

Industrial Relations Bill 2016



Queensland

Industrial Relations Bill 2016

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2016

A Bill

for

An Act relating to industrial relations in Queensland, to repeal the *Industrial Relations Act 1999*, to amend the *Anti-Discrimination Act 1991*, the *Holidays Act 1983*, the *Hospital and Health Boards Act 2011*, the *Magistrates Courts Act 1921*, the *Ombudsman Act 2001*, the *Public Guardian Act 2014*, the *Public Service Act 2008*, and the *Workers' Compensation and Rehabilitation Act 2003*, and to amend the Acts mentioned in schedule 6 for particular purposes

[s	1	1

The Parliament of Queensland enacts—			1	
Cha	pte	er 1	Preliminary	2
Part	1		Introduction	3
1	Sh	ort tit	ile	4
		This	Act may be cited as the <i>Industrial Relations Act 2016</i> .	5
2	Со	mme	ncement	6
	(1)		pter 19, part 8, other than the following provisions, mences on assent—	7 8
		(a)	sections 1118 to 1124;	9
		(b)	sections 1126 to 1128;	10
		(c)	section 1151;	11
		(d)	section 1152, to the extent it inserts new section 289.	12
	(2)		remaining provisions of this Act commence on a day to xed by proclamation	13 14
3	Ма	in pu	rpose of Act	15
			main purpose of this Act is to provide for a framework for perative industrial relations that—	16 17
		(a)	is fair and balanced; and	18
		(b)	supports the delivery of high quality services, economic prosperity and social justice for Queenslanders.	19 20

4	How ma	in purpose is primarily achieved	1
	The	main purpose of this Act is to be achieved primarily by—	2
	(a)	supporting a productive, competitive and inclusive economy, with strong economic growth, high employment, employment security, improved living standards and low inflation; and	3 4 5 6
	(b)	promoting high-performing, apolitical State government and local government sectors that are responsive to democratically-decided priorities and focused on the delivery of public services in a professional and non-partisan way; and	7 8 9 10 11
	(c)	promoting and facilitating security in employment and consultation about employment matters, technological change and organisational change; and	12 13 14
	(d)	providing for a fair and equitable framework of employment standards, awards, determinations, orders and agreements; and	15 16 17
	(e)	promoting productive and cooperative workplace relations including by recognising mutual obligations of trust and confidence in the employment relationship; and	18 19 20 21
	(f)	providing for a guaranteed safety net of fair, relevant and enforceable minimum employment conditions through the Queensland Employment Standards; and	22 23 24
	(g)	ensuring wages and employment conditions provide fair standards in relation to living standards prevailing in the community; and	25 26 27
	(h)	promoting collective bargaining, including by—	28
		(i) providing for good faith bargaining; and	29
		(ii) establishing the primacy of collective agreements over individual agreements; and	30 31
	(i)	preventing and eliminating discrimination, bullying and other unfair treatment in employment; and	32 33

(j)	ensuring equal remuneration for work of equal or comparable value; and	1 2
(k)	promoting diversity and inclusion in the workforce, including by providing a right for employees to request flexible working arrangements to help balance their work and family responsibilities; and	3 4 5 6
(1)	supporting employees experiencing domestic and family violence by conferring leave entitlements and protection from discrimination; and	7 8 9
(m)	encouraging fairness and representation at work, and the prevention of discrimination, by recognising the right to freedom of association, the right to organise and the right to be represented; and	10 11 12 13
(n)	encouraging representation of employees and employers by organisations that are registered under this Act; and	14 15
(o)	being responsive to emerging labour market trends and work patterns; and	16 17
(p)	providing for effective, responsive and accessible mechanisms to support negotiations and resolve industrial disputes; and	18 19 20
(q)	establishing an independent court and tribunal to facilitate fair, balanced and productive industrial relations; and	
(r)	assisting in giving effect to Australia's international obligations in relation to labour standards.	24 25
	Examples of ILO conventions ratified by Australia—	26
	• the Freedom of Association and Protection of the Right to Organise Convention, 1948, No. 87	27 28
	 the Right to Organise and Collective Bargaining Convention, 1949, No. 98 	29 30
	• the Equal Remuneration Convention, 1951, No. 100	31
	• the Discrimination (Employment and Occupation) Convention, 1958, No. 111	32 33
	• the Employment Policy Convention 1964 No. 122	34

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			 the Termination of Employment Convention, 1982, No. 158 the Part-Time Work Convention, 1994, No. 175 	1 2
5	Act	binc	is all persons	3
	(1)	This	Act binds all persons, including the State.	4
	(2)		ning in this Act makes the State liable to be prosecuted for ffence.	5 6
Part	2		Interpretation	7
6	Def	finitio	ons	8
		The this	dictionary in schedule 5 defines particular words used in Act.	9 10
7	Wh	o is a	an <i>employer</i>	11
	(1)	An e	employer is a person who—	12
		(a)	is not a national system employer within the meaning of the Commonwealth Fair Work Act; and	13 14
		(b)	employs, or usually employs, 1 or more individuals.	15
	(2)	Alsc	o, employer includes the following persons—	16
		(a)	for chapter 2, part 3, divisions 9, 11 and 12, a national system employer within the meaning of the Commonwealth Fair Work Act, section 14, including a national system employer mentioned in section 30N of that Act;	17 18 19 20 21
		(b)	a person for whose calling or business an outworker works;	22 23
		(c)	for a proceeding for an offence or for payment or recovery of amounts—a former employer;	24 25
		(d)	a person declared to be an employer under section 465.	26

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8	Wh	o is a	an <i>employee</i>	1
	(1)		employee is an individual who is employed, or usually bloyed, by an employer.	2 3
	(2)	Also	o, employee includes the following persons—	4
		(a)	for chapter 2, part 3, divisions 9, 11 and 12, a national system employee within the meaning of the Commonwealth Fair Work Act, section 13, including a national system employee mentioned in section 30M of that Act;	5 6 7 8 9
		(b)	for chapter 7, a worker under the <i>Work Health and Safety Act 2011</i> , section 7, other than a worker under the Commonwealth Fair Work Act who may apply for an order under chapter 6, part 6-4B of that Act in relation to the bullying;	10 11 12 13 14
		(c)	a person who is a member of a class of persons declared to be employees under section 465;	15 16
		(d)	for a proceeding for an offence or for payment or recovery of amounts—a former employee;	17 18
		(e)	an outworker;	19
		(f)	an apprentice;	20
		(g)	a trainee.	21
9	Wh	at is	an industrial matter	22
	(1)	An i	industrial matter is a matter that affects or relates to—	23
		(a)	work done or to be done; or	24
		(b)	the privileges, rights or functions of—	25
			(i) employers or employees; or	26
			(ii) persons who have been, or propose to be, or who may become, employers or employees; or	27 28

		(c) a matter the court or commission considers has been, is, or may be a cause or contributory cause of an industrial action or industrial dispute.
	(2)	However, a matter is not an industrial matter if it is the subject of a proceeding for an indictable offence.
	(3)	Without limiting subsection (1) or affecting subsection (2), a matter is an industrial matter if it relates to a matter mentioned in schedule 1.
Par	t 3	General overview of scope of Act
10	Pu	pose of part
	(1)	This part gives an overview of the scope of this Act.
	(2)	Without limiting subsection (1), it is declared that this part does not confer entitlements or impose liabilities.
11	Det	inition for part
		In this part—
		Queensland referral Act means the Fair Work (Commonwealth Powers) and Other Provisions Act 2009.
12	Wh	o this Act applies to generally
	(1)	Generally speaking—
		(a) the Commonwealth Fair Work Act applies to many employers and employees in Queensland; and
		(b) this Act applies to employers and employees only to the extent the Commonwealth Fair Work Act does not apply to them.

	Note-	_	1
		e Commonwealth Fair Work Act applies to the following employers d their employees—	2 3
	•	employers who are trading or financial corporations (see paragraph $51(xx)$ of the Commonwealth Constitution)	4 5
	•	other private sector employers in relation to whom the State has referred its legislative power over industrial relations matters to the Commonwealth (see the Queensland referral Act).	6 7 8
(2)		following are examples of entities to whom this Act rally applies—	9 10
	(a)	the State government, and entities related to the State government, and their employees;	11 12
		Examples—	13
		• departments	14
		 public service offices 	15
		• other statutory bodies established under Queensland law for a public purpose, such as a parents and citizens association established under the <i>Eduction (General Provisions) Act</i> 2006	16 17 18 19
		Note—	20
		For more detail, see the definition <i>public sector employer</i> in the Queensland referral Act, section 3(1).	21 22
	(b)	local governments, and entities established under local government legislation, and their employees.	23 24
		Note—	25
		For more detail, see the definition <i>local government sector employer</i> in the Queensland referral Act, section 3(1).	26 27
(3)		o, this Act generally applies to other employers, and their loyees, if—	28 29
	(a)	the employers are declared by Queensland law not to be national system employers for the Commonwealth Fair Work Act; and	30 31 32
	(b)	the declaration is endorsed by the Minister under the	33

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	Note—	1
	See also chapter 16 and the Commonwealth Fair Work Act, section 14(2).	2 3
13 W	ho this Act applies to—particular provisions	4
	The provisions of the Queensland Employment Standards about long service leave, jury service leave and emergency service leave may apply to employers and employees who are generally covered by the Commonwealth Fair Work Act.	5 6 7 8
	Note—	9
	See also—	10
	• the Commonwealth Fair Work Act, section 27(2)	11
	• the Queensland referral Act, section 3(1), definition <i>excluded</i> subject matter.	12 13
Chapt	er 2 Modern employment conditions	14
		15
Part 1	Preliminary	15 16
	Preliminary efinitions for chapter	
	•	16
	efinitions for chapter	16 17
	efinitions for chapter In this chapter— applicable industrial instrument means any of the	16 17 18 19
	efinitions for chapter In this chapter— applicable industrial instrument means any of the following—	16 17 18 19 20
	efinitions for chapter In this chapter— applicable industrial instrument means any of the following— (a) a modern award;	16 17 18 19 20 21

		ordi	nary hours of work, for an employee, means—	1
		(a)	the employee's ordinary hours of work as provided for under an applicable industrial instrument that applies to the employee; or	2 3 4
		(b)	if paragraph (a) does not apply—the hours agreed by the employee and the employee's employer as the employee's ordinary hours of work.	5 6 7
		mean	vant industrial instrument, in relation to an employee, ns an applicable industrial instrument that applies to the loyee.	8 9 10
			at term casual employee means a casual employee, other a long term casual employee.	11 12
15	Me	aning	g of long term casual employee	13
	(1)	emp syste the 1	this chapter, a <i>long term casual employee</i> is a casual loyee engaged by a particular employer, on a regular and ematic basis, for 1 or more periods of employment during lyear immediately before the employee seeks to access an element under this chapter.	14 15 16 17 18
	(2)		periods of employment mentioned in subsection (1) ade periods before and after the commencement of this ion.	19 20 21
Part	2		Interaction of elements of	22
	_		industrial relations system	23
16	Wh	at pa	art is about	24
		•	part explains—	25
		(a)	how elements of the industrial relations system interact with each other; and	26 27
		(b)	how particular elements of the industrial relations system prevail over other elements.	28 29

17		lationship between Queensland Employment undards and other laws	1 2
		The Queensland Employment Standards have effect despite an inconsistency with another law of the State, unless the other law provides an employee with a benefit that is at least as favourable for the employee as the Queensland Employment Standards.	3 4 5 6 7
18		lationship between Queensland Employment and and industrial instruments	8 9
	(1)	An industrial instrument may not include a provision that displaces, or is otherwise inconsistent with, the Queensland Employment Standards, unless the provision is at least as favourable for an employee as the Queensland Employment Standards.	10 11 12 13 14
	(2)	The Queensland Employment Standards have effect subject to provisions included in an industrial instrument mentioned in subsection (1).	15 16 17
19	Rel	lationship of modern award with certified agreement	18
	(1)	A modern award may apply to an employee in relation to particular employment at the same time as a certified agreement applies to the employee in relation to the employment.	19 20 21 22
	(2)	If both a modern award and certified agreement apply to an employee in relation to particular employment, the certified agreement prevails to the extent of any inconsistency.	23 24 25
	(3)	While a project agreement operates, it operates to the exclusion of any certified agreement.	26 27
20	Rel	lationship of modern award with contract of service	28
	(1)	A modern award prevails over a relevant contract to the extent of any inconsistency.	29 30

	(2)	The contract must be interpreted, and takes effect, as if it were amended to the extent necessary to make the contract consistent with the modern award.	1 2 3
	(3)	However, there is no inconsistency only because the contract provides for employment conditions at least as favourable for the employee as the modern award.	4 5 6
	(4)	In this section—	7
		relevant contract means a contract of service that is—	8
		(a) in force when the modern award comes into operation; or	9 10
		(b) made while the modern award is in operation.	11
Part	t 3	Queensland Employment	12
		Standards	13
Divi	sion	1 Preliminary	14
		•	17
21	Me	aning of <i>Queensland Employment Standards</i>	15
21	Me (1)	·	
21		aning of <i>Queensland Employment Standards</i> This part provides for minimum standards of employment of employees that apply to employees and which can not be	15 16 17
21	(1)	aning of <i>Queensland Employment Standards</i> This part provides for minimum standards of employment of employees that apply to employees and which can not be displaced except under this chapter.	15 16 17 18
21	(1)	aning of <i>Queensland Employment Standards</i> This part provides for minimum standards of employment of employees that apply to employees and which can not be displaced except under this chapter. The minimum standards relate to the following matters—	15 16 17 18 19
21	(1)	aning of <i>Queensland Employment Standards</i> This part provides for minimum standards of employment of employees that apply to employees and which can not be displaced except under this chapter. The minimum standards relate to the following matters— (a) minimum wage—division 2;	15 16 17 18 19 20
21	(1)	aning of Queensland Employment Standards This part provides for minimum standards of employment of employees that apply to employees and which can not be displaced except under this chapter. The minimum standards relate to the following matters— (a) minimum wage—division 2; (b) maximum weekly hours—division 3; (c) a right to request flexible working	15 16 17 18 19 20 21 22

			[1	
		(f)	domestic and family violence leave—division 7;	
		(g)	parental leave—division 8;	
		(h)	long service leave—division 9;	
		(i)	public holidays—division 10;	
		(j)	emergency service leave—division 11;	
		(k)	jury service leave—division 12;	
		(1)	notice of termination and redundancy pay—division 13;	
		(m)	information statements—division 14.	
	(3)		sions 2 to 14 are the Queensland Employment adards.	
Divi	sion	2	Minimum wage	
22	Ent	titlem	nent to minimum wage	
	(1)		employee is entitled to a wage that is not less than the ensland minimum wage.	
	(2)	unde	s section does not apply to an employee who is excluded er section 459(2) from the operation of the full bench's eral ruling declaring the Queensland minimum wage.	
Divi	sion	3	Maximum weekly hours	
23	Ма	ximu	m weekly hours	
	(1)		employer must not ask or require an employee to work e than the following number of hours in a week—	
		(a)	for a full-time employee—38 hours;	
		(b)	for an employee who is not a full-time employee—the lesser of—	
			(i) 38 hours; or	

	(ii) the employee's ordinary hours of work.	1
(2)	However, the employer may ask or require an employee to work additional hours if the hours are reasonable under section 26.	2 3 4
(3)	The employee may refuse to work additional hours beyond the number of hours mentioned in subsection (1)(a) or (b) if working the additional hours is not reasonable under section 26.	5 6 7 8
(4)	The hours an employee works in a week under subsection (1)(a) or (b) are taken to include any hours of leave, or absence, whether paid or unpaid, that the employee takes in the week and that are authorised—	9 10 11 12
	(a) by the employee's employer; or	13
	(b) under a term or condition of the employee's employment; or	14 15
	(c) under a law of the State or an industrial instrument.	16
	plicable industrial instruments may provide for eraging of hours of work	17 18
(1)	An applicable industrial instrument may include terms providing for the averaging of hours of work over a stated period.	19 20 21
(2)	I	
	However, the average weekly hours over the period stated in the applicable industrial instrument must not exceed—	22 23
	However, the average weekly hours over the period stated in	22
	However, the average weekly hours over the period stated in the applicable industrial instrument must not exceed—	22 23
	However, the average weekly hours over the period stated in the applicable industrial instrument must not exceed— (a) for a full-time employee—38 hours; or (b) for an employee who is not a full-time employee—the	22 23 24 25
	However, the average weekly hours over the period stated in the applicable industrial instrument must not exceed— (a) for a full-time employee—38 hours; or (b) for an employee who is not a full-time employee—the lesser of—	22 23 24 25 26

			a) or (b) only if the excess hours are reasonable under ion 26.	1 2
	(4)		n employee works hours in a week in excess of the hours tioned in subsection (2)(a) or (b)—	3 4
		(a)	the hours are additional hours under section 23; and	5
		(b)	the employee may only work the additional hours under section 23.	6 7
			Note—	8
			In deciding whether the employee may work the additional hours under section 23, regard must be had to the averaging terms under section 26(i).	9 10 11
25			ng of hours of work for employees not covered by ole industrial instruments	12 13
	(1)	appl aver	employer and an employee who are not covered by an icable industrial instrument may agree in writing to an aging arrangement under which hours of work over a ed period of not more than 26 weeks are averaged.	14 15 16 17
	(2)		vever, the average weekly hours over the period stated in arrangement must not exceed—	18 19
		(a)	for an employee employed on a full-time basis—38 hours; or	20 21
		(b)	for an employee employed on a part-time or casual basis—the lesser of—	22 23
			(i) 38 hours; or	24
			(ii) the employee's ordinary hours of work.	25
	(3)	exce	arrangement may provide for average weekly hours in ess of the hours mentioned in subsection (2)(a) or (b) only e excess hours are reasonable under section 26.	26 27 28
	(4)		n employee works hours in a week in excess of the hours tioned in subsection (2)(a) or (b)—	29 30
		(a)	the hours are additional hours under section 23; and	31

	(b)	the employee may only work the additional hours under section 23. Note—	1 2 3
		In deciding whether the employee may work the additional hours under section 23, regard must be had to an averaging arrangement under section 26(i).	4 5 6
26	Deciding	g whether additional hours are reasonable	7
	reaso	eciding whether additional hours are reasonable or not onable, the following matters must be taken into bunt—	8 9 10
	(a)	any risk to the employee's health and safety from working the additional hours;	11 12
	(b)	the employee's personal circumstances, including family responsibilities;	13 14
	(c)	the needs of the workplace in which the employee is employed;	15 16
	(d)	whether the employee is entitled to receive overtime payments, penalty rates or other compensation for, or a level of remuneration that reflects an expectation of, working additional hours;	17 18 19 20
	(e)	any notice given by the employer of any request or requirement to work the additional hours;	21 22
	(f)	any notice given by the employee of the employee's intention to refuse to work the additional hours;	23 24
	(g)	the usual patterns of work in the calling in which the employee works;	25 26
	(h)	the nature of the employee's role, and the employee's level of responsibility;	27 28
	(i)	whether the additional hours are in accordance with averaging terms included under section 24 in an applicable industrial instrument that applies to the	29 30 31

			employee, or with an averaging arrangement agreed to by the employer and employee under section 25;	1 2
		(j)	any other relevant matter.	3
Div	ision	4	Flexible working arrangements	4
27	Re	quest	t for flexible working arrangements	5
	(1)		employee may ask the employee's employer for a change ne way the employee works, including—	6 7
		(a)	the employee's ordinary hours of work; and	8
		(b)	the place where the employee works; and	9
		(c)	a change to the way the employee works, for example, the use of different equipment as a result of a disability, illness or injury.	10 11 12
	(2)	The	request must—	13
		(a)	be in writing; and	14
		(b)	state the change in the way the employee works in sufficient detail to allow the employer to make a decision about the request; and	15 16 17
		(c)	state the reasons for the change.	18
28	De	cisio	n about request for flexible working arrangements	19
	(1)	The	employer may decide to—	20
		(a)	grant the request; or	21
		(b)	grant the request in part or subject to conditions; or	22
		(c)	refuse the request.	23
	(2)		employer may grant the request in part or subject to ditions, or refuse the request, only on reasonable grounds.	24 25

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	(3)		employer must give the employee written notice about its sion within 21 days after receiving the request.	1 2
	(4)	If the employer decides to grant the request in part or subject to conditions or to refuse the request, the written notice about the decision must state—		3 4 5
		(a)	the written reasons for the decision, outlining the reasonable grounds for granting the request in part or subject to conditions or for the refusal; and	6 7 8
		(b)	that the commission has jurisdiction to hear and decide a dispute over the request under chapter 6.	9 10
29			I refusal of request for flexible working ments	11 12
If the employer does not give the written notice about the employer's decision within 21 days after receiving the request, the employer is taken to have decided to refuse the request. Note—				13 14 15 16
			ne commission has jurisdiction to hear and decide a dispute over the quest under chapter 6.	18 19
Divi	sion	5	Annual leave	20
Sub	divis	sion	1 Entitlement to annual leave	21
30	Ар	plica	tion of subdivision	22
	This subdivision does not apply to—			23
		(a)	casual employees; or	24
		(b)	pieceworkers; or	25
		(c)	school-based apprentices or trainees.	26

31	Entitlement				
	(1)	For each completed year of employment with an employer, an employee is entitled to—			
		(a)	if the employee is not a shift worker—at least 4 weeks annual leave; or	4 5	
		(b)	if the employee is a shift worker—at least 5 weeks annual leave.	6 7	
	(2)	Annual leave is exclusive of a public holiday that falls during the leave.		8 9	
	(3)	However, if an employee is entitled to additional annual leave as compensation for working on a particular public holiday, annual leave is inclusive of the particular public holiday.			
	(4)	Annual leave accumulates, unless an applicable industrial instrument provides otherwise.			
	(5)	This section does not confer an entitlement or an additional entitlement in relation to employment before 4 June 1999.			
	(6)) In this section—		17	
		shift worker means an employee who—			
		(a)	is employed in a calling in which shifts are worked 24 hours a day, 7 days a week; and	19 20	
		(b)	works a rotating roster that includes each of the shifts.	21	
32	Working out completed year of employment				
	(1)	This section applies for working out a completed year of employment for section 31.		23 24	
	(2)		following periods when an employee is absent without are not to be taken into account—	25 26	
		(a)	a period of more than 3 months when an employee is absent with the employer's approval;	27 28	
		(b)	a period when an employee is absent without the employer's approval, unless the employee is absent for	29 30	

		not more than 3 months because of illness or injury that is certified by a doctor.	1 2	
Sub	divis	sion 2 Taking annual leave	3	
33	When annual leave may be taken			
	(1)	An employee and employer may agree when the employee is to take annual leave.	5 6	
	(2)	The employer must not unreasonably refuse to agree when the employee is to take the leave.	7 8	
	(3)	If the employee and employer can not agree, the employer—	9	
		(a) may decide when the employee is to take leave; and	10	
		(b) must give the employee at least 8 weeks written notice of the starting date of the leave.	11 12	
	(4)	An employee and employer may agree that the employee take all or any part of the employee's annual leave before becoming entitled to it.	13 14 15	
	(5)	If the employee takes leave before becoming entitled to it, the employee is only entitled, at the end of the completed year of employment, to the balance of the leave that would be due at the end of the year.	16 17 18 19	
34	Terms that may be included in applicable industrial instruments			
		An applicable industrial instrument may include the following—	22 23	
		(a) terms requiring an employee to take annual leave in particular circumstances, but only if the requirement is reasonable;	24 25 26	
		(b) terms otherwise dealing with the taking of annual leave.	27	

Sub	divis	sion	3 Payment for annual leave	1
35	Pay	ymen	nt for annual leave	2
	(1)		ess an employee and employer otherwise agree, the ployer must pay the employee for annual leave in advance.	3 4
	(2)	The	employer must pay for the leave—	5
		(a)	at the ordinary rate being paid to the employee immediately before the leave is taken; or	6 7
		(b)	if, immediately before taking the leave, the employee is being paid at a higher rate than the ordinary rate—at the higher rate.	8 9 10
	(3)	com	n employee is entitled to receive an amount representing mission in the employee's annual leave payment, the ployer must pay the default average commission unless—	11 12 13
		(a)	a relevant industrial instrument, or a contract between the employer and employee, otherwise provides; or	14 15
		(b)	the commission, on application, considers the default average commission would not represent a fair amount in the circumstances.	16 17 18
	(4)	cons a fai	on application under subsection (3)(b), the commission siders the default average commission would not represent ir amount in the circumstances, the commission may make order it considers appropriate in the circumstances.	19 20 21 22
	(5)	In th	nis section—	23
		•	nult average commission means the amount worked out the following formula—	24 25 26
		dac	$c = \frac{c}{d} \times ld$	
		whe	re—	27
		dac	means the default average commission.	28

		<i>c</i> me	eans the lesser of the following total commissions—	1
		(a)	total commissions payable to the employee in the 1 year before the leave is taken;	2 3
		(b)	total commissions payable to the employee during the employee's period of employment.	4 5
		d me	eans the lesser of the following—	6
		(a)	365.25;	7
		(b)	the number of days in the employee's period of employment.	8 9
		the l	eans the number of days in the period starting on the day eave starts and ending on the day before the employee is turn to work.	10 11 12
36	An	nual l	leave loading	13
	(1)	this	ddition to the employee's annual leave entitlement under division, the employee is entitled to receive a further unt of at least $17^{1}/_{2}\%$ of the amount payable under section 0 (a).	14 15 16 17
	(2)		vever, if the employee's employer pays the employee a cribed additional amount and the amount—	18 19
		(a)	is less than $17\frac{1}{2}\%$ of the amount payable under section $35(2)(a)$ —the employee is entitled to receive a further amount so the employee receives the amount the employee is entitled to under subsection (1); or	20 21 22 23
		(b)	is at least $17\frac{1}{2}\%$ of the amount payable under section $35(2)(a)$ —the employee is not entitled to receive an amount under subsection (1).	24 25 26
	(3)	In th	is section—	27
		desc	cribed additional amount means an amount, however ribed, in addition to the employee's annual leave lement under this division.	28 29 30

		Example of how a prescribed additional amount might be described—annual leave bonus, annual leave loading	1 2
Sub	divis	sion 4 Cashing out annual leave	3
37	Re	quirements for cashing out annual leave	4
	(1)	Annual leave may not be cashed out except under this section.	5
	(2)	An employer and an employee may agree to the employee cashing out a particular amount of the employee's annual leave.	6 7 8
	(3)	The employer and employee must not agree to the employee cashing out an amount of annual leave if the cashing out would result in the employee's accrued annual leave entitlement being less than 4 weeks.	9 10 11 12
	(4)	Each cashing out of a particular amount of annual leave must be by a separate agreement in writing.	13 14
	(5)	The employer must pay the employee at least the full amount that would have been payable to the employee had the employee taken the annual leave that has been forgone.	15 16 17
Sub	divis	sion 5 Payment on termination of employment	18 19
38	Pay	ment for annual leave on termination of employment	20
	(1)	This section applies if an employee's employment is terminated by the employee or employer.	21 22
	(2)	If the employee has not taken all the annual leave the employee is entitled to, the employee is presumed to have taken the leave from the day the termination takes effect (the termination day)	23 24 25 26

	(3)	The employer must pay the employee for the annual leave not taken, including—	1 2
		(a) any public holiday during the period the employee is presumed to have taken the leave; and	3 4
		(b) any annual leave loading the employee is entitled to under section 36.	5 6
	(4)	If the employee has worked part of a year, the employer must pay the employee the proportionate annual leave for the part of the year the employee worked, including any annual leave loading the employee is entitled to under section 36.	7 8 9 10
	(5)	The employer must pay the employee at least the ordinary rate being paid to the employee immediately before the termination day, unless an applicable industrial instrument states otherwise.	11 12 13 14
Divi	sion	6 Personal leave	15
Sub	divis	sion 1 Sick leave	16
39	۸n		
	Aþ	plication of subdivision	17
	Aþ	plication of subdivision This subdivision does not apply to—	17 18
	Αþ		
	Αþ	This subdivision does not apply to—	18
	Ap	This subdivision does not apply to— (a) casual employees; or	18 19
1 0		This subdivision does not apply to— (a) casual employees; or (b) pieceworkers; or	18 19 20 21
10		This subdivision does not apply to— (a) casual employees; or (b) pieceworkers; or (c) school-based apprentices or trainees.	18 19 20

	(a)	progressively during a year of employment according to the employee's ordinary hours of work; and	1 2
	(b)	from year to year.	3
(3)	Sick	leave may be taken for part of a day.	4
	Notes	;—	5
	1	An employee is ordinarily required to work for 7.6 hours on a particular day and on that day becomes sick after working 3 hours. The employee may take sick leave for the remaining 4.6 hours that the employee is unable to work because of the sickness.	6 7 8 9
	2	An employee is ordinarily required to perform work for 38 hours a week over 5 days, but has come to an arrangement with the employer to work 9.5 hours a day for 4 days a week. If the employee is unable to work because of sickness on a day, the employee may take 9.5 hours sick leave, which equates to $1^{1}/_{4}$ days sick leave.	10 11 12 13 14 15
(4)	entit	section does not confer an entitlement or an additional lement in relation to employment before the mencement of this section.	16 17 18
(5)	In th	is section—	19
	•	for an employee who is paid on the basis of the number ours worked, means—	20 21
	(a)	for an employee for whom an applicable industrial instrument provides sick leave—a day within the meaning of the instrument to the extent it relates to sick leave; or	22 23 24 25
	(b)	otherwise—one-fifth of the number of the employee's ordinary hours of work for a week, averaged over each completed 6 weeks of employment with the employer.	26 27 28
Red	quire	ment for employee to give notice etc.	29
(1)	•	employee's entitlement under section 40 is conditional	30
	(a)	the employee promptly notifying the employer of—	31

		(i) any illness that will cause the employee to be absent from work; and	1 2
		(ii) the approximate period for which the employee will be absent; and	3 4
		(b) if the employee is absent for more than 2 days—	5
		(i) the employee giving the employer a doctor's certificate about the nature of the illness and the approximate period for which the employee will be absent; or	6 7 8 9
		(ii) the employee giving the employer other evidence of the illness to the employer's satisfaction.	10 11
	(2)	This section does not apply if—	12
		(a) an applicable industrial instrument provides otherwise; or	13 14
		(b) the employee and employer agree otherwise.	15
Suk	odivis	sion 2 Carer's leave	16
Suk		sion 2 Carer's leave	16 17
	Ent	titlement—employees other than casual employees	17 18 19
	En (1)	titlement—employees other than casual employees This section does not apply to a casual employee. An employee may take up to 10 days of sick leave each year	17
	En (1)	titlement—employees other than casual employees This section does not apply to a casual employee. An employee may take up to 10 days of sick leave each year on full pay (carer's leave) to care for or support— (a) a person who is a member of the employee's immediate	17 18 19 20 21
	En (1)	titlement—employees other than casual employees This section does not apply to a casual employee. An employee may take up to 10 days of sick leave each year on full pay (carer's leave) to care for or support— (a) a person who is a member of the employee's immediate family or household—	17 18 19 20 21 22
	En (1)	titlement—employees other than casual employees This section does not apply to a casual employee. An employee may take up to 10 days of sick leave each year on full pay (carer's leave) to care for or support— (a) a person who is a member of the employee's immediate family or household— (i) when the person is ill; or (ii) because an unexpected emergency arises in	17 18 19 20 21 22 23 24

	days unpaid carer's leave each time the employee needs to take the leave.
(4	The employee may take additional unpaid carer's leave with the employer's agreement.
(5) Carer's leave may be taken for part of a day.
(6) In this section—
	sick leave includes sick leave accrued before the commencement of this section.
E	ntitlement—long term casual employees
(1) This section applies to a long term casual employee.
(2	The employee is entitled to 10 days of leave (also <i>carer's leave</i>) in each year to care for or support—
	(a) a person who is a member of the employee's immediate family or household—
	(i) when the person is ill; or
	(ii) because an unexpected emergency arises in relation to the person; or
	(b) a person who has experienced domestic violence.
(3) The employee may take additional carer's leave if the employer agrees.
(4) Carer's leave may be taken for part of a day.
(5	The employer must not fail to re-engage the employee only because the employee has taken carer's leave under this section.
(6) Leave taken under this section is unpaid.
E	ntitlement—short term casual employees
(1) This section applies to a short term casual employee.

	(2)	The employee is entitled to leave work or to be unavailable to attend work for up to 2 days (also <i>carer's leave</i>) each time the employee needs to care for or support—	1 2 3
		(a) a person who is a member of the employee's immediate family or household—	4 5
		(i) when the person is ill; or	6
		(ii) because an unexpected emergency arises in relation to the person; or	7 8
		(b) a person who has experienced domestic violence; or	9
		(c) members of the employee's immediate family or household because of the birth of a child.	10 11
	(3)	The employee may leave work or be unavailable to attend work to take carer's leave for additional periods if the employer agrees.	12 13 14
	(4)	Carer's leave may be taken for part of a day.	15
	(5)	The employer must not fail to re-engage the employee only because the employee has taken carer's leave under this section.	16 17 18
	(6)	However, the rights of an employer not to re-engage the employee are not otherwise affected.	19 20
45	Em	ployee to provide evidence to employer	21
	(1)	If an employee takes carer's leave to care for or support a person who is ill for more than 2 consecutive days, the employee must, if required by the employer, give the employer a doctor's certificate or statutory declaration evidencing that the person is ill with an illness requiring care or support by another person.	22 23 24 25 26 27
	(2)	If an employee takes carer's leave to care for or support a person who has experienced domestic violence, the employee must, if required by the employer, give the employer—	28 29 30
		(a) a statutory declaration evidencing that the leave is necessary; or	31 32

		(b) evidence mentioned in section 45(3)(a) to (d).	1
	(3)	The employee must give the employer—	2
		(a) notice of the intention to take carer's leave; and	3
		(b) the name of the person requiring care and the person's relationship to the employee; and	4 5
		(c) the reason for taking the leave; and	6
		(d) the period the employee estimates the employee will be absent; and	7 8
		(e) if the reason for taking the leave is because an unexpected emergency has arisen—the nature of the emergency.	9 10 11
	(4)	The information mentioned in subsection (3)(a) to (e) must be given to the employer—	12 13
		(a) if practicable, before the employee takes the leave; or	14
		(b) otherwise, at the first reasonable opportunity.	15
	(5)	An employer who receives evidence under this section about a person who has experienced domestic and family violence must not disclose the evidence to someone else unless the disclosure is required or permitted under an Act.	16 17 18 19
Sub	divis	sion 3 Bereavement and compassionate leave	20 21
46	Ар	plication of subdivision	22
		This subdivision does not apply to pieceworkers.	23
47	Ent	titlement—employees other than casual employees	24
	(1)	This section applies to an employee, other than a casual employee.	25 26
	(2)	The employee is entitled to—	27

		(a)	at least 2 days bereavement leave on full pay on each occasion when—	1 2
			(i) a member of the employee's immediate family or household dies; or	3
			(ii) the employee, or the employee's spouse, is pregnant and the pregnancy ends other than by the birth of a living child; and	5 6 7
		(b)	if the employee reasonably requires extra time to travel to and from the funeral or other ceremony for the death—an amount of unpaid bereavement leave equal to the time reasonably required for the travel.	8 9 10 11
	(3)	on	o, the employee is entitled to 2 days compassionate leave full pay on each occasion when a member of the loyee's immediate family or household—	12 13 14
		(a)	contracts or develops a personal illness that poses a serious threat to the person's life; or	15 16
		(b)	sustains a personal injury that poses a serious threat to the person's life.	17 18
48	En	titlem	nent—casual employees	19
	(1)	A lo	ng term casual employee is entitled to—	20
		(a)	at least 2 days unpaid bereavement leave on each occasion when—	21 22
			(i) a member of the employee's immediate family or household dies; or	23 24
			(ii) the employee, or the employee's spouse, is pregnant and the pregnancy ends other than by the birth of a living child; and	25 26 27
		(b)	if the employee reasonably requires extra time to travel to and from the funeral or other ceremony for the death—an amount of unpaid bereavement leave equal to the time reasonably required for the travel.	28 29 30 31

(2)	A short term casual employee is entitled to be unavailable to attend work for—	1 2
	(a) at least 2 days on unpaid bereavement leave on each occasion when—	3
	(i) a member of the employee's immediate family or household dies; or	5 6
	(ii) the employee, or the employee's spouse, is pregnant and the pregnancy ends other than by the birth of a living child; and	7 8 9
	(b) if the employee reasonably requires extra time to travel to and from the funeral or other ceremony for the death—an amount of unpaid bereavement leave equal to the time reasonably required for the travel.	10 11 12 13
(3)	Also, a casual employee is entitled to 2 days unpaid compassionate leave on each occasion when a member of the employee's immediate family or household—	14 15 16
	(a) contracts or develops a personal illness that poses a serious threat to the person's life; or	17 18
	(b) sustains a personal injury that poses a serious threat to the person's life.	19 20
(4)	The employer must not fail to re-engage a casual employee only because the employee has taken bereavement leave or compassionate leave under this section.	21 22 23
(5)	However, the rights of an employer not to re-engage a casual employee are not otherwise affected.	24 25
Ev	idence to be provided by employee	26
(1)	An employee who takes bereavement leave must give the employer a copy of the funeral notice or other evidence of the death the employer reasonably requires.	27 28 29
(2)	An employee who takes compassionate leave must give the employer sufficient evidence to satisfy a reasonable person that the employee was taking compassionate leave because a	30 31 32

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		member of the employee's family or household's life was threatened by personal illness or personal injury.	1 2
50	Ad	ditional leave	3
		An employee may take additional leave as unpaid bereavement leave or compassionate leave if the employer agrees.	4 5 6
Sub	divis	sion 4 Cultural leave	7
51	Ent	titlement	8
	(1)	This section applies to an employee who is required by Aboriginal tradition or Island custom to attend an Aboriginal or Torres Strait Islander ceremony.	9 10 11
	(2)	The employee may take up to 5 days unpaid cultural leave in each year, if the employer agrees.	12 13
	(3)	The employer must not unreasonably refuse the leave.	14
	(4)	In considering the employee's request for leave, the employer must consider at least the following—	15 16
		(a) the employer's capacity to reorganise work arrangements to accommodate the employee's request;	17 18
		(b) the impact of the employee's absence on the delivery of customer service;	19 20
		(c) the particular circumstances of the employee;	21
		(d) the impact of a refusal on the employee, including the employee's ability to balance work and family responsibilities.	22 23 24
	(5)	The employee must, if practicable, give the employer—	25
		(a) reasonable notice of the intention to take cultural leave before taking the leave; and	26 27
		(b) the reason for taking the leave; and	28

		(c)	the period that the employee estimates the employee will be absent.	1 2
	(6)	befo notic	is not practicable for the employee to give the notice re taking the leave, the employee must give the employer ce of the matters in subsection (5)(b) and (c) at the first ortunity.	3 4 5 6
	(7)	welf	declared that leave provided under this section is a are measure for the purposes of the <i>Anti-Discrimination</i> 1991, section 104.	7 8 9
Divis	ion	7	Domestic and family violence leave	10
52	Ent	itlem	ent to domestic and family violence leave	11
	(1)	days	employee, other than a casual employee, is entitled to 10 of domestic and family violence leave on full pay in a if—	12 13 14
		(a)	the employee has experienced domestic violence; and	15
		(b)	the employee needs to take domestic and family violence leave as a result of the domestic violence.	16 17
	(2)		ng term casual employee is entitled to 10 unpaid days of estic and family violence leave in a year if—	18 19
		(a)	the employee has experienced domestic violence; and	20
		(b)	the employee needs to take domestic and family violence leave as a result of the domestic violence.	21 22
	(3)		nort term casual employee is entitled to 2 unpaid days of estic and family violence leave in a year if—	23 24
		(a)	the employee has experienced domestic violence; and	25
		(b)	the employee needs to take domestic and family violence leave as a result of the domestic violence.	26 27
	(4)	need	nout limiting subsection (1), (2) or (3), the employee may I to take domestic and family violence leave if the loyee is—	28 29 30

	(a)	recovering from an injury caused by the violence; or	1	
	(b)	attending an appointment related to the violence, including an appointment to attend counselling, to obtain legal advice, for medical treatment or with police officers; or	2 3 4 5	
	(c)	preparing for a court appearance related to the violence; or	6 7	
	(d)	attending court for a proceeding related to the violence; or	8 9	
	(e)	finding housing that is necessary because of the violence; or	10 11	
	(f)	organising child care or the education of a child that is necessary because of the violence.	12 13	
(5)	subse empl	an employee has exhausted the entitlement under ection (1), (2) or (3) the employee may, with the loyer's agreement, take additional days of unpaid estic and family violence leave.	14 15 16 17	
(6)	Domestic and family violence leave may be taken for part of a day.			
(7)	An employee's entitlement to domestic and family violence leave under subsection (1), (2) or (3) does not accumulate from year to year.			
(8)	empl	employer must not fail to re-engage a long term casual loyee or short term casual employee only because the loyee has taken domestic and family violence leave.	23 24 25	
Red	quire	ment for employee to give notice	26	
(1)	leave	employee's entitlement to domestic and family violence is conditional on the employee giving the employer se of—	27 28 29	
	(a)	the employee's absence from work; and	30	

		(b) if it is possible to notify the employer before the leave is taken—the approximate period the employee will be absent.	1 2 3
	(2)	The employee must give the employer notice under subsection (1)—	4 5
		(a) before or on the day the employee is to take the leave; or	6
		(b) if it is not possible to notify the employer before the leave is taken—during the leave or as soon as possible after the leave ends.	7 8 9
54	Em	ployer may request evidence	10
	(1)	An employer may ask an employee to give the employer evidence that the employee has experienced domestic violence and needs to take leave as a result.	11 12 13
	(2)	The employee must comply with the request.	14
	(3)	Without limiting subsection (2), the employee may comply with the request by giving the employer—	15 16
		(a) evidence from the police; or	17
		(b) evidence of a legal proceeding or a court report; or	18
		(c) evidence from a doctor or other health practitioner; or	19
		(d) a report from a counsellor; or	20
		(e) written advice or a statutory declaration from the employee.	21 22
	(4)	An employer who receives evidence under this section must not disclose the evidence to someone else unless the disclosure is required or permitted under an Act.	23 24 25

Division 8				Parental leave	1
Subo	divis	sion	1	Preliminary	2
55	Ар	plicat	tion c	of division	3
		This	divisi	on does not apply to—	4
		(a)	shor	t term casual employees; or	5
		(b)	seas	onal employees; or	6
		(c)	piece	eworkers.	7
56	Ex	plana	tion (of types of parental leave	8
	(1)	This	divisi	on provides for parental leave.	9
	(2)	The	types	of parental leave are as follows—	10
		(a)	birth	-related leave, for—	11
			(i)	an employee who is pregnant; or	12
			(ii)	an employee whose spouse gives birth;	13
			Notes	<u></u>	14
			1	Birth-related leave for a pregnant employee (maternity leave) may be taken by a pregnant employee in connection with the birth of her child or to enable the employee to be responsible for the care of the child.	15 16 17 18
			2	Birth-related leave for an employee whose spouse gives birth may be short (in connection with the child's birth) or long (to enable the employee to be responsible for the care of the child).	19 20 21 22
		(b)	_	tion leave, for an employee with whom an adopted lis placed;	23 24
			Note-	_	25
			pla	doption leave may be short (in connection with the child's accement) or long (to enable the employee to be responsible for e care of the child).	26 27 28

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	(c) surrogacy leave, for an employee who is an intended parent under a surrogacy arrangement.
	Note—
	Surrogacy leave may be short (when the child born as a result of the surrogacy arrangement starts residing with the employee) or long (to enable the employee to be responsible for the care of the child).
57	Definitions for division
	In this division—
	adoption leave means short adoption leave or long adoption leave.
	birth-related leave means short birth-related leave or long birth-related leave.
	<i>child</i> means—
	(a) for adoption leave—a child who is under the age of 5 years, but does not include a child who, immediately before the child was adopted by the employee—
	(i) had been living with the employee for a continuous period of at least 6 months; or
	(ii) was the employee's stepchild or the child or stepchild of the employee's spouse; or
	(b) for surrogacy leave—a child born as a result of a surrogacy arrangement.
	<i>intended parent</i> , for a surrogacy arrangement, see the <i>Surrogacy Act 2010</i> , section 9.
	<i>long adoption leave</i> means leave taken by an employee to enable the employee to be responsible for the care of a child adopted by the employee.
	long birth-related leave means—
	(a) maternity leave; or

(b)	leave taken by an employee whose spouse has given birth to a child to enable the employee to be responsible for the care of the employee's child.	1 2 3
long	parental leave means—	4
(a)	long birth-related leave; or	5
(b)	long adoption leave; or	6
(c)	long surrogacy leave.	7
enab	surrogacy leave means leave taken by an employee to ble the employee to be responsible for the care of the loyee's surrogate child.	8 9 10
mate	ernity leave means leave taken by a pregnant employee—	11
(a)	for the birth of her child; or	12
(b)	to enable her to be responsible for the care of the child.	13
pare leave	ental leave means long parental leave or short parental e.	14 15
is re	et adoption leave means leave taken by an employee who sponsible for the care of an adopted child after the child is ed with the employee.	16 17 18
who	is responsible for the care of a child in connection with birth of the child of the employee's spouse—	19 20 21
(a)	after the birth of the child; or	22
(b)	at the time the pregnancy ends other than by the birth of a living child.	23 24
shor	t parental leave means—	25
(a)	short birth-related leave; or	26
(b)	short adoption leave; or	27
(c)	short surrogacy leave.	28
is re	et surrogacy leave means leave taken by an employee who esponsible for the care of the employee's surrogate child the child starts residing with the employee.	29 30 31

		surrogacy arrangement see the Surrogacy Act 2010, section 7.	1 2
		surrogacy leave means long surrogacy leave or short surrogacy leave.	3 4
		surrogate child, of an employee, means a child born as a result of a surrogacy arrangement in which the employee has agreed to become permanently responsible for the custody and guardianship of the child.	5 6 7 8
Sub	divis	sion 2 Parental leave entitlement	9
58	Ар	plication of subdivision	10
	(1)	This subdivision applies to—	11
		(a) an employee, other than a long term casual employee, who has had at least 12 months continuous service with the employer; and	12 13 14
		(b) a long term casual employee.	15
	(2)	In this section—	16
		continuous service means service, including a period of authorised leave or absence, under an unbroken employment contract.	17 18 19
59	Ent	titlement to birth-related leave	20
	(1)	A pregnant employee is entitled to an unbroken period of up to 52 weeks unpaid maternity leave.	21 22
	(2)	For the birth of a child of an employee's spouse, the employee is entitled to—	23 24
		(a) a total of 8 weeks unpaid short birth-related leave; or	25
		(b) an unbroken period of up to 52 weeks unpaid long birth-related leave.	26 27
	(3)	The employee's short birth-related leave—	28

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		(a)	if the employee's spouse is taking maternity leave—may be taken concurrently with the employee's spouse's maternity leave; and	1 2 3
		(b)	may be taken in an unbroken period or broken periods; and	4 5
		(c)	if the employee takes short birth-related leave other than immediately after the birth of the child—must be for a minimum 2-week period.	6 7 8
60	Ent	titlem	nent to adoption leave	9
	(1)	For t	the adoption of a child, an employee is entitled to—	10
		(a)	a total of 8 weeks unpaid short adoption leave; or	11
		(b)	an unbroken period of up to 52 weeks unpaid long adoption leave.	12 13
	(2)	The	employee's short adoption leave—	14
		(a)	if the employee's spouse is taking long adoption leave—may be taken concurrently with the employee's spouse's long adoption leave; and	15 16 17
		(b)	may be taken in an unbroken period or broken periods; and	18 19
		(c)	if the employee takes short adoption leave other than immediately after the placement of an adopted child with the employee—must be taken for a minimum 2-week period.	20 21 22 23
61	Ent	titlem	nent to surrogacy leave	24
	(1)		employee who is an intended parent under a surrogacy ngement is entitled to—	25 26
		(a)	a total 8 weeks unpaid short surrogacy leave; or	27
		(b)	an unbroken period of up to 52 weeks unpaid long surrogacy leave.	28 29

	(2)	The	employee's short surrogacy leave—	1
		(a)	if the employee's spouse is taking long surrogacy leave—may be taken concurrently with the employee's spouse's long surrogacy leave; and	2 3 4
		(b)	may be taken in an unbroken period or broken periods; and	5 6
		(c)	if the employee takes short surrogacy leave other than immediately after the employee's surrogate child starts residing with the employee—must be for a minimum 2-week period.	7 8 9 10
62	Ma	ximu	m period of parental leave	11
	(1)	Pare	ntal leave must not extend—	12
		(a)	beyond 52 weeks after the child was born or adopted or started residing with the employee under the surrogacy arrangement; or	13 14 15
		(b)	if an application for an extension of parental leave under section 73 is agreed to—beyond 104 weeks after the child was born or adopted or started residing with the employee under the surrogacy arrangement.	16 17 18 19
	(2)	emp with to ta	vever, if an employee takes long parental leave and the loyee's spouse takes short parental leave concurrently the employee, the parental leave the employee is allowed ke under subsection (1) is reduced by the amount of leave currently taken by the employee's spouse.	20 21 22 23 24
	(3)		maximum period of parental leave allowed under ection (1) or (2) is the <i>maximum period of parental</i> e.	25 26 27
	(4)	This	section applies despite sections 59 to 61.	28

Sub	divis	sion 3 Notices and information	1
63	Em	ployee notice—intention to take maternity leave	2
	(1)	This section applies if a pregnant employee wants to take maternity leave.	3 4
	(2)	The employee must give the employer—	5
		(a) at least 10 weeks written notice of intention to take the leave; and	6 7
		(b) at least 4 weeks written notice of the dates on which she wants to start and end the leave.	8 9
	(3)	The employee must, before starting the leave, give the employer—	10 11
		(a) a doctor's certificate confirming that she is pregnant and the expected date of birth; and	12 13
		(b) a statutory declaration by the employee stating the period of any parental leave sought by her spouse.	14 15
64		ployee notice—intention to take birth-related leave er than maternity leave	16 17
	(1)	This section applies if an employee wants to take birth-related leave, other than maternity leave.	18 19
	(2)	The employee must give the employer—	20
		(a) for long birth-related leave—at least 10 weeks written notice of intention to take the leave; and	21 22
		(b) at least 4 weeks written notice of the dates on which the employee wants to start and end the leave.	23 24
	(3)	The employee must, before starting the leave, give the employer—	25 26
		(a) a doctor's certificate confirming the employee's spouse is pregnant and the expected date of birth; and	27 28

		(b) for long birth-related leave—a statutory declaration by the employee stating—	1 2
		(i) the period of any maternity leave sought by the employee's spouse; and	3 4
		(ii) that the employee is seeking the leave because the employee is to be responsible for the care of the child.	5 6 7
65	Em	ployee notice—intention to take adoption leave	8
	(1)	This section applies if an employee wants to take adoption leave.	9 10
	(2)	The employee must give the employer—	11
		(a) for long adoption leave—written notice of any approval to adopt a child at least 10 weeks before the expected date of placement of the child for adoption purposes (the <i>expected placement date</i>); and	12 13 14 15
		(b) written notice of the dates on which the employee wants to start and end the leave, as soon as practicable after the employee is notified of the expected placement date but, in any case, at least 14 days before starting the leave.	16 17 18 19
	(3)	The employee must, before starting the leave, give the employer—	20 21
		(a) a statement from an adoption agency of the expected placement date; and	22 23
		(b) for long adoption leave—a statutory declaration by the employee stating—	24 25
		(i) the period of any adoption leave sought by the employee's spouse; and	26 27
		(ii) that the employee is seeking the leave because the employee is to be responsible for the care of the child.	28 29 30
	(4)	In this section—	31

		adoption agency means an agency, body, office or court, authorised by a Commonwealth law or State law to perform functions about adoption.	1 2 3
6	Em	nployee notice—intention to take surrogacy leave	4
	(1)	This section applies if an employee wants to take surrogacy leave.	5 6
	(2)	The employee must give the employer—	7
		(a) for long surrogacy leave—written notice of intention to take the leave at least 10 weeks before the expected date when the employee's surrogate child is to start residing with the employee under the surrogacy arrangement (the <i>expected residence date</i>); and	8 9 10 11 12
		(b) at least 4 weeks written notice of the dates on which the employee wants to start and end the leave.	13 14
	(3)	The employee must, before starting the leave, give the employer a statutory declaration by the employee stating—	15 16
		(a) the employee is an intended parent under a surrogacy arrangement; and	17 18
		(b) the expected residence date; and	19
		(c) for long surrogacy leave—	20
		(i) the period of leave sought by the employee; and	21
		(ii) the period of any surrogacy leave sought by the employee's spouse; and	22 23
		(iii) that the employee is seeking the leave because the employee is to be responsible for the care of the child.	24 25 26
ı	Rea	asons not to give notice or documents	27
	(1)	An employee does not fail to comply with section 63, 64, 65 or 66 if the failure was caused by—	28

			he child being born, or the pregnancy otherwise erminating, before the expected date of birth; or	1 2
			he child being placed for adoption before the expected placement date; or	3 4
			he child starting to reside with the employee before the xpected residence date; or	5 6
		(d) a	nother reason that was reasonable in the circumstances.	7
	(2)	Howev	ver, the employee must give the employer—	8
		c	notice of the period of the leave within 2 weeks after the hild's birth or placement or the child starts residing with the employee; and	9 10 11
			n the case of the birth of a living child—a doctor's ertificate stating the date on which the child was born.	12 13
68			ences of failure to give notice of intention to	14 15
	(1)	-	ection applies if an employee fails to comply with	16
	(1)		1 63, 64, 65 or 66.	17
	(2)	-	e subdivision 2, the employer is not required to provide rental leave until the employee complies with the i.	18 19 20
69	Em	ployee	notice—change to situation	21
		inform	ployee must notify the employer of any change in the ation provided under section 63, 64, 65 or 66 within 2 after the change.	22 23 24
70	Em	ployee	to advise employer about particular changes	25
	(1)	This se leave.	ection applies to an employee who is absent on parental	26 27
	(2)		inployee must advise the employer of any change in the yee's contact details, including any change of address.	28 29

	Note—	1
	Advice given under subsection (2) may be used by an employer for section 72 to advise the employee about significant change at the workplace.	2 3 4
(3)	The employee must also take reasonable steps to advise the employer of any significant change affecting the following as soon as possible after the change happens—	5 6 7
	(a) the length of the employee's parental leave;	8
	(b) the date the employee intends to return to work;	9
	(c) an earlier decision to return to work on a full-time basis or to apply to return to work on a part-time basis.	10 11
Em	ployer to advise about parental leave entitlements	12
(1)	Subsection (2) applies to an employer on becoming aware—	13
	(a) an employee or an employee's spouse is pregnant; or	14
	(b) an employee is adopting a child; or	15
	(c) an employee is an intended parent under a surrogacy arrangement.	16 17
(2)	The employer must inform the employee of—	18
	(a) the employee's parental leave entitlement under this division; and	19 20
	(b) the employee's obligations to notify the employer of any matter under this division.	21 22
(3)	An employer can not rely on an employee's failure to give a notice or other document required by this division unless the employer establishes that subsection (2) has been complied with.	23 24 25 26
	nployer's obligation to advise about significant change the workplace	27 28
(1)	This section applies if an employer decides to implement significant change at a workplace.	29 30

	(2)	The employer must take reasonable action to advise each employee who is absent from the workplace on parental leave about the proposed change before it is implemented.	1 2 3
	(3)	The advice must inform the employee of the change and any effect it will have on the position the employee held before starting parental leave, including, for example, the status or level of responsibility attached to the position.	4 5 6 7
	(4)	The employer must give the employee a reasonable opportunity to discuss any significant effect the change will have on the employee's position.	8 9 10
Sub	divis	sion 4 Application to extend parental leave or return part-time	11 12
73	Ар	plication for extension of parental leave	13
	(1)	An employee entitled to parental leave under subdivision 2, or who is taking parental leave, may apply to the employer—	14 15
		(a) if the parental leave is maternity leave—for an extension of the maternity leave for an unbroken period of up to 104 weeks in total; or	16 17 18
		(b) if the parental leave is long parental leave other than maternity leave—for an extension of the long parental leave for an unbroken period of up to 104 weeks in total, minus the period of any short parental leave taken by the employee.	19 20 21 22 23
	(2)	An employee may not make more than 1 application under subsection (1) within a 12-month period in relation to a particular instance of parental leave, unless the employer agrees.	24 25 26 27
74	Ар	plication to work part-time	28
	(1)	An employee on parental leave may apply to the employer to return to work on a part-time basis.	29 30

	(2)		employee may not make more than 1 application under section within a 12-month period, unless the employer ses.	1 2 3
75	Аp	plicat	tion for extension or part-time work	4
	(1)	An a	application mentioned in section 73 or 74 must—	5
		(a)	be in writing; and	6
		(b)	be made—	7
			(i) for an application for extension of short parental leave—at least 2 business days before the leave ends; or	8 9 10
			(ii) for an application for extension of long parental leave—at least 4 weeks before the leave ends; or	11 12
			(iii) for an application to return to work on a part-time basis—at least 7 weeks before the leave ends; and	13 14
		(c)	state the application is an application for extension of parental leave under section 73 or an application to return to work on a part-time basis under section 74, as appropriate; and	15 16 17 18
		(d)	state the dates the extension, or return to work on a part-time basis, being applied for is to start and end; and	19 20
		(e)	state the impact refusal of the application might have on the employee and the employee's dependants; and	21 22
		(f)	for an application for extension of long parental leave or to return to work on a part-time basis—be accompanied by a statutory declaration by the employee stating—	23 24 25
			(i) for an application for extension of long parental leave—that the employee is seeking the extension so the employee can continue to be responsible for the care of the child; or	26 27 28 29
			(ii) for an application to return to work on a part-time basis—that the employee is seeking to work on a part-time basis so the employee can continue to be	30 31 32

		responsible for the care of the child when not at work.	1 2
	(2)	The period for which an application may be made under section 74 can not extend beyond the day the child in relation to whom parental leave was taken is required to be enrolled for compulsory schooling under the <i>Education (General Provisions) Act</i> 2006.	3 4 5 6 7
76		nployer's decision on application for extension or rt-time work	8 9
	(1)	In deciding whether to agree to an application under section 73 or 74, the employer must consider the following—	10 11
		(a) the particular circumstances of the employee that give rise to the application, particularly circumstances relating to the employee's role as the child's caregiver;	12 13 14
		(b) the impact refusal of the application might have on the employee and the employee's dependants;	15 16
		(c) the effect that agreeing to the application would have on the conduct of the employer's business, including, for example—	17 18 19
		(i) any additional cost the employer would incur; and	20
		(ii) the employer's capacity to reorganise work arrangements; and	21 22
		(iii) the availability of competent replacement staff; and	23
		(iv) any loss of efficiency in the conduct of the employer's business; and	24 25
		(v) the impact of the employee's absence or temporary absence on the delivery of customer service.	26 27
	(2)	The employer must not refuse an application under section 73 or 74 unless the employer has given the employee a reasonable opportunity to discuss the application.	28 29 30
	(3)	The employer must not unreasonably refuse an application under section 73 or 74.	31 32

	(4)	The employer must advise the employee, in writing, of the employer's decision—	1 2
		(a) if the application is for an extension of short parental leave—as soon as possible after receiving the application but before the short parental leave ends; or	3 4 5
		(b) for any other application—within 14 days after receiving the application.	6 7
	(5)	If the employer refuses the application, the employer must provide the employee with written reasons for refusing the application.	8 9 10
Subo	divis	of parental leave	11 12
77	Spo	ouses not to take long parental leave at same time	13
	(1)	An employee is not entitled to long parental leave when the employee's spouse is on long parental leave.	14 15
	(2)	If the employee contravenes subsection (1), the period of parental leave the employee is entitled to is reduced by the period for which the employee and the employee's spouse were on parental leave in contravention of subsection (1).	16 17 18 19
78	Cai	ncelling parental leave	20
	(1)	Parental leave applied for but not started is automatically cancelled if—	21 22
		(a) the employee withdraws the application for leave by written notice to the employer; or	23 24
		(b) the pregnancy ends other than by the birth of a living child; or	25 26
		(c) the placement of the child with the employee for adoption does not proceed; or	27 28

	(d)	a child does not start residing with the employee under the surrogacy arrangement.	1 2
(2)	Subs	section (3) applies if, while an employee is on parental	3 4
	(a)	the pregnancy ends other than by the birth of a living child; or	5 6
	(b)	the child in relation to whom the employee is on parental leave dies; or	7 8
	(c)	the placement of the child with the employee for adoption does not proceed or continue; or	9 10
	(d)	the residence of the child with the employee under the surrogacy arrangement does not start or continue.	11 12
(3)	by tl	employee is entitled to resume work at a time nominated he employer within 2 weeks after the day on which the loyee gives the employer a written notice stating—	13 14 15
	(a)	the employee intends to resume work; and	16
	(b)	the reason for the resumption.	17
(4)		section does not affect an employee's entitlement to ial maternity leave or sick leave under section 85.	18 19
Pai	ental	leave with other leave	20
(1)	to w	employee may take any annual leave or long service leave hich the employee is entitled instead of or together with ntal leave.	21 22 23
(2)		rever, the total period of leave can not extend beyond the imum period of parental leave.	24 25
(3)	is no	le the employee is on unpaid parental leave, the employee of entitled to paid sick leave or other paid leave, unless the loyer agrees.	26 27 28
(4)	In th	is section—	29
		r paid leave means paid leave authorised by any of the owing—	30 31

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	(a) a law;	1
	(b) an applicable industrial instrument;	2
	(c) an employment contract.	3
	rking on a keeping in touch day during period of ental leave	4 5
(1)	An employee may work for the employee's employer on a day (a <i>keeping in touch day</i>) during the employee's unpaid parental leave if—	6 7 8
	(a) the purpose of performing the work is to enable the employee to keep in touch with the employee's employment to facilitate a return to the employment after the end of the period of parental leave; and	9 10 11 12
	(b) the employer and employee agree to the employee performing the work for the employer on the day; and	13 14
	(c) the day is not within—	15
	(i) if the employee is asked by the employer to work on the day—14 days after the child was born, adopted or started residing with the employee under a surrogacy arrangement; or	16 17 18 19
	(ii) otherwise—42 days after the child was born, adopted or started residing with the employee under a surrogacy arrangement; and	20 21 22
	(d) the employee has not worked 10 or more keeping in touch days for the employer or another entity during the relevant leave period.	23 24 25
	Note—	26
	The employer will be obliged, under the applicable industrial instrument or contract of employment, to pay the employee for performing work on a keeping in touch day.	27 28 29
(2)	If the employee works on a keeping in touch day, the period of the parental leave is not broken or extended by the employee working on the keeping in touch day.	30 31 32

	(3)	The period the employee works on the keeping in touch day is not relevant for this section.	1 2
	(4)	In this section—	3
		relevant leave period means—	4
		(a) means a period of unpaid parental leave taken by the employee; or	5 6
		(b) if an application for an extension of parental leave under section 73 is agreed to—the period agreed under section 73.	7 8 9
		Note—	10
		See the <i>Paid Parental Leave Act 2010</i> (Cwlth), sections 48 to 50 for how working on a keeping in touch day within the meaning of that Act affects an employee's eligibility for paid parental leave under that Act.	11 12 13
81	Interruption of parental leave by return to work		
	(1)	An employee and employer may agree that the employee break the period of parental leave by returning to work for the employer, whether on a full-time, part-time or casual basis.	15 16 17
	(2)	The period of parental leave can not be extended by the return to work beyond the maximum period of parental leave under section 62.	18 19 20
82	Ext	ending period of parental leave by notice	21
	(1)	An employee may extend the period of parental leave by written notice given to the employer at least 14 days—	22 23
		(a) before the start of the parental leave; or	24
		(b) if the parental leave has been started—before the parental leave ends.	25 26
	(2)	The notice must state when the extended period of parental leave ends.	27 28

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	(3)	The total period of parental leave can not be extended under subsection (1) beyond the total period mentioned in section $62(1)(a)$.	1 2 3
	(4)	Parental leave may be extended under subsection (1) only once.	4 5
83	Sh	ortening period of parental leave	6
		If the employer agrees, an employee may shorten parental leave by written notice given to the employer at least 14 days before the employee wants to return to work.	7 8 9
84		ect on parental leave of employee ceasing to be ponsible for the care of the child	10 11
	(1)	This section applies if—	12
		(a) during a substantial period starting on or after the start of an employee's long parental leave the employee is no longer responsible for the care of the child; and	13 14 15
		(b) considering the length of the period and any other relevant circumstances, it is reasonable to expect the employee will not be responsible for the care of the child within a reasonable period.	16 17 18 19
	(2)	The employer may notify the employee of the day, at least 4 weeks after the employer gives the notice, on which the employee must return to work.	20 21 22
	(3)	If the employee returns to work, the employer must cancel the rest of the leave.	23 24
Sub	divis	sion 6 Other entitlements	25
85	Sp	ecial maternity leave and sick leave	26
	(1)	This section applies if—	27

		(a) an employee's pregnancy ends before the expected date of birth, other than by the birth of a living child; or	1 2
		(b) before an employee starts maternity leave, the employee suffers illness related to her pregnancy.	3 4
	(2)	For as long as a doctor certifies leave is necessary, the employee is entitled to the following types of leave—	5 6
		(a) unpaid leave (special maternity leave);	7
		(b) paid sick leave, either instead of, or as well as, special maternity leave.	8 9
86	Sp	ecial adoption leave	10
		An employee who is seeking to adopt a child is entitled to up to 2 days unpaid leave to attend compulsory interviews or examinations as part of the procedure for adoption.	11 12 13
87	Special surrogacy leave		
		An employee who is an intended parent under a surrogacy arrangement is entitled to up to 2 days unpaid leave to attend compulsory interviews or court hearings associated with the surrogacy arrangement.	15 16 17 18
88	Re	turn to work after parental leave etc.	19
	(1)	This section applies to—	20
		(a) an employee who returns to work after parental leave; or	21
		(b) a female employee who returns to work after special maternity leave or sick leave under section 85.	22 23
	(2)	The employee is entitled to be employed in—	24
		(a) the position held by the employee immediately before starting parental leave; or	25 26
		(b) if the employee worked part-time because of the pregnancy before starting maternity leave—the position	27 28

		held by the employee immediately before starting part-time work; or	1 2
		(c) if the employee was transferred to a safe job under section 89 before starting maternity leave—the position held by the employee immediately before the transfer.	3 4 5
	(3)	If the position mentioned in subsection (2) no longer exists but there are other positions available that the employee is qualified for and is capable of performing, the employee is entitled to be employed in a position that is, as nearly as possible, comparable in status and remuneration to that of the employee's former position.	6 7 8 9 10 11
	(4)	An employer must make a position to which the employee is entitled available to the employee.	12 13
	(5)	If a long term casual employee's hours were reduced because of the pregnancy before starting maternity leave, the employer must restore the employee's hours to hours equivalent to those worked immediately before the hours were reduced.	14 15 16 17
89	Tra	nsfer to a safe job	18
	(1)	This section applies whenever the present work of a female employee is, because of her pregnancy or breastfeeding, a risk to the health or safety of the employee or of her unborn or newborn child.	19 20 21 22
	(2)	The assessment of the risk is to be made on the basis of—	23
		(a) a doctor's certificate given by the employee to the employer; and	24 25
		(b) the employer's duties under the <i>Work Health and Safety Act 2011</i> .	26 27
	(3)	The employer must temporarily adjust the employee's working conditions or hours of work to avoid exposure to the risk.	28 29 30

	(4)	If an adjustment is not feasible or can not reasonably be required to be made, the employer must transfer the employee to other appropriate work that—	1 2 3
		(a) will not expose her to the risk; and	4
		(b) is, as nearly as possible, comparable in status and remuneration to that of her present work.	5 6
	(5)	If a transfer is not feasible or can not reasonably be required to be made, the employer must grant the employee maternity leave, or any available paid sick leave, for as long as a doctor certifies the leave is necessary to avoid exposure to the risk.	7 8 9 10
90	Со	ntinuity of service	11
	(1)	Parental leave does not break an employee's continuity of service.	12 13
	(2)	Parental leave is not to be taken into account in working out the employee's period of service, other than—	14 15
		(a) to decide the employee's entitlement to a later period of parental leave; or	16 17
		(b) as expressly provided in—	18
		(i) this Act; or	19
		(ii) an applicable industrial instrument; or	20
		(iii) an employment contract.	21
91	Dis	missal because of pregnancy or parental leave	22
	(1)	An employer must not dismiss an employee because—	23
		(a) the employee or the employee's spouse is pregnant or has applied to adopt a child; or	24 25
		(b) the employee or the employee's spouse has given birth to a child or adopted a child; or	26 27
		(c) the employee is an intended parent under a surrogacy arrangement or the employee's surrogate child has	28 29

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			started residing with the employee under a surrogacy arrangement; or	1 2
		(d)	the employee has applied for, or is absent on, parental leave.	3 4
	(2)	This	section does not affect any other rights of—	5
		(a)	an employer to dismiss an employee; or	6
		(b)	a dismissed employee.	7
92	Re	place	ment employees	8
	(1)	emp	employer must, before a replacement employee starts loyment, give the replacement employee a written notice rming the replacement employee of—	9 10 11
		(a)	the temporary nature of the employment; and	12
		(b)	the parent's right to return to work.	13
	(2)	In th	is section—	14
		repla	acement employee means—	15
		(a)	a person who is specifically employed because an employee (the <i>parent</i>)—	16 17
			(i) starts parental leave; or	18
			(ii) is transferred to a safe job under section 89; or	19
		(b)	a person replacing an employee who is temporarily promoted or transferred to replace the parent.	20 21
Divi	ision	9	Long service leave	22
		Note-	_	23
		Se	e section 13 for the application of this division.	24

Sub	division	1 Preliminary	1
93	Definition	ons for division	2
	In th	nis division—	3
	cont	tinuous service, of an employee, means—	4
	(a)	in section 107—the period of continuous service the employee is taken to have had with an employer under section 107(2)(b); or	5 6 7
	(b)	elsewhere—the employee's continuous service with the same employer, whether wholly in the State or partly in and partly outside the State.	8 9 10
		<i>er</i> , of a meat works, includes a person who carries on the ness of the works.	11 12
	perio	od between seasons includes the period between—	13
	(a)	the end of 1 season and the start of the next season; and	14
	(b)	for a particular employee—the day the employee stops employment in 1 season and the day the employee starts employment in the next season.	15 16 17
	cale	on means a period, whether falling completely in 1 and ar year or partly in 1 calendar year and partly in the calendar year, when—	18 19 20
	(a)	for the sugar industry—	21
		(i) sugar cane is delivered to, and crushed at, a sugar mill; or	22 23
		(ii) sugar cane is harvested, or farm work is performed, in the sugar industry; or	24 25
	(b)	for a meat works—stock are delivered to, and slaughtered at the works	26

Sub	divis	Relationship of this division with continuity of service provisions	1 2
94	Ар	plication of pt 4 for particular purposes	3
		To remove any doubt, it is declared that the provisions of part 4 apply for working out an employee's rights and entitlements to long service leave under this division, an applicable industrial instrument or a federal industrial instrument.	4 5 6 7
Sub	divis	sion 3 Entitlement	8
95	En	titlement—employees other than seasonal employees	9
	(1)	This section applies to an employee, other than a seasonal employee. Note—	10 11 12
		For provisions applicable to seasonal employees, see subdivisions 7 and 8.	13 14
	(2)	The employee is entitled to long service leave, on full pay, of—	15 16
		(a) if the employee has completed 10 years continuous service—8.6667 weeks; and	17 18
		(b) after 10 years service, if the employee has completed at least a further 5 years continuous service—a period that bears to 8.6667 weeks the proportion that the employee's further period of continuous service bears to 10 years.	19 20 21 22 23
	(3)	An employee who has completed at least 7 years continuous service is entitled to a proportionate payment for long service leave on the termination of the employee's service.	24 25 26
	(4)	However, if the employee's service is terminated before the employee has completed 10 years continuous service, the employee is entitled to a proportionate payment only if—	27 28 29

		(a)		employee's service is terminated because of the loyee's death; or	1 2
		(b)	the o	employee terminates the service because of—	3
			(i)	the employee's illness or incapacity; or	4
			(ii)	a domestic or other pressing necessity; or	5
		(c)	the t	termination is because the employer—	6
			(i)	dismisses the employee for a reason other than the employee's conduct, capacity or performance; or	7 8
			(ii)	unfairly dismisses the employee; or	9
		(d)	the t	termination is because of the passing of time and—	10
			(i)	the employee had a reasonable expectation that the employment with the employer would continue until the employee had completed at least 10 years continuous service; and	11 12 13 14
			(ii)	the employee was prepared to continue the employment with the employer.	15 16
	(5)	•	_	rice leave is exclusive of a public holiday that falls e period of the leave.	17 18
	(6)	unde	er this	yee who is entitled to long service leave other than Act is entitled to leave that is at least as favourable telement under this section.	19 20 21
	(7)	In th	is sec	tion—	22
		emp	loyee ortio	nate payment means a payment equal to the 's full pay for a period that represents the same of 8.6667 weeks that the employee's period of s service bears to 10 years.	23 24 25 26
96	Co	ntinu	ity o	service—service before 23 June 1990	27
	(1)			on applies to service of an employee, other than a ployee, before 23 June 1990.	28 29

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	(2)	The repealed <i>Industrial Conciliation and Arbitration Act</i> 1961, sections 17, 18, 19 and 20, apply for—	1 2
		(a) working out the employee's continuous service before 23 June 1990; and	3 4
		(b) calculating the employee's entitlement to long service leave in relation to continuous service before 23 June 1990.	5 6 7
Sub	divis	sion 4 Taking long service leave	8
97	Tak	king long service leave	9
	(1)	The commission may insert provisions in an applicable industrial instrument—	10 11
		(a) about when, the way in which, and the conditions on which, long service leave may be taken; or	12 13
		(b) requiring that leave in the nature of long service leave taken, before the provisions take effect, by an employee to whom the instrument applies must be deducted from the long service leave to which the employee is entitled under the provisions.	14 15 16 17 18
	(2)	An employee and employer may agree when the employee will take long service leave.	19 20
	(3)	If the employee and employer can not agree, the employer may—	21 22
		(a) decide when the employee will take long service leave; and	23 24
		(b) give the employee at least 3 months written notice of the date on which the employee must take at least 4 weeks long service leave.	25 26 27

Subdivision 5			5 Payment for long service leave etc. for employees generally	1 2
98	Ra	te of	payment	3
	(1)		employer must pay an employee for long service leave at following rate—	4 5
		(a)	if the employee is, immediately before taking the leave, being paid at a higher rate than the ordinary rate—the higher rate;	6 7 8
		(b)	otherwise—the ordinary rate being paid to the employee immediately before the leave is taken.	9 10
	(2)	an e	employer must not reduce an employee's usual rate, before mployee starts long service leave, with intent to avoid the loyer's obligation under subsection (1)(a).	11 12 13
	(3)	com the	ntisfied an employer has contravened subsection (2), the mission may order the employer to pay the employee at usual rate even though the employee was not being paid usual rate immediately before starting leave.	14 15 16 17
	(4)	If, d	uring the employee's long service leave—	18
		(a)	the ordinary rate is increased above the higher rate—the employer must pay the employee at the increased rate for the part of the leave period to which the increased rate applies; or	19 20 21 22
		(b)	the ordinary rate is reduced—the employer may pay the employee at the reduced rate for the part of the leave period to which the reduced rate applies.	23 24 25
	(5)		ne employee is a seasonal employee, this section applies ect to section 107.	26 27
	(6)	In th	nis section—	28
		usuc	al rate means the rate—	29
		(a)	at which the employee is being paid for ordinary time; and	30 31

		(b) that is higher than the ordinary rate.	1
99	Pay	yment for commission	2
	(1)	If an employee is entitled to receive an amount representing commission in the employee's long service leave payment, the employer must pay the default average commission.	3 4 5
	(2)	Subsection (1) does not apply if—	6
		(a) a relevant industrial instrument, a federal award or federal agreement that applies to the employee, or a contract between the employer and employee otherwise provides; or	7 8 9 10
		(b) the commission, on application, considers the default average commission would not represent a fair amount in the circumstances.	11 12 13
	(3)	If, on application under subsection (2)(b), the commission considers the default average commission would not represent a fair amount in the circumstances, the commission may make the order it considers appropriate in the circumstances.	14 15 16 17
	(4)	In this section—	18
		default average commission means the commission worked out using the following formula—	19 20 21
		$\frac{C}{52.179} \times W = DAC$	
		where—	22
		C means the total commission payable to the employee in the 1 year before the leave is taken.	23 24
		DAC means the default average commission.	25
		W means the number of weeks leave for which payment is being made.	26 27

100	Dis	putes about payment—piecework rates	1
	(1)	This section applies if a dispute arises between an employee who is paid at piecework rates and the employer about the rate the employee should be paid for long service leave.	2 3 4
	(2)	The commission may decide the rate payable.	5
101	Oth	ner matters relating to payment for long service leave	6
	(1)	An employee and employer may agree on when, and the way in which, the employee will be paid for long service leave.	7 8
	(2)	The commission may decide any matter relating to payment for long service leave that the employee and employer can not agree on.	9 10 11
	(3)	An amount payable for long service leave becomes payable at a time agreed between the employee and employer or, if they can not agree, at a time decided by the commission.	12 13 14
Sub	divis	sion 6 Casual or regular part-time employees	15 16
102	Def	finition for subdivision	17
		In this subdivision—	18
		casual employee means an employee who is employed more than once by the same employer over a period.	19 20
103	Со	ntinuity of service—casual employees	21
	(1)	This section applies to a casual employee.	22
	(2)	The employee's service is continuous service with the employer even though—	23 24
		(a) the employment is broken; or	25
		(b) any of the employment is not full-time employment; or	26

	(c)	the employee is employed by the employer under 2 or more employment contracts; or	1 2
	(d)	the employee would, apart from this section, be taken to be engaged in casual employment; or	3 4
	(e)	the employee has engaged in other employment during the period.	5 6
(3)	brok	rever, the continuous service ends if the employment is en by more than 3 months between the end of 1 loyment contract and the start of the next employment ract.	7 8 9 10
(4)		vorking out the length of the employee's continuous ice—	11 12
	(a)	the following service must not be taken into account—	13
		(i) service by the employee before 23 June 1990;	14
		(ii) if the employee obtained the entitlement only because of the enactment of the repealed <i>Industrial Relations Reform Act 1994</i> , section 17—the employee's service between 23 June 1990 and 30 March 1994; and	15 16 17 18 19
	(b)	subject to subsection (3), a period when the employee was not employed by the employer must be taken into account.	20 21 22
(5)		section (4)(a)(i) does not affect the employee's entitlement ng service leave under—	23 24
	(a)	an award made before 23 June 1990; or	25
	(b)	the repealed <i>Industrial Conciliation and Arbitration Act</i> 1961.	26 27
(6)		section does not limit any other entitlement to long ice leave the employee may have.	28 29

104	Taking long service leave—casual or regular part-time employees			
	(1)	This section applies to a casual employee or regular part-time employee.	3 4	
	(2)	The employer may agree with the employee that the employee's entitlement to long service leave may be taken in the form of its full-time equivalent.	5 6 7	
		Example—	8	
		An employee—	9	
		(a) is entitled to be paid for 247 hours long service leave; and	10	
		(b) works under an award that provides for a full-time working week of 38 ordinary working hours.	11 12	
		The employee and the employer may agree that the employee take $6^{1}/_{2}$ weeks leave $(247 \div 38 = 6^{1}/_{2})$.	13 14	
105	Pay	yment for long service leave	15	
	(1)	This section applies to an employee who is entitled to long service leave if the employee was a casual employee or regular part-time employee at any time during the employee's continuous service to which the long service leave relates.	16 17 18 19	
	(2)	The minimum amount payable to the employee for long service leave is worked out using the formula—	20 21 22	
		$\frac{\text{actual service}}{52} \times \frac{8.6667}{10} \times \text{hourly rate}$	22	
		Example—	23	
		An employee who worked 15,600 ordinary working hours over a 10-year period and is being paid an hourly rate of \$12 is entitled to be paid—	24 25 26 27	
		$\frac{15600}{52} \times \frac{8.6667}{10} \times \$12 = \$3120.01$		
	(3)	In this section—	28	

		<i>actual service</i> means the total ordinary working hours actually worked by an employee during the employee's period of continuous service.	1 2 3
		<i>hourly rate</i> means the hourly rate for ordinary time payable to the employee—	4 5
		(a) if the employee takes the long service leave—on the day the employee's leave starts; or	6 7
		(b) if the employee's employment is terminated—on the day the termination takes effect.	8 9
Sub	divis	sion 7 Seasonal employees in sugar industry and meat works	10 11
106	Ap	plication of subdivision	12
		This subdivision applies to the following seasonal employees—	13 14
		(a) an employee employed in seasonal employment in the sugar industry;	15 16
		(b) an employee employed in or about meat works in seasonal employment by the meat works owner.	17 18
107	Ent	titlement to long service leave	19
	(1)	The employee is entitled to long service leave on full pay of at least the number of weeks worked out using the following formula—	20 21 22 23
		$entitlement \times \frac{\text{actual service}}{10}$	
		where—	24
		<i>entitlement</i> means the entitlement to long service leave of an employee under section 95.	25 26
		service means actual service expressed as a part of a year.	27

	Exam	pple—	1
	en	n employee who worked half of each year, over a 10-year period, is titled to half the entitlement, that is, half of 8.6667 weeks leave $.6667 \times \frac{5}{10} = 4.3334$).	2 3 4
(2)		working out the length of the employee's continuous ice—	5 6
	(a)	service with the employer of the employee engaged in harvesting sugar cane or farm work in the sugar industry before 23 June 1990 must not be taken into account; and	7 8 9
	(b)	a period between seasons when the employee is not employed by the employer must be taken into account if—	10 11 12
		(i) in 1 season—the employee's service with the employer continued until the end of the season or until an earlier day when the employee's employment was terminated by the employer; and	13 14 15 16
		(ii) in the next season—the employee's service with the same employer started on the season's opening or on a later day in the season when the employer required the employee to start employment.	17 18 19 20
(3)	seaso empl	he employee is employed by the employer between ons, the part of the period between seasons when the loyee is employed must be taken into account in working the length of the employee's actual service.	21 22 23 24
(4)	unde	the employee is entitled to long service leave other than er this Act, the employee is entitled to leave that is at least avourable as the entitlement under this section.	25 26 27
(5)	In th	is section—	28
	work	al service means the total ordinary time in years actually ked by the employee during the employee's period of inuous service.	29 30 31
Tak	ing l	ong service leave	32
(1)	_	employee may take long service leave between seasons.	33

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	(2)	If the employee takes long service leave between seasons, the leave is taken to have started when the employee last ceased employment with the employer.	1 2 3
Sub	divis	sion 8 Other seasonal employees	4
109	Ent	titlement of other seasonal employees	5
		The commission may decide the entitlement to long service leave of an employee—	6 7
		(a) who is employed in seasonal employment, other than an employee to whom subdivision 7 applies; or	8 9
		(b) who is employed in other periodic employment that is not defined as casual employment by a relevant industrial instrument, federal award or federal agreement.	10 11 12 13
Sub	divis	sion 9 Miscellaneous provisions	14
110	Pay	yment instead of long service leave	15
	(1)	An employee may be paid for all or part of an entitlement to long service leave instead of taking the leave or part of the leave under subsection (2) or (3).	16 17 18
	(2)	The payment may be made if—	19
		(a) a relevant industrial instrument or federal industrial instrument provides for the employee to be paid for all or part of the entitlement; and	20 21 22
		(b) the employee and employer agree by a signed agreement the payment may be made; and	23 24
		(c) the payment is made in accordance with the industrial instrument.	25 26

	(3)	If no relevant industrial instrument or federal industrial instrument provides for the employee to be paid for all or part of the entitlement, the payment may be made only if the payment is ordered by the commission on application by the employee.	1 2 3 4 5
	(4)	The commission may order the payment only if satisfied the payment should be made—	6 7
		(a) on compassionate grounds; or	8
		(b) on the ground of financial hardship.	9
	(5)	The full bench must not make a general ruling that allows an employee to be paid for an entitlement to long service leave instead of taking the leave.	10 11 12
	(6)	In this section—	13
		employee includes a registered worker under the Building and Construction Industry (Portable Long Service Leave) Act 1991.	14 15 16
		entitlement to long service leave includes an entitlement to long service leave under the Building and Construction Industry (Portable Long Service Leave) Act 1991, section 57(1).	17 18 19 20
111	Pay	yment instead of long service leave on death	21
	(1)	This section applies if an employee entitled to long service leave dies—	22 23
		(a) before taking the leave; or	24
		(b) after starting, but before finishing, the leave.	25
	(2)	The employer must pay the employee's legal personal representative any amount payable for the employee's entitlement to long service leave that has not already been paid.	26 27 28 29
	(3)	If the employer does not do so, the employee's legal personal representative or an inspector may recover the amount as unpaid wages.	30 31 32

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112	Continuity not broken by service in Reserve Forces				
	(1)	An employee's service in the reserve forces is taken to be continuous service with the employer who employed the employee immediately before the employee starting service with the forces.	2 3 4 5		
	(2)	In this section—	6		
		reserve forces means the Air Force Reserve, Army Reserve or Naval Reserve within the meaning of the Defence Act 1903	7		
		(Cwlth).	8		
113	Re	cognition of certain exemptions	10		
	(1)	This division does not apply to an employer if—	11		
		(a) the commission exempted the employer, under the repealed <i>Industrial Conciliation and Arbitration Act 1961</i> , from the application of long service leave provisions in that Act or an award; and	12 13 14 15		
		(b) the exemption is in force.	16		
	(2)	On application, the commission may revoke the exemption.	17		
114	Pei	son who is both employer and employee	18		
	(1)	This section applies to a person who, in performing duties in a calling, is an employee.	19 20		
	(2)	The person is entitled to long service leave under this part despite the person being an employer within the meaning of this Act because of—	21 22 23		
		(a) the person's engagement in the calling; or	24		
		(b) the position the person holds in the calling.	25		

Divis	ion	10 Public holidays	1
115	Def	initions for division	2
		In this division—	3
		ordinary working day means a day on which an employee would ordinarily be required to work.	4 5
		show holiday means—	6
		(a) a public holiday appointed for an annual agricultural, horticultural or industrial show under the <i>Holidays Act</i> 1983, section 4; or	7 8 9
		(b) for a district in which a holiday is not appointed for an annual agricultural, horticultural or industrial show—the ordinary working day agreed on by the employer and employee that is to be treated as a show holiday for all purposes.	10 11 12 13 14
116	Ent	itlement to be absent on public holiday	15
	(1)	An employee is entitled to be absent from the employee's employment on a day, or part of a day, that is a public holiday in the place where the employee is based for work purposes.	16 17 18
	(2)	However, the employee's employer may ask the employee to work on a public holiday if the request is reasonable.	19 20
	(3)	If the employer asks the employee to work on a public holiday, the employee may refuse the request if—	21 22
		(a) the request is unreasonable; or	23
		(b) the refusal is reasonable.	24
	(4)	In deciding whether a request, or a refusal of a request, to work on a public holiday is reasonable, the following must be taken into account—	25 26 27
		(a) the nature of the employer's calling or business, including its operational requirements;	28 29

		(b)	the nature of the work performed by the employee;	1
		(c)	the employee's personal circumstances, including family responsibilities;	2 3
		(d)	whether the employee could reasonably expect that the employer might ask the employee to work on the public holiday;	4 5 6
		(e)	whether the employee is entitled to receive overtime payments, penalty rates or other compensation for, or a level of remuneration that reflects an expectation of, work on the public holiday;	7 8 9 10
		(f)	the type of employment of the employee, including, for example, whether the employment is full-time, part-time or casual, or involves shift work;	11 12 13
		(g)	the period of notice given by the employer before the public holiday in making the request;	14 15
		(h)	for a refusal of a request—the period of notice given by the employee before the public holiday in refusing the request;	16 17 18
		(i)	any other relevant matter.	19
117	Pay	/men	t for public holiday	20
	(1)	Subs	section (2) applies if—	21
		(a)	under this part, an employee is absent from employment on a day, or part of a day, that is a public holiday; and	22 23
		(b)	the employee would ordinarily have been required to work on the day or the part of the day.	24 25
	(2)	rate	employer must pay the employee at the employee's base of pay for the employee's ordinary hours of work on the or the part of the day.	26 27 28
	(3)	entit	employee, while employed by the same employer, is only led to be paid under subsection (2) for a show holiday in each calendar year.	29 30 31

	(4)	If an employee does work on a public holiday, the employer must pay the employee—	1 2
		(a) if an applicable industrial instrument applies to the employee—the penalty rates provided for under the instrument; or	3 4 5
		(b) otherwise—at the rate of pay that would be paid to the employee if the public holiday was not a public holiday.	6 7
	(5)	In this section—	8
		base rate of pay means the rate of pay payable to the employee for the employee's ordinary hours of work, but not including any of the following—	9 10 11
		(a) incentive-based payments and bonuses;	12
		(b) loadings;	13
		(c) monetary allowances;	14
		(d) overtime or penalty rates;	15
		(e) any other separately identifiable amounts.	16
Divis	sion	11 Emergency service leave	17
		Note—	18
		See section 13 for the application of this division.	19
118	Ent	titlement	20
	(1)	An employee is entitled to unpaid emergency service leave if—	21 22
		(a) the employee engages in an activity (a <i>voluntary emergency management activity</i>) that involves dealing with an emergency or natural disaster for a recognised emergency management entity; and	23 24 25 26
		(b) the employee is a member of the recognised emergency management entity; and	27 28

	(c)	eith	er—	1
		(i)	the body asked the employee to engage in the voluntary emergency management activity; or	2 3
		(ii)	the body did not ask the employee to engage in the voluntary emergency management activity, but would have if the circumstances had allowed the request to be made.	4 5 6 7
(2)		_	oyee is entitled to the period of emergency service is reasonable in the circumstances for—	8 9
	(a)		employee to travel to and from the voluntary ergency management activity; and	10 11
	(b)		employee to engage in the voluntary emergency nagement activity; and	12 13
	(c)		employee to rest immediately after engaging in the intary emergency management activity.	14 15
(3)	leave	e, the	loyee intends to take, or is taking, emergency service employee must advise the employee's employer as ossible in writing stating—	16 17 18
	(a)		the employee is to take, or is taking, emergency rice leave; and	19 20
	(b)	the	likely duration of the leave.	21
(4)	the person	empl on th use tl	oyee who takes emergency service leave must give oyer sufficient evidence to satisfy a reasonable at the employee took the emergency service leave he employee was engaged in a voluntary emergency ent activity.	22 23 24 25 26
(5)	In th	is sec	etion—	27
	reco that-	_	ed emergency management entity means an entity	28 29
	(a)	Con	a role or function under a plan prepared by the nmonwealth or a State for coping with an emergency attral disaster; or	30 31

		(b)	is or is part of a fire-fighting, civil defence or rescue entity; or	1 2
		(c)	is or is part of an entity that has a substantial purpose that involves—	3 4
			(i) securing the safety of persons or animals in an emergency or natural disaster; or	5 6
			(ii) protecting property in an emergency or natural disaster; or	7 8
			(iii) responding to an emergency or natural disaster; or	9
		(d)	is not an entity that was established for a purpose to entitle an employee to take emergency service leave.	10 11
Divi	sion	12	Jury service leave	12
		Note-	_	13
		Se	e section 13 for the application of this division.	14
119	Ent	titlem	ent	15
	(1)		he employee is required to attend for jury service, the loyee—	16 17
		(a)	is entitled to take leave (<i>jury service leave</i>) to perform jury service; and	18 19
		(b)	must, as soon as is practicable, tell the employer—	20
			(i) the employee is required to attend for jury service; and	21 22
			(ii) about the period for which the employee is required to perform jury service.	23 24
	(2)	the j	e employee is given an attendance document in relation to jury service, the employee must give the employer the iment.	25 26 27

(3)		the period of jury service leave, the employer must pay employee the difference between the following—	1 2
	(a)	the amount stated in the employee's attendance document as the amount received as remuneration and allowances, other than meal allowances;	3 4 5
	(b)	the ordinary rate the employee would have been paid if the employee had not taken jury service leave.	6 7
(4)	befo	amount payable under subsection (3) must be paid on or re the first pay day that is practicable after the employee s the employer the employee's attendance document.	8 9 10
(5)	Subs	section (6) applies if—	11
	(a)	the employee is not required to serve on a jury for a day or part of a day after attending for jury service; and	12 13
	(b)	the employee would ordinarily be working for all or part of the remaining day.	14 15
(6)		employee must, if practicable, present for work at the est reasonable opportunity.	16 17
(7)	In th	is section—	18
	by a	ndance document, in relation to jury service performed in employee, means a document, or a copy of a document, ing the following matters under the Jury Act 1995—	19 20 21
	(a)	the employee's attendance under a requirement to attend for jury service;	22 23
	(b)	the number of days of attendance;	24
	(c)	the amount received as remuneration and allowances, other than meal allowances.	25 26
	requ	ired to attend for jury service means the employee—	27
	(a)	is given a summons under the <i>Jury Act 1995</i> , section 27 requiring the employee to attend for jury service; or	28 29
	(b)	is instructed under the <i>Jury Act 1995</i> , section 38 to attend for jury service.	30 31

Division 13	Notice of termination and redundancy	1 2
Subdivision	1 Notice of termination	3
120 Applica	tion of subdivision	4
This	s subdivision does not apply to any of the following—	5
(a)	a casual employee;	6
(b)	an employee engaged by the hour or day;	7
(c)	an employee engaged for a specific period or task;	8
(d)	an employee during the first 3 months of employment with an employer (the <i>probationary period</i>) unless the employee and employer agree in writing that the employee serve—	9 10 11 12
	(i) a period of probation that is shorter than the probationary period; or	13 14
	(ii) no period of probation;	15
(e)	an employee serving a period of probation that is longer than the probationary period if the period decided by written agreement between the employee and employer before the employment started, is a reasonable period having regard to the nature and circumstances of the employment;	16 17 18 19 20 21
(f)	an employee—	22
	(i) to whom an applicable industrial instrument does not apply; and	23 24
	(ii) who is not a public service officer employed on tenure under the <i>Public Service Act 2008</i> ; and	25 26
	(iii) whose annual wages immediately before the dismissal are equal to or more than the high	27 28

	income threshold under the Commonwealth Fai Work Act, section 333;
	(g) an employee participating in a labour market program.
W	hat employer must do to dismiss employee
(1)	An employer may dismiss an employee only if—
	(a) the employee has been—
	(i) given the period of notice required by section 123 or
	(ii) paid the compensation required by section 124; or
	(b) the employee engages in misconduct of a type that would make it unreasonable to require the employer to continue the employment during the period of notice.
(2)	For subsection (1)(b), misconduct includes the following—
	(a) theft;
	(b) assault;
	(c) fraud;
	(d) other misconduct prescribed by regulation.
(3)	However, subsection (1)(b) does not apply if the employed can show that, in the circumstances, the conduct was no conduct that made it unreasonable to continue the employment during the period of notice.
Er	nployer's failure to give notice or pay compensation
(1)	If an employer dismisses an employee to whom section 121(1)(a) applies without giving the required notice or paying the required compensation—
	(a) on an application under section 317—the commission may order the employer to pay the employee the compensation that the employer was required to pay under section 124; or

		(b)	otherwise—the commission or a magistrate may order the employer to pay the employee the compensation the employer was required to pay under section 124.	1 2 3
	(2)		application for an order under subsection (1)(a) may be e by—	4 5
		(a)	the employee who has been dismissed; or	6
		(b)	with the employee's consent—an organisation whose rules entitle the organisation to represent the employee's industrial interests; or	7 8 9
		(c)	an inspector.	10
	(3)		application must be made within 6 years after the day on ch the employee is dismissed.	11 12
	(4)	dism	egulation may exclude from the operation of this section nissals happening in stated circumstances that relate to the sfer of the employer's business.	13 14 15
123	Mir	nimur	m period of notice required from employers	16
	(1)	The	minimum period of notice is—	17
		(a)	if the employee's continuous service is—	18
			(i) not more than 1 year—1 week; and	19
			(ii) more than 1 year, but not more than 3 years—2 weeks; and	20 21
			(iii) more than 3 years, but not more than 5 years—3 weeks; and	22 23
			(iv) more than 5 years—4 weeks; and	24
		(b)	increased by 1 week if the employee—	25
			(i) is 45 years of age or over; and	26
			(ii) has completed at least 2 years of continuous service with the employer.	27 28
	(2)		egulation may prescribe matters that must be disregarded in working out continuous service under subsection (1).	29 30

124	Mir	nimum amount of compensation required	1
	(1)	The minimum compensation payable to an employee is at least equal to the total of the amounts the employer would have been liable to pay the employee if the employee's employment had continued until the end of the required notice period.	2 3 4 5 6
	(2)	The total must be worked out on the basis of—	7
		(a) the ordinary working hours worked by the employee; and	8 9
		(b) the amounts payable to the employee for the hours, including, for example, allowances, loadings and penalties; and	10 11 12
		(c) any other amounts payable under the employee's employment contract.	13 14
	(3)	A regulation may prescribe the amount that is taken to be payable, or how to work out the amount, under an employment contract mentioned in subsection (2)(c), to an employee whose wages before dismissal were decided wholly or partly on the basis of commission or piece rates.	15 16 17 18 19
Sub	divis	sion 2 Redundancy pay	20
125	Ар	plication of this subdivision	21
	(1)	This subdivision applies to an employee if—	22
		(a) an applicable industrial instrument applies to the employee; and	23 24
		(b) the employee's employment is terminated because the employer no longer requires the job done by the employee to be done by anyone.	25 26 27
	(2)	However, this subdivision does not apply if the employee's employment is terminated because of the ordinary and customary turnover of labour.	28 29 30

	(3)		1 2
		(a) a casual employee;	3
			4 5
			5 7
		(d) an employee participating in a labour market program;	3
		applicable industrial instrument as an employee to	9 10 11
		Note—	12
		In relation to an employee whose employment is terminated due to the transfer of the employee's calling, see part 4.	13 14
	(4)	to an employee if a substantial reason for employing the employee as mentioned in the subsection was to avoid the	15 16 17
126	En	lement to redundancy pay	19
	(1)	(pay) equal to the total amount payable to the employee for the redundancy pay period worked out using the following	20 21 22 23

Employee's years of continuous service with the employer	Redundancy pay period
at least 1 year but not more than 2 years	4 weeks
more than 2 years but not more than 3 years	6 weeks
more than 3 years but not more than 4 years	7 weeks
more than 4 years but not more than 5 years	8 weeks
more than 5 years but not more than 6 years	9 weeks

[s 127]

Employee's years of continuous service with the employer	Redundancy pay period
more than 6 years but not more than 7 years	10 weeks
more than 7 years but not more than 8 years	11 weeks
more than 8 years but not more than 9 years	12 weeks
more than 9 years but not more than 10 years	13 weeks
more than 10 years but not more than 11 years	14 weeks
more than 11 years but not more than 12 years	15 weeks
more than 12 years	16 weeks

- (2) The amount of the employee's redundancy pay must be worked out on the basis of the employee's weeks pay for the employee's ordinary hours of work.
- (3) This section applies subject to section 127.

127 Variation of redundancy pay by commission

- (1) This section applies if—
 - (a) an employee is entitled under this division to be paid an amount of redundancy pay; and
 - (b) the employer— 9

 (i) obtains other acceptable employment for the 10
 - (i) obtains other acceptable employment for the employee; or 11

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- (ii) can not pay the amount.
- (2) On application by the employer, the commission may make an order reducing the amount of the redundancy pay to a stated amount the commission considers appropriate.
- (3) For subsection (2), the amount may be zero.
- (4) The amount of redundancy pay to which the employee is entitled under this division is the amount stated in the order.

