

Child Protection Reform and Other Legislation Amendment Bill 2021



Queensland

Child Protection Reform and Other Legislation Amendment Bill 2021

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2021

A Bill

for

An Act to amend the Adoption Act 2009, the Child Protection Act 1999, the Child Protection Regulation 2011, the Disability Services Act 2006, the Working with Children (Risk Management and Screening) Act 2000 and the legislation mentioned in schedule 1 for particular purposes

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	The Parliament of Queensland enacts—				
	Part	1 Preliminary	2		
Clause	1	Short title	3		
		This Act may be cited as the <i>Child Protection Reform and Other Legislation Amendment Act 2021</i> .	4 5		
Clause	2	Commencement	6		
		The following provisions commence on a day to be fixed by proclamation—	7 8		
		(a) part 3;	9		
		(b) part 4;	10		
		(c) part 6, division 3;	11		
		(d) part 7;	12		
		(e) schedule 1.	13		
	Part	2 Amendment of Adoption Act 2009	14 15		
Clause	3	Act amended	16		
		This part amends the Adoption Act 2009.	17		
		Note—	18		
		See also the amendments in schedule 1.	19		
Clause	4	Amendment of s 198 (Chief executive to supervise child's wellbeing and interests)	20 21		
		(1) Section 198(1)(c) and (d)—	22		

	omit, insert	<u>-</u>		1
		(c)	because the chief executive, whether as the child's guardian or otherwise, placed the child in their custody under a delegation from the Commonwealth Minister; or	2 3 4 5
		(d)	because the Commonwealth Minister, as the child's guardian under the Commonwealth Act, placed the child in their custody.	6 7 8
(2)	Section 198	3—		9
	insert—			10
	(5)	In tl	his section—	11
			nmonwealth Act means the Immigration ardianship of Children) Act 1946 (Cwlth).	12 13
			nmonwealth Minister means the Minister consible for administering the Commonwealth .	14 15 16
Ins	ertion of ne	∍w p	t 16, div 4	17
	Part 16—			18
	insert—			19
	Divisio	on 4	Transitional provision for	20
			Child Protection Reform	21
			and Other Legislation	22
			Amendment Act 2021	23
			tion of new s 198 to particular actions t 9, div 3	24 25
	(1)	divi	s section applies if a child, to whom part 9, sion 3 applies, was placed in the custody of spective adoptive parents during the period—	26 27 28
		(a)	starting on 12 November 2020; and	29

Clause 5

			` ′	ending commend	immediately ement.	before the	1 2
		(2)		applied,		is taken to always ne custody of the	3 4 5
		(3)	have if ne custo	been, as we section dy of the	valid as the actior n 198 applied i	be, and to always a would have been n relation to the hild was placed in adoptive parents.	6 7 8 9 10
		(4)	In thi	s section-	_		11
				-	rovision of this force from the c	Act, means the ommencement.	12 13
			under		division 3, wheth	taken by a person ner before or after	14 15 16
	Part	3	Ame	endme	ent of Child	Protection	17
				1999		Tototion	18
Clause	_					Trottotion	18
Clause	6	Act amended	Act	1999			18 19
Clause	_	Act amended	Act	1999	Protection Act 1		18 19 20
Clause	_	Act amended This part an Note—	Act	1999	Protection Act 1		18 19
Clause Clause	_	Act amended This part an Note—	Act mends to	1999 the Child	Protection Act 1 chedule 1.		18 19 20 21
	6	Act amended This part an Note— See also the	Act mends to the amends of s 4	1999 the Child	Protection Act 1 chedule 1.		18 19 20 21 22
	6	Act amended This part an Note— See also the	mends to the amends of s 4	1999 the Child	Protection Act 1 chedule 1.		18 19 20 21 22
	6	Act amended This part an Note— See also the Replacement Section 4— omit, insert	mends to the amends of s 4	1999 the Child	Protection Act 1 chedule 1.		18 19 20 21 22 23 24
	6	Act amended This part an Note— See also the Replacement Section 4— omit, insert	mends to the amends of s 4	the Child	Protection Act 1 chedule 1.		18 19 20 21 22 23 24 25

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			(b) to promote the safety of children; and
			(c) to the extent that it is appropriate, to support families caring for children.
Clause	8	Am	nendment of s 5B (Other general principles)
		(1)	Section 5B, 'are general principles for ensuring'—
			omit, insert—
			general principles are relevant to making decisions relating to
		(2)	Section 5B—
			insert—
			(n) a child has the right to express the child's views about what is, and is not, in the child's best interests.
Clause	9		nendment of s 5C (Additional principles for Aboriginal Torres Strait Islander children)
		(1)	Section 5C(2), 'the <i>child placement principles</i> '—
			omit, insert—
			together the Aboriginal and Torres Strait Islander child placement principle
		(2)	Section 5C(2)(b), from 'participate in'—
			omit, insert—
			participate in—
			(i) significant decisions under this Act about Aboriginal or Torres Strait Islander children; and
			(ii) decisions relating to the development and delivery of services, provided by the

[s ⁻	10]
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						support Aboriginal or Torres Strait Islander families; or provide for the care or protection of Aboriginal or Torres Strait Islander children;	1 2 3 4 5
Clause	10				f s 5D (P ecisions)	rinciples about exercising powers	6 7
		(1)	Sectio	n 5D((1)(b)—		8
			insert-	_			9
					Note—		10
					power,	o section 5E in relation to the exercise of a or the making of a decision, under this Act that or may affect, a child.	11 12 13
		(2)	Sectio	n 5D((2), after '	court'—	14
			insert-	_			15
					or the tri	bunal	16
Clause	11	Rei	placem	nent (of s 5E ((Obtaining child's views)	17
			Sectio		•	,	18
			omit, i				19
			-			or participation of children	20
			-	(1)	•	ion applies if a person—	21
				` /	(a) exer	rcises, or will exercise, a power under Act that affects, or may affect, a child;	22 23 24
						tes, or will make, a decision under this that affects, or may affect, a child.	25 26
				(2)	person m	provision of this Act states otherwise, the ust ensure the following in relation to the of the power or the making of the	27 28 29 30

	(a)	the child is given meaningful and ongoing opportunities to participate;	1 2
	(b)	the child is allowed to decide whether or not the child will participate;	3 4
	(c)	the child is given information that is reasonably necessary to allow the child to participate;	5 6 7
	(d)	the child is advised about what help is available to the child;	8 9
	(e)	the person understands and considers, or makes a genuine attempt to understand and consider, any views expressed by the child;	10 11 12
	(f)	the child is allowed to express views that are different to views previously expressed by the child;	13 14 15
	(g)	communication with the child is carried out in a way that is appropriate for the child;	16 17
	(h)	a record of views expressed by the child is made that, if appropriate, uses the child's words.	18 19 20
(3)	the	the child decides to participate in the exercise of power or the making of the decision, the son must ensure that—	21 22 23
	(a)	the child is allowed to decide how the child will participate; and	24 25
		Examples of how a child may decide to participate—	26
		 communicating verbally or non-verbally 	27
		 communicating directly with a particular person 	28 29
		 communicating indirectly through a trusted person, including, for example, a member of the child's family or family group, the child's carer or the public guardian 	30 31 32 33
		 communicating indirectly through an independent person, including, for example, 	34 35

	the child's legal representative or health practitioner	1 2
	 communicating indirectly through a written statement or an audio or video recording 	3 4
	 communicating indirectly through an expert in a report prepared by the expert 	5 6
	 participating separately from particular persons 	7 8
	(b) the person listens to and engages with, or makes a genuine attempt to listen to and engage with, the child; and	9 10 11
	(c) the child is given help to participate if the child requires it.	12 13
(4)	If the child decides not to participate, or is otherwise unable to participate, in the exercise of the power or the making of the decision, the person must ensure—	14 15 16 17
	(a) the person obtains, or makes a genuine attempt to obtain, the views of the child in another way that is appropriate for the child; and	18 19 20 21
	Example of a way to obtain a child's views that may be appropriate—	22 23
	a report prepared by a psychologist for the child	24
	(b) the child's decision, or inability, does not operate to the detriment of the child in relation to the exercise of the power or the making of the decision.	25 26 27 28
(5)	This section does not apply to a court or the tribunal.	29 30
Aboriginal and	nd renumbering of s 6AA (Principles about d Torres Strait Islander children—chief gation director and authorised officers)	31 32 33
(1) Section 6A principles'-	AA(2)(a), 'have regard to the child placement	34 35

Clause 12

			omit, insert—		1
				rts to apply the Aboriginal and nder child placement principle	2 3
		(2)	Section 6AA(3)(b)—		4
			omit, insert—		5
			involvement	applies in relation to the of an independent Aboriginal rait Islander entity for the child.	6 7 8
		(3)	Section 6AA—		9
			insert—		10
			(6) In this section—		11
			Strait Islander ch	apply the Aboriginal and Torres nild placement principle, means ough and timely efforts to apply	12 13 14 15
		(4)	Section 6AA—		16
			renumber as section 5F.		17
Clause	13		riginal and Torres Strait Is	of s 6AB (Principles about slander children—Childrens	18 19 20
		(1)	Section 6AB(2)(b), 'child place	cement principles'—	21
			omit, insert—		22
			Aboriginal and placement princip	Torres Strait Islander child ple	23 24
		(2)	Section 6AB—		25
			renumber as section 5G.		26
Clause	14	Ins	rtion of new s 5H		27
			After section 5G, as renumber	ead under this Act	
			Alter section 30, as renumber	ed under tills Act—	28

5H	Isla inde	nder epen	chil	out Aboriginal and Torres Strait Idren—consent to involvement of It Aboriginal or Torres Strait ities	1 2 3 4		
	(1)	This	sect	ion applies if—	5		
		(a)	Isla: Stra	ndependent Aboriginal or Torres Strait nder entity, for an Aboriginal or Torres it Islander child, intends to carry out a vant activity for the child; and	6 7 8 9		
		(b)	eith	er or both of the following apply—	10		
			(i)	if it is appropriate for the child to consent to the carrying out of the relevant activity by the entity—the child does not consent to the carrying out of the relevant activity by the entity;	11 12 13 14 15 16		
			(ii)	the child's family does not consent to the carrying out of the relevant activity by the entity.	17 18 19		
	(2) The independent Aboriginal or Torres Strait Islander entity must not carry out the relevant activity for the child.						
	(3)	In th	nis se	ction—	23		
		Stra		activity, for an Aboriginal or Torres ander child, means any of the following	24 25 26		
		(a)		litating the participation of the child, and child's family, in a decision-making eess;	27 28 29		
		(b)		nding, and participating in, a case uning meeting for the child;	30 31		
		(c)		icipating in the review and preparation revised case plan for the child;	32 33		
		(d)		erwise participating in a family group ting for the child;	34 35		

	(e) attending a court ordered conference, under chapter 2, part 5, division 2, related to the child.	1 2 3
15	Amendment of s 7 (Chief executive's functions)	4
	(1) Section 7(1)—	5
	insert—	6
	(fa) ensuring children have meaningful and ongoing opportunities to participate in decisions of the chief executive about programs and services relating to the purposes of this Act; and	7 8 9 1 1
	(2) Section 7(1)(n), 'purpose'—	12
	omit, insert—	13
	purposes	14
	(3) Section 7(1)(fa) to (t)—	1.
	renumber as section 7(1)(g) to (u).	10
16	Amendment of s 11 (Who is a <i>parent</i>)	17
	Section 11, note—	18
	omit, insert—	19
	Note—	20
	See also schedule 3, definition <i>parent</i> , paragraph (a).	21
17	Amendment of s 13F (Mandatory reporting relating to children in departmental or licensed care services)	22 23
	(1) Section 13F, heading, from 'in'—	24
	omit, insert—	25
	in care	26
	(2) Section 13F(1)—	27
	16	chapter 2, part 5, division 2, related to the child. 15 Amendment of s 7 (Chief executive's functions) (1) Section 7(1)— insert— (fa) ensuring children have meaningful and ongoing opportunities to participate in decisions of the chief executive about programs and services relating to the purposes of this Act; and (2) Section 7(1)(n), 'purpose'— omit, insert— purposes (3) Section 7(1)(fa) to (t)— renumber as section 7(1)(g) to (u). 16 Amendment of s 11 (Who is a parent) Section 11, note— omit, insert— Note— See also schedule 3, definition parent, paragraph (a). 17 Amendment of s 13F (Mandatory reporting relating to children in departmental or licensed care services) (1) Section 13F, heading, from 'in'— omit, insert— in care

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		insert— 1
		(d) an approved carer; 2
		(e) a person employed in an entity mentioned in section 82(1)(f).
		(3) Section 13F(3), 'written'— 5
		omit. 6
		(4) Section 13F(4), definition <i>child in care</i> —
		omit, insert—
		child in care means a child placed in care under 9 section 82(1).
Clause	18	Amendment and renumbering of s 21A (Unborn children) 11
		(1) Section 21A(3), from 'child to—'—
		omit, insert—
		child to facilitate the participation of the pregnant woman and the child's family in relation to a matter mentioned in subsection (2).
		(2) Section 21A—
		renumber as section 22.
Clause	19	Omission of s 23 (Meaning of <i>parent</i> in pt 2)
		Section 23— 20
		omit. 21
Clause	20	Omission of s 37 (Meaning of <i>parent</i> in pt 3)
		Section 37— 23
		omit 24

