

COVID-19 Emergency Response and Other Legislation Amendment Bill 2020



Queensland

COVID-19 Emergency Response and Other Legislation Amendment Bill 2020

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2020

A Bill

for

An Act to amend the Acts Interpretation Act 1954, the COVID-19 Emergency Response Act 2020, the Domestic and Family Violence Protection (COVID-19 Emergency Response) Regulation 2020, the Explosives Legislation (COVID-19 Emergency Response) Regulation 2020, the Electoral Act 1992, the Gaming Machine Act 1991, the Liquor Act 1992, the Local Government Act 2009, the Local Government Electoral Act 2011, the Retail Shop Leases and Other Commercial Leases (COVID-19 Emergency Response) Regulation 2020, the Youth Justice Act 1992 and the other legislation mentioned in sections 37 and 38 and schedule 1 for particular purposes

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	The P	ne Parliament of Queensland enacts—		1
	Part	1	Preliminary	2
Clause	1	Sho	ort title	3
			This Act may be cited as the COVID-19 Emergency Response and Other Legislation Amendment Act 2020.	4 5
Clause	2	Co	mmencement	6
		(1)	Part 2, division 3 is taken to have commenced on 2 December 2020.	7 8
		(2)	Section 4(2) commences on the day after the COVID-19 legislation expiry day.	9 10
		(3)	Section 39 and schedule 1 commence on 1 March 2021.	11
		(4)	Section 45(2) commences on a day to be fixed by proclamation.	12 13
	Part	2	Amendments related to	14
			extending the expiry of	15
			COVID-19 emergency response	16
			legislation	17
	Divis	ion		18
			Act 1954	19
Clause	3	Act	amended	20
			This division amends the Acts Interpretation Act 1954.	21

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Clause	4	Amendment of sch 1 (Meaning of commonly used words and expressions)	1 2
		(1) Schedule 1—	3
		insert—	4
		COVID-19 legislation expiry day see the COVID-19 Emergency Response Act 2020, section 4A.	5 6 7
		(2) Schedule 1, definition COVID-19 legislation expiry day—	8
		omit.	9
	Divis	Sion 2 Amendment of COVID-19 Emergency Response Act 2020	10 11
Clause	5	Act amended	12
		This division amends the COVID-19 Emergency Response Act 2020.	13 14
Clause	6	Amendment of s 4 (Application of Act)	15
		Section 4(2), 'or 6(3)'—	16
		omit, insert—	17
		, 6(3) or 25(3)	18
Clause	7	Insertion of new s 4A	19
		After section 4—	20
		insert—	21
		4A Meaning of COVID-19 legislation expiry day	22
		In an Act or statutory instrument, <i>COVID-19</i> legislation expiry day means the earlier of—	23 24
		(a) 30 April 2021; or	25

[s	8
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		(b) another day prescribed by regulation as the COVID-19 legislation expiry day.	1 2
Clause	8	Amendment of s 5 (Extraordinary regulations)	3
		Section 5—	4
		insert—	5
		(7A) An extraordinary regulation must be made before, and expires on, the COVID-19 legislation expiry day.	6 7 8
Clause	9	Amendment of s 12 (Power of entity to modify statutory time limit)	9 10
		Section 12(7), '31 December 2020'—	11
		omit, insert—	12
		the COVID-19 legislation expiry day	13
Clause	10	Amendment of s 13 (Regulation-making power to modify statutory time limit)	14 15
		Section 13(4), '31 December 2020'—	16
		omit, insert—	17
		the COVID-19 legislation expiry day	18
Clause	11	Amendment of s 15 (Regulation-making power, and power of court, to modify statutory time limit relating to proceeding)	19 20 21
		Section 15(4), '31 December 2020'—	22
		omit, insert—	23
		the COVID-19 legislation expiry day	24

S 12	s	12]	
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Clause	12	Amendment of s 19 (Appointment of commissioner)	1
		Section 19(7)—	2
		omit.	3
Clause	13	Amendment of s 23 (Regulation-making power for retail leases and other prescribed leases)	4 5
		Section 23(6)—	6
		omit, insert—	7
		(6) A regulation under this section must be made before, and expires on, the COVID-19 legislation expiry day.	8 9 10
Clause	14	Amendment of s 24 (Regulation-making power for residential tenancies and rooming accommodation etc.)	11 12
		Section 24(8)—	13
		omit, insert—	14
		(8) A regulation under this section must be made before, and expires on, the COVID-19 legislation expiry day.	15 16 17
Clause	15	Replacement of pt 9 (Expiry of Act)	18
		Part 9—	19
		omit, insert—	20
		Part 9 Transitional provisions	21
		Division 1 Transitional	22
		regulation-making power	23
		25 Transitional regulation-making power	24
		(1) A regulation (the transitional regulation) may	25

	mak	te provision about a matter for which—	1
	(a)	it is necessary to make provision to allow or facilitate the doing of anything to achieve the transition from the operation of an affected law, as modified by a COVID-19 law, to the operation of the affected law after the expiry of the COVID-19 law; and	2 3 4 5 6 7
	(b)	this Act or the affected law does not make provision or sufficient provision.	8 9
(2)		transitional regulation may have ospective operation to a day not earlier than day the COVID-19 law expires.	10 11 12
(3)	with exte	transitional regulation may be inconsistent in the affected law, and any other Act, to the ent necessary to achieve the transition attioned in subsection (1).	13 14 15 16
(4)	The	transitional regulation must declare it—	17
	(a)	is a transitional regulation; and	18
	(b)	is made under this section.	19
(5)	exp	transitional regulation for a COVID-19 law ires 2 years after the day the COVID-19 law ires.	20 21 22
(6)	In tl	nis section—	23
	affe	cted law means—	24
	(a)	an Act under which an extraordinary regulation has been made; or	25 26
	(b)	the Residential Tenancies and Rooming Accommodation Act 2008; or	27 28
	(c)	the Retail Shop Leases Act 1994; or	29
	(d)	another Act of which a COVID-19 law is a provision or was a provision before it expired.	30 31 32
	CO	VID-19 law means—	33

