it is enough for a charge to state that the information or document was 'false or misleading' to the person's knowledge, without specifying which.	10 11 12 13 14
358	Re	covery of costs of investigation	15
	(1)	This section applies if—	16
		(a) a court convicts a person of an offence against this Act; and	17 18
		(b) the State or a local government applies to the court for an order against the person for the payment of the costs the State or the local government has incurred in taking a thing or doing something else during the investigation of the offence; and	19 20 21 22 23
		(c) the court finds the State or local government has reasonably incurred the costs.	24 25
	(2)	The court may order the person to pay the State or local government an amount equal to the costs if it is satisfied it would be just to make the order in the circumstances of the particular case.	26 27 28 29
	(3)	This section does not limit the court's powers under the <i>Penalties and Sentences Act 1992</i> or another law.	30 31

	(4)	An application to a court under this section, and any order made by the court on the application, is a judgment in the court's civil jurisdiction.	1 2 3
	(5)	Any issue is to be decided on the balance of probabilities.	4
359	Re	sponsibility for acts or omissions of representative	5
	(1)	This section applies in a proceeding for an offence against this Act.	6 7
	(2)	If it is relevant to prove a person's state of mind about a particular act or omission, it is enough to show—	8 9
		(a) the act was done or omitted to be done by a representative of the person within the scope of the representative's actual or apparent authority; and	10 11 12
		(b) the representative had the state of mind.	13
	(3)	An act done or omitted to be done for a person by a representative of the person within the scope of the representative's actual or apparent authority is taken to have been done or omitted to be done also by the person, unless the person proves the person could not, by the exercise of reasonable diligence, have prevented the act or omission.	14 15 16 17 18 19
	(4)	In this section—	20
		representative means—	21
		(a) for a corporation—an executive officer, employee or agent of the corporation; or	22 23
		(b) for an individual—an employee or agent of the individual.	24 25
		state of mind of a person includes—	26
		(a) the person's knowledge, intention, opinion, belief or purpose; and	27 28
		(b) the person's reasons for the intention, opinion, belief or purpose.	29 30

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360	Fines payable to local government					
	(1)	This section applies if—				
		(a)	a proceeding for an offence about a matter is taken by a local government; and	3		
		(b)	a court imposes a fine for the offence.	5		
	(2)	The	fine must be paid to the local government.	6		
Part	3		Reviews	7		
Divis	ion	1	Internal reviews	8		
361	Inte	ernal	review process	9		
		notio	ry external review of a decision to which an information ce relates must be in the first instance by way of an ication for internal review.	10 11 12		
362	Wh	o ma	ay apply for internal review	13		
		an i	following persons may apply to the issuing authority for information notice for an internal review of the decision internal review application) to which it relates—	14 15 16		
		(a)	a person who has been given, or is entitled to be given, the information notice for the decision;	17 18		
		(b)	for a decision to seize or forfeit a thing—a person in control of the thing.	19 20		
363	Red	quire	ments for making application	21		
	(1)	An i	nternal review application must—	22		
		(a)	be in the approved form; and	23		

			1
		information notice for the decision the subject of the	3 4 5
	(2)		6 7
364	Sta	y of operation of original decision	8
	(1)	11	9 10
	(2)	, 11	11 12
	(3)	effectiveness of the internal review and a later appeal to the	13 14 15
	(4)	The stay—	16
			17 18
		(b) operates for the period fixed by the relevant body; and	19
		(c) may be amended or revoked by the relevant body.	20
	(5)	issuing authority makes an internal review decision about the original decision and any later period the relevant body allows the applicant to enable the applicant to appeal against, or	21 22 23 24 25
	(6)	± ±	26 27
	(7)	In this section—	28
		relevant hady means—	20

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		(a)	for an original decision to seize or forfeit a thing—the court; or	1 2
		(b)	for another original decision—QCAT.	3
365	Int	ernal r	review	4
	(1)		ssuing authority must, within 20 days after receiving an nal review application made under section 363—	5 6
		(a)	conduct an internal review of the original decision; and	7
		(b)	make a decision (the <i>internal review decision</i>) to—	8
			(i) confirm the original decision; or	9
			(ii) amend the original decision; or	10
			(iii) substitute another decision for the original decision.	11 12
	(2)	The a	application must not be dealt with by—	13
		(a)	the person who made the original decision; or	14
		(b)	a person in a less senior office than the person who made the original decision.	15 16
	(3)	Subse	ection (2)—	17
		(a)	applies despite the <i>Acts Interpretation Act 1954</i> , section 27A; and	18 19
		(b)	does not apply to an original decision made by the chief executive or a chief executive officer personally.	20 21
	(4)	for th	internal review decision confirms the original decision, ne purpose of an appeal or external review, the original ion is taken to be the internal review decision.	22 23 24
	(5)	for th	e internal review decision amends the original decision, ne purpose of an appeal or external review, the original ion as amended is taken to be the internal review ion.	25 26 27 28

366	Not	tice o	f inte	ernal review decision	1	
	(1)) The issuing authority must, within 10 days after makin internal review decision, give the applicant notice of decision.			2 3 4	
	(2)			rnal review decision is not the decision sought by the the notice must—	5 6	
		(a)		an original decision to seize or forfeit a thing—state following—	7 8	
			(i)	the day the notice is given to the applicant (the <i>review notice day</i>);	9 10	
			(ii)	the reasons for the decision;	11	
			(iii)	that the applicant may, within 28 days after the notice is given, appeal against the decision to the court;	12 13 14	
			(iv)	how to appeal;	15	
			(v)	that the applicant may apply to the court for a stay of the decision; or	16 17	
		(b)		another decision—be accompanied by a QCAT rmation notice for the decision.	18 19	
	(3)	days	, the	ing authority does not give the notice within the 10 issuing authority is taken to have made an internal cision confirming the original decision.	20 21 22	
	(4)	In th	is sec	tion—	23	
				<i>formation notice</i> means a notice complying with the t, section 157(2).	24 25	
Divis	sion	2		External reviews by QCAT	26	
367	Wh	o ma	y ap∣	ply for external review	27	
		A person given, or entitled to be given, a QCAT information notice under section 366 for an internal review decision may				

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		apply, as provided under the QCAT Act, to QCAT for an external review of the decision. Note— The QCAT Act, section 22(3) provides that QCAT may stay the	1 2 3
		operation of the internal review decision, either on application by a person or on its own initiative.	4 5 6
Divi	sion	3 Appeals	7
368	Wh	o may appeal	8
		A person who has applied for an internal review of an original decision to seize or forfeit a thing and is dissatisfied with the internal review decision may appeal to the court against the decision.	9 10 11 12
369	Pro	ocedure for an appeal to the court	13
	(1)	An appeal is started by filing notice of appeal with the clerk of the court.	14 15
	(2)	A copy of the notice must be served on the issuing authority.	16
	(3)	The notice of appeal must be filed within 28 days after the appellant receives notice of the internal review decision appealed against.	17 18 19
	(4)	However, the court may, at any time, extend the time for filing the notice of appeal.	20 21
	(5)	The notice of appeal must state fully the grounds of the appeal.	22 23
370	Sta	y of operation of internal review decision	24
	(1)	The court may grant a stay of the operation of an internal review decision appealed against to secure the effectiveness of the appeal.	25 26 27
	(2)	A stay—	28

		(a)	may be granted on conditions the court considers appropriate; and	1 2
		(b)	operates for the period fixed by the court; and	3
		(c)	may be amended or revoked by the court.	4
	(3)		period of a stay stated by the court must not extend past time when the court decides the appeal.	5 6
	(4)		appeal against a decision affects the decision, or the ying out of the decision, only if the decision is stayed.	7 8
371	Po	wers	of court on appeal	9
	(1)	In de	eciding an appeal, the court—	10
		(a)	has the same powers as the issuing authority in making the internal review decision appealed against; and	11 12
		(b)	is not bound by the rules of evidence; and	13
		(c)	must comply with natural justice.	14
	(2)	An a	appeal is by way of rehearing.	15
	(3)	The	court may—	16
		(a)	confirm the internal review decision; or	17
		(b)	set aside the internal review decision and substitute another decision; or	18 19
		(c)	set aside the internal review decision and return the matter to the issuing authority with directions the court considers appropriate.	20 21 22
372	Eff	ect o	f decision of court on appeal	23
	(1)	retur cour new	re court acts to set aside the internal review decision and rn the matter to the issuing authority with directions the rt considers appropriate, and the issuing authority makes a decision, the new decision is not subject to review or real under this part.	24 25 26 27 28

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decision is and the iss the decision			urt substitutes another decision, the substituted is taken to be the decision of the issuing authority, suing authority may give effect to the decision as if on were the original decision of the issuing authority polication for review or appeal had been made.		
Cha	apte	er 13	Biosecurity orders and injunctions	6 7	
Part 1 Biosecurity orders				8	
Divi	sion	1	General matters about biosecurity orders	9 10	
373	Giv	ing biosec	eurity order	11	
	(1)	failed, or biosecurity	rised officer reasonably believes that a person has may fail, to discharge the person's general obligation at a place, the authorised officer may rson (the <i>recipient</i>) an order (a <i>biosecurity order</i>).	12 13 14 15	
	(2)	order regar	rised officer may give the person the biosecurity dless of the circumstances in which the authorised ms the belief.	16 17 18	
		Examples—		19	
		place biosec The a invasiv	a biosecurity emergency order, an authorised officer enters a in the biosecurity emergency area for the order. The urity matter the subject of the order is Mexican feather grass, uthorised officer notices ferrets at the place. A ferret is an we animal that is prohibited matter. The authorised officer give the occupier of the place a biosecurity order for the desired.	20 21 22 23 24 25 26	

	2 Under a prevention and control program, an authorised officer appointed by the chief executive enters a place to which the program applies. The biosecurity matter the subject of the program is red imported fire ants. The authorised officer notices the person is keeping tilapia at the place. Tilapia is category 7 restricted matter. The authorised officer may give the occupier of the place a biosecurity order for the tilapia.	1 2 3 4 5 6 7
(3)	A biosecurity order must be directed at ensuring the recipient discharges his or her general biosecurity obligation at the place, and may in particular be directed at ensuring the recipient discharges the general biosecurity obligation for particular biosecurity matter.	8 9 10 11 12
(4)	The biosecurity order may state that an authorised officer proposes, at a stated time or at stated intervals, to enter any of the following where biosecurity matter or a carrier, the subject of the order, is kept to check compliance with the order—	13 14 15 16
	(a) the place;	17
	(b) a vehicle of which the recipient is the person in control;	18
	(c) another place of which the recipient is the occupier.	19
	Note—	20
	See section 270 for the procedure for entry to check compliance with a biosecurity order.	21 22
(5)	The biosecurity order may state how the recipient may show that the stated action has been taken.	23 24
Ma	tters that must be included in biosecurity order	25
(1)	A biosecurity order must state each of the following—	26
	(a) the name and address of the recipient, or any other identifying information about the recipient that the authorised officer can reasonably obtain;	27 28 29
	(b) if the authorised officer reasonably believes the recipient has failed to discharge the recipient's general biosecurity obligation—the way in which the recipient has failed to discharge the recipient's general biosecurity obligation;	30 31 32 33 34

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	(c)	the place where the recipient failed, or may fail, to discharge the recipient's general biosecurity obligation;	1 2		
	(d)	the action the recipient must take at the place to prevent or reduce the biosecurity risk arising from the recipient's failure, or possible failure, to discharge the recipient's general biosecurity obligation;	3 4 5 6		
	(e)	the period within which the action must be taken;	7		
	(f)	the action, if any, the recipient must take to show the recipient is complying with the biosecurity order and the period within which the action must be taken;	8 9 10		
		Example—	11		
		photos, taken before, during and after treatment, of land infested with restricted matter	12 13		
	(g)	the name of the authorised officer;	14		
	(h)	the name, address and contact details of the issuing authority for the biosecurity order;	15 16		
	(i)	that it is an offence for the recipient not to comply with the order unless the recipient has a reasonable excuse.	17 18		
(2)	havii recip	period stated under subsection (1)(e) must be reasonable ng regard to the biosecurity risk arising from the pient's failure, or possible failure, to discharge his or her tral biosecurity obligation.	19 20 21 22		
(3)		biosecurity order must also set out, or state the effect of, ons 262 and 263.	23 24		
Wh	at bio	osecurity order may require	25		
	Without limiting sections 373 and 374, the biosecurity order may require the recipient to do any of the following at the place—				
	(a)	treat in a stated way, or refrain from treating, a carrier of biosecurity matter to control the biosecurity matter or to lessen the risk of the spread of the biosecurity matter;	29 30 31		

		(b)	dispose of biosecurity matter or a carrier in a stated way, including by burning or burying it or by depositing it at a place where waste is deposited or disposed of;	1 2 3
		(c)	destroy, or cause the destruction of, biosecurity matter or a carrier at the place in a stated way;	4 5
		(d)	control or eradicate biosecurity matter in a stated way;	6
		(e)	clean or disinfect the place, or part of the place, a person at the place or anything on the person or a carrier at the place in a stated way;	7 8 9
		(f)	stop using the place or part of the place, for a stated purpose or a stated period, or until stated action is taken;	10 11
		(g)	remove biosecurity matter or a carrier from the place to another place and destroy, or cause the destruction of, the biosecurity matter or the carrier at the other place in a stated way;	12 13 14 15
		(h)	prohibit, or restrict in a stated way, the removal of biosecurity matter or a carrier;	16 17
		(i)	remove biosecurity matter or a carrier from the State or part of the State in a stated way.	18 19
376	Re	quire	ments for giving biosecurity order	20
	(1)	A bi	osecurity order must be in writing.	21
	(2)	How	vever, a biosecurity order may be given orally if—	22
		(a)	for any reason it is not practicable to immediately give the order in writing; and	23 24
		(b)	the authorised officer giving the biosecurity order gives the recipient a warning that, without reasonable excuse, it is an offence for the recipient not to comply with the order.	25 26 27 28
	(3)	must	e biosecurity order is given orally, the authorised officer t confirm the order by also giving it in writing as soon as ticable after giving it orally.	29 30 31

377	Со	mplia	ance with biosecurity order	1
			recipient of a biosecurity order must comply with the er unless the recipient has a reasonable excuse.	2 3
		Max	timum penalty—800 penalty units.	4
		Note-	_	5
		aut und	a recipient fails to comply with a biosecurity order, the issuing thority for the order may take action under chapter 10, for example der section 263. Other action may be taken under this Act, for ample, under part 2 of this chapter.	6 7 8 9
378	Ар	prova	al for particular biosecurity order	10
	(1)	exec auth as m	on by an authorised person appointed by the chief cutive officer of a local government if, in the opinion of the corised person or chief executive officer, taking the action mentioned in the biosecurity order, within the period stated ne order, would be likely to stop a business carried on by person.	11 12 13 14 15 16 17
	(2)		ore the biosecurity order is given, the order must be roved by the chief executive officer.	18 19
379	Re	giste	r of biosecurity orders	20
	(1)	keep	administering executive of an authorised officer must a register of all biosecurity orders given by the orised officer.	21 22 23
	(2)		register must contain the following particulars for each ecurity order—	24 25
		(a)	the real property description of the land to which it relates;	26 27
		(b)	the local government area in which the land is situated;	28
		(c)	the day the order was given;	29
		(d)	information about biosecurity matter or any other thing to which the order relates;	30 31

		(e) the action required to be taken under the order;	1
		(f) the period stated in the order for taking the action;	2
		(g) other information prescribed under a regulation.	3
	(3)	If the administering executive is satisfied that no further action is required in relation to a biosecurity order, the administering executive may remove the order from the register.	4 5 6 7
	(4)	A register kept by the chief executive must be published on the department's website.	8 9
	(5)	A person may, on payment of the fee prescribed under a regulation, inspect a register, kept by a chief executive officer of a local government, at the local government's principal place of business when the place is open to the public.	10 11 12 13
	(6)	On application by a person and payment of the fee prescribed under a regulation, a person may buy a copy of all or part of the information held in a register.	14 15 16
Divis	sion	2 Recovery of costs and expenses	17
380	Red	covery of costs of taking steps under biosecurity order	18
	(1)	The issuing authority for a biosecurity order may recover the amount that the issuing authority properly and reasonably incurs in taking the steps under section 263 as a debt payable by the person who failed to take the action to the issuing authority.	19 20 21 22 23
	(2)	The issuing authority must give the person notice of the amount of the debt.	24 25
	(3)	For subsection (1), the amount becomes payable 30 days after the issuing authority gives the person notice of the amount of the debt.	26 27 28

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	(4)	paya	ne issuing authority is a local government, the amount able to the local government is, for the purposes of very, taken to be rates owing to the local government.	1 2 3
381	Co	st un	der biosecurity order a charge over land	4
	(1)	the gove to a	section applies if an amount, including any interest on amount, (the <i>unpaid amount</i>) is payable to a local ernment by the recipient under a biosecurity order relating failure to discharge a general biosecurity obligation on owned by the recipient.	5 6 7 8 9
	(2)	The	unpaid amount is a charge on the land.	10
	(3)		local government may register the charge over the land lodging the following documents with the registrar of s—	11 12 13
		(a)	a request to register the charge over the land, in the appropriate form;	14 15
		(b)	a certificate signed by the local government's chief executive officer stating there is a charge over the land under this section.	16 17 18
	(4)		er the charge is registered over the land, the charge has rity over all other encumbrances over the land other —	19 20 21
		(a)	encumbrances in favour of the State or a government entity; and	22 23
		(b)	rates payable to the local government.	24
	(5)		e unpaid amount is paid, the local government must lodge following documents with the registrar of titles—	25 26
		(a)	a request to release the charge over the land, in the appropriate form;	27 28
		(b)	a certificate signed by the local government's chief executive officer stating the unpaid amount has been paid.	29 30 31

	(6)	This section does not limit any other remedy the local government has to recover the unpaid amount.	1 2
Divi	sion	3 Recovery of costs from other persons	3 4
382	Re	cipient may apply for contribution	5
	(1)	This section applies if the recipient of a biosecurity order has complied with the order and considers another person (the <i>third party</i>), whether or not the State, is wholly or partly responsible for the failure to discharge the general biosecurity obligation the subject of the order.	6 7 8 9 10
	(2)	The recipient may apply to a court for an order (a <i>cost recovery order</i>) that the third party reimburse the recipient for part or all of the costs of complying with the biosecurity order.	11 12 13 14
	(3)	The application must—	15
		(a) be sworn; and	16
		(b) state the grounds on which the application is made; and	17
		(c) state the name of the third party; and	18
		(d) state the amount sought from the third party; and	19
		(e) be accompanied by a copy of the biosecurity order.	20
	(4)	The court may refuse to consider the application until the applicant gives the court all the information the court requires about the application in the way the court requires.	21 22 23
		Example—	24
		The court may require additional information supporting the application be given by statutory declaration.	25 26

383	Notice of hearing of cost recovery order must be given					
	(1)	The third party to whom the application relates must be given a notice at least 14 days before the day the application is to be heard.			2 3 4	
	(2)	The notice—				
		(a)	mus	t be accompanied by a copy of the application; and	6	
		(b)	mus	t state—	7	
			(i)	the time when and the place where the application is to be heard; and	8 9	
			(ii)	that the third party may appear at the hearing and be heard on the application; and	10 11	
			(iii)	that, if the third party does not appear, the application may be decided in the absence of the third party.	12 13 14	
	(3)	notio		rd party appears at the time and place stated in the ne third party is entitled to be heard on the n.	15 16 17	
	(4)	in th		d party does not appear at the time and place stated ice, the application may be decided in the absence of party.	18 19 20	
384	Wh	en c	ourt i	may make cost recovery order	21	
				ay make a cost recovery order against the third party sfied—	22 23	
		(a)	a bio	osecurity order was given to a person; and	24	
		(b)	is li	person has complied with the order and has paid, or able to pay, an amount for the cost of complying a the order; and	25 26 27	
		(c)	to o	third party is responsible for part or all of the failure discharge the general biosecurity obligation the ect of the order; and	28 29 30	

		(d)	a copy of the application for the cost recovery order has been given to the third party.	1 2
Part	2		Injunctions	3
385	Ар	plicat	tion of pt 2	4
	(1)	This	part applies if—	5
		(a)	a person has engaged, is engaging or is proposing to engage in conduct that constitutes or would constitute an offence under chapter 2; and	6 7 8
		(b)	the chief executive or a chief executive officer has reasonable grounds to believe that an injunction under this part is necessary to mitigate any adverse effect on a biosecurity consideration arising from the conduct.	9 10 11 12
	(2)	to in	his part, a reference to engaging in conduct may be taken aclude a reference to omitting to engage in conduct, if the ssion constitutes or would constitute an offence under oter 2.	13 14 15 16
386	Wh	o ma	y apply for an injunction	17
	(1)		chief executive or chief executive officer may apply to the rict Court for an injunction in relation to the conduct.	18 19
	(2)	in r	vever, a chief executive officer may apply for an injunction elation to the conduct only if the conduct relates to sive biosecurity matter for the local government's area.	20 21 22
387	Dis	trict	Court's powers	23
	(1)		considering the application for an injunction, the District rt may grant an injunction—	24 25
		(a)	restraining the person from engaging in the conduct; and	26

	(b)	if in the court's opinion it is desirable to do so, requiring the person to do anything.	1 2
(2)		power of the court to grant an injunction restraining a on from engaging in conduct may be exercised—	3 4
	(a)	whether or not it appears to the court that the person intends to engage again, or to continue to engage, in the conduct; and	5 6 7
	(b)	whether or not the person has previously engaged in the conduct.	8 9
(3)		power of the court to grant an injunction requiring a on to do an act or thing may be exercised—	10 11
	(a)	whether or not it appears to the court that the person intends to fail again, or to continue to fail, to do the act or thing; and	12 13 14
	(b)	whether or not the person has previously failed to do the act or thing.	15 16
(4)		nterim injunction may be granted under this part until the ication is finally decided.	17 18
(5)	The time	District Court may rescind or vary an injunction at any .	19 20
(6)		powers conferred on the District Court under this part are ddition to, and do not limit, any other powers of the court.	21 22
Ter	ms o	f injunction	23
(1)		District Court may grant an injunction in the terms the t considers appropriate.	24 25
(2)	restr	nout limiting subsection (1), an injunction may be granted raining a person from carrying on a business or carrying another activity—	26 27 28
	(a)	for a stated period; or	29
	(b)	except on stated terms and conditions.	30

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	(3)	Also, the court may grant an injunction requiring a person to take stated action, including action to disclose information or publish advertisements, to remedy any adverse consequences of the person's conduct.	1 2 3 4
389	Un	dertakings as to damages or costs	5
		If the chief executive or a chief executive officer applies for an injunction under this part, no undertaking as to damages or costs may be required to be made.	6 7 8
Cha	pte	er 14 Particular agreements between State and other	9 10
		entities	11
Part	1	Intergovernmental agreements	12
390		ergovernmental agreement for recognising biosecurity tificates	13 14
		An agreement (an <i>intergovernmental agreement</i>) entered into by the Minister or the chief executive, for the State, with the Commonwealth or another State may—	15 16 17
		(a) provide for recognition by Queensland of biosecurity certificates given under a law of the Commonwealth or other State that is a corresponding law to this Act; and	18 19 20
		(b) provide for recognition by the Commonwealth or another State of biosecurity certificates given under this Act by accredited certifiers; and	21 22 23

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		(c)	impose audit, inspection or other requirements on a party to the agreement to ensure the integrity and mutual recognition of certificates mentioned in paragraphs (a) and (b); and	1 2 3 4
		(d)	provide for another matter necessary or convenient to achieve the purposes of this Act.	5
Part	2		Government and industry	7
			agreements	8
391	Ent	erinç	g into government and industry agreements	9
	(1)		Minister or the chief executive may, for the State, enter an agreement (a <i>government and industry agreement</i>)—	10 11
		(a)	to help achieve the purposes of this Act; and	12
		(b)	that is between the State and any 1 or more of the following—	13 14
			(i) 1 or more other jurisdictions;	15
			(ii) 1 or more local governments;	16
			(iii) 1 or more industry bodies;	17
			(iv) 1 or more natural resource management bodies.	18
	(2)	The	agreement may be directed at—	19
		(a)	ensuring a coordinated process for either of the following—	20 21
			(i) responding to a biosecurity event;	22
			(ii) sharing, between the parties, the costs related to a biosecurity event; or	23 24
		(b)	providing for another matter necessary or convenient to achieve the purposes of this Act.	25 26

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	(3)	In thi	is section—
		a par	stry body means a body considered by the participants in ricular industry to be the national or State representative e industry.
		other	r jurisdiction means the Commonwealth or another State.
2	Со	ntent	of government and industry agreement
	(1)	_	overnment and industry agreement may provide for the wing—
		(a)	measures the parties to the agreement must undertake for—
			(i) preparing for a biosecurity event; or
			(ii) preventing, controlling or responding to a biosecurity event; or
			(iii) undertaking surveillance for biosecurity matter; or
			(iv) recovering from a biosecurity event; or
			(v) ongoing management of biosecurity matter that caused a biosecurity event;
		(b)	the whole or partial reimbursement of costs incurred, or losses suffered, by a person in complying with an implemented response to a biosecurity event;
			Examples of costs that may be incurred by a person in complying with an implemented response—
			 costs of eradicating or controlling biosecurity matter
			 costs of undertaking a measure to prevent the introduction, reintroduction or spread of biosecurity matter
			Examples of losses that may be suffered by a person in complying with an implemented response—
			 the value of animals or plants owned by the person that are destroyed to eradicate or control biosecurity matter or to prevent the introduction, reintroduction or spread of biosecurity matter

	 the value of production that is foregone because land owned by the person must be left fallow to prevent the introduction, reintroduction or spread of biosecurity matter 	1 2 3
(c)	sharing, between the parties to the agreement, of any of the following costs incurred by a party to the agreement—	4 5 6
	(i) costs of an implemented response to a biosecurity event, including, for example, labour costs, operating expenses and capital expenditure;	7 8 9
	(ii) costs of reimbursing persons for costs incurred, or losses suffered, by them in complying with the implemented response;	10 11 12
(d)	restrictions applying to cost sharing under the agreement;	13 14
	Examples of restrictions that may apply to cost sharing under the agreement—	15 16
	 only a stated maximum amount is eligible for cost sharing under the agreement 	17 18
	 only the stated types of costs are eligible for cost sharing under the agreement 	19 20
(e)	anything else necessary or convenient for the matters mentioned in paragraphs (a) to (d).	21 22
	ection (1)(c) does not limit the types of costs that may be ect to cost sharing under the agreement.	23 24
In th	is section—	25
taker gove to th	emented response, to a biosecurity event, means action in response to the biosecurity event, under a term of a rinment and industry agreement that states how the parties e agreement will respond, or decide what their response be, to the biosecurity event.	26 27 28 29 30

(2)

(3)

Par	t 3			Compliance agreements and certificates	1 2
Divi	sion	1		Purpose and effect of compliance agreements	3 4
393	En	tering	j into	compliance agreements	5
	(1)			f executive may, for the State, enter into an t (a compliance agreement) that—	6 7
		(a)	help	s achieve the purposes of this Act; and	8
		(b)	is be	etween the State and a person (the <i>other party</i>); and	9
		(c)		tifies any biosecurity risk matter the subject of the ement; and	10 11
		(d)	prov	rides for—	12
			(i)	the application of particular procedures relating to the biosecurity risk matter that must be carried out by the other party; and	13 14 15
			(ii)	the records the other party must keep to show compliance with the procedures; and	16 17
			(iii)	the supervision, monitoring and testing of the other party's compliance with the procedures.	18 19
	(2)	circu	ımstaı	liance agreement may provide that, in the nees and to the extent stated in the agreement, the entire may give the other party notice—	20 21 22
		(a)	canc	celling or amending the agreement; or	23
		(b)	susp	ending the operation of the agreement—	24
			(i)	for a stated period; or	25
			(ii)	until the happening of a stated event.	26

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	(3)	An inspector may give the other party notice of application of particular procedures that are additional to procedures contained in the compliance agreement.	
	(4)	However, the inspector may give notice under subsection only if the inspector is acting under chapter 10, part 3.	(3) 4 5
	(5)	If the inspector gives notice under subsection (3), procedures stated in the notice are taken to be procedures the compliance agreement.	
	(6)	Also, a compliance agreement is of no effect to the exten purports to authorise an act or omission that is contrary to biosecurity emergency order, a biosecurity zone regulate provision or a movement control order.	o a 10
394	Wh	hat is a <i>compliance certificate</i>	13
		A compliance certificate is a certificate—	14
		(a) issued under a compliance agreement by a personauthorised by the other party to the agreement to g the certificate; and	
		(b) stating that the measures proposed for preventing managing exposure to all biosecurity risks relating to biosecurity risk matter for the agreement have be carried out.	the 19
395		fect of compliance agreement if holding compliance rtificate	22 23
	(1)	This section applies if—	24
		(a) the biosecurity risk matter stated in a complian agreement is the dealing with a particular biosecur matter or carrier; and	
		(b) a person holds a compliance certificate under agreement for the biosecurity risk matter.	the 28 29

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1	(2)	Act : furth Exam An agr	authorised officer may, in exercising powers under this relating to the biosecurity risk matter, accept and, without her checking, rely and act on the compliance certificate. **authorised officer may release to the other party to a compliance rement biosecurity matter or a carrier that has been seized under apter 10, part 4, division 5 if the other party holds a compliance tificate for the biosecurity matter or carrier.	1 2 3 4 5 6 7 8
Divisi	on	2	Applications for compliance agreements	9 10
396	Rec	quire	ments for application	11
((1)	-	erson may apply to the chief executive in the approved a to enter into a compliance agreement with the State.	12 13
((2)	The	application must state each of the following—	14
		(a)	the details about the applicant that are prescribed under a regulation;	15 16
		(b)	a brief description of the nature of the business the applicant conducts, including details of any biosecurity matter or carrier the business deals with, or activity carried out by the business, (the <i>biosecurity risk matter</i>) that may pose a biosecurity risk;	17 18 19 20 21
		(c)	the biosecurity risks that are reasonably likely to be associated with the biosecurity risk matter;	22 23
		(d)	the measures proposed to prevent or manage exposure to the biosecurity risks and to help achieve the purposes of this Act, including measures—	24 25 26
			(i) to minimise the likelihood of the applicant's dealing with biosecurity risk matter causing a biosecurity event; or	27 28 29

		(ii) to limit the consequences of a biosecurity event caused by the applicant's dealing with biosecurity risk matter;	1 2 3
		Examples—	4
		 hygiene or disinfection practices 	5
		 staff training 	6
		 operating procedures for plant and equipment used in the applicant's business 	7 8
		 the implementation of quality assurance measures to ensure the biosecurity risks associated with the biosecurity risk matter are identified, monitored and controlled 	9 10 11
	(e)	when assessment of the proposed measures mentioned in paragraph (d) will be carried out and the way the measures will be assessed;	12 13 14
	(f)	whether the applicant proposes complying with a recognised way of managing the biosecurity risks for the applicant's business, including, for example, an Australian standard or a code of practice;	15 16 17 18
	(g)	if the applicant or, if the applicant is a corporation or an incorporated association, if an executive officer of the corporation or a member of the association's management committee has a conviction for a relevant biosecurity offence, other than a spent conviction—details of the offence and the circumstances of its commission;	19 20 21 22 23 24 25
	(h)	other information prescribed under a regulation relating to control of the biosecurity risks.	26 27
(3)		application must be accompanied by the fee prescribed or a regulation.	28 29
Co	nside	ration of application	30
	The	chief executive must consider the application and decide ant, or refuse to grant, the application.	31 32

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•	iteria for deciding application	
(1)	The chief executive may grant the application only is satisfied—	f
	(a) the measures proposed to prevent or manage exposure to the biosecurity risks are suitable for the biosecurity risk matter; and	
	(b) the audit carried out under section 464 shows—	
	 (i) the applicant's business has implemented procedures that provide a way for preventing or managing exposure to all biosecurity risks relating to the biosecurity risk matter; and 	r
	(ii) the applicant can comply with the requirements of the compliance agreement.	f
(2)	Further, in deciding whether or not to grant the application the chief executive must consider whether the applicant is a suitable person to enter into a compliance agreement.	
Inc	quiry about application	
Inc (1)	quiry about application Before deciding the application, the chief executive—	
		2
	Before deciding the application, the chief executive— (a) may make inquiries to decide the suitability of the	; ;
	Before deciding the application, the chief executive— (a) may make inquiries to decide the suitability of the applicant to enter into a compliance agreement; and (b) may, by notice given to the applicant, require the applicant to give the chief executive, within the reasonable period of at least 30 days stated in the notice further information or a document the chief executive	,

	(4)		information or document under subsection (1)(b) must, if notice requires, be verified by statutory declaration.	1 2
400		itabili eem	ity of applicant to enter into compliance ent	3 4
		ente have corp offic	onsidering whether an applicant is a suitable person to r into a compliance agreement, the chief executive must be regard to whether the applicant or, if the applicant is a coration or an incorporated association, an executive ever of the corporation or a member of the association's agement committee—	5 6 7 8 9 10
		(a)	has a conviction for a relevant biosecurity offence, other than a spent conviction; or	11 12
		(b)	has previously entered into a compliance agreement that the chief executive has suspended or cancelled under division 3.	13 14 15
401	De	cisio	n on application	16
	(1)		ne chief executive decides to grant the application, the f executive must—	17 18
		(a)	decide the provisions of the compliance agreement; and	19
		(b)	give the applicant an information notice for the decision that includes the proposed provisions; and	20 21
		(c)	on behalf of the State, enter into a compliance agreement with the applicant.	22 23
	(2)		nout limiting section 393, the provisions of a compliance ement may include any of the following—	24 25
		(a)	that the applicant must comply with a document, including, for example, an Australian standard or a code of practice, in conducting the applicant's business;	26 27 28
		(b)	particular procedures relating to biosecurity matter that must be carried out by the applicant under the agreement;	29 30 31

	(1)	Subject to subsections (2) and (3), if the chief executive fails to decide the application within 30 days after its receipt, the
402		ilure to decide application
	(4)	If the chief executive decides to refuse the application, the chief executive must as soon as practicable give the applicant an information notice for the decision.
		Note— See sections 393 and 407 for when the chief executive may cancel a compliance agreement.
	(3)	A compliance agreement must state its term that is not more than 5 years after the agreement takes effect.
		(k) any other conditions the chief executive considers necessary or desirable to ensure the biosecurity risks that are reasonably likely to be associated with the biosecurity risk matter are prevented or managed.
		(j) the day that the agreement takes effect;
		(i) the information, or documents, relating to the applicant's business that the applicant may be required to give the chief executive;
		(h) the way and the intervals in which the applicant is required to report on the applicant's compliance with the agreement and any other matter stated in the agreement;
		(g) circumstances in which the agreement can be amended;
		(f) circumstances in which the agreement can be cancelled or suspended;
		(e) the performance outcomes for the procedures;
		(d) agreed procedures for the supervision, monitoring and testing of the applicant's compliance with the procedures;
		(c) the records the applicant must keep to show compliance with the procedures;

			re is taken to be a decision by the chief executive to se to grant the application.	1 2
	(2)	Subs	section (3) applies if—	3
		(a)	a person has made an application to enter into a compliance agreement; and	4 5
		(b)	the chief executive has, under section 399(1), required the applicant to give the chief executive further information or a document.	6 7 8
	(3)	appl appl	chief executive is taken to have refused to grant the ication if the chief executive does not decide the ication within 30 days after the chief executive receives further information or document.	9 10 11 12
	(4)	appl	e application is taken to be refused under this section, the icant is entitled to be given an information notice by the f executive for the decision.	13 14 15
Divis	sion	3	Suspension and cancellation of compliance agreements	16 17
403	Gro	ounds	s for suspension or cancellation	18
	(1)		n of the following is a ground for suspending or cancelling mpliance agreement—	19 20
		(a)	the other party to the agreement is not, or is no longer, a suitable person to be a party to the agreement;	21 22
		(b)	the other party is convicted of an offence against section 409;	23 24
		(a)	the chief executive reasonably believes the other party	25
		(c)	has not complied, or is not complying, with the agreement;	26 27

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		noncompliance is likely to cause a significant biosecurity risk;	1 2
		(e) the chief executive entered into the agreement in reliance on a materially false or misleading representation or declaration of the other party;	3 4 5
		(f) a ground for cancelling or suspending the agreement has arisen under section 401(2)(f).	6 7
	(2)	For forming a belief that the ground mentioned in subsection (1)(a) exists, the chief executive may have regard to the matters to which the chief executive may have regard in deciding whether an applicant for entering into a compliance agreement is a suitable person to enter into the agreement.	8 9 10 11 12
404	She	ow cause notice	13
	(1)	This section applies if the chief executive believes a ground exists to suspend or cancel the compliance agreement.	14 15
	(2)	The chief executive must give the other party to the agreement a notice under this section (a <i>show cause notice</i>).	16 17
	(3)	The show cause notice must state the following—	18
		(a) the action the chief executive proposes taking under this division (the <i>proposed action</i>);	19 20
		(b) the grounds for the proposed action;	21
		(c) an outline of the facts and circumstances forming the basis for the grounds;	22 23
		(d) if the proposed action is suspension of the agreement—the proposed suspension period;	24 25
		(e) that the other party may, within a stated period (the <i>show cause period</i>), make written representations to the chief executive to show why the proposed action should not be taken.	26 27 28 29
	(4)	The show cause period must end at least 28 days after the other party is given the show cause notice.	30 31

405	Re	prese	entations about show cause notice	1
	(1)	writ	other party to the compliance agreement may make ten representations about the show cause notice to the f executive in the show cause period.	2 3 4
	(2)	acce	chief executive must consider all representations (the <i>expted representations</i>) for the show cause notice made er subsection (1).	5 6 7
406	En	ding	show cause process without further action	8
		caus	fter considering the accepted representations for the show se notice, the chief executive no longer believes a ground ts to suspend or cancel the compliance agreement, the f executive—	9 10 11 12
		(a)	must not take any further action about the show cause notice; and	13 14
		(b)	must give the other party to the agreement a notice that no further action is to be taken about the show cause notice.	15 16 17
407	Su	spen	sion or cancellation	18
	(1)	This	s section applies if—	19
		(a)	there are no accepted representations for the show cause notice; or	20 21
		(b)	after considering the accepted representations for the show cause notice, the chief executive—	22 23
			(i) still believes a ground exists to suspend or cancel the compliance agreement; and	24 25
			(ii) believes suspension or cancellation of the agreement is warranted.	26 27
	(2)	The	chief executive may—	28

Part 3 Compliance agreements and certificates

	(a) if the proposed action was to suspend the agreement—suspend the agreement for not longer than the proposed suspension period; or	
	(b) if the proposed action was to cancel the agreement—cancel the agreement or suspend it for a period.	
(3)	If the chief executive decides to take action under subsection (2), the chief executive must as soon as practicable give the other party to the agreement an information notice for the decision.	
(4)	The decision takes effect on the later of the following—	
	(a) the day the information notice is given to the other party;	
	(b) the day stated in the information notice for that purpose.	
(1)		
(1)	The chief executive may suspend the compliance agreement immediately if the chief executive believes—	
(1)	• • •	
(1)	immediately if the chief executive believes—	
(2)	 immediately if the chief executive believes— (a) a ground exists to suspend or cancel the agreement; and (b) it is necessary to suspend the agreement immediately because there is an immediate and serious biosecurity 	
	 immediately if the chief executive believes— (a) a ground exists to suspend or cancel the agreement; and (b) it is necessary to suspend the agreement immediately because there is an immediate and serious biosecurity risk. 	
	 immediately if the chief executive believes— (a) a ground exists to suspend or cancel the agreement; and (b) it is necessary to suspend the agreement immediately because there is an immediate and serious biosecurity risk. The suspension— (a) can be effected only by the chief executive giving an information notice to the other party to the agreement about the decision to suspend the agreement, together 	

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		(i)	the chief executive cancels the remaining period of the suspension;
		(ii)	the show cause notice is finally dealt with;
		(iii) 56 days have passed since the notices were given to the other party.
Divi	sion	4	Offences about compliance agreements
409	Co	mplying v	with compliance agreement
	(1)	State mu	who is a party to a compliance agreement with the st comply with the agreement unless the person has a reasonable excuse.
		Maximu	m penalty—600 penalty units.
	(2)	defence	ceeding for an offence against subsection (1), it is a for the person to prove that the person took all le steps to comply with the compliance agreement.
410	Fal	se staten	nents and false advertising
		-	(the <i>first person</i>) who is not a party to a compliance nt must not—
		per	te, either orally or in writing, anything to another son that is likely to induce the person to believe the t person is a party to a compliance agreement; or
		stat	blish, or cause to be published, an advertisement ting or implying the first person is a party to a impliance agreement.
		Maximu	m penalty—100 penalty units.

