

# Agriculture and Other Legislation Amendment Bill 2019



#### Queensland

# **Agriculture and Other Legislation Amendment Bill 2019**

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	Justices Act 1886	80
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## 2019

### A Bill

for

An Act to amend the Animal Care and Protection Act 2001, the Animal Management (Cats and Dogs) Act 2008, the Biosecurity Act 2014, the Biosecurity Regulation 2016, the Chemical Usage (Agricultural and Veterinary) Control Act 1988, the Drugs Misuse Act 1986, the Exhibited Animals Act 2015, the Farm Business Debt Mediation Act 2017, the Fisheries Act 1994, the Food Production (Safety) Act 2000, the Forestry Act 1959, the Forestry Regulation 2015, the Nature Conservation Act 1992, the Racing Act 2002, the Rural and Regional Adjustment Act 1994, the State Penalties Enforcement Regulation 2014, the Summary Offences Act 2005, the Veterinary Surgeons Act 1936 and the legislation mentioned in schedule 1 for particular purposes

s	1	1

	The P	arlia	ment of Queensland enacts—	1
	Part	1	Preliminary	2
Clause	1	Sho	This Act may be cited as the Agriculture and Other Legislation Amendment Act 2019.	3 4 5
Clause	2	(1) (2)	Part 2, division 3 and part 3, division 3 commence on 1 July 2020.  Part 10, division 3 commences on a day to be fixed by proclamation.	6 7 8 9 10
	Part	2	Amendment of Animal Care and Protection Act 2001	11 12
	Divis	ion	1 Preliminary	13
Clause	3	Act	t <b>amended</b> This part amends the <i>Animal Care and Protection Act 2001</i> .	14 15
	Divis	ion	2 Amendments commencing on assent	16 17
Clause	4	Am	sendment of s 17 (Breach of duty of care prohibited) Section 17(3)(b), after 'animal'—	18 19

s	5]	

		insert—	1
		, including any confinement or transportation of the animal,	2 3
Clause	5	Amendment of s 18 (Animal cruelty prohibited)	4
		Section 18(2)(f)(iii), examples for subparagraph (iii)—	5
		insert—	6
		<ul> <li>confining the animal in or on a vehicle in a way that causes heat stress or other pain for the animal</li> </ul>	7 8
Clause	6	Amendment of s 19 (Unreasonable abandonment or release)	9 10
		Section 19(3)—	11
		omit.	12
Clause	7	Omission of s 85 (Confidentiality of animal welfare offence reports)	13 14
		Section 85—	15
		omit.	16
Clause	8	Amendment of s 122 (Power of entry)	17
		Section 122(1)—	18
		insert—	19
		(h) the inspector reasonably suspects an animal at the place has been abandoned.	20 21
Clause	9	Amendment of s 125 (Procedure for other entries without warrant)	22 23
		(1) Section 125(1), 'This section'—	24
		omit, insert—	25

s	1	0]
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			Subsection (2)	1
	(2)	Section 125	5(1)(a), 'or (g)'—	2
		omit, insert	<u>.                                    </u>	3
			, (g) or (h)	4
	(3)	Section 125	5—	5
		insert—		6
		(3)	Subsection (4) applies if an inspector is intending to enter, under section 122(1)(h), a place.	7 8
		(4)	The inspector may enter the place if the inspector, after making reasonable inquiries over a period of at least 2 days, can not contact the owner or occupier of the place for consent to enter.	9 10 11 12
		(5)	However, the inspector is not required to make inquiries under subsection (4) if it would be unreasonable to make inquiries to contact the owner or occupier of the place.	13 14 15 16
Clause 10	Am	nendment o	f s 152 (Return of seized animal)	17
	(1)	Section 152	2(2)—	18
		insert—		19
			(aa) the inspector has given the chief executive information about a matter mentioned in section 154(2)(a), (b) or (c) but the chief executive has not decided, under that section, whether to forfeit the animal; or	20 21 22 23 24
	(2)	Section 152	2(2)(aa) to (f)—	25
		renumber a	s section 152(2)(b) to (g).	26
	(3)	Section 152	2—	27
		insert—		28
		(2A)	If subsection (2)(b) applies, the inspector must promptly return the animal to its owner if the chief executive—	29 30 31

	(a) does not make a decision within the period mentioned in section 154(5); or	
	(b) decides that the animal should not be forfeited to the State.	
(4)	Section 152(3), '(2)(c)'—	
	omit, insert—	
	(2)(d)	
(5)	Section 152(4), '(2)(d)'—	
	omit, insert—	
	(2)(e)	
(6)	Section 152(5), '(2)(e)'—	
	omit, insert—	
	(2)(f)	
(7)	Section 152(6), '(2)(f)'—	
	omit, insert—	
	(2)(g)	
Am	endment of s 154 (Power to forfeit)	
	Section 154—	
	insert—	
	(5) The chief executive must decide whether to forfeit an animal or thing under this section within 14 days after an inspector or police officer gives the chief executive sufficient information about a matter mentioned in subsection (2)(a), (b) or (c) to enable the chief executive to make the decision.	
	endment of s 189 (Recovery of seizure, compliance or struction costs)	
	Section 189(3), '(2)(d)'—	

Clause

s 13	s	13	1
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	omit, insert	<u>;</u>	1
		(2)(e)	2
Clause 13	Insertion of n	ew s 214B	3
	After section	on 214A—	4
	insert—		5
	214BC	onfidentiality of information	6
	(1)	This section applies to a person who—	7
		(a) is, or has been, any of the following—	8
		(i) the chief executive;	9
		(ii) an inspector;	10
		(iii) another person involved in administering this Act, including, for example, a public service employee; and	11 12 13 14
		(b) obtains confidential information about another person in administering, or performing functions or exercising powers under, this Act.	15 16 17 18
	(2)	The person must not use or disclose the confidential information unless the use or disclosure is—	19 20 21
		(a) in the performance of a function or exercise of a power under this Act; or	22 23
		(b) with the consent of the person to whom the information relates; or	24 25
		(c) otherwise required or permitted by law.	26
		Maximum penalty—50 penalty units.	27
	(3)	In this section—	28
		confidential information—	29
		(a) means any information that—	30

			(i)	could identify an individual; or	1
			(ii)	is about a person's current financial position or financial background; or	2 3
			(iii)	would be likely to damage the commercial activities of a person to whom the information relates; but	4 5 6
		(b)	does	s not include—	7
			(i)	information that is publicly available; or	8 9
			(ii)	statistical or other information that could not reasonably be expected to result in the identification of the individual to whom it relates.	10 11 12 13
Clause	14	Amendment of s 2 authorised officer		(Sharing of information by aspector)	14 15
		Section 215B(1)	, 'sec	etion 85'—	16
		omit, insert—			17
		sect	ion 2	14B	18
Clause	15	Amendment of s 2	15C	(Interaction with other laws)	19
		Section 215C, he	eadin	g, after 'laws'—	20
		insert—			21
		abo	ut gi	ving information	22
Clause	16	Insertion of new s	s 215	5D and 215E	23
		After section 21:	5C—		24
		insert—			25
		215D Chief e informa		utive (transport) must disclose	26 27
		(1) This	s sect	ion applies if—	28

	(a)	an inspector is reasonably satisfied that vehicle registry information may be used, in an investigation under this Act about an animal welfare offence, to identify—	1 2 3 4
		(i) the owner of a vehicle the inspector reasonably suspects was used in the commission of the offence; or	5 6 7
		(ii) a person whom the inspector reasonably suspects committed the offence; and	8 9 10
	(b)	the inspector asks the chief executive (transport) for the information.	11 12
(2)	info (trai info	chief executive (transport) must disclose the ormation to the inspector if the chief executive insport) reasonably considers that the ormation may be used to identify the person or owner of the vehicle.	13 14 15 16 17
(3)	In th	his section—	18
	exec Trai	ef executive (transport) means the chief cutive of the department in which the insport Operations (Road Use Management) 1995 is administered.	19 20 21 22
	kept regu	icle registry information means information t in the register of registered vehicles under a plation under the Transport Operations (Road Management) Act 1995.	23 24 25 26
		body-worn camera by authorised or inspector	27 28
(1)	to u	s lawful for an authorised officer or inspector use a body-worn camera to record images or unds while—	29 30 31
	(a)	for an authorised officer—the authorised officer is exercising a power under chapter 5, part 4; or	32 33 34

21

	(b) for an inspector—the inspector is exercising a power under chapter 6, part 2.	1 2
(2)	Use of a body-worn camera by an authorised officer or inspector under subsection (1) includes use that is—	3 4 5
	(a) inadvertent or unexpected; or	6
	(b) incidental to use while exercising the authorised officer's or inspector's power.	7 8
(3)	Subsection (1) does not affect an ability the authorised officer or inspector has at common law or under another Act to record images or sounds.	9 10 11
(4)	To remove any doubt, it is declared that subsection (1) is a provision authorising the use by an authorised officer or inspector of a listening device, for the purposes of the <i>Invasion of Privacy Act 1971</i> , section 43(2)(d).	12 13 14 15 16
(5)	In this section—	17
	body-worn camera means a device—	18
	(a) worn on clothing or otherwise secured on a person; and	19 20
	(b) designed to be used to—	21
	(i) record images; or	22
	(ii) record images and sounds.	23
A al	fachadula (Distinuam)	2.4
	f schedule (Dictionary)	24
Schedule—	•	25
insert—		26
	<i>abandon</i> , an animal, includes leaving it for an unreasonable period.	27 28

[s 18]