Divis	ion	14	Information statements	1
128		ef ex teme	ecutive to prepare and publish information nt	2 3
	(1)		chief executive must prepare an information statement publish the statement on the department's website.	4 5
	(2)		information statement must contain information about the owing—	6 7
		(a)	the Queensland Employment Standards;	8
		(b)	applicable industrial instruments, including how bargaining awards and certified agreements are made;	9 10
		(c)	freedom of association;	11
		(d)	the role of the commission;	12
		(e)	termination and redundancy;	13
		(f)	the rights of particular persons to enter workplaces under this Act;	14 15
		(g)	any other matter prescribed by regulation.	16
129			er to give particular information to employees ey start working for employer	17 18
	(1)	docu	employer must give each employee the following ments before, or as soon as practicable after, the loyee starts working for the employer—	19 20 21
		(a)	the information statement published under section 128;	22
		(b)	if an industrial instrument applies to the employee—another document stating the industrial instrument that applies to the employee.	23 24 25
	(2)	How	vever, subsection (1) does not apply to an employer if—	26
		(a)	the employee starts working for the employer for a second time; and	27 28

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		(b) the employer has given the information statement and the document to the employee in the previous 12 months.	1 2 3
Par	t 4	Continuity of service and employment	4 5
130	Det	finitions for part	6
		In this part—	7
		service includes employment.	8
		transferred employee see section 132(1).	9
131	Но	w part applies	10
	(1)	This part applies for working out an employee's rights and entitlements under this chapter, an applicable industrial instrument or a federal industrial instrument by prescribing when the employee's continuity of service is not broken.	11 12 13 14
	(2)	An employee is not entitled to claim the benefit of a right or entitlement more than once for the same period of service.	15 16
	(3)	However, when working out the minimum period of notice required to be given under section 123 to a transferred employee, a period of notice previously given in relation to the transfer of the calling, whether given before or after the commencement of this subsection, is to be disregarded.	17 18 19 20 21
132	Со	ntinuity of service—transfer of calling	22
	(1)	This section applies to a person (a transferred employee) who—	23 24
		(a) becomes an employee of an employer (the <i>new employer</i>) because of the transfer of a calling to the new	25 26

				loyer <i>loyer</i>)	from; or	another	employer	(the	former	1 2
		(b)			•	employer of a callin	(also the <i>for</i> ag if—	mer ei	nployer)	3 4
			(i)				by another er the transf			5 6 7
			(ii)	the e	mployee	-				8
				(A)		1 month	by the for immediate			9 10 11
				(B)		nployed by after the	the new em dismissal.	ployer	within 3	12 13
	(2)					ng is taken f service.	not to break	the tra	ansferred	14 15
	(3)	servi	ice be	efore tl		nencemen	ormer emplo t, is taken to	•	_	16 17 18
	(4)	emp unle	loyee ss ar	to wh	om part licable	3, divisio	nsferred emp n 13, subdiv instrument ise.	ision 2	applies,	19 20 21 22
	(5)	In th	is sec	tion—	-					23
		dism	issed	includ	des stoo	d down.				24
133	Со	ntinu	ity of	f serv	ice—ap	prentice	s or traine	es		25
	(1)	This	secti	on app	lies if—	-				26
		(a)				le employe or trainees	ed with the ehip; or	employ	er, starts	27 28
		(b)	the e	employ	yer—					29

		(i) continues to employ an apprentice or trainee (the <i>employee</i>) on the completion of the apprenticeship or traineeship; or	1 2 3
		(ii) re-employs the employee within 3 months after completion of the employee's apprenticeship or traineeship.	4 5 6
	(2)	The period of the apprenticeship or traineeship does not break the employee's continuity of service.	7 8
134	Со	ntinuity of service—generally	9
	(1)	Service with a partnership and an employer who was, or becomes, a member of the partnership is taken to be continuous service with the same employer.	10 11 12
	(2)	An employee's continuity of service with an employer is not broken if the employee's service is temporarily lent or let on hire by the employer to another employer.	13 14 15
	(3)	An employee's continuity of service with an employer is not broken by an absence, including through illness or injury—	16 17
		(a) on paid leave approved by the employer; or	18
		(b) on unpaid leave approved by the employer.	19
	(4)	An employee's continuity of service with an employer is not broken if—	20 21
		(a) the employee's employment is terminated by the employer or employee because of illness or injury; and	22 23
		(b) the employer re-employs the employee; and	24
		(c) the employee has not been employed in a calling, whether on the employee's own account or as an employee, between the termination and the re-employment.	25 26 27 28
	(5)	An employee's continuity of service with an employer is not broken if—	29 30

	(a)	the employee's employment is terminated by the employer or employee; and	1 2
	(b)	the employer re-employs the employee within 3 months after the termination.	3 4
(6)		employee's continuity of service with an employer is not en if—	5 6
	(a)	the employee's employment is interrupted or terminated by the employer with intent to avoid an obligation under this part, an applicable industrial instrument or employment contract; or	7 8 9 10
	(b)	the employee's employment is interrupted or terminated by the employer as a direct or indirect result of an industrial dispute, and the employer re-employs the employee.	11 12 13 14
(7)	An e	employee's continuity of service is not broken if—	15
	(a)	the employee's employment is interrupted or terminated by the employer because of slackness of trade or business; and	16 17 18
	(b)	the employer re-employs the employee.	19
(8)	subs	ice with a corporation and any of the corporation's idiaries is taken to be continuous service with the same loyer.	20 21 22
(9)	unde	vever, a period for which the employee is away from work or subsection (3)(b), (4), (5), (6)(b) or (7) is not service or this part unless—	23 24 25
	(a)	this Act or an applicable industrial instrument provides otherwise; or	26 27
	(b)	the commission directs otherwise.	28
10)	In th	is section—	29
	subs	idiary has the meaning given by the Corporations Act.	30
	term	inate includes stand down	31

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Part	5	Wages and employment conditions for apprentices and trainees	1 2 3
135	App	orentice's and trainee's employment conditions	4
	(1)	An apprentice or trainee is entitled to the same employment conditions as those fixed by the industrial instrument applicable to employees in the workplace where the apprentice or trainee is employed.	5 6 7 8
	(2)	An apprentice or trainee is entitled to wages at—	9
		(a) if an industrial instrument applying to employees in the workplace where the apprentice or trainee is employed or placed states a rate payable to apprentices or trainees—the rate stated in the instrument; or	10 11 12 13
		(b) otherwise—the rate fixed by the commission, being a proportion of the wages payable for the relevant calling to employees in the workplace where the apprentice or trainee is employed or placed.	14 15 16 17
		Examples—	18
		1 An apprentice plumber is placed by a group training organisation in the workplace of a host employer where a federal award applies. The apprentice is entitled to the rate of wages stated in the federal award rather than a State award.	19 20 21 22
		An apprentice carpenter is placed by a group training organisation in the workplace of a host employer where a certified agreement applies. The certified agreement does not state the rate of wages payable to an apprentice. The apprentice is entitled to wages at the rate fixed by the commission, being a proportion of the wages payable to a qualified carpenter under the certified agreement.	23 24 25 26 27 28
	(3)	If an industrial instrument provides for a tradesperson in a calling to be paid an allowance in addition to wages, an apprentice in the calling is entitled to be paid—	29 30 31
		(a) if, under the instrument, the allowance is taken to be part of the tradesperson's wages—the percentage of the	32 33

		allowance that the apprentice's wages bear to the tradesperson's wages; or	1 2
		(b) if, under the instrument, the allowance is not taken to be part of the tradesperson's wages—the full allowance.	3 4
	(4)	If an industrial instrument provides for a tradesperson in a calling to be paid an allowance that is assessed as a percentage of the tradesperson's wages, an apprentice in the calling is entitled to be paid the percentage of the allowance that the apprentice's wages bear to the tradesperson's wages.	5 6 7 8 9
	(5)	Subsection (4) applies whether or not, under the instrument, the allowance is taken to be part of the tradesperson's wages.	10 11
	(6)	In this section—	12
		industrial instrument includes a federal industrial instrument.	13
		workplace, for an apprentice or trainee employed by a group training organisation, includes the workplace of the host employer with whom the apprentice or trainee is placed.	14 15 16
136	Ord	der setting minimum wages and conditions	17
	(1)	The commission may make an order fixing minimum wages and employment conditions for the following employees, whether or not they are employed under an industrial instrument—	18 19 20 21
		(a) apprentices or trainees;	22
		(b) different classes of apprentices or trainees.	23
	(2)	In making an order, the commission may consider any matter it considers relevant, including—	24 25
		(a) the age, competency, or method of progression through training of the apprentices or trainees; and	26 27
		(b) an industrial instrument.	28
	(3)	Despite section 135, if there is an inconsistency between an order and an industrial instrument (other than a certified	29 30

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	agreement), the order prevails to the extent of the inconsistency.	1 2
(4)	The commission may make an order—	3
	(a) of the commission's own initiative; or	4
	(b) on application by—	5
	(i) the chief executive (training); or	6
	(ii) an organisation; or	7
	(iii) a State peak council; or	8
	(iv) the Minister; or	9
	(v) another entity with an interest in apprentices or trainees.	10 11
(5)	In this section—	12
	industrial instrument includes a federal award or federal agreement.	13 14
Ord	der setting tool allowance	15
Ord (1)	der setting tool allowance The commission may make an order requiring an apprentice's employer to provide the apprentice with—	16
	The commission may make an order requiring an apprentice's	16 17 18
	The commission may make an order requiring an apprentice's employer to provide the apprentice with— (a) tools relevant to the calling the apprentice is engaged in;	16 17 18 19 20
	The commission may make an order requiring an apprentice's employer to provide the apprentice with— (a) tools relevant to the calling the apprentice is engaged in; or (b) an amount to enable the apprentice to buy the tools (a	16 17 18 19 20 21
(1)	 The commission may make an order requiring an apprentice's employer to provide the apprentice with— (a) tools relevant to the calling the apprentice is engaged in; or (b) an amount to enable the apprentice to buy the tools (a tool allowance). 	16 17 18 19 20 21 22 23
(1)	 The commission may make an order requiring an apprentice's employer to provide the apprentice with— (a) tools relevant to the calling the apprentice is engaged in; or (b) an amount to enable the apprentice to buy the tools (a tool allowance). The order may state— (a) the particular tools to be provided and the circumstances 	16 17 18 19 20 21 22 23 24 25
(1)	 The commission may make an order requiring an apprentice's employer to provide the apprentice with— (a) tools relevant to the calling the apprentice is engaged in; or (b) an amount to enable the apprentice to buy the tools (a tool allowance). The order may state— (a) the particular tools to be provided and the circumstances in which the tools are to be provided; or (b) the circumstances in which a tool allowance must be 	17 18 19 20 21 22 23 24

	(b)	on application by—	1
		(i) the chief executive (training); or	2
		(ii) an organisation; or	3
		(iii) a State peak council; or	4
		(iv) the Minister; or	5
		(v) another entity with an interest in apprentices.	6
(4)	An e	employer must not contravene an order.	7
	Max	imum penalty—40 penalty units.	8
(5)	An c	offence against subsection (4) may consist of—	9
	(a)	a single failure to provide the apprentice with the relevant tools, or tool allowance, for a level of the apprenticeship; or	10 11 12
	(b)	a failure to provide the apprentice with the relevant tools, or tool allowance, for the term of the apprenticeship.	13 14 15
(6)	the a	offence starts on the day of the failure and continues until apprentice has been provided with the relevant tools or allowance.	16 17 18
(7)		omplaint, or a series of complaints, may be made for any od over which the offence continues.	19 20
(8)	subs	magistrate finds an employer guilty of an offence against ection (4), the magistrate must, in addition to a penalty nagistrate may impose, order the employer to—	21 22 23
	(a)	provide the apprentice with the tools required to be provided under the commission's order; or	24 25
	(b)	pay to the Magistrates Court the amount—	26
		(i) stated in the commission's order; or	27
		(ii) equivalent to the cost of the tools required to be provided under the commission's order.	28 29
(9)		magistrate may express the order in the alternative so the loyer may decide how to comply with the order.	30 31

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	(10)		court must pay an amount paid under subsection (8)(b) to apprentice.	1 2
138	Wa	ges p	payable to former apprentices or trainees	3
	(1)	This	s section applies if—	4
		(a)	an employee was engaged as an apprentice or trainee; and	5 6
		(b)	the employer continued to employ the employee after the end of the probationary period; and	7 8
		(c)	either—	9
			(i) the employer dismisses the employee; or	10
			(ii) the employer does not sign a training contract.	11
	(2)		employee is entitled to the higher of the following for the od after the end of the probationary period—	12 13
		(a)	the wages that would have been payable under the relevant industrial instrument had the employee continued to be employed as an apprentice or trainee;	14 15 16
		(b)	the wages payable under the relevant industrial instrument applicable to the type of work the employee performed.	17 18 19
	(3)	cont	s section does not apply to an employee if a training ract between the employee and employer has been sent to chief executive (training) for registration.	20 21 22
139	Rei	instat	tement to previous position	23
	(1)	This	s section applies if—	24
		(a)	an apprenticeship or traineeship is started with an employer; and	25 26
		(b)	immediately before the apprenticeship or traineeship started, the person training as the apprentice or trainee	27 28

				employed in a position (the <i>previous position</i>) by employer; and	1 2
		(c)	any o	of the following events happen—	3
			(i)	the chief executive (training) refuses to register the person's training contract;	4 5
			(ii)	the training contract is cancelled;	6
			(iii)	the apprenticeship or traineeship ends before the probationary period for the apprenticeship or traineeship ends;	7 8 9
			(iv)	the person completes the apprenticeship or traineeship.	10 11
	(2)			n is taken to be immediately reinstated with the in the person's previous position.	12 13
	(3)	chap	ter 8,	ated person is not excluded from the operation of part 2 only because of the apprenticeship or	14 15
		uaiii	eeship	5.	16
Part	6	uam	eesiiip	Labour market programs	16
Part			•		
		ders for the temple	or wa	Labour market programs	17
	Ord	ders for The emploached labour.	or wa comr loyme ur mar aking	Labour market programs ages and employment conditions mission may make an order fixing wages and nt conditions for employees who participate in a	17 18 19 20
	Orc (1)	ders for The emploor labour.	or wa comr loyme ur mar aking ommi	Labour market programs ages and employment conditions mission may make an order fixing wages and nt conditions for employees who participate in a rket program. an order, the commission may consider any matter	17 18 19 20 21 22
	Orc (1)	The empl labou	or wa common comming the o	Labour market programs ages and employment conditions mission may make an order fixing wages and nt conditions for employees who participate in a rket program. an order, the commission may consider any matter assion considers relevant, including—	17 18 19 20 21 22 23
	Orc (1)	The empl labou In m the c (a)	or wa common comming the o	Labour market programs ages and employment conditions mission may make an order fixing wages and nt conditions for employees who participate in a rket program. an order, the commission may consider any matter assion considers relevant, including— abjectives of the program; and attribute of the participants that affects their ability	17 18 19 20 21 22 23 24 25

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		(c) the kind of work done in the program; and	1
		(d) the experience to be gained by the participants; and	2
		(e) any relevant industrial instrument; and	3
		(f) any remuneration or benefit the participants are receiving from the Commonwealth or the State.	4 5
	(3)	The commission may make an order—	6
		(a) of the commission's own initiative; or	7
		(b) on application by—	8
		(i) the chief executive (training); or	9
		(ii) the Minister.	10
~ .			
Cha	nte	er 3 – Modern awards	11
Cha	pte	er 3 Modern awards	11
Cha Part	•	er 3 Modern awards Preliminary	11 12
	1		
Part	1	Preliminary	12 13 14
Part	1 Ge	Preliminary neral requirements for commission exercising powers In exercising its powers under this chapter, the commission	12
Part	1 Ge	Preliminary neral requirements for commission exercising powers In exercising its powers under this chapter, the commission must ensure a modern award— (a) provides for fair and just wages and employment conditions that are more favourable than the Queensland	12 13 14 15 16 17
Part	1 Ge	Preliminary neral requirements for commission exercising powers In exercising its powers under this chapter, the commission must ensure a modern award— (a) provides for fair and just wages and employment conditions that are more favourable than the Queensland Employment Standards; and (b) generally reflects the prevailing employment conditions	12 13 14 15 16 17 18

		(b)	the need to promote social inclusion through increased workforce participation;	1 2
		(c)	the need to promote flexible modern work practices and the efficient and productive performance of work;	3 4
		(d)	the need to ensure equal remuneration for work of equal or comparable value;	5 6
		(e)	the need to provide penalty rates for employees who—	7
			(i) work overtime; or	8
			(ii) work unsocial, irregular or unpredictable hours; or	9
			(iii) work on weekends or public holidays; or	10
			(iv) perform shift work;	11
		(f)	the efficiency and effectiveness of the economy, including productivity, inflation and the desirability of achieving a high level of employment.	12 13 14
142	Ge	neral	requirement about minimum wages	15
	(1)	relat mod	the extent the commission's powers under this chapter the to setting, varying or revoking minimum wages in a tern award, the commission must establish and maintain imum wages that are fair and just.	16 17 18 19
	(2)		subsection (1), the commission must have regard to the owing—	20 21
		(a)	the prevailing employment conditions of employees covered by the modern award;	22 23
		(b)	the matters mentioned in section 141(2)(a) to (d) and (f);	24
		(c)	providing a comprehensive range of fair minimum wages to—	25 26
			(i) young employees; and	27
			(ii) employees engaged as apprentices and trainees; and	28 29
			(iii) employees with a disability.	30

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Part 2	Content of modern award

(1) The commission must ensure a modern award—

Content of modern awards

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(a)	does not include a provision that discriminates against an employee; and	4 5
	Note—	6
	See, however, subsection (2).	7
(b)	does not include a provision that displaces, or is otherwise inconsistent with, the Queensland Employment Standards, unless the provision is at least as favourable for an employee as the Queensland Employment Standards; and	8 9 10 11 12
(c)	provides for equal remuneration for work of equal or comparable value; and	13 14
	Note—	15
	In relation to the making of a modern award, see the further requirements under chapter 5, part 2, division 1.	16 17
(d)	does not include an objectionable term within the meaning of section 301; and	18 19
(e)	is stated in plain English and its structure and content is easy to understand; and	20 21
(f)	does not include provisions that are obsolete; and	22
(g)	includes a provision requiring an employer to consult employees before making a decision likely to be of particular significance to employees; and	23 24 25
	Note—	26
	See also subsection (3) for further requirements relating to the consultation provision mentioned in paragraph (g).	27 28
(h)	includes provisions stating the employers, employees and organisations the award applies to; and	29 30

	(i)	living standards generally prevailing in the community;	1 2 3
	(j)	to the needs of particular enterprises, industries or	4 5 6
	(k)	whenever possible—	7
			8 9
			10 11
		(iii) provides support for training arrangements; and	12
			13 14
	(l)	takes into account employees' family responsibilities.	15
(2)	only	because it provides for minimum wages for any of the	16 17 18
	(a)	all young employees;	19
	(b)	all employees with a disability;	20
	(c)	all employees engaged as apprentices or trainees;	21
	(d)		22 23
(3)	proce	ess to be followed that enables the employer to properly der the views of employees and relevant employee	24 25 26 27
(4)	In th	s section—	28
	allov enter	ving agreement to be reached at the workplace or prise level, between employers and employees (including	29 30 31 32

		<i>relevant employee organisation</i> means an employee organisation that—	1 2
		(a) is covered, or will be covered, by the modern award; or	3
		(b) is entitled to represent the industrial interests of employees who are, or will be, covered by the modern award.	4 5 6
144	Dis	spute resolution procedure	7
	(1)	The commission must ensure a modern award includes a dispute resolution procedure.	8 9
	(2)	The dispute resolution procedure must be—	10
		(a) agreed on by the parties to the modern award; or	11
		(b) if the parties can not agree, a procedure considered appropriate by the commission.	12 13
	(3)	Without limiting subsection (1), the procedure must include—	14
		(a) consultation at the workplace; and	15
		(b) the involvement of relevant organisations; and	16
		(c) any other matter prescribed by regulation.	17
145	Flo	w-on of provisions from certified agreements	18
	(1)	The commission may, on the application of a party to a modern award, include in the award provisions that are based on a certified agreement only if satisfied the provisions—	19 20 21
		(a) are consistent with principles established by the full bench that apply for deciding wages and employment conditions; and	22 23 24
		(b) are not contrary to the public interest.	25
	(2)	However, the commission must, on the application of a party to a modern award, include in the award provisions that are based on a certified agreement if—	26 27 28

		(a) the parties to the certified agreement agree; and	1
		(b) the award applies, or will apply, to the parties to the certified agreement.	2 3
	(3)	The provisions included under subsection (2) must apply only to the parties to the certified agreement.	4 5
146	Flo	w-on of provisions from directives	6
	(1)	The commission must, on the application of a party to a modern award, include in the award provisions that are based on a directive if—	7 8 9
		(a) the provisions of the directive apply, or have previously applied, to the parties to the award; and	10 11
		(b) the parties to the award agree.	12
	(2)	The provisions included under subsection (1) must apply only	13
		to the persons to whom the directive applies or applied.	14
Part	3	Making, varying and revoking	15
		modern awards	16
147	Со	mmission's power to make or vary modern awards	17
	(1)	The commission may do either of the following to provide for fair and just employment conditions—	18 19
		(a) make a modern award;	20
		(b) make an order varying a modern award.	21
	(2)	The commission may exercise a power under this section—	22
		(a) on its own initiative; or	23
		(b) on the application of any of the following persons—	24
		(i) the Minister;	25
		(ii) an organisation;	26

		(iii) an employer;	1
		(iv) an employee; or	2
		(c) on a review of a modern award under part 5.	3
148	Wh	en variation takes effect	4
	(1)	This section applies to an order varying a modern award.	5
	(2)	The order takes effect on the day stated in the order.	6
	(3)	The stated day must not be earlier than the day on which the order is made, unless—	7 8
		(a) the variation removes an ambiguity or uncertainty or corrects an error; and	9 10
		(b) the commission is satisfied exceptional circumstances justify stating an earlier day; and	11 12
		(c) the order does not adversely affect an employee.	13
	(4)	The order does not take effect in relation to a particular employee until the start of the employee's first full pay period that starts on or after the day the order takes effect under subsection (2).	14 15 16 17
	(5)	The retrospective operation of the order does not affect the validity of an approval, given by the commission before the order was made, of an application under chapter 4 to certify or amend a certified agreement.	18 19 20 21
	(6)	A person can not be punished for contravening the modern award or a certified agreement before the order was made if, but for the retrospective operation of the order, the conduct would not have contravened the modern award or certified agreement.	22 23 24 25 26
149	Vai	riation of modern awards to correct minor errors etc.	27
	(1)	The registrar may, on an application under the rules or on the registrar's own initiative, vary a modern award to—	28 29

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	(a) correct minor or technical errors; or
	(b) reflect a change to the name of a party or update another reference that has become outdated.
(2)	The variation takes effect when it is approved by the commissioner nominated by the president to approve variations for this section.
Co	ommission's power to revoke modern awards
(1)	To provide for fair and just employment conditions, the commission may make an order revoking a modern award.
(2)	However, the commission must not make the order unless satisfied no employees will be adversely affected by the revocation of the award.
(3)	The commission may make the order—
	(a) on its own initiative; or
	(b) on the application of any of the following persons—
	(i) the Minister;
	(ii) an organisation;
	(iii) an employer;
	(iv) an employee; or
	(c) on a review of the modern award under part 5.
(4)	This section does not apply to the revocation of a modern award on the making of a bargaining award under chapter 4, part 5.

Part 4		Coverage and operation of modern awards			
151	Со	ntravention of modern awards	3		
		A person must not contravene a provision of a modern award.	4		
		Notes—	5		
		1 This section is a civil penalty provision.	6		
		2 A person does not contravene a provision of a modern award unless the award applies to the person—see section 152.	7 8		
152	Sig	nificance of application of modern awards	9		
	(1)	A modern award does not impose obligations, or confer entitlements, on a person unless the award applies to the person.	10 11 12		
	(2)	A person does not contravene a provision of a modern award unless the award applies to the person.	13 14		
153	Wh	o a modern award <i>applies to</i>	15		
	(1)	A modern award <i>applies to</i> an employee, employer or organisation if the award is in operation and—	16 17		
		(a) the award states that it applies to the employee, employer or organisation; or	18 19		
		(b) the award applies to the employee, employer or organisation under any of the following—	20 21		
		(i) a provision of this Act;	22		
		(ii) an order made by the commission under this Act;	23		
		(iii) an order of a court.	24		
	(2)	However, a modern award does not apply to an employee, employer or organisation if a provision of this Act provides that the award does not apply to the employee, employer or organisation.	25 26 27 28		

	(3)	awa	hout limiting subsection (1), it is declared that a modern rd may state it applies to a stated establishment or ration of a stated employer.	,
	(4)	emp	eference in this Act to a modern award applying to an ployee is a reference to the award applying to the employee elation to particular employment.	
154	Аp	plica	tion to successors	,
	(1)		modern award applies only to a stated employer, the rd applies to—	9
		(a)	the employer and any successor of the employer; and	
		(b)	all employees of the employer and any successor.	1
	(2)	estal	vever, if a modern award applies only to a stated blishment or operation of a stated employer, the award lies to—	1 1 1
		(a)	the employer and any successor of the employer; and	1
		(b)	all employees of the employer and any successor of the employer in the establishment or operation.	1
155	Wh	en m	nodern awards operate]
	(1)		nodern award starts operating on the day stated in the rd as the day on which it comes into operation.	1
	(2)		stated day must not be earlier than the day the modern rd is made.	4
	(3)	A m	nodern award continues in effect until it is revoked.	4
Part	t 5		Review of modern awards	2
156	Со	mmis	ssion's power to review modern awards	2
	(1)	The	commission may review a modern award—	2

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		(a) on its own initiative; or	1
		(b) on the application of—	2
		(i) a person to whom the award applies; or	3
		(ii) an employee organisation that represents a person mentioned in subparagraph (i).	4 5
	(2)	An application mentioned in subsection (1)(b) may include a request to vary a provision of the modern award about wages or employment conditions.	6 7 8
157		view on application by Anti-Discrimination mmission	9 10
	(1)	The Anti-Discrimination Commission may apply to the commission for a review of a modern award on the grounds it is discriminatory.	11 12 13
	(2)	If an application is made under subsection (1), the commission must—	14 15
		(a) review the modern award; and	16
		(b) if it considers the award requires a person to do an act that would be unlawful under the <i>Anti-Discrimination Act 1991</i> if the act were not done under the award—make an order varying the award so it no longer requires the person to do the unlawful act.	17 18 19 20 21
Part 6		Technical matters	22
158	Det	finition for part	23
		In this part—	24
		relevant instrument means—	25
		(a) a modern award; or	26
		(b) an order varying or revoking a modern award.	27

159	Fo	rmal	requirements of relevant instruments	1
	(1)	A re	elevant instrument must—	2
		(a)	be in writing; and	3
		(b)	be signed by the member of the commission making the instrument; and	4 5
		(c)	state the day on which it is signed.	6
	(2)	Also	o, a modern award must—	7
		(a)	have a unique title; and	8
		(b)	have a table of contents; and	9
		(c)	be expressed in plain English and be easy to understand in structure and content.	10 11
160	Pu	blicat	tion of relevant instruments	12
	(1)) This section applies if the commission makes a rele instrument.		13 14
	(2)		soon as practicable after making the relevant instrument, commission must give the registrar—	15 16
		(a)	a copy of the instrument; and	17
		(b)	written reasons for the instrument.	18
	(3)		soon as practicable after the registrar receives a copy of the vant instrument under subsection (2), the registrar must—	19 20
		(a)	give the parties to whom the relevant modern award applies, or will or did apply, notice of the making of the instrument; and	21 22 23
		(b)	ensure a copy of the instrument and the written reasons for the instrument are published on the QIRC website.	24 25
	(4)	The	registrar must give the notice under subsection (3)(a)—	26
		(a)	in the way prescribed by regulation; or	27
		(b)	if there is no prescribed way—in the way the registrar considers appropriate.	28 29

161	Pul	blicat	tion of varied awards	1
	(1)	This	section applies if—	2
		(a)	the commission makes an order under this chapter or section 458 varying a modern award; or	3
		(b)	the registrar varies a modern award under section 149.	5
	(2)	dete	registrar must, as soon as practicable after the rmination is made, publish the award as varied on the C website.	6 7 8
162	Inte	erpre	tation of relevant instrument	9
	(1)	A te	rm used in a relevant instrument has the same meaning as s—	10 11
		(a)	in this Act; or	12
		(b)	subject to paragraph (a), under the Acts Interpretation Act 1954.	13 14
	(2)	Subsection (1) applies subject to a contrary intention in the instrument.		15 16
Cha	apte	er 4	Collective bargaining	17
Part 1 Division 1			Preliminary	18
			Purpose and application	19
163	Pu	rpose	e of chapter	20
		The	purpose of this chapter is—	21

	(a)	empl agree	acilitate collective bargaining by employees and loyers, in good faith and with a view to reaching ement, as the primary basis under this Act on which es and employment conditions are decided; and	1 2 3 4
	(b)		e negotiating parties can not reach agreement, to ide for the commission to—	5 6
		(i)	help the parties reach agreement or, if agreement can not be reached, reduce the matters in dispute; and	7 8 9
		(ii)	arbitrate the matter if conciliation is not successful; and	10 11
			e negotiating parties reach agreement, to enable the es to—	12 13
(i)			make an agreement and apply to the commission for the agreement to be certified; or	14 15
		(ii)	in particular circumstances, apply to the commission for the making of a bargaining award and revocation of the modern award that covers the negotiating parties; and	16 17 18 19
	(d)	prote	ecognise the right of negotiating parties to take ected industrial action, if particular requirements are fied, as part of the collective bargaining process.	20 21 22
Division 2	2		Some basic concepts about collective bargaining	23 24
164 Wha	at is a	a cer	tified agreement	25
(1)	A cer	tified	d agreement is a written agreement—	26
	(a)	abou	nt industrial matters relating to—	27
		(i)	an employer; and	28
		(ii)	a group of employees of the employer, whether all employees or a category of employees; and	29 30

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			(iii)		employee eement; and	organisations	covered	by the	1 2 3
				01		ganisation is a bod der chapter 12—se			4 5 6
		(b)	that	has t	een certifie	d under part 5.			7
	(2)		loyee	_		rs all employee aployed after t	_		8 9 10
165	Wh	o ma	ıy ma	ke c	ertified ag	reements			11
		A ce	ertifie	d agre	eement may	be made between	en—		12
		(a)	an e	mplo	yer; and				13
		(b)	eithe	er—					14
			(i)	are emp	entitled to	oyee organisation represent, any are, or are eligination; or	employee	es of the	15 16 17 18
			(ii)			(i) does not ap at the time the			19 20
166	Wh	at is	a <i>ba</i>	rgair	ning award	,			21
	A <i>bargaining award</i> is an award made under part 5 that covers the following persons stated in the bargaining award—								22 23
		(a)	an e	mplo	yer;				24
		(b)	_	_		ees of the empory of employee	-	nether all	25 26
		(c)		-	yee organis ent, any emp	ation that repre	sents, or i	s entitled	27 28

		(i)	who are, or are entitled to be, members of the organisation; and	1 2
		(ii)	who are covered by the bargaining award.	3
167	Require	ment	s for making bargaining awards	4
	A ba	argain	ing award may be made only if—	5
	(a)		of the parties who will be covered by the bargaining rd consent to the making of the bargaining award;	6 7 8
	(b)	awa	nediately before the bargaining award is made, an ord is in effect under which the only employers and ployees covered are the employers and employees owill be covered by the bargaining award.	9 1 1 1
Divis	sion 3		Other definitions	1
168	Definition	ons fo	or chapter	1
	In th	nis cha	apter—	1
	app	lies to	, for a bargaining instrument, see section 220.	1
			<i>n determination</i> means a determination made under vision 2.	1 1
	barg	gainin	g award see section 166.	1
	barg	gainin	g instrument means—	2
	(a)	a ce	rtified agreement; or	2
	(b)	a ba	rgaining award.	2
	cert	ified a	agreement see section 164.	2
	cove	ers, fo	r a bargaining instrument, see section 221.	2
		_	d award, for a person to whom a certified agreement, means an award the commission has decided under	2

	on 51 is appropriate for deciding whether the agreement es the no-disadvantage test under part 5, division 3.	1 2					
employer includes—							
(a)	a multi-employer; and						
(b)	for a project—an employer organisation for whom the agreement is made.	5 6					
grou	p of employees includes—	7					
(a)	employees of a single employer; and	8					
(b)	employees of a multi-employer; and	9					
(c)	employees of an employer who are engaged in a project, including a proposed project; and	10 11					
(d)	employees proposed to be employed in a new business by an employer, other than a multi-employer.	12 13					
	<i>i-employer</i> means 2 or more employers who are ciated because they—	14 15					
(a)	are related bodies corporate within the meaning of the Corporations Act; or	16 17					
(b)	are engaged in a joint venture or common enterprise; or	18					
(c)	undertake similar work.	19					
	<i>i-employer agreement</i> means a certified agreement made a multi-employer.	20 21					
nego	tiating party means—	22					
(a)	a person who is negotiating under this chapter; or	23					
(b)	a person who has received a notice of intention under section 169 and refuses to negotiate, other than a person in relation to whom section 170 applies.	24 25 26					
part	5 application see section 191.	27					
barga	y, in relation to a bargaining instrument or proposed aining instrument, means a person or organisation that is ill be covered by the instrument.	28 29 30					

peac	e obl	igation period see section 174(2).	1
proj	<i>ect</i> in	cludes construction.	2
_	•	greement means a certified agreement for a project ed project.	3 4
prop	osed	bargaining instrument—	5
(a)	or p	elation to a part 5 application, means the agreement proposed bargaining award that is the subject of the lication; or	6 7 8
(b)		erally, means a proposed agreement or bargaining rd being negotiated under this chapter.	9 10
prot	ected	industrial action, for part 8, see section 233(1).	11
rele	vant a	ward—	12
(a)	will	elation to a person to whom a certified agreement apply, means a modern award or bargaining rd—	13 14 15
	(i)	regulating any employment condition of persons engaged in the same kind of work as the work performed by persons covered by the agreement; and	16 17 18 19
	(ii)	that, immediately before the day the agreement was certified, covers the person's employer; or	20 21
(b)	prop barg barg	relation to a person who will be covered by a bosed bargaining award, means a modern award or gaining award that, immediately before the proposed gaining award is made, covers only the persons who be covered by the proposed bargaining award.	22 23 24 25 26
		employee, for a bargaining instrument, means an who will be covered by the instrument.	27 28
		employee organisation, in relation to a bargaining at or proposed bargaining instrument, means—	29 30
(a)		modern award or bargaining award covers an ployer under the bargaining instrument or proposed	31 32

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		bargaining instrument, or would cover the employer apart from an award under the Commonwealth Fair Work Act—an employee organisation that is covered by the award; or
		(b) if paragraph (a) does not apply—an employee organisation that is entitled to represent the industrial interests of employees of the employer.
		scope order see section 184(1).
Par	t 2	Collective bargaining process
169	No	tice of intention to bargain
	(1)	This section applies if a person (the <i>proposer</i>) proposes to negotiate with a view to a bargaining instrument being made.
	(2)	The proposer must give each of the following persons a written notice (a <i>notice of intention</i>) of the proposer's intention to start negotiating—
		(a) the other proposed parties to the negotiations;
		(b) if the negotiations relate to a project agreement—all relevant employee organisations and the commission.
	(3)	The proposer must give the notice of intention at least 14 days before the negotiations are proposed to start.
	(4)	If an existing bargaining instrument or arbitration determination applies to the parties, the proposer must not give the notice of intention more than 6 months before the nominal expiry date.
	(5)	Subsection (4) applies subject to the provisions of the bargaining instrument.
170	No	tice of intention to be party to bargaining
	(1)	This section applies if—

		(a)	a proposer gives a notice of intention; and	1
		(b)	the negotiations—	2
			(i) relate to a project agreement; or	3
			(ii) involve a multi-employer agreement; and	4
		(c)	a person who receives the notice of intention wants to be a party to the negotiations; and	5 6
		(d)	for negotiations relating to a project—the person mentioned in paragraph (c) is an organisation.	7 8
	(2)		person must give written notice of the person's intention e a party to the negotiations to—	9 10
		(a)	the proposer; and	11
		(b)	the commission.	12
	(3)		otice under subsection (2) must be given within 21 days the person receives the notice of intention.	13 14
	(4)	barg men the	agreement, or application under part 5 for the making of a aining award, may only be made within the period tioned in subsection (3) if the other proposed parties to negotiations, and all relevant employee organisations, a given a notice under subsection (2).	15 16 17 18 19
171			ed bargaining instrument to be given to ees for approval	20 21
	(1)		section applies if, during negotiations under this chapter, negotiating parties propose to—	22 23
		(a)	make a certified agreement, other than an excluded instrument; or	24 25
		(b)	seek the making of a bargaining award.	26
	(2)	The	employer must take reasonable steps to ensure—	27
		(a)	each relevant employee has, or has ready access to, the proposed bargaining instrument or a copy of the proposed instrument at least 14 days before the day the	28 29 30

		relevant employees are asked to approve the proposed instrument; and	1 2
	(b)	the terms of the proposed instrument, including the procedures for preventing and settling disputes, and the effect of the terms are explained to each relevant employee before approval is given; and	3 4 5 6
	(c)	for an agreement with employees—each relevant employee is informed that the employee may ask a relevant employee organisation of which the employee is a member to represent the employee in negotiating with the employer about the agreement.	7 8 9 10 11
	Note-	_	12
	Se re	be section 242 in relation to certificates about requested presentation.	13 14
(3)	prop	employer must not ask relevant employees to approve the bosed instrument until 21 days after the later of the bwing—	15 16 17
	(a)	the day the notice of intention for the negotiations was given;	18 19
	(b)	the day a scope order in relation to the proposed instrument came into effect.	20 21
(4)	of w the oppo	relevant employee asks a relevant employee organisation which the employee is a member to represent the employee, employer must give the organisation a reasonable portunity to represent the employee in negotiating with the cloyer about the proposed instrument before—	22 23 24 25 26
	(a)	for a proposed agreement—the agreement is made; or	27
	(b)	for a proposed bargaining award—an application is made under part 5 for the making of the bargaining award.	28 29 30
(5)	Subs	section (4) stops applying if, after the request is made—	31
	(a)	the relevant employee withdraws the request; or	32
	(b)	the employee stops being a relevant employee.	33

	(6)	If the proposed instrument is amended for any reason, the steps in subsections (2) and (3) must be taken again for the instrument as amended.	1 2 3
	(7)	If the proposed instrument is amended only by adding an employer (a <i>new employer</i>) as a party, the steps need only be taken in relation to the new employer's employees.	4 5 6
	(8)	However, the steps need not be taken if the commission is satisfied the proposed bargaining instrument was amended only—	7 8 9
		(a) for a formal or clerical reason; or	10
		(b) in another way that does not adversely affect a relevant employee's interests.	11 12
	(9)	In this section—	13
		excluded instrument means—	14
		(a) a certified agreement to be made with an employee organisation for employees proposed to be employed in a new business; or	15 16 17
		(b) a project agreement to be made before the project commences.	18 19
172	Ne	gotiations relating to projects	20
	(1)	This section applies if 2 or more employee organisations have given notice, under section 170(2), that the organisations want to be party to negotiations relating to a project or proposed project.	21 22 23 24
	(2)	The employer must negotiate with the single bargaining unit, through a person nominated by the single bargaining unit to represent the unit.	25 26 27
	(3)	An organisation may withdraw as a party to the negotiations by giving written notice to—	28 29
		(a) the other organisations that comprise the single bargaining unit; and	30 31

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		(b) the proposer; and	1				
		(c) the commission.	2				
	(4)	In this section—	3				
			4 5 6				
173	Pai	rties must negotiate in good faith	7				
	(1)	The negotiating parties must negotiate in good faith.	8				
	(2)	Without limiting subsection (1), each party must do the following things—	9 10				
		(a) attend and participate in bargaining meetings;	11				
		(b) disclose relevant information, other than confidential or commercially sensitive information, in a timely way;	12 13				
		(c) genuinely consider proposals made by other parties and—	14 15				
		(i) respond in a timely way; and	16				
		(ii) give reasons for the party's response;	17				
		(d) not engage in capricious or unfair conduct that undermines freedom of association or the collective bargaining process.	18 19 20				
	(3)	Subject to subsections (1) and (2), the negotiating parties may make an agreement about procedures or principles for the conduct of the bargaining process.	21 22 23				
174	Pea	Peace obligation period to assist negotiations					
	(1)	To enable negotiating parties to reach agreement about the matters that are the subject of the negotiations, during the peace obligation period the parties can not—					
		(a) take industrial action for the purpose of—	28				

			(i)	supporting or advancing claims made in the course of the negotiations; or	1 2
			(ii)	responding to industrial action by the employer or the relevant employees; or	3
		(b)		the commission to help the parties to reach the tement under part 3, division 1.	5 6
	(2)	In th	is sec	tion—	7
		peac	e obl	igation period means the period—	8
		(a)	start	ing on the later of the following days—	9
			(i)	the day the notice of intention for the negotiations is given;	10 11
			(ii)	the day a scope order for a proposed bargaining instrument comes into operation; and	12 13
		(b)	endi	ng on the later of the following days—	14
			(i)	the nominal expiry date of any existing bargaining instrument;	15 16
			(ii)	21 days after the period started.	17
Part 3				Conciliation and arbitration by commission	18
				Commission	19
Divis	ion	1		Conciliation	20
175	Apı	olicat	ion o	of division	21
	(1)	This	divis	ion applies if—	22
		(a)	the p	peace obligation period has ended; and	23
		(b)		egotiating party asks the commission to help the ies reach agreement.	24 25

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However, this division stops applying if the negotiating parties notify the commission that the parties intend to resume negotiating without the commission's help.
ommission's role in conciliation
The commission's objective in conciliating the matter under this division is to help the negotiating parties—
(a) reach agreement on all matters or as many matters as possible; and
(b) comply with the requirement under section 173 to negotiate in good faith.
To achieve the objective, the commission may—
(a) give advice or make recommendations to the parties about the conduct of the negotiations; or
(b) give directions about action to be taken, or not to be taken, to ensure a party complies with the requirement mentioned in subsection (1)(b); or
(c) if the commission considers that holding a conference is desirable—by attendance notice, require a person to attend a conference at a stated time and place.
A person given an attendance notice must comply with the notice.
Note—
This subsection is a civil penalty provision.
To remove any doubt, it is declared that the commission may suspend or terminate protected industrial action taken during conciliation only under part 8, division 4.
Things said or done in the conciliation may not be admitted into evidence for any proceeding or otherwise disclosed.
ferral to arbitration by conciliating member
This section applies if—

	(a)	the conc	commissioner conciliating the matter (the ciliating member) considers—	1 2
		(i)	a negotiating party has tried to negotiate with the other parties; or	3 4
		(ii)	if the negotiating parties have been negotiating—the parties have tried to reduce the scope of the matters at issue between the parties; and	5 6 7 8
	(b)	the c	conciliating member—	9
		(i)	is satisfied the negotiating parties have been negotiating for at least the minimum period; or	10 11
		(ii)	does not consider there is a reasonable likelihood of further conciliation or negotiation resulting in the parties reaching agreement on the matters at issue within a reasonable period.	12 13 14 15
(2)	by g	iving	liating member may refer the matter to arbitration written notice of the referral to the president and tiating party.	16 17 18
(3)		notice r than-	e of the referral must not include any information	19 20
	(a)	the n	names of the negotiating parties; and	21
	(b)		tement that conciliation has not been successful and natter is referred to arbitration.	22 23
(4)	In th	is sect	tion—	24
	<i>mini</i> end–		period means the later of the following periods to	25 26
	(a)		onths from the nominal expiry date of a certified ement or bargaining award that applies to the es;	27 28 29
	(b)	3 mc	onths from the day conciliation of the matter started.	30

178	Со	sent application for arbitration	1
	(1)		2 3
	(2)	The application must state—	4
			5 6
			7 8
	(3)	11	9 10
	(4)	The commission may grant the application only if satisfied—	11
			12 13
		parties have tried to reduce the scope of the matters at	14 15 16
	(5)	orders, it considers appropriate, including, for example, an	17 18 19
			20 21
		(b) further conciliation.	22
		Examples of reasons the commission might make an order under subsection (5)—	23 24
		• to reduce the scope of the matters at issue	25
			26 27
			28 29

Divi	sion	2	Arbitration	1
179	Ap	plica	tion of division	2
		This	s division applies if—	3
		(a)	the matter is referred to arbitration by the conciliating member under section 177; or	4 5
		(b)	an application for arbitration of the matter made under section 178 is granted by the commission.	6 7
		Note-	_	8
		ar	dustrial action organised, or engaged in, while the full bench is bitrating the matter under this division is not protected industrial ction—see section 234.	9 10 11
180	Ful	I ben	nch to arbitrate disputed matters	12
	(1)		full bench must determine the matters in dispute by tration.	13 14
	(2)	To d	letermine the matters in dispute, the full bench—	15
		(a)	may give directions or make orders of an interlocutory nature; and	16 17
		(b)	without limiting paragraph (a), before making an arbitration determination may order an increase in wages payable to employees; and	18 19 20
		(c)	may make any other order, or exercise another power, the full bench considers appropriate to determine the disputed matters.	21 22 23
		Note-	_	24
			negotiating party may not be represented by a lawyer in the receeding before the full bench—see section 530(2).	25 26
	(3)	The	full bench must ensure an arbitration determination—	27
		(a)	includes the provisions and other matters it would be required to include if the determination were a proposed	28 29

			bargaining instrument the subject of a part 5 application; and	1 2
		(b)	includes any increase in wages ordered by the full bench under subsection (2)(b) or agreed by the parties during the arbitration.	3 4 5
	(4)		etermining the matters in dispute, the full bench must ider at least the following—	6 7
		(a)	the merits of the case;	8
		(b)	the likely effect of the proposed arbitration determination, and any matters agreed between the negotiating parties before or during the arbitration, on employees and employers to whom the proposed arbitration determination will apply.	9 10 11 12 13
181	Ark	oitrati	on determination may include agreed matters	14
	(1)	prov	arbitration determination by the full bench may include ision for a matter agreed between the negotiating parties re or during the arbitration.	15 16 17
	(2)		ever, the full bench may not exercise any powers under division in relation to a matter mentioned in subsection	18 19 20
182	Ful	ll ben	ch must publish reasons	21
	(1)		full bench must publish its reasons when determining the uted matters under this division.	22 23
	(2)		reasons must address each of the things the full bench idered under section 180(4).	24 25
183	Ор	eratio	on of arbitration determinations	26
	(1)		arbitration determination must state, as its nominal expiry a date that is—	27 28

		(a)	agreed by the negotiating parties or, if the parties can not agree, ordered by the full bench; but	1 2
		(b)	no later than 4 years after the date on which the determination is made.	3 4
	(2)		arbitration determination has effect subject to any litions stated in the determination.	5 6
	(3)	The	arbitration determination operates until—	7
		(a)	it is terminated under part 7, division 3; or	8
		(b)	after the nominal expiry date has passed—the determination is replaced by a bargaining instrument.	9 10
	(4)	Whill deter	le the arbitration determination operates, the rmination—	11 12
		(a)	prevails, to the extent of any inconsistency, over an award or an order made under section 136; and	13 14
		(b)	can not be amended.	15
Part	4		Scope orders	16
184	Ар	plicat	tions for scope orders	17
	(1)	unde barga	egotiating party may apply to the commission for an order er section 185 (a <i>scope order</i>) in relation to a proposed aining instrument if the negotiating party has concerns instrument—	18 19 20 21
		(a)	will not cover appropriate employees; or	22
		(b)	will cover employees whom it is inappropriate for the instrument to cover.	23 24
	(2)	The	application—	25
		(a)	may be made any time after the notice of intention for the negotiations has been given; but	26 27

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		•	made after part 3, division 2 starts applying o the negotiating parties.
185	Ма	ing scope orde	rs
	(1)		may make an order providing for the matters tion 186 in relation to a proposed bargaining sfied—
		(a) an application 184; and	on for the order has been made under section
			ing party who made the application has not I the requirement to negotiate in good faith on 173; and
			of employees to be covered by the proposed instrument to be stated in the scope order thosen; and
		(d) it is reason order.	able in all the circumstances to make the
	(2)	include all emplo by the proposed the group was fa	1)(c), if the group of employees does not eyees of each employer who will be covered bargaining instrument, in deciding whether thirly chosen the commission must consider oup is geographically, operationally or distinct.
	(3)	The scope orde bargaining instru	r may relate to more than 1 proposed ment.
186	Ма	ters to be stated	d in scope orders
		A scope order in must state—	relation to a proposed bargaining instrument
		(a) the employ instrument;	ver, or employers, to be covered by the and
		(b) the employe	ees to be covered by the instrument; and

		(c)		employee ument.	organisation	ns to	be	parties	to	the	1 2
187	Po	wer t	o mak	e or vary	other order	rs etc	•				3
	(1)				f the commis I bargaining i			a scope	orde	er in	4 5
	(2)			•	take the act						6 7
		(a)	maki	ng other or	ders, determi	ination	s or	instrume	ents;		8
		(b)	•	ng other by the con	orders, dete mmission;	rminat	ions	or inst	trum	ents	9 10
		(c)	takin	g any other	r action.						11
188	Du	ratio	n of s	cope orde	er						12
			scope rument		relation to	оар	propo	sed ba	rgaiı	ning	13 14
		(a)	takes	effect on t	the day the or	der is	made	e; and			15
		(b)	conti times		orce until the	e earli	est o	of the fo	ollov	ving	16 17
					er is revoked I in the instru	•					18 19
			` /		proposed r made by the	_	_				20 21
			(iii)		arbitration d stated in the				_	the	22 23
				when the i	negotiating pa	arties a	igree	the neg	otiat	ions	24 25

Part 5			Certifying agreements and making bargaining awards	1 2
Divisi	on	1	Making and hearing applications	3
189	App	olicat	ion for certification of agreement	4
((1)		application for the commission to certify an agreement be made by a party to the agreement.	5 6
((2)	more even	an agreement made between a single employer and 1 or e employee organisations, the application may be made though the agreement has not been signed by or for all of arties if—	7 8 9 10
		(a)	all the parties have agreed on the terms of the agreement; and	11 12
		(b)	the agreement has been approved by a valid majority of the relevant employees at the time in a properly conducted ballot.	13 14 15
((3)		agreement has been signed by or for all the parties, the cation must be made within 21 days after the agreement med.	16 17 18
190	App	olicat	ion for making of bargaining award	19
((1)		section applies to an application for the commission to oth of the following—	20 21
		(a)	make a bargaining award;	22
		(b)	terminate the relevant modern award.	23
((2)		application may be made by a party to the proposed aining award.	24 25
((3)	The	application may be made only if—	26
		(a)	all the parties have agreed on the terms of the proposed bargaining award; and	27 28

		(b)	the proposed bargaining award has been approved by a valid majority of the relevant employees at the time in a properly conducted ballot.	1 2 3
191	No	tice c	of hearing	4
		secti	registrar must, at least 7 days before an application under on 189 or 190 (a <i>part 5 application</i>) will be heard, place a ce in the registry stating details of—	5 6 7
		(a)	the names of the parties to the proposed bargaining instrument; and	8 9
		(b)	the relevant award or designated award; and	10
		(c)	the hearing date.	11
192	Ent	tities	that may be heard on application	12
	(1)	appl	employee organisation is entitled to be heard on a part 5 ication if the organisation will be a party to the proposed aining instrument.	13 14 15
	(2)	com	oon as practicable after the part 5 application is made, the mission must notify each employee organisation tioned in subsection (1) that—	16 17 18
		(a)	the application has been made; and	19
		(b)	the organisation is entitled to be heard on the application.	20 21
	(3)	prop	employee organisation that will not be a party to the losed bargaining instrument may be heard on the part 5 ication only by leave of the commission.	22 23 24
	(4)	men satis give relev	commission may give leave to an employee organisation tioned in subsection (3) only if the commission is fied there is a reasonable possibility that, if leave is not n, the commission will not be informed of an issue vant to the commission's decision to grant, or refuse to t, the application.	25 26 27 28 29 30

	(5)	This section does not affect another right of an employee organisation, or any other person, to be heard on, or to intervene in, an application.	1 2 3
Divi	sion	2 Deciding applications	4
Sub	divis	ion 1 Commission's decision on applications	5 6
193	Red	quirements for commission's decision	7
	(1)	The commission must grant a part 5 application if—	8
		(a) each requirement under subdivision 2 is satisfied for the application; and	9 10
		(b) the commission is not required under subdivision 3 to refuse to grant the application.	11 12
	(2)	If subsection (1) does not apply, the commission must refuse to grant the application.	13 14
	(3)	Subsection (2) applies subject to section 194.	15
194		portunity to take action before commission refuses to nt application	16 17
	(1)	Before refusing to grant a part 5 application, the commission must give the persons who will be covered by the proposed bargaining instrument an opportunity to take action that may be necessary to enable the commission to grant the application.	18 19 20 21 22
	(2)	The commission may conciliate the industrial matter concerned with a view to helping the persons concerned to take the action necessary to enable the commission to grant the application.	23 24 25 26

Sub	divis	sion	2 Requirements for granting applications	1 2
195	Co	mplia	ance with bargaining process requirements	3
		The	commission must be satisfied that—	4
		(a)	the things required by sections 169, 171 and 172 were done, and, in particular, the terms of the proposed bargaining instrument were explained in a way that was appropriate having regard to the persons' particular circumstances and needs; and	5 6 7 8 9
		(b)	the employer did not coerce, or attempt to coerce, an employee—	10 11
			(i) not to make a request mentioned in section 171(2)(c); or	12 13
			(ii) to withdraw the request.	14
196			ed bargaining instrument to be in writing and by parties	15 16
	(1)		commission must be satisfied the proposed bargaining rument—	17 18
		(a)	is in writing; and	19
		(b)	is signed by or for all the parties.	20
	(2)		section (1)(b) does not apply if the commission is fied, in the particular circumstances, that—	21 22
		(a)	although the proposed bargaining instrument has not been signed by or for all the parties, all parties have agreed on the terms of the instrument; and	23 24 25
		(b)	the part 5 application was made within a reasonable time after the instrument was approved by a valid majority of the relevant employees at the time in a properly conducted ballot.	26 27 28 29

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	(3)	on 1	the te	ection (2), in deciding whether all parties have agreed erms of the proposed bargaining instrument, the on may consider—	1 2 3
		(a)		ther the parties negotiated in good faith as required er section 173; and	4 5
		(b)	•	other evidence supporting or not supporting the ged agreement.	6 7
197	Ар	prova	al by	relevant employees	8
		relev	vant (mission must be satisfied a valid majority of the employees employed at the time approved the bargaining instrument.	9 10 11
198	Pro	visio	ns a	nd other information to be included	12
	(1)		comr umen	mission must be satisfied the proposed bargaining t—	13 14
		(a)	emp	ades a provision requiring an employer to consult loyees before making a decision likely to be of icular significance to the employees; and	15 16 17
		(b)	state	es a nominal expiry date that is—	18
			(i)	for a project agreement—the day the project ends; or	19 20
			(ii)	otherwise—no later than 4 years after the day the instrument will come into operation; and	21 22
		(c)	inclu	udes or is accompanied by—	23
			(i)	the information required under section 250; and	24
			(ii)	any other information prescribed by regulation.	25
	(2)	proc	ess to sider	ction (1)(a), the provision must state a consultation be followed that enables the employer to properly the views of employees and relevant employee ons before making or implementing a final decision.	26 27 28 29

199	No	-disa	dvant	age test	1
		The	comn	nission must be satisfied the proposed bargaining	2
		instr	umen	t passes the no-disadvantage test under division 3.	3
200	Ag	reem	ents-	requirements about parties	4
	(1)	The	comm	nission must be satisfied—	5
		(a)	that nego with	a project agreement—each employee organisation has given notice of wanting to be a party to the stiations under section 170(2), and that has not drawn as a party under section 172(3), is a party to agreement; or	6 7 8 9
		(b)	orga busii	an agreement to be made with an employee nisation, other than an agreement for a new ness—each relevant employee organisation is a to the agreement; or	11 12 13 14
		(c)	for a	n agreement for a new business—	15
			(i)	the agreement was made before the employment of any of the persons in the new business at the new workplace who will be covered by the agreement; and	16 17 18 19
			(ii)	the agreement has been made with 1 or more employee organisations that are entitled to represent the industrial interests of the persons.	20 21 22
	(2)			n (1)(b) does not apply if the commission is satisfied employee organisation—	23 24
		(a)		been given the opportunity to be a party to the ement, but does not want to be a party; or	25 26
		(b)		no members who are to be covered by the ement.	27 28
201	Eq	ual re	emun	eration	29
		The	comm	nission must satisfied—	30

		a r r	remuneration for work of equal or comparable value in relation to the employees to be covered by the	1 2 3 4 5
				6 7
		(equal or comparable value in relation to all	8 9 10
		(implement equal remuneration for work of equal or comparable value in relation to all employees of	11 12 13 14
		(equal or comparable value in relation to all	15 16 17
202				18 19
	(1)			20 21
	(2)	bargain and en	ning award is in effect under which the only employers imployees covered are the employers and employees who	22 23 24 25
203	Co	nsister	ncy with scope order	26
	(1)		• •	27 28
	(2)			29 30

Subo	sivib	sion	3 Refusal to grant applications	1
204	Inc	onsi	stency with equal remuneration orders etc.	2
		the	commission must refuse to grant a part 5 application if commission considers a provision of the proposed gaining instrument—	3 4 5
		(a)	is inconsistent with a provision of chapter 5, part 3; or	6
		(b)	is inconsistent with an order by the commission under a provision mentioned in paragraph (a); or	7 8
		(c)	seeks to prohibit or restrict an application being made under chapter 5, part 3.	9 10
205	Ob	jectio	onable terms	11
		the barg	commission must refuse to grant a part 5 application if commission considers a provision of the proposed gaining instrument is an objectionable term within the ning of section 301.	12 13 14 15
206	Со	ntrav	rention of ch 8, pt 1, div 4	16
	(1)		commission must refuse to grant a part 5 application if commission is satisfied—	17 18
		(a)	the employer has, in connection with negotiating the proposed bargaining instrument, contravened a provision of chapter 8, part 1, division 4; or	19 20 21
		(b)	the employer has caused an entity to engage, in connection with negotiations for the proposed bargaining instrument, in conduct that, had the employer engaged in the conduct, would be a contravention by the employer of a provision of chapter 8, part 1, division 4; or	22 23 24 25 26 27

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			1 2 3
	(2)	the contravention or conduct, and its effects, have been fully	4 5 6
207	Dis	scriminatory provisions	7
	(1)	· · · · · · · · · · · · · · · · · · ·	8 9 10
	(2)	Subsection (1) does not apply only because a provision of the proposed bargaining instrument provides for minimum wages for any of the following—	11 12 13
		(a) all young employees;	14
		(b) all employees with a disability;	15
		(c) all employees engaged as apprentices or trainees;	16
		(d) a class of employees mentioned in paragraph (a), (b) or (c).	17 18
208	Dis	splacement of Queensland Employment Standards	19
	(1)	the commission considers a provision of the proposed bargaining instrument displaces, or is otherwise inconsistent	20 21 22 23
	(2)	11.	24 25 26
209			27 28
	(1)	The commission must refuse to grant a part 5 application if—	29

		(a) the proposed bargaining instrument applies only to a group or category of employees; and	1 2
		(b) the commission considers the instrument defines the group or category in a way that results in other employees not being covered by the instrument, if it would be reasonable for the other employees to be covered by the instrument; and	3 4 5 6 7
		(c) the commission considers it unfair the other employees are not covered by the instrument.	8 9
	(2)	For subsection (1)(b), in deciding whether it would be reasonable for the other employees to be covered by the proposed bargaining instrument, the commission must consider—	10 11 12 13
		(a) the nature of the work performed by the other employees; and	14 15
		(b) the organisational and operational relationships between the group or category and the other employees.	16 17
Divis	sion	3 No-disadvantage test	18
210		nen proposed bargaining instrument passes the disadvantage test	19 20
	(1)	A proposed bargaining instrument passes the no-disadvantage test if the instrument does not disadvantage employees in relation to the employees' employment conditions.	21 22 23
	(2)	A proposed bargaining instrument disadvantages employees only if the commission considers the proposed bargaining instrument would result in a reduction in the employees' entitlements or protections.	24 25 26 27
	(3)	Subsection (2) applies subject to sections 211 and 212.	28
	(4)	Subsection (2) does not apply if the commission considers that, in the context of the employment conditions considered as a whole, the reduction is not against the public interest.	29 30 31

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	(5)	If the president considers exceptional circumstances exist, the president may require the registrar to give the commission a report comparing the proposed bargaining instrument with the employees' entitlements or protections.	1 2 3 4
	(6)	In this section—	5
		entitlements or protections means the entitlements or protections under—	6 7
		(a) a relevant award, designated award, or order under chapter 2, part 5; or	8 9
		(b) chapter 2, part 3.	10
211		ecial case—employee eligible for supported wage stem	11 12
	(1)	This section applies if a proposed bargaining instrument provides for the payment of wages to an employee who is eligible for the supported wage system at a rate not less than the rate set in accordance with that system for the employee.	13 14 15 16
		Note—	17
		See the Supported Wage Award—State 2012.	18
	(2)	The proposed bargaining instrument does not disadvantage the employee in relation to the employee's employment conditions only because of the reduction of the employee's wages.	19 20 21 22
212		ecial case—employee undertaking approved prenticeship or traineeship	23 24
	(1)	This section applies if—	25
		(a) a proposed bargaining instrument provides for the payment of wages to an employee undertaking approved training (a <i>training employee</i>) in a particular trade, occupation or work (the <i>particular work</i>); and	26 27 28 29

	(b) there is a relevant award, designated award or order providing for the payment of wages to employees undertaking benchmark training for—	1 2 3
	(i) the particular work; or	4
	(ii) a trade, occupation or work that is similar to the particular work.	5 6
(2)	The proposed bargaining instrument is taken to disadvantage the training employee in the employee's employment conditions if the proposed bargaining instrument provides for the payment of wages to the employee at a rate less than the rate payable to an employee (a <i>benchmark employee</i>) undertaking benchmark training under the relevant award, designated award or order, as adjusted under subsection (3).	7 8 9 10 11 12 13
(3)	For subsection (2), the rate payable to a benchmark employee is to be adjusted to take into account the proportionate difference, as decided by the approving authority, between the productive time of—	14 15 16 17
	(a) a training employee; and	18
	(b) a benchmark employee.	19
(4)	Subsection (5) applies if the proposed bargaining instrument adopts, as the qualification for a wage level, a criterion decided by the approving authority (the <i>decided criterion</i>) instead of a specified criterion applying under the relevant award, designated award or order (the <i>award criterion</i>).	20 21 22 23 24
(5)	For this section, the relevant award, designated award or order is taken to have effect as if the decided criterion were substituted for the award criterion.	25 26 27
(6)	This section does not apply to a trainee covered by—	28
	(a) the Training Wage Award—State 2012; or	29
	(b) the National Training Wage Schedule of a modern award under the Commonwealth Fair Work Act.	30 31
(7)	In this section—	32

		approved training means training for an apprentice or trainee approved by the approving authority.	1 2
		benchmark training means training for an apprentice or trainee in a particular trade, occupation or work if that is recognised under an award or under an order made under section 136.	3 4 5 6
213	De	ciding designated awards	7
	(1)	This section applies if—	8
		(a) an employer, or an employee organisation, proposes to make a certified agreement; and	9 10
		(b) there is no relevant award for some or all of the persons to whom the agreement will apply.	11 12
	(2)	The employer or organisation must apply to the commission for a decision under subsection (3).	13 14
	(3)	On application, the commission must decide that an award that regulates employment conditions of employees engaged in a similar kind of work as the person under the proposed agreement is appropriate for deciding whether the agreement passes the no-disadvantage test.	15 16 17 18 19
	(4)	The commission must give the employer or organisation in written notice of the commission's decision.	20 21
Divi	sion	4 Other provisions	22
214	Pro	ocedures for preventing and settling disputes	23
		The procedures for preventing and settling disputes contained in a bargaining instrument may, with the commission's approval, authorise the commission to settle a dispute.	24 25 26

215	Pul	lication of bargaining instruments	l
	(1)	This section applies if the commission grants a part 5 application.	3
	(2)	As soon as practicable after granting the application, the commission must give the registrar—	
		(a) a copy of the bargaining instrument certified or made by the commission; and	
		(b) written reasons for the certification or making of the instrument.	
	(3)	bargaining instrument under subsection (2), the registrar	10 11 12
		11.	13 14
		(i) the making of the instrument; and	15
			16 17
		. ,	18 19
Part	t 6	Effect of bargaining	20
			21
216	Wh	en certified agreements operate	22
	(1)	A certified agreement starts operating when it is certified.	23
	(2)	· · · · · · · · · · · · · · · · · · ·	24 25

217	Wh	en bargaining awards operate	1
	(1)	A bargaining award starts operating on the day stated in the award as the day on which the award comes into operation.	2 3
	(2)	The stated day must not be earlier than the day on which the bargaining award is made.	4 5
	(3)	A bargaining award continues to operate until—	6
		(a) after the nominal expiry date, the award is replaced by another bargaining award; or	7 8
		(b) the award stops having effect as a bargaining award under section 229.	9 10
218	Со	ntravening bargaining instruments	11
		A person must not contravene a bargaining instrument.	12
		Notes—	13
		1 This section is a civil penalty provision.	14
		2 A person does not contravene a bargaining instrument unless the instrument applies to the person—see section 219.	15 16
219	Sig	nificance of application of bargaining instrument	17
	(1)	A bargaining instrument does not impose obligations, or confer entitlements, on a person unless the instrument applies to the person.	18 19 20
	(2)	A person does not contravene a bargaining instrument unless the instrument applies to the person.	21 22
220	Wh	o a bargaining instrument <i>applies to</i>	23
	(1)	A bargaining instrument <i>applies to</i> an employee, employer or organisation if—	24 25
		(a) the instrument is in operation; and	26
		(b) the instrument covers the employee, employer or organisation.	27 28

	(2)	employee,	a bargaining instrument does not apply to an employer or organisation if this Act provides that ment does not apply to the employee, employer or on.	1 2 3 4
	(3)	an employ	ce in this Act to a bargaining instrument applying to yee is a reference to the instrument applying to the in relation to particular employment.	5 6 7
221	Wh	o is cover	red by a bargaining instrument	8
	(1)	A bargain the instru	ing instrument <i>covers</i> an employee or employer if ment states that it covers (however described) the or employer.	9 10 11
	(2)	A bargain	ing instrument <i>covers</i> an employee organisation if—	12
		(a) the i	nstrument is made with the organisation; or	13
		` '	an instrument made between employees and the loyer—	14 15
		(i)	before the instrument is certified or made, the organisation gives the commission and employer notice that the organisation wants the instrument to apply to it; and	16 17 18 19
		(ii)	the organisation satisfies the commission the organisation is a relevant employee organisation and has at least 1 member to whom the instrument applies and who has asked the organisation to give the notice; and	20 21 22 23 24
		(iii)	the instrument itself, or a decision of the commission certifying or making the instrument, states that the instrument covers the organisation.	25 26 27
	(3)	or employ this Act, p	ing instrument also <i>covers</i> an employee, employer wee organisation if this Act, or an order made under provides or has the effect that the instrument covers yee, employer or organisation.	28 29 30 31

(4)	However, a bargaining instrument does not <i>cover</i> an employee, employer or employee organisation if any of the following provides or has the effect that the instrument does not cover the employee, employer or organisation—	1 2 3 4
	(a) another provision of this Act;	5
	(b) an order made by the commission under another provision of this Act;	6 7
	(c) an order of a court.	8
(5)	Despite subsections (1) to (3), a bargaining instrument that has stopped operating does not <i>cover</i> an employee, employer or employee organisation.	9 10 11
(6)	A reference in this Act to a bargaining instrument covering an employee is a reference to the instrument covering the employee in relation to particular employment.	12 13 14
em	plication of bargaining instrument to successor	15 16
(1)	This section applies if—	1 7
		17
	(a) a bargaining instrument applies to an employer; and	18
	 (a) a bargaining instrument applies to an employer; and (b) at a later time a new employer becomes the successor (whether or not immediate) of the whole or a part of the business of the employer to whom the instrument applies. 	
(2)	(b) at a later time a new employer becomes the successor (whether or not immediate) of the whole or a part of the business of the employer to whom the instrument	18 19 20 21
(2)	(b) at a later time a new employer becomes the successor (whether or not immediate) of the whole or a part of the business of the employer to whom the instrument applies.	18 19 20 21 22
(2)	 (b) at a later time a new employer becomes the successor (whether or not immediate) of the whole or a part of the business of the employer to whom the instrument applies. From the later time— (a) the bargaining instrument applies to the new employer, to the extent the instrument relates to the whole or part 	18 19 20 21 22 23 24 25

		previous employer, to the extent the context relates to	1
		the whole or part of the business.	2
Part	t 7	Extending, amending and terminating bargaining instruments etc.	3 4 5
Divis	sion	1 Extension of bargaining instruments	6
223	Ext	ension of nominal expiry date	8
	(1)	On or before the nominal expiry date of a bargaining instrument, the following persons may apply to the commission to extend the bargaining instrument's nominal expiry date—	9 1 1 1
		(a) if the instrument applies to 1 or more organisations—the employer and the 1 or more organisations;	1 1
		(b) otherwise—the employer.	1
	(2)	However, the nominal expiry date can not be extended beyond—	1
		(a) for a project agreement—the date on which the project ends; or	1
		(b) for another bargaining instrument—4 years after the date on which the instrument came into operation.	2
	(3)	The extension has no effect unless the commission approves the extension.	2
	(4)	The commission must approve the extension if, and must not approve the extension unless, satisfied a valid majority of the relevant employees at the time approved the extension.	2 2 2
	(5)	The extension takes effect when the commission's approval takes effect.	2 2

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	(6)	This	s section does not apply to—	1
		(a)	an agreement made with an employee organisation for employees proposed to be employed in a new business; or	2 3 4
		(b)	a bargaining instrument to which section 210(4) applies.	5
Divi	sion	2	Amendment of bargaining instruments	6 7
224	Po	wer t	o amend bargaining instruments	8
		A ba	argaining instrument may only be amended under—	9
		(a)	this division; or	10
		(b)	section 223.	11
225	Am	nendr	ment on application	12
	(1)		following persons may apply to the commission to amend rgaining instrument—	13 14
		(a)	if the instrument applies to 1 or more organisations—the employer and the organisations to which the instrument applies;	15 16 17
		(b)	if the amendment amends the parties to a multi-party agreement—the person who wants to become a party to the agreement;	18 19 20
		(c)	otherwise—the employer.	21
	(2)		commission must approve the amendment if, and must approve the amendment unless, satisfied—	22 23
		(a)	the amendment has been approved by—	24
			(i) for an amendment mentioned in subsection (1)(b)—the approving parties; or	25 26

		(ii) for any other amendment—a valid majority of the relevant employees at the time; and	1 2
	(b)	the commission would be required to certify or make the instrument as amended if it were an instrument for which an application for certification or making were made under part 5.	3 4 5 6
(3)	In ap	oplying subsection (2)(b)—	7
	(a)	a requirement about a majority of persons approving the instrument is taken to be satisfied; and	8 9
	(b)	section 194 is to be disregarded.	10
(4)		amendment takes effect when the commission's approval s effect.	11 12
(5)		commission may, on application by a person to whom a aining instrument applies, amend the instrument—	13 14
	(a)	to remove ambiguity; or	15
	(b)	to include, omit or amend a term, however described, allowing an employer to stand down an employee; or	16 17
	(c)	in another way, if—	18
		(i) the approving parties have agreed to the amendment; and	19 20
		(ii) the commission is satisfied the amendment does not disadvantage the relevant employees; and	21 22
		(iii) the commission is satisfied exceptional circumstances have arisen in the workplace that necessitate the amendment.	23 24 25
(6)	party	section does not apply to an amendment to add or omit a y to a bargaining instrument, other than an amendment tioned in subsection (1)(b).	26 27 28
(7)	In th	is section—	29
	appr	coving parties means—	30

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		(a) for an instrument that applies to an employer and an employee organisation—the employer and organisation; or	2
		(b) for another instrument—the employer and a valid majority of the relevant employees at the time.	
226	Am	endment of parties to bargaining award by consent	5
	(1)	This section applies if an employer, or an employee organisation, to whom a bargaining award does not apply (the <i>proposed new party</i>) would like the award to apply to the proposed new party.	3
	(2)	apply to the commission to amend the bargaining award so the	12
	(3)	The commission may approve the amendment if satisfied—	4
			5 6
		organisation—the organisation is entitled to represent the industrial interests of employees covered by the	17 18 19 20
Divi	sion	-	21 22
227	Ter	mination on or before nominal expiry date	23
	(1)	or arbitration determination, the employer and the organisations to which the agreement or determination applies may apply to the commission to terminate the agreement or	24 25 26 27 28

	(2)	not a	commission must approve the termination if, and must approve the termination unless, satisfied a valid majority are relevant employees at the time approve the termination.	1 2 3
	(3)		termination takes effect when the commission's approval s effect.	4 5
228	Ter	mina	ition after nominal expiry date	6
	(1)	arbit the	er the nominal expiry date of a certified agreement or tration determination, the following persons may apply to commission to terminate the agreement or rmination—	7 8 9 10
		(a)	the employer;	11
		(b)	a valid majority of the relevant employees;	12
		(c)	an employee organisation to which the agreement or determination applies and that has at least 1 member who is a relevant employee.	13 14 15
	(2)	or d	person who intends to apply to terminate the agreement letermination must give all other persons to whom the ement or determination applies notice of the intention.	16 17 18
	(3)	refus	commission must approve the termination if, and must se to approve the termination unless, satisfied subsection has been complied with and—	19 20 21
		(a)	for an agreement or determination that provides that it may be terminated if particular conditions are met—the conditions have been met; or	22 23 24
		(b)	for an agreement or determination that does not provide for the way it may be terminated—	25 26
			(i) the other parties to the agreement or determination agree to it being terminated; and	27 28
			(ii) termination of the agreement or determination is not contrary to the public interest.	29 30

	(4)	The termination takes effect when the commission's approval takes effect.	1 2
Divi	sion	4 Termination of bargaining awards	3
229		mination of bargaining awards and conversion into dern awards	4 5
	(1)	This section applies if, after the nominal expiry date of a bargaining award, either of the following events (each a <i>conversion event</i>) happens—	6 7 8
		(a) the commission certifies a certified agreement that applies to any of the parties to the bargaining award;	9 10
		(b) an arbitration determination is made that applies to any of the parties to the bargaining award.	11 12
	(2)	When the conversion event happens, the bargaining award—	13
		(a) stops having effect as a bargaining award; and	14
		(b) is taken to be, and starts operating as, a modern award.	15
	(3)	Subsection (2)(b) applies despite section 155.	16
	(4)	Despite section 153, the modern award that takes effect under subsection (2) applies to the employees, employers and organisations to whom the bargaining award applied immediately before the conversion event happened.	17 18 19 20
	(5)	Sections 143 to 147 and 160 do not apply in relation to the modern award taking effect under subsection (2)(b).	21 22
230	Pul	blication of modern award	23
	(1)	This section applies if a modern award takes effect under section 229.	24 25
	(2)	As soon as practicable after the modern award takes effect, the registrar must—	26 27

		(a)	give the parties to whom the modern award applies notice of—	1 2
			(i) the taking effect of the modern award; and	3
			(ii) the revocation of the bargaining award that applied to the parties immediately before the modern award took effect; and	4 5 6
		(b)	ensure a copy of the modern award is published on the QIRC website.	7 8
Part	8		Protected industrial action	9
Divis	sion	1	Preliminary	10
231	Def	initio	on for part	11
		In th	nis part—	12
		prote	tected industrial action see section 233(1).	13
232	Rig	ht to	take protected industrial action	14
		a rig	egotiating party for a proposed bargaining instrument has ght to take protected industrial action for the proposed rument, subject to this part.	15 16 17
Divis	sion	2	Process for taking protected industrial action	18 19
233	Wh	en in	ndustrial action is protected industrial action	20
	(1)		astrial action is <i>protected industrial action</i> for a proposed gaining instrument if the industrial action—	21 22
		(a)	meets the requirements of this section; and	23

	(b)	is no	ot industrial action to which section 234 applies.	1
(2)	The	indus	trial action must be—	2
	(a)		nised, or engaged in, by a protected person for the pose of—	3 4
		(i)	supporting or advancing claims made in relation to the proposed instrument; or	5 6
		(ii)	responding to industrial action mentioned in paragraph (b)(i) by an employer who will be covered by the proposed instrument; or	7 8 9
	(b)	_	unised, or engaged in, by an employer who will be ered by the proposed instrument for the purpose of—	10 11
		(i)	supporting or advancing claims made in relation to the proposed instrument; or	12 13
		(ii)	responding to industrial action mentioned in paragraph (a)(i) by an employee who will be covered by the proposed instrument.	14 15 16
(3)	indu	strial	owing persons have not contravened, before the action starts, the requirement to negotiate in good or section 173—	17 18 19
	(a)	will	the industrial action is a strike by an employee who be covered by the proposed instrument—the obtaining party for the employee;	20 21 22
	(b)	will	e industrial action is a lockout by an employer who be covered by the proposed instrument—the sloyer.	23 24 25
(4)	emp befo	loyee re the regist	dustrial action is engaged in by employees, the s likely to be engaging in the industrial action have, e industrial action is engaged in, been approved by rar under section 235 to engage in the industrial	26 27 28 29 30
(5)			ne industrial action is engaged in, notice of the	31

	(6)	The industrial action may be engaged in during conciliation for the proposed bargaining instrument.	1 2
		Note—	3
		However, see sections 240 and 241.	4
	(7)	In this section—	5
		protected person, for a proposed bargaining instrument, means—	6 7
		(a) an employee organisation that is a negotiating party for the proposed instrument; or	8 9
		(b) an officer or employee of that employee organisation acting in that capacity; or	10 11
		(c) an employee who is a member of, or is eligible to be a member of, that employee organisation and will be covered by the proposed instrument.	12 13 14
234	Wh	en industrial action is not protected industrial action	15
	(1)	Industrial action is not protected industrial action for a proposed bargaining instrument if the industrial action is engaged in—	16 17 18
		(a) on or before the nominal expiry date of any existing bargaining instrument or arbitration determination that will be replaced by the proposed instrument; or	19 20 21
		(b) during any peace obligation period for the proposed instrument.	22 23
	(2)	Industrial action is not protected industrial action for a proposed bargaining instrument if the industrial action is engaged in during arbitration for the proposed instrument.	24 25 26
	(3)	The following persons must not engage in industrial action to which subsection (1) or (2) applies—	27 28
		(a) an employee who will be covered by the proposed instrument;	29 30

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		(b)	an employee organisation that is a negotiating party for the proposed instrument;	1 2
		(c)	an officer or employee of that employee organisation acting in that capacity;	3 4
		(d)	an employer who will be covered by the proposed instrument.	5 6
		Note-	_	7
		Tł	nis subsection is a civil penalty provision.	8
235	Ар	prova	al to engage in industrial action	9
	(1)	emp	section 233(4), the registrar must, on application by an loyee organisation, approve the employees likely to be aging in the proposed industrial action doing so if satisfied —	10 11 12 13
		(a)	before making the application, the employee organisation followed the process approved under subsection (2) and the result was that a majority of employees who participated in the process expressed support for the industrial action; and	14 15 16 17 18
		(b)	the employees are members of, or eligible to be members of, the employee organisation; and	19 20
		(c)	the employees will be covered by the proposed bargaining agreement the subject of the industrial action; and	21 22 23
		(d)	the employees are not proposing to engage in the industrial action—	24 25
			(i) before the end of the nominal expiry date of any existing bargaining instrument or arbitration determination that will be replaced by the proposed bargaining instrument; or	26 27 28 29
			(ii) during any peace obligation period for the proposed bargaining instrument.	30 31

	(2)	For subsection (1)(a), the employee organisation must provide its members likely to be engaging in the proposed industrial action with a process, approved by the registrar, to express their democratic views about the industrial action.	1 2 3 4
	(3)	An approval remains in force for the period stated by the registrar.	5 6
236	No	tice of industrial action must be given	7
	(1)	For section 233(5), the protected person or employer intending to take the industrial action must give written notice of the intention to all of the negotiating parties for the proposed bargaining instrument—	8 9 10 11
		(a) at least 3 working days before the day the intended action starts, unless paragraph (b) applies; or	12 13
		(b) if the intended action is in response to industrial action as mentioned in section 233(2)(a)(ii) or (b)(ii) or the intended action is taken after industrial action is taken by a negotiating party—at any time before the day the intended action starts.	14 15 16 17 18
	(2)	However, an employer may, instead of giving written notice, take any other reasonable steps to notify employees of the intended action.	19 20 21
	(3)	Notice under this section must indicate—	22
		(a) the nature of the intended action; and	23
		(b) the day on which the intended action will start.	24
	(4)	Notice under this section may be given before the end of any peace obligation period for the proposed bargaining instrument, as long as the intended action does not start during that period.	25 26 27 28

Division 3		3	Consequences of protected industrial action	
237	Leç	gal ef	ffect of protected industrial action	3
	(1)	prote	legal proceedings lie under any law for action taken for ected industrial action except proceedings for action alting in any of the following—	4 5 6
		(a)	personal injury;	7
		(b)	wilful or reckless destruction of, or damage to, property;	8
		(c)	the unlawful taking, keeping or use of property.	9
	(2)	-	pite subsection (1), proceedings for defamation may be aght for anything that happens during protected industrial on.	10 11 12
	(3)		rotected industrial action is the lockout of an employee by employer—	13 14
		(a)	the employer may refuse to pay the employee remuneration for the period of the lockout; but	15 16
		(b)	the continuity of the employee's employment, for the purposes prescribed by regulation, is not affected by the lockout.	17 18 19
238			er must not prejudice employee for engaging in ed industrial action	20 21
	(1)	part	employer must not do any of the following wholly or ly because an employee is proposing to engage in, is aging in, or has engaged in, protected industrial action—	22 23 24
		(a)	dismiss the employee, injure the employee in the employee's employment or change the employee's position to the employee's prejudice; or	25 26 27
		(b)	threaten to dismiss the employee, injure the employee in the employee's employment or change the employee's position to the employee's prejudice.	28 29 30

	Note— This subsection is a civil penalty provision.	1 2
(2)	Subsection (1) does not apply to any of the following actions taken by the employer—	3
	(a) standing down the employee;	5
	(b) refusing to pay the employee if, under common law, the employer is permitted to do so because the employee has not performed work as directed;	6 7 8
	(c) action that is itself protected industrial action.	9
(3)	In proceedings under chapter 11, part 8 for an alleged contravention of subsection (1), it is to be presumed the alleged conduct of the employer was carried out wholly or partly because the employee was proposing to engage in, was engaging in, or had engaged in protected industrial action, unless the contrary is proved.	1 1 1 1 1
	, , , , , , , , , , , , , , , , , , ,	_
pro	medies if employee prejudiced for engaging in otected industrial action	1 1
	medies if employee prejudiced for engaging in	1 1 1
pro	medies if employee prejudiced for engaging in otected industrial action The commission may order an employer who contravenes	1 1 1 1
pro	medies if employee prejudiced for engaging in otected industrial action The commission may order an employer who contravenes section 238(1)—	1 1 1 1 2 2 2
pro	medies if employee prejudiced for engaging in otected industrial action The commission may order an employer who contravenes section 238(1)— (a) if the contravention was dismissing the employee— (i) to reinstate the employee to the position the employee occupied immediately before the	11 11 11 12 22 22 22 22 22 22 22
pro	medies if employee prejudiced for engaging in otected industrial action The commission may order an employer who contravenes section 238(1)— (a) if the contravention was dismissing the employee— (i) to reinstate the employee to the position the employee occupied immediately before the dismissal; or (ii) to re-employ the employee in a position at least as	1 1 1 1 2 2 2 2 2 2 2

Divis	ion	4	Suspension or termination by commission of protected industrial action	1 2 3
240			sion or termination if significant economic harm oyers or employees	4 5
	(1)	in su prote	commission may, on application by a person mentioned absection (3), make an order to suspend or terminate acted industrial action for a proposed bargaining ament being engaged in if satisfied of the following—	6 7 8 9
		(a)	if section 233(2)(a) applies—the industrial action is causing, or threatening to cause, significant economic harm to—	10 11 12
			(i) an employer who will be covered by the proposed instrument; or	13 14
			(ii) an employee who will be covered by the proposed instrument; or	15 16
		(b)	if section 233(2)(b) applies—the industrial action is causing, or threatening to cause, significant economic harm to an employee who will be covered by the proposed instrument;	17 18 19 20
		(c)	if the industrial action is threatening to cause significant economic harm—the harm is imminent;	21 22
		(d)	the industrial action has been protracted;	23
		(e)	the dispute about the terms of the proposed instrument will not be resolved in the reasonably foreseeable future.	24 25
	(2)	whet to c	subsection (1)(a) and (b), the factors relevant to deciding her protected industrial action is causing, or threatening ause, significant economic harm to an employer or oyee include the following—	26 27 28 29
		(a)	the source, nature and degree of harm suffered or likely to be suffered;	30 31

		(b)	the likelihood the harm will continue to be caused or will be caused;	1 2
		(c)	the capacity of the employer or employee to bear the harm;	3 4
		(d)	the views of the employer or employee;	5
		(e)	the views of the negotiating parties for the proposed bargaining instrument;	6 7
		(f)	whether the negotiating parties for the proposed instrument have met the requirement to negotiate in good faith under section 173;	8 9 10
		(g)	if the commission is considering making an order to terminate the industrial action—	11 12
			(i) whether the negotiating parties are genuinely unable to reach agreement on the terms of the proposed instrument; and	13 14 15
			(ii) whether there is any reasonable prospect of agreement being reached;	16 17
		(h)	the objective of promoting and facilitating bargaining for the proposed instrument.	18 19
	(3)	For s	subsection (1), an application may be made by—	20
		(a)	a negotiating party for the proposed bargaining instrument; or	21 22
		(b)	the Minister; or	23
		(c)	a person prescribed by regulation.	24
241			sion or termination if life, property, health or is endangered	25 26
	(1)	1) The commission must, on application by a person mentioned in subsection (2), suspend or terminate protected industrial action for a proposed bargaining instrument being engaged in, or threatened to be engaged in, if satisfied the industrial action has threatened, is threatening or would threaten—		

		(a) to endanger the life, personal safety or health, or welfare of the State's population or part of it; or	1 2	
		(b) to cause significant damage to the State's economy or an important part of it.	3 4	
	(2)	For subsection (1), an application may be made by—	5	
		(a) a negotiating party for the proposed bargaining instrument; or	6 7	
		(b) the Minister; or	8	
		(c) a person prescribed by regulation.	9	
	(3)	The commission must, as far as practicable, decide an application under this section within 5 days after it is made.	10 11	
	(4)) If the commission is unable to decide the application in that time, the commission must, before the time ends, make an interim order to suspend the protected industrial action to which the application relates.		
	(5)	The interim order continues in force until the application is decided.	16 17	
Part	9	General	18	
242	Cer	tificate as to requested representation	19	
	(1)	An employee organisation may apply to the registrar for a certificate stating that an employee has asked the organisation, under section 171, to represent the employee in negotiating with the employer under this chapter.	20 21 22 23	
	(2)	An employer may apply to the registrar for a certificate stating that the employer need not negotiate with an employee organisation under this chapter because of a circumstance mentioned in section 171(5).	24 25 26 27	
	(3)	A certificate must identify the organisation, the employer and any proposed bargaining instrument.	28 29	

	(4)	A certificate must not identify any of the employees concerned.	1 2	
	(5)	The certificate is, for all purposes of this Act, evidence of the matters stated in it.	3 4	
243	Se	cret ballot on valid majority	5	
	(1)	This section applies if—		
		(a) the commission is required under this chapter to be satisfied a valid majority of the persons employed at a particular time—	7 8 9	
		(i) have made or terminated a bargaining instrument; or	10 1	
		(ii) have given an approval in relation to a bargaining instrument; and	12 12	
		(b) the commission is not satisfied.	1	
	(2)	The commission may order a vote be taken by secret ballot, in accordance with the commission's directions, of employees to whom the bargaining instrument applies or will apply to find out whether the employees would make or terminate the bargaining instrument or give the approval.	1: 1: 1: 1: 1:	
	(3)	An order under subsection (2) may include a provision for absent voting.	20	
	(4)	If a majority of the validly cast votes is in favour of making or terminating the bargaining instrument, or giving the approval, the commission is taken to be satisfied of the requirement.	22 23 24	
	(5)	Before a vote is taken, the commission may revoke an order under subsection (2) if the commission becomes satisfied the requirement mentioned in subsection (1)(a) has been met.	25 20 27	
	(6)	In this section—	28	
		<i>bargaining instrument</i> includes a proposed bargaining instrument.	29 30	

244	Со	Coercion			
	(1)	A person must not take, or refrain from taking, industrial action or other action with intent to coerce someone else to agree, or not to agree, to—	2 3 4		
		(a) making, amending or terminating, or extending the nominal expiry date of, a bargaining instrument; or	5 6		
		(b) approving anything mentioned in paragraph (a).	7		
		Note—	8		
		This subsection is a civil penalty provision.	9		
	(2)	Subsection (1) does not apply to industrial action that is protected industrial action.	10 11		
	(3)	An employer must not coerce, or attempt to coerce, an employee of the employer—	12 13		
		(a) not to make a request mentioned in section 171(2)(c) in relation to a proposed bargaining instrument; or	14 15		
		(b) to withdraw the request.	16		
		Note—	17		
		This subsection is a civil penalty provision.	18		
	(4)	A person must not coerce, or attempt to coerce, an employee—	19 20		
		(a) not to express to an organisation the employee's views about proposed industrial action before it is engaged in; or	21 22 23		
		(b) to express to an organisation views about proposed industrial action before it is engaged in that are different from the employee's views.	24 25 26		
		Note—	27		
		This subsection is a civil penalty provision.	28		
	(5)	In this section—	29		
		take or refrain from taking includes threaten to take or refrain from taking.	30 31		

Cha	pter 5	Equal remuneration	1
Part	1	Preliminary	2
245	Purpose	e of chapter	3
	The	purpose of this chapter is—	4
	(a)	to require the commission, in making modern awards, to ensure—	5 6
		(i) the value of work is identified appropriately; and	7
		(ii) equal remuneration for work of equal or comparable value is provided for; and	8 9
	(b)	to ensure the commission, in certifying or making bargaining instruments, is informed about the steps taken by the parties to provide for equal remuneration for work of equal or comparable value; and	10 11 12 13
	(c)	to enable the commission, in performing functions in relation to bargaining instruments and other instruments affecting wages, to obtain information from the parties about equal remuneration for work of equal or comparable value; and	14 15 16 17 18
	(d)	to enable the commission to make orders, on application, to ensure employees receive equal remuneration for work of equal or comparable value.	19 20 21
246	Definition	on for chapter	22
	In th	is chapter—	23
	prop in se	e-related information, for employees covered by a bosed bargaining instrument or an instrument mentioned ection 7(1), means information about each of the following ers—	24 25 26 27
	(a)	the distribution of the employees by gender;	28

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		(b)	the difference between the average weekly full-time equivalent earnings of male employees and female employees covered by the instrument (the <i>gender pay gap</i>);	1 2 3 4
		(c)	any major factors identified as contributing to the gender pay gap;	5 6
		(d)	if appropriate, the projected effect of the instrument on the gender pay gap.	7 8
Part	2		Instruments affecting wages	9
Divis	sion	1	Making of modern awards	10
247	Ар	plicat	tion of division	11
			division applies, for the purposes of section 143(1)(c), in ion to the making of a modern award under chapter 3.	12 13
248			ments for commission—ensuring modern award s for equal remuneration	14 15
	(1)	The	commission must be satisfied—	16
		(a)	the work to which the award relates is appropriately valued; and	17 18
		(b)	the award provides for equal remuneration for work of equal or comparable value.	19 20
	(2)	valu	subsection (1)(a), the commission must assess the current e of the work that is the subject of the modern award, ng regard to—	21 22 23
		(a)	the nature of the work, skill and responsibility required; and	24 25
		(b)	the conditions under which the work is performed; and	26
		(c)	any other matters the commission considers relevant.	27

(3	,	The assessment of the current value of the work must be free of assumptions based on gender.				
(4) For	subsection (1)(b)—	3			
	(a)	comparisons within and between occupations and industries—	4 5			
		(i) may be used, but are not required, to establish whether the work has been undervalued on a gender basis; and	6 7 8			
		(ii) are not restricted to similar work; and	9			
	(b)	discrimination on the basis of gender is not necessary to establish the work has been undervalued; and	10 11			
	(c)	the commission must consider previous valuations of the work and whether historically the work has been undervalued; and	12 13 14			
	(d)	the commission may have regard to other industrial instruments or federal industrial instruments.	15 16			
249 C	ommis	ssion to make order if test not passed	17			
(1	mod	s section applies if the commission is not satisfied the lern award provides for equal remuneration for work of all or comparable value.	18 19 20			
(2	the	commission must make an order under part 3 to ensure modern award provides for equal remuneration for work qual or comparable value.	21 22 23			

Division 2		2	Bargaining instruments and other instruments	
250		Requirement for application relating to proposed bargaining instrument		
	(1)	an a	s section applies to an application for the certification of agreement, or the making of a bargaining award, under oter 4, part 5.	5 6 7
	(2)	The	application must be accompanied by an affidavit that—	8
		(a)	contains the wage-related information for the employees who are or will be covered by the proposed bargaining instrument; and	9 10 11
		(b)	states the steps taken by the parties to the instrument to provide for equal remuneration for work of equal or comparable value in the instrument; and	12 13 14
		(c)	for a provision that allows differential treatment of wages for different groups of employees—the justification for including the provision in the instrument.	15 16 17 18
	(3)	The	affidavit must—	19
		(a)	be in the form required under the rules; and	20
		(b)	be signed by or for each of the parties to the instrument.	21
	(4)	In th	nis section—	22
		prop	posed bargaining instrument see section 168.	23
251		mmis orma	ssion may give directions about wage-related tion	24 25
	(1)		s section applies if the commission is performing any of following functions under this Act—	26 27
		(a)	making an order varying a modern award;	28
		(b)	certifying an agreement or making a bargaining award;	29

	(c)		gaining award, if the variation—	1 2
		(i)	relates to equal remuneration for work of equal or comparable value; or	3 4
		(ii)	otherwise affects wages;	5
	(d)	mak	ring an arbitration determination;	6
	(e)		ring an order under chapter 6 in relation to an astrial dispute, if the order—	7 8
		(i)	relates to equal remuneration for work of equal or comparable value; or	9 10
		(ii)	otherwise affects wages;	11
	(f)	mak	ring an order under chapter 2, part 5.	12
(2)	the i	releva d tim	ning the function, the commission may direct any of ant parties to obtain and give the commission, at a e or within a stated period, wage-related information to the proposed instrument.	13 14 15 16
(3)		direc avit–	tion may require the information to be given by an –	17 18
	(a)	in th	ne form required under the rules; and	19
	(b)	sign	ed by the party to whom the direction is given.	20
(4)	-	•	o whom a direction is given under subsection (2) ply with the direction.	21 22
	Note-			23
			section is a civil penalty provision.	24
(5)	presi repo	ident rt co ection	sident considers exceptional circumstances exist, the may require the registrar to give the commission a emparing the proposed instrument mentioned in (1) with the entitlements of the employees who are covered by the proposed instrument.	25 26 27 28 29
(6)	In th	is sec	etion—	30
	func	tion i	includes power.	31

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		<i>relevant parties</i> means the parties to the proposed instrument mentioned in subsection (1) to which the performance of the function relates.	1 2 3
Part	3	Equal remuneration orders	4
252	Ord	ders requiring equal remuneration	5
	(1)	The commission may make any order it considers appropriate to ensure employees covered by the order receive equal remuneration for work of equal or comparable value.	6 7 8
		Examples of orders the commission may make—	9
		 orders reclassifying work 	10
		 orders establishing new career paths 	11
		 orders implementing changes to incremental scales 	12
		 orders providing for wage increases 	13
		 orders providing for new allowances 	14
		 orders about reassessing definitions and descriptions of work to properly reflect the value of the work 	15 16
	(2)	Without limiting subsection (1), the order may provide for an increase in remuneration rates, including minimum rates.	17 18
253	Ord	ders on application etc.	19
	(1)	The commission may make an order under this part on application by—	20 21
		(a) an employee to be covered by the order; or	22
		(b) an organisation whose rules entitle it to represent the industrial interests of employees to be covered by the order; or	23 24 25
		(c) a State peak council; or	26
		(d) the Minister; or	27
		(e) the anti-discrimination commissioner.	28

	(2)	Also, the commission must make an order under this part on its own initiative if required to do so under section 249.	1 2
254	Re	quirements about making of order on application	3
	(1)	This section applies if an application for an order under this part is made under section 253.	4 5
	(2)	The commission must make the order if, and must not make the order unless, it is satisfied the employees to be covered by the order do not receive equal remuneration for work of equal or comparable value.	6 7 8 9
255		mediate or progressive introduction of equal nuneration	10 11
		The order may introduce equal remuneration for work of equal or comparable value—	12 13
		(a) immediately; or	14
		(b) progressively in stated stages.	15
256	Em	ployer not to reduce remuneration	16
	(1)	An employer must not reduce an employee's remuneration because an application or order has been made under this part.	17 18
	(2)	A purported reduction by an employer is of no effect.	19
257	Pai	rt does not limit other rights	20
	(1)	This part does not limit a right a person or organisation may otherwise have to secure equal remuneration for work of equal or comparable value.	21 22 23
	(2)	Subsection (1) is subject to section 258.	24

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258	Ар	plications under this part	
	(1)	An application can not be made under section 253 for an orde to secure equal remuneration for work of equal or comparable value for an employee if there are current proceedings for an alternative remedy under—	e
		(a) another provision of this Act; or	
		(b) another Act.	
	(2)	If an application under section 253 has been made, the person who made the application can not start proceedings for an alternative remedy under a provision or Act mentioned in subsection (1).	n
	(3)	Subsection (2) does not prevent proceedings being started for an alternative remedy if the proceedings under this parthave—	
		(a) been discontinued by the party who started the proceedings; or	e
		(b) failed for want of jurisdiction.	
	(4)	In this section—	
		alternative remedy means an alternative remedy—	
		(a) to secure the remuneration for the employee; or	
		(b) against unequal remuneration for work of equal of comparable value for the employee.	r
Part	t 4	Miscellaneous	
259		mmission may make statement of policy about eration of chapter	
	(1)	The commission may make a statement of policy about the operation of this chapter.	e

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(2) This section does not limit section 461.

Chapter 6			Industrial disputes	1
Part	1		Preliminary	2
260	De	finitio	ons for chapter	3
		In th	his chapter—	4
		disp	pute means an industrial dispute.	5
			ty, to a dispute, means any of the parties between whom dispute exists.	6 7
		shov	w cause notice see section 265(7).	8
Part 2			Notice of industrial dispute	9
261	Notice must be given to registrar			
	(1)	Subs	section (2) applies if an industrial dispute—	11
		(a)	exists between—	12
			(i) an employer organisation or employer; and	13
			(ii) an employee organisation or employee; and	14
		(b)	remains unresolved after the parties to the dispute have genuinely attempted to settle the dispute.	15 16
	(2)		h party to the dispute must immediately give the registrar ten notice of the dispute.	17 18
	(3)	The	notice—	19
		(a)	may be given by letter, facsimile, email or other means of written communication; and	20 21
		(b)	must state each of the following—	22
			(i) the names of the parties to the dispute;	23
			(ii) the place where the dispute exists;	24

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			(iii) the subject matter of the dispute;(iv) anything else required by the rules.	1 2
Part 3			Action for preventing or settling industrial disputes	3 4
262	Ac	tion o	on industrial dispute	5
	(1)	This	s section applies if—	6
		(a)	notice of a dispute has been given by a party under section 261(2); or	7 8
		(b)	whether or not a notice of a dispute has been given under section 261—the commission considers it is in the public interest to take action under this section in relation to the dispute.	9 10 11 12
	(2)		section (1)(b) applies irrespective of whether the parties attempting to resolve the dispute.	13 14
	(3)		commission may take the steps it considers appropriate he prevention or prompt settlement of the dispute, by—	15 16
		(a)	conciliation in the first instance; and	17
		(b)	if the commission considers conciliation has failed and the parties are unlikely to resolve the dispute—arbitration.	18 19 20
	(4)		nout limiting subsection (3), the commission may do 1 or e of the following—	21 22
		(a)	direct any industrial action in relation to the dispute to stop or not happen;	23 24
		(b)	make orders, or give directions, of an interlocutory nature;	25 26
		(c)	exercise the commission's powers under section 473 (whether or not application under that section has been made) to grant an interim injunction;	27 28 29

		(d) make another order or exercise another power the commission considers appropriate for the prevention of, or the prompt settlement of, the dispute.	1 2 3
	(5)	For proceedings for the dispute—	4
		(a) the commission may name a party to the dispute as having carriage of the proceedings; and	5 6
		(b) the party named has the carriage of the proceedings accordingly.	7 8
	(6)	This section does not affect the operation of an industrial instrument that imposes a duty on a party to the instrument in relation to industrial disputes.	9 10 11
263	Ме	diation by commission	12
		The commission may act as mediator in an industrial cause, whether or not it is within the jurisdiction of the commission—	13 14 15
		(a) on the request of the parties directly involved in the cause; or	16 17
		(b) if the commissioner is satisfied mediation of the cause is desirable in the public interest.	18 19
264	Со	mpulsory conference	20
	(1)	This section applies if the commission, when taking action under section 262 in relation to a dispute, considers that holding a conference is desirable to prevent or settle the dispute.	21 22 23 24
	(2)	The commission may, by attendance notice, require a person to attend a conference at a stated time and place.	25 26
	(3)	A person may be required to attend the conference even though not directly involved in the dispute if the commission considers the person's presence would be conducive to the prevention of, or the prompt settlement of, the dispute.	27 28 29 30

	(4)	A person required to attend must—					
		(a)	atten	d the conference at the stated time and place; and	2		
		(b)	conti	nue to attend as directed by the commission.	3		
		Note-	_	·	4		
		Th	iis subse	ection is a civil penalty provision.	5		
265	En	forcir	ıg cor	nmission's orders	6		
	(1)	The	comm	ission may direct an order about a dispute to—	7		
		(a)	an or	ganisation; or	8		
		(b)	-	rson in a capacity as an officer or agent of an nisation; or	9 10		
		(c)	any o	other person.	11		
	(2)	If an order may be directed to an organisation or a person, the commission may direct the order to the person only after considering whether it would be more appropriate to direct the order to the organisation.					
	(3)	An order must—					
		(a)	if the	e order is made against a person—state the person's e; and	17 18		
		(b)	state	a time for complying with the order; and	19		
		(c)		t any of the following to file an affidavit with the trar within a stated time—	20 21		
				the organisation or person to whom the order is directed;	22 23		
			(ii)	the party to the proceedings who sought the order;	24		
			. ,	any other party to the proceedings the commission considers appropriate.	25 26		
	(4)	has been	been comp	it under subsection (3)(c) must state whether there ompliance with the order and, if the order has not blied with, the steps the person is aware of that have to comply.	27 28 29 30		

	(5)	The con (3)(b) o	mmission may extend a time stated under subsection or (c).	1 2	
	(6)		end of the time stated or extended for filing an affidavit, strar must—	3 4	
		(a) ex	xamine all affidavits filed; and	5	
			not all affidavits required to be filed have been filed by nat time—make all necessary further inquiries; and	6 7	
		in	aving examined the affidavits filed and made the aquiries necessary, decide whether there has been abstantial compliance with the order.	8 9 10	
	(7)	show co or perso full ber	egistrar is not satisfied that there has been substantial ance with the order, the registrar must issue a notice (a <i>nuse notice</i>) under the rules calling on the organisation on to whom the order was directed to show cause to the nch at a stated time why the organisation or person not be dealt with under section 266.	11 12 13 14 15 16	
	(8)	In this section—			
		membe	nch means the full bench constituted by 3 or more rs, 1 of whom must be the president, vice-president or y president (court).	18 19 20	
266	Re	medies	on show cause notice	21	
	(1)	show ca	rganisation issued with a show cause notice does not ause at the stated time, the full bench may do 1 or more ollowing—	22 23 24	
			npose on the organisation a penalty of not more than 000 penalty units;	25 26	
		` /	mend a bargaining instrument to which the rganisation is a party;	27 28	
		in	the organisation is an employee rganisation—suspend the date of operation of a wage acrease otherwise payable to members of the rganisation or to a class of the members;	29 30 31 32	

	(d)	change the organisation's rules to exclude from eligibility for membership persons belonging to a particular class or section of the membership;	1 2 3
	(e)	make the orders it considers appropriate—	4
		(i) to restrict the use of the organisation's property; and	5 6
		(ii) to control the organisation's property to ensure the restrictions are complied with;	7 8
	(f)	suspend the organisation's registration for a stated period;	9 10
	(g)	deregister the organisation;	11
	(h)	make the other orders it considers appropriate—	12
		(i) to secure the organisation's compliance with the commission's order; or	13 14
		(ii) to punish the organisation for not complying with the commission's order;	15 16
	(i)	order the organisation to pay the costs of the show cause proceedings.	17 18
(2)	state	person issued with the notice does not show cause at the d time, the full bench may do 1 or more of the wing—	19 20 21
	(a)	impose on the person a penalty of not more than 40 penalty units;	22 23
	(b)	make the other orders it considers appropriate—	24
		(i) to secure the person's compliance with the commission's order; or	25 26
		(ii) to punish the person for not complying with the commission's order;	27 28
	(c)	order the person to pay the costs of the show cause proceedings.	29 30

	(3)	All persons concerned must comply with an order or direction made or given by the full bench.	1 2
	(4)	In this section—	3
		organisation includes a branch of an organisation.	4
		<i>stated time</i> means the time stated in the notice to show cause under section 265(7) or the time to which the proceedings are adjourned.	5 6 7
Par	t 4	Industrial action	8
267	Ind	emnity against agent's unauthorised actions	9
		An organisation or association of persons is not liable for anything said or done by its agent, during or in connection with industrial action, if—	10 11 12
		(a) the agent acted without the knowledge of the governing body of the organisation or association; and	13 14
		(b) the governing body could not, by the exercise of reasonable diligence, have prevented the action.	15 16
268	Pay	ments for strikes not compellable	17
	(1)	An employer may pay, or refuse to pay, an employee for a period when the employee engages in a strike.	18 19
	(2)	An employee must not organise or engage in, or threaten to organise or engage in, a strike against an employer with intent to coerce the employer to make the payment.	20 21 22
	(3)	An employee organisation, or an officer, member or employee of the organisation, must not organise or engage in, or threaten to organise or engage in, a strike against an employer with intent to coerce the employer to make the payment.	23 24 25 26
	(4)	For subsection (3), action is taken to have been done by an organisation if it is done by—	27 28

		(a)	the organisation's management committee; or	1			
		(b)	an officer, employee or agent of the organisation acting in that capacity; or	2 3			
		(c)	a member or group of members of the organisation acting under the organisation's rules; or	4 5			
		(d)	a member of the organisation, who performs the function of dealing with an employer on behalf of the member and other members of the organisation, acting in that capacity.	6 7 8 9			
	(5)		section (4)(c) or (d) does not apply if any of the following ons has taken reasonable steps to prevent the action—	10 11			
		(a)	the organisation's management committee;	12			
		(b)	a person authorised by the committee;	13			
		(c)	an officer of the organisation.	14			
	(6)		contravention of subsection (2) or (3) is not an offence, but commission may make an order for the contravention.	15 16			
	(7)	In th	In this section—				
			the does not include the failure to perform work in excess work required under a bargaining instrument.	18 19			
269	Ord	ders 1	for contravention of s 268	20			
	(1)		commission may, on application, make an order for a travention of section 268.	21 22			
	(2)	An a	application may be made by any of the following—	23			
		(a)	the Minister;	24			
		(b)	a person or organisation who has an interest in the matter;	25 26			
		(c)	the employer against whom the strike was organised, engaged in or threatened;	27 28			
		(d)	a person prescribed by regulation.	29			

	(3)	The commission may, if it considers it appropriate in all the circumstances, make 1 or more of the following orders—				
		(a)	an order imposing on a person or organisation who contravenes section 268 a penalty of not more than 135 penalty units;	3 4 5		
		(b)	an order requiring a person or organisation who contravenes section 268 to pay the employer against whom the strike was organised, engaged in or threatened compensation of an amount the commission considers appropriate;	6 7 8 9 10		
		(c)	an injunctive order (including an interim injunction), and any other order, the commission considers necessary to stop the contravention or remedy its effects;	11 12 13 14		
		(d)	another consequential order.	15		
270		mmis ikes	ssion must not deal with claims for payments for	16 17		
	(1)	a pa	commission must not deal with a claim for the making of yment under section 268(1) to an employee for a period n the employee engages in a strike.	18 19 20		
	(2)		section (1) applies in relation to a claim whether the claim r a period before or after—	21 22		
		(a)	the making of the claim; or	23		
		(b)	the commencement.	24		
271	Ric	ıht to	refuse work if imminent health or safety risk	25		
		-	Act does not prevent an employee from refusing to	26		
			orm work if—	27		
		(a)	the refusal is based on a reasonable concern by the employee about an imminent risk to his or her health or safety; and	28 29 30		

ſs	272
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		(b)	the employee does not unreasonably contributed direction of his or her employer to perform available work (whether at the same or workplace) that is safe and appropriate for the eto perform.	rm other another	1 2 3 4 5
Cha	apte	er 7	Employees bullied in the workplace	ne	6
272	Wh	en is	an employee bullied in the workplace		8
	(1)	An e	employee is bullied in the workplace if—		9
		(a)	while the employee is at work, an individual or individuals repeatedly behaves unreasonably to		10 11
			(i) the employee; or		12
			(ii) a group of employees of which the employees; and	oyee is a	13 14
		(b)	that behaviour creates a risk to the health and the employee.	safety of	15 16
		Note-	_		17
		Fo	or the meaning of employee for this chapter, see section 8(2	2).	18
	(2)	not a	emove any doubt, it is declared that subsection apply to reasonable management action carried onable manner.	, ,	19 20 21
273	Ар	plicat	tion for a commission order to stop bullyin	ng	22
		bulli	employee who reasonably believes the employee ed in the workplace may apply to the commission under section 275.		23 24 25

74	Со	mmis	ssion	to deal with applications promptly	1
		secti	ion 27	mission must start to deal with an application under 73 within 14 days after the application is made.	2 3
		its	or exan	inple, the commission may, under section 451, start to inform the matter or decide to hold a conference or conduct a hearing the matter.	4 5 6 7
75	Со	mmis	ssion	may make orders to stop bullying	8
	(1)	This	secti	on applies if—	9
		(a)	an e and	employee has made an application under section 273;	10 11
		(b)	the o	commission is satisfied that—	12
			(i)	the employee has been bullied in the workplace; and	13 14
			(ii)	there is a risk that the employee will continue to be bullied in the workplace.	15 16
	(2)	(otheamo	er tha	mission may make any order it considers appropriate an an order requiring payment of a pecuniary to prevent the employee from being bullied in the e.	17 18 19 20
	(3)			ering the terms of an order, the commission must account—	21 22
		(a)	outc that	the commission is aware of any final or interimeter arising out of an investigation into the matter is being, or has been, undertaken by another ty—those outcomes; and	23 24 25 26
		(b)	the	e commission is aware of any procedure available to employee to resolve grievances or disputes—that cedure; and	27 28 29
		(c)		he commission is aware of any final or interim	30 31

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	employee to resolve grievances or disputes—those outcomes; and
	(d) any other matter the commission considers relevant.
276	Contravening an order to stop bullying
	A person must not contravene an order under section 275.
	Note—
	This section is a civil penalty provision.
277	Actions under work health and safety laws permitted
	The Work Health and Safety Act 2011, section 115 and a provision of a corresponding WHS law (within the meaning of that Act) that corresponds to section 115 of that Act do not apply in relation to an application under section 273.
	Note—
	Ordinarily, if an employee who is a worker under the <i>Work Health and Safety Act 2011</i> makes an application under section 273 for an order to stop the worker from being bullied in the workplace, section 115 of that Act and a corresponding provision of a corresponding WHS law would prohibit a proceeding from being commenced, or an application from being made or continued, under that law in relation to the bullying. This section removes that prohibition.