Cha	pter 1	5 Accredited certifiers	1
Part	1	Interpretation	2
411	Definition	ons for ch 15	3
	In th	nis chapter—	4
	inter oper	scheme means the national scheme, based on an argovernmental agreement, that provides for the rational procedures known generally as Interstate diffication Assurance.	5 6 7 8
	pers com	system, of an applicant, means the processes, equipment, onnel and resources developed for use by the applicant for aplying with the requirements of each operational redure identified in the application.	9 10 11 12
		want accreditation offence means any of the following nces—	13 14
	(a)	an offence against this Act;	15
	(b)	an offence against a repealed Act;	16
	(c)	an offence involving the supply or use of a chemical for agricultural purposes, including an offence against a law relating to the supply or use of agricultural chemical products, as defined under the Agvet Code of Queensland applying under the Agricultural and Veterinary Chemicals (Queensland) Act 1994;	17 18 19 20 21 22
	(d)	an offence against a law applying, or that applied, in the Commonwealth, another State or a foreign country if the offence substantially corresponds to an offence mentioned in paragraph (a), (b) or (c).	23 24 25 26

Part 2			Purpose and operation of biosecurity certificates and the accreditation system	1 2 3
412	Wh	at is	a biosecurity certificate	4
		bios	iosecurity certificate is a certificate about whether stated security matter or another stated thing, including, for mple, a carrier of prohibited matter or restricted matter—	5 6 7
		(a)	is free of any stated prohibited matter or restricted matter; or	8 9
		(b)	is free of any stated regulated biosecurity matter; or	10
		(c)	is, for the purposes of a law that is a corresponding law to this Act, free of any stated biosecurity matter; or	11 12
		(d)	is in a stated condition; or	13
		(e)	is from a stated area; or	14
		(f)	has been the subject of a stated treatment; or	15
		(g)	meets stated requirements, including, for example, that it complies with requirements for certification as stated in an accreditation.	16 17 18
413		rpose tifica	e and operation of acceptable biosecurity ates	19 20
	(1)	with this	acceptable biosecurity certificate is intended to provide a venient basis on which a person may be taken to comply a, or may be exempted from, particular requirements of Act or of a corresponding law to this Act about prohibited estricted matter or about biosecurity matter that may pose ask to a biosecurity consideration.	21 22 23 24 25 26
	(2)	Sub	section (3) applies if—	27
		(a)	an accredited certifier, in compliance with this Act, gives a biosecurity certificate for biosecurity matter or	28 29

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	another stated thing (an <i>acceptable biosecurity certificate</i>); or	1 2
	(b) an interstate officer, in compliance with a corresponding law to this Act, gives a biosecurity certificate, however called, for biosecurity matter or another stated thing, and there is an intergovernmental agreement that provides for recognition in Queensland of the certificate (also an <i>acceptable biosecurity certificate</i>); or	3 4 5 6 7 8
	(c) an interstate officer, in compliance with a corresponding law to this Act, gives a certificate that is, or is in the nature of, a biosecurity certificate, however called, for biosecurity matter or another stated thing (also an acceptable biosecurity certificate).	9 10 11 12 13
(3)	If the acceptable biosecurity certificate makes a statement about the existence of a fact, an authorised officer may accept and, without further checking, rely and act on the acceptable biosecurity certificate.	14 15 16 17
	Example—	18
	An authorised officer's functions include carrying out an inspection of a carrier of biosecurity matter. An acceptable biosecurity certificate has been given for the biosecurity matter stating that the measures stated for preventing or managing exposure to biosecurity risks relating to the biosecurity matter have been carried out. The authorised officer is not required to carry out the inspection of the carrier.	19 20 21 22 23 24
(4)	In this section—	25
	interstate officer means a person who holds a position, however called, equivalent to an authorised officer in a department of the Commonwealth or of another State that deals with the same matters as this Act or a provision of this Act under a corresponding law to this Act.	26 27 28 29 30
Pui	rpose and operation of accreditation system	31
	The purpose of the accreditation system under this chapter is to allow for persons to gain accreditation for the purposes of giving biosecurity certificates under this Act.	32 33 34

415	Giv	ing biosecurity certificates	1
	(1)	An accredited certifier may refuse to give a person a biosecurity certificate if the accredited certifier has not, to the accredited certifier's reasonable satisfaction, done any of the following in relation to anything intended to be the subject of the certificate—	
		(a) inspect, test or treat the thing;	7
		(b) take samples of the thing;	8
		(c) supervise the treatment or grading of the thing;	9
		(d) examine materials or equipment used to treat or grade the thing;	10 11
		(e) do anything else the accredited certifier reasonably considers necessary or beneficial for the purposes of giving the biosecurity certificate.	12 13 14
	(2)	A biosecurity certificate may be given under this Act personally by an accredited certifier or, if accreditation conditions permit, by another person acting under the direction of the accredited certifier.	15 16 17 18
	(3)	Subject to accreditation conditions and to this Act, an accredited certifier may give a biosecurity certificate in relation to the person's own biosecurity matter or other thing or another person's biosecurity matter or other thing.	19 20 21 22
Part	3	Accreditation of inspector or authorised person	23 24
416		olication of part limited to authorised officers pointed by chief executive	25 26
	(1)	This part applies to an inspector only if the inspector was appointed by the chief executive under chapter 10, part 1, division 1.	27 28 29

	(2)	perso	part applies to an authorised person only if the authorised on was appointed by the chief executive under chapter 10, 1, division 2.	1 2 3
417	Ac	credi	tation of inspectors	4
			inspector is an accredited certifier subject to any litions, including limitations—	5 6
		(a)	included in the inspector's instrument of appointment as an inspector; or	7 8
		(b)	as advised to the inspector from time to time by the chief executive.	9 10
418		credit ecutiv	tation of authorised persons appointed by chief	11 12
	(1)		erson appointed as an authorised person by the chief entire is an accredited certifier if—	13 14
		(a)	the authorised person's accreditation is provided for in the authorised person's instrument of appointment or in any advice given to the authorised person by the chief executive at any time after appointment; and	15 16 17 18
		(b)	the chief executive has not withdrawn the accreditation by advice given to the authorised person.	19 20
	(2)		authorised person's accreditation is subject to any litions, including limitations—	21 22
		(a)	included in the authorised person's instrument of appointment as an authorised person; or	23 24
		(b)	as advised to the authorised person from time to time by the chief executive.	25 26

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Fee	es	1
	A regulation may provide for the fees payable for the giving of a biosecurity certificate by an authorised officer who is also an accredited certifier.	2 3 4
4	Accreditation by application	5
Ар	plication for accreditation	6
(1)	A person may apply to the chief executive for the grant of an accreditation.	7 8
(2)	An application for accreditation must—	9
	(a) be made in the approved form; and	10
	(b) be accompanied by the fee prescribed under a regulation.	11 12
(3)	If the applicant or, if the applicant is a corporation or an incorporated association, if an executive officer of the corporation or a member of the association's management committee has a conviction for a relevant accreditation offence, other than a spent conviction, the application must include details of the offence and the circumstances of its commission.	13 14 15 16 17 18 19
(4)	Subsection (3) does not limit the information that may be required under the approved form.	20 21
(5)	A person who applies to the chief executive for a grant of an accreditation must not, in making the application, give the chief executive information that the person knows or ought reasonably to know is false or misleading in a material particular.	22 23 24 25 26
	Maximum penalty—200 penalty units.	27
	4 App (1) (2) (3)	 Accreditation by application Application for accreditation (1) A person may apply to the chief executive for the grant of an accreditation. (2) An application for accreditation must— (a) be made in the approved form; and (b) be accompanied by the fee prescribed under a regulation. (3) If the applicant or, if the applicant is a corporation or an incorporated association, if an executive officer of the corporation or a member of the association's management committee has a conviction for a relevant accreditation offence, other than a spent conviction, the application must include details of the offence and the circumstances of its commission. (4) Subsection (3) does not limit the information that may be required under the approved form. (5) A person who applies to the chief executive for a grant of an accreditation must not, in making the application, give the chief executive information that the person knows or ought reasonably to know is false or misleading in a material particular.

421	Ad	ditio	nal application requirements for ICA scheme	1
			he grant of accreditation is for the purposes of the licant's participation in the ICA scheme, the application t—	2 3 4
		(a)	identify the operational procedures provided for under the scheme and that are directly relevant to the proposed grant of accreditation; and	5 6 7
		(b)	include details of the applicant's ICA system relevant to each operational procedure; and	8 9
		(c)	identify the biosecurity matter to be covered by the accreditation; and	10 11
		(d)	if relevant to the accreditation, identify the chemicals to be covered by the accreditation and include evidence that the applicant is suitably authorised to deal with the chemicals.	12 13 14 15
422	Co	nside	eration of application	16
		The to—	chief executive must consider the application and decide	17 18
		(a)	grant the accreditation applied for or another accreditation; or	19 20
		(b)	grant the accreditation on conditions; or	21
		(c)	refuse to grant the accreditation.	22
423	Cri	teria	for granting accreditation	23
	(1)		chief executive may grant accreditation only if satisfied applicant—	24 25
		(a)	has the necessary expertise or experience to perform the functions of an accredited certifier; and	26 27
		(b)	is a suitable person to be an accredited certifier.	28

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	(2)	Subsections (3) and (4) apply if the grant of accreditation is for the purposes of the applicant's participation in the ICA scheme.	1 2 3
	(3)	The chief executive must ensure that an audit is conducted of each of the applicant's ICA systems, or proposed ICA systems, relevant to the application, and must have regard to the results of the audit in deciding whether to grant accreditation.	4 5 6 7 8
	(4)	Without limiting subsection (3), the chief executive must have regard to whether each ICA system or proposed ICA system satisfies the requirements of any operational procedure to which the system is directed.	9 10 11 12
424	Inq	uiry about application	13
	(1)	Before deciding the application, the chief executive—	14
		(a) may make inquiries to decide the suitability of the applicant to be an accredited certifier; and	15 16
		(b) may, by notice given to the applicant, require the applicant to give the chief executive within the reasonable period of at least 30 days stated in the notice, further information or a document the chief executive reasonably requires to decide the application.	17 18 19 20 21
	(2)	The applicant is taken to have withdrawn the application if, within the stated period, the applicant does not comply with a requirement under subsection (1)(b).	22 23 24
	(3)	A notice under subsection (1)(b) must be given to the applicant within 30 days after the chief executive receives the application.	25 26 27
	(4)	The information or document under subsection (1)(b) must, if the notice requires, be verified by statutory declaration.	28 29

425	Su	itability of person for accreditation	1
		In deciding whether the applicant is a suitable person for accreditation, the chief executive may have regard to the following—	2 3 4
		(a) whether the applicant has been refused an accreditation under this Act or a similar accreditation under a repealed Act or a corresponding law to this Act;	5 6 7
		(b) whether the applicant held an accreditation under this Act or a similar accreditation under a repealed Act or a corresponding law to this Act, that was suspended or cancelled;	8 9 10 11
		(c) whether the applicant or, if the applicant is a corporation or an incorporated association, whether an executive officer of the corporation or a member of the association's management committee has a conviction for a relevant accreditation offence, other than a spent conviction;	12 13 14 15 16 17
		(d) any other matter the chief executive considers relevant to the person's ability to perform the functions of an accredited certifier.	18 19 20
426	De	cision on application	21
	(1)	If the chief executive decides to grant the accreditation, the chief executive must give the accreditation to the applicant.	22 23
	(2)	If the chief executive decides to refuse to grant the accreditation, or to impose conditions on the accreditation under section 430(1), the chief executive must as soon as practicable give the applicant an information notice for the decision.	
427	Fai	ilure to decide application	29
	(1)	Subject to subsections (2) and (3), if the chief executive fails to decide the application within 30 days after its receipt, the	30 31

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		failure is taken to be a decision by the chief executive to refuse to grant the application.	1 2
	(2)	Subsection (3) applies if—	3
		(a) a person has made an application for an accreditation; and	4 5
		(b) the chief executive has, under section 424(1)(b), required the applicant to give the chief executive further information or a document.	6 7 8
	(3)	The chief executive is taken to have refused to grant the accreditation if the chief executive does not decide the application within 30 days after the chief executive receives the further information or document.	9 10 11 12
	(4)	If the application is taken to be refused under this section, the applicant is entitled to be given an information notice by the chief executive for the decision.	13 14 15
428	Ter	m of accreditation	16
		Unless sooner concelled or suspended an ecoroditation	
		Unless sooner cancelled or suspended, an accreditation remains in force for the period, of not more than 3 years, decided by the chief executive and stated in the accreditation.	17 18 19
429	Foi	remains in force for the period, of not more than 3 years,	18
429	Foi	remains in force for the period, of not more than 3 years, decided by the chief executive and stated in the accreditation.	18 19
429	Foi	remains in force for the period, of not more than 3 years, decided by the chief executive and stated in the accreditation. rm of accreditation An accreditation may be given in a way the chief executive	18 19 20 21
429	Foi	remains in force for the period, of not more than 3 years, decided by the chief executive and stated in the accreditation. rm of accreditation An accreditation may be given in a way the chief executive considers appropriate.	18 19 20 21 22
429 430		remains in force for the period, of not more than 3 years, decided by the chief executive and stated in the accreditation. rm of accreditation An accreditation may be given in a way the chief executive considers appropriate. Example— The chief executive may give an accreditation in the form of a	18 19 20 21 22 23 24
		remains in force for the period, of not more than 3 years, decided by the chief executive and stated in the accreditation. rm of accreditation An accreditation may be given in a way the chief executive considers appropriate. Example— The chief executive may give an accreditation in the form of a certificate, or an agreement or arrangement with the accredited certifier.	18 19 20 21 22 23 24 25

		(a) the particular type of biosecurity certificate the accredited certifier may give;	2
		(b) conditions on which a biosecurity certificate may be given;	
		(c) other restrictions on the use of the accreditation;	į
		(d) security for the performance of the conditions by the accredited certifier and the enforcement of the security, even if there is a penalty or liability under this Act;	7
) [(
		(f) records required to be kept by the accredited certifier;	12
			13
			15
		(i) another matter prescribed under a regulation.	17
	(3)		8
	(4)	• •	2(21
	(5)	In this section—	22
		security includes mortgage, bond, insurance and surety.	23
431	Re	gister 2	24
	(1)		25 26
	(2)	0 1	27 28
		(a) the accredited certifier's name and contact details;	29

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		(b) the accreditation conditions imposed on the accredited certifier's accreditation;	1 2
		(c) the term of the accreditation.	3
	(3)	The register may be kept in the form, including electronic form, the chief executive considers appropriate.	4 5
	(4)	The chief executive must publish the register on the department's website.	6 7
Part	5	Renewal of accreditations	8
a. c		rionowal of additional	o
132	App	olication for renewal	9
	(1)	An accredited certifier may apply to the chief executive for renewal of the person's accreditation.	10 11
	(2)	The application must—	12
		(a) be made within 60 days before the term of the accreditation ends; and	13 14
		(b) be made in the approved form; and	15
		(c) be accompanied by the fee prescribed under a regulation.	16 17
	(3)	The chief executive must consider the application and decide to renew, or refuse to renew, the accreditation.	18 19
	(4)	In deciding the application, the chief executive may have regard to the matters to which the chief executive may have regard in deciding whether an applicant for an accreditation is a suitable person to be an accredited certifier.	20 21 22 23
	(5)	If the chief executive decides to refuse to renew the accreditation, or to impose conditions on the accreditation, the chief executive must as soon as practicable give the applicant an information notice for the decision.	24 25 26 27

	(6)	An accreditation may be renewed by issuing another accreditation to replace it.	1 2
433	Inq	uiry about application	3
	(1)	Before deciding an application under this part for renewal of a person's accreditation, the chief executive may, by notice given to the applicant, require the applicant to give the chief executive, within the reasonable period of at least 30 days stated in the notice, further information or a document the chief executive reasonably requires to decide the application.	4 5 6 7 8 9
	(2)	The applicant is taken to have withdrawn the application if, within the stated period, the applicant does not comply with the requirement.	10 11 12
	(3)	A notice under subsection (1) must be given to the applicant within 30 days after the chief executive receives the application.	13 14 15
	(4)	The information or document under subsection (1) must, if the notice requires, be verified by statutory declaration.	16 17
434	Fai	lure to decide application	18
	(1)	Subject to subsections (2) and (3), if the chief executive fails to decide the application within 30 days after its receipt, the failure is taken to be a decision by the chief executive to refuse to grant the application.	19 20 21 22
	(2)	Subsection (3) applies if—	23
		(a) a person has made an application for renewal of the person's accreditation; and	24 25
		(b) the chief executive has, under section 433(1), required the applicant to give the chief executive further information or a document.	26 27 28
	(3)	The chief executive is taken to have refused to grant the application if the chief executive does not decide the	29 30

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		application within 30 days after the chief executive receives the further information or document.
	(4)	If the application is taken to be refused under this section, the applicant is entitled to be given an information notice by the chief executive for the decision.
435	Ac	creditation continues pending decision about renewal
	(1)	If an accredited certifier applies for renewal of an accreditation under this part, the accreditation is taken to continue in force from the day it would, apart from this section, have ended until the application is decided or, under this part, taken to have been decided or is taken to have been withdrawn.
	(2)	However, if the chief executive decides to refuse to renew the accreditation, or is taken to refuse to renew the accreditation, the accreditation continues in force until the information notice for the decision is given to the applicant.
	(3)	Subsection (1) does not apply if the accreditation is earlier suspended or cancelled.
Part	t 6	Offences about accreditation
436	Со	ntravention of accreditation conditions
		An accredited certifier must not contravene an accreditation condition unless the accredited certifier has a reasonable excuse.
		Maximum penalty—200 penalty units.
437	Off	ences about certification
	(1)	A person who is not an accredited certifier, or a person who is acting other than under the direction of an accredited certifier,

			1 2
	Max	imum penalty—1000 penalty units.	3
(2)	A person must not make a statement or other representation about biosecurity matter or another thing that is likely to cause someone reasonably to believe that an acceptable biosecurity certificate has been given for the biosecurity matter or thing if—		4 5 6 7 8
	(a)	• • • • • • • • • • • • • • • • • • • •	9 10
	(b)	the representation is made—	11
		(i) for the sale or movement of the biosecurity matter or thing; or	12 13
		(ii) to an authorised officer.	14
	Max	imum penalty—1000 penalty units.	15
Hn	autho	orised alteration of biosecurity certificate	16
On	A p	erson (the <i>relevant person</i>) must not alter, or allow her person to alter, a biosecurity certificate unless—	17 18
	(a)	the alteration is made under the written authorisation of the accredited certifier who gave the certificate; or	19 20
	(b)	all of the following apply—	21
		consignment of animals or other biosecurity matter	22 23 24
		the consignment into 2 or more separate	25 26 27
			28 29

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		consignments of the type the subject of the biosecurity certificate.				
		Maximum penalty—200 penalty units.				
439		ving accredited certifier false or misleading ormation				
	(1)	A person must not, in relation to the administration of this Act, give an accredited certifier information, or a document containing information, that the person knows is false or misleading in a material particular.				
		Maximum penalty—200 penalty units.				
	(2)	Subsection (1) applies to information or a document given in relation to the administration of this Act whether or not the information or document was given in response to a specific power under this Act.				
440	lm	Impersonating accredited certifier				
		A person must not impersonate an accredited certifier.				
		Maximum penalty—100 penalty units.				
Part	7	Keeping of accreditation				
· ur	•	related records				
441		eping of biosecurity certificate by accredited certifier receiver				
	(1)	An accredited certifier who creates a biosecurity certificate for use by the accredited certifier or another person must keep a copy of the certificate, together with a record of the details of the use of the certificate as prescribed under a regulation, for the required period for the certificate.				

	Maximum penalty—2	200 penalty units.	1		
(2)	accredited certifier who an authorised office copy of the certificate authorised officer's or	period for a biosecurity certificate, the ho created the certificate must, if asked cer or a relevant auditor to produce the for inspection, produce the copy for the relevant auditor's inspection, unless the s a reasonable excuse.	2 3 4 5 6 7		
	Maximum penalty—1	00 penalty units.	8		
(3)		5) apply to a person (the <i>receiver</i>) who e biosecurity certificate for use by the	9 10 11		
(4)		during the required period for the ertificate under the receiver's control.	12 13		
	Maximum penalty—2	200 penalty units.	14		
(5)	must, if asked by a certificate for inspec	period for the certificate, the receiver an authorised officer to produce the ction, produce the certificate for the inspection, unless the receiver has a	15 16 17 18 19		
	Maximum penalty—1	00 penalty units.	20		
(6)	In this section—		21		
	<i>relevant auditor</i> , in relation to the production of a biosecurity certificate, means an auditor who is conducting an audit that is authorised under this Act and to which the certificate is relevant.				
	<i>required period</i> , for means—	a certificate mentioned in this section,	26 27		
		is created for the purposes of its use in , the longer of the following periods—	28 29		
	(i) the period created;	of 1 year starting when the certificate is	30 31		

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(b)	(ii) the period starting when the certificate is created and ending when the first audit of the certificate, authorised under this Act, happens; or otherwise—the period of 5 years starting when the certificate is created.	1 2 3 4 5
Chapter 1	6 Auditors and auditing	6
Part 1	Auditors	7
Division 1	Functions and approval of auditors	8
Subdivision	1 Functions	9
442 Auditor's	s functions	10
The	functions of an auditor are as follows—	11
(a)	to advise the chief executive about the capacity of persons applying to enter into compliance agreements to comply with the agreements;	12 13 14
(b)	to conduct audits of the businesses of the other parties to compliance agreements;	15 16
(c)	to conduct audits of applicants' ICA systems, or proposed ICA systems, relevant to applications for grants of accreditation under chapter 15;	17 18 19
(d)	to conduct audits of accredited certifiers' activities as accredited certifiers;	20 21
(e)	to prepare, under sections 471 to 474, reports of audits conducted by the auditor;	22 23

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		(f)	to give the chief executive information requested by the chief executive about audits conducted by the auditor;	1 2
		(g)	any other function prescribed under a regulation about auditing in relation to compliance agreements or accreditation.	3 4 5
Sub	divis	ion	2 Approval of inspector or authorised person as auditor	6 7
443			tion of subdivision limited to authorised officers ed by chief executive	8
	(1)	was	subdivision applies to an inspector only if the inspector appointed by the chief executive under chapter 10, part 1, sion 1.	10 11 12
	(2)	auth	subdivision applies to an authorised person only if the orised person was appointed by the chief executive under oter 10, part 1, division 2.	13 14 15
444	Ар	prova	al of inspectors as auditors	16
			nspector is an auditor subject to any conditions, including tations—	17 18
		(a)	included in the inspector's instrument of appointment as an inspector; or	19 20
		(b)	as advised to the inspector from time to time by the chief executive.	21 22
445	Ар	prova	al of authorised persons as auditors	23
	(1)	An a	authorised person is an auditor if—	24
		(a)	the authorised person's approval as an auditor is provided for in the authorised person's instrument of appointment or in any advice given to the authorised	25 26 27

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			person by the chief executive at any time after appointment; and	1 2
		(b)	the chief executive has not withdrawn the approval by advice given to the authorised person.	3 4
	(2)		authorised person's approval as an auditor is subject to any litions, including limitations—	5 6
		(a)	included in the authorised person's instrument of appointment as an authorised person; or	7 8
		(b)	as advised to the authorised person from time to time by the chief executive.	9 10
Sub	divis	sion	3 Approval as auditor by application	11
446	Ар	plicat	tion for approval as auditor	12
	(1)		ndividual may apply to the chief executive for an approval auditor.	13 14
	(2)	The	application must comply with section 460.	15
447	Со	nside	eration of application	16
			chief executive must consider the application and decide rant, or refuse to grant, the application.	17 18
448	Cri	teria	for granting application	19
			chief executive may grant the application only if satisfied applicant—	20 21
		(a)	has the necessary expertise or experience to perform the functions of an auditor; and	22 23
		(b)	is a suitable person to be an auditor.	24

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449	Inq	uiry about application	1
	(1)	Before deciding the application, the chief executive—	2
		(a) may make inquiries to decide the suitability of the applicant to be an auditor; and	3 4
		(b) may, by notice given to the applicant, require the applicant to give the chief executive within the reasonable period of at least 30 days stated in the notice, further information or a document the chief executive reasonably requires to decide the application.	5 6 7 8 9
	(2)	The applicant is taken to have withdrawn the application if, within the stated period, the applicant does not comply with a requirement under subsection (1)(b).	10 11 12
	(3)	A notice under subsection (1)(b) must be given to the applicant within 30 days after the chief executive receives the application.	13 14 15
	(4)	The information or document under subsection (1)(b) must, if the notice requires, be verified by statutory declaration.	16 17
450	Su	itability of person to be an auditor	18
		In deciding whether the applicant is a suitable person to be an auditor, the chief executive may have regard to—	19 20
		(a) whether the applicant has been refused an approval or other authority as an auditor under this Act or a corresponding law; or	21 22 23
		(b) whether the applicant held an approval or other authority as an auditor under this Act or a corresponding law that was suspended or cancelled; or	24 25 26
		(c) another matter the chief executive considers relevant to the person's ability to perform the functions of an auditor.	27 28 29

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 If the chief executive decides to grant the application, the chief executive must issue the approval to the applicant. If the chief executive decides to refuse to grant the application, or to impose conditions on the approval under 	2 3 4 5 6 7 8
· · · · · · · · · · · · · · · · · · ·	5 6 7
section 454(1)(b), the chief executive must as soon as practicable give the applicant an information notice for the decision.	
452 Failure to decide application	9
(1) Subject to subsections (2) and (3), if the chief executive fails to decide the application within 30 days after its receipt, the failure is taken to be a decision by the chief executive to refuse to grant the application.	10 11 12 13
(2) Subsection (3) applies if—	14
(a) a person has made an application for an approval; and	15
(b) the chief executive has, under section 449(1)(b), required the applicant to give the chief executive further information or a document.	16 17 18
(3) The chief executive is taken to have refused to grant the application if the chief executive does not decide the application within 30 days after the chief executive receives the further information or document.	19 20 21 22
(4) If the application is taken to be refused under this section, the applicant is entitled to be given an information notice by the chief executive for the decision.	23 24 25

Division 2		2	Term and conditions of approval	1
453	Tei	An susp	approval approval remains in force, unless sooner cancelled or bended, for the term of not more than 3 years decided by whief executive and stated in the approval.	2 3 4 5
454	Со	nditio	ons of approval	6
	(1)	An a	auditor's approval is subject to the following conditions—	7
		(a)	the auditor must give the chief executive notice of any direct or indirect financial or other interest the auditor has in the following that could conflict with the proper performance of the auditor's functions—	8 9 10 11
			(i) the business of the other party to a compliance agreement;	12 13
			(ii) the business of an accredited certifier who participates in the ICA scheme;	14 15
		(b)	other reasonable conditions the chief executive considers appropriate for the proper conduct of an audit and that are stated in the approval or of which the auditor is notified under subsection (3).	16 17 18 19
	(2)		otice under subsection (1)(a) must be given to the chief cutive immediately after the auditor becomes aware of the rest.	20 21 22
	(3)	A co	ondition may be imposed under subsection (1)(b)—	23
		(a)	when the approval is issued or renewed; or	24
		(b)	at another time if the chief executive considers it necessary to impose the condition to ensure an audit under this Act is conducted appropriately.	25 26 27
	(4)		ne chief executive decides to impose conditions on the coval under subsection (3)(b), the chief executive must as	28

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		soon as practicable give the auditor an information notice for the decision.	1 2
455	Au	ditor to comply with conditions of approval	3
	(1)	An auditor must not contravene a condition of the auditor's approval unless the auditor has a reasonable excuse.	4 5
		Maximum penalty—100 penalty units.	6
	(2)	The penalty under subsection (1) may be imposed whether or not the approval is suspended or cancelled because of the contravention.	7 8 9
Divi	sion	3 Renewal of approvals	10
456	Ар	plication for renewal	11
	(1)	An auditor may apply to the chief executive for renewal of the auditor's approval.	12 13
	(2)	The application must—	14
		(a) be made within 60 days before the term of the approval ends; and	15 16
		(b) comply with section 460.	17
	(3)	The chief executive must consider the application and decide to renew, or refuse to renew, the approval.	18 19
	(4)	In deciding the application, the chief executive may have regard to the matters to which the chief executive may have regard in deciding whether an applicant for an approval is a suitable person to be an auditor.	20 21 22 23
	(5)	If the chief executive decides to refuse to renew the approval, or to impose conditions on the approval under section 454(1)(b), the chief executive must as soon as practicable give the auditor an information notice for the decision.	24 25 26 27

	(6)	An approval may be renewed by issuing another approval to replace it.	1 2
457	Inq	uiry about application	3
	(1)	Before deciding an application under section 456, the chief executive may, by notice given to the applicant, require the applicant to give the chief executive within the reasonable period of at least 30 days stated in the notice, further information or a document the chief executive reasonably requires to decide the application.	4 5 6 7 8 9
	(2)	The applicant is taken to have withdrawn the application if, within the stated period, the applicant does not comply with the requirement.	10 11 12
	(3)	A notice under subsection (1) must be given to the applicant within 30 days after the chief executive receives the application.	13 14 15
	(4)	The information or document under subsection (1) must, if the notice requires, be verified by statutory declaration.	16 17
458	Fai	lure to decide application	18
	(1)	Subject to subsections (2) and (3), if the chief executive fails to decide the application within 30 days after its receipt, the failure is taken to be a decision by the chief executive to refuse to grant the application.	19 20 21 22
	(2)	Subsection (3) applies if—	23
		(a) an auditor has made an application for renewal of the auditor's approval; and	24 25
		(b) the chief executive has, under section 457(1), required the auditor to give the chief executive further information or a document.	26 27 28
	(3)	The chief executive is taken to have refused to grant the application if the chief executive does not decide the	29 30

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		application within 30 days after the chief executive receives the further information or document.	1 2
	(4)	If the application is taken to be refused under this section, the	3
		auditor is entitled to be given an information notice by the	4
		chief executive for the decision.	5
459	Ар	proval continues pending decision about renewal	6
	(1)	If an auditor applies for renewal of an approval under section	7
		456, the approval is taken to continue in force from the day it	8
		would, apart from this section, have ended until the application is decided or, under this part, taken to have been	9 10
		decided or is taken to have been withdrawn.	11
	(2)	However, if the chief executive decides to refuse to renew the	12
		approval, or is taken to refuse to renew the approval, the	13
		approval continues in force until the information notice for the decision is given to the applicant.	14 15
	(3)	Subsection (1) does not apply if the approval is earlier	16
	()	suspended or cancelled.	17
Divi	sion	4 General provisions	18
460	Ар	plications—general	19
	(1)	This section applies to an application for—	20
		(a) an approval as an auditor under section 446; or	21
		(b) renewal of an approval under section 456.	22
	(2)	The application must—	23
		(a) be in the approved form; and	24
		(b) be accompanied by the fee prescribed under a regulation.	25 26
	(3)	The approved form of an application mentioned in subsection (1)(a) must make provision for stating details of the	27 28

		applicant's direct or indirect financial or other interests, if any, in the following that could conflict with the proper performance of an auditor's functions—	1 2 3
		(a) the business of the other party to a compliance agreement;	4 5
		(b) the business of an accredited certifier who participates in the ICA scheme.	6 7
461	Fo	rm of approval	8
		An approval must—	9
		(a) be in the approved form; and	10
		(b) state the following particulars—	11
		(i) the auditor's name and contact details;	12
		(ii) the conditions of the approval imposed under section 454(1)(b);	13 14
		(iii) the term of the approval.	15
462	Re	gister	16
	(1)	The chief executive must keep a register of auditors.	17
	(2)	The register must contain the following particulars for each auditor—	18 19
		(a) the auditor's name and contact details;	20
		(b) the conditions of the approval imposed under section 454(1)(b);	21 22
		(c) the term of the approval.	23
	(3)	The register may be kept in the form, including electronic form, the chief executive considers appropriate.	24 25
	(4)	The chief executive must publish the register on the department's website	26

[s	463
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Part 2	2	Auditing	1
Divisi	on 1	Preliminary	2
463	Purp	pose of pt 2	3
	,	The purpose of this part is to provide for—	4
	(5 6
	(` '	7 8
	((c) reporting the results of audits.	9
Divisi	on 2	Auditing for compliance agreements	10 11
		it of applicant's business for entering into pliance agreement	12 13
(This section applies to a person applying to enter into a compliance agreement.	14 15
(The chief executive must audit the applicant's business to ensure that—	16 17
		• • •	18 19 20 21
	((b) the applicant can comply with the requirements of the compliance agreement.	22 23

[s 465]	
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465	Со	mpliance audits	1
	(1)	The other party to a compliance agreement must, unless the other party has a reasonable excuse, have a compliance audit of the other party's business conducted—	2 3 4
		(a) either—	5
		(i) within 6 months after the other party enters into the compliance agreement; and	6 7
		(ii) after the first compliance audit mentioned in paragraph (a)(i), at intervals of no more than 6 months; or	8 9 10
		(b) at the intervals stated in the compliance agreement.	11
		Maximum penalty—100 penalty units.	12
	(2)	The chief executive may, in writing, require the other party to a compliance agreement to have an additional compliance audit of the other party's business conducted within a stated reasonable period after a compliance audit if a noncompliance with the compliance agreement was identified at the compliance audit.	13 14 15 16 17 18
	(3)	The other party to the compliance agreement must comply with the requirement under subsection (2) unless the other party has a reasonable excuse.	19 20 21
		Maximum penalty—100 penalty units.	22
466	Ch	eck audit	23
		The chief executive may decide to conduct a check audit of the business of the other party to a compliance agreement if the chief executive considers it appropriate to conduct the audit.	24 25 26 27
467	No	nconformance audit	28
	(1)	This section applies if—	29

		(a)	the chief executive receives under section 472, in a period of 1 year, at least 3 audit reports in relation to audits of the business of the other party to a compliance agreement; and	2
		(b)	each report shows the other party has not remedied a particular noncompliance in relation to the business.	5 6
	(2)	audi	chief executive may decide to conduct a nonconformance it of the business if the chief executive considers it ropriate to conduct the audit.	
	(3)	The	nonconformance audit may be conducted by an auditor-	10
		(a)	who is an employee of the department; or	11
		(b)	decided by the chief executive.	12
	(4)	none	chief executive may recover the cost of conducting the conformance audit as a debt payable by the other party to State.	
Divi	sion	3	Auditing for accreditation	16
168	Со	mplia	ance audits	17
	(1)	a rea	accredited certifier must, unless the accredited certifier has asonable excuse, have a compliance audit of the accredited ifier's activities as an accredited certifier conducted—	
		(a)	either—	21
			(i) within 6 months after the accredited certifier is granted accreditation; and	22 23
			(ii) after the first compliance audit mentioned in paragraph (a), at the intervals required under the accreditation conditions for the accreditation; or	
		(b)	at the intervals stated in the compliance agreement.	27

	(2)	The chief executive may, in writing, require the accredited certifier to have an additional compliance audit of the accredited certifier's activities conducted within a stated reasonable period after a compliance audit if a noncompliance with the accreditation was identified at the compliance audit.	1 2 3 4 5
	(3)	The accredited certifier must comply with the requirement under subsection (2) unless the accredited certifier has a reasonable excuse.	6 7 8
		Maximum penalty—100 penalty units.	9
469	Ch	eck audit	10
		The chief executive may decide to conduct a check audit of the accredited certifier's activities as an accredited certifier if the chief executive considers it appropriate to conduct the audit.	11 12 13 14
470	No	nconformance audit	15
	(1)	This section applies if—	16
		(a) the chief executive receives under section 474, in a period of 1 year, at least 3 audit reports in relation to audits of an accredited certifier's activities as an accredited certifier; and	17 18 19 20
		(b) each report shows the accredited certifier has not remedied a particular noncompliance in relation to the accredited certifier's activities.	21 22 23
	(2)	The chief executive may decide to conduct a nonconformance audit of the accredited certifier's activities if the chief executive considers it appropriate to conduct the audit.	24 25 26
	(3)	The nonconformance audit may be conducted by an auditor—	27
		(a) who is an employee of the department; or	28
		(b) decided by the chief executive.	29

