

Queensland

National Energy Retail Law (Queensland) Bill 2014



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2014

A Bill

for

An Act to establish a national energy customer framework for the regulation of the retail supply of energy to customers, to make provision for the relationship between the distributors of energy and the consumers of energy, to amend this Act, the Electricity—National Scheme (Queensland) Act 1997 and the National Gas (Queensland) Act 2008 for particular purposes, and for other purposes

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The P	arlia	ment of Queensland enacts—	1
Part	1	Preliminary	2
1	She	ort title	3
		This Act may be cited as the National Energy Retail Law (Queensland) Act 2014.	4 5
2	Co	mmencement	6
	(1)	This Act commences on a day or days to be fixed by proclamation.	7 8
	(2)	Different days may be appointed under subsection (1) for the commencement of different provisions of the National Energy Retail Law set out in the Schedule to the South Australian Act.	9 10 11 12
3	Inte	erpretation	13
	(1)	In this Act—	14
		commencement, for part 5, see section 16.	15
		Electricity Act, for part 5, see section 16.	16
		Gas Supply Act, for part 5, see section 16.	17
		National Energy Retail Law (Queensland) or NERL (Qld) means the provisions applying in Queensland because of section 4.	18 19 20
		National Energy Retail Regulations (Queensland) or NER Regulations (Qld) means the provisions applying in Queensland because of section 5.	21 22 23
		National Energy Retail Rules or Rules has the meaning given by the National Energy Retail Law (Queensland).	24 25
		retailer, for part 5, see section 16.	26

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			th Australian Act means the National Energy Retail Law uth Australia) Act 2011 (SA).	1 2
	(2)	Law	ns used in this Act and also in the National Energy Retail vest out in the Schedule to the South Australian Act have same meanings in this Act as they have in that Law.	3 4 5
	(3)		s section does not apply to the extent that the context or ect matter otherwise indicates or requires.	6 7
Part	2		Adoption of National Energy	8
			Retail Law	9
4	Apı	olica	tion of National Energy Retail Law	1
			National Energy Retail Law, as amended from time to e, set out in the Schedule to the South Australian Act—	1 1
		(a)	applies as a law of Queensland, with the modifications set out in the schedule to this Act or prescribed by regulation under section 12; and	1 1 1
		(b)	as so applying may be referred to as the National Energy Retail Law (Queensland); and	1 1
		(c)	so applies as if it were an Act.	1
5	Ap _l Lav		tion of regulations under National Energy Retail	1 2
		set	regulations made under the National Energy Retail Law out in the Schedule to the South Australian Act, as ended from time to time—	2 2 2
		(a)	apply as regulations in force for the purposes of the National Energy Retail Law (Queensland), with the modifications prescribed by regulation under section 12; and	2 2 2 2

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		(b)	as so applying may be referred to as the National Energy Retail Regulations (Queensland).	1 2
6	Int	erpre	tation of particular expressions	3
			he National Energy Retail Law (Queensland) and the onal Energy Retail Regulations (Queensland)—	4 5
			<i>tonal Energy Retail Law</i> or <i>this Law</i> means the National rgy Retail Law (Queensland).	6 7
		this	jurisdiction means Queensland.	8
7		clusio strali	on of legislation of this jurisdiction and South	9 10
	(1)	Nati	following Acts of this jurisdiction do not apply to the onal Energy Retail Law (Queensland) or to the ruments made under that Law—	11 12 13
		(a)	the Acts Interpretation Act 1954;	14
		(b)	the Statutory Instruments Act 1992.	15
	(2)	To r	emove any doubt, it is declared that—	16
		(a)	subsection (1)(a) does not limit the application of the <i>Acts Interpretation Act 1954</i> to this Act or to instruments made under this Act; and	17 18 19
		(b)	subsection (1)(b) does not limit the application of the <i>Statutory Instruments Act 1992</i> to instruments made under this Act.	20 21 22
	(3)		Acts Interpretation Act 1915, and other Acts, of South tralia do not apply to—	23 24
		(a)	the National Energy Retail Law set out in the Schedule to the South Australian Act in its application as a law of Queensland; or	25 26 27
		(b)	the regulations in force for the time being under the National Energy Retail Law set out in the Schedule to the South Australian Act in their application as	28 29 30

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		regulations in force for the purposes of the National Energy Retail Law (Queensland).	1 2
8		oling of national instruments enacted or made after mencement	3 4
	(1)	This section applies to any of the following instruments enacted or made after the commencement of this section—	5 6
		(a) an Act amending the National Energy Retail Law;	7
		(b) a regulation made under the National Energy Retail Law;	8 9
		(c) an instrument amending the National Energy Retail Rules.	10 11
	(2)	The instrument must be tabled in the Legislative Assembly within 10 sitting days after it is enacted or made.	12 13
	(3)	However failure to comply with subsection (2) does not affect the application of the National Energy Retail Law or instruments made under it as part of the law of Queensland.	14 15 16
	(4)	In this section—	17
		National Energy Retail Law means the National Energy Retail Law set out in the Schedule to the South Australian Act.	18 19 20
Part	3	Related matters	21
9		nferral of functions and powers on Commonwealth dies to act in this jurisdiction	22 23
	(1)	A Commonwealth body has power to do acts in or in relation to this State in the performance or exercise of a function or power expressed to be conferred on the Commonwealth body by the national energy retail legislation of another participating jurisdiction.	24 25 26 27 28

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	(2)	In th	is section—	1
		Com	amonwealth body means—	2
		(a)	the AER; or	3
		(b)	the Tribunal.	4
10	Ext	tensio	on of reading-down provision	5
	(1)	has o	ion 320 of the National Energy Retail Law (Queensland) effect in relation to the operation of any provision of this as if the provision formed part of that Law.	6 7 8
	(2)		section (1) does not limit the effect that a provision of this would validly have apart from the subsection.	9 10
11			ion-making power for the National Energy Retail leensland)	11 12
		inclu cont	Governor in Council may make such regulations, ading regulations constituting local instruments, as are emplated as being made under this Act as the application of this jurisdiction by—	13 14 15 16
		(a)	the National Energy Retail Law set out in the Schedule to the South Australian Act; or	17 18
		(b)	the modifications of that Law set out in the schedule to this Act.	19 20
Part	4		Miscellaneous	21
12	Мо	difica	ation regulation-making power	22
	(1)		Governor in Council may, by regulation (a <i>modification</i> elation), modify any of the following—	23 24
		(a)	the National Energy Retail Law, as it applies as a law of Queensland;	25 26

	(b)	the Regulations in force for the time being under the National Energy Retail Law, to the extent they apply as regulations in force for the purposes of the National Energy Retail Law (Queensland);	1 2 3 4
	(c)	the National Energy Retail Rules in force under the National Energy Retail Law, to the extent they apply as rules in force for the purposes of the National Energy Retail Law (Queensland).	5 6 7 8
(2)	How	rever, a modification regulation—	9
	(a)	may modify the Law mentioned in subsection (1)(a) only to make necessary or convenient changes, for giving effect to the operation of the Law in Queensland, arising from an amendment of the Law made after the commencement of this section; and	10 11 12 13 14
		Editor's note—	15
		See the NERL (Qld), section 8(3) and (4), as inserted by section 10 of the schedule to this Act, in relation to including editor's notes about modifications to the Law.	16 17 18
	(b)	may modify the Regulations or Rules mentioned in subsection (1)(b) or (c) only for 1 or more of the following purposes—	19 20 21
		 to make necessary or convenient changes for giving effect to the operation of the Regulations or Rules in Queensland; 	22 23 24
		(ii) to make necessary or consequential changes arising from the modification of the National Energy Retail Law;	25 26 27
		(iii) for the Rules mentioned in subsection (1)(c)—to provide for matters of a savings or transitional nature for the transition from the operation of provisions of instruments under the <i>Electricity Act</i> 1994 or <i>Gas Supply Act</i> 2003 to the operation of provisions of the Rules.	28 29 30 31 32 33
(3)		odification regulation must declare it is a modification lation.	34 34

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	(4)	-		on of a modification regulation providing for a on of the Law mentioned in subsection (1)(a)—	1 2
		(a)	•	be made only within 3 months after the amendment the Law to which the modification relates; and	3 4
		(b)	expi	res 1 year after its commencement.	5
	(5)	In th	is sec	tion—	6
			il Lav	Energy Retail Law means the National Energy we set out in the Schedule to the South Australian	7 8 9
13	Val	idatio	on of	instruments and decisions made by AER	10
	(1)		section	on applies to an instrument or decision made by the	11 12
		(a)	the i	nstrument or decision was made—	13
			(i)	at or after the time the South Australian Act was enacted; but	14 15
			(ii)	before the time (the <i>application time</i>) the National Energy Retail Law set out in the Schedule to the South Australian Act first started to apply under this Act as a law of Queensland; and	16 17 18 19
		(b)	instr	that Law started so to apply, the making of the rument or decision would have been authorised by 1 ne following laws (the <i>authorising law</i>)—	20 21 22
			(i)	the National Energy Retail Law (Queensland);	23
			(ii)	the National Energy Retail Regulations (Queensland);	24 25
			(iii)	this Act;	26
			(iv)	a regulation under this Act; and	27
		(c)	auth or o publ	e making of the instrument or decision would be so orised subject to the satisfaction of any conditions other requirements (for example, consultation or ication requirements)—the AER has done anything would, if that Law had started so to apply, be	28 29 30 31 32

			required under the authorising law for the instrument or decision to be so authorised.	1 2
	(2)	For	the purposes of the authorising law—	3
		(a)	the instrument or decision is taken to be valid; and	4
		(b)	the instrument or decision has effect from the application time—	5 6
			(i) as varied, and unless revoked, by any other instrument or decision to which this section applies; and	7 8 9
			(ii) subject to that law as so applying.	10
	(3)	For	this section—	11
		(a)	guidelines are an example of an instrument; and	12
		(b)	the following are examples of decisions—	13
			(i) appointments;	14
			(ii) determinations;	15
			(iii) approvals.	16
14	A u	thoris	sation of preparatory steps by AER	17
	(1)	This	s section applies if—	18
		(a)	the AER is required to do something (a <i>preparatory step</i>) before making a decision or making an instrument under 1 of the following (the <i>authorising law</i>)—	19 20 21
			(i) the National Energy Retail Law (Queensland);	22
			(ii) the National Energy Retail Regulations (Queensland);	23 24
			(iii) this Act;	25
			(iv) a regulation under this Act; and	26
		(b)	the AER takes the preparatory step—	27
			(i) at or after the time the South Australian Act was enacted; but	28 29