s	1	61

(a	an extraordinary regulation, or a provision of an extraordinary regulation, even if the extraordinary regulation or provision expired before the commencement; or	1 2 3 4
(b	a regulation made under section 23 or 24, or a provision of a regulation made under section 23 or 24, even if the regulation or provision expired before the commencement; or	5 6 7 8 9
(c) a provision of an Act mentioned in schedule 1AA, even if the provision expired before the commencement.	10 11 12
ех	<i>cpiry</i> includes repeal.	13
Division	2 Transitional provision for COVID-19 Emergency Response and Other Legislation Amendment	14 15 16 17
	Act 2020	18
26 Appoi	ntment of small business commissioner	19
in	his section applies in relation to a person who, amediately before commencement, held office the commissioner.	20 21 22
te	he person's appointment has effect despite the rm of appointment stated in the person's strument of appointment.	23 24 25
Insertion of new	sch 1AA	26
Before schedu	le 1—	27
insert—		28
Schedu	le 1AA COVID-19 laws	29

Clause 16

section 25(6) definition COVID-19 law, paragraph (c)

1

the Acts Interpretation Act 1954, sections 15DB and 15DC

the *Body Corporate and Community Management Act 1997*, chapter 7, part 3

the Building and Construction Industry (Portable Long Service Leave) Act 1991, part 7A

the Building Units and Group Titles Act 1980, part 6A

the Contract Cleaning Industry (Portable Long Service Leave) Act 2005, part 6A

the Corrective Services Act 2006, chapter 6, part 15A

the Disability Services Act 2006, part 8, division 2A

the Disaster Management Act 2003, part 12A

the Environmental Protection Act 1994, chapter 11A

the Forensic Disability Act 2011, chapter 12, part 2A

the Gaming Machine Act 1991, part 11A

the Liquor Act 1992, part 10A

the Manufactured Homes (Residential Parks) Act 2003, section 146A

the Mental Health Act 2016, chapter 18B

the Police Powers and Responsibilities Act 2000, chapter 18B

the Private Health Facilities Act 1999, part 11A

the *Public Health Act 2005*, chapter 8, to the extent that chapter relates to the COVID-19 emergency

the Statutory Instruments Act 1992, section 56B

the Youth Justice Act 1992, section 264A

s 1/

	Divis	ion 3	Amendment of Domestic and Family Violence Protection (COVID-19 Emergency Response) Regulation 2020	1 2 3 4
Clause	17	Regulation a	amended	5
			ision amends the <i>Domestic and Family Violence</i> on (COVID-19 Emergency Response) Regulation	6 7 8
Clause	18	Replacemer	nt of ss 11–13	9
		Sections	11 to 13—	10
		omit, inse	ert—	11
		E	ransitional provision for COVID-19 mergency Response and Other Legislation mendment Act 2020	12 13 14
		(1	This section applies in relation to an application made under section 32 or 86 of the Act during the period—	15 16 17
			(a) starting on 4 December 2020; and	18
			(b) ending immediately before the enactment of the COVID-19 Emergency Response and Other Legislation Amendment Act 2020.	19 20 21
		(2	To remove any doubt, it is declared that sections 7 and 8 apply, and are taken always to have applied, in relation to the requirement under section 32 or 86 of the Act for the applicant to verify the application.	22 23 24 25 26
		12 E	xpiry	27
			This regulation expires on the COVID-19 legislation expiry day.	28 29

[s 19]

	DIVIS	I	Leg	endment of Explosives dislation (COVID-19 Emergency sponse) Regulation 2020	1 2 3
Clause	19	Regulation ame	end	ed	4
				nends the Explosives Legislation (COVID-19 onse) Regulation 2020.	5 6
Clause	20	Insertion of nev	ws	2 A	7
		After section	n 2—	_	8
		insert—			9
		2A Defi	initic	on	10
			In th	is regulation—	11
			CO	VID-19 response period means the period—	12
			(a)	starting on the day this regulation commenced; and	13 14
			(b)	ending on the COVID-19 legislation expiry day.	15 16
Clause	21	Amendment of 1999, s 19 (Teri		(Modification of the Explosives Act fauthority))	17 18
		(1) Section 3(2),	, '31	December 2020'—	19
		omit, insert–	_		20
			the (COVID-19 legislation expiry day	21
		(2) Section 3(3)-)—		22
		omit.			23
Clause	22			(Modification of the Explosives 33 (Shotfirer licence))	24 25
		Section 4, 'e	emer	gency period'—	26

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		omit, insert—	1
		response period	2
Clause	23	Amendment of s 5 (Modification of the Explosives Regulation 2017, s 37 (Shotfirer licence))	3 4
		Section 5, 'emergency period'—	5
		omit, insert—	6
		response period	7
Clause	24	Amendment of s 12 (Expiry)	8
		Section 12, '31 December 2020'—	9
		omit, insert—	10
		the COVID-19 legislation expiry day	11
	Divis	ion C Amondment of Coming Mochine Act	
	DIVIS	ion 5 Amendment of Gaming Machine Act 1991	12 13
Clause	DIVIS	-	
Clause		1991	13
		1991 Act amended	13 14
	25	1991 Act amended This division amends the <i>Gaming Machine Act 1991</i> .	13 14 15
Clause Clause	25	1991 Act amended This division amends the <i>Gaming Machine Act 1991</i> . Amendment of s 367E (Gaming tax notices)	13 14 15
	25	Act amended This division amends the <i>Gaming Machine Act 1991</i> . Amendment of s 367E (Gaming tax notices) Section 367E(3), '31 December 2020'—	13 14 15 16 17
	25	Act amended This division amends the <i>Gaming Machine Act 1991</i> . Amendment of s 367E (Gaming tax notices) Section 367E(3), '31 December 2020'— omit, insert—	13 14 15 16 17 18
Clause	25 26	Act amended This division amends the <i>Gaming Machine Act 1991</i> . Amendment of s 367E (Gaming tax notices) Section 367E(3), '31 December 2020'— omit, insert— the COVID-19 legislation expiry day	13 14 15 16 17 18 19

