



Queensland

### **Disability Services and Other Legislation** (Worker Screening) Amendment Bill 2020

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## 2020

# A Bill

for

An Act to amend the *Disability Services Act 2006*, the *Evidence Act 1977*, the *Police Powers and Responsibilities Act 2000*, the *Working with Children (Risk Management and Screening) Act 2000* and the other legislation mentioned in schedule 1 for particular purposes

Disability Services and Other Legislation (Worker Screening) Amendment Bill 2020 Part 1 Preliminary

	The Pa	liament of Queensland enacts—	1
	Part 1	Preliminary	2
Clause	1 9	Short title This Act may be cited as the Disability Services and Other Legislation (Worker Screening) Amendment Act 2020.	3 4 5
Clause	2 (	Commencement	6
		This Act commences on a day to be fixed by proclamation.	7
	Part 2	Amendment of Disability Services Act 2006	8 9
Clause	3	Act amended	10
		This part amends the Disability Services Act 2006.	11
		Note—	12
		See also the amendments in schedule 1.	13
Clause	4	Amendment of s 6 (Objects of Act)	14
	(	1) Section 6(1)(c), 'disability services'—	15
		omit, insert—	16
		NDIS supports or services	17
	(	2) Section 6(2), definition <i>national disability insurance scheme</i> —	18 19
		relocate to schedule 8.	20

[s 5]

Clause	5	Amendment of s 7 (How objects are mainly achieved)	1
		Section 7(d)—	2
		omit, insert—	3
		<ul> <li>(d) regulating particular aspects of the provision of NDIS supports or services by particular NDIS service providers under the <i>National Disability Insurance Scheme Act 2013</i> (Cwlth) to ensure the quality and safety of the supports or services; and</li> </ul>	4 5 6 7 8 9
Clause	6	Amendment of s 12 (What are <i>disability services</i> )	10
		Section 12—	11
		insert—	12
		(2) However, <i>disability services</i> do not include NDIS supports or services.	13 14
Clause	7	Insertion of new s 12A	15
		After section 12—	16
		insert—	17
		12A What are NDIS supports or services	18
		<b>NDIS</b> supports or services are supports or services provided to a person with disability under the national disability insurance scheme, to the extent that providing the supports or services is funded by the payment of an NDIS amount under the National Disability Insurance Scheme Act 2013 (Cwlth).	19 20 21 22 23 24 25
Clause	8	Amendment of s 13 (Meaning of <i>service provider</i> )	26
		Section 13, before 'services'—	27
		insert—	28
		supports or	29

[s 9]

Clause	9	Replacemer	t of ss 15–16A	1
		Sections	15 to 16A—	2
		omit, inse	ert—	3
		14 N	leaning of <i>funded service provider</i>	4
		(1	) A <i>funded service provider</i> is a service provider, other than the State, receiving recurrent or one-off funds from the department, or another department prescribed by regulation, to provide disability services.	5 6 7 8 9
		(2	) It does not matter whether or not the service provider also uses other funds or resources to provide the disability services.	10 11 12
		(3	) A funded service provider may be a local government.	13 14
		15 N	leaning of NDIS service provider	15
		(1	) A registered NDIS provider and an unregistered NDIS provider are each an <i>NDIS service provider</i> .	16 17 18
		(2	) A <i>registered NDIS provider</i> is a registered NDIS provider under the <i>National Disability Insurance</i> <i>Scheme Act 2013</i> (Cwlth).	19 20 21
		(3	) An <i>unregistered NDIS provider</i> is an entity that delivers NDIS supports or services to people with disability, other than a registered NDIS provider.	22 23 24
			leaning of <i>NDIS sole trader</i> and <i>State sole</i> rader	25 26
		(1	) An individual is an <i>NDIS sole trader</i> if the individual—	27 28
			(a) is an NDIS service provider; and	29

[s 10]

			prov	n NDIS service provider, personally ides NDIS supports or services to le with disability.	1 2 3
		(2	) A State so	ole trader is an individual who—	4
			(a) is a f	funded service provider; and	5
			prov	funded service provider, personally ides disability services to people with bility.	6 7 8
Clause	10			nciple that people with a disability ights as others)	9 10
		(1) Section 1	8(3), after 'd	isability services'—	11
		insert—			12
			or NDIS s	supports or services,	13
		(2) Section 1	8(3)(a) to (f)	and (4), before 'services'—	14
		insert—			15
			supports of	)r	16
Clause	11			creening of particular persons t or particular service providers)	17 18
		Part 5—	-		19
		omit, inse	ert—		20
		Part	5	Disability worker	21
				screening and related	22
				requirements	23
		Divis	ion 1	Preliminary	24
		Subc	livision 1	General	25

40	Main purposes of part	1
	This part—	2
	<ul> <li>(a) establishes a scheme for screening persons, by obtaining and considering their criminal history and other relevant information, to assess whether the persons pose an unacceptable risk of harm to people with disability; and</li> </ul>	3 4 5 6 7 8
	<ul> <li>(b) requires persons who carry out, or propose to carry out, particular work with people with disability to be screened under the scheme before they start carrying out the work; and</li> </ul>	9 10 11 12 13
	(c) prohibits persons from carrying out particular work with people with disability if the chief executive decides they pose an unacceptable risk of harm to the people with disability.	14 15 16 17 18
41	Paramount consideration	19
	The paramount consideration in making a decision under this part is the right of people with disability to live lives free from abuse, violence, neglect or exploitation, including financial abuse or exploitation.	20 21 22 23 24
42	Part applies despite the <i>Criminal Law</i> (Rehabilitation of Offenders) Act 1986	25 26
	This part applies to a person despite anything in the <i>Criminal Law</i> ( <i>Rehabilitation of Offenders</i> ) <i>Act 1986</i> .	27 28 29
43	Exemption for secondary school student on work experience	30 31
	(1) This section applies if—	32

		<ul> <li>(a) a secondary school student on work experience carries out disability work for a service provider (the <i>work experience</i> <i>provider</i>); and</li> </ul>	1 2 3 4
		(b) another provision of this part requires a person who is engaged to carry out the disability work to hold a clearance or interstate NDIS clearance.	5 6 7 8
	(2)	Despite the other provision, the student is not required to hold the clearance or interstate NDIS clearance for carrying out the disability work.	9 10 11
	(3)	The work experience provider does not commit an offence against the other provision in relation to the student carrying out the disability work if the student carries out the work under the direct supervision of—	12 13 14 15 16
		<ul> <li>(a) for NDIS disability work—a person who holds an NDIS clearance or interstate NDIS clearance; or</li> </ul>	17 18 19
		(b) for State disability work—a person who holds a clearance.	20 21
Su	bdiv	vision 2 Interpretation	22
44		en a person is <i>engaged</i> to carry out work an entity	23 24
	(1)	A person is <i>engaged</i> to carry out work for an entity if—	25 26
		<ul><li>(a) the person has an agreement with the entity to carry out the work as an employee or volunteer of the entity; or</li></ul>	27 28 29
		(b) the person carries out the work under a contract for services between—	30 31
		(i) the entity and the person; or	32

		(ii) the entity and another person.	1
	(2)	For this section, it does not matter—	2
		(a) whether the agreement or contract is written or unwritten; and	3 4
		(b) whether the work is carried out voluntarily or for financial reward; and	5 6
		(c) how long the person is engaged to carry out the work; and	7 8
		(d) whether the agreement or contract provides for the person to carry out work on 1 occasion or an ongoing basis, whether regularly or irregularly.	9 10 11 12
	(3)	Also, for this section, the nature of the work does not matter.	13 14
		Note—	15
		See also sections 46, 48 and 49.	16
45		aning of <i>NDIS disability work</i> and <i>c-assessed NDIS work</i>	17 18
	(1)	<i>NDIS disability work</i> is work that includes the delivery of NDIS supports or services to a person with disability.	19 20 21
	(2)	<i>Risk-assessed NDIS work</i> is NDIS disability work carried out in a role for which the normal duties—	22 23 24
		<ul> <li>(a) include the direct delivery of specified NDIS supports or services to a person with disability; or</li> </ul>	25 26 27
		(b) are likely to require more than incidental contact with a person with disability.	28 29
	(3)	For subsection (2)(b), the normal duties of a person's role are likely to require more than incidental contact with a person with disability if the duties include—	30 31 32 33

		(a)	physically touching a person with disability; or	1 2
		(b)	building a rapport with a person with disability as an integral and ordinary part of the performance of the duties; or	3 4 5
		(c)	duties that, under the NDIS (Worker Screening) Practice Standards, are defined to be, or otherwise described as, duties that require more than incidental contact with a person with disability.	6 7 8 9 10
	(4)	In tl	his section—	11
		con	tact includes—	12
		(a)	physical contact; and	13
		(b)	face-to-face contact; and	14
		(c)	oral, written and electronic communication.	15
			<i>port</i> means a relationship or understanding is more than merely polite and functional.	16 17
		sup	cified NDIS supports or services means NDIS ports or services that, under the NDIS (Worker eening) Practice Standards, are—	18 19 20
		(a)	specified supports or specified services; or	21
		(b)	identified as supports or services that, if delivered directly to a person with disability, must be delivered by a person who holds an NDIS clearance or interstate NDIS clearance.	22 23 24 25 26
46	-		sonnel of NDIS service provider taken ngaged in risk-assessed NDIS work	27 28
	(1)	-	person is taken to be engaged to carry out	29
			-assessed NDIS work for an NDIS service vider if the person is key personnel of the	30 31
		prov	ruer in the person is key personner of the	51

32

NDIS service provider.

(2)	In this section—				
				2 3	
Mea	aning	g of \$	State disability work	4	
(1)	prov	viding	g disability services that is carried out for	5 6 7	
(2)	carr prov	ied o vider	ut at a place where a funded service provides disability services that is	8 9 10 11	
	(a)	by a	consumer of the service provider; or	12	
	(b)	by a	tradesperson who—	13	
		(i)	performs work at the place from time to time; and	14 15	
		(ii)	is not an employee of the service provider; or	16 17	
	(c)	by a	volunteer who—	18	
		(i)	is a relative of a person who receives disability services at the place; and	19 20	
		(ii)	is at the place only to help with the care of the person.	21 22	
Who disa	en p abilit	erso ay wo	n is <i>engaged</i> to carry out State ork	23 24	
(1)	-			25 26	
	(a)	whic	ch the department provides disability	27 28 29	
	Mea (1) (2) Who disa	key Insu Meaning (1) Stat prov the c (2) Stat carr prov carr (a) (b) (c) When podisabilit (1) A powor	key pers Insurance Meaning of a (1) State dia providing the depar (2) State dis carried of (a) by a (b) by a (i) (c) by a (i) (c) by a (i) (ii) When perso disability wc (1) A person work for (a) is er whit	<ul> <li>key personnel see the National Disability Insurance Scheme Act 2013 (Cwlth), section 11A.</li> <li>Meaning of State disability work is work that includes providing disability services that is carried out for the department or a funded service provider.</li> <li>(2) State disability work does not include work carried out at a place where a funded service provider provides disability services that is carried out— <ul> <li>(a) by a consumer of the service provider; or</li> <li>(b) by a tradesperson who— <ul> <li>(i) performs work at the place from time to time; and</li> <li>(ii) is not an employee of the service provider; or</li> </ul> </li> <li>(c) by a volunteer who— <ul> <li>(i) is a relative of a person who receives disability services at the place; and</li> <li>(ii) is at the place only to help with the care of the person.</li> </ul> </li> <li>When person is engaged to carry out State disability work for the department if the person— <ul> <li>(a) A person is engaged to carry out State disability work for the department if the person—</li> </ul> </li> </ul></li></ul>	

	(b) is a public service employee employed at a place mentioned in paragraph (a); or	1 2
	(c) is a member of a committee established under section 222(a).	3 4
(2)	A person is <i>engaged</i> to carry out State disability work for a funded service provider if the person is engaged to carry out the work at a place at which the service provider provides disability services.	5 6 7 8
(3)	A person is not <i>engaged</i> to carry out State disability work for the department or a funded service provider if the person is engaged to carry out the work, and carries out the work, for not more than 7 days in a calendar year.	9 10 11 12 13
(4)	This section does not limit section 44.	14
en	nrticular members or officers taken to be gaged in State disability work for funded rvice provider	15 16 17
	A person is taken to be engaged to carry out State disability work for a funded service provider if—	18 19
	(a) the person is a member of a board, management committee or other governing body of the service provider; or	20 21 22
	(b) if the service provider is a corporation—the person is an executive officer of the service provider.	23 24 25
50 Me	eaning of <i>clearance</i> and types of clearances	26
(1)	A <i>clearance</i> is a declaration, issued by the chief executive to a person, that—	27 28
	(a) screening of the person has been conducted under this part; and	29 30
	(b) the person is permitted to carry out disability work.	31 32

	(2)	An <i>NDIS clearance</i> is a clearance issued to a person who made an NDIS worker screening application.	1 2 3
	(3)	An <i>interstate NDIS clearance</i> is a declaration, however called, issued under a corresponding law that corresponds to an NDIS clearance.	4 5 6
	(4)	A <i>State clearance</i> is a clearance issued to a person who made a State disability worker screening application.	7 8 9
51	Mea	aning of <i>exclusion</i> and types of exclusions	10
	(1)	An <i>exclusion</i> is a declaration, issued by the chief executive to a person, that—	11 12
		(a) screening of the person has been conducted under this part; and	13 14
		(b) the person is excluded from carrying out disability work.	15 16
	(2)	An <i>NDIS exclusion</i> is an exclusion issued to a person who made an NDIS worker screening application.	17 18 19
	(3)	An <i>interstate NDIS exclusion</i> is a declaration, however called, issued under a corresponding law that corresponds to an NDIS exclusion.	20 21 22
	(4)	A <i>State exclusion</i> is an exclusion issued to a person who made a State disability worker screening application.	23 24 25
52	Mea	aning of <i>notifiable person</i>	26
	(1)	Each of the following is a <i>notifiable person</i> for a person—	27 28
		<ul> <li>(a) if the chief executive is aware that an NDIS service provider engages, or proposes to engage, the person to carry out NDIS disability work—the NDIS service provider;</li> </ul>	29 30 31 32

	(b)	if the chief executive is aware that a funded service provider engages, or proposes to engage, the person to carry out State disability work—the funded service provider;	1 2 3 4 5
	(c)	another entity prescribed by regulation to be a notifiable person for the person.	6 7
(2)	reco eacl part give exec pers	o, a self-managed NDIS participant and a ognised representative of the participant are in a <i>notifiable person</i> for a person if the icipant, recognised representative or person es the chief executive notice, or the chief cutive otherwise becomes aware, that the son is delivering NDIS supports or services to participant—	8 9 10 11 12 13 14 15
	(a)	as an NDIS sole trader; or	16
	(b)	as a person engaged by an NDIS service provider to deliver the supports or services.	17 18
(3)	In tl	his section—	19
	ND chie resp to	<b>ognised representative</b> , of a self-managed IS participant, is a person recognised by the ef executive as a person with the authority or bonsibility to act for the participant in relation the participant's plan under the national ability insurance scheme.	20 21 22 23 24 25
	•	<i>managed NDIS participant</i> means a person o is—	26 27
	(a)	a participant in the national disability insurance scheme under the <i>National</i> <i>Disability Insurance Scheme Act 2013</i> (Cwlth); and	28 29 30 31
	(b)	personally managing the funding for supports under the person's plan within the meaning of the <i>National Disability</i> <i>Insurance Scheme Act 2013</i> (Cwlth), section 42.	32 33 34 35 36

Divisio	persons carrying out	1 2 3
Subdiv	vision 1 NDIS disability work	4
53 Reg car		5 6
(1)	continue to engage, a person to carry out risk-assessed NDIS work unless the person holds	7 8 9 10
	Maximum penalty—	11
	the offence—200 penalty units or 2 years	12 13 14
	(b) otherwise—100 penalty units.	15
(2)	against subsection (1) if the registered NDIS	16 17 18
		19 20
	cancelled on the person's request under a	21 22 23
(3)		24 25
	carry out the risk-assessed NDIS work under a contract for services between the	26 27 28 29
		30 31