	Divis	ion 3	Amendment commencing on 1 July 2020	1 2
Clause	18	Amendment unlawful)	of s 92 (Use for certain scientific purposes	3 4
		Section 9	22(c)(i) to (iii)—	5
		omit, inse	ert—	6
			(i) a sunscreen product; or	7
			(ii) an ingredient of a sunscreen product.	8
	Part	3	Amendment of Animal	9
			Management (Cats and Dogs)	10
			Act 2008	11
	Divis	ion 1	Preliminary	12
Clause	19	Act amende	d	13
		This part Act 2008.	amends the Animal Management (Cats and Dogs).	14 15
	Divis	ion 2	Amendments commencing on assent	16 17
Clause	20	Amendment particular de	of ch 2B, pt 4, hdg (Requirement to give	18 19
		-	2B, part 4, heading, after 'details'—	20
		insert—	, part i, neading, arter details	21
		V. V.S.C.1 V	and form	22

lause	21		endment o ticular deta	f s 43ZF (Supplier of dog must give ails)	1 2
		(1)	Section 432	ZF, heading, after 'details'—	3
			insert—		4
				and form	5
		(2)	Section 432	ZF(1)—	6
			omit, insert	<u>.                                    </u>	7
			(1)	A person who supplies a dog to another person must, unless the person has a reasonable excuse, give the other person—	8 9 10
				(a) a notice stating—	11
				(i) the name of the supplier of the dog; and	12
				(ii) the relevant supply number for the dog; and	13 14
				(b) a change of ownership form that is completed and signed by the supplier of the dog.	15 16 17
				Maximum penalty—50 penalty units.	18
		(3)	Section 432	ZF(2), 'subsection (1)(b)'—	19
			omit, insert	<u>.                                    </u>	20
				subsection (1)(a)(ii)	21
		(4)	Section 432	ZF(3)—	22
			insert—		23
				change of ownership form, for a dog, means a form (however called), prepared by the relevant PPID registry service for the dog, that records details about the supply of the dog from one person to another person including, for example, the PPID number for the dog.	24 25 26 27 28 29

C

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Clause	22 Inse	ertion of ne	ew s 209A	1	
		After sectio	n 209—	2	
		insert—		3	
		209A EI	ectronic notices	4	
		(1)	The chief executive may give a notice or other document to a person by electronic communication to an electronic address of the person if the person—	5 6 7 8	
			(a) gave the address to the chief executive for the purpose of communicating with the person; and	9 10 11	
			(b) has not asked the chief executive to discontinue use of the address.	12 13	
			Examples of an electronic address—	14	
			an email address or mobile phone number	15	
		(2)	This section does not limit the <i>Electronic Transactions (Queensland) Act 2001</i> .	16 17	
	Division 3	3	Amendments commencing on 1 July 2020	18 19	
Clause	Amendment of s 81 (Obligation to comply with permit conditions under sch 1)				
	(1)	Section 81,	heading, 'under sch 1'—	22	
		omit.		23	
	(2)	Section 81,	after 'schedule 1'—	24	
		insert—		25	
			, or prescribed by regulation,	26	
Clause	24 Ame	endment o	f s 97 (Declared dangerous dogs)	27	
		Section 97(	1), after '8'—	28	

[s 25]
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		insert—
		, or prescribed by regulation,
use	25	Amendment of s 98 (Declared menacing dogs)
		Section 98(1), from 'sections' to '8'—
		omit, insert—
		sections 2, 2A, 3(1)(b) and (2), 4 to 6 and 8, or prescribed by regulation,
use	26	Amendment of s 210 (Regulation-making power)
		(1) Section 210(2)—
		insert—
		(da) permit conditions and conditions applying to declared dangerous dogs and declared menacing dogs; or
		(2) Section 210(2)(da) to (f)—
		renumber as section 210(2)(e) to (g).
ause	27	Amendment of sch 1 (Permit conditions and conditions applying to declared dangerous and menacing dogs)
		Schedule 1—
		insert—
		2A Distinctive collar
		(1) A relevant dog must, at all times, wear a distinctive collar.
		(2) The collar must—
		(a) be of the dimensions, quality and type prescribed by regulation; and
		(b) comply with other requirements prescribed by regulation.

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	Part	<del>-</del>	Amendment of Biosecurity Act 2014	1 2
Clause	28	Act amended		3
		This part an	nends the Biosecurity Act 2014.	4
Clause	29	Amendment of obligation)	f s 23 (What is a <i>general biosecurity</i>	5 6
		Section 23-	_	7
		insert—		8
		(4)	For subsection (1), carrying out an activity includes entering, being present at or leaving a place where biosecurity matter or a carrier is present.	9 10 11 12
Clause	30		f s 46A (Prohibitions on feeding or hibited feed for pigs and poultry)	13 14
		Section 46A	A(6), after 'control'—	15
		insert—		16
			or pest control	17
Clause	31	Insertion of ne	ew ch 6, pt 3A	18
		After sectio	n 130—	19
		insert—		20
		Part 3	A Biosecurity zone maps	21
		130A Me	eaning of <i>biosecurity zone map</i>	22
		(1)	A <i>biosecurity zone map</i> is a map, identifying a biosecurity zone, held by the department and published on its website.	23 24 25

	Editor's note—	1
	A biosecurity zone map can generally be reduced or enlarged to show the exact location of the boundaries of a biosecurity zone identified on the map.	2 3 4
(2)	A reference to a particular biosecurity zone map by name is a reference to the biosecurity zone map of that name.	5 6 7
130B A ma	mendment of particular biosecurity zone ps	8 9
(1)	This section applies if a biosecurity zone is identified, under biosecurity zone regulatory provisions (the <i>relevant provisions</i> ), by reference to a biosecurity zone map as in force from time to time.	10 11 12 13 14
(2)	The chief executive may amend the biosecurity zone map if the chief executive—	15 16
	(a) becomes aware that the regulated biosecurity matter to which the relevant provisions relate is present or absent in a particular area; or	17 18 19 20
	(b) is otherwise satisfied there has been a change in the distribution of the regulated biosecurity matter to which the relevant provisions relate.	21 22 23 24
(3)	The chief executive may amend the biosecurity zone map as often as the chief executive considers necessary to more accurately show the distribution of the regulated biosecurity matter.	25 26 27 28
	equirements in relation to identification of ticular biosecurity zones	29 30
(1)	This section applies if—	31
	(a) a biosecurity zone is identified, under biosecurity zone regulatory provisions, by	32 33

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		reference to a biosecurity zone map as in force from time to time; and	1 2
	(b)	a new biosecurity zone map changing the area for the biosecurity zone is published on the department's website.	3 4 5
(2)		chief executive must ensure the new security zone map—	6 7
	(a)	states the biosecurity zone to which the map relates; and	8 9
	(b)	states the date and time the map was published on the department's website.	10 11
(3)	zone web reas dire bios the	soon as practicable after the new biosecurity e map is published on the department's exite, the chief executive must take all conable steps to ensure that persons likely to be ctly affected by the change of the area for the security zone are made aware of the making of map, including, for example, by some or all of following—	12 13 14 15 16 17 18
	(a)	advertising in newspapers, on radio or on television;	20 21
	(b)	electronically using emails, text messages or social media.	22 23
		Example—	24
		SMS messaging in the area for the biosecurity zone	25 26
Amendment o biosecurity re		72 (Publication of information held in er)	27 28
Section 172	2(1)(a	a)(i), 'address,'—	29
omit			30

omit.

Clause	33		endment of s 180 (Exemptions from approved device uirement)	1 2
		(1)	Section 180(c)—	3
			omit.	4
		(2)	Section 180(d) and (e)—	5
			renumber as section 180(c) and (d).	6
Clause	34	Ame	endment of s 194 (Movement record requirement)	7
			Section 194(2)(b), (4)(b) and (5), after 'record'—	8
			insert—	9
			or, if the record is kept in electronic form, th serial number for the electronic record	e 10 11
Clause	35	Ame	endment of s 197 (Keeping and producing movement ord)	12
		(1)	Section 197(2), after 'record'—	14
			insert—	15
			or, if the record is kept in electronic form, th serial number for the electronic record,	e 16 17
		(2)	Section 197(3), 'copy or record'—	18
			omit, insert—	19
			copy, record or, if the record is kept in electroni form, serial number for the electronic record	c 20 21
Clause	36		endment of s 198 (Movement record for receiving ignated animal)	22 23
		(1)	Section 198(1)(c) and (2), after 'record', last mention—	24
			insert—	25
			or, if the record is kept in electronic form, the serial number for the electronic record	e 26 27

|--|

	(2)	Section 198	(3), from 'as' to 'copy'—	1
		omit, insert-	<u> </u>	2
			or the serial number for a record as required under subsection (2) must keep the copy or the serial number	3 4 5
	(3)	Section 198	(4)(c), after 'record', last mention—	6
		insert—		7
			or, if the record is kept in electronic form, the serial number for the electronic record	8 9
	(4)	Section 198 mention—	8(7), from 'movement record' to 'record', last	10 11
		insert—		12
			movement record or serial number for a record for a period under subsection (3), or a record or serial number for a record for a period under subsection (5), must, at any time in the period, produce the copy, record or serial number for the record	13 14 15 16 17
lause 37	Ins	ertion of ne	ew ch 10, pt 6	18
		After section	n 337—	19
		insert—		20
		Part 6	Miscellaneous	21
		337AUs	e of body-worn cameras	22
		(1)	It is lawful for an authorised officer to use a body-worn camera to record images or sounds while the authorised officer is exercising a power under this chapter.	23 24 25 26
		(2)	Use of a body-worn camera by an authorised officer under subsection (1) includes use that is—	27 28
			(a) inadvertent or unexpected; or	29