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		the COV	/ID-19 legislation expiry day	1
Clause	28	Amendment of s 491 (Act 1954, s 20A)	Application of Acts Interpretation	2 3
		Section 491(1), note,	'31 December 2020'—	4
		omit, insert—		5
		the COV	/ID-19 legislation expiry day	6
Clause	29	Insertion of new pt 12,	, div 23	7
		Part 12—		8
		insert—		9
		Division 23	Transitional provision for COVID-19 Emergency Response and Other Legislation Amendment Act 2020	10 11 12 13 14
		493 Expiry of ga	aming tax notices	15
			367E, as in force from the acement, applies to a gaming tax notice the notice was made before or after the acement.	16 17 18 19

s	30]
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	Divisi	ion 6 Amendment of Retail Shop Leases and Other Commercial Leases (COVID-19 Emergency Response) Regulation 2020	1 2 3 4
Clause	30	Regulation amended	5
		This division amends the Retail Shop Leases and Other Commercial Leases (COVID-19 Emergency Response) Regulation 2020.	6 7 8
Clause	31	Amendment of s 2 (Declaration)	9
		Section 2, note, '31 December 2020'—	10
		omit, insert—	11
		the COVID-19 legislation expiry day	12
Clause	32	Amendment of s 12 (Lessor under affected lease must not take prescribed action on particular grounds)	13 14
		Section 12(1), after 'must not'—	15
		insert—	16
		, during or after the response period or extension period,	17 18
Clause	33	Amendment of s 14 (Parties must renegotiate rent payable and other conditions)	19 20
		Section 14(1), 'the rent payable'—	21
		omit, insert—	22
		any or all of the rent payable during the response period or extension period	23 24

s	34

Clause	34	Am	nendment o	t s 16 (Further rent negotiations)	1
			Section 16(2), after 'reduction in rent'—	2
			insert—		3
				payable	4
	Divis	sion	7	Amendment of Youth Justice Act	5
				1992	6
Clause	35	Ac	t amended		7
			This division	on amends the Youth Justice Act 1992.	8
Clause	36			f s 264A (Appointment of temporary tre employees—COVID-19 emergency)	9 10
		(1)	Section 264	4A(5) and (8), '31 December 2020'—	11
			omit, insert	<u></u>	12
				the COVID-19 legislation expiry day	13
		(2)	Section 264	4A—	14
			insert—		15
			(7A)	The chief executive may delegate the chief executive's powers under this Act to an appropriately qualified temporary detention centre employee.	16 17 18 19
		(3)	Section 264	4A(9)—	20
			insert—		21
				appropriately qualified see section 312(2).	22

	Divis	ion	8	Amendment of other legislation	1
lause	37	Am	endr	nent of various Acts	2
		(1)	the	of the following Acts is amended by, in the provision Act mentioned, omitting '31 December 2020' tring 'the COVID-19 legislation expiry day'—	
			•	the following provisions of the <i>Body Corporate</i> Community Management Act 1997—	<i>and</i> 6 7
				• section 323C, definition <i>relevant period</i> , parag (b)	graph 8 9
				• section 323I	10
				• section 445(1), note	11
				• section 446(3), definition <i>expiry day</i>	12
			•	the Building Units and Group Titles Act 1980, sec 134E and 142(1), note	tions 13 14
			•	the Casino Control Act 1982, section 57A(2)	15
			•	the Corrective Services Act 2006, section 351E	16
			•	the Disaster Management Act 2003, section 138B	17
			•	the Environmental Protection Act 1994, section 547	7L 18
			•	the Keno Act 1996, section 116A(2)	19
			•	the Liquor Act 1992, sections 235D(5) and 235J	20
			•	the Lotteries Act 1997, section 99A(2)	21
			•	the Manufactured Homes (Residential Parks) Act 2 section 146A(8)	2003, 22 23
			•	the Mental Health Act 2016, sections 800I(3)(b) 800P	and 24 25
			•	the Public Health Act 2005, section 362Q.	26
		(2)	secti	Body Corporate and Community Management Act I on 323F(1)(b), example is amended by omitting uary 2021' and inserting '1 June 2021'.	

	(3)	The Justice and Other Legislation (COVID-19 Emergency Response) Amendment Act 2020, section 2(1) is amended by omitting '1 January 2021' and inserting 'the day after the COVID-19 legislation expiry day'.	1 2 3 4
lause 38	3 Am	endment of various statutory instruments	5
	(1)	Each of the following statutory instruments is amended by, in the provision of the instrument mentioned, omitting '31 December 2020' and inserting 'the COVID-19 legislation expiry day'—	6 7 8 9
		• the Body Corporate and Community Management (Accommodation Module) Regulation 2008, section 43A	10 11
		• the Body Corporate and Community Management (Commercial Module) Regulation 2008, section 18A	12 13
		• the <i>Body Corporate and Community Management Regulation 2008</i> , section 3A(4)	14 15
		• the Body Corporate and Community Management (Small Schemes Module) Regulation 2008, section 18A	16 17
		• the Body Corporate and Community Management (Standard Module) Regulation 2008, section 43A	18 19
		• the Building Units and Group Titles Regulation 2008, section 16A	20 21
		• the Corrective Services (COVID-19 Emergency Response) Regulation 2020, section 8	22 23
		• the <i>Economic Development (COVID-19 Emergency Response) Regulation 2020</i> , sections 3, definition <i>response period</i> , paragraph (b) and 8	24 25 26
		• the <i>Education Legislation (COVID-19 Emergency Response) Regulation 2020</i> , sections 8(2), 11(2), 12(1) and 14	27 28 29
		• the Family Responsibilities Commission (COVID-19 Emergency Response) Regulation 2020, sections 3, definition response period, paragraph (b) and 15	30 31 32

