

# **Building and Other Legislation Amendment Bill 2022**



#### Queensland

# **Building and Other Legislation Amendment Bill 2022**

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### 2022

## A Bill

for

An Act to amend the Architects Act 2002, the Building Act 1975, the Building Industry Fairness (Security of Payment) Act 2017, the Building Industry Fairness (Security of Payment) and Other Legislation Amendment Act 2020, the Building Industry Fairness (Security of Payment) Regulation 2018, the Planning Act 2016, the Plumbing and Drainage Act 2018, the Professional Engineers Act 2002 and the Queensland Building and Construction Commission Act 1991 for particular purposes

[s	1	1

	The Pa	arliament of Queensland enacts—	1
	Part	1 Preliminary	2
Clause	1	Short title  This Act may be cited as the Building and Other Legislation  Amendment Act 2022.	3 4 5
	Part	2 Amendment of Architects Act 2002	6 7
Clause	2	Act amended This part amends the Architects Act 2002.	8
Clause	3	Amendment of s 16 (Meaning of continuing registration requirements)  Section 16(4)(b), 'during normal business hours at the board's office'—  omit, insert—  at the board's office when the office is open to the public	10 11 12 13 14 15 16
Clause	4	Amendment of s 37 (Complaints about conduct)  Section 37—  insert—  (4) The board must publish on the board's website the information mentioned in subsection (3).	17 18 19 20 21

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5	ગ

Clause	5	Amendment of s 87 (Vacation of office)	1
		Section 87—	2
		insert—	3
		(3) If a member resigns, the resignation takes effect on the day the notice is given or, if a later day is stated in the notice, on the later day.	4 5 6
Clause	6	Amendment of s 96 (Minutes)	7
		Section 96(2)(c)—	8
		omit.	9
Clause	7	Amendment of s 103 (Inspection of register)	10
		(1) Section 103(1)(a), 'during ordinary office hours'—	11
		omit, insert—	12
		when the office is open to the public	13
		(2) Section 103(2), 'may'—	14
		omit, insert—	15
		must	16
Clause	8	Omission of s 105 (Board's common seal)	17
		Section 105—	18
		omit.	19
Clause	9	Amendment of s 110 (Inspection of code)	20
		(1) Section 110(1)(a), 'during ordinary office hours'—	21
		omit, insert—	22
		when the office is open to the public	23
		(2) Section 110(2), 'may'—	24
		omit, insert—	25

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				must	1
Clause	10	Am		of s 125 (Information about review)	2
			Section 125	5—	3
			insert—		4
			(2)	The board must publish on the board's website the information mentioned in subsection (1).	5 6
Clause	11	Am	nendment o	of s 141 (Protection from liability)	7
		(1)	Section 141	l(1)—	8
			insert—		9
				(e) an employee of the board.	10
		(2)	Section 141	1(4), 'or (d)'—	11
			omit, insert	<del>:</del>	12
				, (d) or (e)	13
Clause	12	Am	nendment o	of s 141A (Notice and record for businesses)	14
			Section 141	1A(8)(b), 'during ordinary office hours'—	15
			omit, insert	<u>:</u>	16
				when the office is open to the public	17
	Part	3		Amendment of Building Act	18
				1975	19
Clause	13	Ac	t amended		20
			This part ar	mends the Building Act 1975.	21

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Clause	14	Amendment of s 2450 (Decision on application)	1
		Section 245O(4)—	2
		insert—	3
		Note—	4
		For reviews of the decision, see the QBCC Act, part 7, division 3.	5 6
Clause	15	Amendment of s 245Q (Cancellation or amendment)	7
		Section 245Q(6)—	8
		insert—	9
		Note—	10
		For reviews of a decision under subsection (5) or (6), see the QBCC Act, part 7, division 3.	11 12
Clause	16	Omission of ch 8, pt 2, div 6, sdiv 4 (Appeals)	13
		Chapter 8, part 2, division 6, subdivision 4—	14
		omit.	15
Clause	17	Amendment of s 2460 (Prohibitions or requirements that have no force or effect)	16 17
		(1) Section 246O, heading, after 'that have'—	18
		insert—	19
		limited or	20
		(2) Section 246O(3) and example—	21
		omit, insert—	22
		(3) For a prohibition mentioned in subsection (1)(d), the relevant instrument has force or effect only to the extent—	23 24 25
		<ul> <li>(a) the prohibition applies to the roof or other external surface that is common property of the prescribed building; and</li> </ul>	26 27 28