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Clause	21	Omission of s Section 51A omit.	51AA (Meaning of <i>parent</i> in pt 3AA) AA—	1 2 3
Clause	22	Omission of s Section 51F	51F (Meaning of <i>parent</i> in pt 3A)	4 5
		omit.		6
Clause	23	Amendment o	f s 51L (Who should be involved)	7
		Section 51I	L(5)(b)—	8
		omit, insert	<u> </u>	9
			(b) section 5H applies in relation to the entity's attendance or participation.	10 11
Clause	24	Amendment o guardian)	f s 51V (Review of plan—no long-term	12 13
		(1) Section 51V	<i>I</i>	14
		insert—		15
		(4A)	Without limiting subsections (2) to (4), the child may, at any time, ask the chief executive to review the child's case plan.	16 17 18
		(4B)	On a request under subsection (5), the chief executive may decide not to review the plan if satisfied—	19 20 21
			(a) the child's circumstances have not changed significantly since the plan was finalised or, if it has been reviewed, since the most recent review; or	22 23 24 25
			(b) for another reason, it would not be appropriate in all the circumstances.	26 27
		(4C)	If, on a request under subsection (5), the chief	28

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		executive decides not to review the case plan, the chief executive must give written notice of the decision to the child.	1 2 3
		(4D) The notice mentioned in subsection (7) must comply with the QCAT Act, section 157(2).	4 5
		(2) Section 51V(5), 'Subsection (6)'—	6
		omit, insert—	7
		Subsection (10)	8
		(3) Section 51V(4A) to (7)—	9
		renumber as section 51V(5) to (11).	10
lause	25	Amendment of s 51W (Who may participate)	11
		Section 51W(6)(b)—	12
		omit, insert—	13
		(b) section 5H applies in relation to the entity's attendance or participation.	14 15
lause	26	Omission of s 52 (Meaning of <i>parent</i> in pt 4)	16
		Section 52—	17
		omit.	18
lause	27	Amendment of s 59A (Additional matters about making permanent care orders for Aboriginal or Torres Strait Islander children)	19 20 21
		Section 59A(2)(b), 'child placement principles'—	22
		omit, insert—	23
		Aboriginal and Torres Strait Islander child placement principle	24 25

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Clause	28		nendment o ders on adjo		7 (Court's powers to make interim ment)	1 2
			Section 67(6)—		3
			omit.			4
Clause	29	Am	nendment o	fs7	4 (Charter of rights for a child in care)	5
		(1)	Section 74(2), 'f	or a child in care in schedule 1'—	6
			omit.			7
		(2)	Section 74(4)—		8
			insert—			9
				(ba)	is regularly told about the obligations of the chief executive under subsection (2); and	10 11
				(d)	is regularly told about the child's right to contact the chief executive if the child has any questions or concerns about the child's protection and care needs.	12 13 14 15
		(3)	Section 74(4)(ba	u) to (d)—	16
			renumber a	s sec	tion 74(4)(c) to (e).	17
		(4)	Section 74-	_		18
			insert—			19
			(5)	A c mus	communication mentioned in subsection (4)	20 21
				(a)	use language that is appropriate for the child; and	22 23
				(b)	be carried out in a way that is appropriate for the child.	24 25
Clause	30				4A (Chief executive's obligations to ticular child protection orders)	26 27
		(1)	Section 74A	•	•	28
			omit, insert	· · · ·		29

				(a)	is regularly told about the charter of rights and its effect; and	1 2
		(2)	Section 74	A(2)(t	o), before 'given'—	3
			insert—			4
				regu	larly	5
		(3)	Section 74	A(2)(c	t) to (e), before 'told'—	6
			insert—			7
				regu	larly	8
		(4)	Section 74	4—		9
			insert—			10
			(3)	A co	ommunication mentioned in subsection (2)	11 12
				(a)	use language that is appropriate for the child; and	13 14
				(b)	be carried out in a way that is appropriate for the child.	15 16
Clause	31				3 (Additional provisions for placing res Strait Islander children in care)	17 18
			Section 83((3)(c)	_	19
			omit, insert	<u>-</u>		20
				(c)	section 5H applies in relation to the entity's involvement.	21 22
Clause	32		nendment o Idren)	f s 83	BA (Giving information to carers and	23 24
		(1)	Section 83A	A (1)(a), 'placement; and'—	25
			omit, insert			26
					ement, including, for example, the following rmation—	27 28

	(i)	information about why the chief executive has custody or guardianship of the child;	1 2
	(ii)	information about any special needs of the child;	3 4
		Examples of special needs of a child—	5
		 physical or intellectual disabilities or impairments the child has 	6 7
		 allergies, other physical or mental health conditions, or other medical conditions the child has 	8 9 10
		 medications the child requires 	11
	(iii)	the proposed length of time of the placement;	12 13
	(iv)	information the carer will reasonably need to ensure the safety of the child, the carer and other members of the carer's household; and	14 15 16 17
(2)	Section 83A(2)(a	a)—	18
` ′	insert—	,	19
	Exam	nples of information a carer may reasonably need to ide care for a child under this Act—	20 21
	•	information that corrects or updates the information given to the carer under subsection (1)	22 23
	•	a copy of the child's case plan	24
	•	information about the child's goals, personality, preferences and behaviours	25 26
	•	information about any special behavioural management needs of the child	27 28
	•	information about the child's family, culture and background	29 30
	•	information about any arrangements for contact between the child and the child's family group	31 32
	•	information about the cultural needs of the child	33
(3)	Section 83A—		34
	insert—		35

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		` '	The chief executive must ensure the information given under this section is—	1 2
		(a) comprehensive; and	3
		(b) in a form that will be easily understood by the person to whom the information is given.	4 5 6
		(4) Section 83A(5A) and (6)—	7
		renumber as	section 83A(6) and (7).	8
lause 33	33		s 86 (Chief executive to notify parents of care—child protection order)	9 10
		(1) Section 86(2)	(a)—	11
		omit, insert—	-	12
		(a) the person in whose care the child is placed;	13
			aa) where the child is living;	14
		(2) Section 86(2)	(aa) to (e)—	15
		renumber as	section 86(2)(b) to (f).	16
		(3) Section 86(5)	n(a)—	17
		omit, insert—		18
		(a) that the chief executive has decided not to tell the child's parents—	19 20
			(i) the person in whose care the child is placed; or	21 22
			(ii) where the child is living;	23
lause	34		s 99 (Custody or guardianship of child ing decision on application for order)	24 25
		Section 99—		26
		omit, insert—		27

on	application for extension, variation,	1 2 3	
(1)	This section applies if—	4	
	(a) an order made under this chapter (the <i>relevant order</i>) applies in relation to a child; and	5 6 7	
	(b) before the relevant order ends, an application is made by the chief executive or litigation director for the extension, variation, revocation or substitution of the relevant order.	8 9 10 11 12	
(2)	The relevant order, and any ancillary order for the relevant order, continues until the application is decided unless—	13 14 15	
	(a) if the relevant order was made by a magistrate—a magistrate, or the Childrens Court, otherwise orders; or	16 17 18	
	(b) if the relevant order was made by the Childrens Court—the Childrens Court otherwise orders.	19 20 21	
(3)	This section does not affect the application of section 67 in relation to the child.	22 23	
(4)	Despite subsections (1) and (2), the relevant order, and any ancillary order for the relevant order, ends when the child turns 18 years.		
(5)	In this section—	27	
	ancillary order, for a relevant order, means an order about any matter that is made to support the relevant order.	28 29 30	
		31 32	
	,	33	
	(2) (3) (4) (5) ent co this	 (a) an order made under this chapter (the relevant order) applies in relation to a child; and (b) before the relevant order ends, an application is made by the chief executive or litigation director for the extension, variation, revocation or substitution of the relevant order. (2) The relevant order, and any ancillary order for the relevant order, continues until the application is decided unless— (a) if the relevant order was made by a magistrate—a magistrate, or the Childrens Court, otherwise orders; or (b) if the relevant order was made by the Childrens Court—the Childrens Court otherwise orders. (3) This section does not affect the application of section 67 in relation to the child. (4) Despite subsections (1) and (2), the relevant order, and any ancillary order for the relevant order, ends when the child turns 18 years. (5) In this section— ancillary order for a relevant order, means an order about any matter that is made to support the 	

Clause 35

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		omit, insert—	-		1
		99D Tribu	ınal	to have regard to particular principles	2
Clause	36	Amendment of	s 11	7 (Who may appeal)	3
		Section 117(3	3)—		4
		omit.			5
Clause	37	Insertion of new	v s 1	18A	6
		After section	118-	<u> </u>	7
		insert—			8
				nt may ask clerk of court for hearing spondent is served	9 10
		c a	clerk appea	ite section 118(2), the appellant may ask the of the appellate court to arrange for the all to be heard by the court before a person is d under that subsection.	11 12 13 14
Clause	38	Replacement of	f s 12	21 (Powers of appellate court)	15
		Section 121—	_		16
		omit, insert—	-		17
		121 Powe respo	_	of appellate court—appearance of ent	18 19
		b		section applies if a respondent appears e an appellate court at the hearing for an al.	20 21 22
		(2) I	In dec	ciding the appeal, the appellate court may—	23
		((a) (confirm the decision appealed against; or	24
		((b) v	vary the decision appealed against; or	25
		(set aside the decision appealed against and either—	26 27
			((i) substitute another decision; or	28

		(ii) remit the matter to the magistrate or Childrens Court that made the decision.	1 2 3
	ower pond	s of appellate court—absence of dent	4 5
(1)		appellate court may hear an appeal in the ence of a respondent if the court—	6 7
	(a)	is satisfied the respondent has been served under section 118(2); or	8 9
	(b)	dispenses with the requirement for service under section 118(2).	10 11
(2)		n appellate court hears an appeal under this ion, the court may—	12 13
	(a)	confirm the decision appealed against; or	14
	(b)	vary the decision appealed against; or	15
	(c)	set aside the decision appealed against and either—	16 17
		(i) substitute another decision; or	18
		(ii) remit the matter to the magistrate or Childrens Court that made the decision; or	19 20 21
	(d)	stay the decision appealed against under section 119; or	22 23
	(e)	make an order (a temporary order) that—	24
		(i) temporarily varies the decision appealed against; or	25 26
		(ii) temporarily sets aside the decision appealed against and substitutes another decision; or	27 28 29
	(f)	adjourn the appeal, whether or not the court stays the decision appealed against or makes a temporary order.	30 31 32

[s 39]

lause 39	9 Insertion of ne	ew s 123A	1
	After sectio	n 123—	2
	insert—		3
	123A M	eaning of <i>risk-assessed role</i>	4
	(1)	A <i>risk-assessed role</i> is a role for which the normal duties are likely to require, permit or facilitate contact with a child, that is of a type, or happens in a context, that may create an unacceptable level of risk for the child.	5 6 7 8 9
	(2)	For subsection (1), the normal duties of a person's role are likely to require or permit the type of contact mentioned in that subsection if the duties include—	10 11 12 13
		(a) physically touching a child; or	14
		(b) building a rapport with a child as an integral and ordinary part of the performance of the duties.	15 16 17
	(3)	For subsection (1), the normal duties of a person's role are likely to facilitate the type of contact mentioned in that subsection if the duties allow access to a child's personal details, including, for example, a child's contact details.	18 19 20 21 22
	(4)	In this section—	23
		contact includes—	24
		(a) physical contact; and	25
		(b) face-to-face contact; and	26
		(c) oral, written and electronic communication.	27
		<i>rapport</i> means a relationship or understanding that is more than merely polite and functional.	28 29

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Clause	40	Amendment of s 126 (Restrictions on granting application)	1 2
		(1) Section 126(b)(iii), 'the care service'—	3
		omit, insert—	4
		a care service	5
		(2) Section 126(b)(iv)—	6
		omit, insert—	7
		(iv) the persons who will be, or are, performing risk-assessed roles for a care service the subject of the application; and	8 9 10
Clause	41	Amendment of s 129A (Licensee's obligations)	11
		Section 129A(a) and (b)—	12
		omit, insert—	13
		 (a) care services provided by a licensed care service operated under the licence comply with the standards of care stated in the statement of standards; and 	14 15 16 17
		(b) each person performing a risk-assessed role for a licensed care service operated under the licence is a suitable person; and	18 19 20
Clause	42	Amendment of s 134 (Process to renew a certificate)	21
		Section 134(8)(a) and (b), '2 years'—	22
		omit, insert—	23
		3 years	24
Clause	43	Amendment of s 135 (Restrictions on granting application)	25 26
		(1) Section 135—	27
		insert—	28

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	(1A)	However, subsection (1)(b)(ii) to (v) does not apply if the applicant is an approved kinship carer for 1 or more other children.	1 2 3
	(2) Section 13	35(1A) and (2)—	4
	renumber	as section 135(2) and (3).	5
Clause 44	Amendment of application of	of s 137 (Amendment of authority on f holder)	6 7
	(1) Section 13	37—	8
	insert—		9
	(5A)	If the amendment is about adding a licensed premises to a licence, the chief executive must, in deciding whether the amendment is necessary or desirable, consider the following matters—	10 11 12 13
		(a) whether each care service that is, or will be, provided at the premises complies with the standards of care stated in the statement of standards;	14 15 16 17
		(b) whether each person responsible for directly managing a care service that is, or will be, provided at the premises—	18 19 20
		(i) is a suitable person; and	21
		(ii) either—	22
		(A) holds a working with children authority; or	23 24
		(B) has made a current working with children check application;	25 26
		(c) whether the methods for the selection, training and management of people engaged in providing a care service, that is, or will be, provided at the premises are suitable;	27 28 29 30
		(d) if the premises are a licensed residential facility—whether the premises are suitable	31 32