•	the Gaming Tax Notice 2020, section 2, note	1
•	the Gaming Tax Notice (No. 2) 2020, section 2, note	2
•	the Health Legislation (COVID-19 Emergency Response) Regulation 2020, sections 4 and 15	3 4
•	the Justice Legislation (COVID-19 Emergency Response—Community Titles Schemes and Other Matters) Regulation 2020, sections 14(1) and (3) and 15	5 6 7
•	the Justice Legislation (COVID-19 Emergency Response—Documents and Oaths) Regulation 2020, section 27	8 9 10
•	the Justice Legislation (COVID-19 Emergency Response—Proceedings and Other Matters) Regulation 2020, sections 4, definition relevant period, paragraph (b) and 22	11 12 13 14
•	the Local Government (COVID-19 Emergency Response) Regulation 2020, section 4	15 16
•	the <i>Planning (COVID-19 Emergency Response)</i> Regulation 2020, sections 7(4), definition response period, paragraph (b) and 8	17 18 19
•	the Residential Tenancies and Rooming Accommodation (COVID-19 Emergency Response) Regulation 2020, section 3, note	20 21 22
•	the Youth Justice (COVID-19 Emergency Response) Regulation 2020, sections 4(4), definition response period, paragraph (b) and 5.	23 24 25
	Economic Development (COVID-19 Emergency onse) Regulation 2020, section 6(2)(b)(ii) is amended by ting '18 December 2020' and inserting '30 April 2021'.	26 27 28
meet	Family Responsibilities Commission (COVID-19 regency Response) Regulation 2020, section 13 is nded by omitting '2020 if the members hold a board ing in 2020' and inserting 'a year if the members hold a d meeting in that year'.	29 30 31 32 33

(2)

(3)

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		 (4) The Justice Legislation (COVID-19 Emergency Response—Community Titles Schemes and Other Matters) Regulation 2020, section 5(1)(b) is amended by omitting 'when the COVID-19 emergency period ends' and inserting 'on the COVID-19 legislation expiry day'. (5) The Justice Legislation (COVID-19 Emergency Response—Community Titles Schemes and Other Matters) Regulation 2020, sections 12(1) and 13(1) are amended by omitting 'during the COVID-19 emergency period' and inserting 'on or before the COVID-19 legislation expiry day'. 	1 2 3 4 5 6 7 8 9 10
Clause	39	Amendments to body corporate and community management regulation modules commencing on 1 March 2021	11 12 13
		Schedule 1 amends the regulation modules under the <i>Body Corporate and Community Management Act 1997</i> it mentions.	14 15 16
	Part	3 Amendment of Electoral Act 1992	17 18
Clause	40	Act amended	19
		This part amends the Electoral Act 1992.	20
Clause	41	Amendment of s 197 (Definitions)	21
		Section 197, definition by-election—	22
		omit.	23
Clause	42	Insertion of new pt 12C	24
		After part 12B—	25
		insert—	26

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Part 12C		By-elections held during COVID-19 emergency period	1 2 3
392ZB I	Purpos	e of part	4
(1)	of a by that he	arpose of this part is to facilitate the holding velection to which this part applies in a way elps minimise serious risks to the health and of persons caused by the COVID-19 ency.	5 6 7 8 9
(2)	In this	section—	10
	COVI	D-19 emergency means—	11
	th fo a	ne declared public health emergency under ne <i>Public Health Act 2005</i> , section 319(2) or COVID-19 declared on 29 January 2020 is extended and further extended under that act; or	12 13 14 15 16
	u	nother declared public health emergency nder the <i>Public Health Act 2005</i> , section 19(2) for COVID-19.	17 18 19
392ZC	Applica	ation of part	20
	This p	art applies—	21
	W	relation to each by-election for which the vrit is issued on or before the COVID-19 egislation expiry day; and	22 23 24
		espite any other provision of this Act about ne holding of a by-election.	25 26
392ZD I	Definiti	ons for part	27
(1)	In this	part—	28
	postal	vote means a declaration vote made by an	29

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	elector, using a ballot paper and declaration envelope sent to the elector, and posted or sent to the commission or the returning officer.	1 2 3			
(2)	In this part, a reference to the returning officer in relation to a by-election is a reference to the returning officer for the electoral district for which the by-election is being held.	4 5 6 7			
392ZE	Time limits in writ	8			
(1)	This section applies in relation to the writ issued for a by-election.	9 10			
(2)	The cut-off day for electoral rolls stated in the writ may be a day earlier than the day provided for under section 84(1)(b).				
(3)	The cut-off day for the nomination of candidates stated in the writ may be a day earlier than the day provided for under section 84(1)(c).				
(4)	Despite anything in this Act, the Governor or Speaker, whoever issued the writ, may by gazette notice—				
	(a) postpone the polling day stated in the writ to—	20 21			
	(i) a later day stated in the notice; or	22			
	(ii) another day to be fixed by a further gazette notice under this paragraph; or	23 24			
	(b) substitute a later day stated in the notice for a day stated in the writ under section 84(1)(b), (c), (d) or (e).	25 26 27			
(5)	A gazette notice under subsection (4) may be made before, on or after the day stated in the writ.	28 29			
392ZF	Adjournment of poll	30			
(1)	This section applies if the poll for a by-election is				

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	adjourned under section 99B(3) or 100(1).	1
(2)	Section 100 applies in relation to the poll as if the reference in section 100(3) to a day not later than 34 days after the polling day were a reference to	2 3 4
	the earliest Saturday on which the commission is satisfied the poll may practicably and safely be taken or resumed.	5 6 7
(3)	To remove any doubt, it is declared that the commission may act under section 100, as applied under this section, as occasion requires.	8 9 10
392ZG F	Procedure for voting	11
(1)	A regulation may declare for a by-election that, despite section 107, the electors in the by-election, or of a stated class, must vote in the by-election by postal vote.	12 13 14 15
(2)	The regulation may—	16
	(a) provide for the commission to post, deliver or otherwise send a ballot paper and declaration envelope to each elector to whom the declaration applies; and	17 18 19 20
	(b) permit electors to whom the declaration applies to vote in the by-election other than by postal vote, including, for example—	21 22 23
	(i) by making an electronically assisted vote; or	24 25
	(ii) voting in another stated way approved by the commission.	26 27
(3)	A regulation made under this section applies in relation to voting in a by-election despite any other provision of this part.	28 29 30
392ZH F	Pre-poll ordinary voting	31
	An elector may make a pre-poll ordinary vote for	32