				(i)	is necessary to preserve the building's structural integrity; or	2 3
				(ii)	if there is insufficient space on the roof or other external surface for a solar hot water system or photovoltaic cells to be installed by the owner of each lot in the building—prohibits an owner of a lot in the building from installing a solar hot water system or photovoltaic cells on the roof or other external surface; or	4 5 6 7 8 9 10 11
				(iii)	if the prohibition relates to a solar hot water system—is necessary to prevent noise from piping associated with the system causing unreasonable interference with a person's use or enjoyment of the building.	12 13 14 15 16 17
					enjoyment of the bunding.	1 /
lause	18		endment o		(Restrictions that have no force or	18 19
lause	18		ect—other	restrictio	(Restrictions that have no force or	18
lause	18	effe	ect—other	restrictio	(Restrictions that have no force or ns)	18 19
lause	18	effe	Section 246	restrictio	(Restrictions that have no force or ns) g, after 'that have'—	18 19 20
lause	18	effe	Section 246	restrictio 6Q, headin limited o	(Restrictions that have no force or ns) g, after 'that have'—	18 19 20 21
lause	18	<b>effe</b> (1)	Section 246 insert—	restrictio 6Q, headin limited of 6Q(2) and	(Restrictions that have no force or ns) g, after 'that have'—	18 19 20 21 22
lause	18	<b>effe</b> (1)	Section 246 insert— Section 246	restrictio 6Q, headin limited of 6Q(2) and	(Restrictions that have no force or ns) g, after 'that have'— or example— vant instrument has force or effect only to	18 19 20 21 22 23
lause	18	<b>effe</b> (1)	Section 246 insert— Section 246 omit, insert	limited of 6Q(2) and t—  The relevate extension (a) the apply that	(Restrictions that have no force or ns) g, after 'that have'— or example— vant instrument has force or effect only to	18 19 20 21 22 23 24 25
lause	18	<b>effe</b> (1)	Section 246 insert— Section 246 omit, insert	restrictio 6Q, headin limited of 6Q(2) and t— The relevathe exten (a) the apply that buil	(Restrictions that have no force or ns) g, after 'that have'—  or example—  vant instrument has force or effect only to tt— restriction mentioned in subsection (1) lies to the roof or other external surface is common property of the prescribed ding; and restriction mentioned in subsection	18 19 20 21 22 23 24 25 26 27 28 29

(b) the prohibition—

1

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		(i) is necessary to preserve the building's structural integrity; or	1 2
		(ii) if there is insufficient space on the roof or other external surface for a solar hot water system or photovoltaic cells to be installed by the owner of each lot in the building—prohibits an owner of a lot in the building from installing a solar hot water system or photovoltaic cells on the roof or other external surface; or	3 4 5 6 7 8 9 10
		(iii) if the restriction relates to a solar hot water system—is necessary to prevent noise from piping associated with the system causing unreasonable interference with a person's use or enjoyment of the building.	11 12 13 14 15 16
Clause	19	Amendment of s 246R (When requirement to obtain consent for particular activities can not be withheld—roof colours and windows)	17 18 19
		Section 246R, heading, 'requirement to obtain'—	20
		omit.	21
Clause	20	Amendment of s 246S (When requirement to obtain consent for particular activities can not be withheld—other matters)	22 23 24
		(1) Section 246S, heading, 'requirement to obtain'—	25
		omit.	26
		(2) Section 246S(2)—	27
		omit, insert—	28
		(2) The entity can not withhold the consent for an activity mentioned in subsection (1) unless the consent is withheld—	29 30 31