		Standards in relation to the subcontractor being engaged to carry out the risk-assessed NDIS work for the service provider.				
54	Carrying out risk-assessed NDIS work without NDIS clearance or interstate NDIS clearance prohibited					
	(1)	A person must not start, or continue, an engagement to carry out risk-assessed NDIS work for a registered NDIS provider unless the person holds an NDIS clearance or interstate NDIS clearance.				
		Maximum penalty—				
		<ul> <li>(a) if the aggravating circumstance applies to the offence—500 penalty units or 5 years imprisonment; or</li> </ul>				
		(b) otherwise—100 penalty units.				
	(2)	A person who is a registered NDIS provider must not carry out risk-assessed NDIS work as an NDIS sole trader unless the person holds an NDIS clearance or interstate NDIS clearance.				
		Maximum penalty—500 penalty units or 5 years imprisonment.				
	(3)	It is an <i>aggravating circumstance</i> for an offence against subsection (1) if the person—				
		(a) held an NDIS clearance that was cancelled on the person's request under division 6; or				
		<ul><li>(b) held an interstate NDIS clearance that was cancelled on the person's request under a corresponding law; or</li></ul>				
		(c) is a disqualified person; or				
		(d) holds a negative notice under the Working with Children Act; or				
		(e) is subject to—				

		(i)	offender reporting obligations; or	1
		(ii)	an offender prohibition order; or	2
		(iii)	an offender prohibition disqualification order; or	3 4
		(iv)	a sexual offender order; or	5
	(f)		he respondent to an application for an nder prohibition order.	6 7
55			erson with NDIS exclusion or DIS exclusion prohibited	8 9
	coi	ntinue	S service provider must not engage, or to engage, a person to carry out NDIS work if—	10 11 12
	(a)		person holds an NDIS exclusion or an rstate NDIS exclusion; and	13 14
	(b)	reas	service provider knows, or ought onably to know, the person holds an IS exclusion or interstate NDIS usion.	15 16 17 18
		aximu prison	m penalty—200 penalty units or 2 years ment.	19 20
56	clearar	nce o	erson with suspended NDIS r interstate NDIS clearance, or nterim bar, prohibited	21 22 23
	(1) Th	is sect	ion applies if—	24
	(a)	a pe	erson—	25
		(i)	holds an NDIS clearance that is suspended under division 6; or	26 27
		(ii)	holds an interstate NDIS clearance that is suspended under a corresponding law; or	28 29 30
		(iii)	is subject to an interim bar; and	31

[s 11]

		(b) an NDIS service provider knows, or ought reasonably to know, the person's NDIS clearance or interstate NDIS clearance is suspended or the interim bar is in effect for the person.	1 2 3 4 5				
	(2)	The NDIS service provider must not—	6				
		(a) if the service provider has engaged the person under an existing arrangement to carry out NDIS disability work for the service provider—allow the person to carry out work that is NDIS disability work; or	7 8 9 10 11				
		(b) otherwise—start to engage the person to carry out NDIS disability work.	12 13				
	Maximum penalty—200 penalty units or 2 years imprisonment.						
	Note—						
		See sections 84(4) and 113(3) for the restrictions on terminating a person's employment solely or mainly because the person's clearance is suspended or an interim bar is in effect for the person.	17 18 19 20				
57	exc	der of NDIS exclusion or interstate NDIS lusion prohibited from carrying out NDIS ability work	21 22 23				
		A person who holds an NDIS exclusion or an interstate NDIS exclusion must not—	24 25				
		(a) start, or continue, an engagement to carry out NDIS disability work for an NDIS service provider; or	26 27 28				
		(b) carry out NDIS disability work as an NDIS sole trader.	29 30				
		Maximum penalty—500 penalty units or 5 years imprisonment.	31 32				

### Subdivision 2 State disability work

33

58		nded service provider must prepare annual c management strategy	1 2
	(1)	Each year, a funded service provider that engages 1 or more persons to carry out State disability work must develop and implement a written strategy (a <i>risk management strategy</i> ) that complies with this section.	3 4 5 6 7
		Maximum penalty—20 penalty units.	8
	(2)	A risk management strategy must include practices and procedures for engaging persons who carry out State disability work for the service provider in ways that—	9 10 11 12
		(a) promote the wellbeing of people with disability; and	13 14
		(b) protect people with disability from abuse, violence, neglect or exploitation.	15 16
	(3)	A regulation may prescribe other matters that must be included in a risk management strategy.	17 18
59	wor	son engaged to carry out State disability rk by funded service provider must hold a arance	19 20 21
	(1)	A funded service provider must not engage, or continue to engage, a person to carry out State disability work unless—	22 23 24
		(a) the person holds a clearance; and	25
		<ul><li>(b) the service provider has given the chief executive a notice, under subsections (3) and (4), about engaging the person to carry out State disability work.</li></ul>	26 27 28 29
		Maximum penalty—	30
		<ul> <li>(a) if an aggravating circumstance applies to the offence—200 penalty units or 2 years imprisonment; or</li> </ul>	31 32 33

	(b) otherwise—100 penalty units.
(2)	It is an <i>aggravating circumstance</i> for an offence against subsection (1) if—
	<ul> <li>(a) the person holds an exclusion and the funded service provider knows, or ought reasonably to know, the person holds the exclusion; or</li> </ul>
	(b) the service provider is given notice that the person's clearance was cancelled on the person's request under division 6.
(3)	Before giving a notice mentioned in subsection (1)(b), the funded service provider must take reasonable steps to verify the person's identity.
	Examples of reasonable steps—
	viewing the person's clearance or driver licence that includes the person's photograph
(4)	A notice mentioned in subsection (1)(b) must be given in the approved form and in an approved way.
	gaging person with suspended clearance, subject to interim bar, prohibited
(1)	This section applies if—
	(a) a person—
	(i) holds a clearance that is suspended; or
	(ii) is subject to an interim bar; and
	(b) a funded service provider knows, or ought reasonably to know, the person's clearance is suspended or the interim bar is in effect for the person.
(2)	The funded service provider must not—
	(a) if the service provider has engaged the person under an existing arrangement to

	carry out State disability work for the service provider—allow the person to carry out work that is State disability work; or	1 2 3
	(b) otherwise—start to engage a person to carry out State disability work.	4 5
	Maximum penalty—200 penalty units or 2 years imprisonment.	6 7
	Note—	8
	See sections 84(4) and 113(3) for the restrictions on terminating a person's employment solely or mainly because the person's clearance is suspended or an interim bar is in effect for the person.	9 10 11 12
	rying out State disability work without arance prohibited	13 14
(1)	A person must not start, or continue, an engagement to carry out State disability work for the department or a funded service provider unless the person holds a clearance.	15 16 17 18
	Maximum penalty—	19
	(a) if an aggravating circumstance applies to the offence—500 penalty units or 5 years imprisonment; or	20 21 22
	(b) otherwise—100 penalty units.	23
(2)	A person must not carry out State disability work as a State sole trader unless the person holds a clearance.	24 25 26
	Maximum penalty—500 penalty units or 5 years imprisonment.	27 28
(3)	It is an <i>aggravating circumstance</i> for an offence against subsection (1) if the person—	29 30
	(a) holds an exclusion; or	31
	(b) held a clearance that was cancelled on the person's request under division 6; or	32 33
[s 11]

	(c)	is a disqualified person; or
	(d)	holds a negative notice under the Working with Children Act; or
	(e)	is subject to—
		(i) offender reporting obligations; or
		(ii) an offender prohibition order; or
		(iii) an offender prohibition disqualification order; or
		(iv) a sexual offender order; or
	(f)	is the respondent to an application for an offender prohibition order.
ubdiv	visio	on 3 General
		ravention of particular requirements in ence of notice
	abs	
the	abs	ence of notice
the	abs This	ence of notice s section applies in relation to— a provision of this division about a person
the	abse abse This (a)	ence of notice s section applies in relation to— a provision of this division about a person carrying out disability work; and
the	abse abse This (a)	ence of notice s section applies in relation to— a provision of this division about a person carrying out disability work; and a person who— (i) held a clearance that was cancelled
the	abse abse This (a)	<ul> <li>ence of notice</li> <li>s section applies in relation to— <ul> <li>a provision of this division about a person carrying out disability work; and</li> <li>a person who— </li> <li>(i) held a clearance that was cancelled under division 6; or</li> <li>(ii) held an interstate NDIS clearance that was cancelled under a corresponding</li> </ul> </li> </ul>

cancelled under a corresponding law.

30

Di	/isio	on 3 Disability worker screening applications	29 30
	(4)	A person whose clearance is suspended under division 6, or whose interstate NDIS clearance is suspended under a corresponding law, may be engaged by the NDIS service provider or funded service provider other than to carry out disability work until the suspension ends.	23 24 25 26 27 28
	(3)	The NDIS service provider or funded service provider does not incur any liability because, in complying with the provision, the service provider does not engage, or continue to engage, the engaged person to carry out disability work.	18 19 20 21 22
	(2)	The NDIS service provider or funded service provider must comply with the provision despite another Act or law or any industrial award or agreement.	14 15 16 17
	(1)	This section applies if it would be an offence against a provision of this part for an NDIS service provider or funded service provider to engage, or continue to engage, a person (the <i>engaged person</i> ) to carry out disability work.	9 10 11 12 13
63		nplying with requirement to end, or not 't, a person's engagement	7 8
	(2)	A court may not find that the person contravened the provision unless the person was given notice about the cancellation of the clearance or interstate NDIS clearance held by the person or the issue of the exclusion or interstate NDIS exclusion to the person.	1 2 3 4 5 6

Subdivision 1		1 Prohibited disability worker screening applications	1 2 3	
64 A	Applicatio	on by exclusion holder prohibited		
(	NDIS	son who holds an exclusion or an interstate exclusion must not make a disability r screening application.		
		num penalty—500 penalty units or 5 years sonment.		
(2	,	application made in contravention of ction (1) has no effect.		
• •				
Sub	divisior	2 Applications generally		
		on related to NDIS disability work		
	Application			
	Applicatio A per cleara	on related to NDIS disability work son may apply to the chief executive for a		
	Applicatio A per cleara (a) is	on related to NDIS disability work son may apply to the chief executive for a nce if the person—		
	Applicatio A per cleara (a) is (	on related to NDIS disability work son may apply to the chief executive for a nce if the person— s, or proposes to be— i) engaged by an NDIS service provider		
	Application A per cleara (a) is (	<ul> <li>on related to NDIS disability work</li> <li>son may apply to the chief executive for a nce if the person—</li> <li>s, or proposes to be—</li> <li>i) engaged by an NDIS service provider to carry out NDIS disability work; or</li> </ul>		
	Applicatio A per cleara (a) is ( ( ( ( ( ( ( ( ( ( ( ( ()) c)	<ul> <li>on related to NDIS disability work</li> <li>son may apply to the chief executive for a nce if the person—</li> <li>s, or proposes to be—</li> <li>i) engaged by an NDIS service provider to carry out NDIS disability work; or</li> <li>ii) an NDIS sole trader; or</li> <li>iii) engaged by an entity prescribed by</li> </ul>		
65 A	Application A period cleara (a) is ( ( ( ( ( ( ( ( ( ( ( ( ( ( ( ( ( ( (	<ul> <li>on related to NDIS disability work</li> <li>son may apply to the chief executive for a nce if the person—</li> <li>s, or proposes to be—</li> <li>i) engaged by an NDIS service provider to carry out NDIS disability work; or</li> <li>ii) an NDIS sole trader; or</li> <li>iii) engaged by an entity prescribed by regulation for this section; and</li> <li>omplies with each other criterion</li> </ul>		

		<ul> <li>(a) engaged by the department or a funded service provider to carry out State disability work; or</li> </ul>	1 2 3
		(b) a State sole trader; or	4
		(c) engaged by an entity prescribed by regulation for this section.	5 6
67		plication combined with working with ildren check application	7 8
	(1)	A person may combine an application under section 65 or 66 with a working with children check application.	9 10 11
	(2)	An application made under subsection (1) is a <i>combined application</i> .	12 13
	(3)	This part applies to a combined application to the extent it is an application under section 65 or 66.	14 15
	(4)	If a combined application is made to the chief executive, the chief executive must give the information in the combined application, to the extent the information relates to the person's working with children check application, to the chief executive (working with children).	16 17 18 19 20 21
	(5)	In this section—	22
		<i>working with children check application</i> see the Working with Children Act, schedule 7.	23 24
68	For	rm of application	25
	(1)	A disability worker screening application must be—	26 27
		(a) in the approved form; and	28
		(b) made in an approved way; and	29
		(c) signed by the applicant; and	30

		(d) accompanied by the fee prescribed by regulation for the application.	1 2
	(2)	The approved form must provide for the applicant—	3 4
		(a) to provide proof of the applicant's identity; and	5 6
		(b) to consent to being screened under this part; and	7 8
		(c) if the applicant is engaged, or proposes to be engaged, to carry out disability work—to provide information about the entity that has engaged, or proposes to engage, the applicant to carry out the disability work.	9 10 11 12 13
60	Chi	ef executive may request further	14
69		prmation	14
09			
09	info	After receiving a disability worker screening application, the chief executive may give the applicant a notice asking the applicant to give the	15 16 17 18
09	info	After receiving a disability worker screening application, the chief executive may give the applicant a notice asking the applicant to give the chief executive, within a reasonable stated time— (a) stated information the chief executive reasonably needs to establish the applicant's	15 16 17 18 19 20 21

		plicant must give notice of change in prmation	1 2
	(1)	This section applies if, before the chief executive decides a disability worker screening application—	3 4 5
		(a) the applicant's name or contact details as stated in the application change; or	6 7
		<ul> <li>(b) if the application states information about the applicant's engagement with an NDIS service provider or funded service provider—the stated engagement changes; or</li> </ul>	8 9 1 1 1
		(c) another matter, prescribed by regulation for this section, changes in relation to the applicant.	1 1 1
	(2)	The applicant must give the chief executive a notice about the change, in the approved form and in an approved way, within 7 days after the change happens.	] ] ] ]
		Maximum penalty—10 penalty units.	2
71		tice of change in police information or risk sessment matter	
	(1)	This section applies if, before the chief executive decides a disability worker screening application,	
		the applicant becomes aware that—	2
		<ul><li>the applicant becomes aware that—</li><li>(a) the police information about the applicant</li></ul>	
	(2)	<ul> <li>the applicant becomes aware that—</li> <li>(a) the police information about the applicant changes; or</li> <li>(b) a risk assessment matter related to the</li> </ul>	

		[s 11]
	(3)	For subsection $(1)(a)$ , the police information about a person changes if a criminal history event happens in relation to the person.
72		pired clearance continues in force pending cision
	(1)	This section applies if an applicant holds a clearance that, but for this section, would end under section $101(2)$ .
	(2)	The clearance remains in force—
		(a) from when the clearance would have ended under section 101(2); and
		(b) until the earliest of the following happens—
		<ul> <li>(i) the applicant's disability worker screening application is decided or withdrawn;</li> </ul>
		<ul><li>(ii) the applicant stops being a person who may apply for a clearance under section 65 or 66.</li></ul>
73		Ider of expired interstate NDIS clearance ten to hold NDIS clearance pending decision
	(1)	This section applies if an applicant holds an interstate NDIS clearance that ends under a corresponding law because the term of the clearance has ended.
	(2)	The applicant is taken to hold an NDIS clearance—
		(a) from the end of the term of the interstate NDIS clearance under the corresponding
		law; and

		(i)	the applicant's disability worker screening application is decided or withdrawn;	1 2 3
		(ii)	the applicant stops being a person who may apply for a clearance under section 65;	4 5 6
		(iii)	an interim bar is imposed on the applicant.	7 8
Su	bdiv	vision 3	Withdrawal of application	9
74	Not	ice of wit	hdrawal	10
	(1)	screening notice (a	executive withdraws a disability worker application by giving the applicant a <i>withdrawal notice</i> ) that states the on is withdrawn.	11 12 13 14
	(2)	to the app	executive must give a withdrawal notice plicant if the chief executive withdraws cation under this subdivision before it is	15 16 17 18
	(3)	A withdraw	awal notice must state the reason for the al.	19 20
	(4)	notice to	E executive must also give a withdrawal each notifiable person for the applicant sability worker screening application is n.	21 22 23 24
75	Witl	hdrawal k	by applicant	25
	(1)	withdraw	icant may ask the chief executive to the applicant's disability worker application at any time before it is	26 27 28 29
	(2)	The reque	est may be made orally or in writing.	30