	a by-election, by following the procedures set out in section 112, during the period—	1 2		
	(a) beginning 12 days before the polling day for the by-election; and	3 4		
	(b) ending at 6p.m. on the day before the polling day for the by-election.	5 6		
	aking a declaration vote using posted ing papers	7 8		
(1)	The commission may, for a by-election, by notice published on the commission's website, fix a time and day by which an elector may make a postal vote request under section 119 that is—	9 10 11 12		
	(a) earlier or later than the time and day mentioned in section 119(2)(b); but	13 14		
	(b) before the polling day for the by-election.	15		
(2)	Section 119 applies for the by-election as if the reference in section 119(2)(b) to 7p.m. on the day that is 12 days before the polling day for the election were a reference to the time and day fixed under subsection (1).			
392ZJ E	Electoral visitor voting	21		
(1)	This section applies if the commission is satisfied, for a by-election, that it would pose a risk to the health and safety of an issuing officer to visit, under section 120—	22 23 24 25		
	(a) a particular elector who has given a request to vote as an electoral visitor voter under section 120; or	26 27 28		
	(b) electors in the by-election; or	29		
	(c) electors in the by-election of a particular	30 31		

(2)	The commission or the returning officer may direct issuing officers not to visit the elector or electors.	1 2 3
(3)	The commission or returning officer must, to the extent practicable, have an issuing officer make alternative arrangements to enable an elector affected by the direction to vote in the by-election.	4 5 6 7
(4)	Subject to the direction, section 120 applies to issuing officers giving effect to the arrangements.	8 9
392ZK E	Electronically assisted voting	10
(1)	This section applies if the commission is satisfied that, having regard to the purpose of this part, it would be in the public interest to allow electors of a class not mentioned in section 121A to make an electronically assisted vote in a by-election.	11 12 13 14 15
(2)	The commission may, by notice published on the commission's website, declare that electors of the class may make an electronically assisted vote in the by-election.	16 17 18 19
(3)	An elector of a class declared under subsection (2) may make an electronically assisted vote in the by-election.	20 21 22
(4)	For the by-election, the commission's procedures under section 121B apply in relation to electors of a class declared under subsection (2).	23 24 25
(5)	The commission may make procedures about how electors may make electronically assisted votes in a by-election.	26 27 28
(6)	The procedures—	29
	(a) must be published on the commission's website; and	30 31

	(b) take effect when they are published on the commission's website or any later day stated in the procedures.	1 2 3
(7)	If the commission makes procedures under subsection (5)—	4 5
	(a) the procedures apply in relation to electors who may make an electronically assisted vote for a by-election under section 121A or subsection (3); and	6 7 8 9
	(b) if there is any inconsistency between the procedures under subsection (5) and the procedures under section 121B, the procedures under subsection (5) prevail to the extent of the inconsistency; and	10 11 12 13 14
	(c) for a by-election, a reference in this Act or another document to procedures approved under section 121B(3) is taken to include a reference to the procedures in effect under subsection (6).	15 16 17 18 19
	Distribution or display of how-to-vote cards other election material	20 21
(1)	This section applies if the commission is satisfied that, having regard to the purpose of this part, it would be in the public interest to regulate, limit or prohibit the distribution or display of how-to-vote cards or other election material at a polling booth for a by-election.	22 23 24 25 26 27
(2)	The commission may give a direction—	28
	(a) about how, where or when how-to-vote cards may be distributed or displayed at a polling booth for the by-election; or	29 30 31
	(b) prohibiting the distribution or display of how-to-vote cards or other election material at a polling booth for the by-election; or	32 33

	(c) prohibiting a person from canvassing for votes in or near polling booths; or	1 2
	(d) permitting the display of political statements at a place mentioned in section 190(1).	3 4
(3)	The direction must be published on the commission's website.	5 6
(4)	A person must not contravene the direction, unless the person has a reasonable excuse.	7 8
	Maximum penalty—10 penalty units.	9
(5)	Section 190 does not apply in relation to the display of a political statement permitted under the direction.	10 11 12
	Directions about candidates or scrutineers particular places	13 14
(1)	The commission may give a direction for a by-election—	15 16
	(a) regulating the number of scrutineers each candidate may have at a polling booth or another place where a scrutineer is entitled to be present under this Act; or	17 18 19 20
	(b) prohibiting a candidate or scrutineer from being present at a polling booth or another place where the candidate or scrutineer would otherwise be entitled to be present under this Act.	21 22 23 24 25
	Example of another place—	26
	a place where votes for the by-election are to be counted	27
	Example of a direction that may be given under paragraph (b)—	28 29
	a direction prohibiting a scrutineer from accompanying an issuing officer under section 109	30 31
(2)	However, the commission may give a direction under subsection (1) only if the commission is	32 33

	satisfied that, having regard to the purpose of this part, it would be in the public interest to give the direction.	1 2 3			
(3)	The direction must be published on the commission's website.	4 5			
(4)	A person must not contravene the direction, unless the person has a reasonable excuse.	6 7			
	Maximum penalty—20 penalty units.	8			
(5)	The direction applies despite section 104 or any other provision of this Act that allows a candidate or scrutineer to be present at a polling booth or another place.	9 10 11 12			
(6)	Section 189(d) does not apply to the extent a scrutineer is prevented from entering a polling place under the direction.				
	Direction about movement of candidates or rutineers	16 17			
(1)	This section applies if the returning officer or a member of the commission's staff in charge of a polling booth is satisfied for a by-election that, having regard to the purpose of this part, it would be in the public interest to give a direction under this section.	18 19 20 21 22 23			
(2)	The returning officer or member may give a direction to a candidate or scrutineer at a place (a <i>relevant place</i>) that is a polling booth or another place where the candidate or scrutineer is entitled to be present under this Act.	24 25 26 27 28			
(3)	The direction may be about—	29			
	(a) the movement of the candidate or scrutineer at a relevant place; or	30 31			
	(b) an area in a relevant place in which the candidate or scrutineer may or may not be; or	32 33 34			