(b	) incidental to use while exercising the authorised officer's power.	1 2
au	absection (1) does not affect an ability the thorised officer has at common law or under other Act to record images or sounds.	3 4 5
su by the	bsection (1) is a provision authorising the use an authorised officer of a listening device, for a purposes of the <i>Invasion of Privacy Act 1971</i> , action 43(2)(d).	6 7 8 9 10
(5) In	this section—	11
bo	dy-worn camera means a device—	12
(a)	worn on clothing or otherwise secured on a person; and	13 14
(b)	designed to be used to—	15
	(i) record images; or	16
	(ii) record images and sounds.	17
Amendment of s	493 (Confidentiality of information)	18
Section 493(4)	, definition confidential information—	19
omit, insert—		20
co	nfidential information—	21
(a)	means any information that—	22
	(i) could identify an individual; or	23
	(ii) is about a person's current financial position or financial background; or	24 25
	(iii) would be likely to damage the commercial activities of a person to whom the information relates; but	26 27 28
(b	) does not include—	29

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		(i)	information that is publicly available; or	1 2
		(ii)	statistical or other information that could not reasonably be expected to result in the identification of the individual to whom it relates.	3 4 5 6
Clause 39	Amendment of ch provisions)	ı 19, p	ot 2, hdg (Savings and transitional	7 8
	Chapter 19, par	t 2, he	ading, after 'provisions'—	9
	insert—			10
	for	· Act N	No. 7 of 2014	11
Clause 40	Insertion of new o	ch 19,	pt 3	12
	Chapter 19—			13
	insert—			14
	Part 3		Transitional provision for Agriculture and	15
			Other Legislation	16 17
			Amendment Act 2019	18
	515 Procee	dings	s for particular offences	19
	(1) The aga 410 con	is sectainst the C, as	tion applies in relation to an offence me <i>Biosecurity Regulation 2016</i> , section in force immediately before the cement, committed by a person before mencement.	20 21 22 23 24
	sec cor cor	ction 2 ntinued nvicted	limiting the Acts Interpretation Act 1954, 0, a proceeding for the offence may be d or started, and the person may be d of and punished for the offence, as if priculture and Other Legislation	25 26 27 28 29

			[\$ 41]
		Amendment Act 2019, section 4 commenced.	6 had not
		(3) Subsection (2) applies despite the Crisection 11.	minal Code,
se	41	Amendment of sch 1 (Prohibited matter)	
	(	1) Schedule 1, part 2, entry for avian my (Mycoplasma synoviae)—	coplasmosis
		omit.	
	(	2) Schedule 1, part 7—	
		insert—	
		pyriform scale (Protopulvinaria	pyriformis)
se	42	Amendment of sch 2 (Restricted matter and cat	egories)
		Schedule 2, part 1, under heading 'Restricted mat plants'—	ter affecting
		insert—	
	cucumbe mosaic	er green mottle mosaic virus (Cucumber green mottle virus)	1
		ardsley mealybug ( <i>Pseudococcus jackbeardsleyi</i> and Miller))	1
	melon n	ecrotic spot virus (Melon necrotic spot virus)	1
ıse	43	Amendment of sch 4 (Dictionary)	
36		1) Schedule 4—	
		II Scheume /I	
	(		
	(	insert—	
	(		A.

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			insert—	1
			, other than a cat or dog,	2
		(3)	Schedule 4, definition owner, second mention—	3
			insert—	4
			The <i>owner</i> of a cat or dog is the person who is, under the <i>Animal Management (Cats and Dogs) Act 2008</i> , the owner of the cat or dog.	5 6 7
		(4)	Schedule 4, definition travel approval, 'section 180(e)'—	8
			omit, insert—	9
			section 180(d)	10
	Part	5	Amendment of Biosecurity Regulation 2016	11 12
Clause	44	Reg	gulation amended	13
			This part amends the <i>Biosecurity Regulation 2016</i> .	14
Clause	45		nission of ch 2, pt 1 (Prohibited and restricted matter julations)	15 16
			Chapter 2, part 1—	17
			omit.	18
Clause	46	Om	nission of ch 2, pt 10 (Biosecurity management plans)	19
			Chapter 2, part 10—	20
			omit.	21
Clause	47	Om	nission of s 45 (Meaning of <i>biosecurity zone map</i> )	22
			Section 45—	23
			omit.	24

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Clause	48	Amendment of s 66 (Establishing biosecurity zones—Act, s 128(1)(a))	1 2
		Section 66(4), definition fire ant biosecurity zone map—	3
		omit, insert—	4
		<i>fire ant biosecurity zone map</i> means the biosecurity zone map called 'Fire ant biosecurity zone map' as in force from time to time.	5 6 7
		Note—	8
		See also section 130C of the Act about requirements in relation to identification of particular biosecurity zones.	9 10
Clause	49	Insertion of new ch 5, pt 13	11
		Chapter 5—	12
		insert—	13
		Part 13 Biosecurity	14
		management plan	15
		regulatory provisions	16
		94F Definitions for part	17
		In this part—	18
		<b>biosecurity management plan</b> see section 94G(1) and (2).	19 20
		management area, for a biosecurity management plan, means an area to which measures stated in the plan apply.	21 22 23
		94G Biosecurity management plan	24
		(1) A registered biosecurity entity for a designated place may make a plan (a <i>biosecurity management plan</i> ) stating reasonable measures to prevent, control or stop the spread of biosecurity matter into, at or from the place.	25 26 27 28 29

(2)	mak plan con into	trol control of the c	ler of an exhibited animal authority may plan (also a <i>biosecurity management</i> ating reasonable measures to prevent, or stop the spread of biosecurity matter or from a place where an exhibited animal ander the authority.	1 2 3 4 5 6			
(3)	plar	The measures stated in a biosecurity management plan for a place may apply to all or part of the place.					
(4)	4) If an entity mentioned in subsection (1) or (2 makes a biosecurity management plan for a place the entity must—						
	(a)	_	p the plan as a separate document at the ee; and	13 14			
	(b)	plac	te the plan available for inspection at the te, on request, during ordinary business rs; and	15 16 17			
	(c)		are a sign is conspicuously displayed at management area for the plan stating	18 19 20			
		(i)	a biosecurity management plan applies to the place; and	21 22			
		(ii)	it is an offence for a person entering, present at, or leaving the management area to fail to comply with the measures stated in the plan unless the person has a reasonable excuse.	23 24 25 26 27			
(5)	In t	his se	ection—	28			
			d animal see the Exhibited Animals Act etion 14.	29 30			
			<i>Act</i> 2015 section 29	31 32			

				ement to comply with biosecurity ement plan	1 2
		(1)	mar	person entering, present at or leaving a nagement area for a biosecurity management in must comply with the measures stated in the in.	3 4 5 6
		(2)	Hov	wever, subsection (1) does not apply if—	7
			(a)	the person does not know, and could not reasonably have known, a biosecurity management plan applied to the management area; or	8 9 10 11
			(b)	the entity that made the biosecurity management plan is not complying with section 94G(4); or	12 13 14
			(c)	the person is required or permitted, under an Act, to enter the management area.	15 16
Clause	50			8 (Animal with microchip delivered to acility—Act, s 186(1)(a))	17 18
		Section 98(	e), af	ter 'record'—	19
		insert—			20
				if the record is kept in electronic form, the al number for the electronic record,	21 22
Clause	51			9 (Animal without microchip delivered g facility—Act, s 186(1)(a))	23 24
		Section 99(	e), af	ter 'record'—	25
		insert—			26
				if the record is kept in electronic form, the al number for the electronic record,	27 28

Clause	52	Amendment of s 100 (Animal with microchip slaughtered at meat processing facility—Act, s 186(1)(b))	1 2
		Section 100(e), after 'record'—	3
		insert—	4
		or, if the record is kept in electronic form, the serial number for the electronic record,	5 6
Clause	53	Amendment of s 101 (Animal without microchip slaughtered at meat processing facility—Act, s 186(1)(b))	7 8
		Section 101(1)(e)(iii), after 'record'—	9
		insert—	10
		or, if the record is kept in electronic form, the serial number for the electronic record,	11 12
Clause	54	Amendment of s 102 (Animal with microchip delivered to saleyard or live export holding—Act, s 187(a))	13 14
		Section 102(d), after 'record'—	15
		insert—	16
		or, if the record is kept in electronic form, the serial number for the electronic record,	17 18
Clause	55	Amendment of s 103 (Animal without microchip delivered to saleyard or live export holding—Act, s 187(a))	19 20
		Section 103(e), after 'record'—	21
		insert—	22
		or, if the record is kept in electronic form, the serial number for the electronic record,	23 24
Clause	56	Amendment of s 106 (Animal with microchip moved from saleyard—Act, s 187(b))	25 26
		Section 106(2)(d), after 'record'—	27

		insert—		1
			or, if the record is kept in electronic form, the serial number for the electronic record,	2 3
Clause	57		of s 107 (Animal without microchip moved —Act, s 187(b))	4 5
		Section 107	7(2)(d), after 'record'—	6
		insert—		7
			or, if the record is kept in electronic form, the serial number for the electronic record,	8 9
Clause	58		of s 108 (Animal delivered to restricted how—Act, s 188(2))	10 11
		Section 108	8(1)(d), after 'record'—	12
		insert—		13
			or, if the record is kept in electronic form, the serial number for the electronic record,	14 15
Clause	59	Amendment of Act, s 189(2))	of s 109 (Animal moved from show place—	16 17
		Section 109	$\theta(e)$ , after 'record'—	18
		insert—		19
			or, if the record is kept in electronic form, the serial number for the electronic record,	20 21
Clause	60		of s 110 (Animal with microchip delivered to —Act, s 190(2))	22 23
		Section 110	O(f), after 'record'—	24
		insert—		25
			or, if the record is kept in electronic form, the serial number for the electronic record,	26 27