	(3)	The chief executive must withdraw the application unless the chief executive refuses to	1 2
		withdraw the application under section 76.	3
76	Ref	usal to withdraw by chief executive	4
	(1)	The chief executive may refuse to withdraw an applicant's disability worker screening application if—	5 6 7
		(a) an interim bar is in effect for the applicant; or	8 9
		(b) an interstate NDIS clearance held by the applicant is suspended under a corresponding law; or	10 11 12
		(c) the applicant was previously issued an exclusion or an interstate NDIS exclusion; or	13 14 15
		(d) the chief executive, in relation to deciding the application—	16 17
		<ul> <li>(i) has given, or is proposing to give, the applicant a show cause notice under section 95; or</li> </ul>	18 19 20
		<ul> <li>(ii) reasonably suspects a risk assessment of the applicant will demonstrate that the applicant poses an unacceptable risk of harm to people with disability.</li> </ul>	21 22 23 24
	(2)	If the chief executive refuses to withdraw the application, the chief executive must give the applicant a notice that states the reasons for the refusal.	25 26 27 28
77	Rec	uest to withdraw combined application	29
	(1)	This section applies if the applicant made a combined application.	30 31
	(2)	The applicant may combine a request to withdraw	32

	(3)	<ul><li>the applicant's disability worker screening application under section 75 with a notice withdrawing the applicant's working with children application.</li><li>A request made under subsection (2) is a</li></ul>	1 2 3 4 5
		combined withdrawal request.	6
		Note—	7
		The request may be made orally or in writing. See—	8
		(a) section 75(2); and	9
		(b) the Working with Children Act, section 196(3).	10
	(4)	This subdivision applies to a combined withdrawal request to the extent it is a request under section 75.	11 12 13
	(5)	If a combined withdrawal request is made to the chief executive, the chief executive must give a notice about the combined withdrawal request to	14 15 16
		the chief executive (working with children).	17
78	Wit est	thdrawal because identity can not be ablished	18 19
		The chief executive must withdraw a disability worker screening application if—	20 21
		(a) the chief executive gives the applicant a notice under section 69(1)(a); and	22 23
		(b) the notice includes the warning mentioned in section 69(2); and	24 25
		(c) the chief executive can not establish the applicant's identity with certainty.	26 27
79		thdrawal because of failure to comply with rticular requests	28 29
		The chief executive may withdraw a disability worker screening application if—	30 31

		(a)	the chief executive gives the applicant—	1
			(i) a notice under section 69(1)(b) asking the applicant to provide stated information; or	2 3 4
			<ul> <li>(ii) a notice under section 138U or 138X asking the applicant to give the consent, or take the other action, stated in the notice; and</li> </ul>	5 6 7 8
		(b)	the notice includes a warning that, if the applicant does not comply with the notice, the application may be withdrawn; and	9 10 11
		(c)	the applicant does not comply with the notice.	12 13
80			wal of NDIS worker screening ion in particular circumstances	14 15
		worl	chief executive must withdraw an NDIS ker screening application if the chief eutive is satisfied—	16 17 18
		(a)	that, before the application was made, the applicant applied for an interstate NDIS clearance under a corresponding law and that application has not been decided or withdrawn; or	19 20 21 22 23
		(b)	since the application was made, the applicant has been issued an interstate NDIS exclusion.	24 25 26
Su	bdiv	isio	on 4 Interim bar for particular applicants	27 28
81	Арр	licat	tion of subdivision	29
	(1)		subdivision applies if any of the following bens in relation to an applicant—	30 31

		(a) the applicant—			
			e e	th a disqualifying offence een dealt with; and	2 3
				It when the offence is ve been committed;	4 5
		(b)	banning order mac chief executive's	comes the subject of a de for a reason that, in the opinion, is relevant to ant poses a risk of harm to lity;	7 8
		(c)	a risk assessmen lemonstrate that	tive, in deciding the ation, reasonably suspects at of the applicant will the applicant poses an of harm to people with	12 13 14
	(2)	rela		ision does not apply in who holds a clearance that sion 6.	
		Note			20
			sections 56, 60 and suspension of a perso	113 in relation to the effect of n's clearance.	21 22
82		ef ex olicai		pose interim bar on	23 24
	(1)		hief executive me e applicant.	ust impose an interim bar	25 26
	(2)		chief executive in g the applicant a n	nposes an interim bar by otice that states—	27 28
		(a)	he interim bar is and	imposed on the applicant;	29 30
		(b)	he reason for imp	osing the interim bar; and	31
		(c)	he effect of the in	terim bar.	32

83		tifiable persons and potential employers tified about interim bar	1 2
	(1)	The chief executive must give each notifiable person for the applicant a notice that states—	3 4
		<ul> <li>(a) the applicant has made a disability worker screening application that has not been decided; and</li> </ul>	5 6 7
		(b) an interim bar has been imposed on the applicant; and	8 9
		(c) the effect of the interim bar; and	10
		<ul><li>(d) the applicant's employer who is given notice about the interim bar under this section must not terminate the applicant's employment solely or mainly because the interim bar is in effect for the person.</li></ul>	11 12 13 14 15
		Note—	16
		See section 138ZZB in relation to notices under this section if the NDIS commission communicates the relevant information to the notifiable person.	17 18 19 20
	(2)	Also, the chief executive may give a notice mentioned in subsection (1) to a potential employer of the applicant.	21 22 23
84	Effe	ect of interim bar	24
	(1)	This section applies if the chief executive imposes an interim bar on an applicant under section 82.	25 26
	(2)	While the interim bar is in effect, the applicant must not—	27 28
		(a) start an engagement to carry out disability work; or	29 30
		(b) if, when the interim bar is imposed, the applicant is engaged to carry out disability work for an NDIS service provider, funded service provider or the department—carry	31 32 33 34

		out work for the service provider or department that is disability work; or	1 2
		(c) carry out disability work as an NDIS sole trader or State sole trader.	3 4
		Maximum penalty—500 penalty units or 5 years imprisonment.	5 6
	(3)	An applicant's employer who is given notice about the interim bar under section 83 must not terminate the applicant's employment solely or mainly because the interim bar is in effect for the applicant.	7 8 9 10 11
		Notes—	12
		1 See also sections 56 and 60 in relation to NDIS service providers or funded service providers allowing the applicant to carry out disability work.	13 14 15
		2 See section 138ZZB in relation to notices under section 83 if the NDIS commission communicates the relevant information to the notifiable person.	16 17 18
85	Wh	en interim bar ends	19
	(1)	An interim bar imposed on an applicant ends if—	20
		(a) the applicant's disability worker screening application is—	21 22
		(i) decided under division 4; or	22
			23
		(ii) withdrawn under subdivision 3; or	23 24
	(2)	<ul><li>(ii) withdrawn under subdivision 3; or</li><li>(b) the chief executive decides to end the</li></ul>	24 25

Divisio	4 Dealing with and deciding 3	31
	b) the relevant review and appeal information. 3	80
		28 29
(6)	nterim bar, the chief executive must give the 2	25 26 27
		23 24
	to withdraw the applicant's disability worker 1 screening application under section 75—by 2 allowing the applicant to withdraw the 2	.8 .9 20 21
		6 7
(5)	• • • • • • • • • • • • • • • • • • • •	4
(4)	<ul> <li>The chief executive is not required to decide the 3 applicant's application to end the interim bar if—</li> <li>a) a charge for an offence against the person has not been dealt with; or</li> <li>b) the chief executive is aware that an incident involving the person, or an allegation or complaint about the person's conduct, that is relevant to whether the person poses a risk of harm to people with disability is being investigated and the investigation has not</li> </ul>	
	pplicant for at least 6 months, the applicant may 1 pply to the chief executive to end the interim bar. 2	

## Dealing with and deciding application

32

86	Ap	plicat	ion of division
		This	division applies if a person made a disability
			ter screening application and the application
		has n	ot been withdrawn.
87	Dea	aling	with application
	(1)	The o	chief executive must—
			consider the person's application and the
			information available to the chief executive
			about the person; and
			if section 89 or 90 apply to the person- decide the application under that section;
			and
			if section 91 or 92 apply to the person-
			conduct a risk assessment of the person
			before deciding the application under that section.
	(2)	How	ever, the chief executive is not required to
		decid	le the person's application if—
		. ,	a charge for an offence against the person
			has not been dealt with; or
		· · /	the chief executive is aware that an incident
			involving the person, or an allegation or complaint about the person's conduct, that is
			relevant to whether the person poses a risk
			of harm to people with disability is being
			investigated and the investigation has not ended.

## 88 Information to be considered

29

(1) The chief executive must consider each of the 30

		owing types of information for a person of ich the chief executive is aware, if any—	1 2
	(a)	police information;	3
	(b)	domestic violence information;	4
	(c)	disciplinary information;	5
	(d)	NDIS disciplinary or misconduct information;	6 7
	(e)	for an applicant for an NDIS disability worker screening application—information about—	8 9 10
		<ul> <li>(i) whether the person holds, or has previously held, an NDIS clearance, interstate NDIS clearance, NDIS exclusion or interstate NDIS exclusion; or</li> </ul>	11 12 13 14 15
		<ul> <li>(ii) if the person has previously held an NDIS clearance or interstate NDIS clearance—whether the clearance was suspended at any time or cancelled;</li> </ul>	16 17 18 19
	(f)	for an applicant for a State disability worker screening application—information about—	20 21
		<ul> <li>(i) whether the person holds, or has previously held, a State clearance, NDIS clearance, interstate NDIS clearance, State exclusion, NDIS exclusion or interstate NDIS exclusion; or</li> </ul>	22 23 24 25 26 27
		<ul> <li>(ii) if the person has previously held a State clearance, NDIS clearance or interstate NDIS clearance—whether the clearance was suspended at any time or cancelled.</li> </ul>	28 29 30 31 32
(2)		e chief executive may consider other ormation about the person that is relevant to ether the person poses a risk of harm to people	33 34 35

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Su	bdiv	vision 2 Deciding application
89	Dec	ciding application—no relevant information
		The chief executive must issue a clearance to the person if the chief executive is not aware of any information mentioned in section 88 about the person.
90	Dec	ciding application—disqualified person
	(1)	This section applies if the chief executive is aware the person is a disqualified person.
	(2)	The chief executive must issue an exclusion to the person.
91	Dec circ	ciding application—exceptional cumstances for adult offender
91	Dec circ (1)	ciding application—exceptional cumstances for adult offender This section applies if the chief executive is aware—
91	circ	cumstances for adult offender This section applies if the chief executive is
91	circ	<ul> <li>cumstances for adult offender</li> <li>This section applies if the chief executive is aware— <ul> <li>(a) the person has a conviction for a serious offence and was an adult when the offence</li> </ul> </li> </ul>
91	circ	<ul> <li>cumstances for adult offender</li> <li>This section applies if the chief executive is aware— <ul> <li>(a) the person has a conviction for a serious offence and was an adult when the offence was committed; or</li> </ul> </li> </ul>
91	circ	<ul> <li>cumstances for adult offender</li> <li>This section applies if the chief executive is aware— <ul> <li>(a) the person has a conviction for a serious offence and was an adult when the offence was committed; or</li> <li>(b) the person— <ul> <li>(i) has been charged with a disqualifying offence or serious offence that has not</li> </ul> </li> </ul></li></ul>
91	circ	<ul> <li>cumstances for adult offender</li> <li>This section applies if the chief executive is aware— <ul> <li>(a) the person has a conviction for a serious offence and was an adult when the offence was committed; or</li> <li>(b) the person— <ul> <li>(i) has been charged with a disqualifying offence or serious offence that has not been dealt with; and</li> <li>(ii) was an adult when the offence is</li> </ul> </li> </ul></li></ul>

	(2)	The chief executive must issue the person an exclusion.	1 2
	(3)	However, the chief executive may issue the person a clearance if satisfied there are exceptional circumstances such that the person does not pose an unacceptable risk of harm to people with disability.	3 4 5 6 7
92		iding application—general assessment of posed	8 9
	(1)	This section applies if sections 89, 90 and 91 do not apply to the person.	10 11
	(2)	The chief executive must—	12
		<ul> <li>(a) if satisfied the person does not pose an unacceptable risk of harm to people with disability—issue a clearance to the person; or</li> </ul>	13 14 15 16
		(b) if satisfied the person poses an unacceptable risk of harm to people with disability—issue an exclusion to the person.	17 18 19
Su	bdiv	vision 3 Assessing risk person	20
Uu	ban	poses to people with	20
		disability	22
93		v chief executive conducts risk essment	23 24
	(1)	The chief executive conducts a risk assessment of a person by—	25 26
		(a) considering the information about the person obtained by the chief executive under this part; and	27 28 29

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	(b)	deciding whether the person poses an unacceptable risk of harm to people with disability.	1 2 3
(2)		conducting the risk assessment, the chief cutive—	4 5
	(a)	must consider information as required under this division; and	6 7
	(b)	may decide the person poses an unacceptable risk of harm to people with disability—	8 9 10
		<ul> <li>(i) if satisfied there is a real and appreciable risk that the person might cause harm to people with disability; and</li> </ul>	11 12 13 14
		<ul><li>(ii) without needing to be satisfied it is likely the person will cause the harm.</li></ul>	15 16
Mat	tters	to consider	17
(1)	of c	s section applies if the chief executive is aware conduct of the person (the person's <i>offending</i> <i>duct</i> ) that—	18 19 20
	(a)	involved the commission of an offence; or	21
	(b)	was the subject of a complaint, allegation or investigation under a law; or	22 23
	(c)	is otherwise relevant to whether the person poses a risk of harm to people with disability.	24 25 26
(2)		chief executive must consider the following ters—	27 28
	(a)	the nature, gravity and circumstances of the person's offending conduct;	29 30
	(b)	how the person's offending conduct is relevant to disability work;	31 32

94

[s 11]

	(c)	how long ago the person's offending conduct occurred;	1 2
	(d)	if the person's offending conduct was committed against another person (the <i>victim</i> )—	3 4 5
		(i) the victim's vulnerability at the time of the conduct; and	6 7
		<ul><li>(ii) the person's relationship to, or position of authority over, the victim at the time of the conduct;</li></ul>	8 9 10
	(e)	whether the person's offending conduct indicates a pattern of concerning behaviour;	11 12
	(f)	the person's conduct since the offending conduct;	13 14
	(g)	any other circumstances relevant to the person's offending conduct.	15 16
Act	tion b	before making adverse decision	17
(1)	This	s section applies if—	18
	(a)	section 91 applies to the person; or	19
	(b)	the chief executive is proposing to decide	20
		that the person poses an unacceptable risk of harm to people with disability.	21 22
(2)	Bef	ore deciding the person's application, the	22
(2)		of executive must—	23 24
	(a)	give the person a notice (a <i>show cause notice</i> ) that complies with section 96; and	25 26
	(b)	consider any submissions the person makes in response to the show cause notice.	27 28
Rec	quire	ments for show cause notice	29

## 96 Requirements for show cause notice

95

A show cause notice given to a person under 30

sect	ion 95 must—	1
(a)	state the following information about the person of which the chief executive is aware—	2 3 4
	(i) police information;	5
	(ii) domestic violence information;	6
	(iii) disciplinary information;	7
	(iv) NDIS disciplinary or misconduct information;	8 9
	<ul> <li>(v) other information that the chief executive reasonably believes is relevant to whether the person poses a risk of harm to people with disability; and</li> </ul>	10 11 12 13 14
(b)	state that, because of the circumstances mentioned in section 95(1), the chief executive proposes to issue the person an exclusion unless the chief executive is satisfied that—	13 10 17 18 19
	(i) if section 91 applies to the person- there are exceptional circumstances; and	20 21 22
	(ii) the person does not pose an unacceptable risk of harm to people with disability; and	23 24 25
(c)	invite the person to make submissions to the chief executive about—	26 27
	(i) if section 91 applies to the person- whether there are exceptional circumstances; and	28 29 30
	(ii) why the chief executive should not issue an exclusion to the person; and	31 32
(d)	state the period in which the person may make the submissions, which must be at	33 34

Part 2 Amendment of Disability Services Act 2006 [s 11] least 7 days after the chief executive gives 1 the notice to the person. 2 Subdivision 4 Steps after application 3 decided 4 97 Application of subdivision 5 This subdivision applies if the chief executive 6 decides a person's disability worker screening 7 application. 8 98 Issuing clearance and clearance card 9 If the chief executive decides to issue a clearance (1)10 to the person, the chief executive must— 11 (a) give the person a notice that states the chief 12 executive has decided— 13 (i) if the person made an NDIS worker 14 screening application-to issue the 15 person an NDIS clearance; or 16 (ii) if the person made a State disability 17 worker screening application—to issue 18 the person a State clearance; and 19 (b) issue a clearance card for the clearance to 20the person. 21 A *clearance card*, for a clearance issued to a (2)22 person, is a document, in the form of a card, that 23 evidences that the clearance has been issued to the 24 person. 25 99 Issuing exclusion 26 If the chief executive decides to issue an 27 exclusion to the person, the chief executive must 28