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				for providing accommodation to children in need of protection.	1 2
	(2)	Section 13	7(8),	'Subsection (7)(c) and (d) do'—	3
		omit, insert	t—		4
			Sub	section (8)(c) and (d) does	5
	(3)	Section 137	7(5A)	to (8)—	6
		renumber a	is sec	tion 137(6) to (9).	7
lause 45		nendment o ef executiv		38 (Amendment of authority by the	8 9
	(1)	Section 138	8—		10
		insert—			11
		(1A)	any lice	o, the chief executive may amend a licence at time, to remove a licensed premises from the nce, if the chief executive considers it is essary or desirable because—	12 13 14 15
			(a)	a licensed care service provided at the premises does not comply with the standards of care stated in the statement of standards; or	16 17 18 19
			(b)	a person responsible for directly managing a licensed care service provided at the premises—	20 21 22
				(i) is not a suitable person; or	23
				(ii) does not hold a working with children authority; or	24 25
			(c)	the methods for the selection, training and management of people engaged in providing a licensed care service at the premises are not suitable; or	26 27 28 29
			(d)	if the premises are a licensed residential facility—the premises are not suitable for	30 31

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		providing accommodation to children in need of protection; or	1 2
		(e) of another circumstance prescribed under a regulation.	3 4
		(2) Section 138(2), after 'subsection (1)(b)'—	5
		insert—	6
		or (2)	7
		(3) Section 138(1A) to (8)—	8
		renumber as section 138(2) to (9).	9
Clause	46	Amendment of s 138A (Amendment of kinship carer certificate to extend its expiry day)	10 11
		Section 138A(3)(b), '2 years'—	12
		omit, insert—	13
		3 years	14
Clause	47	Amendment of s 139 (Authority may be suspended or cancelled)	15 16
		Section 139(7), definition <i>relevant person</i> , paragraphs (c) and (d)—	17 18
		omit, insert—	19
		(c) a person responsible for directly managing a licensed care service operated under the licence; or	20 21 22
		(d) a person who is performing a risk-assessed role for a licensed care service operated under the licence.	23 24 25
Clause	48	Insertion of new s 140B	26
		After section 140A—	27
		insert—	28

		mendment, suspension and cancellation of ences	$\frac{1}{2}$
	(1)	This section applies if the chief executive—	3
		(a) grants an application, or otherwise decides, to amend a licence; or	4 5
		(b) decides to suspend or cancel a licence, other than under subdivision 3.	6 7
	(2)	If subsection (1)(a) applies, the amendment of the licence takes effect on the later of—	8 9
		(a) the day on which notice of the decision to amend the licence is given under subdivision 1; or	10 11 12
		(b) if a later day is stated in the notice mentioned in paragraph (a)—the later day.	13 14
	(3)	If subsection (1)(b) applies, the suspension or cancellation of the licence takes effect on the later of—	15 16 17
		(a) the day on which notice of the decision to suspend or cancel the licence is given under section 140(5); or	18 19 20
		(b) if a later day is stated in the notice mentioned in paragraph (a)—the later day.	21 22
Clause 49	Amendment of cancellation of	of s 141 (Amendment, suspension and of authorities)	23 24
	(1) Section 14	1, heading, before 'authorities'—	25
	insert—		26
		other	27
	(2) Section 14	1(1)—	28
	omit, inser	t—	29
	(1)	This section applies if the chief executive—	30

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	<u> </u>		
		(a)	grants an application, or otherwise decides, to amend an authority other than a licence; or
		(b)	decides to suspend or cancel an authority other than a licence.
ause	50	Amendment of s 1 persons associate	41D (Personal history change—other d with a licence)
		Section 141D(1)	(c)—
		omit, insert—	
		(c)	a person who is performing a risk-assessed role for the service.
iuse	51	Amendment of s 1	41H (Nominee for licence)
		Section 141H(4)	, definition relevant person—
		omit, insert—	
		rele	want person, for a licence, means—
		(a)	a person responsible for directly managing a licensed care service operated under the licence; or
		(b)	a person who is performing a risk-assessed role for a licensed care service operated under the licence.
ause	52		4, pt 2, div 7, hdg (Obtaining criminal rinformation to decide persons'
		Chapter 4, part 2	, division 7, heading—
		omit, insert—	
		Division 7	Information sharing

Clause	53	Amendment of s 142A (Persons whose suitability may be investigated)	1 2
		(1) Section 142A(a)(i), 'the service'—	3
		omit, insert—	4
		a licensed care service operated	5
		(2) Section 142A(a)(iv)—	6
		omit, insert—	7
		(iv) the persons who will be, or are, performing risk-assessed roles for a licensed care service operated under the licence.	8 9 10
Clause	54	Amendment of s 142C (Obtaining police information)	11
		Section 142C, heading, after 'information'—	12
		insert—	13
		from police commissioner	14
Clause	55	Insertion of new ss 142E and 142F	15
		After section 142D—	16
		insert—	17
		142E Obtaining interstate criminal history information about particular persons	18 19
		(1) The chief executive may ask an interstate commissioner for a written statement briefly describing the circumstances of—	20 21 22
		(a) each interstate conviction of a relevant person; or	23 24
		(b) each interstate charge made against a relevant person.	25 26
		(2) The chief executive and the interstate commissioner may enter into a written arrangement by which information mentioned in	27 28 29

	subsection (1) is transferred.	1
(3)	Without limiting subsection (2), the arrangement—	2 3
	(a) may provide for the electronic transfer of information, including, for example, on a daily basis; and	4 5 6
	(b) if the arrangement provides for the electronic transfer of information—must provide for the following—	7 8 9
	(i) limitations under this Act on who may access the information;	10 11
	(ii) limitations under this Act on the purposes for which the information may be used.	12 13 14
	Note—	15
	See also section 142F(2).	16
(4)	In this section—	17
	interstate charge, made against a person, means a charge against the person for an offence alleged to have been committed by the person against a law of another State or the Commonwealth.	18 19 20 21
	<i>interstate commissioner</i> means the commissioner of a police force or service of another State or the Commonwealth.	22 23 24
	<i>interstate conviction</i> , of a person, means a conviction for an offence committed by the person against a law of another State or the Commonwealth, including an interstate spent conviction of the person.	25 26 27 28 29
	interstate rehabilitation law means a law applying, or that applied, in another State or the Commonwealth, that provides or provided for the same matter as the Criminal Law (Rehabilitation of Offenders) Act 1986.	30 31 32 33 34

	interstate spent conviction, of a person, means an interstate conviction of the person that the person is not required to disclose under an interstate rehabilitation law because—	1 2 3 4
	(a) a rehabilitation period prescribed for the conviction under the interstate rehabilitation law has expired; and	5 6 7
	(b) the conviction has not been revived under the interstate rehabilitation law.	8 9
	<i>relevant person</i> means any of the following persons—	10 11
	(a) an applicant for a certificate of approval who has, or to whom the chief executive proposes to issue, a provisional certificate;	12 13 14
	(b) an adult member of the household of a person mentioned in paragraph (a).	15 16
142F Us	se of expanded interstate criminal history	17
(1)	This section applies if, under section 142E, the chief executive obtains the expanded interstate criminal history of a relevant person.	18 19 20
(2)	Despite any other provision of this Act, the chief executive—	21 22
	(a) may use the expanded interstate criminal history only to the extent necessary to assess whether the relevant person poses a risk to a child's safety; and	23 24 25 26
	(b) must not use the expanded interstate criminal history when considering whether the relevant person is able and willing to protect a child from harm.	27 28 29 30
(3)	In this section—	31
	expanded interstate criminal history, of a person, means information about the circumstances of—	32 33

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	<u></u>		
		(a)	every interstate spent conviction of the person within the meaning of section 142E; or
		(b)	every interstate charge made against the person within the meaning of section 142E.
		relo	evant person see section 142E(4).
Clause	56	Amendment of s 1 functions or power	48BB (Chief executive may delegate
		Section 148BB	3)(a)(iii)—
		omit, insert—	
		(iii) holds a working with children authority; and
Clause	57	Amendment of s	48BE (Automatic ending of delegation)
		(1) Section 148BE(1)(b)—
		omit, insert—	
		(b)	stops holding a working with children authority.
		(2) Section 148BE(2)(b)—
		omit, insert—	
		(b)	stopped holding a working with children authority.
Clause	58	Insertion of new o	h 4, pts 4 and 5
		Chapter 4—	
		insert—	
		Part 4	Support and training
			for approved carers

		xecutiv and tra	e's responsibility to ining	provide	1 2
(1)			applies in relation to caring for a child under		3
(2)	care	with,	ecutive must provide to or ensure the approve following—		5 6 7
	(a)		to help the carer care f g, for example—	for the child,	8 9
		` /	ormation about financial approved carers; and	al assistance	10 11
		` /	ormation and adv viding care for children		12 13
		(iii) res	pite care; and		14
		(iv) acc	ess to support persons;		15
	(b)	_	programs that maintain r's ability to care for chi	-	16 17
(3)	subs		xecutive need only c 2) to the extent the chi t—		18 19 20
	(a)	it is prac	cticable to do so; and		21
	(b)	the suppcircums	port or training is approtances.	priate in the	22 23
Part 5		F	Register of appl	licants,	24
			uthority holder		25
		_	ormer authority	/	26
		ľ	olders		27
			olicants, authority ho holders	olders and	28 29
(1)	The	chief ex	ecutive must keep a re	gister of the	30

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Clause	60	Amendment of s 166 (Offence to refuse contact with child in custody or guardianship)	1 2
		(1) Section 166(1)—	3
		relocate and renumber as section 166(4).	4
		(2) Section 166(2), from 'premises for'—	5
		omit, insert—	6
		a place for the purpose of having contact with a child at the place to ensure the child's protection.	7 8
		(3) Section 166(3), 'for subsection (3)'—	9
		omit.	10
		(4) Section 166(2) to (4), as amended by this Act—	11
		renumber as section 166(1) to (3).	12
Clause	61	Replacement of s 186 (Confidentiality of notifiers of harm or risk of harm) Section 186— omit, insert—	13 14 15 16
		Subdivision 1 Confidentiality of notifiers	17
		186 Application of subdivision	18
		This subdivision applies if a person (the <i>notifier</i>) notifies the chief executive, an authorised officer, a police officer, a doctor or a nurse that the notifier suspects—	19 20 21 22
		(a) a child has been, is being or is likely to be, harmed; or	23 24
		(b) an unborn child may be at risk of harm after he or she is born.	25 26

186A ld	entit	y of notifier not to be disclosed	1
(1)	pers noti noti	person who receives the notification, or a son who becomes aware of the identity of the fier, must not disclose the identity of the fier, or information from which the identity of notifier could be deduced, to another person.	2 3 4 5 6
	Max	ximum penalty—40 penalty units.	7
(2)		section (1) does not apply if the disclosure is le—	8 9
	(a)	in the course of performing functions under this Act to another person performing functions under—	10 11 12
		(i) this Act; or	13
		(ii) a child welfare law, or interstate law, of another State; or	14 15
	(b)	in the course of performing functions under a child welfare law, or interstate law, of another State to another person performing functions under—	16 17 18 19
		(i) this Act; or	20
		(ii) a child welfare law, or interstate law, of another State; or	21 22
	(c)	under the <i>Child Protection (International Measures) Act 2003</i> , part 6; or	23 24
	(d)	to the ombudsman conducting an investigation under the <i>Ombudsman Act</i> 2001; or	25 26 27
	(e)	for the performance by the chief executive (adoptions) of the chief executive's functions under the <i>Adoption Act 2009</i> ; or	28 29 30
	(f)	to the litigation director for the purposes of the director performing a function under the <i>Director of Child Protection Litigation Act</i> 2016; or	31 32 33 34

	(g) if the person is an authorised person—under section 186B; or	1 2
		3
186B Di	sclosure by authorised person	5
(1)	the notifier, or information from which the identity of the notifier could be deduced, to a	6 7 8 9
	(a) the officer gives the authorised person a written request for the identity or information that states the identity or information is required for the prevention, detection, investigation, prosecution or punishment of a criminal offence against a child (an <i>enforcement action</i>); and	10 11 12 13 14 15
		17 18 19 20 21
		22 23
(2)	The authorised person must—	24
	subsection (1), identify the information as	25 26 27 28 29
	information under subsection (1), inform the	30 31 32
	(i) it is not possible or practicable to do so; or	33 34