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Clause	61	Amendment of s 111 (Animal with microchip delivered to another place—Act, s 190(2))	1 2
		Section 111(2)(e), after 'record'—	3
		insert—	4
		or, if the record is kept in electronic form, the serial number for the electronic record,	5 6
Clause	62	Amendment of s 112 (Animal without microchip delivered to another place—Act, s 190(2))	7 8
		Section 112(2)(e), after 'record'—	9
		insert—	10
		or, if the record is kept in electronic form, the serial number for the electronic record,	11 12
Clause	63	Amendment of s 113 (Animal with microchip delivered to another place—Act, s 190(4))	13 14
		Section 113(e), after 'record'—	15
		insert—	16
		or, if the record is kept in electronic form, the serial number for the electronic record,	17 18
Clause	64	Amendment of s 114 (Animal without microchip delivered to another place—Act, s 190(4))	19 20
		Section 114(e), after 'record'—	21
		insert—	22
		or, if the record is kept in electronic form, the serial number for the electronic record,	23 24
Clause	65	Omission of sch 1 (Biosecurity matter declared to be prohibited or restricted matter)	25 26
		Schedule 1—	27

			omit.	1
Clause	66	Am	nendment of sch 11 (Dictionary)	2
		(1)	Schedule 11, definitions biosecurity management plan, biosecurity zone map and management area—	3 4
			omit.	5
		(2)	Schedule 11—	6
			insert—	7
			<b>biosecurity management plan</b> , for chapter 5, part 13, see section $94G(1)$ and $(2)$ .	8 9
			<i>management area</i> , for chapter 5, part 13, see section 94F.	10 11
	Part	6	Amendment of Chemical Usage	12
			(Agricultural and Veterinary) Control Act 1988	13 14
Clause	67	Ac	t amended	15
			This part amends the Chemical Usage (Agricultural and Veterinary) Control Act 1988.	16 17
Clause	68	Ins	ertion of new s 13F	18
			Part 2, division 4—	19
			insert—	20
			13F Definition for division	21
			In this division—	22
			relevant thing means any of the following—	23
			(a) agricultural produce;	24
			(b) manufactured stock food;	25

		(c) the tissue of a trade species animal;	1
		(d) a product derived from a trade species animal.	2 3
Clause 69	9 Replacem	nent of ss 15 and 15A	4
	Sectio	ons 15 and 15A—	5
	omit, i	insert—	6
	15	Duty to report chemical residues in or on relevant thing	7 8
		(1) This section applies to a person if the person becomes aware that the residue of a chemical in or on a relevant thing is more than the maximum residue limit prescribed for the thing.	9 10 11 12
		Examples of persons to whom this section may apply—	13
		• a person conducting an analysis of a relevant thing	14
		<ul> <li>a veterinary surgeon who treats a trade species animal</li> </ul>	15 16
		<ul> <li>a person who monitors the residue of chemicals on agricultural produce for a supermarket or grocery store</li> </ul>	17 18 19
		<ul> <li>a farmer who receives a report of an analysis of agricultural produce from a laboratory based outside Queensland</li> </ul>	20 21 22
		(2) As soon as practicable but within 24 hours after becoming aware, the person must—	23 24
		(a) advise the standards officer that the residue of a chemical in or on the relevant thing exceeds the maximum residue limit prescribed for the thing; and	25 26 27 28
		(b) give the standards officer the required information for the relevant thing.	29 30
		Maximum penalty—40 penalty units.	31
		(3) However, the person is not required to comply with subsection (2) if the person becomes aware,	32 33

	before the person would otherwise be required to advise the standards officer under the subsection, that another person has advised the standards officer as required under subsection (2).	1 2 3 4
	Example—	5
	A person would not be required to advise the standards officer that the residue of a chemical in or on a relevant thing exceeds the maximum residue limit prescribed for the thing if a person who conducted an analysis of the thing had already advised the standards officer about it as soon as the results of the analysis were known.	6 7 8 9 10 11
(4	A person complies with subsection (2)(b) if the person gives the standards officer a laboratory report about the residue of a chemical in or on a sample of the relevant thing that contains all of the required information for the relevant thing.	12 13 14 15 16
(5	However, if the laboratory report does not contain all of the required information for the relevant thing, the person only complies with subsection (2)(b) if the person also gives the standards officer—	17 18 19 20 21
	(a) the required information that is not contained in the laboratory report for the relevant thing; and	22 23 24
	(b) sufficient information for the standards officer to identify the laboratory report to which the required information mentioned in paragraph (a) relates.  Example—  the sample number for the relevant thing the	25 26 27 28 29 30
	subject of the laboratory report	31
(6	6) In this section—	32
	distinguishing number, for a relevant thing, includes a number with 1 or more letters or symbols.	33 34 35
	laboratory number, for a relevant thing, means	36

		distinguishing number given to a sample of thing by a laboratory that analysed the thing.	1 2
	_	<i>uired information</i> , for a relevant thing, means following information about the thing—	3 4
	(a)	a description of the relevant thing;	5
	(b)	if the relevant thing has a sample number—the sample number;	6 7
	(c)	if the relevant thing has a laboratory number—the laboratory number;	8 9
	(d)	the name of the residue of the chemical in or on the relevant thing;	10 11
	(e)	the concentration of the residue of the chemical in or on the relevant thing;	12 13
	(f)	the maximum residue limit prescribed for the residue of the chemical in or on the relevant thing;	14 15 16
	(g)	the name and address of the person who manufactured or produced the relevant thing;	17 18 19
	(h)	if the information mentioned in paragraph (g) is not reasonably available—the name and address of the person from whom the relevant thing was obtained.	20 21 22 23
	dist	<i>aple number</i> , for a relevant thing, means a inguishing number given to the sample of the ag by a person who made the sample of the ag.	24 25 26 27
		6 (Agricultural produce etc. containing not to be used etc.)	28 29
Section 16	(7), d	efinition relevant thing—	30
omit.			31

Clause 70

71	Insertion of ne	ew s 20A	1
	After sectio	n 20—	2
	insert—		3
	20A Use	of body-worn cameras	4
	(1)	It is lawful for an inspector to use a body-worn camera to record images or sounds while the inspector is exercising a power under this Act.	5 6 7
	(2)	Use of a body-worn camera by an inspector under subsection (1) includes use that is—	8 9
		(a) inadvertent or unexpected; or	10
		(b) incidental to use while exercising the inspector's power.	11 12
	(3)	Subsection (1) does not affect an ability the inspector has at common law or under another Act to record images or sounds.	13 14 15
	(4)	To remove any doubt, it is declared that subsection (1) is a provision authorising the use by an inspector of a listening device, for the purposes of the <i>Invasion of Privacy Act 1971</i> , section 43(2)(d).	16 17 18 19 20
	(5)	In this section—	21
		body-worn camera means a device—	22
		(a) worn on clothing or otherwise secured on a person; and	23 24
		(b) designed to be used to—	25
		(i) record images; or	26
		(ii) record images and sounds.	27
72	Insertion of ne	ew ss 35 and 36	28
	After sectio	n 34—	29
	insert—		30
		After section insert—  20A Use (1) (2) (3) (4) (5)	insert—  20A Use of body-worn cameras  (1) It is lawful for an inspector to use a body-worn camera to record images or sounds while the inspector is exercising a power under this Act.  (2) Use of a body-worn camera by an inspector under subsection (1) includes use that is—  (a) inadvertent or unexpected; or  (b) incidental to use while exercising the inspector's power.  (3) Subsection (1) does not affect an ability the inspector has at common law or under another Act to record images or sounds.  (4) To remove any doubt, it is declared that subsection (1) is a provision authorising the use by an inspector of a listening device, for the purposes of the Invasion of Privacy Act 1971, section 43(2)(d).  (5) In this section—  body-worn camera means a device—  (a) worn on clothing or otherwise secured on a person; and  (b) designed to be used to—  (i) record images; or  (ii) record images and sounds.

35	Confidentiality of information					
	(1)	This section applies to a person who—				
		(a)	is, o	r has been, any of the following—	3	
			(i)	the chief executive;	4	
			(ii)	an inspector;	5	
			(iii)	an analyst;	6	
			(iv)	a standards officer;	7	
			(v)	a deputy standards officer;	8	
			(vi)	another person involved in administering this Act, including, for example, a public service employee; and	9 10 11 12	
		(b)			13 14 15 16	
	(2)	con		son must not use or disclose the ial information unless the use or e is—	17 18 19	
		(a)		ne performance of a function or exercise power under this Act; or	20 21	
		(b)		the consent of the person to whom the rmation relates; or	22 23	
		(c)	othe	rwise required or permitted by law.	24	
		Max	kimur	m penalty—50 penalty units.	25	
	(3)	In th	nis se	ction—	26	
		conj	fiden	tial information—	27	
		(a)	mea	ns any information that—	28	
			(i)	could identify an individual; or	29	
			(ii)	is about a person's current financial position or financial background; or	30 31	

			(iii) would be likely to damage the commercial activities of a person to whom the information relates; but	1 2 3
		(b)	does not include—	4
			(i) information that is publicly available; or	5 6
			(ii) statistical or other information that could not reasonably be expected to result in the identification of the individual to whom it relates.	7 8 9 10
36			ge of information with prescribed ment entity	11 12
	(1)	arra enti	chief executive may enter into an ingement (an information-sharing ingement) with a prescribed government ty for the purpose of sharing or exchanging ormation—	13 14 15 16 17
		(a)	held by the chief executive or the prescribed government entity; or	18 19
		(b)	to which the chief executive or the prescribed government entity has access.	20 21
	(2)		information-sharing arrangement may relate y to information that helps—	22 23
		(a)	the chief executive or an inspector perform functions under this Act; or	24 25
		(b)	the prescribed government entity, or a person employed or engaged by the entity, perform functions under a law of the State, another State or the Commonwealth.	26 27 28 29
	(3)	chie	der an information-sharing arrangement, the ef executive and the prescribed government ty are, despite another Act or law, authorised	30 31 32 33