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		(ii) before the time the National Energy Retail Law set out in the Schedule to the South Australian Act first started to apply under this Act as a law of Queensland.	1 2 3 4
	(2)	For the purposes of the authorising law, the AER is taken to have complied with the requirement to take the preparatory step.	5 6 7
15	Rev	view	8
	(1)	The Minister must review the operation of the National Energy Retail Law in Queensland no later than 1 January 2018.	9 10 11
	(2)	The review—	12
		(a) must focus on the impact of the National Energy Retail Law, including the modifications prescribed by regulation under section 12, on consumers of energy and whether the implementation of the Law has—	13 14 15 16
		(i) resulted in increased efficiencies; or	17
		(ii) adversely affected customer protection in pursuit of national consistency; and	18 19
		(b) may address other matters the Minister considers appropriate.	20 21
	(3)	The Minister may ask the Queensland Competition Authority to conduct the review on behalf of the Minster.	22 23
	(4)	The Minister must, as soon as practicable after the review is completed, table a report about the outcome of the review in the Legislative Assembly.	24 25 26
	(5)	In this section—	27
		National Energy Retail Law means the National Energy Retail Law set out in the Schedule to the South Australian Act.	28 29 30
		Queensland Competition Authority means the Queensland Competition Authority established under the Queensland Competition Authority Act 1997, section 7.	31 32 33

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Part 5		Transitional provisions				
16	De	finitio	ons for pt 5	2		
		In th	nis part—	3		
		com	mencement means the day this section commences.	4		
		Elec	etricity Act means the Electricity Act 1994.	5		
		Gas	Supply Act means the Gas Supply Act 2003.	6		
		_	gin Energy means Origin Energy Electricity Limited ACN 052 287.	7 8		
		reta	iler—	9		
		(a)	means a person who is a retailer under the NERL (Qld); and	10 11		
		(b)	includes an entity that, under the NER Regulations (Qld), is taken to be a retailer under the NERL (Qld).	12 13		
17	Exc	empt	sellers under the NER Regulations (Qld)	14		
	(1)	This	s section applies to—	15		
		(a)	the exempt seller exemption that, under the NER Regulations (Qld), is taken to be held by the Maranoa Regional Council; and	16 17 18		
		(b)	the exempt seller exemption that, under the NER Regulations (Qld), is taken to be held by the Western Downs Regional Council.	19 20 21		
	(2)	unti	h exempt seller exemption is, from the commencement I the AER varies or revokes the exemption, subject to the ditions prescribed by regulation under this Act.	22 23 24		
	(3)	In th	nis section—	25		
			<i>npt seller exemption</i> means an exemption under the RL (Qld), Part 5, Division 6.	26 27		

18	Oth	her exempt sellers	1
	(1)	On the commencement, each generation authority (retail) holder and each special approval (retail) holder becomes an exempt seller for electricity for the NERL (Qld).	2 3 4
	(2)	The AER must, as soon as practicable after the commencement, issue an instrument of exemption under the National Energy Retail Rules to an entity mentioned in subsection (1).	5 6 7 8
	(3)	The following apply for an electricity exempt seller exemption—	9 10
		(a) the exemption is, from the commencement until the AER varies or revokes the exemption, subject to the conditions prescribed by regulation under this Act;	11 12 13
		(b) the instrument of exemption issued under subsection (2) is taken to include the conditions mentioned in paragraph (a).	14 15 16
	(4)	The AER may, under the NERL (Qld), deal with an exemption applying under subsection (1) in the same way it may, under that Law, deal with an exemption granted by it under section 110 of that Law.	17 18 19 20
	(5)	In this section—	21
		electricity exempt seller exemption means an exemption under the NERL (Qld), Part 5, Division 6 held by a person who—	22 23 24
		(a) was a special approval (retail) holder; and	25
		(b) becomes an exempt seller for electricity for the NERL (Qld) under subsection (1).	26 27
		generation authority (retail) holder means the holder of a generation authority under the Electricity Act that, immediately before the commencement, authorised the sale of electricity.	28 29 30 31
		<i>instrument of exemption</i> means an instrument that provides for an exemption of the kind mentioned in the NERL (Qld), section 110(2).	32 33 34

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		special approval (retail) holder—	1
		Electricity Act that, immediately before the	2 3 4
			5 6
19			7 8
	(1)	This section applies if, immediately before the commencement, a small customer and a retailer were parties to a pre-NERL standard retail contract for the provision of customer retail services (the <i>relevant services</i>).	9 10 11 12
	(2)	On the commencement, the pre-NERL standard retail contract is replaced with a contract between the small customer and retailer in the form of the retailer's NERL standard retail contract for the provision of the relevant services at—	13 14 15 16
		(a) in the case of electricity—the retailer's standing offer prices; or	17 18
		(b) in the case of gas—the tariffs and charges the retailer charged the customer for or in connection with the provision of the relevant services to the customer immediately before the commencement.	19 20 21 22
	(3)		23 24 25 26
	(4)	In this section—	27
		NERL standard retail contract, for a retailer, means—	28
		(a) for premises at which customer retail services are provided other than by using a card-operated meter—the retailer's form of standard retail contract under the NERL (Qld), section 25; or	29 30 31 32

		(b) for premises at which customer retail services are provided by using a card-operated meter—the retailer's form of standard retail contract under the NERL (Qld), section 25 consistent with the model terms and conditions applying to standard retail contracts for selling electricity to a small customer using a card-operated meter.	1 2 3 4 5 6 7
		Note—	8
		See the NERL (Qld), section 60A for the model terms and conditions applying to standard retail contracts for selling electricity to a small customer using a card-operated meter.	9 10 11
		pre-NERL standard retail contract means—	12
		(a) a standard retail contract or standard large customer retail contract under the Electricity Act as in force before the commencement; or	13 14 15
		(b) a standard retail contract under the Gas Supply Act as in force before the commencement.	16 17
20		stomer retail contracts—negotiated retail contracts for nall customers	18 19
	(1)	This section applies if, immediately before the commencement, a small customer and a retailer were parties to a pre-NERL negotiated retail contract.	20 21 22
	(2)	On the commencement, the contract becomes a NERL market retail contract between the small customer and retailer on the terms and conditions of the contract immediately before the commencement.	23 24 25 26
	(3)	However, if the terms and conditions of the pre-NERL negotiated retail contract are inconsistent with the minimum requirements set out in the Rules that are to apply in relation to the terms and conditions of market retail contracts, subsection (2) applies subject to the NERL (Qld), section 34(2).	27 28 29 30 31 32
	(4)	The NERL (Qld) applies to the contract.	33
	(5)	In this section—	34

			RL market retail contract means a market retail contract er the NERL (Qld), section 33.	1 2
		pre-	NERL negotiated retail contract means—	3
		(a)	a negotiated retail contract under the Electricity Act as in force before the commencement; or	4 5
		(b)	a negotiated retail contract under the Gas Supply Act as in force before the commencement.	6 7
21			ner retail contracts—standard retail contracts n particular small customers and Origin Energy	8 9
	(1)	parti serv	s section applies if, immediately before the amencement, a small customer and Origin Energy were ies to an arrangement for the provision of customer retail vices to the small customer's premises under special roval no. SA02/11.	10 11 12 13 14
	(2)	cont form the l	arrangement is, on the commencement, replaced with a tract between the small customer and Origin Energy in the n of Origin Energy's form of standard retail contract under NERL (Qld), section 25 for the provision of the customer il services at the retailer's standing offer prices.	15 16 17 18 19
	(3)	but o	section (2) applies despite the NERL (Qld), section 26, otherwise the NERL (Qld) applies to the contract in the le way as it applies to a standard retail contract formed er the NERL (Qld).	20 21 22 23
22			ner retail contracts—standard retail contracts for large customers	24 25
	(1)	This	s section applies if—	26
		(a)	for a large customer's premises, a retailer is—	27
			(i) if there is no existing connection—the local area retailer for the relevant geographical area, premises or customer; or	28 29 30
			Note—	31
			See the NERL (Qld), section 11(3).	32

	(ii) if there is an existing connection (including where a connection alteration to an existing connection is required)—the financially responsible retailer for the premises; and	1 2 3 4
	(b) immediately before the commencement, the large customer and the retailer were parties to a pre-NERL large customer standard retail contract for the provision of customer retail services to the premises (the <i>relevant services</i>).	5 6 7 8 9
(2)	If, on the commencement, the retailer is an assigned retailer, the pre-NERL large customer standard retail contract is replaced with a contract between the large customer and the retailer in the form of the retailer's NERL large customer standard retail contract for the provision of the relevant services at the retailer's notified prices.	10 11 12 13 14 15
(3)	Subsection (2) applies despite the NERL (Qld), section 64E, but otherwise the NERL (Qld) applies to the contract in the same way as it applies to a large customer standard retail contract formed under the NERL (Qld).	16 17 18 19
(4)	If, on the commencement, the retailer is not an assigned retailer, the pre-NERL large customer standard retail contract continues as a contract for the provision of the relevant services on the same terms and conditions applying immediately before the commencement.	20 21 22 23 24
(5)	In this section—	25
	assigned retailer means an assigned retailer under the NERL (Qld), section 2(1).	26 27
	NERL large customer standard retail contract , for an assigned retailer, means a contract in the form of the retailer's large customer standard retail contract under the NERL (Qld).	28 29 30
	notified prices , for an assigned retailer, means the notified prices applying to the retailer under the Electricity Act, section 90(4).	31 32 33
	<i>pre-NERL large customer standard retail contract</i> means a standard large customer retail contract under the Electricity Act as in force before the commencement.	34 35 36