			Example—	1
			The authorised person does not have, and is not able to obtain, the notifier's contact details.	2 3 4
		(ii)	the authorised person considers that to do so will, or may, prejudice an enforcement action.	5 6 7
(3)	In tl	nis se	ction—	8
	autl	horise	ed person means—	9
	(a)	the o	chief executive; or	10
	(b)	auth	officer or employee of the department orised, by the chief executive, to lose information under this section.	11 12 13
		_	olice officer means a police officer of at rank of sergeant.	14 15
186C Di	sclo	sure	in proceeding	16
(1)	Sub	ject to	o subsection (2)—	17
	(a)	from be proc	ence of the identity of the notifier or a which the identity of the notifier could deduced must not be given in a reeding before a court or tribunal tout leave of the court or tribunal; and	18 19 20 21 22
	(b)		ss leave is granted, a party or witness in proceeding—	23 24
		(i)	must not be asked, and, if asked, can not be required to answer, any question that can not be answered without disclosing the identity of, or leading to the identification of, the notifier; and	25 26 27 28 29
		(ii)	must not be asked to produce, and, if asked, can not be required to produce, any document that identifies, or may lead to the identification of, the notifier.	30 31 32 33

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(2)	The court or tribunal must not grant leave unless—	1 2
	(a) it is satisfied—	3
	(i) the evidence is of critical importance in the proceeding; and	4 5
	(ii) there is compelling reason in the public interest for disclosure; or	6 7
	(b) the notifier agrees to the evidence being given in the proceeding.	8 9
(3)	In deciding whether to grant leave, the court or tribunal must take into account—	10 11
	(a) the possible effects of disclosure on the safety or wellbeing of the notifier and the notifier's family; and	12 13 14
	(b) the public interest in maintaining confidentiality of notifiers.	15 16
(4)	As far as practicable, an application for leave must be heard in a way that protects the identity of the notifier pending a decision on the application.	17 18 19
Subdiv	vision 2 Other confidentiality provisions	20 21
	f s 187 (Confidentiality of information ersons involved in administration of Act)	22 23
Section 187	(3)—	24
insert—		25
	(e) if the person to whom the information relates—	26 27
	(i) is, or becomes, an adult; and	28
	(ii) consents in writing to the use, disclosure or giving of access.	29 30

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Clause	63	An inf	nendment o ormation al	of s 1 bout	88D (Chief executive may give deceased child)	1 2
		(1)	Section 188	3D, h	eading and subsections (1) and (2)—	3
			omit, insert	<u>;</u>		4
					executive may give information about ar deceased persons	5 6
			(1)	Thi	s section applies if—	7
				(a)	in the course of performing functions under, or in relation to the administration of, this Act, the chief executive acquires information about a person; and	8 9 10 11
				(b)	at the time the chief executive acquires the information, the person is a child; and	12 13
				(c)	after the chief executive acquires the information, the person dies, whether or not the person is a child when the person dies.	14 15 16
			(2)	disc	ject to subdivision 1, the chief executive may close the information to a parent of the eased person.	17 18 19
		(2)	Section 188	3D(4)	, after 'the person'—	20
			insert—			21
				to w	hom the information is disclosed	22
Clause	64	On	nission of c	h 7,	pt 1, div 4 (Meaning of <i>parent</i>)	23
			Chapter 7,	part 1	, division 4—	24
			omit.			25
Clause	65	Ins	ertion of ne	ew c	h 9, pt 13	26
			Chapter 9—	_		27
			insert—			28

Part 1	Transitional provisions for Child Protection Reform and Other Legislation Amendment Act 2021	1 2 3 4 5
281 Det	finitions for part	6
	In this part—	7
	<i>former</i> , for a provision of this Act, means the provision as in force from time to time before the commencement.	8 9 10
	new , for a provision of this Act, means the provision as in force from the commencement.	11 12
	sting applications for extension of ticular orders	13 14
(1)	This section applies in relation to an application mentioned in former section 99(1)(b) if, immediately before the commencement, the application had not been decided.	15 16 17 18
(2)	Former section 99 continues to apply in relation to the application as if the <i>Child Protection Reform</i> and <i>Other Legislation Amendment Act 2021</i> had not commenced.	19 20 21 22
283 Exi	sting notices of appeal	23
(1)	This section applies in relation to an appeal started under section 118 if, immediately before the commencement, the appeal had not been decided or otherwise finally dealt with.	24 25 26 27
(2)	Former chapter 3, part 4 continues to apply in relation to the appeal as if the <i>Child Protection Reform and Other Legislation Amendment Act</i>	28 29 30

	2021 had not commenced.	1
284 Ex	isting applications under ch 4, pt 2	2
(1)	This section applies if—	3
	(a) an application was made under former chapter 4, part 2; and	4 5
	(b) immediately before the commencement, the application had not been decided.	6 7
(2)	From the commencement—	8
	(a) the following provisions apply in relation to the application—	9 10
	(i) for a foster carer certificate or kinship carer certificate—new section 134(8);	11 12
	(ii) new chapter 4, part 2, division 7; and	13
	(b) the former provisions of this Act, other than former section 134(8) and former chapter 4, part 2, division 7, continue to apply in relation to the application as if the <i>Child Protection Reform and Other Legislation Amendment Act 2021</i> had not commenced.	14 15 16 17 18 19
285 Ex	isting kinship carer certificates	20
(1)	This section applies in relation to a kinship carer certificate in force immediately before the commencement.	21 22 23
(2)	From the commencement, former schedule 3, definition <i>kin</i> continues to apply in relation to the certificate as if the <i>Child Protection Reform and Other Legislation Amendment Act 2021</i> had not commenced.	24 25 26 27 28
(3)	Subsections (4) to (6) apply if the holder of the kinship carer certificate makes an application, under section 133, for a foster carer certificate.	29 30 31

(4)	The kinship carer certificate is taken to continue in force—	1 2
	(a) from the day that it would, apart from this section, have ended; and	3 4
	(b) until the application is decided or withdrawn.	5 6
(5)	However, if the application is refused, the kinship carer certificate continues in force until notice for the decision is given to the holder under section 136.	7 8 9 10
(6)	Subsection (4) does not apply if the kinship carer certificate is earlier suspended or cancelled.	11 12
	plication of ss 141B and 141D to persons forming risk-assessed roles	13 14
(1)	This section applies in relation to a person if—	15
	(a) on the commencement, the person—	16
	(i) is performing a risk-assessed role for a licensed care service; and	17 18
	(ii) has a domestic violence history or a traffic history; and	19 20
	(b) the person had not disclosed the domestic violence history, or the traffic history, under section 141D(2) before the commencement.	21 22 23
(2)	For sections 141B(2) and 141D(2), the person is taken to have acquired the domestic violence history, or the traffic history, on the commencement.	24 25 26 27
287 Rev	views of decisions under s 86	28
(1)	This section applies in relation to a decision made	29
	by the chief executive, under section 86(4), before	30
	the commencement.	31

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			(2)	For a review of the decision under section 247, former schedule 2 continues to apply in relation to the decision as if the <i>Child Protection Reform and Other Legislation Amendment Act 2021</i> had not commenced.	1 2 3 4 5
lause	66	Am	endment of	f sch 1 (Charter of rights for a child in care)	6
		(1)	Schedule 1,	authorising section—	7
			omit, insert-	_	8
				schedule 3, definition charter of rights	9
		(2)	Schedule 1-	<u> </u>	10
			insert—		11
				(aa) to be treated fairly and with respect;	12
				(ca) to develop, maintain and enjoy a connection to the child's culture of origin;	13 14
				(cb) for an Aboriginal child—to develop, maintain and enjoy a connection to Aboriginal tradition;	15 16 17
				(cc) for a Torres Strait Islander child—to develop, maintain and enjoy a connection to Island custom;	18 19 20
				(cd) to develop, maintain and enjoy the child's identity, including, for example, the child's sexual orientation or gender identity;	21 22 23
				(ce) to choose and practise 1 or more languages;	24
				(cf) to choose and practise 1 or more religions;	25
				(ea) to keep, and have a safe space to store, personal belongings;	26 27
				(eb) to engage in play, and other recreational activities, appropriate for the child;	28 29
				(ga) to make a complaint to the chief executive if the child considers that the charter of rights	30 31

		is not be child;	ing complied with in relation to the
		(3) Schedule 1, paragraphs (aa	a) to (k)—
		renumber as schedule 1, p	aragraphs (b) to (u).
Clause	67	Amendment of sch 2 (Revieuggrieved persons)	ewable decisions and
		Schedule 2, columns 1 and	12—
		omit, insert—	
		Column 1	Column 2
		Reviewable decision	Aggrieved person
	1	refusing a request to review a case plan (section 51V(6), 51VA(6)(a) or 51VB(3)(a))	the person making the request
	2	directing a parent in relation to a supervision matter stated in a child protection order (section 78)	the parent given the direction
	3	refusing to deal with a complaint about a permanent guardian (section 80D(1))	the person making the complaint
	4	deciding in whose care to place a child under a child protection order granting the chief executive custody or guardianship (section 86(2))	the child's parents or the child
	5	not informing a child's parents of the person in whose care the child is (section 86(4))	
	6	not informing a child's parents of where the child is living (section 86(4))	a parent given the notice or the child

	Column 1	Column 2
	Reviewable decision	Aggrieved person
7	refusing to allow, restricting, or imposing conditions on, contact between a child and the child's parents or a member of the child's family (section 87(2))	a person affected by the decision
8	removing a child from the care of the child's carer (section 89)	a carer entitled to apply to have the decision reviewed under section 91 or a child to whom a notice must be given stating the matters mentioned in section 90(4)(b) to (d)
9	refusing an application for, or to renew, a licence (section 129) other than because a person mentioned in section 126(b)(i) or (ii) does not hold a working with children authority	the applicant or licensee
10	refusing an application for, or to renew, a certificate of approval as an approved foster carer or an approved kinship carer (section 136) other than because a person mentioned in section 135(1)(a)(iii) or (b)(iv) does not hold a working with children authority	the applicant or certificate holder
11	refusing an application to amend an authority other than a provisional certificate (section 137)	the authority holder
12	amending an authority other than a provisional certificate (section 138)	the authority holder

	Column 1			Column 2		
		Reviewable	decisio	on	Aggrieved person	
13	author	nding or candity other that cate (section	n a pro		the authority holder	
14		ling an auth G(3) or (4) o			the authority holder	
68	Am	endment o	of sch	3 (Diction	onary)	1
	(1)	Schedule licensed pr			child placement principles, kin, ent—	2 3
		omit.				4
	(2)	Schedule 3	.			5
		insert—				6
			place	ement pri	inciple, in relation to an Aboriginal it Islander child, see section 5C(2).	7 8 9
			age,	_	for a child, means appropriate for the capacity, culture and circumstances	10 11 12
				in relations—	on to a child, means the following	13 14
					er of the child's family group who is of significance to the child;	15 16
			(b)	who, und	ld is an Aboriginal child—a person ler Aboriginal tradition, is regarded the child;	17 18 19
			` /	child—a	child is a Torres Strait Islander person who, under Island custom, ed as kin of the child;	20 21 22
			(d)	another p	person—	23

Clause

(i) who is recognised by the child, or the child's family group, as a person of significance to the child; and	1 2 3					
(ii) if the child is an Aboriginal or Torres Strait Islander child—with whom the child has a cultural connection.	4 5 6					
<i>licensed premises</i> means premises noted on a licence.	7 8					
<i>notifier</i> , for chapter 6, part 6, division 2, subdivision 1, see section 186.	9 10					
parent, of a child—	11					
(a) for chapter 2, parts 2, 3, 3AA, 3A and 4, sections 67 and 117 and chapter 7—means each of the following persons—	12 13 14					
(i) the child's mother or father;	15					
(ii) a person in whose favour a parenting order operates;	16 17					
(iii) a person, other than the chief executive, having custody or guardianship of the child under another Act or a law of another State;	18 19 20 21					
(iv) a long-term guardian of the child;	22					
(v) a permanent guardian of the child; or	23					
(b) otherwise—see section 11.	24					
parenting order means an order mentioned in the Family Law Act 1975 (Cwlth), section 64B(1) that deals with a matter mentioned in section 64B(2)(a) or (b) of that Act.						
participate, in relation to the making of a decision or the exercise of a power, includes expressing views relating to the making of the decision or the exercise of the power.	29 30 31 32					
risk-assessed role see section 123A.	33					