	(c) the maximum number of scrutineers who may be in a particular area in a relevant place.	1 2 3
(4)	A candidate or scrutineer must comply with the direction, unless the candidate or scrutineer has a reasonable excuse.	4 5 6
	Maximum penalty—20 penalty units.	7
(5)	A candidate or scrutineer does not commit an offence against subsection (4) unless the person giving the direction has warned the candidate or scrutineer that it is an offence not to comply with the direction unless the candidate or scrutineer has a reasonable excuse.	8 9 10 11 12 13
392ZO (Counting of votes	14
(1)	The returning officer may direct a member of the commission's staff to carry out the counting of votes for a by-election at a stated place.	15 16 17
(2)	Votes may be counted at the place stated in the direction, despite any procedures approved under section 130A or any other provision of this Act relating to the counting of votes at a polling booth or another place.	18 19 20 21 22
(3)	The returning officer may arrange for the counting of votes for a by-election to be filmed by a member of the commission's staff.	23 24 25
392ZP F	Restriction on directions	26
(1)	This section applies in relation to a provision of this part authorising the commission, the returning officer or a member of the commission's staff to give a direction.	27 28 29 30
(2)	The commission, returning officer or member must not give a direction under the provision—	31 32

((a)	sect	kind prescribed by regulation under ion 392ZQ as a kind of direction that not be given under the provision; or	1 2 3
((b)	undo whice	er section 392ZQ as circumstances in ch a direction may not be given under provision.	4 5 6 7
392ZQ R	egu	latio	n about by-election	8
1	to fa state	cilita d in	tion may make provision about a matter te the holding of a by-election in the way section 392ZB, including, for example, ling for any of the following—	9 10 11 12
((a)	post	atter about voting in the by-election by al vote other than as provided under ion 392ZG, including—	13 14 15
		(i)	permitting electors of a class not mentioned in section 119(1) to make a postal vote; and	16 17 18
		(ii)	the availability and distribution of how-to-vote cards for electors making postal votes;	19 20 21
	(b)	men state to nece	commission, the returning officer or a aber of the commission's staff who has a ed function in relation to the by-election give a direction about any matter essary to facilitate the holding of the election in the way stated in section ZB;	22 23 24 25 26 27 28
((c)	und	atter about directions that may be given er a provision of this part or the llation, including—	29 30 31
		(i)	a kind of direction that may not be given under the provision; and	32 33

	(ii) circumstances in which a direction may not be given under the provision;(d) the commission to make procedures for the application of a provision of this part or the regulation for the by-election.	1 2 3 4 5
392ZR I	Matters about regulation under this part	6
(1)	This section applies in relation to a regulation made under this part.	7 8
(2)	The regulation may—	9
	(a) create an offence and prescribe a maximum penalty of not more than 20 penalty units for the offence; and	10 11 12
	(b) other than for creating an offence, have retrospective operation to a day not earlier than the commencement; and	13 14 15
	(c) be inconsistent with this Act, including, for example, by modifying the application of part 7 in relation to a by-election, to the extent necessary to achieve the purpose of this part.	16 17 18 19 20
(3)	The Minister may recommend to the Governor in Council the making of a regulation under this part only if the Minister is satisfied the regulation is necessary to achieve the purpose of this part.	21 22 23 24
(4)	Also, the Minister must consult with the commission before recommending to the Governor in Council the making of a regulation under section 392ZG.	25 26 27 28
(5)	The regulation must declare that it is made under this part.	29 30
392ZS E	Expiry	31
	This part and any regulation made under this part	32

	<u> </u>		
			expire on the later of the following—
			(a) the COVID-19 legislation expiry day;
			(b) 1 year after the name of the candidate elected in the last by-election to which this part applies is published in the gazette under section 132(2).
Clause	43	Amendment	of sch 1 (Dictionary)
		Schedule	1, definition by-election—
		omit, inser	<i>t</i> —
			<i>by-election</i> means an election of a member of the Legislative Assembly between general elections.
	Part	4	Amendment of Liquor Act 1992
Clause	44	Act amended	
		This part a	amends the Liquor Act 1992.
Clause	45		of s 75 (Restriction on sale of liquor under olesaler licence)
		(1) Section 75	<u>; </u>
		insert—	
		(4A)	Also, this section does not apply to the holder of a producer/wholesaler licence who produces spirits on the licensed premises—
			(a) if, in any financial year, the licensee produces more than 400 litres, but no more than 450,000 litres, of spirits on the licensed premises; and
			(b) to the extent the licensee sells the spirits produced by the licensee.

		(2)	Section 75((4A)—	_	1 2
	Part	5			nendment of Local vernment Act 2009	3 4
Clause	46	Act	amended			5
			This part ar	mends	s the Local Government Act 2009.	6
Clause	47	Am	endment o	of s 1	61 (What this division is about)	7
			Section 161	1(2)—	_	8
			omit, insert	<u>;</u>		9
			(2)		way in which a vacancy is to be filled ends on—	10 11
				(a)	whether the vacancy is in the office of mayor or of another councillor; and	12 13
				(b)	whether the office becomes vacant during the beginning, middle or final part of the local government's term.	14 15 16
Clause	48	Ins	ertion of ne	ew s	164	17
			After section	on 163	3—	18
			insert—			19
			164 Fill	ing v	acancy in office of mayor	20
				A v	acancy in the office of mayor must be filled	21 22
				(a)	if the office becomes vacant during the beginning or middle of the local government's term—a by-election; or	23 24 25