Chapter 8				Rights and responsibilities of employees, employers, organisations etc.	
Part	1			General protections	4
Divis	sion	1		Introduction	5
278	Pur	pose	es of	part	6
	(1)	The	purpo	ses of this part are as follows—	7
		(a)	to pr	rotect workplace rights;	8
		(b)	-	protect freedom of association by ensuring that ons are—	9 10
			(i)	free to become, or not become, members of industrial associations; and	11 12
			(ii)	free to be represented, or not represented, by industrial associations; and	13 14
			(iii)	free to participate, or not participate, in lawful industrial activities;	15 16
		(c)	to pr	rovide protection from workplace discrimination;	17
		(d)	disci	rovide effective relief for persons who have been riminated against, victimised or otherwise adversely eted as a result of contraventions of this part.	18 19 20
	(2)		-	ections contained in subsection (1) are provided to a hether an employee, an employer or otherwise).	21 22
279	Def	initic	ons		23
		In th	is par	t	24
		actio	on inc	ludes omission.	25

	adve	erse action see section 282.	1			
	engo	ages in industrial activity see section 290.	2			
	indu	industrial association means any of the following—				
	(a)	an employee organisation;	4			
	(b)	an association of employees having as a principal purpose the protection and promotion of their interests in matters concerning their employment;	5 6 7			
	(c)	an employer organisation;	8			
	(d)	an association of employers having as a principal purpose the protection and promotion of their interests in matters concerning employment;	9 10 11			
	(e)	a branch of an industrial association under paragraphs (a) to (d).	12 13			
	Note-	_	14			
		n organisation is a body that is registered as an organisation under napter 12—see schedule 5, definition of <i>organisation</i> .	15 16			
	_	cess or proceedings under an industrial law or industrial rument see section 283.	17 18			
	worl	kplace right see section 284.	19			
Divisi	on 2	Application of this part	20			
280	Action t	o which this part applies	21			
		ject to section 281, this part applies to the following on—	22 23			
	(a)	action taken by an employer;	24			
	(b)	action that affects, is capable of affecting or is taken with intent to affect the activities, relationships or business of an employer;	25 26 27			
	(c)	action that consists of advising, encouraging or inciting, or action taken with intent to coerce, an employer—	28 29			

				[3 201]	
			(i)	to take, or not take, particular action in relation to another person; or	1 2
			(ii)	to threaten to take, or not take, particular action in relation to another person.	3 4
281	Ac	tion t	o wh	ich this part does not apply	5
		This	part	does not apply to—	6
		(a)		on mentioned in section 281 if the <i>Fair Work Act</i> 9 (Cwlth), chapter 3, part 3–1 applies to the action;	7 8 9
		(b)	an a	ction for unfair dismissal.	10
		Note-	_		11
		Se	e part	2 for actions for unfair dismissal.	12
Divi	sion	3		Workplace rights	13
282	Ме	aning	g of a	adverse action	14
	(1)			action is taken by an employer against an employee bloyer—	15 16
		(a)	disn	nisses the employee; or	17
		(b)	inju	res the employee in his or her employment; or	18
		(c)		rs the position of the employee to the employee's udice; or	19 20
		(d)		riminates between the employee and other ployees of the employer.	21 22
	(2)			action is taken by a prospective employer against a we employee if the prospective employer—	23 24
		(a)	refu	ses to employ the prospective employee; or	25

	(b)	discriminates against the prospective employee in the terms or conditions on which the prospective employer offers to employ the prospective employee.	1 2 3
(3)		erse action is taken by an employee against an employer e employee—	4 5
	(a)	ceases work in the service of the employer; or	6
	(b)	takes industrial action against the employer.	7
(4)	offic pers	erse action is taken by an industrial association, or an er or member of an industrial association, against a on if the association, or the officer or member of the ciation—	8 9 10 11
	(a)	organises or takes industrial action against the person; or	12
	(b)	takes action that has the effect, directly or indirectly, of prejudicing the person in the person's employment or prospective employment; or	13 14 15
	(c)	if the person is a member of the association—imposes a penalty, forfeiture or disability of any kind on the member (other than in relation to an amount legally owed to the association by the member).	16 17 18 19
(5)	Adve	erse action includes—	20
	(a)	threatening to take action covered by subsections (1) to (4); and	21 22
	(b)	organising to take action covered by subsections (1) to (4).	23 24
(6)	Adve unde	erse action does not include action that is authorised er—	25 26
	(a)	this Act or any other law of the State; or	27
	(b)	a law of the Commonwealth.	28
(7)	inclu	nout limiting subsection (6), <i>adverse action</i> does not ude an employer standing down an employee who is used in protected industrial action and employed under a	29 30 31

			cract of employment that provides for the employer to d down the employee in the circumstances.	1 2
283			g of <i>process or proceedings under an industrial</i> ndustrial instrument	3 4
			h of the following is a process or proceedings under an ustrial law or industrial instrument—	5 6
		(a)	any conference conducted, or hearing held, by the commission or the court;	7 8
		(b)	court proceedings under an industrial law or industrial instrument;	9 10
		(c)	protected industrial action;	11
		(d)	a process under section 235(2) for employees to express their democratic views about proposed industrial action before it is engaged in;	12 13 14
		(e)	certifying, making, amending or terminating a bargaining instrument under chapter 4;	15 16
		(f)	agreeing to cash out paid annual leave;	17
		(g)	making a request under chapter 2, part 3, division 4;	18
		(h)	dispute settlement for which provision is made by, or under, an industrial law or industrial instrument;	19 20
		(i)	any other process or proceedings under an industrial law or industrial instrument.	21 22
284	Me	aning	g of <i>workplace right</i>	23
	(1)	A pe	erson has a workplace right if the person—	24
		(a)	has a right to the benefit of, or has a role or responsibility under, an industrial law, industrial instrument or order made by an industrial body; or	25 26 27

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		(b)	is able to start, or participate in, a process or proceedings under an industrial law or industrial instrument; or	1 2 3
		(c)	is able to make a complaint or inquiry—	4
			(i) to an entity having the capacity under an industrial law to seek compliance with that law or an industrial instrument; or	5 6 7
			(ii) if the person is an employee—in relation to his or her employment.	8 9
	(2)	In th	is section—	10
		indu	strial body means—	11
		(a)	the commission; or	12
		(b)	the court, or another court or commission (however called), exercising industrial law functions and powers corresponding to the commission's functions and powers.	13 14 15 16
285	Pro	tecti	on	17
	(1)	-	erson must not take adverse action against another on—	18 19
		(a)	because the other person—	20
			(i) has a workplace right; or	21
			(ii) has, or has not, exercised a workplace right; or	22
			(iii) proposes to or proposes not to, or has at any time proposed to or proposed not to, exercise a workplace right; or	23 24 25
		(b)	to prevent the exercise of a workplace right by the other person.	26 27
		Note-	_	28

	(2)	A person must not take adverse action against another person (the <i>second person</i>) because a third person has exercised, or proposes to or has at any time proposed to exercise, a workplace right for the second person's benefit or for the benefit of a class of persons to which the second person belongs. *Note- This subsection is a civil penalty provision.	1 2 3 4 5 6 7 8
286	Pro	ospective employees taken to have workplace rights	9
	(1)	A prospective employee is taken to have the workplace rights he or she would have if he or she were employed in the prospective employment by the prospective employer.	10 11 12
	(2)	Despite section 284(1)(a), a prospective employer does not contravene section 285(1) if the prospective employer refuses to employ a prospective employee because the prospective employee would be entitled to the benefit of a bargaining instrument that the prospective employer is bound by under section 222 because of the transfer of the whole or part of a business to the prospective employer from another employer.	13 14 15 16 17 18 19
287	Co	ercion	20
	(1)	A person must not organise or take, or threaten to organise or take, any action against another person with intent to coerce the other person or a third person—	21 22 23
		(a) to exercise or not exercise, or to propose to exercise or not exercise, a workplace right; or	24 25
		(b) to exercise, or to propose to exercise, a workplace right in a particular way.	26 27
		Note—	28
		This subsection is a civil penalty provision.	29
	(2)	Subsection (1) does not apply to protected industrial action.	30

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288	Un	due i	nfluence or pressure	1
		pres	employer must not exert undue influence or undue sure on an employee in relation to a decision by the loyee—	2 3 4
		(a)	to make or not make an agreement or arrangement under the Queensland Employment Standards; or	5 6
		(b)	to make or not make an agreement or arrangement under a term of an industrial instrument; or	7 8
		(c)	to agree or not agree to a deduction from amounts payable to the employee in relation to the performance of work.	9 10 11
		Note	<i>I</i> —	12
		Tł	nis section is a civil penalty provision.	13
		Note	2—	14
			nis section can apply to decisions whether to agree to performing ork on keeping in touch days—see section 80.	15 16
289	Mis	srepr	esentations	17
	(1)	-	erson must not knowingly or recklessly make a false or eading representation to another person about—	18 19
		(a)	the workplace rights of the other person or a third person; or	20 21
		(b)	the exercise, or the effect of the exercise, of a workplace right by the other person or a third person.	22 23
		Note-	_	24
		Tł	nis subsection is a civil penalty provision.	25
	(2)		section (1) does not apply if the person to whom the esentation is made would not be expected to rely on it.	26 27

Divis	sion 4		Industrial activities	1
290	Meanin	g of e	engages in industrial activity	2
	A p	erson	engages in industrial activity if the person—	3
	(a)		omes or does not become, or remains or stops being, officer or member of an industrial association; or	4 5
	(b)	does	s or does not—	6
		(i)	become involved in establishing an industrial association; or	7 8
		(ii)	organise or promote a lawful activity for, or on behalf of, an industrial association; or	9 10
		(iii)	encourage, or participate in, a lawful activity organised or promoted by an industrial association; or	11 12 13
		(iv)	comply with a lawful request made by, or a lawful requirement of, an industrial association; or	14 15
		(v)	represent or advance the views, claims or interests of an industrial association; or	16 17
		(vi)	pay a fee (however described) to an industrial association or to someone instead of an industrial association; or	18 19 20
		(vii)	seek to be represented by an industrial association; or	21 22
	Note	·—		23
	as m or	ssociati aking rganisat	paragraph (vii), representation of a person by an industrial on includes a member, delegate or officer of an organisation representations or advocating on the person's behalf. An tion is a body that is registered as an organisation under chapter schedule 5, definition <i>organisation</i> .	24 25 26 27 28
	(c)		anises or promotes an unlawful activity for, or on alf of, an industrial association; or	29 30
	(d)		ourages, or participates in, an unlawful activity unised or promoted by an industrial association; or	31 32

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		(e)	complies with an unlawful request made by, or an unlawful requirement of, an industrial association; or	1 2
		(f)	takes part in industrial action that is not protected industrial action.	3 4
291	Pro	tecti	on	5
		_	erson must not take adverse action against another person use the other person—	6 7
		(a)	is or is not, or was or was not, an officer or member of an industrial association; or	8 9
		(b)	engages, or has at any time engaged or proposed to engage, in industrial activity within the meaning of section 290(a) or (b); or	10 12 12
		(c)	does not engage, or has at any time not engaged or proposed to not engage, in industrial activity within the meaning of section 290(c) to (f).	13 14 13
		Note-	_	16
		Th	nis section is a civil penalty provision.	17
292	Coe	ercio	n	18
		take,	erson must not organise or take, or threaten to organise or , any action against another person with intent to coerce other person or a third person to engage in industrial vity.	19 20 21 22
		Note-	_	23
		Th	nis section is a civil penalty provision.	24
293	Mis	repre	esentations	25
	(1)	misle	erson must not knowingly or recklessly make a false or eading representation to another person about either of following—	26 27 28

		(a) the other person's or a third person's obligation to engage in industrial activity;
		(b) the other person's or a third person's obligation to disclose whether a person—
		(i) is or is not, or was or was not, an officer or member of an industrial association; or
		(ii) is or is not engaging, or has or has not engaged, in industrial activity.
		Note—
		This subsection is a civil penalty provision.
	(2)	Subsection (1) does not apply if the person to whom the representation is made would not be expected to rely on it.
294	Ind	ucements—membership action
	(1)	An employer must not induce an employee to take, or propose to take, membership action. Note—
		This subsection is a civil penalty provision.
	(2)	A person takes <i>membership action</i> if the person becomes, does not become, remains or stops being an officer or member of an industrial association.
Divisi	on	5 Other protections
295	Dis	crimination
	(1)	An employer must not take adverse action against a person who is an employee, or prospective employee, of the employer because of the person's sex, relationship status, pregnancy, parental status, breastfeeding, age, race, impairment, religious belief or religious activity, political belief or activity, trade union activity, lawful sexual activity, gender identity, sexuality, family responsibilities or

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		ciation with, or in relation to, a person identified on the s of any of these attributes.	1 2
	Note-	_	3
	Tł	his subsection is a civil penalty provision.	4
(2)	How	vever, subsection (1) does not apply to action that is—	5
	(a)	not unlawful under an anti-discrimination law; or	6
	(b)	taken because of the inherent requirements of the particular position concerned; or	7 8
	(c)	if the action is taken against a staff member of an institution conducted in accordance with the doctrines, tenets, beliefs or teachings of a particular religion or creed, taken—	9 10 11 12
		(i) in good faith; and	13
		(ii) to avoid injury to the religious susceptibilities of adherents of that religion or creed.	14 15
(3)	Eacl	h of the following is an <i>anti-discrimination law</i> —	16
	(a)	the Age Discrimination Act 2004 (Cwlth);	17
	(b)	the Disability Discrimination Act 1992 (Cwlth);	18
	(c)	the Racial Discrimination Act 1975 (Cwlth);	19
	(d)	the Sex Discrimination Act 1984 (Cwlth);	20
	(e)	the Anti-Discrimination Act 1991.	21
Do	mest	ic violence	22
(1)	who emp	employer must not take adverse action against a person is an employee, or prospective employee, of the cloyer because someone has committed, or is committing, testic violence against the person.	23 24 25 26 27
		his subsection is a civil penalty provision.	28
	11	no subsection is a civil penalty provision.	∠0

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	(2)	bene		ction (1), it is not necessary that the person have the , or be named as the aggrieved under, any of the	1 2 3
		(a)	a do	mestic violence order;	4
		(b)	a pol	lice protection notice;	5
		(c)	an aj	pplication for a domestic violence order.	6
	(3)	In th	is sec	tion—	7
				has the meaning given by the <i>Domestic and Family</i> Protection Act 2012.	8 9
				violence order has the meaning given by the and Family Violence Protection Act 2012.	10 11
		_	_	otection notice has the meaning given by the and Family Violence Protection Act 2012.	12 13
97	Ter	npora	ıry al	bsence—illness or injury	14
97	Ter (1)	An o	emplo	bsence—illness or injury oyer must not dismiss an employee because the is temporarily absent from work—	14 15 16
97		An o	emplo loyee	oyer must not dismiss an employee because the	15
97		An o	emplo loyee beca for a	oyer must not dismiss an employee because the is temporarily absent from work—	15 16
97		An of employed	emplo loyee beca for a	oyer must not dismiss an employee because the is temporarily absent from work— use of prescribed illness or prescribed injury; or any of the following reasons if, having regard to all	15 16 17 18
97		An of employed	emplo loyee beca for a the c	byer must not dismiss an employee because the is temporarily absent from work— use of prescribed illness or prescribed injury; or any of the following reasons if, having regard to all circumstances, the period of absence is reasonable— the employee is an SES member or ESU member under the <i>Fire and Emergency Services Act 1990</i> and is absent for the purpose of performing an SES function or ESU function under that Act in an	15 16 17 18 19 20 21 22 23
97		An of employed	emplo loyee beca for a the c	oyer must not dismiss an employee because the is temporarily absent from work— tuse of prescribed illness or prescribed injury; or any of the following reasons if, having regard to all circumstances, the period of absence is reasonable—the employee is an SES member or ESU member under the <i>Fire and Emergency Services Act 1990</i> and is absent for the purpose of performing an SES function or ESU function under that Act in an emergency situation; the employee is a member of a rural fire brigade under the <i>Fire and Emergency Services Act 1990</i> and is absent for the purpose of performing a function of a rural fire brigade under that Act in an	15 16 17 18 19 20 21 22 23 24 25 26 27 28

		absent for the purpose of performing a function of an honorary ambulance officer under that Act in an emergency situation. Note— This subsection is a civil remedy provision.	1 2 3 4 5
	(2)	In this section—	6
	(2)	prescribed means prescribed by regulation.	7
298	Ва	rgaining services fees	8
	(1)	An industrial association, or an officer or member of an industrial association, must not demand payment of a bargaining services fee from any person. Note—	9 10 11 12
		This subsection is a civil penalty provision.	13
	(2)	Subsection (1) does not apply if the bargaining services fee is payable to the industrial association under a contract for the provision of bargaining services.	14 15 16
	(3)	In this section—	17
		bargaining services means services provided by, or for, an industrial association in relation to a bargaining instrument or proposed bargaining instrument, including in relation to bargaining for, or certifying, making, amending or terminating, the bargaining instrument or proposed bargaining instrument.	18 19 20 21 22 23
		bargaining services fee—	24
		(a) means a fee (however described) payable to—	25
		(i) an industrial association; or	26
		(ii) someone instead of an industrial association; but	27
		(b) does not include a membership fee.	28
		demand includes—	29
		(a) purport to demand; and	30

	(b)	do anything that would—
		(i) have the effect of demanding; or
		(ii) purport to have the effect of demanding.
C	overaç	ge by particular instruments
(1)		person must not discriminate against an employer ause—
	(a)	employees of the employer are covered, or not covered, by—
		(i) provisions of the Queensland Employment Standards; or
		(ii) a particular type of industrial instrument (including a particular kind of industrial instrument within a type of industrial instrument); or
		(iii) a bargaining instrument that does, or does not, cover an employee organisation, or a particular employee organisation; or
	(b)	it is proposed that employees of the employer be covered, or not be covered, by—
		(i) a particular type of industrial instrument (including a particular kind of industrial instrument within a type of industrial instrument); or
		(ii) a bargaining instrument that does, or does not, cover an employee organisation or a particular employee organisation.
	Note	?
	T	his subsection is a civil penalty provision.
(2)	Sub	esection (1) does not apply to protected industrial action.

300	Coercion—allocation of duties etc. to particular person				
		A person must not organise or take, or threaten to organise or take, any action against another person with intent to coerce the other person or a third person to—			
		(a) employ, or not employ, a particular person; or	5		
		(b) allocate, or not allocate, particular duties or responsibilities to a particular employee; or	6 7		
		(c) designate a particular employee as having, or not having, particular duties or responsibilities.	8 9		
		Note—	10		
		This section is a civil penalty provision.	11		
301	Objectionable terms				
	(1)	A term of an industrial instrument, or an agreement or arrangement (whether written or unwritten), has no effect to the extent that it is an objectionable term.	13 14 15		
	(2)	In this section—	16		
		objectionable term means a term that permits or has the effect of permitting, or purports to permit or have the effect of permitting, either of the following—	17 18 19		
		(a) a contravention of this part;	20		
		(b) the payment of a bargaining services fee as defined under section 298.	21 22		
		<i>permit</i> includes require.	23		
Divis	ion	6 Sham arrangements	24		
302		representing employment as independent contracting angement	25 26		
	(1)	An employer who employs, or proposes to employ, an individual must not represent to the individual that the	27 28		

		contract of employment under which the individual is, or would be, employed by the employer is a contract for services under which the individual performs, or would perform, work as an independent contractor.			
		Note—	5		
		This subsection is a civil penalty provision.	6		
	(2)	Subsection (1) does not apply if the employer proves that, when the representation was made, the employer—	7 8		
		(a) did not know the contract was a contract of employment rather than a contract for services; and	9 10		
		(b) was not reckless as to whether or not that was the case.	11		
303	Dis	Dismissing to engage as independent contractor			
	(1)	This section applies if an individual—	13		
		(a) is an employee of an employer; and	14		
		(b) performs particular work for the employer.	15		
	(2)	The employer must not dismiss or threaten to dismiss the employee to engage the employee as an independent contractor to perform the same, or substantially the same, work under a contract for services. Note— This section is a civil penalty provision.	16 17 18 19 20 21		
304	Mis	srepresentation to engage as independent contractor	22		
		An employer who employs, or has at any time employed, an	23		
		individual to perform particular work must not make a	24		
		statement that the employer knows is false in order to	25		
		persuade or influence the individual to enter into a contract for services under which the individual will perform, as an	26		
		independent contractor, the same, or substantially the same,	27 28		
		work for the employer.	29		

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		Note-	nis section is a civil penalty provision.	1 2
Divis	sion	7	Ancillary rules	3
305	Mu	ltiple	reasons for action	4
			this part, a person takes action for a particular reason if the ons for the action include that reason.	5 6
306		ason erwi:	for action to be presumed unless proved se	7 8
	(1)	Subs	section (2) applies if—	9
		(a)	in an application in relation to a contravention of a provision of this part, it is alleged that a person took, or is taking, action for a particular reason or with a particular intent; and	10 11 12 13
		(b)	taking that action for that reason or with that intent would be a contravention of the provision.	14 15
	(2)		presumed that the action was, or is being, taken for that on or with that intent, unless the person proves otherwise.	16 17
	(3)		section (2) does not apply in relation to orders for an rim injunction.	18 19
307	Ad	visin	g, encouraging, inciting or coercing action	20
		A pe	erson is taken to contravene a provision of this part if—	21
		(a)	for a particular reason, the person advises, encourages or incites, or takes any action with intent to coerce, another person to take action; and	22 23 24
		(b)	the action, if taken by the other person for that reason, would contravene the provision.	25 26

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Act	tions of industrial associations	
(1)	For this part, each of the following is taken to be action of an industrial association—	
	(a) action taken by the committee of management of the industrial association;	
	(b) action taken by an officer or agent of the industrial association acting in that capacity;	
	(c) action taken by a member, or group of members, of the industrial association if the action is authorised by—	
	(i) the rules of the association; or	
	(ii) the committee of management of the association; or	
	(iii) an officer or agent of the association acting in that capacity;	
	(d) action taken by a member of the industrial association who performs the function of dealing with an employer on behalf of the member and other members of the industrial association, acting in that capacity;	
	(e) if the industrial association is an unincorporated industrial association that does not have a committee of management—action taken by a member, or group of members, of the industrial association.	
(2)	Subsections (1)(c) and (d) do not apply if all reasonable steps to prevent the action have been taken by—	
	(a) the committee of management of the industrial association; or	
	(b) a person authorised by the committee; or	
	(c) an officer of the industrial association.	
(3)	If, for this part, it is necessary to establish the state of mind of an industrial association in relation to particular action, it is enough to show—	

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		(a)	that the action was taken by a person, or a group, mentioned in subsection (1)(a) to (d); and	
		(b)	that the person, or a person in the group, had that state of mind.	
Divi	sion	8	Compliance	
309	Ар	plica	tion for commission to deal with a dispute	
	(1)	This	s section applies if—	
		(a)	a person has been dismissed or has been affected by another contravention of this part; and	
		(b)	the person or an organisation that has a right to represent the industrial interests of the person claims that the person has been dismissed or has been affected by another contravention of this part.	
	(2)		person or organisation may apply to the commission for commission to deal with the dispute.	
310	Tin	ne fo	r application	
	(1)	An a	application relating to dismissal must be made within—	
		(a)	21 days after the dismissal took effect; or	
		(b)	if the commission allows a further period under subsection (2)—the further period.	
	(2)	is sa	commission may allow a further period if the commission atisfied there are exceptional circumstances, taking into bunt—	
		(a)	the reason for the delay; and	
		(b)	any action taken by the person to dispute the dismissal; and	
		(c)	prejudice to the employer (including prejudice caused by the delay); and	

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		(d) the merits of the application; and	1
		(e) fairness as between the person and other persons in a similar position.	2 3
	(3)	An application relating to a contravention of this part (other than dismissal) must be made within 6 years after the contravention occurs.	4 5 6
311	Ар	plication fees	7
	(1)	The application must be accompanied by the fee prescribed by regulation.	8 9
	(2)	A regulation may prescribe—	10
		(a) a fee for making the application to the commission; and	11
		(b) the circumstances in which all or part of the fee may be waived or refunded.	12 13
312	Со	nciliation before application heard	14
	(1)	If an application is made under section 309, the commission must hold a conference to attempt to settle it by conciliation before it hears the application.	15 16 17
	(2)	The commission may, by written notice, require the applicant, employee or employer to attend the conference at a stated time and place.	18 19 20
	(3)	If the commission is satisfied all reasonable attempts to settle the matter by conciliation have been, or are likely to be, unsuccessful, it must issue a written certificate to that effect.	21 22 23
	(4)	Also, if the commission considers, taking into account all the material before it, that arbitration of the dispute under section 313 would not have a reasonable prospect of success, the commission must advise the parties accordingly.	24 25 26 27

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313	Arl	oitrat	ion when conciliation unsuccessful	1
		the unsu	If the commission considers all reasonable attempts to settle the matter by conciliation have been made, but have been unsuccessful, the commission may hear and decide the application by—	
		(a)	making an order under section 314; or	6
		(b)	dismissing the application.	7
314	Ord	ders (on deciding application	8
	(1)	orde	hout limiting the commission's jurisdiction to make ers, the commission may make 1 or more of the following ers on deciding an application mentioned in section 313—	9 10 11
		(a)	an order for reinstatement of the person;	12
		(b)	an order for the payment of compensation to the person;	13
		(c)	an order for payment of an amount to the person for remuneration lost;	14 15
		(d)	an order to maintain the continuity of the person's employment;	16 17
		(e)	an order to maintain the period of the person's continuous service with the employer;	18 19
		(f)	an order granting an interim or other injunction or make any other order it considers appropriate to prevent, stop, or remedy the effects of, a contravention of this part.	20 21 22
	(2)	-	erson to whom an order under subsection (1) applies must contravene a term of the order.	23 24
		Note-	_	25
		Tł	his subsection is a civil penalty provision.	26

Part 2 Dismissals

Part	2		Dismissals	1
Divis	ion	1	Exclusions	2
315	Em	ploye	es to whom this part does not apply	3
	(1)	Section	on 316 does not apply to any of the following—	4
		(a)	an employee during the first 3 months of employment with an employer (the <i>probationary period</i>), unless the employee and employer agree in writing that the employee serve—	5 6 7 8
			(i) a period of probation that is shorter than the probationary period; or	9 10
			(ii) no period of probation; or	11
		(b)	an employee serving a period of probation that is longer than the probationary period, if the period decided, by written agreement between the employee and employer before the employment started, is a reasonable period having regard to the nature and circumstances of the employment;	12 13 14 15 16 17
		(c)	a short term casual employee;	18
		(d)	an employee engaged for a specific period or task, unless—	19 20
			(i) the main purpose of engaging the employee in that way is, or was at the time of the employee's engagement, to avoid the employer's obligations under division 2; or	21 22 23 24
			(ii) the employee is participating in a labour market program and is dismissed before the period ends or the task is complete;	25 26 27
		(e)	an employee—	28
			(i) who is not employed under an industrial instrument; and	29 30

		(ii)	who is not a public service officer employed on tenure under the <i>Public Service Act 2008</i> ; and	1 2			
		(iii)	whose annual wages immediately before the dismissal are equal to or more than the amount of the high income threshold under the <i>Fair Work Act</i> 2009 (Cwlth), section 333.	3 4 5 6			
(2)	Subs	section	n (3) applies in deciding—	7			
	(a)	the p	probationary period for subsection (1)(a); or	8			
	(b)		ther an employee is a short term casual employee subsections (1)(c) and (9).	9 10			
(3)	to b	e serv	f employment with a former employer that are taken vice with a new employer because of section 132 aken into account.	11 12 13			
(4)	Division 3 does not apply to—						
	(a)	a ca	sual employee; or	15			
	(b)	an e	mployee engaged by the hour or day;	16			
	(c)	an e	mployee engaged for a specific period or task; or	17			
	(d)	with emp	employee during the first 3 months of employment an employer (the <i>probationary period</i>) unless the ployee and employer agree in writing that the ployee serve—	18 19 20 21			
		(i)	a period of probation that is shorter than the probationary period; or	22 23			
		(ii)	no period of probation; or	24			
	(e)	than writ befo havi	employee serving a period of probation that is longer at the probationary period if the period decided, by ten agreement between the employee and employer ore the employment started, is a reasonable period ing regard to the nature and circumstances of the ployment; or	25 26 27 28 29 30			
	(f)	an e	mplovee—	31			

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		(i)	who is not employed under an industrial instrument; and	1 2	
		(ii)	who is not a public service officer employed on tenure under the <i>Public Service Act 2008</i> ; and	3 4	
		(iii)	whose annual wages immediately before the dismissal are equal to or more than the amount of the high income threshold under the <i>Fair Work Act</i> 2009 (Cwlth), section 333.	5 6 7 8	
(5)			does not apply to an employee with less than 1 year ous service.	9 10	
(6)		_	ion may exclude particular employees from the of particular provisions of this part.	11 12	
(7)	Without limiting subsection (6), the regulation may identify as a class of employees the employees whose wages or salary immediately before dismissal was more than an amount, or an amount worked out in a way, prescribed by the regulation.				
(8)	Divisions 3 to 5 do not apply to an employee participating in a labour market program.				
(9)	In th	is sec	tion—	19	
			a casual employee means a casual employee, other ual employee who—	20 21	
	(a)	is en	gaged—	22	
		(i)	by a particular employer on a regular and systematic basis; and	23 24	
		(ii)	for several periods of employment during a period of at least 1 year; and	25 26	
	(b)	pers	t from the employer's decision not to offer the on further employment, had a reasonable ectation of further employment by the employer.	27 28 29	

Division 2		2	Unfair dismissals	1
316	Wh	en is	a dismissal unfair	2
		A dis	smissal is unfair if it is harsh, unjust or unreasonable.	3
317	App	olicat	ion for reinstatement	4
	(1)	an a	is claimed that an employee has been unfairly dismissed, application for reinstatement may be made to the mission for the dismissal to be dealt with under this part.	5 6 7
	(2)	The a	application must be made within—	8
		(a)	21 days after the dismissal takes effect; or	9
		(b)	if the commission allows a further period on an application made at any time—the further period.	10 11
	(3)	An a	pplication may be made by—	12
		(a)	an employee; or	13
		(b)	with the employee's consent, an organisation whose rules entitle it to represent the employee's industrial interests.	14 15 16
	(4)	consi	registrar may reject an application if the registrar iders the dismissed employee is a person mentioned in on 315(1) as a person to whom section 316 does not y.	17 18 19 20
	(5)		e registrar rejects the application, the registrar must, by en notice, notify the applicant—	21 22
		(a)	that the application has been rejected; and	23
		(b)	of the reasons why the registrar considers the dismissed employee is a person mentioned in section 315(1) as a person to whom section 316 does not apply.	24 25 26
	(6)	after	applicant may, by written notice given within 21 days the registrar's notice is received, inform the registrar that pplicant wishes the application to proceed.	27 28 29

	(7)			licant does so, the commission must deal with the n, despite the registrar's rejection.	1 2
	(8)			nission and registrar must deal with an application as possible.	3 4
318	Co	ncilia	tion	before application heard	5
	(1)	appli		nission must hold a conference to attempt to settle an n under section 317 by conciliation before it hears ation.	6 7 8
	(2)	emp		nission may, by written notice, require the applicant, or employer to attend the conference at a stated place.	9 10 11
	(3)	the notes of the solution of t	natter ar as i	imission is satisfied all reasonable attempts to settle by conciliation are, or are likely to be, unsuccessful it relates to at least 1 ground of the application or ne applicant is a person to whom section 316 does it—	12 13 14 15 16
		(a)		t issue a written certificate stating that the mission—	17 18
			(i)	is so satisfied for a stated ground; or	19
			(ii)	considers the applicant is a person to whom section 316 does not apply; and	20 21
		(b)	mus	t inform the parties to the conciliation of—	22
			(i)	the commission's assessment of the merits of the application in relation to the stated ground or in relation to how the applicant is a person to whom section 316 does not apply; and	23 24 25 26
			(ii)	the possible consequences of further proceeding on the application; and	27 28
		(c)	whe	recommend the application be discontinued, ther or not it also recommends another way of lving the matter.	29 30 31

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	(4)	The application lapses if the applicant has not, within 6 months after the applicant has been informed by the commission under subsection (3)—	1 2 3
		(a) taken any action in relation to the application; or	4
		(b) discontinued the application.	5
	(5)	The parties may seek further conciliation, or settle the matter, at any time before an order is made under section 321 or 322.	6 7
	(6)	The president may delegate the functions of the commission under this section to the registrar or a deputy registrar.	8 9
319	Ark	pitration when conciliation unsuccessful	10
		If the commission considers all reasonable attempts to settle an application by conciliation have been made, but have been unsuccessful, the commission may hear and decide the application by—	11 12 13 14
		(a) making an order under section 321 or 322; or	15
		(b) dismissing the application.	16
320	Ма	tters to be considered in deciding an application	17
		In deciding whether a dismissal was harsh, unjust or unreasonable, the commission must consider—	18 19
		(a) whether the employee was notified of the reason for dismissal; and	20 21
		(b) whether the dismissal related to—	22
		(i) the operational requirements of the employer's undertaking, establishment or service; or	23 24
		(ii) the employee's conduct, capacity or performance; and	25 26
		(c) if the dismissal relates to the employee's conduct, capacity or performance—	27 28

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		(i) whether the employee had been warned about the conduct, capacity or performance; or	1 2
		(ii) whether the employee was given an opportunity to respond to the claim about the conduct, capacity or performance; and	3 4 5
		(d) any other matters the commission considers relevant.	6
321	Re	medies—reinstatement or re-employment	7
	(1)	This section applies if the commission is satisfied an employee was unfairly dismissed.	8 9
	(2)	The commission may order the employer to reinstate the employee to the employee's former position on conditions at least as favourable as the conditions on which the employee was employed immediately before dismissal.	10 11 12 13
	(3)	If the commission considers reinstatement would be impracticable, the commission may order the employer to re-employ the employee in another position that the employer has available and that the commission considers suitable.	14 15 16 17
	(4)	The commission may also—	18
		(a) make an order it considers necessary to maintain the continuity of the employee's employment or service; and	19 20 21
		(b) order the employee to repay any amount paid to the employee by, or for, the employer on the dismissal; and	22 23
		(c) order the employer to pay the employee the remuneration lost, or likely to have been lost, by the employee because of the dismissal, after taking into account any employment benefits or wages received by the employee since the dismissal.	24 25 26 27 28
	(5)	This section does not limit the commission's power to make an interim or interlocutory order.	29 30

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322	Re	medies—compensation	1
	(1)	If, and only if, the commission considers reinstatement or re-employment would be impracticable, the commission may order the employer to pay the employee an amount of compensation decided by the commission.	2 3 4 5
	(2)	The commission must not award an amount of compensation that is more than—	6 7
		(a) if the employee was employed under an industrial instrument—the wages the employer would have been liable to pay the employee for the 6 months immediately after the dismissal, paid at the rate the employee received immediately before the dismissal; or	8 9 10 11 12
		(b) if the employee was not employed under an industrial instrument—the lesser of the wages under paragraph (a) and an amount equal to half the amount of the high income threshold under the <i>Fair Work Act 2009</i> (Cwlth), section 333.	13 14 15 16 17
	(3)	The commission must take into account any amount paid to the employee by the employer on the dismissal.	18 19
	(4)	This section does not limit the commission's power to make an interim or interlocutory order.	20 21
323	Fui	rther orders if employer fails to reinstate	22
	(1)	If an employer wilfully contravenes an order to reinstate or re-employ an employee, the commission may—	23 24
		(a) further order the employer to pay the employee—	25
		(i) an amount of not more than the monetary value of 50 penalty units; and	26 27
		(ii) an amount for lost wages; and	28
		(b) make further orders until the employer complies with an order under section 321 or this section.	29 30
	(2)	This section does not affect another provision of this Act allowing proceedings to be taken against the employer.	31 32

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324	Eff	ect of	order on leave
		inter servi	e commission makes an order under section 321, the ruption to the employee's continuity of employment or ce caused by the dismissal must be disregarded when ting out the employee's entitlement—
		(a)	to annual, sick, family or long service leave; or
		(b)	under this part.
Divis	sion	3	Requirements for dismissal
Subo	divis	ion '	Orders giving effect to article 12 of Termination of Employment Convention
325	Wh	en th	is subdivision applies
			subdivision applies to an application about severance vance or other separation benefits.
326	Ord bei	ders a nefits	bout severance allowance and other separation
	(1)		commission may make an order about severance vance or other separation benefits on application by—
		(a)	an employee; or
		(b)	an organisation whose rules entitle it to represent the employee's industrial interests.
	(2)	An e	mployer must not contravene the order.
	(3)	If an	employer contravenes the order, the commission may—
		(a)	make any of the orders it may make under section 321(2), (3) or (4); or

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		(b) order the employer to pay the employee an amount of not more than the monetary value of 135 penalty units.
	(4)	In this section—
		severance allowance or other separation benefits means severance allowance or other separation benefits under article 12 of the Termination of Employment Convention 1982.
327	Tin	ne for making application under this subdivision
		An application for an order under this subdivision must be made—
		(a) before, or within 21 days after, the dismissal takes effect; or
		(b) within a further period the commission allows on an application made at any time.
Subo	divis	sion 2 Order giving effect to article 13 of
		Termination of Employment Convention
328	Wh	en this subdivision applies
		This subdivision applies if an employer decides to dismiss 15 or more employees for an economic, technological or structural reason.
329	Em	ployer must give notice of proposed dismissals
	(1)	The employer may dismiss the employees only if the employer, as soon as practicable after making the decision, notifies—
		(a) the Commonwealth department or agency whose primary function is helping unemployed people find

	(b)	each employee organisation of which any of the employees is a member.	1 2
(2)	The	notice must state—	3
	(a)	the number and categories of employees being dismissed; and	4 5
	(b)	the reasons for the dismissals; and	6
	(c)	the time when, or the period over which, the employer intends to carry out the dismissals.	7 8
(3)	an e	tisfied an employer has dismissed, or proposes to dismiss, mployee without giving the notice, the commission may e any or all of the following orders—	9 10 11
	(a)	any of the orders it may make under section 321(2), (3) or (4);	12 13
	(b)	an order imposing on the employer a penalty of not more than 16 penalty units;	14 15
	(c)	an order that the employer pay the employee an amount of not more than the monetary value of 135 penalty units;	16 17 18
	(d)	an order declaring the dismissal ineffective until the employer has given the notice.	19 20
(4)	An a	application for an order may be made by—	21
	(a)	an employee, including a dismissed employee; or	22
	(b)	an organisation whose rules entitle it to represent the employee's industrial interests; or	23 24
	(c)	an inspector.	25
(5)	unde mad	commission may order that a penalty, or part of a penalty, or subsection (3)(b) be paid to any person who may have the application, other than an officer or employee of the e or a public service officer.	26 27 28 29
(6)		part of a penalty is ordered to be paid to a person under ection (5), that part of the penalty must be paid first.	30 31

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	(7)	The remainder of the penalty must then be paid to the consolidated fund.	1 2
	(8)	A failure to give a notice is not an offence.	3
330		ployer must consult with employee organisations out dismissals	4 5
	(1)	The employer must give each employee organisation of which any of the employees is a member an opportunity to consult with the employer on ways to—	6 7 8
		(a) avoid or minimise the dismissals; and	9
		(b) minimise the adverse effects of the dismissals, for example, by finding alternative employment.	10 11
	(2)	The employer must do so as soon as practicable after making the decision to dismiss employees, but in any case before dismissing any of the employees.	12 13 14
	(3)	If the employer does not give the organisation an opportunity to consult as required, the commission may make the orders it considers appropriate to put employees, and their organisations, in the same position, as nearly as can be done, as if the employer had done so.	15 16 17 18 19
	(4)	The commission may make an order on application from an employee or organisation that is to be affected by the order.	20 21
	(5)	Subsections (1) and (2) do not apply to an organisation if the employer could not reasonably be expected to have known, at the time of the decision, that the organisation's rules give it a right to represent the industrial interests of a dismissed employee.	22 23 24 25 26
331	Tin	ne for making application under this subdivision	27
		An application for an order under this subdivision must be made—	28 29
		(a) before, or within 21 days after, the dismissal takes effect; or	30 31

		(b) if the commission allows a further period on an application made at any time—within the further period.	1 2
Divi	sion	4 Stand-down of employees	3
332		ployee stood down in December then re-employed in nuary	4 5
	(1)	This section applies to an employee, other than a casual employee, who—	6 7
		(a) is stood down by an employer during December; and	8
		(b) is re-employed by the employer before the end of the next January; and	9 10
		(c) was employed by the employer for a continuous period of at least 2 weeks immediately before being stood down.	11 12 13
	(2)	The employer must pay the employee at the ordinary rate payable to the employee immediately before the stand-down for the Christmas Day, Boxing Day, and New Year's Day public holidays between the stand-down and the re-employment.	14 15 16 17 18
	(3)	In this section—	19
		stand-down includes dismissal.	20
333	Per	rmissible stand-down of employee	21
	(1)	An employer may stand down an employee on a day, or for part of a day, when the employee can not be usefully employed because of something that happened—	22 23 24
		(a) for which the employer is not responsible; or	25
		(b) over which the employer has no control.	26
	(2)	The employer may stand down the employee without pay, unless an industrial instrument provides otherwise.	27 28

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Divis	sion 5	General	1
334	Part do	es not limit other rights	2
		s part does not limit a right a person or organisation may erwise have to—	3 4
	(a)	appeal against a dismissal; or	5
	(b)	have an industrial instrument or order about a dismissal made.	6 7
335	Inconsi	stent instruments and orders	8
	orde inco	industrial instrument or order that is inconsistent with an er under this part does not apply to the extent the ensistency detrimentally affects the rights of employees cerned.	9 10 11 12
Cha	pter 9	Records and wages	13
Part	1	Employers records	14
Divis	sion 1	Definitions	15
336	Definition	ons for part	16
	In the	his part—	17
	auti	horised officer see section 337(3).	18
	indi	ustrial instrument employee means a person who—	19
	(a)	is or has been employed by an employer; and	20

		(b)	works or has worked under an industrial instrument or permit.	1 2
		non-	industrial instrument employee means a person who—	3
		(a)	is or has been employed by an employer; and	4
		(b)	works or has worked other than under an industrial instrument or a permit.	5 6
		time	and wages record—	7
		(a)	for an industrial instrument employee—means a time and wages record required to be kept under section 339; and	8 9 10
		(b)	for a non-industrial instrument employee—means a time and wages record required to be kept under section 340.	11 12
Divi	sion	2	Authorised officers	13
337	Aut	thoris	sing officers	14
	(1)	offic	registrar, on application by an organisation, may issue an er or employee of the organisation with an authority or this section.	15 16 17
	(2)	An a	authority may be subject to conditions stated in it.	18
	(3)	is in	erson (an <i>authorised officer</i>) who holds an authority that force may exercise the powers of an authorised officer er this part.	19 20 21
	(4)	The	authority—	22
		(a)	must be applied for in the way prescribed by a regulation; and	23 24
		(b)	is in force for the term stated in it, unless it sooner stops being in force for a reason mentioned in paragraph (c); and	25 26 27
		(c)	stops being in force—	28
			(i) on its revocation; or	29

		(ii) on its suspension, for the period of suspension; or	1
		(iii) on its holder ceasing to be an officer or employee of the organisation that made the application or ceasing to be an authorised officer acceptable to the organisation.	2 3 4 5
	(5)	If an authority stops being in force under subsection (4)(c)(iii), the organisation who applied for it—	6 7
		(a) must notify the registrar within 14 days after the authorisation stops being in force; and	8 9
		(b) on the registrar's request, must surrender the authority to the registrar.	10 11
		Maximum penalty for subsection (5)—16 penalty units.	12
338	Re	voking and suspending officer's authorisation	13
	(1)	The following persons may apply to the commission for an authorised officer's authority under section 337 to be revoked or suspended—	14 15 16
		(a) an employer;	17
		(b) a person required to produce a record under section 345.	18
	(2)	If, after considering an application under subsection (1), the commission considers an authorised officer has abused the officer's powers, the commission may—	19 20 21
		(a) revoke the officer's authorisation; or	22
		(b) suspend the officer's authorisation for a period it considers appropriate; or	23 24
		(c) attach conditions to the officer's authorisation it considers appropriate.	25 26
	(3)	For subsection (2), an authorised officer has abused the officer's powers if the officer has—	27 28
		(a) contravened a condition of the authorisation; or	29

(b)	entered an employer's workplace other than under section 348; or	1 2
(c)	contravened section 348(2); or	3
(d)	exercised the officer's power to enter in an unreasonable or vexatious way; or	4 5
(e)	made unreasonable, vexatious or inappropriate use of information obtained from inspecting a record made available because of the officer's powers as an authorised officer.	6 7 8 9
Division 3	Employers to keep certain records	10
339 Time a employ	nd wages record—industrial instrument vees	11 12
the	employer must keep a time and wages record that contains following particulars for each industrial instrument ployee—	13 14 15
(a)	the employee's full name and address;	16
(b)	the employee's date of birth;	17
(c)	for each pay period—	18
	(i) the employee's designation; and	19
	(ii) the name of the industrial instrument or permit under which the employee is working; and	20 21
	(iii) the number of hours worked by the employee during each day and week, the times at which the employee started and stopped work, and details of work breaks including meal breaks; and	22 23 24 25
	(iv) if the industrial instrument or permit provides for—	26 27
	(A) a weekly, daily or hourly wage rate—details of the wage rate for each week, day, or hour at which the employee is paid; or	28 29 30

(B) piecework rates—details of the piecework performed and the rate at which payment is made to the employee; and	1 2 3
(v) the gross and net wages paid to the employee; and	4
(vi) details of any deductions made from the wages; and	5 6
(vii) contributions made by the employer to a superannuation fund;	7 8
(d) if an employee's entitlement to long service leave is worked out under section 103—the total hours, other than overtime, worked by the employee since the start of the period to which the entitlement relates, worked out to and including 30 June in each year;	9 10 11 12 13
(e) details of sick leave credited or approved, and sick leave payments to the employee;	14 15
(f) the date the employee became an employee of the employer;	16 17
(g) if appropriate, the date the employee stopped employment with the employer;	18 19
(h) other particulars necessary to show compliance with the hours of work, wage rates and general employment conditions provided under the instrument, permit or order under chapter 2, part 5.	20 21 22 23
Maximum penalty—40 penalty units.	24
The employer must ensure the time and wages record—	25
(a) clearly states the employer's full name; and	26
(b) is kept at, or can be accessed from, a workplace of the employer in Queensland.	27 28
Maximum penalty—40 penalty units.	29
If the industrial instrument does not limit the employee's daily or weekly working hours particulars of the employee's	30

(2)

(3)

			-	nishing times each day need not be recorded, ument requires it.	1 2
	(4)			must keep the record— for 6 years after the o which the record relates is performed.	3 4
		Maxi	mum pena	alty—40 penalty units.	5
	(5)	empl	oyee a cerction (1)(o	the employee, the employer must give the rtificate stating the total hours recorded under d) for the employee, worked out to the previous	6 7 8 9
		Maxi	mum pena	alty—40 penalty units.	10
340		ne and ploye		record—non-industrial instrument	11 12
	(1)	the f	- •	nust keep a time and wages record that contains particulars for each non-industrial instrument	13 14 15
		(a)	the emplo	oyee's full name and address;	16
		(b)	the emplo	oyee's date of birth;	17
		(c)	for each p	pay period—	18
			(i) the e	employee's designation; and	19
			. ,	number of hours worked by the employee ng each day and week; and	20 21
			(iii) the e	employee's wage rate; and	22
			Note-	_	23
			Se	ee, however, section 941.	24
			(iv) the g	gross and net wages paid to the employee; and	25
			(v) deta	ils of any deductions made from the wages;	26
		(d)	worked o	ployee's entitlement to long service leave is out under section 103—the total hours, other time, worked by the employee since the start of	27 28 29

		the period to which the entitlement relates, worked out to and including 30 June in each year.	1 2
		Maximum penalty—40 penalty units.	3
	(2)	Subsection (1)(b) and (c)(ii) does not apply to an employee who is excluded from the operation of a general ruling for the Queensland minimum wage under section 458(2).	4 5 6
	(3)	The employer must ensure the time and wages record—	7
		(a) clearly states the employer's full name; and	8
		(b) is kept at, or can be accessed from, a workplace of the employer in Queensland.	9 10
		Maximum penalty—40 penalty units.	11
	(4)	The employer must keep the record for 6 years after the date the work to which the record relates is performed.	12 13
		Maximum penalty—40 penalty units.	14
	(5)	If asked by the employee, the employer must give the employee a certificate stating the total hours recorded under subsection (1)(d) for the employee, worked out to the previous 30 June.	15 16 17 18
		Maximum penalty—40 penalty units.	19
341	Em	nployee register	20
	(1)	An employer must keep an employee register that contains the following particulars for each employee—	21 22
		(a) the employee's full name and residential address;	23
		(b) for a person who is residing other than at the person's permanent residence when the person becomes an employee—the person's permanent residential address and the address of the person's other residence;	24 25 26 27
		(c) the calling in which the employee is engaged;	28
		(d) the date the employee became an employee of the employer;	29 30

		(e) if appropriate, the date the employee stopped employment with the employer.	1 2
		Maximum penalty—40 penalty units.	3
	(2)	If an employer has more than 100 employees and the register is not an alphabetical index, the employer must keep an alphabetical index of the employee's names.	4 5 6
		Maximum penalty—40 penalty units.	7
	(3)	Within 14 days after a change in an employee's calling, the employer must enter in the register particulars of the change and the date the change happened.	8 9 10
		Maximum penalty—40 penalty units.	11
	(4)	An employee must tell the employer—	12
		(a) the employee's residential address whenever asked by the employer; and	13 14
		(b) if the employee changes the employee's residential address—the new address immediately.	15 16
		Maximum penalty—40 penalty units.	17
	(5)	Particulars must be entered in a register opposite and relative to the name of the employee to whom the particulars relate.	18 19
	(6)	If an employer carries on business at more than 1 place, the employer must keep a register for each place.	20 21
342	Re	cords and indices to be kept in English	22
		An employer must ensure a record or index kept under this part is kept, or is capable of being produced in, the English language.	23 24 25
343	No	tation of wages details	26
	(1)	When paying an employee wages, the employer must state how the payment is made up by giving a written statement to the employee in accordance with subsection (2).	27 28 29

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		Max	imum penalty—40 penalty units.	1
	(2)	The	statement must include the following particulars—	2
		(a)	the employer's full name;	3
		(b)	the date of payment;	4
		(c)	the period covered by the payment;	5
		(d)	the number of hours covered by the payment at—	6
			(i) ordinary wage rate; and	7
			(ii) overtime wage rate;	8
		(e)	the ordinary hourly rate and the amount paid at that rate;	9
		(f)	the overtime hourly rate and the amount paid at that rate;	10
		(g)	the gross wages paid;	11
		(h)	the net wages paid;	12
		(i)	details of any deductions made from the wages;	13
		(j)	the amount of contribution paid to a superannuation fund.	14 15
	(3)		statement may be given on the employee's pay envelope dvice.	16 17
Divi	sion	4	Power to inspect certain records	18
344	Ins	pecti	ng time and wages record—inspector	19
	(1)	An i	nspector may inspect a time and wages record—	20
		(a)	at a workplace in the employer's business hours; or	21
		(b)	by asking for electronic access to the time and wages record.	22 23
	(2)	The	employer must—	24

	(a)	if the inspector asks to inspect the time and wages record at a workplace under subsection (1)(a)—allow the inspector to inspect the record; or	1 2 3
	(b)	if the inspector asks for electronic access of the time and wages record under subsection (1)(b)—give the inspector electronic access to the record.	4 5 6
	Max	imum penalty—40 penalty units.	7
(3)	Subs	section (4) applies if—	8
	(a)	an employer does not produce the time and wages record to the inspector or provide electronic access to the record; or	9 10 11
	(b)	an inspector is obstructed during the inspection of the time and wages record; or	12 13
	(c)	an inspector wants to inspect the time and wages record of a former employer.	14 15
(4)		inspector may, by notice, require the employer or former loyer to produce the time and wages record—	16 17
	(a)	at—	18
		(i) a stated workplace of the employer; or	19
		(ii) for an employer who has no official workplace or a former employer—a reasonably convenient place nominated by the inspector; and	20 21 22
	(b)	at a stated reasonable time.	23
(5)	recor	the employer or former employer does not produce the rd as required by the notice, the employer or former loyer is taken to have failed to keep the record, unless the loyer has a reasonable excuse.	24 25 26 27
(6)	The	notice may be given by post or in another way.	28

345		ght to request information about outworkers under de—authorised officer	1 2
	(1)	An authorised officer who is an officer or employee of an organisation that is entitled to represent the industrial interests of an employee under the code made under section 389 may, by notice, require a person to—	3 4 5 6
		(a) produce a record required to be kept by the person under the code at a reasonable time and reasonable place; or	7 8
		(b) give the authorised officer electronic access to the record.	9 10
	(2)	The person must comply with the notice.	11
		Maximum penalty—27 penalty units.	12
	(3)	The officer may make a copy of the record, but can not require any help from the person.	13 14
346	Ins	pecting employee register and index—registrar	15
	(1)	The registrar may inspect an employer's employee register and index—	16 17
		(a) at a workplace in the employer's business hours; or	18
		(b) by requesting electronic access to the time and wages record.	19 20
	(2)	The employer must—	21
		(a) if the registrar inspects the time and wages record at a workplace under subsection (1)(a)—allow the registrar to inspect the record; or	22 23 24
		(b) if the registrar requests access to an electronic copy of the time and wages record under subsection (1)(b)—give the registrar electronic access to the record.	25 26 27
		Maximum penalty—40 penalty units.	28
	(3)	The registrar may, by notice, direct the employer to give the register or index to a stated person, at a stated reasonable time and place, if—	29 30 31

		(a) the registrar requires the register or index for a ballot; or	1
		(b) the registrar considers the direction is necessary to ensure an order of the court or commission requiring the register or index to be made available is complied with.	2 3 4
	(4)	The employer must comply with the direction.	5
		Maximum penalty for subsection (4)—40 penalty units.	6
347	Ins	pecting time and wages book—employees	7
	(1)	An employee may inspect the time and wages record for the employee's particulars relating to the 12-month period before the inspection.	8 9 10
	(2)	Unless the employer otherwise agrees, the employee may inspect the record only—	11 12
		(a) once in any 12-month period; and	13
		(b) during the employer's business hours, but outside the employee's working time.	14 15
	(3)	The employer may give the particulars to the employee in writing.	16 17
Divis	sion	5 Entry and inspection of applicable documents—authorised officers	18 19
Sub	divis	sion 1 Right of entry	20
348	Rig	ht of entry	21
	(1)	An authorised officer who is an officer or employee of an organisation may enter a workplace at which an employer carries on a calling of the officer's organisation, during the employer's business hours, to exercise a power under subdivision 2.	22 23 24 25 26
	(2)	On entering the workplace, the authorised officer must first—	27

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		(a) notify the employer or the employer's representative that has charge of the workplace of the officer's presence; and	1 2 3
		(b) produce the officer's authorisation, if required by the employer or representative.	4 5
	(3)	Subsection (2) does not apply if neither the employer nor the employer's representative having charge of the workplace is present when the authorised officer enters the workplace.	6 7 8
	(4)	The employer must not refuse an authorised officer entry to the workplace if the officer complies with subsection (2).	9 10
		Maximum penalty—27 penalty units.	11
	(5)	If the authorised officer does not comply with subsection (2), the officer may be treated as a trespasser.	12 13
Sub	divis	sion 2 Powers after entry	14
349	Def	finitions for subdivision	15
		In this subdivision—	16
		member employee means—	17
		(a) an employee who is a member of the organisation of which the authorised officer is an employee or officer; or	18 19 20
		(b) a former employee who was, or is, a member of the organisation of which the authorised officer is an employee or officer.	21 22 23
		<i>time and wages record</i> means time and wages record required to be kept under section 339 or 340.	24 25
350	Rig	ht to inspect particular records	26
	(1)	After entering a workplace under section 348, an authorised officer may ask—	27 28

	(a)	to inspect an applicable record; or	1		
	(b)	to be given electronic access to an applicable record; or	2		
	(c)	to be given a document or other record reasonably required by the officer to verify the accuracy of a record inspected or accessed under paragraph (a) or (b).	3 4 5		
(2)	Subj requ	ect to section 354, an employer must comply with the est.	6 7		
	Max	imum penalty—27 penalty units.	8		
(3)	the e	ever, an employer must not comply with the request to extent that doing so is contrary to a written direction about time and wages records of an employee, or a person ble to be a member employee, given under section 351.	9 10 11 12		
	Maximum penalty—27 penalty units.				
(4)		officer may make a copy of the record or document, but not require help from the employer.	14 15		
(5)	in se make	e employer keeps particulars other than those mentioned ection 339 in an applicable record, the employer need not e the other particulars available for inspection under ection (2).	16 17 18 19		
(6)	In th	is section—	20		
	applicable record means—				
	(a)	the time and wages record of—	22		
		(i) a member employee; or	23		
		(ii) a person who is eligible to become a member employee; or	24 25		
	(b)	a record required to be kept under the code made under section 393	26 27		

351	Written direction that records not be available for inspection			
	(1)	A member employee, or a person eligible to be a member employee, may give an employer a written direction that a time and wages record for the employee not be available for inspection or electronic access by—	3 4 5 6	
		(a) an authorised officer; or	7	
		(b) a particular authorised officer.	8	
	(2)	A person must not threaten or intimidate another person to persuade, or attempt to persuade, the person to give, or refuse to give, a written direction under subsection (1).	9 10 11	
		Maximum penalty—27 penalty units.	12	
352	Dis	scussing matters with employer or employee	13	
	(1)	An authorised officer may discuss matters under this Act with the following persons during working or non-working time—	14 15	
		(a) an employer;	16	
		(b) a member employee, or a person eligible to become a member employee.	17 18	
	(2)	The officer may discuss any other matter with a member employee, or an employee who is eligible to become a member of the officer's organisation, during non-working time.	19 20 21 22	
	(3)	A person must not obstruct the officer exercising a power under this section.	23 24	
		Maximum penalty—27 penalty units.	25	
353		thorised officer must not obstruct an employer or ployee	26 27	
		An authorised officer must not wilfully obstruct an employer, or an employee during the employee's working time.	28 29	
		Maximum penalty—27 penalty units.	30	

354	Person must not act as authorised officer without authorisation	1 2
	A person must not act as an authorised officer unless the person holds a current authorisation.	3 4
	Maximum penalty—27 penalty units.	5
Part :	Wages and occupational superannuation	6 7
Divisi	on 1 Interpretation	8
355	Definitions for part	9
	In this part—	10
	attachment notice means an attachment notice serviced on a prime contractor under section 360.	11 12
	contracted work means work that is, or is to be, performed under a contract or undertaking (whether written or unwritten).	13 14 15
	employer, in division 2, means the person—	16
	(a) with whom a prime contractor has contracted to perform work; or	17 18
	(b) who has an obligation to a prime contractor to perform work.	19 20
	<i>mine</i> , in division 5, means a mine within the meaning of the <i>Mining and Quarrying Safety and Health Act 1999</i> .	21 22
	<i>mortgagee</i> , in division 5, means a person entitled to payment under the security of an instrument of mortgage, crop lien, stock mortgage or bill of sale.	23 24 25
	<i>mortgagor</i> , in division 5, means a person liable to pay a mortgage under an instrument of mortgage, crop lien, stock mortgage or bill of sale.	26 27 28

		prime contractor means—	1
		(a) a person (the <i>contractor</i>) who contracts with someone else for the performance of work by the other person, or at whose request, or on whose credit or behalf and with whose knowledge and consent, work is performed; or	2 3 4 5
		(b) a person, claiming under the contractor, whose rights are acquired after the work begins.	6 7
		subcontractor means a person who contracts with an employer to perform work to discharge the employer's obligation to a prime contractor.	8 9 10
356	Ref	ferences to service	11
		A reference in this part to service on a person includes reference to service on the person's agent.	12 13
Divi	sion	2 Protection for wages	14
357	Wa	ges are first charge on amounts payable to employer	15
	(1)	Wages payable to employees employed on any contracted work are, subject to the prime contractor's rights as prescribed under this Act, a first charge on the amount payable to the employer by the prime contractor for the work.	16 17 18 19
	(2)	Until a notice of attachment under section 360 is served on the prime contractor, the prime contractor may pay the employer all amounts payable for the contracted work.	20 21 22
358		signment of amount payable ineffectual against claims wages	23 24
	(1)	This section applies to an assignment by an employer of amounts that have become, or are to become, payable to the employer by a prime contractor for contracted work	25 26 27

	(2)	The assignment is of no effect as against wages payable, or to become payable, to employees employed by the employer in performance of the work.	1 2 3
	(3)	Subsection (2) does not apply if the assignment is to the employees employed by the employer in performance of the work concerned for wages payable, or to become payable, to them for performing the work.	4 5 6 7
	(4)	In this section—	8
		assignment includes disposition and charge, whether legal or equitable.	9 10
359		nounts paid or payable to employer to be applied in yment of wages	11 12
	(1)	This section applies to amounts paid or payable to an employer by a prime contractor for contracted work.	13 14
	(2)	The amount is not liable to be attached or charged, other than by employees mentioned in subsection (5), until all wages payable, or to become payable, to the employees have been—	15 16 17
		(a) properly paid to the employees; or	18
		(b) have been secured to the employees in a way approved by a magistrate.	19 20
	(3)	The employer must apply the amounts received, to the extent necessary, in payment of wages payable, or to become payable, to employees employed by the employer in performance of work for which the amounts are received.	21 22 23 24
		Maximum penalty—40 penalty units.	25
	(4)	The employer must keep an accurate written account of the amounts received from the prime contractor, and of the way the amounts have been disbursed or disposed of.	26 27 28
		Maximum penalty—40 penalty units.	29
	(5)	The employer must produce the account for inspection to an employee—	30 31

		(a) employed by the employer in performance of work for which the amounts are received; and	1 2
		(b) whose wages are more than 8 days in arrears and are not paid when demanded; and	3 4
		(c) who asks to see the account.	5
		Maximum penalty—40 penalty units.	6
	(6)	The employer must allow the employee to make a copy of the account.	7 8
		Maximum penalty—40 penalty units.	9
360	Att	achment notices	10
		An employee, whose wages remain unpaid for 24 hours after the wages are payable and have been demanded by the employee, may serve the prime contractor with an attachment notice in the approved form.	11 12 13 14
361	Eff	ect of attachment notice	15
	(1)	This section applies if an attachment notice is served on the prime contractor.	16 17
	(2)	The prime contractor must keep from the amounts payable, or to become payable, by the prime contractor to the employer for the contracted work an amount sufficient to satisfy—	18 19 20
		(a) the claim for wages stated in the notice; and	21
		(b) all further claims for wages stated in notices of attachment served on the prime contractor within 7 days after the service of the first notice.	22 23 24
	(3)	At the end of the 7 day period, the amount claimed as wages and stated in the notices is attached in the prime contractor's hands, and must be kept by the prime contractor until—	25 26 27
		(a) a magistrate orders to whom, and in what way, the amount must be paid; or	28 29

	(b)	the prime contractor deals with the amount under subsection (4); or	1 2
	(c)	the notices are withdrawn.	3
(4)	pay	r being served with a notice, the prime contractor may the amount to which the notice relates to a clerk of the istrates Court until—	4 5 6
	(a)	a magistrate makes an order in relation to the amount; or	7
	(b)	the notice is withdrawn.	8
(5)	The	payment—	9
	(a)	must be accompanied by the notice or a copy of it; and	10
	(b)	is a full discharge of the prime contractor from liability for the amount paid and costs of proceedings for the amount.	11 12 13
(6)		amount paid to a clerk of the Magistrates Court may be out only—	14 15
	(a)	on the order of a magistrate; or	16
	(b)	if the relevant attachment notice is withdrawn.	17
(7)	subsethe ke	rime contractor who fails to keep, or to pay under ection (4), an amount required by subsection (2) or (3) to ept is personally liable to each employee in the amount of employee's claim for wages stated in the employee's chment notice served on the prime contractor.	18 19 20 21 22
(8)	conti	employee who has served an attachment notice on a prime ractor may withdraw the notice by giving notice of drawal to—	23 24 25
	(a)	the prime contractor; and	26
	(b)	the employer to whom amounts are payable, or are to become payable, by the prime contractor.	27 28

	Orders for payment by prime contractor or clerk of the court			
(attachment notice on a prime contractor obtains judgment from a magistrate against the employer for the claim for	3 4 5 6		
(2) The magistrate may order the judgment be satisfied, wholly or partly, by payment of a stated amount—	7 8		
	(a) from amounts paid to the clerk of the Magistrates Court under section 361(4); or	9 10		
	(b) if no amount was paid to the clerk under section 361(4) or the amount paid was not enough to cover the amount ordered to be paid by the magistrate—by the prime contractor.	11 12 13 14		
(3) In deciding the amount that should be ordered to be paid for an employee's claim, the magistrate must take into account the existence of claims for wages of other employees of the employer of which the magistrate has knowledge.	15 16 17 18		
(4) Subject to an appeal against the magistrate's decision, the clerk or prime contractor must pay the amount stated in the relevant order to the employee from the amounts—	19 20 21		
	(a) paid to the clerk under section 361(4); or	22		
	(b) attached and kept in the hands of the prime contractor.	23		
(.	5) Payment must be made within 21 days after a copy of the order is served on the clerk or prime contractor.	24 25		
(6) If an appeal is started and notice of it is served, the clerk or prime contractor must continue to keep or hold the amounts from which payment is to be made until the appeal is finally decided or discontinued.	26 27 28 29		
(7) The prime contractor is not liable for an amount that is more than the greater of the following amounts—	30 31		
	(a) the amount actually payable by the prime contractor to the employer when the order is served:	32 33		

		(b) the amount actually payable by the prime contractor to the employer when payment is made under the order.	1 2
363		ployees to be paid according to when attachment tices are served	3 4
	(1)	An amount attached in the hands of a prime contractor, or paid to a clerk of the Magistrates Court, is to be paid in priority according to the order of the service of the relevant attachment notices.	5 6 7 8
	(2)	However, for this section, all notices served within 7 days after the service of the first notice are—	9 10
		(a) taken to have been served simultaneously with the first notice; and	11 12
		(b) accorded equal priority to distribution of the amount attached or paid.	13 14
	(3)	The claims for wages of all employees who are taken to have served notices simultaneously must be paid in full, unless the amounts attached in the hands of the prime contractor or held by the clerk are insufficient for the purpose.	15 16 17 18
	(4)	If the amounts are insufficient for the purpose, the claims are to abate in equal proportions among themselves.	19 20
	(5)	Subsection (1) is subject to sections 360 to 362.	21
364	Em	ployee may sue prime contractor	22
	(1)	Subsection (2) applies if—	23
		(a) a prime contractor is served with a copy of a magistrate's order made under section 362(2); and	24 25
		(b) the amount stated in the order and payable by the prime contractor is not paid in accordance with the order.	26 27
	(2)	The employee in whose favour the order is made may, in an Industrial Magistrates Court and in the employee's own name, sue the prime contractor for the amount stated in the order and	28 29 30

		unpaid, by way of any action or proceedings the employer could have brought against the prime contractor as if—	1 2
		(a) there had been no attachment of amounts under this part; and	3 4
		(b) the amounts required by the attachment under section 360 to be kept were payable to the employer and unpaid.	5 6
	(3)	The employee's entitlement is subject to the prime contractor's right to set off against the employee's claim all amounts—	7 8 9
		(a) properly paid by the prime contractor to the employer under section 357(2); and	10 11
		(b) the employer was, when the notice was served on the prime contractor, liable to pay the prime contractor for a breach, or non-performance, of the contract or undertaking in performance of which the relevant work is or is to be performed.	12 13 14 15 16
365		ssation of attachment not to prejudice prime ntractor	17 18
	(1)	This section applies if an order under section 362 stops operating because—	19 20
		(a) of satisfaction of the employee's claim; or	21
		(b) it is set aside.	22
	(2)	A prime contractor who has paid an amount in accordance with the order before receiving notice of the satisfaction or setting aside is not to be prejudiced in relation to the payment because the order stopped operating.	23 24 25 26
366	Dis	scharge by employee for payment received	27
		An employee who receives an amount for a claim for wages to which an order under section 362 relates must sign a discharge for the amount, in the approved form, if asked by the person making the payment.	28 29 30 31

367	Remedy of subcontractor's employees				
	(1)	If an employer has let the performance of work to a subcontractor, an employee employed by the subcontractor in that work has the same rights and remedies for a claim for wages against the employer under this division as an employee of the employer has against a prime contractor.	2 3 4 5 6		
	(2)	For subsection (1), in applying this division (other than section 355 and this section) 'employer' is substituted for 'prime contractor' and 'subcontractor' is substituted for 'employee'.	7 8 9 10		
368	Pri	me contractor's right to reimbursement	11		
	(1)	This section applies if—	12		
		(a) a prime contractor has paid a claim for wages payable to an employee of the employer, in satisfaction of the prime contractor's obligations under this division; and	13 14 15		
		(b) either of the following happens—	16		
		(i) for an employer who is a corporation—winding-up proceedings are commenced;	17 18		
		(ii) for an employer who is an individual—the employer's assets are distributed in insolvency of the employer or in a composition with the employer's creditors.	19 20 21 22		
	(2)	The prime contractor is taken to have a claim for wages against the employer's assets, which is a preferential claim, as if the prime contractor were an employee of the employer to whom wages were payable by the employer.	23 24 25 26		
	(3)	This section applies only to the extent a State law may validly apply to the distribution of assets.	27 28		
369	Ма	gistrate may hear claim for wages ex parte	29		
		A magistrate may hear and decide proceedings for a claim for wages in the absence of a person to whom the originating	30 31		

		-	tess is directed on proof, on oath or affirmation, of the ice of the process.	1 2
Divis	sion	3	Paying and recovering wages	3
370	Det	finitio	ons for division	4
		In th	nis division—	5
		fixed	d rate means the rate applicable under—	6
		(a)	for an apprentice or trainee—section 135; or	7
		(b)	for an employee under an industrial instrument or permit—the industrial instrument or permit; or	8 9
		(c)	for an employee who is entitled to the Queensland minimum wage and in relation to whom paragraph (a) or (b) does not apply—a general ruling for the Queensland minimum wage.	10 11 12 13
		rate	includes price.	14
371	Wa	ges e	etc. to be paid without deduction	15
	(1)	fixed	n employer employs an employee to perform work for a d rate, the employer must pay the employee the fixed rate tout deduction, other than a deduction authorised by—	16 17 18
		(a)	a relevant industrial instrument; or	19
		(b)	this division; or	20
		(c)	the employee's consent.	21
	(2)	with subs susp	employer must pay an apprentice or trainee the fixed rate tout deduction, other than a deduction mentioned in section (1)(a), (b) or (c), until the apprentice or trainee is bended or the apprentice's or trainee's training contract is celled.	22 23 24 25 26
	(3)	Subs	section (4) applies if—	27

		(a) an employer employs an employee to perform work for a rate agreed between the employer and the employee; and	1 2 3
		(b) either—	4
		(i) the rate for the work is not fixed by a relevant industrial instrument or permit; or	5 6
		(ii) the fixed rate is less than the agreed rate.	7
	(4)	The employer must pay the employee the agreed rate without deduction, other than a deduction authorised by this division or the employee's consent.	8 9 10
	(5)	If an employee's consent authorising a deduction to be made from wages is not written, before making the deduction, the employer must give the employee written acknowledgement of the consent.	11 12 13 14
	(6)	A contract or authority is void to the extent it provides for a deduction to be made from wages in contravention of this section.	15 16 17
372	Pay	ying apprentices or trainees for supervised training	18
	(1)	Time spent by an apprentice or trainee undertaking supervised training is taken to be—	19 20
		(a) time worked for the employer; and	21
		(b) ordinary working hours when calculating the apprentice's or trainee's wages and employment conditions.	22 23 24
		Example of paragraph (b) —	25
		A trainee is required to work 38 ordinary working hours a week under an award. In a particular week, the trainee spends 30 hours working for the employer and 10 hours at college. The trainee is entitled to be paid 38 hours ordinary time (which includes 10 hours ordinary time for the time spent at college) and 2 hours overtime.	26 27 28 29 30 31
	(2)	Subsection (1) applies irrespective of the way the supervised training is delivered.	32 33

		Examples of ways supervised training can be delivered—	1
		block release, day release, workplace-delivered training or correspondence	2 3
	(3)	Despite subsection (1), wages are not payable for time spent by an apprentice or trainee undertaking supervised training when the apprentice or trainee is—	4 5 6
		(a) a school-based apprentice or trainee; or	7
		(b) the subject of a decision of the approving authority under section 212.	8 9
	(4)	In this section—	10
		supervised training, for an apprentice or trainee, means training up to the maximum period required, under the Further Education and Training Act 2014, to be delivered by a supervising registered training organisation during the apprenticeship or traineeship.	11 12 13 14 15
373	Pay	ying wages	16
	(1)	An employer must pay each employee's wages at least monthly to the employee.	17 18
		Maximum penalty—16 penalty units.	19
	(2)	An employer must pay each employee's wages—	20
		(a) in Australian currency; or	21
		(b) with the employee's written consent—	22
		(i) wholly or partly to the employee's credit in an account with a financial institution nominated by the employee; or	23 24 25
		(ii) by cheque of a type mentioned in subsection (5), draft, money order or electronic fund transfer; or	26 27
		(c) in another way allowed under a relevant industrial instrument.	28 29
		Maximum penalty—16 penalty units.	30

(3)	If wages are to be paid in cash and the amount is not a multiple of 5c, the amount may be rounded to the nearest amount that is a multiple of 5c, even if this involves a reduction.	1 2 3 4	
(4)	If an employer pays an employee's wages other than in cash, the employer must pay the employee's wages are to be paid without deduction of any charge made because of the way payment is made.	5 6 7 8	
	Maximum penalty—16 penalty units.	9	
(5)	Except with the employee's written consent, a cheque by which wages are paid—	10 11	
	(a) must be payable to a bearer on demand; and	12	
	(b) must not be crossed.	13	
(6)	If wages are payable to an employee when the employee stops employment with the employer, the employer must pay the wages to the employee within 3 days after the employment stops, or for a shorter period stated in an industrial instrument, unless—		
	(a) section 375 applies; or	19	
	(b) the employer has complied with an inspector's demand under section 915.	20 21	
	Maximum penalty—40 penalty units.	22	
(7)	If an employee accepts for wages a cheque, draft or money order that is dishonoured, the employee may recover from the employer by action in a court of competent jurisdiction as a debt payable to the employee—	23 24 25 26	
	(a) the wages payable; and	27	
	(b) a reasonable amount for damages suffered by the employee because of the dishonour.	28 29	
(8)	A contract or authority is void to the extent it provides for payment of wages other than under this section.	30 31	

374	Contract not to stipulate mode of spending wages					
	(1)	An employer must not, directly or indirectly, impose as a condition, express or implied, of an employee's employment a provision about the place where, way in which, or person with whom an employee's wages, or a part of the wages, are to be spent, unless the condition is consistent with a requirement under this division.	2 3 4 5 6 7			
		Maximum penalty—16 penalty units.	8			
	(2)	An employer must not dismiss an employee because the employee's wages, or a part of the wages, are spent, or not spent, at a place, in a way, or with a person.	9 10 11			
375		yment of unpaid wages if employee's whereabouts known	12 13			
	(1)	Subsection (2) applies if—	14			
		(a) an employer can not comply with section 373 because the former employee's whereabouts are unknown to the employer and can not be discovered by the employer with reasonable diligence; and	15 16 17 18			
		(b) the inability continues for 30 days after cessation of employment by the former employee.	19 20			
	(2)	The employer, immediately at the end of the 30 days, must pay the wages payable to the former employee to the nearest clerk of the Magistrates Court.	21 22 23			
		Maximum penalty—40 penalty units.	24			
	(3)	The receipt of the clerk for the payment is a full discharge to the employer for the amount stated in the receipt.	25 26			
	(4)	The clerk must pay the amount—	27			
		(a) if the former employee's whereabouts are discovered—to the former employee; or	28 29			
		(b) if at the end of a further 30 days, the amounts have not been paid to the former employee—to the department's funds for the former employee.	30 31 32			

	(5)	This section does not apply if the employer has complied with an inspector's demand made under section 915.	1 2
376	Ov	erpaid wages	3
	(1)	This division does not prevent an employer recovering an amount paid to an employee that the employee is not entitled to because of absence from work.	4 5 6
	(2)	Without limiting the employer's right to recover, the employer may recover an amount to which the employee is not entitled by deducting amounts from the employee's wages for a subsequent pay period or periods.	7 8 9 10
	(3)	Deductions under subsection (2)—	11
		(a) must start within 1 year after the payment; and	12
		(b) may extend over a period of 6 years after the payment.	13
	(4)	A deduction can not be made in an amount that would reduce the wages payable to the employee for a pay period to less than an amount prescribed by a regulation.	14 15 16
377	De	duction of wages in lieu of notice of termination	17
	(1)	This section applies if—	18
		(a) an industrial instrument requires an employee to give notice of termination of employment for a stated period; and	19 20 21
		(b) an employee ceases the employment without giving the employer the notice for the stated period.	22 23
	(2)	The employer may deduct from the employee's wages an amount stated by the instrument to be forfeited or payable to the employer if notice of termination is not given for the period stated.	24 25 26 27

Chi	ild ma	ay recover unpaid wages	1
	wage	nild may bring proceedings under this Act for the child's es in the same way, and to the same extent, as if the child e an adult.	2 3 4
Red	cover	ry of unpaid wages etc.	5
(1)		application may be made to a magistrate for an order for ment of—	6 7
	(a)	an employee's unpaid wages; or	8
	(b)	an apprentice's unpaid tool allowance under section 137; or	9 10
	(c)	remuneration lost by an apprentice or trainee because the employer has contravened section 371(2).	11 12
(2)	The	application may be made by—	13
	(a)	the employee; or	14
	(b)	an employee organisation of which the employee is a member, acting for the employee; or	15 16
	(c)	a person authorised by the employee to make the application, acting for the employee; or	17 18
	(d)	an inspector.	19
(3)		application must be made within 6 years after the amount med became payable.	20 21
(4)	On h	nearing the application, the magistrate—	22
	(a)	must order the employer to pay the employee the amount the magistrate finds to be payable and unpaid to the employee within the 6 years before the date of the application; and	23 24 25 26
	(b)	may make an order for the payment despite an express or implied provision of a contract, certified agreement or bargaining award to the contrary; and	27 28 29

		• 1
		(c) may order the payment to be made on the terms the magistrate considers appropriate; and
		(d) may award costs to either party in an amount assessed by the magistrate.
	(5)	A person can not make an application under this section if an application has been made under section 475 or 396 for the same matter.
380	Ent	forcement of magistrate's order
	(1)	This section applies to an order of a magistrate for payment by an employer of—
		(a) wages found to be payable; or
		(b) an unpaid tool allowance required to be paid under an order made under section 137(8); or
		(c) contributions to an approved superannuation fund found to be payable; or
		(d) remuneration lost by an apprentice or trainee because the employer contravened section 371(2); or
		(e) costs in proceedings relating to unpaid amounts mentioned in paragraphs (a) to (d).
	(2)	The order is enforceable under the <i>Justices Act 1886</i> as an order for payment of money made by justices under that Act.
	(3)	Also, an amount ordered to be paid, including costs, may be recovered by the person from the employer as a debt.
	(4)	For subsection (3), the order requiring payment may be filed in the registry of a Magistrates Court under the <i>Magistrates Courts Act 1921</i> , and on being filed—
		(a) is taken to be an order properly made by a Magistrates Court; and
		(b) without limiting subsection (2), may be enforced as an order made by the Magistrates Court.

	(5)	The magistrate may give particulars of the order mentioned in subsection (1) to the court registrar for registering the particulars prescribed by regulation, in relation to the unpaid amount payable under the order, under the <i>State Penalties Enforcement Act 1999</i> , section 34.	1 2 3 4 5
	(6)	In this section—	6
		court registrar, in relation to a magistrate, means the clerk of the court of the Magistrates Court that the magistrate constitutes under the Magistrates Act 1991.	7 8 9
		<i>employer</i> includes an apparent employer to whom an order made under section 386 applies.	10 11
Divi	sion	4 Recovery of wages for clothing outworkers	12 13
381	Det	finitions for division	14
		In this division—	15
		apparent employer see section 382(2).	16
		<i>referred claim</i> means a claim referred to a referred employer under section 383(4).	17 18
		referred employer see section 383(2).	19
		superannuation contributions means contributions to an approved superannuation fund for an outworker who, under a relevant industrial instrument, is an eligible employee for entitlement to occupational superannuation benefits.	20 21 22 23
		unpaid wages claim means a claim for wages, or superannuation contributions, made under section 382.	24 25
382		ims by clothing outworkers for unpaid wages and	26 27
	sup	perannuation	21

	(a)	all or any of the wages payable to an outworker in the clothing industry are not paid; or	1 2
	(b)	all or any of the superannuation contributions payable for an outworker in the clothing industry are not paid.	3 4
(2)	supe outw	outworker may make a claim for the wages, or rannuation contributions, against a person who the vorker believes is the outworker's employer (the <i>apparent loyer</i>).	5 6 7 8
(3)	only	rever, the claim can not be made against a person whose connection with the clothing industry is the sale of hing by retail.	9 10 11
(4)		aim, to the extent it relates to wages, must be made within onths after the work was finished.	12 13
(5)		outworker makes an unpaid wages claim by serving the rent employer with a written notice that—	14 15
	(a)	claims payment of the wages or superannuation contributions; and	16 17
	(b)	states the following particulars—	18
		(i) the name of the outworker;	19
		(ii) the address at which the outworker may be contacted;	20 21
		(iii) a description of the work done;	22
		(iv) the date on which the work was done;	23
		(v) the amount of wages owing;	24
		(vi) the amount of superannuation contributions owing;	25
		(vii) details of the approved superannuation fund to which superannuation contributions should have been paid, that are sufficiently detailed to enable the contributions to be properly paid.	26 27 28 29
(6)		particulars stated in the claim must be verified by tory declaration.	30 31

	bility of apparent employer for unpaid wages and perannuation	1 2
(1)	Subject to subsection (5), an apparent employer served with an unpaid wages claim is liable for the amount claimed unless the apparent employer proves in proceedings under section 386 that—	3 4 5 6
	(a) the work was not done; or	7
	(b) an amount claimed is not the correct amount; or	8
	(c) an amount claimed has already been paid.	9
(2)	An apparent employer may, within 14 days after being served with an unpaid wages claim, refer the claim to another person whom the apparent employer reasonably believes is the person for whom the work was done (the <i>referred employer</i>).	10 11 12 13
(3)	However, the claim can not be referred to a person whose only connection with the clothing industry is the sale of clothing by retail.	14 15 16
(4)	An apparent employer refers an unpaid wages claim by—	17
	(a) serving the referred employer with a copy of the unpaid wages claim and a written notice that states—	18 19
	(i) the name and address of the apparent employer; and	20 21
	(ii) the date on which the outworker served the apparent employer with the unpaid wages claim; and	22 23 24
	(b) advising the outworker in writing of—	25
	(i) the name and address of the referred employer; and	26
	(ii) the date on which the apparent employer served the referred employer with the referred claim.	27 28
(5)	The apparent employer is not liable for any part of the amount claimed in an unpaid wages claim for which the referred employer accepts liability under section 384.	29 30 31

384	Lia	bility of referred employer for unpaid wages	1
	(1)	A referred employer may, within 14 days after being served with a referred claim, accept liability for all or part of the amount claimed by paying it to—	2 3 4
		(a) for wages—the outworker; or	5
		(b) for superannuation contributions—the superannuation fund stated in the unpaid wages claim.	6 7
	(2)	A referred employer who accepts liability must serve the apparent employer with a written notice of the acceptance and of the amount paid.	8 9 10
	(3)	If the apparent employer pays all or any part of the amount claimed for which the referred employer does not accept liability, the apparent employer may deduct or set off that amount from an amount the apparent employer owes to the referred employer, whether or not in relation to the work the subject of the referred claim.	11 12 13 14 15 16
385	Rei	imbursement of apparent or referred employer	17
		An application may be made to the commission or to a magistrate for an order that the employer of the outworker reimburse the apparent or referred employer for the amount the apparent or referred employer paid to—	18 19 20 21
		(a) the outworker; or	22
		(b) an approved superannuation fund for the outworker.	23
386	Re	covery of unpaid wages	24
	(1)	An application may be made for an order that an apparent employer pay an unpaid wages claim.	25 26
	(2)	The application may be made to—	27
		(a) if the total amount claimed is \$50000 or less—the commission or a magistrate; or	28 29
		(b) otherwise—a magistrate.	30

(3)	The app	plication may be made by—	1
	(a) an	n outworker; or	2
		n employee organisation of which the outworker is a nember, acting for the outworker; or	3
	(c) ar	n inspector.	5
(4)		plication must be made within 6 years after the amount d in the application became payable.	6 7
(5)	employ	ommission or magistrate must order the apparent ver to pay the wages or superannuation contributions d unless the apparent employer proves that—	8 9 10
	(a) th	ne work was not done; or	11
	(b) an	n amount claimed is not the correct amount; or	12
	(c) an	n amount claimed has already been paid.	13
(6)	claimed magistr	commission or magistrate is satisfied an amount d is not the correct amount, the commission or rate may order payment of the amount the commission istrate is satisfied is payable.	14 15 16 17
(7)		order about superannuation contributions, the order equire the amount to be paid to—	18 19
	(a) th	ne approved superannuation fund; or	20
	(b) a	complying superannuation fund; or	21
	(c) a	superannuation fund nominated by the outworker; or	22
	(d) aı	n eligible rollover fund; or	23
	th Si	the amount is less than the amount of total benefits nan may revert to an employee under the uperannuation Industry (Supervision) Act 1993 Cwlth)—the outworker.	24 25 26 27
(8)	unclain superar	iperannuation contributions must be paid into the ned moneys fund if the outworker does not nominate a innuation fund for the order, if the order requires a fund ominated.	28 29 30 31

	(9)	In this section— superannuation contributions includes an amount equal to the return that would have been accrued in relation to the superannuation contributions had the contributions been properly paid to an approved superannuation fund.	1 2 3 4 5
387	Off	ences relating to claims under this division	6
		A person must not—	7
		(a) by intimidation or by any other act or omission, intentionally hinder, prevent or discourage another person from making an unpaid wages claim or an application under section 386; or	8 9 10 11
		(b) make a statement the person knows is false or misleading in a material particular in a notice given for under section 383 or 384; or	12 13 14
		(c) serve a referred claim on another person under section 383 if the person does not reasonably believe the work under an unpaid wages claim was done for the other person.	15 16 17 18
		Maximum penalty—100 penalty units.	19
388	Eff	ect of ss 382-387	20
	(1)	Sections 382 to 387 do not limit or exclude any other rights of a person to recover wages or superannuation contributions, or the liability of a person in relation to the wages or superannuation contributions, whether or not arising under this Act, another law, or an industrial instrument.	21 22 23 24 25
	(2)	Nothing in section 384(3) limits or excludes any right of recovery arising under any other law in relation to an amount of money owed by the apparent employer to the referred employer.	26 27 28 29

389	Ма	ndatory code of practice for outworkers	1
	(1)	The Governor in Council may make a code of practice for the purpose of ensuring outworkers in the clothing industry receive the outworkers' lawful entitlements.	2 3 4
	(2)	In particular, the Governor in Council may make a code of practice if satisfied—	5 6
		(a) current voluntary self-regulatory mechanisms are inadequate to achieve improvements in the level of compliance with obligations to ensure outworkers receive their lawful entitlements; or	7 8 9 10
		(b) persons engaged in the clothing industry are not in good faith attempting to negotiate improvements or extensions to the current voluntary self-regulatory mechanisms.	11 12 13 14
	(3)	The code may require employers or other persons engaged in the clothing industry to adopt the standards of conduct and practice relating to outworkers in the clothing industry set out in the code.	15 16 17 18
	(4)	The Governor in Council must give written notice of the making of the code of practice.	19 20
	(5)	The written notice is subordinate legislation.	21
	(6)	A person must not contravene the code of practice.	22
		Maximum penalty—100 penalty units.	23
	(7)	An award prevails over a code of practice to the extent of any inconsistency.	24 25
Divi	sion	Wages in rural and mining industries	26 27
390		ges recoverable against mortgagee if mortgagor aults	28 29
	(1)	This section applies if an employee—	30

(a) has performed work—	1
(i) in cultivating, or otherwise improving, land that is subject to a mortgage; or	2 3
(ii) in cultivating, or otherwise in connection with, a crop that is subject to a lien; or	4 5
(iii) relating to animal or vegetable matter prepared or manufactured by machinery that is subject to a bill of sale; or	6 7 8
(iv) in tending, feeding, driving, or otherwise in connection with, stock that is subject to a mortgage; and	9 10 11
(b) is prevented from, or hindered in, recovering wages for the work from the mortgagor as employer because—	12 13
(i) the mortgagee has entered into, or taken possession of the land, crop, machinery or stock, or is taken to have done so; or	14 15 16
(ii) the mortgagee has sold the land, crop, machinery or stock, under the mortgagee's security; or	17 18
(iii) a cheque, draft or order drawn by the mortgager on the mortgagee is dishonoured by the mortgagee.	19 20
The mortgagee is taken to be the employee's employer for the performance of the work.	21 22
The mortgagor is taken, in engaging the employee for the work, to have acted as the mortgagee's authorised agent.	23 24
Subsections (2) and (3) do not affect appropriate accounting as between the mortgagor and the mortgagee.	25 26
The mortgagee is not liable for the employee's wages that have become payable more than 6 months before whichever of the following events happens first—	27 28 29
(a) the employee first applies to the mortgagee for payment of the wages;	30 31

(2)

(3)

(4)

(5)

		(b) the mortgagee takes possession of, or sells, the land, crop, machinery or stock.	1 2
	(6)	The mortgagee's liability under this section—	3
		(a) is additional to the mortgagor's liability for the employee's wages; and	4 5
		(b) does not affect rights, liabilities, functions and powers as between the mortgagor and employee.	6 7
	(7)	An employee does not lose a right to bring proceedings against the mortgagee for unpaid wages, and costs of the proceedings, if the employee—	8 9 10
		(a) brings proceedings against a mortgagor for wages, whether or not the employee obtains an order for payment against the mortgagor; and	11 12 13
		(b) because of a reason in subsection (1)(b), fails to obtain payment of the wages, or part of the wages, from the mortgagor.	14 15 16
391		stress warrant levied on property of mortgagor or ortgagee	17 18
	(1)	A warrant of distress issued to enforce an order for payment of an employee's wages for work performed in connection with property mentioned in section 390(1), as far as the land, crop, machinery or stock is concerned—	19 20 21 22
		(a) authorises distress on and sale of the mortgagee's property and the mortgagor's property; and	23 24
		(b) may be executed on the mortgaged land or the encumbered crop, machinery, or stock even though the mortgagee has entered into or taken possession of the land, crop, machinery or stock, or is taken to have done so, under the mortgagee's security.	25 26 27 28 29
	(2)	An amount paid by, or recovered from, the mortgagee for the wages—	30 31

		(a) is taken to be an advance made by the mortgagee to the mortgagor under the mortgagee's security; and	1 2
		(b) may be recovered by the mortgagee under the security.	3
	(3)	In this section—	4
		land includes the fixtures on the land.	5
392	Ар	plication of ss 390 and 391 to mines	6
	(1)	Sections 390 and 391 apply, with necessary changes, if an employee—	7 8
		(a) has performed work in or about—	9
		(i) a mine, including its fixtures, that is subject to a mortgage; or	10 11
		(ii) machinery or apparatus, used in or for a mine, that is subject to a bill of sale; and	12 13
		(b) is prevented from, or hindered in, recovering wages for the work from the mortgagor as employer because—	14 15
		(i) the mortgagee has entered into, or taken possession of, the mine, machinery or apparatus, or is taken to have done so; or	16 17 18
		(ii) the mortgagee has sold the mine, machinery or apparatus, under the mortgagee's security; or	19 20
		(iii) a cheque, draft or order drawn by the mortgager on the mortgagee is dishonoured by the mortgagee.	21 22
	(2)	However, a mortgagee is not liable for the employee's wages that have become payable more than 1 month before whichever of the following events happens first—	23 24 25
		(a) the employee first applies to the mortgagee for payment of the wages;	26 27
		(b) the mortgagee takes possession of, or sells, the mine, machinery or apparatus.	28 29
	(3)	In this section—	30

		wages includes earnings for work.	1
393	Pri	ority in payment of wages earned in mine	2
	(1)	An amount of wages, of not more than 4 weeks, payable to an employee for work performed in or about a mine—	3 4
		(a) is a first charge on the claim or land in or on which the mine is situated; and	5 6
		(b) in the winding-up of a corporation formed for or engaged in working the mine, must be paid in priority to all other debts, secured or unsecured, of the corporation.	7 8 9
	(2)	Subsection (1)(a) applies even though—	10
		(a) the claim or land is subject to a mortgage or charge to secure payment of other amounts; or	11 12
		(b) the claim or land is subject to a lien.	13
	(3)	Subsection (1)(b) applies only to the extent that a law of the State may validly apply to the distribution of assets in a winding-up.	14 15 16
	(4)	If a first charge exists under subsection (1)(a), the amount charged includes—	17 18
		(a) all amounts awarded by a court as costs against an employer in proceedings brought by or for an employee to recover the wages mentioned in the subsection; and	19 20 21
		(b) the amount of costs, charges and expenses reasonably incurred in attempting to enforce an order or orders for payment of the wages.	22 23 24
	(5)	The debts that are a first charge under subsection (1)(a) or are to be paid in priority under subsection (1)(b)—	25 26
		(a) rank equally among themselves; and	27
		(b) if necessary, abate in equal proportions among themselves.	28 29
	(6)	In this section—	30

		wage	es inc	ludes earnings for work.	1
Divis	sion	6		Occupational superannuation	2
394	Coi	ntribu	ıting	occupational superannuation	3
	(1)	appr	oved	eyer must contribute, for eligible employees, to the superannuation fund at the level required by the industrial instrument.	4 5 6
		Max	imun	penalty—40 penalty units.	7
	(2)			ce is a continuing offence that may be charged in 1 omplaints for 1 or more periods.	8 9
	(3)	An e	mplo	yer does not commit an offence if the employer—	10
		(a)	cont	ributed—	11
			(i)	to a complying superannuation fund at a level required by a relevant industrial instrument; but	12 13
			(ii)	to a fund that is not the approved superannuation fund; and	14 15
		(b)	the inst	employer did not knowingly contravene the rument.	16 17
	(4)	emplis ta	loyer ken t	nmission makes an order under section 395(2), an who fails to contribute in accordance with the order of fail to make the contribution under the relevant instrument, whether or not the order was directed to over.	18 19 20 21 22
	(5)	again an or an ap	nst su rder a oplica	by which a defendant is found guilty of an offence bsection (1) may make, in relation to the defendant, magistrate is authorised by section 396 to make on ation under that section, and that section applies and ecordingly.	23 24 25 26 27

Power to order contribution to particular fund						
(1)	This section applies if—	2				
	(a) an industrial matter relates to an allegation an employer has been, or is, contributing to a complying superannuation fund for employees at a level required by a relevant industrial instrument; but	3 4 5 6				
	(b) the fund is not the approved superannuation fund.	7				
(2)	The commission, on its own initiative or on application by an inspector, organisation or employee concerned, may—	8 9				
	(a) decide which complying superannuation fund the employer should have been, or should be, contributing to in order to comply with the relevant industrial instrument; and	10 11 12 13				
	(b) order the employer to contribute accordingly.	14				
(3)	If the commission considers it appropriate, the commission may make its order to operate from the date when a particular employee became eligible for payment of contribution to the fund decided by the commission.	15 16 17 18				
(4)	The commission may recognise all or any of the contributions made by an employer to a complying superannuation fund up to and including the date of the commission's decision as having met the requirements, or a part of the requirements, of a relevant industrial instrument, relating to employers' contribution to the approved superannuation fund.	19 20 21 22 23 24				
Re	covery of unpaid superannuation contribution	25				
(1)	An application may be made to a magistrate for an order for payment of contributions to the approved superannuation fund payable for an eligible employee that are unpaid.	26 27 28				
(2)	The application may be made by—	29				
	(a) an employee who is an eligible employee on whose behalf an employer is required to contribute to an approved superannuation fund; or	30 31 32				

	(b) an employee organisation of which the employee is member, acting for the employee; or
	(c) an inspector.
(3)	The application must be made within 6 years after the amountained became payable.
(4)	On hearing the application, the magistrate must order temployer to pay the employee—
	(a) the amount the magistrate finds to be payable a unpaid to the employee within the 6 years before t date of the application; and
	(b) an amount the magistrate considers appropriate, bas on the return that would have accrued in relation to t contribution had it been properly paid to the fund.
(5)	The magistrate may award costs to either party in an amou assessed by the magistrate.
(6)	The magistrate may only make an order about the payment the amount that the commission may make under section 477(1) or (2).
(7)	A person can not make an application under this section if application has been made under chapter 11, part 2, division subdivision 9 for the same matter.
Chapte	er 10 Fees charged by private
Chapte	
	employment agents
Part 1	Preliminary
397 Def	finitions for chapter
	In this chapter—

	<i>claimant</i> , for part 3, division 2, see section 403.						
		fee includes charge, expense of any kind and reward.					
		-		ee means a fee for finding, or attempting to find, a person looking for work.	3 4		
		manager see section 399.					
		mod	<i>el</i> me	ans a person whose work is to—	6		
		(a)	pose or	e for a painter, photographer, sculptor or other artist;	7 8		
		(b)	exan	on articles of clothing or accessories, including, for apple, jewellery, hats and shoes, and display them to omers, the public or for advertising purposes; or	9 10 11		
		(c)	_	lay a hairstyle or other personal body ornamentation ecoration.	12 13		
		or t	o act,	means a person whose work is to compete in sport, dance, mime, perform, play, sing or speak in g or entertainment.	14 15 16		
		prive	ate en	aployment agent see section 398.	17		
		publ	<i>ish</i> in	cludes—	18		
		(a)	publ	ish in writing or in any other form of media; and	19		
		(b)	caus	e to be published.	20		
		work	k seek	<i>er</i> see section 400(1) or (2).	21		
398	Me	aning	g of p	private employment agent	22		
	(1)	_		is a <i>private employment agent</i> if the person, in the carrying on business and for gain—	23 24		
		(a)	offer	rs to find—	25		
			(i)	casual, part-time, temporary, permanent or contract work for a person; or	26 27		
			(ii)	a casual, part-time, temporary, permanent or contract worker for a person; or	28 29		

	(b)	negotiates the terms of contract work for a model or performer; or	1 2			
	(c)	administers a contract for a model or performer and arranges payments under it; or	3 4			
	(d)	provides career advice for a model or performer.	5			
(2)		vever, a person is not a <i>private employment agent</i> only suse the person publishes—	6 7			
	(a)	for another person, an advertisement about employment opportunities; or	8 9			
	(b)	an advertisement offering employment opportunities with the person.	10 11			
(3)		o, a person is not a <i>private employment agent</i> if, for an ed rate of payment to the person—	12 13			
	(a)	the person makes a worker of the person available to perform work, whether under a contract of service or a contract for service, for a client of the person; and	14 15 16			
	(b)	the worker works under the client's direction; and	17			
	(c)	the person is responsible for performing the obligations owed by a person to the worker, including paying the worker for the work.	18 19 20			
Mea	aning	g of manager	21			
(1)	perfo mod	rivate employment agent is a <i>manager</i> of a model or ormer if the agent, under a written agreement with the el or performer, provides for the model or performer at 4 management services.	22 23 24 25			
(2)	A private employment agent may be a <i>manager</i> of a model or performer whether or not any agreement between them states the agent is the sole provider of management services for the model or performer.					
(3)		vever, a private employment agent is not a <i>manager</i> of a el or performer only because of a written agreement	30 31			

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			aich the agent helps the model or performer find g or performing work.	1 2
	(4)	For this se	ection, management service—	3
		(a) incl	udes any of the following services—	4
		(i)	handling business affairs for the model or performer;	5 6
		(ii)	providing accounting advice for the model or performer;	7 8
		(iii)	publicising and promoting the model or performer;	9
		(iv)	providing services ancillary to a performance by the model or performer;	10 11
		(v)	providing continuing career or artistic advice for the model or performer;	12 13
		(vi)	representing the model or performer in negotiations with media, entertainment industry workers or the public; but	14 15 16
		` /	s not include a service mentioned in section (1)(a), (b) or (c).	17 18
Part 2			Requirements about payment of fees to private employment	19 20
			agents	21
400	Wh age		re or are not payable to private employment	22 23
	(1)	demand of	employment agent must not directly or indirectly or receive a finder's fee from a person looking for <i>cork seeker</i>) other than a model or performer.	24 25 26
		Maximun	n penalty—16 penalty units.	27
	(2)	-	employment agent must not directly or indirectly or receive a finder's fee from a person looking for	28 29

	work who is a model or performer (also a work seeker) unless—				
		(a)	the agent gives the work seeker a written notice stating the particulars prescribed by regulation; and	3 4	
		(b)	the fee payable is not more than the percentage prescribed by regulation of the gross amount payable to the work seeker for the work, excluding any allowances or payments prescribed by regulation; and	5 6 7 8	
		(c)	the amount payable to the work seeker is at least the amount payable under an applicable industrial instrument.	9 10 11	
		Maxi	imum penalty—16 penalty units.	12	
	(3)	Subs	ection (2) does not apply if—	13	
		(a)	the private employment agent is also the manager of the work seeker; and	14 15	
		(b)	the fee is payable under a written agreement between the manager and the work seeker.	16 17	
	(4)	In thi	is section—	18	
		indu	strial instrument includes a federal industrial instrument.	19	
Part	3		Recovery of fees	20	
Divis	ion	1	Orders for repayment by magistrates	21 22	
I 01		gistra ceedi	te may order repayment of fees—criminal ings	23 24	
	(1)		section applies if a magistrate hears and decides a plaint for an offence against section 400(1) or (2).	25 26	
	(2)	Subs	ection (3) applies if—	27	

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		(a)	the magistrate finds the defendant guilty; and	1
		(b)	the magistrate finds, on the balance of probabilities, a fee to have been received in contravention of section 400(1) or (2); and	2 3 4
		(c)	the fee has not been repaid to the work seeker; and	5
		(d)	the defendant is not liable to repay the fee to the work seeker under an existing order under section 402 or 405.	6 7
	(3)		magistrate must order the defendant to repay the fee to work seeker.	8 9
	(4)	mag seek	ne magistrate does not find the defendant guilty, the istrate may order the defendant to repay to the work for the amount the magistrate finds, on the balance of pabilities, the defendant has received from the work for.	10 11 12 13 14
	(5)	The	magistrate may make an order under this section—	15
		(a)	despite an express or implied provision of an agreement to the contrary; and	16 17
		(b)	on the terms the magistrate considers appropriate.	18
402		gistra ceed	ate may order repayment of fees—civil lings	19 20
	(1)	the agen	application may be made to a magistrate for an order for repayment of a fee received by a private employment at in contravention of section 400(1) or (2) from a person <i>imant</i>).	21 22 23 24
	(2)	The	application may be made by—	25
		(a)	the claimant; or	26
		(b)	an employee organisation, of which the claimant is a member, acting for the claimant; or	27 28
		(c)	another person authorised to act for the claimant; or	29
		(d)	an inspector.	30

	(3)		application must be made within 6 years after the nant gave the agent the fee.	1 2
	(4)	On h	earing the application, the magistrate—	3
		(a)	must order the agent to repay to the claimant the amount the magistrate finds to be the fee the agent has received from the claimant in contravention of section 400(1) or (2) if—	4 5 6 7
			(i) the fee has not been repaid to the claimant; and	8
			(ii) the agent is not liable to repay the fee to the claimant under an existing order under section 401 or 405; and	9 1 0
		(b)	may make an order for the repayment despite an express or implied provision of an agreement to the contrary; and	12 13 14
		(c)	may order the repayment to be made on the terms the magistrate considers appropriate; and	15 16
		(d)	may order 1 party to pay costs to another party in an amount assessed by the magistrate.	17 18
	(5)	-	erson can not make an application under this section if an acation has been made under section 403 about the same er.	19 20 21
Divis	ion	2	Orders for repayment on application to commission	22 23
403	App	olicat	ion to commission	24
	(1)	for the	application may be made to the commission for an order the repayment of a fee received by a private employment t in contravention of section 400(1) or (2) from a person <i>mant</i>).	25 26 27 28
	(2)		pplication can not be made to the commission if the total laimed under subsection (1) is more than \$20,000.	29 30

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	(3)	The application may be made by any of the following persons—	1 2
		(a) the claimant;	3
		(b) an employee organisation, of which the claimant is a member, acting for the claimant;	4 5
		(c) another person authorised to act for the claimant;	6
		(d) an inspector.	7
	(4)	The application must be made within 6 years after the claimant gave the agent the fee.	8 9
	(5)	A person can not make an application under this section if an application has been made under section 402 about the same matter.	10 11 12
404	Re	mission to a magistrate	13
	(1)	This section applies if a presidential member considers an application made under section 403 could be more conveniently heard by a magistrate, having regard to—	14 15 16
		(a) the difficulty or expense of producing witnesses; or	17
		(b) another good and sufficient reason, for example, cost.	18
	(2)	The presidential member may, either before or after the start of a hearing, remit the application to a magistrate.	19 20
	(3)	A magistrate may hear and decide the application as if it had been brought before the commission and the magistrate's decision and order is taken to be a decision and order of the commission.	21 22 23 24
405	Hea	aring of application by commission or magistrate	25
		On hearing an application made under section 403, the commission or magistrate—	26 27
		(a) must order the agent to repay to the claimant the amount the commission or magistrate finds to be the fee the	28 29

			agent has received from the claimant in contravention of section 400(1) or (2) if—			
			(i)	the fee has not been repaid to the claimant; and	3	
			(ii)	the agent is not liable to repay the fee to the claimant under an existing order under division 1; and	4 5 6	
		(b)		make an order for the repayment despite an express implied provision of an agreement to the contrary;	7 8 9	
		(c)		order the repayment to be made on the terms the mission or magistrate considers appropriate; and	10 11	
		(d)	_	order 1 party to pay costs to another party in an ount assessed by the commission or magistrate.	12 13	
Part 4			Enforcement			
406	Enforcement of magistrate's orders				15	
	(1)	This section applies if, under part 3, division 1, a magistrate orders—				
		(a)	the worl	ivate employment agent to repay a fee received by agent in contravention of section 400(1) or (2) to a k seeker mentioned in section 401 or a claimant attioned in section 402; or	18 19 20 21	
		(b)	cost	s of a party under section 402.	22	
	` '		order is enforceable under the <i>Justices Act 1886</i> as an or for payment of money made by a magistrate under that			
	(3)	claiı	nant b	amount ordered to be paid to the work seeker or by the agent may be recovered by the work seeker or from the agent as a debt.	26 27 28	
	(4)			ction (3), the order requiring payment may be filed istry of a Magistrates Court, and on being filed—	29 30	

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	(a) is taken to be an order properly made by a Magistrates Court; and	1 2			
	(b) may be enforced as a money order made by the Magistrates Court.	3			
(5) The magistrate may give particulars of the order mentioned in subsection (1) to the registrar for the purpose of registering the particulars prescribed by regulation, in relation to the unpaid amount payable under the order, under the <i>State Penalties Enforcement Act 1999</i> , section 34.					
(6)	In this section—	10			
	<i>registrar</i> , in relation to a magistrate, means the clerk of the court of the Magistrates Court that the magistrate constitutes under the <i>Magistrates Act 1991</i> .	11 12 13			
Chapte	er 11 Industrial tribunals and registry	14 15			
Part 1	Industrial court of Queensland				
Division	1 Preliminary	17			
407 Co	ontinuance	18			
The Industrial Court of Queensland (the <i>court</i>) is established as a superior court of record in Queensland.					
408 Of	ficial seal	21			
	The court has an official seal that must be judicially noticed.	22			

409	Mo	mbership	1
409	IVIE	The members of the court are—	1
			2
		(a) the president; and	3
		(b) the vice-president; and	4
		(c) the deputy president (court).	5
410	Со	nstitution	6
		The court is constituted by the president, the vice-president or a deputy president (court) sitting alone.	7 8
411	Fin	ances of court	9
		The court is part of the department for the purposes of the <i>Financial Accountability Act 2009</i> .	10 11
Divi	sion	2 Members	12
Sub	divis	sion 1 President	13
412	Fui	nctions of the president	14
	(1)	The president has the functions given to the president under this Act or another Act.	15 16
	(2)	The functions of the president include—	17
		(a) managing and administering the court, including deciding who constitutes the court for a proceeding; and	18 19
		(b) preparing and giving the annual report to the Minister under section 594.	20 21
	(3)	The president has the power to do all things necessary or convenient to be done for the performance of the president's functions.	22 23 24

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	(4)	The president may delegate a function of the president to the vice-president or a deputy president (court).	1 2
413	Ар	pointment of president	3
	(1)	The Governor in Council may, by gazette notice, appoint a person who is a Supreme Court judge as president of the court.	4 5 6
	(2)	The person is appointed on a full-time basis unless the gazette notice states the appointment is on a part-time basis.	7 8
414	Eff	ect of appointment as president	9
	(1)	The appointment of, or service by, a Supreme Court judge as president does not affect—	10 11
		(a) the judge's tenure of office as a judge; or	12
		(b) the judge's rank, title, status, precedence, salary, annual or other allowances, or other rights or privileges as the holder of the office of a judge.	13 14 15
	(2)	The president may perform the functions of office of both president and a Supreme Court judge.	16 17
	(3)	The Supreme Court judge's service as president is taken to be service as a Supreme Court judge for all purposes.	18 19
	(4)	The appointment of, or service by, a Supreme Court judge as president does not entitle the judge to any salary or allowance in addition to the judge's salary or allowance as the holder of the office of a judge.	20 21 22 23
	(5)	However, the Supreme Court judge is entitled to be paid expenses reasonably incurred by the judge in performing the functions of the office of president.	24 25 26
	(6)	This section applies despite any other Act.	27

415	Wh	en president holds office	1
	(1)	The president holds office until the earlier of the following—	2
		(a) the president turns 70;	3
		(b) the president resigns by signed notice given to the Governor;	4 5
		(c) the president stops being a Supreme Court judge.	6
	(2)	If the president stops holding office while hearing a matter, the Governor in Council may, without reappointing the person as president, continue the person in office for the time necessary to enable the hearing to be completed.	7 8 9 10
	(3)	A person continued in office under subsection (2) may exercise the jurisdiction and powers of the court necessary or convenient for the hearing to be completed.	11 12 13
416	Act	ting president	14
	(1)	This section applies if the president temporarily can not perform the functions of office.	15 16
	(2)	The Governor in Council may, by gazette notice, appoint a person who is a Supreme Court judge to act as the president.	17 18
	(3)	A person who has acted as president may attend sittings of the court to give a decision in, or otherwise complete, proceedings heard by the person while acting as president.	19 20 21
	(4)	The person's decision is taken to be the president's decision in the proceedings.	22 23
	(5)	Section 414 applies to the person while the person acts as president as if the person were appointed as president.	24 25

Sub	divis	sion 2	2	Vice-president	1
417	Fui	nctior	ns of	the vice-president	2
	(1)			president of the court has the functions given to the ident under this Act or another Act.	3 4
	(2)			president is subject to the direction of the president ning the vice-president's functions.	5 6
	(3)	conv	enier	president has the power to do all things necessary or at to be done for the performance of the ident's functions.	7 8 9
	(4)			e-president may delegate a function of the ident to a deputy president (court).	10 11
418	Ар	point	men	t of vice-president	12
	(1)			ernor in Council may, by gazette notice, appoint a the vice-president of the court.	13 14
	(2)	The j	perso	on must—	15
		(a)	be a	lawyer of at least 5 years standing; and	16
		(b)	have	e either of the following—	17
			(i)	high-level experience in business or industry or in a relevant entity;	18 19
			(ii)	suitable experience, qualifications and standing in the community to be appointed as the vice-president of the court.	20 21 22
	(3)	The j	perso	on can not be—	23
		(a)		nember of the Executive Council or Legislative embly; or	24 25
		(b)	a di	rector of a corporation engaged in a calling; or	26
		(c)		auditor of a corporation engaged in a calling or of a iness; or	27 28

	(d)	a person who participates in any capacity in the management of—	1 2
		(i) a corporation engaged in a calling; or	3
		(ii) a business.	4
(4)	In th	is section—	5
	rele	want entity means the following—	6
	(a)	an organisation or employer association or a State peak council;	7 8
	(b)	a department;	9
	(c)	an entity established—	10
		(i) under an Act for a public or State purposes; or	11
		(ii) under State authorisation for a public or State purpose.	12 13
Wŀ	nen vi	ice-president holds office	14
W r (1)	The	ice-president holds office vice-president of the court holds office until the earlier of following—	14 15 16
	The	vice-president of the court holds office until the earlier of	15
	The the f	vice-president of the court holds office until the earlier of following—	15 16
	The the f	vice-president of the court holds office until the earlier of following— the vice-president turns 70; the vice-president resigns by signed notice given to the	15 16 17 18
	The the factor (a) (b)	vice-president of the court holds office until the earlier of following— the vice-president turns 70; the vice-president resigns by signed notice given to the Governor; the vice-president becomes a member of the Executive	15 16 17 18 19 20
	The the f (a) (b)	vice-president of the court holds office until the earlier of following— the vice-president turns 70; the vice-president resigns by signed notice given to the Governor; the vice-president becomes a member of the Executive Council or Legislative Assembly; the vice-president does any of the following without the	15 16 17 18 19 20 21 22

		(iii) participates in any capacity in the management of a corporation engaged in a calling or the management of a business.	1 2 3
		(e) the vice-president is removed from office under section 423.	4 5
	(2)	If the vice-president stops holding the office because of subsection (1)(a) or (b) while hearing a matter, the Governor in Council may, without reappointing the person as the vice-president of the court, continue the person in the office for the time necessary to enable the hearing of the matter to be completed.	6 7 8 9 10 11
	(3)	A person continued in office under subsection (2) may exercise the jurisdiction and powers of the court necessary or convenient for the hearing to be completed.	12 13 14
420	Act	ting vice-president	15
	(1)	This section applies if the vice-president temporarily can not perform the functions of office.	16 17
	(2)	The Governor in Council may, by gazette notice, appoint a person to act as the vice-president.	18 19
	(3)	The person must be a person who may be appointed as vice-president under section 418.	20 21
	(4)	A person who has acted as vice-president may attend sittings of the court to give a decision in, or otherwise complete, proceedings that were heard by the person while acting as vice-president.	22 23 24 25
	(5)	The person's decision in the proceedings is taken to be the decision of the vice-president.	26 27

ıbdiv	ision	3	Deputy presidents	1
1 D	eputy	presi	dents (court)	2
(1			ernor in Council may appoint a person as a deputy (court) of the court.	3 4
(2) The	perso	n must—	5
	(a)	be a	lawyer of at least 5 years standing; and	6
	(b)	have	e either of the following—	7
		(i)	high-level experience in business or industry or in a relevant entity;	8 9
		(ii)	suitable experience, qualifications and standing in the community to be appointed as a deputy president (court).	10 11 12
(3) The	perso	n can not be—	13
	(a)		nember of the Executive Council or Legislative embly; or	14 15
	(b)	a dir	rector of a corporation engaged in a calling; or	16
	(c)		uditor of a corporation engaged in a calling or of a ness; or	17 18
	(d)		erson who participates in any capacity in the agement of—	19 20
		(i)	a corporation engaged in a calling; or	21
		(ii)	a business.	22
(4) In tl	nis sec	tion—	23
	rele	vant e	ntity see section 418(4).	24
2 W	/hen d	eputy	president (court) holds office	25
(1		eputy owing-	president (court) holds office until the earlier of the	26 27

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	(a)	the deputy president turns 70; or	1
	(b)	the deputy president resigns by signed notice given to the Governor; or	2 3
	(c)	the deputy president becomes a member of the Executive Council or Legislative Assembly; or	4 5
	(d)	the deputy president does any of the following without the prior written consent of the Minister—	6 7
		(i) acts as a director of a corporation engaged in a calling;	8 9
		(ii) acts as an auditor of a corporation engaged in a calling or of a business;	10 11
		(iii) participates in any capacity in the management of a corporation engaged in a calling or the management of a business; or	12 13 14
	(e)	the deputy president is removed from office under section 423.	15 16
(2)	of some Government of some of	deputy president (court) stops holding the office because ubsection (1)(a) or (b) while hearing a matter, the ernor in Council may, without reappointing the person as puty president (court), continue the person in the office he time necessary to enable the hearing of the matter to be bleted.	17 18 19 20 21 22
(3)	exerc	erson continued in office under subsection (2) may eise the jurisdiction and powers of the court necessary or enjent for the hearing to be completed.	23 24 25

Sub	divis	sion	4 Miscellaneous	1
423		mova m off	al of vice-president or deputy president (court)	2 3
		pres	Governor may remove the vice-president or a deputy ident (court) from office, on an address of the Legislative embly, for—	4 5 6
		(a)	mental or physical incapacity; or	7
		(b)	misbehaviour.	8
Divi	sion	3	Jurisdiction and powers of court	9
424	Jui	risdic	etion and powers	10
	(1)	The	court may—	11
		(a)	perform all functions and exercise all powers given to the court under this Act or another Act; and	12 13
		(b)	hear and decide, and give its opinion on, a matter referred to it by the commission; and	14 15
		(c)	hear and decide an offence against this Act, unless this Act provides otherwise; and	16 17
		(d)	hear and decide appeals from an industrial magistrate's decision in proceedings for—	18 19
			(i) an offence against this Act; or	20
			(ii) recovery of damages, or other amounts, under this Act; and	21 22
		(e)	if the court is constituted by the president, exercise the jurisdiction and powers of the Supreme Court to ensure, by prerogative order or other appropriate process—	23 24 25
			(i) the commission and magistrates exercise their jurisdictions according to law; and	26 27

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			(ii)	the commission and magistrates do not exceed their jurisdictions.	1 2	
	(2)	In pr	oceed	dings, the court may—	3	
		(a)		te the decisions it considers appropriate, irrespective pecific relief sought by a party; and	4 5	
		(b)	give	directions about the hearing of a matter.	6	
	(3)			a's jurisdiction is not limited, by implication, by a of this Act or another Act.	7 8	
	(4)	Act i	is exc	liction conferred on the court by this Act or another lusive of the jurisdiction of another court or tribunal, s or the other Act provides otherwise.	9 10 11	
425	Lin	nitatio	ons c	on jurisdiction	12	
	(1)	The court does not have jurisdiction to hear and decide the following—				
		(a)		atter that has been, or is, the subject of an appeal er the <i>Public Service Act 2008</i> , chapter 7, part 1;	15 16	
		(b)	a ma	atter about which another Act excludes—	17	
			(i)	the jurisdiction of the court about the matter; or	18	
			(ii)	the application of a decision under this Act about the matter.	19 20	
	(2)			subsection (1)(a) does not apply to the extent the ates to bullying in the workplace.	21 22	
426	Со	urt's	inter	pretation	23	
				t's interpretation of a provision of this Act, an instrument or permit binds—	24 25	
		(a)	the o	commission; and	26	
		(b)	mag	istrates; and	27	

		(c)	organisations and persons who are subject to this Act, or	1
			bound by the industrial instrument or permit.	2
427	Co	urt m	ay refuse to proceed	3
	(1)	This	s section applies if—	4
		(a)	proceedings before the court relate to an industrial instrument; or	5 6
		(b)	an industrial instrument is sought in proceedings before the court.	7 8
	(2)	any	court may refuse to hear and decide the proceedings if of the employees who are, or would be, bound by the rument are—	9 10 11
		(a)	involved in an industrial dispute; or	12
		(b)	contravening this Act or a decision.	13
	(3)	emp	section (2) applies whether or not the employees are loyees whose employment may be affected by the sion to refuse to hear and decide the proceedings.	14 15 16
428	Со	ntem	pt of court	17
	(1)		court has all the protection, powers, jurisdiction and ority of the Supreme Court for a contempt of court.	18 19
	(2)		court must comply with the <i>Uniform Civil Procedure</i> es 1999 relating to contempt of court, with necessary nges.	20 21 22
	(3)	cour	registrar or another officer of the court may apply to the et for an order that a person be committed to prison for empt of court.	23 24 25
	(4)		court's jurisdiction to punish a contempt of the court may xercised on the president's own initiative.	26 27
	(5)	cont	court has jurisdiction to punish an act or omission as a tempt of the court in addition to any penalty that may be osed for the act or omission.	28 29 30

Part 2		Industrial relations commission	1
Divis	ion	1 Preliminary	2
429	Со	ntinuance The Queensland Industrial Relations Commission (the commission), is established as a court of record in Queensland.	3 4 5 6
430	Off	ficial seal	7
		The commission has an official seal that must be judicially noticed.	8
431	Fin	nances of commission	10
		The commission is part of the department for the <i>Financial Accountability Act 2009</i> .	11 12
432	Со	mposition	13
	(1)	The commission consists of the following members—	14
		(a) the president;	15
		(b) the following persons (each a <i>commissioner</i>)—	16
		(i) a person holding office as the vice-president;	17
		(ii) a person holding office as a deputy president;	18
		(iii) a person holding office as an industrial commissioner.	19 20
	(2)	The full bench of the commission (the <i>full bench</i>) is constituted by—	21 22
		(a) for chapter 12, part 16 or for the hearing of an appeal—a presidential member and 2 or more other members; or	23 24

		(b) otherwise—3 or more members.	1
	(3)	The commission other than the full bench of the commission is constituted by a commissioner sitting alone.	2
	(4)	More than 1 full bench or commission may sit at the same time.	4 5
	(5)	The commission's jurisdiction, or existence, is not affected by a vacancy in an office of the commission.	6 7
433	De	cisions of full bench	8
		A decision of the full bench is the decision of the majority of its members.	9 1
Divi	sion	2 Members	1
Sub	divis	sion 1 President	13
434	Pre	esident of the commission	1.
	(1)	The president of the court is also the president of the commission.	14 1:
	(2)	The president's service as the president of the commission does not entitle the president to a salary or allowance in addition to the salary or allowance received as the holder of the office of the president of the court.	10 17 18 19
435	Pre	esident's administrative functions for the commission	20
	(1)	The president is responsible for the administration of the commission and the exercise of the commission's jurisdiction and powers.	2 2: 2:
	(2)	Without limiting subsection (1), the president is responsible for deciding the member or members who is or are to	2

		titute the commission, including a full bench of the mission, for a matter or proceeding.	1 2			
(3)	The president has the power to do all things necessary or convenient to be done to perform responsibilities under subsection (1) or (2).					
(4)		president may delegate a function mentioned in ection (1) or (2)—	6 7			
	(a)	to the vice president; or	8			
	(b)	to a deputy president; or	9			
	(c)	if the vice president or a deputy president is not available—to 1 or more commissioners.	10 11			
(5)	presi	commissioner must comply with a direction of the ident, vice president, a deputy president or a missioner given for the performance of a function under ection (1) or (2).	12 13 14 15			
(6)	The	president may—	16			
	(a)	establish panels of members; and	17			
	(b)	assign an industry or group of industries to each panel.	18			
(7)		powers of the commission in relation to an industry, other the powers of the full bench, may only be exercised by—	19 20			
	(a)	a member of the panel to which the industry is assigned; or	21 22			
	(b)	if the president has assigned a particular matter to a member—the member.	23 24			
(8)		racticable, a panel must consist of at least 1 presidential aber and 1 commissioner.	25 26			
(9)	A member of the commission may be a member of more than 1 panel.					

