

Public Health (Infection Control) Amendment Bill 2017



Queensland

Public Health (Infection Control) Amendment Bill 2017

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2017

A Bill

for

An Act to amend the *Public Health Act 2005* for particular purposes

	The	Parliament of Queens	land enacts—	1
Clause	1	Short title		2
	•		cited as the <i>Public Health (Infection Control)</i> 017.	3 4
Clause	2	Commencement		5
		This Act commen	ces on a day to be fixed by proclamation.	6
Clause	3	Act amended		7
		This Act amends	the Public Health Act 2005.	8
Clause	4	Amendment of s 61	A (Definitions for chapter)	9
		Section 61A, defin	nition health service chief executive—	10
		omit.		11
Clause	5		4, pt 2 (Obligations to minimise eclared health services)	12 13
		Chapter 4, part 2–	_	14
		omit, insert—		15
		Part 2	General obligation to	16
			minimise infection	17
			risks for declared	18
			health services	19
		151 Obligatio	on to minimise risk of infection	20
		A per health	rson involved in the provision of a declared h service must take reasonable precautions are to minimise the risk of infection to other	21 22 23

		persons.	1
		Examples of a person involved in the provision of a declared health service—	2 3
		1 a registered nurse collecting blood for a blood bank	4
		2 the medical superintendent or director of nursing of a public sector hospital	5 6
		3 the owner of a dental practice that employs dentists, on a permanent or casual basis	7 8
		4 the owner of a business that operates a first aid room for its employees	9 10
		Example of how a person might take reasonable precautions and care—	11 12
		The person complies with the ICMP for the health care facility at which the declared health service is provided and with any measures prescribed under section 461(2)(a) about preventing and controlling the spread of infectious conditions in providing the declared health service	13 14 15 16 17 18
		Maximum penalty—1000 penalty units.	19
lause 6		f a 152 (Obligation of august for ICMD)	
	Amendment o	f s 153 (Obligation of owner for ICMP)	20
	Amendment o Section 153	, -	20 21
		3(2)—	
	Section 153	3(2)—	21
	Section 153 omit, insert	3(2)—	21 22
	Section 153 omit, insert	The owner must ensure— (a) there is an ICMP for the health care facility that complies with section 155(1) and includes the matters prescribed under	21 22 23 24 25 26
	Section 153 omit, insert	The owner must ensure— (a) there is an ICMP for the health care facility that complies with section 155(1) and includes the matters prescribed under section 155(2); and (b) declared health services provided at the health care facility are provided in	21 22 23 24 25 26 27 28 29
	Section 153 omit, insert	The owner must ensure— (a) there is an ICMP for the health care facility that complies with section 155(1) and includes the matters prescribed under section 155(2); and (b) declared health services provided at the health care facility are provided in compliance with the ICMP; and (c) the operator reviews the effectiveness and implementation of the ICMP at intervals of	21 22 23 24 25 26 27 28 29 30 31 32

Clause	7	Amendment of s 154 ICMP)	(Obligation of owner/operator for	1 2
		Section 154(2)—		3
		omit, insert—		4
		(2) The op	perator must—	5
		fa aı	nsure there is an ICMP for the health care acility that complies with section 155(1) and includes the matters prescribed under ection 155(2); and	6 7 8 9
		th	nsure declared health services provided at ne health care facility are provided in compliance with the ICMP; and	10 11 12
		0	eview the effectiveness and implementation f the ICMP at intervals of not more than 1 ear.	13 14 15
		Maxin	num penalty—500 penalty units.	16
Clause	8	Amendment of s 155	(What an ICMP must contain)	17
		Section 155(5)—	,	18
		insert—		19
		Maxin	num penalty—100 penalty units.	20
Clause	9	Insertion of new ss 1	56A and 156B	21
		Chapter 4, part 3—	-	22
		insert—		23
		156A Giving c authorise	opy of ICMP and information to d person	24 25
		execut a healt the fol	ithorised person appointed by the chief ive may, by notice given to the operator of the care facility, require the operator to give lowing to the authorised person by the day in the notice—	26 27 28 29

	(a) a copy of the ICMP for the health care facility;	1 2
	(b) other stated information about procedures for preventing or minimising the risk of infection to persons at the health care facility.	3 4 5 6
(2)	The operator must comply with the notice, unless the operator has a reasonable excuse.	7 8
	Maximum penalty—200 penalty units.	9
156B A	mending ICMP	10
(1)	This section apples if an authorised person appointed by the chief executive is satisfied an ICMP for a health care facility requires amendment to comply with this part.	11 12 13 14
(2)	The authorised person may, by notice given to the operator of the health care facility, require the operator to amend the ICMP.	15 16 17
(3)	The notice must state the following—	18
	(a) that the operator must amend the ICMP;	19
	(b) the way the ICMP must be amended;	20
	(c) the day by which the ICMP must be amended;	21 22
	(d) the day by which the operator must give the authorised person a copy of the amended ICMP.	23 24 25
(4)	The operator must comply with the notice, unless the operator has a reasonable excuse.	26 27
	Maximum penalty—500 penalty units.	28
Insertion of ne	ew ch 4, pt 3A	29
Chapter 4—	_	30
insert—		31