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			(b)	if the office becomes vacant during the final part of the local government's term—the local government appointing, by resolution, another councillor to the office.	1 2 3 4
Clause	49	Replacement or other counc		166 (Filling vacancy in office of mayor r)	5 6
		Section 166	<u> </u>		7
		omit, insert			8
		166 Filli	ing v	acancy in office of another councillor	9
		(1)		acancy in the office of a councillor, other than mayor, must be filled—	10 11
			(a)	if the office becomes vacant during the beginning of the local government's term—in the way decided by the local government under subsection (2); or	12 13 14 15
			(b)	if the office becomes vacant during the middle of the local government's term—by a by-election; or	16 17 18
			(c)	if the office becomes vacant during the final part of the local government's term—by following the procedure under section 166B.	19 20 21
		(2)	deci	subsection (1)(a), the local government must ide, by resolution, whether the vacancy is to be ed—	22 23 24
			(a)	by a by-election; or	25
			(b)	by following the procedure under section 166A.	26 27
Clause	50			66A (Filling vacancies during government's term)	28 29
		(1) Section 166	δA, h	eading, 'vacancies'—	30
		omit, insert			31

	particular vacancies arising	1
(2)	Section 166A(1)—	2
	omit, insert—	3
	(1) This section applies if, under section 166(1)(a), a local government is to fill the vacant office of a councillor (the <i>former councillor</i>) by following the procedure under this section.	4 5 6 7
(3)	Section 166A(9), definition <i>deadline</i> , paragraph (b), 'day and time as extended'—	8 9
	omit, insert—	10
	the day and time as extended	11
(4)	Section 166A(9), definition <i>runner-up</i> , 'a mayor or other councillor'—	12 13
	omit, insert—	14
	a councillor	15
(5)	Section 166A(9), definition <i>runner-up</i> , paragraph (a), 'mayor or other'—	16 17
	omit.	18
(6)	Section 166A(9), definition <i>runner-up</i> , paragraph (b), 'or mayor'—	19 20
	omit, insert—	21
	(including as the mayor)	22
(7)	Section 166A(9), definition <i>vacancy notice</i> , paragraph (a), 'former mayor or other'—	23 24
	omit.	25
	nendment of s 166B (Filling vacancies during final part local government's term)	26 27
(1)	Section 166B, heading, 'vacancies'—	28
	omit insert—	20

Clause 51

			par	ticular vacancies arising	1
	(2)	Section 166	B(1)	and (2)—	2
		omit, insert-	_		3
		` ,	the	s section applies if a local government is to fill vacant office of a councillor (the <i>former ncillor</i>) under section 166(1)(c).	4 5 6
		(2)		vacant office must be filled by the local ernment appointing, by resolution, a person	7 8 9
			(a)	is qualified to be a councillor; and	10
			(b)	if the former councillor was elected or appointed to office as a political party's nominee—is the political party's nominee.	11 12 13
	(3)	Section 166	B(3)	, from 'For' to 'nominee,'—	14
		omit, insert-	_		15
			If su	absection (2)(b) applies,	16
	(4)	Section 166	B(5)	, from 'For' to 'nominee,'—	17
		omit, insert-	_		18
			If su	absection (2)(b) does not apply,	19
Clause 52	Ins	ertion of ne	w cl	n 9, pt 16	20
		Chapter 9—			21
		insert—			22
		Part 1	6	Transitional provisions	23
				for COVID-19	24
				Emergency Response	25
				and Other Legislation	26
				Amendment Act 2020	2.7

337 Def	finitions for part	1					
	In this part—	2					
	<i>former</i> , for a provision of this Act, means the provision as in force from time to time before the commencement.	3 4 5					
	new , for a provision of this Act, means the provision as in force from the commencement.	6 7					
	relevant period means the period—	8					
	(a) starting on 12 October 2020; and	9					
	(b) ending immediately before the commencement.	10 11					
338 Effe 166	ect of particular things done under former s	12 13					
(1)	This section applies if, during the relevant period—						
	(a) the office of mayor or of another councillor became vacant under former section 162; and	16 17 18					
	(b) anything was done under former section 166A for filling the vacant office.	19 20					
(2)	From the commencement—	21					
	(a) former section 166A does not apply, and is taken never to have applied, for filling the vacant office; and	22 23 24					
	(b) anything done under former section 166A for filling the vacant office is taken never to have been done.	25 26 27					
(3)	To remove any doubt, it is declared that if, during the relevant period, the local government filled the vacant office by appointing a runner-up under former section 166A(4)(b), on the commencement—	28 29 30 31 32					

		always been vacant since it became vacant	1 2 3					
		· · ·	4 5					
	(4)	However, this section does not affect any entitlement to remuneration or other benefits accrued or accruing under an Act, in respect of the appointment period, because of the runner-up's appointment under former section 166A.						
	(5)		11 12					
		.,	13 14					
		•	15 16					
	(6)	· / • • • • • • • • • • • • • • • • • •	17 18					
339	Filli	ng particular vacancies in office of mayor	19					
	(1)	This section applies if—	20					
		mayor became vacant under former section	21 22 23					
		(b) either of the following applies—	24					
		commencement, the office had not	25 26 27					
			28 29					
	(2)		30 31					
	(3)	However, despite new section 163(3), the local	32					

	government must fill the vacant office within 2 months after the commencement.	1 2
(4)	Subsections (2) and (3) apply despite the <i>Acts Interpretation Act 1954</i> , section 20.	3 4
	ing particular vacancies in office of another uncillor generally	5 6
(1)	This section applies if—	7
	(a) during the relevant period, the office of a councillor, other than the mayor, became vacant under former section 162; and	8 9 10
	(b) either of the following applies—	11
	(i) immediately before the commencement, the office had not been filled;	12 13 14
	(ii) on the commencement, the office is taken, under section 338, to be vacant.	15 16
(2)	New chapter 6, part 2, division 3 applies for filling the vacant office.	17 18
(3)	However, despite new section 163(3), the local government must fill the vacant office within 2 months after the commencement.	19 20 21
(4)	Subsections (2) and (3) apply despite the <i>Acts Interpretation Act 1954</i> , section 20.	22 23
(5)	This section is subject to section 341.	24
	ing particular vacancies in office of another uncillor under new s 166A	25 26
(1)	This section applies if a local government decides under new section 166(2), as applied under section 340, that a vacancy in the office of a councillor, other than the mayor, is to be filled by following the procedure under new section 166A.	27 28 29 30 31