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		(3)	Schedule 3, defi	nition suitable person, paragraph (f)—	1 2
			(f)	for a person who will be, or is, performing a risk-assessed role for a licensed care service—a person who is a suitable person under a regulation; or	3 4 5 6
	Part	4		nendment of Child Protection gulation 2011	7 8
Clause	69	Re	gulation amend	led	9
			This part amend	s the Child Protection Regulation 2011.	10
Clause	70		placement of pt aring)	3A (Prescribed entities for information	11 12
			Part 3A—		13
			omit, insert—		14
			Part 3A	Register of applicants,	15
				authority holders and	16
				former authority	17
				holders	18
			10A Definiti	ons for part	19
				his part—	20
				ntification information, for a person, means following information—	21 22
			(a)	the person's full name, date of birth and residential address;	23 24
			(b)	whether the person is an Aboriginal person or a Torres Strait Islander.	25 26

	app	relevant person, for a licensee, or in relation to an application for the grant or renewal of a licence, means—					
	(a)	a di	rector of the licensee or applicant; or	4			
	(b)	the	nominee for the licence; or	5			
	(c)	dire by a	erson who is, or will be, responsible for ctly managing a care service provided a licensed care service operated under the nce; or	6 7 8 9			
	(d)	risk	erson who is, or will be, performing a -assessed role for a licensed care service rated under the licence.	10 11 12			
		_	with children information, for a person, e following information—	13 14			
	(a)		ther the person holds a working with dren authority or negative notice;	15 16			
	(b)		ne person holds a working with children arority—the expiry date for the authority;	17 18			
	(c)		ne person does not hold a working with dren authority—	19 20			
		(i)	whether or not the person has made a working with children check application; and	21 22 23			
		(ii)	if the person has made a working with children check application—	24 25			
			(A) the date of the application; and	26			
			(B) whether the application has been decided or withdrawn.	27 28			
			particulars of applicants for –Act, s 148F	29 30			
(1)			ion applies in relation to an applicant for	31 32			

	refu	sed, withdray	wn or otherv	vise undeci	ded.		1
(2)		section 148 culars are pr	F(2) of the rescribed—	Act, the	follow		2
	(a)	the identification information for the applicant;					
	(b)	the type of for;	authority tl	ne applica	nt appl		6 7
	(c)	the working the applicar	g with child	lren inforn	nation		8
	(d)	the date t authority;	he applicat	nt applied	for		10 11
	(e)	if the applic	ation was re	fused—			12
			te of the de ation; and	ecision to	refuse		13 14
		(ii) the rea	sons for the	decision;		-	15
	(f)	if the applic	ation was w	ithdrawn—	_		16
		(-)	date the awn; and	applicati	on v		17 18
		(ii) the rea	son for the v	vithdrawal	;		19
	(g)	for an appli	cant for a lic	ence—		7	20
		whethe entity	chief exector the appleto provide ne of the ass	icant is a a care ser	a suita vice—	ble 2	21 22 23 24
		Note—				2	25
		asses	section 126(a) sing whether a uitable entity t	ın applicant f	for a lice	nce 2	26 27 28
		workin each	dentification ag with child relevant ation: and		nation	for 3	29 30 31

	(111)	whether a relevant person for the application is a suitable person—the outcome of the assessment; and	1 2 3 4
	(iv)	the personal history for the nominee for the licence; and	5 6
	(v)	the details of each licensed care service that will be operated under the licence if the licence is granted;	7 8 9
(h)	for appr	an applicant for a certificate of oval—	10 11
	(i)	the applicant's personal history; and	12
	(ii)	if the chief executive has assessed whether the applicant is a suitable person to be an approved carer—the outcome of the assessment; and	13 14 15 16
	(iii)	for each adult member of the applicant's household—	17 18
		(A) the identification information for the member; and	19 20
		(B) the member's domestic violence history and traffic history; and	21 22
		(C) the member's working with children information; and	23 24
		(D) if the chief executive has assessed whether the member is a suitable person for associating on a daily basis with children or a particular child—the outcome of the assessment; and	25 26 27 28 29 30
		(E) if the member becomes, or ceases to be, a member of the applicant's household—the date of the event;	31 32 33

	(iv) if the applicant participates in the operation of, or is affiliated with, a licensed care service—details of the service.	1 2 3 4		
(3)	In this section—	5		
	<i>personal history</i> , for an applicant for a certificate of approval, means—	6 7		
	(a) the applicant's domestic violence history and traffic history; or	8 9		
	(b) if the applicant is a provisionally approved carer—the applicant's criminal history.	10 11		
	scribed particulars for authority ders—Act, s 148F	12 13		
(1)	(1) This section applies in relation to a holder of an authority.			
(2)	For section 148F(2) of the Act, the following particulars are prescribed—			
	(a) the identification information for the holder;	18		
	(b) the type of authority the holder holds;	19		
	(c) the working with children information for the holder;	20 21		
	(d) the date the holder applied for the authority;	22		
	(e) for the holder of a licence—	23		
	(i) if the chief executive has assessed whether the holder is a suitable entity to provide a care service—the outcome of the assessment; and	24 25 26 27		
	Note—	28		
	See section 126(a) of the Act in relation to assessing whether an applicant for a licence is a suitable entity to provide care services.	29 30 31		

	(ii)	the identification information and working with children information for each relevant person for the holder; and	1 2 3		
	(iii)	if the chief executive has assessed whether a relevant person for the holder is a suitable person—the outcome of the assessment; and	4 5 6 7		
	(iv)	the personal history for the nominee for the licence; and	8 9		
	(v)	the details of each licensed care service operated under the licence;	10 11		
(f)	for t	he holder of a certificate of approval—	12		
	(i)	the holder's domestic violence history and traffic history; and			
	(ii)	if the chief executive has assessed whether the holder is a suitable person to be an approved carer—the outcome of the assessment; and	15 16 17 18		
	(iii)	for each adult member of the holder's household—	19 20		
		(A) the identification information for the member; and	21 22		
		(B) the member's domestic violence history and traffic history; and	23 24		
		(C) the member's working with children information; and	25 26		
		(D) if the chief executive has assessed whether the member is a suitable person for associating on a daily basis with children or a particular child—the outcome of the assessment; and	27 28 29 30 31 32		
		(E) if the member becomes, or ceases	33		

		household—the date of the event; and	1 2
		(iv) if the holder participates in the operation of, or is affiliated with, a licensed care service—details of the service;	3 4 5 6
	(g)	if the authority was amended or suspended—details of the amendment or suspension, including, for example, the reason for the amendment or suspension.	7 8 9 10
		bed particulars for former authority —Act, s 148F	11 12
(1)		s section applies in relation to a former holder in authority.	13 14
(2)	part	section 148F(2) of the Act, the following ticulars, current immediately before the nority stopped having effect, are prescribed—	15 16 17
	(a)	the identification information for the former holder;	18 19
	(b)	the type of authority the former holder held;	20
	(c)	the working with children information for the former holder;	21 22
	(d)	the date the former holder applied for the authority;	23 24
	(e)	for the former holder of a licence—	25
		(i) if the chief executive assessed whether the former holder was a suitable entity to provide a care service—the outcome of the assessment; and	26 27 28 29
		Note—	30
		See section 126(a) of the Act in relation to assessing whether an applicant for a licence is a suitable entity to provide care services.	31 32 33

	(ii)	if the chief executive assessed whether a relevant person for the former holder was a suitable person—		
		(A) the identification information and working with children information for the relevant person; and	4 5 6 7	
		(B) the outcome of the assessment; and	8 9	
	(iii)	the personal history for the person who was the nominee for the licence; and	10 11	
	(iv)	the details of each licensed care service that was operated under the licence;	12 13	
(f)	for the former holder of a certificate of approval—			
	(i)	the former holder's domestic violence history and traffic history; and	16 17	
	(ii)	if the chief executive assessed whether the former holder was a suitable person to be an approved carer—the outcome of the assessment; and	18 19 20 21	
	(iii)	if the chief executive assessed whether an adult member of the former holder's household was a suitable person for associating on a daily basis with children or a particular child—	22 23 24 25 26	
		(A) the identification information for the member; and	27 28	
		(B) the member's domestic violence history and traffic history; and	29 30	
		(C) the member's working with children information; and	31 32	
		(D) the outcome of the assessment; and	33	

	(iv) if the former holder participated in the operation of, or was affiliated with, a licensed care service—details of the service;	1 2 3 4
(g)	if the authority was amended, suspended, cancelled or surrendered—details of the amendment, suspension, cancellation or surrender, including, for example, the reason for any amendment, suspension or cancellation.	5 6 7 8 9 10
Part 3B	Prescribed entities for	11
	information sharing	12
10E Prescrib	ped entity—Act, s 159M	13
<i>pres</i> in w 2003	section 159M of the Act, definition cribed entity, paragraph (g), the department which the Aboriginal Cultural Heritage Act 3 and the Torres Strait Islander Cultural stage Act 2003 are administered is prescribed.	14 15 16 17 18
Replacement of s 2 provision of care s	21 (Person engaged in relation to ervices)	19 20
Section 21—		21
omit, insert—		22
	performing risk-assessed role for I care service	23 24
risk-	person is a suitable person to perform a assessed role for a licensed care service if the on does not pose a risk to the safety of dren.	25 26 27 28

Clause 71

[s 72]

	Part	5	Amendment of Disability Services Act 2006	1 2
Clause	72	Act	t amended	3
			This part amends the Disability Services Act 2006.	4
			Note—	5
			See also the amendments in schedule 1.	6
Clause	73		nendment of s 138D (Chief executive's request for mestic violence information about relevant person)	7 8
		(1)	Section 138D(1), after 'may have been made'—	9
			insert—	10
			, or police protection notice may have been issued,	11 12
		(2)	Section 138D(4), after 'order'—	13
			insert—	14
			or police protection notice	15
Clause	74	Am	nendment of sch 8 (Dictionary)	16
		(1)	Schedule 8—	17
			insert—	18
			police protection notice means a police protection notice under the <i>Domestic and Family Violence Protection Act</i> 2012.	19 20 21
		(2)	Schedule 8, definition domestic violence information, after 'orders made'—	22 23
			insert—	24
			, or police protection notices issued,	25

[s 75]

	Part 6	Amendment of Working with Children (Risk Management and Screening) Act 2000	1 2 3
	Division	1 Preliminary	4
Clause	75 Act	t amended This part amends the Working with Children (Risk Management and Screening) Act 2000. Note—	5 6 7 8
		See also the amendments in schedule 1.	9
	Division	2 Amendments commencing on assent	10 11
Clause	76 Am	nendment of s 8 (Chief executive's main functions)	12
	(1)	Section 8(a), 'chapter 8 for screening'—	13
		omit, insert—	14
		chapters 7 and 8 that regulates	15
	(2)	Section 8(b), 'that chapter'—	16
		omit, insert—	17
		chapters 7 and 8	18
Clause		nendment of s 199 (Deemed withdrawal—applicant arged with serious offence or disqualifying offence	19 20 21
		Section 199(2), 'A'—	22
		omit, insert—	23
		If the applicant is charged with a disqualifying offence, a	24 25

Clause	

ause /8		conviction etc. for non-serious offence)	2
	Section 221	· <u> </u>	3
	omit, insert	<u> </u>	4
		ciding application—no relevant information conviction etc. for non-serious offence	5 6
	(1)	The chief executive must issue a working with children clearance to the person if the chief executive—	7 8 9
		(a) is not aware of any relevant information about the person; or	10 11
		(b) is not required to issue a negative notice to the person under subsection (2).	12 13
	(2)	The chief executive must issue a negative notice to the person if the chief executive—	14 15
		(a) is aware of relevant information about the person; and	16 17
		(b) is satisfied it is an exceptional case in which it would not be in the best interests of children for the chief executive to issue a working with children clearance to the person.	18 19 20 21 22
	(3)	For subsections (1) and (2), the following information about the person is <i>relevant information</i> —	23 24 25
		(a) information that the person has—	26
		(i) a charge for an offence other than a disqualifying offence; or	27 28
		(ii) a charge for a disqualifying offence that has been dealt with other than by a conviction; or	29 30 31
		Note—	32
		For charges for disqualifying offences that have not been dealt with, see chapter 7, part	33 34

	4, division 4 and sections 199, 295(1) and 296.
	(iii) a conviction for an offence other than a serious offence;
(b)	investigative information;
(c)	domestic violence information;
(d)	disciplinary information;
(f)	other information about the person that the chief executive reasonably believes is relevant to deciding whether it would be in the best interests of children for the chief executive to issue a working with children clearance to the person.
	23 (Deciding application—negative r holder of eligibility declaration)
ce cancelled o	r holder of eligibility declaration)
ce cancelled o Section 223(5).	r holder of eligibility declaration)
Section 223(5). paragraph (a)—	r holder of eligibility declaration)
Section 223(5). paragraph (a)— omit, insert—	r holder of eligibility declaration) , definition new assessable information,

Clause 79

		_					
lause	80	dis			•	Deciding exceptional case if n or other relevant information	1 2 3
		(1)	Section 228	3, hea	ding,	'disciplinary information or'—	4
			omit.				5
		(2)	Section 228	3(1)(t), be	fore subparagraph (i)—	6
			insert—				7
				(iaa		nestic violence information about the son; or	8 9
		(3)	Section 228	3(1)(t)(iaa) to (ii)—	10
			renumber a	s sec	tion 2	228(1)(b)(i) to (iii).	11
		(4)	Section 228	3(2) a	nd (3)—	12
			omit, insert	<u>-</u>			13
			(2)			ef executive must have regard to the g matters in relation to the information—	14 15
				(a)	viol circ or p info	ne chief executive is aware of domestic ence information about the person—the umstances of a domestic violence order solice protection notice mentioned in the rmation, including the conditions osed on the person by the order or ce;	16 17 18 19 20 21 22
				(b)		e chief executive is aware of disciplinary rmation about the person—	23 24
					(i)	the decision or order of the decision-maker relating to the disciplinary information and the reasons for the decision or order; and	25 26 27 28
					(ii)	any decision or order of an entity hearing and deciding a review of, or appeal against, a decision or order mentioned in subparagraph (i), and the reasons for the decision or order;	29 30 31 32 33