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	(4)	nonc	chief executive may recover the cost of conducting the conformance audit as a debt payable by the accredited fier to the State.	1 2 3
Part	3		Auditors' reports and responsibilities	4 5
Divis	ion	1	Compliance agreement reports	6
1 71		oort a	about audit for entering into compliance ent	7 8
	(1)	the bagre	auditor must, within 14 days after completing an audit of business of a person applying to enter into a compliance ement, give a report about the audit to the following ss the auditor has a reasonable excuse—	9 10 11 12
		(a)	the applicant;	13
		(b)	the chief executive.	14
		Max	imum penalty—100 penalty units.	15
	(2)	The	report must include all of the following information—	16
		(a)	the auditor's name;	17
		(b)	the days the audit started and ended, and the time spent conducting the audit;	18 19
		(c)	the address of, or other information sufficient to identify, the place at which the audit was conducted;	20 21
		(d)	details of the activities audited;	22
		(e)	whether, in the auditor's opinion, the applicant has or has not implemented procedures for the applicant's business that provide a way for preventing or managing	23 24 25

		exposure to all biosecurity risks relating to the biosecurity risk matter for the business;	1 2
	(f)	the reasons that the auditor considers the applicant has or has not implemented procedures for the applicant's business that provide a way for preventing or managing exposure to all biosecurity risks relating to the biosecurity risk matter for the business;	3 4 5 6 7
	(g)	whether, in the auditor's opinion, the applicant has or does not have the capacity to comply with the requirements of the compliance agreement;	8 9 10
	(h)	the reasons that the auditor considers the applicant has or does not have the capacity to comply with the requirements of the compliance agreement;	11 12 13
	(i)	other information prescribed under a regulation.	14
	eck au	udit	15 16 17
	the o	other party to a compliance agreement, give a report about audit to the following unless the auditor has a reasonable	18 19 20 21
	(a)	the other party;	22
	(b)	the chief executive.	23
	Max	imum penalty—100 penalty units.	24
(2)	The 1	report must include all of the following information—	25
	(a)	the auditor's name;	26
	(b)	the days the audit started and ended, and the time spent conducting the audit;	27 28
	(c)	the address of, or other information sufficient to identify, the place at which the audit was conducted;	29 30
	(d)	details of the activities audited;	31
	(1)	(g) (h) (i) Report a check at (1) An compathe of the a excu (a) (b) Max (2) The if (a) (b) (c)	biosecurity risk matter for the business; (f) the reasons that the auditor considers the applicant has or has not implemented procedures for the applicant's business that provide a way for preventing or managing exposure to all biosecurity risks relating to the biosecurity risk matter for the business; (g) whether, in the auditor's opinion, the applicant has or does not have the capacity to comply with the requirements of the compliance agreement; (h) the reasons that the auditor considers the applicant has or does not have the capacity to comply with the requirements of the compliance agreement; (i) other information prescribed under a regulation. Report about audit for compliance, nonconformance or check audit (1) An auditor must, within 14 days after completing a compliance, nonconformance or check audit of the business of the other party to a compliance agreement, give a report about the audit to the following unless the auditor has a reasonable excuse— (a) the other party; (b) the chief executive. Maximum penalty—100 penalty units. (2) The report must include all of the following information— (a) the auditor's name; (b) the days the audit started and ended, and the time spent conducting the audit; (c) the address of, or other information sufficient to identify, the place at which the audit was conducted;

		(e)	whether, in the auditor's opinion, the business complies	1
		(0)	or does not comply with the compliance agreement;	2
		(f)	the reasons that the auditor considers the activities comply or do not comply with the compliance agreement;	3 4 5
		(g)	if the activities do not comply with the compliance agreement—details of action taken, or proposed to be taken, to remedy the noncompliance;	6 7 8
		(h)	whether, in the auditor's opinion—	9
			(i) an auditor needs to conduct a nonconformance audit of the business in relation to any noncompliance identified in the audit; or	10 11 12
			(ii) the frequency of compliance audits for the business should be changed, and if so, the reasons that the auditor considers the frequency should be changed;	13 14 15
		(i)	other information prescribed under a regulation.	16
Divi	sion	2	Accreditation reports	17
473	Re	port a	about audit for grant of accreditation	18
	(1)	the relev	auditor must, within 14 days after completing an audit of applicant's ICA systems, or proposed ICA systems, and to an application for a grant of accreditation, give a rt about the audit to the following unless the auditor has a brable excuse—	19 20 21 22 23
		(a)	the applicant;	24
		(b)	the chief executive.	25
		Max	imum penalty—100 penalty units.	26
	(2)		imum penalty—100 penalty units. report must include all of the following information—	26 27

	(b)	the days the audit started and ended, and the time spent conducting the audit;	1 2
	(c)	the address of, or other information sufficient to identify, the place at which the audit was conducted;	3 4
	(d)	details of the applicant's ICA systems, or proposed ICA systems, audited;	5 6
	(e)	whether, in the auditor's opinion, each ICA system or proposed ICA system satisfies the requirements of any operational procedure to which the system is directed;	7 8 9
	(f)	the reasons that the auditor considers each ICA system or proposed ICA system satisfies or does not satisfy the requirements of any operational procedure to which the system is directed;	10 11 12 13
	(g)	other information prescribed under a regulation.	14
che	eck a	udit	16
(1)	An com certi abou	auditor must, within 14 days after completing a pliance, nonconformance or check audit of an accredited fier's activities as an accredited certifier, give a report at the audit to the following unless the auditor has a onable excuse—	17 18 19 20 21
(1)	An com certi abou	auditor must, within 14 days after completing a pliance, nonconformance or check audit of an accredited fier's activities as an accredited certifier, give a report at the audit to the following unless the auditor has a	17 18 19 20
(1)	An com certi abou reaso	auditor must, within 14 days after completing a pliance, nonconformance or check audit of an accredited fier's activities as an accredited certifier, give a report at the audit to the following unless the auditor has a onable excuse—	17 18 19 20 21
(1)	An com certi abou rease (a) (b)	auditor must, within 14 days after completing a pliance, nonconformance or check audit of an accredited fier's activities as an accredited certifier, give a report at the audit to the following unless the auditor has a onable excuse— the accredited certifier;	17 18 19 20 21 22
	An common certification reason (a) (b) Max	auditor must, within 14 days after completing a pliance, nonconformance or check audit of an accredited fier's activities as an accredited certifier, give a report at the audit to the following unless the auditor has a onable excuse— the accredited certifier; the chief executive.	17 18 19 20 21 22 23
	An common certification reason (a) (b) Max	auditor must, within 14 days after completing a pliance, nonconformance or check audit of an accredited fier's activities as an accredited certifier, give a report at the audit to the following unless the auditor has a onable excuse— the accredited certifier; the chief executive. timum penalty—100 penalty units.	17 18 19 20 21 22 23 24
(1)	An com certi abou rease (a) (b) Max The	auditor must, within 14 days after completing a pliance, nonconformance or check audit of an accredited fier's activities as an accredited certifier, give a report at the audit to the following unless the auditor has a conable excuse— the accredited certifier; the chief executive. cimum penalty—100 penalty units. report must include all of the following information—	17 18 19 20 21 22 23 24 25
	An com certi abou rease (a) (b) Max The (a)	auditor must, within 14 days after completing a pliance, nonconformance or check audit of an accredited fier's activities as an accredited certifier, give a report at the audit to the following unless the auditor has a conable excuse— the accredited certifier; the chief executive. timum penalty—100 penalty units. report must include all of the following information— the auditor's name; the days the audit started and ended, and the time spent	177 188 199 200 211 222 233 244 255 260 277

(e)	whether, in the auditor's opinion, the activities comply or do not comply with the accreditation;	1 2
(f)	the reasons that the auditor considers the activities comply or do not comply with the accreditation;	3 4
(g)	if the activities do not comply with the accreditation—details of action taken, or proposed to be taken, to remedy the noncompliance;	5 6 7
(h)	if the accredited certifier participates in the ICA scheme—	8 9
	(i) whether, in the auditor's opinion, each of the accredited certifier's ICA systems satisfies the requirements of any operational procedure to which the system is directed; and	10 11 12 13
	(ii) the reasons that the auditor considers each of the accredited certifier's ICA systems satisfies or does not satisfy the requirements of any operational procedure to which the system is directed;	14 15 16 17
(i)	whether, in the auditor's opinion—	18
	(i) an auditor needs to conduct a nonconformance audit of the activities in relation to any noncompliance identified in the audit; or	19 20 21
	(ii) the frequency of compliance audits for the activities should be changed, and if so, the reasons that the auditor considers the frequency should be changed;	22 23 24 25
(j)	other information prescribed under a regulation.	26
Division 3	Responsibilities	27
475 Auditor's	s responsibility to inform chief executive	28
(1) This nonc	section applies if, in conducting a compliance, onformance or check audit of the business of the other	29 30

		party to a compliance agreement or of an accredited certifier's activities as an accredited certifier, an auditor forms a reasonable belief that—	1 2 3
		(a) a person has contravened, or is contravening, this Act; and	4 5
		(b) the contravention poses an imminent and serious biosecurity risk.	6 7
	(2)	The auditor must give details of the facts and circumstances giving rise to the belief to the chief executive.	8 9
	(3)	The auditor must give the details to the chief executive as soon as practicable, and in any case not more than 24 hours, after forming the belief.	10 11 12
		Maximum penalty—500 penalty units.	13
	(4)	If the auditor complies with subsection (3) by giving the chief executive the details orally, the auditor must, within 24 hours after giving the details orally, give the chief executive notice of the details.	14 15 16 17
		Maximum penalty—500 penalty units.	18
3 4	. 4		
Part	4	Offences about auditing	19
76	Obs	structing auditor	20
	(1)	A person must not obstruct an auditor in the conduct of an audit, unless the person has a reasonable excuse.	21 22
		Maximum penalty—100 penalty units.	23
	(2)	If a person has obstructed an auditor and the auditor decides to proceed with the conduct of the audit, the auditor must warn the person that—	24 25 26
		(a) it is an offence to obstruct the auditor unless the person has a reasonable excuse; and	27 28

Chapter	17 Amendment,	suspension an	d cancellation	provisions for	particular	authorities
Part 1 Ir	nterpretation					

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	(b)	the auditor obstruction.	considers	the	person's	conduct	an	1 2
477 I	-	onating audito			.1:4			3
		erson must not i						4 5
Chap	oter 1	7 Ame	endmer	nt, s	susper	nsion		6
•		and	cancel	lati	on pro	visior	าร	7
		101 þ	oarticul	ai c	autiioi	ILIES		8
Part 1		Inter	pretatio	n				9
478 I	Definitio	on						10
	In th	nis chapter—						11
	rele	vant authority	means—					12
	(a)	a prohibited n	natter permi	t; or				13
	(b)	a restricted m	atter permit;	or				14
	(c)	an accreditati	on; or					15
	(d)	an auditor's a	pproval.					16

[s 479]

Part 2		Amending conditions of relevant authority on application	1 2 3
479		plication by holder of relevant authority to amend	4 5
	(1)	The holder of a relevant authority may apply to the chief executive to amend the conditions of the authority.	6 7
	(2)	The application must—	8
		(a) be in the approved form; and	9
		(b) be accompanied by the fee prescribed under a regulation.	10 11
	(3)	However, if the relevant authority is a prohibited matter or restricted matter permit, the chief executive may waive payment of the fee if the chief executive is satisfied of the matters mentioned in section 214(6)(a) to (c).	12 13 14 15
	(4)	The chief executive must consider the application and decide to amend, or refuse to amend, the conditions of the authority.	16 17
	(5)	If the chief executive decides to refuse to amend the conditions of the authority, the chief executive must as soon as practicable give the applicant an information notice for the decision.	18 19 20 21
	(6)	If the chief executive decides to amend the conditions of the authority, the chief executive must as soon as practicable issue to the applicant another relevant authority showing the amendment.	22 23 24 25
480	Inq	uiry about application	26
	(1)	Before deciding the application, the chief executive may, by notice given to the applicant, require the applicant to give the chief executive within the reasonable period of at least 30 days stated in the notice, further information or a document	27 28 29 30

15 40 I	ſs	481	
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		the chief executive reasonably requires to decide the application.	1 2
	(2)	The applicant is taken to have withdrawn the application if, within the stated period, the applicant does not comply with the requirement.	3 4 5
	(3)	A notice under subsection (1) must be given to the applicant within 30 days after the chief executive receives the application.	6 7 8
	(4)	The information or document under subsection (1) must, if the notice requires, be verified by statutory declaration.	9 10
481	Fai	lure to decide application	11
	(1)	Subject to subsections (2) and (3), if the chief executive fails to decide the application within 30 days after its receipt, the failure is taken to be a decision by the chief executive to refuse to amend the relevant authority.	12 13 14 15
	(2)	Subsection (3) applies if—	16
		(a) the holder of a relevant authority has made an application to amend the conditions of the authority; and	17 18
		(b) the chief executive has, under this part, required the applicant to give the chief executive further information or a document.	19 20 21
	(3)	The chief executive is taken to have refused to amend the authority if the chief executive does not decide the application within 30 days after the chief executive receives the further information or document verified, if required, by statutory declaration.	22 23 24 25 26
	(4)	If the application is taken to be refused under this section, the applicant is entitled to be given an information notice by the chief executive for the decision.	27 28 29

[s 482]

Part 3		Cancellation, suspension and amendment by chief executive			
482	Ca	ncella	ation and suspension	3	
	(1)		n of the following is a ground for cancelling or suspending evant authority—	4 5	
		(a)	the authority was obtained by materially incorrect or misleading information or documents or by a mistake;	6 7	
		(b)	the holder of the authority has not paid a fee or other amount payable to the chief executive in relation to the authority;	8 9 10	
		(c)	the holder of the authority has contravened a condition of the authority, whether the condition is included in the authority or is otherwise imposed under this Act;	11 12 13	
		(d)	the holder of the authority has committed—	14	
			(i) if the authority is a prohibited matter or restricted matter permit—a relevant biosecurity offence; or	15 16	
			(ii) if the authority is an accreditation—a relevant accreditation offence;	17 18	
		(e)	if the authority is a prohibited matter or restricted matter permit or an accreditation—the chief executive becomes aware that the holder of the authority held a similar authority, however called, in another jurisdiction within the last 2 years and that authority was cancelled;	19 20 21 22 23	
		(f)	if the authority is an accreditation—the chief executive becomes aware that a circumstance in which a biosecurity certificate may be given under the accreditation is inconsistent with a legal requirement because the legal requirement, or the circumstance, has changed since the accreditation was originally granted;	24 25 26 27 28 29	
			Example of a ground for paragraph (f)—	30	
			A person conducting a business is accredited to give biosecurity certificates for tomatoes grown and packed at the person's	31 32	

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		business premises. Under a corresponding law, Western Australia will accept tomatoes from Queensland only if the tomatoes come from a place more than 100km from an area where melon thrips have been detected. The chief executive becomes aware that melon thrips have been detected 50km from the business premises.	1 2 3 4 5 6
	(g)	if the authority is an auditor's approval—	7
		(i) the auditor is not, or is no longer, a suitable person to be an auditor; or	8 9
		(ii) the auditor does not have the necessary expertise or experience to perform the auditor's functions; or	10 11
		(iii) the audits conducted by the auditor have not been conducted honestly, fairly or diligently.	12 13
(2)	(1)(f matt	forming a belief that the ground mentioned in subsection $f(i)$ exists, the chief executive may have regard to the ters to which the chief executive may have regard in ding whether the person is a suitable person to be an tor.	14 15 16 17 18
(3)	In th	nis section—	19
	restr hold	<i>ler</i> , of a relevant authority that is a prohibited matter or ricted matter permit or an accreditation, includes, if the ler is a corporation, a related entity of the holder under the porations Act, section 9.	20 21 22 23
	_	<i>l requirement</i> means a requirement under this Act, an regovernmental agreement or a corresponding law to this	24 25 26
Am	endr	ment of relevant authority	27
	ame	the chief executive believes a relevant authority should be inded, the chief executive may amend the authority under part.	28 29 30

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484	Cancellation, suspension or amendment by chief executive—show cause notice					
	(1)	If the chief executive believes a ground exists to cancel or suspend a relevant authority (the <i>proposed action</i>), or if the chief executive proposes to amend a relevant authority (also the <i>proposed action</i>), the chief executive must give the holder of the authority notice under this section (a <i>show cause notice</i>).				
	(2)	The show cause notice must state each of the following—		9		
		(a)	the proposed action;	10		
		(b)	the ground for the proposed action;	11		
		(c)	an outline of the facts and circumstances forming the basis for the ground;	12 13		
		(d)	if the proposed action is to suspend the authority—the proposed suspension period;	14 15		
		(e)	if the proposed action is to amend the authority—the proposed amendment;	16 17		
		(f)	that the holder may, within a stated period (the <i>show cause period</i>), make written representations to the chief executive to show why the proposed action should not be taken.	18 19 20 21		
	(3)		show cause period must end at least 28 days after the er is given the show cause notice.	22 23		
485	Re	Representations about show cause notice				
	(1)	The holder of the relevant authority may make written representations about the show cause notice to the chief executive in the show cause period.				
	(2)		chief executive must consider all representations (the <i>pted representations</i>) made under subsection (1).	28 29		

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Fnc	ding show cause process without further action	1
	-	1
	If, after considering the accepted representations, the chief executive no longer believes a ground exists to take the	2 3
	proposed action, the chief executive—	4
	(a) must take no further action about the show cause notice; and	5 6
	(b) must give the holder of the relevant authority notice that no further action is to be taken about the show cause notice.	7 8 9
Car	ncellation, suspension or amendment	10
(1)	This section applies if—	11
	(a) there are no accepted representations for the show cause notice; or	12 13
	(b) after considering the accepted representations for the show cause notice, the chief executive—	14 15
	(i) still believes a ground exists to cancel, suspend or amend the relevant authority; and	16 17
	(ii) believes a cancellation, suspension or amendment of the relevant authority is warranted.	18 19
(2)	The chief executive may—	20
	(a) if the proposed action was to cancel the authority—cancel the authority, suspend the authority for a period or amend the authority; or	21 22 23
	(b) if the proposed action was to suspend the authority—suspend the authority for no longer than the proposed suspension period or amend the authority; or	24 25 26
	(c) if the proposed action was to amend the authority—amend the authority.	27 28
(3)	If the chief executive acts under subsection (2), the chief executive must as soon as practicable give an information notice for the decision to the holder of the relevant authority.	29 30 31

(4)	The	decis	ion takes effect on the later of the following—	1
	(a)	the o	day the information notice is given to the holder;	2
	(b)	the	day stated in the information notice for that purpose.	3
lmr	nedia	ite si	uspension of relevant authority	4
(1)			of executive may suspend a relevant authority ely if the chief executive believes—	5 6
	(a)	a gr	ound exists to cancel or suspend the authority; and	7
	(b)		s necessary to suspend the authority immediately nuse—	8 9
		(i)	for a prohibited matter or restricted matter permit—there would be an immediate and serious risk to a biosecurity consideration if the holder of the permit were to continue to deal with prohibited matter or restricted matter; or	10 11 12 13 14
		(ii)	for an accreditation—there would be an immediate and serious risk to a biosecurity consideration, or to the trade in a particular commodity, if the holder of the accreditation were to continue to give biosecurity certificates; or	15 16 17 18 19
			Example of a circumstance where the chief executive may immediately suspend an accreditation under subparagraph (ii)—	20 21 22
			A person conducting a business is accredited to certify the post-harvest treatment of stonefruit with an agricultural chemical in a way consistent with an operational procedure under the ICA scheme. The chief executive becomes aware that the Australian Pesticides and Veterinary Medicines Authority subsequently makes the use of the chemical unlawful due to the risks the chemical poses to human health. The chief executive may suspend the person's accreditation immediately to avoid potential harm to human health.	23 24 25 26 27 28 29 30 31 32
		(iii)	for an auditor's approval—there would be an immediate and serious risk to a biosecurity	33 34

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			consideration if the holder of the approval were to continue to conduct audits.	1 2	
(2)	The suspension—				
	(a)	can be effected only by the chief executive giving an information notice for the decision to the holder, together with a show cause notice; and			
	(b)	operates immediately the notices are given to the holder; and			
	(c)	continues to operate until the earliest of the following happens—		9 10	
		(i)	the chief executive cancels the remaining period of suspension;	11 12	
		(ii)	the show cause notice is finally dealt with;	13	
		(iii)	56 days have passed since the notices were given to the holder.	14 15	
(3)	Subsection (4) applies if—				
	(a)	a sus	spension under this section stops because—	17	
		(i)	the chief executive cancels the remaining period of suspension; or	18 19	
		(ii)	the show cause notice is finally dealt with by a decision being made not to cancel or suspend the relevant authority; or	20 21 22	
		(iii)	56 days have passed since the notices mentioned in subsection (2)(a) were given to the holder; and	23 24	
	(b)	the holder has returned the relevant authority to the chief executive as required under section 491.		25 26	
(4)	The chief executive must as soon as practicable give the relevant authority to the holder.				

489		Amendment of relevant authority without show cause notice—minor amendment					
	(1)	The procedures otherwise required to be followed under this chapter for the amendment of a relevant authority are not required to be followed if—					
		(a) the chief executive proposes to amend the relevant authority only—	6 7				
		(i) for a formal or clerical reason; or	8				
		(ii) in another way that does not adversely affect the interests of the holder of the authority; or	9 10				
		(b) the holder of the relevant authority asks the chief executive to amend the authority other than by formal application under part 2 and the chief executive proposes to give effect to the request.	11 12 13 14				
	(2)	The chief executive may amend the relevant authority by notice given to the holder.	15 16				
490		ncellation of relevant authority without show cause tice	17 18				
	(1)	The procedures otherwise required to be followed under this chapter for the cancellation of a relevant authority are not required to be followed if the holder of the relevant authority asks the chief executive to cancel the authority and the chief executive proposes to give effect to the request.	19 20 21 22 23				
	(2)	The chief executive may cancel the relevant authority by notice given to the holder.	24 25				
491		turn of cancelled, suspended or amended relevant	26 27				
	(1)	This section applies if the chief executive cancels, suspends or amends a relevant authority under this chapter.	28 29				
	(2)	The chief executive may, by notice given to the holder of the authority, require the holder to return the document	30 31				

	evidencing the authority to the chief executive within 14 days, or a later stated time.	1 2
(3)	The holder must comply with the notice, unless the holder has a reasonable excuse for not complying with it.	3 4
	Maximum penalty—40 penalty units.	5
(4)	If the document for a suspended relevant authority has been returned to the chief executive, the chief executive must return the document to the holder of the relevant authority at the end of the suspension period.	6 7 8 9
(5)	If the document for an amended relevant authority has been returned to the chief executive, the chief executive must return the document to the holder of the relevant authority after amending it.	10 11 12 13
(6)	However, the amendment of a relevant authority does not depend on the document for the authority being returned to the chief executive by the holder of the authority or by the chief executive to the holder of the authority.	14 15 16 17
(7)	The chief executive is not required to return the document for a relevant authority that is cancelled.	18 19
Chapte	er 18 Miscellaneous	20
•		
	consistencies in scientific name or common name for evant biosecurity matter	21 22
(1)	This section applies if an authoritative document refers to relevant biosecurity matter by a scientific name or common name that varies in a minor way from the scientific name or common name given to the relevant biosecurity matter under this Act.	23 24 25 26 27
(2)	The relevant biosecurity matter mentioned in the authoritative document is taken to be the same relevant biosecurity matter under this Act.	28 29 30

	(3)	In th	nis section—	1	
		scie	authoritative document means a document, including a scientific journal, that lists the scientific name or common name of prohibited matter or restricted matter.		
		rele	vant biosecurity matter means any of the following—	5	
		(a)	prohibited matter;	6	
		(b)	restricted matter;	7	
		(c)	controlled biosecurity matter;	8	
		(d)	regulated biosecurity matter.	9	
493	Со	nfide	ntiality of information	10	
	(1)	This	s section applies to a person who is, or was—	11	
		(a)	the chief executive; or	12	
		(b)	a chief executive officer; or	13	
		(c)	an inspector; or	14	
		(d)	an authorised person; or	15	
		(e)	a director of an invasive animal board; or	16	
		(f)	a barrier fence employee; or	17	
		(g)	another person involved in administering this Act or a repealed Act, including, for example, an officer or employee of the department or an employee of a local government.	18 19 20 21	
	(2)	by tl	person must not disclose confidential information gained he person in administering or performing a function under Act or a repealed Act.	22 23 24	
		Max	timum penalty—50 penalty units.	25	
	(3)	How if—	vever, the person may disclose confidential information	26 27	
		(a)	the disclosure is for a purpose under this Act; or	28	

		(b)	bios	disclosure is for the purpose of minimising ecurity risks in the State or another State and the losure is to any of the following—	1 2 3
			(i)	the State;	4
			(ii)	a department;	5
			(iii)	an entity, established under an Act, that deals with matters relating to biosecurity;	6 7
			(iv)	a local government;	8
			(v)	the Commonwealth or another State, or an entity of the Commonwealth or another State; or	9 10
		(c)		disclosure is with the consent of the person to whom nformation relates; or	11 12
		(d)	the o	disclosure is otherwise required or permitted by law.	13
	(4)	In th	is sec	tion—	14
				ial information means information, other than on that is publicly available—	15 16
		(a)	abou	at a person's personal affairs or reputation; or	17
		(b)		would be likely to damage the commercial activities person to whom the information relates.	18 19
494	Pe	rsona	ıl info	ormation on register under this Act	20
	(1)			on applies to a register kept under this Act by any of ring (each an <i>administrator</i>)—	21 22
		(a)	the c	chief executive;	23
		(b)	a ch	ief executive officer of a local government;	24
		(c)	the c	chairperson of an invasive animal board.	25
	(2)	addr of the	ress or ne pers et out	inistrator is satisfied that the inclusion of a person's at the register would place at risk the personal safety son or another person, the person's address must not in the publicly available part of the register or in a formation from the register.	26 27 28 29 30

495	De	legati	n by chief executive	1		
	(1)	The chief executive may delegate the chief executive's functions and powers under this Act to an appropriately qualified public service employee.				
	(2)		ction (1) does not apply to the following functions and rs of the chief executive—	5 6		
		(a)	making an emergency prohibited matter declaration;	7		
		(b)	making a biosecurity emergency order;	8		
		(c)	making a movement control order;	9		
		(d)	acting under the authority of biosecurity zone regulatory provisions to provide for either or both of the following—	10 11 12		
			(i) the establishment of particular areas within a biosecurity zone;	13 14		
			(ii) the application, in relation to areas mentioned in subparagraph (i), or areas otherwise established under the biosecurity zone regulatory provisions, of lesser restrictions than would otherwise apply under the biosecurity zone regulatory provisions;	15 16 17 18 19		
		(e)	authorising a surveillance program or a prevention and control program.	20 21		
496	Pro	otectir	g officials from liability	22		
	(1)	· ·				
	(2)		osection (1) prevents a civil liability attaching to an al, the liability attaches instead to—	26 27		
		(a)	if the official is the chief executive officer of a local government, an authorised person appointed by the chief executive officer of a local government or a person acting under the direction of an authorised person appointed by the chief executive officer of a local government—the local government; or	28 29 30 31 32 33		

	(b)	otherwise—the State.	1
(3)	appo	this section, it does not matter what is the form of pintment or employment of a person who is a public ice officer or public service employee.	2 3 4
(4)	In th	nis section—	5
		liability includes liability for the payment of costs ared to be paid in a proceeding for an offence against this	6 7 8
	offic	cial means—	9
	(a)	the Minister; or	10
	(b)	the chief executive; or	11
	(c)	a chief executive officer; or	12
	(d)	an authorised officer; or	13
	(e)	a person acting under the direction of an authorised officer; or	14 15
	(f)	a director of an invasive animal board; or	16
	(g)	a barrier fence employee; or	17
	(h)	a person acting under the direction of a barrier fence employee; or	18 19
	(i)	a public service officer or public service employee, including a public service officer or public service employee acting as an auditor or accredited certifier under this Act.	20 21 22 23
Pu Ac		officials for Police Powers and Responsibilities	24 25
		following persons are declared to be public officials for Police Powers and Responsibilities Act 2000—	26 27
	(a)	the chief executive;	28
	(b)	a chief executive officer;	29
	(c)	an authorised officer	30

497

		(d)	a director of an invasive animal board;	1
		(e)	a barrier fence employee.	2
198	Lin	nitatio	on of review	3
	(1)	chiet instr	ess there is a determination by the Supreme Court that the f executive's decision to make a biosecurity response rument is affected by jurisdictional error, a relevant ter—	4 5 6 7
		(a)	is final and conclusive; and	8
		(b)	can not be challenged, appealed against, reviewed, quashed, set aside or called into question in another way, under the <i>Judicial Review Act 1991</i> or otherwise (whether by the Supreme Court, another court, a tribunal or another entity); and	9 10 11 12 13
		(c)	is not subject to any writ or order of the Supreme Court, another court, a tribunal or another entity on any ground.	14 15
	(2)	proc	nout limiting subsection (1), a person may not bring a seeding for an injunction, or for any writ, declaration or r order, to stop or otherwise restrain the performance of a want act.	16 17 18 19
	(3)		s section does not stop a person from bringing a seeding to recover damages for loss or damage caused	20 21 22
		(a)	a negligent act or omission in the performance of an act; or	23 24
		(b)	an unlawful act.	25
	(4)	dete	section (5) applies if the Supreme Court makes a rmination of jurisdictional error as mentioned in section (1).	26 27 28
	(5)	decide may	nout limiting what the court may take into account in ding whether to make an order, or the terms of any order it make, the court may take into account any of the owing—	29 30 31 32

	(a)	the ability of the court to assess the level of the biosecurity risk at which the biosecurity response instrument is directed;	1 2 3					
	(b)	the effect that an order of the court would have on preventing the impact on a biosecurity consideration of a biosecurity risk;	4 5 6					
	(c)	the urgency of the matter the subject of the biosecurity response instrument;	7 8					
	(d)	the desirability of the court delaying the issue of an order that would prevent implementation of the chief executive's decision for a period sufficient to allow the emergency nature of the circumstances to abate.	9 10 11 12					
(6)	In th	is section—	13					
	proh	ecurity response instrument means an emergency ibited matter declaration, a biosecurity emergency order movement control order.	14 15 16					
	decision includes—							
	(a)	conduct engaged in to make a decision; and	18					
	(b)	conduct related to making a decision; and	19					
	(c)	failure to make a decision.	20					
	purp	vant act means an act directed or authorised, or ortedly directed or authorised, under a biosecurity onse instrument as made or purportedly made.	21 22 23					
	relevant matter means—							
	(a)	the chief executive's decision to make a biosecurity response instrument; or	25 26					
	(b)	the making or purported making of a biosecurity response instrument; or	27 28					
	(c)	a biosecurity response instrument as made or purportedly made; or	29 30					

		(d)	the jact;	performance or purported performance of a relevant or	1 2
		(e)	an o	bligation to perform a relevant act.	3
499	Se	rvice	of do	ocuments	4
	(1)	give	n to a	ment is required or permitted under this Act to be person, the document may be given to the person by transmission directed and sent to—	5 6 7
		(a)	docu	last transmission number given to the giver of the ument by the person as the facsimile transmission aber for service of documents on the person; or	8 9 10
		(b)	the f	facsimile transmission number operated—	11
			(i)	at the address of the person last known to the giver of the document; or	12 13
			(ii)	if the person is a corporation, at the corporation's registered office under the Corporations Act; or	14 15
			(iii)	if the person is an incorporated association, at the association's nominated address under the Associations Incorporation Act 1981.	16 17 18
	(2)			ent given under subsection (1) is taken to have been the day the document is transmitted.	19 20
500	Аp	plicat	tion o	of Acts to local governments	21
		a lo		and, for the purposes of this Act, other Acts apply to evernment in the same way as they apply to a body	22 23 24
501	Re	view	of Ac	pt .	25
				ster must review the efficacy and efficiency of this n 5 years after its commencement.	26 27

502	Ар	prova	al of forms	1
		The	chief executive may approve forms for use under this Act.	2
503	Re	gulati	ion-making power	3
	(1)	The Act.	Governor in Council may make regulations under this	4 5
	(2)	A re	gulation may be made about the following—	6
		(a)	fees payable under this Act;	7
		(b)	ways in which a person's general biosecurity obligation can be discharged to prevent or minimise a biosecurity risk;	8 9 10
		(c)	measures to prevent or control the spread of biosecurity matter;	11 12
		(d)	ways of destroying, demolishing or disposing of biosecurity matter or a carrier;	13 14
		(e)	maximum acceptable levels of contaminants in carriers;	15
		(f)	declarations of entities as invasive animal boards;	16
		(g)	imposing a penalty of no more than 20 penalty units for contravention of a provision of a regulation.	17 18

Chapter	19 Repeal, savings and transitional provisions	1 2
Part 1	Repeal of Acts	3
504 Repe	eal of Acts	4
Т	The following Acts are repealed—	5
(a) Agricultural Standards Act 1994, No. 79;	6
(b) Apiaries Act 1982, No. 29;	7
(c) Diseases in Timber Act 1975, No. 49;	8
(d) Exotic Diseases in Animals Act 1981, No. 13;	9
(e) Plant Protection Act 1989, No. 14;	10
(f) Stock Act 1915, 6 Geo 5, No. 16.	11
Part 2	Savings and transitional	12
	provisions	13
Division 1	General transitional matters	14
Subdivisio	on 1 Purposes and definitions	15
505 Main	purposes of pt 2	16
Г	The main purposes of this part are—	17

	(a)	to provide for provisions of this Act that are substantially the same as repealed provisions of a repealed Act or the amended Act to be dealt with as replacements of the repealed provisions; and	1 2 3 4
	(b)	without limiting paragraph (a), if a matter was dealt with in a repealed Act or the amended Act, by providing for something to be dealt with under the repealed Act or the amended Act, to provide for the continuation of the matters under this Act; and	5 6 7 8 9
	(c)	to provide for matters that were not dealt with in a repealed Act or the amended Act that are dealt with under this Act.	10 11 12
506	Definition	ons for pt 2 and sch 3	13
	In th	is part and schedule 3—	14
	ame	nded Act—	15
	(a)	generally—means the Stock Route Management Act 2002; and	16 17
	(b)	for schedule 3, part 3—see schedule 3, part 3, section 76.	18 19
	com	mencement means the day this section commences.	20
	repe Act	esponding provision, for a previous provision of a aled Act or the amended Act, means a provision of this that is substantially the same as or equivalent to the ious provision of the repealed Act or the amended Act.	21 22 23 24
	mad	e includes given and issued.	25
	oblig	gation includes duty.	26
	ame	<i>ious</i> , for a stated provision of a repealed Act or the nded Act that includes a number, means the provision of repealed Act or the amended Act with that number ediately before the commencement.	27 28 29 30

		mea	nious provision, of a repealed Act or the amended Act, as a provision of the repealed Act or the amended Act, as orce immediately before the commencement.	1 2 3
		-	ection includes a statement to the effect of any of the owing—	4 5
		(a)	that there is no liability;	6
		(b)	that there is no invalidity;	7
		(c)	that a person has an entitlement.	8
Sub	divis	sion	2 General approach	9
507			ent, action, obligation or protection under s provision of repealed Act or amended Act	10 11
	(1)	This	section applies to any of the following—	12
		(a)	a document made or kept under a previous provision of a repealed Act or the amended Act if the document continued to have effect or was in force immediately before the commencement;	13 14 15 16
		(b)	an action done under a previous provision of a repealed Act or the amended Act if the action continued to have effect immediately before the commencement;	17 18 19
		(c)	an entity's obligation under a previous provision of a repealed Act or the amended Act if the obligation applied to the entity immediately before the commencement;	20 21 22 23
		(d)	an entity's protection under a previous provision of a repealed Act or the amended Act that applied to the entity immediately before the commencement.	24 25 26
	(2)	docu	ject to a specific provision of this Act in relation to the ament, action, obligation or protection, if there is a esponding provision for the previous provision, the ament, action, obligation or protection—	27 28 29 30

[s 508]

		(a) continues in force or to have effect according to its	1
		terms; and	2
		(b) may be taken to have been made, kept or done under the corresponding provision.	3 4
	(3)	Subsection (2)(b) applies whether or not the previous provision refers to the document, action, obligation or protection by reference to a provision of the repealed Act or the amended Act.	5 6 7 8
		Note—	9
		Schedule 3, part 1 provides examples of the operation of this section.	10
508		ings continued in force under repealed Act or ended Act	11 12
	(1)	This section applies to a thing (the <i>thing</i>) that happened under an Act other than a repealed Act or the amended Act but that, under a previous provision of a repealed Act or the amended Act, continued to have effect.	13 14 15 16
	(2)	If the thing is in effect immediately before the commencement, the thing continues to have effect under this Act.	17 18 19
	(3)	Matters in relation to the thing are to be done under this Act unless a previous provision of a repealed Act or the amended Act provides otherwise, and for that purpose, the provision continues to have effect.	20 21 22 23
	(4)	This section does not limit section 507 or another provision of this part about the thing.	24 25
509	Ter	minology in things mentioned in s 507(1)	26
	(1)	This section applies to a document (the <i>relevant document</i>) that is—	27 28
		(a) a document mentioned in section 507(1); or	29
		(b) evidence of a document, action, obligation or protection mentioned in section 507(1).	30 31

	(2)	A reference in the relevant document to a document, action, obligation or protection mentioned in section 507(1) is to be read, if the context permits and with the necessary changes to terminology, as if the document, action, obligation or protection were made, kept, done or otherwise provided for under this Act.	1 2 3 4 5 6
		Example for subsection (2)—	7
		An instrument of appointment given under a repealed Act by the chief executive to an inspector limiting the powers of the inspector is to be read as if the instrument limited the powers of the inspector under this Act.	8 9 10 11
510	Pe	riod stated in previous provision	12
	(1)	This section applies if, in a previous provision of a repealed Act or the amended Act, there is a period for doing something, and the period for doing the thing started but did not finish before the commencement.	13 14 15 16
	(2)	If there is a corresponding provision to the previous provision of the repealed Act or the amended Act and both the corresponding provision and the previous provision provide for the same period, the period for doing the thing continues to have started from when the period started under the previous provision but ends under the corresponding provision.	17 18 19 20 21 22 23
511		riod or date stated in document given under previous	24 25
	(1)	This section applies if—	26
		(a) a previous provision of a repealed Act or the amended Act provided for a document to be made under it; and	27 28
		(b) there is a corresponding provision to the previous provision; and	29 30
		(c) under the previous provision and before the commencement, a document was given to a person,	31 32

		whether or not the person had received the document before the commencement.	1 2
		Example for paragraph (c)—	3
		a notice under the <i>Stock Route Management Act 2002</i> , previous section 270, that states a period within which a person who is in control of a thing to be seized must take the thing to a place stated in the notice	4 5 6 7
	(2)	If the document stated a period for doing something—	8
		(a) the stated period continues to apply for doing the thing; and	9 10
		(b) the period continues to have started from when the period started under the previous provision of the repealed Act or the amended Act.	11 12 13
	(3)	If the document stated a day before which, or by which, a thing is to be done (however expressed), the thing must be done by the stated day.	14 15 16
512		tion happening before commencement may be evant to proceeding for particular acts or omissions	17 18
	(1)	An action mentioned in section 507(1)(b) is not precluded from having relevance to a proceeding relating to a contravention of a provision of this Act involving an act or omission that happened after the commencement.	19 20 21 22
	(2)	This section does not limit the <i>Acts Interpretation Act 1954</i> , section 20C.	23 24
	(3)	In this section—	25
		contravention includes an alleged contravention.	26
513	Ac	ts Interpretation Act 1954, s 20 not limited	27
		This chapter and schedule 3 do not limit the Acts	28
		Interpretation Act 1954, section 20.	29