			(a)	surf	relation to the roof or other external acc that is common property of the acribed building; and	1 2 3
			(b)	only	<del>/</del>	4
				(i)	to the extent necessary to preserve the building's structural integrity; or	5 6
				(ii)	if there is insufficient space on the roof or other external surface for a solar hot water system or photovoltaic cells to be installed by the owner of each lot in the building—to prohibit an owner of a lot in the building from installing a solar hot water system or photovoltaic cells on the roof or other external surface; or	7 8 9 10 11 12 13 14
				(iii)	if the consent relates to a solar hot water system—to the extent necessary to prevent noise from piping associated with the system causing unreasonable interference with a person's use or enjoyment of the building.	15 16 17 18 19 20
Clause 21	Am	nendment o	of s 2	56 (F	Prosecution of offences)	21
	(1)	Section 256	5(2)—	-	·	22
		insert—				23
			(ja)	expi	an offence against a provision of the red <i>Building Regulation 2006</i> , part—the QBCC commissioner; or	24 25 26
				Note	_	27
				cc	the expired <i>Building Regulation 2006</i> , part 4A ontinues in force, see the <i>Building Regulation 221</i> , section 95.	28 29 30
	(2)	Section 256	5(2)(ja	a) and	d (k)—	31
		renumber a	ıs sect	tion 2	256(2)(k) and (l).	32

s	221	

Clause	22	Insertion of ne	w ch	11, pt 22	1
		Chapter 11-			2
		insert—			3
		Part 2	2	Transitional provisions for Building and Other	4 5
				Legislation	6
				Amendment Act 2022	7
		354 Def	initio	ns for part	8
			In thi	s part—	9
			-	ted period means the period starting on 1 ary 2010 and ending on the commencement.	10 11
			provi	er, for a provision of this Act, means the sion as in force from time to time before the mencement.	12 13 14
				for a provision of this Act, means the sion as in force from the commencement.	15 16
			orde	means an order made by a court or tribunal.	17
			presc	ribed building see section 246M.	18
			relev	ant instrument see section 246M.	19
			solar	hot water system see section 246M.	20
		355 Exis	sting	appeals under former s 245S	21
		(1)	infor section	section applies if a person was given an mation notice about a decision under former on 245O or 245Q and immediately before the mencement—	22 23 24 25
				the person could have, but had not, appealed the decision to a development tribunal under former section 245S and the period	26 27 28

	mentioned in former section 245S(2) had not ended; or	1 2
	(b) the person had started an appeal against the decision under former section 245S but the appeal had not been decided by a development tribunal.	3 4 5 6
(2)	If subsection (1)(a) applies, the person may, within the period mentioned in former section 245S(2), appeal the decision, and a development tribunal may hear and decide the appeal under former section 245S as if the <i>Building and Other Legislation Amendment Act</i> 2022 had not been enacted.	7 8 9 10 11 12 13
(3)	If subsection (1)(b) applies, the development tribunal may continue to hear, and decide, the appeal under former section 245S as if the <i>Building and Other Legislation Amendment Act</i> 2022 had not been enacted.	14 15 16 17 18
	ect of particular relevant instruments made affected period—former ss 2460 and 246Q	19 20
(1)	This section applies if, during the affected period, because of a prohibition or restriction under a relevant instrument given effect, or purportedly given effect, under former section 246O or 246Q, a person was prevented or restricted from installing a solar hot water system or photovoltaic cells—	21 22 23 24 25 26 27
	(a) on the roof or other external surface of a prescribed building; or	28 29
	(b) at the person's preferred location on the roof or other external surface of a prescribed building.	30 31 32
(2)	New section 246O or 246Q applies to the relevant instrument as if the relevant instrument had been made after the affected period ended.	33 34 35

(3)	Any agreement, proceeding, order or other action enforcing the prohibition or restriction has effect only to the extent the prohibition or restriction has effect under new section 246O or 246Q.	1 2 3 4
	ect of particular relevant instruments made affected period—former s 246S	5 6
(1)	This section applies if, during the affected period, because an entity withheld consent, or purportedly withheld consent, under a relevant instrument under former section 246S, a person was prevented or restricted from installing a solar hot water system or photovoltaic cells—	7 8 9 10 11
	(a) on the roof or other external surface of a prescribed building; or	13 14
	(b) at the person's preferred location on the roof or other external surface of a prescribed building.	15 16 17
(2)	New section 246S applies to the relevant instrument as if the relevant instrument had been made after the affected period ended.	18 19 20
(3)	Any agreement, proceeding, order or other action enforcing the prohibition or restriction has effect only to the extent the prohibition or restriction has effect under new section 246S.	21 22 23 24
(4)	The entity that withheld the consent must, if asked, reconsider giving consent for the installation of a solar hot water system or photovoltaic cells under new section 246S.	25 26 27 28
Amendment o	f sch 2 (Dictionary)	29
Schedule 2 '204,'—	, definition information notice, paragraph (b), after	30 31
insert—		32