			(d)	if the chief executive is aware of other information about the person mentioned in subsection (1)—the nature of the information, including the circumstances and gravity of the behaviour or conduct the subject of the information;	1 2 3 4 5 6
			(e)	the length of time that has passed since the event or conduct the subject of the information occurred;	7 8 9
			(f)	the relevance of the information to employment, or carrying on a business, that involves or may involve children;	10 11 12
			(g)	anything else relating to the information that the chief executive reasonably believes is relevant to the assessment of the person.	13 14 15
Clause 8	81			29 (Chief executive to invite person about particular information)	16 17
		(1)	Section 229(2)(a	a)(i) and (ii)—	18
			omit, insert—		19
			(i)	the police information, domestic violence information or disciplinary information about the person that the chief executive is aware of;	20 21 22 23
		(2)	Section 229(2)(a	u)(iii)—	24
			renumber as sec	tion 229(2)(a)(ii).	25
Clause	82			83 (Deciding application—police creening not required)	26 27
			Section 283(a)(i)), after 'police information'—	28
			insert—		29
			or d	lomestic violence information	30

Clause	83	Amendment of s 284 (Deciding teacher if further screening not		1 2
		Section 284(a)(i), after 'police	information'—	3
		insert—		4
		, domestic violenc	e information	5
Clause	84	Amendment of s 289 (Term of e	exemption)	6
		Section 289(4)(a) to (c)—		7
		omit, insert—		8
		section 350A	the exemption ends under A because the holder of the ops being a police officer or cher;	9 10 11 12
		(b) the exemption	n is cancelled under part 5A.	13
Clause	85	Amendment of s 295 (Applicati	on of division)	14
		Section 295(2), 'authority'—		15
		omit, insert—		16
		clearance		17
Clause	86	Amendment of s 299 (When su ends)	spension of authority	18 19
		Section 299—		20
		insert—		21
		term of the p section 350A	with children exemption—the person's exemption ends under because the person stops being er or registered teacher.	22 23 24 25
Clause	87	Insertion of new s 315A		26
		After section 315—		27

insert—		1
	nief executive's request for domestic lence information about person	2 3
(1)	This section applies if the chief executive reasonably believes a domestic violence order may have been made, or a police protection notice may have been issued, against the person.	4 5 6 7
(2)	The chief executive may ask the police commissioner for domestic violence information about the person.	8 9 10
(3)	The police commissioner must comply with a request under subsection (2) by—	11 12
	(a) giving the chief executive the domestic violence information that exists about the person; or	13 14 15
	(b) telling the chief executive there is no domestic violence information about the person.	16 17 18
(4)	If there is domestic violence information about the person, the chief executive may ask the police commissioner for a brief description of the circumstances of a domestic violence order or police protection notice mentioned in the domestic violence information.	19 20 21 22 23 24
(5)	The police commissioner must comply with a request under subsection (4).	25 26
(6)	The duty imposed on the police commissioner under subsection (2) or (4) applies only to information in the police commissioner's possession or to which the police commissioner has access.	27 28 29 30 31
(7)	If the chief executive no longer needs the information requested—	32 33

|--|

		(a) the chief executive must tell the police commissioner the information is no longer needed; and
		(b) the police commissioner's obligation to comply with the chief executive's request ends.
Clause	88	Amendment of s 344 (Giving information to chief executive (disability services))
		(1) Section 344(3)(c) and (d)—
		omit, insert—
		(c) police information, domestic violence information and disciplinary information about a person; and
		(2) Section 344(3)(e)—
		renumber as section 344(3)(d).
Clause	89	Amendment of s 347 (Replacement of lost or stolen card)
		Section 347(2)(b), 'the application'—
		omit, insert—
		a replacement card
Clause	90	Amendment of s 348 (Replacement card for change of name or contact details)
		Section 348(3), after 'to do so'—
		insert—
		and the person pays the prescribed fee for a replacement card

Clause	91	Amendment of s 350A (Holder and notifiable persons notified about expiry of working with children exemption)	1 2
		1) Section 350A(1), from 'This' to 'exemption—'—	3
		omit, insert—	4
		The term of a working with children exemption ends if the person who holds the exemption—	5 6
		2) Section 350A(2)(a), 'under section 289(1)'—	7
		omit, insert—	8
		because the person is no longer a police officer or registered teacher	9 10
Clause	92	Amendment of s 384 (Confidentiality of protected nformation)	11 12
		1) Section 384(1)(b)(i) and (ii)—	13
		omit, insert—	14
		(i) police information and information related to the police information;	15 16
		(ii) domestic violence information and information related to the domestic violence information;	17 18 19
		(iia) disciplinary information;	20
		2) Section 384(1)(b)(iv), 'information about the person'—	21
		omit, insert—	22
		information	23
		3) Section 384(1)(b)(iia) to (iv)—	24
		renumber as section 384(b)(iii) to (v).	25
Clause	93	nsertion of new ch 11, pt 21	26
		Chapter 11—	27
		insert—	28

Part 2	Transitional provisions for Child Protection Reform and Other Legislation Amendment Act 2021	1 2 3 4 5
594 Def	inition for part	6
	In this part—	7
	relevant amendment means—	8
	(a) the amendment of chapter 8 by the <i>Child Protection Reform and Other Legislation Amendment Act 2021</i> , part 6, division 2; or	9 10 11
	(b) the amendment of chapter 8 by the <i>Child Protection Reform and Other Legislation Amendment Act 2021</i> , part 6, division 3.	12 13 14
595 Exi	sting application	15
(1)	This section applies if, on the commencement of a relevant amendment, an eligibility application, working with children check application or an application under chapter 8, part 5A has been made but not decided or withdrawn.	16 17 18 19 20
(2)	This Act, as in force from the commencement of the relevant amendment, applies for deciding the application.	21 22 23
(3)	Subsection (4) applies if the chief executive gave the applicant a notice under section 229 in relation to the application before the commencement of the relevant amendment.	24 25 26 27
(4)	The chief executive is required to give the applicant another notice under section 229 after the commencement of the relevant amendment only if the chief executive receives further	28 29 30

	information mentioned in section 229(2)(a) in relation to the application after the commencement of the relevant amendment.	1 2 3
596 Pro	pposed decision under ch 8, pt 5A	4
(1)	This section applies if the chief executive—	5
	(a) before the commencement of a relevant amendment—	6 7
	(i) was proposing to make a decision mentioned in section 294(1) in relation to a person; and	8 9 10
	(ii) gave the applicant a notice under section 229, as applied by section 294(2), in relation to making the decision; and	11 12 13 14
	(b) immediately before the commencement of the relevant amendment, had not made the decision.	15 16 17
(2)	This Act, as in force from the commencement of the relevant amendment, applies for making the decision.	18 19 20
(3)	The chief executive is required to give the person another notice under section 229, as applied by section 294(2), after the commencement of the relevant amendment only if the chief executive receives further information mentioned in section 229(2)(a) in relation to making the decision after the commencement of the relevant amendment.	21 22 23 24 25 26 27
597 Rev	views and appeals	28
(1)	This section applies—	29
	(a) in relation to—	30
	(i) a review of a chapter 8 reviewable decision; or	31 32

	(ii) an appeal against a decision of QCAT relating to a chapter 8 reviewable decision; and	1 2 3
	(b) if the review or appeal—	4
	(i) was started but not decided or otherwise ended before the commencement of a relevant amendment; or	5 6 7 8
	(ii) is started under this Act after the commencement of a relevant amendment.	9 10 11
(2)	The entity hearing the review or appeal must apply this Act, as in force from the commencement of the relevant amendment, in relation to the subject matter of the review or appeal.	12 13 14 15 16
Clause 94 Amendment o	of sch 7 (Dictionary)	17
Schedule 7-	<u> </u>	18
insert—		19
	domestic violence information, about a person, means information about the history of domestic violence orders made, or police protection notices issued, against the person under the <i>Domestic and Family Violence Protection Act 2012</i> .	20 21 22 23 24
	domestic violence order see the Domestic and Family Violence Protection Act 2012, section 23(2).	25 26 27
	police protection notice see the Domestic and Family Violence Protection Act 2012, sections 101(1) and 101A(1).	28 29 30

	Divisio	on 3		Amendments commencing by proclamation	1 2
lause	95 l	nsertion	of ne	ew ss 19 and 20	3
		After	sectio	on 18—	4
		insert-	_		5
		19	che	aning of interstate working with children eck application, interstate working with Idren authority and related terms	6 7 8
			(1)	An <i>interstate working with children check application</i> is an application, however called, made under a corresponding WWC law that corresponds to a working with children check application under this Act.	9 10 11 12 13
			(2)	An <i>interstate working with children authority</i> is an authority, however called, issued under a corresponding WWC law that corresponds to a working with children authority under this Act.	14 15 16 17
			(3)	An <i>interstate negative notice</i> is a notice, however called, issued under a corresponding WWC law, that—	18 19 20
				(a) corresponds to a negative notice; or	21
				(b) imposes a condition that prohibits a person from carrying out child-related work.	22 23
			(4)	A <i>conditional interstate WWC authority</i> is an authority, however called, issued under a corresponding WWC law that has the effect of permitting a person to carry out child-related work subject to stated conditions, including, for example, a condition that the person carries out child-related work only under supervision.	24 25 26 27 28 29 30
			(5)	An <i>interstate interim bar</i> is a restriction, however described, imposed under a corresponding WWC law in relation to a person who made an interstate	31 32 33

		working with children check application that has the effect of prohibiting the person from carrying out child-related work while the application is decided.	1 2 3 4
20		aning of <i>adverse interstate WWC decision</i> I related terms	5 6
	(1)	Each of the following decisions about a person made under a corresponding WWC law is an adverse interstate WWC decision—	7 8 9
		(a) a decision to refuse an interstate working with children check application made by the person;	10 11 12
		(b) a decision to issue an interstate negative notice to the person;	13 14
		(c) a decision to suspend or cancel an interstate working with children authority held by the person;	15 16 17
		(d) a decision to impose an interstate interim bar on the person.	18 19
	(2)	An adverse interstate WWC decision is <i>in effect</i> if—	20 21
		(a) the decision has not been overturned on review or appeal; and	22 23
		(b) the decision has not otherwise stopped having effect because—	24 25
		(i) for a decision to refuse an interstate working with children check application made by the person—a later interstate working with children check application made by the person has been decided by the interstate screening unit that refused the application; or	26 27 28 29 30 31 32 33

				(ii)	for a decision to issue an interstate negative notice to a person—the notice has expired or been revoked; or	1 2 3
				(iii)	for a decision to suspend an interstate working with children authority held by a person—the suspension has ended or the authority has been cancelled; or	4 5 6 7
				(iv)	for a decision to impose an interstate interim bar on a person—the interim bar has ended.	8 9 10
		(3)		erse son is	interstate WWC information about a	11 12
			(a)		a adverse interstate WWC decision made at the person; and	13 14
			(b)		decision to issue a conditional restate WWC authority to the person; and	15 16
			(c)	in p	rmation related to a decision mentioned paragraph (a) or (b) about the person, uding the reasons for the decision.	17 18 19
Clause	96	Amendment of person in regu		•	Clearance required to employ uployment)	20 21
		Section 175	5(2)—	_		22
		insert—				23
			(e)	abou emp	adverse interstate WWC decision made at the employee is in effect and the cloyer knows, or ought reasonably to w, the decision is in effect.	24 25 26 27
Clause	97	Amendment of employment w			(Person prohibited from regulated earance)	28 29
		Section 176	6A(2)	_		30
		insert—				31

[s 98]

		(f)	is the subject of an adverse interstate WWC decision that is in effect.	1 2
Clause	98		76C (Exemption required to employ gistered teacher in regulated	3 4 5
		Section 176C(2)	<u> </u>	6
		insert—		7
		(e)	an adverse interstate WWC decision made about the employee is in effect and the employer knows, or ought reasonably to know, the decision is in effect.	8 9 10 11
Clause	99		76E (Police officer or registered from regulated employment without	12 13 14
		Section 176E(2)	<u> </u>	15
		insert—		16
		(f)	is the subject of an adverse interstate WWC decision that is in effect.	17 18
Clause	100	Amendment of s 1	76H (Definitions for division)	19
		Section 176H, de	efinition restricted person—	20
		insert—		21
		(e)	is the subject of an adverse interstate WWC decision that is in effect.	22 23
Clause	101	Amendment of s 1	95 (Notice of withdrawal)	24
		Section 195(3),	after 'notifiable person'—	25
		insert—		26
		and	potential employer	27

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Clause	102			99 (Deemed withdrawal—applicant ous offence or disqualifying offence	1 2 3
		Section 199	$\theta(2)(a)$	a), after 'notifiable person'—	4
		insert—			5
			or p	potential employer	6
Clause	103	Insertion of ne	ew s	201	7
		After section	on 20	0—	8
		insert—			9
				d withdrawal—adverse interstate WWC n in effect	10 11
		(1)		chief executive must withdraw an application ne chief executive becomes aware—	12 13
			(a)	an adverse interstate WWC decision has been made about the applicant; and	14 15
			(b)	the decision is in effect.	16
		(2)		withdrawal notice given under section 195 ause this section applies must state that—	17 18
			(a)	for a notice given to the applicant—it is an offence for the applicant to start or continue in restricted employment; or	19 20 21
			(b)	for a notice given to a notifiable person or potential employer for the applicant—it is an offence to employ, or continue to employ, the applicant in restricted employment.	22 23 24 25
Clause	104	Amendment o	fs2	21 (Deciding application—no relevant aviction etc. for non-serious offence)	26 27
		Section 221	1(3)—	_	28
		insert—			29
			(e)	adverse interstate WWC information;	30