		1 2
(a)	anything done during the relevant period under former section 166A for filling the vacant office is taken to have been done under new section 166A; and	3 4 5 6
(b)	if, during the relevant period, the local government filled the vacant office by appointing a runner-up under former section 166A(4)(b), the runner-up is taken—	7 8 9 10
	(i) to have been appointed under new section 166A(4)(b) on the commencement; and	11 12 13
	(ii) to have held office as a councillor continuously from that day.	14 15
Sub	section (4) applies if—	16
(a)	during the relevant period, the electoral commission gave a vacancy notice, under former section 166A(3), to a runner-up; and	17 18 19
(b)	the deadline for the runner-up was a day after the end of the relevant period; and	20 21
(c)	the runner-up did not, before the end of the relevant period, consent to being appointed to the vacant office.	22 23 24
secti exte noti	ion 166A(6), as applied under section 340, and the day and time stated in the vacancy ce to a day and time after the day the decision	25 26 27 28 29
	(a) (b) Sub (a) (b) (c) The sect externotion	under former section 166A for filling the vacant office is taken to have been done under new section 166A; and (b) if, during the relevant period, the local government filled the vacant office by appointing a runner-up under former section 166A(4)(b), the runner-up is taken— (i) to have been appointed under new section 166A(4)(b) on the commencement; and (ii) to have held office as a councillor continuously from that day. Subsection (4) applies if— (a) during the relevant period, the electoral commission gave a vacancy notice, under former section 166A(3), to a runner-up; and (b) the deadline for the runner-up was a day after the end of the relevant period; and (c) the runner-up did not, before the end of the relevant period, consent to being appointed

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	Part	6 Amendment of Local Government Electoral Act 2011	1 2
Clause	53	Act amended	3
		This part amends the Local Government Electoral Act 2011.	4
Clause	54	Amendment of s 24 (Date of by-elections)	5
		Section 24(2), '12 weeks'—	6
		omit, insert—	7
		2 months	8

Sch	edule 1	cor ma mo	endments to body porate and community nagement regulation dules commencing on 1 rch 2021	1 2 3 4 5
			section 39	6
_	•		Community Management Iule) Regulation 2020	7 8
1	After section	45 —		9
	insert—			10
	CO		exception to restricted issues for ee—COVID-19 public health directions 3A]	11 12 13
	(1)	right lots not	pite section 44(1)(b), a decision changing is, privileges or obligations of the owners of included in the community titles scheme is a decision on a restricted issue for the mittee if—	14 15 16 17 18
		(a)	the change is in relation to access to, or the use of, common property or body corporate assets; and	19 20 21
		(b)	the committee considers the change is reasonably necessary to ensure compliance with a COVID-19 public health direction; and	22 23 24 25
		(c)	the decision states it stops having effect on the earlier of the following—	26 27
			(i) the day the COVID-19 public health direction stops having effect;	28 29

		(ii) the COVID-19 legislation expiry day.	1
	(2)	This section expires on the COVID-19 legislation expiry day.	2 3
	(3)	In this section—	4
		COVID-19 public health direction means a public health direction given under the Public Health Act 2005, section 362B.	5 6 7
	-	and Community Management Jule) Regulation 2020	8
1	After section	17—	10
	insert—		11
		ception to restricted issues for committee— VID-19 public health directions [SM, s 53A]	12 13
	(1)	Despite section 17(1)(a), a decision changing rights, privileges or obligations of the owners of lots included in the community titles scheme is not a decision on a restricted issue for the committee if—	14 15 16 17 18
		(a) the change is in relation to access to, or the use of, common property or body corporate assets; and	19 20 21
		(b) the committee considers the change is reasonably necessary to ensure compliance with a COVID-19 public health direction; and	22 23 24 25
		(c) the decision states it stops having effect on the earlier of the following—	26 27
		(i) the day the COVID-19 public health direction stops having effect;	28 29
		(ii) the COVID-19 legislation expiry day.	30

	(2)	This section expires on the COVID-19 legislation expiry day.	1 2
	(3)	In this section—	3
		COVID-19 public health direction means a public health direction given under the Public Health Act 2005, section 362B.	4 5 6
		nd Community Management (Small Regulation 2020	7 8
I	After section	17—	9
	insert—		10
		ception to restricted issues for committee— VID-19 public health directions [SM, s 53A]	11 12
	(1)	Despite section 17(1)(b), a decision changing rights, privileges or obligations of the owners of lots included in the community titles scheme is not a decision on a restricted issue for the committee if—	13 14 15 16 17
		(a) the change is in relation to access to, or the use of, common property or body corporate assets; and	18 19 20
		(b) the committee considers the change is reasonably necessary to ensure compliance with a COVID-19 public health direction; and	21 22 23 24
		(c) the decision states it stops having effect on the earlier of the following—	25 26
		(i) the day the COVID-19 public health direction stops having effect;	27 28
		(ii) the COVID-19 legislation expiry day.	29
	(2)	This section expires on the COVID-19 legislation	30

		expiry day.	1
	(3)	In this section—	2
		COVID-19 public health direction means a public health direction given under the Public Health Act 2005, section 362B.	3 4 5
	•	nd Community Management) Regulation 2020	6 7
1	After section s	53—	8
	insert—		9
		rther exception to restricted issues for mmittee—COVID-19 public health directions	10 11
	(1)	Despite section 52(1)(b), a decision changing rights, privileges or obligations of the owners of lots included in the community titles scheme is not a decision on a restricted issue for the committee if—	12 13 14 15 16
		(a) the change is in relation to access to, or the use of, common property or body corporate assets; and	17 18 19
		(b) the committee considers the change is reasonably necessary to ensure compliance with a COVID-19 public health direction; and	20 21 22 23
		(c) the decision states it stops having effect on the earlier of the following—	24 25
		(i) the day the COVID-19 public health direction stops having effect;	26 27
		(ii) the COVID-19 legislation expiry day.	28
	(2)	This section expires on the COVID-19 legislation expiry day.	29 30

Schedule 1

(3)	In this section—	1
	COVID-19 public health direction means a	2
	public health direction given under the <i>Public</i>	3
	Health Act 2005, section 362B.	4

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