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23	Customer retail contracts—standard retail contracts between particular large customers and Origin Energy			
	(1)	This section applies if, immediately before the commencement, a large customer and Origin Energy were parties to an arrangement for the provision of customer retail services to the large customer's premises under special approval no. SA02/11.	3 4 5 6 7	
	(2)	The arrangement is, on the commencement, replaced with a contract between the large customer and Origin Energy in the form of Origin Energy's large customer standard retail contract under the NERL (Qld) for the provision of the customer retail services at the notified prices.	8 9 10 11 12	
	(3)	Subsection (2) applies despite the NERL (Qld), section 64N, but otherwise the NERL (Qld) applies to the contract in the same way as it applies to a large customer standard retail contract, formed under the NERL (Qld), for the supply of electricity on a distribution system of Essential Energy ABN 37 428 185 226.	13 14 15 16 17 18	
	(4)	In this section—	19	
		notified prices means the notified prices applying to Origin Energy under the Electricity Act, section 90(4).	20 21	
24	Pay	yment plans	22	
	(1)	This section applies to an instalment plan between a retailer and a residential customer entered into under an industry code and in effect immediately before the commencement (the <i>existing instalment plan</i>).	23 24 25 26	
	(2)	On the commencement, the existing instalment plan becomes a payment plan under the NERL (Qld), Part 2, Division 7.	27 28	
	(3)	In this section—	29	
		industry code means—	30	
		(a) an industry code under the Electricity Act as in force before the commencement; or	31 32	

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(b) an industry code under the Gas Supply Act as in force before the commencement.	1 2
	3 4
This section applies if, immediately before the commencement, a customer who owns or occupies premises and a distributor were parties to a pre-NERL standard connection contract for the premises (the <i>relevant premises</i>).	5 6 7 8
On the commencement, the pre-NERL standard connection contract is replaced with a contract between the customer and distributor in the form of the distributor's NERL standard connection contract.	9 10 11 12
Note—	13
See the Electricity Act, section 346 for the connection of the premises.	14
The NERL (Qld) applies to the contract in the same way as it applies to a NERL standard connection contract for a distributor.	15 16 17
) In this section—	18
NERL standard connection contract, for a distributor, means—	19 20
(a) if the distributor has a deemed AER approved standard connection contract under the NERL (Qld), section 75 and the customer falls within at least 1 of the classes to which the contract applies—the form of the deemed AER approved standard connection contract; or	21 22 23 24 25
(b) otherwise—the form of the distributor's deemed standard connection contract under the NERL (Qld), section 69.	26 27 28
<i>pre-NERL standard connection contract</i> means a standard connection contract under the Electricity Act as in force before the commencement.	29 30 31
	Sustomer connection contracts—standard connection contracts This section applies if, immediately before the commencement, a customer who owns or occupies premises and a distributor were parties to a pre-NERL standard connection contract for the premises (the <i>relevant premises</i>). On the commencement, the pre-NERL standard connection contract is replaced with a contract between the customer and distributor in the form of the distributor's NERL standard connection contract. Note— See the Electricity Act, section 346 for the connection of the premises. The NERL (Qld) applies to the contract in the same way as it applies to a NERL standard connection contract for a distributor. In this section— NERL standard connection contract, for a distributor, means— (a) if the distributor has a deemed AER approved standard connection contract under the NERL (Qld), section 75 and the customer falls within at least 1 of the classes to which the contract applies—the form of the deemed AER approved standard connection contract; or (b) otherwise—the form of the distributor's deemed standard connection contract under the NERL (Qld), section 69. pre-NERL standard connection contract means a standard connection contract under the Electricity Act as in force

		omer connection contracts—negotiated connection acts for small customers	1 2
	C	This section applies if, immediately before the commencement, a small customer and a distributor were arties to a pre-NERL negotiated connection contract.	3 4 5
(2	n	On the commencement, the contract becomes a NERL egotiated connection contract on the terms and conditions of the contract immediately before the commencement.	6 7 8
(3		The NERL (Qld), other than section 78(1) and (2), applies to ne contract.	9 10
(4	4) I1	n this section—	11
		VERL negotiated connection contract means a negotiated onnection contract under the NERL (Qld), section 78.	12 13
	p	re-NERL negotiated connection contract means—	14
	(8	a) a negotiated connection contract under the Electricity Act as in force before the commencement; or	15 16
	(ł	a connection contract under the Gas Supply Act as in force before the commencement.	17 18
		omer connection contracts—negotiated connection acts for large customers	19 20
(n ir	To remove any doubt, it is declared that the NERL (Qld) does ot affect a pre-NERL negotiated connection contract entered into between a large customer and a distributor or any rights it liabilities accrued under it.	21 22 23 24
(2	2) I1	n this section—	25
	p	re-NERL negotiated connection contract means—	26
	(8	a) a negotiated connection contract under the Electricity Act as in force before the commencement; or	27 28
	(ł	a connection contract under the Gas Supply Act as in force before the commencement.	29 30

Provision of information and assistance by Queensland regulator			1 2
(1)		pite any other Act or law, a Queensland regulator is norised, on its own initiative or at the request of the AER—	3 4
	(a)	to provide the AER with information (including information given in confidence) in the possession or control of the regulator reasonably required by the AER for this part or the NERL (Qld); and	5 6 7 8
	(b)	to provide the AER with other assistance reasonably required by the AER to perform a function, or exercise a power, under this part or the NERL (Qld).	9 10 11
(2)	auth subs	pite any other Act or law, a Queensland regulator may corise the AER to disclose information provided under section (1) even if the information was given to the alator in confidence.	12 13 14 15
(3)		hing done, or authorised to be done, by a Queensland lator in acting under subsection (1) or (2)—	16 17
	(a)	constitutes a breach of, or default under, an Act or other law; or	18 19
	(b)	constitutes a breach of, or default under, a contract, agreement, understanding or undertaking; or	20 21
	(c)	constitutes a breach of a duty of confidence (whether arising by contract, in equity or by custom or in any other way); or	22 23 24
	(d)	constitutes a civil or criminal wrong; or	25
	(e)	terminates an agreement or obligation, or fulfils any condition that allows a person to terminate an agreement or obligation, or gives rise to any other right or remedy; or	26 27 28 29
	(f)	releases a surety or any other obligee wholly or in part from an obligation.	30 31
(4)	In th	nis section—	32
	Oue	ensland regulator means—	33

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		(a) the regulator under the Electricity Act; or	1
		(b) the regulator under the Gas Supply Act; or	2
		(c) the Queensland Competition Authority established under the <i>Queensland Competition Authority Act 1997</i> , section 7.	3 4 5
29	Tra	nsitional regulation-making power	6
	(1)	The Governor in Council may make a regulation (a <i>transitional regulation</i>) providing for any matters of a saving or transitional nature for which it is necessary to make provision to allow or facilitate the change from the operation of the Electricity Act or Gas Supply Act, as in force before the commencement, to the operation of the NERL (Qld).	7 8 9 10 11 12
	(2)	A transitional regulation may have retrospective operation to a day not earlier than the commencement.	13 14
	(3)	A transitional regulation must declare it is a transitional regulation.	15 16
	(4)	A transitional regulation expires 3 years after the day the regulation commences.	17 18
	(5)	The Acts Interpretation Act 1954, section 20A, as applied by the Statutory Instruments Act 1992, section 14, applies for the expiry.	19 20 21
Part	6	Amendment of Acts	22
Divis	ion	1 Amendment of this Act	23
30	Act	amended	24
		This division amends this Act.	25

[s	3	1]
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31	Amendment of Long title, from <i>omit</i> .	'to amend' to 'particular purposes,'—	1 2 3
Divi	sion 2	Amendment of Electricity—National Scheme (Queensland) Act 1997	4 5
32	Act amended		6
		ion amends the <i>Electricity—National Scheme</i> ad) Act 1997.	7 8
33	Amendment of Electricity Lav	of s 6 (Application in Queensland of National	9 10
	Section 6(a), aft	er 'Queensland'—	11
	insert—		12
	, wi	th the modification stated in section 6A	13
34	Insertion of new s 6A		
	After section 6—		
	insert—		16
		plication of National Energy Retail Law endments	17 18
	(1)	The amendments made to the National Electricity Law by the <i>Statutes Amendment (National Energy Retail Law) Act 2011</i> (SA) start to apply in Queensland when the National Energy Retail Law, part 2 commences.	19 20 21 22 23
	(2)	In this section—	24
		National Electricity Law means the National Electricity Law set out in the Schedule to the National Electricity (South Australia) Act 1996.	25 26 27

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Before section.	on II—	
insert— Par	rt 4	Related matters
· aı		Holatod mattere
Insertion o	of new ss 1	2–14
After section	n 11—	
insert—		
		n-making power for the National (Queensland) Law
	as are con (Queensland application	nor in Council may make such regulations intemplated by the National Electricity d) Law as being made under this Act as the Act of this jurisdiction. of instruments and decisions made
		of mistruments and decisions made
	by AER 1) This s	
	by AER 1) This section decision	section applies to an instrument or a
	by AER 1) This section decision	section applies to an instrument or a on made by the AER if— ne instrument or decision was made—) at or after the time the amendments of the National Electricity Law by the Statutes Amendment (National Energy)
	by AER 1) This is decision (a) the (i	section applies to an instrument or a on made by the AER if— ne instrument or decision was made— at or after the time the amendments of the National Electricity Law by the Statutes Amendment (National Energy Retail Law) Act 2011 (SA) were