Clause 23

[s 24]

		245O, 245Q,	1
	Part	4 Amendment of Building Industry Fairness (Security of Payment) Act 2017	2 3 4
Clause	24	Act amended	5
		This part amends the Building Industry Fairness (Security of Payment) Act 2017.	6 7
Clause	25	Amendment of s 32 (When retention trust required)	8
		(1) Section 32(1)(a)(ii), 'and'—	9
		omit, insert—	10
		or	11
		(2) Section 32(1)(a)—	12
		insert—	13
		(iii) another type of contract or subcontract prescribed by regulation; and	14 15
Clause	26	Amendment of s 41 (Training before withholding retention amount)	16 17
		(1) Section 41, heading—	18
		omit, insert—	19
		41 Retention trust training	20
		(2) Section 41(7)—	21
		omit, insert—	22
		(7) A regulation may—	23
		(a) prescribe a fee for retention trust training; or	24
		(b) provide for—	25

		(i) an extension of time for a trustee or nominee to complete retention trust training; or	1 2 3
		(ii) an exemption of a trustee from complying with subsection (5) or (6).	4 5
Clause	27	Amendment of s 50 (Definitions for part)	6
		Section 50—	7
		insert—	8
		<b>chapter 2 requirement</b> means a requirement, applying to a trustee under chapter 2, in relation to the administration of a trust account.	9 10 11
Clause	28	Amendment of s 54A (Grounds for excluding persons from undertaking trust account reviews and preparing account review reports)	12 13 14
		Section 54A(a), 'trust account with this Act'—	15
		omit, insert—	16
		trustee with a chapter 2 requirement	17
Clause	29	Amendment of s 57 (Engaging auditor for review of trust account)	18 19
		(1) Section 57—	20
		insert—	21
		(1A) The engagement must be a reasonable assurance engagement.	22 23
		(2) Section 57—	24
		insert—	25
		(8) In this section—	26
		reasonable assurance engagement has the meaning given by the document called 'Standard	27 28

				on assurance engagements ASAE 3100—compliance engagements' formulated by the Auditing and Assurance Standards Board under the <i>Australian Securities and Investments Commission Act</i> 2001 (Cwlth), section 227B(1)(b).	1 2 3 4 5 6
		(3)	Section 57(	1A) to (8)—	7
			renumber a	s section 57(2) to (9).	8
lause	30	Am	endment o	f s 57A (Account review report)	9
		(1)	Section 57A	A(2)—	10
			omit, insert-	_	11
			(2)	An <i>account review report</i> for a trust account is a report stating the auditor's conclusion, based on a review of the administration of the account, about whether the trustee of the account complied with all chapter 2 requirements in relation to the account during the period to which the report relates.	12 13 14 15 16 17 18
		(2)	Section 57A	A(3)(d)(iii) and (iv)—	19
			omit, insert	_	20
				(iii) the trustee has complied with all chapter 2 requirements in relation to the trust account;	21 22
lause	31	Rep	olacement o	of s 57C (Reporting serious breaches)	23
			Section 570	C <u> </u>	24
			omit, insert	<u> </u>	25
			57C Rep	porting serious breaches	26
			(1)	This section applies to an auditor who carries out a review of a trust account for a project trust or retention trust if the auditor finds that—	27 28 29
				(a) both of the following apply—	30