Divis	sion	2 Particular transitional matters	1
514	Tra	nsitional provisions for particular matters in sch 3	2
	(1)	For the operation of particular chapters of this Act, schedule 3, part 1 provides examples of matters dealt with under a repealed Act or the amended Act.	3 4 5
	(2)	Schedule 3, part 2 provides for general transitional matters for repealed Acts and the amended Act.	6 7
	(3)	Schedule 3, part 3 provides for particular transitional matters for repealed provisions or amended provisions of Acts.	8 9
Part	t 3	Regulation-making power for transitional purposes	10 11
515	Tra	nsitional regulation-making power	12
	(1)	A regulation (a <i>transitional regulation</i>) may make provision of a saving or transitional nature about any matter—	13 14
		(a) for which it is necessary to make provision to allow or to facilitate the doing of anything to achieve the transition from a repealed Act or the amended Act to this Act; and	15 16 17
		(b) for which this Act does not provide or sufficiently provide.	18 19
	(2)	A transitional regulation may have retrospective operation to a day that is not earlier than the commencement.	20 21
	(3)	A transitional regulation must declare it is a transitional regulation.	22 23
	(4)	This part and any transitional regulation expire 1 year after the commencement.	24 25

[s	5	16]
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	(5)	The Acts Interpretation Act 1954, section 20 under the Statutory Instruments Act 1992, sect in relation to the expiry.		1 2 3
Cha	apte	er 20 Amendment of Acts	;	4
Part	t 1	Amendment of Chemic (Agricultural and Veter Control Act 1988		5 6 7
516	Ac	ct amended		8
		This part amends the Chemical Usage (Ag Veterinary) Control Act 1988.	ricultural and	9 10
517	Am	mendment of s 6 (Maximum residue limit)		11
	Sec	ction 6, from 'in respect'—		12
	om	nit, insert—		13
		for any of the following may be zero—		14
		(a) agricultural produce;		15
		(b) manufactured stock food;		16
		(c) the tissue of a trade species as	nimal;	17
		(d) a product derived from a animal.	trade species	18 19
518	Re	eplacement of s 15 (Chemical residues to b	e notified)	20
	Sec	ction 15—		21
	om	iit, insert—		22

[s 518]

15		eral requirement to report chemical dues in relevant thing	1 2
(1		This section applies to a person, other than a person to whom section 15A applies, if the person becomes aware that the residue of a chemical in or on a relevant thing is more than the maximum residue limit prescribed for the thing.	3 4 5 6 7 8
		Examples of persons to whom this section may apply—	9
		• a person conducting an analysis of the relevant thing	10
		 a veterinary surgeon who treats a trade species animal 	11 12
(2	ŕ	The person must advise the standards officer of the following as soon as practicable, but not more than 24 hours, after becoming aware as mentioned in subsection (1)—	13 14 15 16
		(a) the presence of the residue of a chemical in or on the relevant thing is in an amount more than the maximum residue limit prescribed for the thing;	17 18 19 20
		(b) the name and address of the person from whom the person obtained the relevant thing.	21 22 23
		Maximum penalty—40 penalty units.	24
(.	3)	In this section—	25
		relevant thing means any of the following—	26
		(a) agricultural produce;	27
		(b) manufactured stock food;	28
		(c) the tissue of a trade species animal;	29
		(d) a product derived from a trade species animal.	30 31

l)	This section applies to a person if the person
	becomes aware that—
	(a) a trade species animal or a product derived from a trade species animal is—
	(i) at a place of which the person is an occupier; or
	(ii) in the person's possession or under the person's control; and
	(b) the residue of a chemical in or on the tissue of the trade species animal or the product derived from the trade species animal is in an amount more than the maximum residue limit prescribed for the tissue or product.
2)	If the person is not aware that the standards officer has been advised, or has otherwise become aware, that the residue of the chemical in or on the tissue or product is in an amount more than the maximum residue limit prescribed for the tissue or product, the person must advise the standards officer of the fact as soon as practicable, but not more than 24 hours, after becoming aware as mentioned in subsection (1).
	Maximum penalty—40 penalty units.
3)	However, the person is not required to advise the standards officer under subsection (2) if the person becomes aware, before the person would otherwise be required to advise the standards officer under the subsection, that advice of the residue of the chemical in or on the tissue or
	product in an amount more than the maximum

residue limit prescribed for the tissue or product

34

[s	51	19]

		has been given to the standards officer by another person.	1 2
		Example—	3
		A person would not be required to advise the standards officer that the residue of a chemical in the tissue of 1 of the person's animals is in an amount more than the maximum residue limit prescribed for the tissue if the person who conducted an analysis of the tissue advised the standards officer about it as soon as the results of the analysis were known.	4 5 6 7 8 9 10
		of s 16 (Agricultural produce etc. containing dues not to be used etc.)	11 12
(1)	Section 16((2)—	13
	omit, insert	<u>;</u>	14
	(1A)	Subsection (2) applies if the standards officer or an inspector suspects or believes on reasonable grounds that the cultivation of a plant in or on land, or the grazing or keeping of a trade species animal on land, would be likely to result in the residue of a chemical being present in or on a relevant thing in an amount more than the maximum residue limit prescribed for the relevant thing.	15 16 17 18 19 20 21 22 23
	(2)	The standards officer or the inspector may, by notice in writing given to the owner or occupier of the land, direct the owner or occupier not to cultivate any plant or any class of plant in or on the land, or graze or keep a trade species animal on the land, other than as permitted under the notice.	24 25 26 27 28 29 30
(2)	Section 16 (a)—	5(7), definition <i>prescribed substance</i> , paragraph	31 32
	omit, insert	<u>:</u>	33

	(a) a relevant thing in or on which the standards officer or an inspector suspects or believes on reasonable grounds there is the residue of a chemical in an amount more than the maximum residue limit prescribed for the relevant thing; or	1 2 3 4 5 6
(3)	Section 16(7), definition <i>prescribed substance</i> , paragraph (b), 'produce;'—	7 8
	omit, insert—	9
	produce; or	10
(4)	Section 16(7), definition prescribed substance—	11
	insert—	12
	(ba) a trade species animal in which the standards officer or an inspector suspects or believes on reasonable grounds there is the residue of a chemical in an amount that a product derived from the animal is likely to have in it the residue of a chemical in an amount more than the maximum residue limit prescribed for the product; or	13 14 15 16 17 18 19 20
(5)	Section 16(7), definition <i>prescribed substance</i> , paragraph (c), from 'any agricultural'—	21 22
	omit, insert—	23
	agricultural produce, manufactured stock food or a product derived from a trade species animal in an amount more than the maximum residue limit prescribed for the produce, stock food or product.	24 25 26 27
(6)	Section 16(7), definition <i>prescribed substance</i> , paragraphs (ba) and (c)—	28 29
	renumber as definition prescribed substance, paragraphs (c) and (d).	30 31
(7)	Section 16(7)—	32
	insert—	33

[s 520]

		rele	vant thing means any of the following—	1
		(a)	agricultural produce;	2
		(b)	manufactured stock food;	3
		(c)	the tissue of a trade species animal;	4
		(d)	a product derived from a trade species animal.	5 6
520			7 (Approval to use etc. agricultural tivate plants on land)	7 8
	(1)	Section 17, headi	ing, after 'plants'—	9
		insert—		10
		, or graze	e or keep trade species animals,	11
	(2)	Section 17(1)(b)-	_	12
		omit, insert—		13
		(b)	cultivate a plant, or graze or keep a trade species animal, on land;	14 15
	(3)	Section 17(1), 'p	lants on the land'—	16
		omit, insert—		17
		the plant, the land	or graze or keep the trade species animal, on	18 19
	(4)	Section 17(2)(b)-	_	20
		omit, insert—		21
		(b)	the cultivation of a plant, or the grazing or keeping of a trade species animal, on land;	22 23
	(5)	Section 17(2), 'c	ultivation—'—	24
		omit, insert—		25
		cultivatio	n, grazing or keeping—	26
	(6)	Section 17(5), 'p	lants'—	27
		omit, insert—		28

		a plant, c	or grazes or keeps a trade species animal,	1
	(7)	Section 17(6), de	efinition prescribed substance, 'plant'—	2
		omit, insert—		3
			trade species animal, a product derived from pecies animal,	4 5
521			8 (Destruction of agricultural produce chief executive)	6 7
	(1)	Section 18(1)(a)	_	8
		omit, insert—		9
		(a)	a portion or sample of any agricultural produce, manufactured stock food or a product derived from a trade species animal in an amount more than the maximum residue limit prescribed for the produce, stock food or product; or	10 11 12 13 14 15
	(2)	Section 18(1)(b)	, 'that exceeds'—	16
		omit, insert—		17
		more tha	n	18
	(3)	Section 18(1)—		19
		insert—		20
		(ba)	a portion or sample of a trade species animal from which a product may be derived and the chief executive forms the opinion that the product is likely to have in or on it the residue of a chemical in an amount more than the maximum residue limit prescribed for the product; or	21 22 23 24 25 26 27
	(4)	Section 18(1)(c)	, from 'or manufactured'—	28
		omit, insert—		29

[s 522	2]
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	trac che resi	le spe mical	ctured stock food or a product derived from a cies animal having in or on it the residue of a in an amount more than the maximum imit prescribed for the produce, stock food or	1 2 3 4 5
(5)	Section 18 food, plant		fter 'agricultural produce, manufactured stock	6 7
	insert—			8
	, a]	produ	ct derived from a trade species animal,	9
(6)	Section 18	(1)(ba	a) and (c)—	10
	renumber a	is sect	tion 18(1)(c) and (d).	11
Ins	ertion of n	ew s	19A	12
Par	t 2, division	4—		13
inse	ert—			14
			g chemical residue status in relation to red biosecurity entity	15 16
	(1)	This	s section applies if—	17
		(a)	a person applies under the Biosecurity Act for registration of the person as a registered biosecurity entity; and	18 19 20
		(b)	the chief executive administering the Biosecurity Act registers the person as a registered biosecurity entity in the biosecurity register; and	21 22 23 24
		(c)	the chief executive decides the chemical residue status of any designated place the subject of the registered biosecurity entity's registration or any designated animal or designated biosecurity matter to which the entity's registration relates (the <i>chemical residue status details</i>).	25 26 27 28 29 30 31

		(2)	The chief executive must, as soon as practicable—	1 2
			(a) give the chief executive administering the Biosecurity Act the registered biosecurity entity's chemical residue status details for entry in the biosecurity register; and	3 4 5 6
			(b) give the registered biosecurity entity an information notice for the chief executive's decision about the chemical residue status details.	7 8 9 10
		(3)	Words defined in the Biosecurity Act and used in this section have the same meanings as they have in the Biosecurity Act.	11 12 13
		(4)	In this section—	14
			Biosecurity Act means the Biosecurity Act 2013.	15
			chemical residue status, of a designated place, a designated animal or designated biosecurity matter, means the absence or presence on or in the place or on or in the animal or biosecurity matter of the residue of a chemical, and, if the residue is present, its level or risk of contamination to designated animals.	16 17 18 19 20 21 22
523	Am	endment o	of s 20 (Powers of inspectors)	23
	(1)		(1)(a) to (p), at the end—	24
		insert—	-	25
		or		26
	(2)	Section 200	(1)(a)(iv), after 'cultivated,'—	27
		insert—		28
		graz	zed,	29
	(3)	Section 200	(1)(g)(i) and (iv), at the end—	30
		insert—		31

[s 523]

	or	1
(4)	Section 20(1)(g)(ii)—	2
	omit, insert—	3
	(ii) any agricultural produce or manufactured stock food derived from a plant, or product derived from a trade species animal, to which a notice under section 16 or an approval under section 17 relates if the inspector suspects or believes on reasonable grounds the plant or animal has been dealt with in a way that is contrary to a direction in the notice or not in compliance with the approval; or	4 5 6 7 8 9 10 11 12 13 14
(5)	Section 20(1)(g)(iii)—	15
	omit.	16
(6)	Section 20(1)(g)(iv) and (v)—	17
	renumber as section 20(1)(g)(iii) and (iv).	18
(7)	Section 20(1)(h), after 'door'—	19
	insert—	20
	, gate	21
(8)	Section 20(1)(i), 'or otherwise mark'—	22
	omit, insert—	23
	, mark or otherwise identify	24
(9)	Section 20(3)—	25
	omit, insert—	26
	(3) In this section—	27
	<i>prescribed substance</i> means any of the following—	28 29
	(a) agricultural produce;	30

S 524

		(b)	manufactured stock food;	1
		(c)	a trade species animal;	2
		(d)	a product derived from a trade species animal;	3
		(e)	fertiliser;	5
		(f)	a plant;	6
		(g)	a substance used in connection with a thing mentioned in paragraphs (a) to (f).	7 8
524	Am	endment of s 2	5 (Obstruction of inspector)	9
	Sec	tion 25(b) and (c),	after 'food,'—	10
	inse	ert—		11
		trade species a	ecies animal, product derived from a trade nimal,	12 13
525	Am	endment of s 2	6 (Tampering with seals, samples, etc.)	14
	(1)	Section 26(a), 'n	nark'—	15
		omit, insert—		16
		identifyir	ng mark or device	17
	(2)	Section 26, after	'food,'—	18
		insert—		19
		trade spe species a	ecies animal, product derived from a trade nimal,	20 21
	(3)	Section 26(a), af	ter 'door'—	22
		insert—		23
		, gate		24

[s 526]	
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526	Am	nendment of s 34 (Evidence, etc.)	1
	(1)	Section 34(a) to (i), at the end—	2
		insert—	3
		or	4
	(2)	Section 34(d) and (e), after 'plant,'—	5
		insert—	6
		trade species animal, product derived from a trade species animal,	7 8
	(3)	Section 34(j)—	9
		omit, insert—	10
		(j) evidence that agricultural produce, manufactured stock food, the tissue of a trade species animal or a product derived from a trade species animal (each a <i>relevant thing</i>), or a portion or sample of the relevant thing, has in or on it the residue of a registered chemical product in an amount more than the maximum residue limit prescribed for the relevant thing is evidence that the chemical product was used in a way that is not in accordance with the instructions on the approved label for containers for the chemical product.	11 12 13 14 15 16 17 18 19 20 21 22 23
527	Am	nendment of s 38 (Regulation-making power)	24
	(1)	Section 38(2)(b), 'and manufactured stock food'—	25
		omit, insert—	26
		, manufactured stock food, the tissue of a trade species animal or a product derived from a trade species animal	27 28 29
	(2)	Section 38(2)(c)—	30
		omit, insert—	31

		(c)	regulating the use, storage and possession of agricultural produce, manufactured stock food and products derived from trade species animals that contain the residue of a chemical in an amount more than the maximum residue limit prescribed for the produce, stock food or product;	1 2 3 4 5 6 7
528	Am	nendment of sch	nedule (Dictionary)	8
	(1)	Schedule, defini	tions chemical, Standards Act and stock—	9
		omit.		10
	(2)	Schedule—		11
		insert—		12
		che	mical—	13
		1	A chemical is—	14
			(a) a chemical product; or	15
			(b) another substance prescribed under a regulation to be a chemical.	16 17
		2	For paragraph 1(b), a contaminant within the meaning of the <i>Biosecurity Act 2013</i> can not be prescribed under a regulation to be a chemical.	18 19 20 21
		land	d means land under the Biosecurity Act 2013.	22
	(3)	Schedule, defini	tion maximum residue limit, paragraph (b)—	23
		omit, insert—		24
		(b)	for the residue of a chemical in a trade species animal or a product derived from a trade species animal—the maximum residue limit prescribed under a regulation for the tissue of the animal or the product derived from the animal.	25 26 27 28 29 30

	(4)	'an animal'— insert—	on trade species animal, paragraph (b), after a food-producing species,	1 2 3 4
Part	2	Ame 1994	endment of Fisheries Act	5
529	Act	amended		7
		This part amends t	he Fisheries Act 1994.	8
530	Amendment of s 3A (How particular purposes are to be primarily achieved)			9 10
	(1)	Section 3A(1)(b)(i	ii)—	11
		omit.		12
	(2)	Section 3A(1)(b)(i	v)—	13
		renumber as section	n 3A(1)(b)(iii).	14
531	Am	endment of s 8 (I	Meaning of <i>marine plant</i>)	15
	Section 8(2), from 'a plant'—			16
	omit, insert—			
	a plant that is—			18
			prohibited matter or restricted matter under the <i>Biosecurity Act 2013</i> ; or	19 20
		Λ	lotes—	21
			1 See the <i>Biosecurity Act 2013</i> , schedule 1 or schedule 2.	22 23

			2	See also the note to the <i>Biosecurity Act 2013</i> , schedules 1 and 2.	1 2
		(b)		rolled biosecurity matter or regulated ecurity matter under the <i>Biosecurity Act</i> 3.	3 4 5
532	Am	endment of s 20	0 (Ch	nief executive's functions)	6
	(1)	Section 20(1)(b)-	_		7
		omit.			8
	(2)	Section 20(1)(c)-	_		9
		renumber as sect	ion 20	0(1)(b).	10
533	noi fist	n-indigenous fis า)	herie	5, hdg (Noxious and es resources and aquaculture	11 12 13
	Par	t 5, division 5, hea	ding,	'Noxious and non-indigenous'—	14
	omi	it, insert—			15
		Non-indi	igeno	us	16
534	On pos	nission of s 89 (l ssessed, release	Noxio	ous fisheries resources not to be c.)	17 18
	Sec	tion 89—			19
	omi	it.			20
535	pos			ity of person who takes or non-indigenous fisheries	21 22 23
	Sec	tion 92, 'noxious o	or'—		24
	omi	it.			25

536		nendment of s 93 (Recovery of costs of removing xious fisheries resources etc.)	1 2
	Sec	etion 93, heading, from 'noxious'—	3
	om	it, insert—	4
		particular fisheries resources	5
537	On	nission of pt 5, div 6 (Diseased fisheries resources)	6
	Par	t 5, division 6—	7
	om	it.	8
538	des	nendment of s 108 (Order for taking and removing, or stroying, noxious, non-indigenous or diseased heries resources or aquaculture fish)	9 10 11
	Sec	etion 108, 'noxious, non-indigenous or diseased'—	12
	om	it, insert—	13
		non-indigenous	14
539	no	nendment of s 109 (Order to stop or delay escape of xious, non-indigenous or diseased fisheries resources aquaculture fish)	15 16 17
	Section 109, 'noxious, non-indigenous or diseased'—		18
	omit, insert—		
		non-indigenous	20
540	Am	nendment of s 145 (Entry to places)	21
	(1)	Section 145(1)(e)(i)—	22
		omit.	23
	(2)	Section 145(1)(e)(ii), from '; or'—	24
		omit, insert—	25

[s 541]

		; or		1
		Λ	Note—	2
			This order is made under section 108 (Order for taking and removing, or destroying, non-indigenous fisheries resources or aquaculture fish).	3 4 5 6
	(3)	Section 145(1)(e)(iii), f	rom 'escaping.'—	7
		omit, insert—		8
		escaping.		9
		Ι	Note—	10
			This order is made under section 109 (Order to stop or delay escape of non-indigenous fisheries resources or aquaculture fish).	11 12 13
	(4)	Section 145(1)(e)(ii) section—	and (iii), as amended under this	14 15
		renumber as section 14	5(1)(e)(i) and (ii).	16
541		nendment of s 159 (Instources taken unlawfu	spector may dispose of fisheries ılly)	17 18
	Sec	tion 159(3), 'diseased,'-	_	19
	omi	it.		20
542	Am	nendment of schedule	(Dictionary)	21
			red disease, declared quarantine area, and quarantine declaration—	22 23
	omi	it.		24

[s 543]

Part	Amendment of Land Protection (Pest and Stock Route Management) Act 2002	1 2 3
543	Act amended	4
	This part amends the Land Protection (Pest and Stock Route Management) Act 2002.	5 6
	Note—	7
	See also the amendments in schedule 4, part 2.	8
544	Amendment of long title	9
	Long title, 'the management of particular pests on land and'—	10
	omit.	11
545	Amendment of s 1 (Short title)	12
	Section 1, 'Land Protection (Pest and Stock Route Management)'—	13 14
	omit, insert—	15
	Stock Route Management	16
546	Amendment of s 3 (Main purpose of Act)	17
	Section 3, from 'provide for—'—	18
	omit, insert—	19
	provide for stock route network management.	20
547	Amendment of s 4 (How purpose is achieved)	21
	(1) Section 4(a), 'pest management for land and'—	22
	omit.	23

[s	548]
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	(2)	Section 4(b), 'pest management planning and'—	1
		omit.	2
	(3)	Section 4(c) to (e)—	3
		omit.	4
	(4)	Section 4(f), 'pest and'—	5
		omit.	6
	(5)	Section 4(g) to (i)—	7
		omit.	8
	(6)	Section 4(k), 'pests and'—	9
		omit.	10
	(7)	Section 4(f) to (k)—	11
		renumber as section 4(c) to (e).	12
548	Amendment of s 6 (Relationship with particular Acts)		
	(1)	Section 6(1), '1992, the Fisheries Act 1994'—	14
		omit, insert—	15
		1992	16
	(2)	Section 6(2)—	17
		omit.	18
549		nission of s 7 (Relationship with Neighbourhood	19
		sputes (Dividing Fences and Trees) Act 2011)	20
		tion 7—	21
	om	tt.	22
550		nission of ch 2 (Pest management)	23
		apter 2—	24
	om	it.	25

[s 551]

551	Am	endment of s 118 (D	Deciding application)	1
	(1)	Section 118(2)(iv)(A)	and (B)—	2
		omit, insert—		3
			(A) introduce invasive biosecurity matter onto land in the entity's area; or	4 5 6
			(B) spread invasive biosecurity matter on the land; or	7 8
	(2)	Section 118(2)(v)—		9
		omit, insert—		10
		(v)	the stock to be agisted are not affected by prohibited matter or category 1 or 2 restricted matter under the <i>Biosecurity Act 2013</i> .	11 12 13 14
	(3)	Section 118—		15
		insert—		16
		(5) In this se	ction—	17
			biosecurity matter means invasive ty matter under the Biosecurity Act	18 19 20
552	Am	endment of s 183 (F	Functions of local governments)	21
	(1)	Section 183(1)(a)—	-	22
		omit.		23
	(2)	Section 183(1)(b) and	(c)—	24
		renumber as section 1	83(1)(a) and (b).	25
	(3)	Section 183(2)—		26
		omit.		27

553			of s 184 (Minister may direct local o perform function or obligation)	1 2
	Sec	etion 184(1),	examples—	3
	om	it, insert—		4
			Example of a local government not performing its functions or obligations—	5 6
			a local government does not prepare, implement or review a stock route network management plan under this Act	7 8 9
554			of s 187 (Minister may require local o make annual payment)	10 11
	(1)	Section 18	7(1), 'pest or'—	12
		omit.		13
	(2)	Section 18	7(3), from 'area, including'—	14
		omit, inser	<i>t</i> —	15
		are	a.	16
555	Ins	ertion of n	ew s 187A	17
	Aft	er section 18	37—	18
	inse	ert—		19
			ocal government to pay amounts to partment	20 21
		(1)	This section applies to a following amount received by a local government under chapter 3—	22 23 24
			(a) an amount received as a permit fee for a stock route agistment permit or stock route travel permit;	25 26 27
			(b) an amount received under a water facility agreement.	28 29

[s 556]

		(2)	The	local government must—	1
			(a)	pay half of the amount to the department; and	2 3
			(b)	use the balance for the administration, maintenance or improvement of the stock route network in its area.	4 5 6
556	Om	nission of c	hs 5	and 6	7
	Cha	apters 5 and	6—		8
	om	it.			9
557	On	nission of c	:h 7, ∣	pt 1 (Pest survey programs)	10
	Cha	apter 7, part	1—		11
	omi	it.			12
558	Am	nendment o	of s 2	44 (Appointment and qualifications)	13
	Sec	tion 244(1),	', a po	est operational board'—	14
	omi	it.			15
559		nendment o powers)	of s 2	45 (Appointment conditions and limit	16 17
	(1)	Section 24	5(3)—	-	18
		omit.			19
	(2)	Section 24	5(4), '	In addition'—	20
		omit, inser	<i>t</i> —		21
		Als	50		22
	(3)			definition <i>signed notice</i> , ', the chairperson of nal board'—	23 24
		omit.			25

[s 560]

	(4) Section 245(4) and (5)—	1
	renumber as section 245(3) and (4).	2
560	Amendment of s 246 (Issue of identity card)	3
	Section 246(2)(d), ', pest operational board,'—	4
	omit.	5
561	Amendment of s 251 (Power of entry)	6
	(1) Section 251(1)(d), (e) and (g)—	7
	omit.	8
	(2) Section 251(1)(f)—	9
	renumber as section 251(1)(d).	10
562	Amendment of s 253 (Other entries without warrant)	11
	Section 253(1)(a), 'section 251(1)(d) to (g)'—	12
	omit, insert—	13
	section 251(1)(d)	14
563	Amendment of s 258 (Power of entry)	15
	Section 258, from 'if—'—	16
	omit, insert—	17
	if the person in control of the vehicle consents to the entry.	he 18
564	Omission of s 259 (Procedure for entry)	20
	Section 259—	21
	omit	22

[s 565]

565	Amendment of s 262 (Other powers relating to vehicles that may be entered)	1 2
	Section 262(1)(c)—	3
	omit.	4
566	Amendment of s 271 (Receipts for seized things)	5
	Section 271(3), from 'must—'—	6
	omit, insert—	7
	must describe generally each thing seized and its condition.	8 9
567	Amendment of s 272 (Return of seized things)	10
	Section 272, 'or destroyed or disposed of under section 274(3),'—	11
	omit.	12
568	Amendment of s 273 (Access to seized things)	13
	Section 273(1), from 'forfeited' to 'returned'—	14
	omit, insert—	15
	forfeited or returned	16
569	Omission of s 274 (Destruction or disposal of seized things)	17
	Section 274—	18 19
	omit.	20
570	Amendment of s 291 (Appointments)	21
	(1) Section 291(c) and (d)—	22
	omit.	23

[s 571]	
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	(2)	Section 291(e)—	1
		renumber as section 291(c).	2
571		nission of s 295 (Recovering costs of taking action cause of an offence)	3 4
	Sec	etion 295—	5
	omi	it.	6
572	Am	nendment of s 302 (Compensation)	7
	(1)	Section 302(1), 'section 72, 95, 170, 172 or 274'—	8
		omit, insert—	9
		section 170 or 172	10
	(2)	Section 302(6), definition <i>compensating entity</i> , paragraph (b)—	11 12
		omit.	13
	(3)	Section 302(6), definition <i>compensating entity</i> , paragraph (c)—	14 15
		renumber as paragraph (b).	16
573	Am	nendment of s 304 (Delegation by Minister)	17
	(1)	Section 304(1), from 'to—'—	18
		omit, insert—	19
		to an appropriately qualified public service officer.	20
	(2)	Section 304(2)(b) to (e)—	21
		omit.	22
	(3)	Section 304(2)(f)—	23
		renumber as section 304(2)(b).	24

[s 574]

574	Am	nendment of s 305 (Delegation by chief executive)	1
	(1)	Sections 305(1)(b)—	2
		omit.	3
	(2)	Section 305(1)(c)—	4
		renumber as section 305(1)(b).	5
	(3)	Section 305(2)—	6
		omit.	7
	(4)	Section 305(4), 'a pest operational board or'—	8
		omit.	9
	(5)	Section 305(3) and (4)—	10
		renumber as section 305(2) and (3).	11
575	Am	nendment of s 307 (Protection from liability)	12
	(1)	Section 307(1)(f) and (g)—	13
		omit.	14
	(2)	Section 307(1)(h) and (i)—	15
		renumber as section 307(1)(f) and (g).	16
	(3)	Section 307(3)(c)—	17
		omit.	18
576		placement of sch 1 (Reviewable decisions and	19
	•	grieved persons)	20
	Sch	nedule 1—	21
	om	it, insert—	22

Reviewable decisions

[s 577]

		and aggrieved persons	2
section	on 296 and schedule 3, d	efinitions <i>aggrieved person</i> and <i>reviewable decision</i>	4 5
Reviewable	e decision	Aggrieved person	
about a sto or amendir other than	g issuing entity's decision ck route agistment permit ng the permit conditions in the way asked by the der (section 129(2))	The applicant or permit holder	
about a sto amending other than	g issuing entity's decision ck route travel permit or the permit conditions in the way asked by the der (section 145(2))	The applicant or permit holder	
Giving a la (section 14	ndowner a fencing notice (9(1))	The landowner	
	ermit holder a mustering tion 156(1))	The permit holder	
	a landowner to reduce the stock on the owner's land $51(2)$)	The landowner	
577 Ame	endment of sch 3 (Dictio	nary)	6
	line, category, chairperson pest, compliance period, co	imal, building authority, building, class 1 pest, class 2 pest, class 3 povicted, criminal history, decision lared pest animal, declared pest	7 8 9 10

[s 577]

	fence, declared pest offence, declared pest permit, declared pest plant, director, emergency pest notice, emergency quarantine notice, entry notice, fund, guidelines for pest management, introduce, keep, land protection council, native wildlife, notifiable disease, operational area, pest controller, pest control notice, pest management plan, pest operational board, pest survey program, place, plant, principles of pest management, proposed action, protected area, rectification notice, rectification period, relevant pest animal, reproductive material, sell, State pest management strategy, submission period, supply, watercourse, wild river area and World Heritage Convention—	1 2 3 4 5 6 7 8 9 10 11
	omit.	13
(2)	Schedule 3—	14
	insert—	15
	place includes land, premises and a vehicle.	16
	submission period, for a stock route network management plan, see section 108(2)(c).	17 18
(3)	Schedule 3, definition <i>appointing authority</i> , ', pest operational board'—	19 20
	omit.	21
(4)	Schedule 3, definition issuing entity, paragraph (a)—	22
	omit.	23
(5)	Schedule 3, definition issuing entity, paragraphs (b) and (c)—	24
	renumber as paragraphs (a) and (b).	25
(6)	Schedule 3, definition owner, paragraph (b), 'part 3'—	26
	omit, insert—	27
	part 2	28

ſs	57	8
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Part	4 Amendment of other Acts	1
578	Acts amended in sch 4	2
	Schedule 4 amends the Acts it mentions.	3

Schedu	ule 1 Prohibited matter	1
	section 29	2
	Note— Biosecurity matter may also be declared to be, or not to be, prohibited	3
	matter under a prohibited matter regulation or emergency prohibited matter declaration under chapter 2.	5 6
Part 1	Aquatic diseases, parasites and viruses	7 8
	abalone viral ganglioneuritis	9
	acute hepatopancreatic necrosis syndrome (AHPNS)	10
	akoya oyster disease	11
	bacterial kidney disease (Renibacterium salmoninarum)	12
	infection with Bonamia exitiosa	13
	infection with Bonamia ostreae	14
	channel catfish virus disease	15
	crayfish plague (Aphanomyces astaci)	16
	enteric redmouth disease (Hagerman strain of Yersinia ruckeri)	17 18
	enteric septicaemia of catfish (Edwardsiella ictaluri)	19
	epizootic haematopoietic necrosis—EHN virus	20
	epizootic haematopoietic necrosis—European catfish virus/European sheatfish virus	21 22
	furunculosis (Aeromonas salmonicida subsp. salmonicida)	23
	grouper iridoviral disease	24
	gyrodactylosis (Gyrodactylus salaris)	25
	infectious haematopoietic necrosis	26

infectious myonecrosis	1
infectious pancreatic necrosis	2
infectious salmon anaemia	3
iridoviroses of molluscs	4
koi herpesvirus disease	5
infection with Marteilia refringens	6
infection with Marteilioides chungmuensis	7
infection with Mikrocytos mackini	8
milky haemolymph disease of spiny lobster (Panulirus spp.)	9
monodon slow growth syndrome	10
necrotising hepatopancreatitis	11
infection with ostreid herpesvirus 1 (OsHV-1)	12
oyster oedema disease	13
infection with Perkinsus marinus	14
piscirickettsiosis (Piscirikettsia salmonis)	15
red sea bream iridoviral disease	16
spring viraemia of carp	17
Taura syndrome	18
viral haemorrhagic septicaemia	19
whirling disease (Myxobolus cerebralis)	20
white spot disease	21
yellowhead disease	22
infection with Xenohaliotis californiensis	23

Part 2	Animal diseases, parasites and viruses	1 2
	acariasis (tracheal mite (Acarapis woodi))	3
	African horse sickness	4
	African swine fever	5
	Aujeszky's disease	6
	avian influenza, highly pathogenic	7
	avian mycoplasmosis (Mycoplasma synoviae)	8
	avian paramyxovirus (serotypes 2-9)	9
	bee louse (Braula fly) (Braula coeca)	10
	bluetongue (clinical disease)	11
	borna disease	12
	bovine virus diarrhoea type 2	13
	brucellosis (Brucella abortus, B. canis and B. melitensis)	14
	camel pox	15
	Chagas disease (Trypanosoma cruzi)	16
	classical swine fever	17
	contagious agalactia	18
	contagious bovine pleuropneumonia (Mycoplasma mycoides mycoides small colony type)	19 20
	contagious caprine pleuropneumonia (Mycoplasma capricolum)	21 22
	contagious equine metritis (Taylorella equigenitalis)	23
	Crimean Congo haemorrhagic fever	24
	devil facial tumour disease	25
	dourine (Trypanosoma equiperdum)	26
	duck virus enteritis (duck plague)	27
	duck virus hepatitis	28

east coast fever	1
encephalitides (tick-borne)	2
enzootic abortion of ewes (<i>Chlamydophila abortus</i> and <i>Chlamydia psittaci</i> serotype 1)	3 4
epizootic haemhorragic disease (clinical disease)	5
epizootic lymphangitis (Histoplasma capsulatum var. farciminosum)	6 7
equine encephalomyelitis viruses (western, eastern and Venezuelan)	8 9
equine encephalosis	10
equine influenza	11
equine piroplasmosis (Babesia caballi, B. equi and Theileria equi)	12 13
foot and mouth disease	14
footrot in sheep (Dichelobacter nodosus)	15
fowl typhoid (Salmonella gallinarum)	16
getah virus	17
glanders (Burkholderia mallei)	18
goat pox	19
haemorrhagic septicaemia	20
heartwater (Ehrlichia ruminantium)	21
infectious bursal disease (hypervirulent and exotic antigenic variant forms)	22 23
jembrana disease	24
louping ill	25
lumpy skin disease	26
lyssavirus other than Australian bat lyssavirus	27
maedi-visna	28
malignant catarrhal fever virus (wildebeest-associated)	29
menangle virus	30

Nairobi sheep disease	1
Newcastle disease (virulent)	2
nipah virus	3
peste des petits ruminants	4
porcine cysticercosis (Cysticercus cellulosae)	5
porcine enterovirus encephalomyelitis (Teschen)	6
porcine myocarditis (Bungowannah virus infection)	7
porcine reproductive and respiratory syndrome	8
post-weaning multisystemic wasting syndrome	9
Potomac fever	10
pullorum disease (Salmonella pullorum)	11
pulmonary adenomatosis (Jaagsietke)	12
Rift Valley fever	13
rinderpest	14
salmonellosis (Salmonella abortus equi)	15
salmonellosis (Salmonella abortus ovis)	16
screw worm fly – New World (Cochliomyia hominivorax)	17
screw worm fly – Old World (Chrysomya bezziana)	18
sheep pox	19
sheep scab (Psoroptes ovis)	20
surra (Trypanosoma evansi)	21
swine influenza other than H1N1	22
swine vesicular disease	23
transmissible gastroenteritis	24
transmissible spongiform encephalopathies (including bovine spongiform encephalopathy, chronic wasting disease of deer, feline spongiform encephalopathy, scrapie)	25 26 27
trichinellosis (Trichinella spiralis)	28
tropilaelaps mite (<i>Tropilaelaps clareae</i> and <i>T. mercedesae</i>)	29

	trypanosomiasis	1
	tuberculosis (mammalian)	2
	tularaemia (Francisella tularensis)	3
	turkey rhinotracheitis (Avian metapneumovirus)	4
	varroa mite (Varroa destructor)	5
	varroa mite (Varroa jacobsoni)	6
	vesicular exanthema	7
	vesicular stomatitis	8
	warble fly myiasis (Hypoderma spp.)	9
	Wesselsbron disease	10
	West Nile virus infection (clinical)	11
Part 3	Invasive biosecurity matter—invasive plants	12 13
	acacias non-indigenous to Australia (Acaciella spp.,	14
	Mariosousa spp., Senegalia spp. and Vachellia spp. other than Vachellia nilotica, Vachellia farnesiana)	15 16
	anchored water hyacinth (Eichhornia azurea)	17
	annual thunbergia (Thunbergia annua)	18
	bitterweed (Helenium amarum)	19
	candleberry myrtle (Morella faya)	20
	cholla cactus (<i>Cylindropuntia</i> spp. and hybrids other than <i>C. fulgida</i> , <i>C. imbricata</i> , <i>C. prolifera</i> , <i>C. rosea</i> , <i>C. spinosior</i> and <i>C. tunicata</i>)	21 22 23
	Christ's thorn (Ziziphus spina-christi)	24
	Eurasian water milfoil (Myriophyllum spicatum)	25
	fanworts (Cabomba spp. other than C. caroliniana)	26

floating water chestnuts (<i>Trapa</i> spp.)	1
harrisia cactus (<i>Harrisia</i> spp. syn. <i>Eriocereus</i> spp. other than <i>H. martinii</i> , <i>H. tortuosa</i> and <i>H. pomanensis</i> syn. <i>Cereus</i> pomanensis)	2 3 4
honey locust (Gleditsia spp. other than G. triacanthos)	5
horsetails (Equisetum spp.)	6
kochia (Bassia scoparia syn. Kochia scoparia)	7
agarosiphon (Lagarosiphon major)	8
mesquites (all <i>Prosopis</i> spp. and hybrids other than <i>P. glandulosa</i> , <i>P. pallida</i> and <i>P. velutina</i>)	9 10
Mexican bean tree (all <i>Cecropia</i> spp. other than <i>C. pachystachya</i> , <i>C. palmata</i> and <i>C. peltata</i>)	11 12
miconia (<i>Miconia</i> spp. other than <i>M. calvescens</i> , <i>M. cionotricha</i> , <i>M. nervosa</i> and <i>M. racemosa</i>)	13 14
mikania (Mikania spp. other than M. micrantha)	15
Peruvian primrose bush (<i>Ludwigia peruviana</i>)	16
prickly pear (<i>Opuntia</i> spp. other than <i>O. aurantiaca</i> , <i>O. elata</i> , <i>O. ficus-indica</i> , <i>O. microdasys</i> , <i>O. monacantha</i> , <i>O. stricta</i> , <i>O. streptacantha</i> and <i>O. tomentosa</i>)	17 18 19
red sesbania (Sesbania punicea)	20
salvinias (Salvinia spp. other than S. molesta)	21
serrated tussock (Nassella trichotoma)	22
Siam weed (<i>Chromolaena</i> spp. other than <i>C. odorata</i> and <i>C. squalida</i>)	23 24
spiked pepper (Piper aduncum)	25
tropical soda apple (Solanum viarum)	26
water soldiers (Stratiotes aloides)	27
witch weeds (Strigg spn. other than native species)	28