		(i) the National Electricity (Queensland) Law;	1 2
		(ii) the National Electricity (Queensland) Regulations;	3
		(iii) this Act;	5
		(iv) a regulation under this Act; and	6
	(c)	if the making of the instrument or decision would be so authorised subject to the satisfaction of any conditions or other requirements (for example, consultation or publication requirements)—the AER has done anything that would, if the amendments had started so to apply, be required under the authorising law for the instrument or decision to be so authorised.	7 8 9 10 11 12 13 14 15
(2)	For	the purposes of the authorising law—	16
	(a)	the instrument or decision is taken to be valid; and	17 18
	(b)	the instrument or decision has effect from the application time—	19 20
		(i) as varied, and unless revoked, by any other instrument or decision to which this section applies; and	21 22 23
		(ii) subject to that law as so applying.	24
(3)	For	this section—	25
	(a)	guidelines are an example of an instrument; and	26 27
	(b)	the following are examples of decisions—	28
		(i) appointments;	29
		(ii) determinations;	30
		(iii) approvals.	31
(4)	In tl	his section—	32

	Ele	tional Electricity Law means the National ctricity Law set out in the Schedule to the tional Electricity (South Australia) Act 1996 A).	1 2 3 4
14 Au	thori	isation of preparatory steps by AER	5
(1)	Thi	s section applies if—	6
	(a)	the AER is required to do something (a <i>preparatory step</i>) before making a decision or making an instrument under 1 of the following (the <i>authorising law</i>)—	7 8 9 10
		(i) the National Electricity (Queensland) Law;	11 12
		(ii) the National Electricity (Queensland) Regulations;	13 14
		(iii) this Act;	15
		(iv) a regulation under this Act; and	16
	(b)	the preparatory step would have been required under the authorising law if the amendments of the National Electricity Law by the <i>Statutes Amendment (National Energy Retail Law) Act 2011</i> (SA) had started to apply under this Act as a law of Queensland; and	17 18 19 20 21 22 23
	(c)	the AER takes the preparatory step—	24
		(i) at or after the time the amendments were enacted; but	25 26
		(ii) before the time the amendments started to apply under this Act as a law of Queensland.	27 28 29
(2)	is ta	the purposes of the authorising law, the AER aken to have complied with the requirement to the the preparatory step.	30 31 32

[s	37
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	(3)	In this section— National Electricity Law means the National Electricity Law set out in the Schedule to the National Electricity (South Australia) Act 1996 (SA).	1 2 3 4 5
Divi	sion 3	Amendment of National Gas (Queensland) Act 2008	6 7
37	Act amende	d	8
	This div. 2008.	ision amends the National Gas (Queensland) Act	9 10
38	Amendment Gas Law)	of s 7 (Application in Queensland of National	11 12
	Section 7(1)(a	a), after 'Queensland'—	13
	insert—		14
		with the modifications stated in section 7A or rescribed by regulation under section 16	15 16
39	Insertion of	new s 7A	17
	After section	7—	18
	insert—		19
		pplication of National Energy Retail Law mendments	20 21
	(1)	The amendments made to the National Gas Law by the <i>Statutes Amendment (National Energy Retail Law) Act 2011</i> (SA) start to apply in Queensland when the National Energy Retail Law (Queensland), part 2, commences.	22 23 24 25 26
	(2)	In this section—	27

	National Gas Law means the National Gas Law set out in the Schedule to the South Australian Act.	1 2 3
Replacement	of s 16 (Regulation-making power)	4
Section 16—		5
omit, insert—		6
	gulation-making power for the National Gas ueensland) Law	7 8
(1)	The Governor in Council may make such regulations as are contemplated by the National Gas (Queensland) Law as being made under this Act as the application Act of this jurisdiction.	9 10 11 12
(2)	In addition, the Governor in Council may, by regulation, modify the National Gas Rules, to the extent they apply as part of the law of Queensland, to provide for a transitional arrangement for the provision of connection services by distributors.	13 14 15 16 17 18
(3)	Without limiting subsection (2), the transitional arrangement may, despite the commencement of Part 12A of the National Gas Rules, allow the connection services to be provided, for a stated period of not more than 1 year, under a model standing offer that has not been approved by the AER.	19 20 21 22 23 24 25
(4)	In subsections (2) and (3), the terms <i>connection</i> services, distributor and model standing offer have the same meaning as they have under Part 12A of the National Gas Rules.	26 27 28 29
	lidation of instruments and decisions made AER	30 31
(1)	This section applies to an instrument or a decision made by the AER if—	32 33

(2)

(a)	the instrument or decision was made—	1
	(i) at or after the time the amendments of the National Gas Law by the <i>Statutes</i> <i>Amendment (National Energy Retail</i> <i>Law) Act 2011</i> (SA) were enacted; but	2 3 4 5
	(ii) before the time (the <i>application time</i>) the amendments started to apply under this Act as a law of Queensland; and	6 7 8
(b)	had the amendments started so to apply, the making of the instrument or decision would have been authorised by 1 of the following laws (the <i>authorising law</i>)—	9 10 11 12
	(i) the National Gas (Queensland) Law;	13
	(ii) the National Gas (Queensland) Regulations;	14 15
	(iii) this Act;	16
	(iv) a regulation under this Act; and	17
(c)	if the making of the instrument or decision would be so authorised subject to the satisfaction of any conditions or other requirements (for example, consultation or publication requirements)—the AER has done anything that would, if the amendments had started so to apply, be required under the authorising law for the instrument or decision to be so authorised.	18 19 20 21 22 23 24 25 26
For	the purposes of the authorising law—	27
(a)	the instrument or decision is taken to be valid; and	28 29
(b)	the instrument or decision has effect from the application time—	30 31
	(i) as varied, and unless revoked, by any other instrument or decision to which this section applies; and	32 33 34

	(ii) subject to that law as so applying.	1	
(3)	For this section—		
	(a) guidelines are an example of an instrument; and	3 4	
	(b) the following are examples of decisions—	5	
	(i) appointments;	6	
	(ii) determinations;	7	
	(iii) approvals.	8	
(4)	In this section—	9	
	National Gas Law means the National Gas Law set out in the Schedule to the South Australian Act.	10 11 12	
16B Au	thorisation of preparatory steps by AER	13	
(1)	This section applies if—		
	(a) the AER is required to do something (a <i>preparatory step</i>) before making a decision or making an instrument under 1 of the following (the <i>authorising law</i>)—	15 16 17 18	
	(i) the National Gas (Queensland) Law;	19	
	(ii) the National Gas (Queensland) Regulations;	20 21	
	(iii) this Act;	22	
	(iv) a regulation under this Act; and	23	
	(b) the preparatory step would have been required under the authorising law if the amendments of the National Gas Law by the Statutes Amendment (National Energy Retail Law) Act 2011 (SA) had started to apply under this Act as a law of Queensland; and	24 25 26 27 28 29 30	
	(c) the AER takes the preparatory step—	31	

[s 40]

	(i)	at or after the time the amendments	1
		were enacted; but	2
	(ii)	before the time the amendments started	3
		to apply under this Act as a law of	4
		Queensland.	5
(2)	For the p	surposes of the authorising law, the AER	6
	is taken t	o have complied with the requirement to	7
	take the p	preparatory step.	8
(3)	In this se	ction—	9
	National	Gas Law means the National Gas Law	10
	set out i	n the Schedule to the South Australian	11
	Act.		12

Schedule		Modification of application of National Energy Retail Law	1 2
		section 4	3
1	Section 2(1)—	4
	insert—		5
		assigned retailer means a government owned corporation declared, under section 64C, to be an assigned retailer for Subdivision 2 of Division 12A of Part 2;	6 7 8 9
		Editor's note—	10
		This definition is an additional Queensland provision.	11
		card-operated meter means a device, including any associated equipment, for measuring electricity that switches on and off in accordance with the amount of credit applied to the device by a card designed for use with the device;	12 13 14 15 16
		Editor's note—	17
		This definition is an additional Queensland provision.	18
		card-operated meter premises means premises of a small customer at which electricity is sold to the small customer using a card-operated meter;	19 20 21
		Editor's note—	22
		This definition is an additional Queensland provision.	23
		compliance, investigation or enforcement provision means the following—	24 25
		(a) Part 8;	26
		(b) Divisions 1 to 3 of Part 13;	27
		(c) any other provision of this Law conferring on the AER a function or power relating to monitoring, investigating or enforcing provisions of this Law;	28 29 30 31

	(d)	any other provision of this Law relating to the performance of a function or exercise of a power under a provision mentioned in paragraph (a), (b) or (c);	1 2 3 4
	Edite	or's note—	5
	Т	his definition is an additional Queensland provision.	6
	_	on Energy Distribution means Ergon Energy poration Limited ACN 087 646 062;	7 8
	Edite	or's note—	9
	T	his definition is an additional Queensland provision.	10
	gov	ernment owned corporation—	11
	(a)	means a government owned corporation within the meaning given by the <i>Government Owned Corporations Act 1993</i> of Queensland; and	12 13 14 15
	(b)	includes a subsidiary within the meaning given by that Act;	16 17
	Edite	or's note—	18
	Т	his definition is an additional Queensland provision.	19
2	Section 2(1), defin	ition financially responsible retailer—	20 21
	·	ncially responsible retailer for premises ns—	22 23
	(a)	for electricity—	24
		(i) for premises connected to a nominated distributor's distribution system—the retailer who is currently selling, or most recently sold, electricity to a customer at the premises; or	25 26 27 28 29
		(ii) for other premises—the retailer who is the financially responsible Market Participant responsible for the premises under the NER; or	30 31 32 33