Other	functions of the president	1
	he functions of the president in relation to the commission aclude—	2 3
(a	developing performance measures that apply to members of the commission in carrying out its functions; and	4 5 6
(t	o) developing a code of conduct for—	7
	(i) members of the commission; and	8
	(ii) persons appearing before the commission.	9
	dent to consider efficiencies that may be achieved ing dual commissioners	10 11
w co	administering the commission, the president must consider the hether the following would be achieved if a dual emmissioner were to be given functions and powers in elation to a particular matter—	12 13 14 15
(a	an improvement in the efficiency of the commission; and	16 17
(b	an improvement in the cooperation between the commission and the Australian commission.	18 19
Reallo	ocation of commission's work	20
a	he president may reallocate the matter of proceedings before commission constituted by 1 or more of the members to a ommission constituted by—	21 22 23
(a	the same member or members together with another member or other members; or	24 25
(b	a different member or different members.	26
CO	he commission to which the matter is reallocated may ontinue to hear and decide the matter, without re-hearing vidence given before the reallocation.	27 28 29

Sub	divis	sion 2 Vice-president	1
439	Vic	e-president of the commission	2
	(1)	The vice-president of the court is also the vice-president of the commission.	3 4
	(2)	The vice-president's service as the vice-president of the commission does not entitle the vice-president to a salary or allowance in addition to the salary or allowance received as the holder of the office of the vice-president of the court.	5 6 7 8
Sub	divis	sion 3 Deputy presidents and commissioners	9 10
440		puty presidents (court) also deputy presidents of the mmission	11 12
	(1)	A deputy president (court) is also a deputy president of the commission.	13 14
	(2)	The service of a deputy president (court) as a deputy president of the commission does not entitle the deputy president (court) to a salary or allowance in addition to the salary or allowance received as the holder of the office of a deputy president (court).	15 16 17 18 19
441		pointment of other deputy presidents of the nmission	20 21
	(1)	The Governor in Council may, by gazette notice, appoint a person as a deputy president of the commission.	22 23
	(2)	The person must be a person who has the experience, qualifications and standing to be appointed as an industrial commissioner under section 442(2).	24 25 26

Ind	ustri	ial commissioners	
(1)		Governor in Council may, by gazette notice, appoint son as an industrial commissioner.	a g
(2)	The	person must have—	4
	(a)	a high level of experience in business or industry or relevant entity; or	a
	(b)	suitable experience, qualifications and standing in t community to be appointed as an industr commissioner.	
(3)	In th	his section—	
	rele	vant entity means the following—	
	(a)	an organisation or employer association or a State pe council;	ak
	(b)	a department;	
	(c)	an entity established—	
		(i) under an Act for a public or State purposes; or	
		(ii) under State authorisation for a public or State purpose.	ate
Wh offi	en de	eputy president or industrial commissioner hold	ls
(1)		elevant commissioner holds office until the earlier of towing—	he
	(a)	the relevant commissioner turns 70;	
	(b)	the relevant commissioner resigns by signed noting given to the Governor;	ce
	(c)	the relevant commissioner becomes a member of t Executive Council or the Legislative Assembly;	he
	(d)	the relevant commissioner becomes a person mention in section 445(b), other than with the Minister's writt approval;	

		` /	he rele	evant commissioner is removed from office under 446.	1 2
	(2)	hearing reappo the pe	e of s g a m inting rson i	a relevant commissioner stops holding office subsection (1)(a) or (b) while investigating or natter, the Governor in Council may, without the person as a relevant commissioner, continue in office for the time necessary to enable the or hearing to be completed.	3 4 5 6 7 8
	(3)	and po	wers c	continued in office may exercise the jurisdiction of the commission necessary or convenient for the or hearing to be completed.	9 10 11
444	Ac	ting de	puty p	president or industrial commissioner	12
	(1)			applies if a relevant commissioner temporarily orm the functions of office.	13 14
	(2)			or in Council may, by gazette notice, appoint a as the relevant commissioner.	15 16
445	Re	strictio	ns on	appointment	17
		The fo		ng persons can not be appointed as a relevant er—	18 19
			mem Asseml	nber of the Executive Council or Legislative bly;	20 21
		(b) a	perso	on who—	22
		(ets as a director of a corporation engaged in a alling; or	23 24
		(ets as an auditor of a corporation engaged in a alling or of a business; or	25 26
		(cc	articipates in any capacity in the management of a orporation engaged in a calling or the panagement of a business.	27 28 29

446		mova m off	l of deputy president or industrial commissioner ice	1 2
		unde	Governor may remove a deputy president appointed or section 441 or an industrial commissioner from office, an address of the Legislative Assembly, for—	3 4 5
		(a)	mental or physical incapacity; or	6
		(b)	misbehaviour.	7
Divi	sion	3	The commission	8
Sub	divis	ion	1 Functions	9
447	Co	mmis	ssion's functions	10
	(1)	The	commission's functions include the following—	11
		(a)	establishing and maintaining a system of non-discriminatory modern awards that, together with the Queensland Employment Standards, provide for a fair minimum safety net of enforceable conditions of employment for employees;	12 13 14 15 16
		(b)	supervising the bargaining of agreements;	17
		(c)	certifying agreements;	18
		(d)	making bargaining awards;	19
		(e)	making modern awards;	20
		(f)	promoting cooperative and productive workplace relations;	21 22
		(g)	taking measures to prevent disputes;	23
		(h)	assisting parties to an industrial cause in negotiating or resolving a matter relevant to the cause, whether or not the matter is within the jurisdiction of the commission:	24 25 26

		(i)	resolving disputes by conciliation of industrial matters and, if necessary, by arbitration or making an order;	1 2
		(j)	resolving disputes in the negotiation of agreements—	3
			(i) by conciliation; or	4
			(ii) by arbitration, including by the making of determinations;	5 6
		(k)	resolving disputes over union coverage by making representation orders;	7 8
		(1)	resolving disputes by performing the functions conferred on the commission under a referral agreement;	9 10 11
		(m)	resolving other disputes that threaten to harm the community or the economy by conciliation and, if necessary, by arbitration;	12 13 14
		(n)	dealing with—	15
			(i) applications brought under this Act or another Act; or	16 17
			(ii) claims relating to dismissals;	18
		(o)	making declarations about industrial matters;	19
		(p)	any other function conferred on the commission under this Act or another Act.	20 21
	(2)	The	commission must perform its functions in a way that—	22
		(a)	is consistent with the objects of this Act; and	23
		(b)	avoids unnecessary technicalities and facilitates the fair and practical conduct of proceedings under this Act.	24 25
Subo	divis	ion	2 Jurisdiction	26
48	Co	mmis	ssion's jurisdiction	27
	(1)	The	commission may hear and decide the following matters—	28

	(a)	a question of law or fact brought before it or that it considers expedient to hear and decide for the regulation of a calling;	1 2 3
	(b)	all questions—	4
		(i) arising out of an industrial matter; or	5
		(ii) involving deciding the rights and duties of a person in relation to an industrial matter; or	6 7
		(iii) it considers expedient to hear and decide about an industrial matter;	8 9
	(c)	an industrial dispute referred to the commission under this Act or another Act by a member who has held a conference at which no agreement has been reached;	10 11 12
	(d)	all appeals properly made to it under this Act or another Act;	13 14
	(e)	all matters referred to the commission under this Act or another Act.	15 16
(2)	The o	commission may regulate a calling by an award—	17
	(a)	on application by an organisation, an employer, or 20 employees (who are not members of an employee organisation and not covered by an award) in a calling; or	18 19 20 21
	(b)	on application by the Minister; or	22
	(c)	on its own initiative.	23
(3)	The o	commission—	24
	(a)	may hold an inquiry into or about an industrial matter on application by an interested person or on its own initiative; and	25 26 27
	(b)	must hold an inquiry into or about an industrial matter if the Minister, by notice, directs.	28 29
(4)		commission must report the result of the inquiry, and e recommendations, to the Minister.	30 31

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	(5)	The commission may consolidate into 1 award all awards that apply to or affect an employer or class of employer in a calling, or the members of an organisation employed by the same employer or class of employer—	1 2 3 4
		(a) on application by an organisation or an employer; or	5
		(b) if the Minister, by notice, directs.	6
	(6)	When exercising power under subsection (5), the commission may make the amendments it considers necessary or convenient to give effect to the consolidated award.	7 8 9
	(7)	No provision of this Act or another Act limits, by implication, the commission's jurisdiction.	10 11
	(8)	In this section—	12
		class includes a section of a class.	13
449	Lin	nitations on jurisdiction	14
	(1)	The commission does not have jurisdiction to hear and decide the following—	15 16
		(a) a matter that has been, or is, the subject of an appeal under the <i>Public Service Act 2008</i> , chapter 7, part 1;	17 18
		(b) a matter about which another Act excludes—	19
		(i) the jurisdiction of the commission about the matter; or	20 21
		(ii) the application of a decision under this Act about the matter.	22 23
	(2)	However, subsection (1)(a) does not apply to the extent the matter relates to bullying in the workplace.	24 25
450	Со	mmission's jurisdiction is exclusive	26
		The original and appellate jurisdiction conferred on the commission by this Act or another an Act is exclusive of the	27 28

		jurisdiction of the Supreme Court or another court or tribunal, unless otherwise prescribed under this Act or the other Act.	1 2
Sub	divis	sion 3 Powers	3
451	Ge	neral powers	4
	(1)	The commission has the power to do all things necessary or convenient to be done for the performance of its functions.	5 6
	(2)	Without limiting subsection (1), the commission in proceedings may—	7 8
		(a) give directions about the hearing of a matter; or	9
		(b) make a decision it considers appropriate, irrespective of the relief sought by a party; or	10 11
		(c) make an order it considers appropriate.	12
	(3)	The commission may, by general order or for a particular case, delegate to the registrar—	13 14
		(a) the working out of a decision of the commission to implement the decision; or	15 16
		(b) a function relating to the decision, including, for example—	17 18
		(i) the giving of directions; or	19
		(ii) the making of orders; or	20
		(iii) the preparation of rosters and schedules; or	21
		(iv) a similar function it considers appropriate.	22
	(4)	The full bench may, to assist it in the resolution of proceedings—	23 24
		(a) refer the whole or part of a question or matter before it to the commission—	25 26
		(i) for investigation by the commission and the preparation of a report on the investigation; or	27 28

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		(ii) for another action it decides; or	1
		(b) direct 1 or more of its members to carry out an investigation or inspection and prepare a report on the investigation or inspection.	2 3 4
	(5)	The commission or member must comply with the reference or direction.	5 6
452	Exe	ercise of commission's powers	7
	(1)	The commission may, unless this Act provides otherwise, exercise its powers—	8 9
		(a) on its own initiative; or	10
		(b) on application by—	11
		(i) a party to proceedings in which the power is to be exercised; or	12 13
		(ii) an organisation.	14
	(2)	The commission may, on its own initiative—	15
		(a) join 2 or more matters to be heard and decided by the commission, whether any of the matters arise under this Act or another Act; and	16 17 18
		(b) hear and decide the matters in 1 proceeding.	19
453	Pov	wers not limited	20
		This part does not limit, by implication, another power given to, or possessed by, the commission under this Act or another Act or law.	21 22 23
454	Со	mmission to prevent discrimination in employment	24
		In exercising a power, the commission must not allow discrimination in employment.	25 26

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Со	mmission may refuse to proceed
(1)	This section applies if—
	(a) proceedings before the commission relate to an industrial instrument; or
	(b) an industrial instrument is sought in proceedings before the commission.
(2)	The commission may refuse to hear and decide the proceedings if any of the employees who are, or would be, bound by the instrument are—
	(a) involved in an industrial dispute; or
	(b) contravening this Act or a decision.
(3)	Subsection (2) applies whether or not the employees are employees whose employment may be affected by the decision to refuse to hear and decide the proceedings.
	mmission may stay or dismiss applications in certain cumstances
(1)	The commission may stay or dismiss an application or complaint if the act or omission the subject of the application or complaint is being, or has been, dealt with by the commission in another proceeding.
(2)	This section applies despite a provision of this Act or another Act that requires the commission to deal with the application or complaint.
(3)	A time limit for doing anything under this Act or another Act in relation to the application or complaint does not run while the application or complaint is stayed.

Sub	divis	sion 4 Miscellaneous	1
457	As	sociates	2
	(1)	The Chief Justice may, on the recommendation of the president or a member authorised by the president, appoint associates to the president, vice-president, a deputy president or a commissioner.	3 4 5 6
	(2)	An associate holds office on the wages and conditions decided by the Minister.	7 8
	(3)	An associate is to be appointed under this Act, and not under the <i>Public Service Act 2008</i> .	9 10
Divi	sion	4 Particular powers of commission	11
Sub	divis	sion 1 General rulings	12
458	Pov	wer to make general rulings	13
	(1)	The full bench may make general rulings about—	14
		(a) an industrial matter for employees bound by an industrial instrument if multiple inquiries into the same matter are likely; or	15 16 17
		(b) a Queensland minimum wage for all employees.	18
	(2)	The full bench must ensure a general ruling about a Queensland minimum wage for all employees is made at least once each year.	19 20 21
	(3)	Before conducting a hearing about the ruling, the full bench must—	22 23
		(a) give reasonable notice, in the way it considers appropriate, of its intention to conduct the hearing; and	24 25
		(b) give all interested persons an opportunity to be heard.	26

459	Re	quirements for general rulings	1
	(1)		2
		(a) must state a date (the <i>stated date</i>) on and from which it has effect; and	3 4
		(b) has effect as a decision of the full bench on and from the stated date.	5 6
	(2)	A ruling may exclude from the operation of any of its provisions—	7 8
		(a) a class of employers or employees; or	9
		(b) employers or employees in a particular locality; or	10
		(c) an industrial instrument or part of an industrial instrument.	11 12
	(3)	As soon as practicable after making a ruling, the registrar must publish a notice of the ruling and the stated date on the QIRC website.	13 14 15
	(4)	The notice, on and from the stated date, replaces a notice of a ruling on the same subject matter previously published.	16 17
	(5)	The ruling continues in force until the end of the day immediately before the stated date for a subsequent ruling on the same subject matter.	18 19 20
460	Re	lationship with industrial instruments	21
	(1)	If a ruling takes effect while an industrial instrument, other than an industrial instrument or part of an industrial instrument excluded under section 459(2), is in force—	22 23 24
		(a) the industrial instrument is taken to be amended so it is consistent with the ruling on and from the stated date; and	25 26 27
		(b) the amendment has effect as an industrial instrument on and from the stated date.	28 29

[s 461]
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	(2)	The registrar may amend an industrial instrument taken to be amended under subsection (1) as the registrar considers appropriate—	1 2 3
		(a) on an application made under the rules; or	4
		(b) on the registrar's own initiative.	5
	(3)	This section applies despite chapter 3.	6
Sub	divis	sion 2 Statements of policy	7
461	Pov	wer to make statement of policy	8
		The full bench may make a statement of policy about an industrial matter, whether or not the matter is before the commission.	9 10 11
462	Eff	ect of statement of policy	12
	(1)	On application by a party to an award, a stated policy may be given effect by being inserted in the award.	13 14
	(2)	The registrar may give effect to a stated policy by making directions about procedural matters to the extent allowed by the commission.	15 16 17
	(3)	A direction by the registrar under subsection (2) binds all persons to which the direction relates.	18 19
Sub	divis	sion 3 Declarations about industrial matters	20 21
463	Pov	wer to make declarations about industrial matters	22
	(1)	The commission may, on application by an entity mentioned in section 464, make a declaration about an industrial matter.	23 24

	(2)	The commission may make the declaration whether or not consequential relief is or could be claimed.	1 2
	(3)	Subject to chapter 11, part 6, a declaration made by the commission under this section is binding in a proceeding under this Act.	3 4 5
464	Wh	o may apply for declaration	6
		The following may make an application mentioned in section 463—	7 8
		(a) a person who may be directly affected by the declaration;	9 10
		(b) an inspector;	11
		(c) an organisation of employees or employers of which a person mentioned in paragraph (a) is a member, if it is acting with the person's written consent;	12 13 14
		(d) an organisation of employees or employers who may be directly affected by the declaration.	15 16
Subo	divis	sion 4 Declaring persons to be employees or employers	17 18
465	Pov	wer to declare persons to be employees or employers	19
	(1)	The full bench may, on application by an entity mentioned in section 466, make an order declaring—	20 21
		(a) a class of persons who perform work in an industry under a contract for services to be employees; and	22 23
		(b) a person to be an employer of the employees.	24
	(2)	The full bench may make an order only if it considers the class of persons would be more appropriately regarded as employees.	25 26 27

[s 466]

	(3)	In considering whether to make an order, the full bench may consider—			
		(a)	the relative bargaining power of the class of persons; or	3	
		(b)	the economic dependency of the class of persons on the contract; or	4 5	
		(c)	the particular circumstances and needs of low-paid classes of persons; or	6 7	
		(d)	whether the contract is designed to, or does, avoid the provisions of an industrial instrument; or	8 9	
		(e)	whether the contract is designed to, or does, exclude the operation of the Queensland minimum wage; or	10 11	
		(f)	the particular circumstances and needs of particular classes of persons including women, persons from a non-English speaking background, young persons and outworkers; or	12 13 14 15	
		(g)	the consequences of not making an order for the class of persons.	16 17	
	(4)	In th	nis section—	18	
		cont	tract includes—	19	
		(a)	an arrangement or understanding; and	20	
		(b)	a collateral contract relating to a contract.	21	
		indu	ustrial instrument includes a federal industrial instrument.	22	
166	Wh	o ma	ay apply for declaration	23	
		The 465-	following may apply for a declaration under section	24 25	
		(a)	an organisation;	26	
		(b)	a State peak council;	27	
		(c)	the Minister.	28	

Subdivision 5			5 Interpretation of industrial instruments	1 2
467	Pov	wer to	o interpret industrial instruments	3
	(1)		commission may give an interpretation of an industrial ument, on application by an entity mentioned in section	4 5 6
	(2)	an a	a application under this section by an inspector relates to lleged ambiguity, the commission must hear and decide application in the absence of a statement of agreed facts.	7 8 9
468		io ma trum	y apply for an interpretation of an industrial ent	10 11
	(1)	inter	following may, under section 467, apply for an expretation of an industrial instrument, other than a certified ement or bargaining award—	12 13 14
		(a)	the Minister;	15
		(b)	an organisation;	16
		(c)	an employer;	17
		(d)	a person who satisfies the commission that the person is not an officer of, or acting for, an eligible association;	18 19
		(e)	an inspector.	20
	(2)	The inter	following may, under section 467, apply for an pretation of a certified agreement or bargaining award—	21 22
		(a)	the Minister; or	23
		(b)	an organisation, or other person, bound by the agreement; or	24 25
		(c)	an employee whose employment is subject to the agreement; or	26 27
		(d)	an inspector.	28

Sub	divis	sion 6 Assistance by commission	1			
469	Co	mmission may provide assistance	2			
	(1)	If the parties to an industrial cause agree in writing, the parties may ask the commission to assist the parties in negotiating or resolving a matter relevant to the industrial cause (a <i>facilitation request</i>), whether or not the matter is within the jurisdiction of the commission.	3 4 5 6 7			
	(2)	The facilitation request must be agreed between the parties, and may—	8 9			
		(a) be in the form agreed between the parties; and	10			
		(b) include a request about how the matter may be resolved, including, for example, by—	11 12			
		(i) facilitating negotiations or discussions between the parties; or	13 14			
		(ii) deciding an issue or question relating to the matter; or	15 16			
		(iii) conciliation; or	17			
		(iv) arbitration; and	18			
		(c) be amended by agreement between the parties at any time.	19 20			
	(3)	On receiving a facilitation request, the commission may provide the assistance requested by the parties.	21 22			
	(4)	A decision made by the commission in providing the assistance binds the parties to the industrial cause only if the parties agree, in writing, for the decision to bind the parties.				
	(5)	This section does not limit a function or power of the commission under another provision of this Act to conciliate, arbitrate or otherwise decide a matter.	26 27 28			

	mmission may perform dispute resolution functions nferred by agreement of parties to disputes	1 2
(1)	This section applies if—	3
	(a) there is an industrial dispute between—	4
	(i) an employee organisation; and	5
	(ii) 1 or more employers or employer organisations; and	6 7
	(b) the parties to the dispute have agreed in writing (the <i>referral agreement</i>) that the dispute, or disputes of a class to which the dispute belongs, is or are to be resolved by the commission.	8 9 10 11
(2)	A party to the dispute may apply to the commission for the commission to perform the functions (the <i>dispute resolution functions</i>) for resolving the dispute under the referral agreement.	12 13 14 15
(3)	If an application is made under subsection (2), the commission may perform the dispute resolution functions.	16 17
(4)	Without limiting subsections (2) and (3), the dispute resolution functions may include 1 or more of the following—	18 19
	(a) conciliating the dispute;	20
	(b) arbitrating the dispute;	21
	(c) granting a remedy or other relief of the kind provided for under chapter 8, part 2, division 2 or this part;	22 23
	(d) deciding another issue or question arising in the dispute.	24
(5)	A decision made by the commission in performing the dispute resolution functions binds the parties to the dispute only if the referral agreement provides for the decision to bind the parties.	25 26 27 28
(6)	This section does not limit a function or power of the commission under another provision of this Act to conciliate, arbitrate or otherwise decide a matter.	29 30

Sub	divis	sion	7 Amending or voiding contracts	1
471	Po	wer to	o amend or declare void contracts	2
	(1)		application by an entity under section 472, the mission may amend or declare void (wholly or partly) a tract if it considers—	3 4 5
		(a)	the contract is—	6
			(i) a contract of service that is not covered by an industrial instrument or federal industrial instrument; or	7 8 9
			(ii) a contract for services; and	10
		(b)	the contract is an unfair contract.	11
	(2)	The	commission must not—	12
		(a)	amend a contract to include an accident pay provision; or	13 14
		(b)	declare a contract wholly or partly void, because it does not contain an accident pay provision.	15 16
	(3)		eciding whether to amend or declare void a contract, or of a contract, the commission may consider—	17 18
		(a)	the relative bargaining power of the parties to the contract and, if applicable, a person acting for the parties; or	19 20 21
		(b)	whether any undue influence or pressure was exerted on, or any unfair tactics were used against, a party to the contract; or	22 23 24
		(c)	an industrial instrument, a federal industrial instrument or this Act; or	25 26
		(d)	the Queensland minimum wage; or	27
		(e)	anything else the commission considers relevant.	28
	(4)		commission may consider a contract to be an unfair	29 30

	(a)	even if the contract was made before the commencement; and	1 2					
	(b)	if it considers the contract—						
		(i) was an unfair contract when it was entered into; or	4					
	(ii) became an unfair contract after it was entered in because of the conduct of the parties, or a variat to the contract or for any other reason it consid sufficient.							
(5)	The commission may make an order it considers appropriate about payment of an amount for a contract amended or declared void.							
(6)	In th	is section—	12					
	accident pay provision means a provision for accident pay, or other payment, on account of a worker sustaining an injury.							
	contract includes—							
	(a)	an arrangement or understanding; and						
	(b)	a collateral contract relating to a contract.	17					
	<i>injury</i> means an injury under the <i>Workers' Compensation and Rehabilitation Act</i> 2003.							
	unfair contract means a contract that—							
	(a)	is harsh, unconscionable or unfair; or	21					
	(b)	is against the public interest; or	22					
	(c)	provides, or has provided, a total remuneration less than that which a person performing the work as an employee would receive under an industrial instrument or this Act; or						
	(d)	is designed to, or does, avoid the provisions of an industrial instrument.						
	worker means a worker under the Workers' Compensation and Rehabilitation Act 2003.							

472	Who may apply for an amendment or declaration						
	(1)	An application for an amendment or declaration for a contract under section 471 may be made by—					
		(a)	a pa	rty to the contract; or	4		
		(b)		the party required under the contract to provide ices—an inspector; or	5 6		
		(c)	part	organisation of employees or employers of which a y is, or has applied to become, a member, if it is ng with the party's written consent.	7 8 9		
	(2)	How	vever,	a person can not make the application if—	10		
		(a)	•				
		(b)	the 1	person—	13		
			(i)	is not a public service officer employed on tenure under the <i>Public Service Act 2008</i> ; and	14 15		
			(ii)	has an annual wage of equal to or more than the amount of the high income threshold under the Commonwealth Fair Work Act, section 333.	16 17 18		
Sub	divis	sion	8	Injunctions	19		
473	Po	wer t	o gra	nt injunctions	20		
	(1)	On application by a person under section 474, the commission may grant an injunction—		• •	21 22		
		(a)		ompel compliance with an industrial instrument, a mit or this Act; or	23 24		
		(b)	a co	estrain or prevent a contravention, or continuance of entravention, of an industrial instrument, a permit or Act.	25 26 27		
	(2)	ction may apply to—	28				
		(a)	the o	officers or members of an organisation generally; or	29		

	(b)	particular officers or members of an organisation; or	1			
	(c)	a particular employer; or	2			
	(d)	a particular employee.	3			
(3)	injur	commission must decide how notice of, and service of the action on, each of the persons to whom the injunction ites must be given.	4 5 6			
(4)	that	nout limiting subsection (3), the commission may order the notice, and substituted service of the injunction, be in by advertisement.	7 8 9			
(5)		person to whom the injunction applies is given notice of njunction, the person must comply with the injunction.	10 11			
(6)	and	e injunction applies to an organisation, the organisation each officer of the organisation must ensure the officers members of the organisation comply with the injunction.	12 13 14			
(7)	offic appli offic	e officers or members, or a substantial number of the ers or members, of an organisation to whom an injunction ies contravene the injunction, the organisation and each er of the organisation is taken to have failed to comply the injunction.	15 16 17 18 19			
(8)	offic prob reaso	rever, subsection (7) does not apply to the organisation or er if the organisation or officer proves, on the balance of abilities, that the organisation or officer took all brable steps to ensure the officers or members complied the injunction.	20 21 22 23 24			
(9)		commission can not grant an injunction for a proposed ravention of section 316, 326, 329 or 330.	25 26			
10)	In th	is section—	27			
	<i>injunction</i> includes an interim injunction.					
	orga	nisation includes a branch of the organisation	20			

474	Who may apply for an injunction				
	(1)	An application for an injunction under section 473 may be made by—	2 3		
		(a) a party to industrial action or an industrial dispute; or	4		
		(b) an applicant for an industrial matter other than a party mentioned in paragraph (a);	5 6		
		(c) a person who is, or is likely to be, directly affected by industrial action or an industrial dispute; or	7 8		
		(d) the registrar; or	9		
		(e) the chief inspector; or	10		
		(f) an inspector.	11		
	(2)	An application by an organisation must be under the organisation's seal and signed by the organisation's president and secretary.	12 13 14		
Sub	divis	sion 9 Recovery of unpaid wages	15		
475		wer to recover unpaid wages and superannuation ntribution etc.	16 17		
	(1)	On application by a person under section 476, the commission may order payment of the following for the period of 6 years before the date of the application—	18 19 20		
		(a) an employee's unpaid wages;	21		
		(b) an apprentice's unpaid tool allowance under section 137;	22 23		
		(c) remuneration lost by an apprentice or trainee because the employer has contravened section 371(2);	24 25		
		(d) contributions to the approved superannuation fund payable for an eligible employee that are unpaid.	26 27		
	(2)	A presidential member may, either before or after the start of a hearing, remit the application to a magistrate if the	28 29		

		presidential member considers the application could be more conveniently heard by a magistrate, having regard to, for example, costs or the difficulty or expense of producing witnesses.	1 2 3 4
	(3)	If the application is remitted to a magistrate, the magistrate may hear and decide the application as if it had been brought before the commission, and the magistrate's decision is taken to be a decision of the commission.	5 6 7 8
476	Red	quirements for application	9
	(1)	An application for an order mentioned in section 475 may only be made if the total amount claimed is \$50000 or less.	10 11
	(2)	The application may be made by—	12
		(a) for a claim for occupational superannuation—an employee who is an eligible employee on whose behalf an employer is required to contribute to an approved superannuation fund; or	13 14 15 16
		(b) for any other claim—an employee; or	17
		(c) an employee organisation of which the eligible employee or employee is a member, acting for the employee; or	18 19 20
		(d) a person authorised by the eligible employee or employee to make the application, acting for the employee; or	21 22 23
		(e) an inspector.	24
	(3)	However, a person can not make an application under this section if an application has been made under section 379, 386 or 396 for the same matter.	25 26 27
	(4)	The application must be made within 6 years after the amount claimed became payable.	28 29
	(5)	In this section—	30
		occupational superannuation includes an amount equal to the return that would have accrued in relation to the	31 32

			-	nal superannuation had it been properly paid to an superannuation fund.	1 2
177	Ord	ders			3
	(1)	On l	nearin	g the application, the commission or magistrate—	4
		(a)	mus	t order the employer to pay the employee—	5
			(i)	the amount the commission or magistrate finds to be payable and unpaid to the employee for the 6 years before the date of the application; and	6 7 8
			(ii)	an amount the commission or magistrate considers appropriate, based on the return that would have accrued in relation to the contributions had it been properly paid to the approved superannuation fund; and	9 10 11 12 13
		(b)		make an order for the payment despite an express implied provision of an agreement to the contrary;	14 15 16
		(c)	•	order the payment to be made on the terms the mission or magistrate considers appropriate.	17 18
	(2)			rder about an unpaid contribution, the order must e contribution to be paid to—	19 20
		(a)		ne employee is employed by the employer—the coved superannuation fund; or	21 22
		(b)		the employee is no longer employed by the sloyer—	23 24
			(i)	the approved superannuation fund; or	25
			(ii)	a complying superannuation fund; or	26
			(iii)	a superannuation fund nominated by the employee; or	27 28
			(iv)	an eligible rollover fund; or	29
			(v)	if the amount is less than the amount of total benefits that may revert to an employee under the	30 31

		Superannuation Industry (Supervision) Act 1993 (Cwlth)—the employee.	1 2
	(3)	The contribution must be paid into the unclaimed moneys fund if a former employee in relation to whom an order is made—	3 4 5
		(a) can not be located after making reasonable attempts; or	6
		(b) does not nominate a superannuation fund for the purpose of the order, if required by the order to do so.	7 8
Subo	divis	sion 10 Orders about right to represent a group of employees	9 10
478	Def	finitions for subdivision	11
		In this subdivision—	12
		association means an entity that is formed or carried on to protect and promote its members' interests in matters concerning the members' employment, but is not registered as an organisation under this Act.	13 14 15 16
		<i>right to represent</i> , in relation to a particular group of employees means the right to represent the industrial interests of the particular group of employees.	17 18 19
479		wer of full bench to make orders about rights of sociations or employee organisations to represent	20 21
		On application by an entity under section 480, the full bench may make the following orders about a demarcation dispute—	22 23
		(a) an order that an employee organisation has the right, to the exclusion of an association or another organisation, to represent a particular group of employees who are eligible for membership of the organisation:	24 25 26

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		(b) (c)	an order that an employee organisation that does not have the right to represent a particular group of employees has the right; an order that an association or employee organisation does not have the right to represent a particular group of employees who are eligible for membership of the organisation.	1 2 3 4 5 6 7
			0.5	,
480	Wh	io ma	y apply for order	8
		The	following may apply for an order under section 479—	9
		(a)	an organisation;	10
		(b)	an employer;	11
		(c)	the Minister.	12
481	Lin	nitatio	ons on when order may be made	13
	(1)	The	full bench may make an order under section 479 only if—	14
		(a)	the full bench considers conciliation proceedings would not help in the prevention or settlement of the dispute; or	15 16
		(b)	conciliation proceedings for the dispute are completed, but the dispute has not been fully settled.	17 18
	(2)		o, the full bench may make the order only if it is fied—	19 20
		(a)	the conduct, or threatened conduct, of an association or organisation to which the order would relate, or of an officer, member or employee of the association or organisation is—	21 22 23 24
			(i) preventing, obstructing or restricting the performance of work; or	25 26
			(ii) harming an employer's business; or	27
		(b)	the conduct, or threatened conduct, of an association or of an officer, member or employee of the association is	28

		preventing, obstructing or restricting negotiations or discussions between the employer and an organisation or the employer and the employer's employees; or	1 2 3
	(c)	the association or an officer, member or employee of the association has made or is making representations directed at employees about the association having rights, functions or powers in relation to employees under this Act that it does not have; or	4 5 6 7 8
	(d)	the consequences mentioned in paragraph (a) or (b)—	9
		(i) have stopped, but are likely to recur as a result of the conduct or threatened conduct; or	10 11
		(ii) are imminent as a result of the conduct or threatened conduct.	12 13
482	Matters	the full bench must consider in making order	14
		onsidering whether to make an order, the full bench must ider—	15 16
	(a)	the wishes of employees who would be affected by the order; and	17 18
	(b)	the effect of an order on the operations (including operating costs, work practices, efficiency and productivity) of the employees' employer; and	19 20 21
	(c)	whether it should consult with appropriate State peak councils or organisations; and	22 23
	(d)	the ability of the organisation to adequately represent the employees' interests; and	24 25
	(e)	an agreement or understanding that deals with an employee organisation's right to represent a particular group of employees; and	26 27 28
	(f)	the consequences of not making an order for the employees, employer or organisation; and	29 30
	(g)	another order made by the commission that it considers relevant.	31 32

483	Orders and ancillary orders				
	(1)	If the full bench makes an order under this subdivision, it may also make an ancillary order it considers necessary to support the order, including an order prohibiting—	2 3 4		
		(a) an officer or employee of an association or organisation from representing a person in a matter before the court, the commission, the full bench or the registrar; and	5 6 7		
		(b) an association or organisation from arranging for an agent to represent a person in relation to making an agreement under chapter 6; and	8 9 10		
		(c) an association or organisation from holding out membership on the basis of being able to provide representation in stated industrial matters.	11 12 13		
	(2)	An order under this subdivision, and an ancillary order, may—	14 15		
		(a) be subject to conditions; and	16		
		(b) apply to an individual, an association or an organisation.	17		
	(3)	The full bench may, on application by the Minister or a person or organisation affected by an order, make the further order it considers appropriate to ensure the order, an ancillary order and this Act are complied with.	18 19 20 21		
	(4)	An individual, association or organisation to which an order mentioned in subsection (2) or (3) applies must comply with the order.	22 23 24		
		Maximum penalty—100 penalty units.	25		
Sub	divis	sion 11 Reopening proceedings	26		
484	Po	wer to reopen proceedings	27		
	(1)	On application by a person mentioned in section 485, proceedings may be reopened by—	28 29		

	(a)		proceedings taken before the full bench—the full ch; or	1 2
	(b)	othe	rwise—the commission.	3
(2)	If the	e com	mission reopens proceedings, it may—	4
	(a)	revo it; ar	ke or amend a decision or recommendation made by nd	5 6
	(b)		e the decision or recommendation it considers ropriate.	7 8
(3)	the C	Gover	nmendation of the commission has been acted on by nor in Council and the commission later revokes or the recommendation, the Governor in Council may—	9 10 11
	(a)		rel the action taken on the recommendation to ord with the commission's revocation or amendment;	12 13 14
	(b)		nd the action to accord with the commission's cation or amendment.	15 16
(4)	unde	r this nakin	give notice to a person of the proceedings reopened section, or any part of the proceedings, leading to g by the commission of a decision binding on the	17 18 19 20
	(a)	does	not invalidate or otherwise affect the decision; but	21
	(b)	the p	person may apply to further reopen the proceedings	22 23
		(i)	the person may apply for reopening of proceedings under section 485; and	24 25
		(ii)	the person's failure to participate in the previously reopened proceedings was because of the failure to give the notice.	26 27 28
(5)	give	the r	nmission grants an application for reopening, it may retrospective operation to its decision made in the proceedings it considers appropriate.	29 30 31

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485	Wh	o ma	у ар	ply to reopen proceedings	1
		An a		eation for reopening of proceedings may be made	2 3
		(a)	the]	Minister; or	4
		(b)	a party to the proceedings; or	rty to the proceedings; or	5
		(c)		proceedings other than proceedings relating to the ing of a certified agreement or bargaining award—	6 7
			(i)	an organisation whose members are bound or affected by, or dissatisfied with, the proceedings; or	8 9 10
			(ii)	a person who is bound or affected by, or dissatisfied with, the proceedings, and who satisfies the commission the person is not an officer of, or acting for, an eligible association.	11 12 13 14
Sub	divis	ion	12	Referring matters to full bench or court	15 16
486	Ref	ferrin	g ma	atter to full bench	17
	(1)	term	s the	nission may, at any stage of proceedings and on the commission considers appropriate, refer the matter the proceedings relate to the full bench.	18 19 20
	(2)			issioner may refer the matter only with the s approval.	21 22
	(3)	benc	h unc	dent may approve the referral of a matter to the full ler subsection (2) only if the president is satisfied the of substantial industrial significance.	23 24 25
	(4)	party	to t	e hearing of a matter by the commission starts, a he proceedings may apply to the president for the be referred to the full bench.	26 27 28

		[5 407]	
	(5)	On application under subsection (3), the president may refer the matter to the full bench only if the president is satisfied the matter is of substantial industrial significance.	1 2 3
	(6)	The full bench may hear and decide a matter referred to it and make the decision it considers appropriate.	4 5
487	Re	ferring question of law to court	6
	(1)	The commission may, at any stage of proceedings and on the terms it considers appropriate, refer in writing a question of law relevant to the proceedings for the court's opinion.	7 8 9
	(2)	The court may—	10
		(a) hear and decide the question of law; and	11
		(b) remit the question of law, with its opinion, to the commission.	12 13
	(3)	The commission must give effect to the court's opinion.	14
Sub	divis	sion 13 Entry and inspection	15
488	Po	wer to enter and inspect	16
	(1)	A member, an officer of the commission or another person with a member's written authority (a <i>commission official</i>), may—	17 18 19
		(a) enter a workplace in relation to which—	20
		(i) an industrial dispute exists, is impending or threatened, or is likely to arise; or	21 22
		(ii) an industrial matter exists; or	23
		(iii) an industrial instrument or permit exists; or	24
		(iv) a member of the commission reasonably suspects an offence against this Act has been, or is being, committed; and	25 26 27

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		(b) inspect any work, machinery, appliance, materials, article or thing in or on the workplace; and	1 2
		(c) question a person in or on the workplace about a matter relevant to the commission's concern with the workplace.	3 4 5
	(2)	A power under subsection (1) may be exercised only during working hours at the workplace.	6 7
	(3)	If a commission official is seeking to exercise a power under subsection (1), a person must not—	8 9
		(a) refuse or unduly delay the official's entry to the workplace; or	10 11
		(b) fail to answer a question as required under subsection (1)(c), unless the person has a lawful excuse; or	12 13
		(c) wilfully give false information or make a false statement to the official.	14 15
		Maximum penalty—100 penalty units or 1 year's imprisonment.	16 17
	(4)	In this section—	18
		workplace means a place where—	19
		(a) a calling is carried on; or	20
		(b) work has been, or is being, performed; or	21
		(c) another activity has happened, or is happening.	22
Sub	divis	sion 14 Secret ballots	23
489	Pov	wer to conduct a secret ballot	24
	(1)	The commission may direct when, where and how a secret ballot is to be conducted.	25 26
	(2)	The registrar must—	27
		(a) comply with the direction; and	28

		(b)	for the conduct of the ballot—do the things proved by the rules.	vided for	1 2
	(3)		ic service officers must help the registrar, as request the ballot.	uired, to	3 4
	(4)	news	registrar must advertise the result of the bal spaper circulating in the locality concerned, unmission otherwise directs.		5 6 7
190	Per	son ı	must not interfere with secret ballot		8
	(1)	A pe	erson must not, in relation to a secret ballot—		9
		(a)	resist or obstruct the registrar, a public service of a person acting under the direction or authorite registrar, performing a duty imposed, or an directed or authorised to be done, for the ballot;	y of the action	10 11 12 13
		(b)	at or near the place where the ballot is being tak	en—	14
			(i) threaten or intimidate, or obstruct the free of, an employee going to or attending at t to vote at the ballot; or		15 16 17
			(ii) threaten or intimidate an employee so employee would not vote or would vo particular way at the ballot; or		18 19 20
		(c)	obstruct an employee or another person performance of an action directed or authorise done for the ballot; or		21 22 23
		(d)	threaten or intimidate an employee or other p prevent the employee or another person performing an action directed or authorised to for the ballot; or	n from	24 25 26 27
		(e)	vote at the ballot unless the person—		28
			(i) is entitled to vote; and		29
			(ii) has received a ballot paper from the registr	ar; or	30
		(f)	vote at the ballot in another person's name; or		31

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		(g) if the person is entitled to vote at the ballot—mark a ballot paper relating to the ballot, other than the ballot paper received by the person from the registrar.	1 2 3
		Maximum penalty—40 penalty units.	<i>3</i>
	(2)		-
	(2)	In this section—	5
		<i>prevent</i> includes attempt to prevent.	6
		resist or obstruct includes attempt to resist or obstruct.	7
		threaten or intimidate includes attempt to threaten or intimidate.	8 9
		vote includes attempt to vote.	10
Divisi		3	11
Subd	ivis	,	12
		Australian commission	13
491	Me	mber may hold other appointment	14
		A member who is appointed as a member of the Australian	15
		commission may hold that appointment and the appointment	16
		as a member at the same time.	17
Subd	ivic	sion 2 Dual commissioners	1.0
Subu	1 V 13	bioli 2 Duai Collillissioners	18
492		pointment of Commonwealth official as deputy sident or industrial commissioner	19 20
	(1)	The Governor in Council may, by gazette notice, appoint a	21
		member of the Australian commission to be a deputy	22
		president or an industrial commissioner (each a <i>dual</i> commissioner).	23 24

	(2)		ions 423 and 446 and 586 do not apply to the appointment dual commissioner or to a dual commissioner.	1 2
	(3)	The	appointment—	3
		(a)	is for the term decided by the Governor in Council and stated in the instrument of appointment; and	4 5
		(b)	may be ended, with the Governor in Council's approval, by notice given by the Minister to the dual commissioner.	6 7 8
	(4)	A du	ual commissioner—	9
		(a)	is not entitled to remuneration for performing the functions of a deputy president or an industrial commissioner; but	10 11 12
		(b)	is entitled to be paid expenses reasonably incurred by the dual commissioner in exercising powers and performing functions as a deputy president or an industrial commissioner.	13 14 15 16
	(5)		ual commissioner stops being a deputy president or an strial commissioner if the person—	17 18
		(a)	becomes a person mentioned in section 445; or	19
		(b)	stops being a member of the Australian commission.	20
493	Ro	le of	dual commissioner	21
	(1)		ual commissioner, as agreed from time to time by the ident and the president of the Australian commission—	22 23
		(a)	must perform the functions of a deputy president or an industrial commissioner; and	24 25
		(b)	has, and may exercise for a particular matter, the powers of—	26 27
			(i) a deputy president or an industrial commissioner; and	28 29
			(ii) a member of the Australian commission.	30

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	(2)	A provision of this Act prescribing the functions or powers of a deputy president or an industrial commissioner is subject to subsection (1) in its application to a dual commissioner.	1 2 3
Sub	divis	sion 3 References to Commonwealth official	4 5
494	Ref	ferring matter to Commonwealth official	6
	(1)	The president may ask the president of the Australian commission to nominate a member of that commission to deal with an industrial matter before the commission.	7 8 9
	(2)	If a nomination is made, the president may refer the industrial matter to the nominated member, to be dealt with by the nominated member under this Act.	10 11 12
	(3)	In dealing with the industrial matter, the nominated member—	13 14
		(a) has the powers of an industrial commissioner; and	15
		(b) in exercising the powers, is taken to constitute the commission.	16 17
	(4)	The nominated commissioner's decision is taken to be a decision of the commission.	18 19
	(5)	The referral of an industrial matter to a nominated commissioner—	20 21
		(a) does not derogate from the commission's authority to exercise jurisdiction in relation to the matter; and	22 23
		(b) may be revoked by the president by notice given to the nominated commissioner.	24 25
	(6)	In this section—	26
		industrial matter includes part of an industrial matter.	27

Sub	divis	sion	4 Conferences and joint sessions with industrial authorities	1 2
495	Со	nfere	ences with industrial authorities	3
	(1)	This	s section applies if—	4
		(a)	the president considers it desirable for a conference to be held with an industrial authority about an industrial matter; and	5 6 7
		(b)	the industrial authority agrees to the conference.	8
	(2)		president may confer, or direct a commissioner to confer, a the industrial authority to coordinate decisions—	9 10
		(a)	under this Act about the industrial matter; and	11
		(b)	by the industrial authority.	12
496	Joi	nt se	essions with industrial authorities	13
	(1)	This	s section applies if—	14
		(a)	the president considers proceedings relating to an industrial matter before the commission should be heard in a joint session with an industrial authority; and	15 16 17
		(b)	the industrial authority agrees to the joint session.	18
	(2)	The	president may—	19
		(a)	hear, or direct a commissioner to hear, the proceedings in a joint session with the industrial authority; or	20 21
		(b)	confer, or direct the commissioner to confer, with the industrial authority about the proceedings and the decision to be made in the proceedings; or	22 23 24
		(c)	join, or direct the commissioner to join, with the industrial authority in the decision made in the proceedings.	25 26 27

497	Sin	nilar matters before full bench and industrial authority	1
	(1)	This section applies if—	2
		(a) the president considers an industrial authority has before it an industrial matter similar to an industrial matter before the full bench that should be heard in a joint session; and	3 4 5 6
		(b) the industrial authority agrees to the joint session.	7
	(2)	The president may—	8
		(a) if the president is a member of the full bench—participate in a joint session with the industrial authority about the industrial matter; or	9 10 11
		(b) otherwise—direct a member of the full bench to participate in joint session with the industrial authority about the industrial matter.	12 13 14
	(3)	The president or member must report the result of the joint session to the full bench.	15 16
498	Ad	option of result of joint session	17
	(1)	This section applies if the president or member reports the result of the joint session to the full bench under section 497.	18 19
	(2)	The full bench may make a general ruling under section chapter 11, part 2, division 4, subdivision 1 about the industrial matter the subject of the joint session.	20 21 22
	(3)	Before making the ruling, the full bench must decide whether a further hearing is necessary in relation to the matter.	23 24
499	Ме	mber's powers in joint session	25
		A member participating in a joint session with an industrial authority, in relation to the industrial matter dealt with in the joint session—	26 27 28
		(a) has the powers of the commission: and	29

			t 1	
		(b)	must perform the functions of the commission.	1
500		side sion	nt may decide matter not to be dealt with in joint	2 3
		deal	president may decide an industrial matter should not be t with in a joint session and, if the decision is made after a t session about the matter starts—	4 5 6
		(a)	the member participating in the joint session must immediately stop participating; and	7 8
		(b)	the industrial matter may proceed before the commission or, if appropriate, the full bench.	9 10
Sub	divis	ion	5 Other functions etc. and arrangements	12
501			ns and powers vested in commission by other tions	13 14
	(1)		commission may perform the functions and exercise the ers conferred on it under—	1: 10
		(a)	the Commonwealth Fair Work Act; or	17
		(b)	another Act of a jurisdiction other than Queensland declared for this section by a regulation.	18 19
	(2)		ecision of the commission under authority conferred by section (1) is not a decision made by it under this Act.	20 21
502	Arr	ange	ements with Commonwealth public service	22
	(1)		Ingements may be made under the <i>Public Service Act</i> 8, section 183 or 184 for—	23 24
		(a)	a Commonwealth public servant to perform functions and exercise powers under this Act; and	25 26

		(b) a Queensland public service employee to perform functions and exercise powers under the Commonwealth Fair Work Act.	1 2 3
	(2)	An arrangement under subsection (1)(a) is enough authority for a Commonwealth public servant to perform the functions and exercise the powers of a Queensland public service employee under this Act.	4 5 6 7
	(3)	In this section—	8
		Commonwealth public servant means—	9
		(a) an officer of the Commonwealth public service; or	10
		(b) a person performing functions and exercising powers under the Commonwealth Fair Work Act.	11 12
Part	3	Industrial Magistrates Court	13
Divis	ion	1 Preliminary	14
503	Ind	ustrial Magistrates Court	15
		An Industrial Magistrates Court is a court of record.	16
504	Cor	nstitution	17
		An Industrial Magistrates Court is constituted by a magistrate sitting alone.	18 19
Divis	ion	2 Industrial magistrates	20
505	Offi	ice of industrial magistrates	21
		Each of the following persons is an industrial magistrate (a <i>magistrate</i>)—	22 23

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		(a)	a ma	agistrate;	1
		(b)	an a	cting magistrate.	2
Divi	sion	3		Jurisdiction	3
506	Ma	gistra	ate's	jurisdiction	4
	(1)	A m	agistr	ate has jurisdiction—	5
		(a)		sercise powers conferred on, or jurisdiction given to, istrates by this Act or another Act; and	6 7
		(b)		near and decide proceedings about the following ners—	8 9
			(i)	an offence against this Act, unless the offence is one for which this Act makes other provision;	10 11
			(ii)	a claim for wages;	12
			(iii)	a claim for damages suffered by an employee because of the employer failing to pay the employee's wages;	13 14 15
			(iv)	a claim for the repayment of a fee received by a private employment agent in contravention of section 400(1) or (2);	16 17 18
			(v)	a claim for damages for contravention of an agreement made under an industrial instrument;	19 20
			(vi)	a claim under chapter 9, part 2, division 2.	21
	(2)	A m	agistr	ate has jurisdiction throughout the State.	22
	(3)	In th	is sec	tion—	23
		fee i	nclud	es charge, expense of any kind and reward.	24

507	Ма	istrates' jurisdiction is exclusive	1
	(1)	another Act is exclusive of the jurisdiction of another court or	2 3 4
	(2)		5 6
		agreement in which wages are payable at a price or rate higher than that fixed by a relevant industrial instrument	7 8 9 10
		agreement in which wages are payable at a price or rate higher than that fixed by a relevant industrial instrument	11 12 13 14
		agreement in which wages are payable at a price or rate that is not fixed by a relevant industrial instrument or	15 16 17 18
			19 20
		employment agent in contravention of section 346(1) or	21 22 23
	(3)	In this section—	24
		fee includes charge, expense of any kind and reward.	25

Part 4			Industrial registry	1
Divis	sion	1	Preliminary	2
508	Ind	ustria	al registry	3
	(1)	Ther	re is an Industrial Registry (the <i>registry</i>).	4
	(2)	The	registry consists of—	5
		(a)	an industrial registrar (the registrar); and	6
		(b)	1 or more deputy industrial registrars (a <i>deputy registrar</i>); and	7 8
		(c)	the other staff mentioned in section 522.	9
509	Off	icial	seal	10
		The notic	registry has an official seal that must be judicially ced.	11 12
510	Adı	minis	stration	13
		The	registrar must manage and administer the registry.	14
Divis	sion	2	Functions	15
511	Fur	nctio	ns of the registry	16
		The	registry has the following functions—	17
		(a)	to act as the registry for the court and commission;	18
		(b)	to provide administrative support to the court and commission;	19 20
		(c)	any other functions conferred on the registry by this Act.	21

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512	Off	icers of the court and commission The registrar, a deputy registrar and the other staff of the registry are officers of the court and the commission.	1 2 3
Divi	sion	3 Industrial registrar and staff	4
Sub	divis	sion 1 Registrar	5
513	(1) (2) (3)	The registrar— (a) administers the registry; and (b) has the functions conferred on the registrar under this Act or another Act. The registrar has the power to do all things necessary or convenient to be done to perform the registrar's functions. In performing a function or exercising a power, the registrar must comply with a direction given by the president in relation to the court or the commission.	6 7 8 9 10 11 12 13 14 15
514	Ар	pointment of registrar	16
	(1)	The Governor in Council may, by gazette notice, appoint a person to be the registrar.	17 18
	(2)	The registrar is to be paid the remuneration and allowances decided by the Governor in Council.	19 20
	(3)	The registrar holds office on the terms and conditions decided by the Governor in Council, other than as provided for by this Act.	21 22 23

515		eservatior icer	n of registrar's rights if a public service	1 2
	(1)		tion applies if the person appointed as the registrar mediately before the appointment, a public service	3 4 5
	(2)	employm in the fu	on keeps the rights the person has accrued because of the ent as a public service officer, or that would accrue ture to the person, as if service as registrar were a tion of service as a public service officer.	6 7 8 9
	(3)	If the perperson re	rson's term of appointment as registrar ends or the signs—	10 11
			person has the right to be employed as a public vice officer—	12 13
		(i)	in the department that is the nearest practical equivalent to the department in which the person was employed as a public service officer immediately before the person last stopped being a public service officer; and	14 15 16 17 18
		(ii)	at the classification level at which the person was employed as a public service officer immediately before the person last stopped being a public service officer; and	19 20 21 22
		(iii)	officer on the classification level mentioned in subparagraph (ii); and	23 24 25
		(iv)	to perform duties appropriate to the classification level mentioned in subparagraph (ii); and	26 27
		a p	person's service as registrar is taken to be service as public service officer for working out the person's atts as a public service officer.	28 29 30
	(4)	member <i>Public Se</i>	diately before the appointment, the person was a of the scheme under the <i>Superannuation (State ector) Act 1990</i> , the person continues to be eligible to the a member of the scheme	31 32 33

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516	Lea	ave of absence of registrar	1
		The Minister may grant leave of absence to the registrar on the terms the Minister considers appropriate.	2 3
517	Re	signation of registrar	4
		The registrar may resign by signed notice given to the Minister.	5 6
518	Ter	mination of appointment of registrar	7
	(1)	The Governor in Council must end the registrar's appointment if the registrar—	8 9
		(a) is guilty of misconduct of a kind that would constitute grounds for termination under the <i>Public Service Act</i> 2008 if the registrar were a public service officer; or	10 11 12
		(b) is absent, without the Minister's leave or without reasonable excuse, for 14 consecutive days or a total of 28 days in any year; or	13 14 15
		(c) becomes incapable of performing the functions of office.	16 17
	(2)	The Governor in Council may end the registrar's appointment if the registrar—	18 19
		(a) is convicted of an indictable offence, whether in Queensland or elsewhere; or	20 21
		(b) engages in other paid employment.	22
519	Ac	ting registrar	23
	(1)	This section applies if the registrar temporarily can not perform the functions of office.	24 25
	(2)	The Governor in Council may, by gazette notice, appoint a person to act as the registrar.	26 27

520	Delegation by registrar	1
	The registrar may delegate a power of the registrar under Act to—	r this 2
	(a) a deputy registrar; or	4
	(b) an appropriately qualified person nominated by president; or	the 5 6
	(c) for section 346—an appropriately qualified office the court or commission.	er of 7 8
Sub	ivision 2 Deputy registrar and staff of registry	9 10
521	Functions of deputy registrars	11
	A deputy registrar helps the registrar in performing registrar's functions.	the 12 13
522	Staff	14
	The staff of the registry, including a deputy registrar appointed under the <i>Public Service Act 2008</i> .	, are 15 16
Divis	on 4 QIRC website	17
523	What is the <i>QIRC website</i>	18
	The <i>QIRC website</i> is the website used by the registry provide public access to information about matters relating the court, the commission and the registry.	
524	When matter is published on QIRC website	22
	(1) A matter is published on the QIRC website—	23

	(a)	if it	is accessible in full on the website; or	1
	(b)	if—		2
		(i)	notice of its making, issue or other production is accessible on the website; and	3 4
		(ii)	it is made accessible separately in full in another location identified in the notice.	5 6
(2)	is th matte that	e dat er or or is no	on which a matter is published on the QIRC website the notified by the registrar (whether as part of the elsewhere) as the date of its publication, being a date of earlier than the date on which it was first made to under subsection (1).	7 8 9 10 11
(3)		ished	if a matter can not for technical or other reasons be on the QIRC website at a particular time, the	12 13 14
	(a)	•	be published at that time as mentioned in section (4); and	15 16
	(b)		t be published on the QIRC website as soon as cticable; and	17 18
	(c)		aken to have been published on the QIRC website on it is published as mentioned in subsection (4).	19 20
(4)			ion (3) applies, the registrar may publish the matter the following ways—	21 22
	(a)	in th	ne gazette;	23
	(b)	in a	newspaper circulating throughout the State;	24
	(c)	the	ther way that gives sufficient notice of the matter to public or the part of the public likely to be affected or concerned with the matter.	25 26 27

Part 5		Proceedings	1
Divis	ion 1	Definitions	2
525	Definition	ons for part	3
	In th	nis part—	4
	<i>adm</i> oath	ninister an oath includes authorise the administering of an a.	5 6
		rcising, jurisdiction, includes exercising powers and forming functions.	7 8
		e, a statutory declaration, includes authorise the taking of a utory declaration.	9 10
Divis	ion 2	Starting proceedings and service of process	11 12
526	Organis	sations may start proceedings	13
	proc	hout limiting the authority of the State or a person to start ceedings, an organisation, in its registered name, may start ceedings for—	14 15 16
	(a)	contraventions of industrial instruments or permits; or	17
	(b)	an offence against this Act; or	18
	(c)	recovery of an amount payable to an employee.	19
527	Starting	g proceedings	20
		proceeding in the court or commission or before the strar may be started on application by—	21 22
	(a)	an organisation or an officer or member of an organisation; or	23 24

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		(b)	the Minister; or	1
		(c)	a State peak council; or	2
		(d)	an inspector; or	3
		(e)	an employer; or	4
		(f)	a person who has an interest in the matter to which the application relates.	5 6
	(2)	Proc initia	eedings may also be started by the commission on its own ative.	7 8
	(3)		roceedings, the commission may call before it the persons nsiders necessary.	9 10
	(4)	prov	section does not affect another provision of this Act iding for the starting of particular proceedings, including may start the proceedings.	11 12 13
528	Se	rvice	of process	14
	(1)	follo	section (2) applies if, for a proceeding, any of the wing (each a <i>relevant person</i>) considers service of a ment can not be effected promptly by personal service—	15 16 17
		(a)	for proceedings in the court—	18
			(i) the president; or	19
			(ii) the vice-president; or	20
			(iii) a deputy president (court); or	21
			(iv) the registrar;	22
		(b)	for proceedings in the commission—	23
			(i) the commission; or	24
			(ii) the registrar.	25
	(2)	The	relevant person may order—	26
		(a)	substituted service of the document; or	27

		(b)	notice of the document be given by letter, fax, email or advertisement in an appropriate newspaper, or by another means, instead of service.	1 2 3
	(3)		rice or notice in accordance with the order is sufficient ice of the person required to be served.	4 5
	(4)	follo emp	ess otherwise ordered by the relevant person, the owing is taken to be service of a document on all loyers who have employees engaged in the calling, or any red calling, relevant to the purpose of the document—	6 7 8 9
		(a)	service of the document on an employer organisation;	10
		(b)	substituted service or notice of the document in accordance with an order under subsection (2).	11 12
Divi	sion	3	Conduct of proceedings	13
529	Re	prese	entation of parties generally	14
	(1)	or pe	roceedings, a party to the proceedings, or a person ordered ermitted to appear or to be represented in the proceedings, be represented by—	15 16 17
		(a)	an agent appointed in writing; or	18
		(b)	if the party or person is an organisation—an officer or member of the organisation.	19 20
	(2)	In th	is section—	21
		bein	<i>eedings</i> means proceedings under this Act or another Act g conducted by the court, the commission, an Industrial distrates Court or the registrar.	22 23 24
530	Leç	gal re	presentation	25
	(1)	appe	earty to proceedings, or person ordered or permitted to ear or to be represented in the proceedings, must not be essented in the proceedings by a lawyer unless—	26 27 28

	(a)	for proceedings before the Industrial Magistrates Court other than proceedings remitted under section 404(2) or 475(2)—subsection (6) allows representation by a lawyer; or	1 2 3 4
	(b)	for proceedings on an application under section 475—all parties to the proceedings consent; or	5 6
	(c)	for any other proceedings, including proceedings remitted under section 404(2) or 485(2)—	7 8
		(i) the industrial tribunal hearing the proceedings gives leave; or	9 10
		(ii) the party or person is permitted to be represented in the proceedings under the rules.	11 12
(2)	comi	, a negotiating party to arbitration proceedings before the mission under chapter 4, part 3, division 2 must not be esented by a lawyer in proceedings.	13 14 15
(3)	repre	, despite subsection (1), a party or person may be esented by a lawyer in making a written submission to the mission in relation to—	16 17 18
	(a)	the making or variation of a modern award under chapter 3; and	19 20
	(b)	the making of a general ruling about the Queensland minimum wage under section 458.	21 22
(4)		industrial tribunal may give leave under subsection e)(i) only if—	23 24
	(a)	it would enable the proceedings to be dealt with more efficiently, having regard to the complexity of the matter; or	25 26 27
	(b)	it would be unfair not to allow the party or person to be represented because the party or person is unable to represent itself, himself or herself; or	28 29 30
	(c)	it would be unfair not to allow the party or person to be represented having regard to fairness between the party	31 32

		or person, and other parties or persons in the proceedings.
		uples of when it may be unfair not to allow a party or person to be sented by a lawyer—
	•	a party is a small business and has no specialist human resources staff, while the other party is represented by an officer or employee of an industrial association or another person with experience in industrial relations advocacy
	•	a person is from a non-English speaking background or has difficulty reading or writing
(5)		this section, a party or person is taken not to be esented by a lawyer if the lawyer is—
	(a)	an employee or officer of the party or person; or
	(b)	an employee or officer of an entity representing the party or person, if the entity is—
		(i) an organisation; or
		(ii) an association of employers that is not registered under chapter 12; or
		(iii) a State peak council.
(6)	than	proceedings before an Industrial Magistrates Court, other proceedings remitted under section 404(2) or 475(2), the y or person may be represented by a lawyer if—
	(a)	all parties consent; or
	(b)	the proceedings are brought personally by an employee and relate to a matter that could have been brought before a court of competent jurisdiction other than an Industrial Magistrates Court; or
	(c)	the proceedings are for the prosecution of an offence.
(7)	pers	vever, in proceedings mentioned in subsection (6)(c), the on represented can not be awarded costs of the esentation.
(8)	In th	nis section—

		industrial tribunal means the Court of Appeal, court, commission or Industrial Magistrates Court.	1 2
		<i>proceedings</i> means proceedings under this Act or another Act being conducted by the court, the commission, an Industrial Magistrates Court or the registrar.	3 4 5
531	De	cisions of the commission and magistrates	6
	(1)	Subsections (2) and (3) do not apply to proceedings for—	7
		(a) the recovery of amounts, other than an amount ordered under section 405 or 475; or	8 9
		(b) an offence against this Act.	10
	(2)	In proceedings, the commission or Industrial Magistrates Court—	11 12
		(a) is not bound by rules of evidence; and	13
		(b) may inform itself in the way it considers appropriate in the exercise of its jurisdiction.	14 15
	(3)	Also, the commission or Industrial Magistrates Court is to be guided in its decisions by equity, good conscience and the substantial merits of the case having regard to the interests of—	16 17 18 19
		(a) the persons immediately concerned; and	20
		(b) the community as a whole.	21
	(4)	In proceedings, the commission may admit evidence given before, and the findings of, the Anti-Discrimination Commission under the <i>Anti-Discrimination Act</i> 1991 as evidence.	22 23 24 25
	(5)	In making a decision, other than a decision made under chapter 4, part 3, division 2, the commission must consider the public interest, and in doing so must consider—	26 27 28
		(a) the main purpose of this Act; and	29

		(b) the likely effects of the commission's decision on the community, economy, industry, the particular industry concerned and industry generally.	1 2 3
532	Со	mpetence and compellability of witnesses	4
		A party to proceedings in the court or commission is competent, and may be compelled, to give evidence in the proceedings as a witness to the same extent as a witness in civil proceedings in the Supreme Court.	5 6 7 8
533	Inte	ervention	9
	(1)	The Minister may intervene—	10
		(a) in proceedings before an industrial tribunal; or	11
		(b) in proceedings before another court or tribunal that relate to—	12 13
		(i) the jurisdiction or powers of the court, the commission, a magistrate or the registrar; or	14 15
		(ii) a matter for which the jurisdiction or powers mentioned in subparagraph (i) may be exercised; or	16 17 18
		(iii) the interpretation of this Act.	19
	(2)	A State peak council may intervene in proceedings before the commission if any of the State peak council's members has a sufficient interest in the proceedings.	20 21 22
	(3)	On intervening under this section, the Minister or State peak council becomes a party to the proceedings.	23 24
	(4)	In this section—	25
		<i>industrial tribunal</i> means the court, the commission, an Industrial Magistrates Court or the registrar.	26 27

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534	Ad	journ	ment by registrar	1
			member of the commission can not attend at the time	2
			ointed for hearing proceedings, the registrar may adjourn	3
			court or commission, and any business for the day, to a and time the registrar considers convenient.	4 5
		day	and time the registral considers convenient.	3
535	Sta	ite en	nployee to give information	6
	(1)	_	person employed by the State must, if the court or	7
			mission asks, give the court or commission information person has knowledge of in an official capacity.	8 9
	(2)		person must comply with the request despite an	10
			gation under an Act or law not to disclose information,	11
			ess the Act or law allows, justifies or excuses a refusal to it in evidence in legal proceedings.	12
		give	it in evidence in legal proceedings.	13
Divis	sion	4	Powers	14
536	Inte	erloc	utory proceedings	15
			n industrial cause, the court, commission or registrar may	16
			te orders or give directions the court, commission or	17
		regis	strar considers just and necessary in relation to	18
			rlocutory proceedings to be taken before the hearing of the	19
		caus	se, including proceedings about the following—	20
		(a)	naming and joinder of parties;	21
		(b)	persons to be served with notice of proceedings;	22
		(c)	calling of persons to attend in proceedings;	23
		(d)	particulars of the claims of the parties;	24
		(e)	the issues to be referred to the court or commission;	25
		(f)	admissions, discovery, interrogatories or inspection of documents or property;	26 27
		(g)	examination of witnesses;	28

		(h)	costs of the interlocutory proceedings;	1				
		(i)	place, time and mode of hearing of the cause.	2				
537	Power to order inquiry or taking of evidence							
	(1)	The	commission, by order, may direct—	4				
		(a)	the registrar to conduct an inquiry into a matter the commission requires information about for the exercise of the commission's jurisdiction; or	5 6 7				
		(b)	an appropriately qualified person to take evidence for the commission about an industrial cause.	8 9				
	(2)	pror	registrar or appropriately qualified person must comply mptly with the direction and report, or give a record of lence taken, to the commission.	10 1 12				
	(3)		registrar may call persons to attend before the registrar examine parties and witnesses for—	1: 1:				
		(a)	conducting an inquiry mentioned in subsection (1); or	1:				
		(b)	disposing of another matter referred to the registrar under this Act.	10 1'				
	(4)		erson directed to take evidence under subsection (1) has he powers of the commission for—	18 19				
		(a)	calling witnesses; and	20				
		(b)	requiring production of records.	2				
538	Pov	wer t	o administer oath	2				
		evid	exercising jurisdiction, the following persons may take lence on oath or statutory declaration, and for that bose, administer an oath or take a statutory declaration—	2: 2: 2:				
		(a)	a person constituting the court, the commission or an Industrial Magistrates Court;	20 2				
		(b)	the registrar;	28				

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	(c)	a person directed by the commission to take evidence for the commission.	1 2
539	Powers	incidental to exercise of jurisdiction	3
		ept as otherwise provided for by this Act or the rules, the tt, commission or registrar may—	4 5
	(a)	at or before a hearing, take steps to find out whether all persons who are to be bound by a decision to be made in proceedings have been called to attend or given notice of, the proceedings; and	6 7 8 9
	(b)	direct, for proceedings—	10
		(i) who the parties to the proceedings are; and	11
		(ii) by whom the parties may be represented; and	12
		(iii) persons to be called to attend the proceedings, if the persons have not been called and it appears the persons should attend the proceedings; and	13 14 15
		(iv) parties to be joined or struck out; and	16
		(v) who may be heard and on what conditions; and	17
	(c)	hear and decide an industrial cause in the way that appears best suited for the purpose; and	18 19
	(d)	allow claims in the proceedings to be amended on terms that appear fair and just; and	20 21
	(e)	correct, amend or waive an error, defect or irregularity in the proceedings, whether substantive or formal; and	22 23
	(f)	give directions under a decision that the court, commission or registrar considers necessary for, or conducive and appropriate to, the effective implementation of the decision; and	24 25 26 27
	(g)	hear and decide an industrial cause in the absence of a party, or person who has been called to attend or served with a notice to appear, at the proceedings; and	28 29 30

		(h)	sit at any time and in any place for hearing and deciding an industrial cause, and adjourn a sitting to any time and place; and	1 2 3
		(i)	refer technical matters, accounting matters, or matters involving expert knowledge to an expert, and admit the expert's report in evidence; and	4 5 6
		(j)	extend a prescribed or stated time, before or after expiry of the time; and	7 8
		(k)	waive compliance with the rules.	9
540	Pov	wer to	o obtain data and expert evidence	10
	(1)		the commission wants expert evidence based on facts or trees to decide an industrial cause, it may—	11 12
		(a)	order the following persons to give it returns of the facts or figures—	13 14
			(i) an organisation that is, or any of whose members are, a party to the proceedings;	15 16
			(ii) an employer who is, or a group of employers who are, a party to the proceedings; and	17 18
		(b)	allow a person selected by it as an expert to prepare, from the returns, reports directed to matters that the commission seeks to be informed on.	19 20 21
	(2)		erson giving returns or preparing reports under subsection must include in the return or report—	22 23
		(a)	all particulars relevant to the cause; and	24
		(b)	the particulars the commission asks for.	25
	(3)		vever, the person must not, without the commission's e, otherwise divulge to another person—	26 27
		(a)	the name of the organisation that gave the return; or	28
		(b)	business information of a private or confidential nature extracted from the return.	29 30

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	(4)	Maximum penalty—20 penalty units. A schedule, as far as possible, must extend beyond 1 year's operation of a business or industry.	1 2 3
Divis	sion	5 Decisions and enforcement	4
541	De	cisions generally	5
		The court or commission may, in an industrial cause do any of the following—	6 7
		(a) make a decision it considers just, and include provision for preventing or settling the industrial dispute or dealing with the industrial matter to which the cause relates, without being restricted to any specific relief claimed by the parties to the cause;	8 9 10 11 12
		(b) dismiss the cause, or refrain from hearing, further hearing, or deciding the cause, if the court or commission considers—	13 14 15
		(i) the cause is trivial; or(ii) further proceedings by the court or commission are not necessary or desirable in the public interest;	16 17 18
		(c) order a party to the cause to pay another party the expenses, including witness expenses, it considers appropriate.	19 20 21
542	Res	served decisions	22
	(1)	The court or commission may reserve its decision in proceedings.	23 24
	(2)	If a decision is reserved—	25
		(a) it may be pronounced at—	26
		(i) a continuation or resumption of the court or commission; or	27 28

			(ii)	a subsequent sitting of the court or commission; or	1
		(b)	sign	court or commission may give its written decision, ed by the person or each of the persons constituting court or commission, to the registrar.	2 3 4
	(3)		_	trar must file a written decision in the registry and by of it to each of the parties to the industrial cause.	5 6
	(4)			decision has effect when the decision is filed as if it pronounced by the court or commission.	7 8
543	Со	mmis	sion	decisions must be in plain English	9
			com	mission must ensure the commission's written are—	10 11
		(a)	in pl	ain English; and	12
		(b)		ctured in a way that makes a decision as easy to erstand as the subject matter allows.	13 14
544	De	cisio	ns of	court or commission	15
	(1)	In the		ercise of its jurisdiction, the court or commission	16 17
		(a)	mak	e the decisions it considers necessary—	18
			(i)	in the interests of justice in proceedings before it; and	19 20
			(ii)	for the execution of another decision of the court or commission; and	21 22
		(b)	enfo	orce its own decisions; and	23
		(c)	direc	ct the issue of a writ or process; and	24
		(d)	this	ose and enforce a penalty allowed or prescribed by Act or another Act in the same way a Supreme rt judgment is enforced.	25 26 27

	(2)	enfo		ne same way		must be made ent or order of		1 2 3
	(3)	be co	mplied w	* * * *	nt reasonably	cedures Rules representation of the code o		4 5 6
	(4)	the S	upreme C		trates Courts	iliffs and officers (court officers) ission for—		7 8 9
		(a)		n, including the or commission		nt of a decision	n, of	10 11
		(b)		g functions of under the rules.		powers on c	ourt	12 13
545	Ge	neral	power to	award costs	5			14
	(1)			t bear the persone the court o		osts in relation n.	to a	15 16
	(2)			court or commoceeding, order	-	on application	by a	17 18
		(a)		-		costs incurred sion is satisfied-	•	19 20
			app			or responded to without reason		21 22 23
			part	y that the a	pplication o	ly apparent to r response to prospect of succ	the	24 25 26 27
		(b)	costs inc	urred by anoth	er party to the is satisfied	sented party) to ne proceeding if the representa	the	28 29 30 31

		(i) because the representative encouraged the represented party to start, continue or respond to the proceeding and it should have been reasonably apparent to the representative that the person had no reasonable prospect of success in the proceeding; or	1 2 3 4 5 6
		(ii) because of an unreasonable act or omission of the representative in connection with the conduct or continuation of the proceeding.	7 8 9
	(3)	The court or commission may order a party to pay another party an amount reasonably payable to a person who is not a lawyer, for representing the other party.	10 11 12
546	Red	covery of amounts under orders	13
	(1)	If the court or commission in proceedings orders an amount be paid, as a penalty or otherwise, the registrar may issue a certificate under the seal of the court or commission, stating—	14 15 16
		(a) the amount payable; and	17
		(b) who must pay the amount; and	18
		(c) to whom the amount must be paid; and	19
		(d) any conditions about the payment.	20
	(2)	The amount may be recovered as a debt.	21
	(3)	When the certificate is filed in a court of competent jurisdiction in an action for recovery of the debt, the order evidenced by the certificate is enforceable as an order made by the court in which the certificate is filed.	22 23 24 25
	(4)	This section does not limit other ways in which amounts may be recovered on an order of the court or commission.	26 27
	(5)	In this section—	28
		registrar means either—	29
		(a) the registrar under this Act; or	30

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		(b)	for an order made by a magistrate on remission from the	1	
		(0)	commission under section 405 or 475, the registrar of the Magistrates Court.	2 3	
547	Re	cove	ring amounts from organisations	4	
	(1)	This	s section applies for the recovery of—	5	
		(a)	a penalty imposed on an organisation under this Act; or	6	
		(b)	an amount ordered to be paid by an organisation under this Act.	7 8	
	(2)	prop othe	ress may be issued and executed against the organisation's perty, whether the property is vested in trustees or is trustee held for the organisation, as if the organisation, as a poration, were the absolute owner of the property.	9 10 11 12	
	(3)	In th	nis section—	13	
			nerty of an organisation means property that the inisation has—	14 15	
		(a)	legal title to; or	16	
		(b)	a beneficial interest in, to the extent of the interest.	17	
Division 6 Proceedings under Anti-Discrimination Act 1991					
548	Co	sts p	rovisions	20	
	(1)	The	provisions for costs in schedule 2 apply to a proceeding—	21	
		(a)	heard by the commission under the <i>Anti-Discrimination Act 1991</i> ; or	22 23	
		(b)	for an appeal to the court under part 6 against a decision of the commission in relation to a proceeding mentioned in paragraph (a).	24 25 26	

	(2)	If a provision of schedule 2 is inconsistent with any other provision of this Act, the schedule prevails to the extent of the inconsistency.	1 2 3
Divi	sion	7 Protections and immunities	4
549	Pro	otections and immunities	5
	(1)	A member of the court or commission or a magistrate has, in the exercise of jurisdiction for this Act or another Act, the protection and immunities of a Supreme Court judge exercising the jurisdiction of a judge.	6 7 8 9
	(2)	A member of the court or commission, a magistrate or the registrar (the <i>official</i>) has, in proceedings for defamation for a publication made to or by the official in the official's official capacity, a defence of absolute privilege if the publication was made in good faith.	10 11 12 13 14
	(3)	The burden of proving the absence of good faith lies with a person who alleges the absence.	15 16
Divi	sion	8 Rules and practice	17
550	Rul	les committee	18
	(1)	The president must establish a rules committee consisting of the following members—	19 20
		(a) the president;	21
		(b) the vice-president;	22
		(c) each deputy president.	23
	(2)	The president is the chairperson of the rules committee.	24
	(3)	The functions of the rules committee include—	25
		(a) developing and reviewing the rules under this Act; and	26

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		(b)	appr	oving forms under section 989; and	1
		(c)	•	other function conferred on the rules committee or this Act.	2 3
	(4)	The proc		s committee may conduct its business and gs at meetings in the way it decides.	4 5
	(5)	How	ever-	_	6
		(a)		chairperson has a deliberative vote and, in the event a equality of votes, a casting vote; and	7 8
		(b)	the r	ules committee must consult with—	9
			(i)	for a rule relating to the Industrial Magistrates Court—the Chief Magistrate; or	10 11
			(ii)	for a rule relating to the registry—the registrar.	12
551	Rul	les			13
	(1)	The	Gove	mor in Council may make rules under this Act.	14
	(2)		rules mittee	may only be made with the consent of the rules	15 16
	(3)	Rule	s may	be made about the following matters—	17
		(a)	regu used	lating the practice and procedure to be followed and —	18 19
			(i)	for proceedings in the court, commission or Industrial Magistrates Court and before the registrar; and	20 21 22
			(ii)	subject to section 544, for making and recording decisions and actions of the court, commission or registrar; and	23 24 25
			(iii)	for the performance by the commission of a function conferred on it under a referral agreement; and	26 27 28

	(iv) for the exercise of jurisdiction conferred on the commission under the <i>Anti-Discrimination Act</i> 1991 or another Act;	1 2 3
(b)	publishing decisions and other actions of the court, commission or registrar and the effect of the publication;	4 5 6
(c)	recovering fines and penalties imposed;	7
(d)	enforcing orders for attachment or imprisonment and orders made by the court or commission for the payment of amounts;	8 9 10
(e)	fees and expenses payable to witnesses;	11
(f)	fees payable in relation to proceedings in the court or commission or before the registrar, and the party by whom the fees must be paid;	12 13 14
(g)	service of process, notices, orders or other things on parties and other persons;	15 16
(h)	electronic filing, receiving, serving, issuing or sending documents and material for use in, or in connection with, proceedings before the court, commission or Industrial Magistrates Court, including, electronic representations or equivalents of seals, stamps and signatures and their validity;	17 18 19 20 21 22
(i)	the functions and powers of officers of the court or commission;	23 24
(j)	delegating the jurisdiction of the commission as permitted by this Act;	25 26
(k)	requiring organisations or other entities to give returns, lists of officers or members and other statistical information to the registrar;	27 28 29
(1)	providing for all matters necessary or expedient to be provided for to allow for—	30 31

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		(i)	the full and effective exercise of the jurisdiction and powers of the court, commission, Industrial Magistrates Court and registrar; and	1 2 3
		(ii)	giving effect to the decisions, convictions and actions made, recorded, or done by the court, the commission, a magistrate, the registrar, or an officer of the court or commission.	4 5 6 7
	(4)	Rules mad	de under this section are subordinate legislation.	8
552	Dir	ections al	oout practice	9
	(1)	the court, the registr	this Act and the rules, the practice and procedure of the commission, an Industrial Magistrates Court or ear is as directed by a member of the court, a member emission, a magistrate or the registrar.	10 11 12 13
	(2)	proposed sufficientl	on wishes to take a step in an industrial cause or a cause and this Act or the rules do not provide or y provide for it, application for directions may be ne appropriate person mentioned in subsection (1).	14 15 16 17
Divi	sion	9	Exercise of powers and application of procedures	18 19
553	Ge	neral appl	ication of provisions	20
		procedure Magistrate court, the	isions of this Act providing for the powers of and is before the court, the commission or an Industrial es Court apply in relation to the jurisdiction of the commission or an Industrial Magistrates Court is Act or another Act, unless the contrary intention	21 22 23 24 25 26

Part	6		Appeals	1
Divisi	on	1	Appeals to Court of Appeal	2
554			from court or commission in certain tances	3 4
	(1)	benc	erson aggrieved by a decision of the court, or the full the constituted by the president and 2 or more other others, may appeal to the Court of Appeal on the ground	5 6 7 8
		(a)	error of law; or	9
		(b)	excess, or want, of jurisdiction.	10
	(2)	cons	o, a person aggrieved by a decision of the full bench stituted by the president and 2 or more other members may eal against the decision to the Court of Appeal, with the rt of Appeal's leave, on a ground other than—	11 12 13 14
		(a)	error of law; or	15
		(b)	excess, or want, of jurisdiction.	16
	(3)	aggr	vever, subsections (1) and (2) do not apply to a person lieved by a determination of the full bench under chapter art 3, division 2.	17 18 19
	(4)	subs the	person may appeal a decision of the full bench under both ections (1) and (2), the person may only appeal against decision with the Court of Appeal's leave under ection (2).	20 21 22 23
555	Wh	at Co	ourt of Appeal may do	24
	(1)		an appeal under section 554, the Court of Appeal may—	25
	` /	(a)	dismiss the appeal; or	26
		(b)	allow the appeal, set aside the decision and substitute another decision; or	27 28

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		(c) (d)	allow the appeal and amend the decision; or allow the appeal, suspend the operation of the decision and remit the matter (with or without directions) to the court or full bench to act according to law.	1 2 3 4
Divi	sion	2	Appeals to court	5
556	Аp	peal 1	from magistrate	6
		-	erson aggrieved by a decision of a magistrate may appeal nst the decision to the court.	7 8
557	Аp	peal 1	from commission	9
	(1)	-	erson aggrieved by a decision of the commission may eal against the decision to the court on the ground of—	10 11
		(a)	error of law; or	12
		(b)	excess, or want, of jurisdiction.	13
	(2)	appe	o, a person aggrieved by a decision of the commission may eal against the decision to the court, with the court's leave, ground other than—	14 15 16
		(a)	error of law; or	17
		(b)	excess, or want, of jurisdiction.	18
	(3)	or a	vever, subsections (1) and (2) do not apply to the Minister mother person aggrieved by a determination of the full ch under chapter 4, part 3, division 2.	19 20 21
	(4)	both	person may appeal a decision of the commission under subsections (1) and (2), the person may only appeal nst the decision with the court's leave under subsection	22 23 24 25
	(5)	In th	nis section—	26
			<i>mission</i> means the commission, other than the full bench stituted by the president and 2 or more other members.	27 28

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W h (1)		ourt may do
(1)	_	•
(-)	On a	an appeal under section 556 or 557, the court may—
	(a)	dismiss the appeal; or
	(b)	allow the appeal, set aside the decision and substitute another decision; or
	(c)	allow the appeal and amend the decision; or
	(d)	allow the appeal, suspend the operation of the decision and remit the matter, with or without directions, to the commission, an Industrial Magistrates Court or the registrar to act according to law.
(2)		o, the court may direct an industrial magistrate to issue a cant for the appellant's arrest if—
	(a)	under the decision that was appealed, the appellant was sentenced to a term of imprisonment; and
	(b)	the appellant was released from custody by a magistrate under the rules made under section 551; and
	(c)	after the appeal is decided, discontinued or struck out, the appellant is still required to serve all or part of the term of imprisonment.
(3)	The	industrial magistrate must comply with the direction.
(4)	serv Act	en arrested, the appellant must be taken to a corrective ices facility within the meaning of the <i>Corrective Services</i> 2006 to serve the unexpired portion of the term of risonment to which the appellant was sentenced.
Pre	eside	nt must hear and decide appeal from commission
		n appeal is made under section 557 against a decision of commission—
	(a)	the appeal must be heard and decided by the court constituted by the president; and

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		(b)	an interlocutory proceeding relating to the appeal may be heard and decided by the vice-president or a deputy president (court).	1 2 3
Divi	sion	3	Appeals to full bench	4
560	Ар	peal 1	from registrar	5
	(1)		erson aggrieved by a decision of the registrar may appeal nst the decision to the full bench on the ground of—	6 7
		(a)	error of law; or	8
		(b)	excess, or want, of jurisdiction.	9
	(2)	appe	o, a person aggrieved by a decision of the registrar may eal against the decision to the full bench, with the full ch's leave, on a ground other than—	10 11 12
		(a)	error of law; or	13
		(b)	excess, or want, of jurisdiction.	14
	(3)	gene	an appeal against a decision of the registrar relating to a eral ruling under section 460(2), the full bench must be stituted in the same way as it was when the general ruling er section 458 was made.	15 16 18
561	Wh	at fu	II bench may do	19
		On a	an appeal under section 560, the full bench may—	20
		(a)	dismiss the appeal; or	21
		(b)	allow the appeal, set aside the decision and substitute another decision; or	22 23
		(c)	allow the appeal and amend the decision; or	24
		(d)	allow the appeal, suspend the operation of the decision and remit the matter, with or without directions, to the registrar to act according to law.	25 26 27

Divi	sion	4		Appeals to commission	1
562	Ap	peal a	agair	nst stand-downs	2
	(1)			byee stood down by an employer under section 333, al to the commission against the stand-down.	3 4
	(2)	orga		oloyee is a member of an employee organisation, the on may start and conduct the appeal for the .	5 6 7
	(3)	The	comn	nission may—	8
		(a)	disn	niss the appeal; or	9
		(b)	a sta	w the appeal and order the employee be paid, within ated period, the wages lost by the employee because ne stand-down; or	10 11 12
		(c)		ne employee remains stood down at the time of the amission's decision—	13 14
			(i)	allow the appeal; and	15
			(ii)	order the employer to provide for the resumption of work by the employee, immediately or on a stated day; and	16 17 18
			(iii)	make an order about payment of wages mentioned in paragraph (b).	19 20
	(4)	may	inclu	nmission makes an order under subsection (3)(b), it ide in the order provisions for its enforcement, other apprisonment, as if—	21 22 23
		(a)	the and	commission were an Industrial Magistrates Court;	24 25
		(b)	the 1	member who makes the order were a magistrate.	26
	(5)	and		may be filed with the clerk of a Magistrates Court filing may be enforced as an order made by a	27 28 29

[s	563

Divi	sion	5	General	1
563	De	finitio	on for div 5	2
		In th	nis division—	3
			ustrial tribunal means the Court of Appeal, court or amission.	4 5
564	Tin	ne lin	nit for appeal	6
	(1)		appeal against a decision of an industrial tribunal must be ted, as required under the rules, within the appeal period.	7 8
	(2)	peri	vever, on an application made during or after the appeal od, the industrial tribunal may allow an appeal to be ted within a longer period.	9 10 11
	(3)	In th	nis section—	12
			eal period, for an appeal against a decision of an industrial anal, means the period within 21 days after—	13 14
		(a)	if the decision is given at a hearing—the announcement of the decision at the hearing; or	15 16
		(b)	if the decision is given through the registrar—the release of the decision; or	17 18
		(c)	if, under another Act, the decision is given in another way—the decision is given in the other way.	19 20
565	Wh	en le	eave for appeal must be given	21
			n application for leave to appeal is made under section , 557 or 560, the Court of Appeal, court or full bench—	22 23
		(a)	must give leave if it is satisfied it is in the public interest to do so; and	24 25
		(b)	may not give leave other than under paragraph (a).	26

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566	Sta	y of decision appealed against	1
		On an appeal, the industrial tribunal may order that the decision being appealed be wholly or partly stayed pending—	2 3
		(a) the determination of the appeal; or	4
		(b) a further order of the industrial tribunal.	5
567	Nat	ture of appeal	6
	(1)	An appeal to an industrial tribunal is by way of re-hearing on the record.	7 8
	(2)	However, the industrial tribunal may hear evidence afresh or additional evidence if the industrial tribunal considers it appropriate to effectively dispose of the appeal.	9 10 11
Part	7	Offence proceedings	12
568	Wh	en offence proceedings must be started	13
	(1)	Subject to subsection (2), proceedings for an offence against this Act must be started—	14 15
		(a) within 1 year after the offence was committed; or	16
		(b) within 6 months after the offence comes to the complainant's knowledge, but within 18 months after the offence was committed.	17 18 19
	(2)	Proceedings for an offence against section 137, 394 or 928 must be started within 6 months after the offence comes to the complainant's knowledge, but within 6 years after the offence was committed.	20 21 22 23
569	Wh	ere offence proceedings are to be heard and decided	24
	(1)	Proceedings for an offence against this Act are to be heard and decided by the court or a magistrate, within the limits of the court's or magistrate's jurisdiction.	25 26 27

(2)	Proceedings before a magistrate are to be heard and decided summarily under the <i>Justices Act 1886</i> , but the Industrial Magistrates Court where the proceedings are started must be constituted by a magistrate sitting alone.	1 2 3 4
(3)	If the parties to proceedings before a magistrate agree, by notice signed by the parties or their representatives, that the proceedings should be started or continued before another magistrate at an agreed place in the State other than the place where the proceedings are to be heard and decided under the <i>Justices Act 1886</i> —	5 6 7 8 9 10
	(a) the other magistrate at the agreed place is authorised to hear and decide the proceedings; and	11 12
	(b) jurisdiction is conferred on the other magistrate.	13
(4)	If the agreement is made after the proceedings have started, the magistrate must—	14 15
	(a) adjourn the proceedings to the magistrate at the agreed place; and	16 17
	(b) send the record of the proceedings before the magistrate to the clerk of the Magistrates Court at the agreed place.	18 19
(5)	For the adjourned proceedings, evidence heard or produced in the proceedings before it was adjourned is taken to have been heard or produced before the magistrate to whom the proceedings were adjourned, unless the parties otherwise agree.	20 21 22 23 24
Part 8	Civil penalties	25
Division	1 Preliminary	26
570 Def	finitions for part	27
	In this part—	28

		civil penalty order see section 574(2).	1
		<i>civil penalty provision</i> means a subsection, or a section that is not divided into subsections, if a note to the subsection or section states it is a civil penalty provision.	2 3 4
		Note—	5
		See schedule 3, column 1 for a list of civil penalty provisions in this Act.	6 7
		industrial tribunal means—	8
		(a) the commission; or	9
		(b) a magistrate.	10
		<i>relevant industrial tribunal</i> , for a civil penalty provision, means the industrial tribunal mentioned for the provision in column 3 of schedule 3.	11 12 13
571	Со	ntraventions of civil penalty provision	14
	(1)	A contravention of a civil penalty provision is not an offence.	15
	(2)	A person involved in a contravention of a civil penalty provision is taken to have contravened the provision.	16 17
	(3)	For this section, a person is <i>involved in</i> a contravention of a civil penalty provision only if the person—	18 19
		(a) has aided, abetted, counselled or procured the contravention; or	20 21
		(b) has induced the contravention, whether by threats, promises or otherwise; or	22 23
		(c) has been in any way, by act or omission, directly or indirectly knowingly concerned in or party to the contravention; or	24 25 26
		(d) has conspired with others to effect the contravention.	27

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Division 2		2 Applications for civil penalty orders	1
572		plications for orders in relation to contraventions of il penalty provisions	2 3
		A person mentioned in column 2 of schedule 3 for a civil penalty provision may apply to the relevant industrial tribunal for an order in relation to a contravention, or alleged contravention, of the provision.	4 5 6 7
573	Wh	en applications must be made	8
		An application under section 572 must be made within 6 years after the day on which the contravention of the civil penalty provision occurred or allegedly occurred.	9 10 11
Divis	sion	Making and effect of civil penalty orders	12 13
574		wer of relevant industrial tribunal to make civil penalty lers	14 15
	(1)	The relevant industrial tribunal for a civil penalty provision may, on an application under section 572, order a person to pay a penalty the tribunal considers is appropriate if satisfied the person has contravened the provision.	16 17 18 19
	(2)	An order made under subsection (1) is a <i>civil penalty order</i> .	20
	(3)	To remove any doubt, it is declared that the relevant industrial tribunal may make a civil penalty order in addition to 1 or more orders under another provision of this Act unless otherwise provided.	21 22 23 24
	(4)	This section applies subject to section 575.	25