Clause	105	notice cancelled or holder of eligibility declaration)	1 2
		Section 223(5), definition <i>new assessable information</i> , paragraph (a)(i), 'or disciplinary'—	3 4
		omit, insert—	5
		, disciplinary information or adverse interstate WWC	6 7
Clause	106	Amendment of s 228 (Deciding exceptional case if other relevant information exists)	8 9
		(1) Section 228(1)(b)—	10
		insert—	11
		(iia) adverse interstate WWC information about the person; or	12 13
		(2) Section 228(1)(b)(iia) and (iii)—	14
		renumber as section 228(1)(b)(iii) and (iv).	15
		(3) Section 228(2)—	16
		insert—	17
		(c) if the chief executive is aware of adverse interstate WWC information about the person—each adverse interstate WWC decision or decision to issue the conditional interstate WWC authority mentioned in the information, and the reasons for the decision;	18 19 20 21 22 23 24
Clause	107	Amendment of s 229 (Chief executive to invite submissions from person about particular information)	25 26
		Section 229(2)(a)(i), 'or disciplinary'—	27
		omit, insert—	28
		, disciplinary information or adverse interstate WWC	29 30

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Clause	108		83 (Deciding application—police reening not required)	1 2
		Section 283(a)(i)	, 'or domestic violence'—	3
		omit, insert—		4
			omestic violence information or adverse rstate WWC	5 6
Clause	109		84 (Deciding application—registered creening not required)	7 8
		Section 284(a)(i)	, 'or disciplinary'—	9
		omit, insert—		10
		, di WW	sciplinary information or adverse interstate VC	11 12
Clause	110	Replacement of s 2	295 (Application of division)	13
		Section 295—		14
		omit, insert—		15
		295 Applica	tion of division	16
		This	s division applies if—	17
		(a)	a person who holds a working with children authority is charged with a serious offence or disqualifying offence; or	18 19 20
		(b)	a registered teacher holds a working with children clearance and the teacher's teacher registration is suspended under the Education (Queensland College of Teachers) Act 2005, section 49; or	21 22 23 24 25
		(c)	a person who holds a working with children authority also holds an interstate working with children authority and the person's interstate working with children authority is suspended under a corresponding WWC law; or	26 27 28 29 30 31

ſs	1	1	1	1

	[5 111]		
		(d) a person holds a working with children authority and an interstate interim bar is imposed on the person.	1 2 3
Clause	111	Amendment of s 300 (Chief executive's decision about suspended authority)	4 5
		(1) Section 300(2)—	6
		insert—	7
		(d) if the person holds an interstate working with children authority—while the person's authority is suspended under a corresponding WWC law; or	8 9 10 1
		(e) if the person is an applicant for an interstate working with children check application—while the person is subject to an interstate interim bar in relation to the application.	12 12 14 13 16
		(2) Section 300—	1′
		insert—	18
		(3) The chief executive must not make a decision under subsection (1) if the chief executive is required to cancel the person's working with children authority under section 303 or 303A.	19 20 21 22
Clause	112	Amendment of ch 8, pt 5A, div 3, hdg (Cancelling working with children authority without suspension)	23
		Chapter 8, part 5A, division 3, heading, 'without suspension'—	2: 20
		omit, insert—	2
		by chief executive	28
Clause	113	Insertion of new s 303A	29
		After section 303—	30

			insert—			1
					lling authority if adverse interstate ecision	2 3
			(1)		chief executive must cancel a person's king with children authority if—	4 5
				(a)	an interstate working with children check application made by the person is refused under a corresponding WWC law; or	6 7 8
				(b)	the person is issued an interstate negative notice; or	9 10
				(c)	an interstate working with children authority held by the person is cancelled under a corresponding WWC law.	11 12 13
			(2)	wor	s section applies whether or not the person's king with children authority is suspended er section 296.	14 15 16
Clause	114		endment o osequent in		04A (Cancelling authority because of nation)	17 18
			Section 304	A(1)	(a), after 'disciplinary information'—	19
			insert—			20
				or a	dverse interstate WWC information,	21
Clause	115	Am	endment o	fs3	04B (Action after decision)	22
		(1)	Section 304	B(1)	(b), before 'issue'—	23
			insert—			24
					e authority is cancelled under section 303, 304 04A—	25 26
		(2)	Section 304	B(1)	(c)—	27
			omit.			28
		(3)	Section 304	В—		29

insert—			1
(1A)	can chie	ne person's working with children authority is celled under section 303, 304 or 304A, the ef executive must give the person a written ace that states—	2 3 4 5
	(a)	the decision to cancel the authority and issue the negative notice; and	6 7
	(b)	the reasons for the decision; and	8
	(c)	the person must return the person's working with children card to the chief executive immediately, unless the person has a reasonable excuse; and	9 10 11 12
		Note—	13
		See section 304P for the requirement for a person whose working with children authority is cancelled to return the person's working with children card to the chief executive.	14 15 16 17
	(d)	the relevant review and appeal information; and	18 19
	(e)	unless the person is a relevant disqualified person, the circumstances in which the person may apply under section 304G for the negative notice to be cancelled.	20 21 22 23
(1B)	can	ne person's working with children authority is celled under section 303A, the chief executive st give the person a notice that states—	24 25 26
	(a)	the person's working with children authority is cancelled because of the adverse interstate WWC decision mentioned in section 303A made about the person; and	27 28 29 30
	(b)	the person must return the person's working with children card to the chief executive immediately, unless the person has a reasonable excuse; and	31 32 33 34

				Note—	1
				See section 304P for the requirement for a person whose working with children authority is cancelled to return the person's working with children card to the chief executive.	2 3 4 5
				(c) there is no review or appeal of the decision to cancel the person's authority.	6 7
		(4)	Section 304	4B(1A) to (2)—	8
			renumber s	ection 304B(2) to (4).	9
Clause	116			f s 304C (Notifiable persons and potential tified about cancellation)	10 11
		(1)	Section 304	4C(1)(b), before 'the person'—	12
			insert—		13
				if the person's authority is cancelled under section 303, 304 or 304A—	14 15
		(2)	Section 304	łC—	16
			insert—		17
			(2A)	If the person's working with children authority was cancelled under section 303A, a notice given to each notifiable person or potential employer must state that the person's authority was cancelled under that section.	18 19 20 21 22
Clause	117		endment o	f s 304G (Application to cancel negative	23 24
			Section 304	4G(1)—	25
			insert—		26
				(c) is not the subject of an adverse interstate WWC decision that is in effect.	27 28

ſs	1	1	81

Clause	118			8, pt 6, div 4, hdg (Obtaining nterstate police commissioner)	1 2
		Chapter 8, p	part 6	6, division 4, heading, after 'commissioner'—	3
		insert—			4
				vorking with children check national erence system or interstate screening unit	5 6
Clause	119	Insertion of ne	ew s	s 320A and 320B	7
		After section	n 32	0—	8
		insert—			9
				ning information from working with n check national reference system	10 11
			chil info	chief executive may access the working with dren check national reference system to obtain ermation about a person mentioned in section if—	12 13 14 15
			(a)	the chief executive accesses the system and obtains the information under an arrangement between the chief executive and the ACC; and	16 17 18 19
			(b)	the information is relevant to the performance of the chief executive's screening functions in relation to the person.	20 21 22
				esting information from other interstate ng units	23 24
		(1)	has sect the	s section applies if the chief executive conably believes an interstate screening unit information about a person mentioned in ion 310 that is relevant to the performance of chief executive's screening functions in tion to the person.	25 26 27 28 29 30
		(2)		chief executive may ask the interstate tening unit for the information.	31 32

			(3)		chief executive's request may include the owing information—	1 2
				(a)	the person's name and any other name the chief executive believes the person may use or have used;	3 4 5
				(b)	the person's gender and date and place of birth.	6 7
Clause	120		placement ormation)	of ch	8, pt 6, div 8, hdg (Dealing with	8 9
			Chapter 8, 1	part 6	, division 8, heading—	10
			omit, insert	·		11
			Divisio	n 8	Giving information to	12
					police commissioner and	13
					other State entities	14
Clause	121	exe	ecutive to g	ive r	ation and renumbering of s 339 (Chief notice to particular entities about a nformation)	15 16 17
		(1)	Section 339	, hea	ding, 'particular entities'—	18
			omit, insert			19
				noti	fiable persons etc.	20
		(2)	Section 339), as a	mended—	21
			relocate to	after	section 344 and <i>renumber</i> as section 344AA.	22
Clause	122				44 (Giving information to chief ty services))	23 24
			_		e), 'and disciplinary'—	25
			omit, insert	·		26
				, dis	sciplinary information and adverse interstate VC	27 28

[s 123]

Clause	123	Insertion of nev	w ch 8, p	t 6, div 9, hdg	1
		Before section Act—	on 344AA	, as relocated and renumbered by this	2 3
		insert—			4
		Division	ո 9	Giving information to	5
				notifiable persons,	6
				authorised entities and	7
				self-managed NDIS	8
				participants etc.	9
Clause	124	Insertion of nev	w ch 8, pt	6, div 10	10
		Chapter 8, pa	art 6—		11
		insert—			12
		Divisior	ո 10	Giving information to ACC	13
				and interstate screening	14
				units	15
		345A Ap _l	plication	of division	16
			This divisperson—	sion applies to information about a	17 18
		(chief executive was given, or given s to, under this part; or	19 20
			relati	ne chief executive's possession in on to the performance of the chief ntive's screening functions.	21 22 23
		345B Giv	ring infor	mation to ACC	24
		* *		executive may give information about a	25 26

	(a) under an arrangement between the chief executive and the ACC for the purpose of the information being included in the working with children check national reference system; or	1 2 3 4 5
	(b) if the chief executive reasonably believes the information is otherwise relevant to the functions of the ACC that relate to the working with children check national reference system.	6 7 8 9 10
(2)	Without limiting subsection (1)(a), information is given to the ACC if the information is entered into, or uploaded to, the working with children check national reference system.	11 12 13 14
345C Gi uni	ving information to interstate screening	15 16
(1)	This section applies if—	17
	(a) the chief executive is aware a person holds an interstate working with children authority issued by an interstate screening unit under a corresponding WWC law; or	18 19 20 21
	(b) an interstate screening unit has asked the chief executive for information about a person in relation to deciding an application made by the person under a corresponding WWC law.	22 23 24 25 26
(2)	The chief executive may give information about the person to the interstate screening unit if the chief executive reasonably believes the information is relevant to the functions of the interstate screening unit under the corresponding WWC law.	27 28 29 30 31 32
(3)	The chief executive must not give to an interstate screening unit a section 93A transcript, or information contained in a section 93A transcript.	33 34 35

Clause	125		1 2
			3
			4
			5
Clause	126	Amendment of s 353 (Definitions for div 3)	6
		(1) Section 353, definition chapter 8 reviewable decision—	7
		insert—	8
		person's interstate working with children authority has been suspended under a	9 10 11 12
		working with children authority was	13 14 15
		person whose interstate working with children authority has been suspended	16 17 18 19
		300(1)(b) for the chief executive to decide whether to cancel the person's suspended working with children authority and that application has been	20 21 22 23 24 25
		person is subject to an interstate interim bar	26 27 28
		working with children authority was	29 30 31

	fe (2)	
	(ii) the person claims he or she is not the person who is subject to an interstate interim bar; and	1 2 3
	(iii) the person has applied under section 300(1)(b) for the chief executive to decide whether to cancel the person's suspended working with children authority and that application has been refused; or	4 5 6 7 8 9
(2)	Section 353, definition <i>chapter 8 reviewable decision</i> , paragraphs (ca) to (d)—	10 11
	renumber as section 353, definition chapter 8 reviewable decision, paragraphs (d) to (f).	12 13
(3)	Section 353, definition <i>prescribed period</i> , paragraph (b), 'or (c)'—	14 15
	omit, insert—	16
	, (c), (d) or (e)	17
(4)	Section 353, definition <i>prescribed period</i> , paragraph (c), 'paragraph (d)'—	18 19
	omit, insert—	20
	paragraph (f)	21
	nendment of s 384 (Confidentiality of protected ormation)	22 23
(1)	Section 384(1)(b)—	24
	insert—	25
	(iiia) adverse interstate WWC information;	26
(2)	Section 384(1)(b)(v), as renumbered by this Act, after 'section 138ZG'—	27 28
	insert—	29
	or an interstate screening unit	30
(3)	Section 384(1)(b)(iiia) to (v), as renumbered by this Act—	31