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29

give the person a notice that states—

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	(a)	the chief executive has decided—	1
		(i) if the person made an NDIS worker screening application—to issue the person an NDIS exclusion; or	2 3 4
		<ul><li>(ii) if the person made a State disability worker screening application—to issue the person a State exclusion; and</li></ul>	5 6 7
	(b)	the reasons for the decision; and	8
	(c)	the relevant review and appeal information; and	9 10
	(d)	that it is an offence against this Act for a person who holds an exclusion to—	11 12
		(i) make a disability worker screening application; or	13 14
		(ii) start or continue to be engaged in carrying out disability work; or	15 16
		<ul><li>(iii) carry out NDIS disability work as an NDIS sole trader or State disability work as a State sole trader.</li></ul>	17 18 19
		le persons and potential employers about decision	20 21
(1)	pers	chief executive must give each notifiable on for the person a notice that states whether person was issued—	22 23 24
	(a)	if the person made an NDIS worker screening application—an NDIS clearance or NDIS exclusion; or	25 26 27
	(b)	if the person made a State disability worker screening application—a State clearance or State exclusion.	28 29 30
(2)	mer	b, the chief executive may give a notice tioned in subsection (1) to a potential loyer of the person.	31 32 33

100

101 Ter	m of cle	arance	1
(1)	The terr	n of a clearance starts—	2
	(a) wh	en the clearance is issued; or	3
	ter	he person holds another clearance with a m that ends on a later day—immediately er the existing clearance ends.	4 5 6
(2)		t is cancelled earlier under division 6, the a clearance ends—	7 8
	. ,	an NDIS clearance—5 years after it rts under subsection (1); or	9 10
	. ,	a State clearance—3 years after it starts der subsection (1).	11 12
102 Ter	m of exe	clusion	13
		elusion remains in force unless it is ed under division 7.	14 15
Divisio	on 5	General provisions about	16
		clearances	17
Subdiv	ision <sup>-</sup>	1 Change in information	18
		nolder to notify if no longer carrying s a volunteer or on unpaid basis	19 20
(1)	This sec	ction applies if—	21
	• •	person holds a clearance that is not spended; and	22 23
		ring the term of the clearance, the person or was—	24 25
	(i)	engaged to carry out disability work only as a volunteer; or	26 27

	<ul><li>(ii) carrying out disability work as an NDIS sole trader or State sole trader only on an unpaid basis; and</li></ul>	1 2 3
	(c) either of the following changes happens—	4
	<ul> <li>(i) the person is engaged to carry out disability work other than as a volunteer;</li> </ul>	5 6 7
	<ul><li>(ii) the person starts carrying out disability work as an NDIS sole trader or State sole trader for financial reward.</li></ul>	8 9 10
(2)	The person must, within 14 days after the change happens—	11 12
	(a) give the chief executive a notice, in the approved form and in an approved way, about the change; and	13 14 15
	<ul><li>(b) if the person is required to pay the prescribed application fee under subsection (3)—pay the prescribed application fee to the chief executive.</li></ul>	16 17 18 19
	Maximum penalty—10 penalty units.	20
	Note—	21
	See section 106 in relation to the chief executive issuing a replacement clearance card because of the change.	22 23
(3)	The person must pay the prescribed application fee if the disability worker screening application in relation to which the clearance was issued was made on the basis that the person was—	24 25 26 27
	(a) engaged, or to be engaged, to carry out disability work as a volunteer; or	28 29
	(b) carrying out, or proposing to carry out, disability work as an NDIS sole trader or State sole trader on an unpaid basis.	30 31 32
(4)	In this section—	33
	prescribed application fee means the fee	34

			cribed by regulation for a disability worker ening application made by a person—	1 2
		(a)	for a person who gives a notice under	3
			subsection (2) for a change mentioned in subsection $(1)(a)(i)$ anguaged to approximately out	4
			subsection (1)(c)(i)—engaged to carry out disability work other than as a volunteer; or	5 6
		(b)	for a person who gives a notice under	7
			subsection (2) for a change mentioned in	8
			subsection (1)(c)(ii)—carrying out disability work as an NDIS sole trader or State sole	9
			trader for financial reward.	10 11
		unpa	aid basis, for carrying out disability work,	12
		-	ns the work is carried out other than for	13
		finaı	ncial reward.	14
			ce holder to notify change in other	15
	info	rmat	tion	16
(	(1)	-	rson who holds a clearance must immediately	17
		-	the chief executive a notice, in the approved and in an approved way, if the person	18
			omes aware that—	19 20
		(a)	the police information about the person	21
			changes; or	22
		(b)	a risk assessment matter related to the	23
			person changes.	24
		Max	imum penalty—100 penalty units.	25
(	(2)		subsection (1), the police information about a	26
		-	on changes if a criminal history event	27
			bens in relation to the person.	28
	(3)		b, a person who holds a clearance must, within	29
			ays after any of the following matters change, the chief executive a notice, in the approved	30
		-	and in an approved way, about the change—	31 32
		(a)	the person's name;	33
		(u)	the person s nume,	55

	(b) (c) Max	anot mat (1) a subs	person's contact details; ther matter about the person, other than a ter to which section 103 or subsection applies, prescribed by regulation for this section. m penalty—10 penalty units.	1 2 3 4 5 6
Subdiv	visio	on 2	Replacement of clearance card	7 8
105 Rej	olace	emer	it of lost or stolen card	9
(1)	lost	or st	on's clearance card is lost or stolen (the tolen card), the person must, within 14 r the loss or theft—	10 11 12
	(a)	loss	e the chief executive a notice about the or theft in the approved form and in an roved way; and	13 14 15
	(b)	eith	er—	16
		(i)	apply for a replacement clearance card; or	17 18
		(ii)	ask the chief executive under section 124 to cancel the person's clearance.	19 20
	Max	ximu	n penalty—10 penalty units.	21
(2)	An be—		cation under subsection (1)(b)(i) must	22 23
	(a)		le in the approved form and in an roved way; and	24 25
	(b)		ompanied by the fee prescribed by lation for the application.	26 27
(3)	The	chie	f executive must—	28
	(a)	cano	cel the lost or stolen card; and	29

	[s 11]
	<ul> <li>(b) if the person applied for a replacement clearance card under subsection (1)(b)(i)—issue a replacement clearance card to the person.</li> </ul>
	placement for change of name, contact ails or volunteer or unpaid status
(1)	This section applies if a person who holds a clearance gives the chief executive notice that—
	(a) the person's name or contact details have changed; or
	(b) a change mentioned in section 103(1)(c) has happened.
(2)	If the chief executive considers it is appropriate to do so because of the change, the chief executive may issue a replacement clearance card to the person.
(3)	If the chief executive issues a replacement clearance card to the person, the chief executive must cancel the person's previously held clearance card.
07 Re	quirement to return replaced card
(1)	This section applies if the chief executive issues a clearance card (the <i>replacement card</i> ) to a person who holds a clearance to replace a clearance card (the <i>original card</i> ) previously issued to the person.
(2)	If the replacement card is issued other than because the person's original card expired or was lost or stolen, the person must give the original card to the chief executive within 14 days after the replacement card is issued.
	Maximum penalty—10 penalty units.

(3)	<ul> <li>(3) If the person's original card was lost or stolen and the person regains possession of it, the person must give the original card to the chief executive within 7 days after regaining possession of it.</li> <li>Maximum penalty—10 penalty units.</li> </ul>				
(4)	A person does not commit an offence against subsection (2) or (3) if the person has a reasonable excuse.	6 7 8			
Divisio	on 6 Reassessment, suspension or cancellation of clearance	9 10 11			
Subdiv	vision 1 Reassessment of risk of harm to people with disability	12 13 14			
	assessment of risk of harm posed by holder clearance	15 16			
(1)	The chief executive may conduct a risk assessment of a person who holds a clearance if the chief executive becomes aware of information about the person that—	17 18 19 20			
	<ul><li>(a) was not known to the chief executive when the decision to issue the clearance was made; and</li></ul>	21 22 23			
	(b) in the chief executive's opinion, is relevant to whether the person poses a risk of harm to people with disability.	24 25 26			
(2)	The chief executive must conduct a risk	27			

	person poses an unacceptable risk of harm to people with disability.
	plication of div 4, sdiv 3 to conducting risk
(1)	Division 4, subdivision 3 applies with necessary changes for conducting a risk assessment of a person under section 108.
(2)	Without limiting subsection (1), section 95 applies if, under this division, the chief executive is proposing to decide that the person poses an unacceptable risk of harm to people with disability.
	Note—
	Section 95 requires the chief executive to give a person a show cause notice, and invite the person to make submissions, before the chief executive decides the person poses an unacceptable risk of harm to people with disability.
Subdiv	vision 2 Suspension of clearance
110 Ap	plication of subdivision
	This subdivision applies in relation to a person who holds a clearance if—
	(a) the person—
	(i) is charged with a disqualifying offence that has not been dealt with; and
	(ii) was an adult when the offence is alleged to have been committed; or
	(b) the person becomes the subject of a banning

(b) the person becomes the subject of a banning order made for a reason that, in the chief executive's opinion, is relevant to whether 30

		the person poses a risk of harm to people with disability; or	1 2
	(c)	the chief executive—	3
		(i) is conducting a risk assessment of the person under subdivision 1; and	4 5
		<ul> <li>(ii) reasonably suspects the assessment will demonstrate that the person poses an unacceptable risk of harm to people with disability.</li> </ul>	6 7 8 9
111 Chi	ef e>	cecutive must suspend clearance	10
(1)	clea	chief executive must suspend the person's rance by giving the person a notice (a <i>pension notice</i> ) about the suspension.	11 12 13
(2)	The	suspension notice must state—	14
	(a)	the person's clearance is suspended; and	15
	(b)	the reason for the suspension; and	16
	(c)	how long the suspension will continue; and	17
	(d)	the effect of the suspension; and	18
	(e)	under section 128, the person must return the person's clearance card to the chief executive immediately after the notice is given, unless the person has a reasonable excuse; and	19 20 21 22 23
	(f)	the relevant review and appeal information.	24
		le persons and potential employers about suspension	25 26
(1)		chief executive must give each notifiable son for the person a notice that states—	27 28
	(a)	the person's clearance is suspended; and	29
	(b)	how long the suspension will continue; and	30

	(c) the effect of the suspension; and
	<ul> <li>(d) it is an offence for an NDIS service provider or funded service provider to allow the person to carry out disability work while the clearance is suspended; and</li> </ul>
	<ul> <li>(e) the person's employer who is given notice about the suspension of the person's clearance under this section must not terminate the person's employment solely or mainly because of the suspension.</li> </ul>
	Note—
	See section 138ZZB in relation to notices under this section if the NDIS commission communicates the relevant information to the notifiable person.
(2)	Also, the chief executive may give a notice mentioned in subsection (1) to a potential employer of the person.
Eff	ect of suspension of clearance
(1)	This section applies while the person's clearance is suspended.
(2)	The person must not—
	(a) start an engagement to carry out disability work; or
	(b) if the person is engaged to carry out disability work for an NDIS service provider, funded service provider or the department—carry out work for the service provider or department that is disability work; or
	(c) carry out disability work as an NDIS sole trader or State sole trader.

(3)	A person's employer who is given notice about the suspension of the person's clearance under section 112 must not terminate the person's employment solely or mainly because of the suspension.	1 2 3 4 5
	Notes—	6
	1 See also sections 56 and 60 in relation to NDIS service providers or funded service providers allowing the person to carry out disability work.	7 8 9
	2 See section 138ZZB in relation to notices under section 112 if the NDIS commission communicates the relevant information to the notifiable person.	10 11 12
(4)	The person's clearance continues in force even if it would otherwise end under section $101(2)$ .	13 14
114 Wh	en suspension of clearance ends	15
	The suspension of the person's clearance ends if—	16 17
	(a) the chief executive decides to cancel the clearance under section 115; or	18 19
	(b) the suspension ends under section 118; or	20
	(c) the clearance is otherwise cancelled under this division.	21 22
	ciding whether to cancel suspended arance	23 24
(1)	The chief executive may decide whether or not to cancel the person's suspended clearance—	25 26
	(a) on the chief executive's own initiative; or	27
	(b) on the application of the person made under section 116.	28 29
(2)	The chief executive must cancel the person's clearance if the chief executive decides the person poses an unacceptable risk of harm to people with	30 31 32

		[s 11]	
	disat	pility.	1
	Note-	_	2
		e sections 108(2) and 109 in relation to making a cision under this section.	2
(3)	Othe	rwise, the chief executive may decide to—	5
	(a)	not cancel the person's clearance; and	e
	(b)	end the suspension of the clearance.	7
		ion to chief executive to end ion of clearance	89
(1)	at le chief	e person's clearance has been suspended for ast 6 months, the person may apply to the f executive to end the suspension of the rance.	1 1 1 1
(2)		chief executive is not required to decide the on's application if—	1 1
	(a)	a charge for an offence against the person has not been dealt with; or	1 1
	(b)	the chief executive is aware that an incident involving the person, or an allegation or complaint about the person's conduct, that is relevant to whether the person poses a risk of harm to people with disability is being investigated and the investigation has not ended.	1 1 2 2 2 2 2 2 2 2 2 2 2 2
(3)	The	chief executive may decide the application—	2
	(a)	by deciding under section 115 whether or not to cancel the person's clearance; or	2 2
	(b)	by deciding—	2
		(i) not to make a decision under section 115; and	2 3
		(ii) to continue the suspension of the person's clearance.	

(4)	If the chief executive makes a decision mentioned in subsection (3)(b), the chief executive must give the person a notice that states—				
	(a)	the and	decision and reasons for the decision;	4 5	
	(b)	the 1	relevant review and appeal information.	6	
	ef ex aran		tive decides to cancel suspended	7 8	
(1)	pers	son's	hief executive decides to cancel the clearance under section 115, the chief e must—	9 10 11	
	(a)	canc	cel the clearance; and	12	
	(b)		e an exclusion to the person as	13 14	
		(i)	for a person who held an NDIS clearance—an NDIS exclusion;	15 16	
		(ii)	for a person who held a State clearance—a State exclusion; and	17 18	
	(c)	give	the person a notice that states—	19	
		(i)	the decision and reasons for the decision; and	20 21	
		(ii)	that, if the person has not returned the person's clearance card to the chief executive, under section 128, the person must return the person's clearance card to the chief executive immediately, unless the person has a reasonable excuse; and	22 23 24 25 26 27 28	
		(iii)	the relevant review and appeal information; and	29 30	
		(iv)	the circumstances in which the person may apply under section 130 for the exclusion to be cancelled; and	31 32 33	
	(d)	and give	each notifiable person for the person, each potential employer of the person in notice about the suspension of the rance under section $112(2)$ , a notice that es-	1 2 3 4 5	
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		(i)	the person's clearance has been cancelled; and	6 7	
		(ii)	the person has been issued an exclusion; and	8 9	
		(iii)	it is an offence for an NDIS service provider or funded service provider to engage, or to continue to engage, the person to carry out disability work.	10 11 12 13	
(2)	mer	ntione	e chief executive may give a notice d in subsection (1)(d) to another employer of the person.	14 15 16	
			tive decides not to cancel clearance	17 18	
(1)	chie	ef exe	tion applies if, under section 115, the cutive decides not to cancel the person's and end the suspension of the clearance.	19 20 21	
(2)	The	susp	ension of the person's clearance ends.	22	
(3)	The	chief	executive must—	23	
	(a)	-	a notice that states the suspension of the on's clearance has ended to—	24 25	
		(i)	the person; and	26	
		(ii)	each notifiable person for the person; and	27 28	
		(iii)	each potential employer for the person who was given a notice about the suspension under section 112(2); and	29 30 31	
	(b)		he chief executive has the person's rance card and the person's clearance	32 33	

	was not continued in force under section 113(4) while it was suspended—return the person's clearance card to the person.	1 2 3
Subdiv	vision 3 Cancelling clearance by chief executive	4 5
119 Ca	ncelling clearance—disqualified person	6
(1)	The chief executive must cancel a person's clearance if the person becomes a disqualified person.	7 8 9
(2)	This section applies whether or not the person's clearance is suspended under section 111.	10 11
	ncelling clearance—wrong or incomplete ormation	12 13
(1)	The chief executive must cancel a person's clearance if the chief executive—	14 15
	(a) becomes aware the decision to issue the clearance was based on information that was wrong or incomplete; and	16 17 18
	(b) decides the person poses an unacceptable risk of harm to people with disability.	19 20
	Note—	21
	See sections 108(2) and 109 in relation to making a decision under this section.	22 23
(2)	A risk assessment of the person conducted before the chief executive makes a decision mentioned in subsection (1)(b) must include consideration of the correct or complete information.	24 25 26 27
(3)	This section applies whether or not the person's clearance is suspended under section 111.	28 29

	ncelling clearance—new relevant prmation	1 2
(1)	The chief executive must cancel a person's clearance if the chief executive—	3 4
	(a) becomes aware of information that—	5
	<ul><li>(i) was not known to the chief executive when the decision to issue the clearance was made; and</li></ul>	6 7 8
	<ul><li>(ii) in the chief executive's opinion, is relevant to whether the person poses a risk of harm to people with disability; and</li></ul>	9 10 11 12
	(b) decides the person poses an unacceptable risk of harm to people with disability.	13 14
	Note—	15
	See sections 108(2) and 109 in relation to making a decision under this section.	16 17
(2)	A risk assessment of the person conducted before the chief executive makes a decision mentioned in subsection (1)(b) must include consideration of the information mentioned in subsection (1)(a).	18 19 20 21
(3)	This section does not apply if the person's clearance is suspended under section 111.	22 23
122 Act	ion after decision	24
	If the chief executive is required, or decides, to cancel a person's clearance under this subdivision, the chief executive must—	25 26 27
	(a) cancel the person's clearance; and	28
	(b) issue an exclusion to the person as follows—	29 30
	(i) for a person who held an NDIS clearance—an NDIS exclusion;	31 32