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575	Amount of penalty	1
	A penalty payable under a civil penalty order must not be more than—	2 3
	(a) if the person is an individual—the maximum number of penalty units mentioned in column 4 of schedule 3 for the civil penalty provision; or	4 5 6
	(b) if the person is a corporation—5 times the maximum number of penalty units mentioned in column 4 of schedule 3 for the civil penalty provision.	7 8 9
576	Who penalty is payable to	10
	The relevant industrial tribunal may order that the penalty, or a part of the penalty, payable under a civil penalty order must be paid to—	11 12 13
	(a) the State; or	14
	(b) a particular organisation; or	15
	(c) a particular person.	16
577	Recovery of penalty as a debt	17
	A penalty payable under a civil penalty order may be recovered as a debt due to the person to whom the penalty is payable.	18 19 20
578	Civil double jeopardy	21
	If a civil penalty order is made against a person, the person is not liable to be ordered to pay a civil penalty under another provision of an Act in relation to the conduct that constituted the contravention of the civil penalty provision.	22 23 24 25

Part 9		Evidentiary matters	1
579	Evi	dentiary provisions affecting proceedings	2
		In proceedings—	3
		or stated to be, an inspector, and the authority of an inspector to take proceedings or do any act, must be	4 5 6 7
		the signature it purports to be, until the contrary is	8 9 10
		issued under this Act by an inspector is admissible as evidence of the issue of the notice or order and of the	11 12 13 14
		officers register last filed with the registrar, certified by the registrar, is admissible as evidence of the things in it;	15 16 17 18
		rules last filed with the registrar, certified by the registrar, is admissible as evidence of the things in it;	19 20 21 22
		stated in a complaint or other document made for the proceedings must be presumed, until the contrary is	23 24 25 26
		C, S	27 28
580	Cor	Ifidential material tendered in evidence	29
	(1)	Subsection (2) applies if records, tendered to the court or	30 31

	(a)	a person's trade secrets; or	1
	(b)	the financial position of a party or witness.	2
(2)		records can not, without the consent of the person, party itness, be inspected by a person other than—	3
	(a)	a member of the court or the commission; or	5
	(b)	an expert witness for the records.	6
(3)	finar finar	section (2) does not apply to records relating to the nicial position of a party or witness who claims that the nicial position of a business or industry does not permit the nent of wages, or the granting of conditions—	7 8 9 10
	(a)	claimed in the proceedings in which the records are tendered; or	11 12
	(b)	under a proposed industrial instrument or order to which the proceedings relate.	13 14
(4)	a pe	e court or commission directs that information relating to erson's trade secrets or financial position be given in ence, the evidence must be taken in private, if the person.	15 16 17 18
(5)	The	court, commission or registrar may direct—	19
	(a)	a report, or part of a report, of proceedings in an industrial cause not be published; or	20 21
	(b)	evidence given, records tendered or things exhibited in proceedings for an industrial cause be withheld from release or search.	22 23 24
(6)	abso	direction may prohibit the publication, release or search lutely, or except on conditions ordered by the court, mission or registrar.	25 26 27
(7)		direction may be given if the court, commission or strar considers—	28 29
	(a)	disclosure of the matter would not be in the public interest; or	30 31

		(b)	persons, other than parties to the cause, do not have a sufficient legitimate interest in being informed of the matter.	1 2 3
	(8)		erson must not give as evidence, or publish, material in travention of this section or of a direction under this ion.	4 5 6
		Max	timum penalty—16 penalty units.	7
	(9)	In th	nis section—	8
			ert witness, for records, means a person appointed by the et or commission as an expert to examine and report on the ords.	9 10 11
581	Evi	identi	iary value of official records	12
	(1)		following are admissible in proceedings as evidence of a sion or action—	13 14
		(a)	a copy of the decision, or of a record of other action, of the court or commission, purporting to bear the seal of the court or commission;	15 16 17
		(b)	a document purporting to be an extract printed from the QIRC website that contains notice of a decision or other action of the court or commission.	18 19 20
	(2)	In p	roceedings—	21
		(a)	a document purporting to be an extract printed from the QIRC website that contains notice of a declaration of a general ruling published under section 458, or an amendment of an award or certified agreement—	22 23 24 25
			(i) is admissible as evidence of the making or approval of the declaration or amendment; and	26 27
			(ii) for the period for which the declaration or amendment remains in force, is evidence of the matters in the notice; and	28 29 30
		(b)	a copy of a certified agreement, certified as a true copy by the registrar, is admissible as evidence of—	31 32

	(i)	the agreement; and	1
	(ii)	its execution as shown in the copy; and	2
	(iii)	its certification by the commission; and	3
(c)	regis	opy of a permit issued by the commission or the strar, certified as a true copy by the registrar, is issible as evidence of the permit; and	4 5 6
(d)	orga	certificate issued by the registrar about an nisation's registration is evidence of the matters in certificate; and	7 8 9
(e)	was,	rtificate issued by the registrar that a stated person at a stated time either of the following, is evidence the matters stated—	10 11 12
	(i)	an authorised industrial officer or another stated officer of a stated organisation;	13 14
	(ii)	a member of a stated organisation; and	15
(f)		rtificate issued by the registrar stating the following ters is evidence of the matter—	16 17
	(i)	that a specified website is currently used, or was used during a stated period or on a stated day, to provide public access to information about matters relating to the court, the commission and the registry;	18 19 20 21 22
	(ii)	that a stated matter was published on the QIRC website on a stated day;	23 24
	(iii)	that a stated matter on the QIRC website was, on a stated day, published in a particular way;	25 26
	(iv)	that a document on the QIRC website was in force at a stated time or during a stated period	27 28

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Pro	oof of certain facts by statement	1
	In proceedings, a statement in a complaint or other process by which the proceedings are started about the following matters is evidence of the matters stated—	2 3 4
	(a) that a calling was, at or about a stated time, transferred from 1 person to another;	5 6
	(b) that a stated person is or is not, or was or was not, at a stated time, an officer or member of an organisation;	7 8
	(c) that a stated person is liable to pay, but has not paid, a contribution to the approved superannuation fund.	9 10
	identiary value of certificate of trustee of perannuation fund	11 12
(1)	In proceedings, a trustee's certificate stating, for a period of relevant service of an eligible employee concerned in the proceedings, the following matters is evidence of the matters stated—	13 14 15 16
	(a) an amount was paid as contribution to a complying superannuation fund of which the trustee is a trustee;	17 18
	(b) an amount worked out on the rate of return that stated contributions would have attracted to the fund.	19 20
(2)	In this section—	21
	<i>trustee's certificate</i> means a certificate given, or purporting to have been given, by a trustee of a complying superannuation	22 23

Part 10			Miscellaneous	1
Divi	sion	1	General appointment provisions for members of court and commission	2 3
584	Def	finitio	on for division	4
		In th	nis division—	5
			vant member means a member of the court or the mission other than the president.	6 7
585	Ap	point	tment of members on full-time or part-time basis	8
	(1)		s section applies to a person appointed to 1 of the owing offices (each a <i>relevant office</i>)—	9 10
		(a)	the office of the vice-president;	11
		(b)	the office of a deputy president;	12
		(c)	the office of an industrial commissioner.	13
	(2)	basi	person is appointed to the relevant office on a full-time s unless the appointment is stated, in the instrument of pintment, to be on a part-time basis.	14 15 16
	(3)	may	erson appointed to a relevant office on a full-time basis y, by written agreement with the Minister, perform the ctions of the office on a part-time basis.	17 18 19
	(4)	rele	appointment or agreement to perform the functions of a vant office on a part-time basis must state the percentage ne office the person is to perform.	20 21 22
	(5)	may	erson appointed to a relevant office on a part-time basis y, by written agreement with the Minister, perform the ctions of the office on a full-time basis.	23 24 25
	(6)	may	erson appointed to a relevant office on a part-time basis hold another office, perform other duties or engage in ployment only with the written approval of the Minister.	26 27 28

	(7)	The Minister may give a written approval mentioned in subsection (6) only if the Minister is satisfied holding the other office, performing the other duties or engaging in the employment is compatible with, and does not give rise to a conflict of interest in relation to, the relevant office.	1 2 3 4 5
586		muneration of members other than under the <i>Judicial</i> muneration Act 2007	6 7
	(1)	If a relevant member performs the functions of the office of a member on a part-time basis under an appointment or agreement, the salary and allowances payable to the relevant member are worked out by multiplying the percentage of full-time service represented by the part-time service stated in the appointment or agreement by the salary and allowances payable to a member who performs the functions of the office on a full-time basis.	8 9 10 11 12 13 14 15
		Example for subsection (1)—	16
		The annual salary of a full-time member is \$200,000 and the allowances are \$5000. The salary of a relevant member who is appointed on a 50% part-time basis will be \$100,000 and the allowances will be \$2500.	17 18 19 20
	(2)	A person acting as the president, the vice president, a deputy president or an industrial commissioner is entitled to the salary and allowances payable to the president, the vice president, a deputy president or a commissioner.	21 22 23 24
587	Bei	nefits—Pensions Act	25
	(1)	The Pensions Act, other than sections 2A, 2AA and 15, applies with necessary changes to a member of the court or commission (each a <i>member</i>) and a member's spouse or child in the way it applies to a judge and a judge's spouse or child.	26 27 28 29
	(2)	For subsection (1), a reference in the Pensions Act to a judge may, if the context permits, be taken to be a reference to a member.	30 31 32

	(3)	In working out a person's length of service as a member for subsection (1), the following periods must be taken into account—	2
		(a) a period when the person has served as a member, whether under—	
		(i) a first appointment as a member or a renewal of the appointment; or 7	
		(ii) a subsequent appointment; 8	;
		(b) a period when the person has served as an acting 9 member.	0
588	Bei	nefits for part-time members	1
	(1)	functions of the office on a part-time basis under an 1	2 3 4
	(2)	the relevant member is taken to be the total number of years, including any part of a year, that the person serves as a relevant member regardless of whether the person performs 1	5 6 7 8 9
	(3)	relevant member is taken to be the amount worked out using 2	20 21 22 23
		where— 2	24
		performs the functions of the office on a full-time basis under 2	25 26 27
		and each period of equivalent full-time service of the relevant 2	28 29 80

	year, whe	means the total number of years, including any part of a , that the person serves as a relevant member regardless of ther the person performs the functions of the office on a time or part-time basis.	1 2 3 4
	Exam	aple of TS—	5
	the	person works as a commissioner full-time for 5 years 6 months and en works part-time on a 50% part-time basis for 5 years. The TS of e person is $10^{1}/_{2}$ years (5 $^{1}/_{2}$ years plus 5 years).	6 7 8
(4)	unde	amount of the salary of the relevant member worked out er subsection (3) is to be worked out to 2 decimal places rounded up or down to the nearest whole dollar amount.	9 10 11
(5)	perio	e sum of the period served on a full-time basis and each od of equivalent full-time service for a relevant member is ears or more—	12 13 14
	(a)	subsection (3) does not apply to the relevant member for the Pensions Act, sections 3, 4 and 5; and	15 16
	(b)	the salary of the relevant member for the Pensions Act, sections 3, 4 and 5 is taken to be the salary payable to a relevant member who performs the functions of the office on a full-time basis under section 586.	17 18 19 20
(6)	In th	is section—	21
	servi	<i>valent full-time service</i> , for each period of part-time ice, means the period of service multiplied by the entage of full-time service represented by the part-time ice stated in the appointment or agreement.	22 23 24 25
Be	nefits	S—Superannuation (State Public Sector) Act 1990	26
(1)		ion 586 does not confer an entitlement on a member of court or commission or a member's spouse or child, if—	27 28
	(a)	for a member who was first appointed to the commission before the commencement of the <i>Industrial Relations Act 1999</i> —immediately before the commencement of that Act, the member was not a member to whom the Pensions Act applied; or	29 30 31 32 33

589

		(b)	otho	wwice	1
		(b)		erwise—	1
			(i)	the member is a member of the scheme and properly elects to continue as a member of the scheme; or	2 3 4
			(ii)	the member is not a member of the scheme and properly elects to be a member of the scheme.	5 6
	(2)	mad	e by g	on by a member under subsection (1)(b) must be giving signed notice to each of the following within 3 ter being first appointed as a member—	7 8 9
		(a)		board under the Superannuation (State Public or) Act 1990; and	10 11
		(b)	the o	chief executive.	12
	(3)	In th	is sec	tion—	13
				neans the scheme under the Superannuation (State ector) Act 1990.	14 15
590	Lea	ave u	nder	the Pensions Act	16
	(1)	to a		ons Act, section 15 applies with necessary changes ber of the court or commission in the way it applies .	17 18 19
	(2)	For 15—		ction (1), a reference in the Pensions Act, section	20 21
		(a)		judge may, if the context permits, be taken to be a rence to a member; and	22 23
		(b)	to th	ne prescribed authority is taken to be a reference to—	24
			(i)	if the member is the president—the Chief Justice; or	25 26
			(ii)	otherwise—the president.	27
	(3)	subs		g out a person's length of service as a member for (1), the following periods must be taken into	28 29 30

		(a)	a period whether		he j	person h	as ser	ved as	a me	mber,	1 2
				rst appoin		ent as a m	nembe	r or a re	newal	of the	3 4
			(ii) a su	bsequen	t app	ointmen	t;				5
		(b)	a period member.	when	the	person 1	has se	erved a	s an a	acting	6 7
591	Oth	ner le	ave								8
	(1)	in the Pensions Act, section 15, to the president on the terms 1							9 10 11		
	(2)		president Pensions A							ned in	12 13
592	Lea	ave fo	r part-tir	ne mem	ber	'S					14
	If a relevant member performs the functions of the office of a member on a part-time basis under an appointment or agreement, the entitlement to leave of the relevant member is worked out by multiplying the percentage of full-time service represented by the part-time service stated in the appointment or agreement by the entitlement to the leave of a relevant member who performs the functions of the office on a full-time basis.					ent or liber is ervice trment levant	15 16 17 18 19 20 21 22				
593	Oth	ner te	rms and	conditio	ons						23
		term other	nember of s and cor than as uneration	ditions of provide	deci ed f	ded by t	he Go	vernor	in Co	ouncil,	24 25 26 27

Divis	ion	2	President's annual report	1		
594	President's annual report		nt's annual report	2		
	(1)	As soon as practicable after the end of each financial year, the president must prepare and give to the Minister a report for the year about—				
		(a)	the operation of this Act; and	6		
		(b)	in particular, the performance of the functions of the court, commission and registry.	7 8		
	(2)	for t	registrar must prepare, and give to the president, a report the year on the working of the registry for inclusion in the ident's report under subsection (1).	9 10 11		
	(3)		Minister must table a copy of the report in the Legislative embly within 14 days after the Minister receives it.	12 13		
				14		
				15		
				16		
				17		
				18		
				19		

[s 595]

Chapt	er 1	2 Industrial organisations and associated entities	1 2
Part 1		Preliminary	3
595 De	efinitio	ns for chapter	
	In th	nis chapter—	5
	arra	algamation means the carrying out, under part 14, of ngements for 2 or more organisations, associations or porations, under which—	6 7 8
	(a)	an organisation is, or 2 or more organisations are, to be deregistered; and	9 10
	(b)	members of the organisation or organisations to be deregistered are to become members of another organisation, whether existing or proposed.	11 12 13
		roved auditor, in relation to a reporting unit, means a son who—	14 15
	(a)	is a registered company auditor within the meaning of the Corporations Act, section 9; and	16 17
	(b)	is not an officer or member of the reporting unit or the organisation of which the reporting unit is part; and	18 19
	(c)	is not employed by the reporting unit or the organisation of which the reporting unit is part.	20 21
	aud	itor, in relation to a reporting unit, means—	22
	(a)	the person who is the holder of the position of auditor of the reporting unit under section 766; or	23 24
	(b)	if a firm is the holder of the position—each person who is a member of the firm and is an approved auditor.	25 26

<i>ballot records</i> , for an election or ballot, means any ballot envelopes, papers or other records that have been prepared or	1
used for the election or ballot.	2 3
<i>branch</i> , of an organisation, means a constituent part of the organisation, however called, that has a management committee or officers.	4 5 6
casual vacancy means a vacancy in an office because of the death, removal or resignation from office of the office holder.	7 8
<i>certified</i> , in relation to a document, means certified by declaration by the secretary, or another officer, of an organisation prescribed by regulation.	9 10 11
committee meeting, for an organisation, means a meeting of its management committee.	12 13
Commonwealth Registered Organisations Act means the Fair Work (Registered Organisations) Act 2009 (Cwlth).	14 15
corporation see section 596.	16
counterpart federal body see section 597.	17
defect includes error, irregularity, nullity and omission.	18
demarcation dispute undertaking from an organisation or applicant for registration means an undertaking from it to avoid demarcation disputes that might otherwise arise from an overlap between its eligibility rules and another organisation's eligibility rules.	19 20 21 22 23
<i>deregistered organisation</i> means a former organisation whose registration has been cancelled.	24 25
<i>deregistration</i> , for an organisation, means the cancellation of its registration.	26 27
designated officer see section 753(1).	28
disclosure notice see section 716(2).	29
<i>election</i> means an election for an office for an organisation or branch of an organisation.	30 31

<i>electoral commission</i> means the Electoral Commission of Queensland.	1 2
<i>electoral officer</i> means the electoral commissioner, the deputy electoral commissioner or a member of the staff of the electoral commission.	3 4 5
<i>eligibility rules</i> of an organisation or applicant for registration means its rules about eligibility for its membership.	6 7
federal organisation means an organisation under the	8
Commonwealth Registered Organisations Act.	9
file a document means file it with the registrar.	10
<i>financial hardship payment</i> , for an organisation, means a payment by the organisation to relieve a member or the member's dependant from severe financial hardship.	11 12 13
<i>financial records</i> , of a reporting unit, means financial records of the reporting unit kept under section 762(1).	14 15
financial year, of an organisation, see section 598.	16
general meeting , of an organisation or applicant for registration, means a general meeting of its members.	17 18
<i>general purpose financial report</i> means the general purpose financial report prepared under section 763.	19 20
irregularity includes—	21
(a) a contravention of an organisation's rules; and	22
(b) for an election or ballot, an act or omission by which the following is, or is attempted to be, prevented—	23 24
(i) the full and free recording of votes by all persons who may record a vote and by no other persons;	25 26
(ii) a correct working out or declaration of the results of the voting.	27 28
management committee, for an organisation, branch of an organisation reporting unit or applicant for registration.	29 30

	ns the body of persons, however described, that manages fairs.	1 2
subse	bership subscription, for an organisation, means a cription, due or other amount payable under its rules for bership or membership renewal.	3 4 5
	the	6 7 8
	el election rules means the model election rules under on 642.	9 10
-	e, for an organisation, branch of an organisation or cant for registration, see section 599.	11 12
assoc	er, of an organisation, branch of an organisation or catalon or corporation applying for registration, means a on who holds an office in the organisation, branch, citation or corporation.	13 14 15 16
-	ers register, for an organisation, means the current ter of its officers required to be kept under section 732(2).	17 18
ordir part	nary election means an election held under rules under 4.	19 20
posta	al ballot means a ballot by which—	21
(a)	a ballot paper is sent by prepaid post to each person who may vote in the ballot; and	22 23
(b)	facilities are provided for returning the completed ballot paper by post by each voter without cost to the voter.	24 25
-	ident, of an organisation, branch of an organisation or cant for registration, means—	26 27
(a)	its president; or	28
(b)	its chief executive officer; or	29
(c)	another officer of the organisation, branch or applicant for registration, however described, who has the functions of its president or chief executive officer.	30 31 32

		ster, when used as a noun, means the register of nisations the registrar keeps under section 614(1).	1 2
	_	stration means registration under this chapter as an nisation.	3 4
		erting unit, of an organisation, means a reporting unit er section 752(2) or (3).	5 6
	whic	reting unit's organisation means the organisation of ch a reporting unit is the whole or a part under section (2) or (3).	7 8 9
	num	tired number of members of an organisation means the ber of its members that is the lesser of 5% of the abership or 250.	10 11 12
	rule	s application see section 646.	13
		etary, of an organisation, for the signing of a document to led means—	14 15
	(a)	the person who holds the office of secretary of the organisation; or	16 17
	(b)	if no-one holds the office of secretary of the organisation—the person authorised by the organisation under its rules to sign documents for the organisation.	18 19 20
		drawal means the withdrawal, under part 14, of a stituent part from an amalgamated organisation.	21 22
Me	anino	g of <i>corporation</i> for ch 12	23
(1)		nis chapter, <i>corporation</i> means—	24
(-)	(a)	a corporation under the Corporations Act, section 57A; or	25 26
	(b)	an incorporated association under the Associations Incorporation Act 1981; or	27 28
	(c)	a body incorporated under a law of the State, another State or the Commonwealth, other than—	29 30
		(i) a federal organisation; or	31

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			(ii)	an organisation registered under a law of another State about the registration of industrial organisations or unions.	1 2 3
	(2)	part 2	4) an an o	r this chapter (other than sections 618 and 624 and d the <i>State Penalties Enforcement Act 1999</i> , parts 3 rganisation incorporated under section 611 is not a on.	4 5 6 7
597	Me	aning	of c	counterpart federal body for ch 12	8
	(1)	feder	al or	apter, a federal organisation or a branch or part of a ganisation (<i>federal body</i>) is a <i>counterpart federal</i> n organisation (<i>State body</i>) if—	9 10 11
		(a)	a su are–	ubstantial number of members of the State body	12 13
			(i)	members or eligible to be members of the federal body; or	14 15
			(ii)	engaged in the same work, in aspects of the same work or in similar work as members of the federal body; or	16 17 18
			(iii)	employed in the same or similar work by employers engaged in the same industry as members of the federal body; or	19 20 21
			(iv)	engaged in work or in industries for which there is a community of interest between the federal body and the State body; or	22 23 24
		(b)	Reg	e is an agreement in force under the Commonwealth istered Organisations Act, section 151, between the tral body and the State body.	25 26 27
	(2)	for th	ne sa	ion (1)(a) or (b) applies to more than 1 State body me federal body, the federal body is a counterpart dy of each of the State bodies.	28 29 30

[s 598	,
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598	Ме	aning	g of <i>financial year</i> for ch 12	1
	(1)	In th	nis chapter, a <i>financial year</i> of an organisation means—	2
		(a)	the period of 1 year starting on 1 July; or	3
		(b)	if the organisation's rules provide for another period of 1 year as its financial year—the other period.	4 5
	(2)	finar year after	n organisation's rules change so that the period of its nicial year changes, the time from the end of the financial before the change and the start of the first financial year or the change is taken to be a financial year of the misation.	6 7 8 9 10
	(3)	of it	period from when an organisation is registered to the start is first financial year under subsection (1) is not included financial year of the organisation.	11 12 13
599	Ме	aning	g of <i>office</i> for ch 12	14
		orga	his chapter, <i>office</i> , for an organisation, branch of an inisation or applicant for registration, (each an <i>industrial ociation</i>) means—	15 16 17
		(a)	the office of president, vice president, secretary or assistant secretary of the industrial association; or	18 19
		(b)	the office of a member of the management committee of the industrial association; or	20 21
		(c)	the office of a voting member of any other collective body that may do any of the following—	22 23
			(i) manage the affairs of the industrial association;	24
			(ii) decide the policy of the industrial association;	25
			(iii) make, amend or repeal the rules of the industrial association;	26 27
			(iv) enforce the rules of the industrial association; or	28
		(d)	an office for which the holder may under the rules of the industrial association manage the association's affairs and enforce its rules, other than a holder only taking part	29 30 31

[s 600]

		under directions of a collective body or other person to put into effect—	1 2
		(i) the association's existing policy; or	3
		(ii) decisions concerning the association; or	4
		(e) an office for which the holder may under the industrial association's rules decide the association's policy and make, amend or repeal its rules; or	5 6 7
		(f) the office of a person holding, whether as trustee or otherwise, the property of the industrial association or property the association has a beneficial interest in.	8 9 1
600	Exe	emptions	1
	(1)	An organisation, or an officer of an organisation or branch of an organisation, may apply to the registrar for an exemption under this section from a stated obligation imposed by this chapter on a branch of the organisation or an officer of the organisation or branch.	1 1 1 1 1
	(2)	However, an application may not be made under this section if an application for the exemption may be made under another provision of this chapter.	1 1 1
	(3)	The registrar must exempt the branch of the organisation or the officer of the organisation or branch from the obligation if the registrar is satisfied that the branch or officer does not have a role in managing the affairs or controlling the finances of the organisation or branch.	20 20 20 20 20 20 20

[s 601]

Part	t 2			Registration	1
Divi	sion	1		Registration applications	2
601	Ар	Ar		s to commission ation application may only be made to the	3 4 5
602	Wh (1)	no ma	y apı		6 7 8
	(2)	A co		tion may only apply for registration as an employer	9 10
603	Ge	neral	requ	irements for applications	11
	(1)	A re	gistra	tion application must be—	12
		(a)	sign	ed by the applicant's president and secretary; and	13
		(b)	acco	empanied by the following—	14
			(i)	the proposed address under section 613(1) of the applicant's proposed registered office;	15 16
			(ii)	2 copies of the rules the applicant proposes to have as an organisation;	17 18
			(iii)	a copy of the register that will, on its registration, be the applicant's officers register;	19 20
			(iv)	a list of any trustees of the applicant;	21
			(v)	the appropriate fee under the rules; and	22
		(c)	filed		23
	(2)			the application must be published by the applicant prescribed by regulation.	24 25

	ditio: plicat	nal requirements for employee organisation ion	1 2
	orga	the application is for registration as an employee inisation, the application must be accompanied by the owing—	3 4 5
	(a)	a copy of a resolution in favour of the applicant's registration passed under the applicant's rules—	6 7
		(i) by a majority of its members present at a general meeting of the organisation; or	8 9
		(ii) in another way allowed under the applicant's rules;	10
	(b)	a list stating the applicant's members on the day the resolution was made;	11 12
	(c)	a list stating the callings of the applicant's members or callings to which the applicant's eligibility rules relate;	13 14
	(d)	a list stating each locality in which the applicant's members exercise their callings.	15 16
	ditior plicat	nal requirements for employer organisation cions	17 18
(1)	orga	the application is for registration as an employer inisation, the application must be accompanied by the owing—	19 20 21
	(a)	a list stating the name of, and the place or places where business is carried on by, each employer member of the applicant;	22 23 24
	(b)	if the applicant has more than 1 member, a copy of a resolution in favour of registration of the applicant passed under the applicant's rules—	25 26 27
		(i) by a majority of the employer members; or	28
		(ii) in another way allowed under the applicant's rules;	29
	(c)	a list stating the callings in which employees are employed by the employer members;	30 31

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		(d)	a sta	ntement of particulars of—	1
			(i)	the control of the applicant's property; and	2
			(ii)	investment of the applicant's funds, as distinct from the property and funds of the members of the applicant.	3 4 5
	(2)	In th	is sec	etion—	6
		mem	ber i	ncludes shareholder.	7
		rules	incl	udes constitution.	8
Divi	sion	2		Hearing of registration applications	9
606	Rig	ht to	obje	ect	10
	(1)	A p		may object to a registration application if the	11 12
		(a)	has	an appropriate interest in the matter; and	13
		(b)		s notice to the commission in the time and way cribed by regulation.	14 15
	(2)			mission must hear the objection in the way d by regulation.	16 17
607	Re	gistra	tion	criteria for all applications	18
	(1)			nission may grant the application only if satisfied of ving—	19 20
		(a)		applicant exists to further or protect its members' rests;	21 22
		(b)	obli	applicant would, if registered, comply with the gations of an organisation under this chapter and ld not contravene chapter 8;	23 24 25
		(c)		rules the applicant proposes to have as an anisation—	26 27

		(i)	comply with parts 3 and 4; and
		(ii)	are not contrary to this Act or another law;
	(d)	the a	applicant's name—
		(i)	is not the same as an organisation's name or so similar to an organisation's name as to be likely to cause confusion; and
		(ii)	will, if the applicant is registered, comply with section 612;
	(e)	_	stration of the applicant would not be inconsistent the objects of this Act.
(2)	rece been	nt cor	ction (1)(e), the commission must consider whether nduct by the applicant or its members would have industrial conduct ground under part 16 if the had been registered when the conduct happened.
	ditior janisa		iteria for registration as employee
org	anis a If torga	ation he a	pplication is for registration as an employee on, the commission must also be satisfied of the
org	anis a If torga	he and the anisation owing- the influ	pplication is for registration as an employee on, the commission must also be satisfied of the applicant is free from control by, or improper
	If to orga	he and the anisation owing- the influ	pplication is for registration as an employee on, the commission must also be satisfied of the applicant is free from control by, or improper sence from, an employer, an employer association or imployer organisation;
org	If torgation follows (a)	he a nisation wing- the influ	pplication is for registration as an employee on, the commission must also be satisfied of the applicant is free from control by, or improper tence from, an employer, an employer association or imployer organisation;
org	If torgation follows (a)	he anisation wing- the influance	pplication is for registration as an employee on, the commission must also be satisfied of the — applicant is free from control by, or improper sence from, an employer, an employer association or imployer organisation; er— there is no organisation to which the applicant's members might belong; or

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		(d)	the a	applicant's members who are not employees are—	1
			(i)	officers of the applicant; or	2
			(ii)	independent contractors who, if they were employees performing work of the kind that they usually perform as independent contractors, would be employees eligible for membership of the applicant.	3 4 5 6 7
	(2)	the	applic	ubsection (1)(c) or (d), the commission may grant eation if satisfied special circumstances justify the s registration.	8 9 10
609		ditior janisa		iteria for registration as employer	11 12
	(1)	orga		pplication is for registration as an employer on, the commission must also be satisfied of the	13 14 15
		(a)	the a	applicant has employer members;	16
		(b)	eithe	er—	17
			(i)	there is no organisation to which the applicant's members might belong; or	18 19
			(ii)	there is no organisation to which the members could conveniently belong that would effectively represent them in a way consistent with the objects of this Act;	20 21 22 23
		(c)		applicant effectively represents its employer nbers in a way that is consistent with the objects of Act;	24 25 26
		(d)	each	n member of the applicant who is not an employer—	27
			(i)	is an officer of the applicant; or	28
			(ii)	was an employer on becoming a member; or	29
			(iii)	carries on a business;	30

	(e)	the applicant's members have, in total, employed a monthly average of at least 20 employees in the 6 months before the application was made.	1 2 3
(2)	appl	ication if satisfied special circumstances justify the	4 5 6
sion	3	Grant of application	7
Gra	ant of	application	8
(1)			9 10
(2)			11 12
(3)	The	registrar must, as soon as practicable—	13
	(a)	enter the organisation's name and the day it became an organisation in the register; and	14 15
	(b)	give the organisation a certificate of registration in the approved form; and	16 17
	(c)	register the applicant's rules.	18
Inc	orpo	ration on registration if not already incorporated	19
		· ·	20 21
	(a)	is incorporated under its registered name; and	22
	(b)	has perpetual succession; and	23
	(c)	may purchase, take on lease or hire, hold, sell, lease, let, mortgage, exchange, accept or dispose of by way of gift, own, possess, and otherwise deal with property; and	24 25 26
	(d)	may have a common seal; and	27
	Gra (1) (2) (3)	(2) Despappl appl appl appl sion 3 Grant of (1) If the appl (2) The the c (3) The (a) (b) (c) Incorporation because (a) (b) (c)	monthly average of at least 20 employees in the 6 months before the application was made. (2) Despite subsection (1)(e), the commission may grant the application if satisfied special circumstances justify the applicant's registration. (3) Grant of application (1) If the commission grants a registration application, the applicant immediately becomes an organisation. (2) The rules for which the application was granted take effect as the organisation's rules. (3) The registrar must, as soon as practicable— (a) enter the organisation's name and the day it became an organisation in the register; and (b) give the organisation a certificate of registration in the approved form; and (c) register the applicant's rules. Incorporation on registration if not already incorporated If an organisation was not a corporation immediately before it became an organisation, on registration it— (a) is incorporated under its registered name; and (b) has perpetual succession; and (c) may purchase, take on lease or hire, hold, sell, lease, let, mortgage, exchange, accept or dispose of by way of gift, own, possess, and otherwise deal with property; and

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		(e) may sue and be sued.	1
Divi	sion	4 Registered name and office	2
612	Re	gistered name of organisation that is not a corporation	3
	(1)	If an organisation was not a corporation immediately before it became an organisation, its registered name must include the words—	4 5 6
		(a) if the organisation is an employee organisation—'industrial organisation of employees' or 'industrial union of employees'; or	7 8 9
		(b) if the organisation is an employer organisation—'industrial organisation of employers' or 'industrial union of employers'.	10 11 12
	(2)	The name must state the locality in which most of the organisation's members live or carry on their business or calling.	13 14 15
613	Re	gistered office	16
	(1)	An organisation must have a registered office in the State to which all notices to it may be given.	17 18
		Maximum penalty—100 penalty units.	19
	(2)	The organisation must give notice to the registrar of a change in the address of its registered office within 7 days after the change happens.	20 21 22
		Maximum penalty—100 penalty units.	23

Divi	sion	5 Miscellaneous	1
614	Re	gistrar's functions for register and rules	2
	(1)	The registrar must keep—	3
		(a) a register of organisations; and	4
		(b) a copy of each organisation's rules.	5
	(2)	The rules are open to inspection by a person paying the fee stated in the rules of court.	6 7
615	Cha	ange of callings	8
	(1)	On an application by an organisation made in the way prescribed by regulation, the commission may, by order, change its list of callings.	9 10 11
	(2)	If the list of callings is changed under subsection (1), the organisation's list of callings is taken to be the changed list.	12 13
	(3)	In this section—	14
		<i>list of callings</i> means the list stating the callings that accompanied the organisation's registration application.	15 16
Par	t 3	General contents of rules	17
Divi	sion	1 Requirement to have rules	18
616	Org	ganisation must have complying rules	19
	(1)	An organisation must have rules about the matters required under this part and part 4.	20 21
	(2)	The organisation must give a copy of its rules to a person who asks for a copy and pays the amount prescribed by regulation.	22 23

Division 2			General requirements for contents		
617	Re	Requirements for all organisations			
	(1)	An o	organisation's rules must state the following—	3	
		(a)	the organisation's objectives;	4	
		(b)	the organisation's eligibility rules;	5	
		(c)	how and when—	6	
			(i) a person may become a member of the organisation; or	7 8	
			(ii) a person may resign from membership of the organisation; or	9 10	
			(iii) a person's membership of the organisation ends, other than by resignation;	11 12	
		(d)	the functions and powers of the organisation's committees, branch committees, office holders and branch office holders;	13 14 15	
		(e)	how meetings of the organisation's committees, branches and members may be called;	16 17	
		(f)	how the organisation's committees are controlled by the members of the organisation;	18 19	
		(g)	how committees of the organisation's branches are controlled by members of the branch;	20 21	
		(h)	how documents may be signed for the organisation;	22	
		(i)	that notice must be given by a stated authorised office holder to the commission of the existence or likelihood of industrial disputes, in the way required under section 261;	23 24 25 26	
		(j)	how the organisation's property is controlled and its funds are invested;	27 28	
		(k)	any conditions for spending the organisation's funds;	29	

	(1)	that, unless exempted under part 12, the organisation's accounts must be audited yearly or in another more frequent period;	1 2 3				
	(m)	m) that, unless exempted under part 12, the organisation must keep a members register, arranged according to branches if it has branches;					
	(n)	how the rules may be amended;	7				
	(o)	that applicants for membership of the organisation must be informed in writing of—	8 9				
		(i) a member's financial obligations; and	10				
		(ii) how and when a member may resign from membership.	11 12				
(2)	In th	is section—	13				
	com mean	mittee, of an organisation or branch of an organisation, as—					
	(a)	its management committee; or	16				
	(b)	any other collective body of its members or officers, however described, that may do any of the following—	17 18				
		(i) manage its affairs;	19				
		(ii) decide its policy;	20				
		(iii) make, amend or repeal its rules;	21				
		(iv) enforce its rules.	22				
	ditior pora	nal requirements for organisation that is not a tion	23 24				
	If an organisation is not a corporation, its rules must also state—						
	(a)	that an elected officer of the organisation may be removed from office only on the ground that the officer has ceased to be eligible to hold the office or has been found guilty under the rules of—	27 28 29 30				

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		(i)	misappropriation of the organisation's property; or	1			
		(ii)	a substantial contravention of the rules; or	2			
		(iii)	gross misbehaviour or gross neglect of duty in the office; and	3 4			
	(b)	the p	procedure for removing an elected officer.	5			
Rules must give conditions for loans, grants and donations							
(1)	brand loans perso	ch of s tota on un	the organisation must not make donations, grants or lling more than \$1000 (the <i>payment</i>) to the same less the management committee of the organisation	8 9 10 11 12			
	(a)	has a	approved the payment; and	13			
	(b)		* *	14 15			
	(c)		1 •	16 17			
(2)	a bra payn that, meet	anch nent of if the ing d	of the organisation to make a financial hardship of not more than \$3000 if it is made on condition e organisation's management committee at its next loes not approve the payment, it must be repaid as	18 19 20 21 22 23			
(3)	comi	mittee cons	e of the organisation or branch of the organisation sider whether it was made under the rules and on	24 25 26 27			
(4)	mana	ageme	ent committee of the organisation or branch is	28 29 30			
	(a)	the s	security to be provided for the loan is sufficient; and	31			
	(1) (2)	Rules m donation (1) An orbrane loans perso or br (a) (b) (c) (2) Desparate brane payn that, meet decide commust satisfications.	(ii) (iii) (b) the property of	 (ii) a substantial contravention of the rules; or (iii) gross misbehaviour or gross neglect of duty in the office; and (b) the procedure for removing an elected officer. Rules must give conditions for loans, grants and donations (1) An organisation's rules must state that the organisation or a branch of the organisation must not make donations, grants or loans totalling more than \$1000 (the payment) to the same person unless the management committee of the organisation or branch— (a) has approved the payment; and (b) is satisfied the payment is not otherwise prohibited under the organisation's rules; and (c) if the payment is a loan—it is made on satisfactory terms. (2) Despite subsection (1), the rules may allow the organisation or a branch of the organisation to make a financial hardship payment of not more than \$3000 if it is made on condition that, if the organisation's management committee at its next meeting does not approve the payment, it must be repaid as decided by the committee. (3) In deciding whether to approve the payment, the management committee of the organisation or branch of the organisation must consider whether it was made under the rules and on satisfactory terms. (4) For this section, a loan is made on satisfactory terms if the management committee of the organisation or branch is satisfied— 			

		(b)	the proposed arrangements to repay the loan are satisfactory.	1 2
Divi	sion	3	Permitted contents	3
620	Per	rmitte	ed contents—general	4
		An c	organisation's rules may—	5
		(a)	state the industry for which the organisation is formed; and	6 7
		(b)	make other provision that does not contravene this Act.	8
621	Fill	ing c	asual vacancies	9
	(1)		organisation's rules may provide for filling a casual ancy in an office for the organisation.	10 11
	(2)	vaca of th	vever, the rules must not allow the filling of a casual ancy other than by ordinary election, if the unexpired part he term of the office for the organisation is longer than the ter of—	12 13 14 15
		(a)	1 year; or	16
		(b)	three-quarters of the term of the office.	17
	(3)	orga	a person fills a casual vacancy in an office for an inisation under this section, the person is taken to have a elected to the office.	18 19 20
	(4)	In th	nis section—	21
		elect ordi	ted to the office by an ordinary election, other than by an nary election to fill a casual vacancy, may hold the office out being re-elected.	22 23 24 25

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622	Мо	rtalit	y benefit fund	1	
	(1)	on t	organisation's rules may provide for an amount to be paid the death of a member of the organisation to an eligible ninee of the member nominated by the member.		
	(2)	pite the rules, the member may, by giving notice to the unisation, cancel the nomination or change the nominee to ther eligible nominee.	5 6 7		
	(3)	nis section—	8		
		eligible nominee, of the member, means—			
		(a)	any person, other than a person mentioned in paragraph (b) or (c), who is not an officer or employee of the organisation; or	10 11 12	
		(b)	a spouse of the member; or	13	
		(c)	a child, grandchild, grandparent, nephew, niece, parent or sibling of the member.	14 15	
Divi	sion	4	Restrictions on contents	16	
623	General restrictions				
	(1)	An o	organisation's rules must not—	18	
		(a)	contravene this Act, another law or an industrial instrument; or	19 20	
		(b)	prevent members of the organisation from—	21	
			(i) complying with this Act or another law, an industrial instrument or decision; or	22 23	
			(ii) entering into a written agreement under an industrial instrument or decision; or	24 25	
		(c)	impose on the organisation's members, or applicants for membership, conditions, obligations or restrictions that are oppressive, unreasonable or unjust.	26 27 28	

		[0 0-1]			
	(2)	An eligibility rule does not contravene subsection (1)(c) only because it requires reasonable minimum standards for the conduct of the businesses or callings of the organisation's members or applicants for membership.	1 2 3 4		
624		ximum office term for organisation that is not a poration	5 6		
	(1)	If an organisation is not a corporation, its rules must not allow an officer of the organisation to hold the office for more than 4 years (the <i>maximum term</i>) without re-election.	7 8 9		
	(2)	However, the rules may extend the maximum term for a period of not more than 1 year to synchronise elections for other offices for the organisation.	10 11 12		
		Note—	13		
		This section applies to an organisation if it is incorporated only because of section 611. See section 596(2).	14 15		
Part 4 Election rules					
Divis	sion	1 Preliminary	17		
625	Par	t does not apply to corporations	18		
		This part does not apply to a corporation.	19		
		Note—	20		
		This part applies to an organisation if it is incorporated only because of section 611. See section 596(2).	21 22		
626	Me	aning of <i>collegiate electoral system</i> for part	23		
		In this part, a <i>collegiate electoral system</i> means a system for the election of an organisation's officers under which—	24 25		

[s 627]

		(a)	persons are elected to a number of offices for the organisation by a direct voting system; and	1 2
		(b)	at a subsequent stage or stages, persons are elected to offices for the organisation by an electoral college consisting of the persons elected at the last preceding stage.	3 4 5 6
627	Ме	aning	g of <i>direct voting system</i> for part	7
	(1)	orga elect	his part, a <i>direct voting system</i> , for an office for an nisation or a branch of an organisation, means an toral system in which, subject to provisions in the nisation's rules about voting enrolment—	8 9 10 11
		(a)	for an office for the organisation—all eligible members of an organisation may vote for candidates for election to the office; or	12 13 14
		(b)	for an office for a branch of the organisation—all eligible members of the branch may vote for candidates for election to the office.	15 16 17
	(2)	In th	is section—	18
		eligi 633(tble member means a member mentioned in section (c).	19 20
Divi	sion	2	General requirements	21
628	Ge	neral	requirement of transparency	22
			organisation's rules about elections must, as far as ticable, ensure—	23 24
		(a)	the processes under which the organisation's elections are conducted are transparent; and	25 26
		(b)	no irregularities can happen in an election for the organisation or a branch of the organisation.	27 28

629	Rules m	ust provide for elections	1
	elect	organisation's rules must provide for elections for all ted offices for the organisation or a branch of the nisation.	2 3 4
630		oting or collegiate electoral system must be used	5
	elect	organisation's rules must provide for the election of its ted officers by a direct voting system or a collegiate toral system.	6 7 8
Divis	sion 3	Direct voting systems	9
Subc	livision	1 Preliminary	10
631	Applicat	tion of division	11
		division applies if an organisation's rules provide for the tion of elected officers by a direct voting system.	12 13
Subc	livision	2 Requirements for direct voting systems	14 15
632	General	requirements for direct voting system	16
	The	organisation's rules must state the following—	17
	(a)	who may nominate as a candidate for election;	18
	(b)	how a person may nominate and become a candidate;	19
	(c)	the times for nominations to open and to close;	20
	(d)	that nominations must be called in a stated way that is reasonably likely to notify the organisation's members—	21 22 23

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		(i) that nominations have been called; and	1
		(ii) of how to nominate;	2
	(e)	that if a nomination for election for an office for the organisation is rejected as defective, other than because the person is not qualified to hold the office or because the nomination was made after the closing time—	3 4 5 6
		(i) the nominee must be notified of the defect; and	7
		(ii) if practicable, the nominee must be given an opportunity to remedy the defect;	8 9
	(f)	that a candidate must be declared elected if the number of candidates for election is not more than the number of officers to be elected for the organisation;	10 11 12
	(g)	that, if at the closing time there are more candidates for election than the number of officers to be elected for the organisation, a ballot must be conducted to decide the election.	13 14 15 16
633 F	Require	d contents—ballots	17
	The	organisation's rules must also state the following—	18
	(a)	that a ballot to decide an election must be a secret postal ballot or another type of secret ballot approved by the registrar under subdivision 3;	19 20 21
	(b)	how the ballot is to be conducted;	22
	(c)	that a person (<i>eligible member</i>) may vote in the ballot only if the person was a financial member of the organisation on a stated day during the period—	23 24 25
		(i) starting no earlier than 60 days before the opening time for nominations; and	26 27
		(ii) ending no later than 30 days before the opening time;	28 29

		(d)	nom	the person conducting the ballot must, when ninations for the election close, prepare a list or roll he eligible members;	
		(e)		appointment, conduct and functions of scrutineers to resent the candidates in the ballot;	o 4 5
		(f)		an eligible member may cast an absentee vote and the member may cast the vote;	d 6 7
		(g)	ballo	method of voting and deciding the result of the lot, by either a first-past-the-post system or ferential system;	
		(h)	righ	a candidate or a member of the organisation has that, up to 30 days after the declaration of the result of election, free of charge—	
			(i)	to inspect the list or roll of persons who may vot in the ballot at the organisation's registered offic when it is open for business; and	
			(ii)	to be given a copy of the whole or a requested part of the list or roll.	rt 17 18
634	Cor	npul	sory	voting permitted	19
			_	nisation's rules may require compulsory voting in uired for an election.	a 20 21
Subo	divis	ion (3	Alternative types of secret ballot	22
635	App	orova	ıl app	plication	23
	(1)	ballo		hisation may apply to the registrar for approval for decide elections for its elected officers not to be llots.	
	(2)	amei	ndme	olication must include particulars of propose ents to the organisation's rules that provide for secre at are not postal ballots.	

636	Conside	eratio	n of application	1	
	The	registi	rar may grant the approval only if satisfied—	2	
	(a)	the p	proposed amendments—	3	
		(i)	are not contrary to this Act or to another law; and	4	
		(ii)	have been made under the organisation's rules; and	5	
	(b)	a bal	lot under the proposed amendments—	6	
		(i)	is likely to have a higher participation by the organisation's members than a postal ballot; and	7 8	
		(ii)	will give members who are eligible to vote an adequate opportunity of voting without intimidation.	9 10 11	
637	Grant of	appr	oval	12	
	If the registrar grants the approval, the proposed amendments take effect from—				
	(a)		lay the registrar gives the organisation notice of the oval; or	15 16	
	(b)	a late	er day stated in the notice.	17	
638	Cancella	ation	of approval	18	
	The registrar may cancel the approval only if—				
	(a)	the organisation applies for the cancellation; or		20	
	(b)		registrar is no longer satisfied a ballot under the nisation's rules—	21 22	
		(i)	is likely to have a higher participation by the organisation's members than a postal ballot; and	23 24	
		(ii)	will give members who are eligible to vote an adequate opportunity of voting without intimidation.	25 26 27	

Division 4 Subdivision 1		Collegiate electoral systems	1
		1 Preliminary	2
639		ion of division division applies if an organisation's rules provide for the	3 4
		ion of elected officers by a collegiate electoral system.	5
Subo	division 2	2 Requirements for collegiate electoral systems	6 7
640	Restricti college	on on persons who may be elected by electoral	8
	must that	east 80% of the persons elected by an electoral college be elected at the stage in the collegiate electoral system immediately preceded the stage for which the electoral ge is formed.	10 11 12 13
641	Requirer	ments for second or subsequent stage	14
	elect	organisation's rules must state the following for an ion at the second or a subsequent stage of a collegiate oral system—	15 16 17
	(a)	who may nominate as a candidate for election;	18
	(b)	how a person may nominate and become a candidate;	19
	(c)	that a candidate must be declared elected if the number of candidates for election is not more than the number of officers to be elected for the organisation;	20 21 22
	(d)	that, if there are more candidates than the number of officers to be elected for the organisation, a secret ballot must be conducted to decide the election;	23 24 25
	(e)	that if a ballot must be conducted—	26

[s	642]
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		(i)	how the ballot must be conducted; and	1
		(ii)	the methods of voting and deciding the result of the ballot; and	2 3
		(iii)	that a person who may vote in the ballot (a <i>voter</i>) may vote by an absentee or proxy vote; and	4 5
		(iv)	how a voter may vote by an absentee or proxy vote; and	6 7
		(v)	that scrutineers may be appointed for candidates for election; and	8 9
		(vi)	the functions of scrutineers.	10
Divi	sion	5	Model election rules	11
642	Мо	del electio	on rules	12
			tion may make model election rules under this or organisations.	13 14
643	Мо	del electio	on rules may be adopted	15
		_	sation may, by a resolution under its rules, adopt all the model election rules, with or without change.	16 17
644	Add	option wit	hout change	18
	(1)	rules with	anisation resolves to adopt all the model election nout change, its secretary may give the registrar the resolution.	19 20 21
	(2)	_	trar must register the model election rules as an nt of the organisation's rules.	22 23
	(3)	The amen	dment takes effect when it is registered.	24

645	Effe	If an organisation adopts the model election rules without	1 2 3
Part	5		4 5
646	Pov	vers of commission	6
	(1)	The commission may, on application (a <i>rules application</i>)—	7
			8
		an organisation's rules to give effect to or comply with	10 11 12
	(2)	However, a direction must not be made if it invalidates—	13
		(a) an election or purported election; or	14
		(b) a step for an election or purported election.	15
	(3)		16 17
			18 19
		(b) the rules contravene section 623 in a stated way.	20
647	Wh	o may apply	21
			22 23
648	Fina	ancial help for rules application	24
	(1)	• 11 •	25 26

[s 64	49
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		(a) has made, or proposes to make, a rules application under this part; and	1 2
		(b) applies within 3 months after the rules application has been decided.	3
	(2)	The Minister may direct that financial help from the State be given to the member for the cost of the rules application if satisfied—	5 6 7
		(a) there are, or were, reasonable grounds for making the application; and	8 9
		(b) the application is proposed to be, or was, made in good faith.	10 11
	(3)	The Minister must decide the amount of the financial help.	12
	IIIa	tter within the organisation The commission may refuse to hear an application for directions in relation to a rules application until satisfied the applicant has taken all reasonable steps to resolve the matter within the organisation.	14 15 16 17 18
650	Inte	erim orders	19
	(1)	The commission may make an interim order in relation to a rules application if it considers appropriate to do so.	20 21
		Example—	22
		If the rules application is for a direction, the commission may make an order to help resolve the matter within the organisation.	23 24
	(2)	An interim order ends—	25
		(a) when the proceedings end; or	26
		(b) at an earlier time stated in the order; or	27
		(c) if the order is discharged by the commission.	28

651	He	aring application	1
		The commission may adjourn the hearing for a rules	2
		application for a stated period on conditions it considers	3
		appropriate to give the organisation an opportunity to amend its rules.	4 5
		ns ruies.	3
652	Eff	ect of declaration	6
		If the commission declares the whole or a part of a rule	7
		contravenes section 623, the rule or the part of the rule, is void	8
		from the making of the declaration.	9
653	Dir	ection must be complied with	10
		If the commission directs a person to give effect to or comply	11
		with an organisation's rules, the person must comply with the	12
		direction unless the person has a reasonable excuse for not	13
		complying with the direction.	14
		Maximum penalty—100 penalty units.	15
Part	6	Amendment of rules	16
Divis	ion	1 Amendments by commission or	17
		registrar	18
054			
654		each of demarcation dispute undertaking	19
	(1)	This section applies if an organisation has given a	20
		demarcation dispute undertaking to the commission and the organisation has breached the undertaking.	21 22
	(2)	The commission may amend the organisation's rules in a way	23
		it considers necessary to remove an overlap between the	24
		organisation's eligibility rules and another organisation's	25
		eligibility rules.	26

655	Wh	en re	egistrar may amend rules	1
			registrar may amend an organisation's rules as follows—	2
		(a)	on the registrar's own initiative, if the registrar considers the rules do not comply with section 623;	3 4
		(b)	if, under section 638, the registrar has cancelled an approval under section 637 and the amendment is to provide that, if a ballot is necessary for an election for an office for the organisation, it must be a secret postal ballot;	5 6 7 8 9
		(c)	to omit a provision declared, under section 646(3)(a), to be in contravention of section 623;	10 11
		(d)	to amend a provision declared, under section 646(3)(b), to contravene section 623 in a stated way so that the provision no longer contravenes section 623 in the stated way;	12 13 14 15
		(e)	to give effect to an order under section 696(2)(b) or 723(e);	16 17
		(f)	to correct a formal or clerical error.	18
656	Am	nendr	ment to cure noncompliance if rule declared void	19
	(1)	This	s section applies if—	20
		(a)	the court declares the whole or a part of a rule of an organisation contravenes section 623 or contravenes section 623 in a stated way; and	21 22 23
		(b)	the organisation's rules have not been amended so as to comply with section 623 within 3 months after the declaration is made.	24 25 26
	(2)		appropriate entity may amend the rules to comply with ion 623 for the matters that gave rise to the declaration.	27 28
	(3)	In th	nis section—	29
		аррі	ropriate entity means—	30

		[5 657]	
		(a) for eligibility rules of an organisation—the commission; or	1 2
		(b) for other rules of an organisation—the registrar.	3
657	Но	w amendment must be made	4
	(1)	An amendment under this division may only be made by an order, direction or written decision (<i>instrument</i>).	5 6
	(2)	The amendment takes effect from the date of the instrument.	7
	(3)	The registrar must give the organisation a copy of the instrument as soon as practicable after the instrument is made.	8 9
Divi	sion	2 Amendments by organisation	10
Sub	divis	sion 1 Name or eligibility rule amendments	11
658	Ар	plication of subdivision	12
	(1)	This subdivision applies if an organisation proposes to amend its name or eligibility rules.	13 14
	(2)	This subdivision does not apply if the amendment is made under section 655 or 656 or is proposed to be made for an amalgamation or withdrawal.	15 16 17
	(3)	In this section—	18
		amend includes replace.	19
659	Re	quirements for amendment	20
		The proposed amendment may be made only if it has been—	21
		(a) proposed under the organisation's rules; and	22
		(b) approved under this subdivision.	23

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660	Ар	proval to change 'union' to 'organisation' in name	1
	-	If an organisation's name contains the word 'union', the registrar may, by order, approve the replacement of the word with 'organisation' or the words 'industrial organisation'.	2 3 4
661	Аp	proval for other name amendment	5
	(1)	This section applies to an amendment of an organisation's name other than an amendment mentioned in section 660.	6 7
	(2)	The commission may, by order, approve the amendment only if satisfied the name as amended—	8 9
		(a) has been proposed under the organisation's rules; and	10
		(b) is not—	11
		(i) the same as another organisation's name; or	12
		(ii) so similar to another organisation's name as to be likely to cause confusion.	13 14
	(3)	Approval may be given wholly or in part.	15
662	Ар	proval for eligibility rule amendment	16
	(1)	The commission may, by order, approve an amendment to an eligibility rule only if satisfied—	17 18
		(a) the amendment has been proposed under the organisation's rules; and	19 20
		(b) there is no organisation to which persons to whom the amendment would apply could conveniently belong that would effectively represent them in a way consistent with the objects of this Act.	21 22 23 24
	(2)	The commission may refuse to approve an amendment to an eligibility rule if satisfied—	25 26
		(a) the amendment—	27
		(i) would contravene an agreement or understanding to which the organisation is a party; and	28 29

			(ii)	deals with the organisation's right to represent; or	1
		(b)	the a	amendment—	2
			(i)	would change the effect of a full bench order under section 479 about the organisation's right to represent; and	3 4 5
			(ii)	would give rise to a serious risk of a demarcation dispute that would prevent or restrict the performance of work in an industry, or harm an employer's business.	6 7 8 9
	(3)			n (2) does not limit the grounds on which approval fused.	10 11
	(4)	App	roval	may be given wholly or in part.	12
	(5)	In th	is sec	etion—	13
		orga	nisati	<i>represent</i> , of an organisation, means a right of the on to represent the industrial interests of a particular roup of persons.	14 15 16
663	Wh	en ar	nenc	Iment takes effect	17
		is ap	prove	ndment of an organisation's name or eligibility rules ed, the amendment takes effect on the day the order r a later day stated in the order.	18 19 20
664	Re	gistra	ır mu	st record amendment	21
		_		as practicable after an amendment of an on's name or eligibility rules takes effect, the nust—	22 23 24
		(a)	for a	an amendment of the organisation's name—	25
			(i)	enter the name as amended in the register; and	26
			(ii)	give the organisation a replacement certificate of registration in the approved form; and	27 28

[s 665

		(b) for an amendment of the organisation's eligibility rules—enter particulars of the amendment in the register.	1 2 3
Sub	divis	sion 2 Other rule amendments	4
665	Ap	plication of subdivision	5
		This subdivision applies if an organisation proposes to amend its rules, other than by amending its name or eligibility rules, or by, under section 644, adopting the model election rules without change.	6 7 8 9
666	When amendment may be made		10
	(1)	An amendment may be made only if the registrar has approved it.	11 12
	(2)	The registrar may approve an amendment only if satisfied it—	13
		(a) does not contravene section 623 or another law; and	14
		(b) has been proposed under the organisation's rules.	15
667	Wh	en amendment takes effect	16
	(1)	If the registrar approves an amendment, the registrar must register the amendment as soon as practicable.	17 18
	(2)	An amendment takes effect when it is registered.	19

Part 7 Division 1			Conduct of elections	1
			Preliminary	2
668	Par		es not apply to corporations	3
		This	s part does not apply to a corporation.	4
Divis	sion	2	Preparatory steps	5
669		janis orma	ation or branch must file prescribed election tion	6 7
	(1)	conc	n organisation or a branch of an organisation proposes to duct an election, the organisation or branch must file the rmation prescribed by regulation for the election in the stry.	8 9 10 11
	(2)		information must be filed before the day prescribed by lation.	12 13
	(3)		vever, the registrar may, on application, allow the rmation to be filed before a later stated day.	14 15
670	Reg	gistra	ar must arrange for elections	16
			registrar must arrange for an election to be conducted by electoral commission if—	17 18
		(a)	the information prescribed by regulation is filed; and	19
		(b)	the registrar is satisfied the election is required to be held under the rules of the relevant organisation or branch of an organisation	20 21

Divis	ion	3	Conduct of elections	1
671	Ele	ctora	al commission to conduct elections	2
			election must only be conducted by the electoral mission.	3 4
		Note-	_	5
		Se	ee, however, part 12, division 2.	6
672	Org	ganis	ation's rules generally to be complied with	7
			ject to section 673, the rules of the organisation or branch	8
			an organisation for which an election or a step in an	9
		eleci	tion is being conducted must be complied with.	10
673	Act	tion c	or directions by electoral officer	11
	(1)	elect	electoral officer conducting an election or a step in an tion may take action, and give directions, the officer siders necessary—	12 13 14
		(a)	to ensure no irregularities happen in the election; or	15
		(b)	to remedy a procedural defect that appears to the electoral officer to exist in the rules.	16 17
	(2)	orga	election or step is not invalid only because the rules of the unisation or branch of an organisation are contravened by action or direction.	18 19 20
674	Sul	bstitu	ute electoral officer	21
		offic	electoral commissioner must arrange for another electoral cer to complete an election, or a step in an election, if the toral officer conducting the election or taking the step—	22 23 24
		(a)	dies or can not complete the election or take the step; or	25
		(b)	stops being qualified to conduct the election or take the step.	26 27

[s	675]	
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675	De	ath of candidate	1
	(1)	An election must be discontinued and a new election held if—	2
		(a) 2 or more candidates are nominated for the election; and	3
		(b) 1 of the candidates dies before the close of the ballot.	4
	(2)	Subsection (1) applies despite anything in the rules of an organisation or branch of an organisation.	5 6
676	Ele	ection result report	7
	(1)	The electoral commission must, within 14 days after the declaration of the result of an election, give the registrar a written election result report for the election stating the particulars prescribed by regulation.	8 9 10 11
	(2)	A contravention of this section does not invalidate the election.	12 13
677	Ele	ection costs to be paid by State	14
		The costs of an election conducted by the electoral commission under this part are payable by the State.	15 16
678	Ba	llot records must be kept	17
	(1)	This section applies despite the rules of an organisation or a branch of an organisation.	18 19
	(2)	The electoral commission must do everything necessary to ensure all ballot records for an election for an office for the organisation or branch of the organisation are kept by the commission for 1 year after the election.	20 21 22 23

[s 679]

Divis	sion 4	Offences about conduct of elections	1 2			
679	Using orga	anisation's resources for election purposes	3			
	membe resourc	anisation must not use, or permit its employees, agents, rs or officers to use, the organisation's property or es to help a candidate for an election against another ate for the election.	4 5 6 7			
	Maxim	um penalty—80 penalty units.	8			
680	Obstructin	g conduct of election	9			
	A pers election	on must not obstruct another person conducting an n.	10 11			
	Maxim	um penalty—80 penalty units.	12			
681	Failing to comply with electoral officer's direction					
	under 1	on to whom a direction is given by an electoral officer this part must comply with the direction, unless the has a reasonable excuse for not complying with it.	14 15 16			
	Maxim	um penalty—80 penalty units.	17			
682	Obstructin	g electoral officer's direction	18			
	_	on must not obstruct another person complying with a on by an electoral officer under this part.	19 20			
	Maxim	um penalty—80 penalty units.	21			
683	Offences a	bout ballots	22			
	-	on must not, without lawful authority or excuse, do any collowing about a ballot for an election—	23 24			

	(a)	obtain or possess a ballot paper if the person does not have the right to obtain or possess it;	1 2
	(b)	pretend to be and vote as someone else;	3
	(c)	amend, deface, destroy, interfere with, or remove a ballot record for the election;	4 5
	(d)	vote in the ballot if the person does not have the right to vote;	6 7
	(e)	vote more than once;	8
	(f)	forge a ballot record for the election;	9
	(g)	utter a ballot record for the election knowing the record to be forged;	10 11
	(h)	give a ballot record for the election to someone else;	12
	(i)	put a ballot record for the election in a ballot box or other container used for the ballot (also a <i>ballot box</i>) if the person does not have the right to vote;	13 14 15
	(j)	deliver or post a ballot record for the election to another person performing functions for the ballot if the person does not have the right to deliver or post the record;	16 17 18
	(k)	destroy, interfere with, open, or remove a ballot box.	19
	Max	timum penalty—80 penalty units.	20
684 Di	sadva	intaging candidates etc.	21
(1)	-	erson must not cause, inflict or procure a disadvantage to one or anything because of, or to induce—	22 23
	(a)	a candidature or withdrawal of a candidature in an election; or	24 25
	(b)	a vote or omission to vote in an election; or	26
	(c)	support for or opposition to a candidate in an election; or	27 28
	(d)	a promise of a vote, omission to vote, support or opposition for or to a candidate in an election.	29 30

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	Maximum penalty—80 penalty units.	1
(2)	In this section—	2
· · · · · ·	cause a disadvantage includes offering, suggesting and threatening a disadvantage.	3
	disadvantage includes damage, detriment, injury, loss, punishment and violence.	5 6
685 Un	nauthorised access to ballot paper	7
	A person must not, without lawful authority or excuse—	8
	(a) ask, require or induce another person to show to the person, or permit the person to see, a ballot paper so the person can see the vote recorded in the ballot paper—	9 10 11
	(i) while the paper is being marked; or	12
	(ii) after it has been marked; or	13
	(b) if the person is performing functions for an election—show to anyone else, or permit anyone else access to, a ballot paper used in the election or ballot, other than to perform the functions.	14 15 16 17
	Maximum penalty—80 penalty units.	18
Part 8	Election inquiries	19
Division	1 Preliminary	20
686 Pa	rt does not apply to corporations	21
	This part does not apply to a corporation.	22
	Note—	23
	This part applies to an organisation if it is incorporated only because of section 611. See section 596(2).	24 25

Division 2			Applications and referrals to commission		1 2
687	Commis	ssion	may	conduct election inquiry	3
	regi	strar u	nder 1	n may, on an application referred to it by the this part, conduct an inquiry (<i>election inquiry</i>) irregularity in an election.	4 5 6
688	Who ma	ay app	oly		7
	An a	applica	ation	for an election inquiry may be made only by—	8
	(a)			al member of the organisation in which the vas conducted; or	9 10
	(b)	_	nisati	who was a financial member of the on within 1 year before the application is	11 12 13
689	Require	ment	s for	application	14
	The	applic	ation	_	15
	(a)	may	be fil	ed only during the period that—	16
		(i)	regu	s on the day the information, prescribed by lation, for the election is filed under section 1); and	17 18 19
		(ii)	ends	_	20
			(A)	6 months after the election has ended; or	21
			(B)	if the registrar, on application, allows the application to be filed before a later stated day—on the later stated day; and	22 23 24
	(b)	must	t state	_	25
		(i)	the e	lection for which the application is made; and	26

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			(ii) the irregularity that is claimed to have happened; and	1 2
			(iii) the facts relied on to support the application; and	3
		(c)	must be accompanied by an affidavit by the applicant stating the facts claimed in the application are true to the best of the applicant's knowledge and belief.	4 5 6
690	Ref	ferral	to commission	7
	(1)		registrar may refer the application to the commission only tisfied—	8 9
		(a)	there are reasonable grounds to inquire whether there has been an irregularity in the election that may have affected, or may affect, the election result; and	10 11 12
		(b)	the circumstances justify an election inquiry.	13
	(2)	cons	eciding whether to refer the application, the registrar may sider other relevant information of which the registrar has wledge.	14 15 16
	(3)		election inquiry is taken to have been started in the mission when the application is referred.	17 18
Divi	sion	3	Investigations and interim orders	19
691	Со	mmis	ssion may authorise registrar to investigate	20
	(1)	deci	commission may, by order, before or after the registrar's sion to refer the application, authorise the registrar to do of the following—	21 22 23
		(a)	inspect ballot records for the election;	24
		(b)	take possession of the ballot records;	25
		(c)	enter a place of business used or occupied by the organisation or branch of the organisation at which the	26 27

			-	
			registrar reasonably believes the ballot records are held, using necessary and reasonable help;	1 2
		(d)	require a person to give to the registrar ballot records in the person's possession or under the person's control or to keep the ballot records until—	3 4 5
			(i) the election inquiry is completed; or	6
			(ii) an earlier time ordered by the commission.	7
	(2)	reco	person is required, under subsection (1)(d), to give ballot rds for the election to the registrar, the person must ply with the requirement, unless the person has a conable excuse for not complying with the requirement.	8 9 10 11
		Max	imum penalty—80 penalty units.	12
	(3)	A person must not obstruct the registrar when exercising a power under this section.		
		Max	imum penalty—80 penalty units.	15
692	Inte	erim (orders	16
			r the registrar refers the application, the commission may e an interim order—	17 18
		(a)	stopping any further steps to—	19
			(i) conduct the election; or	20
			(ii) give effect to the election result; or	21
		(b)	stopping a person from acting in an office the election inquiry is about, if the person has—	22 23
			(i) assumed the office; or	24
			(ii) continued to act in the office; or	25
			(iii) claims to occupy the office; or	26
		(c)	directing a person who holds, or who last held before the election, an office for which the election is held to act or continue to act in the office; or	27 28 29

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	(d)	directing a member of the organisation or branch of the organisation or another stated person to act in an office for which the election is held, if the commission considers a direction under paragraph (c) would—	1 2 3 4
		(i) not be practicable; or	5
		(ii) affect the efficient conduct of the affairs of the organisation or branch; or	6 7
		(iii) be inappropriate having regard to the nature of the inquiry; or	8 9
	(e)	consequential to, or amending or discharging, another interim order.	10 11
693	Person	acting under interim order	12
	-	person is acting, or continuing to act, in an office under an rim order, the person is taken to hold the office—	13 14
	(a)	while the order is in force; and	15
	(b)	despite the rules of the organisation or branch of the organisation.	16 17
694	When in	nterim order ends	18
	An i	nterim order ends—	19
	(a)	at the completion of the election inquiry and everything the commission ordered, other than under an interim order, during the inquiry; or	20 21 22
	(b)	the day stated in the order for it to end; or	23
	(c)	if the order is discharged by the commission.	24

Division 4		Conduct of election inquiries	1	
695	Cor	nmission's functions and powers for inquiry	2	
((1)		3	
		(a) if an irregularity has happened in the election; and	5	
			6 7	
((2)	the inquiry, including, for example, a recount of votes for the	8 9 10	
696	Ord	ers if irregularity found	11	
((1)	•	12 13	
((2)	The commission may make an order—	14	
		including, for example, calling for and submitting	15 16 17	
		or branch of the organisation in a way it considers	18 19 20	
		irregularities in the election, fresh election or repeat	21 22 23	
		•	24 25	
			26 27	
((3)	result may have been, or may be, affected by the irregularity	28 29 30	

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		(a) the election, or a step taken in or for it, to be void; or	1
		(b) a person apparently elected in the election not to have been elected; or	2 3
		(c) a person to have been elected at the election instead of a person declared not to have been elected.	4 5
	(4)	The commission may make any other order that is consequential to an order under this section.	6 7
697	Enf	forcing orders	8
		The commission may make an order in the nature of an injunction, either mandatory or restrictive, it considers necessary to enforce an order or perform its functions or exercise its powers under this part.	9 10 11 12
Divi	sion	5 Offences about election inquiries	13
698	Dis	advantaging applicant for inquiry	14
	(1)	A person must not cause, inflict or procure a disadvantage to another person because the other person has applied for an election inquiry.	15 16 17
		Maximum penalty—80 penalty units.	18
	(2)	In this section—	19
		disadvantage includes damage, detriment, injury, loss, punishment and violence.	20 21
699	Ob	structing orders being carried out	22
		A person must not obstruct the carrying out of an order of the commission under this part.	23 24
		Maximum penalty—80 penalty units.	25

Division 6 Miscellaneous		Miscellaneous	1	
700	Fin	ancia	al help for application	2
	(1)		applicant for an election inquiry may apply to the Minister financial help.	3
	(2)	give	Minister may direct that financial help from the State be in to the applicant for the cost of the application for an tion inquiry, including witness expenses, if—	5 6 7
		(a)	the commission found an irregularity happened in the election and the Minister considers the circumstances justify the payment; or	8 9 10
		(b)	the commission certifies the applicant acted reasonably in applying for the inquiry; or	11 12
		(c)	after considering the commission's findings at the inquiry, it is not just the applicant who should pay any of the costs.	13 14 15
	(3)	The	Minister must decide the amount of the financial help.	16
701	Co	sts o	f fresh election ordered by inquiry	17
	(1)		ne commission orders a fresh election under this part, the e must pay the costs of the fresh election.	18 19
		Exan	nple of a cost—	20
		th	e cost of premises used for the fresh election	21
	(2)	In th	nis section—	22
		fresi	h election includes—	23
		(a)	a step in an election; and	24
		(b)	a safeguard for an election or step in an election, not allowed for under the rules of the organisation or branch of the organisation for which the election was or was to be held.	25 26 27 28

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Part	: 9	Officers	1
Divis	sion 1	Preliminary	2
702	Definiti	ons for part	3
	In t	his part—	4
		didate means a candidate for election or appointment to an ce for an organisation.	5 6
	gui	wicted of a disqualifying offence means being found try of a disqualifying offence, on a plea of guilty or erwise, whether or not a conviction was recorded.	7 8 9
	con	victed person—	10
	(a)	means a person who—	11
		(i) has been convicted on indictment of a disqualifying offence; or	12 13
		(ii) without limiting subparagraph (i), has served or is serving a prison term for a violent offence; and	14 15
	(b)	includes a person convicted, before this part commenced, of an offence that, apart from the non-commencement of this part, would have been a disqualifying offence.	16 17 18 19
	disq	qualification period see section 709(1).	20
	disq	qualifying offence means an offence—	21
	(a)	against an Act or a law of the State or another jurisdiction, involving fraud or dishonesty punishable on conviction by imprisonment for 3 months or more; or	22 23 24
	(b)	against this chapter involving a failure to keep ballot records, to comply with a direction or to give information or section 680 for an election or ballot; or	25 26 27
	(c)	against section 680, 849, 896 or 897; or	28

	(d)	involving the formation, registration or management of an association, corporation or organisation; or
	(e)	that is a violent offence.
		cted, to an office for an organisation, includes appointed to a casual vacancy in the office.
	viol	lent offence means an offence involving the—
	(a)	intentional use of violence towards another person; or
	(b)	causing of death or injury to a person; or
	(c)	damage or destruction of property.
Divi	sion 2	Disqualifications from candidature or holding office
Sub	division	1 Disqualifications
703	Childre	en
	ma	child is not eligible to be a candidate or to be elected as a nagement committee member, treasurer or trustee of an anisation.
704	Convic	ted persons—candidature
		person convicted of a disqualifying offence may be addidate or elected to an office in an organisation only if—
	(a)	the person has made an application under subdivision 2 for leave to hold the office and—
		(i) was given leave to hold the office; or
		(ii) the court fixed a disqualification period for the person and the period has ended; or
	(b)	5 years has elapsed since the later of the following—

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		(i)	the conviction;	1
		(ii) if the person served a prison term for the offence—the person's release from prison.	2 3
705	Со	nvicted	persons—holding office	4
	(1)		ction applies if a person who holds an office for an ation is convicted of a disqualifying offence.	5 6
	(2)	days aft	son ceases to hold the office for the organisation 28 er the conviction unless, within that time, the person n application under subdivision 2 for leave to hold the	7 8 9 10
	(3)		er, if the person makes an application for leave within the, the person ceases to hold the office for the attion—	11 12 13
			months after the conviction, if the application has not en decided and the court has not extended that time;	14 15 16
		` /	the court has extended that time—at the end of the tended time.	17 18
	(4)	The cou	rt may extend the time only if—	19
			application for the extension is made before the time entioned in subsection (3)(a); or	20 21
		fo	it has previously extended the time—the application r the further extension is made before the end of the ne as extended.	22 23 24
Sub	divis	sion 2	Applications for leave to hold office	25
706	Pro	spective	e candidates	26
	(1)		etion applies if a person who wants to be a candidate ffice for an organisation has, within 5 years, been—	27 28

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		(a) convicted of a disqualifying offence; or
		(b) released from prison after serving a prison term for a conviction for a disqualifying offence.
	(2)	The person may apply to the court for leave to hold the office for the organisation.
	(3)	The court must not grant the leave if the applicant has already made an application under this section for leave to hold the office despite the conviction.
707	Exi	isting office holders
	(1)	If a person holding an office for an organisation is convicted of a disqualifying offence, the person may apply to the court for leave to hold the office or another stated office.
	(2)	The court may grant the leave only if—
		(a) the application is made within 28 days after the conviction; and
		(b) the person has not already made an application under this section for leave to hold the office despite the conviction.
' 08	Со	nsideration of applications for leave
		In deciding an application for leave made under this subdivision, the court must consider—
		(a) the nature of the disqualifying offence in relation to which leave is sought; and
		(b) the circumstances and the nature of the applicant's involvement in the commission of the offence; and
		(c) the applicant's general character and fitness to be involved in the management of organisations, having regard to the offence; and
		(d) any other matter it considers appropriate.

709	Dis	equalification period may be given if leave refused	1
	(1)	If the court decides to refuse an application for leave made under this subdivision, it may fix a period (a <i>disqualification period</i>) during which the applicant is disqualified from holding office for any organisation.	
	(2)	However, the court must not fix a disqualification period that starts before or ends more than 5 years after the later of the following—	6 7 8
		(a) the conviction that is the subject matter of the application;	9 10
		(b) if the person served a prison term for the conviction—the person's release from prison.	11 12
710		ave or fixing of disqualification period does not affect	13 14
		The granting of leave, or the fixing of a disqualification period for a conviction, under this subdivision does not affect the operation of this division for another conviction.	15 16 17
Sub	divis	sion 3 Miscellaneous	18
711	De	claration about eligibility or ceasing to hold office	19
	(1)	An organisation, a member of the organisation or the registrar may apply to the court for a declaration that, because of this division, a person—	20 21 22
		(a) is not, or was not, eligible to be a candidate or to be elected to an office for the organisation; or	23 24
		(b) has ceased to hold an office for the organisation.	25
	(2)	Despite anything in the organisation's rules, the court may make an order it considers appropriate to give effect to the declaration.	26 27 28

712	Ce	rtifica	ate evidence for division	1
	(1)	follo appr	an application under this division, a certificate stating the owing about a person and purporting to be by an copriate officer of a court of the State or another diction is evidence the person was—	2 3 4 5
		(a)	convicted by the court of a stated offence on a stated day;	6 7
		(b)	acquitted by the court of a stated offence, or that a stated charge against the person was dismissed by the court, on a stated day.	8 9 10
	(2)	is ev	ertificate purporting to be by a person in charge of a prison vidence that a stated person was released from the prison stated day.	11 12 13
	(3)	In th	is section—	14
			copriate officer, of a court, means a registrar or other er with registration functions for the court.	15 16
Divi	sion	3	Officers' duties	17
713	Аp	plicat	tion of division	18
713	Ар	This	tion of division division applies to an officer of an organisation in the ormance of the officer's functions or the exercise of the ere's powers.	18 19 20 21
713 714		This perfo	division applies to an officer of an organisation in the ormance of the officer's functions or the exercise of the	19 20
		This performance of the contract of the contra	division applies to an officer of an organisation in the ormance of the officer's functions or the exercise of the eer's powers.	19 20 21
		This performance of the contract of the contra	division applies to an officer of an organisation in the ormance of the officer's functions or the exercise of the eer's powers. honesty, good faith and proper purpose	19 20 21
		This performance of the contract of the contra	division applies to an officer of an organisation in the ormance of the officer's functions or the exercise of the eer's powers. honesty, good faith and proper purpose officer must act—	19 20 21 22 23
		This perfect office ty of The (a)	division applies to an officer of an organisation in the ormance of the officer's functions or the exercise of the ere's powers. honesty, good faith and proper purpose officer must act—honestly; and	19 20 21 22 23 24

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715	Du	ty of reasonable care and diligence	1
		The officer must exercise the degree of care and diligence that a reasonable person in the officer's position would be reasonably expected to exercise.	2 3 4
		Maximum penalty—3091 penalty units or 5 years imprisonment.	5 6
716	Off	ficers with material personal interests	7
	(1)	This section applies if the officer has a material personal interest in a matter involving the organisation's financial management or procurement activities.	8 9 10
	(2)	The officer must, by written notice (a <i>disclosure notice</i>), disclose the nature of the interest to the organisation's management committee as soon as practicable after the relevant facts come to the officer's knowledge.	11 12 13 14
		Maximum penalty—3091 penalty units or 5 years imprisonment.	15 16
	(3)	If the matter is to be considered at a meeting of the organisation or a committee of the organisation at which the officer is present, the officer must not—	17 18 19
		(a) vote on the matter; or	20
		(b) remain at the meeting when the matter is being considered or voted on.	21 22
		Maximum penalty—3091 penalty units or 5 years imprisonment.	23 24
	(4)	In this section—	25
		procurement activities means activities relating to—	26
		(a) the purchase of goods and services; or	27
		(b) the carrying out of work.	28
		services includes auditing services and legal services.	29

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717	Oth	er dı	ities not affected	1
		This	division does not—	2
		(a)	limit a law about the exercise of an officer's powers or performance of an officer's functions; or	3 4
		(b)	prevent the taking of proceedings about a contravention of an officer's duty to an organisation.	5 6
Part	10		Membership	7
Divis	ion	1	Eligibility and admission to membership	8 9
718	Eliç	jibilit	у	10
		-	rson is eligible to become a member of an organisation if erson—	11 12
		(a)	by the nature of the person's occupation or employment, engages in a calling for which the organisation is registered; and	13 14 15
		(b)	complies with the organisation's rules about membership.	16 17
719	Obl	igatio	on to admit	18
	(1)		organisation must admit to membership a person who is ble to become a member—	19 20
		(a)	within 3 months after the person applies to become a member; or	21 22
		(b)	if a question or dispute has, within the 3 months, been referred to the commission for decision under division 2—within 1 month after the commission decides the person is, or is eligible to become, a member.	23 24 25 26

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		Maximum penalty—100 penalty units	1
	(2)	In this section—	2
		admit to membership means—	3
		(a) do what is necessary under the organisation's rules to ensure the person is a member of the organisation; or	4 5
		(b) record in the organisation's members register the particulars required under section 733 for the person's membership of the organisation.	6 7 8
720	Ob	ligation to give union card	9
	(1)	If a person is admitted to membership of an organisation or a person's membership of an organisation is renewed, the organisation must give a union card to the person as soon as practicable after the admission or renewal.	10 11 12 13
		Maximum penalty—100 penalty units.	14
	(2)	The giving of a union card under this section does not prevent the organisation making an application under division 2 or the commission making a decision or order under division 2.	15 16 17
	(3)	In this section—	18
		<i>union card</i> means a document issued by an organisation acknowledging a person is a member of the organisation.	19 20
721	Ch	ildren	21
		A child—	22
		(a) may be or become a member of an organisation, unless its rules provide otherwise; and	23 24
		(b) if the child is a member of an organisation—	25
		(i) has the rights of a member of an organisation under this part and the organisation's rules; and	26 27
		(ii) may execute instruments and give receipts under the rules.	28 29

Divis	sion 2	Membership disputes	1
722	Commis	ssion may decide	2
	a pe	commission may, on the application of an organisation or erson who has applied for membership of an organisation, de a question or dispute about the following—	3 4 5
	(a)	whether a person is, or is eligible to become, a member of the organisation;	6 7
	(b)	when a person became a member or must be treated by the organisation and its members as if the person had become a member;	8 9 10
	(c)	the qualifications of a membership applicant;	11
	(d)	the reasonableness of a membership subscription, fine or levy, or other requirement of its members, for the organisation under its rules.	12 13 14
723	Decidin	g application	15
		hearing the application, the commission may do any of the owing—	16 17
	(a)	declare a person is or is not a member of the organisation;	18 19
	(b)	decide a membership applicant may become a member of the organisation;	20 21
	(c)	order the organisation to admit a membership applicant to its membership and record the applicant as a member in its members register;	22 23 24
	(d)	order the organisation to treat an applicant for membership as if the applicant had been a member of the organisation from a stated day;	25 26 27
	(e)	order an amendment or repeal of a rule of the organisation.	28 29

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Divi	sion	3 Membership subscriptions	1
724	Ob	ligation to give receipt	2
	(1)	This section applies if a person pays an organisation a membership subscription for the person's membership or membership renewal of the organisation.	3 4 5
	(2)	The organisation must give the person a written receipt for the payment within 1 month after the payment was made.	6 7
		Maximum penalty for subsection (2)—100 penalty units.	8
Divi	sion	4 Resignation	9
725	Div	ision applies despite rules	10
		This division applies despite an organisation's rules.	11
726	Re	signation	12
	(1)	A member of an organisation may resign from membership of the organisation under this section or the organisation's rules.	13 14
	(2)	The person's membership ends if the person gives the organisation a notice stating the person resigns from the organisation.	15 16 17
	(3)	The person's membership ends—	18
		(a) if the notice states a day or time after the notice is given when the resignation takes effect—on the day or time; or	19 20 21
		(b) otherwise—when the notice is given.	22

727	Re:	signation if membership subscription unpaid for 2	1 2
	(1)	A person's membership of an organisation ends if the person—	3 4
		(a) owes the organisation a membership subscription; and	5
		(b) has owed the subscription for 2 years.	6
	(2)	For subsection (1), a person is taken not to owe a subscription if the person has—	7 8
		(a) entered into an agreement with the organisation to pay the subscription; and	9 10
		(b) complied with, and continues to comply with, the agreement.	11 12
Divi	sion	5 Liabilities of member to organisation	13
		Organisation	14
728	Ме	aning of <i>member's liability</i> for division	15
		In this division, a <i>member's liability</i> to an organisation means an amount payable to the organisation under its rules by a member or former member of the organisation.	16 17 18
		Examples of a member's liability—	19
		 membership fee 	20
		• fine	21
		• levy	22
		• subscription	23
729	Re	covering member's liabilities	24
	(1)	A member's liability to an organisation may only be sued for and recovered before a magistrate.	25 26

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(2) Proceedings to recover a member's liability to an organisation must be started within 3 years from when the member's liability first become payable.						
(3) If p	proceedings to recover a member's liability to an inisation are not started under subsection (2), the aber's liability is not recoverable.	4 5 6			
730 L	imit on	liability after resignation	7			
		person's membership of an organisation has ended, the on—	8 9			
	(a)	continues to be liable for a member's liability that—	10			
		(i) became payable within 1 year before the membership ended; and	11 12			
		(ii) is recoverable under section 729; and	13			
	(b)	is not liable for a member's liability that became payable—	14 15			
		(i) more than 1 year before the membership ended; or	16			
		(ii) after the membership ended.	17			
Part 1	1	Records and accounts	18			
Divisio	n 1	Preliminary	19			
731 D	efinitio	ons for part	20			
	In th	is part—	21			
	an dona	s, grants and donations register, for a financial year of organisation, means the register of loans, grants and ations the organisation is required under section 748 to orelation to the financial year.	22 23 24 25			

		mea	uneration register, for a financial year of an organisation, and the remuneration register the organisation is required er section 746 to prepare for the financial year.	1 2 3
Divi	sion	2	Registers of members and officers	4
732	Me	mber	s register and officers register	5
	(1)	(the	organisation must, for each year, keep a written register members register) stating each person who is or was a other of the organisation during the whole or part of the interest.	6 7 8 9
		Max	timum penalty—40 penalty units.	10
	(2)	(the	organisation must, for each year, keep a written register officers register) stating each person who is or was an eer of the organisation during the whole or part of the year.	11 12 13
		Max	imum penalty—40 penalty units.	14
733	Red	quire	ments for members register	15
	(1)	follo	organisation must record in the members register the owing for each person who is or was a member of the nisation during the whole or part of the year—	16 17 18
		(a)	the person's name;	19
		(b)	for an employee organisation—the person's residential address;	20 21
		(c)	for an employer organisation—the person's business address;	22 23
		(d)	the day the person became a member;	24
		(e)	if the person's membership ends—the day it ended.	25
		Max	imum penalty—40 penalty units.	26

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	(2)	If an organisation has more than 100 members, it must keep the members register in a way that allows the names recorded in the register to be read alphabetically.	1 2 3
		Maximum penalty—40 penalty units.	4
734	Off	icers register—required particulars	5
		An organisation must record in the officers register the following for each person who is or was an officer of the organisation during the whole or part of the year—	6 7 8
		(a) the person's name and address;	9
		(b) each office the person holds or held;	10
		(c) the day the person was elected or appointed to each office;	11 12
		(d) if the person ceases to hold an office—the day the office holding ceased.	13 14
		Maximum penalty—40 penalty units.	15
735	An	nual obligation to file officers register	16
		An organisation must, before 31 March in each year, file a copy of its officers register as at the start of the year.	17 18
		Maximum penalty—40 penalty units.	19
736	Ob hol	ligation to file officers register on change of office	20 21
		An organisation must file a copy of its officers register within 30 days after a person becomes or ceases to be an officer of the organisation.	22 23 24
		Maximum penalty—40 penalty units.	25

737	Ins	pection of registers	1
	(1)	When an organisation's office is open for business, its members register and officers register must be open for inspection, free of charge, at the office by—	2 3 4
		(a) the registrar, or a person with the registrar's written authority; or	5 6
		(b) the organisation's members, or a person with a member's written authority.	7 8
	(2)	A copy of an organisation's officers register filed with the registrar may be inspected by any person who pays the fee prescribed under the rules of court.	9 10 11
738	Re	gistrar's directions about registers	12
	(1)	The registrar may give a written direction to an organisation to—	13 14
		(a) give the registrar its members register or officers register; or	15 16
		(b) correct its members register or officers register in a stated way the registrar considers is necessary to ensure compliance with this part.	17 18 19
	(2)	The organisation must comply with the direction, unless it has a reasonable excuse for not complying with the direction.	20 21
		Maximum penalty for subsection (2)—40 penalty units.	22
739	Me	mbers and officers registers to be kept for 7 years	23
	(1)	An organisation must keep each members register kept by it for at least 7 years after the period to which the register relates.	24 25 26
		Maximum penalty—40 penalty units.	27
	(2)	An organisation must keep each officers register kept by it for at least 7 years after the period to which the register relates.	28 29

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		Max	rimum penalty—40 penalty units.	1
Division 3			Financial policies, training and registers	2 3
740	Fin	ancia	al policies	4
	(1)	requ	organisation must have a policy, complying with the direments prescribed by regulation, for each of the owing—	5 6 7
		(a)	decision-making about, and reporting of, the organisation's financial matters;	8 9
		(b)	authorisations and delegations relating to the organisation's spending;	10 11
		(c)	the organisation's credit cards, including—	12
			(i) issuing, using and cancelling credit cards; and	13
			(ii) accountability for, reporting about, and audit of, the use of credit cards;	14 15
		(d)	the organisation's contracting activities, including the following—	16 17
			(i) tender and selection processes;	18
			(ii) reviewing significant contracts;	19
			(iii) disclosing the identity of, and arrangements with, key service providers;	20 21
		(e)	travel and accommodation, including—	22
			(i) spending by the organisation; and	23
			(ii) receipt of hospitality benefits by its officers or employees from other entities;	24 25
		(f)	spending on, and receipt of, entertainment and hospitality;	26 27

			Examples of entertainment and hospitality—	1		
			 providing food or beverages to a person visiting the organisation in an official capacity 	2 3		
			 providing food or beverages for a conference, course, meeting, seminar, workshop or another forum held by the organisation for its officers, members, employees or other persons 	4 5 6 7		
			 paying for an officer or employee of the organisation to attend a function as part of the officer's or employee's official duties or obligations 	8 9 10		
		(g)	gifts, including giving, receiving and disposing of gifts;	11		
		(h)	how complaints about financial matters are dealt with;	12		
		(i)	another matter relating to the financial management or accountability of the organisation prescribed by regulation.	13 14 15		
		Max	imum penalty—85 penalty units.	16		
	(2)	In this section—				
			racting activities means activities for the making of a ract for—	18		
		cont	1act 101—	19		
		(a)	the carrying out of work; or	20		
		(a)	the carrying out of work; or	20		
		(a) (b)	the carrying out of work; or the supply of goods or services; or	20 21		
741	Fin	(a)(b)(c)(d)	the carrying out of work; or the supply of goods or services; or the lease of land; or the disposal of assets.	20 21 22 23		
741		(a) (b) (c) (d)	the carrying out of work; or the supply of goods or services; or the lease of land; or the disposal of assets. al management training	20 21 22 23 24		
741	Fin (1)	(a) (b) (c) (d) ancia	the carrying out of work; or the supply of goods or services; or the lease of land; or the disposal of assets.	20 21 22 23		
741		(a) (b) (c) (d) ancia This man. The man.	the carrying out of work; or the supply of goods or services; or the lease of land; or the disposal of assets. al management training section applies if the registrar approves financial	20 21 22 23 24 25		
741	(1)	(a) (b) (c) (d) ancia This man. The man.	the carrying out of work; or the supply of goods or services; or the lease of land; or the disposal of assets. Al management training section applies if the registrar approves financial agement training for this section. organisation must ensure each of its financial agement officers completes, within 6 months after the	20 21 22 23 24 25 26 27 28		
741	(1)	(a) (b) (c) (d) ancia This man. The man. relev	the carrying out of work; or the supply of goods or services; or the lease of land; or the disposal of assets. Al management training section applies if the registrar approves financial agement training for this section. organisation must ensure each of its financial agement officers completes, within 6 months after the rant day—	20 21 22 23 24 25 26 27 28 29		

		(i)	the general manager of the Fair Work Commission; and	1 2
		(ii)	the registrar for the purposes of this section.	3
	Max	imum	penalty—40 penalty units.	4
(3)			n (2) does not apply in relation to a financial ent officer who is exempt under subsection (4).	5 6
(4)	from	con	trar may exempt a financial management officer apleting training mentioned in subsection (2) if the officer—	7 8 9
	(a)		ls relevant or suitable qualifications in financial agement; or	10 11
	(b)		member of an appropriate professional body for ncial managers; or	12 13
	(c)	has man	sufficient relevant experience in financial agement; or	14 15
	(d)	Reg	completed training required by the Commonwealth istered Organisations Act that corresponds, or stantially corresponds, with the training mentioned absection (2).	16 17 18 19
(5)		agem	strar must publish information about financial ent training approved for this section on the QIRC	20 21 22
(6)	In th	is sec	tion—	23
	offic or ex	er wh	management officer, for an organisation, means an to holds an office that includes performing functions ting powers relating to the organisation's financial ent.	24 25 26 27
	relev	ant d	day means—	28
	(a)		the officer is a financial management officer on the the training is approved—that day; or	29 30
	(b)		erwise—the day the officer becomes, or again omes, a financial management officer.	31 32

742				jifts, h st be	nospitality and other benefits given and kept 2
	(1)	regis	ster st	ating 1	a must, for each financial year, keep a written the particulars mentioned in subsection (2) for wwing (each a <i>benefit</i>)— 5
		(a)	orga	anisati	the following given in the year by the on to a person other than an officer or of the organisation—
			(i)	a gif	t that has a value of more than—
				(A)	\$150; or
				(B)	if a higher value is prescribed by regulation—the higher value; 12
			(ii)	for th	ntribution, whether financial or non-financial, ne cost of travel undertaken or accommodation by the person;
		(b)	orga	anisati	t or a non-cash benefit given in the year by the on to an officer or employee, other than an benefit given—
			(i)	as re	muneration; or 19
			(ii)		the costs of travel undertaken or 20 mmodation used by the officer or employee in 21 fficial capacity; 22
		(c)	emp	oloyee	following received in the year by an officer or of the organisation from an entity other than sation— 23 24 25
			(i)	_	It received by the officer or employee in an ial capacity that has a value of more than—
				(A)	\$150; or 28
				(B)	if a higher value is prescribed by regulation—the higher value; 30
			(ii)	a spc	onsored hospitality benefit. 31
		Max	imun	n pena	lty—40 penalty units.