		(i) the trustee of the trust wilfully contravened a chapter 2 requirement in relation to the trust account;	1 2 3
		(ii) the contravention caused, or is likely to cause, financial loss to a beneficiary of the trust; or	4 5 6
	(b)	the trustee of the trust has repeatedly failed to comply with 1 or more chapter 2 requirements in relation to the trust account; or	7 8 9 10
	(c)	the trustee of the trust has contravened this Act in a way prescribed by regulation.	11 12
(2)	the	auditor must, using an approved way, notify commissioner of the auditor's finding within usiness days after making the finding.	13 14 15
		ximum penalty—200 penalty units or 1 year's risonment.	16 17
(3)	In t	his section—	18
	·	<i>fully</i> means intentionally, recklessly or with as negligence.	19 20
Insertion of ne	ew c	h 8B	21
After section	on 21	1E—	22
insert—			23
Chap	oter	<sup>·</sup> 8B Transitional	24
		provisions for	25
		Building and Other	26
		Legislation	27
		Amendment Act	28
		2022	29

Clause 32

212 Det	initions for chapter	1
	In this chapter—	2
	amendment Act means the Building and Other Legislation Amendment Act 2022.	3 4
	<i>former</i> , in relation to a provision of the Act, means the provision as in force immediately before its amendment by the amendment Act.	5 6 7
213 Exi	sting trust account reviews	8
(1)	This section applies if—	9
	(a) before the commencement, the trustee for a project trust or retention trust engaged an auditor to carry out a review of the trust account for the trust under former section 57; and	10 11 12 13 14
	(b) immediately before the commencement—	15
	(i) the review had not been completed; or	16
	(ii) the account review report for the trust account required under former section 57A had not been given to the trustee.	17 18 19
(2)	For the purposes of the review and report, former sections 57 and 57A continue to apply as if the amendment Act had not commenced.	20 21 22
	sting obligations to report serious aches	23 24
(1)	This section applies if—	25
	(a) before the commencement, an auditor was required to notify the commissioner of a belief about a circumstance under former 57C; and	26 27 28 29

			(b) immediately before the commencement, the auditor had not yet notified the	1 2
			commissioner.	3
		(2)	For the purposes of the notification, former section 57C continues to apply as if the amendment Act had not been enacted.	4 5 6
		(3)	However, if the review of the trust account in relation to which the notification requirement arose had not been completed immediately before the commencement—	7 8 9 10
			(a) subsection (2) does not apply; and	11
			(b) section 57C as in force after the commencement applies to the auditor in relation to the review.	12 13 14
•				
Clause	33		f sch 2 (Dictionary)	15
		Schedule 2-	_	16
		insert—		17
			<i>chapter 2 requirement</i> , for chapter 2, part 4, see section 50.	18 19
	Part	5	Amendment of Building	20
	· a.c		Industry Fairness (Security of	21
			Payment) and Other Legislation	22
			Amendment Act 2020	23
Clause	34	Act amended		24
		-	mends the Building Industry Fairness (Security of nd Other Legislation Amendment Act 2020.	25 26

[s	35]
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Clause	35	Omission of ss 46–48	1
		Sections 46 to 48—	2
		omit.	3
		Editor's note—	4
		Legislation ultimately amended—	5
		• Building Act 1975	6
Clause	36	Omission of s 125A (Amendment of sch 1A (Exemptions from requirement to hold contractor's licence))	7 8
		Section 125A—	9
		omit.	10
		Editor's note—	11
		Legislation ultimately amended—	12
		• Queensland Building and Construction Commission Act 1991	13
	Part	6 Amendment of Planning Act 2016	14
		2010	15
Clause	37	Act amended	16
		This part amends the <i>Planning Act 2016</i> .	17
Clause	38	Amendment of s 229 (Appeals to tribunal or P&E Court)	18
		Section 229(3)(f)(iii)—	19
		omit, insert—	20
		(iii) for an appeal against a failure to make a decision about an application or other matter under the <i>Plumbing and Drainage Act</i> 2018—at anytime after the period within which the application or matter was required to be decided ends; or	21 22 23 24 25 26