	(b)	for g	gas—	1
		(i)	for premises connected to a nominated distributor's distribution system—the retailer who is currently selling, or most recently sold, gas to a customer at the premises; or	2 3 4 5 6
		(ii)	for other premises—the retailer who is responsible for settling the account for gas withdrawn from the delivery point (however described) associated with the premises under the relevant Retail Market Procedures;	7 8 9 10 11
		Edite	or's note—	13
			his definition is a substituted Queensland vovision.	14 15
3 Sec	etion 2(1)—			16
inse	rt—			17
	assi cus	igned tomer	stomer standard retail contract, of an retailer, means the retailer's large standard retail contract under ton 2 of Division 12A of Part 2;	18 19 20 21
	Edit	or's no	ete—	22
	T	This def	finition is an additional Queensland provision.	23
	rela	nitori ntion owing	to a provision of this Law, means the	24 25 26
	(a)		nitoring compliance by persons with the vision;	27 28
	(b)		stigating breaches or possible breaches ne provision, including offences;	29 30
	(c)		tuting and conducting proceedings in tion to breaches of the provision;	31 32

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		(d) instituting and conducting appeals from decisions in proceedings mentioned in paragraph (c);	1 2 3
		Editor's note—	4
		This definition is an additional Queensland provision.	5
4	Section 2(1),	definition <i>prepayment meter system</i> —	6
	omit, insert—		7
		prepayment meter system—	8
		(a) means a device, componentry, software or other mechanism that operates to permit the flow of energy through a meter after prepayment and when activated by a card, code or some other method; but	9 10 11 12 13
		(b) does not include a device, componentry, software or other mechanism that is or includes a card-operated meter;	14 15 16
		Editor's note—	17
		This definition is a substituted Queensland provision.	18
5	Section 2(1)—	_	19
	insert—		20
		standard retail contract (card-operated meters) means a standard retail contract consistent with the model terms and conditions applying to standard retail contracts for selling electricity to a small customer using a card-operated meter; Editor's note— This definition is an additional Queensland provision.	21 22 23 24 25 26 27
		This definition is an additional Queenstand provision.	41

6	Section 4(1),	Table	_	1
	insert—			2
Sectio	on 19A(1)	Restr	iction on selling electricity to particular small mers	
Sectio	on 19B(1)	Restr	iction on selling gas to particular small customers	
Sectio	on 19C(1), (4) and (6)	Addit	tional restrictions on sale of energy by assigned retailer	
Sectio	on 60C(1)		ractual arrangements for selling electricity using operated meter	
Sectio	on 60D(1) and (4)	Prem	ises registered as having life support equipment	
Sectio	on 64A(1)	Restr	iction on selling gas to particular large customers	
Sectio	on 64D(2) and (4)	Assig	ned retailer to make offer to large customers	
Sectio	on 64E(5)	Assig	ned retailer's large customer standard retail contract	
Sectio	on 64M(2) and (3)	Origi	n Energy to make offer to large customers	
Sectio	on 64N(5)	Origi	n Energy's large customer standard retail contract	
Sectio	on 78B(1)	Conti	ractual arrangements for card-operated meter premises	
7	Section 4(1),	after	the Table—	3
	insert—			4
		Edite	or's note—	5
		19 64	he entries in the Table for sections 19A(1), 19B(1), 9C(1), (4) and (6), 60C(1), 60D(1) and (4), 64A(1), 4D(2) and (4), 64E(5), 64M(2) and (3), 64N(5) and 8B(1) are additional Queensland provisions.	6 7 8 9
8	Section 5(3)-	_		10
	omit, insert—			11
	(3)	A la	arge customer is—	12
		(a)	a business customer who consumes energy at business premises at or above the upper consumption threshold; or	13 14 15

		(b) the State or a local government that consumes energy at street lighting premises.Editor's note—This subsection is a substituted Queensland provision.	1 2 3 4
9	Section 5—		5
	insert—		6
	(5)	In this section—	7
		local government means—	8
		(a) the Brisbane City Council; or	9
		(b) a local government under the <i>Local Government Act 2009</i> of Queensland;	10 11
		State has the meaning given by section 18(2);	12
		street lighting premises means premises comprising street lighting or a system of street lighting.	13 14 15
		Editor's note—	16
		This subsection is an additional Queensland provision.	17
10	Section 8—		18
	insert—		19
	(3)	Editor's notes included in this Law do not form part of this Law.	20 21
	(4)	The following apply for interpreting editor's notes included in this Law—	22 23
		 (a) an additional Queensland provision is a provision of this Law that does not form part of the NERL and has been included for the application of the NERL in Queensland; 	24 25 26 27
		(b) a substituted Queensland provision is a provision of this Law that is a substitute for a provision of the NERL (of the same	28 29 30

	00.1004.0	
	number) and has been substituted for the application of the NERL in Queensland;	1 2
	(c) a provision that is not applicable in Queensland is a provision of the NERL that does not apply in Queensland.	3 4 5
(5)	In this section—	6
	NERL means the National Energy Retail Law, as amended from time to time, set out in the Schedule to the <i>National Energy Retail Law</i> (South Australia) Act 2011 of South Australia.	7 8 9 10
	Editor's note—	11
	Subsections (3) to (5) are additional Queensland provisions.	12 13
Section 19(2)-	_	14
omit, insert—		15
(2)	This Part, other than Divisions 12 and 12A, does not apply to or affect the relationship between retailers and large customers.	16 17 18
	Editor's note—	19
	This subsection is a substituted Queensland provision.	20
After section	19—	21
insert—		22
Divisio		23
	provisions about	24
	restrictions on sale of energy	25 26
	Editor's note—	27
	The provisions of this Division are additional Oueensland provisions.	28 29

	estriction on selling electricity to particular nall customers	1 2
(1)	A retailer must not sell electricity to an excluded small customer unless—	3 4
	(a) the retailer is the designated retailer for the customer's premises; or	5 6
	(b) the sale is authorised or required under the RoLR scheme under Part 6.	7 8
	Note—	9
	This subsection is a civil penalty provision.	10
(2)	In this section—	11
	excluded small customer means a small customer who is—	12 13
	(a) an excluded customer under section 23(5) of the <i>Electricity Act 1994</i> of Queensland; or	14 15
	(b) a customer to whom section 319 or 319A of the <i>Electricity Act 1994</i> of Queensland applies.	16 17 18
	estriction on selling gas to particular small stomers	19 20
(1)	A retailer must not sell gas to an excluded small customer unless the sale is authorised or required under—	21 22 23
	(a) the RoLR scheme under Part 6; or	24
	(b) an insufficiency of supply declaration, or an insufficiency of supply direction, under the <i>Gas Supply Act 2003</i> of Queensland.	25 26 27
	Note—	28
	This subsection is a civil penalty provision.	29
(2)	To remove any doubt, it is declared that section 22 does not apply to a retailer selling gas to an excluded small customer.	30 31 32

(3)	However, Division 9 applies to a retailer selling gas to an excluded small customer in the retailer's capacity as the financially responsible retailer for premises.	1 2 3 4
(4)	In this section—	5
	excluded small customer means a small customer who is an excluded customer under section 16(4) of the Gas Supply Act 2003 of Queensland.	6 7 8 9
	Iditional restrictions on sale of energy by signed retailer	10 11
(1)	An assigned retailer may provide customer retail services to a customer for premises only if the retailer is—	12 13 14
	(a) in a case where there is no existing connection—the local area retailer for the relevant geographical area, premises or customer (see section 11(3)); or	15 16 17 18
	(b) in a case where there is an existing connection (including where a connection alteration to an existing connection is required)—	19 20 21 22
	(i) the local area retailer for the relevant geographical area, premises or customer (see section 11(3)); and	23 24 25
	(ii) the financially responsible retailer for the premises.	26 27
	Note—	28
	This subsection is a civil penalty provision.	29
(2)	Subsection (1) does not apply if the assigned retailer provides customer retail services to a customer who is required to be transferred to the retailer to correct an erroneous transfer, completed under the NER, from the retailer to another holder of a retailer authorisation.	30 31 32 33 34 35

(3)	It is a defence to a proceeding under subsection (1) if, because of information given by the customer, the assigned retailer reasonably believed it was obliged to provide customer retail services to the customer for the premises.	1 2 3 4 5
(4)	An assigned retailer may provide customer retail services to a customer only under—	6 7
	(a) for a small customer—a standard retail contract (including a standard retail contract (card-operated meters)); or	8 9 10
	(b) for a large customer—the retailer's large customer standard retail contract.	11 12
	Note—	13
	This subsection is a civil penalty provision.	14
(5)	Subsection (4) does not apply to an assigned retailer providing customer retail services to a customer in the circumstances prescribed under a local instrument of this jurisdiction.	15 16 17 18
(6)	If an assigned retailer provides customer retail services under subsection (5), the retailer must comply with the conditions prescribed under a local instrument of this jurisdiction for the provision of the services.	19 20 21 22 23
	Note—	24
	This subsection is a civil penalty provision.	25
	nitoring, investigating and enforcing this ision	26 27
(1)	A local instrument of this jurisdiction must nominate the entity who is the Regulator for this Division.	28 29 30
(2)	The Regulator has, for monitoring, investigating or enforcing this Division, the same functions and powers the AER has for monitoring, investigating or enforcing other provisions of this Law.	31 32 33 34 35