		(ii)	for a person who held a State clearance—a State exclusion; and	1 2
	(c)	give	e the person a notice that states—	3
		(i)	the decision to cancel the clearance and issue the exclusion and the reasons for the decision; and	4 5 6
		(ii)	under section 128, the person must return the person's clearance card to the chief executive immediately, unless the person has a reasonable excuse; and	7 8 9 10
		(iii)	the relevant review and appeal information; and	11 12
		(iv)	the circumstances in which the person may apply under section 130 for the exclusion to be cancelled.	13 14 15
			ersons and potential employers out cancellation	16 17
	ified If th und give	<b>abo</b> le chio er thi	ef executive cancels a person's clearance is subdivision, the chief executive must notifiable person for the person a notice	
not	ified If th und give	<b>abo</b> e chie er thi e each state	ef executive cancels a person's clearance is subdivision, the chief executive must n notifiable person for the person a notice es	17 18 19 20
not	ified If th und give that	abo e chie er thi e each state the and	ef executive cancels a person's clearance is subdivision, the chief executive must n notifiable person for the person a notice es	17 18 19 20 21 22
not	ified If th unde give that (a)	abo e chie er thi e each state the and the p it is or fr	ef executive cancels a person's clearance is subdivision, the chief executive must a notifiable person for the person a notice es— person's clearance has been cancelled;	17 18 19 20 21 22 23
not	ified If th under give that (a) (b) (c) Also men	abo e chie er thi e each state the and the it is or fu cont disa	ef executive cancels a person's clearance is subdivision, the chief executive must a notifiable person for the person a notice es— person's clearance has been cancelled; person has been issued an exclusion; and an offence for an NDIS service provider funded service provider to engage, or to tinue to engage, the person to carry out	17 18 19 20 21 22 23 24 25 26 27

Subdiv	vision 4	Cancelling clearance on holder's request	1 2
124 Re	quest to ca	ncel clearance	3
(1)	A person m person's cl	hay ask the chief executive to cancel the earance.	4 5
(2)	-	t must be made in the approved form pproved way.	6 7
125 Ret	fusal to ca	ncel clearance	8
(1)		executive must refuse a person's der section 124 if—	9 10
	(a) the pe	rson's clearance is suspended; or	11
	propo	chief executive is conducting, or ses to conduct, a risk assessment of rson under subdivision 1; or	12 13 14
	. ,	nief executive is aware the person has ne a disqualified person.	15 16
(2)	The chief e that states-	executive must give the person a notice	17 18
		ief executive is refusing the request to l the person's clearance; and	19 20
	(b) the real	asons for the refusal.	21
126 Ca	ncellation of	of clearance	22
(1)		n applies if a request under section 124 ed by the chief executive under section	23 24 25
(2)	The chief e	executive must—	26
	(a) cance	l the person's clearance; and	27
	(b) give t	he person a notice that states—	28

	<ul><li>(i) the clearance has been cancelled; and</li><li>(ii) under section 128, the person must</li></ul>
	return the person's clearance card to the chief executive immediately after the notice is given, unless the person has a reasonable excuse; and
	(iii) it is an offence for the person to be engaged in carrying out disability work, or to carry out disability work as an NDIS sole trader or State sole trader, other than as allowed under division 2.
	tifiable persons and potential employers ified about cancellation
(1)	If the chief executive cancels a person's clearance under section 126, the chief executive must give a notice to each notifiable person for the person that states—
	(a) the person's clearance has been cancelled on the person's request; and
	(b) it is an offence for an NDIS service provider or funded service provider to engage, or continue to engage, the person in disability work other than as allowed under division 2.
(2)	Also, the chief executive may give a potential employer for the person a notice mentioned in subsection (1).
Subdiv	vision 5 Return of clearance card
128 Re	quirement to return suspended or cancelled d

- 30
- This section applies to a person if the chief (1) 31

	executive gives the person a notice that states the person's clearance is suspended or cancelled.	1 2
(2)	The person must return the person's clearance card for the clearance to the chief executive immediately after the notice is given, unless the person has a reasonable excuse.	3 4 5 6
	Maximum penalty—100 penalty units.	7
Divisio	on 7 Cancellation of exclusion	8
	plication of div 4, sdiv 3 to conducting risk	9 10
(1)	The chief executive must conduct a risk assessment of a person before the chief executive makes a decision under this division about whether the person poses an unacceptable risk of harm to people with disability.	11 12 13 14 15
(2)	Division 4, subdivision 3 applies for conducting the risk assessment with necessary changes.	16 17
(3)	Without limiting subsection (2), section 95 applies if, under this division, the chief executive is proposing to decide that the person poses an unacceptable risk of harm to people with disability.	18 19 20 21 22
	Note—	23
	Section 95 requires the chief executive to give a person a show cause notice, and invite the person to make submissions, before the chief executive decides the person poses an unacceptable risk of harm to people with disability.	24 25 26 27 28
130 App	plication to cancel exclusion	29
(1)	A person who holds an exclusion, other than a disqualified person, may apply to the chief executive to cancel the exclusion if—	30 31 32

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	(a)	the application is made more than 5 years after—	1 2
		(i) the exclusion was issued; and	3
		<ul> <li>(ii) if the person has previously applied to cancel the exclusion under this section—the most recent previous application was decided; or</li> </ul>	4 5 6 7
	(b)	a court decides an appeal, under section 138K, and sets aside a decision that information is investigative information about the person; or	8 9 10 11
	(c)	there has been a significant or exceptional change in the person's circumstances since the exclusion was issued.	12 13 14
		Example of a significant or exceptional change in a person's circumstances—	15 16
		a person's conviction for an offence is quashed	17
(2)	a di chie	he exclusion was issued because the person is squalified person, the person may apply to the ef executive to cancel the exclusion if the son is no longer a disqualified person.	18 19 20 21
For	m of	f application	22
(1)	The	e application must be—	23
	(a)	in the approved form; and	24
	(b)	made in an approved way; and	25
	(c)	signed by the person; and	26
	(d)	accompanied by the fee prescribed by regulation for the application.	27 28
(2)	that exec char	e person may state anything in the application the person considers is relevant to the chief cutive's decision, including, for example, a nge in the person's circumstances since the lusion was issued.	29 30 31 32 33

131

132 Car	ncellation on application	1
(1)	This section applies if a person made an application under section 130.	2 3
(2)	The chief executive may cancel the person's exclusion if the chief executive is satisfied the person does not pose an unacceptable risk of harm to people with disability.	4 5 6 7
	Note—	8
	See section 129 in relation to making a decision under this section.	9 10
133 Oth	er cancellation of exclusion	11
(1)	The chief executive may act under this section whether or not a person made an application under section 130.	12 13 14
(2)	The chief executive may cancel the person's exclusion if the chief executive is satisfied the person does not pose an unacceptable risk of harm to people with disability and any of the following apply—	15 16 17 18 19
	<ul><li>(a) the exclusion was issued because the person was a disqualified person and the person is no longer a disqualified person;</li></ul>	20 21 22
	<ul><li>(b) the chief executive is satisfied the decision to issue the exclusion was based on wrong or incomplete information;</li></ul>	23 24 25
	(c) the chief executive becomes aware of information ( <i>further information</i> ) that—	26 27
	<ul><li>(i) was not known to the chief executive when the decision to issue the exclusion was made; and</li></ul>	28 29 30
	<ul><li>(ii) in the chief executive's opinion, is relevant to whether the person poses a risk of harm to people with disability.</li></ul>	31 32 33

(3)	A risk assessment of the person conducted before the chief executive makes a decision for a reason mentioned in subsection (2)(b) or (c) must include consideration of the correct and complete information or the further information. <i>Note—</i> See section 129 in relation to making a decision under this section.	1 2 3 4 5 6 7 8
134 Ac	tion after decision to cancel exclusion	9
(1)	If the chief executive decides to cancel a person's exclusion under this division, the chief executive must—	10 11 12
	(a) cancel the exclusion; and	13
	(b) give the person a notice about the cancellation.	14 15
(2)	The chief executive may decide a disability worker screening application made by the person after the exclusion is cancelled without conducting a risk assessment of the person unless the chief executive is aware of information that—	16 17 18 19 20
	<ul><li>(a) was not known to the chief executive when the decision to cancel the exclusion was made; and</li></ul>	21 22 23
	(b) is relevant to whether the person poses a risk of harm to people with disability.	24 25
135 No	tice of decision to refuse application	26
(1)	This section applies if—	27
	(a) a person made an application under section 130; and	28 29
	(b) the chief executive decided to refuse the application.	30 31

		<u> </u>	
(2)		chief executive must give the person a notice states—	
	(a)	the application has been refused and the person's exclusion continues in force; and	
	(b)	the reasons for the chief executive's decision to refuse the application; and	
	(c)	the relevant review and appeal information.	
Divisi	on 8		
		obtaining, giving and	
		dealing with information	
Subdi	visio	on 1 Preliminary	
136 Me	anin	g of <i>relevant person</i>	
(1)		this division, each of the following persons is <i>levant person</i> —	
	(a)	a person who holds a clearance;	
	(b)	a person who has made a disability worker screening application that has not been decided or withdrawn;	
	(c)	a person to whom all of the following apply—	
		(i) the person has purported to make a disability worker screening application;	
		(ii) the application has not been properly	
		(ii) the application has not been properly made, including, for example, because the application was not accompanied by the fee prescribed by regulation for the application;	

		<ul> <li>(iii) the application, as made, contains sufficient information for the chief executive to establish the person's identity with certainty;</li> </ul>	1 2 3 4
	(d)	a person who has made an application under section 130 to cancel the person's exclusion and the application has not been decided or withdrawn;	5 6 7 8
	(e)	a person who holds an exclusion if—	9
		<ul> <li>(i) there is an undecided appeal, review or application under section 138J(2), 138L(2), 138ZV or 138ZW relating to the exclusion; or</li> </ul>	10 11 12 13
		<ul> <li>(ii) there is an undecided appeal against a decision on an appeal or review under section 138J(2), 138ZV or 138ZW relating to the exclusion.</li> </ul>	14 15 16 17
(2)		o, a person is a <i>relevant person</i> for this sion if the chief executive is aware that—	18 19
	(a)	the person holds an interstate NDIS clearance; or	20 21
	(b)	the person has made an application under a corresponding law that corresponds to an NDIS disability worker screening application and an NDIS worker screening unit has asked the chief executive for information about the person in relation to deciding the application.	22 23 24 25 26 27 28
(3)	In tl	his section—	29
	app] app]	<i>lecided</i> , in relation to an appeal, review or lication, means the appeal, review or lication has been started or made but not ided.	30 31 32 33

abo	ef executive may disclose information out relevant persons	1 2
(1)	This section applies if the chief executive may ask an entity for information about a relevant person under this division.	3 4 5
(2)	The chief executive may include information that is reasonably necessary to identify the relevant person in the request.	6 7 8
(3)	The chief executive may also give information about the identity of a relevant person to an entity that is authorised, under this division or another law, to give information about relevant persons to the chief executive—	9 1 1 1 1
	(a) to advise the entity whether or not a particular person is a relevant person; or	1- 1.
	(b) from time to time to advise the entity about the persons who are relevant persons at a particular time.	1 1 1
3 Info	ormation that need not be given	1
(1)	This section applies if, under another provision of	_
	this division, an entity is required to give information to the chief executive and the entity reasonably believes that giving the information may do any of the following—	2 2 2
	this division, an entity is required to give information to the chief executive and the entity reasonably believes that giving the information	2 2 2 2 2 2 2 2
	<ul> <li>this division, an entity is required to give information to the chief executive and the entity reasonably believes that giving the information may do any of the following—</li> <li>(a) prejudice the investigation of a contravention or possible contravention of</li> </ul>	2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 3 3 3

		contravention or possible contravention of the law;	1 2
	(d)	prejudice a matter before a court, including, for example—	3 4
		(i) a matter or an investigation before the Mental Health Court; and	5 6
		(ii) a prosecution;	7
	(e)	prejudice a matter before the Mental Health Review Tribunal;	8 9
	(f)	endanger a person's life or physical safety;	10
	(g)	adversely affect a person's mental health.	11
(2)		pite the other provision, the entity is not nired to—	12 13
	(a)	give the information to the chief executive; or	14 15
	(b)	disclose the existence of the information to the chief executive.	16 17
Subdiv	visio	on 2 Obtaining police	18
Cuban		information and related	19
		information from police	20
		commissioner	21
		ion about police commissioner's on to provide information	22 23
		requirement under this subdivision for the	24
	-	ce commissioner to give the chief executive rmation about a relevant person applies—	25 26
	(a)	only to information in the commissioner's possession or to which the commissioner has access; and	27 28 29
	(b)	despite the Youth Justice Act 1992, part 9.	30

138B M	eaning of criminal history event	1
(1)	Any of the following events that happen in relation to a person is a <i>criminal history event</i> —	2 3
	(a) the person acquires a criminal history;	4
	(b) the person's criminal history changes;	5
	<ul> <li>(c) the police commissioner decides, under section 138I, that information about the person is investigative information;</li> </ul>	6 7 8
	(d) the person becomes subject to—	9
	(i) offender reporting obligations; or	10
	(ii) an offender prohibition order; or	11
	(iii) an offender prohibition disqualification order;	12 13
	(e) the person is named as the respondent for an application for an offender prohibition order.	14 15 16
(2)	For subsection (1)(c), it does not matter when the conduct related to the investigative information happened or is alleged to have happened.	17 18 19
	hief executive's request for police prmation about relevant person	20 21
(1)	The chief executive may ask the police commissioner for police information about a relevant person.	22 23 24
(2)	The police commissioner must comply with a request under subsection (1) by—	25 26
	(a) giving the chief executive the police information that exists about the relevant person; or	27 28 29
	(b) telling the chief executive there is no police information about the relevant person.	30 31

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(3)	If there is police information about the relevant person, the chief executive may ask the police commissioner for—	1 2 3
	<ul> <li>(a) a brief description of the circumstances of a conviction, charge or investigative information mentioned in the police information; and</li> </ul>	4 5 6 7
	(b) a section 93A transcript relating to an offence mentioned in the police information; and	8 9 10
	<ul> <li>(c) the information mentioned in section 138F(1) about an offender prohibition order or offender prohibition disqualification order mentioned in the police information; and</li> </ul>	11 12 13 14 15
	<ul> <li>(d) the information mentioned in section 138F(2) about an application for an offender prohibition order or offender prohibition disqualification order mentioned in the police information if the order is not, or was not, made.</li> </ul>	16 17 18 19 20 21
(4)	The police commissioner must comply with a request under subsection (3).	22 23
(5)	If the chief executive no longer needs the information requested—	24 25
	<ul><li>(a) the chief executive must tell the police commissioner the information is no longer needed; and</li></ul>	26 27 28
	(b) the police commissioner's obligation to comply with the chief executive's request ends.	29 30 31
	hief executive's request for domestic lence information about relevant person	32 33