Part 4	Invasive biosecurity matter—invasive animals	1 2
	All amphibians, mammals and reptiles other than the following—	3 4
	amphibians, mammals and reptiles that are restricted biosecurity matter	5 6
	amphibians, mammals and reptiles indigenous to Australia, including marine mammals of the orders Cetacea, Pinnipedia and Sirenia	7 8 9
	alpaca (Lama pacos)	10
	asian house gecko (Hemidactylus frenatus)	11
	axolotl (Ambystoma mexicanum)	12
	bison or American buffalo (Bison bison)	13
	black rat (Rattus rattus)	14
	camel (Camelus dromedarius)	15
	cane toad (Rhinella marina syn. Bufo marinus)	16
	cat (Felis catus and Prionailurus bengalensis x Felis catus)	17 18
	cattle (Bos spp.)	19
	chital (axis) deer (Axis axis)	20
	dog (Canis lupus familiaris)	21
	donkey (Equus asinus)	22
	European hare (Lepus europaeus)	23
	fallow deer (Dama dama)	24
	goat (Capra hircus)	25
	guanicoe (Lama guanicoe)	26
	guinea pig (Cavia porcellus)	27
	horse (Equus caballus)	28
	house mouse (Mus musculus)	29

	llama (<i>Lama glama</i>)	1
	mule (Equus caballus x Equus asinus)	2
	pig (Sus scrofa)	3
	red deer (Cervus elaphus)	4
	rusa deer (Rusa timorensis syn. Cervus timorensis)	5
	sewer rat (Rattus norvegicus)	6
	sheep (Ovis aries)	7
	water buffalo (Bubalus bubalis)	8
Part 5	Marine animals and plants	9
	American slipper limpet (Crepidula fornicata)	10
	Asian bag mussel, Asian date mussel (Musculista senhousia)	11
	Asian clam, brackish-water corbula (Corbula (Potamocorbula) amurensis)	12 13
	Asian green mussel (Perna viridis)	14
	Asian seaweed (Sargassum muticum)	15
	black striped mussel (Mytilopsis sallei)	16
	brown mussel (Perna perna)	17
	centric diatoms (Chaetoceros concavicorne, C. convolutes)	18
	Chinese mitten crab (Eriocheir spp.)	19
	colonial sea squirt (Didemnum spp.)—exotic invasive strains	20
	comb jelly (Mnemiopsis leidyi)	21
	European barnacle (Balanus improvisus)	22
	European clam (Varicorbula gibba)	23
	European fan worm (Sabella spallanzanii)	24
	European green crab (Carcinus maenas)	25

	green macroalga (Caulerpa taxifolia)—exotic strains	1
	green macroalga (Codium fragile ssp. tomentosoides)	2
	jack-knife clam (Ensis directus)	3
	Japanese/Asian shore crab (Hemigrapsus sanguineus)	4
	Japanese seaweed (Undaria pinnatifida)	5
	lady crab (Charybdis japonica)	6
	marbled spinefoot, rabbit fish (Siganus rivulatus)	7
	New Zealand screwshell (Maoricolpus roseus)	8
	northern Pacific seastar (Asterias amurensis)	9
	Pacific crab (Hemigrapsus takanoi/penicillatus)	10
	Pacific oyster (Crassostrea gigas)	11
	pennate diatom (Pseudo-mitzschia seriata)	12
	rapa whelk (Rapana venosa (syn Rapana thomasiana))	13
	red gilled mudworm (Marenzelleria spp.)	14
	red macroalga (Grateloupia turuturu (syn Grateloupia doryphora))	15 16
	round goby (Neogobius melanostomus)	17
	soft shell clam (Mya arenaria)	18
	toxic dinoflagellates (Dinophysis norvegica, Alexandrium monilatum and Pfiesteria piseicida)	19 20
Part 6	Noxious fish	21
	aba aba (Gymnarchus niloticus)	22
	Adriatic sturgeon (Acipenser naccarii)	23
	African butter catfish (Schilbe mystus)	24
	African lungfish (Protopterus annectens)	25
	African pike (Hepsetus odoe)	26

African pike-characin, tubenose poacher, fin eater (fish of the subfamily <i>Ichthyborinae</i>)	1 2
Alfaro huberi (Alfaro huberi)	3
American gar, alligator gar, armoured gar (<i>Atractosteus</i> spp. and <i>Lepisosteus</i> spp.) other than <i>Atractosteus spatula</i> and <i>Lepisosteus oculatus</i>	4 5 6
Amur sturgeon (Acipenser schrenckii)	7
angler catfish (Chaca bankanensis)	8
Atlantic sturgeon (Acipenser oxyrinchus oxyrinchus)	9
Baikal sturgeon (Acipenser baerii baicalensis)	10
banded jewelfish (Hemichromis fasciatus)	11
banded sunfish, spotted sunfish (family Centrachidae)	12
barred tail pearlfish (Leptolebias minimus)	13
beluga (Huso huso)	14
bighead carp (Aristichthys nobilis)	15
bigmouth sleeper (Gobiomorus dormitory)	16
bluegill (<i>Lepomis</i> spp.)	17
bottlenose, cornish jack (Mormyrops anguilloides)	18
bowfin (Amia calva)	19
brook stickleback (Culaea inconstans)	20
burmensis frogmouth catfish (Chaca burmensis)	21
catla (Catla catla)	22
chameleon goby, striped goby (Tridentiger trigonocephalus)	23
channel catfish (Ictalurus punctatus)	24
Chinese sturgeon (Acipenser sinensis)	25
Chinese swordfish (Psephurus gladius)	26
copper mahseer (Neolissochilus hexagonolepis)	27
discus ray (Paratrygon aiereba)	28
electric catfish (<i>Malapterurus</i> spp.)	29

electric eel (Electrophorus electricus)	1
European catfish, wels catfish (Silurus spp.)	2
European sturgeon (Acipenser sturio)	3
fat sleeper (Dormitator maculatus)	4
flatnose catfish, dwarf giraffe catfish (Anaspidoglanis macrostomus)	5 6
forktail lates (Lates microlepis)	7
fourspine stickleback (Apeltes quadracus)	8
freshwater minnow (Zacco platypus)	9
fringebarbel sturgeon (Acipenser nudiventris)	10
frogmouth catfish, squarehead catfish (Chaca chaca)	11
gambusia, mosquito fish (Gambusia spp.) other than Gambusia holbrooki	12 13
giant barb (Catlocarpio siamensis)	14
giant bully (Gobiomorphus gobioides)	15
gilled lungfish (Protopterus amphibius)	16
grass carp (Ctenopharyngodon idella)	17
green sturgeon (Acipenser medirostris)	18
Gulf sturgeon (Acipenser oxyrinchus destotoi)	19
Hypseleotris tohizonae (Hypseleotris tohizonae)	20
Japanese sturgeon (Acipenser multiscutatus)	21
knife-edged livebearer (Alfaro cultratus)	22
lake sturgeon (Acipenser fulvescens)	23
largemouth bass (Micropterus salmoides)	24
Leptolebias aureoguttatus (Leptolebias aureoguttatus)	25
marbled pearlfish (Leptolebias marmoratus)	26
marble goby (Oxyeleotris marmorata)	27
Mekong giant catfish (Pangasianodon gigas)	28
Mississippi paddlefish (Polyodon spathula)	29

mrigal (Cirrhinus cirrhosus)	1
Nile perch (Lates niloticus)	2
ninespine stickleback (Pungitius pungitius)	3
opal pearlfish (Leptolebias opalescens)	4
orange-fin labeo (Labeo calbasu)	5
Oxyeleotris siamensis (Oxyeleotris siamensis)	6
Oxyeleotris urophthalmoides (Oxyeleotris urophthalmoides)	7
Oxyeleotris urophthalmus (Oxyeleotris urophthalmus)	8
Pacific fat sleeper (Dormitator latifrons)	9
Pacific sleeper (Gobiomorus maculatus)	10
Pangasius conchophilus (Pangasius conchophilus)	11
Pangasius elongatus (Pangasius elongatus)	12
Pangasius krempfi (Pangasius krempfi)	13
Pangasius kunyit (Pangasius kunyit)	14
Pangasius macronema (Pangasius macronema)	15
Pangasius nasutus (Pangasius nasutus)	16
Pangasius nieuwenhuisii (Pangasius nieuwenhuisii)	17
parasitic catfish, pencil catfish, candiru catfish (family Trichomycteridae)	18 19
Persian sturgeon (Acipenser persicus)	20
pike characin (Acestrorhynchus microlepis)	21
pike cichlid (Crenicichla spp.)	22
pike minnow, pike killifish (Belonesox belizanus)	23
pikes (Esox spp.)	24
pink, slender, greenwoods, mortimers, cunean and green happy (Sargochromis spp.)	25 26
piranhas, pacus (fish of the subfamily Serrasalminae) other than <i>Metynnis</i> spp., <i>Myleus rubripinnis</i> and <i>Piaractus brachypomus</i>	27 28 29

purpleface largemouth (Serranochromis spp.)	1
pygmy sunfish (Elassoma spp.)	2
redfin bully (Gobiomorphus huttoni)	3
red swamp crayfish (Procambarus clarkii)	4
reedfish (Erpetoichthys calabaricus)	5
ripsaw catfish, black doras, black shielded catfish (Oxydoras spp.)	6 7
river carp, deccan, high backed, jungha, putitor, Thai mahseer (<i>Tor</i> spp.)	8 9
rohu (Labeo rohita)	10
Russian sturgeon (Acipenser gueldenstaedtii)	11
Sakhalin sturgeon (Acipenser mikadoi)	12
Sentani gudgeon (Oxyeleotris heterodon)	13
shiners (Notropis spp.)	14
shortnose sturgeon (Acipenser brevirostrum)	15
shoulderspot catfish (Schilbe marmoratus)	16
Siberian sturgeon (Acipenser baerii baerii)	17
silver carp (Hypophthalmichthys molitrix)	18
silver catfish (Schilbe intermedius)	19
slender lungfish (Protopterus dolloi)	20
snakehead (Channa spp.)	21
snooks (Centropomus spp.)	22
South American lungfish (Lepidosiren paradoxa)	23
Southern redbelly dace (Phoxinus erythrogaster)	24
spot pangasius (Pangasius larnaudii)	25
starry sturgeon (Acipenser stellatus)	26
sterlet (Acipenser ruthenus)	27
stinging catfish (Heteropneustes fossilis)	28
tiger catfish (Pseudoplatystoma fasciatum)	29

	tigerfish (African), pike characin (<i>Hydrocynus</i> spp., subfamilies Hydrocyninae and Alestinae)	1 2
	tigerfish (South American) or trahira (<i>Erythrinus</i> spp., <i>Hoplerythrinus</i> spp. and <i>Hoplias</i> spp.)	3 4
	tilapia (Sarotherodon spp., Oreochromis spp. and Tilapia spp.) other than Oreochromis mossambicus and Tilapia mariae	5 6 7
	Tomeurus gracilis (Tomeurus gracilis)	8
	tropical carp-gudgeon (Hypseleotris cyprinoides)	9
	twospot lebiasina (Lebiasina bimaculata)	10
	twospot livebearer (Heterandria bimaculata)	11
	Ubangi shovelnose catfish (Bagrus ubangensis)	12
	Valencia toothcarp (Valencia hispanica)	13
	walking catfish, airbreathing catfish (family Clariidae)	14
	white sturgeon (Acipenser transmontanus)	15
	Yangtze sturgeon (Acipenser dabryanus)	16
	yellowbelly gudgeon (Allomogurnda nesolepis)	17
	yellowfin goby (Acanthogobius flavimanus)	18
	yellowtailed catfish (Pangasius pangasius)	19
Part 7	Prohibited matter affecting	20
i di c	plants	21
	Africanised bee (Apis mellifera scutellata)	22
	ampelopsis rust (Physopella ampelopsidis)	23
	angular leaf spot of strawberry (Xanthomonas fragariae)	24
	apple leaf curling midge (Dasyneura mali)	25
	armyworm (Mythimna unipuncta)	26

Asian citrus psyllid (<i>Diaphorina citri</i>)	1
Asian honey bee (<i>Apis dorsata</i> , <i>A. florea</i> , <i>A. cerana</i> other than <i>A. cerana javana</i>)	2 3
Asian sugarcane planthopper (Perkinsiella thompsoni)	4
bacterial blight, angular leaf spot (<i>Xanthomonas axonopodis</i> pv. <i>malvacearum</i>)—resistant strains	5 6
bacterial heart and fruit rot of pineapple (Dickeya sp.)	7
bacterial leaf blight of maize (Pantoea stewartii subsp. stewartii)	8 9
bacterial ring rot of potato (Clavibacter michiganensis subsp. sepedonicus)	10 11
banana bract mosaic virus (Banana bract mosaic virus)	12
banana skipper (Erionota thrax)	13
banana stem weevil (Odoiporus longicollis)	14
black knot (Apiosporina morbosa)	15
blackline (Cherry leaf roll virus)	16
black rot of grape (Phyllostica ampelicida)	17
blood disease bacterium of banana	18
branched broomrape (Orobanche ramosa)	19
breadfruit fruit fly (Bactrocera umbrosa)	20
brown rot of stonefruit (Monilinia fructigena)	21
bumblebee (Bombus spp.)	22
camellia petal blight (Ciborinia camelliae)	23
chestnut blight (Cryphonectria parasitica)	24
Chinese fruit fly (Bactrocera minax)	25
citrus black fly (Aleurocanthus woglumi)	26
citrus canker (Xanthomonas citri pv. citri)	27
citrus fruit borer (Citripestis sagitiferella)	28
citrus greening, Huanglongbing (Candidatus Liberibacter asiaticus)	29 30

coconut cadang-cadang viroid (Coconut cadang-cadang viroid)	3 1 2
coffee leaf rust (Hemileia vastatrix)	3
Colorado potato beetle (Leptinotarsa decemlineata)	4
Cook Islands fruit fly (Bactrocera melanotus)	5
cotton boll weevil (Anthonomus grandis)	6
cotton leaf curl disease (Cotton leaf curl virus)	7
cut worm (Agrotis interjectionis)	8
downy mildew of sugarcane (Peronosclerospora sacchari)	9
drywood longicorn beetle (Stromatium barbatum)	10
Dutch elm disease (Ceratocystis ulmi)	11
eucalyptus canker (Chrysoporthe cubensis)	12
eucalyptus/guava rust (exotic strains of Puccinia psidii)	13
Eumusae leaf spot (Pseudocercospora eumusae)	14
European house borer (Hylotrupes bajulus)	15
European stone fruit yellows (Apricot chlorotic leaf rol phytoplasma)	l 16 17
European stone fruit yellows phytoplasma (European stone fruit yellows phytoplasma)	e 18 19
false codling moth (Cryptophlebia leucotreta)	20
Fijian fruit fly (Bactrocera passiflorae)	21
fire blight (Erwinia amylovora)	22
freckle disease of banana (Phyllosticta and Guignardia species pathogenic on banana other than P. maculata)	a 23 24
fruit fly (Bactrocera atrisetosa, B. decipiens, B. kirki, B. occipitalis, B. tau, B. trilineola, B. trivialis and B. xanthodes)	
fusarium wilt of banana (Fusarium oxysporum f. sp. cubense tropical race 4)	e 27 28
giant African snail (Achatina fulica)	29
glassy winged sharpshooter (<i>Homalodisca coagulata</i>)	30

golden apple snail (Pomacea canaliculata)	1
golden potato cyst nematode (Globodera rostochiensis)	2
grape leaf-folder (Desmia funeralis)	3
grape phylloxera (Daktulosphaira vitifolii)	4
grape root rot (Roesleria subterranea)	5
grapevine leaf rust (Phakopsora euvitis)	6
green snail (Cantareus apertus)	7
guava fruit fly (Bactrocera correcta)	8
Gypsy moth complex (Lymantria dispar)	9
hazelnut blight (Anisogramma anomala)	10
hessian fly (Mayetiola destructor)	11
Indian cotton leafhopper (Amrasca biquttula biquttula)	12
Indian fruit fly (Bactrocera caryeae)	13
Japanese citrus fruit fly (Bactrocera tsuneonis)	14
karnal bunt of wheat (Tilletia indica)	15
khapra beetle (Trogoderma granarium)	16
leaf scorch of sugarcane (Stagonospora sacchari)	17
lime gall wasp (Bruchophagus muli)	18
Longhorn beetle (Monochamus spp.)	19
mal secco (Plenodermus tracheiphilus)	20
mango pulp weevil (Sternochetus frigidus)	21
Mediterranean fruit fly (Ceratitis capitata)	22
melon fly (Bactrocera cucurbitae)	23
moko and bugtok (moko and bugtok strains of Ralstonia solanacearum)	24 25
navel orangeworm (Amyelois transitella)	26
Oriental fruit fly (Bactrocera dorsalis)	27
papaya fruit fly (Bactrocera papayae)	28

peach fruit fly (Bactrocera zonata)	1
peach X phytoplasma (including peach eastern X phytoplasma)	2 3
peanut stripe virus (Peanut stripe virus)	4
pear fruit moth (Numonia pirivorella)	5
Philippine downy mildew (Peronosclerospora philippinensis)	6
Philippine fruit fly (Bactrocera philippinensis)	7
Pierce's disease (Xylella fastidiosa)	8
pinewood nematode species complex (Bursaphelenchus spp.)	9
pink stalk borer (Sesamia grisescens)	10
pitch canker (Fusarium circinatum)	11
plum weevil (Conotrachelus nenuphar)	12
powder post beetle (Lyctus africanus)	13
red stele (Phytophthora fragariae var. fragariae)	14
rice water weevil (Lissorhoptrus oryzophilus)	15
rough strawberry weevil (Otiorhynchus rugosostriatus)	16
Russian wheat aphid (Diuraphis noxia)	17
sharka (<i>Plum pox virus</i>)	18
solanum fruit fly (Bactrocera latifrons)	19
sorghum mosaic virus (Sorghum mosaic virus)	20
Sri Lankan fruit fly (Bactrocera kandiensis)	21
stem borer (Chilo spp.)	22
strawberry bud weevil (Anthonomus bisignifer)	23
strawberry tortrix (Acleris comariana)	24
subterranean termites, exotic (Coptotermes spp.)	25
sudden oak death (Phytophthora ramorum)	26
sugarcane leafhopper (Pyrilla perpusilla)	27
sugarcane Ramu stunt virus (Sugarcane Ramu stunt virus)	28

	virus)	2
	sugarcane white leaf phytoplasma	3
	sugarcane whitefly (Aleurolobus barodensis)	4
	sugarcane woolly aphid (Ceratovacuna lanigera)	5
	Sumatra disease bacterium (Pseudomonas syzygii)	6
	summer fruit tortrix (Adoxophyes orana)	7
	Texas root rot (Phymatotrichum omnivorum)	8
	tomato/potato psyllid (Bactericera cockerelli)	9
	Tongan fruit fly (Bactrocera facialis)	10
	variegated cutworm (Peridroma saucia)	11
	verticillium wilt (Verticillium dahliae)—defoliating strain	12
	western gall rust (Endocronartium harknessii)	13
	western plant bug (Lygus hesperus)	14
	wheat spindle streak mosaic virus (Wheat spindle streak mosaic virus)	15 16
	white potato cyst nematode (Globodera pallida)	17
	zebra chip (Candidatus Liberibacter psyllaurous)	18
Part 8	Tramp ants	19
	Argentine ant (Linepithema humile)	20
	tropical fire ant or ginger ant (Solenopsis geminata)	21

7

Schedule 2	Restricted matter and categories	1 2
	sections 21 and 38	3
	ty matter may also be declared to be, or not to be, restricted der a restricted matter regulation under chapter 2.	4 5 6

Part 1 Restricted matter—other than invasive biosecurity matter

Restricted matter	Category numbers	
Aquatic diseases, parasites and viruses		
Aeromonas salmonicida—atypical strains	1	
Batrachochytrium dendropbatidis (amphibian)	1	
Bonamia species	1	
epizootic ulcerative syndrome (Aphanomyces invadans)	1	
gill-associated virus	1	
infectious hypodermal and haematopoietic necrosis virus	1	
Marteilia sydneyi	1	
Perkinsus olseni	1	
ranavirus (amphibian)	1	
viral encephalopathy and retinopathy	1	
white tail disease	1	
Restricted matter affecting animals		
American foulbrood (Paenibacillus larvae)	1	
anthrax (Bacillus anthracis)	1	
Australian bat lyssavirus	1	

Restricted matter	Category numbers
avian influenza, low pathogenic	1
avian paramyxovirus serotype 1 in pigeons	1
avian tuberculosis (Mycobacterium avium)	1
bluetongue virus	1
brucellosis (Brucella suis)	1
cysticercus bovis (Taenia saginata)	1
enzootic bovine leucosis	1
equine herpes virus 1—abortogenic and neurological strains	1
equine infectious anaemia	1
equine viral arteritis	1
H1N1 swine influenza	1
Hendra virus	1
infectious laryngotracheitis virus	1
Japanese encephalitis	1
Johne's disease	1
leishmaniosis (Leishmania spp.) of any species	1
Newcastle disease (avirulent)	1
salmonella enteritidis infection in poultry (Salmonella enteritidis)	1
small hive beetle (Aethina tumida)	1
Noxious fish	
alligator gar (Atractosteus spatula)	2,3,4
black pacu (Piaractus brachypomus)	2,3,4
carp (Cyprinus carpio)	3,5,6,7
Chinese weatherfish, weatherloach (<i>Misgurnus</i> anguillicaudatus)	3,5,6,7
climbing perch (Anabas testudineus)	3,5,6,7
gambusia (<i>Gambusia holbrooki</i>)	3,5,6,7
giant cichlid, yellow belly cichlid (Boulengerochromis microlepis)	2,3,4
marbled lungfish (Protopterus aethiopicus)	2,3,4

Restricted matter	Category numbers
spotted gar (Lepisosteus oculatus)	2,3,4
tilapia (Oreochromis mossambicus and Tilapia mariae)	3,5,6,7
Restricted matter affecting plants	
Asian honey bee (Apis cerana javana)	1
banana bunchy top virus (Babuvirus)	1
black Sigatoka of banana (Mycosphaerella fijiensis)	1
West Indian drywood termite (Cryptotermes brevis)	1
Tramp ants	
electric ant or little fire ant (Wasmannia auropunctata) 1	
red imported fire ant (Solenopsis invicta)	1

Part 2 Restricted matter—invasive biosecurity matter

Restricted matter	Category numbers	
Invasive plants		
African boxthorn (Lycium ferocissimum)	3	
African fountain grass (Cenchrus setaceum)	3	
African tulip tree (Spathodea campanulata)	3	
alligator weed (Alternanthera philoxeroides)	3	
annual ragweed (Ambrosia artemisiifolia)	3	
asparagus fern (Asparagus aethiopicus, A. africanus and A. plumosus)	3	
athel pine (<i>Tamarix aphylla</i>)	3	
badhara bush (<i>Gmelina elliptica</i>)	3	
balloon vine (Cardiospermum grandiflorum)	3	
belly-ache bush (Jatropha gossypiifolia and hybrids)	3	

1 2

Restricted matter	Category numbers
bitou bush (Chrysanthemoides monilifera ssp. rotundifolia)	2,3,4,5
blackberry (Rubus anglocandicans, Rubus fruticosus aggregate)	3
boneseed (Chrysanthemoides monilifera ssp. monilifera)	2,3,4,5
bridal creeper (Asparagus asparagoides)	2,3,4,5
broad-leaved pepper tree (Schinus terebinthifolius)	3
cabomba (Cabomba caroliniana)	3
camphor laurel (Cinnamomum camphora)	3
candyleaf (Stevia ovata)	3
cat's claw creeper (Dolichandra unguis-cati)	3
Chilean needle grass (Nassella neesiana)	3
chinee apple (Ziziphus mauritiana)	3
Chinese celtis (Celtis sinensis)	3
cholla cacti with the following names—	
• coral cactus (Cylindropuntia fulgida)	3
• devil's rope pear (<i>C. imbricata</i>)	3
• Hudson pear (<i>Cylindropuntia rosea</i> and <i>C. tunicata</i>)	2,3,4,5
• jumping cholla (<i>C. prolifera</i>)	2,3,4,5
• snake cactus (C. spinosior)	3
Dutchman's pipe (Aristolochia spp. other than native species)	3
elephant ear vine (Argyreia nervosa)	3
fireweed (Senecio madagascariensis)	3
gamba grass (Andropogon gayanus)	3
giant sensitive plant (Mimosa diplotricha var. diplotricha)	3
gorse (Ulex europaeus)	3
groundsel bush (Baccharis halimifolia)	3
harrisia cactus (Harrisia martinii, H. tortuosa and H. pomanensis syn. Cereus pomanensis)	3
harungana (Harungana madagascariensis)	3
honey locust (<i>Gleditsia triacanthos</i> including cultivars and varieties)	3
hygrophila (Hygrophila costata)	3

Restricted matter	Category numbers
hymenachne or olive hymenachne (<i>Hymenachne amplexicaulis</i> and hybrids)	3
Koster's curse (Clidemia hirta)	2,3,4,5
kudzu (<i>Pueraria montana</i> var. <i>lobata</i> syn. <i>P. lobata</i> , <i>P. triloba</i> other than in the Torres Strait Islands)	3
lantanas—	
• creeping lantana (Lantana montevidensis)	3
• lantana, common lantana (<i>Lantana camara</i>)	3
limnocharis, yellow burrhead (Limnocharis flava)	2,3,4,5
Madeira vine (Anredera cordifolia)	3
Madras thorn (<i>Pithecellobium dulce</i>)	2,3,4,5
mesquites—	
• honey mesquite (<i>Prosopis glandulosa</i>)	3
• mesquite or algarroba (<i>Prosopis pallida</i>)	3
• Quilpie mesquite (<i>Prosopis velutina</i>)	3
Mexican bean tree (<i>C. pachystachya</i> , <i>C. palmata</i> and <i>C. peltata</i>)	2,3,4,5
Mexican feather grass (Nassella tenuissima)	2,3,4,5
miconia with the following names—	
Miconia calvescens	2,3,4,5
• M. cionotricha	2,3,4,5
• M. nervosa	2,3,4,5
• M. racemosa	2,3,4,5
mikania vine (<i>Mikania micrantha</i>)	2,3,4,5
mimosa pigra (<i>Mimosa pigra</i>)	2,3,4,5
mother of millions (Bryophyllum delagoense syn. B. tubiflorum, Kalanchoe delagoensis)	3
mother of millions hybrid (<i>Bryophyllum</i> x <i>houghtonii</i>)	3
ornamental gingers—	
Kahili ginger (Hedychium gardnerianum)	3
• white ginger (<i>H. coronarium</i>)	3
• yellow ginger (<i>H. flavescens</i>)	3

Restricted matter	Category numbers
parkinsonia (<i>Parkinsonia aculeata</i>)	3
parthenium (Parthenium hysterophorus)	3
pond apple (<i>Annona glabra</i>)	3
prickly acacia (Vachellia nilotica)	3
prickly pears—	
• bunny ears (<i>Opuntia microdasys</i>)	2,3,4,5
 common pest pear, spiny pest pear (O. stricta syn. O. inermis) 	3
• drooping tree pear (O. monacantha syn. O. vulgaris)	3
• prickly pear (O. elata)	2,3,4,5
• tiger pear (O. aurantiaca)	3
• velvety tree pear (O. tomentosa)	3
• Westwood pear (O. streptacantha)	3
privets—	
• broad-leaf privet, tree privet (<i>Ligustrum lucidum</i>)	3
• small-leaf privet, Chinese privet (<i>L. sinense</i>)	3
rat's tail grasses—	
American rat's tail grass (Sporobolus jacquemontii)	3
• giant Parramatta grass (S. fertilis)	3
• giant rat's tail grass (S. pyramidalis and S. natalensis)	3
rubber vines—	
• ornamental rubber vine (<i>Cryptostegia madagascariensis</i>)	3
• rubber vine (<i>C. grandiflora</i>)	3
salvinia (<i>Salvinia molesta</i>)	3
Senegal tea (Gymnocoronis spilanthoides)	3
Siam weed with the following names—	
• Chromolaena odorata	3
• C. squalida	3
sicklepods—	
• foetid cassia (Senna tora)	3
• hairy cassia (S. hirsuta)	3
• sicklepod (S. obtusifolia)	3

Restricted matter	Category numbers
Singapore daisy (<i>Sphagneticola trilobata</i> syn. <i>Wedelia</i> trilobata)	3
telegraph weed (Heterotheca grandiflora)	3
thunbergias—	
• laurel clockvine (<i>Thunbergia laurifolia</i>)	3
• thunbergia or blue thunbergia (<i>Thunbergia grandiflora</i>)	3
tobacco weed (Elephantopus mollis)	3
water hyacinth (Eichhornia crassipes)	3
water lettuce (Pistia stratiotes)	3
water mimosa (Neptunia oleracea and N. Plena)	2,3,4,5
willows (all <i>Salix</i> spp. other than <i>S. babylonica</i> , <i>S.</i> x calodendron and <i>S.</i> x reichardtii)	3
yellow bells (<i>Tecoma stans</i>)	3
yellow oleander, Captain Cook tree (<i>Cascabela thevetia</i> syn. <i>Thevetia peruviana</i>)	3
Invasive animals	
barbary sheep (Ammotragus lervia)	2,3,4,5,6
blackbuck antelope (Antilope cervicapra)	2,3,4,5,6
cat (Felis catus and Prionailurus bengalensis x Felis catus), other than a domestic cat	3,4,6
dingo (Canis lupus dingo)	3,4,5,6
dog (Canis lupus familiaris), other than a domestic dog	3,4,6
European fox (Vulpes vulpes)	3,4,5,6
European rabbit (Oryctolagus cuniculus)	3,4,5,6
feral chital (axis) deer (Axis axis)	3,4,6
feral fallow deer (Dama dama)	3,4,6
feral goat (Capra hircus)	3,4,6
feral pig (Sus scrofa)	3,4,6
feral red deer (Cervus elaphus)	3,4,6
hog deer (Axis porcinus)	2,3,4,5,6
red-eared slider turtle (<i>Trachemys scripta elegans</i>)	2,3,4,5,6

Schedule 2

Restricted matter	Category numbers
rusa deer (Rusa timorensis, syn. Cervus timorensis)	3,4,6
sambar deer (Rusa unicolor, syn. Cervus unicolor)	2,3,4,5,6
Tramp ants	·
yellow crazy ant (Anoplolepis gracilipes)	3

1

Schedule 3		Savings and transitional provisions	1 2
		section 514	3
Part 1		Examples of matters dealt with	4
		under repealed Acts and	5
		amended Act	6
Division 1		Examples for chapter 2	7
1 Exa	mple	es for ch 2 of documents under s 507	8
	docu	the operation of chapter 2, the following are examples of a ament mentioned in section 507(1)(a) for matters dealt under a repealed Act or the amended Act—	9 10 11
	(a)	a regulation declaring a pest to be a serious pest under the <i>Plant Protection Act 1989</i> , previous section 6P(1);	12 13
	(b)	a gazette notice under the <i>Plant Protection Act 1989</i> , previous section 6P(2).	14 15
2 Exa	mple	e for ch 2 of actions under s 507	16
	pest is an	the operation of chapter 2, declaring a pest to be a serious under the <i>Plant Protection Act 1989</i> , previous section 6P a example of an action mentioned in section 507(1)(b) for the dealt with under a repealed Act or the amended Act.	17 18 19 20
3 Exa	mple	e for ch 2 of obligations under s 507	21
	For to	the operation of chapter 2, an obligation under the <i>Exotic</i> eases in <i>Animals Act 1981</i> , previous section 8 to report the ence of a disease mentioned in schedule 1 is an example	22 23 24

	of an obligation mentioned in section 507(1)(c) for matters dealt with under a repealed Act or the amended Act.	1 2
4	Example for ch 2 of protections under s 507	3
	For the operation of chapter 2, the statement that a person does not commit an offence of feeding a declared pest animal in particular circumstances under the <i>Stock Route Management Act 2002</i> , previous section 40(2) is an example of a protection mentioned in section 507(1)(d) for matters dealt with under a repealed Act or the amended Act.	4 5 6 7 8 9
Divi	sion 2 Examples for chapter 3	10
5	Examples for ch 3 of documents under s 507	11
	For the operation of chapter 3, the following are examples of a document mentioned in section 507(1)(a) for matters dealt with under a repealed Act or the amended Act—	12 13 14
	(a) a pest management plan under the <i>Stock Route Management Act 2002</i> , previous section 25;	15 16
	(b) a notice under the <i>Stock Route Management Act</i> 2002, previous section 184 directing a local government to take action.	17 18 19
6	Examples for ch 3 of actions under s 507	20
	For the operation of chapter 3, the following are examples of an action mentioned in section 507(1)(b) for matters dealt with under a repealed Act or the amended Act—	21 22 23
	(a) a direction under the <i>Stock Route Management Act</i> 2002, previous section 184 by the Minister to a local government for the local government to perform a function or obligation under the repealed Act or the amended Act;	24 25 26 27 28

	(b)	the performance of a function by the chief executive under the <i>Stock Route Management Act 2002</i> , previous section 185.	1 2 3
7	Example	es for ch 3 of obligations under s 507	4
	an o	the operation of chapter 3, the following are examples of bligation mentioned in section 507(1)(c) for matters dealt under a repealed Act or the amended Act—	5 6 7
	(a)	a requirement under the <i>Stock Route Management Act</i> 2002, previous section 25 for a local government to have a plan for managing particular pests in its local government area;	8 9 10 11
	(b)	a requirement under the <i>Stock Route Management Act</i> 2002, previous section 35 to make a pest management plan under that Act available for inspection;	12 13 14
	(c)	a requirement under the <i>Stock Route Management Act</i> 2002, previous section 187 for a local government to make annual payments.	15 16 17
Divi	sion 3	Examples for chapter 5	18
8	Example	e for ch 5 of documents under s 507	19
	<i>Rou</i> exar	the operation of chapter 5, a guideline under the <i>Stock</i> te Management Act 2002, previous section 15 is an imple of a document mentioned in section 507(1)(a) for ters dealt with under a repealed Act or the amended Act.	20 21 22 23
9	Example	e for ch 5 of obligations under s 507	24
	<i>Rou</i> guid oblig	the operation of chapter 5, a requirement under the <i>Stock</i> te <i>Management Act 2002</i> , previous section 16 to make a deline available for inspection is an example of an gation mentioned in section 507(1)(c) for matters dealt under a repealed Act or the amended Act.	25 26 27 28 29

Division 4		Examples for chapter 6	1
10 E	xampl	es for ch 6 of documents under s 507	2
	doci	the operation of chapter 6, the following are examples of a ument mentioned in section 507(1)(a) for matters dealt under a repealed Act or the amended Act—	3 4 5
	(a)	a notice under the <i>Plant Protection Act 1989</i> , previous section 8 prohibiting the introduction of a particular pest into the State;	6 7 8
	(b)	a notice that an area is in quarantine under the <i>Plant Protection Act 1989</i> , previous section 11;	9 10
	(c)	a notice under the <i>Exotic Diseases in Animals Act 1981</i> , previous section 10A restricting movement in an area.	11 12
11 E	xampl	es for ch 6 of actions under s 507	13
	an a	the operation of chapter 6, the following are examples of action mentioned in section 507(1)(b) for matters dealt a under a repealed Act or the amended Act—	14 15 16
	(a)	the notification of an area under the <i>Exotic Diseases in Animals Act 1981</i> , previous section 18 to be a control area for an exotic disease within the meaning of that Act;	17 18 19 20
	(b)	the giving of a direction under the <i>Plant Protection Act</i> 1989, previous section 13;	21 22
	(c)	the giving or producing of a document under the <i>Plant Protection Act 1989</i> , previous section 11E.	23 24
12 E	xampl	es for ch 6 of obligations under s 507	25
	an o	the operation of chapter 6, the following are examples of obligation mentioned in section 507(1)(c) for matters dealt a under a repealed Act or the amended Act—	26 27 28
	(a)	an obligation under the <i>Plant Protection Act 1989</i> , previous section 11 to comply with a notice prohibiting or restricting movement of a particular thing:	29 30 31

	(b)	an obligation under the <i>Exotic Diseases in Animals Act</i> 1981, previous section 12 to carry out stated activities in a particular area.	1 2 3
13	Example	es for ch 6 of protections under s 507	4
	prote	the operation of chapter 6, the following are examples of a ection mentioned in section 507(1)(d) for matters dealt under a repealed Act or the amended Act—	5 6 7
	(a)	a protection under the <i>Plant Protection Act 1989</i> , previous section 13 of a reasonable excuse for noncompliance with a direction;	8 9 10
	(b)	a protection under the <i>Plant Protection Act 1989</i> , previous section 11F that evidence derived from a document given by the individual is not admissible in evidence against the individual in any civil or criminal proceeding.	11 12 13 14 15
Divi	.: F	E constant for a book and a 2	
	sion 5	Examples for chapter 7	16
14		e for ch 7 of documents under s 507	16 17
	Example For 1913 docu		
	Example For 1915 docu with	the operation of chapter 7, a register under the <i>Stock Act</i> 5, previous schedule 1, section 15 is an example of a ament mentioned in section 507(1)(a) for matters dealt	17 18 19 20
14	For an a	the operation of chapter 7, a register under the <i>Stock Act</i> 5, previous schedule 1, section 15 is an example of a ament mentioned in section 507(1)(a) for matters dealt under a repealed Act or the amended Act.	17 18 19 20 21
14	For an a	the operation of chapter 7, a register under the <i>Stock Act</i> 5, previous schedule 1, section 15 is an example of a ament mentioned in section 507(1)(a) for matters dealt under a repealed Act or the amended Act. The section of chapter 7, the following are examples of action mentioned in section 507(1)(b) for matters dealt action mentioned in section 507(1)(b) for matters dealt	17 18 19 20 21 22 23 24