			<u> </u>	
		(	(iv) otherwise—20 business days after the day the notice is given; or	1 2
Clause	39	Amendment of	s 253 (Conduct of appeals)	3
		Section 253—	_	4
		insert—		5
		(6) I	n this section—	6
		r	enforcement notice includes an enforcement notice under the <i>Plumbing and Drainage Act</i> 2018.	7 8 9
Clause	40	Amendment of	s 254 (Deciding appeals to tribunal)	10
		Section 254(2	2)—	11
		insert—		12
		(	f) for a failure to make a decision about an application or other matter under the <i>Plumbing and Drainage Act 2018</i> —	13 14 15
			(i) ordering the entity responsible for deciding the application or matter to decide the application or matter by a stated time and, if the entity does not comply with the order, deciding the application or matter; or	16 17 18 19 20 21
			(ii) deciding the application or matter.	22
Clause	41	Amendment of	sch 1 (Appeals)	23
			ection 1, table 1—	24
		insert—		25
				_

7. Enforcement notices under the *Plumbing and Drainage Act 2018* An appeal may be made against the decision to give an enforcement notice.

#### [s 41]

Column 1	Column 2	Column 3	Column 4
Appellant	Respondent	Co-respondent	Co-respondent
		(if any)	by election (if
			any)
The person given the enforcement notice	The local government that gave the enforcement notice		

force	ment	government that gave the enforcement notice	
(2)		dule 1, section 1, table 3, item 4, from 'Local rnment' to 'that Act.'—	1 2
	omit,	insert—	3
		Failure to decide an application or other matter under the Building Act	4 5
		An appeal may be made against a failure to make a decision under the Building Act within the period required under that Act, other than a failure by the Queensland Building and Construction Commission to make a decision, if an information notice about the decision was required to be given under that Act.	6 7 8 9 10 11 12
(3)	(3) Schedule 1, section 1, table 3, item 4, column 2, 'The local government to which the application was made'—		13 14
	omit,	insert—	15
		The entity that failed to make the decision	16
(4)		dule 1, section 1, table 3, item 5, from 'Failure to make' ven under that Act.'—	17 18
	omit,	insert—	19
		Failure to decide an application or other matter under the <i>Plumbing and Drainage Act 2018</i>	20 21
		An appeal may be made against a failure to make a decision under the <i>Plumbing and Drainage Act</i>	22 23

s	42]

	_				
		ot an de	her thand Co ecision,	chin the period required under that Act, in a failure by the Queensland Building instruction Commission to make a if an information notice about the was required to be given under that Act.	1 2 3 4 5
	Part			dment of Plumbing and age Act 2018	6 7
Clause	42	Act amended			8
		This part amen	ds the	Plumbing and Drainage Act 2018.	9
Clause	43	Amendment of s or drainage work		stalling things as part of plumbing	10 11
		Section 65(1)(	e)—		12
		omit, insert—			13
		(e		ne thing is all or part of a greywater tment plant—	14 15
			(i)	a thing for which a treatment plant approval has been granted; or	16 17
			(ii)	a thing used to treat greywater for a use prescribed under section 79(5)(b); or	18 19
Clause	44	Amendment of s	74 (Di	scharging toilet waste and water)	20
		Section 74(1)(a	a)—		21
		insert—			22
		(ii	stor or und	ne premises have a holding tank for the age of the waste and water from a toilet soil fixture on the premises installed er a permit and the period stated in the mit has not ended—the holding tank; or	23 24 25 26 27

s	45

Clause	45	Amendment of s 78 (Discharging kitcher	greywater) 1
		Section 78(1)(a)—	2
		omit, insert—	3
		(a) for premises in a sewere	d area— 4
		(i) the sewerage system	n for the area; or 5
		under a permit and	e a holding tank for greywater installed 7 the period stated in 8 ended—the holding 9
Clause	46	Amendment of s 79 (Discharging and us other than kitchen greywater)	ing greywater, 11
		(1) Section 79(3)—	13
		insert—	14
		(d) if the premises have a hastorage of the greywater permit and the period shas not ended—into the	er installed under a 16 stated in the permit 17
		(2) Section 79(5)(a) and (b)—	19
		omit, insert—	20
		(a) if the greywater is greywater use facility greywater treatment pla premises for which approval has been grante	that includes a 22 ant installed on the 23 a treatment plant 24
		(i) washing a vehicle, pof the premises; or	oath or exterior wall 26 27
		(ii) flushing a toilet; or	28
		(iii) supplying cold we machine; or	ater to a washing 29