(1) This section applies if the chief executive 34

	reasonably believes a domestic violence order may have been made against a relevant person.	1 2
(2)	The chief executive may ask the police commissioner for domestic violence information about the relevant person.	3 4 5
(3)	The police commissioner must comply with a request under subsection (2) by—	6 7
	(a) giving the chief executive the domestic violence information that exists about the relevant person; or	8 9 10
	(b) telling the chief executive there is no domestic violence information about the relevant person.	11 12 13
(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 mentioned in the domestic violence information.	14 15 16 17 18
(5)	The police commissioner must comply with a request under subsection (4).	19 20
(6)	If the chief executive no longer needs the information requested—	21 22
	(a) the chief executive must tell the police commissioner the information is no longer needed; and	23 24 25
	(b) the police commissioner's obligation to comply with the chief executive's request ends.	26 27 28
	lice commissioner must notify change in ice information	29 30
(1)	This section applies if—	31
	(a) the police commissioner reasonably suspects a person is a relevant person; and	32 33

	(b) a criminal history event happens in relation to the person.	1 2
(2)	The police commissioner must give the chief executive a notice about the criminal history event.	3 4 5
(3)	The notice must state the following information, to the extent the information relates to the criminal history event—	6 7 8
	<ul> <li>(a) the particulars of an offence the relevant person was charged with or convicted of, including the day the person was charged or convicted;</li> </ul>	9 10 11 12
	(b) a brief description of information that the police commissioner has decided is investigative information about the relevant person;	13 14 15 16
	<ul> <li>(c) the information mentioned in section 138F(1) about an offender prohibition order or offender prohibition disqualification order to which the relevant person is, has been or becomes subject;</li> </ul>	17 18 19 20 21
	<ul> <li>(d) the information mentioned in section 138F(2) about an application for an offender prohibition order or offender prohibition disqualification order if the order is not, or was not, made.</li> </ul>	22 23 24 25 26
	rticular information to be given about ers and applications for orders refused	27 28
	For section $138C(3)(c)$ or $138E(3)(c)$ , the information about an offender prohibition order or offender prohibition disqualification order is—	29 30 31
	(a) details of the order, including its duration; and	32 33
	(b) for an offender prohibition order—	34

(2	2) For	(ii) v (ii) v iii	a brief description of the conduct that gave rise to the order; and whether the order is or was a temporary order or final order under the <i>Child</i> <i>Protection (Offender Reporting and</i> <i>Offender Prohibition Order) Act 2004.</i> on 138C(3)(d) or 138E(3)(d), the	1 2 3 4 5 6 7
	prol disq	nibitior	ation order, if the order is not or was	8 9 10 11
	(a)	the re	asons the application was made; and	12
	(b)	the re	easons the order was not made; and	13
	(c)	prohil magis	e application was for an offender bition order—the reasons given by the strate or court hearing the application eciding not to make the order.	14 15 16 17
	Person Porma		e notified if investigative jiven	18 19
(1	give	es inve	on applies if the police commissioner estigative information about a relevant the chief executive under section 138C	20 21 22 23
(2			e commissioner must give the relevant otice that states—	24 25
	(a)	inform	oolice commissioner has decided that mation about the person is investigative mation; and	26 27 28
	(b)		vestigative information has been given e chief executive.	29 30

	se of information given to police nmissioner	1 2
(1)	Information given to the police commissioner under this division—	3 4
	(a) must not be accessed or disclosed for any purpose other than—	5 6
	(i) a purpose under this part; or	7
	(ii) a purpose relevant to law enforcement; and	8 9
	(b) must not be used for any purpose other than for a purpose under this part.	10 11
(2)	However, subsection (1) does not apply to information obtained by the police commissioner before the chief executive gave the information to the police commissioner under this division.	12 13 14 15
Subdiv	vision 3 Provisions about investigative information	16 17
	lice commissioner may decide information nvestigative information	18 19
(1)	The police commissioner may decide that	20
	information related to the conduct of a person (the <i>investigated person</i> ) is <i>investigative information</i>	21 22
	about the investigated person if satisfied—	22
	(a) there is or was evidence that, at the time of	24
	the investigated person's conduct, it	25
	constituted a schedule 6 or 7 offence (the <i>alleged offence</i> ) committed by the	26 27
	investigated person against another person (the <i>complainant</i> ); and	28 29
	(b) the matters stated in subsection (2) apply in	

(2)	The	matters are—		1
	(a)	the police invest and	tigated the alleged offence;	2 3
	(b)	the investigated notified about the	d person was formally e investigation, including—	4 5
			ating, or being asked to in an interview about the ence; or	6 7 8
		(ii) by otherwork opportunity the alleged	wise being given an to answer allegations about offence; and	9 10 11
	(c)		cient evidence to establish the alleged offence; and	12 13
	(d)	the investigated because—	person was not charged	14 15
		(i) the complai was brough	nant died before the charge t; or	16 17
		(ii) the complete proceed; or	ainant was unwilling to	18 19
		parent or g	who was the complainant's uardian, decided the matter proceed in the interests of nant.	20 21 22 23
(3)	thir form	party if the co	includes information from a mplainant did not make a or about the time of the	24 25 26 27
(4)	199 not und	, section 4.10, th delegate the poli	Service Administration Act e police commissioner may ice commissioner's powers other than to a police officer superintendent.	28 29 30 31 32

[s 11]

	ppealing investigative information decision	1
(1)	This section applies if—	2
	(a) the police commissioner decides that information is investigative information about a person; and	3 4 5
	(b) the investigative information is given to the chief executive under subdivision 2; and	6 7
	(c) after the investigative information is given to the chief executive, the chief executive issues the person an exclusion, including because the chief executive cancels the person's clearance.	8 9 10 11 12
(2)	The person (the <i>appellant</i> ) may appeal to a Magistrates Court about the decision (the <i>investigative information decision</i> ) that information, given to the chief executive as investigative information about the appellant, is investigative information.	13 14 15 16 17 18
(3)	However, an appeal under subsection (2) may only be made within 28 days after the appellant is given notice that the exclusion has been issued.	19 20 21
(4)	The chief executive and police commissioner must be given a copy of the notice of appeal.	22 23
(5)	The tribunal does not have jurisdiction to review a decision of the police commissioner that—	24 25
	(a) information is investigative information about a person; or	26 27
	(b) information that is investigative information about a person may be given to the chief	28 29

(1) A Magistrates Court hearing an appeal about an investigative information decision under section 33

<ul> <li>138J must decide afresh whether information given to the chief executive is investigative information about the appellant.</li> <li>(2) The appellant must not ask or call on the complainant for the investigative information to give evidence in person before the court.</li> <li>(3) Subsection (2) does not prevent documentary evidence being tendered and received in evidence by the court.</li> <li>(4) After hearing the appeal, the court may confirm or set aside the investigative information decision.</li> <li>(5) For subsection (4), the court must consider the matters the police commissioner was required to consider under section 138I when making the investigative information decision.</li> <li>(6) The clerk of the court must give the appellant notice of the court's decision on the appeal.</li> <li>(7) The notice must state— <ul> <li>(a) that, if the chief executive's decision to issue the appellant an exclusion is a reviewable decision, the appellant may apply for a review of the decision subject to section 138ZT(2); and</li> <li>(b) how, and the period within which, the person may apply for the review.</li> </ul> </li> <li>(8) In this section— <ul> <li>(6) In this section</li> <li>(7) The appellant, means the complainant under section 138I for the alleged offence under that section 138I for the alleged offence under that section that was committed by the appellant who is the subject of the investigative information.</li> </ul> </li> </ul>			
complainant for the investigative information to give evidence in person before the court.5(3)Subsection (2) does not prevent documentary evidence being tendered and received in evidence by the court.7(4)After hearing the appeal, the court may confirm or set aside the investigative information decision.10(5)For subsection (4), the court must consider the matters the police commissioner was required to consider under section 138I when making the investigative information decision.16(6)The clerk of the court must give the appellant notice of the court's decision on the appeal.17(7)The notice must state—18(a)that, if the chief executive's decision to issue the appellant an exclusion is a reviewable decision, the appellant may apply for a review of the decision subject to section 138ZT(2); and23(b)how, and the period within which, the person may apply for the review.26(8)In this section—26complainant, for investigative information about the appellant, means the complainant under section that was committed by the appellant who30		given to the chief executive is investigative	2
<ul> <li>evidence being tendered and received in evidence by the court.</li> <li>(4) After hearing the appeal, the court may confirm or set aside the investigative information decision.</li> <li>(5) For subsection (4), the court must consider the matters the police commissioner was required to consider under section 138I when making the investigative information decision.</li> <li>(6) The clerk of the court must give the appellant notice of the court's decision on the appeal.</li> <li>(7) The notice must state—</li> <li>(a) that, if the chief executive's decision to issue the appellant an exclusion is a reviewable decision, the appellant may apply for a review of the decision subject to section 138ZT(2); and</li> <li>(b) how, and the period within which, the person may apply for the review.</li> <li>(8) In this section—</li> <li>(6) In this section—</li> <li>(7) The appellant, means the complainant under section 138I for the alleged offence under that section that was committed by the appellant who</li> </ul>	(2)	complainant for the investigative information to	5
set aside the investigative information decision.11(5)For subsection (4), the court must consider the matters the police commissioner was required to consider under section 138I when making the investigative information decision.12(6)The clerk of the court must give the appellant notice of the court's decision on the appeal.16(7)The notice must state—18(a)that, if the chief executive's decision to issue the appellant an exclusion is a reviewable decision, the appellant may apply for a review of the decision subject to section 138ZT(2); and19(b)how, and the period within which, the person may apply for the review.24(8)In this section—26 <i>complainant</i> , for investigative information about the appellant, means the complainant under section 138I for the alleged offence under that section that was committed by the appellant who30	(3)	evidence being tendered and received in evidence	8
matters the police commissioner was required to consider under section 138I when making the investigative information decision.13 14(6) The clerk of the court must give the appellant notice of the court's decision on the appeal.16(7) The notice must state—18(a) that, if the chief executive's decision to issue the appellant an exclusion is a reviewable decision, the appellant may apply for a 138ZT(2); and19(b) how, and the period within which, the person may apply for the review.20(8) In this section—26 <i>complainant</i> , for investigative information about the appellant, means the complainant under section 138I for the alleged offence under that section that was committed by the appellant who27	(4)	• • • •	
notice of the court's decision on the appeal.17(7) The notice must state—18(a) that, if the chief executive's decision to issue the appellant an exclusion is a reviewable decision, the appellant may apply for a 138ZT(2); and19(b) how, and the period within which, the person may apply for the review.21(8) In this section—26 <i>complainant</i> , for investigative information about the appellant, means the complainant under section 138I for the alleged offence under that section that was committed by the appellant who30	(5)	matters the police commissioner was required to consider under section 138I when making the	13 14
<ul> <li>(a) that, if the chief executive's decision to issue the appellant an exclusion is a reviewable decision, the appellant may apply for a review of the decision subject to section 138ZT(2); and</li> <li>(b) how, and the period within which, the person may apply for the review.</li> <li>(8) In this section—</li> <li>(8) In this section—</li> <li>(9) <i>complainant</i>, for investigative information about the appellant, means the complainant under section 138I for the alleged offence under that 29 section that was committed by the appellant who</li> </ul>	(6)		
the appellant an exclusion is a reviewable decision, the appellant may apply for a review of the decision subject to section 138ZT(2); and20 21 22 23(b) how, and the period within which, the 	(7)	The notice must state—	18
person may apply for the review.25(8) In this section—26complainant, for investigative information about the appellant, means the complainant under section 138I for the alleged offence under that section that was committed by the appellant who27		the appellant an exclusion is a reviewable decision, the appellant may apply for a review of the decision subject to section	20 21 22
<i>complainant</i> , for investigative information about 27 the appellant, means the complainant under 28 section 138I for the alleged offence under that 29 section that was committed by the appellant who 30			
the appellant, means the complainant under28section 138I for the alleged offence under that29section that was committed by the appellant who30	(8)	In this section—	26
		the appellant, means the complainant under section 138I for the alleged offence under that section that was committed by the appellant who	28 29 30

## 138L Consequence of decision on appeal

(1) This section applies if a Magistrates Court decides 33

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	an appeal about an investigative information decision under section 138K.	1 2
(2)	If the court decides to set aside the investigative information decision, the appellant may apply to the chief executive under section $130(1)(b)$ to cancel the exclusion.	3 4 5 6
(3)	If the court confirms the investigative information decision, the appellant may apply under section 138ZT for an internal review of the decision to issue the exclusion to the appellant, subject to section 138ZT(2).	7 8 9 10 11
(4)	An application mentioned in subsection (3)—	12
	<ul> <li>(a) must be made within 28 days after the appellant receives the notice under section 138K(6); and</li> </ul>	13 14 15
	(b) may be made even if the appellant applied for an internal review of the decision to issue the exclusion to the appellant before the court decided the appeal.	16 17 18 19
Subdiv	vision 4 Obtaining police information from other State entities	20 21 22
	btaining information from director of public secutions	23 24
(1)	If the chief executive is aware a relevant person has been charged with or convicted of an offence, the chief executive may, by notice, ask the director of public prosecutions for the following information about the relevant person—	25 26 27 28 29
	(a) a written statement briefly describing the circumstances of a charge or conviction for the offence;	30 31 32

(b) a copy or written summary of evidentiary material about the offence;
<ul><li>(c) if a charge for the offence was not proceeded with—a written summary of the reasons why the charge was not proceeded with.</li></ul>
(2) The director of public prosecutions may comply with the chief executive's request if the director reasonably believes the information may help the chief executive to perform the chief executive's screening functions in relation to the person.
(3) However, the director of public prosecutions must not give the chief executive a copy or written summary of evidentiary material about the offence that relates only to a person other than the relevant person.
Example—
a report by an expert about a person other than the relevant person
(4) The director of public prosecutions is authorised to give information, or a document containing information, under this section despite any other Act or law, including a law imposing an obligation to maintain confidentiality about the information.
Note—
See section 227 for restrictions on disclosing or giving access to information or documents obtained under this part.
(5) Without limiting subsection (4), this section applies despite the <i>Director of Public Prosecutions Act 1984</i> , section 24A.
(6) In this section—
<i>evidentiary material</i> , about an offence, means material compiled in the course of the investigation or prosecution of the offence,

	inclu	ding, for example, the following—	1
	(a)	a summary of the circumstances of the	2
		alleged offence prepared by a police officer;	3
		Examples—	4
		bench charge sheet, QP9	5
	(b)	a witness statement;	6
	(c)	an indictment;	7
		a record of an interview or a transcript of a record of an interview, including a section 93A transcript;	8 9 10
	(e)	a report by an expert about the person alleged to have committed the offence.	11 12
		ing information from chief executive ve services)	13 14
(1)	give	chief executive (corrective services) must the chief executive a notice about each on who is subject to a sexual offender order.	15 16 17
(2)	The	notice must state—	18
		the person is subject to a sexual offender order; and	19 20
		any other information the chief executive (corrective services) reasonably believes may help the chief executive to perform the chief executive's screening functions.	21 22 23 24
(3)	desp: impc	brised to give information under this section ite any other Act or law, including a law	25 26 27 28 29
	Note-	_	30
		e section 227 for restrictions on disclosing or giving cess to information or documents obtained under this rt.	31 32 33

(4)	<i>chie</i> chie	his section— ef executive (corrective services) means the ef executive of the department in which the prective Services Act 2006 is administered.	1 2 3 4
Subdiv	visio	on 5 Obtaining disciplinary and other information from particular entities	5 6 7
138O M	eani	ing of disciplinary information	8
(1)	info	<i>ciplinary information</i> about a person is permation about the following disciplinary for taken against the person—	9 10 11
	(a)	for a person who holds, or has held, a foster carer certificate, kinship carer certificate or provisional certificate under the <i>Child</i> <i>Protection Act 1999</i> —the person's certificate was amended, suspended or cancelled under that Act;	12 13 14 15 16 17
	(b)	for a person who holds, or has held, a provider approval, service approval or supervisor certificate under the <i>Education</i> <i>and Care Services Act 2013</i> or the Education and Care Services National Law (Queensland)—the person's approval or certificate was amended, suspended or cancelled under that Act or Law;	18 19 20 21 22 23 24 25
	(c)	the person was given a prohibition notice under—	26 27
		(i) the <i>Education and Care Services Act</i> 2013; or	28 29
		(ii) the Education and Care Services National Law (Queensland); or	30 31
		(iii) the repealed Child Care Act 2002;	32