			(a) ask for and receive information held by the other party to the arrangement or to which the other party has access; and	1 2 3
			(b) disclose information to the other party.	4
		(4)	However, the information may be used by the chief executive or the prescribed government entity only for the purpose for which it was given under the arrangement.	5 6 7 8
		(5)	In this section—	9
			prescribed government entity means—	10
			(a) the chief executive of a department; or	11
			(b) an entity of, or representing, the Commonwealth or another State.	12 13
lause	73		of schedule (Dictionary)	14
		Schedule—	-	15
		insert—		16
			<i>relevant thing</i> , for part 2, division 4, see section 13F.	17 18
	Part	7	Amendment of Drugs Misuse	19
			Act 1986	20
lause	74	Act amended		21
		This part a	mends the Drugs Misuse Act 1986.	22
lause	75	Insertion of no	ew s 101A	23
		After section	on 101—	24
		insert—		25

101AUs	e of body-worn cameras	1
(1)	It is lawful for an inspector to use a body-worn camera to record images or sounds while the inspector is exercising a power under this division.	2 3 4 5
(2)	Use of a body-worn camera by an inspector under subsection (1) includes use that is—	6 7
	(a) inadvertent or unexpected; or	8
	(b) incidental to use while exercising the inspector's power.	9 10
(3)	Subsection (1) does not affect an ability the inspector has at common law or under another Act to record images or sounds.	11 12 13
(4) To remove any doubt, it is declared that subsection (1) is a provision authorising the use by an inspector of a listening device, for the purposes of the <i>Invasion of Privacy Act 1971</i> , section 43(2)(d).		14 15 16 17 18
(5)	In this section—	19
	body-worn camera means a device—	20
	(a) worn on clothing or otherwise secured on a person; and	21 22
	(b) designed to be used to—	23
	(i) record images; or	24
	(ii) record images and sounds.	25
Insertion of ne	ew s 113	26
After section	on 112—	27
insert—		28
113 Co	nfidentiality of information	29
(1)	This section applies to a person who—	30

Clause 76

	(a)	is, or has been, any of the following—	1
		(i) the chief executive;	2
		(ii) an inspector;	3
		(iii) another person involved in administering this Act, including, for example, a public service employee; and	4 5 6 7
	(b)	obtains confidential information about another person in administering, or performing functions or exercising powers under, this part.	8 9 10 11
(2)	con	e person must not use or disclose the fidential information unless the use or closure is—	12 13 14
	(a)	in the performance of a function or exercise of a power under this Act; or	15 16
	(b)	with the consent of the person to whom the information relates; or	17 18
	(c)	otherwise required or permitted by law.	19
	Max	ximum penalty—50 penalty units.	20
(3)	In the	his section—	21
	con	fidential information—	22
	(a)	means any information that—	23
		(i) could identify an individual; or	24
		(ii) is about a person's current financial position or financial background; or	25 26
		(iii) would be likely to damage the commercial activities of a person to whom the information relates; but	27 28 29
	(b)	does not include—	30
		(i) information that is publicly available; or	31 32

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			(ii)	statistical or other information that could not reasonably be expected to result in the identification of the individual to whom it relates.	1 2 3 4
	Part	8	_	dment of Exhibited als Act 2015	5
lause	77	Act amended This part ar	nends the	Exhibited Animals Act 2015.	7 8
lause	78	After section insert—	on 22— ty of othe	er persons in relation to general	9 10 11 12
		(1)	This sec person) of a respon discharge	tion applies to a person (a <i>relevant</i> on private land or at a public place where sible person for an exhibited animal is ng a general exhibition and dealing in in relation to the animal.	13 14 15 16 17 18
		(2)	(a) take persincr exh	reasonable care that the relevant on's acts or omissions do not cause or ease a relevant risk associated with biting or dealing with the exhibited nal; and	19 20 21 22 23 24
			able give resp	iply, so far as the person is reasonably, with any reasonable instruction that is in by the responsible person to allow the consible person to comply with that on's general exhibition and dealing	25 26 27 28 29

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			bligation in nimal.	relation to	o the	exhibited	1 2
	ľ	Maxin	num penalty–	–100 penalty	units.		3
lause 79	Insertion of new	v ch 6	6, pt 3, div 3	Α			4
	After section	188—	_				5
	insert—						6
	Divisior	1 3A	Powe move	r to give	direc	tion to	7 8
	188 <b>A</b> App	licati	on of division	on			9
	ł	oelievo	ivision applies, or is aware a 22A on priv	e, that a perso	n is co	ntravening	10 11 12
	188BPow	er to	direct pers	on to move	<b>)</b>		13
			nspector may the person—	, to stop th	ne con	travention,	14 15
	(		the person is and immediate		and—t	o leave the	16 17
	(	ir	the person in th	way from the of section 2	e place 2A is	where the happening	18 19 20 21
			giving the dipector must—		er subs	ection (1),	22 23
	(		ell the person irection; and	n the reason	is for	giving the	24 25
	(		ive the personirection.	n an offence	warni	ing for the	26 27

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188CFa	ilure to comply with direction	1
(1)	The person to whom a direction is given under section 188B must comply with the direction unless the person has a reasonable excuse.	2 3 4
	Maximum penalty—100 penalty units.	5
(2)	It is a reasonable excuse for the person not to comply with a direction if to comply immediately would endanger the person or someone else or cause loss or damage to property, and the person complies as soon as it is practicable to do so.	6 7 8 9 10
(3)	Subsection (2) does not limit what may be a reasonable excuse for subsection (1).	11 12
(4)	A person does not commit an offence against subsection (1) if the person is not given an offence warning for the direction.	13 14 15
Insertion of ne	ew s 222A	16
Chapter 6,	part 4, division 4—	17
insert—		18
222AUs	e of body-worn cameras	19
(1)	It is lawful for an inspector to use a body-worn camera to record images or sounds while the inspector is exercising a power under this chapter.	20 21 22
(2)	Use of a body-worn camera by an inspector under subsection (1) includes use that is—	23 24
	(a) inadvertent or unexpected; or	25
	(b) incidental to use while exercising the inspector's power.	26 27
(3)	Subsection (1) does not affect an ability the inspector has at common law or under another Act to record images or sounds.	28 29 30
(4)	To remove any doubt, it is declared that subsection (1) is a provision authorising the use	31 32

Clause 80

s	81	
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		purpose	nspector of a listening device, for the s of the <i>Invasion of Privacy Act 1971</i> , 43(2)(d).	1 2 3
	(5)	In this s	ection—	4
		body-we	orn camera means a device—	5
			rn on clothing or otherwise secured on a rson; and	6 7
		(b) des	signed to be used to—	8
		(i)	record images; or	9
		(ii)	record images and sounds.	10
lause 81			Confidentiality of information)  aition confidential information—	11 12
	omit, insert–			13
			ntial information—	14
			ans any information that—	15
		(i)	could identify an individual; or	16
		(ii)	is about a person's current financial position or financial background; or	17 18
		(iii	) would be likely to damage the commercial activities of a person to whom the information relates; but	19 20 21
		(b) do	es not include—	22
		(i)	information that is publicly available; or	23 24
		(ii)	statistical or other information that could not reasonably be expected to result in the identification of the individual to whom it relates.	25 26 27 28

Clause	82	Insertion of ne	ew s 260A	1
		After section	on 260—	2
		insert—		3
		260A E	lectronic notices	4
		(1)	The chief executive may give a notice or other document to a person by electronic communication to an electronic address of the person if the person—	5 6 7 8
			(a) gave the address to the chief executive for the purpose of communicating with the person; and	9 10 11
			(b) has not asked the chief executive to discontinue use of the address.	12 13
			Examples of an electronic address— an email address or mobile phone number	14 15
		(2)	This section does not limit the <i>Electronic Transactions (Queensland) Act 2001</i> .	16 17
Clause	83	Amendment o	of schedule 2 (Dictionary)	18
		Schedule 2	<u> </u>	19
		insert—		20
			<i>private land</i> means land that is not a public place.	21
	Part	9	Amendment of Farm Business Debt Mediation Act 2017	22 23
Clause	84	Act amended		24
		This part a 2017.	amends the Farm Business Debt Mediation Act	25 26

[s	85]
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Clause	85	Amendment of s 8 (Particular references)	1
		Section 8(2)(d), 'owned by the farmer'—	2
		omit.	3
Clause	86	Amendment of s 11 (Application of Act)	4
		(1) Section 11(1)(a), 'a bankrupt'—	5
		omit, insert—	6
		an insolvent under administration under the Corporations Act, section 9	7 8
		(2) Section 11(1)(b), 'a bankruptcy law'—	9
		omit, insert—	10
		the <i>Bankruptcy Act 1966</i> (Cwlth) or a corresponding law of another jurisdiction, including a jurisdiction outside Australia	11 12 13
		(3) Section 11(1)(c), from 'an' to '(Cwlth)'—	14
		omit, insert—	15
		a Chapter 5 body corporate within the meaning of the Corporations Act, section 9	16 17
Clause	87	Amendment of s 15 (Asking for mediation)	18
		Section 15(4)(a), 'a mediator, or'—	19
		omit.	20
Clause	88	Insertion of new s 25A	21
		After section 25—	22
		insert—	23
		25A Mediator may invite other participants to mediation	24 25
		(1) This section applies if a mediator is arranging or conducting a mediation and reasonably considers	26 27