	(3)	For subsection (2), this Law applies to monitoring, investigating or enforcing this Division as if a reference in a compliance, investigation or enforcement provision to the AER were a reference to the Regulator.	1 2 3 4 5
	(4)	This Law confers functions and powers on the AER for monitoring, investigating or enforcing this Division only if the AER is nominated as the Regulator under subsection (1) and only to the extent provided for under this section.	6 7 8 9 10
13	After section 2	22—	11
	insert—		12
		ditional Queensland provision about nding offer prices for particular retailers	13 14
	(1)	Subsection (2) applies if there are notified prices under section 90(4) of the <i>Electricity Act 1994</i> of Queensland for a retailer providing customer retail services to all or particular small customers.	15 16 17 18 19
	(2)	For the purposes of this Law, the retailer's standing offer prices for providing the customer retail services to the small customers must, under section 91A of the <i>Electricity Act 1994</i> of Queensland, be the notified prices.	20 21 22 23 24
	(3)	Subsection (4) applies if—	25
		(a) on or after the commencement of this section, there were notified prices under section 90(4) of the <i>Electricity Act 1994</i> of Queensland for a retailer providing customer retail services to all or particular small customers; and	26 27 28 29 30 31
		(b) the price determination fixing the notified prices no longer applies under section 89B of the <i>Electricity Act 1994</i> of Queensland.	32 33 34

	(4)	For the purposes of this Law, for the first 2 years after the price determination no longer applies, the retailer's standing offer prices for providing the customer retail services to the small customers may comprise only fees and charges of types that were the subject of the notified prices for the financial year immediately preceding the day the price determination no longer applies. *Editor's note**— This section is an additional Queensland provision.	1 2 3 4 5 6 7 8 9
14	Section 23—		11
	insert—		12
	(8)	Limitation on application of this section	13
		This section applies only as follows—	14
		(a) in relation to a retailer who sells gas;	15
		(b) subject to subsection (9), in relation to a retailer who sells electricity to small customers whose standing offer prices stop being notified prices under section 90(4) of the <i>Electricity Act 1994</i> of Queensland because the price determination fixing the notified prices no longer applies (as mentioned in section 22A(3)).	16 17 18 19 20 21 22 23
	(9)	Modified application of this section	24
		This section applies in relation to a retailer mentioned in subsection (8)(b) with the following changes—	25 26 27
		(a) the retailer—	28
		(i) must set its standing offer prices immediately after the price determination mentioned in the subsection no longer applies; and	29 30 31 32
		(ii) can not vary the standing offer prices for 1 year after the prices are set under	33 34

	subparagraph (i), unless the variation is to reduce the standing offer prices;	1 2
	(b) despite subsection (3)(c), if the retailer varies its standing offer prices to increase the prices, the retailer must inform each affected customer of the variation before the variation takes effect;	3 4 5 6 7
	(c) despite subsections (2)(b) and (5), the retailer may vary its standing offer prices to reduce the prices at any time.	8 9 10
	Editor's note—	11
	Subsections (8) and (9) are additional Queensland provisions.	12 13
15	After section 23—	14
	insert—	15
	23A Additional Queensland provision about publication and notification of standing offer prices etc.	16 17 18
	(1) This section applies to a retailer who sells electricity to small customers whose standing offer prices are notified prices under section 90(4) of the <i>Electricity Act 1994</i> .	19 20 21 22
	(2) The retailer must, if the retailer's standing offer prices are varied, inform each affected customer of the variation when the retailer sends the next bill to the customer.	23 24 25 26
	Editor's note—	27
	This section is an additional Queensland provision.	28
	23B Monitoring, investigating and enforcing ss 22A and 23A	29 30
	(1) A local instrument of this jurisdiction must nominate the entity that is the Regulator for sections 22A and 23A (each a relevant	31 32

	Editor's not		31
		provisions about selling electricity using card-operated meters	28 29 30
Divisi	on 10A	Additional Queensland	27
insert—			26
After section	60—		25
	11115 5005	section is an additional Queensiand provision.	∠+
	Editor's not	e— section is an additional Queensland provision.	23 24
(3)	retailer wl	no sells electricity.	22
(3)	This sect	ion does not apply to a designated	20 21
Section 31— insert—			19
	This seet	To the deditional Queensiana provision.	10
	Editor's not	e— ion is an additional Queensland provision.	17 18
		provided for under this section.	16
	as the Reg	rovision only if the AER is nominated gulator under subsection (1) and only to	14 15
(4)		confers functions and powers on the monitoring, investigating or enforcing a	12 13
	provision investigati	g, investigating or enforcing a relevant as if a reference in a compliance, ion or enforcement provision to the e a reference to the Regulator.	8 9 10 11
(3)		section (2), this Law applies to	7
	functions monitorin	eing a relevant provision, the same and powers the AER has for g, investigating or enforcing other s of this Law.	3 4 5 6
(2)	The Regu	lator has, for monitoring, investigating	2
	provision)).	1

	000040	
	The provisions of this Division are additional Queensland provisions.	
cor	odel terms and conditions for standard retail ntract for selling electricity using rd-operated meter	
(1)	A local instrument of this jurisdiction must set out the model terms and conditions that apply to standard retail contracts for selling electricity to a small customer using a card-operated meter.	
(2)	Subject to this Division, this Law applies to standard retail contracts for selling electricity to a small customer using a card-operated meter as if a reference in this Law to the model terms and conditions for standard retail contracts were a reference to the model terms and conditions set out in the local instrument.	
	option of form of standard retail contract rd-operated meters)	
star reta	etion 25(1) requires a retailer to adopt and publish a andard retail contract (card-operated meters) on the ailer's website if the retailer sells electricity to a all customer using a card-operated meter.	
	ntractual arrangements for selling ctricity using card-operated meter	
(1)	A retailer may sell electricity to a small customer using a card-operated meter only under a standard retail contract (card-operated meters).	
	Note—	
	This subsection is a civil penalty provision.	
(2)	However, a retailer must obtain the explicit informed consent of a small customer for the entry by the customer into a standard retail contract (card-operated meters) for premises	

	registered under the Rules as having life support equipment.	1 2
	Note—	3
	See sections 38 and 41 for the consequences of contravening this subsection.	4 5
	emises registered as having life support uipment	6 7
(1)	If a retailer who, with a small customer, has a standard retail contract (card-operated meters) for premises is notified by the customer or a distributor that the premises are registered under the Rules as having life support equipment, the retailer must make immediate arrangements for—	8 9 10 11 12 13 14
	(a) the removal of the card-operated meter at no cost to the small customer; and	15 16
	(b) the installation of a standard meter to replace a card-operated meter at no cost to the small customer; and	17 18 19
	(c) the provision of information to the small customer about, and a general description of, the customer retail contracts available to the customer.	20 21 22 23
	Note—	24
	This subsection is a civil penalty provision.	25
(2)	Subsection (1) does not apply if the small customer gives the retailer explicit informed consent for the card-operated meter to continue to be used at the premises.	26 27 28 29
(3)	Subsection (4) applies to a retailer who, with a small customer, has a standard retail contract (card-operated meters) for premises registered under the Rules as having life support equipment.	30 31 32 33
(4)	The retailer must adopt programs and strategies to help the small customer to better manage the	34 35

	customer's electricity costs to avoid the card-operated meter installed on the premises from preventing the flow of electricity to the premises solely due to financial difficulty.	1 2 3 4
	Note—	5
	This subsection is a civil penalty provision.	6
(5)	In this section—	7
	installation of a standard meter to replace a card-operated meter includes the conversion of the card-operated meter to a standard operating mode so that the card-operated meter operates as a standard meter.	8 9 10 11 12
	removal of a card-operated meter includes rendering the meter non-operational.	13 14
	standard meter, for a particular small customer, means a metering installation of the type that would ordinarily be installed at the premises of the customer.	15 16 17 18
	nitoring, investigating and enforcing this ision	19 20
(1)	A local instrument of this jurisdiction must nominate the entity who is the Regulator for this Division.	21 22 23
(2)	The Regulator has, for monitoring, investigating or enforcing this Division, the same functions and powers the AER has for monitoring, investigating or enforcing other provisions of this Law.	24 25 26 27 28
(3)	For subsection (2), this Law applies to monitoring, investigating or enforcing this Division as if a reference in a compliance, investigation or enforcement provision to the AER were a reference to the Regulator.	29 30 31 32 33
(4)	This Law confers functions and powers on the AER for monitoring, investigating or enforcing	34 35

		Regulator	ion only if the AER is nominated as the under subsection (1) and only to the wided for under this section.	1 2 3
18	Part 2— insert—			4 5
	Divisio	on 12A	Additional Queensland provisions about large customers	6 7 8
		Editor's not	te—	9
		The pro Queensla	ovisions of this Division are additional and provisions.	10 11
	Subdi	vision 1	Restriction on sale of gas	12
		striction c	on selling gas to particular large	13 14
	(1)		must not sell gas to an excluded large unless the sale is authorised or required	15 16 17
		(a) the F	RoLR scheme under Part 6; or	18
		insuf	isufficiency of supply declaration, or an efficiency of supply direction, under the <i>Supply Act 2003</i> of Queensland.	19 20 21
		Note—		22
		This sub	section is a civil penalty provision.	23
	(2)	gas to an	Division 12 applies to a retailer selling excluded large customer in the retailer's as the financially responsible retailer for	24 25 26 27
	(3)	In this sec	etion—	28

	who is an	darge customer means a large customer excluded customer under section 16(4) Supply Act 2003 of Queensland.	1 2 3
Subdiv	rision 2	Assigned retailer to provide customer retail services to particular large customers	4 5 6 7
64B Def	inition		8
In th	nis Subdivis	ion—	9
	the notifie	rices, for an assigned retailer, means d prices applying to the retailer under 0(4) of the <i>Electricity Act 1994</i> of d.	10 11 12 13
64C Dec	claration o	f assigned retailer	14
retai	iler to be an	nent of this jurisdiction may declare a n assigned retailer for this Subdivision a government owned corporation.	15 16 17
	signed reta tomers	ailer to make offer to large	18 19
(1)		on applies if, for a large customer's an assigned retailer is—	20 21
	area	re is no existing connection—the local retailer for the relevant geographical premises or customer (see section); or	22 23 24 25
	where conne	re is an existing connection (including e a connection alteration to an existing ection is required)—the financially usible retailer for the premises	26 27 28