	(d)	for a person who held a licence to conduct a child care service, including a provisional licence, under the repealed <i>Child Care Act</i>	1 2 3
		2002—the person's licence was amended, suspended or revoked under that Act;	3 4 5
	(e)	for a person who is, or has been, a registered teacher or holds, or has held, a permission to teach under the <i>Education (Queensland</i> <i>College of Teachers) Act 2005—</i>	6 7 8 9
		<ul><li>(i) the person's registration or permission to teach was suspended under that Act; or</li></ul>	10 11 12
		(ii) the person's registration was cancelled under that Act; or	13 14
		<ul> <li>(iii) a practice and conduct body made a decision about practice and conduct proceedings against the teacher under that Act;</li> </ul>	15 16 17 18
	(f)	for a person who was a registered teacher under the repealed <i>Education (Teacher</i> <i>Registration)</i> Act 1988—	19 20 21
		(i) the person's registration was suspended or cancelled under that Act; or	22 23
		<ul> <li>(ii) the Board of Teacher Registration under that Act made an order about the person after inquiring into a matter concerning the person's conduct under that Act.</li> </ul>	24 25 26 27 28
(2)	In th	nis section—	29
	licer	ended, in relation to an approval, certificate or nce held by a person, means the approval, ificate or licence was amended other than—	30 31 32
	(a)	at the person's request; or	33
	(b)	with the person's agreement; or	34

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e approval, 1 2	(c) to extend the term of the certificate or licence; or	
	(d) in another way that is consistent w contrary to, the person's interests.	
ciplinary 5 6	8P Request for information about discip action against relevant person	
	<ul> <li>(1) The chief executive may, by notice, ask following entities (each a <i>State e</i> disciplinary information about a person—</li> </ul>	(1)
	<ul><li>(a) the chief executive (child safety) to disciplinary action mentioned 138O(a);</li></ul>	
	<ul><li>(b) the chief executive (education an relation to disciplinary action me section 138O(b), (c) or (d);</li></ul>	
	<ul><li>(c) the college of teachers in redisciplinary action mentioned in 138O(e) or (f).</li></ul>	
2	(2) In this section—	(2)
) means— 2	chief executive (education and care) n	
	<ul> <li>(a) the chief executive of the depart which the <i>Education and Care Se</i> 2013 is administered; or</li> </ul>	
	<ul><li>(b) the children's services regulator Education and Care Services Nat (Queensland).</li></ul>	
-	5 V	

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<b>138Q State entity</b>	must comply	with request for
disciplinary	information	

(1) This section applies if a State entity is given a request about a relevant person under section 138P.

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- (2)The State entity must give disciplinary 6 information about the relevant person to the chief 7 executive if the State entity reasonably believes 8 the information may help the chief executive to 9 perform the chief executive's screening functions. 10
- (3) Disciplinary information given under subsection 11
   (2) must include the following information— 12
  - (a) the disciplinary action taken; 13
  - (b) when the conduct that constituted a ground 14 for the disciplinary action happened; 15
  - (c) the nature of the conduct that constituted a ground for the disciplinary action;
     17
  - (d) other information about the disciplinary action the State entity reasonably believes 19 may help the chief executive to perform the chief executive's screening functions. 21
- (4) Disciplinary information given under subsection
  (1) must not include information that identifies, or
  is likely to identify, a particular child.
  24

## 138R Request for other information about relevant25person from prescribed entities26

- This section applies if the chief executive 27 reasonably believes a prescribed entity has 28 information, other than disciplinary information, 29 that is relevant to whether a relevant person poses 30 a risk of harm to people with disability. 31
- (2) The chief executive may, by notice, ask the 32 prescribed entity for information about the 33 relevant person.
   34

(3)	The prescribed entity may give the information	1
	about the relevant person to the chief executive if	2
	the entity reasonably believes the information may help the chief executive to perform the chief	3
	executive's screening functions.	4 5
(4)	This section applies subject to the <i>Child Protection Act 1999</i> , section 186.	6 7
(5)	In this section—	8
	prescribed entity means—	9
	(a) the chief executive (child safety); or	10
	(b) the chief executive of the department in	11
	which the Community Services Act 2007 is	12
	administered; or	13
	(c) another entity that—	14
	(i) is prescribed by regulation for this	15
	section; and	16
	(ii) has entered into an arrangement with	17
	the chief executive to give the chief	18
	executive information under this section.	19 20
	section.	20
138S St	ate entity must update disciplinary	21
	ormation	22
(1)	This section applies if a State entity gives	23
	disciplinary information about a relevant person	24
	to the chief executive under this subdivision and	25
	the information changes.	26
(2)	The State entity must give the chief executive a notice about the change in the information.	27
	nonce about the change in the information.	28
Subdiv	vision 6 Obtaining information	29
	about person's mental	30
	health	31

138T Ap	oplic	ation of subdivision	1
(1)	This	s subdivision applies if—	2
	(a)	the chief executive is deciding whether a relevant person poses an unacceptable risk of harm to people with disability; and	3 4 5
	(b)	the relevant person was—	6
		<ul> <li>(i) charged with or convicted of a serious offence committed, or alleged to have been committed, when the person was an adult; or</li> </ul>	7 8 9 10
		<ul><li>(ii) charged with or convicted of another offence that relates to or involves a person with disability; and</li></ul>	11 12 13
	(c)	the chief executive reasonably believes it is necessary to consider the relevant person's mental health to make the decision mentioned in paragraph (a).	14 15 16 17
(2)		e chief executive may form the reasonable ef mentioned in subsection (1)(c) only if—	18 19
	(a)	for a charge or conviction mentioned in subsection (1)(b)—	20 21
		<ul> <li>(i) the matter of the relevant person's mental state relating to the offence has been referred to the Mental Health Court or an entity of another State with similar functions to that court; or</li> </ul>	22 23 24 25 26
		(ii) a court has ordered the relevant person to undertake psychiatric treatment; or	27 28
		<ul><li>(iii) a court has been given a report about the relevant person's mental health prepared by a registered health practitioner; or</li></ul>	29 30 31 32
	(b)	the chief executive has, under this part, been given a report about the relevant person's	33 34

	[s 11]	
	mental health prepared by a registered health practitioner.	1 2
	uest to relevant person for consent to aration of report about person's mental h	3 4 5
	The chief executive may, by notice, ask the elevant person—	6 7
(	a) to consent to a registered health practitioner nominated by the chief executive preparing a report about the relevant person's mental health; and	8 9 10 11
(	b) to be examined by the health practitioner to enable the health practitioner to prepare the report; and	12 13 14
(	c) to consent to the health practitioner giving the report to the chief executive.	15 16
(2)	The notice must state the following—	17
(	a) the reasons for the chief executive's request;	18
(	b) the name and qualifications of the registered health practitioner nominated by the chief executive to examine the relevant person;	19 20 21
(	c) when and where the examination is to be conducted;	22 23
(	d) that the registered health practitioner may require the relevant person to undergo further examinations;	24 25 26
(	e) that the chief executive must bear the cost of the examination (including any further examinations) and preparation of the report;	27 28 29
(	f) that the chief executive may consider the report about the relevant person's mental health when deciding whether the person	30 31 32

	poses an unacceptable risk of harm to people with disability;	1 2
	(g) that, if the relevant person has made a disability worker screening application, the person may ask the chief executive to withdraw the application under section 75;	3 4 5 6
	<ul> <li>(h) that, if the relevant person does not give the consent, or undergo the examination, the chief executive may—</li> </ul>	7 8 9
	<ul> <li>(i) if the person has made a disability worker screening application— withdraw the application under section 79; or</li> </ul>	10 11 12 13
	<ul><li>(ii) decide whether the person poses an unacceptable risk of harm to people with disability without a report about the person's mental health.</li></ul>	14 15 16 17
(3)	The chief executive must be satisfied the registered health practitioner nominated is appropriately qualified to conduct the examination.	18 19 20 21
	otaining report about person's mental Ith from registered health practitioner	22 23
(1)	This section applies if the relevant person gives the consent mentioned in section $138U(1)(c)$ to the registered health practitioner giving the report about the person's mental health to the chief executive.	24 25 26 27 28
(2)	The chief executive must give a copy of the relevant person's consent to the registered health practitioner.	29 30 31
(3)	The registered health practitioner may give the report to the chief executive.	32 33
(4)	The registered health practitioner is authorised to	34

	Act oblig	the report under this section despite any other or law, including a law imposing an gation to maintain confidentiality about the nination.	1 2 3 4 5
	1	See section 138ZA for provisions about the registered health practitioner being given information about the relevant person from the Mental Health Court or Mental Health Review Tribunal and restrictions on the use of the information.	6 7 8 9 10 11
	2	See section 227 for restrictions on disclosing or giving access to information or documents obtained under this part.	12 13 14
138W CI	nief e	executive to bear medical costs	15
	follo healt relev	chief executive must bear the costs for the owing amounts charged by the registered th practitioner for preparing a report about the vant person's mental health under this livision—	16 17 18 19 20
	(a)	the amount charged for examining the person to enable the practitioner to prepare the report; and	21 22 23
	(b)	the amount charged for preparing the report.	24
138X Request for consent to obtain information from Mental Health Court or Mental Health Review Tribunal			
(1)	This	section applies if—	28
	(a)	the relevant person has been charged with, but not convicted of—	29 30
		(i) a serious offence alleged to have been committed when the person was an adult; or	31 32 33

		(ii) another offence that relates to or	1
		involves a person with disability; and	2
	(b)	either—	3
		<ul><li>(i) the matter of the person's mental state relating to the offence was referred to the Mental Health Court; or</li></ul>	4 5 6
		<ul> <li>(ii) the Mental Health Review Tribunal reviewed a forensic order to which the person is subject, or the person's fitness for trial, under the <i>Mental Health Act</i> 2016, chapter 12, part 3, 4 or 6.</li> </ul>	7 8 9 10 11
(2)	rele obta Mei	e chief executive may, by notice, ask the evant person to consent to the chief executive aining information about the person from the ntal Health Court or Mental Health Review bunal—	12 13 14 15 16
	(a)	for the chief executive to use when deciding whether the person poses an unacceptable risk of harm to people with disability; or	17 18 19
	(b)	if the chief executive asked the person, under section 138U, to consent to a registered health practitioner preparing a report about the person's mental health—to be given to the health practitioner to use when preparing the report.	20 21 22 23 24 25
(3)	The	e notice must state the following—	26
	(a)	the reasons for the chief executive's request;	27
	(b)	the information that the Mental Health Court or Mental Health Review Tribunal may give the chief executive under section 138Y or 138Z;	28 29 30 31
	(c)	that the chief executive may consider the report about the relevant person's mental health when deciding whether the person	32 33 34
	poses an unacceptable risk of harm to people with disability;		
----------------	---	----------------------	
	<ul> <li>(d) that, if the relevant person has made a disability worker screening application, the person may ask the chief executive to withdraw the application under section 75;</li> </ul>	4 5	
	(e) that, if the relevant person does not give the consent, the chief executive may—		
	screening application-withdraw the	) 10 11	
	unacceptable risk of harm to people 1 with disability without obtaining the 1	12 13 14 15	
138Y OI Cou		16 17	
(1)	Mental Health Court (the <i>court</i> ) for information	18 19 20	
	relating to an offence mentioned in section 138X(1)(a) was referred to the court (the	21 22 23 24	
	section 138X(2) for the chief executive to obtain information about the person from	25 26 27 28	
(2)		29 30	
(3)	±	31 32	

	comply with the request if the court considers the information may help the chief executive make the decision.	1 2 3
(4)	If the relevant person's consent is for the information to be given to the registered health practitioner preparing a report about the person's mental health, the court must comply with the chief executive's request.	4 5 6 7 8
(5)	The court complies with the chief executive's request by giving the chief executive the following information—	9 10 11
	(a) the court's decision about the referred matter and reasons for the decision;	12 13
	<ul> <li>(b) a copy or written summary of any expert's report about the person received in evidence by the court, including, for example, a medical report, psychiatrist's report or expert report that accompanied the reference of the matter to the court;</li> </ul>	14 15 16 17 18 19
	(c) transcripts of a hearing conducted for the referred matter if the court directed the transcript may be given to a party to the hearing or another person.	20 21 22 23
(6)	A decision of the court not to give an expert report about the person under this section does not prevent the chief executive applying under the <i>Mental Health Act 2016</i> , section 160(2) for leave of the court in relation to the report.	24 25 26 27 28
138Z Ob Rev	otaining information from Mental Health view Tribunal	29 30
(1)	The chief executive may, by notice, ask the Mental Health Review Tribunal (the <i>tribunal</i> ) for information about the relevant person if—	31 32 33

	(a)	the tribunal reviewed a forensic order to which the person is subject, or the person's fitness for trial, under the <i>Mental Health Act</i> 2016, chapter 12, part 3, 4 or 6; and	1 2 3 4
	(b)	the person gives the consent mentioned in section 138X(2) for the chief executive to obtain information about the person from the tribunal.	5 6 7 8
(2)		e chief executive must give a copy of the vant person's consent to the tribunal.	9 10
(3)	exec whe harr com the	he relevant person's consent is for the chief cutive to use the information when deciding ether the person poses an unacceptable risk of m to people with disability, the tribunal may apply with the request if the tribunal considers information may help the chief executive as the decision.	11 12 13 14 15 16 17
(4)	info prac mer	the relevant person's consent is for the ormation to be given to the registered health cititioner preparing a report about the person's ntal health, the tribunal must comply with the ef executive's request.	18 19 20 21 22
(5)		e tribunal complies with the request by giving chief executive the following information—	23 24
	(a)	the tribunal's decision on the review and reasons for the decision;	25 26
	(b)	a copy or written summary of an expert's report about the relevant person received by the tribunal in the proceeding for the review, including, for example, a report about an examination of the person under the <i>Mental Health Act 2016</i> , section 454;	27 28 29 30 31 32
	(c)	transcripts of any hearing conducted for the review that the tribunal has directed may be given to a party to the hearing or another person.	33 34 35 36

	Chief executive must give information to istered health practitioner	1 2
(1)	This section applies if—	3
	<ul> <li>(a) the chief executive is given information about the relevant person under section 138Y or 138Z; and</li> </ul>	4 5 6
	(b) the person consented to the information being given to the registered health practitioner preparing a report about the person's mental health.	7 8 9 10
(2)	The chief executive must give the information to the registered health practitioner as soon as practicable after receiving the information.	11 12 13
(3)	The registered health practitioner must not—	14
	(a) make a record of the information; or	15
	(b) disclose the information to anyone; or	16
	(c) give anyone access to the information; or	17
	(d) include any details of the information in a report about the person's mental health prepared under this subdivision.	18 19 20
	Maximum penalty for subsection (3)—100 penalty units or 2 years imprisonment.	21 22
	nformation that cannot be disclosed to evant person under confidentiality order	23 24
(1)	This section applies if information given to the chief executive under section 138Y or 138Z includes information ( <i>restricted information</i> ) that cannot be disclosed to the relevant person under a confidentiality order under the <i>Mental Health Act 2016</i> , section 696 or 722.	25 26 27 28 29 30
(2)	The chief executive must not keep the restricted information, or a copy of the information, after giving the information to a registered health	31 32 33

	[s 11]
р	cactitioner under section 138ZA.
	he chief executive must not use the restricted formation for any purpose.
	ther restrictions on chief executive's use ormation
(1) T	his section applies if the chief executive—
(a	<ul> <li>is given information, other than restricted information under section 138ZB(1), about the relevant person under section 138Y or 138Z; and</li> </ul>
(t	b) is deciding whether the relevant person poses an unacceptable risk of harm to people with disability.
m	he chief executive may use the information to take the decision only if the relevant person ponsented to the chief executive using the formation to make the decision.
138ZD Giv Iaws	ring information authorised despite other
R in 11 in	he Mental Health Court and Mental Health eview Tribunal are authorised to give formation to the chief executive under section 38Y or 138Z despite any other Act or law, cluding a law imposing an obligation to aaintain confidentiality about the information.
m	
	See section 227 for restrictions on disclosing or giving access to information or documents obtained under this part.
(2) W	See section 227 for restrictions on disclosing or giving access to information or documents obtained under this