				.1 .	1 111 11 1 1	
					a relevant person should be allowed to be at, articipate in, a mediation meeting.	1 2
			(2)		mediator may invite the relevant person to be or participate in, the mediation meeting.	3 4
				Note	_	5
				S	ee also section 37(2)(c).	6
			(3)		elevant person is not obliged to accept an tation under subsection (2).	7 8
			(4)	In th	nis section—	9
				othe	vant person, for a mediation, means a person, er than the mortgagee or farmer for the liation, who—	10 11 12
				(a)	has a legal or equitable interest in the farm property that is subject to the farm mortgage the subject of the mediation; or	13 14 15
				(b)	has a potential or actual liability for the farm business debt the subject of the mediation.	16 17
					Example—	18
					a guarantor of a loan	19
Clause	89	Ame	ndment o	fs4	9 (Grounds)	20
		(1)	Section 49(	1)(a)	, after 'debt'—	21
		i	insert—			22
				con	ducted under this Act	23
		(2)	After sectio			24
			insert—	,	(-)(-)	25
		•	nuser i	Note	_	26
					ee also section 92 about the application of this Act.	27
Clause	90	Ame	ndment o	f s 5	3 (When a farmer has failed to mediate)	28
		(1)	Section 53(	2), af	ter 'mediate'—	29

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		insert—	1
		, and is taken to not intend to mediate,	2
		(2) Section 53(2)(a), '15'—	3
		omit, insert—	4
		20	5
Clause	91	Amendment of s 60 (Appropriately qualified and suitable person)	6 7
		(1) Section 60(3)(a), 'a bankrupt'—	8
		omit, insert—	9
		an insolvent under administration under the Corporations Act, section 9	10 11
		(2) Section 60(3)(b)—	12
		omit, insert—	13
		(b) an officer of a Chapter 5 body corporate within the meaning of the Corporations Act, section 9.	14 15 16
Clause	92	Amendment of s 92 (Application of Act)	17
		Section 92(2)(a), 'a heads of agreement'—	18
		omit, insert—	19
		an agreement (however called) in writing	20
Clause	93	Amendment of sch 1 (Dictionary)	21
		(1) Schedule 1, definitions bankrupt, bankruptcy law and farmer—	22 23
		omit.	24
		(2) Schedule 1—	25
		insert—	26

			fari	ner means—	1
			(a)	a person or entity whose sole or main business is a farming business; or	2 3
			(b)	a person or entity who is the owner of land the subject of a sharefarming agreement; or	4 5
			(c)	a person or entity who has applied, and is eligible, for a loan under a program administered by the authority to provide finance to persons in the first years of establishing a farming business; or	6 7 8 9 10
			(d)	a person who is the personal representative of a dead individual mentioned in paragraph (a), (b) or (c).	11 12 13
	Part	10	An 199	nendment of Fisheries Act 94	14 15
	Divis	ion 1	Pre	eliminary	16
Clause	94	Act amended			17
		This part a	mend	s the Fisheries Act 1994.	18
	Divis	ion 2		endments commencing on sent	19 20
Clause	95	Amendment of	of s 3	5 (Regulated waters declaration)	21
		Section 35-	_		22
		insert—			23
		(3)	In t	his section—	24
			wat	ers includes foreshores and nontidal land.	25

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Clause	96	Amendment of	of scl	hedule (Dictionary)	1
		Schedule, of another St		tion fisheries legislation, paragraph (d), after	2 3
		insert—			4
				a former law of the Commonwealth (other an Act mentioned in paragraph (b) or (c))	5 6
	Divisi	on 3		nendment commencing by	7
			pro	clamation	8
Clause	97	Amendment of	of s 7	8 (Prohibited acts about regulated fish)	9
		Section 780	(1)—		10
		omit, insert	t—		11
		(1)	A p	erson must not—	12
			(a)	take or possess a regulated fish in contravention of a regulated fish declaration; or	13 14 15
			(b)	use or sell a regulated fish taken or possessed in contravention of a regulated fish declaration.	16 17 18
	Part	11		nendment of Food oduction (Safety) Act 2000	19 20
Clause	98	Act amended			21
		This part a	mend	s the Food Production (Safety) Act 2000.	22
Clause	99	Amendment of	of s 1	6B (Role of board)	23
		Section 16	B(2)(	b), 'the advisory'—	24
		omit, insert	<i>t</i> —		25

			an a	dvisory	1
Clause	100	Insertion of ne	ew s	16EA	2
		After section	n 161	E—	3
		insert—			4
		16EAAc	eting	chairperson	5
		(1)	The	Minister may appoint a director to act as the rperson of the board during—	6 7
			(a)	any vacancy, or all vacancies, in the office of the chairperson; or	8 9
			(b)	any period, or all periods, when the chairperson is absent from duty, or cannot, for another reason, perform the duties of the office.	10 11 12 13
		(2)	the.	section (1) does not affect the application of <i>Acts Interpretation Act 1954</i> , section 24B or for the appointment.	14 15 16
Clause	101	Insertion of ne	ew s	20A	17
		After section	on 20-	_	18
		insert—			19
		20A Act	ing o	chief executive officer	20
		(1)	The for a	board may appoint a person, who is eligible appointment as chief executive officer, to act the office of Safe Food's chief executive officer ng—	21 22 23 24
			(a)	any vacancy, or all vacancies, in the office; or	25 26
			(b)	any period, or all periods, when the chief executive officer is absent from duty, or cannot, for another reason, perform the duties of the office.	27 28 29 30

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		(2) Subsection (1) does not affect the application of the <i>Acts Interpretation Act 1954</i> , section 24B or 25 for the appointment.	1 2 3
Clause	102	Amendment of s 21 (Responsibilities of chief executive officer)	4 5
		Section 21(1)(c), from 'the advisory' to 'subcommittees'—	6
		omit, insert—	7
		any advisory committee	8
Clause	103	Omission of pt 3 (Food Safety Advisory Committee)	9
		Part 3—	10
		omit.	11
Clause	104	Amendment of s 39 (Making food safety schemes)	12
		(1) Section 39(3) and (4)—	13
		omit.	14
		(2) Section 39(5) and (6)—	15
		renumber as section 39(3) and (4).	16
Clause	105	Amendment of s 62 (Deciding applications)	17
		Section 62(4)—	18
		omit.	19
Clause	106	Insertion of new s 132A	20
		After section 132—	21
		insert—	22
		132AAdvisory committees	23
		(1) The Minister may establish the advisory	24

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			[5 107]	
				1 2
	(2)			3 4
107	Insertion of ne	ew pt 11,	div 5	5
	Part 11—			6
	insert—			7
	Divisio	on 5	Transitional provision for Agriculture and Other Legislation Amendment Act 2019	8 9 10 11
	140VFo	od Safet	y Advisory Committee	12
	(1)	Committee the Co	tee established under part 3, as in force he commencement, is dissolved and the	13 14 15 16
	(2)			17 18
108	Insertion of ne	ew sch 1	, s 4A	19
	Schedule 1	, after sect	tion 4—	20
	insert—			21
	4A Res	signatior	n of director	22
				23 24
109			s 10 (Senior executive may attend	25 26
	Schedule 1	, section 1	0—	27
	108	107 Insertion of not part 11— insert— Division  140VFo (1)  (2)  108 Insertion of not schedule 1 insert— 4A Reservable 1	this Act.  (2) An advisition of new pt 11, Part 11— insert—  Division 5   140VFood Safet  (1) On the condition before the member of the member of the committed	committees the Minister considers appropriate for this Act.  (2) An advisory committee has the functions the Minister decides.  107 Insertion of new pt 11, div 5  Part 11—  insert—  Division 5 Transitional provision for Agriculture and Other Legislation Amendment Act 2019  140VFood Safety Advisory Committee  (1) On the commencement, the Food Safety Advisory Committee established under part 3, as in force before the commencement, is dissolved and the members of the committee go out of office.  (2) No compensation is payable to a member of the committee because of subsection (1).  108 Insertion of new sch 1, s 4A  Schedule 1, after section 4—  insert—  4A Resignation of director  A director may resign by signed written notice given to the Minister.

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			omit, i	insert	<u> </u>	1
			10	Del	egations	2
				(1)	A director mentioned in section 16C(1)(a) or (b) may delegate the director's functions under this Act to an appropriately qualified senior executive in the public service.	3 4 5 6
				(2)	In this section—	7
					function includes power.	8
Clause	110	Am	endme	ent o	f sch 2 (Dictionary)	9
		(1)	Sched	ule 2,	definition advisory committee—	10
			omit.			11
		(2)	Sched 27(2),		, definition chairperson, ', other than for section	12 13
			omit.			14
	Part	12			Amendment of Forestry Act 1959	15 16
Clause	111	Act	amen	ded		17
			This p	art ar	mends the Forestry Act 1959.	18
Clause	112				f s 32B (Particular areas of conservation moved from State plantation forest)	19 20
		valı	ue to b	e rei		
		<b>val</b> (1)			B, table, entry for Yurol, column 2, 'Lots D, E &	21 22
			Sectio	n 321	B, table, entry for Yurol, column 2, 'Lots D, E &	
			Sectio I'—	n 321	B, table, entry for Yurol, column 2, 'Lots D, E &	22
			Section I'—  omit, i	n 321 insert	B, table, entry for Yurol, column 2, 'Lots D, E &	<ul><li>22</li><li>23</li></ul>