Clause 10

Part 3	BA	Improvement notices and directions notices	1 2
156C Im	156C Improvement notice		
(1)	app	s section applies if an authorised person ointed by the chief executive reasonably eves—	4 5 6
	(a)	the operator or owner of a health care facility—	7 8
		(i) is contravening a relevant provision; or	9
		(ii) has contravened a relevant provision in circumstances that make it likely the contravention will continue or be repeated; and	10 11 12 13
	(b)	a matter relating to the contravention is reasonably capable of being remedied; and	14 15
	(c)	it is appropriate to give the operator or owner an opportunity to remedy the matter.	16 17
(2)	own the	authorised person may give the operator or there a notice (an <i>improvement notice</i>) requiring operator or owner to remedy the contravention ave the contravention remedied.	18 19 20 21
(3)		improvement notice must state the owing—	22 23
	(a)	the relevant provision the authorised person believes is being, or has been, contravened;	24 25
	(b)	that the authorised person reasonably believes the operator or owner—	26 27
		(i) is contravening the relevant provision; or	28 29
		(ii) has contravened the relevant provision in circumstances that make it likely the contravention will continue or be repeated;	30 31 32 33

	(c)	provision is being, or has been, contravened;	2
	(d)	the period within which the operator or owner must remedy the contravention or have the contravention remedied;	3 4 5
	(e)	that it is an offence to fail to comply with the improvement notice, unless the operator or owner has a reasonable excuse.	6 7 8
(4)	reaso	period stated under subsection (3)(d) must be onable, having regard to the risk to public th posed by the contravention.	9 10 11
(5)	reaso nece	improvement notice may also state the onable steps the authorised person considers ssary to remedy the contravention, or avoid the contravention, of the relevant provision.	12 13 14 15
(6)	impr	operator or owner must comply with the overment notice, unless the operator or owner a reasonable excuse.	16 17 18
	Max	imum penalty—	19
	(a)	if the relevant provision the subject of the improvement notice is section 151—1000 penalty units; or	20 21 22
	(b)	if the relevant provision the subject of the improvement notice is section 153(2) or 154(2)—500 penalty units; or	23 24 25
	(c)	if the relevant provision the subject of the improvement notice is section 155(5)—100 penalty units.	26 27 28
(7)	contrauthe	operator or owner may be prosecuted for the ravention of a relevant provision without an orised person first giving an improvement are for the contravention.	29 30 31 32
(8)	In th	is section—	33
	relev	vant provision means—	34

	(a) in relation to the operator of a health care facility—section 151, 154(2) or 155(5); or	1 2
	(b) in relation to the owner of a health care facility who is not the operator of the facility—section 153(2).	3 4 5
156D Re	ecord of compliance with improvement ice	6 7
(1)	If the operator or owner of a health care facility who is given an improvement notice by an authorised person under this part reasonably believes the operator or owner has complied with the notice, the operator or owner may inform the authorised person of the belief.	8 9 10 11 12 13
(2)	If the authorised person is satisfied the operator or owner has complied with the improvement notice, the authorised person must—	14 15 16
	(a) record the date of the compliance on a copy of the notice; and	17 18
	(b) if asked, give a copy of the dated notice to the operator or owner.	19 20
156E Di	rections notice	21
(1)	This section applies if the chief executive reasonably believes—	22 23
	(a) the operator of a health care facility—	24
	(i) is contravening section 151; or	25
	(ii) has contravened section 151 in circumstances that make it likely the contravention will continue or be repeated; and	26 27 28 29
	(b) there is a serious risk of harm to a person's health because of the contravention or likely contravention.	30 31 32

(2)	The chief executive may give the operator a notice (a <i>directions notice</i>) directing the operator to stop providing a stated declared health service at the health care facility for a stated period of not more than 30 days.	1 2 3 4 5
(3)	The directions notice must also state the following—	6 7
	(a) that the chief executive reasonably believes the operator—	8 9
	(i) is contravening section 151; or	10
	(ii) has contravened section 151 in circumstances that make it likely the contravention will continue or be repeated;	11 12 13 14
	(b) briefly, how it is believed section 151 is being, or has been, contravened;	15 16
	(c) the period within which the operator must remedy the contravention or have the contravention remedied;	17 18 19
	(d) the serious risk of harm caused by the contravention or likely contravention;	20 21
	(e) that it is an offence to fail to comply with the notice, unless the operator has a reasonable excuse.	22 23 24
(4)	The directions notice may also state the reasonable steps the chief executive considers necessary to remedy the contravention, or avoid further contravention, of section 151.	25 26 27 28
(5)	The directions notice takes effect when it is given to the operator of the health care facility.	29 30
156F Ch	nief executive may extend directions notice	31
(1)	This section applies if, before the end of the period stated under section 156E(2) for a directions notice, the chief executive still believes	32 33 34