	(2)	The register must state the following particulars for each benefit—	1 2
		(a) the name of the recipient of the benefit;	3
		(b) the name of the entity who gave the benefit;	4
		(c) a description of the benefit;	5
		(d) the value of the benefit;	6
		(e) the date the benefit was given.	7
	(3)	If an officer or employee of the organisation receives a benefit mentioned in subsection (1)(c), the officer or employee must, within 30 days after the receipt, notify the organisation of the receipt.	8 9 10 11
		Maximum penalty—40 penalty units.	12
	(4)	For subsection (1)(c), a person does not receive a gift in an official capacity if—	13 14
		(a) the gift was given to the person by another person who is the first person's spouse, other family member or friend; and	15 16 17
		(b) there could not be a perception of a conflict of interest, financial or otherwise, relating to the gift.	18 19
	(5)	An organisation must keep each register of benefits kept by it for at least 7 years after the period to which the register relates.	20 21 22
		Maximum penalty—40 penalty units.	23
743	Ma	terial personal interests disclosure register	24
	(1)	This section applies if a disclosure notice is given to an organisation's management committee by an officer of the organisation under section 716.	25 26 27
	(2)	The organisation must keep, for at least 7 years after the date the disclosure notice was given, a written register of the following for the disclosure notice—	28 29 30

			[5147]		
		(a)	the name of the officer;	1	
		(b)	the date the disclosure notice was given;	2	
		(c)	a copy of the disclosure notice.	3	
		Max	ximum penalty—40 penalty units.	4	
744	Ins	pecti	ion of policies and registers	5	
	(1)	A policy kept under section 740, or a register kept under section 742 or 743, by an organisation may be inspected by any of the following persons—			
		(a)	the registrar;	9	
		(b)	a member of the organisation's management committee;	10	
		(c)	a member of the organisation;	11	
		(d)	another person permitted by law to inspect the policy or register.	12 13	
	(2)	A person mentioned in subsection (1) may, in writing, ask the organisation to make the policy or register available for inspection, free of charge, during the organisation's business hours.		14 15 16 17	
	(3)		organisation must comply with a request made under section (2).	18 19	
		Max	ximum penalty—40 penalty units.	20	
Divi	sion	4	Remuneration register	21	
745			paid officers and board member officers of an ation	22 23	
	(1)	For	For this division—		
		(a)	if an organisation has fewer than 5 officers in a financial year—all of the officers of the organisation are the highest paid officers of the organisation for the year; and	25 26 27	

		(b) if an organisation has 5 or more officers in a financial year—the 5 most highly paid officers of the organisation for the year are the highest paid officers of the organisation for the year; and	1 2 3 4			
		(c) an officer of an organisation is a board member officer of the organisation if the officer is a member of a board and—	5 6 7			
		(i) the membership is a function of the officer's office with the organisation; or	8 9			
		(ii) the organisation nominated the officer to be a member of the board.	10 11			
	(2)	For subsection (1)(b), an officer of an organisation is more highly paid than another officer of the organisation for the initial year or a financial year if the first officer is paid more remuneration for the year than the other officer.	12 13 14 15			
746	Organisation must prepare remuneration register					
	(1)	As soon as practicable after the end of each financial year, an organisation must prepare a remuneration register that complies with subsection (2) to the extent to which the particulars mentioned in the subsection are known to, or can be reasonably ascertained by, the organisation.				
		Maximum penalty—20 penalty units.	22			
	(2)	The remuneration register must include the following information for each of the highest paid officers of the organisation for the preceding financial year—	23 24 25			
		(a) the remuneration paid to the officer in the year;	26			
		(b) any non-cash benefit, including the value of the benefit, given to the officer by the organisation, other than as remuneration, in the year;	27 28 29			
		(c) any amount paid to the officer in the officer's capacity as a board member officer in the year, other than an amount paid to the officer for the costs of travel or	30 31 32			

		[5 / 4/]	
		accommodation for the officer to attend a board meeting, unless the amount paid to the officer is given by the officer to the organisation.	1 2 3
747	Re	muneration register to be kept for 7 years	4
		An organisation must keep each remuneration register prepared by it for at least 7 years after the period to which the register relates.	5 6 7
		Maximum penalty—40 penalty units.	8
Divi	sion	5 Loans, grants and donations register	9 10
748		ganisation must keep loans, grants and donations ister	11 12
	(1)	An organisation must, for each financial year, keep a written register stating the particulars mentioned in subsection (3) for each occasion it makes a loan, or gives a grant or donation, to an entity (each <i>a payment</i>) of more than \$1,000 in the year.	13 14 15 16
		Maximum penalty—40 penalty units.	17
	(2)	For subsection (1), a payment of more than \$1000 is made to an entity in a financial year if—	18 19
		(a) 1 or more payments are made to the entity in the financial year; and	20 21
		(b) all of the payments added together are more than \$1000.	22
	(3)	The register must state the following for each payment—	23
		(a) the amount of the payment and the reason for making it;	24
		(b) if the payment was not a financial hardship payment—	25
		(i) the name and address of the entity to whom it was made; and	26 27

		(ii) if it was a loan—the arrangements to repay the loan.	1 2
749	Loa yea	ans, grants and donations register to be kept for 7	3 4
		An organisation must keep each loans, grants and donations register kept by it for at least 7 years after the period to which the register relates.	5 6 7
		Maximum penalty—40 penalty units.	8
Divi	sion	6 Accounts and audit	9
Sub	divis	sion 1 Preliminary	10
750		emptions from certain Australian Accounting andards	11 12
	(1)	The registrar may, by written notice, decide that particular Australian Accounting Standards do not apply in relation to an organisation or to a class of organisations.	13 14 15
	(2)	In considering whether a particular Australian Accounting Standard should not apply in relation to an organisation or organisations, the registrar must have regard to the cost to the organisation or organisations of complying with the standard and the information needs of the members of the organisation or organisations.	16 17 18 19 20 21
Sub	divis	sion 2 Reporting units	22
751	Apı	plication of division	23
		This division applies in relation to reporting units.	24

752	Wh	at is a <i>reporting unit</i>	1
	(1)	A reporting unit may be all of an organisation or a part of an organisation.	2 3
	(2)	If an organisation is not divided into branches of the organisation, the <i>reporting unit</i> is all of the organisation.	4 5
	(3)	If an organisation is divided into branches of the organisation, each branch will be a <i>reporting unit</i> unless a certificate issued by the registrar under section 755 stating that the organisation is, for compliance with this division, divided into reporting units on an alternative basis is in force.	6 7 8 9 10
	(4)	For subsection (3), the alternative basis on which the organisation may be divided into reporting units is—	11 12
		(a) all of the organisation; or	13
		(b) a combination of 2 or more branches of the organisation.	14
	(5)	Each branch of an organisation must be in 1, and only 1, reporting unit.	15 16
	(6)	For this division, so much of an organisation that is divided into branches of the organisation as would not, apart from this subsection, be included in any branch, is taken to be a branch of the organisation.	17 18 19 20
753	Des	signated officers	21
	(1)	A <i>designated officer</i> , for a reporting unit, is an officer of the reporting unit who, under the rules of the reporting unit, is responsible (whether alone or with others) for carrying out the functions necessary to enable the reporting unit to comply with this division.	22 23 24 25 26
	(2)	For subsection (1), an officer of a reporting unit is—	27
		(a) if the reporting unit is all of an organisation—an officer for the organisation; or	28 29
		(b) if a reporting unit is not all of an organisation—an officer of the branch, or one of the branches, that constitutes the reporting unit.	30 31 32

	(3)	If a provision of this division requires a designated officer to perform a function, the rules of the reporting unit must identify an officer as the designated officer for the performance of the function.	1 2 3 4
	(4)	If the rules of the reporting unit do not identify an officer as the designated officer for the performance of a function, the designated officer for the performance of that function is taken to be the secretary of the organisation.	5 6 7 8
754	Me	mbers, staff and journals etc. of reporting units	9
	(1)	For the application of this division in relation to a reporting unit that is all of an organisation—	10 11
		(a) the members of the organisation are taken to be members of the reporting unit; and	12 13
		(b) employees of the organisation are taken to be employees of the reporting unit; and	14 15
		(c) the organisation's rules are taken to be the rules of the reporting unit; and	16 17
		(d) the financial affairs and records of the organisation are taken to be the financial affairs and records of the reporting unit; and	18 19 20
		(e) conduct and activities of the organisation are taken to be conduct and activities of the reporting unit; and	21 22
		(f) a journal published by the organisation is taken to be a journal published by the reporting unit.	23 24
	(2)	For the application of this division in relation to a reporting unit that is not all of an organisation—	25 26
		(a) the members of the organisation constituting the branch or branches of the organisation that make up the reporting unit are taken to be members of the reporting unit; and	27 28 29 30
		(b) employees of the organisation employed in relation to the branch or branches of the organisation that make up	31 32

		the reporting unit (whether or not they are also employed in relation to any other branch) are taken to be employees of the reporting unit; and	1 2 3
	(c)	if the reporting unit consists of 1 branch of the organisation—the rules of the branch are taken to be the rules of the reporting unit; and	4 5 6
	(d)	if the reporting unit consists of more than 1 branch of the organisation—the rules of the branches (including any rules certified under section 756, or decided under section 757, to give effect to the establishment of the reporting unit) are taken to be the rules of the reporting unit; and	7 8 9 10 11 12
	(e)	the financial affairs and records of the branch or branches of the organisation that make up the reporting unit are taken to be the financial affairs and records of the reporting unit; and	13 14 15 16
	(f)	conduct and activities of the branch or branches of the organisation that make up the reporting unit are taken to be conduct and activities of the reporting unit; and	17 18 19
	(g)	if the reporting unit consists of 1 branch of the organisation—a journal published by the branch is taken to be a journal published by the reporting unit; and	20 21 22
	(h)	a journal published by the organisation is taken to be a journal published by the reporting unit.	23 24
755 C	Certifica	te about reporting units	25
(1	branc comp	registrar may issue to an organisation divided into ches a certificate stating that the organisation is, for bliance with this division, to be divided into reporting on an alternative basis as mentioned in section 752(3).	26 27 28 29
(2		rtificate may be issued on application by an organisation the registrar's own initiative.	30 31

		ate about reporting units—application by ation	1 2
(1)		application by an organisation for a certificate under ion 755 must—	3 4
	(a)	be made as prescribed by regulation; and	5
	(b)	include an application for the registrar to certify the changes to the organisation's rules that are required to give effect to the establishment of the proposed reporting units.	6 7 8 9
	Exan	nples of the changes that may be required—	10
	•	changes to designate officers from the branches of the organisation to be the management committee for the reporting unit to comply with this division	1 1 1
	•	changes to designate officers from the branches of the organisation to undertake the duties that are necessary to enable the reporting unit to comply with this division	14 13 10
(2)	issu	n organisation applies for a certificate, the registrar must e the certificate and certify the rule changes if the registrar attisfied—	17 18 19
	(a)	the level of financial information that would be available to members under the proposed division into reporting units would be adequate and would be relevant to the members; and	20 21 22 23
	(b)	the changes to the rules—	24
		(i) comply with, and are not contrary to, this Act, modern awards or enterprise agreements; and	25 26
		(ii) are not otherwise contrary to law; and	27
		(iii) have been made under the organisation's rules.	28
Ce	rtifica	ate about reporting units—registrar initiative	29
(1)	The	registrar may only issue a certificate under section 755 on registrar's own initiative if the registrar—	30

		(a)	is satisfied that, to improve compliance with the accounting, auditing and reporting requirements of this division, it is most appropriate for the organisation to be divided into reporting units on the basis set out in the certificate; and	1 2 3 4 5
		(b)	is satisfied the level of financial information that would be available to members under the proposed division into reporting units would be adequate and would be relevant to the members; and	6 7 8 9
		(c)	has complied with the procedure prescribed by regulation.	10 11
	(2)	an c estat	section (3) applies if, in the registrar's opinion, the rules of organisation need to be changed to give effect to the olishment of the proposed reporting units under ection (1).	12 13 14 15
	(3)	rules	registrar may, by instrument, decide the changes to the s that are, in the registrar's opinion, necessary to give et to the establishment of the proposed reporting units.	16 17 18
	(4)	must	vever, before deciding to change the rules the registrar t give the organisation an opportunity, as prescribed by lation, to be heard on the matter.	19 20 21
758		rtifica plies t	ate about reporting units—years certificate to	22 23
			ertificate issued under section 755 is in force, and has et according to its terms, for—	24 25
		(a)	the first financial year starting after the certificate is issued; and	26 27
		(b)	each subsequent financial year unless, before the start of the financial year, the certificate is revoked under section 759.	28 29 30

759		rtificate about reporting units—revocation of rtificate	1 2
	(1)	The registrar may at any time, by written notice, revoke a certificate issued to an organisation under section 755.	3
	(2)	If a certificate is revoked, each branch of the organisation will be a reporting unit.	5 6
	(3)	A certificate may be revoked on application by an organisation or on the registrar's own initiative.	7 8
	(4)	An application by an organisation for the revocation of a certificate must—	9 10
		(a) be made as prescribed by regulation; and	11
		(b) include an application for the registrar to certify the changes to the organisation's rules required to give effect to each branch of the organisation being a reporting unit.	12 13 14 15
	(5)	If an organisation applies for a revocation, the registrar must revoke the certificate and certify the rule changes if the registrar is satisfied—	16 17 18
		(a) the level of financial information that would be available to members with each branch of the organisation being a reporting unit would be adequate and would be relevant to the members; and	19 20 21 22
		(b) the changes to the rules—	23
		(i) comply with, and are not contrary to, this Act, the Commonwealth Fair Work Act, modern awards or enterprise agreements; and	24 25 26
		(ii) are not otherwise contrary to law; and	27
		(iii) have been made under the organisation's rules.	28
	(6)	The registrar may only revoke a certificate on the registrar's own initiative if the registrar—	29 30
		(a) is satisfied that, to improve compliance with the accounting, auditing and reporting requirements of this	31 32

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	division, it is most appropriate for each branch of the organisation to be a reporting unit; and	1 2
	(b) has complied with the procedure prescribed by regulation.	3 4
(7)	Subsection (8) applies if—	5
	(a) the registrar intends to revoke a certificate on registrar's own initiative; and	6 7
	(b) in the registrar's opinion, the rules of an organisation need to be changed to give effect to each branch of the organisation being a reporting unit.	8 9 10
(8)	The registrar may, by instrument, after giving the organisation an opportunity, as prescribed by regulation, to be heard on the matter, decide the changes of the rules that are, in the registrar's opinion, necessary to give effect to each branch being a reporting unit.	11 12 13 14 15
Cer	rtificate about reporting units—rule changes	16
(1)	A change to an organisation's rules under section 756, 757 or 759 takes effect on the day that the change is certified or decided.	17 18 19
(2)	To remove any doubt, it is declared the change may include changes to the duties of an office for the organisation, branch or reporting unit (even if during a particular term of office).	20 21 22
	rtificate about reporting units—later certificate okes earlier certificate	23 24
	A certificate issued to an organisation under section 755 is taken to be revoked if a later certificate is issued to the organisation under that section.	25 26 27

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Sub	divis	sion	3 Accounting obligations	1
762	Re	portir	ng unit to keep accurate financial records	2
	(1)	A re	eporting unit's organisation must ensure the reporting	3 4
		(a)	keeps financial records that correctly record and explain the transactions and financial position of the reporting unit, including the records prescribed by regulation; and	5 6 7
		(b)	keeps its financial records in a way that will enable a general purpose financial report to be prepared from the records under section 763; and	8 9 10
		(c)	keeps its financial records in a way that will enable the accounts of the reporting unit to be conveniently and properly audited under this division.	11 12 13
	(2)	orga	n organisation consists of 2 or more reporting units, the nisation must ensure the financial records for each of the orting units are, as far as practicable, kept in a consistent	14 15 16 17
		Max	imum penalty—100 penalty units.	18
		Notes	<u>; </u>	19
		1	This would involve, for example, the adoption of consistent accounting policies and a common chart of accounts for all reporting units in the organisation.	20 21 22
		2	This requirement is subject to subsection (4) which allows reporting units to keep some records on a cash basis.	23 24
	(3)	to th	organisation's financial records may, so far as they relate ne organisation's receipts and payments, be kept on a cash as or accrual basis, at the option of the organisation.	25 26 27
	(4)	basis	n organisation keeps its financial records on an accrual s, it may keep the financial records for its membership criptions separately on a cash basis.	28 29 30
	(5)		organisation must keep the financial records for 7 years the completion of the transactions to which the records ite.	31 32 33

		Max	imun	n penalty—100 penalty units.	1
763		portir ort	ng ur	nit to prepare general purpose financial	2 3
	(1)	practunit with	ticabl prepa the	ng unit's organisation must ensure that, as soon as e after the end of each financial year, the reporting ares a general purpose financial report, in accordance Australian Accounting Standards and this section, nancial records for the financial year.	4 5 6 7 8
		Max	imun	n penalty—100 penalty units.	9
	(2)	The	gener	ral purpose financial report must consist of—	10
		(a)	fina	ncial statements containing—	11
			(i)	a profit and loss statement, or other operating statement; and	12 13
			(ii)	a balance sheet; and	14
			(iii)	a statement of cash flows; and	15
			(iv)	any other statements required by the Australian Accounting Standards; and	16 17
		(b)	note	es to the financial statements containing—	18
			(i)	notes required by the Australian Accounting Standards; and	19 20
			(ii)	any information required by the reporting guidelines under section 765(2)(c); and	21 22
		(c)	•	other reports or statements required by the reporting lelines under section 765(2)(d).	23 24
	(3)	give	a tru	cial statements and notes for a financial year must ue and fair view of the reporting unit's financial nd performance.	25 26 27
	(4)			n (3) does not affect the obligation for a financial comply with the Australian Accounting Standards.	28 29

		Note-	_	1
		Au ad	the financial statements and notes prepared in compliance with the ustralian Accounting Standards would not give a true and fair view, Iditional information must be included in the notes to the financial atements under subsection (2)(b).	2 3 4 5
764	Re	portir	ng unit to prepare operating report	6
	(1)	practunit'	eporting unit's organisation must ensure that, as soon as sticable after the end of each financial year, the reporting 's management committee prepares an operating report for financial year in accordance with this section.	7 8 9 10
		Max	cimum penalty—100 penalty units.	11
	(2)	The	operating report must—	12
		(a)	contain a review of the reporting unit's principal activities during the year, the results of the activities and any significant changes in the nature of the activities during the year; and	13 14 15 16
		(b)	give details of any significant changes in the reporting unit's financial affairs during the year; and	17 18
		(c)	give details of the right of members to resign from the reporting unit under section 726; and	19 20
		(d)	if subsection (3) applies, give details (including details of the position held) of any officer or member of the reporting unit who is—	21 22 23
			(i) a trustee of a superannuation entity or an exempt public sector superannuation scheme; or	24 25
			(ii) a director of a company that is a trustee of a superannuation entity or an exempt public sector superannuation scheme; and	26 27 28
		(e)	include a copy of the remuneration register the organisation is required under section 746 to keep for the financial year; and	29 30 31

		(f) include a copy of the loans, grants and donations register the organisation is required under section 748 to keep for the financial year; and	1 2 3
		(g) contain any other information that the reporting unit considers is relevant; and	4 5
		(h) contain any information prescribed by regulation.	6
	(3)	For subsection (2)(d), this subsection applies if a criterion for the officer or member being the trustee or director of a superannuation entity or superannuation scheme as mentioned in that paragraph is that the officer or member is an officer or member of a registered organisation.	7 8 9 10 11
	(4)	To remove any doubt, it is declared that the operating report may be prepared by the management committee or a designated officer.	12 13 14
765	Re	porting guidelines	15
	(1)	The registrar must, by gazette notice, issue reporting guidelines for sections 763 and 785.	16 17
	(2)	The reporting guidelines for section 763 must—	18
		(a) provide the way in which a reporting unit must disclose the total amount paid by the reporting unit during a financial year to employers as consideration for the employers making payroll deductions of membership subscriptions for organisations; and	19 20 21 22 23
		(b) provide the way in which a reporting unit must disclose the total amount of legal costs and other expenses related to litigation or other legal matters paid by the reporting unit during a financial year; and	24 25 26 27
		(c) specify any other information required to be included in a general purpose financial report; and	28 29
		(d) specify the form and content of any reports or statements required to be included in a general purpose financial report.	30 31 32

	(3)	The reporting guidelines for section 785 must—	1
		(a) provide the way in which a reporting unit must disclose the total amount paid by the reporting unit during a financial year to employers as consideration for the employers making payroll deductions of membership subscriptions for organisations; and	2 3 4 5 6
		(b) specify the form and content of the general purpose financial report to be prepared under section 785(4).	7 8
	(4)	Reporting guidelines may also contain any other requirements relating to the disclosure of information by reporting units that the registrar considers appropriate.	9 10 11
	(5)	Chapter 11, part 6 does not apply in relation to reporting guidelines or the issuing of reporting guidelines.	12 13
Sub	divis	sion 4 Auditors	14
766	Au	ditors of reporting units	15
	(1)	A reporting unit's organisation must ensure there is an auditor	16
		of the reporting unit at any time an auditor is required for the operation of this division in relation to the reporting unit.	17 18
			17
	(2)	operation of this division in relation to the reporting unit.	17 18
	(2)	operation of this division in relation to the reporting unit. Maximum penalty—100 penalty units.	17 18 19
	(2)	operation of this division in relation to the reporting unit. Maximum penalty—100 penalty units. The position of auditor of a reporting unit must be held by—	17 18 19 20
	(2)	operation of this division in relation to the reporting unit. Maximum penalty—100 penalty units. The position of auditor of a reporting unit must be held by— (a) a person who is an approved auditor; or (b) a firm, at least 1 of whose members is an approved	17 18 19 20 21 22
		operation of this division in relation to the reporting unit. Maximum penalty—100 penalty units. The position of auditor of a reporting unit must be held by— (a) a person who is an approved auditor; or (b) a firm, at least 1 of whose members is an approved auditor. A person must not accept appointment as auditor of a	17 18 19 20 21 22 23 24
		operation of this division in relation to the reporting unit. Maximum penalty—100 penalty units. The position of auditor of a reporting unit must be held by— (a) a person who is an approved auditor; or (b) a firm, at least 1 of whose members is an approved auditor. A person must not accept appointment as auditor of a reporting unit unless—	17 18 19 20 21 22 23 24 25

(4)		nember of a firm must not accept appointment of the firm aditor of a reporting unit unless—	1 2
	(a)	at least 1 member of the firm is an approved auditor; and	3
	(b)	no member of the firm is an excluded auditor in relation to the reporting unit.	4 5
	Max	imum penalty—100 penalty units.	6
(5)	-	erson who holds the position of auditor of a reporting unit t resign the appointment if the person—	7 8
	(a)	stops being an approved auditor; or	9
	(b)	becomes an excluded auditor in relation to the reporting unit.	10 11
	Max	imum penalty—100 penalty units.	12
(6)	repo men	nember of a firm that holds the position of auditor of a orting unit must take whatever steps are open to the orber to ensure the firm resigns the appointment if the orber—	13 14 15 16
	(a)	stops being an approved auditor and is or becomes aware that no other member of the firm is an approved auditor; or	17 18 19
	(b)	becomes an excluded auditor in relation to the reporting unit; or	20 21
	(c)	becomes aware another member of the firm is an excluded auditor in relation to the reporting unit.	22 23
	Max	imum penalty—100 penalty units.	24
(7)	requ	auditor of a reporting unit must try to comply with each irement of this Act that applies to the auditor in that acity.	25 26 27
(8)	In th	is section—	28
	excl	uded auditor, in relation to a reporting unit, means—	29
	(a)	an officer or employee of the reporting unit or the organisation of which the reporting unit is a part; or	30 31

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		(b)	a partner, employer or employee of an officer or employee of the reporting unit or the organisation of which the reporting unit is a part; or	1 2 3
		(c)	a liquidator in relation to property of the reporting unit or the organisation of which the reporting unit is a part; or	4 5 6
		(d)	a person who owes more than \$5000 to the reporting unit or the organisation of which the reporting unit is a part.	7 8 9
767	Au	ditor'	's powers	10
	(1)	An a	auditor of a reporting unit must—	11
		(a)	audit the financial report of the reporting unit for each financial year; and	12 13
		(b)	make a report for the year to the reporting unit in accordance with section 768.	14 15
		Max	cimum penalty—100 penalty units.	16
	(2)		auditor, or a person authorised by an auditor for this section—	17 18
		(a)	is entitled at all reasonable times to full and free access to all records and other documents of the reporting unit relating directly or indirectly to the receipt or payment of amounts, or to the acquisition, receipt, custody or disposal of assets, by the reporting unit; and	19 20 21 22 23
		(b)	is entitled to seek from any designated officer, or employee of the reporting unit, the information and explanations that the auditor or authorised person wants for the audit.	24 25 26 27
	(3)	orga	n auditor asks an officer, employee or member of an inisation to produce records or other documents under section (2)(a), the request must—	28 29 30
		(a)	be in writing; and	31

		` ′	state the nature of the records or other documents to be produced; and	1 2
		()	state how and where the records or other documents are to be produced; and	3 4
			state a period (of at least 14 days after the notice is given) within which the records or other documents are to be produced.	5 6 7
	(4)	powe	rson authorised for subsection (2) can not exercise a r under that subsection until the auditor gives the ting unit a notice setting out the person's name and ess.	8 9 10 11
768	Au	ditor's	report	12
	(1)	opinio in ac	auditor's report must state whether in the auditor's on the general purpose financial report is presented fairly cordance with any of the following that apply to the ting unit—	13 14 15 16
		(a)	the Australian Accounting Standards;	17
		(b)	any other requirements imposed by this division.	18
	(2)		the auditor's opinion, the general purpose financial t does not comply, the auditor's report must—	19 20
			state why the general purpose financial report does not comply; and	21 22
		, ,	to the extent it is practicable to do so, quantify the effect that noncompliance has on the general purpose financial report; and	23 24 25
			if it is not possible to quantify the effect fully, state why it is not possible.	26 27
	(3)	The a	auditor's report must also describe—	28
			any defect or irregularity in the general purpose financial report; and	29 30

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		(b)	any deficiency, failure or shortcoming in relation to the matters mentioned in subsection (2) or section 762.	1 2
	(4)		form and content of the auditor's report must be in ordance with the Australian Auditing Standards.	3 4
	(5)	The	auditor's report must be—	5
		(a)	dated on the day the auditor signs the report; and	6
		(b)	given to the reporting unit within a reasonable time after the auditor receives the general purpose financial report.	7 8
	(6)		auditor must immediately report the matter, in writing, to registrar if the auditor—	9 10
		(a)	suspects on reasonable grounds there has been a contravention of this Act or reporting guidelines; and	11 12
		(b)	considers the matter can not be adequately dealt with by comment in a report or by reporting the matter to the reporting unit's management committee.	13 14 15
		Max	timum penalty for subsection (6)—100 penalty units.	16
769	Au	dit re	port must not be knowingly false or misleading	17
		state	auditor must not, in a report under section 768, make a ement if the auditor knows, or is reckless as to whether, the ement is false or misleading.	18 19 20
		Max	imum penalty—100 penalty units.	21
770	Au	ditor	must notify registrar of contravention	22
			auditor performing auditor's functions for an organisation timmediately notify the registrar if the auditor—	23 24
		(a)	becomes aware a provision of this part has been contravened; and	25 26
		(b)	is of the opinion the matter can not be adequately dealt with by comment in the auditor's audit report.	27 28
		Max	imum penalty—100 penalty units.	29

771	Ob	struction etc. of auditors	1		
	(1)	An officer, employee or member of an organisation or branch of the organisation must not—			
		(a) hinder or obstruct the auditor of a reporting unit from taking action under section 767(2); or	4 5		
		(b) fail to comply with a request under section 767(2) by an auditor of a reporting unit to produce a record or other document in the custody or under the control of the officer, employee or member or to provide information or explanations.	6 7 8 9		
		Maximum penalty—30 penalty units.	11		
	(2)	It is a defence to an offence against subsection (1)(b) if the officer, employee or member of the organisation or branch of the organisation had a reasonable excuse for not complying. Note—	12 13 14 15		
		A defendant bears an evidential burden in relation to the matters mentioned in this subsection.	16 17		
	(3)	It is not a reasonable excuse for subsection (2) that producing a record or other document under this section, or giving information or an explanation, might tend to incriminate the person or expose the person to a penalty.	18 19 20 21		
	(4)	However, the following is not admissible in evidence against the person in a criminal proceeding or a proceeding that may expose the person to a penalty—	22 23 24		
		(a) the record or other document produced or the information or explanation;	25 26		
		(b) any information, document or thing obtained as a direct or indirect result of producing the record or other document giving the information or explanation.	27 28 29		
	(5)	It is a defence to an offence against subsection (1) if the officer, employee or member of the organisation or branch of the organisation did not know, and could not reasonably have known, that the auditor, or the person authorised by the	30 31 32 33		

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		auditor, to whom the charge relates was a person in relation to whom that subsection applied.	1 2
		Note—	3
		A defendant bears an evidential burden in relation to the matters mentioned in this subsection.	4 5
	(6)	In a prosecution for an offence against subsection (1), it is not necessary to prove the defendant knew the auditor was an auditor.	6 7 8
	(7)	In this section—	9
		<i>auditor</i> includes a person authorised by the auditor for section 767(2).	10 11
772	Re	porting unit to forward notices etc. to auditor	12
	(1)	This section applies if a member of a reporting unit, or the reporting unit's management committee, has a right to receive notice of, or a communication about, a financial reporting meeting of the reporting unit or committee.	13 14 15 16
	(2)	A reporting unit's organisation must ensure the reporting unit gives notice of the financial reporting meeting to the auditor advising that the auditor's report, or a general purpose financial report to which the report relates, is to be presented at the meeting.	17 18 19 20 21
		Maximum penalty—100 penalty units.	22
	(3)	In this section—	23
		<i>financial reporting meeting</i> , of a reporting unit or its management committee, means a meeting of the reporting unit or committee at which the auditor's report, or a general purpose financial report to which the report relates, is to be presented or considered.	24 25 26 27 28

	esented or considered	1 2
(1)	An auditor, or a person authorised by an auditor for this section, has a right to attend, and be heard at, any part of a meeting of a reporting unit, or its management committee, at which—	3 4 5 6
	(a) the auditor's report, or a general purpose financial report to which the report relates, is to be presented or considered; or	7 8 9
	(b) there is to be conducted any business of the meeting that relates to—	10 11
	(i) the auditor in that capacity; or	12
	(ii) a person authorised by the auditor, in the person's authorised capacity.	13 14
(2)	A person authorised for subsection (1) can not exercise a power under that subsection until the auditor gives the reporting unit notice of the person's name and address.	15 16 17
(3)	An officer, employee or member of an organisation or branch of the organisation—	18 19
	(a) must give notice of a meeting the auditor of a reporting unit has a right to attend to the auditor; and	20 21
	(b) must not otherwise hinder or obstruct the auditor of a reporting unit from attending a part of the meeting the auditor has a right to attend.	22 23 24
	Maximum penalty—30 penalty units.	25
(4)	If, during the part of a meeting the auditor has a right to attend, the auditor indicates to the chairperson of the meeting that the auditor wishes to be heard, the chairperson must, as soon as practicable after having received the indication, allow the auditor an opportunity to be heard.	26 27 28 29 30
	Maximum penalty—20 penalty units.	31
(5)	It is a defence to an offence against a subsection of this section if the person did not know, and could not reasonably	32 33

	have known, that the auditor, or the person authorised by the auditor, to whom the charge relates was a person in relation to whom the subsection applied.	1 2 3
	Note— A defendant bears an evidential burden in relation to the matters mentioned in this subsection.	4 5 6
(6)	In a prosecution for an offence against this section, it is not necessary to prove the defendant knew that the auditor was an auditor.	7 8 9
(7)	In subsections (3) to (6)—	10
	<i>auditor</i> includes a person authorised by the auditor for this section.	11 12
	ditors and other persons to enjoy qualified privilege in rticular circumstances	13 14
(1)	An auditor of a reporting unit is not, in the absence of malice, liable to an action for defamation at the suit of a person in relation to a statement the auditor makes in the course of duties as auditor, whether the statement is made orally or in writing.	15 16 17 18 19
(2)	A person is not, in the absence of malice, liable to an action for defamation at the suit of a person in relation to the publishing of a document prepared by an auditor of a reporting unit in the course of duties as auditor and required under this Act to be filed.	20 21 22 23 24
(3)	This section does not limit or affect any right, privilege or immunity a defendant has in an action for defamation.	25 26
Fe	es and expenses of auditors	27
	A reporting unit must pay the reasonable fees and expenses of	28
	an auditor of the reporting unit.	29

Re	moval of auditor	1
(1)	An auditor of a reporting unit may only be removed during the auditor's term of appointment—	2 3
	(a) if the auditor was appointed by the reporting unit's management committee—by resolution passed at a meeting of the committee by an absolute majority of its members; or	4 5 6 7
	(b) if the auditor was appointed by a general meeting of the reporting unit's members—by resolution passed at a general meeting by a majority of the members of the reporting unit voting at the meeting.	8 9 10 11
(2)	A designated officer of the reporting unit must take all reasonable steps to give written notice of the intention to remove the auditor to each member of the reporting unit.	12 13 14
	Maximum penalty—100 penalty units.	15
(3)	The designated officer must ensure the notice is given—	16
	(a) with any time limits stated in the rules of the reporting unit; or	17 18
	(b) if no time limits are stated in the rules, within a reasonable time before the resolution is moved.	19 20
	Maximum penalty—100 penalty units.	21
(4)	A designated officer of the reporting unit must give the auditor reasonable notice of the resolution to remove the auditor.	22 23 24
	Maximum penalty—100 penalty units.	25
(5)	A designated officer of the reporting unit must ensure the auditor is given the opportunity—	26 27
	(a) to make written representations; and	28
	(b) if subsection (1)(a) applies—to make oral representations to the management committee.	29 30
	Maximum penalty—100 penalty units.	31

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	(6)	If it is proposed to remove the auditor under subsection (1)(b) and the auditor makes written representations, the auditor may require the reporting unit to give a copy of the written representations to each member of the reporting unit.	1 2 3 4		
	(7)	A designated officer of the reporting unit must ensure the reporting unit complies with a requirement under subsection (6) unless the written representations are longer than the limit prescribed by regulation.	5 6 7 8		
		Maximum penalty for subsection (7)—100 penalty units.	9		
777	Re	signation of auditor	10		
	(1)	An auditor of a reporting unit may resign by giving written notice to the reporting unit.	11 12		
	(2)	The resignation takes effect on the day stated in the notice or, if no day is stated, the day the notice is given to the reporting unit.			
	(3)	If the auditor asks the reporting unit to allow the auditor to explain the auditor's reasons for resigning, the reporting unit's organisation must ensure the reporting unit does 1 of the following—	16 17 18 19		
		(a) distributes to the reporting unit's members written reasons for resignation prepared by the auditor;	20 21		
		(b) gives the auditor the opportunity to explain the reasons to a general meeting of the reporting unit.	22 23		
		Maximum penalty—100 penalty units.	24		
	(4)	The reporting unit's management committee may choose which method is used.	25 26		

Subdivision 5			5	Reporting requirements	
778	Copies of full report or concise report to be given to members				2 3
	(1)		_	ated officer of the reporting unit must give to its free of charge, 1 of the following—	4 5
		(a)	a fu	ll report consisting of—	6
			(i)	a copy of the auditor's report in relation to the inspection and audit of the reporting unit's financial records for a financial year; and	7 8 9
			(ii)	a copy of the general purpose financial report to which the report relates; and	10 11
			(iii)	a copy of the operating report to which the report relates;	12 13
		(b)		ncise report for the financial year that complies with section (3).	14 15
		Max	imun	n penalty—100 penalty units.	16
	(2)		agem	a concise report may only be given if the unit's ent committee resolves that a concise report may be	17 18 19
	(3)	A co	oncise	report for a financial year consists of—	20
		(a)		oncise financial report for the year drawn up as cribed by regulation; and	21 22
		(b)	the o	operating report for the year; and	23
		(c)	a sta	atement by the auditor—	24
			(i)	that the concise financial report has been audited; and	25 26
			(ii)	whether, in the auditor's opinion, the concise financial report complies with the relevant Australian Accounting Standards; and	27 28 29

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	(d)	a copy of anything included under section 768(1) to (5) in the auditor's report on the full report; and	1 2
	(e)	a statement that the report is a concise report and that a copy of the full report and auditor's report will be sent to the member free of charge if requested.	3 4 5
	mber ort	may ask for a copy of full report or auditor's	6 7
	of the repo	aving received a concise report, a member asks for a copy to full report or auditor's report, a designated officer of the arting unit must send the copy to the member within 28 after the request is made.	8 9 10 11
	Max	imum penalty—100 penalty units.	12
		opy of full report or concise report must se be given	13 14
(1)	٨٨		
		esignated officer of a reporting unit must give to its abers a report under section 778(1) within—	15 16
	men	if a general meeting of members of the reporting unit to consider the reports is held within 6 months after the end of the financial year—the period starting at the end of the financial year and ending 21 days before the	16 17 18 19 20
	men (a) (b)	if a general meeting of members of the reporting unit to consider the reports is held within 6 months after the end of the financial year—the period starting at the end of the financial year and ending 21 days before the general meeting; or otherwise—the period of 5 months starting at the end of	16 17 18 19 20 21 22

781	Copy of full report or concise report may be published in journal					
	(1)	If a reporting unit publishes a journal of the reporting unit that is available to its members free of charge, a designated officer of the reporting unit is taken to have complied with section 778(1) if—	3 4 5 6			
		(a) the full report is published in the journal; or	7			
		(b) a concise report as described in section 778(3) is prepared and published in the journal.	8 9			
	(2)	If a reporting unit consists of 2 or more branches of an organisation and 1 of the branches publishes a journal of the branch that is available to its members free of charge, a designated officer of the reporting unit is taken to have complied with section 778(1) in relation to the members if—	10 11 12 13 14			
		(a) the full report is published in the journal; or	15			
		(b) a concise report as described in section 778(3) is prepared and published in the journal.	16 17			
782	Ob	ligation to present to general or committee meeting	18			
		An organisation must present its audit report and financial disclosure statement for a financial year to a general meeting or a meeting of the organisation's management committee within—	19 20 21 22			
		(a) 5 months after the end of the financial year; or	23			
		(b) if the registrar has extended the time to hold the meeting—the extended time.	24 25			
		Maximum penalty—40 penalty units.	26			
783		mments by committee members not to be false or sleading	27 28			
	(1)	This section applies if a member of a reporting unit's management committee—	29 30			

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		(a)		aments on a matter dealt with in a full report or in a cise report—	1 2
			(i)	to members of the reporting unit; or	3
			(ii)	to a general meeting of the members of the reporting unit or a meeting of the reporting unit's management committee; or	4 5 6
		(b)	pub	lishes comments on the matter in a journal.	7
	(2)	the r	nemb	ber must not, in the comments, make a statement if er knows, or is reckless as to whether, the statement misleading.	8 9 10
		Max	imun	n penalty—100 penalty units.	11
704	Da		-4-	to be ladged with vericity	10
784	Re			to be lodged with registrar	12
		(or a	any lo	onger period the registrar allows) after the general eferred to in section 782, file—	13 14 15
		(a)	a co	py of the full report; and	16
		(b)		concise report was given to members—a copy of the cise report; and	17 18
		(c)	doci	atutory declaration by a designated officer that the uments lodged are copies of the documents given to others and presented to a meeting under section 782.	19 20 21
		Max	imun	n penalty—100 penalty units.	22
Sub	divis	ion	6	Reduced reporting requirements for	23
oub	ai vic	,,,,,,,,	•	particular reporting units	24
785		ganis ount	atior	ns with receipts of less than a particular	25 26
	(1)			ion applies to an organisation reporting unit (an the registrar, on application by the ORU made after	27 28

	the end of a financial year, is satisfied the ORU's receipts for the financial year were below the prescribed income threshold.	1 2 3	
(2)	The registrar must issue to the ORU a certificate to the effect that the ORU's receipts were below the prescribed income threshold for the financial year.		
(3)	This division, other than sections 778 to 782, applies to the ORU in relation to the financial year.		
(4)	However, in applying this division to the ORU in relation to the financial year—	9 10	
	(a) a reference to a general purpose financial report prepared or to be prepared under section 763 applies as if it were a reference to a general purpose financial report prepared under subsection (5); and	11 12 13 14	
	(b) the reference in section 787(6) to a general purpose financial report prepared under section 763 applies as if it were a reference to a general purpose financial report prepared under subsection (5).	15 16 17 18	
(5)	Within the period prescribed by regulation after the end of the financial year, the ORU must prepare, from its financial records for the year, a general purpose financial report as required by the reporting guidelines under section 765(3)(b).	19 20 21 22	
	Maximum penalty—100 penalty units.	23	
(6)	After the making to the ORU of the auditor's report under section 767 in relation to the auditor's inspection and audit of the financial records kept by the ORU for the financial year, and before the end of the financial year immediately following that financial year, the ORU must present a copy of the report and copies of the general purpose financial report to which the auditor's report relates to a meeting of its members.	24 25 26 27 28 29 30	
	Maximum penalty—100 penalty units.	31	
(7)	If a member of the ORU asks the ORU to give the member a copy of the auditor's report and the general purpose financial	32 33	

		ort, the ORU must give a copy of each of the reports to the ober, free of charge, within 14 days after being asked.	1 2
	Max	timum penalty—100 penalty units.	3
(8)	regis	ORU must, within 90 days (or a longer period the strar allows) after the making to the ORU of the report er section 767, file—	4 5 6
	(a)	copies of the auditor's report and the general purpose financial report; and	7 8
	(b)	a certificate, in the form prescribed by regulation, by a designated officer, that the information contained in the general purpose financial report is correct.	9 10 11
	Max	imum penalty—100 penalty units.	12
(9)	In th	nis section—	13
	_	unisation reporting unit means a reporting unit that is all n organisation.	14 15
	pres	cribed income threshold, for a financial year, means—	16
	(a)	for a financial year that, because of section 598(2), is a period other than 12 months—the amount the registrar considers appropriate in the circumstances being not more than the amount prescribed under paragraph (b); or	17 18 19 20 21
	(b)	for any other financial year—the amount prescribed by regulation or, if no amount is prescribed, \$100,000.	22 23
_			
	•	ion from this part of particular reporting units	24 25
(1)	If, on the application of a reporting unit, the registrar is satisfied, after considering any circumstances that are prescribed by regulation, that the reporting unit did not have any financial affairs in a financial year, the registrar may issue to the reporting unit a certificate to that effect for the financial year.		
(2)		certificate exempts the reporting unit from the irements of this part for the financial year.	31 32

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	(3)		cation must be made to the registrar within 90 days, ser period the registrar allows, after the end of the year.	1 2 3
Sub	divis	ion 7	Members' access to financial records	4 5
787	Info	ormation t	to be given to members or registrar	6
	(1)	the report	er of a reporting unit, or the registrar, may apply to rting unit for stated information, prescribed by n, about the reporting unit to be made available to the aking the application.	7 8 9 10
	(2)	The appli	cation must—	11
		(a) be in	n writing; and	12
		app	e the period, which must be at least 14 days after the lication is made, within which the information must made available; and	13 14 15
			e the way in which the information must be made lable.	16 17
	(3)		rting unit's organisation must ensure the reporting blies with the application.	18 19
		Maximun	n penalty—100 penalty units.	20
	(4)		trar may only make an application under subsection ed by a member of the reporting unit.	21 22
	(5)		trar must provide the information obtained as a result plication to any member of the reporting unit who t.	23 24 25
	(6)	reporting under sec	ng unit's organisation must ensure that, when the unit prepares a general purpose financial report ction 763, a concise report under section 778 or a der section 785(5), it includes in the report a notice	26 27 28 29

		wing attention to subsections (1), (2) and (3) and setting the subsections.
	Max	ximum penalty—100 penalty units.
(7) Without limiting the information that may be prescribed und subsection (1), the information prescribed must include details (including the amount) of any fees paid by reporting unit for payroll deduction services provided by person who is an employer of—		
	(a)	the member making the application for information; or
	(b)	the member at whose request the application was made.
0	rder fo	or inspection of financial records
(1)		application by a member of a reporting unit, the mission may make an order—
	(a)	authorising the applicant to inspect the financial records of the reporting unit stated in the order; or
	(b)	authorising another person (whether a member or not) to inspect the financial records of the reporting unit stated in the order on the applicant's behalf.
(2)		vever, the commission may only make the order if it is sfied—
	(a)	the applicant is acting in good faith; and
	(b)	there are reasonable grounds for suspecting a contravention of—
		(i) a provision of this division; or
		(ii) the reporting guidelines; or
		(iii) a regulation made for this division; or
		(iv) a rule of a reporting unit relating to its finances or financial administration; and
	(c)	it is reasonable to expect an examination of the financial records will help in deciding if there is a contravention.

	(3)	Also, the commission may only make an order authorising the inspection of financial records that relate to the suspected contravention mentioned in subsection (2)(b).				
	(4)	A person authorised to inspect the financial records may make copies of the financial records unless the commission orders otherwise.	:			
789	Frivolous or vexatious applications					
	(1)	A person must not make an application under section 788 that is vexatious or without reasonable cause.				
	(2)	If the commission considers an application under section 788 to be vexatious or without reasonable cause, the commission must dismiss the application as soon as practicable.				
790	Ancillary orders					
		If the commission makes an order under section 788, the commission may make any other orders it considers appropriate, including the following—	- - -			
		(a) an order limiting the use a person who inspects the financial records may make of information obtained during the inspection;	- - - -			
		(b) an order limiting the right of a person who inspects the financial records to make copies under section 788(4);	4			
		(c) an order that the reporting unit is not required to provide the names and addresses of its members.	,			
791	Dis	sclosure of information acquired in inspection	,			
	(1)	An applicant who inspects the financial records under section 788, or a person who inspects the financial records for an applicant, must not disclose information obtained during the inspection unless the disclosure is to—	,,			
		(a) a member of the commission or the registrar; or	2			

	(b) if the inspection is made for an applicant—the applicant.
	Maximum penalty—20 penalty units.
(2)	A person who receives information under subsection (1)(a) or (b) must not disclose the information other than to another person covered by the subsection.
	Maximum penalty for subsection (2)—20 penalty units.
	porting unit or management committee may allow mber to inspect books
	A reporting unit's management committee, or the reporting unit by a resolution passed at a general meeting of the reporting unit, may authorise a member to inspect financial records of the reporting unit.
	gistrar to be advised of contraventions of division or es etc. found during inspection
(1)	If, as a result of inspecting the financial records of a reporting unit, a person reasonably believes a relevant contravention may have occurred, the person must give the registrar—
	(a) written notice to that effect; and
	(b) any relevant information obtained during the inspection.
	Maximum penalty—100 penalty units.
(2)	If the registrar receives a notice under subsection (1) and is satisfied there are reasonable grounds for believing that there has been a relevant contravention, the registrar must investigate the matter under section 795.
(3)	In this section—
	relevant contravention means a contravention of—
	(a) a provision of this division; or
	(b) the reporting guidelines; or

		[evev]		
		(d) a rule of a reporting unit relating to its finances or financial administration.	1 2	
794	Со	stitution of the commission	3	
		For this subdivision, the commission must be constituted by the president, a vice president or a deputy president.	4 5	
Sub	divis	on 8 Registrar's investigations and audits	6 7	
795	Re	istrar's investigations	8	
	(1)	The registrar must investigate an organisation's finances or financial administration—	9 10	
		(a) if an audit report for the organisation states—	11	
		(i) there was an accounting deficiency in the organisation's accounts; or	12 13	
		(ii) another matter the registrar considers should be investigated; or	14 15	
		(b) if asked by the required number of members of the organisation; or	16 17	
		(c) if required to under section 793(2).	18	
	(2)	The registrar may also conduct an investigation—	19	
		(a) if satisfied there are reasonable grounds to conduct an investigation; or	20 21	
		(b) in another circumstance prescribed by regulation.	22	
796	Re	istrar's directions for investigation	23	
	(1)	(1) The registrar may direct an auditor, employee or officer, or a former auditor, employee or officer, of the organisation to give the registrar—		

		(a) information relevant to the investigation within the person's knowledge or possession; or	1 2
		(b) documents relevant to the investigation over which the person has control or custody.	3 4
	(2)	A person to whom a direction is given by the registrar under subsection (1) must comply with the direction, unless the person has a reasonable excuse for not complying with it.	5 6 7
		Maximum penalty—40 penalty units.	8
	(3)	It is a reasonable excuse for the person not to comply with the direction if doing so might tend to incriminate the person.	9 10
797	No	tice of contravention to organisation	11
	(1)	This section applies if the registrar considers the investigation has revealed a contravention of this Act or a rule of the organisation about its finances or financial administration.	12 13 14
	(2)	The registrar may by notice—	15
		(a) advise the organisation of the contravention; and	16
		(b) require it to take stated action, within a stated period, to remedy the contravention.	17 18
798	Co	urt may order compliance with notice	19
		If the organisation does not comply with the notice under section 797(2), the court may, on the application of the registrar, make an order it considers appropriate to remedy the contravention stated in the notice.	20 21 22 23
799	Re	gistrar's examinations	24
	(1)	The registrar may engage an auditor (the <i>registrar's auditor</i>) to examine an organisation's accounting records for a financial year or other period for the organisation if the registrar considers—	25 26 27 28

	(a)	the organisation has not kept accounting records; or	1
	(b)	the organisation has an accounting deficiency in its accounts; or	2 3
	(c)	the organisation's property has been misappropriated or improperly applied; or	4 5
	(d)	the organisation, or an officer of the organisation, has committed an offence in relation to the organisation's property.	6 7 8
(2)			9 10
Pov	wers (of registrar's auditor	11
	autho	orised in writing by the auditor, has the functions and	12 13 14
Со	sts of	examination by registrar's auditor	15
(1)	audit	tor must be paid by the organisation for which the	16 17 18
(2)		· ·	19 20
	Por Co. (1)	(b) (c) (d) (2) The acco Powers of the authorous of the audit exam (2) The	 (b) the organisation has an accounting deficiency in its accounts; or (c) the organisation's property has been misappropriated or improperly applied; or (d) the organisation, or an officer of the organisation, has committed an offence in relation to the organisation's property. (2) The registrar's auditor must examine the organisation's accounting records and give the registrar an audit report. Powers of registrar's auditor The registrar's auditor, or an appropriately qualified person authorised in writing by the auditor, has the functions and powers of an organisation's auditor. Costs of examination by registrar's auditor (1) The costs of or associated with an examination by a registrar's auditor must be paid by the organisation for which the examination is carried out if demanded by the registrar.

[s 802]

Part	12		Exemptions	1
Divis	sion	1	Exemptions for organisations with counterpart federal bodies	2 3
Sub	divis	sion 1	Exemption from holding election	4
802	Exe	emptio	on if federal election held	5
	(1)	to the	rganisation, or 2 or more organisations jointly, may apply e registrar for an exemption from holding an election for ted office or offices of the organisation or organisations and office).	6 7 8 9
	(2)	The follow	registrar may grant the exemption only if satisfied as ws—	10 11
		(a)	the applicant has a counterpart federal body;	12
		(b)	the counterpart federal body has held an election (the <i>federal election</i>) for an office (the <i>federal office</i>) under the Commonwealth Registered Organisations Act;	13 14 15
		(c)	the applicant's rules provide the stated office is a corresponding office to the federal office;	16 17
		(d)	the stated office will be filled by a person (the <i>elected person</i>) elected in the federal election to the federal office;	18 19 20
		(e)	if the eligibility rules of the applicant and the counterpart federal body differ—the interests of the applicant's members who were ineligible to vote in the federal election have not been disadvantaged.	21 22 23 24
	(3)	If the	exemption is granted—	25
		(a)	the elected person is taken to have been elected to the stated office; and	26 27

		[5 000]	
		(b) the applicant's rules for the election of the elected person to the stated office are taken to be complied with; and	1 2 3
		(c) section 629 does not apply to the rules for the election.	4
	(4)	In this section—	5
		corresponding office, to a federal office, means an office, however described, similar to the federal office.	6 7
803	Ob	ligation to notify change in federal election result	8
	(1)	This section applies if—	9
		(a) an organisation has been granted an exemption under section 802; and	10 11
		(b) an order under the Commonwealth Registered Organisations Act has changed the federal election result about which the exemption was given.	12 13 14
	(2)	The organisation must give the registrar notice of the change as soon as practicable after it becomes aware of the change.	15 16
		Maximum penalty—100 penalty units.	17
	(3)	The organisation is taken to become aware of the change if an officer of the organisation becomes aware of it.	18 19
Sub	divis	sion 2 Exemption from keeping members or officers register	20 21
		_	
804	Exc	emption	22
	(1)	An organisation, or 2 or more organisations jointly, may apply to the registrar for an exemption from keeping a members register or an officers register.	23 24 25
	(2)	The registrar may grant the exemption only if satisfied the applicant has a counterpart federal body and—	26 27
		(a) for an exemption from keeping a members register—	28

			(i)	its members are, when the application is made, recorded as members of the body in the body's register of members under the Commonwealth Registered Organisations Act; and	1 2 3 4
			(ii)	the body has complied with the requirements under the Commonwealth Registered Organisations Act about keeping its register of members and other records for its members; or	5 6 7 8
		(b)	for a	an exemption from keeping an officers register—	9
			(i)	its officers are all officers of the body; and	10
			(ii)	the body has complied with the requirements under the Commonwealth Registered Organisations Act about keeping and filing records for its officers.	11 12 13
	(3)		_	otion remains in force for the period stated in it or, if is stated, until it is cancelled.	14 15
805	Eff	ect o	f exe	mption	16
	(1)	force	e for ster of	exemption from keeping a members register is in an organisation, its counterpart federal body's f members is taken to be the organisation's members	17 18 19 20
	(2)	force	e for ster o	exemption from keeping an officers register is in an organisation, its counterpart federal body's f officers is taken to be the organisation's officers	21 22 23 24
806	Ob	ligati	on to	file copy of federal officers register	25
	(1)	gran	ted a	on applies if the registrar has, under section 804, in exemption to an organisation exempting it from n officers register.	26 27 28
	(2)	relat	ing to	nisation must, within 14 days after any records o offices, and persons holding the offices, for its rt federal body are lodged with the FWC under the	29 30 31

		the r	ecord	wealth Registered Organisations Act, file a copy of is certified by the president or secretary of the body true copy of the records.	1 2 3
		Max	imun	penalty—100 penalty units.	4
807	Ob	ligati	on to	give notice of change or contravention	5
	(1)	an e		on applies to an organisation that has been granted tion under section 804 if any of the following events	6 7 8
		(a)	it no	longer has a counterpart federal body;	9
		(b)	if it	was exempted from keeping a members register—	10
			(i)	its members are not recorded as members of the counterpart federal body of the organisation for which the exemption was granted in the body's register of members under the Commonwealth Registered Organisations Act; or	11 12 13 14 15
			(ii)	the body has contravened a requirement of the Commonwealth Registered Organisations Act about keeping or filing records for its members;	16 17 18
		(c)	if it	was exempted from keeping an officers register—	19
			(i)	not all of its officers are officers of the counterpart federal body of the organisation for which the exemption was granted; or	20 21 22
			(ii)	the body has contravened a requirement of the Commonwealth Registered Organisations Act about keeping or filing records for its officers.	23 24 25
	(2)	happ	ening	nisation must give the registrar notice of the g of the event as soon as practicable after it becomes he happening of the event.	26 27 28
		Max	imun	penalty—100 penalty units.	29
	(3)			nisation is taken to become aware of the happening nt if an officer of the organisation becomes aware of	30 31 32

[s 808

Sub	divis	sion 3 Exemption from accounting or audit obligations	1 2
808	Exe	emption	3
	(1)	An organisation, or 2 or more organisations jointly, may apply to the registrar for an exemption from the whole or part of part 11, division 6, subdivisions 3 and 4.	4 5 6
	(2)	The registrar may grant the exemption only if satisfied—	7
		(a) the applicant has a counterpart federal body; and	8
		(b) the Commonwealth Registered Organisations Act imposes accounting and audit obligations on the counterpart federal body of the applicant that are an adequate substitute for each provision from which the applicant would be exempted; and	9 10 11 12 13
		(c) the counterpart federal body has complied with the provisions of the Commonwealth Registered Organisations Act that correspond, or substantially correspond, with the provisions from which the organisation would be exempted; and	14 15 16 17 18
		(d) if the exemption is granted—the applicant will continue to be financially accountable to its members.	19 20
	(3)	An exemption remains in force for the period stated in it or, if no period is stated, until it is cancelled.	21 22
809	Eff	ect of exemption	23
		While an exemption from the whole or part of part 11, division 6, subdivisions 3 and 4 is in force for an organisation, each provision from which the organisation is exempted does not apply to the organisation.	24 25 26 27
810	Ref	ferences to audit report for pt 11, div 5, sdiv 5	28
	(1)	This section applies if—	29

	(a) the registrar has, under section 808, granted an exemption to an organisation from the requirement to appoint an auditor to inspect and audit the organisation's accounting records and make a report under part 11, division 6, subdivision 4; and	1 2 3 4 5
	(b) the Commonwealth Registered Organisations Act requires the counterpart federal body of the organisation to appoint an auditor to inspect and audit the counterpart federal body's accounting records and make a report.	6 7 8 9
(2)	A reference in part 11, division 6, subdivision 5 to an organisation's audit report is taken to be a reference to the audit report prepared for the counterpart federal body under the Commonwealth Registered Organisations Act.	10 11 12 13
		14 15
(1)	This section applies if the counterpart federal body of an organisation has contravened a provision of the Commonwealth Registered Organisations Act that corresponds, or substantially corresponds, with the provision for which the organisation was granted an exemption under section 808.	16 17 18 19 20 21
(2)	The organisation must give the registrar notice of the contravention as soon as practicable after it becomes aware of the occurrence of the contravention.	22 23 24
	Maximum penalty—100 penalty units.	25
(3)	The organisation is taken to become aware of the occurrence of the contravention if an officer of the organisation becomes aware of it.	26 27 28
	Ob Co (1)	exemption to an organisation from the requirement to appoint an auditor to inspect and audit the organisation's accounting records and make a report under part 11, division 6, subdivision 4; and (b) the Commonwealth Registered Organisations Act requires the counterpart federal body of the organisation to appoint an auditor to inspect and audit the counterpart federal body's accounting records and make a report. (2) A reference in part 11, division 6, subdivision 5 to an organisation's audit report is taken to be a reference to the audit report prepared for the counterpart federal body under the Commonwealth Registered Organisations Act. Obligation to notify registrar of contravention of Commonwealth Act (1) This section applies if the counterpart federal body of an organisation has contravened a provision of the Commonwealth Registered Organisations Act that corresponds, or substantially corresponds, with the provision for which the organisation was granted an exemption under section 808. (2) The organisation must give the registrar notice of the contravention as soon as practicable after it becomes aware of the occurrence of the contravention. Maximum penalty—100 penalty units.

[s 812]

Division 2			Exemptions from requirement that electoral commission conduct election	1 2 3
Sub	divis	sion 1	Grant of exemption	4
812	Wh	o may a	apply	5
	(1)	registra	anisation or branch of an organisation may apply to the r for an exemption from the requirement that the al commission conduct—	6 7 8
		(a) el	ections for the organisation or branch; or	9
			n election for a particular office for the organisation or ranch.	10 11
	(2)	the orga by som	s section, if an organisation's rules require an office for anisation to be filled by an election by the members, or e of the members, of 1 branch of the organisation, and to fill the office is taken to be an election for the	12 13 14 15 16
813	Re	quireme	ents for application	17
	(1)		plication may be made only if the management tee of the organisation or branch of the organisation	18 19 20
		(a) re	solved to make the application; and	21
		in	ves the members of the organisation or branch notice, the way prescribed by regulation, about the making of the resolution.	22 23 24
	(2)	membe	plication must be accompanied by an affidavit by a r of the management committee of the organisation or of the organisation stating subsection (1) has been ed with.	25 26 27 28

814	Publica	ition of application	1
	The	e registrar must publish, in the way prescribed by	2
		ulation, a notice stating details of the application.	3
815	Hearing	g application	4
	The	e registrar may grant the exemption only if satisfied—	5
	(a)	the rules of the organisation or branch of the organisation comply with part 4; and	6 7
	(b)	if the exemption is granted, for each election to which the exemption applies—	8 9
		(i) the organisation's rules and the obligations under subdivision 2 and part 7 will be complied with; and	10 11
		(ii) the election will be conducted in a way that gives the organisation's members who have the right to vote in the election an adequate opportunity of voting without intimidation; and	12 13 14 15
	(c)	subdivision 2 and part 7 have been complied with for any previous exemption granted to the organisation or branch under this subdivision.	16 17 18
Sub	division	2 Obligations if exemption granted	19
816	Applica	ation of subdivision	20
	org	s subdivision applies to an organisation or branch of the anisation for each election for which an exemption under division 1 is granted.	21 22 23
817	Obligat	ion to appoint returning officer	24
		Fore calling nominations for the election, the organisation branch of the organisation must—	25 26
	(a)	appoint a returning officer to conduct the election; and	27

[s 818	
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		(b)	give	the registrar—	1
			(i)	notice of the returning officer's name; and	2
			(ii)	a statutory declaration sworn by the returning officer stating the returning officer is not an employee, member or officer of the organisation or branch of the organisation; and	3 4 5 6
		(c)		in the registrar's written approval of the returning cer's appointment.	7 8
		Max	imum	penalty—100 penalty units.	9
	(2)		ne org	yee, member or officer of the organisation or branch ganisation must not be appointed as the returning	10 11 12
818	Ele	ction	resu	ılt report	13
		elect regis	tion, t strar a	4 days after the declaration of the result of the the returning officer for the election must give the written election result report for the election stating alars prescribed by regulation.	14 15 16 17
		Max	imum	n penalty—100 penalty units.	18
819	Ва	llot re	ecord	ls must be kept	19
		ensu are l	re all	he following persons must take reasonable steps to ballot records given to the person for the election for 1 year after the declaration of the result of the	20 21 22 23
		(a)	the r	returning officer for the election;	24
		(b)		organisation or branch of the organisation for which election is held;	25 26
		(c)	orga	officer of the organisation or branch of the inisation who performs a function for ballot records the election.	27 28 29
		Max	imum	penalty—100 penalty units.	30

Divis	ision 3 Exemption from accounting or a obligations for employer organisation that is corporation			1 2 3
820	Wh	o ma	y apply	4
		the r	employer organisation that is a corporation may apply to registrar for an exemption from the whole or part of part division 6, subdivisions 3 and 4.	5 6 7
821	Gra	ant of	exemption	8
	(1)	The	registrar may grant the exemption only if satisfied—	9
		(a)	another Act or law imposes accounting and audit obligations on the employer organisation that are an adequate substitute for the provisions from which the organisation would be exempted; and	10 11 12 13
			Examples of other laws that impose accounting and audit obligations—	14 15
			• the Corporations Act, chapter 2M	16
			• the Associations Incorporation Act 1981	17
		(b)	the organisation has complied with the provisions of the other Act or law that correspond, or substantially correspond, with the provisions from which the organisation would be exempted; and	18 19 20 21
		(c)	if the exemption is granted—the organisation will continue to be financially accountable to its members.	22 23
	(2)		exemption remains in force for the period stated in it or, if eriod is stated, until it is cancelled.	24 25
	(3)	empl	le an exemption is in force, each provision from which the loyer organisation is exempted does not apply to the nisation.	26 27 28

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Re	ferences to audit report for pt 11, div 6, sdiv 5
(1)	This section applies if—
	(a) the registrar has, under section 821, granted an exemption for an employer organisation from the requirement to appoint an auditor to inspect and audit the organisation's accounting records and make a report under part 11, division 6, subdivision 4; and
	(b) another Act or law requires the organisation or its counterpart federal body to appoint an auditor to inspect and audit the organisation's accounting records and make a report.
(2)	A reference in part 11, division 6, subdivision 5 to an employer organisation's audit report is taken to be a reference to the audit report prepared for the organisation under the other Act or law.
Ob law	ligation to notify registrar of contravention of other
(1)	
	This section applies if an employer organisation has contravened a provision of another Act or law that corresponds, or substantially corresponds, with the provision for which the employer organisation was granted an
(1)	This section applies if an employer organisation has contravened a provision of another Act or law that corresponds, or substantially corresponds, with the provision for which the employer organisation was granted an exemption under section 821. The employer organisation must give the registrar notice of the contravention as soon as practicable after it becomes

Division		4	Cancellation of exemptions	1	
824	Car	ncella	ation grounds	2	
	(1)		exemption under this part may be cancelled by the trar only—	3 4	
		(a)	if the holder of the exemption asks for its cancellation; or	5 6	
		(b)	on a ground mentioned in subsection (2).	7	
	(2)	The	grounds are as follows—	8	
		(a)	for an exemption under section 802—	9	
			(i) the organisation no longer has a counterpart federal body; or	10 11	
			(ii) the making of an order mentioned in section 803(1)(b) changing the federal election result about which the exemption was given;	12 13 14	
		(b)	for an exemption under section 804 from keeping an officers register—the holder has contravened section 806;	15 16 17	
		(c)	the occurrence of a contravention or an event for which the holder must, under division 1 or 2, give the registrar notice;	18 19 20	
		(d)	for an exemption under section 821—the registrar is no longer satisfied under section 821(1);	21 22	
		(e)	for an exemption under section 815—	23	
			(i) the registrar is no longer satisfied under section 815; or	24 25	
			(ii) there has been a contravention of part 7 or division 2, subdivision 2 for an election for which the exemption was granted; or	26 27 28	
			(iii) the required number of members of the holder ask for the cancellation.	29 30	

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825		ernatives to cancellation for federal election emption	1 2
	(1)	This section applies if the registrar considers an exemption under section 802 may be cancelled because an order mentioned in section 803(1)(b) has been made.	3 4 5
	(2)	The registrar may—	6
		(a) amend the exemption instead of cancelling it; or	7
		(b) cancel it and grant another exemption instead to reflect the terms of the order.	8 9
Part	13	Validations	10
Divis	ion	1 Preliminary	11
826	Def	initions for part	12
		In this part—	13
		act includes decision.	14
		collective body, of an organisation, means—	15
		(a) its management committee; or	16
		(b) a conference, council, committee, panel or other body of or within the organisation.	17 18
		invalidity includes defect.	19
		organisation includes a branch of an organisation.	20
Divis	ion	2 Validations	21
827	Lim	nitation on validations if substantial injustice	22
	(1)	This division operates to validate an act or event only if the operation does not or will not cause substantial injustice to—	23 24

	(a)	the organisation to which the act or event applies or concerns; or	
	(b)	a member or creditor of the organisation; or	
	(c)	a person dealing with, or who has dealt with, the organisation.	
(2)	Hov	vever, subsection (1) does not apply to sections 829 to 831.	
Va	lidatio	on of certain acts done in good faith	
(1)	orga	s section applies to an act done in good faith by an inisation, a collective body or officer of an organisation or rported collective body or officer of an organisation.	
(2)	The	act is not invalid only because—	
	(a)	of an invalidity discovered later in—	
		(i) the election or appointment of a collective body or officer of the organisation; or	
		(ii) the organisation's rules; or	
		(iii) making, amending or repealing a rule of the organisation; or	
	(b)	of an absence of quorum or other procedural irregularity; or	
	(c)	the organisation has a counterpart federal body.	
(3)	In th	nis section—	
	(a)	an act is taken to be done in good faith unless proved otherwise; and	
	(b)	a person who has purported to be a member of a collective body is taken to have done so in good faith unless proved otherwise; and	
	(c)	knowledge of facts from which an invalidity arose is not by itself knowledge of the invalidity; and	

Is 829

		(d)	an invalidity is taken not to be discovered until known by a majority of the members of the management committee of the organisation.	1 2 3
	(4)	This	s section—	4
		(a)	does not affect the operation of part 7 or an election inquiry under part 8; and	5 6
		(b)	does not validate an expulsion, suspension, fine or penalty for a member of the organisation if that act would not have been valid had this section not been enacted; and	7 8 9 10
		(c)	applies to an action done—	11
			(i) before or after this section commences; or	12
			(ii) concerning an association that became an organisation after the act was done.	13 14
829	Ce	rtain	acts by person purporting to act in an office	15
	(1)	This	s section applies if—	16
		(a)	a person was apparently elected to an office for an organisation in an election; and	17 18
		(b)	the person has purported to act in the office since the election; and	19 20
		(c)	the commission declares the person's election void.	21
	(2)	orga	e person's acts while purporting to act in the office for the anisation that could have been validly done if the person re properly elected are valid.	22 23 24
830	Ele	ction	n not invalid because of compliance with order	25
		of the	election or a step in an election conducted under an order he commission is valid despite a contravention of the rules an organisation or branch of the organisation for which the etion or step was conducted.	26 27 28 29

		ction div 2	n not invalid because of contravention of pt 12, div	1 2
		elec	n exemption under part 12, division 2 applies to an tion, a contravention of part 12, division 2, subdivision 2 s not invalidate the election.	3 4 5
•	Vali	idatio	on of certain events after 4 years	6
((1)		s section applies to each of the following events 4 years r the event happens—	7 8
		(a)	the election or appointment, or purported election or appointment, to an office for an organisation;	9 10
		(b)	a making or amendment, or purported making or amendment, of a rule of an organisation.	11 12
((2)	The rules	event is taken to have been done under the organisation's s.	13 14
((3)	anot	evever, this section does not affect a decision by the court or the court, the commission or the registrar made about the at before the 4 years ends.	15 16 17
((4)	This	s section applies to an event happening—	18
		(a)	before or after this section commences; or	19
		(b)	to an association before it became an organisation.	20
((5)	In th	nis section—	21
		deci	sion includes a decree, sentence, verdict and a similar act.	22
(Coı	unter	part federal body not a ground for challenge	23
((1)	orga	proceedings, the validity of the following about an inisation can not be challenged or in any way affected only buse of a ground mentioned in subsection (2)—	24 25 26
		(a)	the organisation's existence or registration;	27
		(b)	the election of an officer of the organisation;	28
		(c)	a rule of the organisation;	29

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	(d)	a decision made by or about the organisation;	1
	(e)	the operation of a rule or a decision mentioned in paragraph (c) or (d).	2 3
(2)	The	grounds are as follows—	4
	(a)	the organisation has a counterpart federal body;	5
	(b)	a person is a member of the organisation and its counterpart federal body and the organisation did not receive a separate membership application or fee from the member;	6 7 8 9
	(c)	the organisation has the same, or substantially the same, rules as its counterpart federal body;	10 11
	(d)	the organisation did not keep separate members or officers registers or accounting or other records from its counterpart federal body.	12 13 14
Am	algar	nations and withdrawals	1.5
	ıaıgaı		15
(1)	This	section applies if no proceedings have been taken to enge—	15 16 17
(1)	This	section applies if no proceedings have been taken to	16
(1)	This chall	section applies if no proceedings have been taken to enge— an amalgamation within 6 months after the	16 17 18
(1)	This chall (a) (b)	section applies if no proceedings have been taken to enge— an amalgamation within 6 months after the amalgamation day for the amalgamation; or a withdrawal within 6 months after the withdrawal day for the withdrawal. following are taken to be, and to have always been,	16 17 18 19 20
, ,	This chall (a) (b) The	section applies if no proceedings have been taken to enge— an amalgamation within 6 months after the amalgamation day for the amalgamation; or a withdrawal within 6 months after the withdrawal day for the withdrawal. following are taken to be, and to have always been,	16 17 18 19 20 21 22
, ,	This chall (a) (b) The valid	section applies if no proceedings have been taken to enge— an amalgamation within 6 months after the amalgamation day for the amalgamation; or a withdrawal within 6 months after the withdrawal day for the withdrawal. following are taken to be, and to have always been,	16 17 18 19 20 21 22 23
, ,	This chall (a) (b) The valid (a)	section applies if no proceedings have been taken to enge— an amalgamation within 6 months after the amalgamation day for the amalgamation; or a withdrawal within 6 months after the withdrawal day for the withdrawal. following are taken to be, and to have always been, the amalgamation or withdrawal;	16 17 18 19 20 21 22 23 24
		(2) The (a) (b) (c) (d)	paragraph (c) or (d). (2) The grounds are as follows— (a) the organisation has a counterpart federal body; (b) a person is a member of the organisation and its counterpart federal body and the organisation did not receive a separate membership application or fee from the member; (c) the organisation has the same, or substantially the same, rules as its counterpart federal body; (d) the organisation did not keep separate members or officers registers or accounting or other records from its counterpart federal body.

	(3)	Subsection (2) has effect despite an order of the court, another court or tribunal, the commission or the registrar made before the end of the 6 months.	1 2 3
	(4)	In this section—	4
		<i>amalgamation</i> includes a purported amalgamation and anything done or purporting to have been done under part 14 to give effect to an amalgamation or purported amalgamation.	5 6 7
		amalgamation day see section 838.	8
		withdrawal includes a purported withdrawal and anything done or purporting to have been done under part 14 to give effect to a withdrawal or purported withdrawal.	9 10 11
		withdrawal day see section 838.	12
Divi 835	sion	•	13
033		mmission may decide	14
	(1)	The commission may, on application, decide whether an invalidity has happened in—	15 16
		(a) the management or administration of an organisation's affairs; or	17 18
		(b) the election or appointment of an officer of an organisation; or	19 20
		(c) the making, amending or repealing of a rule of an organisation.	21 22
	(2)	In deciding the application, the commission may declare whether or not an invalidity has happened.	23 24
			4
836	Wh	io may apply	25
836	Wh	no may apply The application may be made only by—	
836	Wh		25

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		(b)	a member of the organisation; or	1
		(c)	another person the commission considers has a sufficient interest in the subject matter of the application.	2 3 4
837	Ord	ders a	about effects of invalidity	5
	(1)		section applies if, on the hearing of the application, the mission declares an invalidity has happened.	6 7
	(2)	The appr	commission may make an order it considers opriate—	8 9
		(a)	to remedy the invalidity or to cause it to be remedied; or	10
		(b)	to change or prevent, or cause to change or prevent, the effects of the invalidity; or	11 12
		(c)	to validate an act, matter or thing made invalid by or because of the invalidity.	13 14
	(3)		commission may also make another order consequential n order under subsection (2).	15 16
	(4)		commission must not make an order under this section if order would cause substantial injustice to—	17 18
		(a)	the organisation that the invalidity concerns; or	19
		(b)	a member or creditor of the organisation; or	20
		(c)	a person dealing with or who has dealt with the organisation.	21 22

Part 14	Amalgamations and withdrawals	1 2
Division 1	Preliminary	3
838 Definitions for	r part	4
In this part	<u> </u>	5
amalgama amalgamat	ted organisation means an organisation ed under division 2.	6 7
<u> </u>	tion ballot means a ballot for a proposed ion under division 2.	8 9
<u> </u>	tion day, for an amalgamation or proposed ion, means the day the amalgamation takes effect e effect.	10 11 12
part of the would have deregistere	t part, for an amalgamated organisation, means a membership of the amalgamated organisation that e been eligible for membership of an organisation d for the formation of the amalgamated in had the deregistration of the organisation not	13 14 15 16 17 18
_	ganisation means an organisation concerned in a malgamation.	19 20
•	gistered organisation means an organisation under section 847.	21 22
amalgamat organisatio	amalgamated organisation, for a proposed ion, means the existing organisation or proposed in that members of the proposed deregistering ins propose to become members of under division	23 24 25 26 27
amalgamat	deregistering organisation, for a proposed ion, means an organisation that is, under division 2, istered as part of the amalgamation.	28 29 30

	with	adrawal ballot means a ballot for a proposed withdrawal. adrawal day, for a withdrawal or proposed withdrawal, and the day the withdrawal is to take effect.	1 2 3
Divi	sion 2	Amalgamations	4
839	Amalga	mation permitted only under this division	5
	An a	amalgamation may be carried out only under this division.	6
840	Commis	ssion to approve proposed amalgamation	7
		commission may, by order, approve an amalgamation if—	8 9
	(a)	the procedure for carrying out an amalgamation prescribed by regulation has been complied with; and	10 11
	(b)	the rules of the proposed amalgamated organisation for the proposed amalgamation comply with parts 3 and 4.	12 13
841	Additio	nal regulation-making powers for amalgamations	14
	A re	egulation may provide for the following—	15
	(a)	the joint representation of the members of existing organisations for an amalgamation until the amalgamation day for the amalgamation;	16 17 18
	(b)	for an amalgamation ballot by proposed members of the proposed amalgamated organisation for the proposed amalgamation;	19 20 21
	(c)	how an amalgamation ballot must be conducted;	22
	(d)	that the commission may inquire into any claimed irregularity in an amalgamation ballot and its powers for the inquiry;	23 24 25
	(e)	for when an approved amalgamation takes effect;	26

		(f)	the effect of an amalgamation on decisions that bound a proposed deregistering organisation for the amalgamation on the amalgamated organisation or its members;	1 2 3 4
		(g)	substituting a proposed amalgamated organisation for a proposed deregistering organisation for the proposed amalgamation in pending proceedings;	5 6 7
		(h)	substituting an amalgamated organisation for an organisation that was deregistered on the amalgamation of the amalgamated organisation in pending proceedings;	8 9 10 11
		(i)	any other matter necessary to give effect to an amalgamation.	12 13
842	Eff	ect of	f amalgamation	14
	(1)		section applies on the amalgamation day for an Igamation.	15 16
	(2)		e proposed amalgamated organisation for the proposed gamation is not already registered, the registrar must—	17 18
		(a)	enter in the register its name and the amalgamation day; and	19 20
		(b)	give it a certificate of registration in the approved form.	21
	(3)	the e	e amalgamated organisation was not incorporated before entry in the register, section 611 applies to the organisation of the commission had granted a registration application or part 2 on the amalgamation day.	22 23 24 25
	(4)		oite part 6, a proposed amendment of the rules of an ing organisation for the amalgamation takes effect.	26 27
	(5)		nere is a proposed deregistering organisation for the osed amalgamation—	28 29
		(a)	sections 888 to 890 and 893 apply to the organisation as if a deregistration order had been made for it; and	30 31

		(b) its property and liabilities vest in the amalgamated organisation; and	1 2
		(c) its members become members of the amalgamated organisation, without requirement to pay an entrance fee.	3 4 5
	(6)	The amalgamated organisation must take all necessary steps to give effect to the amalgamation.	6 7
843	Но	Iding office after amalgamation	8
	(1)	This section applies to the rules of an amalgamated organisation or proposed amalgamated organisation for a proposed amalgamation if the organisation is not a corporation.	9 10 11 12
	(2)	Despite parts 3 and 4, the rules may allow an officer (an <i>existing officer</i>) of a proposed deregistering organisation for the proposed amalgamation, or of an existing organisation, who holds office immediately before the amalgamation day for the amalgamation to be an officer of the proposed amalgamated organisation for the proposed amalgamation.	13 14 15 16 17 18
	(3)	However, the rules must not allow the existing officer to hold office for the amalgamated organisation without an ordinary election for more than the longer of—	19 20 21
		(a) the existing officer's unexpired term immediately before the amalgamation day for the amalgamation; or	22 23
		(b) 2 years from the amalgamation day.	24
	(4)	The rules must make reasonable provision for synchronising the election with elections for other offices for the organisation.	25 26 27
	(5)	Section 621 applies to an office for an amalgamated organisation held by an existing officer of a deregistered 624 for the amalgamation.	28 29 30
	(6)	Section 624 does not apply to an office for an amalgamated organisation held by an existing officer.	31 32

Divisi	ion 3	Withdrawing from amalgamation	1
844	Require	ements for withdrawal	2
		constituent part for an amalgamated organisation may adraw from the amalgamated organisation only if—	3 4
	(a)	the constituent part became part of the organisation because of an amalgamation under this division or the repealed Act, chapter 12, part 15; and	5 6 7
	(b)	the amalgamation happened not more than 2 years before the proposed withdrawal; and	8 9
	(c)	the withdrawal is carried out under this division.	10
845	Commis	ssion to approve proposed withdrawal	11
		commission may, by order, approve a withdrawal of the stituent part for the amalgamated organisation only if—	12 13
	(a)	the procedure for carrying out a withdrawal prescribed by regulation has been complied with; and	14 15
	(b)	the rules of the organisation the constituent part proposes to become (the <i>proposed organisation</i>) comply with parts 3 and 4.	16 17 18
846	Addition	nal regulation-making powers for withdrawals	19
	A re	egulation may provide for the following—	20
	(a)	a proposed withdrawal to be submitted to a ballot of members of the constituent part for the amalgamated organisation seeking the withdrawal;	21 22 23
	(b)	how a ballot must be conducted;	24
	(c)	that the commission may inquire into any claimed irregularity in a withdrawal ballot and its powers for the inquiry;	25 26 27
	(d)	for when an approved withdrawal takes effect;	28

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		(e) the appointment of officers of an amalgamated organisation as officers of a newly registered organisation, and the results of the appointments;	1 2 3
		(f) any other matter necessary to give effect to a withdrawal.	4 5
847	Re	gistration of constituent part on withdrawal	6
	(1)	On the withdrawal day for a withdrawal the registrar must—	7
		(a) enter in the register the withdrawal and the proposed organisation's name as an organisation; and	8 9
		(b) give the organisation a certificate of registration in the approved form.	10 11
	(2)	Section 611 applies to the organisation as if the commission had granted an application for its registration under part 2 on the withdrawal day for the withdrawal.	12 13 14
848		mbers of constituent part may join newly registered anisation	15 16
	(1)	This section applies to a person who is a member of the amalgamated organisation from which a constituent part withdrew to form a newly registered organisation.	17 18 19
	(2)	The person may, if the person is eligible for membership, become a member of the newly registered organisation without paying an entrance fee.	20 21 22
Divi	sion	4 Offences about amalgamation or withdrawal ballots	23 24
849	Ob	structing conduct of ballot	25
		A person must not obstruct another person conducting an amalgamation ballot or withdrawal ballot.	26 27

			t 1	
		Max	ximum penalty—100 penalty units.	
350	Off	ence	s about ballots	
		-	erson must not, without lawful authority or excuse, do any ne following about an amalgamation ballot or withdrawal ot—	
		(a)	obtain or possess a ballot paper if the person does not have the right to obtain or possess it;	
		(b)	pretend to be and vote as someone else;	
		(c)	amend, deface, destroy, interfere with, or remove a ballot record;	
		(d)	vote in the ballot if the person does not have the right to vote;	
		(e)	vote more than once;	
		(f)	forge a ballot record;	
		(g)	utter a ballot record knowing it to be forged;	
		(h)	give a ballot record to someone else;	
		(i)	put a ballot record in a ballot box or other container used for the ballot (also a <i>ballot box</i>) if the person does not have the right to vote;	
		(j)	deliver or post a ballot record to another person performing functions for the ballot if the person does not have the right to deliver or post the ballot record;	
		(k)	destroy, interfere with, open, or remove a ballot box.	
		Max	ximum penalty—80 penalty units.	
51	Dis vot		intaging another to induce vote or omission to	
	(1)		erson must not cause, inflict or procure a disadvantage to one or anything because of, or to induce—	

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		(a) a vote or omission to vote in an amalgamation ballot or withdrawal ballot (a <i>ballot</i>); or	1 2
		(b) a promise of a vote or omission to vote in a ballot.	3
		Maximum penalty—80 penalty units.	4
	(2)	In this section—	5
		cause a disadvantage includes offering, suggesting and threatening a disadvantage.	6 7
		disadvantage includes damage, detriment, injury, loss, punishment and violence.	8 9
852	Una	authorised access to ballot paper	10
		A person must not, without lawful authority or excuse—	11
		(a) ask, require or induce another person to show to the person, or permit the person to see, a ballot paper for an amalgamation ballot or withdrawal ballot so the person can see the vote recorded in the ballot paper—	12 13 14 15
		(i) while the paper is being marked; or	16
		(ii) after it has been marked; or	17
		(b) if the person is performing functions for an amalgamation ballot or withdrawal ballot—show to anyone else, or permit anyone else access to, a ballot paper used in the ballot, other than to perform the functions.	18 19 20 21 22
		Maximum penalty—80 penalty units.	23
Divis	sion	5 Miscellaneous	24
853	Usi	ng resources for proposed amalgamation	25
	(1)	An existing organisation for a proposed amalgamation may use its financial and other resources to support the proposed amalgamation if—	26 27 28

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		(a)	its management committee has resolved to do so; and	1
		(b)	the committee has given reasonable notice of its resolution to the organisation's members.	2 3
	(2)	pow	section (1) does not limit an existing organisation's other vers to use its financial and other resources for the bosed amalgamation.	4 5 6
854	Co	sts o	f ballot conducted by electoral commission	7
		cond	costs of an amalgamation ballot or withdrawal ballot ducted by the electoral commission under this part are able by the State.	8 9 10
855	No	actio	on for defamation in certain cases	11
		the	ivil proceeding for defamation does not lie against any of following entities for printing or publishing a document an amalgamation ballot or withdrawal ballot—	12 13 14
		(a)	the State;	15
		(b)	the electoral commission;	16
		(c)	an electoral officer;	17
		(d)	another person who may, under this chapter, conduct the ballot;	18 19
		(e)	a person asked to act for, or at the direction of, an entity mentioned in paragraphs (a) to (d).	20 21
856	Со	mmis	ssion may resolve difficulties	22
	(1)		erson with sufficient interest may apply to the commission an order—	23 24
		(a)	if a difficulty arises, or is likely to arise, in carrying out or giving effect to an amalgamation or withdrawal or in applying this part to another matter; or	25 26 27

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		(b) for the taking of a step necessary to give effect to the amalgamation or withdrawal.	1 2
	(2)	The commission may make an order it considers appropriate to resolve the difficulty or to give effect to a step necessary for the amalgamation or withdrawal.	3 4 5
	(3)	The order has effect despite the rules of an organisation.	6
857	Re	gistration of property transferred under pt 15	7
	(1)	This section applies if—	8
		(a) property becomes the property of an amalgamated organisation (a <i>transferee</i>) because of an amalgamation; or	9 10 11
		(b) property of an amalgamated organisation becomes the property of a newly registered organisation (also a <i>transferee</i>) because of a withdrawal.	12 13 14
	(2)	A certificate by an authorised person for a transferee is evidence of the property having become the transferee's property if the certificate—	15 16 17
		(a) is signed by the person; and	18
		(b) identifies the property; and	19
		(c) states the property has, under this part, become the transferee's property.	20 21
	(3)	If the certificate is given to a person with registration functions for that kind of property under a law of the State, the person must do the following as if the certificate were an appropriate instrument of transfer of the property—	22 23 24 25
		(a) register the matter in the same way as transactions for property of that kind are registered;	26 27
		(b) deal with, and give effect to, the certificate.	28
		Examples of a person with registration functions—	29
		• the registrar of titles	30
		 the Australian Securities and Investments Commission 	31

	(4)	Subsection (3) applies despite the Corporations Act, chapter 7, part 7.11.	1 2
	(5)	A transfer of the property to the transferee may be registered or given effect to under the law of another State if—	3 4
		(a) the certificate is given to a person with functions for registration of property of that kind under the other State's law; and	5 6 7
		(b) the person is permitted by law to do so.	8
	(6)	In this section—	9
		authorised person, for a transferee, means its secretary or a person with its management committee's written authority.	10 11
858	Pai	rt applies despite laws or instruments	12
	(1)	This part applies despite another Act or other instrument.	13
	(2)	Nothing done under this part—	14
		(a) makes an organisation or other person liable for a civil wrong or a contravention of a law or for a breach of a confidence or contract; or	15 16 17
		Example for a contract—	18
		a contractual provision that prohibits, restricts or regulates assigning or transferring an asset or liability or disclosing information	19 20 21
		(b) releases a surety's obligations, wholly or in part.	22
	(3)	If apart from this section a person's consent would be necessary to give effect to this part, the consent is taken to have been given.	23 24 25
	(4)	In this section—	26
		<i>instrument</i> means any written or oral instrument, express or implied.	27 28
		Examples of an instrument—	29
		a contract, deed, undertaking or agreement	30
		• a mandate, instruction, notice, authority or order	31

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		•	a lease, licence, transfer, conveyance or other assurance a guarantee, bond, power of attorney, bill of lading, negotiable instrument or order to pay an amount a mortgage, lien or security	1 2 3 4
Part	t 15		Complaints, investigations and appointment of administrator	5 6
Divi	sion	1	Complaints	7
859	Ma	king	complaint about organisation or officer	8
	(1)		erson may make a complaint to the registrar about an inisation if the person believes—	9 10
		(a)	the organisation, or a branch of the organisation, has stopped functioning effectively; and	11 12
		(b)	there are no effective means under the organisation's rules by which the organisation or branch can function effectively.	13 14 15
	(2)	offic	erson may make a complaint to the registrar about an eer of an organisation if the person believes the officer has aged in misconduct in relation to the organisation.	16 17 18
860	Foi	rm of	complaint	19
		The	complaint must—	20
		(a)	be written; and	21
		(b)	contain particulars of the allegations on which it is founded; and	22 23
		(c)	be verified by statutory declaration.	24

Dea	aling with complaints	1
(1)	The registrar must—	2
	(a) promptly assess the complaint; and	3
	(b) deal with the complaint in the way the registrar considers most appropriate.	4 5
(2)	Without limiting subsection (1)(b), the registrar may take all or any of the following actions—	6 7
	(a) require the complainant to give further particulars of the complaint;	8 9
	(b) refer the complaint to an inspector for investigation under chapter 13, part 2;	10 11
	(c) if the complaint relates to conduct that could, if proved, constitute a contravention of part 11, division 6—investigate the complaint under part 11, division 6, subdivision 8;	12 13 14 15
	(d) if the complaint relates to conduct that could, if proved, constitute an offence against an Act or a law of another State or the Commonwealth—refer the matter of the suspected offence to the commissioner of the police service or the commissioner of a police force or service of another State or the Commonwealth;	16 17 18 19 20 21
	(e) notify the Minister of the complaint.	22
(3)	The registrar may take no action, or decide to take no further action, in relation to the complaint only if—	23 24
	(a) the complaint is not verified by statutory declaration; or	25
	(b) further particulars relating to the complaint are not given under subsection (2)(a); or	26 27
	(c) the registrar is satisfied—	28
	(i) the complaint is frivolous or vexatious; or	29
	(ii) dealing with the complaint would be an unjustifiable use of resources.	30 31

862	Org	ganisation or officer must be advised of complaint	1
	(1)	If the registrar decides to take action under section 861(2)(b), (c) or (e), the registrar must, as soon as reasonably practicable after deciding to take the action—	2 3 4
		(a) give notice to the organisation or officer of the organisation of the nature of the complaint; and	5 6
		(b) invite the organisation or officer to make, within the time stated in the notice, written representations to the registrar about the complaint.	7 8 9
	(2)	The time stated in the notice must be at least 5 business days after the notice is given.	10 11
	(3)	The organisation or officer of the organisation may make written representations to the registrar within the time stated in the notice.	12 13 14
	(4)	The registrar must consider any representations made by the organisation or officer of the organisation under subsection (3).	15 16 17
	(5)	If the organisation or officer of the organisation makes representations about a complaint notified to the Minister under section 861(2)(e), the registrar must give a copy of the representations to the Minister.	18 19 20 21
Divis	sion	2 Investigations	22
863	Def	finition for division	23
		In this division—	24
		complaints auditor see section 866(2).	25
864	Ap	plication of division	26
		This division applies if the registrar refers a complaint to an inspector for investigation under chapter 13, part 2.	27 28

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Inv	estigation report
	After investigating the complaint, the inspector must give the registrar a written report on the findings of the investigation (the <i>investigation report</i>).
Exa	amination of organisation's accounting records
(1)	The investigation report may include a recommendation to the registrar that an auditor be appointed to examine the organisation's accounting records for a financial year or another period if the inspector considers—
	(a) the organisation has an accounting deficiency; or
	(b) the organisation's property has been misappropriated or improperly applied; or
	(c) the organisation, or an officer of the organisation, has committed an offence in relation to the organisation's property.
(2)	If the registrar decides to implement the recommendation to appoint an auditor (the <i>complaints auditor</i>) to examine the organisation's accounting records for a financial year or another period, the complaints auditor must—
	(a) examine the records; and
	(b) give the registrar a report on the examination (the <i>audit complaint report</i>).
(3)	The complaints auditor, or an appropriately qualified person authorised in writing by the complaints auditor, has the powers and privileges of an organisation's auditor.
	Note—
	See sections 767 and 774.
(4)	If a branch of an organisation keeps accounting records and accounts separate from the organisation's accounting records and accounts, subsections (1) and (2) apply in relation to the branch as if the references to the organisation were a reference to the branch.

867	Cooperating with investigation or audit		1
	(1)	An officer or employee of an organisation who is being investigated by an inspector must assist in and cooperate with the investigation unless the officer or employee has a reasonable excuse.	2 3 4 5
		Maximum penalty—100 penalty units.	6
	(2)	If an organisation is being investigated by an inspector or audited by a complaints auditor, the organisation must ensure the officers and employees of the organisation assist in and cooperate with the investigation or audit unless the organisation has a reasonable excuse.	7 8 9 10 11
		Maximum penalty—100 penalty units.	12
	(3)	For subsection (1), it is a reasonable excuse for an officer or employee of the organisation not to assist in and cooperate with the investigation if doing so might tend to incriminate the officer or employee.	13 14 15 16
868	Audit costs		17
		The costs of an audit under this division are payable by the State.	18 19
Divi	sion	3 Appointment of administrator	20
869	Definition for division		21
		In this division—	22
		audit complaint report see section 866(2)(b).	23
870	Court may appoint administrator		24
	(1)	This section applies if the court is reasonably satisfied, on the basis of an investigation report or audit complaint report, that—	25 26 27

		(a) an organisation, or a branch of an organisation, has stopped functioning effectively; and	1 2
		(b) there are no effective means under the organisation's rules by which the organisation or branch can function effectively.	3 4 5
	(2)	Subject to section 871, the court may, on application by the Minister or the registrar, appoint an appropriately qualified person as administrator of the organisation or branch of the organisation.	6 7 8 9
871		ustice to organisation or branch and interests of embers	10 11
		The court must not appoint an administrator for an organisation, or a branch of an organisation, unless the court is satisfied—	12 13 14
		(a) the appointment of an administrator would not do substantial injustice to the organisation or branch; and	15 16
		(b) it is in the interests of the members of the organisation or branch that the affairs of the organisation or branch be conducted by an administrator.	17 18 19
872	Pri	mary function of administrator	20
	(1)	An administrator for an organisation or a branch of an organisation has, during the administrator's term of office and to the exclusion of any other person, the function of the conduct and management of the affairs of the organisation or branch.	21 22 23 24 25
	(2)	However, the function of the administrator may be limited by the administrator's notice of appointment.	26 27
873	Ad	ditional functions of administrator	28
		The administrator for an organisation or a branch of an organisation has the following additional functions—	29 30

ſs	87	4
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		 (a) to give the Minister a report, at intervals stated Minister, on the financial position of the organisa branch, its functions and anything else the Minister at administrator to include in the report (b) to give the Minister a final report on the administrator 	ation or Minister ;	1 2 3 4 5
874	Pov	wers of administrator		6
		An administrator for an organisation or a branch organisation may do anything necessary or convenier done for, or in connection with, the administrator's fun	nt to be	7 8 9
875	Pro	viding assistance to administrator		10
	(1)	An administrator for an organisation or a branch organisation may, for performing the administrations, by written notice to an officer or employee of the organisation or require the person to do the following—	strator's oyee or	11 12 13 14 15
		(a) produce to the administrator documents in the prossession that the administrator reasonably requestry perform the functions;		16 17 18
		(b) provide the other information or assistant administrator reasonably requires for the perform the functions.		19 20 21
	(2)	A person of whom a requirement has been made must with it unless the person has a reasonable excuse.	comply	22 23
		Maximum penalty—100 penalty units.		24
	(3)	It is a reasonable excuse for the person not to comply verquirement if doing so might tend to incriminate the person not to comply verquirement if doing so might tend to incriminate the person not to comply verquirement if doing so might tend to incriminate the person not to comply verquirement if doing so might tend to incriminate the person not to comply verquirement if doing so might tend to incriminate the person not to comply verquirement if doing so might tend to incriminate the person not to comply verquirement if doing so might tend to incriminate the person not to comply verquirement if doing so might tend to incriminate the person not to comply verquirement if doing so might tend to incriminate the person not to comply verquirement if doing so might tend to incriminate the person not to comply verquirement if doing so might tend to incriminate the person not to comply verquirement in the person not to comply verquir		25 26

[s	87	[6]
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		[6-6-6]	
876	Pro	tection from liability	1
	(1)	An administrator for an organisation or a branch of an organisation is not civilly liable for an act done, or omission made, honestly and without negligence under this Act.	2 3 4
	(2)	If subsection (1) prevents civil liability attaching to a person, the liability attaches instead to the State.	5 6
Part	16	Deregistration	7
Divis	ion	1 Preliminary	8
877	Def	initions for part	9
		In this part—	10
		deregistration order see section 878.	11
		<i>industrial conduct ground</i> means a ground mentioned in section 878(a) or (b).	12 13
		members, of an organisation, means—	14
		(a) a substantial number of the organisation's members; or	15
		(b) a section or class of its members.	16
		small organisation means—	17
		(a) an employee organisation that has fewer than 20 members who are employees; or	18 19
		(b) an employer organisation whose employer members have, in total, employed a monthly average of fewer than 20 employees during any 6-month period.	20 21 22

[s 878]

Division 2			General deregistration provisions	
Subo	division	1	Bringing deregistration proceedings	
878	General	dere	gistration grounds	4
			ench may order the deregistration of an organisation <i>tration order</i>) on any of the following grounds—	5 6
	(a)	achi by—	eving the objects of the Act has been prevented	7 8
		(i)	the organisation's or its members' continued contravention of an order of the commission or an industrial instrument (an <i>instrument</i>); or	9 10 11
		(ii)	the organisation's continued failure to ensure its members do not contravene an instrument; or	12 13
		(iii)	any other conduct by the organisation or its members;	14 15
	(b)	enga likel heal	organisation or its members have been, or are, aging in industrial action that has, is having, or is y, to have a substantial adverse effect on the safety, th or welfare of the community or a part of the munity;	16 17 18 19 20
	(c)	the o	organisation was registered by mistake;	21
	(d)	the o	organisation's rules—	22
		(i)	do not allow a person who is eligible to become a member of the organisation to join it with reasonable ease; or	23 24 25
		(ii)	impose unreasonable conditions on a person's continuing membership of the organisation; or	26 27
		(iii)	are harsh or oppressive; or	28

			[0 0.0]	
			(iv) provide for the organisation to end on the happening of an event and the event has happened;	1 2
		(e)	the administration of the organisation's rules is harsh or oppressive;	3 4
		(f)	a majority of the organisation's members have agreed to its deregistration;	5 6
		(g)	if the organisation is an employee organisation, it is not free from control by, or improper influence from an employer, an employer association or an employer organisation.	7 8 9 10
879	Wh	io ma	y bring deregistration proceedings	11
	(1)		n of the following may apply to the full bench for a gistration order on a ground mentioned in section 878—	12 13
		(a)	an organisation;	14
		(b)	the Minister;	15
		(c)	the registrar;	16
		(d)	another person given leave by the full bench.	17
	(2)		full bench may give leave only if it considers the person sufficient interest to make the application.	18 19
	(3)		full bench may, of its own initiative, bring proceedings a deregistration order—	20 21
		(a)	on a ground mentioned in section 878(c) or (d)(iv); or	22
		(b)	because the organisation has failed to comply with a demarcation dispute undertaking and amendment of its eligibility rules is inappropriate.	23 24 25
	(4)		registrar may also apply for a deregistration order on the and the organisation is defunct.	26 27

[s 880]

Subdivision 2			2	Deciding deregistration proceedings	1 2
880	Hea	aring	on g	round other than industrial conduct	3
		grou may	nd oth	nd on which the proceedings are based includes a ner than an industrial conduct ground, the full bench a deregistration order if satisfied the ground has a out.	4 5 6 7
881	Hea	aring	on in	ndustrial conduct ground	8
	(1)	grou	nd on	on applies if at the hearing of the application a which the proceedings are based is an industrial round.	9 10 11
	(2)	The	full be	ench must make a deregistration order if it—	12
		(a)	finds	s the ground has been made out; and	13
		(b)		not consider the deregistration of the organisation st, after considering—	14 15
			(i)	the significance of the circumstances forming the ground; and	16 17
			(ii)	the action taken by or against the organisation about the ground.	18 19
	(3)	is ma or cl	ade ou ass o	if the full bench finds the industrial conduct ground at entirely or mainly because of conduct by a section of the organisation's membership, it may instead of deregistration order—	20 21 22 23
		(a)	to e	r amendments of the organisation's eligibility rules xclude persons from the section or class from abership eligibility; or	24 25 26
		(b)		ude a stated person from the organisation's abership.	27 28

	(4)	۸ ۵	deregistration order may also prohibit the deregistered	1
	(4)		anisation from applying for registration before a stated	1 2 3
882	De	ferral	l of deregistration for industrial conduct	4
	(1)		s section applies if the full bench must, apart from this ion, make a deregistration order under section 881.	5 6
	(2)		full bench may defer its decision on making the egistration order and make an order (a <i>deferral order</i>)—	7 8
		(a)	suspending to a stated extent, the rights, privileges or capacities of the organisation or all or any of its members as members, under—	9 10 11
			(i) this Act; or	12
			(ii) an order of the commission; or	13
			(iii) an award or certified agreement; or	14
		(b)	directing how a suspended right, privilege or capacity may be exercised; or	15 16
		(c)	restricting the organisation or its branches in using their funds or property and controlling the funds or property to enforce the restriction.	17 18 19
	(3)		deferral order is made, the full bench must defer its ision on making the deregistration order until—	20 21
		(a)	if a party to the proceedings applies, the court considers it is just to make the decision considering—	22 23
			(i) evidence given about compliance with the order; and	24 25
			(ii) other relevant circumstances; or	26
		(b)	the order ends.	27
	(4)		eferral order has effect despite the rules of the organisation is branches.	28 29

[s 883]

883	Wh	en de	eferral order ends	1
	(1)	A de	ferral order ends—	2
		(a)	6 months after it takes effect, if the full bench has not extended the order before that time; or	3 4
		(b)	if the full bench has extended the order—at the end of the extension; or	5 6
		(c)	if it is discharged by the full bench.	7
	(2)		full bench may discharge or extend a deferral order only e application of a party to the deregistration proceedings.	8 9
	(3) An application for an extension may only be made be deferral order ends.			10 11
	(4)	order	application for an extension is made before the deferral ends, the order is taken to be extended until the cation is decided by the full bench.	12 13 14
884	Inc	identa	al orders or directions	15
		If the	e full bench makes a deregistration order, it may also	16 17
		(a)	an order or direction it considers appropriate to give effect to the deregistration; or	18 19
		(b)	an order under section 892(2), whether or not an application has been made for the order.	20 21
Divi	sion	3	Small organisations	22
885	Со	mmis	sion may review	23
			commission may review an organisation to inquire her the organisation is or may be a small organisation.	24 25

[s 8	886]
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886	Der	registration proceedings by commission	1
	(1)	If the commission considers an organisation is or may be a small organisation, it may bring deregistration proceedings under this division against the organisation.	2 3 4
	(2)	However, the commission must not bring proceedings under this division more than once a year against the same organisation.	5 6 7
887	Dec	ciding proceedings	8
	(1)	The commission must make a deregistration order if satisfied the organisation is a small organisation.	9 10
	(2)	However, the commission may decide not to make the order if satisfied there are special circumstances and the organisation's continued registration is in the public interest.	11 12 13
		Example of special circumstances—	14
		The organisation is an employee organisation and the commission is satisfied the organisation will in the near future, if its registration is continued, have more than 20 members who are employees.	15 16 17
Divis	ion	4 Effects of deregistration	18
888	Apı	olication and purpose of division	19
	(1)	This division applies on the making of a deregistration order.	20
	(2)	This division provides for the effects of the order on the deregistered organisation under the order and on other persons.	21 22 23
889	Wh	en deregistration takes effect	24
	(1)	The deregistered organisation stops being an organisation when the deregistration order is made.	25 26
	(2)	The registrar must record the deregistration of the organisation and date of the order in the register.	27 28

[s 890]

890	Eff	ect on corporate status	1
	(1)	If the deregistered organisation was a corporation under another law, the deregistered organisation continues to be incorporated, but only under the other law.	2 3 4
	(2)	If the deregistered organisation was incorporated only because of its registration—	5 6
		(a) it stops being incorporated and becomes an association; and	7 8
		(b) its name is taken to be changed to omit the words required to be included in its registered name under section 612(1); and	9 10 11
		(c) its rules continue in force to the extent the rules can still be carried out or complied with.	12 13
891	No	release of liabilities	14
		The deregistration of the organisation does not act to satisfy a liability or penalty incurred by the deregistered organisation or any of its members before the deregistration.	15 16 17
892	Eff	ect on property	18
	(1)	If the deregistered organisation was incorporated only because of its registration, property owned by it immediately before the deregistration must be—	19 20 21
		(a) held and used under its rules, to the extent the rules can still be carried out or complied with; and	22 23
		(b) applied for the purposes of the deregistered organisation under its rules.	24 25
	(2)	Despite subsection (1), the full bench may, if an interested person applies, make an order it considers appropriate to satisfy the deregistered organisation's liabilities from the property.	26 27 28 29
	(3)	In this section—	30

		<i>rules</i> of the deregistered organisation means its rules as in force immediately before its deregistration.	1 2
893	Eff	ect on certain instruments	3
	(1)	If an award, order of the commission or certified agreement (the <i>instrument</i>) bound the deregistered organisation and its members before the deregistration of the organisation—	4 5 6
		(a) from the deregistration, the deregistered organisation and its members do not have the right to a benefit under the instrument; and	7 8 9
		(b) the instrument stops having any effect for the deregistered organisation 21 days after the deregistration.	10 11 12
	(2)	Despite subsection (1)(b), the commission may make an order it considers appropriate about the effect, if any, of the instrument on the deregistered organisation and its members.	13 14 15
Part	17	Miscellaneous	16
894	Hea	ring to be given before making decision	17
	(1)	The court, commission or registrar (the <i>industrial tribunal</i>) must, before making a decision under this chapter, give the following persons an opportunity to be heard about whether the decision should be made—	18 19 20 21
		(a) a person who applied for the decision or from whose application the decision is proposed to be made;	22 23
		(b) a person in relation to whom the decision is sought or may be made;	24 25
		(c) a person who may object to the making of the decision who has objected in the way required under this chapter;	26 27
		(d) an organisation the decision concerns;	28

		(e)	any other person the industrial tribunal considers should be heard or who has a sufficient interest in the making of the decision.	1 2 3
	(2)	tribu	vever, subsection (1) does not apply if the industrial anal considers the decision may be made without udicing the rights of a person or for other sufficient on.	4 5 6 7
	(3)	A re	gulation may provide for—	8
		(a)	objections to the making of a decision under this chapter; or	9 10
		(b)	the way in which the opportunity to be heard must be given.	11 12
	(4)	In th	nis section—	13
		deci	sion includes—	14
		(a)	an amendment of a rule of an organisation, other than a correction of a formal or clerical error; and	15 16
		(b)	a referral.	17
895	No	tice c	of registrar's or Minister's decisions	18
000	(1)	This	s section applies if the registrar makes any of the following sions—	19 20
		(a)	a decision to refuse an application made to the registrar under this chapter;	21 22
		(b)	a decision under section 638, to cancel an approval under section 637, or under part 12, to cancel or amend an exemption under that part, if the holder of the approval or exemption has not asked for the cancellation or amendment;	23 24 25 26 27
		(c)	a decision to amend an organisation's rules under section 655;	28 29
		(d)	a decision to refuse, under section 690, to refer an application for an election inquiry to the commission.	30 31

	(2)	held	registrar must promptly give an applicant, a person who a cancelled or amended exemption or an organisation as tioned in subsection (1), a notice stating the following—	1 2 3
		(a)	the decision;	4
		(b)	the reasons for the decision;	5
		(c)	that the person or organisation to whom the notice is given may appeal to the full bench against the decision within 21 days;	6 7 8
		(d)	how to start an appeal.	9
	(3)	secti	section (4) applies if the Minister makes a decision under on 648(3) or 700(3) for an amount of financial help to be a to a person.	10 11 12
	(4)	finan	Minister must promptly give a person to be given acial help as mentioned in subsection (3), a notice stating ollowing—	13 14 15
		(a)	the decision;	16
		(b)	the reasons for the decision;	17
		(c)	that the person to whom the notice is given may appeal to the full bench against the decision within 21 days;	18 19
		(d)	how to start an appeal.	20
896	Fal	sely o	obtaining organisation's property	21
		_	erson must not obtain possession of an organisation's erty by false representation or imposition.	22 23
		Max	imum penalty—100 penalty units.	24
897	Wr	ongfu	ılly applying organisation's property	25
		A pe	erson in possession of an organisation's property must	26 27
		(a)	wilfully withhold the property from a person who has the right to possess it; or	28 29

ſs	898
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	(b)	fraudulently misapply the property; or	1
	(c)	wilfully apply the property to a use not authorised under the organisation's rules.	2 3
	Max	simum penalty—100 penalty units.	4
Chapt	er 1	3 Enforcement	5
Part 1		Preliminary	6
898 D	efinitio	ons for chapter	7
	In th	nis chapter—	8
	Acts	tronic document means a document of a type under the Interpretation Act 1954, schedule 1, definition document, agraph (c).	9 10 11
		atity card, for a provision about inspectors, means an atity card issued under section 904.	12 13
	occu	<i>upier</i> , of a place, includes the following—	14
	(a)	if there is more than 1 person who apparently occupies the place—any 1 of the persons;	15 16
	(b)	any person at the place who is apparently acting with the authority of a person who apparently occupies the place;	17 18
	(c)	if no-one apparently occupies the place—any person who is an owner of the place.	19 20
	plac	e includes the following—	21
	(a)	premises;	22
	(b)	vacant land;	23
	(c)	a place in Queensland waters;	24

		(d)	a place held under more than 1 title or by more than 1 owner;	1 2
		(e)	the land or water where a building or structure, or a group of buildings or structures, is situated.	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)	premises held under more than 1 title or by more than 1 owner.	8 9
		pub	lic place means a place, or part of a place—	10
		(a)	that the public is entitled to use, that is open to members of the public or that is used by the public, whether or not on payment of money; or	11 12 13
			Examples—	14
			a beach, a park, a road	15
		(b)	the occupier of which allows, whether or not on payment of money, members of the public to enter.	16 17
			Examples—	18
			a saleyard, a showground	19
Part	t 2		Appointment	20
899	Ар	point	ment of inspectors	21
	(1)		Governor in Council may, by gazette notice, appoint a on as the chief inspector.	22 23
	(2)		chief executive may, by instrument in writing, appoint a on as an inspector.	24 25
	(3)	How	vever, a person may be appointed as an inspector only if—	26
		(a)	the person is—	27
			(i) a public service officer or employee; or	28

			(ii) an inspector under the Further Education and Training Act 2014; or	1 2
			(iii) a person with the qualifications prescribed by regulation; and	3 4
		(b)	the Governor in Council or chief executive making the appointment is satisfied the person is appropriately qualified.	5 6 7
	(4)		le the person is an inspector, the person is also an ector for—	8 9
		(a)	the Child Employment Act 2006; and	10
		(b)	the Pastoral Workers' Accommodation Act 1980; and	11
		(c)	the Trading (Allowable Hours) Act 1990; and	12
		(d)	the Workers' Accommodation Act 1952.	13
	(5)	An i	nspector is employed under the <i>Public Service Act</i> 2008.	14
900	Fur	nctio	ns	15
	(1)	An i	nspector has the following functions—	16
		(a)	to ensure industrial instruments, permits and orders are, as far as possible, complied with;	17 18
		(b)	to investigate and, when necessary, take action to deal with alleged contraventions of this Act;	19 20
		(c)	to investigate complaints made under section 859 about organisations or officers of organisations;	21 22
		(d)	to inform employees and employers of their rights and obligations under this Act;	23 24
		(d) (e)		_
		` /	obligations under this Act;	24

	(2)		1
	(3)	regardless of whether the registrar has investigated the matter	3 4 5
	(4)	· · · · · · · · · · · · · · · · · · ·	6 7
		position (including, for example, women, people from a non-English speaking background, young people,	8 9 10 11
			12 13
901	Αn	pointment conditions and limit on powers	14
00.	(1)	•	15
	(1)	·	
			16
		(b) a signed notice given to the inspector; or	17
		(c) a regulation.	18
	(2)	11 , C	19 20
	(3)		21 22
	(4)	In this section—	23
		signed notice means a notice signed by—	24
		•	25
		-	26
		(b) for anomer inspector—the effect executive.	۷

902	Wh	When office ends				
	(1)	The office of a person as an inspector ends if any of the following happens—	2 3			
		(a) the term of office stated in a condition of office ends;	4			
		(b) under another condition of office, the office ends;	5			
		(c) the inspector's resignation under section 903 takes effect.	6 7			
	(2)	Subsection (1) does not limit the ways the office of a person as an inspector ends.	8 9			
	(3)	In this section—	10			
		condition of office means a condition under which the inspector holds office.	11 12			
903	Re	Resignation				
	(1)	An inspector may resign by signed notice given to the chief executive.	14 15			
	(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.				
Par	t 3	Identity cards	19			
904	lss	ssue of identity card				
	(1)	The chief executive must issue an identity card to each inspector.	21 22			
	(2)	The identity card must—	23			
		(a) contain a recent photo of the inspector; and	24			
		(b) contain a copy of the inspector's signature; and	25			
		(c) identify the person as an inspector under this Act; and	26			

		[5 905]	
		(d) state an expiry date for the card.	1
	(3)	This section does not prevent the issue of a single identity card to a person for this Act and other purposes.	2 3
905	Pro	oduction or display of identity card	4
	(1)	In exercising a power in relation to a person in the person's presence, an inspector must—	5 6
		(a) produce the inspector's identity card for the person's inspection before exercising the power; or	7 8
		(b) have the identity card displayed so it is clearly visible to the person when exercising the power.	9 10
	(2)	However, if it is not practicable to comply with subsection (1), the inspector must produce the identity card for the person's inspection at the first reasonable opportunity.	11 12 13
	(3)	For subsection (1), an inspector does not exercise a power in relation to a person only because the inspector has entered a place as mentioned in section 910(1)(b) or (2)(b).	14 15 16
906	Ret	turn of identity card	17
		If the office of a person as an inspector ends, the person must return the person's identity card to the chief executive within 21 days after the office ends unless the person has a reasonable excuse.	18 19 20 21
		Maximum penalty—10 penalty units.	22
Part	4	General	23
907	Ref	ference to exercise of powers	24
	(1)	This section applies if—	25
		(a) a provision of this Act refers to the exercise of a power by an inspector; and	26 27

[s 908]

	(2)	powe	there is no reference to a specific power. reference is to the exercise of all or any inspectors' ers under this Act or a warrant, to the extent the powers relevant.
908			ce to document includes reference to ctions from electronic document
			ference in this chapter to a document includes a reference is image or writing—
		(a)	produced from an electronic document; or
		(b)	not yet produced, but reasonably capable of being produced, from an electronic document, with or without the aid of another article or device.
909			ng powers as an inspector under the Child ment Act 2006
			the exercise of a power under this Act as an inspector er the <i>Child Employment Act 2006</i> —
		(a)	a reference in this Act to an <i>employee</i> includes a child to whom that Act applies; and
		(b)	a reference in this Act to an <i>employer</i> includes a person who engages, or arranges for, a child to whom that Act applies to perform work at the direction of the person, whether the child works for gain or reward or on a voluntary basis.
Part	t 5		Powers
910	Pov	wer to	o enter places
	(1)	An i	nspector may, without the occupier's consent, enter—
		(a)	a public place; or

		- 1
	(b)	a workplace when—
		(i) the workplace is open for carrying on business; or
		(ii) the workplace is otherwise open for entry.
(2)	insp	he workplace is on or near residential premises, an ector may, without the occupier's consent, do any of the owing—
	(a)	enter the land around the premises to an extent that is reasonable to contact the occupier;
	(b)	enter part of the premises the inspector reasonably considers members of the public are ordinarily allowed to enter to contact the occupier;
	(c)	enter that part of the premises the inspector reasonably believes clothing outwork is being, has recently been, or is about to be carried on.
(3)	pren the	vever, if it is practicable to do so before entering land or nises under subsection (2), the inspector must first inform occupier of the inspector's intention to enter the land or nises.
(4)	In th	nis section—
	bran	ach, of an organisation, see section 595.
		dential premises means premises usually occupied as a ate dwelling house.
	work	kplace—
	(a)	means a place in or on which the inspector reasonably suspects a calling is, has been, or is about to be carried on; and
	(b)	includes a place of business used or occupied by an organisation or branch of an organisation.
Ge	neral	powers after entering workplaces
(1)		s section applies to an inspector who enters a workplace er section 910.

911

(2)	occu to th	vever, if an inspector enters a workplace to get the pier's consent to enter the workplace, this section applies he inspector only if the consent is given or the entry is rwise authorised.	1 2 3 4		
(3)	For monitoring or enforcing compliance with this Act, the inspector may do any of the following—				
	(a)	search any part of the workplace;	7		
	(b)	inspect, examine, photograph or film any part of the place or anything at the workplace;	8 9		
	(c)	place an identifying mark in or on anything at the place;	10		
	(d)	take an extract from, or copy, a document at the workplace;	11 12		
	(e)	produce an image or writing at the workplace 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		
	(f)	take to, into or onto the workplace any person, equipment and materials the inspector reasonably requires for exercising the inspector's powers under this part;	18 19 20 21		
	(g)	remain at the place for the time necessary to achieve the purpose of the entry;	22 23		
	(h)	require a person at the workplace to give the inspector reasonable help to exercise a power mentioned in paragraphs (a) to (g).	24 25 26		
(4)	When making a requirement under subsection (3)(h), the inspector must warn the person it is an offence to fail to comply with the requirement unless the person has a reasonable excuse.		27 28 29 30		
(5)		person must comply with the requirement, unless the on has a reasonable excuse.	31 32		
	Max	imum penalty—40 penalty units.	33		

		· · ·
	(6)	If the inspector takes a thing containing an electronic document to another place the inspector must return the thing to the workplace as soon as practicable.
	(7)	In this section—
		<i>inspect</i> , a thing, includes open the thing and examine its contents.
12	Pov	wer to require documents to be produced
	(1)	An inspector may require a person to make available for inspection by an inspector, or to produce to the inspector for inspection, at a reasonable time and place nominated by the inspector—
		(a) a document issued to the person under this Act; or
		(b) a document required to be kept by the person under this Act; or
		(c) a document relating to an employee, including, for example, a time sheet or pay sheet; or
		(d) a document relating to a matter under chapter 12.
	(2)	The person must comply with the requirement unless the person has a reasonable excuse.
		Maximum penalty—40 penalty units.
	(3)	For an electronic document, compliance with the requirement requires the making available or production of a clear written reproduction of the electronic document.
	(4)	The inspector may keep the document to copy it.
	(5)	If the inspector copies it, the inspector may require the person responsible for keeping the document to certify the copy as a true copy of the document.
	(6)	The person must comply with a requirement under subsection (5) unless the person has a reasonable excuse.
		Maximum penalty—40 penalty units.