Clause	113		nendment o terial)	f s 46 (Sale of forest products or quarry	1 2
			Section 46(	3) and (4)—	3
			omit.		4
Clause	114	Am	nendment o	f s 72 (Wild stock)	5
		(1)	Section 72(	1) and (1A)—	6
			omit, insert	<u> </u>	7
			(1)	This section applies if the chief executive reasonably believes stock are unlawfully in, and are detrimental to, a State forest, timber reserve, forest entitlement area or forest consent area (each an <i>affected area</i> ).	8 9 10 11 12
			(1A)	The chief executive may conduct a muster of the stock in the affected area.	13 14
			(1AA)	However, the chief executive must give each relevant landholder for the affected area and each person the chief executive reasonably believes is the owner of the stock a notice stating the chief executive intends to conduct the muster on a stated day.	15 16 17 18 19 20
			(1AB)	The notice must be given at least 5 business days before the stated day.	21 22
			(1AC)	A relevant landholder for an area may be present at and take part in the muster.	23 24
			(1AD)	The chief executive may issue a permit to muster stock to a person for the purposes of the muster.	25 26
		(2)	Section 72(	6)(b), from 'shall' to 'persons'—	27
			omit, insert	<u> </u>	28
				must be dealt with in the way stated under subsection (6A)	29 30
		(3)	Section 72-	_	31

	insert—		1
	(6A)	For subsection (6)(b), stock must be dealt with as follows—	2 3
		(a) the chief executive must give each relevant landowner and each person the chief executive reasonably believes is the owner of the stock a notice stating that—	4 5 6 7
		(i) the owner may claim the stock within 14 days after the notice is given (the <i>claim period</i> ); and	8 9 10
		(ii) the stock may be disposed of if not claimed within the claim period;	11 12
		(b) if, after having been given a notice under paragraph (a), the owner of the stock does not claim it within the claim period, the chief executive may sell, destroy or otherwise dispose of the stock in the way the chief executive considers appropriate.	13 14 15 16 17 18
	(4) Section 72-	_	19
	insert—		20
	(9)	In this section—	21
		<i>relevant landholder</i> , for an affected area, means a landholder of land that adjoins the affected area.	22 23
Clause 115	Amendment o	of s 82A (Seizure and forfeiture of vehicles)	24
	(1) Section 82.	A(1)—	25
	omit, insert	<del></del>	26
	(1)	A forest officer may seize, remove and detain a vehicle on a State forest or timber reserve if the forest officer reasonably believes the vehicle—	27 28 29
		(a) is being, or has been, used in contravention of section 73; or	30 31

			(b)	is being, or has been used, in connection with an offence against section 34G; or	1 2
			(c)	has been abandoned.	3
	(2)	Section 82A	A(2)(	b), after 'subsection (1)'—	4
		insert—			5
			(a)	or (b)	6
lause 116	Ins	ertion of ne	ew s	s 82N and 82O	7
		After section	on 82	M—	8
		insert—			9
		82N Se	izure	e of vehicles by plantation officer	10
		(1)	a ve offi reas	lantation officer may seize, remove and detain chicle in a licence area for which the plantation cer is appointed if the plantation officer sonably believes the vehicle has been indoned in the area.	11 12 13 14 15
		(2)	Hov	wever, subsection (3) applies if—	16
			(a)	the owner of, or a person who claims a proprietary interest in, a vehicle detained under subsection (1) provides evidence of the person's ownership of, or interest in, the vehicle to a plantation officer at the place where the vehicle is detained; and	17 18 19 20 21 22
			(b)	the plantation officer is satisfied the person is the owner of, or has a proprietary interest in, the vehicle.	23 24 25
		(3)		e plantation officer must return the vehicle to person.	26 27
		(4)	who	e plantation officer must ensure a person to om a vehicle is returned under subsection (3) as a receipt for the vehicle.	28 29 30

				xecutive may order forfeiture of ar vehicles to plantation licensee	1 2
		(1)	This	s section applies if—	3
			(a)	a vehicle is seized under section 82N(1); and	4 5
			(b)	the owner of the seized vehicle can not be found after reasonable inquiries or, having regard to its value, it is not reasonable to make inquiries about its owner.	6 7 8 9
		(2)		chief executive may order the forfeiture of vehicle to the plantation licensee.	10 11
		(3)		plantation licensee may dispose of the vehicle ny way decided by the plantation licensee.	12 13
Clause	117	Amendment o products etc.)		3 (Dealing with forfeited forest	14 15
		Section 83(	(1), af	fter 'forfeited'—	16
		insert—			17
			to th	ne State	18
Clause	118	Amendment o State plantation		6B (Delegation by chief executive—	19 20
		Section 96I	3—		21
		insert—			22
		(1A)	fund	o, without limiting section 96A, the chief cutive may delegate the chief executive's ctions under section 82O to a plantation nsee.	23 24 25 26

[s 119]

	Part	Description 0045	1 2
Clause	119	Regulation amended	3
		This part amends the Forestry Regulation 2015.	4
Clause	120	Amendment of sch 2 (State plantation forests)	5
			6 7
		omit.	8
			9 10
		omit, insert—	11
		Lot A	12
		(3) Schedule 2, entry for Lot A on PLP0898—	13
		omit.	14
	Part	14 Amendment of Nature	15
		0	16
Clause	121	Act amended	17
			18
Clause	122	Insertion of new s 132B	19
			20
			21
		132B Decision about prescription of wildlife in	22 23
			24

|--|

			committee makes a recommendation to the Minister about the classification of particular native wildlife.	1 2 3
		(2)	Within 30 business days after receiving the recommendation from the committee, the Minister must decide whether to recommend to the Governor in Council the making of a regulation under part 5, division 2 prescribing the native wildlife to be a particular class of wildlife.	4 5 6 7 8 9
		(3)	In this section—	10
			species technical committee means the advisory committee, established under section 132, that has the function of advising the Minister on the classification of wildlife.	11 12 13 14
	Part	15	Amendment of Racing Act 2002	15
Clause	123	Act amended		16
		This part ar	mends the Racing Act 2002.	17
Clause	124	Insertion of ne	ew s 113A	18
		After section	on 113—	19
		insert—		20
		113 <b>AA</b> p	plication of rules of racing	21
		(1)	In applying the rules of racing for a code of racing, if a rule provides for an entity to perform a function that is a function of the commission, or take action in a matter relevant to the performance of a function of the commission, the commission and not the entity may perform the function or take the action, including—	22 23 24 25 26 27 28
			(a) appointing stewards; and	29
			(b) penalising participants.	30

[s	1	25]

		Note—		1
		See sect	ion 10 of the Racing Integrity Act 2016.	2
		_	of other matters relevant to the performance of a the commission—	3 4
		relating licensing	ng starters and judges, regulating matters to breeding, issuing warning off notices, g bookmakers, prohibiting substances and g animals	5 6 7 8
	(2)	rules of rathe 'Princ' controlli rule abou a functio	limiting subsection (1), in applying the acing for a code of racing, a reference to cipal Racing Authority', 'control body', ng body' or 'Racing Queensland' in a t a matter relevant to the performance of an of the commission is taken to be a to the commission.	9 10 11 12 13 14 15
lause 125	Insertion of ne	w ch 9		16
	After section	n 224—		17
	insert—			18
	Chap	ter 9	Transitional and validating provisions for Agriculture and Other Legislation Amendment Act	19 20 21 22 23
			2019	24
			of s 113A for all purposes and relevant acts	25 26
	(1)	taken to Racing (purposes,	limiting the standard, section 113A is have applied from the expiry of the <i>Transitional</i> ) <i>Regulation 2016</i> for all including for the purpose of any of the g that has been done, or is done, under	27 28 29 30 31

s	1	25

	this Act—	1
	(a) appointing starters and judges;	2
	(b) regulating matters relating to breeding;	3
	(c) issuing warning off notices;	4
	(d) licensing bookmakers;	5
	(e) prohibiting substances;	6
	(f) licensing animals.	7
	Note—	8
	The <i>Racing (Transitional) Regulation 2016</i> expired on 1 July 2017.	9 10
(2)	The standard expires on the commencement.	11
(3)	In this section—	12
	standard means the standard called 'Powers under the Rules of Racing: A standard to clarify the powers and functions under the Rules of Racing in accordance with the provisions of the Racing Act 2002 and Racing Integrity Act 2016' made by the commission under section 58(1)(b) of the Racing Integrity Act and dated 1 July 2017.	13 14 15 16 17 18 19
	idation of particular acts and omissions ne before commencement	20 21
(1)	An act done, or omission made, under this Act in the relevant period, is declared to be, and to have always been, as valid and lawful as it would have been if section 113A were in force at the time of the act or omission.	22 23 24 25 26
(2)	In this section—	27
	<i>relevant period</i> means the period starting on 1 July 2017 and ending on the commencement.	28 29

	Part	16	Amendment of Rural and Regional Adjustment Act 1994	1 2
Clause	126	Act amended		3
		This part a 1994.	amends the Rural and Regional Adjustment Act	4 5
Clause	127	Insertion of ne	ew s 16CA	6
		After section	on 16C—	7
		insert—		8
		16CAA	cting chairperson	9
		(1)	The Minister may appoint any director of the board to act as the chairperson of the board during—	10 11 12
			(a) any vacancy, or all vacancies, in the position; or	13 14
			(b) any period, or all periods, when the chairperson is absent from duty, or can not, for another reason, perform the chairperson's responsibilities.	15 16 17 18
		(2)	Subsection (1) does not affect the application of the <i>Acts Interpretation Act 1954</i> , section 24B or 25 for the appointment.	19 20 21
Clause	128	Insertion of ne	ew s 32A	22
		After section	on 32—	23
		insert—		24
		32A Res	signation	25
			The chief executive officer may resign by signed written notice given to the Minister.	26 27

	Part	t 17		ent of State Pe ent Regulation		1 2
Clause	129	Re	gulation amended			3
			This part amends the <i>State</i> 2014.	Penalties Enforceme	ent Regulation	4 5
Clause	130		endment of sch 1 (Infringes for nominated laws)	gement notice offe	ences and	6 7
		(1)	Schedule 1, entry for <i>Biose</i> 24(1), as affected by sec paragraph (b)(iii) of the per general biosecurity obligation the <i>Biosecurity Regulation</i>	tion 25, in the circular to on is because of a co	cumstances in discharge the	8 9 10 11 12
			insert—			13
			• s 94H(1)	5	-	
		(2)	Schedule 1, entry for <i>Biose</i>	curity Regulation 20	16—	14
			omit.			15
		(3)	Schedule 1, entry for <i>Summ</i> section 13(1), column 2, '1	• 00	005, entry for	16 17
			omit, insert—			18
			2			19
		(4)	Schedule 1, entry for <i>Summ</i> section 13(2), 's 13(2)'—	nary Offences Act 2	005, entry for	20 21
			omit, insert—			22
			s 13(3)			23