(2)	The assigned retailer must make an offer (a <i>standing offer</i>) to the large customer to provide customer retail services to the premises—	1 2 3
	(a) at the notified prices; and	4
	(b) under the retailer's large customer standard retail contract.	5 6
	Note—	7
	This subsection is a civil penalty provision.	8
(3)	A local instrument of this jurisdiction may prescribe the manner and form in which a standing offer is to be made.	9 10 11
(4)	Without limiting the power to make a local instrument under subsection (3) relating to the manner and form in which a standing offer is to be made, the assigned retailer must publish the terms and conditions of the standing offer on its website.	12 13 14 15 16 17
	Note—	18
	This subsection is a civil penalty provision.	19
(5)	This section does not apply to an assigned retailer providing customer retail services to a large customer in the circumstances prescribed under a local instrument of this jurisdiction.	20 21 22 23
	signed retailer's large customer standard ail contract	24 25
(1)	The terms and conditions of the assigned retailer's large customer standard retail contract are the terms and conditions decided by the retailer as amended by it from time to time.	26 27 28 29
(2)	However, the terms and conditions of the large customer standard retail contract must provide for the provision of the services on a fair and reasonable basis and at the notified prices.	30 31 32 33

(3)	Services under the large customer standard retail contract are taken to be provided on a fair and reasonable basis if the terms and conditions of the contract are consistent with the assigned retailer's form of standard retail contract for providing customer retail services to small customers adopted under section 25 or varied under section 28.	1 2 3 4 5 6 7 8
(4)	The terms and conditions of the large customer standard retail contract may be different for stated types of large customers and be contained in a different document for any of the types of large customers.	9 10 11 12 13
(5)	The assigned retailer must publish its large customer standard retail contract on its website.	14 15
	Note—	16
	This subsection is a civil penalty provision.	17
	rmation of assigned retailer's large stomer standard retail contract	18 19
(1)	An assigned retailer's large customer standard retail contract takes effect as a contract between the retailer and a large customer when the customer—	20 21 22 23
	(a) asks the retailer to provide customer retail services at premises under the retailer's standing offer under section 64D; and	24 25 26
	(b) complies with the requirements specified in the Rules as pre-conditions to the formation of standard retail contracts applied to the retailer's large customer standard retail contract or as otherwise prescribed under a local instrument of this jurisdiction.	27 28 29 30 31 32
(2)	The assigned retailer can not decline to enter into the large customer standard retail contract if the customer makes the request and complies with the requirements referred to in subsection (1).	33 34 35 36

	oligation to comply with assigned retailer's ge customer standard retail contract	1 2
und star	assigned retailer must comply with its obligations ler the terms and conditions of its large customer ndard retail contract between it and a large tomer.	3 4 5 6
64H Du sta	ration of assigned retailer's large customer indard retail contract	7 8
the pres	assigned retailer's large customer standard retail atract between the retailer and a large customer for provision of customer retail services to the mises of the large customer remains in force until contract is terminated in accordance with this Law, ocal instrument of this jurisdiction or the contract.	9 10 11 12 13 14
nev ret	emed large customer retail arrangement for w or continuing customer without assigned ailer's large customer standard ail contract	15 16 17 18
(1)	This section applies to energised premises for which an assigned retailer is the financially responsible retailer.	19 20 21
(2)	An arrangement (a <i>deemed large customer retail arrangement</i>) is taken to apply between the assigned retailer and a move-in large customer.	22 23 24
(3)	The deemed large customer retail arrangement comes into operation when the move-in large customer starts consuming energy at the premises.	25 26 27 28
(4)	The deemed large customer retail arrangement ceases to be in operation if—	29 30
	(a) the assigned retailer's large customer standard retail contract is formed for the premises; or	31 32 33

	(b)	the move-in large customer enters into a contract or other arrangement for the sale of electricity to the premises with an entity other than the assigned retailer.	1 2 3 4
5)	con	section (2) does not apply if the customer sumes energy at the premises by fraudulent or gal means.	5 6 7
6)	obli	section (4) does not affect any rights or gations that have already accrued under the med large customer retail arrangement.	8 9 10
7)		ne customer consumes energy at the premises fraudulent or illegal means—	11 12
	(a)	the customer is nevertheless liable to pay the assigned retailer's notified prices for the premises in respect of the energy so consumed; and	13 14 15 16
	(b)	the assigned retailer may estimate and issue a bill for the charges payable and recover those charges in accordance with those notified prices as a debt in a court of competent jurisdiction; and	17 18 19 20 21
	(c)	payment or recovery of any such charges is not a defence to an offence relating to obtaining energy by fraudulent or illegal means.	22 23 24 25
8)	the ente	nove-in large customer is required to contact assigned retailer and take appropriate steps to er into the retailer's large customer standard il contract as soon as practicable.	26 27 28 29
9)	In t	his section—	30
	who with	o starts consuming energy at the premises nout first applying to the assigned retailer for provision of customer retail services	31 32 33

	rms and conditions of deemed large stomer retail arrangements	1 2
(1)	The terms and conditions of a deemed large customer retail arrangement under section 64I are the terms and conditions of the assigned retailer's large customer standard retail contract.	3 4 5 6
(2)	The prices applicable to a deemed large customer retail arrangement are the assigned retailer's notified prices.	7 8 9
(3)	A local instrument of this jurisdiction may make provision for or with respect to deemed large customer retail arrangements, and in particular may supplement or modify the terms and conditions of deemed large customer retail arrangements.	10 11 12 13 14 15
	oplication of Rules to assigned retailer's 'ge customers	16 17
or Ru ser	local instrument of this jurisdiction may apply, with without modification, specified provisions of the des relating to the provision of customer retail rvices to small customers to the provision of stomer retail services by the assigned retailer to ge customers.	18 19 20 21 22 23
Subdi	ivision 3 Origin Energy to provide customer retail services to particular large customers	24 25 26
64L De	efinition	27
In	this Subdivision—	28
	notified prices means the notified prices applying to Origin Energy under section 90(4) of the <i>Electricity Act</i> 1994 of Oueensland.	29 30 31

	appro Quee in com	ial approval no. SA02/11 means the special oval under the Electricity Act 1994 of ensland that was held by Origin Energy and effect from 1 March 2011 to the mencement of this section.	1 2 3 4 5
	stome	nergy to make offer to particular large ers	6 7
(1)	This	section applies if—	8
		for a large customer's premises, Origin Energy is—	9 10
		(i) if there is no existing connection—the local area retailer for the relevant geographical area, premises or customer (see section 11(3)); or	11 12 13 14
		(ii) if there is an existing connection (including where a connection alteration to an existing connection is required)—the financially responsible retailer for the premises; and	15 16 17 18 19
	,	for paragraph (a)(ii), no alternative arrangements for the provision of customer retail services to the premises have been entered into by the large customer, or any former customer for the premises, from 1 March 2011; and	20 21 22 23 24 25
	. ,	the premises are located in the area described in special approval no. SA01/11.	26 27
		Note— The holder of special approval no. SA01/11 is Essential Energy ABN 37 428 185 226.	28 29 30
(2)	offer	in Energy must make an offer (a <i>standing</i>) to the large customer to provide customer l services to the premises—	31 32 33
	(a)	at the notified prices; and	34

	(b) under Origin Energy's large customer standard retail contract.	1 2
	Note—	3
	This subsection is a civil penalty provision.	4
(3)	Origin Energy must publish the terms and conditions of the standing offer on its website.	5 6
	Note—	7
	This subsection is a civil penalty provision.	8
(4)	In this section—	9
	alternative arrangements, for the provision of customer retail services, means arrangements for the provision of the customer retail services other than under—	10 11 12 13
	(a) a large customer retail contract with Origin Energy; or	14 15
	(b) a standard retail contract with Origin Energy; or	16 17
	(c) special approval no. SA02/11.	18
CAN O		4.0
	gin Energy's large customer standard retail ntract	19 20
(1)	The terms and conditions of Origin Energy's large customer standard retail contract are the terms and conditions decided by Origin Energy as amended by it from time to time.	21 22 23 24
(2)	However, the terms and conditions of the large customer standard retail contract must provide for the provision of the services on a fair and reasonable basis and at the notified prices.	25 26 27 28
(3)	Services under the large customer standard retail contract are taken to be provided on a fair and reasonable basis if the terms and conditions of the contract are consistent with Origin Energy's form of standard retail contract for providing customer retail services to small customers	29 30 31 32 33 34

	adopted under section 25 or varied under section 28.	1 2
(4)	The terms and conditions of the large customer standard retail contract may be different for stated types of large customers and be contained in a different document for any of the types of large customers.	3 4 5 6 7
(5)	Origin Energy must publish its large customer standard retail contract on its website.	8 9
	Note—	10
	This subsection is a civil penalty provision.	11
	rmation of Origin Energy's large customer ndard retail contract	12 13
(1)	Origin Energy's large customer standard retail contract takes effect as a contract between the retailer and a large customer when the customer—	14 15 16 17
	 (a) asks Origin Energy to provide customer retail services at premises under Origin Energy's standing offer under section 64M; and 	18 19 20 21
	(b) complies with the requirements specified in the Rules as pre-conditions to the formation of standard retail contracts applied to Origin Energy's large customer standard retail contract or as otherwise prescribed under a local instrument of this jurisdiction.	22 23 24 25 26 27
(2)	Origin Energy can not decline to enter into the large customer standard retail contract if the customer makes the request and complies with the requirements referred to in subsection (1).	28 29 30 31