			(iv)	supplying a closed loop laundry system; or	1 2
			(v)	irrigating a garden or lawn; or	3
		(b)	a us	e prescribed by regulation but only if—	4
			(i)	the greywater is discharged into a greywater use facility that includes a greywater treatment plant installed on the premises; and	5 6 7 8
			(ii)	the plant meets the capacity prescribed by regulation; and	9 10
			(iii)	the greywater is treated to the standard prescribed by regulation; and	11 12
			(iv)	the use, greywater, facility or plant meet other requirements prescribed by regulation; or	13 14 15
		(c)	othe	rwise—irrigating a garden or lawn.	16
Λm	endment o	f sok	. 1 /F	Nietionery)	17
			•	• •	17
(1)	omit.	uciii	шиоп	on-site sewage treatment plant—	18 19
(2)	Schedule 1-				20
(2)	insert—				21
	vivser i		_	tank means a tank installed on premises	22
				orage, and later disposal off the premises tion from the tank, of—	23 24
		(a)		te and water from a toilet or soil fixture he premises; or	25 26
		(b)	grey	water; or	27
		(c)	sewa	age.	28
		trea	tment	ewage treatment plant means a sewage plant installed on premises for treating roduced on the premises.	29 30 31

Clause 47

[s	48]
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		(3)	Schedule 1, (i)—	def	inition on-site sewage facility, paragraph (a)	1 2
			omit, insert-	_		3
				(i)	an on-site sewage treatment plant; and	4
		(4)	Schedule 1,	defi	nition on-site sewage facility—	5
			insert—			6
				(d)	a holding tank for storing sewage installed on premises.	7 8
	Part	8			nendment of Professional	9
				En	gineers Act 2002	10
Clause	48	Act	amended			11
			This part am	end	s the Professional Engineers Act 2002.	12
Clause	49		endment of uirements)	s 1	6 (Meaning of <i>continuing registration</i>	13 14
			Section 16(5 office'—	5)(b)	, 'during normal business hours at the board's	15 16
			omit, insert-	_		17
				at th pub	ne board's office when the office is open to the lic	18 19
Clause	50	Am	endment of	s 3	7 (Complaints about conduct)	20
			Section 37—	_		21
			insert—			22
					board must publish on the board's website the	23

Clause	51	Amendment of s 87 (Vacation of office)	1
		Section 87—	2
		insert—	3
		(3) If a member resigns, the resignation takes effect on the day the notice is given or, if a later day is stated in the notice, on the later day.	4 5 6
Clause	52	Amendment of s 96 (Minutes)	7
		Section 96(2)(c)—	8
		omit.	9
Clause	53	Amendment of s 103 (Inspection of register)	10
		(1) Section 103(1)(a), 'during ordinary office hours'—	11
		omit, insert—	12
		when the office is open to the public	13
		(2) Section 103(2), 'may'—	14
		omit, insert—	15
		must	16
Clause	54	Omission of s 105 (Board's common seal)	17
		Section 105—	18
		omit.	19
Clause	55	Amendment of s 110 (Inspection of code)	20
		(1) Section 110(1)(a), 'during ordinary office hours'—	21
		omit, insert—	22
		when the office is open to the public	23
		(2) Section 110(2), 'may'—	24
		omit, insert—	25

		must	1
Clause	56	Amendment of s 112V (Record of assessment entities)	2
		Section 112V(2)(b), 'during normal business hours at the board's office'—	3 4
		omit, insert—	5
		at the board's office when the office is open to the public	6 7
Clause	57	Amendment of s 126 (Information about review)	8
		Section 126—	9
		insert—	10
		(2) The board must publish on the board's website the information mentioned in subsection (1).	11 12
Clause	58	Amendment of s 142 (Protection from liability)	13
		(1) Section 142(1)—	14
		insert—	15
		(e) an employee of the board.	16
		(2) Section 142(4), 'or (d)'—	17
		omit, insert—	18
		, (d) or (e)	19