[s 131]

	Part	18		_		dment of Summary ces Act 2005	1 2
Clause	131	Ac	t amended				3
			This part an	nend	s the	Summary Offences Act 2005.	4
Clause	132				-	Unlawful assembly)	5
		(1)	Section 10A	<b>(</b> (1)()	b)—		6
			omit, insert-	_			7
				(b)		conduct of them taken together would se a person in the vicinity—	8 9
					(i)	to reasonably fear that unlawful violence will be used to a person or property; or	10 11 12
					(ii)	if the conduct happens on land mentioned in section 13(1)—to believe, on reasonable grounds, that the conduct—	13 14 15 16
						(A) poses a risk to the health or safety of a person; or	17 18
						(B) poses a risk to the welfare of an animal; or	19 20
						(C) poses a biosecurity risk as defined under the <i>Biosecurity Act 2014</i> ; or	21 22
						(D) is likely to cause economic loss to a business carried out on the land; or	23 24 25
						Example of conduct for sub-subparagraph (D)—	26 27
						conduct that stops, or interferes with, the operation of equipment or machinery that is necessary for a business's production of a product	28 29 30 31

					(E) poses a risk to the safety of food produced for human or animal consumption.	1 2 3
	(2)	) Section	on 10A(2	(c), fr	om 'who'—	4
		omit,	insert—			5
				who	)—	6
				(i)	holds the fear mentioned in subsection $(1)(b)(i)$ ; or	7 8
				(ii)	has the belief mentioned in subsection (1)(b)(ii)(A), (B), (C), (D) or (E).	9 10
	(3)	) Section	on 10A—	_		11
		insert	<u> </u>			12
		(			ons (1)(b)(ii) and (2)(c)(ii) apply subject dustrial Relations Act 2016.	13 14
lause		eplacen c.)	nent of	s 13 (l	Inlawfully entering farming land	15 16
lause		c.)	nent of	s 13 (l	Inlawfully entering farming land	
lause		Section		s 13 (l	Inlawfully entering farming land	16
lause		Section	on 13— insert—	·	Inlawfully entering farming land entering or remaining on particular	16 17
lause		Section omit,	on 13— insert— Unlav land (1) A	rfully e	entering or remaining on particular must not unlawfully enter, or remain on,	16 17 18 19
lause		Section omit,	on 13— insert— Unlav land (1) A	fully e	entering or remaining on particular must not unlawfully enter, or remain on,	16 17 18 19 20 21
lause		Section omit,	on 13— insert— Unlav land (1) A	person used	entering or remaining on particular must not unlawfully enter, or remain on,	16 17 18 19 20 21 22
lause		Section omit,	on 13—  insert—  Unlav land  (1) A la  (3)	person nd used a) an a	entering or remaining on particular must not unlawfully enter, or remain on, if for— egricultural activity; or	16 17 18 19 20 21 22 23
lause		Section omit,	on 13—  insert—  Unlav land  (1) A la  (3)	person an a a b) an a b) a fe	entering or remaining on particular must not unlawfully enter, or remain on, all for— agricultural activity; or animal husbandry activity; or	16 17 18 19 20 21 22 23 24

	Examples for paragraph (e)—	1
	wildlife park or zoo	2
	Maximum penalty—20 penalty units or 12 months imprisonment.	3 4
(2)	Subsection (1) applies whether or not the person lawfully entered the land.	5 6
(3)	A person must not unlawfully open, and leave open, any gate, fence or other barrier that encloses all or part of enclosed land used for—	7 8 9
	(a) an agricultural activity; or	10
	(b) an animal husbandry activity; or	11
	(c) a holding facility; or	12
	(d) a food production facility, including, for example, a facility that produces pet food; or	13 14
	(e) the exhibition of animals.	15
	Examples for paragraph (e)—	16
	wildlife park or zoo	17
	Maximum penalty—10 penalty units or 6 months imprisonment.	18 19
(4)	This section does not prevent an authorised industrial officer entering a workplace in accordance with the terms of the person's appointment as an authorised industrial officer.	20 21 22 23
(5)	In this section—	24
	agricultural activity includes—	25
	(a) cultivating soil; and	26
	(b) broadcasting seed to establish an improved pasture; and	27 28
	(c) planting, gathering or harvesting a crop, including a food or fibre crop; and	29 30
	(d) growing non-indigenous grasses, legumes or forage cultivars; and	31 32

(e)	horticulture or viticulture activities.	1
anin	nal husbandry activity includes—	2
(a)	breeding, keeping, raising or caring for animals, for commercial purposes; and	3 4
(b)	establishing or operating a dairy, feedlot, piggery or animal saleyard; and	5 6
(c)	grazing animals; and	7
(d)	aquaculture; and	8
(e)	beekeeping; and	9
(f)	poultry farming of more than 100 birds; and	10
(g)	testing or inoculation of animals, including using diagnostic agents, serums and vaccines.	11 12 13
	<i>ibit</i> , an animal, includes display the animal at ivate event.	14 15
type or l	ding facility means a place where 1 or more as of animal are regularly or periodically held kept on a temporary basis, including, for mple, any of the following—	16 17 18 19
(a)	a local government reserve or commonage;	20
(b)	a pound;	21
(c)	an animal refuge;	22
(d)	a meat processing facility;	23
(e)	a live export holding;	24
(f)	a showground for animals;	25
(g)	a sporting ground for animals;	26
(h)	a stock route.	27
live	export holding means—	28
(a)	a depot for the live export of animals; or	29

			(b) an embarkation point for the export of live animals.	1 2
			<i>meat processing facility</i> means an abattoir or other facility at which animals are killed for meat for trade or commerce.	3 4 5
			stock route see the Stock Route Management Act 2002, schedule 3.	6 7
	Part	19	Amendment of Veterinary Surgeons Act 1936	8 9
Clause	134	Act	: amended	10
			This part amends the Veterinary Surgeons Act 1936.	11
Clause	135	Am	endment of s 8 (Board to hold triennial election)	12
		(1)	Section 8, heading, 'triennial election'—	13
			omit, insert—	14
			elections of members	15
		(2)	Section 8(1), 'shall be a triennial'—	16
			omit, insert—	17
			must be an	18
		(3)	Section 8(2), 'in every third year'—	19
			omit.	20
		(4)	Section 8(3), 'no later than 30 June'—	21
			omit, insert—	22
			within the period that is more than 6 months, but not more than 1 year, before the term of appointment of the elected members of the board ends	23 24 25 26

ſs	136	ı
v	100	ı

	Part	Minor and consequential amendments	1 2	
Clause	136	Legislation amended	3	
		Schedule 1 amends the legislation it mentions.	4	

Schedule 1		Other amendments	
		section 136	6 2
Anin	nal Care an	d Protection Act 2001	3
1	Section 114	l(2)(a)(ii), 'Queensland Incorporated'—	4
	omit, ins	sert—	5
		(Queensland) Limited	6
2	Schedule, definition <i>prescribed entity</i> , paragraph (a), 'Queensland Incorporated'—		
	omit, ins	sert—	9
		(Queensland) Limited	10
Anin	nal Care an	d Protection Regulation 2012	11
1	Section 8, '	Queensland Incorporated'—	12
	omit, ins	sert—	13
		(Queensland) Limited	14

Ani	imal Management (Cats and Dogs) Act 2008	1
1	Schedule 2, definition <i>authorised implanter</i> , paragraph (a)(i), 'PIDs'—	2 3
	omit, insert—	4
	PPIDs	5
2	Schedule 2, definition <i>primary producer</i> , paragraph (a)(ii), 'maize, or'—	6 7
	omit, insert—	8
	maize or	9
Bio	osecurity Act 2014	10
1	Section 435K, heading, 'Accreditation'—	11
	omit, insert—	12
	Approval	13
2	Section 435K(2)(a), 'this division'—	14
	omit, insert—	15
	division 5	16
3	Section 482(2), 'subsection (1)(f)(i)'—	17
	omit, insert—	18
	subsection $(1)(g)(i)$	19

Environmental Offsets Act 2014			
1	Section 18(5)(b), example, from 'Land Protection' to 'pests'—		
	omit, insert–	_	4
	1	Biosecurity Act 2014, section 23 to take all reasonable and practical measures to prevent or minimise a biosecurity risk within the meaning of that Act	5 6 7 8
Fish	eries Act 1994		9
1	Section 217(1), (e)—	definition official, paragraphs (d) and	10 11
	renumber as	paragraphs (c) and (d).	12
Foo	d Production (	Safety) Act 2000	13
1	Section 81(b), a	ofter 'or'—	14
	insert—		15
		ought	16

Justi	tices Act 1886	1			
1	Section 4, definition <i>RSPCA inspector</i> , paragraph (b), 'Queensland Incorporated'—  omit, insert—  (Queensland) Limited				
	(Queensiand) Emmed	5			
Raci	ing Act 2002	6			
1	After chapter 3, part 2, heading—				
	insert—	8			
	Division 1 General provis	ions about 9			
	policies	10	0		
Chapter 7, part 2, heading, 'provisions'—					
_	insert—				
	provision	1:			
	hi o dizion	1.	3		
3	Chapter 7, part 2, division 7, heading—	14	4		
	omit.	1:	5		

 $\ensuremath{\mathbb{O}}$  State of Queensland 2019