16	Example	e for ch 7 of obligations under s 507	1
	Act entit oblig	the operation of chapter 7, an obligation under the <i>Stock</i> 1915, previous schedule 1, section 15 for particular ties or places to be registered is an example of an gation mentioned in section 507(1)(c) for matters dealt under a repealed Act or the amended Act.	2 3 4 5 6
17	Example	e for ch 7 of protections under s 507	7
	Apic may beek the a of a	the operation of chapter 7, the statement under the aries Act 1982, previous section 8 that the chief executive permit an applicant for renewal of registration as a seeper to act as if the applicant has obtained registration if application for renewal has not been decided is an example a protection mentioned in section 507(1)(d) for matters t with under a repealed Act or the amended Act.	8 9 10 11 12 13 14
Divi	sion 6	Examples for chapter 8	15
18	Example	e for ch 8 of documents under s 507	16
	<i>Man</i> docu	the operation of chapter 8, a permit under the <i>Stock Route</i> nagement Act 2002, previous section 61 is an example of a ament mentioned in section 507(1)(a) for matters dealt a under a repealed Act or the amended Act.	17 18 19 20
19	Example	es for ch 8 of actions under s 507	21
	an a	the operation of chapter 8, the following are examples of action mentioned in section 507(1)(b) for matters dealt a under a repealed Act or the amended Act—	22 23 24
	(a)	applying for a permit, or the renewal of a permit, under the <i>Stock Route Management Act 2002</i> , previous section 58;	25 26 27
	(b)	imposing conditions on a permit under the <i>Stock Route Management Act</i> 2002, previous section 62;	28 29

	(c)	requiring the applicant for a permit to give the chief executive further information or documents under the <i>Stock Route Management Act 2002</i> , previous section 59.	1 2 3
20	Example	es for ch 8 of obligations under s 507	4
	an o	the operation of chapter 8, the following are examples of bligation mentioned in section 507(1)(c) for matters dealt under a repealed Act or the amended Act—	5 6 7
	(a)	an obligation under the <i>Stock Route Management Act</i> 2002, previous section 62 to keep records about a pest to which a permit relates if keeping the record is a condition of the permit;	8 9 10 11
	(b)	an obligation under the <i>Stock Route Management Act</i> 2002, previous section 72 in particular circumstances to dispose of a pest to which a permit relates.	12 13 14
21	Example	e for ch 8 of protections under s 507	15
	Roun reaso dispo prote	the operation of chapter 8, a protection under the <i>Stock</i> te <i>Management Act 2002</i> , previous section 72, of a onable excuse for noncompliance with a notice requiring osal of a declared pest under that Act is an example of a ection mentioned in section 507(1)(d) for matters dealt under a repealed Act or the amended Act.	16 17 18 19 20 21
Divis	ion 7	Examples for chapter 9	22
22	Example	es for ch 9 of documents under s 507	23
	docu	the operation of chapter 9, the following are examples of a ament mentioned in section 507(1)(a) for matters dealt under a repealed Act or the amended Act—	24 25 26
	(a)	an authorisation under the <i>Plant Protection Act 1989</i> , previous section 20B of a program for surveillance of a thing mentioned in the authorisation;	27 28 29

	(b)	a program under the <i>Stock Act 1915</i> , previous section 30 to eradicate particular matter.	1 2
23	Examp	ole for ch 9 of actions under s 507	3
	to pro pro sec	r the operation of chapter 9, an inspector exercising powers monitor movement of plants in an area the subject of a ogram for surveillance under the <i>Plant Protection Act 1989</i> , evious section 20E is an example of an action mentioned in etion 507(1)(b) for matters dealt with under a repealed Act the amended Act.	4 5 6 7 8 9
24	Examp	oles for ch 9 of obligations under s 507	10
	an	r the operation of chapter 9, the following are examples of obligation mentioned in section 507(1)(c) for matters dealt th under a repealed Act or the amended Act—	11 12 13
	(a)	an obligation under the <i>Plant Protection Act 1989</i> , previous section 20B that the chief executive ensure each inspector who is proposed to act under a program for surveillance of a thing is informed of particular things relating to the program;	14 15 16 17 18
	(b)	an obligation under the <i>Stock Act 1915</i> , previous section 30 not to interfere with a step taken by an inspector under a program.	19 20 21
Divis	sion 8	Examples for chapter 10	22
25	Examp	oles for ch 10 of documents under s 507	23
	a c	r the operation of chapter 10, the following are examples of document mentioned in section 507(1)(a) for matters dealt th under a repealed Act or the amended Act—	24 25 26
	(a)	an identity card issued to an inspector or authorised person under the <i>Exotic Diseases in Animals Act 1981</i> , previous section 19C;	27 28 29

	(b)	an acknowledgement given under the <i>Stock Route Management Act 2002</i> , previous section 252 of consent for an inspector or authorised person to enter a place;	1 2 3
	(c)	a warrant issued under the <i>Plant Protection Act 1989</i> , previous section 20;	4 5
	(d)	a notice under the <i>Stock Route Management Act 2002</i> , previous section 270 requiring a person to take a thing to be seized to a stated place;	6 7 8
	(e)	a notice under the <i>Apiaries Act 1982</i> , previous section 27(9) requiring a person to give a document;	9 10
	(f)	a receipt for a seized thing under the <i>Stock Route Management Act</i> 2002, previous section 271;	11 12
	(g)	an information notice under the <i>Stock Route Management Act 2002</i> , previous section 63.	13 14
26	Example	es for ch 10 of actions under s 507	15
	an a	the operation of chapter 10, the following are examples of action mentioned in section 507(1)(b) for matters dealt under a repealed Act or the amended Act—	16 17 18
	(a)	the appointment of an inspector under the <i>Stock Act</i> 1915, previous section 4D;	19 20
	(b)	the giving of a direction under the <i>Stock Act 1915</i> , previous section 33.	21 22
27	Example	es for ch 10 of obligations under s 507	23
	an ol	the operation of chapter 10, the following are examples of bligation mentioned in section 507(1)(c) for matters dealt under a repealed Act or the amended Act—	24 25 26
	(a)	an obligation under the <i>Stock Act 1915</i> , previous section 4J for a person to return the person's identity card to the chief executive if the office of the person as an inspector ends;	27 28 29 30

	(b)	an obligation under the <i>Apiaries Act 1982</i> , previous section 27 requiring a person to give information or produce a document;	1 2 3
	(c)	an obligation under the <i>Stock Route Management Act</i> 2002, previous section 285 for an authorised person to give notice of the particulars of damage to anything;	4 5 6
	(d)	a requirement under the <i>Stock Route Management Act</i> 2002, previous section 270 to take a thing to be seized to a stated place;	7 8 9
	(e)	an obligation under the <i>Agricultural Standards Act</i> 1994, previous section 29 to return a seized thing to the person from whom it is seized or its owner;	10 11 12
	(f)	an obligation under the <i>Stock Route Management Act</i> 2002, previous section 273 to allow an owner of a seized thing to inspect the thing;	13 14 15
	(g)	a requirement under the <i>Stock Route Management Act</i> 2002, previous section 16 to make a particular document available for inspection.	16 17 18
28	Example	es for ch 10 of protections under s 507	19
	a pro	the operation of chapter 10, the following are examples of otection mentioned in section 507(1)(d) for matters dealt under a repealed Act or the amended Act—	20 21 22
	(a)	a right for a person to claim compensation under the <i>Agricultural Standards Act 1994</i> , previous section 41;	23 24
	(b)	the statement in the <i>Plant Protection Act 1989</i> , previous section 20AA that evidence that may tend to incriminate an individual, derived from information the individual is compelled to give, is not admissible in proceedings as mentioned in that provision;	25 26 27 28 29
	(c)	a protection under the <i>Plant Protection Act 1989</i> , previous section 19 of a reasonable excuse for noncompliance with a requirement;	30 31 32

	(d) a statement under the <i>Apiaries Act 1982</i> , previous section 32 that an inspector is not liable for damage caused in particular circumstances.	1 2 3
Divis	n 9 Examples for chapter 11	4
29	xample for ch 11 of documents under s 507	5
	For the operation of chapter 11, an application for compensation under the <i>Diseases in Timber Act 1975</i> , previous section 11 is an example of a document mentioned in section 507(1)(a) for matters dealt with under a repealed Act or the amended Act.	6 7 8 9 10
30	xample for ch 11 of actions under s 507	11
	For the operation of chapter 11, the payment of compensation in particular circumstances under the <i>Exotic Diseases in Animals Act 1981</i> , previous section 29 is an example of an action mentioned in section 507(1)(b) for matters dealt with under a repealed Act or the amended Act.	12 13 14 15 16
31	xample for ch 11 of obligations under s 507	17
	For the operation of chapter 11, an obligation under the <i>Stock Act 1915</i> , previous section 31 for a person applying for compensation to apply in the way prescribed is an example of an obligation mentioned in section 507(1)(c) for matters dealt with under a repealed Act or the amended Act.	18 19 20 21 22
32	xample for ch 11 of protections under s 507	23
	For the operation of chapter 11, the statement that a person is entitled to compensation for loss or damage in particular circumstances under the <i>Plant Protection Act 1989</i> , previous section 14 is an example of a protection mentioned in section 507(1)(d) for matters dealt with under a repealed Act or the amended Act.	24 25 26 27 28 29

Divisio	n 10	Examples for chapter 12	1
33 E	xampl	es for ch 12 of documents under s 507	2
	a do	the operation of chapter 12, the following are examples of ocument mentioned in section 507(1)(a) for matters dealt a under a repealed Act or the amended Act—	3 4 5
	(a)	a certificate under the <i>Agricultural Standards Act 1994</i> , previous section 61 purporting to be signed by the chief executive stating a particular matter;	6 7 8
	(b)	an order under the <i>Stock Route Management Act</i> 2002, previous section 295 requiring a person convicted of an offence to pay the State or local government the costs of taking particular action.	9 10 11 12
34 E	xampl	es for ch 12 of actions under s 507	13
	an a	the operation of chapter 12, the following are examples of action mentioned in section 507(1)(b) for matters dealt a under a repealed Act or the amended Act—	14 15 16
	(a)	applying for internal review of a decision under the <i>Agricultural Standards Act 1994</i> , previous section 48;	17 18
	(b)	the giving by QCAT of a stay of a decision under the <i>Agricultural Standards Act 1994</i> , previous section 50, if an application is made for an internal review of the decision.	19 20 21 22
35 E	xampl	es for ch 12 of protections under s 507	23
	a pr	the operation of chapter 12, the following are examples of otection mentioned in section 507(1)(d) for matters dealt under a repealed Act or the amended Act—	24 25 26
	(a)	the right to apply for an internal review of a decision made under the <i>Plant Protection Act 1989</i> , previous section 21M;	27 28 29

	(b)	the right to apply for a stay of a decision the subject of an application for internal review under the <i>Agricultural Standards Act 1994</i> , previous section 50.	1 2 3
Divis	sion 11	Examples for chapter 13	4
36	Example	e for ch 13 of documents under s 507	5
	the sthing	the operation of chapter 13, a direction or an order under <i>Stock Act 1915</i> , previous section 15 to destroy a particular g is an example of a document mentioned in section (1)(a) for matters dealt with under a repealed Act or the nded Act.	6 7 8 9 10
37	Example	es for ch 13 of actions under s 507	11
	the <i>i</i> is an	the operation of chapter 13, the giving of an order under Exotic Diseases in Animals Act 1981, previous section 12 in example of an action mentioned in section 507(1)(b) for ters dealt with under a repealed Act or the amended Act.	12 13 14 15
38	Example	es for ch 13 of obligations under s 507	16
	an o	the operation of chapter 13, the following are examples of bligation mentioned in section 507(1)(c) for matters dealt under a repealed Act or the amended Act—	17 18 19
	(a)	an obligation under the <i>Stock Act 1915</i> , previous section 15 to destroy a particular thing;	20 21
	(b)	a requirement under the <i>Exotic Diseases in Animals Act</i> 1981, previous section 19 to comply with an order.	22 23
39	Example	e for ch 13 of protections under s 507	24
	Prot requ reas	the operation of chapter 13, a statement under the <i>Plant tection Act 1989</i> , previous section 14 that a person is not sired to comply with a direction or order if the person has a onable excuse is an example of a protection mentioned in ion 507(1)(d) for matters dealt with under a repealed Act	25 26 27 28 1

	or th	ne amended Act.	2
Divisio	on 12	Examples for chapter 14	3
40 E	Example	e for ch 14 of documents under s 507	4
	agre secti 507(the operation of chapter 14, an intergovernmental ement under the <i>Plant Protection Act 1989</i> , previous ton 21L is an example of a document mentioned in section (1)(a) for matters dealt with under a repealed Act or the inded Act.	5 6 7 8 9
41 E	Example	e for ch 14 of actions under s 507	10
	unde an e	the operation of chapter 14, entering into an agreement er the <i>Plant Protection Act 1989</i> , previous section 21L is example of an action mentioned in section 507(1)(b) for ears dealt with under a repealed Act or the amended Act.	11 12 13 14
Divisio	on 13	Examples for chapter 15	15
42 E	Example	es for ch 15 of documents under s 507	16
	a do	the operation of chapter 15, the following are examples of cument mentioned in section 507(1)(a) for matters dealt under a repealed Act or the amended Act—	17 18 19
	(a)	a certificate under the <i>Plant Protection Act 1989</i> , previous section 21 that makes a statement about the existence of a fact;	20 21 22
	(b)	an application for the grant of an accreditation under the <i>Plant Protection Act 1989</i> , previous section 21A;	23 24
	(c)	a register of persons accredited under the <i>Plant Protection Act 1989</i> , previous section 21D.	25 26

43	Example	es for ch 15 of actions under s 507	1
	an a	the operation of chapter 15, the following are examples of action mentioned in section 507(1)(b) for matters dealt under a repealed Act or the amended Act—	2 3 4
	(a)	giving a certificate under the <i>Plant Protection Act 1989</i> , previous section 21 by a person who is accredited to give the certificate;	5 6 7
	(b)	granting an accreditation under the <i>Plant Protection Act</i> 1989, previous section 21A;	8 9
	(c)	imposing conditions on an accreditation under the <i>Plant Protection Act 1989</i> , previous section 21C.	10 11
44	Example	es for ch 15 of obligations under s 507	12
	an o	the operation of chapter 15, the following are examples of bligation mentioned in section 507(1)(c) for matters dealt under a repealed Act or the amended Act—	13 14 15
	(a)	an obligation under the <i>Plant Protection Act 1989</i> , previous section 19A to pay a fee for the provision of a certificate;	16 17 18
	(b)	an obligation under the <i>Plant Protection Act 1989</i> , previous section 21B to give an applicant for an accreditation a notice of a decision to refuse to grant the accreditation.	19 20 21 22
Divis	sion 14	Examples for chapter 17	23
45	Example	e for ch 17 of documents under s 507	24
	Prot exec accr 507(the operation of chapter 17, a notice given under the <i>Plant vection Act 1989</i> , previous section 21G is, if the chief cutive proposes to cancel, suspend or amend an editation, an example of a document mentioned in section (1)(a) for matters dealt with under a repealed Act or the inded Act.	25 26 27 28 29 30

46	Example for ch 17 of actions under s 507	1
	For the operation of chapter 17, cancelling, suspending or amending an accreditation under the <i>Plant Protection Act</i> 1989, previous section 21G is an example of an action mentioned in section 507(1)(b) for matters dealt with under a repealed Act or the amended Act.	2 3 4 5 6
47	Examples for ch 17 of obligations under s 507	7
	For the operation of chapter 17, the following are examples of an obligation mentioned in section 507(1)(c) for matters dealt with under a repealed Act or the amended Act—	8 9 10
	(a) an obligation under the <i>Plant Protection Act 1989</i> , previous section 21G to give notice of cancelling, suspending or amending an accreditation;	11 12 13
	(b) an obligation under the <i>Plant Protection Act 1989</i> , previous section 21H to return a cancelled, suspended or amended accreditation in particular circumstances.	14 15 16
48	Example for ch 17 of protections under s 507	17
	For the operation of chapter 17, a protection under the <i>Plant Protection Act 1989</i> , previous section 21H of a reasonable excuse for noncompliance with a notice to return a cancelled, suspended or amended accreditation is an example of a protection mentioned in section 507(1)(d) for matters dealt with under a repealed Act or the amended Act.	18 19 20 21 22 23
Divi	sion 15 Examples for chapter 18	24
49	Example for ch 18 of documents under s 507	25
	For the operation of chapter 18, a document containing confidential information about a person that must not be disclosed under the <i>Stock Route Management Act</i> 2002, previous section 224B other than for particular purposes is an example of a document mentioned in section 507(1)(a) for matters dealt with under a repealed Act or the amended Act	26 27 28 29 30

50	Example for ch 18 of actions under s 507	1
	For the operation of chapter 18, a limitation under the <i>Plant Protection Act 1989</i> , previous section 11B on the review of particular decisions and actions is an example of an action mentioned in section 507(1)(b) for matters dealt with under a repealed Act or the amended Act.	2 3 4 5 6
51	Examples for ch 18 of obligations under s 507	7
	For the operation of chapter 18, an obligation under the <i>Stock Route Management Act 2002</i> , previous section 224B not to disclose confidential information gained by a person in administering or performing a function under the repealed Act or the amended Act is an example of an obligation mentioned in section 507(1)(c) for matters dealt with under a repealed Act or the amended Act.	8 9 10 11 12 13 14
52	Example for ch 18 of protections under s 507	15
	For the operation of chapter 18, a statement under the <i>Stock Route Management Act</i> 2002, previous section 307 that a particular person does not incur civil liability for an act done, or omission made, honestly and without negligence under the repealed Act or the amended Act is an example of a protection mentioned in section 507(1)(d) for matters dealt with under a repealed Act or the amended Act.	16 17 18 19 20 21 22

Part	2	Transitional provisions for repealed Acts and amended Act—general matters	1 2 3
53	Pt 2 pt 1	2 prevails over ch 19, pt 2, div 1, sdiv 2 of the Act and	4 5
		If a provision of this part is inconsistent with chapter 19, part 2, division 1, subdivision 2 of the Act or part 1, the provision prevails to the extent of the inconsistency.	6 7 8
54	Exi	sting inspectors	9
	(1)	This section applies to a person who—	10
		(a) before the commencement, was appointed under a repealed Act as an inspector; and	11 12
		(b) still held the appointment immediately before the commencement.	13 14
		Note—	15
		The relevant repealed Acts are the Agricultural Standards Act 1994, the Apiaries Act 1982, the Exotic Diseases in Animals Act 1981, the Plant Protection Act 1989 and the Stock Act 1915.	16 17 18
	(2)	On the commencement, the person is taken to hold office under this Act as an inspector for this Act on the conditions stated in the person's instrument of appointment under the repealed Act.	19 20 21 22
55		sting inspectors under Chemical Usage (Agricultural Veterinary) Control Act 1988	23 24
	(1)	This section applies to a person who—	25
		(a) before the commencement, was appointed under the <i>Chemical Usage (Agricultural and Veterinary) Control Act 1988</i> as an inspector; and	26 27 28
		(b) still held the appointment immediately before the	29

	(2)	On the commencement—	1
		(a) the person's appointment as an inspector under the Chemical Usage (Agricultural and Veterinary) Control Act 1988 continues; and	2 3 4
		(b) the person is taken to hold office under this Act as an inspector for this Act on the conditions stated in the person's instrument of appointment under the <i>Chemical Usage</i> (Agricultural and Veterinary) Control Act 1988.	5 6 7 8
56	Exi	isting authorised persons under Plant Protection Act 89	9 10
	(1)	This section applies to a person who—	11
		(a) before the commencement, was appointed under the <i>Plant Protection Act 1989</i> as an authorised person; and	12 13
		(b) still held the appointment immediately before the commencement.	14 15
	(2)	On the commencement, the person is taken to hold office under this Act as an authorised person for this Act on the conditions stated in the person's instrument of appointment under the <i>Plant Protection Act 1989</i> .	16 17 18 19
57		isting authorised persons under Stock Route inagement Act 2002	20 21
	(1)	This section applies to a person who—	22
		(a) before the commencement, was appointed under a previous provision of the amended Act as an authorised person; and	23 24 25
		(b) still held the appointment immediately before the commencement.	26 27
	(2)	On the commencement—	28
		(a) the person's appointment as an authorised person under the amended Act continues; and	29 30
		(b) the person is taken to hold office under this Act as an authorised person for this Act on the conditions stated in	31 32

		1	1 2
58	Ex	isting forest officers	3
	(1)	This section applies to a person who—	4
			5 6
		` '	7 8
		Note—	9
		A forest officer under the repealed <i>Diseases in Timber Act 1975</i> is a forest officer appointed under the <i>Forestry Act 1959</i> .	10 11
	(2)	On the commencement—	12
		(a) the person's appointment as a forest officer under the <i>Forestry Act 1959</i> continues; and	13 14
		(b) the person is taken to hold office under this Act as an authorised person for this Act on the conditions stated in the person's instrument of appointment under the <i>Forestry Act 1959</i> .	15 16 17 18
59	Ex	isting applications	19
		Act or the amended Act and not decided on the	20 21 22
			23 24 25
		paid by the applicant for the application must be	26 27 28
60	Ex	isting permits	29
		A permit granted under a repealed Act or the amended Act	30 31

	continues in force from the commencement for the period stated in the permit, unless it is sooner cancelled, as if this Act had not been enacted.	1 2 3
Exi	isting exemptions	4
	If, immediately before the commencement, a person was exempted from a previous provision of a repealed Act or the amended Act, on the commencement—	5 6 7
	(a) if there is a corresponding provision for the previous provision—the person is taken to be exempted from the corresponding provision; or	8 9 10
	(b) otherwise—the exemption continues to apply according to its terms as if this Act had not been enacted.	11 12
	clarations, directions, notices, orders and requests de by the Minister or chief executive	13 14
(1)	This section applies to a declaration, direction, notice, order or request (a <i>relevant notification</i>) made by the Minister or chief executive under a previous provision of a repealed Act or the amended Act before the commencement and in force or effect immediately before the commencement if there is no corresponding provision for the previous provision.	15 16 17 18 19 20
(2)	The relevant notification—	21
	(a) continues to apply after the commencement according to its terms; and	22 23
	(b) may be varied, revoked or otherwise dealt with, and enforced, as if this Act had not been enacted.	24 25
(3)	If the relevant notification imposed an obligation on an entity immediately before the commencement, the obligation continues to apply according to its terms as if this Act had not been enacted.	26 27 28 29
(4)	If the relevant notification states a period for doing something—	30 31
	(a) the stated period continues to apply for doing the thing; and	32 33

		(b) the period continues to have started from when the period started under the previous provision of the repealed Act or the amended Act.	1 2 3
	(5)	If the relevant notification stated a day before which, or by which, a thing is to be done (however expressed), the thing must be done by the stated day.	4 5 6
63		isting directions, notices and orders given by spectors, authorised persons or forest officers	7 8
	(1)	This section applies to a direction, notice or order given before the commencement to a person by an inspector or authorised person under a previous provision of a repealed Act or the amended Act, or by a forest officer under the <i>Forestry Act 1959</i> , whether or not the person had received the direction, notice or order before the commencement, if there is no corresponding provision for the previous provision.	9 10 11 12 13 14 15
	(2)	If the direction, notice or order imposed an obligation on the person immediately before the commencement, the obligation continues to apply according to its terms as if this Act had not been enacted.	16 17 18 19
	(3)	If the direction, notice or order stated a period for doing something—	20 21
		(a) the stated period continues to apply for doing the thing; and	22 23
		(b) the period continues to have started from when the period started under the previous provision of the repealed Act or the amended Act.	24 25 26
	(4)	If the direction, notice or order stated a day before which, or by which, a thing is to be done (however expressed), the thing must be done by the stated day.	27 28 29
64	Exi	isting approvals and other authorities	30
	(1)	This section applies to an approval or other authority given before the commencement to a person under a previous provision of a repealed Act or the amended Act, whether or not the person had received the approval or other authority	31 32 33 34

		before the commencement, if there is no corresponding provision for the previous provision.	1 2
	(2)	If the approval or other authority granted a right to the person immediately before the commencement, the approval or other authority continues to apply according to its terms as if this Act had not been enacted.	3 4 5 6
	(3)	If conditions were imposed on the approval or other authority before the commencement, the conditions continue to apply to the approval or other authority.	7 8 9
	(4)	If the approval or other authority stated a period for doing something—	10 11
		(a) the stated period continues to apply for doing the thing; and	12 13
		(b) the period continues to have started from when the period started under the previous provision of the repealed Act or the amended Act.	14 15 16
	(5)	If the approval or other authority stated a day before which, or by which, a thing is to be done (however expressed), the thing must be done by the stated day.	17 18 19
65		ntinuing obligation to give a person notice of stence of a fact	20 21
	(1)	This section applies if—	22
		(a) a person is required under a previous provision of a repealed Act or the amended Act to give a person notice of the existence of a fact; and	23 24 25
		(b) there is no corresponding provision for the previous provision; and	26 27
		(c) immediately before the commencement, the person had not given the notice.	28 29
	(2)	The obligation to give the notice continues to apply according to its terms as if this Act had not been enacted.	30 31
		Example in the context of subsection (1)(b)—	32
		Under the <i>Apiaries Act 1982</i> , previous section 23, a beekeeper is required to notify an inspector of the presence of a disease as defined	33 34
		The state of the s	

		under that Act within 48 hours after becoming aware of or suspecting the existence of the disease. If the disease is not prohibited matter or category 1 or category 2 restricted matter under this Act, and the <i>Apiaries Act 1982</i> is repealed before the 48 hours ends, the obligation to report the presence of the disease continues to apply to the beekeeper despite the repeal of the <i>Apiaries Act 1982</i> and even though the beekeeper is not required to report the presence of the disease under this Act.	1 2 3 4 5 6 7 8
66	Pro	oceedings for recovery of costs and charges	9
		If, immediately before the commencement, an entity has a right under a previous provision of a repealed Act or the amended Act to recover from another entity costs or charges payable by the other entity, the right continues as if this Act had not been enacted.	10 11 12 13 14
67	Pro	oceedings for payment of compensation	15
		If, immediately before the commencement, an entity has a right under a previous provision of a repealed Act or the amended Act to claim compensation from another entity for loss or expenses incurred by the entity, the right continues as if this Act had not been enacted.	16 17 18 19 20
68	Exi	isting guidelines	21
		A guideline prepared or issued under a repealed Act or the amended Act in relation to a previous provision of the repealed Act or the amended Act is, from the commencement, taken to be a guideline made by the chief executive under this Act for the corresponding provision for the previous provision.	22 23 24 25 26 27
69	Re	cord-keeping requirements	28
	(1)	This section applies if—	29
		(a) a previous provision of a repealed Act or the amended Act requires a document to be kept; and	30

		(b) there is no corresponding provision for the previous provision.	1 2
	(2)	The document must be kept under the previous provision as if this Act had not been enacted.	3
	(3)	If a previous provision of the repealed Act or the amended Act states a way of keeping the document, the document must be kept in the way stated.	5 6 7
	(4)	If a previous provision of the repealed Act or the amended Act states a period for keeping the document—	8 9
		(a) the stated period continues to apply for doing the thing; and	10 11
		(b) the period continues to have started from when the period started under the previous provision of the repealed Act or the amended Act.	12 13 14
70	Wa	irrants	15
		A warrant issued under a repealed Act, or under the amended Act in relation to a previous provision of the amended Act, and in force immediately before the commencement is taken to be a warrant validly issued under this Act and continues in force, subject to any condition or limitation on its issue and with necessary changes.	16 17 18 19 20 21
71	Off	ences	22
	(1)	Proceedings for an offence against a previous provision of a repealed Act or the amended Act may be continued or started despite the repeal of the repealed Act or of a previous provision of the amended Act, and the provisions of the repealed Act or the amended Act necessary or convenient to be used in relation to the proceedings continue to apply as if this Act had not been enacted.	23 24 25 26 27 28 29
	(2)	For subsection (1), the <i>Acts Interpretation Act 1954</i> , section 20 applies, but does not limit the subsection.	30 31

72	Pro	otection of officials from liability continues	1	
	(1)	The protection under a previous provision of a repealed Act or the amended Act that an official does not incur civil liability for an act done, or omission made, honestly and without negligence under the repealed Act or the amended Act continues under this Act if the protection applied to the official immediately before the commencement.		
	(2)	If subsection (1) prevents a civil liability attaching to an official, the liability attaches instead to—	8 9	
		(a) if the official was the chief executive officer of a local government, an authorised person appointed by the chief executive officer of a local government or a person acting under the direction of an authorised person appointed by the chief executive officer of a local government—the local government; or	10 11 12 13 14 15	
		(b) if the official was an employee of a pest operational board—the building authority for the barrier fence part that is in the same area as the declared pest fence the pest operational board built or maintained; or	16 17 18 19	
		(c) otherwise—the State.	20	
	(3)	For this section, it does not matter what is the form of appointment or employment of a person who is a public service officer or public service employee.	21 22 23	
	(4)	In this section—	24	
		civil liability includes liability for the payment of costs ordered to be paid in a proceeding for an offence against a repealed Act or the amended Act.	25 26 27	
		official means—	28	
		(a) the Minister; or	29	
		(b) the chief executive; or	30	
		(c) a chief executive officer; or	31	
		(d) an authorised officer; or	32	
		(e) a person acting under the direction of an authorised officer; or	33 34	

		(f)	a director of a pest operational board; or	1
		(g)	an employee of a pest operational board; or	2
		(h)	a person acting under the direction of an employee of a pest operational board; or	3 4
		(i)	a public service officer or public service employee, including a public service officer or public service employee acting under the repealed Act or a previous provision of the amended Act in substantially the same or equivalent role as an auditor or accredited certifier under this Act.	5 6 7 8 9 10
			operational board means a pest operational board under amended Act, section 213.	11 12
73	Re	views	s and appeals	13
	(1)	Act prov	eview or appeal under a previous provision of a repealed or the amended Act relating to a matter under the previous vision that has started but not been finalised before the amencement may continue as if this Act had not been eted.	14 15 16 17 18
	(2)	or t men	ght of appeal under a previous provision of a repealed Act the amended Act relating to a decision on a review ationed in subsection (1) continues as if this Act had not a enacted.	19 20 21 22
	(3)	right repe prev	mmediately before the commencement, a person has a t of review or appeal under a previous provision of a caled Act or the amended Act relating to a matter under the rious provision, the right continues as if this Act had not a enacted.	23 24 25 26 27
74	Re	feren	ces in Acts and documents	28
		repe be ta	eference in an Act or document to a previous provision of a caled Act or the amended Act may, if the context permits, taken as a reference to the corresponding provision for the rious provision.	29 30 31 32

Part :	3	Transitional provisions about particular matters for repealed provisions of Acts	1 2 3
Divisi	on 1	Preliminary	4
75	Pt 3 pre pts 1 an	vails over ch 19, pt 2, div 1, sdiv 2 of the Act and ad 2	5 6
		3 applies despite anything to the contrary in chapter 19, 2, division 1, subdivision 2 of the Act or part 1 or 2.	7 8
76	Definition	ons for pt 3	9
	In th	nis part—	10
	ame	ended Act means—	11
	(a)	for division 4—the <i>Chemical Usage (Agricultural and Veterinary) Control Act 1988</i> ; or	12 13
	(b)	for division 7—the Fisheries Act 1994; or	14
	(c)	for division 10—the Stock Route Management Act 2002.	15
	repe	ealed Act means—	16
	(a)	for division 2—the repealed Agricultural Standards Act 1994; or	17 18
	(b)	for division 3—the repealed Apiaries Act 1982; or	19
	(c)	for division 5—the repealed <i>Diseases in Timber Act</i> 1975; or	20 21
	(d)	for division 6—the repealed <i>Exotic Diseases in Animals Act 1981</i> ; or	22 23
	(e)	for division 8—the repealed <i>Plant Protection Act 1989</i> ; or	24 25
	(f)	for division 9—the repealed <i>Stock Act 1915</i> .	26

Divi	sion	2	Transitional provisions for Agricultural Standards Act 1994	1 2
77	Sta	ndar	ds about agriculture	3
		undo befo	tandard about agriculture made by the chief executive er the repealed Act, section 5, and in force immediately ore the commencement is, from the commencement, taken e of no effect.	4 5 6 7
78	Per	sons	s appointed as analysts	8
	(1)	This	s section applies if—	9
		(a)	a person was appointed before the commencement by the chief executive under the repealed Act, section 15, as an analyst; and	10 11 12
		(b)	the person still held the appointment immediately before the commencement.	13 14
	(2)		the commencement, the person's appointment as an yst under the repealed Act ends.	15 16
79	Des	struc	tion of agricultural requirement	17
	(1)	This	s section applies if—	18
		(a)	an inspector enters a place under the repealed Act, section 36, and requires the occupier of the place to make the agricultural requirement, within the meaning of the repealed Act, harmless; and	19 20 21 22
		(b)	immediately before the commencement, the person had not complied with the inspector's requirement.	23 24
	(2)	to b	the commencement, the inspector's requirement is taken e a biosecurity order given by an inspector under section in the same terms as the requirement given under the ended Act.	25 26 27 28

Divi	sion	Transitional provisions for Apiaries Act 1982	1 2
80	Del	ayed application of ch 7, pt 2 to registered beekeepers	3
	(1)	A person who is a registered beekeeper under the repealed Act immediately before the commencement continues from the commencement to be a registered beekeeper until 31 March first occurring after the commencement unless the person's registration is sooner cancelled under the repealed Act, section 10, or otherwise ends.	4 5 6 7 8 9
	(2)	From the commencement, the repealed Act, section 7(7) continues to apply to the certificate issued to the person under that section while the registration remains in force.	10 11 12
	(3)	The requirement to be registered under chapter 7, part 2 does not apply to a person in relation to the keeping of bees while the person's registration as a registered beekeeper for the keeping of approximately the same number of bees continues under subsection (1).	13 14 15 16 17
81	Per	mit granted under repealed Act, s 8	18
		A permit granted under the repealed Act, section 8, and in force immediately before the commencement, continues in force from the commencement for the period stated in the permit, unless it is sooner cancelled, as if this Act had not been enacted.	19 20 21 22 23
82		plications for permits, and existing permits, to bring es or hives into Queensland	24 25
	(1)	Subsection (2) applies to an application made under the repealed Act, section 9 for a permit to bring bees or hives into Queensland and not decided immediately before the commencement.	26 27 28 29
	(2)	From the commencement, the repealed Act, section 9, continues to apply to the application as if this Act had not been enacted.	30 31 32

	(3)	A permit granted under the repealed Act, section 9, and in force immediately before the commencement, continues in force from the commencement for the period stated in the permit as if this Act had not been enacted.	1 2 3 4
	(4)	From the commencement, the repealed Act, section 9 continues to apply to the permit while it remains in force.	5 6
83	Cla	ssification of apiaries certificates	7
		A certificate issued under the repealed Act, section 11, and in force immediately before the commencement, is of no effect from the commencement.	8 9 10
84	En	croachment of apiary class A upon another apiary	11
	(1)	This section applies if the chief executive prohibits under the repealed Act, section 12(1) or 13(1) the establishment of an apiary class A in or upon premises or a place and the prohibition is in force immediately before the commencement.	12 13 14 15 16
	(2)	From the commencement, the prohibition is of no effect.	17
85	Pe	rmit to establish apiary—repealed Act, s 13(2)	18
	(1)	A permit issued under the repealed Act, section 13(2), and in force immediately before the commencement, continues in force from the commencement for the period stated in the permit as if this Act had not been enacted.	19 20 21 22
	(2)	From the commencement, the repealed Act, section 13 continues to apply to the permit while it remains in force.	23 24
86		ntinuing obligation to give chief executive notice of e of apiary or part of apiary	25 26
	(1)	This section applies if—	27
		(a) a person is required under the repealed Act, section 16 to give the chief executive notice of the sale of an apiary or part of an apiary owned by the person; and	28 29 30

	(b)	immediately before the commencement, the person had not given the notice.	1 2
(2)	with	m the commencement, the obligation to give the notice nin 14 days after selling the apiary, or part of the apiary, tinues as if this Act had not been enacted.	3 4 5
Ма	rking	g or branding of hives	6
(1)	unde	s section applies to a registered mark or number issued er the repealed Act to a person who maintained an apiary nediately before the commencement.	7 8 9
(2)	the	m the commencement, the mark or number is taken to be HIN allocated to the person under section 158 for the on's hives.	10 11 12
	dging t, s 2	g returns and furnishing lists under the repealed 7	13 14
(1)	Sub	section (2) applies if—	15
	(a)	before the commencement, a person is required under the repealed Act, section 27(6) to lodge a return; and	16 17
	(b)	immediately before the commencement, the person has not lodged the return.	18 19
(2)	the p	repealed Act, section 27(6) and (8) continues to apply to person from the commencement as if this Act had not been eted, and the period for lodging the return—	20 21 22
	(a)	continues to apply for lodging the return; and	23
	(b)	continues to have started from when the period started under previous section 27(6).	24 25
(3)	Sub	section (4) applies if—	26
	(a)	before the commencement, a person is required under the repealed Act, section 27(7) to furnish a list; and	27 28
	(b)	immediately before the commencement, the person has not furnished the list	29

	(4)	pers	repealed Act, section 27(8) continues to apply to the on from the commencement as if this Act had not been eted, and the period stated in the request to furnish the	1 2 3 4
		(a)	continues to apply for furnishing the list; and	5
		(b)	continues to have started from when the period started under the repealed Act, section 27(7).	6 7
Divi	sion	4	Transitional provisions for Chemical Usage (Agricultural and Veterinary) Control Act 1988	8 9 10
89	No	tice t	o recall particular prescribed substances	11
	(1)	This	s section applies if—	12
		(a)	before the commencement, the chief executive gives a person a notice under the amended Act, section 14(1), to take the steps and do the acts stated in the notice to recall a prescribed substance under that section; and	13 14 15 16
		(b)	the prescribed substance has in or on it the residue of a chemical that is a contaminant; and	17 18
		(c)	immediately before the commencement, the person has not complied with the notice.	19 20
	(2)	noti	requirement to take the steps and do the acts stated in the ce continue to apply from the commencement as if this had not been enacted.	21 22 23
	(3)	The pers	amended Act, section 14(3) continues to apply to the on.	24 25
90	No	tifyin	g contaminants	26
	(1)	This	s section applies if—	27
		(a)	before the commencement, a person has an obligation under the amended Act, section 15 to notify the standards officer under that Act of a particular fact	28 29 30

		stated in that section relating to agricultural produce or manufactured stock food; and	1 2
	(b)	the obligation relates to the residue of a chemical that is a contaminant in or on the agricultural produce or manufactured stock food; and	3 4 5
	(c)	immediately before the commencement, the person had not complied with the obligation.	6 7
(2)	Fron	n the commencement—	8
	(a)	the obligation to notify the standards officer of the fact is taken to be an obligation under section 47 to notify an inspector of the fact; and	9 10 11
	(b)	the stated period continues to apply for notifying the inspector; and	12 13
	(c)	the period continues to have started from when the period started under the amended Act, section 15.	14 15
		with prescribed substances relating to nants	
	ntami		17
COI	ntami	nants	17 18 19 20 21
COI	ntami This	before the commencement, the standards officer or an inspector gives a person a notice under the amended Act, section 16(1) or (2) not to take particular action	16 17 18 19 20 21 22 23 24
COI	ntami This (a)	before the commencement, the standards officer or an inspector gives a person a notice under the amended Act, section 16(1) or (2) not to take particular action other than as permitted by the notice; and the notice relates to a residue of a chemical that is a	17 18 19 20 21 22 22 22 24 25
COI	This (a) (b) (c)	before the commencement, the standards officer or an inspector gives a person a notice under the amended Act, section 16(1) or (2) not to take particular action other than as permitted by the notice; and the notice relates to a residue of a chemical that is a contaminant; and immediately before the commencement, the person had	15 18 19 20 21 22 22 24 25 26
(1)	This (a) (b) (c)	before the commencement, the standards officer or an inspector gives a person a notice under the amended Act, section 16(1) or (2) not to take particular action other than as permitted by the notice; and the notice relates to a residue of a chemical that is a contaminant; and immediately before the commencement, the person had not complied with the notice.	17 18 19 20 21 22 23