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	(7)		inspector must return the document to the person as soon racticable after copying it.	1 2
	(8)	of th	vever, if the inspector requires a person to certify the copy are document under subsection (4), the inspector may keep document until the person complies with the requirement.	3 4 5
	(9)		remove any doubt, it is declared that the powers of an ector under this section—	6 7
		(a)	are additional to the powers under section 344; and	8
		(b)	do not limit, and are not limited by, any other powers of an inspector under this Act.	9 10
913	Po	wer to	o require information	11
	(1)	This	section applies if an inspector reasonably believes—	12
		(a)	any of the following—	13
			(i) this Act is not being complied with;	14
			(ii) an industrial instrument, permit or order is not being, or will not be, complied with; or	15 16
			(iii) an industrial instrument, permit or order should be given operation in relation to a calling; and	17 18
		(b)	any of the following persons may be able to give information about a matter mentioned in paragraph (a)—	19 20 21
			(i) an employer in a calling;	22
			(ii) a person found in or on a place in or on which the inspector reasonably suspects a calling is, has been, or is about to be, carried on;	23 24 25
			(iii) an officer of an organisation or a branch of an organisation.	26 27
	(2)		nspector may, during business hours, require the person to ver questions about the matter.	28 29

	(3)		power to question a person includes the power to question person in private.	1 2
	(4)	pers	en making the requirement, the inspector must warn the on it is an offence not to comply with the requirement, ss the person has a reasonable excuse.	3 4 5
	(5)		relevant person must comply with the requirement, unless person has a reasonable excuse.	6 7
		Max	timum penalty—40 penalty units.	8
	(6)	with	a reasonable excuse for an individual to fail to comply the requirement if doing so might tend to incriminate the vidual.	9 10 11
914	Power to require name and address			
	(1)	This	section applies if an inspector—	13
		(a)	finds a person committing an offence against this Act; or	14
		(b)	finds a person in circumstances that lead the inspector to reasonably suspect the person has just committed an offence against this Act; or	15 16 17
		(c)	has information that leads the inspector to reasonably suspect a person has just committed an offence against this Act.	18 19 20
	(2)		inspector may require the person to state the person's e and residential address.	21 22
	(3)	the	inspector may also require the person to give evidence of correctness of the stated name or address if, in the amstances, it would be reasonable to expect the person	23 24 25 26
		(a)	be in possession of evidence of the correctness of the stated name or address; or	27 28
		(b)	otherwise be able to give the evidence.	29

	(4)	When making the requirement, the inspector must warn the person it is an offence not to comply with the requirement, unless the person has a reasonable excuse.	1 2 3
	(5)	The inspector may require the person to give evidence of the correctness of the stated name or address if the officer reasonably suspects the stated name or address is false.	4 5 6
	(6)	A person must comply with a requirement made to the person under subsection (2) or (3), unless the person has a reasonable excuse.	7 8 9
		Maximum penalty—40 penalty units.	10
	(7)	A person may not be convicted of an offence under subsection (6) unless the person is found guilty of the offence in relation to which the requirement was made.	11 12 13
Par	t 6	Powers to claim and deal with unpaid amounts	14 15
915	Pay	ving employee's wages etc. to inspector	
915	Pay (1)	ying employee's wages etc. to inspector An inspector may, by written demand, require an employer, within a stated time, to—	16 17 18
915	-	An inspector may, by written demand, require an employer,	16 17
915	-	An inspector may, by written demand, require an employer, within a stated time, to— (a) pay to the inspector an employee's unpaid wages, including an unpaid tool allowance required to be paid	16 17 18 19 20
915	-	An inspector may, by written demand, require an employer, within a stated time, to— (a) pay to the inspector an employee's unpaid wages, including an unpaid tool allowance required to be paid under an order made under section 137; and (b) for an eligible employee, pay to a complying	16 17 18 19 20 21
915	-	An inspector may, by written demand, require an employer, within a stated time, to— (a) pay to the inspector an employee's unpaid wages, including an unpaid tool allowance required to be paid under an order made under section 137; and (b) for an eligible employee, pay to a complying superannuation fund— (i) the unpaid contributions payable under a relevant industrial instrument for the employee by the	16 17 18 19 20 21 22 23 24 25

		Maximum penalty—40 penalty units.	1
	(3)	If an amount mentioned in subsection (1)(b) is not paid into a complying superannuation fund within the time stated in the written demand, the amount must be paid to the inspector.	2 3 4
	(4)	However, the employer need not comply with the written demand to the extent it relates to unpaid wages for which an order for recovery could not be made on an application under section 379.	5 6 7 8
	(5)	In proceedings for an offence against subsection (2), the magistrate may order the employer to pay the employee the amount the magistrate finds, on the balance of probabilities, is payable to the employee—	9 10 11 12
		(a) in addition to the penalty the magistrate may impose; and	13 14
		(b) whether or not the magistrate finds the employer guilty.	15
	(6)	If the magistrate finds an employer guilty of an offence against subsection (2) for failing to comply with subsection (1)(b), the magistrate may make, in relation to the employer, an order that a magistrate may make on an application made under section 396.	16 17 18 19 20
	(7)	If an order is made, section 396 applies to it.	21
	(8)	In this section—	22
		employee includes a former employee.	23
916	Ins	pector's obligation for amounts paid on demand	24
	(1)	An inspector who is paid an amount mentioned in section 915(3) must immediately give the payer a receipt for the amount.	25 26 27
	(2)	The receipt is a full discharge to the employer complying with the demand under section 915(2) for the amount stated in the receipt.	28 29 30
	(3)	The inspector must pay the amount to—	31

	(a)	for a su	perannuation contribution—	1
			the employee is employed by the employer—the oproved superannuation fund; or	2 3
			the employee is no longer employed by the mployer—an entity mentioned in subsection (4);	4 5 6
	(b)	otherw	ise—the employee.	7
(4)	For	subsection	on (3)(a)(ii), the entities are—	8
	(a)	the app	proved superannuation fund for the employer; or	9
	(b)	a comp	olying superannuation fund; or	10
	(c)	a super	rannuation fund nominated by the employee; or	11
	(d)	an elig	ible rollover fund; or	12
	(e)	that Supera	amount is less than the amount of total benefits may revert to an employee under the <i>nnuation Industry (Supervision) Act 1993</i>)—the employee.	13 14 15 16
(5)	amo	unt with	tor has not complied with subsection (3) for the in 30 days after receiving it, the inspector must ant immediately to the department.	17 18 19
(6)			ent must pay the amount to an entity in the same ector is required under subsection (3).	20 21
(7)			ne department must pay the amount into the noneys fund if—	22 23
	(a)		partment can not locate the employee after making able inquiries; or	24 25
	(b)	inspect	aployee has not complied with a request by an for to nominate a superannuation fund for tion (3).	26 27 28
(8)	In th	is sectio	n—	29
	emp	<i>loyee</i> inc	cludes a former employee.	30
	supe	rannua	tion contribution means—	31

		[5517]	
		(a) an employer's contribution to an approved superannuation fund to the credit of an eligible employee, which is unpaid; or	1 2 3
		(b) an amount mentioned in section 915(1)(b)(ii).	4
Part	t 7	Miscellaneous	5
917	Ob	structing inspectors	6
	(1)	A person must not obstruct an inspector exercising a power, or a person helping an inspector exercising a power, unless the person has a reasonable excuse.	7 8 9
		Maximum penalty—40 penalty units.	10
	(2)	If a person has obstructed an inspector, or a person helping an inspector, and the inspector decides to proceed with the exercise of the power, the inspector must warn the person that—	11 12 13 14
		(a) it is an offence to cause an obstruction unless the person has a reasonable excuse; and	15 16
		(b) the inspector considers the person's conduct an obstruction.	17 18
	(3)	In this section—	19
		<i>obstruct</i> includes assault, hinder, resist, attempt to obstruct and threaten to obstruct.	20 21
918	lm	personating inspectors	22
		A person must not pretend to be an inspector.	23
		Maximum penalty—40 penalty units.	24

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919			of inspector's conduct despite administrative ention	1 2
		The 910-	failure of an inspector to comply with section 905 or	3 4
		(a)	does not affect the lawfulness or effect of an act done or omission made by the inspector for this Act; but	5 6
		(b)	makes the inspector liable to disciplinary action.	7
Cha	apte	er 1	4 General offences	8
920	Dis	obey	ring penalty orders	9
	(1)	-	erson must obey a penalty order, unless the person has a onable excuse.	10 11
		Max	ximum penalty—the penalty provided for in the order.	12
	(2)	In th	nis section—	13
		-	alty order means an order of the court or commission that vides for payment of a penalty if the order is disobeyed.	14 15
921		orope jistra	er conduct towards member, magistrate or r	16 17
	(1)	A pe	erson must not—	18
		(a)	interrupt an industrial tribunal's proceedings; or	19
		(b)	create, take part in, or continue a disturbance in or near a place where an industrial tribunal's proceedings are being conducted; or	20 21 22
		(c)	wilfully insult an official, including by using insulting language; or	23 24
		(d)	by writing or speech, use words intended to—	25

		(i)	improperly influence an official; or	1
		(ii)	improperly influence a witness before an industrial tribunal; or	2 3
		(iii)	bring an official or industrial tribunal into disrepute.	4 5
		imun risonr		6 7
(2)	indu	strial	who commits an offence under this section before an tribunal may, by the tribunal's order, be excluded place where the tribunal is sitting.	8 9 10
(3)			ng of an order under subsection (2) does not affect ler's liability to be punished for the offence.	11 12
(4)			acting under the industrial tribunal's authority may ne tribunal's order, using necessary reasonable force.	13 14
(5)	In th	nis sec	etion—	15
			tribunal means the commission, an Industrial es Court or the registrar.	16 17
	exer	cising	means a member, a magistrate or the registrar g jurisdiction or powers or performing functions a Act or another Act.	18 19 20
Со	ntem	pt by	v witness	21
(1)			must not, without lawful authority or excuse—	22
	(a)		alled to appear before an industrial tribunal—disobey attendance notice requiring the appearance; or	23 24
	(b)	-	opearing before an industrial tribunal, whether or not esponse to an attendance notice—	25 26
		(i)	refuse to be sworn or to make an affirmation or declaration as a witness; or	27 28
		(ii)	refuse to answer a question the person is required by the tribunal to answer; or	29 30

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		(iii) refuse to produce records the person is required by the tribunal to produce.	1 2
		Maximum penalty—40 penalty units.	3
	(2)	In this section—	4
		industrial tribunal means the commission, an Industrial Magistrates Court or the registrar.	5 6
923	Fal	se or misleading statements	7
	(1)	A person must not state anything to an official for this Act that the person knows is false or misleading in a material particular.	8 9 10
		Maximum penalty—40 penalty units.	11
	(2)	It is enough for a complaint against a person for an offence against subsection (1) to state that the statement made was 'false or misleading' to the person's knowledge.	12 13 14
	(3)	A person must not be prosecuted for an offence against this section if the person can be prosecuted for an offence against section 488.	15 16 17
	(4)	In this section—	18
		official means—	19
		(a) an inspector; or	20
		(b) the registrar.	21
924	Fal	se or misleading documents	22
	(1)	A person must not, for this Act, give an official a document containing information the person knows is false or misleading in a material particular.	23 24 25
		Maximum penalty—40 penalty units.	26
	(2)	Subsection (1) does not apply to a person if the person, when giving the document—	27 28

	(a)	informs the official, to the best of the person's ability, how it is false or misleading; and	1 2
	(b)	if the person has, or can reasonably obtain, the correct information—gives the correct information.	3 4
(3)	pern	nitted to be made or kept under this Act knowing the entry	5 6 7
	Max	imum penalty—40 penalty units.	8
(4)	agai	nst subsection (1) or (3) to state that the statement made	9 10 11
(5)	secti	ion if the person can be prosecuted for an offence under	12 13 14
(6)	In th	is section—	15
	offic	cial means any of the following—	16
	(a)	an inspector;	17
	(b)	an authorised industrial officer;	18
	(c)	the registrar.	19
Ob	struc	eting officers	20
(1)	A pe	erson must not—	21
	(a)	obstruct an officer exercising a power, or performing a function, under this Act or another Act; or	22 23
	(b)	if lawfully required by an officer to produce or exhibit a document, or to allow a document to be examined—fail to comply with the request, unless the person has a reasonable excuse; or	24 25 26 27
	(c)	wilfully mislead an officer in a way likely to affect the performance of the officer's function; or	28 29
	(4) (5) (6)	(b) (3) A por perm to be Max (4) It is again was (5) A por section section section (a) (b) (c) Obstruct (1) A por (a) (b)	how it is false or misleading; and (b) if the person has, or can reasonably obtain, the correct information—gives the correct information. (3) A person must not make an entry in a document required or permitted to be made or kept under this Act knowing the entry to be false or misleading in a material particular. Maximum penalty—40 penalty units. (4) It is enough for a complaint against a person for an offence against subsection (1) or (3) to state that the statement made was 'false or misleading' to the person's knowledge. (5) A person must not be prosecuted for an offence against this section if the person can be prosecuted for an offence under section 488. (6) In this section— official means any of the following— (a) an inspector; (b) an authorised industrial officer; (c) the registrar. Obstructing officers (1) A person must not— (a) obstruct an officer exercising a power, or performing a function, under this Act or another Act; or (b) if lawfully required by an officer to produce or exhibit a document, or to allow a document to be examined—fail to comply with the request, unless the person has a reasonable excuse; or (c) wilfully mislead an officer in a way likely to affect the

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		(d)	if lawfully asked a question for this Act or another Act by an officer—fail to answer the question truthfully and to the best of the person's knowledge, information and belief.	1 2 3 4
		Max	imum penalty—40 penalty units.	5
	(2)	subs	erson must not be prosecuted for an offence against ection (1) if the person can be prosecuted for an offence er section 488.	6 7 8
	(3)	In th	is section—	9
		offic	er means an officer of the court or commission.	10
926	Fal	se nr	retences relating to employment	11
320	(1)	_	erson must not—	12
	(1)	•	pretend someone else has been employed by the person	13
		(a)	for a period, or in a capacity, other than that for, or in, which the other person was employed; or	13 14 15
		(b)	assert in writing that someone else has been employed by the person for a period, or in a capacity, knowing the assertion to be false; or	16 17 18
		(c)	assert in writing another matter relating to the person's employment of someone else, knowing the assertion to be false in a material particular.	19 20 21
		Max	imum penalty—40 penalty units.	22
	(2)	A pe	erson must not—	23
		(a)	forge a document that purports to be a discharge from, or a record of, previous employment; or	24 25
		(b)	use a document that purports to be a discharge from, or a record of, previous employment, knowing the document is not genuine or is false; or	26 27 28
		(c)	pretend, or falsely claim, when seeking employment, to be a person named in a genuine document, that purports to be a discharge from, or a record of, previous	29 30 31

	employment, as a person to whom the document was given; or
	(d) seek to obtain employment by assuming someone else's name, living or dead, with intent to deceive.
	Maximum penalty—40 penalty units.
(3)	Subsection (4) applies in relation to a calling if, under a relevant industrial instrument or a general ruling for the Queensland minimum wage, an employee's wages depends wholly or partly on the employee's age, experience or duration of previous employment.
(4)	A person must not give information, or make a statement, about the particulars the person knows is false—
	(a) when seeking employment in the calling; or
	(b) while an employee in the calling.
	Maximum penalty—16 penalty units.
(5)	A person's liability to be dealt with for an offence under subsection (1) or (2) does not affect the person's liability to be dealt with under the Criminal Code for forgery or false pretences.
(6)	However, the person must not be dealt with under both this Act and the Criminal Code for the same conduct.
Av	oiding Act's obligations
(1)	An employer, with intent to avoid an obligation under this Act to pay an employee for a public holiday or leave, must not—
	(a) dismiss the employee; or
	(b) if the employee's entitlement to long service leave is worked out under section 103—interrupt the employee's continuity of service.
	Maximum penalty—40 penalty units.
(2)	If the Industrial Magistrates Court finds an employer has contravened subsection (1) in relation to long service leave, it

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		must order the defendant to pay the dismissed employee a proportionate amount of long service leave on the basis of 8.6667 weeks leave for 10 years service.	1 2 3
	(3)	The order is in addition to any order it may make imposing a penalty.	4 5
	(4)	In this section—	6
		dismiss includes stand down.	7
		leave means annual, sick, family or long service leave.	8
		<i>obligation</i> under this Act includes an obligation under an industrial instrument.	9 10
928	No	n-payment of wages	11
	(1)	An employer must pay the wages payable to an employee under this Act, a relevant industrial instrument or permit—	12 13
		(a) to the employee; or	14
		(b) in accordance with the employee's written direction.	15
		Maximum penalty—200 penalty units.	16
	(2)	An offence against subsection (1) may consist of—	17
		(a) a single failure to pay wages due on a particular day; or	18
		(b) a failure to pay wages due over a period of time.	19
	(3)	The offence starts on the day of the failure and continues until the wages are paid.	20 21
	(4)	A complaint or a series of complaints may be made for any period over which the offence continues.	22 23
	(5)	However, a complaint may only relate to offences that started within 6 years before the complaint is made.	24 25
	(6)	A magistrate may hear and decide a complaint for an offence under this section, and in addition to any penalty the magistrate may impose—	26 27 28

		(a) if the magistrate finds the defendant guilty—must order the defendant to pay the employee the amount the magistrate finds to be payable to the employee; or	1 2 3
		(b) if the magistrate does not find the defendant guilty—may order the defendant to pay the employee the amount the magistrate finds, on the balance of probabilities, to be payable to the employee.	4 5 6 7
	(7)	A magistrate may make the order—	8
		(a) despite an express or implied provision of an agreement to the contrary; and	9 10
		(b) on the terms the magistrate considers appropriate.	11
	(8)	In this section—	12
		wages includes remuneration payable to an apprentice or trainee under section 371(2).	13 14
929	Ac	cepting reduced wages	15
	(1)	An employee must not agree with an employer to accept wages that, to the employee's knowledge, are reduced wages.	16 17
		Maximum penalty—16 penalty units.	18
	(2)	The return by or for an employee to or for the employer of a part of wages paid under a relevant industrial instrument or permit for work performed by the employee is evidence the employee has entered into an agreement mentioned in subsection (1).	19 20 21 22 23
930		blishing statement about employment on reduced ges	24 25
	(1)	A person must not publish or cause to be published, whether or not for reward, a statement that can be reasonably interpreted to state that a person is ready and willing to—	26 27 28
		(a) employ a person on reduced wages; or	29
		(b) be employed on reduced wages.	30

	Max	imum penalty—16 penalty units.
(2)		eedings for an offence against subsection (1) may be ed against a publisher of the statement only if—
	(a)	the publisher has been warned by an inspector that the publication of the statement, or of a statement substantially similar, is an offence against this Act; and
	(b)	the publisher has published, or caused the publication of, the statement after receiving the warning; and
	(c)	the Minister's consent to the proceedings is obtained.
(3)	have unla	roprietor of a newspaper or advertising medium is taken to e published the statement with knowledge of its wfulness, unless the proprietor shows that the prietor—
	(a)	had taken all reasonable precautions against committing the offence; and
	(b)	had reasonable grounds to believe, and did believe, the publication to be lawful; and
	(c)	had no reason to suspect the publication was unlawful.
(4)	In th	is section—
	publ	<i>lish</i> includes—
	(a)	exhibit; and
	(b)	broadcast; and
	(c)	publish to a person.
	publ	isher means—
	(a)	the printer or proprietor of a newspaper; or
	(b)	the distributor or seller of a newspaper; or
	(c)	the printer, maker, operator or proprietor of an advertising device or advertising medium; or
	(d)	the printer of a document uttered for advertising

purposes; or

			person acting under the authority of a person nentioned in paragraphs (a) to (d).	1 2
931	Off	ence to	offer or accept premiums	3
	(1)	This see	ction applies subject to section 400.	4
	(2)	A perso	on must not—	5
		(a) of	ffer an employment premium; or	6
		(b) de	emand an employment premium; or	7
		(c) as	sk for an employment premium; or	8
		(d) ac	ccept, or agree to accept, an employment premium.	9
		Maxim	um penalty—16 penalty units.	10
	(3)	employ order it equival	ort finds a person (the <i>defendant</i>) guilty of accepting an ament premium, it must, in addition to any penalty t may make, order the defendant to pay an amount, ent to the amount or value of the premium, to the from whom the defendant accepted the premium.	11 12 13 14 15
	(4)	In this s	section—	16
			ment premium includes a consideration, gift, nce or forbearance for the employment of a person.	17 18
932	Со	ntraven	tions of industrial instruments	19
	(1)	A perso	on must not contravene an industrial instrument.	20
		Maxim	um penalty—	21
		(a) fo	or a first offence—	22
		(i	if the offender is an employer that is a body corporate or an organisation—80 penalty units; or	23 24
		(i	i) if the offender is an employer that is not a body corporate or organisation—16 penalty units; or	25 26
		(i	ii) if the offender is an employee—16 penalty units; or	27 28

	(b) for a second or subsequent offence consisting of a contravention of the same provision of the instrument—	1 2
	(i) if the offender is an employer that is a body corporate or an organisation—100 penalty units; or	3 4
	(ii) if the offender is an employer that is not a body corporate or organisation—20 penalty units; or	5 6
	(iii) if the offender is an employee—20 penalty units.	7
(2)	For subsection (1), a second or subsequent offence is taken to be a first offence if more than 1 year has passed since the commission of the last similar offence of which the person was found guilty.	8 9 10 11
(3)	An employer who pays, directly or by an agent, an employee, and an employee who receives from an employer, or the employer's agent, reduced wages is each taken to have contravened the industrial instrument for subsection (1).	12 13 14 15
(4)	If an employee returns to an employer, or the employer's agent, a part of wages paid to the employee under an industrial instrument—	16 17 18
	(a) the employee is taken to have received reduced wages; and	19 20
	(b) the employer, or the employer's agent, is taken to have paid reduced wages.	21 22
(5)	Subsection (4) does not apply if the return is in discharge, or partial discharge, of a lawful debt or obligation of the employee.	23 24 25
(6)	A magistrate may hear and decide a complaint for an offence against this section.	26 27
(7)	Subsection (8) applies if the magistrate finds that—	28
	(a) the defendant contravened an industrial instrument; and	29
	(b) the contravention resulted in an amount being unpaid.	30
(8)	The magistrate must order the defendant to pay an entity the amount the magistrate finds is payable.	31 32

		Note—	1
		However, if a civil penalty order has been made against the defendant in relation to the contravention, the defendant is not liable to pay a further amount under this subsection—see section 578.	2 3 4
	(9)	However, even if the magistrate does not find the defendant guilty of a contravention of an industrial instrument, the magistrate may order the defendant to pay an entity the amount that the magistrate, on the balance of probabilities, finds is payable.	5 6 7 8 9
	(10)	The magistrate may order the amount to be paid in the way the magistrate considers appropriate.	10 11
	(11)	The magistrate may make an order under subsection (8) or (9) in addition to any penalty the magistrate may impose.	12 13
	(12)	An order must not be made for payment of an amount that became payable more than 6 years before the proceedings were brought.	14 15 16
	(13)	An order for the payment of an amount must not be made under this section if the order may be made under another section of this Act.	17 18 19
933	Inju	unction restraining contraventions	20
	(1)	This section applies if a person has been found guilty of an offence involving the contravention of an industrial instrument or permit or this Act.	21 22 23
	(2)	If satisfied the contravention consisted of the person's wilful action or default, the court, on application made to it, may grant an injunction restraining the person from—	24 25 26
		(a) continuing the contravention; or	27
		(b) committing further contraventions of the instrument or permit or this Act, whether similar to or different from the contraventions the person has been found guilty of.	28 29 30
	(3)	The person must obey the injunction.	31
		Maximum penalty for subsection (3)—200 penalty units.	32

934	Со	py of industrial instrument to be displayed	1
	(1)	This section applies to a workplace where an industrial instrument applies.	2 3
	(2)	The employer must display a copy of the instrument, in a conspicuous place at the workplace where it is easily read by the employees in the workplace.	4 5 6
		Maximum penalty—20 penalty units.	7
	(3)	In this section—	8
		workplace includes a factory, workroom or shop.	9
935	Се	rtificate of employment on termination	10
	(1)	A person whose employment with an employer has been terminated may ask the employer for a certificate, signed by the employer, about the particulars prescribed by regulation.	11 12 13
	(2)	On receiving the request, the employer must give the person the certificate.	14 15
		Maximum penalty—20 penalty units.	16
	(3)	In this section—	17
		terminated means terminated by the employer or employee.	18
936	Co	nfidentiality of information	19
		A person must not disclose information acquired when performing functions or exercising powers under this Act to someone else, unless the disclosure is—	20 21 22
		(a) made for this Act when performing a function under this Act; or	23 24
		(b) authorised by—	25
		(i) the Minister; or	26
		(ii) a court order, for hearing and deciding proceedings before the court: or	27 28

		(iii) a regulation; or	1
		(c) required or permitted by another Act.	2
		Maximum penalty—16 penalty units.	3
937	Pe	rsons considered parties to offences	4
	(1)	This section applies to an organisation or person who—	5
		(a) takes part in the commission of an offence under this Act; or	6 7
		(b) counsels or procures or aids the commission of an offence under this Act; or	8 9
		(c) encourages the commission of an offence under this Act; or	10 11
		(d) is concerned, directly or indirectly, in the commission of an offence under this Act;	12 13
	(2)	The organisation or person is taken to have committed the offence and to be liable to the penalty prescribed for the offence.	14 15 16
	(3)	This section does not limit the Criminal Code, section 7.	17
938	Att	empt to commit offence	18
	(1)	A person who attempts to commit an offence against this Act—	19 20
		(a) commits an offence; and	21
		(b) is liable to the same penalty as if the offence attempted had been committed.	22 23
	(2)	In this section—	24
		attempt to commit an offence see the Criminal Code, section 4.	25 26

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939	Ref	Ferences to making false or misleading statements A reference to a person making a statement knowing that it is false or misleading includes a reference to the person making the statement being reckless about whether the statement is false or misleading.	1 2 3 4 5
940	Ref	Ferences to engaging in conduct A reference to a person engaging in conduct includes a reference to the person being, directly or indirectly, a party to or concerned in the conduct.	6 7 8 9
Cha	pte	er 15 Application to State and employees of the State	10 11
Part	1	General provisions	12
941	Ap	plication of particular provisions subject to rulings	13 14
	(1)	This section applies to—	15
		(a) a public service employee who is subject to a ruling under the <i>Public Service Act 2008</i> providing for the same matter as the excluded provision; or	16 17 18
		(b) a staff member under the <i>Ministerial and Other Office</i> Holder Staff Act 2010 who is subject to a directive under that Act providing for the same matter as the excluded provision.	19 20 21 22
	(2)	The ruling or directive applies to the public service employee or staff member instead of the excluded provision.	23 24
	(3)	In this section—	25

			[6 4 1-]	
		excl	<i>luded provision</i> means section 339(1)(c)(iii).	1
942	Pro	otecti	on of public property and officers	2
	(1)		cution or attachment can not be made against property or enues of the State or a department to enforce—	3 4
		(a)	an industrial instrument; or	5
		(b)	a decision of the court, the commission or a magistrate.	6
	(2)	und	person who is a State employer is not personally liable er a relevant industrial instrument or for a contravention of levant industrial instrument.	7 8 9
	(3)	In th	nis section—	10
			cution or attachment includes process in the nature of cution or attachment.	11 12
		Stat	e employer means a person who is—	13
		(a)	an employer of employees in a department; or	14
		(b)	taken to be an employer of employees in a department for this Act.	15 16
943	Re	feren	ces to State do not include related State entities	17
	(1)		s Act binds a related State entity as it binds an employer or than the State.	18 19
	(2)		eference to the State in section 942 does not include a rence to a related State entity.	20 21
	(3)	In th	nis section—	22
		_	ce or part of a department includes a public service ce or part of a public service office.	23 24
		than	ted State entity means an instrumentality or body, other a department or part of a department, that is taken by an or otherwise under law—	25 26 27
		(a)	to be, or to represent, the State; or	28

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		(b)	to have the rights, privileges or immunities of the State.
944	Re	prese	entation of public sector units
	(1)	conc	ublic sector unit, or a person in a public sector unit, who is cerned as an employer in an industrial cause must be esented in an industrial tribunal by—
		(a)	the unit's chief executive; or
		(b)	an officer or employee of the unit authorised by the chief executive.
	(2)		s section does not limit another provision of this Act that ws the unit or person to be represented by a lawyer or nt.
	(3)	In th	nis section—
			ustrial tribunal means the court, commission or Industrial gistrates Court.
945	Ind	lustri	al cause affecting diverse employees
	(1)	caus	section (2) applies if the Minister decides an industrial se affects, or is likely to affect, employees in more than 1 lic sector unit.
	(2)	The	chief executive of the department is taken to be—
		(a)	the employer of all employees who are, or are likely to be, affected; and
		(b)	a party to the cause and to proceedings in the court, the commission or an Industrial Magistrates Court in the cause.
	(3)	emp	other person who would, apart from subsection (2), be ployers of all or any of the employees is taken not to be an ployer of the employees.
	(4)		agreement made by the chief executive as employer, or er made in proceedings to which the chief executive is a

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	party, binds all persons, and their employees, to whom the agreement or order purports to apply.	1 2
Part 2	Prescribed Hospital and Health Services and employees	3 4
	low Act applies to prescribed Services and their mployees	5 6
	Schedule 4 states the way this Act is modified for prescribed Services under the <i>Hospital and Health Boards Act 2011</i> and their employees.	7 8 9
	Note—	10
	The <i>Hospital and Health Boards Act 2011</i> provides for the establishment of Hospital and Health Services, and for particular Hospital and Health Services to become prescribed Services.	11 12 13
Part 3	Other provisions for health	14
	employees	15
947 D	Definitions for part	16
	In this part—	17
	amount in relation to employment means wages or any other amount relating to employment.	18 19
	continuing health employee means a health employee who, immediately after ceasing to be a health employee, begins new employment, or resumes previous employment, as a health employee, on any basis.	20 21 22 23
	final payment—	24
	Generally, a health employee's <i>final payment</i> is the total amount owing to the employee by the health employer on the day the employee ceases to be a health employee,	25 26 27

	including unpaid wages, or any other amount payable in relation to employment, to which the employee is entitled.	1 2 3
2	However, the <i>final payment</i> for a continuing health employee includes only the component of the total amount mentioned in paragraph 1 that is the amount the employee is entitled to be paid for untaken leave.	4 5 6 7
h	ealth employee means—	8
(;	a) a public service employee whose employment is with Queensland Health; or	9 10
(1	b) a health service employee under the <i>Hospital and Health Boards Act 2011</i> , section 67.	11 12
h	ealth employer means—	13
(:	a) Queensland Health; or	14
(1	b) a Hospital and Health Service established under the <i>Hospital and Health Boards Act 2011</i> .	15 16
in	which the Hospital and Health Boards Act 2011 is dministered.	17 18 19
le er	antaken leave means leave, including, for example, annual ave or long service leave, that, immediately before a health imployee ceases employment with a health employer, the imployee is entitled to and has not taken.	20 21 22 23
Recov	very of health employment overpayments	24
er pı	his section applies if a health employer pays a health mployee an amount in relation to employment, or arportedly in relation to employment, to which the employee not entitled (the <i>overpayment</i>).	25 26 27 28
in	health employer may subsequently recover the verpayment by deducting an amount, or amounts in stalments, from an amount or amounts payable to the health imployee by the employer in relation to employment.	29 30 31 32

(3)	from	vever, a deduction under subsection (2) can not be made a the health employee's final payment.	1 2
		e section 950 in relation to deductions of overpayments from a health aployee's final payment.	3 4 5
(4)	dedu mad	ealth employer may recover an overpayment by making a action under subsection (2) even if the overpayment was e by another health employer during the employee's loyment with the other employer.	6 7 8 9
(5)	Ded	uctions under this section—	10
	(a)	must start within 1 year after the overpayment; and	11
	(b)	may extend over a period of 6 years after the overpayment.	12 13
(6)	in th	eduction can not be made in an amount that would result be amount that is paid to a health employee on any single sion, disregarding any other deductions for any other cose, being less than the amount prescribed by regulation.	14 15 16 17
	Exam	aples of other deductions—	18
		income tax deduction, a superannuation contribution paid by the aployee, a deduction made with the consent of the employee	19 20
(7)	This	section—	21
	(a)	is of general application to health employers and health employees and is not limited by any other provision of this Act; and	22 23 24
	(b)	does not affect the operation of the repealed <i>Industrial Relations Act 1999</i> , section 396 in relation to payments made to health employees before 14 August 2012.	25 26 27
Red	cover	y of health employment transition loans	28
(1)	tran	section applies if a health employer makes a loan (the sition loan) to a health employee as the result of the lover altering its existing pay date arrangements	29 30

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	(2)	When the health employee ceases to be a health employee, a health employer may deduct from the employee's final payment an amount up to the amount of the transition loan that has not been repaid.	1 2 3 4
	(3)	A health employer may make a deduction under subsection (2) even if the transition loan was made by another health employer during the employee's employment with the other employer.	5 6 7 8
	(4)	This section is of general application to health employers and health employees and is not limited by any other provision of this Act.	9 10 11
950		covery of health employment overpayments on asing employment	12 13
	(1)	This section applies if—	14
		(a) a health employer has paid a health employee an amount in relation to employment, or purportedly in relation to employment, to which the health employee is not entitled (the <i>overpayment</i>); and	15 16 17 18
		(b) when the employee ceases to be a health employee, all or part of the overpayment (the <i>outstanding overpayment</i>) has not been recovered by a health employer.	19 20 21 22
	(2)	When the employee ceases to be a health employee, a health employer may deduct from the employee's final payment an amount up to the amount of the outstanding overpayment as agreed by the health employer and employee.	23 24 25 26
	(3)	A health employer may recover the outstanding overpayment by making a deduction under subsection (2)—	27 28
		(a) even if the overpayment was made by another health employer during the health employee's employment with the other health employer; and	29 30 31
		(b) regardless of when the overpayment was made.	32
	(4)	This section—	33

		[S 951]	
		employees and is not limited by any other provision of	1 2 3
		(b) does not affect the operation of section 376.	4
951	Wh	en employee ceases to be a health employee	5
	(1)	For sections 949 and 950, an employee ceases to be a health employee—	6 7
			8 9 10
		(b) whether or not the employee subsequently begins new employment, or resumes previous employment, as a health employee, including employment on a casual basis.	11 12 13 14
	(2)	This section does not limit the circumstances in which an employee otherwise ceases to be a health employee.	15 16
952	Re	view of part	17
	(1)	The Minister must, within 2 years after the commencement, review the operation of this part to decide whether the provisions of this part remain appropriate.	18 19 20
	(2)	The Minister must, as soon as practicable after completing the review, table a report about its outcome in the Legislative Assembly.	21 22 23

[s 953]

Chapter 16		er 16	Employers declared not to be national system employers	1 2 3
Part	1		Declarations	4
953	Em	ployers d	eclared not to be national system employers	5
			applies for the purposes of the Commonwealth Fair , section 14(2).	6 7
954	Bri	sbane City	y Council	8
			oane City Council is declared not to be a national apployer for the purposes of the Commonwealth Fair	9 10 11
955	Dec	claration c	of other employers by regulation	12
	(1)	Commony	tion applies to an employer that, under the wealth Fair Work Act, section 14(2), may be by or under a law of the State not to be a national apployer.	13 14 15 16
	(2)	_	ion may declare the employer not to be a national apployer for the purposes of the Commonwealth Fair	17 18 19
	(3)	A regulati (2).	on may revoke a declaration made under subsection	20 21
956	Rel	levant day		22
		purposes	ster may, by gazette notice, fix a relevant day for the of the declaration made by section 954 or a n made under section 955(2).	23 24 25

	Note— Under the Commonwealth Fair Work Act, section 14(2), an endorsement under the section by the Minister under the Commonwealth Fair Work Act must be in force before a particular employer is not a national system employer as specified by the declaration. The fixing of a relevant day allows the timing of this endorsement to be taken into account for the purpose of applying the provisions of part 2.	1 2 3 4 5 6 7 8
Part 2	Change from federal to State system	9 10
957 De	efinitions for part	11
	In this part—	12
	declared employee means a person employed by a declared employer.	13 14
	declared employer means an employer declared not to be a national system employer under section 955(2).	15 16
	federal industrial authority means—	17
	(a) the Australian Industrial Relations Commission under the repealed <i>Workplace Relations Act 1996</i> (Cwlth); or	18 19
	(b) FWC.	20
	national fair work legislation means—	21
	(a) the Commonwealth Fair Work Act; or	22
	(b) the Fair Work (Transitional Provisions and Consequential Amendments) Act 2009 (Cwlth).	23 24
	<i>new State instrument</i> , for a particular employer, means the industrial instrument taken to exist on the relevant day under section 960 in relation to the employees of the employer.	25 26 27
	<i>old federal instrument</i> , for a particular employer, means the federal industrial instrument mentioned in section 960 as	28 29

	applying to or purporting to apply to the employees of the employer immediately before the relevant day.	1 2
	relevant day means—	3
	(a) for the Brisbane City Council and employees of the Brisbane City Council—the day fixed under section 956 for the declaration under section 954; or	4 5 6
	(b) for a declared employer and employees of the declared employer—the day fixed under section 956 for the declaration under section 955(2) that the employer is not to be a national system employer.	7 8 9 10
	terms includes conditions, restrictions and other provisions.	11
958 Br	isbane City Council	12
(1)	This section applies to employees of the Brisbane City Council to whom the BCC federal agreement relates immediately before the relevant day.	13 14 15
(2)	From the relevant day, the <i>Brisbane City Council Transitional Enterprise Bargaining Certified Agreement 2009</i> is taken to apply to Brisbane City Council, its employees and any employee organisation that is a party to the agreement.	16 17 18 19
(3)	In this section—	20
	BCC federal agreement means the Brisbane City Council Transitional Enterprise Bargaining Certified Agreement 6 Extension 11 under the Commonwealth Fair Work Act.	21 22 23
	eclared employers—operation of existing industrial strument	24 25
(1)	A regulation may provide that, from the relevant day, an existing industrial instrument applies to employees of a particular declared employer.	26 27 28
(2)	If a regulation is made under subsection (1), from the relevant day the industrial instrument applies to—	29 30

	(a)	the declared employer; and
	(b)	the declared employees; and
	(c)	an organisation that is a party to the instrument.
(3	matt	egulation may declare the industrial instrument, or any ter relating to the industrial instrument, to be valid for the poses of the operation of this section.
0 D	eclare	d employers—new State instruments
(1) This	s section applies—
	(a)	to the extent sections 954 and 955 do not provide for declared employees of particular declared employers; and
	(b)	if, immediately before the relevant day, a federal industrial instrument applies to or purports to apply to the declared employees.
(2	decl	the relevant day, an industrial instrument applies to the ared employer and declared employees is taken to exist er this Act.
(3		new State instrument is taken to exist because of section (2)—
	(a)	the instrument is taken to be a certified agreement; and
	(b)	the instrument is taken to have been certified under this Act on the relevant day; and
	(c)	subject to this section, the instrument is taken to have the same terms as the old federal instrument including those terms as added to or modified by—
		(i) terms of a federal award incorporated into the old federal instrument; or
		(ii) orders of a federal industrial authority; or
		(iii) another instrument under the national fair work legislation or the repealed <i>Workplace Relations Act</i> 1996 (Cwlth); and

	(d)	this Act applies in relation to the instrument subject to any modifications or exclusions prescribed by regulation for this subsection; and	1 2 3
	(e)	the commission may, on an application under subsection (4)(a), amend or revoke any term of the instrument if the commission is satisfied it is fair and reasonable to do so in the circumstances.	4 5 6 7
(4)		amendment or revocation of a term of a new State ument under subsection (3)(e)—	8 9
	(a)	may be made on application by the Minister, a declared employer, a declared employee or an organisation; and	10 11
	(b)	may, to achieve the final effect of an amendment, be provided to take effect—	12 13
		(i) immediately; or	14
		(ii) progressively, in specified stages.	15
(5)	-	pite subsections (1) to (4), a new State instrument applies ect to chapter 2.	16 17
(6)		ew State instrument is taken to have a nominal expiry date is the earlier of the following—	18 19
	(a)	a day that is 2 years from the relevant day;	20
	(b)	the day that, immediately before the relevant day, was the expiry day of the old federal instrument.	21 22
Abi	ility t	o carry over matters	23
	part,	commission may, in connection with the operation of this or any matter arising directly or indirectly out of the ation of this part—	24 25 26
	(a)	accept, recognise, adopt or rely on any step taken under, or for, the national fair work legislation; and	27 28
	(b)	accept or rely on any matter or thing (including in the nature of evidence presented for the purposes of any	29 30

[s 962]

		[\$ 962]	
		proceedings) that has been presented, filed or provided under, or for, the national fair work legislation; and	1 2
		(c) give effect in any other way to any other thing done under, or for, the national fair work legislation.	3 4
962		ferences in new State instruments to federal authority nager	5 6
	(1)	If a term of a new State instrument is expressed to confer a power or function on a federal industrial authority, from the relevant day the term has effect as if it conferred the power or function instead on the commission.	7 8 9 10
	(2)	If a term of a new State instrument is expressed to confer a power or function on the federal authority manager, from the relevant day the term has effect as if it conferred the power or function instead on the registrar.	11 12 13 14
	(3)	This section has effect subject to—	15
		(a) a contrary intention in this Act; and	16
		(b) a regulation.	17
	(4)	In this section—	18
		federal authority manager means—	19
		(a) the registrar or deputy registrar of the Australian Industrial Commission under the repealed <i>Workplace Relations Act 1996</i> (Cwlth); or	20 21 22
		(b) the General Manager under the Commonwealth Fair Work Act.	23 24
963		ferences in new State instruments to provisions of mmonwealth laws	25 26
	(1)	If a term of a new State instrument is expressed to refer to a provision of the Commonwealth Fair Work Act or the repealed <i>Workplace Relations Act 1996</i> (Cwlth), from the	27 28 29

		relevant day the term is taken to refer instead to the corresponding provision of this Act.	1 2
	(2)	This section has effect subject to—	3
		(a) a contrary intention in this Act; and	4
		(b) a regulation.	5
	(3)	In this section—	6
		corresponding provision of this Act, to a provision of the Commonwealth Fair Work Act or the repealed Workplace Relations Act 1996 (Cwlth), means—	7 8 9
		(a) if paragraph (b) does not apply—a provision of this Act that is of similar effect to the provision of the Commonwealth Fair Work Act or the repealed <i>Workplace Relations Act 1996</i> (Cwlth); or	10 11 12 13
		(b) a provision of this Act declared by regulation to be a corresponding provision.	14 15
64		ferences in new State instruments to federal janisations	16 17
64			
64	org	This section applies if a term of a new State instrument is	17 18
64	org (1)	This section applies if a term of a new State instrument is expressed to refer to a federal organisation. From the relevant day, the term is taken to refer instead to an organisation under this Act of which the federal organisation	17 18 19 20 21
64	(1) (2)	This section applies if a term of a new State instrument is expressed to refer to a federal organisation. From the relevant day, the term is taken to refer instead to an organisation under this Act of which the federal organisation is a counterpart federal body. If the federal organisation is not a counterpart federal body of an organisation under this Act, the federal organisation is taken to be an organisation under this Act for the representation in the State system of the employees of the	17 18 19 20 21 22 23 24 25 26
64	(1) (2) (3)	This section applies if a term of a new State instrument is expressed to refer to a federal organisation. From the relevant day, the term is taken to refer instead to an organisation under this Act of which the federal organisation is a counterpart federal body. If the federal organisation is not a counterpart federal body of an organisation under this Act, the federal organisation is taken to be an organisation under this Act for the representation in the State system of the employees of the declared employer. Subsection (3) stops applying to the federal organisation when the new State instrument stops applying to the relevant	177 188 199 200 211 222 233 244 255 266 277 288 299

		[S 965]	
		(a) a contrary intention in this Act; and	1
		(b) a regulation.	2
965	Со	unting service under old federal instrument	3
	(1)	Subsection (2) applies for deciding the entitlements of a declared employee under a new State instrument.	4 5
	(2)	Service of the declared employee with a declared employer before the relevant day that counted under the old federal instrument also counts as service of the declared employee with the declared employer under the new State instrument.	6 7 8 9
	(3)	If, before the relevant day, the declared employee has already had the benefit of an entitlement, the amount of which was calculated by reference to a period of service, the period of service can not be counted again under subsection (2) for calculating the declared employee's entitlements of that type under the new State instrument.	10 11 12 13 14 15
966		cruing entitlements—leave accrued immediately fore relevant day	16 17
	(1)	This section applies to the following types of leave, however described, accruing to an employee (the <i>leave</i>)—	18 19
		(a) annual leave;	20
		(b) sick leave, personal leave or carer's leave;	21
		(c) long service leave.	22
	(2)	If a declared employee to whom a new State instrument applies had, immediately before the relevant day, an accrued entitlement to an amount of the leave, the accrued leave is taken to have accrued under the new State instrument.	23 24 25 26
	(3)	It does not matter whether the leave accrued under the old federal instrument, under the national fair work legislation or this Act.	27 28 29

(4) A regulation may deal with other matters relating to how a new State instrument applies to any other accrued entitlement that, immediately before the relevant day, a declared employee had under the old federal instrument or the Commonwealth Fair Work Act.

967 Leave taken under old federal instrument

- (1) If a declared employee was, immediately before the relevant day, taking a period of leave under the old federal instrument or under the Commonwealth Fair Work Act, the employee is entitled to continue on that leave under the new State instrument or this Act for the remainder of the period.
- (2) If a declared employee has, before the relevant day, taken a step under the old federal instrument or the Commonwealth Fair Work Act that the employee is required to take so the employee can, from the relevant day, take a period of leave under the old federal instrument or the Commonwealth Fair Work Act, the employee is taken to have taken the step under the new State instrument or this Act.
- (3) A regulation may deal with other matters relating to how a new State instrument applies to leave that, immediately before the relevant day, is being, or is to be, taken by a declared employee under the old federal instrument or the Commonwealth Fair Work Act.

Chapter 17 Part 1			General provisions	1
			Queensland Industrial Relations Consultative Committee	2 3 4
Divis	sion	1	Establishment and purpose	5
968	Est	ablishi The O	ment ueensland Industrial Relations Consultative Committee	6 7
		_	onsultative committee) is established.	8
969	Pur	pose		9
	(1)	regular local	urpose of the consultative committee is to provide a r and organised means for representatives of the State, government and employees, and any invited entatives, to consult together on—	10 11 12 13
			achieving the main purpose of this Act as stated in section 3; and	14 15
			he legislation, policies, strategies and other instruments relating to that purpose.	16 17
	(2)	The co	onsultative committee's purpose may be achieved by, for ole—	18 19
		c s	reviewing the appropriateness of, and any proposed changes to, this Act and the legislation, policies, strategies and other instruments relating to the main purpose of this Act; and	20 21 22 23
		l r	considering whether proposed changes to this Act or the egislation, policies, strategies and other instruments relating to the main purpose of this Act have been adequately consulted on; and	24 25 26 27

		(c)	considering current and emerging trends in industrial relations at State, national and international levels and the relevance of those trends to industrial relations in Queensland; and	1 2 3 4
		(d)	considering any other matter relevant to this Act or the legislation, policies, strategies and other instruments relating to the main purpose of this Act.	5 6 7
	(3)		chieving its purpose, the consultative committee must regard to the following—	8 9
		(a)	meetings of the consultative committee are to be conducted on a non-political basis;	10 11
		(b)	the consultative committee is not to interfere with the proper performance of the functions of the Court of Appeal, court, commission, an Industrial Magistrates Court, the registrar or an inspector;	12 13 14 15
		(c)	the views of members expressed at meetings of the consultative committee are to be confidential, other than to the extent—	16 17 18
			(i) a member is required to report on the meetings to the organisation that nominated the member; or	19 20
			(ii) the members agree the views should be the subject of a public announcement.	21 22
Divi	sion	2	Membership	23
970	Me	mber	ship of consultative committee	24
	(1)	The	consultative committee consists of—	25
		(a)	the Minister, who is the chairperson of the consultative committee; and	26 27
		(b)	the commission chief executive under the <i>Public Service Act 2008</i> ; and	28 29
		(c)	either—	30

			(i) the chief executive officer of LGAQ Ltd.; or	1
			(ii) a person nominated by the LGAQ Ltd.; and	2
			2 persons appointed to senior departmental offices, ear of the offices having been nominated by the Minister f this section; and	
			3 persons nominated by the Queensland Council Unions; and	of 6 7
			1 person nominated by the Australian Workers' Unio of Employees, Queensland.	on 8 9
	(2)	The M	Ainister must appoint—	10
			if the LGAQ Ltd. nominates a person under subsection (1)(c)(ii)—the nominated person; and	on 11 12
		(b)	the members mentioned in subsection (1)(e) and (f); a	nd 13
		(c)	1 of the members as deputy chairperson.	14
	(3)	In this	s section—	15
		execu	r departmental office means the office of a chitive of a department or senior executive of the public e under the Public Service Act 2008.	
971	Res	signati	ion of members	19
			ollowing members may resign by signed written noti to the Minister—	ce 20 21
			a member nominated by the LGAQ Ltd. under section $970(1)(c)(ii);$	on 22 23
		(b)	a member nominated under section 970(1)(e) or (f).	24
972	Ter	minati	ion of appointment of members	25
	(1)		section applies to a member nominated under section (c)(ii), (e) or (f).	on 26 27

	(2)	The Minister must terminate the appointment of the member if—	1 2
		(a) the organisation that nominated the member asks for the termination; or	3 4
		(b) the Minister is satisfied the organisation that nominated the member—	5 6
		(i) has ceased to exist; and	7
		(ii) has not merged with or been replaced by another organisation.	8 9
973	Su	bstitute members	10
	(1)	A member mentioned in section 970(1)(a), (b), (c)(i) or (d) may nominate a person to attend a meeting of the consultative committee in the member's place.	11 12 13
	(2)	An organisation that nominates a member under section 970(1)(c)(ii), (e) or (f) may nominate another person to attend a meeting of the consultative committee in the member's place.	14 15 16 17
	(3)	A person who attends a meeting of the consultative committee in the place of a member has, and may exercise, at the meeting all the rights of the member.	18 19 20
974	Inv	ited representatives	21
	(1)	The Minister may, after consulting with the members of the consultative committee, invite an entity to nominate a representative (an <i>invited representative</i>) to participate in meetings of the consultative committee or a subcommittee.	22 23 24 25
	(2)	The invited representative—	26
		(a) may participate in meetings of the consultative committee or a subcommittee but does not become a member of the consultative committee or subcommittee; and	27 28 29 30

		-	
		(b) stops being entitled to participate in meetings of the consultative committee or subcommittee when the Minister decides to end the nomination.	1 2 3
Divi	sion	3 Proceedings of consultative committee	4 5
975	Pro	oceedings	6
	(1)	The Minister may convene a meeting of the consultative committee at any time and place decided by the Minister.	7 8
	(2)	However, the Minister must convene a meeting of the consultative committee at least twice each year.	9 10
	(3)	The Minister presides at all meetings of the consultative committee at which the Minister is present.	11 12
	(4)	If the Minister is absent, the person nominated to attend in the Minister's place under section 973(1) presides.	13 14
	(5)	Subject to this section, the consultative committee may conduct its meetings as it considers appropriate.	15 16
976	Su	bcommittees	17
		The consultative committee may establish a subcommittee to consider and report to the consultative committee on any matter relevant to a purpose of the consultative committee.	18 19 20
Par	t 2	Other provisions	21
977	Em	ployees working in Queensland and another State	22
	(1)	This section applies if an employer—	23
		(a) has a workplace, or is present, in Queensland; and	24

		_	
		(b) engages in Queensland an employee whose employment is, with the employer's consent, performed partly in Queensland and partly in another State.	1 2 3
	(2)	An industrial instrument that applies to the employer and employee for the employment performed in Queensland also applies for the employment performed in the other State.	4 5 6
978	Stu	idents' work permits	7
	(1)	A student who is undertaking a tertiary study course may apply to the registrar for the issue of a permit to work in a calling for a particular period.	8 9 10
	(2)	The application must provide satisfactory proof the period of work in the calling is necessary to complete the course.	11 12
	(3)	The permit must state—	13
		(a) the period of work; and	14
		(b) the student's wage rate; and	15
		(c) any conditions it is subject to.	16
	(4)	On issuing a permit, the registrar must promptly notify the secretary of an employee organisation in the calling of—	17 18
		(a) the issue of the permit; and	19
		(b) the permit's conditions.	20
	(5)	The permit has effect despite an industrial instrument.	21
979	Ag	ed or infirm persons permits	22
	(1)	A person mentioned in subsection (3) may apply to the commission for a permit for an aged or infirm person, who is alleged to be unable to earn the minimum wage for a calling, to work in the calling for less than the minimum wage.	23 24 25 26
	(2)	For subsection (1), the minimum wage is the greater of—	27
		(a) the Queensland minimum wage; or	28

	(b) the minimum wage provided for by a relevant industrial instrument; or					
	(c)		minimum wage decided by the commission, after sidering—	3 4		
		(i)	the Queensland minimum wage; and	5		
		(ii)	an industrial instrument that regulates employment conditions of employees engaged in a similar kind of work as the aged or infirm person.	6 7 8		
(3)	The	applic	cation may be made by—	9		
	(a)	the a	aged or infirm person; or	10		
	(b)	an ir	nspector.	11		
(4)	On receiving an application, the registrar must promptly notify the secretary of an employee organisation in the calling of—					
	(a)	the a	application; and	15		
	(b)		ime when the commission will hear any objection to ssue of the permit.	16 17		
(5)	issue		mission must promptly hear any objection to the the permit from the organisation's authorised tive.	18 19 20		
(6)		com	mission may issue the permit, with or without s.	21 22		
(7)			isation may apply, at any time under the rules, to the on to cancel the permit.	23 24		
(8)	The	permi	it has effect despite an industrial instrument.	25		
Inc	orpo	rating	g amendments in industrial instruments	26		
	If an industrial instrument is varied, the registrar may reprint the instrument in a form certified as correct by the registrar.					

981	Obsolete industrial instrument					
	(1)	web	e registrar, after making inquiry, may publish on the QIRC besite notice of an intention to declare a stated industrial trument obsolete.			
	(2)	-	erson may, within the stated time and in the stated way, an objection notice with the commission.	5 6		
	(3)	The	commission must hear and decide the objection.	7		
	(4)	filed	o objection is filed within the stated time, or all objections d are dismissed, the registrar may, by notice published on QIRC website, declare that the instrument is obsolete.	8 9 10		
	(5)	The notion	instrument stops having effect on publication of the ce.	11 12		
982	Protection from liability					
	(1)	An official is not civilly liable for an act done, or omission made, honestly and without negligence under this or anoth Act mentioned in section 899(4).		14 15 16		
	(2)	If subsection (1) prevents civil liability attaching to a person, the liability attaches instead to the State.				
	(3)	This section does not apply to an official if the official is State employee within the meaning of the <i>Public Service A</i> 2008, section 26B(4).				
		Note-		22		
			or protection from civil liability in relation to the chief executive and ther State employees, see the <i>Public Service Act 2008</i> , section 26C.	23 24		
	(4)) In this section—				
		offic	cial means—	26		
		(a)	the Minister; or	27		
		(b)	the registrar; or	28		
		(c)	another officer of the court or commission; or	29		
		(d)	an inspector; or	30		

		(e) a person acting under the direction of an inspector.	1			
983	Payments to financially distressed					
	(1)	Subsection (2) applies if a person is—				
		(a) suffering hardship because an employer has failed to pay the person the whole or part of wages; and	4 5			
		(b) unlikely to be able to lawfully recover the whole or a substantial part of the unpaid wages.	6 7			
	(2)	The Governor in Council may authorise payment of an amount, not more than the person is unlikely to recover, to the person from the consolidated fund.				
	(3)	The payment does not relieve the employer from liability to pay the unpaid wages.	11 12			
	(4)) If the person later receives remuneration in full or p satisfaction of the employer's liability, the person m immediately pay the department, for payment to consolidated fund, an amount equal to the lesser of—				
		(a) the value of the remuneration received, as assessed by the Minister; or	17 18			
		(b) the amount of the payment made to the person and not previously repaid by the person under this subsection.	19 20			
	(5)	The amount payable to the department under subsection (4) may be recovered as a debt.	21 22			
	(6)	In this section—	23			
		remuneration means remuneration, in money or kind.	24			
984	Notices and applications to be written					
		If a person must give a notice or make an application under this Act, the notice or application must be written, unless otherwise provided.	26 27 28			

985	Electronic Transactions (Queensland) Act 2001 does not apply to this Act							
		The <i>Electronic Transactions (Queensland) Act 2001</i> does not apply to the giving of a document under this Act.	3 4					
986	Giv	Giving documents electronically						
	(1)	This section applies if a person (the <i>sender</i>) is required or permitted to give a document, including, for example, a written notice, to another person (the <i>receiver</i>) under this Act, other than a document to be given, filed, received, issued or sent in a proceeding before the court, commission or Industrial Magistrates Court.						
		Note—	12					
		Under section 551, the rules may provide for the filing, receiving, issuing or sending electronic documents by the court, commission or Industrial Magistrates Court.	13 14 15					
	(2)	Unless the contrary intention appears, the sender may satisfy the requirement or permission by giving the notice or other document electronically to the receiver in a way that the receiver is able to receive the document.						
	(3)	A sender is taken to have sent a written notice or other document electronically—	20 21					
		(a) when the notice or document leaves the information system under the control of the sender; or	22 23					
		(b) if the notice or document has not left an information system under the control of the sender—when the notice or document is received by the sender.	24 25 26					
	(4)	A receiver is taken to have received a written notice or other document sent electronically—	27 28					
		(a) if the receiver has designated an electronic address for receiving documents—when the notice or document is capable of being retrieved by the receiver at the electronic address; or	29 30 31 32					

		(b)		ne receiver has another electronic address where uments may be received—	1 2	
			(i)	when the notice or document has become capable of being retrieved by the receiver at the electronic address; and	3 4 5	
			(ii)	when the receiver has become aware that the notice or document has been sent to that address.	6 7	
987	Ina	ccura	ite d	escriptions	8	
		inace not p subje	c urac orever ect m	omer, inaccurate description or omission (an ey) in or from a document given under this Act does not or limit the operation of this Act in relation to the natter of the inaccuracy, if the subject matter is by clear to be understood.	9 10 11 12 13	
988	Ар	plicat	ion d	of Act generally	14	
	(1)	If a provision of this Act does not apply to a person or a class of person, a decision is inoperative to the extent it purports to apply to the person or a member of the class about the provision's subject matter.				
	(2)	bene for th or re	fit for ne per ceive	lication, this Act does not create a right, privilege or r a person for a period of service as an employee if, riod, a similar right, privilege or benefit was given to d by the person under a corresponding provision of ed Act.	19 20 21 22 23	
989	Approved forms					
	(1)	by o		committee may approve, for this Act, forms for use he court, commission, Industrial Magistrates Court	25 26 27	
	(2)		n act	ing under subsection (1), the rules committee must ith—	28 29	

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		(a) for a form relating to the Industrial Magistrates Court—the Chief Magistrate; or	1 2			
		(b) for a form relating to the registry—the registrar.	3			
	(3)	The chief executive may approve, for this Act, forms for use other than in circumstances mentioned in subsection (1).	4 5			
990	Re	gulation-making power	6			
	(1)	The Governor in Council may make regulations under this Act.	7 8			
	(2)	A regulation may be made about any of the following—				
		(a) requiring an employer who is a party to a bargaining instrument to supply information for statistical purposes;	10 11 12			
		(b) regulating the conduct of persons, other than lawyers, who act for parties in an industrial cause;	13 14			
		(c) regulating the conduct of persons, other than lawyers, who appear in proceedings—	15 16			
		(i) in the court; or	17			
		(ii) before the commission or registrar;	18			
		(d) imposing a penalty of not more than 20 penalty units for	19			
		contravention of a provision of a regulation.	20			

Chapter 18	Repeal and transitional provisions	1 2
Part 1	Repeal	3
991 Act repealed	I	4
The Indus	strial Relations Act 1999, No. 33 is repealed.	5
Part 2	Transitional provisions for repeal of Industrial Relations Act 1999	6 7 8
Division 1	Preliminary	9
992 Definitions f	or part	10
In this par	rt—	11
continuing section 10	ng ch 2 employee means an employee mentioned in 005(a).	12 13
continuing section 10	ng ch 2A employee means an employee mentioned in 005(b).	14 15
continuin	ag employee see section 1005.	16
	ion day means the day the Bill for this Act was d into the Legislative Assembly.	17 18
<i>old</i> , in repealed <i>i</i>	elation to a provision, means a provision of the Act.	19 20
<i>pre-comn</i> 1008(1).	nencement employment conditions see section	21 22

		agree	modernisation certified agreement means a certified ement that, immediately before the commencement, was e-modernisation industrial instrument under the repealed	1 2 3 4
		-	nodernisation industrial instrument has the meaning in under old section 71BA.	5 6
Divi	sion	2	Existing industrial instruments	7
Sub	divis	sion	1 Awards	8
993	Мо	dern	awards	9
	(1)	imm	odern award that was in operation under the repealed Act ediately before the commencement is, on the mencement, taken to be a modern award under chapter 3.	10 11 12
	(2)	Unti time	I the modern award is varied under this Act for the first	13 14
		(a)	old chapter 2A, part 3, as it was in force immediately before the commencement, continues to apply to the award; and	15 16 17
		(b)	chapter 3, parts 1 and 2 of this Act do not apply to the award.	18 19
994		view a 20, di	and variation of modern awards under old ch 20, v 2	20 21
	(1)	awar revie	section applies if the review and variation of a modern of under old chapter 20, part 20, division 2 (the <i>repealed ew provisions</i>) was started, but not completed, before the mencement.	22 23 24 25
	(2)	com	review and variation of the modern award must be pleted under the repealed review provisions as if this Act not commenced.	26 27 28

95		quirement to partition modern award for local vernment	1 2
	(1)	This section applies in relation to whichever of the following modern awards (the <i>relevant award</i>) was in effect under the repealed Act immediately before the commencement—	3 4 5
		(a) the Queensland Local Government Industry Award—State 2014;	6 7
		(b) a modern award that replaced the award mentioned in paragraph (a);	8 9
		(c) a modern award that replaced the modern award mentioned in paragraph (b).	10 11
	(2)	As soon as practicable after the commencement, the registrar must partition the relevant award by—	12 13
		(a) terminating the relevant award; and	14
		(b) making 3 replacement modern awards (the <i>replacement awards</i>).	15 16
	(3)	The replacement awards must each cover a group of employees described in the ministerial request as Stream A, Stream B or Stream C in relation to the Queensland Local Government Industry Award—State 2014.	17 18 19 20
	(4)	In partitioning the relevant award, the registrar may make any necessary provision to ensure wages and employment conditions for employees are not affected by the partitioning.	21 22 23
	(5)	A party to the relevant award is not entitled to be heard in relation to the partitioning of the award.	24 25
	(6)	When the registrar partitions the relevant award—	26
		(a) the relevant award is taken to be revoked by the commission under chapter 3; and	27 28
		(b) the replacement awards are taken to be modern awards made under chapter 3.	29 30
	(7)	As soon as practicable after partitioning the relevant award, the registrar must—	31 32

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		(a)	give the parties to whom each replacement award applies notice of the making of the award; and	1 2
		(b)	publish the replacement awards on the QIRC website.	3
	(8)	Desp	ite subsection (6)—	4
		(a)	section 150 does not apply to the revocation of the relevant award; and	5 6
		(b)	chapter 3, parts 1 and 2 and chapter 5, part 2, division 1 do not apply to the making of the replacement awards.	7 8
	(9)	Industregist and v	e relevant award is the Queensland Local Government stry Award—State 2014, despite subsection (2) the trar must not partition the relevant award until the review variation of the award under old chapter 20, division 2 has completed.	9 10 11 12 13
	(10)	In thi	is section—	14
		Mini	sterial request means the variation notice given by the ster to the commission under old section 140CA(1) on 6 2016.	15 16 17
		repla	aced includes superseded.	18
996	Apı	plicati	ions to vary modern award	19
	(1)	was 1	section applies if an application to vary a modern award made under old chapter 5A, but not decided, before the mencement.	20 21 22
	(2)		application must continue to be dealt with under the aled Act as if this Act had not commenced.	23 24
997	Pre	-mod	ernisation awards	25
	(1)		section applies to an award other than a modern award, immediately before the commencement—	26 27
		(a)	was in operation under the repealed Act; and	28

		(b) applied to an employee because of the operation of old section 824.	1 2
	(2)	On the commencement, the award is revoked.	3
	(3)	Subsection (4) applies if—	4
		(a) immediately before the commencement, an employee was entitled to wages or a condition of employment under the award; and	5 6 7
		(b) on the commencement, the wages or conditions of employment to which the employee would, but for this section, be entitled under the QES or a certified agreement are less favourable to the employee than the wages or condition of employment mentioned in paragraph (a).	8 9 10 11 12 13
	(4)	On the commencement, the certified agreement that applies to the employee is taken to be varied to include provision for the wages or condition of employment mentioned in subsection (3)(a).	14 15 16 17
Sub	divis	sion 2 Existing certified agreements and determinations	18 19
998		sting certified agreements and arbitration terminations	20 21
	(1)	A certified agreement or arbitration determination that is in force under the repealed Act immediately before the commencement continues in force as a certified agreement or arbitration determination under this Act.	22 23 24 25
	(2)	A certified agreement mentioned in subsection (1) can not be amended under section 223 or chapter 4, part 7, division 2.	26 27
999	Exi	sting arbitrations	28
	(1)	This section applies if, before the commencement—	29

	(a)	the requirement under old section 149(4) to determine a matter by arbitration started to apply; and	1 2
	(b)	the commission had not made a determination for the matter under old section 150.	3 4
(2)	com	subsection (1), it does not matter whether or not the mission started to hear the matter before the mencement.	5 6 7
(3)		commission must determine the matter by arbitration er the repealed Act.	8 9
(4)	agre	vever, if the employer and 1 or more parties reach ement on a proposed bargaining instrument before the mission determines the matter by arbitration—	10 11 12
	(a)	the parties must take steps under chapter 4 of this Act to have the instrument certified or made; and	13 14
	(b)	if an application is made under section 189 or 190 of this Act, a step taken in compliance with a requirement under the repealed Act in relation to the instrument is deemed to have been taken for the purposes of this Act; and	15 16 17 18 19
	Exam	uples of steps that may have been taken under the repealed Act—	20
	•	the giving of a notice of intention under the repealed Act	21
	•	approval of the instrument by the relevant employees	22
	(c)	the arbitration ends when the instrument is certified or made.	23 24
Exi	sting	applications for certification	25
(1)	This	section applies if—	26
	(a)	before the commencement, an application had been made to the commission under old section 153 to certify an agreement; and	27 28 29
	(b)	immediately before the commencement, the commission had not—	30 31

1000

		(i) certified the agreement under old section 156; or	1
		(ii) refused to certify the agreement under old section 157; or	2 3
		(iii) otherwise finally dealt with the application.	4
	(2)	The commission must decide the application under old chapter 6, division 2.	5 6
	(3)	This section does not apply if—	7
		(a) the application was made on or after the introduction day; and	8 9
		(b) the agreement was made with employees, before the introduction day, under old section 147A.	10 11
1001	nė	plication for certification—proposed agreement gotiated with employee organisation and approved by ployees	12 13 14
	(1)	This section applies if, on or after the introduction day—	15
		(a) an agreement was made with employees under old section 147A; and	16 17
		(b) an application was made to the commission under old section 153 to certify the agreement.	18 19
	(2)	If the application was not decided by the commission before the commencement, the application is taken to have been withdrawn on the commencement.	20 21 22
	(3)	If the commission certified the agreement before the commencement—	23 24
		(a) on the commencement its nominal expiry date becomes the day that is 3 months from the day this section commences; and	25 26 27
		(b) the nominal expiry date mentioned in paragraph (a) can not be extended under chapter 4, part 7, division 1.	28 29

Subc	livis	sion 3 Other instruments and orders	1	
1002	Existing equal remuneration orders and applications			
	(1)	An order made under old chapter 2, part 5 or old chapter 2A, part 4 that was in effect immediately before the commencement is taken to have been made under chapter 5, part 3.	3 4 5 6	
	(2)	An application for an order under old chapter 2, part 5 or old chapter 2A, part 4 that was made, but not decided, before the commencement must continue to be decided under the old part.	7 8 9 10	
	(3)	If an application mentioned in subsection (2) is granted, the order made on the application is taken to have been made under chapter 5, part 3.	11 12 13	
1003	Ap	plication of ch 5, pt 2, div 2 to local government sector	14	
	(1)	Chapter 5, part 2, division 2 does not apply to certification of an agreement for employees of a local government sector employer, if the application for certification of the agreement is made before 1 January 2019.	15 16 17 18	
	(2)	However, subsection (1) does not apply if the commission decides, on an application by a party to the agreement, to apply section 250 in relation to the application to certify the agreement.	19 20 21 22	
	(3)	In this section—	23	
		local government sector employer see the Fair Work (Commonwealth Powers) and Other Provisions Act 2009, section 3(1).	24 25 26	
1004	Ord	ders under old ss 137, 138 and 140	27	
	(1)	This section applies to any of the following orders in effect immediately before the commencement—	28 29	

		(a)	a minimum wage order under old section 137;
		(b)	a tool allowance order under old section 138;
		(c)	an order fixing wages and employment conditions under old section 140.
	(2)		the commencement, the order continues in effect as if it e made under chapter 2, part 5 or 6 of this Act.
Divis	ion	3	Conditions of employment for continuing employees
1005	Apı	olica	tion of division
			s division applies to an employee (a <i>continuing employee</i>) mmediately before the commencement—
		(a)	a pre-modernisation industrial instrument applied to the employee in relation to particular employment; or
		(b)	old chapter 2A applied to the employee in relation to particular employment.
1006	Coi	nditio	ons of employment for continuing employees
	(1)		the commencement, the Queensland Employment dards under this Act start applying to the continuing loyee.
	(2)	imm mad	o, if the employee is a continuing ch 2 employee and, nediately before the commencement, a modern award to under the repealed Act covered the employee but did not to the employee under old section 824—
		(a)	on the commencement, the modern award starts applying to the employee; and
		(b)	the pre-modernisation certified agreement that applied to the employee immediately before the commencement, as it continues in force under section

		998, continues to apply to the employee from the commencement.	1 2
	(3)	However, if a pre-modernisation certified agreement mentioned in subsection (2)(b) includes a provision that is inconsistent with the Queensland Employment Standards, the provision is of no effect.	3 4 5 6
	(4)	Subsection (3) does not apply to a provision that is at least as favourable to the continuing employee than the Queensland Employment Standards.	7 8 9
1007		ntinuation of working time provision for an employee der old s 9 or 9A	10 11
	(1)	Despite section 1007, section 9 of the repealed Act continues to apply to an industrial instrument or federal industrial instrument that—	12 13 14
		(a) was in force immediately before the commencement; and	15 16
		(b) was made on or before 1 September 2005, other than a certified agreement if the application to certify the agreement was made after 1 September 2005; and	17 18 19
		(c) was a pre-modernisation industrial instrument.	20
	(2)	Despite section 1007, section 9A of the repealed Act continues to apply to an industrial instrument or federal industrial instrument that—	21 22 23
		(a) was in force immediately before the commencement; and	24 25
		(b) was made after 1 September 2005, other than a certified agreement if the application to certify the agreement was made on or before 1 September 2005; and	26 27 28
		(c) was a pre-modernisation industrial instrument.	29

1008	Lea	ve accrued or approved before commencement	1
	(1)	The continuing employee retains all leave entitlements accrued before the commencement under any of the following (the <i>pre-commencement employment conditions</i>)—	2 3 4
		(a) old chapter 2 or 2A;	5
		(b) an industrial instrument under the repealed Act.	6
	(2)	Subsection (3) applies if, before the commencement, the employee's employer approved leave relating to a period on or after the commencement.	7 8 9
	(3)	The leave is taken to have been approved for the purposes of the Queensland Employment Standards, or an industrial instrument applicable to the employee, under this Act.	10 11 12
1009	Woı	rking out leave entitlements	13
	(1)	This section applies if—	14
		(a) a provision of old chapter 2 or 2A conferred an entitlement on the employee in relation to a particular type of leave; and	15 16 17
		(b) the entitlement was worked out under the provision—	18
		(i) for a completed year of employment; or	19
		(ii) in relation to a year.	20
	(2)	For working out the employee's entitlement to the leave during the year in which the commencement falls, regard must be had to leave of that type taken during the year under the pre-commencement employment conditions.	21 22 23 24
	(3)	Also, for working out the employee's entitlement to leave, regard must be had to the period of the employee's employment with the employer before the commencement.	25 26 27
1010	Not	ices etc. given before commencement	28
	(1)	This section applies if—	29

		(a)	before the commencement, the continuing employee or the employee's employer gave a notice or other document in compliance with a requirement under the pre-commencement employment conditions; and	1 2 3 4
		Exam	aples—	5
			notice about parental leave given by a continuing ch 2 employee in empliance with old section 19, 20, 21 or 21A	6 7
			notice about parental leave given by a continuing ch 2A employee in empliance with old section 71GH, 71GI, 71GJ or 71GK	8 9
		(b)	the notice or other document is relevant to a matter or circumstance occurring on or after the commencement; and	10 11 12
		(c)	there is a requirement under this Act, or an industrial instrument under this Act, that has substantially the same effect as the requirement mentioned in paragraph (a).	13 14 15 16
	(2)		e context permits, the employee or employer is taken to complied with the requirement mentioned in subsection c).	17 18 19
1011	An	nual I	leave—order about payment for commission	20
	(1)	com	section applies if, before the commencement, the mission made an order in relation to the continuing loyee on an application under old section 13(4) or F(4).	21 22 23 24
	(2)		it had been made under section 35(4).	25 26
	(3)	this an a	section (2) does not apply if an industrial instrument under Act provides that the employee is not entitled to receive mount representing commission in the employee's annual e payment.	27 28 29 30

1012		nual leave—leave loading payments made before mmencement	1 2
		An amount, however described, paid to the continuing employee before the commencement in addition to the employee's annual leave entitlement under old chapter 2 or 2A is taken to be a prescribed additional amount for section 36(2).	3 4 5 6 7
1013	Par	rental leave started under repealed Act	8
	(1)	This section applies if, immediately before the commencement, the continuing employee was on parental leave under the pre-commencement employment conditions.	9 10 11
	(2)	From the commencement, the employee is taken to be on the following type of parental leave under this Act—	12 13
		(a) if the parental leave mentioned in subsection (1) was maternity leave, adoption leave or surrogacy leave—leave of the same name;	14 15 16
		(b) if the parental leave mentioned in subsection (1) was long parental leave under old chapter 2 other than maternity leave—long birth-related leave;	17 18 19
		(c) if the parental leave mentioned in subsection (1) was long birth-related leave under old chapter 2A—long birth-related leave;	20 21 22
		(d) if the parental leave mentioned in subsection (1) was short parental leave under old chapter 2—short birth-related leave;	23 24 25
		(e) if the parental leave mentioned in subsection (1) was short birth-related leave under old chapter 2A—short birth-related leave.	26 27 28
	(3)	A reference in chapter 2, part 3 to a type of parental leave includes, if the context permits, a reference to the corresponding type of parental leave under the pre-commencement employment conditions.	29 30 31 32

	(4)		ion 68 does not apply to the employee in relation to the ntal leave.	1 2
	(5)	subd	employee may apply under chapter 2, part 3, division 8, livision 4 even if the person started parental leave before commencement.	3 4 5
	(6)	Fron	n the commencement—	6
		(a)	an extension of the parental leave under old section $29(1)$ or $71GZ(1)$ is taken to be an extension under section $82(1)$; and	7 8 9
		(b)	if an application was made under old section 29A, 29B, 71GR or 71GS, but not decided by the employer, before the commencement—the application is taken to have been made under chapter 2, part 3, division 8, subdivision 4; and	10 11 12 13 14
		(c)	if the employee was transferred to a safe job under old section 36 or 71GZG before starting maternity leave—for section 88, the employee is taken to be have been transferred to a safe job under section 89.	15 16 17 18
1014			I leave—application of obligation to advise about ant change	19 20
			ion 72 applies to a decision made, but not implemented, are the commencement.	21 22
1015		ng se 71HD	ervice leave—agreement or notice under old s 45	23 24
	(1)	This	section applies if, before the commencement—	25
		(a)	the employer and employee made an agreement under old section 45(2) or 71HD(2) in relation to long service leave, if any part of the leave was to be taken on or after the commencement; or	26 27 28 29
		(b)	the employer gave the employee a notice under old section 45(3) or 71HD(3) relating to long service leave,	30 31

		[6.1616]	
		if any part of the leave was required to be taken on or after the commencement.	1 2
	(2)	The agreement or notice is taken to have been made or given under section 97.	3 4
1016		ng service leave—order about payment for mmission	5 6
	(1)	This section applies if, before the commencement, the commission made an order in relation to the employee on an application made under old section 46(7) or 71HF(2)(b).	7 8 9
	(2)	From the commencement, the order continues to have effect as if it had been made under section 99(3).	10 11
	(3)	However, subsection (2) does not apply if an industrial instrument under this Act provides that the employee is not entitled to receive an amount representing commission in the employee's long service leave payment.	12 13 14 15
1017		ng service leave—decision by commission about cework rates	16 17
	(1)	This section applies if the employee was paid piecework rates and, before the commencement, the commission decided under old section 46(8) or 71HG the rate the employee should be paid for long service leave.	18 19 20 21
	(2)	From the commencement, the decision continues to have effect as if it had been made under section 100.	22 23
1018		ng service leave—existing decisions or agreements out entitlement to, payment for, or taking of, leave	24 25
	(1)	This section applies to any of the following in effect immediately before the commencement—	26 27
		(a) an agreement made by an employee and employer, or a decision made by the commission, under old section 46(9), (10) or (11) or 71HH;	28 29 30

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		(b)	an agreement made under old section 48 or 71HK;	1
		(c)	a decision made by the commission under old section 52 or 71HP;	2 3
		(d)	an agreement made by an employee and employer, or an order made by the commission, under old section 53(2) or (3), or 71HQ(2) or (3).	4 5 6
	(2)	cont	n the commencement, the agreement, decision or order inues to have effect as if it had been made under the owing provisions of this Act—	7 8 9
		(a)	if subsection (1)(a) applies—section 101;	10
		(b)	if subsection (1)(b) applies—section 104;	11
		(c)	if subsection (1)(c) applies—section 109;	12
		(d)	if subsection (1)(d) applies—section 110.	13
	(3)	instr	section (2) applies subject to a provision in an industrial rument under this Act about the payment for, or taking of, employee's long service leave.	14 15 16
Divis	ion	4	Dismissals	17
1019			on for old chapter 3, part 4, division 1AA dancy repayments)	18 19
		its r	chapter 3, part 4, division 1AA continues to apply, despite epeal, to an employee to whom it applied immediately re the commencement.	20 21 22
Divis	ion	5	Freedom of association	23
1020	Pro	visio	on for old chapter 4 (Freedom of association)	24
		Old	chapter 4 continues to apply, despite its repeal, after the	25

			engaged in, or was proposed to be engaged in, before the imencement, and chapter 8 does not apply.	1 2
Divis	sion	6	Protected industrial action	3
1021	Pro	tecte	ed industrial action under repealed Act	4
		com repe	astrial action organised, or engaged in, after the amencement that would, apart from the repeal of the caled Act, be protected industrial action under that Act is in to be protected industrial action under this Act.	5 6 7 8
Divis	sion	7	Industrial tribunals and registry	9
1022		ntinu jistry	ation of members of court, commission and	10 11
	(1)	com	s section applies to a person who, immediately before the imencement, was appointed under the repealed Act to the see of—	12 13 14
		(a)	the president of the court;	15
		(b)	the vice-president of the court;	16
		(c)	a deputy president (court);	17
		(d)	a deputy president of the commission;	18
		(e)	an industrial commissioner;	19
		(f)	an associate to the president, vice-president, a deputy president or an industrial commissioner;	20 21
		(g)	the registrar.	22
	(2)	Act appl	person's appointment to the office continues under this on the same terms and conditions of appointment that lied to the person immediately before the commencement, uding a term about when the appointment ends.	23 24 25 26

1023	Existing proceedings				
	(1)	This section applies if—	2		
		(a) before the commencement, a person started a proceeding under the repealed Act; and	3 4		
		(b) immediately before the commencement, the proceeding had not ended.	5 6		
	(2)	The repealed Act continues to apply to the proceeding, and the proceeding must be heard and decided, as if the <i>Industrial Relations Act 2016</i> had not commenced.	7 8 9		
1024	Pro	oceedings not yet started	10		
	(1)	This section applies if—	11		
		(a) immediately before the commencement, a person could, under the repealed Act, have started a proceeding within a particular period; and	12 13 14		
		(b) on the commencement, the person has not started the proceeding.	15 16		
	(2)	The <i>Industrial Relations Act 2016</i> does not apply to the proceeding.	17 18		
	(3)	The person may, within the period mentioned in paragraph (1)(a), start the proceeding under the repealed Act, and the proceeding must be heard and decided, as if the <i>Industrial Relations Act 2016</i> had not commenced.	19 20 21 22		
1025	Ар	plication of rules made under repealed Act	23		
		The rules made under old section 338, as in force immediately before the commencement, continue to have effect as if they were rules made under section 551.	24 25 26		

Divis	sion	8 Enforcement	1		
1026	Co	ntinued appointment of inspectors	2		
	(1)	This section applies to a person who, immediately before the commencement, was appointed as an inspector under the repealed Act.	3 4 5		
	(2)	The person continues as an inspector under this Act on the same terms of appointment that applied to the person immediately before the commencement.	6 7 8		
Divis	sion	9 Records and wages	9		
1027	Authorised industrial officers taken to be authorised under this Act				
	(1)	This section applies to an authority issued by the registrar under old section 364 that was, immediately before the commencement, the authority was still in force or had been suspended.	12 13 14 15		
	(2)	The authority is taken to have been issued under section 337.	16		
	(3)	The authority continues to be subject to any conditions that applied to the authority immediately before the commencement as if the conditions were imposed under this Act.	17 18 19 20		
	(4)	If the authority was, immediately before the commencement, suspended under old section 365 for a period, the authority continues to be suspended for the period.	21 22 23		
1028	Ap	plications under old s 365(1) continued	24		
	(1)	This section applies to an application made under old section 365(1) that, immediately before the commencement—	25 26		
		(a) had not been finally decided by the commission; or	27		

[s 1029]

		(b) had been finally decided by the commission but for which the period for an appeal or review of the decision had not finished; or	1 2 3
		(c) the application had been finally decided by the commission but for which an appeal or review of the commission's decision had not been finally decided.	4 5 6
	(2)	The application is taken to have been made under section 338.	7
	(3)	Without limiting subsection (2), an appeal or review in relation to a decision by the commission about the application may be started or continued as if the application and the decision about the application, had been made under this Act.	8 9 10 11
1029	Not	tices taken to be issued under this Act	12
		A notice issued under a provision of the repealed Act mentioned in column 1 that was in force immediately before the commencement is taken to have been issued under the provision set out opposite the former provision in column 2—	13 14 15 16
Provisi	on of	f the repealed Act Provision of this Act	
section	371	section 344	
section	373	A section 345	
section	374	section 346	
1030	Wri	itten objection taken to be made under this Act	17
	(1)	A written objection made and not revoked before the commencement, is taken to have been made under section 344.	18 19 20
	(2)	In this section—	21
		written objection means a written request made by a member employee or a person eligible to be a member employee under old section 373 that a time and wages record for the employee	22 23 24

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			be made available to authorised industrial officers or a cular authorised industrial officer.	1 2
1031			ation of agreement about contributions to nuation fund	3
	(1)	supe	employer may continue to contribute to another trannuation fund in accordance with an agreement under aled section 405.	5 6 7
	(2)	In th	is section—	8
		_	aled section 405 means the <i>Industrial Relations Act 1999</i> , on 405 as in force immediately before 1 April 2005.	9 10
Divis	sion	10	Private employment agents' fees	11
1032	Orc	lers a	and applications under old ch 11A	12
	(1)	relat cont	chapter 11A continues to apply, despite its repeal, in ion to fees received by private employment agents in ravention of old section 408D(1) or (2) before the mencement.	13 14 15 16
	(2)	With	nout limiting subsection (1)—	17
		(a)	an application made under old section 408F or 408G, but not decided, before the commencement may continue to be dealt with under old chapter 11A; and	18 19 20
		(b)	an application may be made under old section 408F or 408G in relation to a fee mentioned in subsection (1); and	21 22 23
		(c)	old section 408H—	24
			(i) continues to apply to an order made under old section 408E or 408G before the commencement;	25 26 27

		(ii)	applies to an order made under old section 408E or 408G on or after the commencement as the section is continued in effect under subsection (1).	1 2 3
Divis	ion	11	Industrial organisations and associated entities	4 5
Subc	livis	sion 1	Provisions for old ch 12, pt 1	6
1033	Org	A body immediate	that was an organisation under the repealed Act ely before the commencement is taken to be an on under this Act.	7 8 9 10
Subc	livis	sion 2	Provisions for old ch 12, pt 2	11
1034		ovision for olications	r old s 415 (General requirements for)	12 13
		not decide	ation application filed under the old section 415 but ed before the commencement must be decided as if it filed under section 603 of this Act.	14 15 16
1035		ovision for d rules)	r old s 426 (Registrar's functions for register	17 18
	(1)	section 42 to be the	ter of organisations kept by the registrar under old 26 immediately before the commencement is taken register of organisations kept by the registrar under 14(1) of this Act.	19 20 21 22
	(2)		f an organisation's rules kept by the registrar under on 426 immediately before the commencement is	23 24

		[6.1000]	
		taken to be the copy of the organisation's rules kept by the registrar under section 614(2) of this Act.	1 2
1036	Pro	ovision for old s 427 (Change of callings)	3
		A application filed by an organisation under old section 427 to	4
		change its list of callings but not decided before the	5
		commencement must be dealt with as if it had been filed	6
		under section 615 of this Act.	7
Subo	divis	sion 3 Provisions for old ch 12, pt 3	8
1037		ovision for old s 428 (Organisation must have mplying rules)	9 10
	(1)		11
		chapter 12, parts 3 and 4 as in force immediately before the	12
		commencement continue to be the organisation's rules for	13
		matters required of it under chapter, 12, parts 3 and 4 of this Act.	14 15
	(2)		
	(2)	Rules continued under subsection (1) continue to have effect for 1 year after the commencement.	16 17
	(2)	•	
	(3)	However, nothing in subsection (2) prevents the rules being amended or replaced under this Act before the end of the 1	18 19
		year period.	20
		year period.	20
Subo	sivit	sion 4 Provisions for old ch 12, pt 4	21
		•	
1038	Pro	ovision for old s 447 (Approval application)	22
		A application filed by an organisation under old section 447	23
		for approval for ballots to decide the result of its elections for	24
		its elected officers not to be postal ballots but not decided	25
		before the commencement must be dealt with as if it had been filed under section 635 of this Act.	26
		med under section 055 or this Act.	27

Subc	livis	sion 5 Provisions for old ch 12, pt 5	1
1039	Pro	An application made under old section 459 but not decided before the commencement must be dealt with as if it had been made under section 646 of this Act.	2 3 4 5
1040	Pro	ovision for old s 461 (Financial help for application) An application made under old section 461 but not decided	6 7
		before the commencement must be dealt with as if it had been made under section 648 of this Act.	8
Subc	divis	sion 6 Provisions for old ch 12, pt 6	10
1041		ovision for old s 466 (Breach of demarcation dispute dertaking)	11 12
		A demarcation dispute undertaking given by an organisation to the commission and in force immediately before the commencement continues in force according to its terms.	13 14 15
1042		ovision for old s 468 (Amendment to cure ncompliance if rule declared void)	16 17
	(1)	This section applies if—	18
		(a) the court made a declaration mentioned in old section 468(1)(a) about a contravention of old section 435; and	19 20
		(b) the organisation's rules have not been amended to address the contravention within 3 months after the declaration is made.	21 22 23
	(2)	The appropriate tribunal may amend the rules to comply with section 623 for the matters that gave rise to the declaration.	24 25
	(3)	In this section—	26

[s 1	1043]
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	appropriate tribunal means—	1
	(a) for an organisation's eligibility rules—the commission; or	2 3
	(b) for other rules—the registrar.	4
1043	Provision for old s 472 (Approval to change 'union' to 'organisation' in name)	5
	An application made for an order under old section 472 but not decided before the commencement must be dealt with as if it had been made for an order under section 660 of this Act.	7 8 9
1044	Provision for old s 473 (Approval for other name amendment)	10 11
	An application made for an order under old section 473 but not decided before the commencement must be dealt with as if it had been made for an order under section 661 of this Act.	12 13 14
1045	Provision for old s 474 (Approval for eligibility rule amendment)	15 16
	An application made for an order under old section 474 but not decided before the commencement must be dealt with as if it had been made for an order under section 662 of this Act.	17 18 19
1046	Provision for old s 478 (When amendment may be made)	20
	An application made for an approval under old section 478 but not decided before the commencement must be dealt with as if it had been made for an approval under section 666 of this Act.	21 22 23 24

Subc	livision 7 Provisions for old ch 12, pt 7	1
1047	Provision for old s 482 (Registrar must arrange for elections)	2 3
	An election arranged by the registrar under old section 482 before the commencement to be conducted after the commencement may be conducted as if it had been arranged under section 670 of this Act.	4 5 6 7
Subc	livision 8 Provisions for old ch 12, pt 8	8
1048	Provision for old s 502 (Referral to commission)	9
	An election inquiry started in the commission under old section 502 but not completed before the commencement may be completed after the commencement as if it had been started under section 690 of this Act.	10 11 12 13
1049	Provision for old s 503 (Commission may authorise registrar to investigate)	14 15
	An order of the commission authorising the registrar to do anything mentioned in old section 503(1) that had not been completed before the commencement may be acted on and completed as if the order had been made by the commission under section 691 of this Act.	16 17 18 19 20
1050	Provision for old s 512 (Financial help for application)	21
	An application made under old section 512 but not decided before the commencement must be dealt with as if it had been made under section 700 of this Act.	22 23 24

Subc	livision 9 Provisions for old ch 12, pt 9	1
1051	Provision for old s 519 (Prospective candidates)	2
	An application made under old section 519 but not decided before the commencement must be dealt with as if it had been made under section 706 of this Act.	3 4 5
1052	Provision for old s 520 (Existing office holders)	6
	An application made under old section 520 but not decided before the commencement must be dealt with as if it had been made under section 707 of this Act.	7 8 9
1053	Provision for old s 524 (Declaration about eligibility or ceasing to hold office)	10 11
	An application made under old section 524 but not decided before the commencement must be dealt with as if it had been made under section 711 of this Act.	12 13 14
Subc	livision 10 Provisions for old ch 12, pt 10	15
1054	Provision for old s 535 (Recovering member's liabilities)	16
	An application made under old section 535 but not decided	17
	before the commencement must be decided with as if it had been made under section 722 of this Act.	18 19

Subc	livision 11 Provisions for old ch 12, pt 12	1
1055	Provision for old s 554 (Obligation to keep accounting records)	2 3
	Old section 554 continues, despite its repeal, to have effect after the commencement in relation to each organisation to which it applies until its effect, according to its terms, in relation to the organisation is spent.	4 5 6 7
1056	Provision for old s 555 (Obligation to prepare accounts)	8
	A reporting unit's general purpose financial report prepared under section 763 of this Act for the first financial year ending after the commencement may consist of the accounts and statements that the reporting unit would be required to prepare under old section 555 were that section to apply to the reporting unit.	9 10 11 12 13 14
1057	Provision for old s 557A (Register of gifts, hospitality and other benefits given and received must be kept)	15 16
	A register of benefits kept by an organisation under old section 557A immediately before the commencement is taken to be a register of benefits kept by the organisation under section 742 of this Act.	17 18 19 20
1058	Provision for old s 557H (Financial registers must be kept for 7 years)	21 22
	Old section 557H continues, despite its repeal, to have effect after the commencement until its effect, according to its terms, is spent.	23 24 25

1059	Provision for old s 557l (Inspection of financial registers)	1
	Old section 557I continues, despite its repeal, to have effect after the commencement until its effect, according to its terms, is spent.	2 3 4
1060	Provision for old s 557Y (Financial disclosure statements must be kept for 7 years)	5 6
	Old section 557Y continues, despite its repeal, to have effect after the commencement until its effect, according to its terms, is spent.	7 8 9
1061	Provision for old s 557Z (Inspection of financial disclosure statements)	10 11
	Old section 557Z continues, despite its repeal, to have effect after the commencement until its effect, according to its terms, is spent.	12 13 14
1062	Provision for old s 566 (Obligation to publish audit report and financial disclosure statement)	15 16
	A prosecution for a contravention of old section 566 may be brought or continued, and punishment imposed, under the section after the commencement despite the repeal of the section.	17 18 19 20
1063	Provision for old s 569 (False or misleading statements about reports or statements)	21 22
	A prosecution for a contravention of old section 569 may be brought or continued, and punishment imposed, under the section after the commencement despite the repeal of the section.	23 24 25 26

1064		vision for old s 570 (Report and statement must be d and published)	1 2
		A prosecution for a contravention of old section 570 may be brought or continued, and punishment imposed, under the section after the commencement despite the repeal of the section.	3 4 5 6
1065		vision for old s 571 (Grounds for registrar's estigation)	7 8
	(1)	This section applies if, immediately before the commencement, the registrar had started an investigation under old section 571 but had not reported the results of the investigation to the chief executive as required under old section 574A.	9 10 11 12 13
	(2)	Despite the repeal of the repealed Act, that Act continues to apply in relation to the investigation.	14 15
1066	Pro	vision for old s 575 (Registrar's examinations and lits	16 17
	(1)	This section applies if, immediately before the commencement, a registrar's auditor had started an examination under old section 575 but had not given the registrar an audit report as required under that section.	18 19 20 21
	(2)	Despite the repeal of the repealed Act, that Act continues to apply in relation to the examination.	22 23
Subc	livis	ion 12 Provisions for old ch 12, pt 13	24
1067	Pro hele	vision for old s 580 (Exemption if federal election d)	25 26
		An exemption granted under old section 580 and in force immediately before the commencement continues to have	27 28

[s 1068]

		ffect, after the commencement, as if it had been granted under section 802.	1 2
1068	Provi	sion for old s 582 (Exemption)	3
	ir e	An exemption granted under old section 582 and in force mmediately before the commencement continues to have ffect, after the commencement, as if it had been granted under section 804.	4 5 6 7
1069	Provi	sion for old s 590 (Who may apply)	8
	n	An application for exemption filed under old section 590 but not decided before the commencement is taken to have been iled under section 820.	9 10 11
1070	Provi	sion for old s 591 (Grant of exemption)	12
	ir	An exemption granted under old section 591 and in force mmediately before the commencement continues to have ffect as if it had been granted under section 821.	13 14 15
1071	Provi	sion for old s 594 (Who may apply)	16
	n	An application for exemption filed under old section 594 but not decided before the commencement is taken to have been illed under section 812.	17 18 19
1072	Provi	sion for old s 596 (Publication of application)	20
	(1) T	This section applies if—	21
	(:	a) a notice stating details of an application for exemption has been filed under old section 594 has been published under old section 596; and	22 23 24
	(1	b) the application has not been decided.	25

[s 1	073
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	(2)	The notice stating details of the application is taken to have been published under section 814.	1 2
1073		ovision for old s 599 (Obligation to appoint returning icer)	3 4
	(1)	This section applies if an organisation or branch complied, or partly complied, with old section 599 but the election for which nominations were called did not take place before the commencement.	5 6 7 8
	(2)	The organisation or branch is taken to have complied, or partly complied, with section 817 to the same extent it had complied, or partly complied, with old section 599.	9 10 11
Subo	divis	sion 13 Provisions for old ch 12, pt 14	12
1074	Pro	ovision for old s 612 (Amalgamations and withdrawals)	13
	(1)	This section applies to an amalgamation or withdrawal to which old section 612 would have applied if it had not been repealed.	14 15 16
	(2)	Section 834 applies to the amalgamation or withdrawal with any necessary changes.	17 18
1075	Pro	ovision for old s 613 (Commission may decide)	19
		An application made to the commission under old section 613 but not decided before the commencement is taken to have been made to the commission under section 835.	20 21 22

Subc	livis	sion 14 Provisions for old ch 12, pt 15	1
1076		ovision for old s 617 (Amalgamation permitted only der div 2)	2 3
		Anything done for old section 617 in relation to an amalgamation started but not finished before the commencement is taken to have been done for section 845.	4 5 6
1077	Pro	ovision for old s 622 (Requirements for withdrawal)	7
		Anything done for old section 622 in relation to a withdrawal started but not finished before the commencement is taken to have been done for section 844.	8 9 10
Subc	livis	sion 15 Provisions for old ch 12, pt 15A	11
1078		ovision for old s 636A (Making complaint about ganisation or officer)	12 13
	(1)	This section applies to a complaint made to the chief executive under old section 636A but not finalised at the commencement.	14 15 16
	(2)	The chief executive, and others, may deal with the complaint as if it had been made under section 859.	17 18
	(3)	Subsection (4) applies if—	19
		(a) something was done or happened in relation to the complaint under a provision of the repealed Act (the <i>old provision</i>); and	20 21 22
		(b) a provision of this Act is a corresponding provision to the old provision.	23 24
	(4)	The thing that was done or happened under the old provision is taken to have been done or to have happened under the corresponding provision for the purpose of dealing with the complaint under this Act.	25 26 27 28

[s 1	107	9]
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 (1) This section applies if an application for the deregistra an organisation had been filed under old chapter 12, p division 2 but not finally decided before the commence (2) The application must be decided, and any deregistrat effect, as if the repealed Act had not been repealed. 1080 Provision for old ch 12, pt 16, div 3 (1) This section applies if the commission has deregistration proceedings against an organisation un chapter 12, part 16, division 3 but the proceedings I finished before the commencement. (2) The proceedings must be decided, and any deregistrat effect, as if the repealed Act had not been repealed. Division 12 Other provisions 	
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1081 Provision for old s 664A Old section 664A continues to apply to an act or or	
Old section 664A continues to apply to an act or or	Divis
	1081
before the commencement.	