Clause 127

		renumber a	s sec	tion 384(b)(iv) to (vi).	1
lause	128	Insertion of ne	w s	s 598 to 601	2
		Chapter 11,	part	21, as inserted by this Act—	3
		insert—			4
		598 Nev	v reç	gulated employment	5
		(1)		s section applies if, immediately before the mencement—	6 7
			(a)	a person was employed in employment, or was continuing in employment, mentioned in schedule 1, section 14; and	8 9 10
			(b)	the employment was not regulated employment mentioned in schedule 1, section 14 as in force immediately before the commencement; and	11 12 13 14
			(c)	the employee does not have a current working with children authority.	15 16
		(2)		tions 175, 176A, 176C and 176E do not apply elation to the employment until—	17 18
			(a)	3 months after the commencement; or	19
			(b)	if the person makes a working with children check application within the period mentioned in paragraph (a)—the application is decided or withdrawn.	20 21 22 23
		599 Nev	v reg	gulated businesses	24
			This	s section applies if, immediately before the mencement—	25 26
			(a)	a person was carrying on a business mentioned in schedule 1, section 24; and	27 28
			(b)	the business was not a regulated business mentioned in schedule 1, section 24 as in	29 30

	force immediately before the commencement; and
	(c) the person does not hold a working with children authority.
(2)	Sections 176B and 176G do not apply in relation to the person carrying on the business until—
	(a) 3 months after the commencement; or
	(b) if the person makes a working with children check application within the period mentioned in paragraph (a)—the application is decided or withdrawn.
ma	ect of adverse interstate WWC decision de before commencement on existing hority
(1)	This section applies in relation to a person who holds a working with children authority on the commencement.
(2)	For suspending or cancelling the person's working with children authority, an adverse interstate WWC decision that is in effect on the commencement is taken to have been made on the commencement.
(3)	For subsection (2), it is immaterial whether the person's working with children authority was suspended on the commencement.
	ormation that may be given under ss 345B I 345C
(1)	For sections 345B and 345C, the chief executive may give information about a person to the ACC or an interstate screening unit regardless of whether the information relates to a matter that happened before or after the commencement.
(2)	Without limiting subsection (1), the information

		that may be given includes—	1
		(a) information about a working with children check application made before the commencement; and	2 3 4
		(b) information about a working with children authority or negative notice issued before the commencement; and	5 6 7
		(c) information about a person obtained by the chief executive under chapter 8, part 6 before the commencement.	8 9 10
Clause	129	Amendment of sch 1, s 14 (Care of children under Child Protection Act 1999)	11 12
		Schedule 1, section 14(3) and (4)—	13
		omit, insert—	14
		(3) Employment is regulated employment if the usual functions of the employment—	15 16
		(a) are carried out, or likely to be carried out, inside a licensed residential facility; or	17 18
		(b) include responsibility for directly managing a licensed care service; or	19 20
		(c) include performing a risk-assessed role for a licensed care service.	21 22
Clause	130	Replacement of sch 1, s 24 (Businesses relating to licensed care service under Child Protection Act 1999)	23 24
		Schedule 1, section 24—	25
		omit, insert—	26
		24 Businesses relating to licensed care service under Child Protection Act 1999	27 28
		A business is a regulated business if the usual activities of the business include, or are likely to include—	29 30 31

|--|

		(a) carrying out activities or providing services inside a licensed residential facility; or	1 2
		(b) a licensed care service; or	3
		(c) performing a risk-assessed role for a licensed care service.	4 5
Clause 131	Amendmen	t of sch 7 (Dictionary)	6
	(1) Schedul	e 7—	7
	insert—		8
		ACC means the Australian Crime Commission established under the Australian Crime Commission Act 2002 (Cwlth).	9 10 11
		adverse interstate WWC decision see section 20(1).	12 13
		adverse interstate WWC information see section 20(3).	14 15
		<i>chief executive's screening functions</i> means the chief executive's functions under chapter 8.	16 17
		conditional interstate WWC authority see section 19(4).	18 19
		corresponding WWC law means a law of another State that substantially corresponds to chapter 8 of this Act.	20 21 22
		<i>in effect</i> , in relation to an adverse interstate WWC decision, see section 20(2).	23 24
		interstate interim bar see section 19(5).	25
		interstate negative notice see section 19(3).	26
		interstate screening unit means an entity responsible, under a corresponding WWC law, for deciding interstate working with children check applications.	27 28 29 30
		interstate working with children authority see	31

		section 19(2).		1
		interstate working application see section		check 2 3
		national policing info Crime Commission A 4(1).		
		national policing info Australian Crime Consection 4(1).	•	
		risk-assessed role see 1999, section 123A.	e the <i>Child Protec</i>	etion Act 10
		working with children system means the sy ACC, under its nati functions, that hanformation about—	stem administered onal policing info	by the 13
		chapter 8 in r	by the chief executivelation to working applications and horities; and	ng with 18
		laws about inters	under correspondin state working with ns and interstate horities.	children 22
(2)	Schedule 7,	lefinition <i>notifiable pe</i>	erson, paragraph (a)— 25
	insert—			26
		licensed care se	a risk-assessed rorvice—the licenses service under the	ole for a 28 e of the 29

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10	- 1	\cup

	Part	7 Minor and consequential amendments	1 2
Clause	132	Legislation amended	3
		Schedule 1 amends the legislation it mentions.	4

Scł	nedule 1	Minor and consequential amendments	1 2
		section 132	3
Adc	option Act 200	09	4
1		definition <i>independent Aboriginal or Torres</i> er entity, paragraph (a), 'section 6(1)'—	5 6 7
	omu, inser	section 11A(1)	8
Chi	ld Protection	Act 1999	9
1		art 2, heading, 'Purpose'—	10
	omit, insei	Purposes	11 12
2	Chapter 1, pa	art 2, division 1, heading, 'Purpose'— rt— Purposes	13 14 15
3	Section 5BA(principles'—	4), notes, paragraph 1, 'child placement	16 17 18
	omu, mser	Aboriginal and Torres Strait Islander child placement principle	19 20

4	Section 6—	1
	relocate to chapter 1, part 3, division 1 and renumber as section 11A.	2 3
5	Section 6A—	4
	renumber as section 6.	5
6	Section 24, heading, 'pt 2'—	6
	omit, insert—	7
	part	8
7	Section 38, heading, 'pt 3'—	9
	omit, insert—	10
	part	11
8	Section 38—	12
	renumber as section 37.	13
9	Sections 39 to 40A—	14
	renumber as sections 38 to 40.	15
10	Section 47(2), note, 'section 40'—	16
	omit, insert—	17
	section 39	18
11	Section 51AB, heading, after 'Purpose'—	19
	insert—	20
	of part	21

12	Section 51B(2)(c), note, 'section 6AA(5)'—	1
	omit, insert—	2
	section 5F(5)	3
13	Section 51D(1)(c)(iv), note, 'section 6AA(5)'—	4
	omit, insert—	5
	section 5F(5)	6
14	Section 53, heading, 'pt 4'—	7
	omit, insert—	8
	part	9
15	Section 125(1)(d)(ii) and (iii), 'has'—	10
	omit, insert—	11
	holds	12
16	Section 125(1)(d)(iv), 'have'—	13
	omit, insert—	14
	hold	15
17	Section 126(c), 'has'—	16
	omit, insert—	17
	holds	18
18	Section 129(2)(c), 'does not have'—	19
	omit, insert—	20
	does not hold	21

Section 133((3)(d), from 'has—'—	1
omit, inse	ert—	2
	either—	3
	(i) holds a working with children authority or negative notice; or	4 5
	(ii) has made a working with children check application;	6 7
Section 133((3)(e), 'has'—	8
omit, inse	ert—	9
	holds	10
Section 134((3)(d), from 'has—'—	11
omit, inse	ert—	12
	either—	13
	(i) holds a working with children authority or negative notice; or	14 15
	(ii) has made a working with children check application;	16 17
Section 134((3)(e), 'has'—	18
omit, inse		19
	holds	20
Section 135((1)(a)(iii) and (b)(iv), 'have'—	21
omit, inse	ert—	22
	hold	23
Section 136((2)(c), 'does not have'—	24
omit, inse	ert—	25

	does not hold	1
Section	137(5)(b), from 'has—'—	2
omit,	, insert—	3
	either—	4
	(i) holds a working with children authority;	or 5
	(ii) has made a current working with child check application.	ren 6 7
Section	139(5), 'have'—	8
omit,	, insert—	9
	hold	10
Section	141B, heading—	11
omit,	, insert—	12
14	41B Meaning of <i>personal history</i>	13
Section	141B(1)(b), 'has'—	14
omit,	, insert—	15
	holds	16
Section	141B(1)(c), 'have'—	17
omit,	, insert—	18
	hold	19
Section	141H(3)(b), 'has'—	20
omit,	, insert—	21
	holds	22

31	Section 142, heading—	1
	omit, insert—	2
	142 Definition for division	3
32	Section 142, definition <i>police information</i> , paragraphs (f) and (g), 'have'—	4 5
	omit, insert—	6
	hold	7
33	Section 145(1)(a), 'holder of a certificate of approval'—	8
	omit, insert—	9
	approved carer	10
34	Section 148A(3)(b), 'has'—	11
	omit, insert—	12
	holds	13
35	Section 148B(1)(a)(i) and (ii), (b) and (c), 'has'—	14
	omit, insert—	15
	holds	16
36	Section 159MC(1)(d) and (2)(d), 'section 21A'—	17
	omit, insert—	18
	section 22	19
37	Section 159N(3), 'Subsection (1)'—	20
	omit, insert—	21
	Subsection (2)	22

38	Section 159R(2), 'part'—	1
	omit, insert—	2
	chapter	3
39	Sections 187(3), 188(3), 188A(6), 188B(3) and 188C(2), 'section 186'—	4 5
	omit, insert—	6
	subdivision 1	7
40	Sections 188C(3)(b)(ii) and 188D(3)(b)(ii), 'purpose'—	8
	omit, insert—	9
	purposes	10
41	Section 188E(6), definition <i>notifier details</i> , 'section 186(1)'—	11 12
	omit, insert—	13
	section 186	14
42	Section 188E(6), definition <i>notifier details</i> , 'section 186(1)(a) or (b)'—	15 16
	omit, insert—	17
	section 186(a) or (b)	18
43	Section 189A(2), 'section 186(1)'—	19
	omit, insert—	20
	section 186	21
44	Section 189A(2), 'section 186(1)(a) or (b)'—	22
	omit, insert—	23
	section 186(a) or (b)	24

Schedule 1

45	Section 189AA(2), 'section 186(1)'—	1
	omit, insert—	2
	section 186	3
46	Section 189AA(2), 'section 186(1)(a) or (b)'—	4
	omit, insert—	5
	section 186(a) or (b)	6
47	Section 189AB(2), 'section 186(1)'—	7
	omit, insert—	8
	section 186	9
48	Section 189AB(2), 'section 186(1)(a) or (b)'—	10
	omit, insert—	11
	section 186(a) or (b)	12
49	Section 191(2)(d), 'purpose'—	13
	omit, insert—	14
	purposes	15
50	Schedule 3, definition <i>independent Aboriginal or Torres</i> Strait Islander entity, 'section 6(1)'—	16 17
	omit, insert—	18
	section 11A(1)	19

Con 1990	nmonwealth Powers (Family Law—Children) Act	1 2
1	Schedule, entry for <i>Child Protection Act 1999</i> , 'section 99 (Custody or guardianship of child continues pending decision on application for order)'—	3 4 5
	omit, insert—	6
	section 99 (Particular orders continue pending decision on application for extension, variation, revocation or substitution)	7 8 9
Cor	oners Act 2003	10
1	Section 17(1), examples, 'section 186 (Confidentiality of notifiers of harm or risk of harm)'—	11 12
	omit, insert—	13
	section 186C (Disclosure in proceeding)	14
Dire	ector of Child Protection Litigation Act 2016	15
1	Section 6(3), 'express their views'—	16
	omit, insert—	17
	participate in the exercise of a power or the making of a decision	18 19

Disability Services Act 2006		1
1	Section 138R(4), 'section 186'— omit, insert— chapter 6, part 6, division 2, subdivision 1	2 3 4
_		7
Dor	mestic and Family Violence Protection Act 2012	5
1	Section 169J(b), 'section 186'— omit, insert—	6 7
	chapter 6, part 6, division 2, subdivision 1	8
2	Section 169O(4)(a), 'section 186'—	9
	omit, insert— chapter 6, part 6, division 2, subdivision 1	10 11
Fan	nily Responsibilities Commission Act 2008	12
1	Section 93(3)(a)(v), from 'who'—	13
	omit, insert—	14
	as a notifier under the <i>Child Protection Act 1999</i> , section 186; or	15 16

Jus	Justice and Other Information Disclosure Act 2008	
1	Section 12(d), from 'mentioned'—	2
	omit, insert—	3
	as a notifier under the <i>Child Protection Act 1999</i> , section 186;	4 5
2	Section 12(d), editor's note—	6
	omit.	7
	ional Redress Scheme for Institutional Child tual Abuse (Commonwealth Powers) Regulation 9	8 9 10
1	Schedule 1, 'section 186'—	11
	omit, insert—	12
	chapter 6, part 6, division 2, subdivision 1	13
	rking with Children (Risk Management and eening) Act 2000	14 15
1	Section 171(2), definition <i>employees in regulated employment</i> , paragraph (d), 'section 339'—	16 17
	omit, insert—	18
	section 344AA	10

Schedule 1

2	Section 343(3), 'section 339(2)'—	1
	omit, insert—	2
	section 344AA(2)	3
3	Section 344C(2)(c) and (3), 'section 339(3)'—	4
	omit, insert—	5
	section 344AA(3)	6
Υοι	uth Justice Act 1992	7
1	Section 297H(2)(a), 'section 186'—	8
	omit, insert—	9
	chapter 6, part 6, division 2, subdivision 1	10

 $\ensuremath{\mathbb{O}}$ State of Queensland 2021