	Part	9 Amendment of Queensland Building and Construction Commission Act 1991	1 2 3
Clause	59	Act amended	4
		This part amends the Queensland Building and Construction Commission Act 1991.	5 6
		Note—	7
		See also the amendments in schedule 1.	8
Clause	60	Amendment of s 28B (Exchange of information between commission and relevant agencies)	9 10
		Section 28B(4), definition relevant agency—	11
		insert—	12
		(e) an entity established under an Act.	13
Clause	61	Amendment of s 49A (Immediate suspension of licence)	14
		Section 49A(1)—	15
		omit, insert—	16
		(1) The commission may suspend a licensee's licence without allowing the licensee time to make written representations before the suspension takes effect if the commission reasonably believes there is a real likelihood that a person will suffer serious financial loss or other serious harm if the licence is not immediately suspended.	17 18 19 20 21
Clause	62	Amendment of s 67WA (Definitions for pt 5)	24
		Section 67WA, definition consumer—	25
		omit, insert—	26
		consumer—	27

[s	63]
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		(a) for residential construction work—	1
		licensed contractor to carry out the	2 3 4
		work, once completed, if the work is	5 6 7
		whom work mentioned in paragraph (a) is	8 9 10
		Note—	11
		See also section 68H(1)(c) and (5).	12
lause	63	disciplinary action against a licensee and former licensees)	13 14 15
		(1) Section 74B(1)(a)—	16
		omit, insert—	17
		provision of, or a requirement imposed under, this Act, the <i>Building Act 1975</i> or the <i>Building Industry Fairness (Security of</i>	18 19 20 21 22
		(2) Section 74B(1)(o)—	23
		omit.	24
		(3) Section 74B(3)—	25
		insert—	26
			27 28
lause	64		29 30
			-0

		i	insert—			1
				245	O, 245Q,	2
Clause	65	Inser	rtion of ne	ew s	106V	3
		I	Part 9, divi	sion 8	8—	4
		i	insert—			5
					nation to complainant on completion of gation	6 7
				Act con con	n investigator investigates compliance with an mentioned in section 104A(a) because of a applaint, the commissioner may inform the applainant, in the way the commissioner siders appropriate, of the result of the estigation.	8 9 10 11 12 13
Clause	66	Ame	ndment o	fs1	10 (Confidentiality of information)	14
		(1)	Section 110	0(3)(a)	n)—	15
		C	omit, insert	<u>;</u>		16
				(a)	with the consent of the person to whom the information relates; or	17 18
		(2)	Section 110	0(3)(f	·)—	19
		C	omit, insert	<u>;</u>		20
				(f)	to the extent the disclosure, access or use is necessary to comply with section 106V.	21 22
		(3)	Section 110	)—		23
		i	insert—			24
			(4)	Als	o, subsection (2) does not apply to—	25
				(a)	the use of information or a document by a Minister; or	26 27
				(b)	the disclosure of information, or the giving of access to a document, to a Minister.	28 29

ſs	67]

Clause	Amendment of sch 1A (Exemptions from requirement to hold contractor's licence)				
		(1)	Schedule 1A, authorising pro	ovision, '42(2)'—	3
			omit, insert—		4
			42(1)		5
		(2)	Schedule 1A, section 8—		6
			insert—		7
				ns (1) and (2) do not apply in rescribed by regulation.	8 9
	Part	10	Other ame	ndments	10
Clause	68	Leç	islation amended		11
			Schedule 1 amends the legis	lation it mentions.	12

Schedule 1		Other amendments	
		section 68	2
	ding Industry ulation 2018	Fairness (Security of Payment)	3 4
1	Section 10K(1 omit, insert	) and (2), 'section 57(2)'—  section 57(3)	5 6 7
2	Section 10K(4  omit, insert	e) and (6), 'section 57(3)'— section 57(4)	8 9 10
3	Section 10L(a the Act'—  omit, insert	requirements, applying to the trustee under chapter 2 of the Act, in relation to the administration of the trust account	11 12 13 14 15 16
Que Act		ling and Construction Commission	17 18
1	Section 22(2), omit, insert	'general manager's'—	19 20

#### Schedule 1

	commissioner's	1
2	Section 67WB(1) and (3), 'assistance scheme'—	
	omit, insert—	3
	scheme	4
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