1082		sting declarations of employers not to be national stem employers under old s 692	1 2
	(1)	A declaration made by regulation under old section 692(3) and in effect immediately before the commencement is taken to have been made under section 955 of this Act.	3 4 5
	(2)	A relevant day fixed under old section 692(5) for the declaration made by old section 692(2), or a declaration made under old section 692(3), continues in effect as if it had been fixed under section 956 of this Act.	6 7 8 9
	(3)	An industrial instrument taken to exist under old section 692D(2) continues to exist for the purposes of section 960 of this Act.	10 11 12
1083	Exi	sting permits	13
	(1)	A permit issued under old section 695 or 696 that was in effect immediately before the commencement continues in effect under the corresponding provision of this Act.	14 15 16
	(2)	For subsection (1), the corresponding provision of this Act is—	17 18
		(a) for a permit under old section 695—section 978; or	19
		(b) for a permit under old section 696—section 979.	20
1084	Ref	ferences to repealed Act	21
		A reference in an Act or document to the repealed Act may, if the context permits, be taken to be a reference to this Act.	22 23
1085	Tra	nsitional regulation-making power	24
	(1)	A regulation (a <i>transitional regulation</i>) may make provision about a matter for which—	25 26
		(a) it is necessary to make provision to allow or facilitate the doing of anything to achieve the transition from the	27 28

[s	1(98	6]
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		operation of the repealed Act to the operation of this Act; and	1 2
		(b) this Act does not make provision or sufficient provision.	3
	(2)	A transitional regulation may have retrospective operation to a day not earlier than the day of the commencement.	4 5
	(3)	A transitional regulation must declare it is a transitional regulation.	6 7
	(4)	This section and any transitional regulation expire 1 year after the day of the commencement.	8 9
Cha	apte	er 19 Amendment of Acts	10
Part	:1	Amendment of this Act	11
1086	Ac	t amended	12
		This part amends this Act.	13
1087			
	LO	ng title	14
	LOI	Long title, from ', to repeal'—	14 15
	Loi		15
Part		Long title, from ', to repeal'— omit. Amendment of	
Part		Long title, from ', to repeal'— omit.	15 16
Part	: 2	Long title, from ', to repeal'— omit. Amendment of	15 16 17

[s 1	089]
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1089	Amendment of Section 113	of s 113 (Tribunal)	1 2
		0(1)—	
	insert—	Note	3
		Note— See also section 174C in relation to the tribunal's	4 5
		powers for deciding the application.	6
1090	Insertion of ne	ew s 113AA	7
	After section	on 113—	8
	insert—		9
		Transfer of application from industrial ations commission to QCAT	10 11
	(1)	This section applies if—	12
		(a) an application is made under section 113 to the industrial relations commission; and	13 14
		(b) the commission considers the exemption sought relates or includes a matter other than a work-related matter.	15 16 17
		Note—	18
		For an application made to QCAT, see the QCAT Act, section 52 in relation to the power to transfer the application.	19 20 21
	(2)	The commission may, by order, transfer the application to QCAT.	22 23
	(3)	If the commission makes an order under subsection (2)—	24 25
		(a) an application for the exemption is taken to have been made to QCAT when the application mentioned in subsection (1) was referred to the commission; and	26 27 28 29
		(b) the commission may make the orders, or give the directions, it considers appropriate	30 31

		to facilitate the transfer, including an order that a party is taken to have complied with the requirements under this Act, the QCAT Act or another law for referring the application to QCAT; and	1 2 3 4 5
		(c) QCAT may deal with the application as if the exemption sought did not relate to a work-related matter.	6 7 8
	(4)	An order under subsection (3)(b) has effect despite any other Act or law.	9 10
	(5)	The commission may act under subsection (2) or (3)(b) on its own initiative or on application by the applicant.	11 12 13
	(6)	If the commission does not make an order under subsection (2), the commission may deal with the application as if the exemption sought did not relate to a matter that is not a work-related matter.	14 15 16 17
1091	Amendment o	f s 113A (Appeal from tribunal decision)	18
	Section 113	3A(1), 'QCAT Act'—	19
	omit, insert	<u> </u>	20
		relevant tribunal Act	21
1092	Amendment o	f s 124 (Unnecessary information)	21 22
1092			
1092		f s 124 (Unnecessary information)	22
1092	Section 124	f s 124 (Unnecessary information)	22 23
1092 1093	Section 124 omit, insert	f s 124 (Unnecessary information)	22 23 24

		omit, insert—	1
		relevant tribunal Act	2
1094		nendment of s 144 (Applications for orders protecting mplainant's interests (before reference to tribunal))	3 4
		Section 144(1) and (2), 'QCAT Act'—	5
		omit, insert—	6
		relevant tribunal Act	7
1095		nendment of s 155 (Requirement to initiate estigation)	8 9
	(1)	Section 155(1)(b), 'the tribunal'—	10
		omit, insert—	11
		QCAT or the industrial relations commission	12
	(2)	Section 155(5), 'QCAT Act'—	13
		omit, insert—	14
		relevant tribunal Act	15
1096		nendment of s 164A (Right of complainant to seek erral to tribunal after conciliation conference)	16 17
	(1)	Section 164A(2), 'to the tribunal'—	18
		omit, insert—	19
		to—	20
		(a) if the complaint is or includes a work-related matter—the industrial relations commission; or	21 22 23
		(b) otherwise—QCAT.	24
	(2)	Section 164A(2)—	25
		insert—	26

[s 1097]

			Note-		1
			ma mu Ho	the complaint includes a work-related matter and a latter other than a work-related matter, the complaint just be referred to the industrial relations commission. In owever, the commission may transfer the complaint to CAT under section 193A.	2 3 4 5 6
	(3)	Section 164	IA(6),	'QCAT Act'—	7
		omit, insert			8
			relev	vant tribunal Act	9
1007	Δ		£ _ 10	CC (Complehent may obtain vafavval of	10
1097		conciliated		66 (Complainant may obtain referral of plaint)	10 11
	(1)	Section 166	5(1)—		12
		omit, insert	·		13
		(1)	com	nin 28 days of being notified that the plaint can not be resolved by conciliation, a plainant may, by written notice, require the missioner to refer the complaint to—	14 15 16 17
			(a)	if the complaint is or includes a work-related matter—the industrial relations commission; or	18 19 20
			(b)	otherwise—QCAT.	21
			Note-	_	22
			ma mu Ho	the complaint includes a work-related matter and a latter other than a work-related matter, the complaint just be referred to the industrial relations commission. Sowever, the commission may transfer the complaint to CAT under section 193A.	23 24 25 26 27
	(2)	Section 166	5(5), '	QCAT Act'—	28
		omit, insert	· <u> </u>		29
			relev	ant tribunal Act	30

1098	Amendment of s 167 (Complainant or respondent may seek referral after 6 months)				
	(1)	Section 167(1), 'to the tribunal'—		2 3	
		omit, insert—		4	
		to—		5	
		(a) if the complaint is work-related matter—the relations commission; or	or includes a ne industrial	6 7 8	
		(b) otherwise—QCAT.		9	
	(2)	Section 167(1)—	Section 167(1)—		
		insert—		11	
		Note—		12	
		If the complaint includes a work-rematter other than a work-related m must be referred to the industrial rel However, the commission may trans QCAT under section 193A.	atter, the complaint lations commission.	13 14 15 16 17	
	(3)	Section 167(7), 'QCAT Act'—		18	
		omit, insert—		19	
		relevant tribunal Act		20	
1099	Re	eplacement of ch 7, pt 2, div 1A (Tribunal's	s functions)	21	
		Chapter 7, part 2, division 1A—		22	
		omit, insert—		23	
		Division 1A Functions and	powers of	24	
		tribunal		25	
		174A Functions of QCAT		26	
		OCAT has the following function	1S	2.7	

(a)	in relation to complaints about contraventions of this Act that are referred, or to be referred, to QCAT under this Act—	1 2 3
	(i) to make orders under section 144 before the complaints are referred to the tribunal; and	4 5 6
	(ii) to review decisions of the commissioner under section 169 about lapsing of the complaints; and	7 8 9
	(iii) to enforce agreements for resolution of the complaints by conciliation; and	10 11
	(iv) to hear and decide the complaints;	12
(b)	to grant exemptions from this Act, other than in relation to work-related matters;	13 14
(c)	to provide opinions about the application of this Act, other than in relation to work-related matters;	15 16 17
(d)	any other function conferred on QCAT by this Act;	18 19
(e)	to take any other action incidental or conducive to the discharge of a function mentioned in paragraphs (a) to (d).	20 21 22
174B Functi	ons of industrial relations commission	23
	industrial relations commission has the owing functions—	24 25
(a)	in relation to complaints about contraventions of this Act that are referred, or to be referred, to the commission under this Act—	26 27 28 29
	(i) to make orders before the complaints are referred to the tribunal; and	30 31

			(ii) to review decisions of the commissioner under section 169 about lapsing of the complaints; and	1 2 3
			(iii) to enforce agreements for resolution of the complaints by conciliation; and	4 5
			(iv) to hear and decide the complaints;	6
		(b)	to grant exemptions from this Act in relation to work-related matters;	7 8
		(c)	to provide opinions about the application of this Act in relation to work-related matters;	9 10
		(d)	any other function conferred on the commission by this Act;	11 12
		(e)	to take any other action incidental or conducive to the discharge of a function mentioned in paragraphs (a) to (d).	13 14 15
	174C P	ower	s of tribunal under relevant tribunal Act	16
	(1)	relat tribu	is Act confers jurisdiction on the tribunal in tion to a complaint or other matter, the anal may exercise the powers conferred on it er this Act or the relevant tribunal Act.	17 18 19 20
	(2)		ning in this Act limits the industrial relations mission's powers under the IR Act, section	21 22 23
1100	Replacement	of s	176 (Constitution of tribunal)	24
	Section 176	<u>5</u> —		25
	omit, insert	<u>-</u>		26
	176 Co	nstitu	ıtion of tribunal—QCAT	27
	(1)	tribu	s section applies to a hearing conducted by the inal in relation to a complaint, if the tribunal CAT.	28 29 30

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		(2)	Subject to section 228A, the tribunal is constituted by a legally qualified member for conducting the hearing.	1 2 3
1101	Am par		f s 177 (Tribunal may join a person as a	4 5
	(1)	Section 17 the'—	7, 'Without limiting the QCAT Act, section 42,	6 7
		omit, insert	<u>. </u>	8
			The	9
	(2)	Section 177	<u></u>	10
		insert—		11
		(2)	This section does not limit a provision of the relevant tribunal Act about joining a party to a proceeding.	12 13 14
1102	Ins	ertion of ne	ew s 193A	15
		Chapter 7,	part 2, division 1, subdivision 1—	16
		insert—		17
			ansfer of complaints from industrial ations commission to QCAT	18 19
		(1)	This section applies if—	20
			(a) a complaint is referred to the industrial relations commission; and	21 22
			(b) the commission considers the complaint includes a matter that is not a work-related matter.	23 24 25
			Note—	26
			For a complaint referred to QCAT, see the QCAT Act, section 52 in relation to the power to transfer the complaint.	27 28 29

	omit, insert	<u>'—</u>	33
		3A, from 'constituted by'—	32
1103	chapter)	of s 228A (Constitution of tribunal for this	30
	(6)	If the commission does not make an order under subsection (2), the commission may deal with the complaint as if it did not relate to a matter that is not a work-related matter.	26 27 28 29
	(5)	The commission may act under subsection (2) or (3)(b) on its own initiative or on an application of a party to the proceeding to which the complaint relates.	22 23 24 25
	(4)	An order under subsection (3)(b) has effect despite any other Act or law.	20 21
		(c) QCAT may deal with the work-related matter included in the complaint as if the complaint did not include a work-related matter.	10 17 18 19
		(b) the commission may make the orders, or give the directions, it considers appropriate to facilitate the transfer, including an order that a party is taken to have complied with the requirements under this Act, the QCAT Act or another law for referring the complaint to QCAT; and	9 10 11 12 13 14 15
		(a) a complaint relating to the matter is taken to have been referred to QCAT when the complaint mentioned in subsection (1) was referred to the commission; and	5 6 7 8
	(3)	If the commission makes an order under subsection (2)—	3 4
	(2)	complaint to QCAT.	2

		constituted by—	1
		(a) if the tribunal is the industrial relations commission—a member of the Industrial Court of Queensland; or	2 3 4
		(b) if the tribunal is QCAT—a judicial member.	5
1104	Amendment o	f s 233 (Appeal from opinion)	6
	Section 233	o(1), 'QCAT Act'—	7
	omit, insert	<u> </u>	8
		relevant tribunal Act	9
1105	Insertion of ne	ew ch 11, pt 5	10
	Chapter 11-	<u> </u>	11
	insert—		12
	Part 5	Transitional provision	13
		for Industrial Relations	14
		Act 2016	15
		olication of amendments relating to ctions of industrial relations commission	16 17
	(1)	This Act as in force before the commencement of the IR Act continues to apply in relation to any of the following made under this Act before the commencement—	18 19 20 21
		(a) a complaint;	22
		(b) an application for an exemption under section 113;	23 24
		(c) a request for an opinion under chapter 8.	25
			26

			(a)	for a complaint—the complaint was not accepted by the commissioner under section 141; or	1 2 3
			(b)	for an application under section 113 or a request for an opinion under chapter 8—the tribunal had not taken any steps in dealing with the application or request.	4 5 6 7
		(3)	or	amended Act applies in relation to a applaint, application or other proceeding made started under this Act on or after the amencement.	8 9 10 11
		(4)	the mattappl	hout limiting subsection (2) or (3), if QCAT siders a complaint or application mentioned in subsection is or includes a work-related ter, QCAT may transfer the complaint or lication to the industrial relations commission er the QCAT Act, section 52.	12 13 14 15 16 17
		(5)	In th	nis section—	18
				anded Act means this Act as amended by the astrial Relations Act 2016.	19 20
1106	Am	endment o	f sch	nedule (Dictionary)	21
	(1)	Schedule, d	efinit	ion <i>tribunal</i> —	22
		omit.			23
	(2)	Schedule—			24
		insert—			25
			IR A	Act means the Industrial Relations Act 2016.	26
			rele	vant tribunal Act means—	27
			(a)	in relation to a work-related matter—the IR Act; or	28 29
			(b)	in relation to any other matter—the QCAT Act.	30 31

[s 1107]

	<i>tribunal</i> means—	1
	(a) in relation to a work-related matter—the industrial relations commission; or	2 3
	(b) in relation to any other matter—QCAT.	4
	work-related matter means a complaint or other matter relating to, or including, work or the work-related area.	5 6 7
Part 3	Amendment of Holidays Act 1983	8 9
1107 Act	amended	10
	This part amends the <i>Holidays Act 1983</i> .	11
1108 Ame	endment of schedule (Public holidays)	12
	Schedule, after entry for the day after Good Friday—	13
	insert—	14
	Easter Sunday	15
	A public holiday is to be observed on the Sunday following Good Friday.	16 17
Part 4	Amendment of Hospital and	18
	Health Boards Act 2011	19
1109 Act	amended	20
	This part amends the <i>Hospital and Health Boards Act 2011</i> .	21

1110 Insertion of ne	ew s 51AA	1
After section		2
insert—		3
51AAC	onsultation on health employment ectives	4 5
(1)	This section applies if the chief executive proposes to issue, amend or repeal a health employment directive that applies to—	6 7 8
	(a) 1 or more Services; or	9
	(b) health service employees who are represented by an employee organisation.	10 11
(2)	The chief executive must consult with the Services or employee organisation about the issuing of the proposed health employment directive or the proposed amendment or repeal of the health service directive.	12 13 14 15 16
(3)	Despite section 46(2)(c), the chief executive may delegate under section 46(1) the function under subsection (2).	17 18 19
(4)	In this section—	20
	<i>employee organisation</i> see the <i>Industrial Relations Act 2016</i> , schedule 5.	21 22
Part 5	Amendment of Magistrates	23
	Courts Act 1921	24
1111 Act amended		25
This part ar	mends the Magistrates Courts Act 1921.	26
1112 Amendment o	f s 42B (Application of pt 5A)	27
Section 42I	B(1)(a)(ii)—	28

s	1	1	1	3]

	omit, insert—	1
	(ii) whose annual wages at the time the breach of contract mentioned in paragraph (b) happened are less than the amount of the high income threshold under the <i>Fair Work Act 2009</i> (Cwlth), section 333.	2 3 4 5 6
Part		7
	Act 2001	8
1113	Act amended	9
	This part amends the Ombudsman Act 2001.	10
1114	Amendment of s 76 (Officers)	11
	Section 76(3), 'Subject to this Act'—	12
	omit, insert—	13
	Subject to this Act and any relevant industrial instrument within the meaning of the <i>Industrial Relations Act 2016</i>	14 15 16
Part	7 Amendment of Public Guardian	17
	Act 2014	18
1115	Act amended	19
	This part amends the <i>Public Guardian Act 2014</i> .	20
1116	Amendment of s 114 (Terms of appointment of community visitors)	21 22
	Section 114	22

	insert—		1
	(4)	This section applies subject to the <i>Industrial Relations Act 2016</i> and any relevant industrial instrument under that Act.	2 3 4
Part	8	Amendment of Public Service Act 2008	5 6
1117	Act amended		7
	This part a	mends the Public Service Act 2008.	8
1118	Amendment of	of s 9 (Public service employees)	9
	Section 9(3	i)—	10
	omit, insert	<u>-</u>	11
	(3)	Subsection (2) is subject to section 217.	12
		Note—	13
		Section 217 excludes particular matters from the concept of industrial matter.	14 15
1119	Insertion of n	ew s 49A	16
	After section	on 49—	17
	insert—		18
	49A Co	nsultation for directives	19
	(1)	This section applies if the commission chief executive or the industrial relations Minister proposes to make a directive that affects—	20 21 22
		(a) a public service agency; or	23
		(b) public service employees who are entitled to be represented by an employee organisation.	24 25

[s 1120]

	(2)	The commission chief executive or the industrial relations Minister must consult with the public service agency and employee organisation about the making of the proposed directive.	1 2 3 4
	(3)	In this section—	5
		employee organisation see the Industrial Relations Act 2016, schedule 1.	6 7
		public service agency means—	8
		(a) a department; or	9
		(b) a public service office.	10
1120	Amendment o	of s 51 (Relationship with legislation)	11
	Section 51-	_	12
	insert—		13
	(2)	For subsection (1), a ruling is not inconsistent with an Act or subordinate legislation to the extent that the ruling is at least as favourable as the Act or subordinate legislation.	14 15 16 17
1121	Replacement and industrial	of s 52 (Relationship between directives instruments)	18 19
	Section 52-	<u> </u>	20
	omit, insert	<u> </u>	21
	_	ationship between directives and industrial truments	22 23
	(1)	This section applies if a directive deals with a matter all or part of which is dealt with under an industrial instrument.	24 25 26
	(2)	The industrial instrument prevails over the directive to the extent of any inconsistency between the directive and the industrial instrument.	27 28 29 30

		(3)	with rem prov favo emp	subsection (2), a directive is not inconsistent an industrial instrument to the extent that the uneration and conditions of employment wided for in the directive are at least as ourable as the remuneration and conditions of oloyment provided for in the industrial rument.	1 2 3 4 5 6 7
		(4)	In tl	nis section—	8
			dire	ctive includes—	9
			(a)	a directive as applied by a regulation made for section 23; and	10 11
			(b)	a decision made in the exercise of a discretion under a directive.	12 13
1122		endment o	f s 5	3 (Rulings by commission chief	14 15
	(1)	Section 53(b)(i)	and (ii)—	16
		omit, insert	·		17
			(i)	chief executives, senior executives or senior officers; or	18 19
			(ii)	public service officers on contract whose remuneration is equal to, or higher than, the remuneration payable to a senior officer; or	20 21 22
	(2)	Section 53(baa)-	_	23
		omit.			24
	(3)	Section 53-	_		25
		insert—			26
		(2)	above emp	remove any doubt, it is declared that the amission chief executive can not make a ruling ut the remuneration or conditions of ployment of a public service employee who is ered by an industrial instrument.	27 28 29 30 31

1123	Amendment o Minister)	f s 54 (Rulings by industrial relations	1 2		
	Section 54(3)—				
	omit, insert—				
	(3)	To remove any doubt, it is declared that the industrial relations Minister can make a ruling about the remuneration or conditions of employment of a public service employee who is covered by an industrial instrument.			
	(4)	In this section—	10		
		non-executive employees means public service employees other than—	11 12		
		(a) chief executives, senior executives or senior officers; or	13 14		
		(b) other public service officers on contract whose remuneration is equal to, or higher than, the remuneration payable to a senior officer.	15 16 17 18		
1124	Insertion of no	ew s 54A	19		
	After section	on 54—	20		
	insert—		21		
	54A Joint rulings				
		Nothing in this Act or the <i>Industrial Relations Act</i> 2016 prevents the commission chief executive and the industrial relations Minister from making a joint ruling.	23 24 25 26		
1125	Replacement	of ch 3, pt 5	27		
	Chapter 3,	part 5—	28		
	omit insert—				

	Part 5	IRC members	1
		nctions of IRC members include functions ler this Act	2 3
	(1)	An IRC member has functions under this Act.	4
	(2)	The performance of functions by an IRC member under this Act does not limit the member's functions under the <i>Industrial Relations Act 2016</i> unless otherwise provided.	5 6 7 8
	(3)	The performance of functions by an IRC member under this Act is taken to be service as an IRC member under the <i>Industrial Relations Act 2016</i> .	9 10 11
	88B Ser	nior IRC member	12
	(1)	The president of the IRC is the senior IRC member for this Act.	13 14
	(2)	The president may delegate the functions of the senior IRC member to another IRC member.	15 16
	88C Fur	nctions of IRC members	17
	(1)	An IRC member's function under this Act is to hear and decide appeals under chapter 7, part 1.	18 19
	(2)	The senior IRC member also has the function under this Act of making decisions and directions about practice under sections 203A and 203B.	20 21 22
	(3)	The senior IRC member may delegate the member's function under subsection (2) to another IRC member.	23 24 25
1126	Insertion of ne	ew s 149A	26
	Chapter 5, 1	part 5, after section 149—	27

insert—		1
	ommission chief executive must make ective about casual employees	2 3
(1)	The commission chief executive must make a directive about reviewing the status of casual employees for the purpose of deciding whether or not to convert their employment to permanent employment.	4 5 6 7 8
(2)	The chief executive of the department in which a casual employee the subject of the directive is employed must, within the period provided for in the directive, decide whether the person's employment in the department is to—	9 10 11 12 13
	(a) continue as a casual employee according to the terms of the existing employment; or	14 15
	(b) be as a general employee on tenure or a public service officer.	16 17
(3)	In making the decision, the chief executive must consider any criteria for the decision fixed under the directive by the commission chief executive.	18 19 20
(4)	If the chief executive does not make the decision within the period, the chief executive is taken to have decided that the person's employment in the department is to continue as a casual employee according to the terms of the existing employment.	21 22 23 24 25 26
(5)	A person's employment can not be converted without the person's consent.	27 28
(6)	A person may apply to have the person's employment converted if the person has been employed as a casual employee on a regular and systemic basis for at least—	29 30 31 32
	(a) 2 years; or	33

IS 1127

	c	f a shorter time is decided by the commission chief executive—the shorter time.
1127	Amendment of s 193	3 (Appeals)
	Section 193—	
	insert—	
	Note—	
	relat appe relat	Industrial Relations Act 2016 does not apply in tion to a matter that has been, or is, the subject of an eal under this part except to the extent the matter tes to bullying in the workplace—see sections 425 449of that Act.
1128	can not be made)	5 (Decisions against which appeals
	Section 195—	
	insert—	
	matter	ction (4) does not apply in relation to a rementioned in subsection (4)(b) to the the matter relates to bullying in the place.
1129	Replacement of ch 7 and decided by appe	', pt 1, div 1A, hdg (Appeals heard eals officers)
	Chapter 7, part 1, o	division 1A, heading—
	omit, insert—	
	Division 1A	Who must hear and decide
		appeals and requirement
		to act independently

1130		nendment o	of s 196A (Appeal heard and decided by er)	1 2
	(1)	Section 190	6A, 'appeals officer'—	3
		omit, insert	;	4
			IRC member	5
	(2)	Section 190	5A—	6
		insert—		7
		(2)	To remove any doubt, it is declared that an IRC member's functions and powers for this Act are performed and exercised under this Act and not under the <i>Industrial Relations Act 2016</i> .	8 9 10 11 12
1131	Ins	ertion of n	ew s 196B	13
		Chapter 7,	part 1, division 1A—	14
		insert—		15
		196B D	uty of person performing appeal function	16
			An IRC member hearing and deciding an appeal and any staff member performing functions to help the IRC member to hear and decide an appeal—	17 18 19 20
			(a) must perform the functions independently, impartially, fairly, and in the public interest; and	21 22 23
			(b) in performing the functions, are not subject to direction by the commission, the commission chief executive or any Minister.	24 25 26
1132	Am	nendment c	of s 197 (Starting an appeal)	27
	(1)	Section 19	7(3), 'appeals officer' (first mention)—	28
		omit, insert	<u>;</u>	29

		IRC member	1
	(2)	Section 197(3), 'appeals officer' (second mention)—	2
		omit, insert—	3
		member	4
1133		nendment of s 198 (Notice by industrial registrar of peal)	5 6
		Section 198(1)(b), 'appeals officer'—	7
		omit, insert—	8
		IRC member	9
1134	Am	nendment of s 199 (Stay of operation of decisions etc.)	10
		Section 199(1), (2)(b) and (c) and (3), 'appeals officer'—	11
		omit, insert—	12
		IRC member	13
1135	Am par	nendment of s 200 (Appeals officer may decline to hear rticular appeals)	14 15
	(1)	Section 200, heading, 'Appeals officer'—	16
		omit, insert—	17
		IRC member	18
	(2)	Section 200(1), (2), (3) and (4), 'appeals officer'—	19
		omit, insert—	20
		IRC member	21
1136	Am	nendment of s 201 (Appeal is by way of review)	22
	(1)	Section 201(1), 'An appeals officer'—	23
		omit, insert—	24

[s 1137]

		An IRC member	1
	(2)	Section 201(3) and (4), 'an appeals officer'—	2
		omit, insert—	3
		an IRC member	4
1137		nendment of s 202 (Appeals officer's functions on peal)	5 6
	(1)	Section 202, heading, 'Appeals officer's'	7
		omit, insert—	8
		IRC member's	9
	(2)	Section 202, 'appeals officer'—	10
		omit, insert—	11
		IRC member	12
1138		nendment of s 203 (Appeals officer may decide ocedures)	13 14
	(1)	Section 203, heading, 'Appeals officer'—	15
		omit, insert—	16
		IRC member	17
	(2)	Section 203(1), 'appeals officer'—	18
		omit, insert—	19
		IRC member	20
	(3)	Section 203(2), 'appeals officer' (first mention)—	21
		omit, insert—	22
		IRC member	23
	(4)	Section 203(2)(c), 'senior appeals officer'—	24
		omit, insert—	25
		senior IRC member	26

1139	Amendment of s 203A (Senior appeals officer may decide procedures)				
	(1)	Section 203A, heading, 'Senior appeals officer'—	3		
		omit, insert—	4		
		Senior IRC member	5		
	(2)	Section 203A(1), (2) and (3), 'senior appeals officer'—	6		
		omit, insert—	7		
		senior IRC member	8		
1140	Am	nendment of s 203B (Practice directions)	9		
		Section 203B(1), 'senior appeals officer'—	10		
		omit, insert—	11		
		senior IRC member	12		
1141	Am	nendment of s 204 (Representation of parties)	13		
		Section 204(3), 'appeals officer'—	14		
		omit, insert—	15		
		IRC member	16		
1142	Am	nendment of s 205 (Appeals officer's powers on appeal)	17		
	(1)	Section 205, heading, 'Appeals officer's'—	18		
		omit, insert—	19		
		IRC member's	20		
	(2)	Section 205(1) and (2), 'appeals officer'—	21		
		omit, insert—	22		
		IRC member	23		

1143	Amendment of s 206 (Withdrawing an appeal)	1
	Section 206(2) and (3), 'appeals officer'—	2
	omit, insert—	3
	IRC member	4
1144	Amendment of s 208 (Decision on appeal)	5
	Section 208(1), (2) and (4), 'appeals officer'—	6
	omit, insert—	7
	IRC member	8
1145	Amendment of s 209 (Criteria for deciding process deficiency)	9 10
	Section 209, 'appeals officer'—	11
	omit, insert—	12
	IRC member	13
1146	Amendment of s 210 (Decision on appeal is binding on parties)	14 15
	(1) Section 210(1), 'appeals officer's'—	16
	omit, insert—	17
	IRC member's	18
	(2) Section 210(2), 'appeals officer'—	19
	omit, insert—	20
	IRC member	21
1147	Amendment of s 211 (Attendance at an appeal is part of an employee's duties)	22 23
	Section 211(b), 'appeals officer'—	24

		omit, insert—	1
		IRC member	2
1148		nendment of s 213 (Entitlement of non-public service ployees)	3 4
		Section 213(1), 'appeals officer'—	5
		omit, insert—	6
		IRC member	7
1149		nendment of s 214 (Relevant department's or public vice office's financial obligation for appeal)	8 9
		Section 214(1)(a), 'appeals officer's'—	10
		omit, insert—	11
		IRC member's	12
1150		nendment of s 214B (Commission chief executive must ke directive for this part)	13 14
		Section 214B(2)(a)(iii) and (3), 'appeals officer'—	15
		omit, insert—	16
		IRC member	17
1151		nendment of s 215 (Jurisdiction of IRC for industrial tter)	18 19
	(1)	Section 215(2), note, ', or a matter that has been heard by theIRC'—	20
		omit.	21
	(2)	Section 215(3)—	22
		omit.	23

1152	•	ew ch 9, pt 12 ter 9, part 11—	1 2
	insert— Part 1	Transitional provisions for Industrial Relations Act 2016	3 4 5 6
	289 Ru	lings	7
	(1)	A ruling in force under section 53 or 54 immediately before the commencement is taken to have been made under whichever of sections 53 and 54 the ruling could be made under if it were to be made on the commencement.	8 9 10 11 12
	(2)	Despite section 52, directive 17/13 relating to the pay date for employees of Queensland Health, including as applied by a regulation made for section 23, prevails over an industrial instrument to the extent of any inconsistency between the directive and the industrial instrument.	13 14 15 16 17
	(3)	Despite, section 52 directive 09/16 relating to field staff prevails over an industrial instrument to the extent of any inconsistency between the directive and the industrial instrument, but only until the end of 30 September 2017 after which section 52 applies to the directive.	19 20 21 22 23 24
	290 Ap	peals under ch 7, pt 1	25
	(1)	An appeal started, but not completed, under chapter 7, part 1 immediately before the commencement is taken to be an appeal under chapter 7, part 1.	26 27 28 29
	(2)	A procedure in force under section 203A immediately before the commencement for an	30

			[3 1100]	
			appeal continued under subsection (1) is taken to be a procedure decided under section 203A.	1 2
		(3)	A practice direction in force under section 203B immediately before the commencement is taken to be a practice direction made under section 203B.	3 4 5 6
1153	Am	endment o	f sch 4 (Dictionary)	7
	(1)	Schedule 4,	definitions member and vice-president—	8
		omit.		9
	(2)	Schedule 4-	_	10
		insert—		11
			<i>IRC member</i> means a person appointed as a member of the IRC under the <i>Industrial Relations Act 2016</i> .	12 13 14
			senior IRC member means the president of the IRC, or the president's delegate, under section 88B.	15 16 17
Part	9		Amendment of Workers'	18
			Compensation and	19
			Rehabilitation Act 2003	20
1154	Act	t amended		21
		This part Rehabilitati	amends the Workers' Compensation and ion Act 2003.	22 23
1155		endment o aring)	f s 552 (Notice of time and place for	24 25
		Section 552	2(2), (3) and (4)—	26

[s	1	1	5	6
10	•		J	v

	omit.	1
1156 <i>A</i>	Amendment of s 559 (Decision of appeal body)	2
	Section 559, from 'give'—	3
	omit, insert—	4
	give a written copy of the decision to each party.	5
Part 1	0 Other amendments	6
1157 <i>A</i>	Acts amended	7
	Schedule 6 amends the Acts mentioned in it.	8

Industrial matters Schedule 1

1

	section 9(3)	2
1	wages, allowances or remuneration of persons employed, or to be employed, during ordinary working hours, on overtime, on special work or on public holidays	
2	a person's entitlements under the Queensland Employment Standards, a modern award, a bargaining award or a certified agreement, unless this Act otherwise provides	
3	equal remuneration for work of equal or comparable value	
4	whether piecework will be allowed	
5	whether employees are to be given particular leave on full pay	
6	whether and on what conditions employees may board and lodge with their employers, including where it is necessary for employers to provide the board and lodging at a reasonable standard, where it would be impractical not to	
7	whether monetary allowances will be paid by employers to employees for standing back or waiting time caused—	16 17
	(a) by the conditions of the employer's calling; or	18
	(b) by the intermittent nature of industrial operations; or	19
	(c) otherwise	20
8	the length of notice to be given by an employer or employee to the other before terminating employment, and wages to be paid or deducted instead of notice	
9	occupational superannuation	
10	the hours of work, the time to be worked to entitle employees to a particular wage, allowance, remuneration or price, or what time will be taken to be overtime	
11	claims to restrict work before or after particular hours	
12	providing for shorter hours, higher wages, or other conditions for persons employed under abnormal conditions or in	29 30

30

	abnormal workplaces, and deciding what are abnormal conditions or workplaces	1 2
13	the age, qualification or status of employees, or the mode and conditions of employment or non-employment, including whether a person should be disqualified for employment	3 4 5
14	employment of young employees or of a person or class of persons, or the disqualification of a person for employment because of age or impairment	6 7 8
15	the number or proportion of aged, impaired or infirm persons or other employees that may be employed by an employer, or the lowest prices or rates payable to them	9 10 11
16	a claim to dismiss or to refuse to employ a particular person or class of person, or whether a particular person or class of person, ought to be continued or reinstated in the employment of a particular employer, considering the public interest, despite common law rights of employers or employees	12 13 14 15 16
17	the right to dismiss, or to refuse to employ, reinstate or re-employ a particular person, or class of person, in a particular calling	17 18 19
18	custom or usage about employment conditions, either generally or in a particular calling or locality	20 21
19	the interpretation or enforcement of an industrial instrument or a permit, unless this Act otherwise provides	22 23
20	the subject matter of an industrial dispute, and a matter that has caused, or the court or commission considers is likely to cause, disagreement or friction between employers and employees	24 25 26 27
21	what is fair and just, considering the interests of the persons immediately concerned and the community, according to the standard of the average good employer and the average competent and honest employee in all matters relating to the relations of employers and employees, whether or not the relationship of employer and employee exists or existed—	28 29 30 31 32 33
	(a) at or before the making of a relevant application to the court or commission; or	34 35

	(b) at the making or enforcement of a decision of the court or commission	1 2
22	the regulation of relations between employer and employee, or between employees, and to that end the imposition of conditions on—	
	(a) the conduct of a calling; and	6
	(b) the provision of benefits to persons engaged in a calling	7
23	a demarcation dispute	8
24	the authorised payment by an employer of an employee's membership fees of an organisation of employees	9 10
25	the surveillance of employees in the workplace	11
26	discrimination in employment, including in remuneration or other employment conditions	12 13
27	claims to have protective clothing or appliances, hot or cold water, or sanitary or bathing accommodation provided for the use of employees	
28	fixing standards of normal temperatures or atmospheric purity in workplaces, above or below ground	17 18
29	balancing work and family responsibilities	19
30	matters relating to the relationship between employers and organisations	20 21

Schedule 2		ule 2 Costs provisions for proceedings under Anti-Discrimination Act 1991	1 2 3
		section 548	4
1	Det	finitions for schedule	5
		In this schedule—	6
		<i>commission</i> , for an appeal to the court under chapter 11, part 6 against a decision of the commission in relation to a proceeding heard by the commission under the <i>Anti-Discrimination Act 1991</i> , includes the court.	7 8 9 10
		<i>proceeding</i> means a proceeding mentioned in section 548.	11
2	Eac	ch party usually bears own costs	12
		Other than as provided under this schedule, each party to the proceeding must bear the party's own costs for the proceeding.	13 14 15
3	Lin	mitation for children	16
	(1)	The commission must not award costs against a child.	17
	(2)	Subsection (1) does not prevent the commission making an order under section 5 of this schedule against a representative of a child.	18 19 20
4	Costs against party in interests of justice		
	(1)	The commission may make an order requiring a party to the proceeding to pay all or a stated part of the costs of another party to the proceeding if the commission considers the interests of justice require it to make the order.	22 23 24 25
	(2)	In deciding whether to award costs under subsection (1) the commission may have regard to the following—	26 27

		(a) whether a party to the proceeding is acting in a way that unnecessarily disadvantages another party to the proceeding;	1 2 3
		(b) the nature and complexity of the proceeding;	4
		(c) the relative strengths of the claims made by each of the parties to the proceeding;	5 6
		(e) the financial circumstances of the parties to the proceeding;	7 8
		(f) anything else the commission considers relevant.	9
5	Cos	sts against representative in interests of justice	10
_	(1)	If the commission considers a representative of a party to the proceeding, rather than the party, is responsible for unnecessarily disadvantaging another party to the proceeding as mentioned in section 4(2)(a) of this schedule, the commission may make a costs order requiring the representative to pay a stated amount to the other party as compensation for the unnecessary costs.	11 12 13 14 15 16 17
	(2)	Before making an order under subsection (1), the commission must give the representative a reasonable opportunity to be heard in relation to making the order.	18 19 20
6	Cos	sts against intervening parties	21
	(1)	If the Attorney-General intervenes in the proceeding for the State, the commission may make a costs order requiring the State to pay a stated amount to a party to the proceeding as compensation for all or a part of the costs reasonably incurred by the party as a result of the intervention.	22 23 24 25 26
	(2)	If the commission gives leave to a person to intervene in the proceeding, the commission may make a costs order requiring the person to pay a stated amount to a party to the proceeding as compensation for all or a part of the costs reasonably incurred by the party as a result of the intervention.	27 28 29 30 31

7	Oth	ner power to award costs	1
		The rules may authorise the commission to award costs in other circumstances, including, for example, the payment of costs in the proceeding if an offer to settle the complaint or other matter that is the subject of the proceeding has been made but not accepted.	2 3 4 5 6
8	Co	sts awarded at any stage	7
		If the commission may award costs under a provision of this schedule, the costs may be awarded at any stage of the proceeding or after the proceeding has ended.	8 9 10
9	Fixing or assessing costs		11
	(1)	If the commission makes a costs order under a provision of this schedule, the commission must fix the costs if possible.	12 13
	(2)	If it is not possible to fix the costs having regard to the nature of the proceeding, the commission may make an order requiring the costs to be assessed under the rules.	14 15 16
	(3)	The rules may provide that costs must be assessed by reference to a scale under the rules applying to a court.	17 18
10	Sta	aying proceeding	19
	(1)	Subsection (2) applies if the commission makes a costs order under a provision of this schedule before the proceeding ends.	20 21
	(2)	The commission may make an order requiring the costs to be paid before it continues with the proceeding.	22 23
	(3)	Subsection (4) applies if a party has been ordered to pay the costs of another party under this schedule, and the party, before paying the costs, starts another proceeding before the commission against the other party.	24 25 26 27
	(4)	The commission may make an order staying the other proceeding until the costs are paid.	28 29

11	Security									
	(1)	This section applies if, under a provision of this schedule, the commission may award a party's costs for the proceeding.	2							
	(2)	proceeding against whom a claim is made or an outcome or decision sought in the proceeding, the commission may make	4 5 6 7							
		security for the applicant party's costs within the period	3 9 10							
			11 12							
	(3)	order, the commission may make an order dismissing the proceeding, or the part of the proceeding against the applicant	13 14 15							
	(4)	the commission may have regard to any of the following	17 18							
			20 21							
			22 23							
			24 25							
		(d) anything else the commission considers relevant.	26							

Schedule 3 Civil penalties

2

1

sections 570, definition relevant industrial tribunal, 572 and 576

Civil remedy provision	Арр	licants	Industrial tribunal	Maximum penalty for an individual		
Chapter 3—Modern aw	ards	1				
s 151 (Contravention of modern awards)	(a)	an employee to whom the modern award applies	the commission	27 penalty units		
	(b)	an employee organisation of which an employee mentioned in paragraph (a) is a member				
	(c)	an inspector				
Chapter 4—Collective bargaining						
s 176(3) (Commission's role in conciliation)		rson affected by contravention	the commission	27 penalty units		

Civil remedy provision	Арр	licants	Industrial tribunal	Maximum penalty for an individual
s 218 (Contravening bargaining instruments)	(a)	an employee to whom the bargaining instrument applies	the commission	27 penalty units
	(b)	an employee organisation of which an employee mentioned in paragraph (a) is a member		
	(c)	an inspector		
s 234(3) (When industrial action is not protected industrial action)	(a)	an employee whose employment is, or will be, subject to the bargaining instrument	a magistrate	27 penalty units
	(b)	another person covered, or who will be covered, by the instrument		
	(c)	a person prescribed by regulation		

Schedule 3

Civil remedy provision	App	licants	Industrial tribunal	Maximum penalty for an individual
s 238(1) (Employer must not prejudice	(a)	the employee concerned	a magistrate	27 penalty units
employee for engaging in protected industrial action)	(b)	an employee organisation of which the employee is a member		
	(c)	an inspector		
	(d)	a person prescribed by regulation		
s 244(1), (3) and (4) (Coercion)	(a)	an employee whose employment is, or will be, subject to the bargaining instrument	a magistrate	27 penalty units
	(b)	another person covered, or who will be covered, by the instrument		
	(c)	the person who allegedly was intended to be coerced		
	(d)	an employee organisation of which the person is a member		
	(e)	an inspector		
	(f)	a person prescribed by regulation		

Civil remedy provision	Арр	licants	Industrial tribunal	Maximum penalty for an individual
Chapter 5—Equal rem	unera	ation	1	· ·
s 251(4) (Commission may give directions about wage-related	(a)	a person affected by the contravention	the commission	27 penalty units
information)	(b)	an employee organisation of which a person mentioned in paragraph (a) is a member		
	(c)	an employer organisation		
	(d)	an inspector		
Chapter 6—Industrial	dispu	ites		
s 264(4) (Compulsory conference)	-	rson affected by contravention	the commission	27 penalty units
Chapter 7—Employees	bulli	ed in the workpla	ce	
s 276 (Contravening an order to stop bullying)	(a)	a person affected by the contravention	the commission	90 penalty units
	(b)	an industrial organisation entitled to represent the industrial interests of a person mentioned in paragraph (a)		
	(c)	an inspector		

Civil remedy provision	Арр	licants	Industrial tribunal	Maximum penalty for an individual
Chapter 8—Rights and organisations etc.	resp	onsibilities of emp	oloyees, emplo	oyers,
ss 285(1) and (2) 287(1) (Coercion), (Protection), 288 (Undue influence or pressure), 289(1) (Misrepresentations), 291 (Protection), 292 (Coercion), 293(1) (Misrepresentations), 294(1) (Inducements—member ship action), 295(1) (Discrimination), 296(1) (Domestic violence), 297(1) (Temporary absence—illness or injury), 298(1) (Bargaining service fees), 299(1) (Coverage by particular instruments), 300 (Coercion—allocation of duties etc. to particular person), 302(1) (Misrepresenting employment as independent contracting arrangement), 303 (Dismissing to engage as independent contractor),	(a) (b)	a person affected by the contravention an industrial organisation entitled to represent the industrial interests of a person mentioned in paragraph (a) an inspector	the commission	90 penalty units

Schedule 3

Civil remedy provision	Applicants	Industrial tribunal	Maximum penalty for an individual
304 (Misrepresentation to engage as independent contractor) and 314(2) (Orders on deciding application)			

Sche	edu	le 4	Application of Act to prescribed Hospital and Health Services and their employees	1 2 3
			section 946	4
Part	1		Preliminary	5
1	Def	initic	ons for schedule	6
		In th	nis schedule—	7
		whic	f executive means the chief executive of the department in the Hospitals and Health Boards Act 2011 is inistered.	8 9 10
			Ith service employee see the Hospitals and Health Boards 2011, schedule 2.	11 12
		heal	th system employer means—	13
		(a)	the department in which the <i>Hospitals and Health Boards Act 2011</i> is administered; or	14 15
		(b)	a prescribed Service.	16
		_	cribed Service see the Hospitals and Health Boards Act l, schedule 2.	17 18
2	Chi	ef ex	recutive to be employer for particular purposes	19
	(1)		s section applies to a health service employee employed by escribed Service.	20 21
	(2)		chapters 3 to 6, the chief executive is taken to be the loyer of the employee instead of the prescribed Service.	22 23

Part	2	Modification of ch 3—Modern awards	1 2
3		dern award covers prescribed Services and ployees	3 4
	(1)	This section applies to modern awards applying to health service employees employed by a prescribed Service.	5 6
	(2)	Despite the chief executive being a party to the modern award, the award covers prescribed Services and their employees.	7 8
Part	3	Modification of chapter 4—Collective bargaining	9 10
4		w s 174 (Peace obligation period to assist gotiations) applies	11 12
	(1)	This section applies to negotiations between the chief executive and the health service employees employed by a prescribed Service or an employee organisation representing the employees.	13 14 15 16
	(2)	For section 174, the prescribed Service has the same obligations as the negotiating parties during the peace obligation period.	17 18 19
5	Но	w s 175 (Application of division) applies	20
		For section 175(1)(b), a prescribed Service is also taken to be a negotiating party if authorised by the chief executive.	21 22
6		w s 221 (Who is covered by a bargaining instrument) plies	23 24
	(1)	This section applies to a certified agreement or bargaining award between the chief executive and the health service employees of the prescribed Services or an employee organisation representing the employees.	25 26 27 28

	(2)	For section 221, the certified agreement or bargaining award covers the prescribed Services.	1 2
7		v s 222 (Application of bargaining instrument to cessor employers) applies	3 4
		Section 222(2)(b) and (c) apply subject to the modifications contained in this schedule.	5 6
Part	4	Modification of chapter 6—Industrial disputes	7 8
8		en chief executive taken to be party to industrial oute	9 10
	(1)	This section applies if section 261(1) applies in relation to a dispute involving a prescribed Service as an employer. Note—	11 12 13
		For the application of this section, it does not matter whether the dispute was started by the prescribed Service.	14 15
	(2)	The prescribed Service must give the chief executive written notice of the dispute—	16 17
		(a) at the same time as the registrar is first given notice of the dispute under section 261(2) or when the prescribed Service first becomes aware the registrar has been given notice under that section; and	18 19 20 21
		(b) in a way mentioned in section 261(3).	22
	(3)	The chief executive is taken to be a party for proceedings for the dispute instead of the prescribed Service unless the chief executive, or an authorised delegate of the chief executive, gives the prescribed Service written notice that the prescribed Service is to be a party to the dispute.	23 24 25 26 27
	(4)	In deciding whether to give a written notice under subsection (3), the chief executive is to have regard to whether the subject of the dispute may affect the terms and conditions of	28 29 30

		Constant	
		employment of health service employees in more than 1 health system employer.	1 2
	(5)	If the prescribed Service is to be a party to the dispute, the prescribed Service must give the commission a copy of the written notice given by the chief executive or authorised delegate under subsection (3) as soon as practicable after receiving the notice.	3 4 5 6 7
9	Wh	en chief executive may intervene in industrial dispute	8
	(1)	This section applies if—	9
		(a) the chief executive has given a prescribed Service written notice under section 8(3) of this schedule that the prescribed Service is to be a party to an industrial dispute; and	10 11 12 13
		(b) during the proceedings the chief executive considers the subject of the dispute may affect the terms and conditions of employment of health service employees in more than 1 health system employer.	12 15 16 17
	(2)	The chief executive may intervene in the proceedings.	18
	(3)	On intervention, the chief executive becomes a party to the proceedings.	19 20
Part	t 5	Modification of chapter	21
		8—Rights and responsibilities	22
		of employees, employers,	23
		organisations etc.	24
10		w s 320 (Matters to be considered in deciding an olication) applies	25 26
	(1)	This section applies if the dismissal of a health service employee by a health system employer relates to the employee's conduct, capacity or performance at another health system employer.	27 28 29 30

	(2)	For section 320, the commission may decide that a dismissal was not harsh, unjust or unreasonable even though the dismissal related to the employee's conduct, capacity or performance at another health system employer.	1 2 3 4
Part	t 6	Modification of other provisions	5 6
11	Wh	o makes application to commission as employer	7
	(1)	This section applies to a provision of this Act (other than a provision of chapters 3 to 6) under which an application may be made to the commission by an employer about a matter.	8 9 10
	(2)	If the application relates to health service employees employed by a prescribed Service, the chief executive is taken to be the employer instead of the prescribed Service and may make the application for the matter.	11 12 13 14
	(3)	However, the chief executive may give the prescribed Service written notice that the prescribed Service may make the application as the employer.	15 16 17
	(4)	In deciding whether to give a written notice under subsection (3), the chief executive must have regard to whether the subject of the application may affect the terms and conditions of employment of health service employees in more than 1 health system employer.	18 19 20 21 22
	(5)	If the prescribed Service makes the application, the prescribed Service must give the commission a copy of the chief executive's written notice under subsection (3) when making the application.	23 24 25 26
12		no is party to proceedings as employer before mmission	27 28
	(1)	This section applies to a proceeding in the commission for a matter (other than a proceeding under chapters 3 to 6) if the proceeding relates to health service employees employed by a prescribed Service.	29 30 31 32

		proceeding instead of the prescribed Service unless—	2
		(a) the chief executive has given written notice under section 11(3) of this schedule that a prescribed Service may make application for a matter the subject of the proceeding; or	3 4 5 6
		(b) if paragraph (a) does not apply—the chief executive gives the prescribed Service written notice that the prescribed Service is the employer for the proceeding.	7 8 9
	(3)	In deciding whether to give a written notice under subsection (2)(b), the chief executive must have regard to whether the matter may affect the terms and conditions of employment of health service employees in more than 1 health system employer.	10 11 12 13 14
	(4)	The prescribed Service must give the commission a copy of the chief executive's written notice under subsection (2)(b) as soon as practicable after receiving the notice.	15 16 17
13	if c	mmission's orders may bind prescribed Services even chief executive is taken to be employer or party for occeding	18 19 20
13	if c	hief executive is taken to be employer or party for	19
13	if c pro	chief executive is taken to be employer or party for occeding This section applies to a proceeding before the commission if the chief executive is a party to the proceeding because the chief executive is taken to be the employer of health service	19 20 21 22 23

Schedule 5 Dictionary

1

2

section 6

act, for chapter 12, part 14, see section 604.	3
action, for chapter 8, part 1, includes omission.	4
administer, for chapter 11, part 5, see section 525.	5
administrator, for an organisation or a branch of an organisation, means an administrator appointed for the organisation or branch under section 636O.	6 7 8
<i>adoption leave</i> , for chapter 2, part 3, division 8, see section 57.	9 10
adverse action, for chapter 8, part 1, see section 282.	11
amalgamated organisation, for chapter 12, part 14, see section 838.	12 13
amalgamation, for chapter 12, see section 838.	14
amalgamation ballot, for chapter 12, part 14, see section 838.	15
amalgamation day, for chapter 12, part 14, see section 838.	16
amount in relation to employment, for chapter 15, part 3, see section 947.	17 18
apparent employer, for chapter 9, part 2, division 4, see section 381.	19 20
applicable industrial instrument, for chapter 2, see section 14.	21 22
applies to—	23
(a) in relation to a modern award, see section 153; or	24
(b) in relation to a bargaining instrument, see section 220.	25
apprentice see the Further Education and Training Act 2014, schedule 1.	26 27

apprenticeship see the Further Education and Training Act 2014, schedule 1.	1 2
apprenticeship contract see the Further Education and Training Act 2014, schedule 1.	3 4
approved auditor, for chapter 12, see section 595.	5
<i>approved form</i> means a form approved by the rules committee or chief executive under section 989.	6 7
approved superannuation fund means a complying superannuation fund nominated in an industrial instrument.	8 9
approving authority means the chief executive (training).	10
arbitration determination see section 168.	11
association—	12
(a) generally, means an unincorporated body or entity formed or carried on to protect and promote its members' interests; and	13 14 15
(b) for chapter 11, part 2, division 4, subdivision 10, see section 478.	16 17
attachment notice, for chapter 9, part 2, see section 355.	18
attendance notice means a notice in the approved form issued by the court, the commission, an Industrial Magistrates Court or the registrar requiring a person to attend at a stated time and place until excused, for 1 or more of the following—	19 20 21 22
(a) to give evidence;	23
(b) to produce a stated document or thing;	24
(c) another purpose specified in the notice.	25
audit complaint report, for chapter 12, part 15, see section 866.	26 27
auditor, for chapter 12, see section 595.	28
audit report, for chapter 12, see section 558(1)(b).	29
Australian commission means FWC.	30
authorised officer, for chapter 9, part 1, see section 336.	31

awai	rd—	1
(a)	generally, means—	2
	(i) a modern award; or	3
	(ii) a bargaining award; or	4
	(iii) an award continued in force under this Act; and	5
(b)	for chapter 4, part 5, division 3—includes a federal award.	6 7
ballo	ot records, for chapter 12, see section 595.	8
barg	vaining award see section 166.	9
barg	vaining instrument see section 168.	10
	a-related leave , for chapter 2, part 3, division 8, see on 57.	11 12
	rd member officer means an officer of an organisation is a board member officer under section 745(1)(c).	13 14
bran	ech, for chapter 12, see section 595.	15
bulli	ted in the workplace, for chapter 7, see section 272.	16
	ness hours of an employer means the hours of operation the employer's business.	17 18
calli	ng means—	19
(a)	a craft, manufacture, occupation, trade, undertaking or vocation; or	20 21
(b)	a section of something mentioned in paragraph (a).	22
cana	<i>lidate</i> , for chapter 12, part 9, see section 702.	23
<i>cana</i> 551.	lidate for election, for chapter 12, part 12, see section	24 25
	<i>r's leave</i> , for chapter 2, part 3, division 6, subdivision 2, section 42, 43 or 44.	26 27
	<i>tal employee</i> , for chapter 2, part 3, division 9, subdivision the section 102.	28 29
casu	<i>tal vacancy</i> , for chapter 12, see section 595.	30

<i>certi</i> 595.	ified, in relation to a document, for chapter 12, see section	1 2
certi	ified agreement see section 164.	3
chie	f executive, for schedule 4, see schedule 4, section 1.	4
depa	f executive (training) means the chief executive of the artment in which the Further Education and Training Act 4 is administered.	5 6 7
chile	d, for chapter 2, part 3, division 8, see section 57.	8
civil	penalty order, for chapter 11, part 8, see section 574(2).	9
civil	penalty provision see section 570.	10
clair	<i>nant</i> , for chapter 10, part 3, division 2, see section 403.	11
clair	n for wages means a claim—	12
(a)	for an employee's wages payable under an industrial instrument or permit or under section 22; or	13 14
(b)	for an employee's wages payable under an agreement in which wages are payable at a price or rate higher than that fixed by a relevant industrial instrument or permit; or	15 16 17 18
(c)	for an employee's wages payable under an agreement in which wages are payable at a price or rate that is not fixed by a relevant industrial instrument or permit; or	19 20 21
(d)	for amounts payable, with an employee's written consent, from an employee's wages; or	22 23
(e)	under chapter 9, part 2, division 2; or	24
(f)	for amounts payable for a tool allowance under section 137; or	25 26
(g)	for damages for contravention of an agreement made under an industrial instrument; or	27 28
(h)	for damages suffered by an employee because the employer fails to pay the employee's wages; or	29 30
(i)	for compensation under section 50.	31
colle	ective body, for chapter 12, part 13, see section 826.	32

<i>collegiate electoral system</i> , for chapter 12, part 4, see section 626.	1 2
commission—	3
(a) generally—see section 429; or	4
(b) for schedule 2—see schedule 2, section 1.	5
commissioner see section 432(1)(b).	6
committee meeting, for chapter 12, see section 595.	7
<i>Commonwealth Fair Work Act</i> means the <i>Fair Work Act</i> 2009 (Cwlth).	8 9
Commonwealth Registered Organisations Act, for chapter 12, see section 595.	10 11
<i>complaints auditor</i> , for chapter 12, part 15, division 2, see section 866(2).	12 13
complying superannuation fund see the Superannuation Industry (Supervision) Act 1993 (Cwlth).	14 15
conciliating member, for chapter 4, see section 177.	16
constituent part, for chapter 12, part 14, see section 838.	17
<i>construction</i> means building and construction, civil and engineering construction or demolition work.	18 19
<i>consultative committee</i> , for chapter 17, part 1, see section 968.	20 21
continuing health employee, for chapter 15, part 3, see section 947.	22 23
<i>continuous service</i> , for chapter 2, part 3, division 9, see section 93.	24 25
contracted work, for chapter 9, part 2, see section 355.	26
<i>convicted of a disqualifying offence</i> , for chapter 12, part 9, see section 702.	27 28
convicted person, for chapter 12, part 9, see section 702.	29
corporation, for chapter 12, see section 596.	30
counterpart federal hody for chapter 12, see section 597	31

cour	rt see section 407.	1
cove	ers, in relation to a bargaining instrument, see section 221.	2
deci	ision means—	3
(a)	a decision of the court, the commission, a magistrate or the registrar; or	4 5
(b)	an award, declaration, determination, direction, judgment, order or ruling; or	6 7
(c)	an agreement approved, certified, or amended by the commission and an extension of the agreement; or	8 9
(d)	a bargaining award made or amended by the commission.	10 11
decl	lared employee, for chapter 16, part 2, see section 957.	12
decl	lared employer, for chapter 16, part 2, see section 957.	13
defe	ect, for chapter 12, see section 595.	14
dem	parcation dispute includes—	15
(a)	a dispute arising between 2 or more organisations, or within an organisation, about the rights, status or functions of members of the organisations or organisation in relation to the employment of the members; and	16 17 18 19 20
(b)	a dispute arising between employers and employees, or between members of different organisations, about the demarcation of functions of employees or classes of employees; and	21 22 23 24
(c)	a dispute about the representation under this Act of the industrial interests of employees by an association or employee organisation.	25 26 27
dem 595.	narcation dispute undertaking, for chapter 12, see section	28 29
depi	uty president means—	30
(a)	a deputy president (court); or	31
(b)	a person appointed as a deputy president of the commission under section 441.	32 33

deputy president (court) means a person appointed as a deputy president (court) of the court under section 421.	1 2
<i>deputy registrar</i> means the deputy registrar mentioned in section 521.	3 4
deregistered organisation, for chapter 12, see section 595.	5
deregistration, for chapter 12, see section 595.	6
deregistration order, for chapter 12, part 16, see section 878.	7
designated award, for chapter 4, see section 168.	8
<i>designated officer</i> , of a reporting unit, for chapter 12, see section 753(1).	9 10
direct voting system, for chapter 12, part 4, see section 438.	11
disclosure notice, for chapter 12, see section 716(2).	12
discrimination means discrimination—	13
(a) that would contravene the <i>Anti-Discrimination Act</i> 1991; or	14 15
(b) on the basis of sexual preference; or	16
(c) on the basis of family responsibilities.	17
dispute, for chapter 6, see section 260.	18
disputed matters, for chapter 4, see section 6.	19
<i>disqualification period</i> , for chapter 12, part 9, see section 709(1).	20 21
disqualifying offence, for chapter 12, part 9, see section 702.	22
doctor's certificate means a certificate signed by a person registered under the Health Practitioner Regulation National Law to practise in the medical profession, other than as a student.	23 24 25 26
domestic violence has the meaning given by the Domestic and Family Violence Protection Act 2012.	27 28
dual commissioner see section 492.	29
elected, for chapter 12, part 9, see section 702.	30
<i>election</i> , for chapter 12, see section 595.	31

eleci	toral commission, for chapter 12, see section 595.	1
eleci	toral officer, for chapter 12, see section 595.	2
eleci	tronic document, for chapter 13, see section 898.	3
eligi	bility rules, for chapter 12, see section 595.	4
_	ble association means an association that is eligible to be, s not, registered as an organisation.	5 6
indu	ble employee means an employee who, under a relevant strial instrument, is an eligible employee for entitlement ecupational superannuation benefits.	7 8 9
_	ble rollover fund see the Superannuation Industry pervision) Act 1993 (Cwlth).	10 11
emp	<i>loyee</i> , generally, see section 8.	12
emp	loyee organisation means an organisation of employees.	13
emp	loyee with a disability means an employee who—	14
(a)	is qualified for a disability support pension under the <i>Social Security Act 1991</i> (Cwlth), section 94 or 95; or	15 16
(b)	would be qualified for a disability support pension but for section 94(1)(e) or 95(1)(c) of that Act.	17 18
emp	loyer—	19
(a)	generally—see section 7; and	20
(b)	for chapter 4—see section 168; and	21
(c)	for chapter 9, part 2—see also section 355.	22
emp	loyer organisation means an organisation of employers.	23
	ages in industrial activity, for chapter 8, part 1, see on 290.	24 25
mea	al remuneration for work of equal or comparable value ns equal remuneration for male and female employees for a of equal or comparable value.	26 27 28
exer	cising, for chapter 11, part 5, see section 525.	29
exist	ting organisation, for chapter 12, part 14, see section 838.	30
expe	ected placement date see section 65(2)(a).	31

expe	cted residence date see section 65(2)(a).	1
•	ly responsibilities of an employee means the employee's onsibilities to care for or support—	2 3
(a)	a dependent child of the employee; or	4
(b)	any other immediate family member who is in need of care or support.	5 6
feder	ral agreement means—	7
(a)	an enterprise agreement or an individual flexibility arrangement under the Commonwealth Fair Work Act; or	8 9 10
(b)	an Australian workplace agreement, or a certified agreement, under the repealed <i>Workplace Relations Act 1996</i> (Cwlth) continued in existence under the <i>Fair Work (Transitional Provisions and Consequential Amendments) Act 2009</i> (Cwlth).	11 12 13 14 15
fede	ral award means—	16
(a)	a modern award under the Commonwealth Fair Work Act; or	17 18
(b)	an award under the repealed <i>Workplace Relations Act</i> 1996 (Cwlth) continued in existence under the <i>Fair Work (Transitional Provisions and Consequential Amendments) Act</i> 2009 (Cwlth).	19 20 21 22
fede i 957.	ral industrial authority, for chapter 16, part 2, see section	23 24
fede	ral industrial instrument means—	25
(a)	a fair work instrument under the Commonwealth Fair Work Act; or	26 27
(b)	an instrument given continuing effect under the Fair Work (Transitional Provisions and Consequential Amendments) Act 2009 (Cwlth), schedule 3, part 2; or	28 29 30
(c)	a Division 2B State instrument under the Fair Work (Transitional Provisions and Consequential Amendments) Act 2009 (Cwlth)	31 32 33

federal organisation, for chapter 12, see section 595.	1
fee, for chapter 10, see section 397.	2
file, for chapter 12, see section 595.	3
final payment, for chapter 15, part 3, see section 947.	4
financial affairs, for chapter 12, part 12, see section 551.	5
financial hardship payment, for chapter 12, see section 595.	6
financial records, for chapter 12, see section 595.	7
financial year, for chapter 12, see section 598.	8
finder's fee, for chapter 10, see section 397.	9
fixed rate, for chapter 9, part 2, division 3, see section 370.	10
full bench see section 432(2).	11
full pay means payment in full for the time an employee is absent from work.	12 13
FWC means the Fair Work Commission under the Commonwealth Fair Work Act.	14 15
general meeting, for chapter 12, see section 595.	16
<i>general purpose financial report</i> , for chapter 12, see section 595.	17 18
gift, for chapter 12, part 12, see section 551.	19
group of employees, for chapter 4, see section 168.	20
group training organisation see the Further Education and Training Act 2014, schedule 1.	21 22
health employee, for chapter 15, part 3, see section 947.	23
health employer, for chapter 15, part 3, see section 947.	24
<i>health service employee</i> , for schedule 4, see schedule 4, section 1.	25 26
<i>health service employer</i> , for schedule 4, see schedule 4, section 1.	27 28

is 1	nest paid officer means an officer of an organisation who of the organisation's highest paid officers under section (1)(a) or (b).	1 2 3
	employer means a person who contracts with a group ing organisation for the training of apprentices and lees.	4 5 6
iden	tity card, for chapter 13, see section 898.	7
imm	ediate family includes—	8
(a)	the employee's spouse; and	9
(b)	a child, ex-nuptial child, stepchild, adopted child, ex-foster child, parent, grandparent, grandchild or sibling of the employee or employee's spouse.	10 11 12
indu	astrial action means a lockout or strike.	13
indu	estrial association, for chapter 8, part 1, see section 297.	14
tribu Com conc	estrial authority means a commission, court, board, anal or other entity having authority under the law of the amonwealth or another State to exercise powers of editation, determination or arbitration for industrial matters adustrial disputes.	15 16 17 18 19
<i>indu</i> disp	estrial cause includes an industrial matter and industrial ute.	20 21
	estrial commissioner means a person appointed as an strial commissioner under section 442.	22 23
	estrial conduct ground, for chapter 12, part 16, see son 637.	24 25
indu	strial dispute means—	26
(a)	a dispute, including a threatened or probable dispute, about an industrial matter; or	27 28
(b)	a situation that is likely to give rise to a dispute about an industrial matter.	29 30
indu	astrial instrument means—	31
(a)	an award; or	32
(b)	a certified agreement; or	33

(c) an arbitration determination; or	1
(d) a code of practice under section 393; or	2
(e) an order under chapter 2, part 5 or 6.	3
<i>industrial instrument employee</i> for chapter 9, part 1, see section 336.	4 5
industrial law means—	6
(a) this Act; or	7
(b) another Act regulating the relationships between employers and employees.	8 9
industrial matter see section 9.	10
<i>industrial relations commission</i> means the Queensland Industrial Relations Commission established under section 429.	11 12 13
<i>industrial tribunal</i> , for chapter 11, part 6, division 5, see section 563.	14 15
<i>inspector</i> means a person, including the chief inspector, who holds an appointment as an inspector under section 899.	16 17
<i>intended parent</i> , for chapter 2, part 3, division 8, see section 57.	18 19
invalidity, for chapter 12, part 13, see section 826.	20
investigation report, for chapter 12, part 15, see section 865.	21
invited representative, for chapter 17, part 1, see section 974.	22
irregularity, for chapter 12, see section 595.	23
<i>joint session</i> means proceedings in which a member sits with a member of an industrial authority.	24 25
<i>labour market program</i> means a labour market program approved by the Minister.	26 27
<i>LGAQ Ltd.</i> , for chapter 17, part 1 means the LGAQ Ltd. under the <i>Local Government Act 2009</i> , section 287(2).	28 29
<i>loans, grants and donations register</i> , for chapter 12, see section 595.	30 31

suspe branc	enut means an employer's action in closing a workplace, or ending or discontinuing the employer's business, or any ch of it, or an employer's failure to continue to employ a per of employees, with intent—	1 2 3 4
(a)	to compel or induce employees to agree to employment conditions or to comply with demands made on them by the employer, or another employer, contrary to this Act; or	
(b)	to cause loss or inconvenience to employees; or	9
(c)	to incite, instigate, aid, abet or procure another lockout; or	10 11
(d)	to help another employer to compel or induce employees to agree to employment conditions or comply with demands made by the other employer.	12 13 14
_	adoption leave, for chapter 2, part 3, division 8, see on 57.	15 16
	birth-related leave, for chapter 2, part 3, division 8, see on 57.	17 18
_	parental leave, for chapter 2, part 3, division 8, see on 57.	19 20
_	surrogacy leave, for chapter 2, part 3, division 8, see on 57.	21 22
long	term casual employee, for chapter 2, see section 15.	23
magi	istrate see section 505.	24
mana	agement committee, for chapter 12, see section 595.	25
mana	ager, for chapter 10, see section 399.	26
mate 57.	rnity leave, for chapter 2, part 3, division 8, see section	27 28
	<i>imum period of parental leave</i> , for chapter 2, part 3, see on 62.	29 30
	works means a place where livestock are slaughtered or is boned.	31 32
mem	ber—	33

(a)	of the court means the president, the vice-president or a deputy president (court); or	1 2
(b)	of the commission means a commissioner.	3
	<i>aber employee</i> , for chapter 9, part 1, division 5, livision 2, see section 349.	4 5
mem	abers, for chapter 12, part 16, see section 637.	6
mem	abership subscription, for chapter 12, see section 595.	7
	<i>aber's liability</i> , for chapter 12, part 10, division 5, see on 728.	8 9
mem	abers register, for chapter 12, see section 595.	10
mine	e, for chapter 9, part 2, division 1, see section 355.	11
	conduct, of an officer of an organisation or a branch of an nisation, means—	12 13
(a)	conduct that could, if proved, constitute an offence against an Act or a law of another State or the Commonwealth; or	14 15 16
(b)	gross misbehaviour or gross neglect of duty in the office.	17 18
mod	el, for chapter 10, see section 397.	19
mod	<i>el election rules</i> , for chapter 12, see section 595.	20
mod	ern award means—	21
(a)	an award made under chapter 3; or	22
(b)	an award taken to have been made under section 229.	23
mort	tgagee, for chapter 9, part 2, division 1, see section 355.	24
mort	tgagor, for chapter 9, part 2, division 1, see section 355.	25
mult	ti-employer, for chapter 4, see section 168.	26
mult	ti-employer agreement, for chapter 4, see section 6.	27
	onal fair work legislation, for chapter 16, part 2, see on 957.	28 29
nega	otiating party, for chapter 4, see section 168.	30

	<i>business</i> means the ongoing operation, once established, single business the employer—	1 2
(a)	proposes to establish at a new workplace; or	3
(b)	is establishing at a new workplace; or	4
(c)	is relocating to a new workplace;	5
but o	does not include the construction of the new workplace.	6
	<i>ly registered organisation</i> , for chapter 12, part 14, see ion 838.	7 8
new	State instrument, for chapter 16, part 2, see section 957.	9
	<i>industrial instrument employee</i> , for chapter 9, part 1, see ion 336.	10 11
noti	ce of intention, for chapter 4, see section 169.	12
	ruct includes assault, hinder, intimidate, resist and aten to obstruct.	13 14
occu	upier, for chapter 13, see section 898.	15
offic	e, for chapter 12, see section 599.	16
offic	eer, for chapter 12, see section 595.	17
offic	eers register, for chapter 12, see section 595.	18
old j	federal instrument, for chapter 16, part 2, see section 957.	19
ordi	nary election, for chapter 12, see section 595.	20
ordi	nary hours of work for chapter 2, see section 14.	21
	nary rate, for an employee under an industrial instrument, ral award or federal agreement, means—	22 23
(a)	for sections 35(2)(a) and 98(1)(b), if the employee is a public service employee—the rate the instrument, award or agreement states is payable for ordinary time in relation to the employee's substantive position; or	24 25 26 27
(b)	otherwise—the rate the instrument, award or agreement states is payable for ordinary time.	28 29
	nary working day, for chapter 2, part 3, division 10, see ion 115.	30 31

organisation means a body registered under chapter 12 as an organisation.	1 2
<i>outworker</i> means a person engaged, for someone else's calling or business, in or about a private residence or other premises that are not necessarily business or commercial premises, to—	4
(a) pack, process, or work on articles or material; or	7
(b) carry out clerical work.	8
owner, for chapter 2, part 3, division 9, see section 93.	9
parental leave, for chapter 2, part 3, division 8, see section 57.	10
part 5 application, for chapter 4, see section 168.	11
<i>party</i> , in relation to a bargaining instrument or proposed bargaining instrument for chapter 4, see section 168.	12 13
party, for chapter 6, see section 260.	14
pay an employee includes pay, with the employee's written consent, on account of the employee.	15 16
peace obligation period, for chapter 4, see section 174(2).	17
pensions Act means the Judges (Pensions and Long Leave) Act 1957.	18 19
performer, for chapter 10, see section 397.	20
<i>period between seasons</i> , for chapter 2, part 3, division 9, see section 93.	21 22
permit means—	23
(a) a students permit; or	24
(b) an aged or infirm persons permit.	25
<i>pieceworker</i> means a person employed in a calling on piecework rates.	26 27
place—	28
(a) generally, means—	29
(i) any land, building, structure, vehicle, vessel or aircraft; or	30 31

(ii) any part of a thing mentioned in subparagraph (i); and	1 2
(b) for chapter 13—see section 898.	3
postal ballot, for chapter 12, see section 595.	4
premises, for chapter 13, see section 898.	5
prescribed Service, for schedule 4, see schedule 4, section 1.	6
president, for chapter 12, see section 595.	7
<i>presidential member</i> means the president, the vice president or a deputy president.	8 9
prime contractor, for chapter 9, part 2, see section 355.	10
private employment agent, for chapter 10, see section 398.	11
<i>probationary period</i> , for chapter 2, part 5, see the <i>Further Education and Training Act 2014</i> , schedule 1.	12 13
proceeding, for schedule 2, see schedule 2, section 1.	14
process or proceedings under an industrial law or industrial instrument, for chapter 8, part 1, see section 283.	15 16
project, for chapter 4, see section 168.	17
project agreement, for chapter 4, see section 168.	18
<i>proposed amalgamated organisation</i> , for chapter 12, part 14, see section 838.	19 20
<i>proposed bargaining instrument</i> , for chapter 4, see section 168.	21 22
<i>proposed deregistering organisation</i> , for chapter 12, part 14, see section 838.	23 24
<i>protected industrial action</i> , for chapter 4, part 8, see section 233(1).	25 26
public holiday means—	27
(a) the following days—	28
 New Year's Day (1 January) 	29
 Australia Day (26 January) 	30
Good Friday	31

	• Easter Saturday (the day after Good Friday)	1
	• Easter Sunday (the Sunday after Good Friday)	2
	• Easter Monday (the Monday after Good Friday)	3
	• Anzac Day (25 April)	4
	• Labour Day (the first Monday in May)	5
	• Birthday of the Sovereign (the first Monday in October)	6 7
	• Christmas Day (25 December)	8
	• Boxing Day (26 December)	9
	• another day appointed as a public holiday under the <i>Holidays Act 1983</i> , section 2, 11 or 12; or	10 11
(b)	a day appointed under the <i>Holidays Act 1983</i> to be a substitute holiday for a day mentioned in paragraph (a); or	12 13 14
(c)	a show holiday.	15
pub	<i>lic place</i> , for chapter 13, see section 898.	16
pub	<i>lish</i> , for chapter 10, see section 397.	17
_	<i>lished</i> , in relation to the QIRC website, means published rovided under section 524.	18 19
QIR	C website see section 523.	20
Que	ensland Employment Standards see section 21(3).	21
Que	ensland Health, for chapter 15, part 3, see section 947.	22
_	tensland minimum wage means the wage declared by the bench under section 458 to be the Queensland minimum e.	23 24 25
Que	rensland referral Act, for chapter 1, part 3, see section 11.	26
rate	, for chapter 9, part 2, division 3, see section 370.	27
reco	ord means any document containing data.	28
redi	uced wages means—	29

(a)	for a person to whom an industrial instrument or permit applies—wages at a rate less than that provided for under the industrial instrument or permit; or	1 2 3
(b)	for a person to whom section 22 applies—wages at a rate less than the Queensland minimum wage.	4 5
redu	andancy pay see section 126(1).	6
refe	<i>rral agreement</i> see section 470(1)(b).	7
<i>refe</i> : 381.	rred claim, for chapter 9, part 2, division 4, see section	8 9
<i>refe</i> 381.	<i>rred employer</i> , for chapter 9, part 2, division 4, see section	10 11
regi	ster, for chapter 12, see section 595.	12
regi	strar see section 297.	13
regi	strar's auditor, for chapter 12, part 11, see section 799.	14
regi	stration, for chapter 12, see section 595.	15
registry see section 508(1).		16
regular part-time employee means an employee who—		17
(a)	works less than full-time ordinary working hours; and	18
(b)	has reasonably predictable hours of work; and	19
(c)	is entitled to receive, on a proportionate basis, equivalent wages and employment conditions to those specified in an industrial instrument for full-time employees who do the same type of work.	20 21 22 23
rele	want award, for chapter 4, see section 168.	24
rele	vant day, for chapter 16, part 2, see section 957.	25
rele	vant employee, for chapter 4, see section 168.	26
<i>rele</i> 168.	want employee organisation, for chapter 4, see section	27 28
rele	vant industrial instrument, for chapter 2, see section 14.	29
<i>relevant industrial tribunal</i> , for chapter 11, part 8, see section 570.		30 31

relevant instrument, for chapter 3, part 6, see section 158.	1
<i>relevant member</i> , for chapter 11, part 1, division 1, see section 584.	2 3
<i>remuneration</i> for a provision relating to work of equal or comparable value, includes—	4 5
(a) the wage or salary payable to an employee; and	6
(b) amounts payable or other benefits made available to an employee under a contract of service.	7 8
remuneration register, for chapter 12, see section 595.	9
repealed Act means the repealed Industrial Relations Act 1999.	10 11
reporting unit, for chapter 12, see section 595.	12
reporting unit's organisation, for chapter 12, see section 595.	13
required number, for chapter 12, see section 595.	14
<i>right to represent</i> , for chapter 11, part 2, division 4, subdivision 10, see section 478.	15 16
rules application, for chapter 12, see section 646.	17
<i>rules committee</i> means the rules committee established under section 550.	18 19
school-based apprentice or trainee means an apprentice or trainee who—	20 21
(a) is a student studying at a secondary school or tertiary institution; and	22 23
(b) has entered into an arrangement about the apprenticeship or traineeship with the school or institution and the employer.	24 25 26
scope order, for chapter 4, see section 184(1).	27
season, for chapter 2, part 3, division 9, see section 93.	28
seasonal employment means employment related to a season.	29
secretary, for chapter 12, see section 595.	30
service, for chapter 2, part 4, see section 130.	31

short adoption leasection 57.	ave, for chapter 2, part 3, division 8, see	1 2
short birth-related section 57.	<i>l leave</i> , for chapter 2, part 3, division 8, see	3 4
short parental leasection 57.	ave, for chapter 2, part 3, division 8, see	5 6
short surrogacy lessection 57.	eave, for chapter 2, part 3, division 8, see	7 8
short term casual	employee, for chapter 2, see section 14.	9
show cause notice	, for chapter 6, see section 265(7).	10
show holiday , for 115.	chapter 2, part 3, division 10, see section	11 12
small organisation	<i>n</i> , for chapter 12, part 16, see section 877.	13
special maternity section 85.	<i>leave</i> , for chapter 2, part 3, division 8, see	14 15
representative of a	il means an association that is effectively a significant number of organisations that rs or employees in a range of callings.	16 17 18
strike—		19
	s the conduct of 2 or more employees formerly employed by an employer, if—	20 21
(a) the con-	duct is any of the following—	22
` '	wilful failure to perform work required nder the employees' employment contracts;	23 24
	ne performance of work by the employees in way that it is not customarily performed;	25 26
ei li w	ne adoption of a practice or strategy by the imployees resulting in a restriction, imitation or delay in the performance of work or a restriction or limitation of the roduct of work;	27 28 29 30 31

	(1V)	performance of work or accepting or offering work;	2 3
	(v)	a wilful failure of the employees to attend work that is not allowed by the employer;	4 5
	(vi)	a wilful failure of the employees to perform work in a way that is not allowed by the employer; and	6 7 8
(b)	agree enter	conduct occurs because of a combination, ement or understanding, express or implied, red into by the employees for any of the wing purposes—	9 10 11 12
	(i)	to compel or induce an employer to agree to employment conditions;	13 14
	(ii)	to compel or induce an employer to employ or stop employing a person or class of persons;	15 16 17
	(iii)	to compel or induce an employer to comply with demands made by the employees or any other employee;	18 19 20
	(iv)	to help employees in the employment of another employer to compel or induce the other employer in a way mentioned in subparagraph (i), (ii) or (iii);	21 22 23 24
	(v)	to cause loss or inconvenience to an employer in the conduct of business;	25 26
	(vi)	to incite, instigate, aid, abet or procure another strike.	27 28
strik relat	e und	ke includes conduct capable of constituting a der paragraph (a) even though the conduct only part of the functions the employees must a their employment.	29 30 31 32
How	vever,	strike does not include action by an employee	33 34

2

3

(a) the action was based on a reasonable concern by the employee about an imminent risk to the employee's health or safety; and	1 2 3
(b) the employee did not unreasonably contravene a direction of his or her employer to perform other available work at the employee's workplace, or another workplace, that was safe and appropriate for the employee to perform.	4 5 6 7 8
subcontractor, for chapter 9, part 2, see section 355.	9
successor includes assignee and transmittee.	10
<i>superannuation contributions</i> for chapter 9, part 2, division 4, see section 381.	11 12
surrogacy arrangement, for chapter 2, part 3, division 8, see section 57.	13 14
surrogacy leave, for chapter 2, part 3, division 8, see section 57.	15 16
surrogate child, for chapter 2, part 3, division 8, see section 57.	17 18
take, for chapter 11, part 5, see section 525.	19
terms, for chapter 16, part 2, see section 957.	20
time and wages record—	21
(a) for chapter 9, part 1, see section 336; or	22
(b) for chapter 9, part 1, division 5, subdivision 2, see section 349.	23 24
trainee see the Further Education and Training Act 2014,	25
schedule 1.	26
<i>traineeship</i> see the <i>Further Education and Training Act 2014</i> , schedule 1.	27 28
<i>traineeship contract</i> see the <i>Further Education and Training Act 2014</i> , schedule 1.	29 30
training contract means—	

(a)	for an apprentice—an apprenticeship contract; or	1
(b)	for a trainee—a traineeship contract.	2
	efer of a calling includes the transmission, assurance, eyance, assignment or succession of the calling—	3 4
(a)	either by—	5
	(i) operation of law; or	6
	(ii) agreement, including an agreement effected by a third person; and	7 8
(b)	either before or after the commencement of this Act.	9
<i>trans</i> 132(<i>sferred employee</i> , for chapter 2, part 4, see section 1).	10 11
_	<i>aid wages claim</i> , for chapter 9, part 2, division 4, see on 381.	12 13
<i>unta</i> 947.	ken leave, for chapter 15, part 3, division 3, see section	14 15
who has §	<i>majority</i> means a majority of the relevant employees cast a valid vote to give an approval, after the employer given the employees a reasonable opportunity to decide her they want to give the approval.	16 17 18 19
vice-	president means the person appointed as the president of the court under section 418.	20 21
viole	nt offence, for chapter 12, part 9, see section 702.	22
wage	e rate includes pay rate and prices for work.	23
wage	e-related information, for chapter 5, see section 246.	24
wage	es means—	25
(a)	an amount payable to an employee for—	26
	(i) work performed, or to be performed, by the employee; or	27 28
	(ii) a public holiday; or	29
	(iii) leave the employee is entitled to; or	30
	(iv) termination of employment; or	31

(b) a salary; or	1
(c) an amount payable from wages for the employee, with the employee's written consent.	2 3
weeks pay means the ordinary rate for the relevant employee for a week, but does not include overtime, penalty rates, disability allowances, shift allowances, special rates, fares and travelling time allowances, bonuses and other ancillary payments.	4 5 6 7 8
withdrawal, for chapter 12, see section 595.	9
withdrawal ballot, for chapter 12, part 14, see section 838.	10
withdrawal day, for chapter 12, part 14, see section 838.	11
working day means a day on which employees normally perform work.	12 13
work seeker, for chapter 10, see section 400(1) or (2).	14
workplace right, for chapter 8, part 11, see section 284.	15
young employee means a person under 21 years engaged in a calling (other than an apprentice or a person subject to the Further Education and Training Act 2014) who receives a lower wage rate than that fixed by an industrial instrument for employees 21 years or over in the calling.	16 17 18 19

Schedule 6		Minor and consequential amendments	1 2
		section 1157	3
Act	s Interpretat	ion Act 1954	4
1	Schedule 1, ' <i>1999'</i> —	definition federal industrial instrument,	5 6
	omit, ins	ert—	7
		2016	8
2	Schedule 1,	definition industrial commissioner—	9
	omit, ins	ert—	10
		<i>industrial commissioner</i> means a commissioner under the <i>Industrial Relations Act 2016</i> .	11 12
3	Schedule 1,	definition industrial court—	13
	omit, ins	ert—	14
		industrial court means the court under the Industrial Relations Act 2016.	15 16
4	Schedule 1,	definition industrial magistrate—	17
	omit, ins	ert—	18
		industrial magistrate means a magistrate under the Industrial Relations Act 2016.	19 20
5	Schedule 1,	definition Industrial Magistrates Court—	21
	omit, ins	ert—	22

	Industrial Magistrates Court means the Industrial Magistrates Court constituted under the Industrial Relations Act 2016, section 504.	1 2 3
6	Schedule 1, definition industrial relations commission—	4
	omit, insert—	5
	industrial relations commission means the commission under the <i>Industrial Relations Act</i> 2016.	6 7 8
7	Schedule 1, definition <i>published</i> , ' <i>Industrial Relations Act</i> 1999, section 304B'—	9 10
	omit, insert—	11
	Industrial Relations Act 2016, section 524	12
8	Schedule 1, definition <i>QIRC website</i> , 'Industrial Relations Act 1999, section 304A'—	13 14
	omit, insert—	15
	Industrial Relations Act 2016, 523	16
_	ricultural and Veterinary Chemicals (Queensland) 1994	17 18
1	Schedule, definition instrument, paragraph (c)—	19
	omit, insert—	20
	(c) an industrial instrument under the <i>Industrial</i> Relations Act 2016; or	21 22

Am	bulance Service Act 1991	1
1	Section 13(2), '1999'—	2
	omit, insert—	3
	2016	4
2	Schedule, definition award—	5
	omit.	6
3	Schedule, definition industrial agreement—	7
	omit.	8
4	Schedule, definition <i>industrial instrument</i> , paragraph (a)—	9 10
	omit, insert—	11
	(a) an industrial instrument under the <i>Industrial Relations Act 2016</i> ; and	12 13
Ant	i-Discrimination Act 1991	14
1	Sections 19(2) and 20(2), 'Industrial Relations Act 1999, chapter 12, part 9, division 2, or part 10'—	15 16
	omit, insert—	17
	Industrial Relations Act 2016, chapter 12, part 9, division 2 or part 10	18 19
2	Section 32(3)—	20
	omit.	2.1

Section 106(1)	(d), after 'agreement'—	1
insert—		2
	under the repealed Industrial Relations Act 1999	3
Section 106A(²	1)(f), 'Industrial Relations Act 1999, section	4 5
omit, insert-	_	6
	Industrial Relations Act 2016, section 441	7
Section 106A(2	2)(b)—	8
omit, insert-	_	9
	(b) an industrial instrument under the <i>Industrial Relations Act 2016</i> ; or	10 11
Section 124(2)	(d), after 'agreement'—	12
insert—		13
	under the repealed Industrial Relations Act 1999	14
Schedule, defi	nition <i>industrial agreement</i> —	15
omit.		16
Schedule, defi	nition industrial relief, 'Industrial Relations	17
Act 1999, chap		18
omit, insert-		19
	Industrial Relations Act 2016, chapter 8, part 2	20

Ass	sociations Incorporation Act 1981	1
1	Section 5(1)(b)(iii)— omit, insert— (iii) an organisation under the Industrial	2 3 4
	Relations Act 2016 that is incorporated because of the application of section 611 of that Act; or	5 6 7
Bris	sbane Trades Hall Management Act 1984	8
1	Section 15(1), 'Industrial Court constituted under the Industrial Relations Act 1999'— omit, insert—	9 10 11
	industrial court	12
	Ilding and Construction Industry (Portable Long vice Leave) Act 1991	13 14
1	Sections 3B(1)(c) and 107, '1999'—	15
	omit, insert—	16
	2016	17
2	Section 56(3)(b), 'Industrial Relations Act 1999, section 53(3) or 71HQ(3)'—	18 19
	omit, insert—	20
	Industrial Relations Act 2016, section 110	21

3	Section 61(1)(e)—	1
	omit, insert	_	2
		(c) a benefit for the period under the <i>In Relations Act 2016</i> , chapter 2, division 9, or a law of another St corresponds to those provisions; or	part 3, 4
		(d) benefits in the nature of long service (however arising).	ce leave 7
4	Section 61(4),	from 'is not entitled' to 'that Act rela	tes'— 9
	omit, insert	_	10
		is not entitled to a benefit under the <i>In Relations Act 2016</i> , chapter 2, part 3, div or a benefit in the nature of long servicunder a scheme to which an exemption gran employer under section 113 of that Ac	vision 9, 12 ce leave 13 ranted to 14
5	Section 62(10)	_	16
	omit, insert	_	17
	(10)	In this section—	18
		LSL payment provisions means the In Relations Act 2016, chapter 2, part 3, div subdivision 5 or section 105, as the case r	vision 9, 20
6		nition <i>building and construction ind</i> ement, paragraph (a), '1999'—	<i>ustry</i> 22 23
	omit, insert	_	24
		2016	25

Chil	ld Employment Act 2006	1
1	Section 9(7), definition an Act, '1999'— omit, insert— 2016	2 3 4
2	Section 15A(2)(b)— omit, insert— (b) entitlements or protections under the Industrial Relations Act 2016, chapter 2, part 3 and the provisions continued under section 1019 of that Act cover employees who perform similar work to that performed by the child but are not employed by a constitutional corporation.	5 6 7 8 9 10 11 12 13
3	Section 15B(3), definition <i>employment entitlements or protections</i> , paragraph (b)— omit, insert— (b) the <i>Industrial Relations Act 2016</i> , chapter 2, part 3 and the provisions continued under section 1019 of that Act.	14 15 16 17 18 19
4	Section 15C(2) and note, 'Industrial Relations Act 1999, chapter 6, division 3'— omit, insert— Industrial Relations Act 2016, chapter 4, part 5, division 3	20 21 22 23 24
5	Section 15E(1) and (2), 'Industrial Relations Act 1999, section 366'— omit, insert—	25 26 27

	Industrial Relations Act 2016, section 339	1
6	Section 15E(3), 'Industrial Relations Act 1999, section 366(5)'—	2 3
	omit, insert—	4
	Industrial Relations Act 2016, section 339(5)	5
7	Sections 15G(2), 15K(2)(a), 17(1), 18, 25(3), 27(2) and 29(2)(a), '1999'—	6 7
	omit, insert—	8
	2016	9
8	Section 15J(2), ' <i>Industrial Relations Act 1999</i> , chapter 9, division 5'—	10 11
	omit, insert—	12
	Industrial Relations Act 2016, chapter 11, part 6	13
9	Section 15O(3), 'Industrial Relations Act 1999, section 278(8)(a)'—	14 15
	omit, insert—	16
	Industrial Relations Act 2016, section 477(1)(a)	17
10	Section 15O(5), 'Industrial Relations Act 1999, section 278(9) on an application of a kind mentioned in section 278(1) of that Act'—	18 19 20
	omit, insert—	21
	Industrial Relations Act 2016, section 477(2) on an application of a kind mentioned in section 476 of that Act	22 23 24

11	Section 15P(2), 'Industrial Relations Act 1999, chapter 3'—	1 2
	omit, insert—	3
	Industrial Relations Act 2016, chapter 8, part 2	4
12	Section 15P(5)(d), 'chapter 3'—	5
	omit, insert—	6
	chapter 8, part 2	7
13	Schedule, definition <i>inspector</i> , '1999'—	8
	omit, insert—	9
	2016	10
14	Schedule, definition <i>State award or order</i> , paragraph (b), ' <i>Industrial Relations Act 1999</i> , chapter 5, part 5'—	11 12
	omit, insert—	13
	Industrial Relations Act 2016, chapter 2, part 5	14
City	of Brisbane Act 2010	15
1	Schedule 1, definition <i>industrial instrument</i> , 'Industrial	16
•	Relations Act'—	17
	omit, insert—	18
	Industrial Relations Act 2016	19
2	Schedule 1, definition Industrial Relations Act—	20
	omit.	21

Coa	al Mining Safety and Health Act 1999	1
1	Section 255(4), '1999'—	2
	omit, insert—	3
	2016	4
2	Schedule 3, definition industrial organisation, '1999'—	5
	omit, insert—	6
	2016	7
	ntract Cleaning Industry (Portable Long Service ave) Act 2005	8 9
1	Section 71(3)(b), 'Industrial Relations Act 1999, section 53(3)'—	10 11
	omit, insert—	12
	Industrial Relations Act 2016, section 110(3)	13
2	Section 74, from 'Act' to 'agreement'—	14
	omit, insert—	15
	Act or an award	16
3	Section 76(3)(b)(i), 'Industrial Relations Act 1999, section 46'—	17 18
	omit, insert—	19
	Industrial Relations Act 2016, chapter 2, part 3, division 9 subdivison 5	20

4	Section 76(3)(b)(ii), 'Industrial Relations Act 1999, section 49'—	1 2
	omit, insert—	3
	Industrial Relations Act 2016, section 105	4
5	Sections 92(4), 97(2), 99(3), 137(4) and 138, '1999'—	5
	omit, insert—	6
	2016	7
6	Section 111(10), definition relevant industrial magistrates court, 'Industrial Relations Act 1999, section 291'—	8 9
	omit, insert—	10
	Industrial Relations Act 2016, section 504	11
7	Schedule 2, definition industrial instrument, '1999'—	12
	omit, insert—	13
	2016	14
0	waynaya Aat 0000	
COI	roners Act 2003	15
1	Section 83(3)(a), '1999'—	16
	omit, insert—	17
	2016	18

Cri	me and Corruption Act 2001	1
1	Section 219B, definition industrial matter, '1999'—	2
	omit, insert—	3
	2016	4
2	Section 219E, heading, '1999'—	5
	omit, insert—	6
	2016	7
3	Sections 254(5) and 344(3), '1999'—	8
	omit, insert—	9
	2016	10
Cri	minal Code	11
1	Section 543A(2), definition industrial dispute, '1999'—	12
	omit, insert—	13
	2016	14
Dis	ability Services Act 2006	15
1	Section 52(7)(b), '1999'—	16
	omit, insert—	17
	2016	18

Dut	ties Act 2001	1
1	Section 135(a) and 392, ' <i>Industrial Relations Act 1999</i> , chapter 12, part 15'—	2 3
	omit, insert—	4
	Industrial Relations Act 2016, chapter 12, part 14	5
2	Section 135(b), ' <i>1999</i> '—	6
	omit, insert—	7
	2016	8
	ucation (Queensland Curriculum and Assessment thority) Act 2014	9 10
1	Section 41(4), definition industrial instrument, '1999'—	11
	omit, insert—	12
	2016	13
Edu	ucation (Work Experience) Act 1996	14
1	Schedule, definition <i>law</i> , '1999'—	15
	omit, insert—	16
	2016	17

Ele	ctricity Act 1994	1
1	Sections 131(7) and 259A(2)(a), '1999'— omit, insert— 2016	2 3 4
		·
Fire	e and Emergency Services Act 1990	5
1	Section 26(1), 'award or industrial agreement'—	6
	omit, insert—	7
	instrument	8
2	Section 26(2), 'award or agreement'—	9
	omit, insert—	10
	instrument	11
Fur	ther Education and Training Act 2014	12
1	Section 42(3)(b), 'Industrial Relations Act 1999, section 391'—	13 14
	omit, insert—	15
	Industrial Relations Act 2016, section 371	16
2	Sections 59(4)(d), 168(3) and 173(2), '1999'—	17
	omit, insert—	18
	2016	19

3	Schedule 1, definition <i>employee</i> , <i>'Industrial Relations Act 1999</i> , section 5'—	1 2
	omit, insert—	3
	the Industrial Relations Act 2016, section 8	4
4	Schedule 1, definition <i>employer</i> , ' <i>Industrial Relations Act 1999</i> , section 6'—	5 6
	omit, insert—	7
	the Industrial Relations Act 2016, section 7	8
5	Schedule 1, definition industrial relations commission—	9
	omit.	10
Hol	lidays Act 1983	11
1	Section 3A, '1999'—	12
	omit, insert—	13
	2016	14
Hos	spital and Health Boards Act 2011	15
1	Sections 10(3), 66 and 75(1), '1999'—	16
	omit, insert—	17
	2016	18
2	Section 69A, heading, '1999'—	19
	omit, insert—	20

	2016	1
3	Section 69A, 'Industrial Relations Act 1999, schedule 4A'—	2 3
	omit, insert—	4
	Industrial Relations Act 2016, schedule 4	5
1	Schedule 2, definitions award, certified agreement and industrial instrument, '1999'—	6 7
	omit, insert—	8
	2016	9
nte	grity Act 2009	10
	g,	10
I	Schedule 1 entry for Industrial Relations Act 1999—	11
	omit, insert—	12
	Industrial Relations Act 2016	13
	• the registrar	14
Jud	ges (Pensions and Long Leave) Act 1957	15
I	Section 18A(3), definition <i>scheme</i> , paragraph (b), from 'Industrial' to 'that Act'—	16 17
	omit, insert—	18
	Industrial Relations Act 2016 and to their spouses and children because of section 587 of that Act	19 20

Jud	licial Remuneration Act 2007	1
1	Section 12, heading, '1999'—	2
	omit, insert—	3
	2016	4
2	Sections 22(2)(d) and 29(a),'1999'—	5
	omit, insert—	6
	2016	7
3	Schedule 2, definitions deputy president of the Industrial Court or Commission, industrial commissioner and Vice-President of the Industrial Court, '1999'—	8 9 10
	omit, insert—	11
	2016	12
4	Schedule 2, definition Industrial Commission—	
	omit, insert—	14
	Industrial Commission means the commission under the Industrial Relations Act 2016.	15 16
5	Schedule 2, definition Industrial Court—	17
	omit, insert—	18
	Industrial Court means the court under the Industrial Relations Act 2016.	19 20
6	Schedule 2, definition <i>President of the Industrial Court</i> , 'Industrial Relations Act 1991, section 243'—	21 22
	omit, insert—	23
	Industrial Relations Act 2016, section 413	24

Juc	udicial Review Act 1991	
1	Schedule 1, part 1, entry for <i>Industrial Relations Act</i>	2 3
	omit, insert—	4
	Industrial Relations Act 2016, sections 554(3), 557(3) and 765	5 6
Lar	nd Court Act 2000	7
1	Sections 45(4) and 88(8), 'industrial award, industrial agreement or other'—	8 9
	omit.	10
Liq	uid Fuel Supply Act 1984	11
1	Section 24(3)(d), '1999'—	12
	omit, insert—	13
	2016	14
Loc	cal Government Act 2009	15
1	Schedule 4, definition Industrial Relations Act, '1999'—	16
	omit, insert—	17
	2016	18

Ma	gistrates Act 1991	1
1	Sections 47(5) and 47A(5), 'industrial award or industrial agreement'—	2 3
	omit, insert—	4
	industrial instrument	5
2	Section 53C(4), ', industrial agreement'—	6
	omit.	7
Ma	gistrates Courts Act 1921	8
1	Section 2, definition <i>relevant organisation</i> , 'or federal organisation within the meaning of the <i>Industrial Relations Act 1999</i> , section 409'—	9 10 11
	omit, insert—	12
	within the meaning of the <i>Industrial Relations Act</i> 2016, schedule 5	13 14
2	Section 42C(3), '1999'—	15
	omit, insert—	16
	2016	17
Maj	or Sports Facilities Act 2001	18
1	Schedule 2, definition industrial instrument, '1999'—	19
	omit, insert—	20

	2016	1
Ma	ritime Safety Queensland Act 2002	2
1	Section 12H(6), definition industrial instrument, '1999'—	3
	omit, insert— 2016	4 5
2	Schedule 2, definition industrial instrument, '1999'—	6
	omit, insert— 2016	7 8
Mir	ning and Quarrying Safety and Health Act 1999	9
1	Section 234(4), '1999'—	10
	omit, insert—	11
	2016	12
2	Schedule 2, definition industrial organisation, '1999'—	13
	omit, insert—	14
	2016	15

Mir	Ministerial and Other Office Holder Staff Act 2010		1
1	Sections 11(t	o) and 28(3), definition <i>IRC</i> , ' <i>1999'</i> —	2
	omit, inser	rt—	3
		2016	4
2	Section 28(2)	, note—	5
	omit.		6
Om	nbudsman Act	2001	7
1	Section 78(3)	, '1999'—	8
	omit, inser	rt—	9
		2016	10
Paı	liamentary Se	ervice Act 1988	11
1	Section 4, de agreement—	finitions <i>industrial award</i> and <i>industrial</i>	12 13
	omit.		14
2	Section 4—		15
	insert—		16
		<i>industrial instrument</i> see the <i>Industrial Relations Act 2016</i> , schedule 5.	17 18

3	Sections 28(1)(c) and (3), 29(1) and 34(2), 'industrial	1
	award or industrial agreement'—	2
	omit, insert—	3
	industrial instrument	4
4	Section 49, '1999'—	5
	omit, insert—	6
	2016	7
_		
Past	toral Workers' Accommodation Act 1980	8
1	Section 5, definition award—	9
	omit, insert—	10
	award means an award or other industrial instrument under the <i>Industrial Relations Act</i> 2016.	11 12 13
2	Section 5, definition <i>inspector</i> , ' <i>Industrial Relations Act</i> 1999, section 350'—	14 15
	omit, insert—	16
	Industrial Relations Act 2016, section 899	17
3	Sections 21(1) and 30(3), '1999'—	18
	omit, insert—	19
	2016	20

Per	onal Injuries Proceedings Act 2002	1
1	Section 67A(2), definition <i>industrial organisation</i> , 'Industrial Relations Act 1999, section 409'—	2 3
	omit, insert—	4
	Industrial Relations Act 2016, schedule 5	5
Pet	oleum and Gas (Production and Safety) Act 2004	6
1	Section 825(4), 'Industrial Relations Act 1999'—	7
	omit, insert—	8
	Industrial Relations Act 2016	9
Pol	ce Service Administration Act 1990	10
1	Section 1.4, definitions award and industrial agreement—	11
	omit.	12
2	Section 1.4—	13
	insert—	14
	industrial instrument means an industrial instrument under the <i>Industrial Relations Act</i> 2016.	15 16 17
3	Section 1.4, definition <i>public sector disciplinary law</i> , paragraph (d), 'award, industrial agreement or certified agreement under the <i>Industrial Relations Act 1999</i> '—	18 19 20
	omit, insert—	21

	industrial instrument under the <i>Industrial</i> Relations Act 2016	1 2
4	Section 4.3(1)(c), 'award or industrial agreement,'—	3
	omit, insert—	4
	industrial instrument	5
5	Section 4.8(4)(a), 'awards or industrial agreements,'—	6
	omit, insert—	7
	industrial instruments and	8
6	Sections 5.4(2)(c), 5.7(3)(c) and 5.11(1)(c), 'award or industrial agreement'—	9 10
	omit, insert—	11
	industrial instrument	12
7	Sections 5.15(b) and 9.1A, ' <i>1999</i> '—	13
	omit, insert—	14
	2016	15
8	Section 5A.20(4)(c), 'Industrial Relations Act 1999, section 74'—	16 17
	omit, insert—	18
	Industrial Relations Act 2016, section 317	19

Priv	rate Employment Agents Act 2005	1
1	Section 8(2)(b), 'Industrial Relations Act 1999, chapter 11A'—	2 3
	omit, insert—	4
	Industrial Relations Act 2016, chapter 10	5
2	Sections 21(3), example, 38(d), 39(3), definition corresponding law and 46(3), '1999'—	6 7
	omit, insert—	8
	2016	9
3	Section 38(b), 'Industrial Relations Act 1999, section 409'—	10 11
	omit, insert—	12
	Industrial Relations Act 2016, schedule 5	13
4	Section 39(1)(d), 'Industrial Relations Act 1999, section 408E, 408F or 408G'—	14 15
	omit, insert—	16
	Industrial Relations Act 2016, section 401, 402, 404 or 405	17 18
5	Section 39(3), definition <i>declared provision</i> , paragraph (c), ' <i>Industrial Relations Act 1999</i> , section 408D(1) or (2) or a corresponding law to the <i>Industrial Relations Act 1999</i> , section 408D(1) or (2)'—	19 20 21 22
	omit, insert—	23
	Industrial Relations Act 2016, section 400(1) or (2) or a corresponding law to the Industrial Relations Act 2016, section 400(1) or (2)	24 25 26

Pul	Public Interest Disclosure Act 2010	
1	Section 48(1)(a), 'within the meaning of the <i>Industrial Relations Act 1999</i> '—	2 3
	omit.	4
2	Section 48(1)(b) and (5), '1999'—	5
	omit, insert—	6
	2016	7
3	Section 48(3), 'Industrial Relations Act 1999, section 277'—	8 9
	omit, insert—	10
	Industrial Relations Act 2016, section 473	11
Pul	olic Service Act 2008	12
1	Sections 9(2), 13(2), 48(3)(b), 215(1) and 217(1), '1999'—	13
	omit, insert—	14
	2016	15
3	Section 217, heading, '1999'—	16
	omit, insert—	17
	2016	18
4	Section 217(2)(c), 'Industrial Relations Act 1999, section 276'—	19 20
	omit, insert—	21

Industrial Relations Act 2016, section 471
Section 217(2), editor's notes—
omit.
Schedule 1, entry for the Industrial Registry, '1999'—
omit, insert—
2016
Schedule 1, entry for the Industrial Registry, 'industrial registrar'—
omit, insert—
registrar
Schedule 4, definition award, '1999'—
omit, insert—
2016
Schedule 4, definitions disciplinary law and public sector disciplinary law, paragraph (e), 'award or industrial agreement'—
omit, insert—
industrial instrument
Schedule 4, definition industrial agreement—
omit.
Schedule 4, definition industrial instrument—
omit, insert—
industrial instrument see the Industrial Relations

	Act 2016, schedule 5.	1
12	Schedule 4, definition industrial matter, 'Industrial Relations Act 1999, section 7'—	2 3
	omit, insert—	4
	Industrial Relations Act 2016, section 9	5
13	Schedule 4, definition <i>industrial registrar</i> , ' <i>Industrial Relations Act 1999</i> , section 297'—	6 7
	omit, insert—	8
	Industrial Relations Act 2016, section 514	9
14	Schedule 4, definition <i>industrial relations Minister</i> , '1999'—	10 11
	omit, insert—	12
	2016	13
15	Schedule 4, definition <i>IRC</i> —	14
	omit, insert—	15
	IRC means the commission under the <i>Industrial</i> Relations Act 2016.	16 17
Que	eensland Agricultural Training Colleges Act 2005	18
1	Sections 57(6) and 74(5)(a), '1999'—	19
	omit, insert—	20
	2016	21

2	Schedule 2, definition industrial instrument, '1999'— omit, insert—	1
	2016	3
	ensland Building and Construction Commission 1991	4 5
1	Section 108AB(3)(a), '1999'—	6
	omit, insert—	7
	2016	8
2	Schedule 2, definition industrial instrument, '1999'—	9
	omit, insert—	10
	2016	11
Que	ensland Competition Authority Act 1997	12
1	Section 223(2)—	13
	omit, insert—	14
	(2) However, subsection (1) has effect subject to industrial instrument under the <i>Industrial Relations Act 2016</i> .	

Qu	Queensland Performing Arts Trust Act 1977	
1	Section 37(2), 'or industrial agreement,'— omit.	2 3
Qu	eensland Theatre Company Act 1970	4
1	Section 36(2), 'award or industrial agreement'—	5
	omit, insert— industrial instrument	6 7
	sidential Tenancies and Rooming Accommodation 2008	8 9
1	Schedule 2, definition industrial instrument, '1999'—	10
	omit, insert—	11
	2016	12
Ret	irement Villages Act 1999	13
1	Section 107(b), ', enterprise flexibility agreement, industrial agreement, Queensland workplace agreement or other industrial agreement'—	14 15 16
	omit, insert—	17
	or other industrial instrument	18

2	Section 107(b)(i), '1999'—	1
	omit, insert—	2
	2016	3
Rui	ral and Regional Adjustment Act 1994	4
1	Section 36(3)—	5
	omit, insert—	6
	(3) However, subsection (2) has effect subject to any relevant industrial instrument.	7 8
Sec	curity Providers Act 1993	9
1	Section 21(1)(d)(i), 'Industrial Relations Act 1999, section 666(1)'—	10 11
	omit, insert—	12
	Industrial Relations Act 2016, section 928	13
Sou	uth Bank Corporation Act 1989	14
1	Section 3, definition industrial instrument, '1999'—	15
	omit, insert—	16
	2016	17

	South-East Queensland Water (Distribution and Retail Restructuring) Act 2009		1 2
1	Schedule, defi	nition <i>IR Act</i> —	3 4
Sout 2007		sland Water (Restructuring) Act	5 6
1	Section 105(3) omit, insert		7 8 9
State Act 1	-	nt and Public Works Organisation	10 11
1		for of any material industrial agreement nereto or where there is no such award or	12 13 14
	omit, insert	_	15
		or other industrial instrument and, subject to the award or if no award exists	16 17

State	e Penalties Enfor	cement Act 1999	1
1	Sections 34(1)(h) a 'Industrial Relation 408H(1)'—	and 174A(5), definition <i>relevant order</i> , <i>ns Act 1999</i> , section 400(1) or	2 3 4
	omit, insert—		5
	<i>Indi</i> 406	ustrial Relations Act 2016, section 380(1) or (1)	6 7
2	Section 174A, hea	ding, '1999'—	8
	omit, insert—		9
	201	6	10
Statı	utory Instruments	s Act 1992	11
1	Schedule 2A, 'Indu	ıstrial Relations Act 1999'—	12
	omit, insert—		13
	Indi	ustrial Relations Act 2016	14
Sum	mary Offences A	ct 2005	15
1	Schedule 2, definit paragraph (a)—	tion authorised industrial officer,	16 17
	omit, insert—		18
	(a)	an authorised industrial officer appointed under the <i>Industrial Relations Act 2016</i> ,	19 20
		section 337; or	2.1

Sup	perannuation (State Public Sector) Act 1990	1
1	Section 15, definition award and note— omit, insert—	2 3
	award see the Industrial Relations Act 2016, schedule 5, definition award, paragraph (a).	4 5
TAE	B Queensland Limited Privatisation Act 1999	6
1	Section 41(4), ' <i>1999</i> '—	7
	omit, insert—	8
	2016	9
Τοι	urism and Events Queensland Act 2012	10
1	Section 38(6), definition industrial instrument, '1999'—	11
	omit, insert—	12
	2016	13
Tra	ding (Allowable Hours) Act 1990	14
1	Section 23A(5), 'Industrial Relations Act 1999, section 281'—	15 16
	omit, insert—	17
	Industrial Relations Act 2016, section 486	18

2	Sections 36A(3), definition <i>industrial instrument</i> and 43(4), '1999'-	1 2
	omit, insert—	3
	2016	4
3	Schedule 1, definitions chief industrial inspector, industrial inspector or inspector, industrial organisation, industrial registrar, president and vice-president, '1999'–	5 6 7
	omit, insert—	8
	2016	9
4	Schedule 1, definition full bench, 'Industrial Relations Act 1999, section 256(2)'—	10 11
	omit, insert—	12
	Industrial Relations Act 2016, section 432	13
Tra	nsport Operations (Passenger Transport) Act 1994	14
1	Section 118(3)(c), 'Industrial Relations Act 1999, section 74'—	15 16
	omit, insert—	17
	Industrial Relations Act 2016, section 317	18
Tra	nsport (Rail Safety) Act 2010	19
···u	noport (rian odicty) Act 2010	15
1	Schedule 3, definition union, '1999'—	20
	omit, insert—	21
	2016	22

Wat	ter Act 2000	1
1	Sections 25N(4) and 956(5), '1999'—	2
	omit, insert—	3
	2016	4
2	Schedule 4, definition industrial instrument, '1999'—	5
	omit, insert—	6
	2016	7
Wat	ter Supply (Safety and Reliability) Act 2008	8
1	Section 531(5), '1999'—	9
	omit, insert—	10
	2016	11
Wo	rkers' Accommodation Act 1952	12
1	Sections 15(1) and 17(1), 'any award or industrial agreement made under the <i>Industrial Relations Act</i> 1999'—	13 14 15
	omit, insert—	16
	an industrial instrument under the <i>Industrial Relations Act 2016</i>	17 18
2	Section 19(3B), '1999'—	19
	omit, insert—	20

		2016
3	Section 19(4)-	_
	omit, insert	
	(4)	A person can not be convicted for an offence against this Act for accommodation provided to a worker to whom an industrial instrument under the <i>Industrial Relations Act 2016</i> applies, or another instrument or agreement under a law of the Commonwealth relating to industrial conciliation and arbitration, if the accommodation is provided in compliance with the instrument or agreement.
Wo	rkers' Compen	sation and Rehabilitation Act 2003
1	and (3), definit	A, definition <i>Industrial Act</i> , 232F(1)(b)(iii) tion <i>relevant powers</i> , paragraphs (a) and 561(2), 582(1), ' <i>1999</i> '—
	omit, insert	<u>. </u>
		2016
2	Section 232F(chapter 8'—	1)(b)(i), ' <i>Industrial Relations Act 1999</i> ,
	omit, insert	<u></u>
		Industrial Relations Act 2016, chapter 11
3		1)(b)(ii) and (3), definition <i>relevant powers</i> , ,' <i>Industrial Relations Act 1999</i> , section
	omit, insert	<u>. </u>
		Industrial Relations Act 2016, section 551

4	Sections 442(10) and 447(10), 'Industrial Relations Act 1999, section 276 or chapter 3'—	1 2
	omit, insert—	3
	Industrial Relations Act 2016, section 471 or chapter 8, part 2	4 5
5	Schedule 6, definition <i>industrial instrument</i> , paragraph (a)—	6 7
	omit, insert—	8
	(a) an industrial instrument under the <i>Industrial Relations Act 2016</i> ; or	9 10
1	Sections 65(4), 67F(c), 134(2), 140(3), 142(6) and 229F, 'Industrial Relations Act 1999, chapter 9'— omit, insert— Industrial Relations Act 2016, chapter 11, part 6	12 13 14
	musirui Remions Hei 2010, enaptei 11, part 0	13
2	Section 65(4), note—	16
	omit, insert—	17
	Note—	18
	See the <i>Industrial Relations Act 2016</i> , chapter 11, part 6.	19
3	Sections 67E(3), 137(1)(d)(ii), 150(c)(ii), 229B(1)(b) and 229D(1), '1999'—	20 21
	omit, insert—	22
	2016	23

Schedule 6

Section 134(2)), note—	1
omit, insert	t	2
	Note—	3
	See the <i>Industrial Relations Act 2016</i> , chapter 11, part 6.	4
Section 140(3), note—	5
omit, insert	!	6
	Note—	7
	See the <i>Industrial Relations Act 2016</i> , chapter 11, part 6.	8
Section 142(6), note—	9
omit, insert	!	10
	Note—	11
	See the <i>Industrial Relations Act 2016</i> , chapter 11, part 6.	12
Section 229F,	note—	13
omit, insert	;	14
	Note—	15
	See the <i>Industrial Relations Act 2016</i> , chapter 11, pat 6.	16
	efinition industrial officer authority,	17
	lations Act 1999, section 364'—	18
omit, insert	(—	19
	Industrial Relations Act 2016, section 337	20
	efinition <i>industrial registrar</i> , ' <i>Industrial</i> 1999, section 297'—	21 22
omit, insert		23
•	Industrial Relations Act 2016, section 514	24

10	Schedule 5, definition <i>union</i> , paragraph (b), '1999'— omit, insert—	1
	2016	3
	Working with Children (Risk Management and	
Scr	eening) Act 2000	5
1	Section 202(2)(b), '1999'—	6
	omit, insert—	7
	2016	8

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