		(c)	the period continues to have started from when the period started under the amended Act, section 16.	1 2
92	Ар	prova	als relating to contaminants	3
	(1)	This	section applies if—	4
		(a)	before the commencement, the standards officer gives a person an approval under the amended Act, section 17; and	5 6 7
		(b)	the approval relates to a residue of a chemical that is a contaminant; and	8 9
		(c)	immediately before the commencement, the approval was still in force.	10 11
	(2)	Fron	n the commencement—	12
		(a)	the approval continues to apply according to its terms as if this Act had not been enacted; and	13 14
		(b)	if conditions were imposed on the approval before the commencement, the conditions continue to apply to the approval; and	15 16 17
		(c)	the amended Act, section 17(5) continues to apply to the person as if this Act had not been enacted.	18 19
93	De	struc	tion of things relating to contaminants	20
	(1)	This	section applies if—	21
		(a)	before the commencement, the chief executive gives a person a notice under the amended Act, section 18 directing the person to cause the things to be destroyed or otherwise disposed of; and	22 23 24 25
		(b)	the notice relates to a residue of a chemical that is a contaminant; and	26 27
		(c)	immediately before the commencement, the person had not complied with the notice.	28 29
	(2)	Fron	n the commencement—	30

		(a)	inspe	notice is taken to be a biosecurity order given by an ector under section 373 in the same terms as the ce given under the amended Act; and	1 2 3
		(b)		stated period continues to apply for taking the on; and	4 5
		(c)		period continues to have started from when the od started under the amended Act, section 18.	6 7
	(3)	by a becc	on und a pers omes c	the commencement, the standards officer took der the amended Act, section 19 any amount owed son to the standards officer under that section on the commencement a debt payable by the person of executive.	8 9 10 11 12
Divi	sion	5		Transitional provisions for Diseases in Timber Act 1975	13 14
94			jiven area	to occupier or owner after declaration of	15 16
	(1)	This	section	on applies if—	17
		(a)	befo	re the commencement—	18
			(i)	an infected area is declared under the repealed Act, section 4(1)(b); and	19 20
			(ii)	the chief executive had given the occupier or owner of a place in the infected area a notice under the repealed Act, section 8; and	21 22 23
		(b)	state	dediately before the commencement, the measures and in the notice for the extermination or the ention or control of the dissemination of the disease subject of the declaration have not been taken.	24 25 26 27
	(2)		sures	executive may, from the commencement, take the stated in the notice as if this Act had not been	28 29 30
	(3)			ce states that the chief executive requires the place and the place is a dwelling house, the repealed	31 32

			section 9 applies to the chief executive as if this Act had been enacted.	1 2
Division 6			Transitional provisions for Exotic Diseases in Animals Act 1981	3 4
95	Info	ected	I premises	5
	(1)	This	s section applies if—	6
		(a)	under the repealed Act, section 9 an inspector has placed an area in quarantine; and	7 8
		(b)	immediately before the commencement, the area is still in quarantine.	9 10
	(2)	On t	the commencement—	11
		(a)	the repealed Act, section 9(2) continues to apply to the area in quarantine as if this Act had not been enacted; and	12 13 14
		(b)	the period for which the area is in quarantine under the repealed Act, section 9(1B), or as extended under the repealed Act, section 9(2), whether before or after commencement, continues to apply to the area; and	15 16 17 18
		(c)	the period continues to have started from when the period started under the repealed Act, section 9; and	19 20
		(d)	a reference to an inspector in the repealed Act, section 9(3) is taken to be a reference to an inspector under this Act.	21 22 23
96	No	tifica	tions of restricted areas	24
	(1)	This	s section applies if—	25
		(a)	under the repealed Act, section 10, the Minister has by notice notified an area to be a restricted area for an exotic disease stated in the notice; and	26 27 28
		(b)	immediately before the commencement, the notice is still in force.	29 30

	(2)	On t	he commencement—	1
		(a)	the notice is taken to be a regulation made under section 128 that includes biosecurity zone regulatory provisions; and	2 3 4
		(b)	the restricted area is taken to be a biosecurity zone under the biosecurity zone regulatory provisions; and	5 6
		(c)	the exotic disease under the repealed Act is taken to be regulated biosecurity matter for the biosecurity zone regulatory provisions; and	7 8 9
		(d)	a notice under the repealed Act, section 10A declaring movement of particular things within, into or out of the restricted area to be restricted is taken to be the biosecurity zone regulatory provisions or part of the provisions.	10 11 12 13 14
97	Exi	isting	licences for restricted movements	15
97	Ex i		licences for restricted movements section applies if—	15 16
97				
97		This	section applies if— under the repealed Act, section 11 a person holds a licence that allows a restricted movement for a restricted	16 17 18
97		This (a) (b)	section applies if— under the repealed Act, section 11 a person holds a licence that allows a restricted movement for a restricted area; and immediately before the commencement, the licence is	16 17 18 19 20
97	(1)	This (a) (b)	section applies if— under the repealed Act, section 11 a person holds a licence that allows a restricted movement for a restricted area; and immediately before the commencement, the licence is still in force.	16 17 18 19 20 21
97	(1)	This (a) (b) On t	under the repealed Act, section 11 a person holds a licence that allows a restricted movement for a restricted area; and immediately before the commencement, the licence is still in force. the commencement, the licence— continues in effect for the period stated in the licence as if this Act had not been enacted unless it is sooner	16 17 18 19 20 21 22 23 24

Division 7				Transitional provisions for Fisheries Act 1994	
98	Dec	clared	d dis	ease relating to contaminant	3
	(1)	This	secti	on applies if—	4
		(a)		er the amended Act, section 94 or 97, a declaration egulation—	5 6
			(i)	prescribes a concentration level for a chemical residue that is a contaminant; and	7 8
			(ii)	declares that a chemical residue over the prescribed concentration level for the residue is a declared disease under that Act; and	9 10 11
		(b)		nediately before the commencement, the declaration egulation is still in force.	12 13
	(2)	Fron	n the	commencement—	14
		(a)		declaration or regulation is taken to be a regulation le under section 503(2)(e); and	15 16
		(b)		declared disease is taken to be a contaminant in an ount more than the maximum acceptable level in a ier.	17 18 19
99	Dec	clared ntami	d dis nant	ease relating to residue other than	20 21
	(1)	This	secti	on applies if—	22
		(a)		er the amended Act, section 94 or 97, a declaration egulation—	23 24
			(i)	prescribes a concentration level for a chemical residue (other than a contaminant) or an antibiotic residue; and	25 26 27
			(ii)	declares that a residue over the prescribed concentration level for the residue is a declared disease under that Act; and	28 29 30

		(b)	immediately before the commencement, the declaration or regulation is still in force.	1 2
	(2)	taker (<i>Agr</i> 38(2	n the commencement, the declaration or regulation is n to be a regulation made under the <i>Chemical Usage ricultural and Veterinary</i>) Control Act 1988, section (b)(b) prescribing the maximum residue limit for the nical residue or antibiotic residue in—	3 4 5 6 7
		(a)	the tissue of a trade species animal within the meaning of that Act; or	8 9
		(b)	a product derived from a trade species animal.	10
100	De	clared	d quarantine area relating to contaminant	11
	(1)	This	section applies if—	12
		(a)	under the amended Act, section 95 or 97, the chief executive or a regulation declares an area to be a declared quarantine area in relation to a declared disease in the area; and	13 14 15 16
		(b)	the declared disease is a chemical residue that is a contaminant; and	17 18
		(c)	immediately before the commencement, the declaration or regulation is still in force.	19 20
	(2)	Fron	n the commencement—	21
		(a)	the declaration or regulation is taken to be a regulation made under this Act that includes biosecurity zone regulatory provisions; and	22 23 24
		(b)	the declared disease is taken to be regulated biosecurity matter for the biosecurity zone regulatory provisions; and	25 26 27
		(c)	the declared quarantine area is taken to be the area identified under the biosecurity zone regulatory provisions as the biosecurity zone; and	28 29 30
		(d)	any matters relating to the management, control and elimination of the declared disease for which the declaration or regulation provides are taken to be	31 32

		1	arrangements included in the biosecurity zone regulatory provisions for managing or eradicating the regulated biosecurity matter in relation to the biosecurity zone or areas outside the biosecurity zone.	1 2 3 4
101		clared ntamin	quarantine area relating to residue other than ant	5 6
	(1)	This s	section applies if—	7
		(under the amended Act, section 95 or 97, the chief executive or a regulation declares an area to be a declared quarantine area in relation to a declared disease in the area; and	8 9 10 11
			the declared disease is a chemical residue (other than a contaminant) or an antibiotic residue over the prescribed concentration level for the residue; and	12 13 14
			immediately before the commencement, the declaration or regulation is still in force.	15 16
	(2)	taken (Agric 38(2)(the commencement, the declaration or regulation is to be a regulation made under the <i>Chemical Usage cultural and Veterinary</i>) <i>Control Act 1988</i> , section (c) regulating the use, storage or possession of any of the wing that contains the declared disease—	17 18 19 20 21
			the tissue of a trade species animal within the meaning of that Act;	22 23
		(b)	a product derived from a trade species animal.	24
102		ergen ntamin	cy disease or quarantine declaration relating to	25 26
	(1)	Subse	ection (2) applies if—	27
		(the chief executive has under the amended Act, section 96 made an emergency disease declaration that states the declared disease the subject of the declaration; and	28 29 30
		. ,	the declared disease is a chemical residue that is a contaminant over the prescribed concentration level for the residue; and	31 32 33

	(c)	immediately before the commencement, the declaration is still in force.	1 2			
(2)	On t	On the commencement—				
	(a)	the emergency disease declaration is taken to be a regulation made under section 503(2)(e); and	4 5			
	(b)	the declared disease is taken to be a contaminant in an amount more than the maximum acceptable level in a carrier.	6 7 8			
(3)	Sub	section (4) applies if—	9			
	(a)	the chief executive has under the amended Act, section 96 made an emergency quarantine declaration; and	10 11			
	(b)	the declared disease or other thing identified in the declaration as the reason for making the declaration is a chemical residue that is a contaminant over the prescribed concentration level for the residue; and	12 13 14 15			
	(c)	immediately before the commencement, the emergency quarantine declaration is still in force.	16 17			
(4)	On t	On the commencement—				
	(a)	the emergency quarantine declaration—	19			
		(i) is taken to be a biosecurity emergency order made by the chief executive under section 113; and	20 21			
		(ii) continues to have effect for the period it would have had effect under the amended Act, section 96; and	22 23 24			
	(b)	the area quarantined under the declaration is taken to be the biosecurity emergency area for the biosecurity emergency order; and				
	(c)	the declared disease or other thing identified in the declaration is taken to be biosecurity matter associated with the biosecurity event that is the subject of the biosecurity emergency order.	28 29 30 31			

	Emergency disease or quarantine declaration relating to residue other than contaminant					
(1)	Sub	Subsection (2) applies if—				
	(a)	96 r	chief executive has under the amended Act, section made an emergency disease declaration that states declared disease the subject of the declaration; and	4 5 6		
	(b)	cont	declared disease is a chemical residue (other than a taminant) or an antibiotic residue over the prescribed centration level for the residue; and	7 8 9		
	(c)		nediately before the commencement, the declaration ill in force.	10 11		
(2)	On t	the co	mmencement—	12		
	(a)	the e	emergency disease declaration—	13		
		(i)	continues in force as if this Act had not been enacted; and	14 15		
		(ii)	continues to have effect for the period it would have had effect under the amended Act, section 96; and	16 17 18		
	(b)		following provisions of the amended Act continue to by as if this Act had not been enacted—	19 20		
		(i)	the amended Act, sections 98, 99, 101 and 103;	21		
		(ii)	any other provision of the amended Act necessary for the provisions to have effect or be enforced.	22 23		
(3)	Sub	sectio	n (4) applies if—	24		
	(a)		chief executive has under the amended Act, section made an emergency quarantine declaration; and	25 26		
	(b)	decl cher antil	declared disease or other thing identified in the aration as the reason for making the declaration is a mical residue (other than a contaminant) or an biotic residue over the prescribed concentration of the residue; and	27 28 29 30 31		
	(c)		nediately before the commencement, the emergency rantine declaration is still in force.	32 33		

	(4)	On t	he co	mmencement—	1
		(a)	(a) the emergency quarantine declaration—	emergency quarantine declaration—	2
			(i)	continues in force as if this Act had not been enacted; and	3 4
			(ii)	continues to have effect for the period it would have had effect under the amended Act, section 96; and	5 6 7
		(b)		Following provisions of the amended Act continue to y as if this Act had not been enacted—	8 9
			(i)	the amended Act, sections 98, 99, 101 and 103;	10
			(ii)	any other provision of the amended Act necessary for the provisions to have effect or be enforced.	11 12
Divi	sion	8		Transitional provisions for Plant Protection Act 1989	13 14
04	Exi	sting	pest	declarations	15
	(1)	Subs	section	n (2) applies if—	16
		(a)	pres	er the repealed Act, section 4(1), a regulation cribes an undeclared pest to be a pest for the coses of that Act; and	17 18 19
		(b)		nediately before the commencement, the regulation ill in force.	20 21
	(2)	proh	ibited	commencement, the regulation is taken to be a matter regulation declaring the pest to be matter.	22 23 24
	(3)	Subs	section	n (4) applies if—	25
		(a)	notio	er the repealed Act, section 4(2), the Minister has by ce declared an undeclared pest to be a pest for the coses of that Act; and	26 27 28
		(b)		nediately before the commencement, the notice is in force.	29 30

	(4)	On t	the commencement, the notice—	1
		(a)	is taken to be an emergency declaration, made by the chief executive under chapter 2, part 2, declaring the pest to be prohibited matter; and	2 3 4
		(b)	continues to have effect for the period it would have had effect under the repealed Act, section 4(3).	5 6
105	De	clara	tions of pest quarantine areas	7
	(1)	Subs	section (2) applies if—	8
		(a)	under the repealed Act, section 11(1), a regulation declares an area to be a pest quarantine area; and	9 10
		(b)	immediately before the commencement, the regulation is still in force.	11 12
	(2)	On t	the commencement—	13
		(a)	the regulation under the repealed Act is taken to be a regulation made under section 128 of the Act that includes biosecurity zone regulatory provisions; and	14 15 16
		(b)	the pest quarantine area is taken to be a biosecurity zone under the biosecurity zone regulatory provisions; and	17 18
		(c)	the pest that causes the pest infestation identified in the regulation under the repealed Act is taken to be regulated biosecurity matter for the biosecurity zone regulatory provisions.	19 20 21 22
	(3)	Subs	section (4) applies if—	23
		(a)	under the repealed Act, section 11(1), the Minister has by notice declared an area to be a pest quarantine area; and	24 25 26
		(b)	immediately before the commencement, the notice is still in force.	27 28
	(4)	On t	the commencement—	29
		(a)	the notice—	30

			(i)	is taken to be a biosecurity emergency order made by the chief executive under section 113 of the Act; and	1 2 3		
			(ii)	continues to have effect for the period it would have had effect under the repealed Act, section 11(9); and	4 5 6		
		(b)		pest quarantine area is taken to be the biosecurity ergency area for the biosecurity emergency order;	7 8 9		
		(c)	noti mat	pest that causes the pest infestation identified in the ce under the repealed Act is taken to be biosecurity ter associated with the biosecurity event that is the ject of the biosecurity emergency order.	10 11 12 13		
	(5)	insperence repe	ector aled	on (6) applies if, before the commencement, an has given a direction or taken an action under the Act, section 11(7), that allows a person to be from the matters stated in paragraph (a) or (c) of on.	14 15 16 17 18		
	(6)	From the commencement—					
		(a)	repe be a subj	an exemption relating to a regulation made under the caled Act, section 11(7)—the exemption is taken to a biosecurity instrument permit under this Act and is ject to the same conditions imposed under the caled Act on the exemption; or	20 21 22 23 24		
		(b)	repe be a and	an exemption relating to a notice made under the ealed Act, section 11(7)—the exemption is taken to an emergency biosecurity order permit under this Act is subject to the same conditions imposed under the ealed Act on the exemption.	25 26 27 28 29		
106	Un are		king	instead of declaration of pest quarantine	30 31		
	(1)	This	secti	on applies if—	32		
		(a)		Minister has, under the repealed Act, section 11(4), epted an undertaking from the owner of land; and	33 34		
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		(b)	the undertaking is in force immediately before the commencement.	1 2
	(2)	Fron	m the commencement—	3
		(a)	the undertaking continues to apply to the owner as if this Act had not been enacted; and	4 5
		(b)	if, before the commencement, an inspector has given a direction or taken an action under the repealed Act, section 11(7), that allows a person to be exempted from the conditions imposed on the undertaking—the exemption continues to apply as if this Act had not been enacted; and	6 7 8 9 10 11
		(c)	the repealed Act, section 11(10), continues to apply in relation to the undertaking.	12 13
107	Ар	prove	ed plant declarations	14
	(1)	This	s section applies if—	15
		(a)	before the commencement, the chief executive made an approved plant declaration under the repealed Act, section 11A, that allowed planting or cultivating of an approved plant variety in a pest quarantine area within the meaning of that Act; and	16 17 18 19 20
		(b)	the declaration is still in force immediately before the commencement.	21 22
	(2)	On t	the commencement—	23
		(a)	if a regulation declared an area to be the pest quarantine area—the approved plant declaration is taken to be included in the biosecurity zone regulatory provisions under section 105(2)(a); or	24 25 26 27
		(b)	if the Minister by notice under the repealed Act, section 11(1), declared the pest quarantine area—the approved plant declaration is taken to be a provision of the biosecurity emergency order under section 105(4)(a)(i).	28 29 30 31

108	Ke	eping	of business documents	1		
	If, immediately before the commencement, a person is required under the repealed Act, section 11C or 11D, (a <i>repealed section</i>) to keep a business document for an area—					
		(a)	the obligation to keep the document under the repealed section continues to apply to the person; and	5 6		
		(b)	the period stated in the repealed section for keeping the document—	7 8		
			(i) continues to apply for keeping the document; and	9		
			(ii) continues to have started from when the period started under the repealed section.	10 11		
109	Exi	isting	pest surveillance programs	12		
	(1)	under	section applies to a pest surveillance program authorised the repealed Act, section 20B, and in force immediately e the commencement.	13 14 15		
	(2)	On th	e commencement, the program—	16		
			is taken to be a surveillance program authorised by the chief executive under chapter 9; and	17 18		
		, ,	continues to have effect for the period it would have had effect under the repealed Act.	19 20		
110		ergove tificat	ernmental agreements and assurance es	21 22		
	(1)	entere agree	ection (2) applies to an intergovernmental agreement ed into under the repealed Act, section 21L (the <i>existing ement</i>), that is in force immediately before the nencement.	23 24 25 26		
	(2)	From	the commencement—	27		
		(a)	the existing agreement is taken to be an intergovernmental agreement entered into under section 390 (the <i>continuing agreement</i>); and	28 29 30		

		(b)	the continuing agreement applies to the parties to the existing agreement with any necessary changes to give effect to the existing agreement; and	1 2 3
		(c)	a reference in the existing agreement to an assurance certificate is taken to be a reference to an acceptable biosecurity certificate for the continuing agreement.	4 5 6
	(3)	effect state other	section (4) applies if an assurance certificate that is in et immediately before the commencement makes a ment about the existence of a fact in relation to a plant, or r thing that may spread a pest, within the meaning of the aled Act.	7 8 9 10 11
	(4)	Fron	n the commencement—	12
		(a)	the assurance certificate is taken to be an acceptable biosecurity certificate about the plant or other thing; and	13 14
		(b)	an authorised officer may accept and, without further checking, rely and act on the assurance certificate in relation to the fact as if it were an acceptable biosecurity certificate.	15 16 17 18
111	Gov	vernr	nental and industry cost sharing agreements	19
	(1)	agree repea	section applies to a government and industry cost sharing ement (a <i>GICS agreement</i>) entered into under the aled Act, section 21LA, that is in force immediately re the commencement.	20 21 22 23
	(2)	Fron	n the commencement—	24
		(a)	the GICS agreement is taken to be a government and industry agreement entered into under section 391; and	25 26
		(b)	the government and industry agreement applies to the parties to the GICS agreement with any necessary changes to give effect to the GICS agreement.	27 28 29

Divis	sion	9	Transitional provisions for Stock Act 1915	1 2
112	Sto		iseases Compensation and Stock Improvement	3 4
	(1)	Stoc	s section applies to the Stock Diseases Compensation and ck Improvement Fund (the <i>compensation fund</i>) blished under the repealed Act, section 8.	5 6 7
	(2)	On t	the commencement—	8
		(a)	the amounts in the compensation fund become the assets of the State; and	9 10
		(b)	the liabilities mentioned in the repealed Act, section 8(3), become liabilities of the State.	11 12
113	Се	rtifica	ates of health for stock	13
	(1)		s section applies to a certificate of health for stock under repealed Act that—	14 15
		(a)	states stock comply with the requirements under the repealed Act for introduction; and	16 17
		(b)	is in force immediately before the commencement.	18
	(2)	Fron	m the commencement—	19
		(a)	the certificate of health is taken to be an acceptable biosecurity certificate about the stock; and	20 21
		(b)	the acceptable biosecurity certificate has the same effect in relation to the statement as the certificate of health had under the repealed Act; and	22 23 24
		(c)	the acceptable biosecurity certificate has effect for the period the certificate of health would have had effect under the repealed Act.	25 26 27
114	Exi	isting	g emergency disease notices	28
	(1)	This	s section applies if—	29

		(a)	under the repealed Act, section 12A(1), the chief executive has made an emergency disease notice declaring a declared disease to be a disease for that Act; and	1 2 3 4
		(b)	immediately before the commencement, the notice is still in force.	5 6
	(2)	On t	he commencement, the notice—	7
		(a)	is taken to be an emergency prohibited matter declaration, made by the chief executive under chapter 2, part 2, declaring the declared disease to be prohibited matter; and	8 9 10 11
		(b)	continues to have effect for the period it would have had effect under the repealed Act, section 12A(6).	12 13
115	No	tifica	tions of infected and declared areas	14
	(1)	This 13(1	s section applies if, under the repealed Act, section	15 16
		(a)	the Minister has by notice notified an area to be an infected area or a declared area; and	17 18
		(b)	immediately before the commencement, the notice is still in force.	19 20
	(2)	On t	he commencement—	21
		(a)	the notice under the repealed Act is taken to be a regulation made under section 128 of the Act that includes biosecurity zone regulatory provisions; and	22 23 24
		(b)	the infected area or declared area is taken to be a biosecurity zone under the biosecurity zone regulatory provisions; and	25 26 27
		(c)	the disease stated in the notice is taken to be regulated biosecurity matter for the biosecurity zone regulatory provisions.	28 29 30
116	Qu	arant	tine and undertakings	31
	(1)		_	32
	(*)			54

		(a)	an inspector has, under the repealed Act, section 14, given notice to the owner of holdings in an area that the area is in quarantine; and	1 2 3			
		(b)	immediately before the commencement, the area is still in quarantine;	4 5			
			the commencement, the repealed Act, section 14 inues to apply as if this Act had not been enacted.	6 7			
	(2)	If—		8			
		(a)	the chief executive has, under the repealed Act, section 14(2), accepted an undertaking from the owner of a holding; and	9 10 11			
		(b)	the undertaking is in force immediately before the commencement;	12 13			
			the commencement, the undertaking continues to apply the owner as if this Act had not been enacted.	14 15			
117	Re	Registration of registrable places and PICs					
	(1)	Subs	section (2) applies if—	17			
		(a)	there is a registrable place that is registered under the repealed Act; and	18 19			
		(b)	the owner of the place—	20			
			(i) keeps the threshold number or more of designated animals; and	21 22			
			(ii) is not an owner of another registrable place; and	23			
		(c)	the registration is in force immediately before the commencement.	24 25			
	(2)	On t	he commencement—	26			
		(a)	the owner of the place is taken to be a registered biosecurity entity registered under section 149 for 3 years from the commencement unless the owner is sooner deregistered under section 152; and	27 28 29 30			
		(b)	the place is taken to be a designated place the subject of the registration under paragraph (b); and	31 32			

	(c)	the PIC allocated under the repealed Act to the place is taken to be the PIC allocated under section 151 to the designated place.	1 2 3
(3)	Subs	section (4) applies if—	4
	(a)	there is a registrable place (the <i>first place</i>) that is registered under the repealed Act; and	5 6
	(b)	the owner of the first place is an owner of another registrable place (the <i>second place</i>) that is registered under the repealed Act; and	7 8 9
	(c)	the owner of the first place keeps the threshold number or more of designated animals; and	10 11
	(d)	the registration is in force immediately before the commencement.	12 13
(4)	On the	he commencement—	14
	(a)	the owner of the first place may be taken to be a registered biosecurity entity registered under section 149 for 3 years from the commencement unless the owner is sooner deregistered under section 152; and	15 16 17 18
	(b)	the first place and the second place may be taken to be designated places the subject of the registration under paragraph (a); and	19 20 21
	(c)	the PIC allocated under the repealed Act to each of the first place and second place may be taken to be the PIC allocated under section 151 to the designated places.	22 23 24
(5)	Subs	section (6) applies if—	25
	(a)	there is a registrable place that is registered under the repealed Act; and	26 27
	(b)	the owner of the place keeps fewer than the threshold number or more of designated animals; and	28 29
	(c)	the registration is in force immediately before the commencement.	30 31
(6)	On the	he commencement—	32

		(a) the registration of the place ends; and	1
		(b) the PIC allocated to the place is of no effect.	2
		•	
118		isting approvals for particular places to remain registered	3 4
	(1)	This section applies if—	5
		(a) the owner of a registrable place has been given an approval under the repealed Act for the place to remain unregistered; and	6 7 8
		(b) the owner keeps fewer than the threshold number of designated animals; and	9 10
		(c) the approval is in force immediately before the commencement.	11 12
	(2)	On the commencement, the approval is taken to be a registration exemption given under section 146 to the owner.	13 14
119	Аp	proved tags	15
	(1)	An approved tag under the repealed Act that is in effect before the commencement is, on the commencement, taken to be an approved device under section 174.	16 17 18
	(2)	Subsection (3) applies if an approved tag is applied to an animal in a way that complies with the repealed Act immediately before the commencement.	19 20 21
	(3)	On the commencement, the animal is taken to be fitted with a suitable approved device for the animal.	22 23
120	Exi	isting warranties implied on sale of stock	24
	(1)	This section applies if—	25
		(a) before the commencement, there has been a sale or agreement for the sale of stock under the repealed Act, section 20; and	26 27 28
		(b) whether before or after the commencement, there is conclusive evidence, within the meaning of the repealed	29 30

			Act, section 20, of a breach of the warranty implied under that section about the stock.	1 2
	(2)		n the commencement, the following continue to apply in ion to the warranty as if this Act had not been enacted—	3 4
		(a)	the rights of the purchaser of a head of stock under the repealed Act, section 20(3)(a);	5 6
		(b)	the obligations of the vendor of a head of stock under the repealed Act, section 20(3)(b);	7 8
		(c)	the repealed Act, section 20(2), (3A), (3B) and (6);	9
		(d)	a regulation made before the commencement for the purposes of the repealed Act, section 20(11).	10 11
121	Tra	vel p	ermits	12
	(1)	Subs	section (2) applies if—	13
		(a)	an inspector has—	14
			(i) under the repealed Act, section 21B, issued a travel permit; or	15 16
			(ii) under the repealed Act, section 21E, issued a travel permit for multiple movement of stock; and	17 18
		(b)	the travel permit was in force immediately before the commencement.	19 20
	(2)	Fron	n the commencement—	21
		(a)	the travel permit, and any conditions imposed under the repealed Act, section 21B, on the travel permit, continue to apply as if this Act had not been enacted; and	22 23 24
		(b)	the repealed Act, sections 21D and 21F to 21K, and any other provision referred to in any of those provisions or necessary for those provisions to have effect, continue to apply to the travel permit as if this Act had not been enacted.	25 26 27 28 29
	(3)	mad	section (4) applies if an application for a travel permit e under the repealed Act, section 21C, has not been ded before the commencement.	30 31 32

	(4)	Fron	n the commencement, the application—	1
		(a)	is taken to be an application for a biosecurity instrument permit made under section 132(2) of the Act; and	2 3
		(b)	must be decided under this Act.	4
122	Ар	prova	als for particular types of stock movement	5
	(1)	and	cock movement approval, granted under the repealed Act in force immediately before the commencement, from the imencement—	6 7 8
		(a)	continues in force as if this Act had not been enacted; and	9 10
		(b)	if conditions are imposed on the approval—remains in force only if the conditions are complied with.	11 12
	(2)	the 1	application for a stock movement approval, made under repealed Act and not decided before the commencement, t be decided under the repealed Act from the amencement as if this Act had not been enacted.	13 14 15 16
	(3)	In th	nis section—	17
		repe from	k movement approval means an approval under the caled Act for a type of stock movement that exempts stock in an inspection and treatment requirement or subjects k to another less stringent form of inspection or treatment.	18 19 20 21
123	Mis	scella	aneous approvals given by chief inspector	22
		and in fo	of the following approvals made under the repealed Act in force immediately before the commencement continue orce from the commencement as if this Act had not been eted—	23 24 25 26
		(a)	an approval for a person to inspect or treat, or supervise the inspection or treatment of, stock for cattle tick;	27 28
		(b)	the approval of a program for the eradication or control of cattle tick;	29 30
		(c)	the approval of a railway or road for the movement of stock.	31 32

124	Dis	ease eradication programs	1
	(1)	This section applies to a disease eradication program established under the repealed Act, section 30, and in force immediately before the commencement.	2 3 4
	(2)	On the commencement, the program—	5
		(a) is taken to be a prevention and control program authorised by the chief executive under chapter 9; and	6 7
		(b) continues to have effect for the period it would have had effect under the repealed Act.	8 9
125	Ag	reements in relation to disease eradication programs	10
		If—	11
		(a) the chief executive has entered into an agreement under the repealed Act, section 30(1A) with the owner of any holding or premises or the owner of any stock; and	12 13 14
		(b) the agreement is in force immediately before the commencement;	15 16
		from the commencement, the repealed Act, section 30 continues to apply to the agreement as if this Act has not been enacted.	17 18 19
Divi	sion	10 Transitional provisions for Stock Route Management Act 2002	20 21
126	Exi	sting pest management plans and draft plans	22
	(1)	The pest management plan of a local government adopted under the amended Act, section 30 and in force immediately before the commencement is, from the commencement, taken to be the local government's biosecurity plan for invasive biosecurity matter for its area for the period stated in the plan.	23 24 25 26 27
	(2)	If, before the commencement, a local government was preparing its draft pest management plan under the amended Act, section 27 but, immediately before the commencement, had not adopted the plan, the local government may either—	28 29 30 31

		(a)	complete the preparation and adoption of the plan in the way required under the amended Act, chapter 2, part 4; or	1 2 3
		(b)	end the preparation of the plan under the amended Act and make a biosecurity plan for invasive biosecurity matter for its area under section 53 of the Act.	4 5 6
	(3)	way gove	est management plan adopted by a local government in the mentioned in subsection (2)(a) is taken to be the local ernment's biosecurity plan for invasive biosecurity matter ts area for the period stated in the plan.	7 8 9 10
127	Exi	isting	g emergency pest notices	11
	(1)	This	s section applies if—	12
		(a)	under the amended Act, section 37(2), the chief executive has by notice made a declaration under that section for a particular animal or plant; and	13 14 15
		(b)	immediately before the commencement, the notice is still in force.	16 17
	(2)	On t	the commencement, the notice—	18
		(a)	is taken to be an emergency prohibited matter declaration, made by the chief executive under chapter 2, part 2, declaring the animal or plant to be prohibited matter; and	19 20 21 22
		(b)	continues to have effect for the period it would have had effect under the amended Act, section 37(7).	23 24
128	Exi fen		g agreement to make opening in declared pest	25 26
	(1)	agre ame oper perio	experience seement (and a specific and a specific a	27 28 29 30 31 32

	(2)	On the commencement, the amended Act agreement is taken to be an agreement that the building authority for the relevant barrier fence part entered into with the person under section 95 of the Act in the same terms and for the same period as the amended Act agreement.	1 2 3 4 5
	(3)	In this section—	6
		<i>relevant barrier fence part</i> means the barrier fence part in the area to which the amended Act agreement applies.	7 8
129	No	tice directing restoration of declared pest fence	9
	(1)	This section applies to a notice given before the commencement by a building authority under the amended Act, section 53 to restore a declared pest fence to the condition it was in before the fence was damaged or opened.	10 11 12 13
	(2)	From the commencement—	14
		(a) the notice is taken to be a notice given under section 96 of the Act by the building authority (the <i>new building authority</i>) for the barrier fence part in the area to which the notice relates to restore the fence to the condition it was in before the fence was damaged or opened; and	15 16 17 18 19
		(b) the stated day by which the fence must be restored continues to apply for the restoration; and	20 21
		(c) the notice may be enforced by the new building authority.	22 23
130	Pes	st control notices	24
	(1)	This section applies to a pest control notice for an animal given under the amended Act, section 78, before the commencement by a pest operational board under the amended Act, section 213.	25 26 27 28
	(2)	From the commencement—	29
		(a) the notice continues in effect as if this Act had not been enacted; and	30 31

		(b)	or anin	notice may be enforced by the invasive animal board local government responsible for managing the mal as an invasive animal in the area to which the ce applies; and	1 2 3 4
		(c)		following provisions continue to apply as if this Act not been enacted—	5 6
			(i)	the amended Act, sections 79 and 80;	7
			(ii)	any other provision of the amended Act necessary for the provisions to have effect or to be enforced.	8 9
131	Re	giste	r of p	est control and entry notices	10
		unde the 1	er the notice e rele	amended Act, section 86 by the issuing entity for es is, from the commencement, taken to be included evant register of biosecurity orders kept under section	11 12 13 14 15
132	Em	nerge	ncy c	quarantine notices	16
	(1)	This	secti	on applies if—	17
		(a)	und	er the amended Act, section 90—	18
			(i)	the chief executive gives a landowner an emergency quarantine notice; or	19 20
			(ii)	the chief executive officer of a local government gives a landowner in the local government's area an emergency quarantine notice; and	21 22 23
		(b)		nediately before the commencement, the emergency rantine notice is still in force.	24 25
	(2)	On t	he co	mmencement—	26
		(a)	the o	emergency quarantine notice—	27
			(i)	is taken to be a biosecurity emergency order made by the chief executive under section 113 of the Act; and	28 29 30

			(ii)	continues to have effect for the period it would have had effect under the amended Act, section 90; and	1 2 3
		(b)	is ta	and to which the notice relates, stated in the notice, ken to be the biosecurity emergency area for the ecurity emergency order; and	4 5 6
		(c)	amer be b	class 1 or class 2 pest, within the meaning of the nded Act, that is identified in the notice is taken to biosecurity matter associated with the biosecurity it the subject of the biosecurity emergency order.	7 8 9 10
	(3)	Subse	ection	n (4) applies if—	11
		(a)	an au to ta	chief executive or the chief executive officer directs athorised person under the amended Act, section 91, the action that a person was required to take under emergency quarantine notice; and	12 13 14 15
		(b)		ediately before the commencement, the authorised on has not taken the action.	16 17
	(4)	On th	ne con	mmencement—	18
		(a)		authorised person may take the action required under section; and	19 20
		(b)		amended Act, sections 93 and 295 continue to apply this Act had not been enacted.	21 22
133	Co	ntinua	ation	of Darling Downs–Moreton Rabbit Board	23
	(1)	Board board	d (the	on applies to the Darling Downs–Moreton Rabbit e <i>former board</i>) established as a pest operational ter the amended Act, section 213, and in existence by before the commencement.	24 25 26 27
	(2)	invas	ive a	ommencement, the former board is taken to be an animal board (the <i>continued board</i>) established ion 62 of the Act, with the same name as the former	28 29 30 31
	(3)	befor	e the	s and liabilities of the former board immediately commencement become the assets and liabilities of ued board.	32 33 34

	(4)	An appointment of a person as a director of the former board and in force immediately before the commencement is taken to be an appointment under section 70 of the Act as a director of the continued board for the period stated in the director's instrument of appointment.	1 2 3 4 5
	(5)	For the purpose of calculating the duration of the appointment, it is taken to have been made when it was made under a previous provision of the amended Act.	6 7 8
	(6)	A director holding the office of chairperson of the former board immediately before the commencement continues to hold the office of chairperson of the continued board until the first meeting of the board of directors occurring at least 1 year after the director's selection as chairperson under a previous provision of the amended Act.	9 10 11 12 13 14
	(7)	On the commencement, a person employed by the former board continues to be employed by the continued board on the same conditions, and with the same entitlements of employment, that the person had immediately before the commencement.	15 16 17 18 19
134	Exi	sting delegation by pest operational board	20
	(1)	This section applies to a person who, immediately before the commencement, was given a power by delegation under the amended Act, section 239 by a pest operational board under the amended Act, section 213.	21 22 23 24
	(2)	On the commencement, the person is taken to be a barrier fence employee appointed under section 100 of the Act until the earlier of the following, unless the person's appointment as a barrier fence employee sooner ends—	25 26 27 28
		(a) the day the person is appointed under section 100;	29
		(b) the day that is the end of a period of 1 year after the commencement.	30 31

135	Re ^r fen	• •	onal boards and declared pest	1 2
	(1)	under the amended Ac	t, section 213 may, from the e context permits, be taken as a under this Act—	3 4 5 6
			bout the board managing an e animal as an invasive animal; or	7 8
		a declared pest fence	the board having responsibility for e—is the building authority for the t is in the same area as the declared	9 10 11 12
	(2)	document may, from the	est fence for an animal in an Act or commencement and if the context rence to a barrier fence part for the	13 14 15 16
136	Exi	sting pest survey progra	ams	17
	(1)		est survey program approved under a 241, and in force immediately	18 19 20
	(2)	From the commencement, if it were—	a pest survey program continues as	21 22
		reduction or eradica	rised the prevention, management, tion of a thing that is biosecurity and control program; or	23 24 25
		(b) otherwise—a surveil	ance program.	26
	(3)	The period for which the stated in the program—	e pest survey program has effect,	27 28
		(a) continues to apply as and	s if this Act had not been enacted;	29 30
		(b) continues to have sta under the amended A	arted from when the period started ct.	31 32
	(4)		nay be varied, revoked or otherwise if it were a biosecurity program.	33 34