	the matters mentioned in section 156E(1) for the directions notice.	1 2
(2)	The chief executive may, by notice given to the operator, extend the period during which the operator must not provide the stated declared health service by not more than 30 days.	3 4 5 6
156G C	ourt order may extend directions notice	7
(1)	This section applies if the chief executive has given a directions notice to the operator of a health care facility.	8 9 10
(2)	The chief executive may apply to a magistrate for an order to extend the period during which the operator must not provide the stated declared health service.	11 12 13 14
(3)	The application must be made before the end of—	15
	(a) the period stated under section 156E(2) for the directions notice; or	16 17
	(b) if the period is extended under section 156F(2)—the extended period.	18 19
(4)	If the magistrate has not decided the application before the end of the period in which the application must be made, the directions notice continues in effect until the magistrate decides the application.	20 21 22 23 24
(5)	The magistrate may refuse to consider the application until the chief executive gives the magistrate all the information the magistrate requires to make the order.	25 26 27 28
(6)	The magistrate may make an order to extend the period mentioned in subsection (2) for a further stated period if the magistrate is satisfied—	29 30 31
	(a) the operator—	32
	(i) is contravening section 151; or	33

		(ii) has contravened section 151 in circumstances that make it likely the contravention will continue or be repeated; and	1 2 3 4
	(b)	there is a serious risk of harm to a person's health because of the contravention or likely contravention.	5 6 7
156H O		ce to fail to comply with a directions	8 9
	with	e operator of a health care facility must comply in a directions notice given to the operator, less the operator has a reasonable excuse.	10 11 12
	Max	ximum penalty—3000 penalty units.	13
156l Re	cord	of compliance with directions notice	14
(1)	give reas	the operator of a health care facility who is en a directions notice under this part sonably believes the operator has complied in the notice, the operator may inform the chief cutive of the belief.	15 16 17 18 19
(2)	con	ne chief executive is satisfied the operator has applied with the directions notice, the chief cutive must—	20 21 22
	(a)	record the date of the compliance on a copy of the notice; and	23 24
	(b)	if asked, give a copy of the dated notice to the operator.	25 26
(3)		e directions notice stops having effect on the e of compliance.	27 28
Amendment o	fs2	13AA (Definitions for part)	29
Section 213	3AA,	definition health service chief executive—	30
omit.			31

Clause 11

Clause	12	Amendment of s 388A (Power to enter places to check compliance with improvement notice)							
			Section 388	3A(1)), afte	er 'improvement notice'—	3		
			insert—				4		
				und	er se	ction 57A	5		
Clause	13	Amendment of s 390 (Power to enter health care facility)							
		(1)	'facility'—	7					
			insert—				8		
				abo	ut the	e intended entry	9		
		(2)	Section 390)—			10		
			insert—				11		
			(3A)	pers nec risk	son r essar	on (3) does not apply if the authorised reasonably believes immediate entry is y to prevent or minimise an imminent infection to a person at the health care	12 13 14 15 16		
		(3)	Section 390)(3A)) and	(4)—	17		
			renumber a	s sec	tion 3	390(4) and (5).	18		
Clause	14	Am	nendment o	fs4	55 (I	Delegations)	19		
			Section 455	5(2)-	_		20		
			omit, insert	<u>-</u>			21		
			(2)	chie	ef exe	r, the chief executive may delegate the ecutive's power to give a directions notice ection 156E(2) only to—	22 23 24		
				(a)		erson mentioned in subsection (1)(a) or who is—	25 26		
					(i)	a member of the health executive service as defined in the <i>Hospital and Health Boards Act 2011</i> , schedule 2; and	27 28 29 30		

		(ii) employed by the department; or	1							
		(b) the chief health officer.	2							
lause 15	Amendment of s 461 (Regulation-making power)									
	Section 461(2)(a)—									
		insert—	5							
		(iii) the training and qualifications for a person who is providing a declared health service;	6 7							
lause 16	Amendment of sch 2 (Dictionary)									
	(1) Schedule 2, definitions declared health service, health service chief executive, first and second occurring, and improvement notice—	9 10 11								
	omit.	12								
	(2) Schedule 2—	13								
		insert—	14							
		declared health service see section 148.	15							
		directions notice see section 156E(2).	16							
		health service chief executive see the Hospital and Health Boards Act 2011, schedule 2.	17 18							
		improvement notice—	19							
		(a) for chapter 2, part 5A, division 1, see section 57A(2); or	20 21							
		(b) for chapter 4, part 3A, see section 156C(2).	22							

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