64P Oblan	oligat ge cu	ion t ustor	o comply with Origin Energy's ner standard retail contract	1 2
the	terms	s and	must comply with its obligations under conditions of its large customer standard between it and a large customer.	3 4 5
			Origin Energy's large customer tail contract	6 7
cor for pre the	the jemises	betwood provision of the act is	gy's large customer standard retail een Origin Energy and a large customer sion of customer retail services to the ne large customer remains in force until terminated in accordance with this Law, ment of this jurisdiction or the contract.	8 9 10 11 12 13
Subdi	visio	on 4	Other provisions	14
			o provide customer retail services large customers	15 16
(1)	Thi	s sect	ion applies if—	17
	(a)	fina prer	rge customer for premises applies to the ncially responsible retailer for the mises for the provision of customer retail rices to the premises; and	18 19 20 21
	(b)		supply of electricity to the premises has n disconnected; and	22 23
	(c)	eith	er—	24
		(i)	before the disconnection, the premises were supplied electricity on a distribution system of Ergon Energy Distribution; or	25 26 27 28
		(ii)	the premises are located in the area described in special approval no. SA01/11.	29 30 31
			Note—	32

			The holder of special approval no. SA01/11 is Essential Energy ABN 37 428 185 226.	1 2
	(2)		cially responsible retailer must provide mer retail services applied for.	3 4
		onitoring, i vision	nvestigating and enforcing this	5
	(1)		instrument of this jurisdiction must the entity who is the Regulator for this	7 8 9
	(2)	or enforc and pow	lator has, for monitoring, investigating ing this Division, the same functions ers the AER has for monitoring, ing or enforcing other provisions of this	10 11 12 13 14
	(3)	monitorin Division investigat	section (2), this Law applies to g, investigating or enforcing this as if a reference in a compliance, ion or enforcement provision to the e a reference to the Regulator.	15 16 17 18 19
	(4)	AER for this Divis Regulator	confers functions and powers on the monitoring, investigating or enforcing ion only if the AER is nominated as the under subsection (1) and only to the wided for under this section.	20 21 22 23 24
19	Part 3—			25
	insert—			26
	Divisi	on 6A	Additional Queensland provisions about providing	27
			customer connection	28 29
			services for card-operated	30
			meter premises	31
		Editor's not	e—	32

	The provisions of this Division are additional Queensland provisions.	1 2
sta	odel terms and conditions for deemed andard connection contract for rd-operated meter premises	3 4 5
(1)	A local instrument of this jurisdiction must set out the model terms and conditions that apply to a deemed standard connection contract for providing customer connection services for card-operated meter premises.	6 7 8 9 10
(2)	Subject to this Division, this Law applies to deemed standard connection contracts for providing customer connection services for card-operated meter premises as if a reference in this Law to the model terms and conditions for deemed standard connection contracts were a reference to the model terms and conditions set out in the local instrument.	11 12 13 14 15 16 17 18
	ontractual arrangements for card-operated eter premises	19 20
(1)	A distributor may provide customer connection services for card-operated meter premises only under a deemed standard connection contract (card-operated meters). Note—	21 22 23 24 25
	This subsection is a civil penalty provision.	26
(2)	In this section—	27
	deemed standard connection contract (card-operated meters) means a deemed standard connection contract consistent with the model terms and conditions applying to deemed standard connection contracts for card-operated meter premises.	28 29 30 31 32 33

	Ionitoring, investigating and enforcing this vivision	1 2
(1)	A local instrument of this jurisdiction must nominate the entity who is the Regulator for this Division.	3 4 5
(2)	The Regulator has, for monitoring, investigating or enforcing this Division, the same functions and powers the AER has for monitoring, investigating or enforcing other provisions of this Law.	6 7 8 9 10
(3)	For subsection (2), this Law applies to monitoring, investigating or enforcing this Division as if a reference in a compliance, investigation or enforcement provision to the AER were a reference to the Regulator.	11 12 13 14 15
(4)	This Law confers functions and powers on the AER for monitoring, investigating or enforcing this Division only if the AER is nominated as the Regulator under subsection (1) and only to the extent provided for under this section.	16 17 18 19 20
20 Part 5, divis	ion 1, after section 88—	21
insert—		22
fı	Additional Queensland provision for exception requirement for authorisation or xemption	23 24 25
(1)	A person does not contravene section 88 for the sale of electricity if—	26 27
	(a) the person is a rail government entity and the electricity is sold to Airtrain Citylink Limited—	28 29 30
	(i) for use in connection with the building or use of electrical installations and works by Airtrain Citylink Limited, as part of a system of electric traction or	31 32 33 34

			Brisbane Airport Rail Link; or	2
		(ii)	for powering electric rolling stock and railway signals on the Brisbane Airport Rail Link; or	3 4 5
	(b)	oper body the o	person is a railway manager that rates the nominated network, or a related y corporate of that railway manager, and electricity is sold to a third party access ler for use by the third party access ler—	6 7 8 9 10 11
		(i)	in connection with the building or use of electrical installations and works, as part of a system of electric traction or for signalling purposes, on the nominated network or connected to the nominated network; or	12 13 14 15 16 17
		(ii)	for powering electric rolling stock and railway signals on the nominated network or rail transport infrastructure owned by the third party access holder and connected to the network.	18 19 20 21 22
(2)		_	erson does not contravene section 88 for of electricity if—	23 24
	(a)	eithe	er of the following applies—	25
		(i)	the person is a rail government entity and the electricity is sold to a relevant railway manager;	26 27 28
		(ii)	the person is a relevant railway manager and the electricity is sold to a rail government entity; and	29 30 31
	(b)	the e	electricity is used—	32
		(i)	in connection with the building or use of electrical installations and works, as part of a system of electric traction or for signalling purposes, on rail	33 34 35 36

	transport infrastructure or connected to the rail transport infrastructure; or	1 2
	(ii) for powering electric rolling stock and railway signals on rail transport infrastructure.	3 4 5
(3)	In this section—	6
	Airtrain Citylink Limited—	7
	(a) means Airtrain Citylink Limited ACN 066 543 315; and	8 9
	(b) includes its successors and assigns;	10
	<i>Brisbane Airport Rail Link</i> means the proposed railway shown on CMPS&F Pty Limited drawing no. RQ0159-C029(F)—	11 12 13
	(a) starting at a point 0.313km from the north coast rail line (defined on the drawing as the ownership transfer point); and	14 15 16
	(b) finishing at the domestic terminal of Brisbane Airport;	17 18
	Note—	19
	A copy of the drawing is available for inspection at the offices of the Department of Transport and Main Roads, Level 12, Capital Hill Building, 85 George Street, Brisbane.	20 21 22 23
	electrical installation has the meaning given by section 14 of the Electricity Act 1994 of Queensland;	24 25 26
	rail government entity has the meaning given by schedule 6 of the <i>Transport Infrastructure Act</i> 1994 of Queensland;	27 28 29
	<i>railway manager</i> has the meaning given by schedule 6 of the <i>Transport Infrastructure Act</i> 1994 of Queensland;	30 31 32
	related body corporate has the meaning given by the Corporations Act 2001 of the Commonwealth:	33 34 35

	relevant railway manager, for a rail government entity, means—	1 2
	(a) a railway manager that operates rail transport infrastructure that is directly connected to rail transport infrastructure operated by the rail government entity; or	3 4 5 6
	(b) a related body corporate of a railway manager mentioned in paragraph (a);	7 8
	Note—	9
	A relevant railway manager may be a rail government entity.	10 11
	third party access holder means a person who, under an arrangement with a railway manager or a related body corporate of the railway manager, is entitled to access and use a nominated part of its rail transport infrastructure (the nominated network);	12 13 14 15 16 17
	works has the meaning given by section 12(1) of the <i>Electricity Act 1994</i> of Queensland.	18 19
	Editor's note—	20
	This section is an additional Queensland provision.	21
21	After section 121—	22
	insert—	23
	121A Additional Queensland provision about application to distribution systems of Ergon Energy Distribution	24 25 26
	This Part does not apply in relation to a distribution system for which Ergon Energy Distribution is the nominated distributor.	27 28 29
	Editor's note—	30
	This section is an additional Queensland provision.	31

After section	123—	1
insert—		2
	dditional Queensland provision about when signed retailer can be registered as a RoLR	3 4
unl	assigned retailer can not be registered as a RoLR ess a local instrument of this jurisdiction states erwise.	5 6 7
Edit	tor's note—	8
Т	This section is an additional Queensland provision.	9
Section 141—	-	10
insert—		11
(11)	If a small customer of a failed retailer is on a standard retail contract (card-operated meters), a payment equal to the value of any credit remaining on the small customer's card used with the card-operated meter as at the transfer date must be made by the failed retailer or insolvency official to the small customer without any deduction.	12 13 14 15 16 17 18
	Editor's note—	20
	This subsection is an additional Queensland provision.	21
Section 163(c)(i)—	22
omit, insert—		23
	(i) details of what happens with their existing contracts with the failed retailer, which must include details of the effect of sections 140 and 141 as to hardship customers, customers on life support, feed-in arrangements, termination of direct debits (including Centrepay), refunds of advance payments, security deposits, credits on prepayment meter system accounts,	24 25 26 27 28 29 30 31 32 33

Schedule

		credits remaining on cards used with card-operated meters and uncompleted service orders; and	1 2 3
		Editor's note—	4
		This subparagraph is a substituted Queensland provision.	5 6
25	Part 7—		7
	omit, insert—		8
	Part 7		9
	Editor's no	ote—	10
	The pr Queens	rovisions of this Part are not applicable in land.	11 12
			13
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	Authorised by the	he Parliamentary Counsel	