Sch	edule 4	Ac	ts a	an	nended	1
					section 57	8 2
Part	1	Am	nen	d	ment of this Act	3
1	Long title, fro	m ', t	o re _l	pe	eal'—	4 5
2	Section 13, 's omit, insert—sch	ched edule		5'-		6 7 8
3	Schedule 5— renumber as sch	nedule	: 4			9 10
Part	2	Am	nen	d	ment of other Acts	11
Anim	nal Care and	Prot	ecti	io	n Act 2001	12
1	Section 42(3), omit, insert—	defii			pest animal, paragraph (b)—	13 14 or 15
		(0)	rest: 201	ric '3;	eted matter under the Biosecurity Ac	t 16 17
			Note 1	S	— See the <i>Biosecurity Act 2013</i> , schedule 1 cchedule 2.	18 or 19 20

	2 See also the note to the <i>Biosecurity Act 2013</i> , schedules 1 and 2.	1 2
2	Section 42(3), definition <i>pest animal</i> , paragraph (c), 'or another'—	3 4
	omit.	5
3	Section 42(3), definition <i>pest animal</i> , paragraph (e), from 'Fisheries Act 1994'—	6 7
	omit, insert—	8
	Biosecurity Act 2013 or another Act.	9
Bran	ds Act 1915	10
1	Section 11A(5A), 'chief inspector of stock within the meaning of the <i>Stock Act 1915</i> '—	11 12
	omit, insert—	13
	chief executive administering the Biosecurity Act 2013	14
2	Section 11A(7), 'chief inspector of stock'—	15
	omit, insert—	16
	chief executive administering the Biosecurity Act 2013	17
3	Section 32, from 'chief inspector of stock' to 'chief inspector for'—	18 19
	omit, insert—	20
	chief executive administering the <i>Biosecurity Act 2013</i> do not incur any liability on account of anything reasonably done by the inspector or chief executive for	21 22 23

Cape	York Peninsula Heritage Act 2007	1
1	Section 25(2)(c), 'Stock Act 1915'— omit, insert—	2
	Biosecurity Act 2013	4
2	Schedule, definition <i>high risk species</i> , paragraph (b), 'a declared pest plant under the <i>Land Protection (Pest and Stock Route Management) Act 2002</i> , or another'—	5 6 7
	a plant that is prohibited matter or restricted matter, other than a native species of restricted matter, under the <i>Biosecurity Act 2013</i> , or a	8 9 10 11
Disas	ter Management Act 2003	12
1	Section 9(4), examples, second dot point, 'exotic disease, the chairperson of the State group may direct an inspector under the <i>Exotic Diseases in Animals Act</i> 1981'—	13 14 15 16
	omit, insert—	17
	animal disease, the chairperson of the State group may direct an authorised officer under the <i>Biosecurity Act</i> 2013	18 19 20

Envi	ironmental Protection Act 1994	1
1	Section 23(2), entry for <i>Exotic Diseases in Animals Act</i> 1981— omit.	2 3 4
2	Section 23(2)— insert— • Biosecurity Act 2013	5 6 7
Fore	estry Act 1959	8
1	Schedule 3, definition forest products, 'Land Protection (Pest and Stock Route Management)' — omit, insert— Stock Route Management	9 10 11 12
Judi	icial Review Act 1991	13
1	Schedule 1, part 1, entries for <i>Exotic Diseases in Animals Act 1981</i> and <i>Plant Protection Act 1989</i> — omit.	14 15 16
2	Schedule 1, part 1— insert— Biosecurity Act 2013, section 498	17 18

Lar	nd Act 1994		1
1	Schedule 6, defin	ition <i>declared pest</i> —	2 3
	de	clared pest means a plant or animal, other than native species of plant or animal, that is—	4 5
	(a)	invasive biosecurity matter under the <i>Biosecurity Act 2013</i> ; or	6 7
		Notes—	8
		1 See the <i>Biosecurity Act 2013</i> , schedule 1, part 3 or 4 or schedule 2, part 2.	9 10
		2 See also the note to the <i>Biosecurity Act 2013</i> , schedules 1 and 2.	11 12
	(b)	controlled biosecurity matter or regulated biosecurity matter under the <i>Biosecurity Act</i> 2013.	13 14 15
	nd Protection (Pes 2002	st and Stock Route Management)	16 17
1	Chapter 7, parts 2	2 to 5—	18
	renumber as chapter	7, parts 1 to 4.	19

	ighbourhood Disputes (Dividing Fences and Tro t 2011	ees)	1 2
1	Section 8(2)(a), 'Land Protection (Pest and Stock Ro Management)'— omit, insert—	ute	3 4 5
	Stock Route Management		6
Poli	ice Powers and Responsibilities Act 2000		7
1	Section 14(3), example, 'Stock Act 1915'—		8
	omit, insert— Biosecurity Act 2013		9 10
Pub	blic Health Act 2005		11
1	Section 22(1), from 'animal'—		12
	omit, insert—		13
	animal that is, or is likely to be, a carrier of—		14
	(a) prohibited matter or restricted matter the <i>Biosecurity Act 2013</i> ; or	under	15 16
	Notes—		17
	1 See the <i>Biosecurity Act 2013</i> , schedu schedule 2.	le 1 or	18 19
	2 See also the note to the <i>Biosecurity Ac</i> schedules 1 and 2.	et 2013,	20 21

	(bi	ontrolled biosecurity matter or regulated osecurity matter under the <i>Biosecurity Act</i> 213.	1 2 3
Section	22(2), f	rom 'o	f the department'—	4
omit, inse	ert—			5
	admi	nisterin	ig the Biosecurity Act 2013.	6
Section	22—			7
insert—				8
	(3)	In this	section—	9
		c <mark>arrier</mark> 2013.	means a carrier under the Biosecurity Act	1 1
Section	36(3), f	rom 'tl	ne outbreak'—	1
omit, inse	ert—			1
	1 of t	he follo	owing that affects animals—	1
	(ohibited matter or restricted matter under e <i>Biosecurity Act 2013</i> ;	1 1
		No	otes—	1
			1 See the <i>Biosecurity Act 2013</i> , schedule 1 or schedule 2.	1 1
			2 See also the note to the <i>Biosecurity Act 2013</i> , schedules 1 and 2.	2 2
	(bi	ontrolled biosecurity matter or regulated osecurity matter under the <i>Biosecurity Act</i> 213.	2 2 2
Section	36(4), f	rom 'o	f the department'—	2
omit, inse	ert—			2
	admi	nicterin	og the Riosacurity Act 2013	2

6	Schedule 2, definitions exotic disease and notifiable disease—	1 2
	omit.	3
Publ	lic Interest Disclosure Act 2010	4
1	Schedule 2—	5
	insert—	6
	Biosecurity Act 2013	7
	• section 36 (Reporting presence of prohibited matter)	8 9
	• section 37 (Dealing with prohibited matter)	10
	• section 42 (Reporting presence of category 1 or 2 restricted matter)	11 12
	• section 44 (Requirement to kill and dispose of category 7 restricted matter)	13 14
	• section 45 (Offences about other categories of restricted matter)	15 16
2	Schedule 2, entry for Fisheries Act 1994, entry for section 89—	17 18
	omit.	19
3	Schedule 2, entry for Fisheries Act 1994, entry for section 92—	20 21
	omit, insert—	22
	• section 92 (Duty of person who takes or possesses non-indigenous fisheries resources)	23 24

Pub	ublic Safety Preservation Act 1986	
1	Section 11(3), example 2, from 'exotic disease' to '1981'— omit, insert— animal disease, the CBRE commander may direct an authorised officer under the Biosecurity Act 2013	2 3 4 5
2	Schedule, definition <i>chief veterinary officer—</i> omit, insert—	6 7
	chief veterinary officer means a veterinary surgeon under the Veterinary Surgeons Act 1936 employed to perform functions as the chief veterinary officer for the department in which the Biosecurity Act 2013 is administered.	8 9 10 11 12
3	Schedule, definition veterinary officer—	13
	omit, insert—	14
	veterinary officer means a public service employee who is a veterinary surgeon under the Veterinary Surgeons Act 1936.	15 16 17
Trai	nsport Infrastructure Act 1994	18
1	Schedule 6, definition ancillary works and encroachments, paragraph (b)(xiii), 'Land Protection (Pest and Stock Route Management)'—	19 20 21
	omit, insert—	22
	Stock Route Management	23

Veg	etation Managem	ent Act 1999	1
1	Schedule, definition	on <i>declared pest</i> —	2
	omit, insert—		3
		lared pest means a plant or an animal, other n a native species of plant or animal, that is—	4 5
	(a)	invasive biosecurity matter under the <i>Biosecurity Act 2013</i> ; or	6 7
		Notes—	8
		1 See the <i>Biosecurity Act 2013</i> , schedule 1, part 3 or 4 or schedule 2, part 2.	9 10
		2 See also the note to the <i>Biosecurity Act 2013</i> , schedules 1 and 2.	11 12
	(b)	controlled biosecurity matter or regulated biosecurity matter under the <i>Biosecurity Act</i> 2013.	13 14 15
Vet	erinary Surgeons	Act 1936	16
1	Section 29C(1), fro	om 'spread of—'—	17
	omit, insert—		18
	spread o	f—	19
	(a)	prohibited matter or restricted matter under the <i>Biosecurity Act 2013</i> ; or	20 21
		Notes—	22
		1 See the <i>Biosecurity Act 2013</i> , schedule 1 or schedule 2.	23 24
		2 See also the note to the <i>Biosecurity Act 2013</i> , schedules 1 and 2.	25 26

	(b) biosecurity matter the subject of a biosecurity emergency order under the <i>Biosecurity Act 2013</i> ; or	1 2 3
	(c) controlled biosecurity matter under the <i>Biosecurity Act 2013</i> .	4 5
2	Section 29C(5), definitions declared pest, disease and exotic disease—	6 7
	omit.	8
3	Section 33E, heading, 'stock'—	9
	omit.	10
4	Section 33E(1), 'a stock inspector'—	11
	omit, insert—	12
	an inspector under the Biosecurity Act 2013	13
5	Section 33E(2), 'a stock inspector'—	14
	omit, insert—	15
	an inspector	16
6	Section 33E(2), 'Stock Act 1915'—	17
	omit, insert—	18
	Biosecurity Act 2013	19
7	Schedule, definition stock inspector—	20
	omit.	21

Wa	ter Act 2000	1
1	Section 215(2)(a), 'Land Protection (Pest and Stock Route Management)'—	2 3
	omit, insert—	4
	Stock Route Management	5
2	Schedule 4, definition declared pest—	6
	omit.	7
3	Schedule 4, definition stock route, 'Land Protection (Pest and Stock Route Management)'—	8 9
	omit, insert—	10
	Stock Route Management	11
4	Schedule 4, definition travelling stock, 'Land Protection (Pest and Stock Route Management)'—	12 13
	omit, insert—	14
	Stock Route Management	15
Wa	ter Supply (Safety and Reliability) Act 2008	16
1	Schedule 3, definition stock purposes, paragraph (b), 'Land Protection (Pest and Stock Route Management)'—	17 18
	omit, insert—	19
	Stock Route Management	20

Schedule 5 Dictionary

2

section 13

acceptable biosecurity certificate means a cert an acceptable biosecurity certificate under secti (b) or (c).	
accepted representations, for a show cause notice	ee— 6
(a) for chapter 14, part 3, division 3—see secti	ion 405(2); or 7
(b) for chapter 17, part 3—see section 485(2).	8
accreditation means accreditation under chapter	15. 9
accreditation conditions see section 430(1).	10
accredited certifier means a person who holds under chapter 15 to give biosecurity certificates.	accreditation 11 12
action includes stopping an action.	13
administering executive means—	14
(a) for a person appointed as a designated of chief executive—the chief executive; or	officer by the 15
(b) for a person appointed as an authorised barrier fence employee by a chief executive chief executive officer; or	•
(c) for a person appointed as an authorised barrier fence employee by 2 or more ch officers—the chief executive officers jointly	ief executive 21
(d) for a person appointed as an authorised barrier fence employee by an invaboard—the chairperson of the board.	person or a 23 asive animal 24 25
administrator, for a relevant entity, see section 3	10(4). 26
<i>adopted provisions</i> , of a code of practice, 106(1)(a).	see section 27 28
aggravated offence see section 27(1)	20

agri	cultural activities include—	1
(a)	cultivating soil; and	2
(b)	broadcasting seed to establish an improved pasture; and	3
(c)	planting, gathering or harvesting a crop, including a food or fibre crop; and	4 5
(d)	growing non-indigenous grasses, legumes or forage cultivars; and	6 7
(e)	horticulture or viticulture activities.	8
limi natu exhi	cultural show means any show or exhibition event of ted duration, not including an event that is or is in the are of a travelling circus or zoo, that includes the bition of designated animals, including, for example, in tring events or show ring events.	9 10 11 12 13
Exan	nples—	14
ca	mp drafting school, horse racing, pony club, rodeo school	15
	mal means any member of the animal kingdom (other than man), whether alive or dead, and includes—	16 17
(a)	a live pre-natal or pre-hatched creature; and	18
(b)	the whole or any part of an embryo, or the eggs, ovum, semen or other genetic or reproductive material, of an animal; and	19 20 21
(c)	the whole or any part of the progeny, larvae or pupae of an animal.	22 23
anin	nal husbandry activities include—	24
(a)	breeding, keeping, raising or caring for animals, for commercial purposes; and	25 26
(b)	establishing and operating a dairy, feedlot, piggery or animal saleyard; and	27 28
(c)	grazing animals; and	29
(d)	aquaculture; and	30
(e)	beekeeping; and	31
(f)	poultry farming of more than 500 birds; and	32

(g)	testing and inoculation of animals, including using diagnostic agents, serums and vaccines.	1 2
anin	nal material means—	3
(a)	an animal carcass; or	4
(b)	any material derived from an animal that is a vertebrate.	5
	Examples—	6
	blood, bone, faeces, meal, meat, tissue	7
anin	nal matter—	8
1	Animal matter is—	9
	(a) animal material; or	10
	(b) swill.	11
2	Animal matter does not include gelatine, milk, milk products, milk by-products, oil and tallow derived from an animal.	12 13 14
3	For paragraph 1(b), swill is food or food scraps that—	15
	(a) contain or may contain animal material; or	16
	(b) have been, or may have been, in contact with animal material.	17 18
	Example—	19
	food or food scraps that may have been in contact with meat used in the preparation of food at a restaurant, hotel or domestic premises	20 21 22
appl	<i>icant</i> , for chapter 11, part 4, see 349(1).	23
	oval, in relation to an auditor, means an approval issued or chapter 16.	24 25
appr	oved device see section 174.	26
appr	oved device requirement means section 179(2).	27
	oved form means a form approved by the chief executive or section 502.	28 29
audi	t means an audit conducted under chapter 16.	30

aud i 16.	itor means a person approved as an auditor under chapter	1 2
	itor's approval means an approval as an auditor obtained er chapter 16.	3 4
	horised officer means an authorised person or an ector.	5 6
	horised person means a person who holds office as an arrived person under chapter 10, part 1.	7 8
othe auth chap chap	norised transport officer, for chapter 6, means a person, or than a police officer, who holds appointment as an arrival officer or accredited person under TORUM, oter 3, part 2 and who also holds appointment under oter 10, part 1, division 3 as an authorised person under Act.	9 10 11 12 13 14
barr	rier fence see section 89(1).	15
barr	rier fence employee see section 100(3).	16
barr	rier fence map see section 91(1).	17
barr	rier fence part see section 89(2).	18
bee	means—	19
(a)	a honey bee (Apis mellifera); or	20
(b)	another genus or species declared under a regulation to be a bee under this Act.	21 22
bios	ecurity certificate see section 412.	23
bios	ecurity circumstance see section 142.	24
bios	ecurity consideration see section 5(a).	25
	ecurity emergency means a biosecurity emergency as yided for in a biosecurity emergency order.	26 27
	ecurity emergency area, for a biosecurity emergency er, see section 114(1)(b).	28 29
bios	ecurity emergency checkpoints see section 114(3)(a).	30
bios	ecurity emergency order see section 113(1).	31
bios	ecurity emergency order permit see section 121(2).	32

biosecurity emergency provisions means the provisions of chapter 6.	1 2
biosecurity event see section 14.	3
biosecurity instrument, for chapter 6, part 4, see section 131.	4
biosecurity instrument permit see section 132(2).	5
biosecurity matter see section 15.	6
biosecurity order see section 373(1).	7
biosecurity plan means a biosecurity plan made by a local government under chapter 3, part 2.	8 9
biosecurity program see section 232.	10
biosecurity register see section 168.	11
biosecurity response see section 338.	12
biosecurity risk see section 16.	13
biosecurity risk matter see section 396(2)(b).	14
biosecurity risk status details, for a registered biosecurity entity, means details of any biosecurity risk posed by any designated animal, or designated biosecurity matter, at any designated place to which the entity's registration relates.	15 16 17 18
biosecurity zone means an area identified as a biosecurity zone under biosecurity zone regulatory provisions.	19 20
biosecurity zone regulatory provisions see section 128(1).	21
building authority, for a barrier fence part, see section 90.	22
captive bird means a bird in captivity, whether wild by nature or bred in captivity and whether native to Queensland, migratory or introduced.	23 24 25
Examples—	26
chicken, duck, goose, turkey, quail, partridge, pigeon, parakeet, emu, finch	27 28
carrier see section 17.	29
cat includes a Bengal cat (Prionailurus bengalensis x Felis catus).	30 31

chan	ge notice see section 170.	1
agree accre	k audit, of the business of the other party to a compliance ement or of an accredited certifier's activities as an edited certifier, means an audit conducted by an opriately qualified person—	2 3 4 5
(a)	who is an employee of the department; or	6
(b)	decided by the chief executive.	7
-	f executive officer means the chief executive officer of a government.	8 9
v	f health officer means the chief health officer under the pital and Health Boards Act 2011, section 52.	10 11
City	of Brisbane Act means the City of Brisbane Act 2010.	12
	of practice means a code of practice made under a ation under chapter 5, part 1.	13 14
comp	pensation scheme see section 342(1).	15
comp	pliance agreement see section 393(1).	16
compas an	pliance audit, of the business of the other party to a pliance agreement or of an accredited certifier's activities accredited certifier, means an audit by an auditor of the ness or activities to ensure—	17 18 19 20
(a)	for the business of the other party to a compliance agreement—the carrying on of the business complies with the compliance agreement; or	21 22 23
(b)	for an accredited certifier's activities—the carrying out of the activities complies with the accreditation.	24 25
comp	pliance certificate see section 394.	26
	act details, of a person, means the person's telephone per or facsimile number.	27 28
conte	aminant see section 18.	29
	rolled biosecurity matter, for a movement control order,	30
see s	ection 124(1).	31

mea	ns a	law, to this Act or to a provision of this Act, law of the Commonwealth or another State that ds, or substantially corresponds, to this Act or to the .	1 2 3 4
cost	recoi	very order see section 382(2).	5
cour	<i>t</i> —		6
(a)	gen	erally—means a Magistrates Court; and	7
(b)		sections 313, 314, 319, 358 and 360—includes the reme Court and the District Court.	8 9
dam	age i	ncludes injure.	10
deal	with	<u> </u>	11
1		al with, biosecurity matter or a carrier, includes any ne following—	12 13
	(a)	keep or possess, whether intentionally or otherwise, the biosecurity matter or carrier;	14 15
	(b)	conduct experiments with the biosecurity matter or carrier;	16 17
	(c)	produce or manufacture the biosecurity matter or carrier;	18 19
	(d)	breed the biosecurity matter or carrier;	20
	(e)	propagate the biosecurity matter or carrier;	21
	(f)	use the biosecurity matter or carrier in the course of manufacturing a thing that is not the biosecurity matter or carrier;	22 23 24
	(g)	grow, raise, feed or culture the biosecurity matter or carrier;	25 26
	(h)	distribute the biosecurity matter or carrier;	27
	(i)	import the biosecurity matter or carrier;	28
	(j)	transport the biosecurity matter or carrier;	29
	(k)	dispose of the biosecurity matter or carrier;	30

	(1)	buy, supply or use the biosecurity matter or carrier for the purposes of, or in the course of, a dealing mentioned in any of paragraphs (a) to (k).	1 2 3
2	inter with	person who holds a mortgage or other security rest in biosecurity matter or a carrier does not <i>deal</i> the biosecurity matter or carrier only because the on takes a step to enforce the mortgage or other rity.	4 5 6 7 8
desig	nate	d animal see section 134.	9
desig	nate	d animal transit facility means—	10
(a)	a spe	elling facility for any designated animals; or	11
(b)	a ya they	rd used as a dip for any designated animals when	12 13
	(i)	are being travelled outside the place where they are ordinarily pastured; or	14 15
	(ii)	are at a saleyard, showground, recreation ground or racecourse to which they have been travelled; or	16 17
(c)		her facility for drafting, weighing, reconsigning or shipping any designated animals.	18 19
desig	nate	d biosecurity matter see section 136.	20
_		d details, for a registrable biosecurity entity, see $8(1)(c)$.	21 22
		d officer means an authorised person, an inspector or fence employee.	23 24
desig	nate	d place see section 148(1)(c)(i).	25
		animal means an animal trained to detect the of a type of biosecurity matter.	26 27
		of an invasive animal board, means a person as a director under section $70(1)$.	28 29
disea	<i>ise</i> m	eans—	30
(a)	the r	presence of a pathogenic agent in a host; or	31

Examples—	1
avian influenza, black Sigatoka, infection with <i>Perkinsus</i> marinus	2 3
(b) the clinical manifestation of infection; or	4
(c) a syndrome.	5
disposal order see section 319(2).	6
document certification requirement see section 323(6).	7
document production requirement see section 323(2).	8
<i>domestic</i> , in relation to a cat or dog, means a cat or dog that is owned by a person.	9 10
<i>drive</i> , in relation to an animal, means cause or allow the animal to travel by foot.	11 12
drover means a person who drives an animal.	13
<i>electronic document</i> means a document of a type under the <i>Acts Interpretation Act 1954</i> , schedule 1, definition <i>document</i> , paragraph (c).	14 15 16
emergency prohibited matter declaration see section 31(1).	17
environment includes the following—	18
(a) ecosystems and their constituent parts;	19
(b) natural and physical resources;	20
(c) the qualities and characteristics of locations, places and areas;	21 22
(d) the social, economic, aesthetic and cultural conditions affecting the matters in paragraph (a), (b) or (c) or affected by those matters.	23 24 25
<i>executive officer</i> , of a corporation, means a person who is concerned with or takes part in its management, whether or not the person is a director or the person's position is given the name of executive officer.	26 27 28 29
external review, for a decision, means a review of the decision by QCAT under the QCAT Act.	30 31
feral, in relation to an animal that is a deer, goat or pig—	32

1 A feral animal is an animal that—	1
(a) is living in a wild state; and	2
(b) is not being farmed or kept for any other purpose.	3
For paragraph 1(b), an animal is being farmed or ker for another purpose only if it is kept in an escape-procenclosure, cage or other structure.	
fit, to an animal, see section 175.	7
former owner, of a thing, see section 312(2).	8
fund see section 56.	9
general biosecurity obligation see section 23.	10
general biosecurity obligation offence provision mean section 24.	11 12
general power see section 296(1).	13
government and industry agreement see section 391(1).	14
government entity see the Government Owned Corporation Act 1993, section 4.	us 15 16
<i>guideline</i> means a guideline made by the chief executive under chapter 5, part 2.	re 17
help requirement see section 297(1).	19
HIN see section 158(1).	20
<i>hive</i> means a receptacle for housing living bees that contain moveable frames in which the combs are built, and whice may be separately and readily removed from the receptacle for examination.	h 22
<i>hold</i> , designated biosecurity matter, see section 140.	25
holding facility means a place where 1 or more types of designated animal are regularly or periodically congregate on a temporary basis, including, for example, any of the following—	d 27
(a) a local government reserve or commonage;	30
(b) a pound:	31

(c)	an animal refuge;	1
(d)	a saleyard;	2
(e)	a designated animal transit facility;	3
(f)	a meat processing facility;	4
(g)	a live export holding;	5
(h)	a showground for designated animals;	6
(i)	a sporting ground for designated animals;	7
(j)	a stock route.	8
<i>ICA</i>	scheme, for chapter 15, see section 411.	9
<i>ICA</i>	system, for chapter 15, see section 411.	10
	tity card, for a provision about a designated officer, ns an identity card issued under section 329(1).	11 12
•	rmation notice, for a decision, means a notice stating of the following—	13 14
(a)	the decision and the reasons for it;	15
(b)	the rights of review and appeal under this Act;	16
(c)	the period in which any review or appeal under this Act must be started;	17 18
(d)	how rights of review and appeal under this Act are to be exercised;	19 20
(e)	that a stay of a decision the subject of an appeal under this Act may be applied for under this Act.	21 22
info	rmation requirement see section 326(3).	23
_	ector means a person who holds office under chapter 10, 1 as an inspector.	24 25
inter	rgovernmental agreement see section 390.	26
inter	rnal review application see section 362.	27
inter	rnal review decision see section 365(1)(b).	28

inva	sive animal—	1
(a)	means a species of animal that has, or is likely to have, an adverse impact on a biosecurity consideration because of the introduction, spread or increase in population size of the species in an area; and	2 3 4 5
(b)	includes a species of animal that is prohibited matter or restricted matter.	6 7
inva	sive animal board see section 62(1).	8
	sive biosecurity matter, for a local government area, see ion 48(1).	9 10
inva	sive plant—	11
(a)	means a plant species that has, or is likely to have, an adverse impact on a biosecurity consideration because of the introduction, spread or increase in population size of the species in an area; and	12 13 14 15
(b)	includes a plant species that is prohibited matter or restricted matter.	16 17
inve	stigation and enforcement provisions means chapter 10.	18
	ing authority, for a document, order or other thing given person, means—	19 20
(a)	if the thing is given by the chief executive or a person for the chief executive—the chief executive; or	21 22
(b)	if the thing is given by a person for a local government—the local government; or	23 24
(c)	if the thing is given by a person for an invasive animal board—the invasive animal board.	25 26
keep	o, a designated animal, see section 139.	27
land	<i>!</i> —	28
1	Land includes—	29
	(a) land that is, or is at any time, covered by Queensland waters; and	30 31
	(b) water in, on and above land; and	32

	(c)	the airspace above the surface of land; and	1
	(d)	the subsoil of land.	2
2	Lan	d, of an owner, includes—	3
	(a)	unfenced land, including unfenced land comprising part of a road or stock route that adjoins or is within the owner's land; and	4 5 6
	(b)	other land that is fenced in with the owner's land; and	7 8
	(c)	the bed, banks and water of a watercourse on the owner's land.	9 10
Land	d Act	means the Land Act 1994.	11
Land	d Title	e Act means the Land Title Act 1994.	12
live o	expor	t holding means—	13
(a)	a de	pot for the live export of designated animals; or	14
(b)	an e anin	embarkation point for the export of live designated nals.	15 16
Loca 2009		vernment Act means the Local Government Act	17 18
local	l gove	ernment compliance notice see section 50(2).	19
	-	roperty, means a total, or effectively a total, loss of ty because it is destroyed.	20 21
<i>lot</i> n	neans	a lot under the Land Act or Land Title Act.	22
by the	ne An locum	ns moisture plus insoluble impurities, as measured nerican Oil Chemists' Society's official methods in nent called 'Official Methods and Recommended of the AOCS, 6th Edition'.	23 24 25 26
Edito	r's not	e—	27
		mmencement of this definition, a copy of the document could used at <www.aocs.org onlinemethods="" tech="">.</www.aocs.org>	28 29
whic	-	eessing facility means an abattoir or other facility at signated animals are killed for meat for trade or e.	30 31 32

movement control order see section 124(1).	1
movement record see section 194(2)(a).	2
movement record requirement means section 194.	3
natural environment means the environment, but having particular regard to ecosystems and their constituent parts and natural and physical resources.	4 5 6
natural resource management body means a body having an interest in managing biosecurity risks.	7 8
Examples—	9
Condamine Alliance, Burnett Mary Regional Group	10
<i>neighbouring place</i> , to another place, means a place some or all of which is within 20km of the other place.	11 12
NLIS means the system known as the 'national livestock identification system', agreed to by the Commonwealth and the States under a resolution of the Primary Industries Ministerial Council of 2 October 2003.	13 14 15 16
NLIS administrator see section 144.	17
nonconformance audit, of the business of the other party to a compliance agreement or of an accredited certifier's activities as an accredited certifier, means an audit of the business or activities by an auditor to check that any noncompliance with the compliance agreement or accreditation, identified in an audit, has been remedied.	18 19 20 21 22 23
notice means a written notice.	24
notional reduction in value, of property, see section 341.	25
notional value, of property, see section 341.	26
<i>obstruct</i> includes assault, hinder, resist, attempt to obstruct and threaten to obstruct.	27 28
occupier, of a place—	29
1 For chapter 7, see section 143.	30
2 Otherwise, <i>occupier</i> includes the following—	31
(a) if there is more than 1 person who apparently occupies the place—any 1 of the persons;	32 33

(b) any person at the place who is apparently acting with the authority of a person who apparently occupies the place;	1 2 3
(c) if no-one apparently occupies the place—any person who is an owner of the place.	4 5
of, a place, includes at or on the place.	6
<i>offence warning</i> , for a direction or requirement by an authorised officer, means a warning that, without a reasonable excuse, it is an offence for the person to whom the direction or requirement is made not to comply with it.	7 8 9 10
<i>operational area</i> , of an invasive animal board, see section 62(3).	11 12
original decision see section 364(1).	13
<i>other party</i> , to a compliance agreement, see section 393(1)(b).	14
owner—	15
1 The <i>owner</i> of a thing that has been seized under this Act includes a person who would be entitled to possession of the thing had it not been seized.	16 17 18
2 The <i>owner</i> of a place is—	19
(a) if the place is freehold land—the person who under the Land Title Act is its registered owner; or	20 21
(b) if the place is the subject of a lease under the Land Act—the person who, under the Land Act, is registered as the lessee of the place; or	22 23 24
(c) otherwise—the entity having responsibility for the care and control of the place.	25 26
<i>permit document</i> , in relation to a prohibited matter permit or restricted matter permit, means the document evidencing the permit, given to the holder of the permit by the chief executive.	27 28 29 30
<i>permit plan</i> , for prohibited matter or restricted matter, see section 213.	31 32
personal details requirement see section 321(5).	33

pers	on in	control—	1
(a)	of a	vehicle, includes—	2
	(i)	the vehicle's driver or rider; and	3
	(ii)	anyone who reasonably appears to be, claims to be, or acts as if he or she is, the vehicle's driver or rider or the person in control of the vehicle; or	4 5 6
(b)	appe	another thing, includes anyone who reasonably ears to be, claims to be, or acts as if he or she is, the son in possession or control of the thing.	7 8 9
PIC	see s	ection 151(2).	10
plac	e incl	udes the following—	11
(a)	prer	mises;	12
(b)	vaca	ant land;	13
(c)	a pla	ace in Queensland waters;	14
(d)	a pl own	ace held under more than 1 title or by more than 1 ner;	15 16
(e)		land or water where a building or structure, or a up of buildings or structures, is situated.	17 18
_	e of a (1)(b)	<i>prigin</i> , for chapter 7, part 3, division 2, see section .	19 20
plan	t incl	udes the following—	21
(a)		whole or part of a flower, shrub, tree, vegetable, vine ther vegetation;	22 23
(b)	the vine	whole or part of the fruit or nut of a shrub, tree or e;	24 25
(c)	flow	whole or part of the reproductive material of a ver, shrub, tree, vegetable, vine or other vegetation or eeds;	26 27 28
(d)	prop	material, whether alive or dead, used for the pagation of a flower, shrub, tree, vegetable, vine or er vegetation.	29 30 31
poli	ce ser	vice means the Queensland Police Service.	32

poss	sess, a thing, means—	1
(a)	have custody of the thing; or	2
(b)	have control of it at any place, whether or not someone else has custody of it.	3 4
pren	nises includes—	5
(a)	a building or other structure; and	6
(b)	a part of a building or other structure; and	7
(c)	a caravan or vehicle; and	8
(d)	a cave or tent; and	9
(e)	premises held under more than 1 title or by more than 1 owner.	10 11
pres	cribed designated animal see section 134(b).	12
	<i>ceribed information</i> , for chapter 7, part 3, division 3, see ion 183.	13 14
prev	vention and control program see section 234.	15
prog	gram authorisation see section 235(1).	16
prol	hibited matter see section 19.	17
prol	hibited matter permit see section 209.	18
prol	hibited matter regulation see section 30(1).	19
prop	perty, for chapter 11, see section 340.	20
prop	oosed action—	21
(a)	for chapter 14, part 3, division 3—see section 404(3)(a); or	22 23
(b)	for chapter 17, part 3—see section 484(1).	24
	<i>lic office</i> , of a local government, means the local ernment's public office under the Local Government Act.	25 26
pub	lic place means—	27
(a)	a place, or part of the place—	28

	(i)	the public is entitled to use, is open to members of the public or is used by the public, whether or not on payment of money; or	1 2 3
		Examples of a place that may be a public place under subparagraph (i)—	4 5
		a beach, a park, a road	6
	(ii)	the occupier of which allows, whether or not on payment of money, members of the public to enter; or	7 8 9
		Examples of a place that may be a public place under subparagraph (ii)—	10 11
		a saleyard, a showground, a stock route	12
(b)	a pla	ace that is a public place under another Act.	13
rates	mea	ns rates within the meaning of—	14
(a)		a local government other than the Brisbane City ncil—the Local Government Act; or	15 16
(b)	for Act.	the Brisbane City Council—the City of Brisbane	17 18
		by believes means believes on grounds that are in the circumstances.	19 20
		<i>ly suspects</i> means suspects on grounds that are e in the circumstances.	21 22
recei	ver, c	of a special designated animal, see section 185(a).	23
recip	ient,	of a biosecurity order, see section 373(1).	24
regis	trable	biosecurity entity means an entity that, as a e biosecurity entity, has obtained registration under part 2.	25 26 27
regis	trabl	e biosecurity entity see section 141.	28
regis	tratio	on details see section 169(1).	29
_		on exemption, for a registrable biosecurity entity, in 146(1).	30 31
_		<i>biosecurity matter</i> , for biosecurity zone regulatory s, see section 128(1)(a).	32 33

rele	vant a	accreditation offence see section 411.	1	
rele	vant a	authority, for chapter 17, see section 478.	2	
rele	vant b	iosecurity offence means—	3	
(a)	an o	ffence against this Act or a repealed Act; or	4	
(b)		an offence against a law that is a corresponding law to a provision of this Act.		
rele	vant e	entity, for a seized thing, see section 310(5).	7	
		means the process of heat-treating an animal ranimal material to remove moisture or to extract	8 9 10	
rep	ealed 2	Act—	11	
1	For	schedule 3, part 3—see schedule 3, section 76.	12	
2	Otherwise, repealed Act is—			
	(a)	the repealed Agricultural Standards Act 1994; or	14	
	(b)	the repealed Apiaries Act 1982; or	15	
	(c)	the repealed Diseases in Timber Act 1975; or	16	
	(d)	the repealed Exotic Diseases in Animals Act 1981; or	17 18	
	(e)	the repealed Plant Protection Act 1989; or	19	
	(f)	the repealed Stock Act 1915.	20	
	orting ion 18	<i>requirement</i> , for chapter 7, part 3, division 3, see 33.	21 22	
	residence means a premises or a part of premises that is a residence within the meaning of section 259(2) and (3).			
		agricultural show, for chapter 7, part 3, division 3, n 183.	25 26	
rest	ricted	place notice see section 160.	27	
rest	ricted	matter see section 21.	28	
rest	ricted	matter permit see section 210.	29	
rest	ricted	matter regulation see section 39(1).	30	

<i>restricted place</i> means a place declared to be a restricted place under chapter 7, part 2.		
review notice day see section 366(2)(a)(i).		
RFID <i>number</i> , for a microchip, means the number of the microchip.		
-	ward means any yard, premises or place where designated hals are—	6 7
(a)	sold or offered or exhibited for sale; or	8
(b)	held or kept for the purpose of being sold or offered or exhibited for sale; or	9 10
(c)	held or kept on being sold.	11
sche	me compensation see section 342(2).	12
show	v cause notice—	13
(a)	for chapter 14, part 3, division 3—see section 404(2); or	14
(b)	for chapter 17, part 3—see section 484(1).	15
show	v cause period—	16
(a)	for chapter 14, part 3, division 3—see section 404(3)(e); or	17 18
(b)	for chapter 17, part 3—see section 484(2)(f).	19
spec	ial designated animal see section 135.	20
spen	t conviction means a conviction—	21
(a)	to which the rehabilitation period under the <i>Criminal Law (Rehabilitation of Offenders) Act 1986</i> has expired under that Act; and	22 23 24
(b)	that is not revived as prescribed by section 11 of that Act.	25 26
statutory compensation see section 345(1).		27
	stock route see the Stock Route Management Act 2002, schedule 3.	
suitable approved device see section 177.		
supply includes supply by sale, exchange or gift.		31

surv	eillar	nce program see section 233.	1	
		e means a symptom, condition, disorder or other cribed by clinical signs, if the cause is unknown.	2 3	
tallow means any product that—				
(a)		tains rendered fats and oils from any animal, uding used cooking oil; and	5 6	
(b)	con	nplies with a specification of a maximum of 2% M+I.	7	
Exan	ıples—	-	8	
ac	id oil,	yellow grease	9	
<i>thire</i> 382	_	ty, for chapter 13, part 1, division 3, see section	10 11	
	shold ion 13	<i>amount</i> , of designated biosecurity matter, see 38.	12 13	
thre	shold	<i>number</i> , of designated animals, see section 137.	14	
		means the Transport Operations (Road Use nent) Act 1995.	15 16	
trav	el app	proval see section 180(e).	17	
vehi	cle—		18	
1		chapter 6, part 1, other than section 119, <i>vehicle</i> ans a vehicle under TORUM.	19 20	
2	For	chapter 10, vehicle means—	21	
	(a)	a vehicle under TORUM; and	22	
	(b)	includes a vessel under that Act.	23	
3	Oth	erwise, vehicle means—	24	
	(a)	an aircraft, including a helicopter; or	25	
	(b)	any of the following under TORUM—	26	
		(i) a train;	27	
		(ii) a tram;	28	
		(iii) a vehicle:	20	

Schedule 5

(iv) a vessel.	1
waste see the Environmental Protection Act 1994, section 13.	2

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