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	the <i>Mental Health Act 2016</i> , section 696 or 722; and	1 2
(b)	if the information is an expert's report— despite the <i>Mental Health Act 2016</i> , section 160.	3 4 5
138ZE Infor	mation that must not be given	6
Hea Hea	rmation or documents given by the Mental lth Court under section 138Y or the Mental lth Review Tribunal under section 138Z must include—	7 8 9 10
(a)	any record of material given to the court or tribunal under the <i>Mental Health Act 2016</i> , section 155, 163 or 742, or how the material was taken into account; or	11 12 13 14
(b)	the reasons of the court or tribunal for taking material mentioned in paragraph (a) into account or not taking the material into account; or	15 16 17 18
(c)	the content of an expert report about a person other than the relevant person; or	19 20
(d)	information about a person, other than the relevant person, that the court or tribunal considers is not relevant to the chief executive deciding whether the relevant person poses a risk of harm to people with disability.	21 22 23 24 25 26
Subdivisio	on 7 Giving information to other worker screening units and NDIS commission	27 28 29
138ZF Appli	cation of subdivision	30

This subdivision applies to information about a 31

[s 11]

person-1 (a) the chief executive was given, or given 2 access to, under this part; or 3 (b) in the chief executive's possession in 4 relation to the performance of the chief 5 executive's screening functions. 6 138ZG Giving information to chief executive 7 (working with children) 8 (1)The chief executive may give information about a 9 person to the chief executive (working with 10 children) if the chief executive reasonably 11 believes the information is relevant to the 12 functions of the chief executive (working with 13 children) under the Working with Children Act. 14 (2)Without limiting subsection (1), the information 15 that may be given includes— 16 (a) information about a disability worker 17 screening application made by a person; and 18 (b) information about a clearance, interstate 19 NDIS clearance, exclusion or interstate 20 NDIS exclusion held by a person; and 21 (c) police information about a person, including 22 investigative information; and 23 information disciplinary NDIS (d) or 24 disciplinary or misconduct information 25 about a person; and 26 (e) information about a person's mental health. 27 138ZH Giving information to NDIS worker 28 screening unit or working with children 29 screening unit 30

(1) This section applies if— 31

	. ,	the chief executive is aware a person holds—	1 2
		(i) an interstate NDIS clearance issued by an NDIS worker screening unit under a corresponding law; or	3 4 5
		<ul> <li>(ii) an interstate working with children authority issued by a working with children screening unit under a corresponding WWC law; or</li> </ul>	6 7 8 9
	(b)	an NDIS worker screening unit or working with children 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 law or corresponding WWC law.	10 11 12 13 14 15
(2)	exec subd infor	he police commissioner gives the chief utive information about the person under livision 2, the chief executive may give the rmation to the NDIS worker screening unit or king with children screening unit.	16 17 18 19 20
(3)	work screet if th infor screet	chief executive may also give the NDIS ker screening unit or working with children ening unit other information about the person be chief executive reasonably believes the rmation is relevant to the functions of the ening unit under the corresponding law or esponding WWC law.	21 22 23 24 25 26 27
(4)	NDI child or i	vever, the chief executive must not give the S worker screening unit or working with Iren screening unit a section 93A transcript, Information contained in a section 93A script.	28 29 30 31 32
(5)	In th	is section—	33
	State	esponding WWC law means a law of another that substantially corresponds to the king with Children Act.	34 35 36

	an corr wor Wor	<i>rstate working with children authority</i> means authority, however called, issued under a responding WWC law that corresponds to a king with children authority under the rking with Children Act. <i>king with children screening unit</i> means the	1 2 3 4 5 6
	law,	ty responsible, under a corresponding WWC, for issuing interstate working with children norities.	7 8 9
138ZI G	iving	information to NDIS commission	10
(1)		chief executive may give information about a son to the NDIS commission—	11 12
	(a)	under an arrangement between the chief executive and the NDIS commission, for the purpose of the information—	13 14 15
		(i) being included in the NDIS worker screening database; or	16 17
		<ul> <li>(ii) being communicated to the person, or a notifiable person for the person, by the NDIS commission, including, for example, electronically through the NDIS worker screening database; or</li> </ul>	18 19 20 21 22
	(b)	if the chief executive reasonably believes the information is otherwise relevant to the functions of the NDIS commission.	23 24 25
(2)		hout limiting subsection (1), the information vinclude—	26 27
	(a)	information about an NDIS worker screening application made by a person; and	28 29
	(b)	information about an NDIS clearance issued to a person, including the suspension or cancellation of the clearance; and	30 31 32

	(c)	to a	rmation about an NDIS exclusion issued person, including the cancellation of the usion; and	1 2 3
	(d)	that appl	rmation about a notice given to a person relates to an NDIS worker screening ication made by the person or an NDIS rance or NDIS exclusion issued to the on.	4 5 6 7 8
(3)	NDI into,	S co	ection (1)(a), information is given to the mmission if the information is entered ploaded to, the NDIS worker screening	9 10 11 12
Subdiv	visio	on 8	Giving information about person engaged in State disability work to particular entities	13 14 15 16
138ZJ A	uthc	orise	d entities for a person	17
	Each pers		ne following is an <i>authorised entity</i> for a	18 19
	(a)		unded service provider (the person's <i>aging provider</i> ) if—	20 21
		(i)	the service provider has notified the chief executive under this Act that the service provider engages, or proposes to engage, the person to carry out State disability work; and	22 23 24 25 26
		(ii)	neither the service provider nor the	27
			person has notified the chief executive otherwise;	28 29

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1 2	(c) another person who is a notifiable person for the person;	
3 4 5	(d) an entity to whom the chief executive is required to, or may, give a notice about the person under this Act that relates to—	
6 7	(i) a State disability worker screening application made by the person; or	
8 9	(ii) a State clearance or State exclusion issued to the person.	
10 11	Chief executive may give authorised entities ticular information	
12 13	The chief executive may give an authorised entity for a person information about—	
14 15	(a) a State disability worker screening application made by the person; or	
16 17	(b) a State clearance or State exclusion issued to the person; or	
18 19 20	<ul> <li>(c) a notice about the person given, or required to be given, to the authorised entity under this Act that relates to—</li> </ul>	
21 22	(i) a State worker screening check application made by the person; or	
23 24	(ii) a State clearance or State exclusion held by the person.	
25 26 27	The chief executive may give the information under subsection (1) by allowing the authorised entity to access the information electronically.	
28 29	Jse of information obtained under section 3ZK about a person	

(1) This section applies to a person who is given, or 30 accesses, information about a person under 31

	sect	ion 138ZK.	1
(2)	disc anyo	person must not use the information, or lose or give access to the information to one else, unless the use, disclosure or giving ccess is allowed under subsection (3).	2 3 4 5
	Max	kimum penalty—100 penalty units.	6
(3)	or g	person may use the information, or disclose give access to the information to another on, if the use, disclosure or giving of access—	7 8 9
	(a)	is to identify, assess or monitor a risk, or potential risk, of harm to a person or people with disability in relation to the person to whom the information relates carrying out disability work; or	10 11 12 13 14
	(b)	is to establish whether or not the person to whom the information relates—	15 16
		(i) has made a State disability worker screening application; or	17 18
		<ul><li>(ii) has been issued a State clearance or State exclusion; or</li></ul>	19 20
	(c)	is to comply with an obligation under this Act; or	21 22
	(d)	happens with the consent of the person to whom the information relates; or	23 24
	(e)	is required to lessen or prevent a serious threat to the life, health, safety or welfare of an individual, or the health, safety or welfare of the public; or	25 26 27 28
	(f)	is required by a law enforcement agency to prevent, detect, investigate, prosecute or punish an offence; or	29 30 31
	(g)	is required for a proceeding in a court or a tribunal; or	32 33

	(h) is authorised under a regulation or another law.	1 2
(4)	In this section—	3
	law enforcement agency means—	4
	<ul> <li>(a) an entity mentioned in the <i>Information</i> <i>Privacy Act 2009</i>, schedule 5, definition <i>law</i> <i>enforcement agency</i>, paragraph (b); or</li> </ul>	5 6 7
	(b) an enforcement body within the meaning of the <i>Privacy Act 1988</i> (Cwlth).	8 9
Subdiv	vision 9 Other provisions	10
	Chief executive may advise whether arance or interstate NDIS clearance is in ce	11 12 13
(1)	This section applies if a person (the <i>requester</i> )—	14
	<ul> <li>(a) asks the chief executive whether, when the request is made, a clearance or interstate NDIS clearance held by another person is in force; and</li> </ul>	15 16 17 18
	(b) in making the request, gives the chief executive—	19 20
	(i) the other person's name in which the person's clearance is issued; and	21 22
	(ii) the number of the other person's clearance; and	23 24
	(c) makes the request in the approved form and in an approved way.	25 26
(2)	The chief executive may tell the requester whether or not the other person's clearance or interstate NDIS clearance is in force at the time.	27 28 29
(3)	In this section—	30

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*interstate NDIS clearance card*, for an interstate 1 NDIS clearance, means a card or other document, 2 issued under a corresponding law to the person 3 who holds the interstate NDIS clearance, that 4 corresponds to a clearance card for an NDIS 5 clearance. 6

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### 138ZN Arrangements with chief executive (working with children) about asking for and giving information

- (1) The chief executive must enter into a written 10 arrangement with the chief executive (working 11 with children) about—
  - (a) asking the chief executive (working with 13 children) for information, or giving the chief executive (working with children) 15 information, under this part or the Working 16 with Children Act; and 17
  - (b) the chief executive (working with children)
    asking the chief executive, or giving the
    chief executive information, under this part
    or the Working with Children Act.
- (2) Without limiting subsection (1), the arrangement 22 may provide— 23
  - (a) for information to be asked for and given 24 electronically, including on a daily basis; or 25
  - (b) for information to be given by way of providing electronic access to the 27 information.
- (3) If the arrangement provides for information to be given or accessed electronically and, under this Act or another law, there is a limitation on who may be given the information or access to the information or the purposes for which the 33 information may be used, the arrangement must provide for the limitation.

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## 138ZO Arrangements with police commissioner or other entity about asking for and giving information

- (1) The chief executive may enter into a written arrangement with the police commissioner or another entity about asking for, or giving, information under this part.
- (2) Without limiting subsection (1), the arrangement may provide—
  - (a) for information to be asked for and given 10 electronically, including on a daily basis; or 11
  - (b) for information to be given by way of 12 providing electronic access to the 13 information.
- (3) If the arrangement provides for information to be given or accessed electronically and, under this 16 Act or another law, there is a limitation on who 17 may be given the information or access to the 18 information or the purposes for which the 19 information may be used, the arrangement must 20 provide for the limitation.

# 138ZP Guidelines for dealing with information

- The chief executive must make guidelines, 23 consistent with this Act, for dealing with 24 information the chief executive obtains under this 25 part. 26
- (2) The purpose of the guidelines is to ensure that, in 27 the performance of the chief executive's 28 screening functions— 29
  - (a) natural justice is afforded to persons about 30 whom information is obtained; and 31
  - (b) only relevant information is used to make 32 decisions under this part; and 33

	(c) decisions under this part, based on the	1
	information, are made consistently.	2
(3)	The chief executive must give a copy of the guidelines to a person, free of charge, on request.	3 4
	Chief executive must give person's current Idress to police commissioner	5 6
(1)	•	7 8 9
	(a) state the person's address or addresses known to the police commissioner; and	10 11
	(b) ask whether the chief executive knows other information about the person's address.	12 13
(2)	The chief executive must give the police commissioner other information about the person's address known to the chief executive.	14 15 16
(3)	The information must not be used, disclosed or accessed for a purpose other than to give a notice to the person under this part.	17 18 19
Divisi	on 9 Review and appeal	20
21110		20
138ZR	Reviewable decisions and affected persons	21
(1)	Each of the following decisions of the chief executive is a <i>reviewable decision</i> —	22 23
	(a) a decision to issue an exclusion to a person;	24
	<ul><li>(b) a decision, on the application of a person under section 85(3), not to end the interim bar imposed on the person;</li></ul>	25 26 27
	(c) a decision, on the application of a person under section 116, not to end the suspension of the person's clearance.	28 29 30

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(2)	A person mentioned in subsection (1) in relation to a reviewable decision is the <i>affected person</i> for the decision.	1 2 3
	Review process must start with internal iew	4 5
	An affected person for a reviewable decision may apply to the tribunal for a review of the decision only if—	6 7 8
	(a) the affected person has applied for an internal review of the decision; and	9 10
	(b) the internal review application has been decided, or is taken to have been decided, under this division.	11 12 13
138ZT V	Who may apply for internal review	14
(1)	An affected person for a reviewable decision may apply to the chief executive for a review of the decision under this division (an <i>internal review</i> ).	15 16 17
(2)	However, if the chief executive made the reviewable decision because the affected person is a disqualified person, the affected person may apply for an internal review of the decision only on the ground that the chief executive mistakenly identified the person as a disqualified person.	18 19 20 21 22 23
(3)	If an affected person for a reviewable decision has not been given a notice about the decision and the reasons for the decision (an <i>information notice</i> ), the affected person may ask the chief executive for a notice about the decision and reasons.	24 25 26 27 28
(4)	A failure by the chief executive to give the affected person an information notice about the reviewable decision does not limit or otherwise affect the person's right to apply for an internal review of the decision.	29 30 31 32 33

138ZU I	Requirements for application	1				
(1)	An application for internal review of a reviewable decision must—					
	(a) be in the approved form; and					
	(b) be made to the chief executive within—					
	<ul> <li>(i) for a person who has been given an information notice for the decision—</li> <li>28 days after the day the person is given the notice; or</li> </ul>					
	<ul> <li>(ii) for a person who has not been given an information notice for the decision—</li> <li>28 days after the day the person becomes aware of the decision.</li> </ul>	10 11 12 13				
	Note—	14				
	See also section 138L for the circumstances in which a person may apply for internal review of a reviewable decision after the day mentioned in this section.	15 16 17 18				
(2)	The chief executive may, at any time, extend the period within which the application may be made.	19 20				
(3)	The application does not affect the operation of the reviewable decision or prevent the decision being implemented.					
(4)	In this section—	24				
	<i>information notice</i> , for a reviewable decision, see section 138ZT(3).					
138ZV I	nternal review	27				
(1)	The chief executive must, within 28 days after receiving an application for internal review of a reviewable decision—	28 29 30				
	(a) review the reviewable decision; and	31				
	(b) decide to—	32				

	(i) confirm the reviewable decision; or	1
	(ii) substitute another decision for the reviewable decision; and	2 3
	(c) give the affected person for the reviewable decision a QCAT information notice for the chief executive's decision.	4 5 6
(2)	The chief executive may give the affected person notice extending, for a further 28 days, the period for the chief executive to comply with subsection (1).	7 8 9 10
(3)	The application may be dealt with only by a person who—	11 12
	(a) did not make the reviewable decision; and	13
	(b) holds a more senior office than the person who made the reviewable decision.	14 15
(4)	Subsection (3) does not apply to a reviewable decision made by the chief executive personally.	16 17
(5)	If the chief executive does not give the affected person a QCAT information notice within the period required under subsection (1) or a longer period notified under subsection (2), the chief executive is taken to confirm the reviewable decision.	18 19 20 21 22 23
138ZW	Applying for external review	24
(1)	This section applies to a person who must be given a QCAT information notice for an internal review decision.	25 26 27
(2)	The person may apply to the tribunal, as provided under the QCAT Act, for a review of the internal review decision.	28 29 30

	Stay of operation of particular tribunal cisions	1 2
(1)	This section applies if, on an application for a review of an internal review decision under section 138ZW, the tribunal sets aside the internal review decision and decides to—	3 4 5 6
	(a) issue a clearance to a person; or	7
	(b) end an interim bar imposed on a person; or	8
	(c) end the suspension of a person's clearance.	9
(2)	The tribunal's decision does not take effect until—	10 11
	<ul> <li>(a) the end of the period within which an appeal against the tribunal's decision may be started; or</li> </ul>	12 13 14
	(b) if an appeal against the tribunal's decision is started—the appeal is decided or withdrawn.	15 16
(3)	This section applies despite the QCAT Act, sections 145 and 152.	17 18
	Effect of applicant for review becoming qualified person	19 20
(1)	This section applies if—	21
	(a) an affected person for a reviewable decision applies—	22 23
	(i) to the chief executive for an internal review of the decision; or	24 25
	(ii) to the tribunal for a review of an internal review decision; and	26 27
	(b) after making the application, the affected person becomes a disqualified person.	28 29
(2)	The application and any proceeding that relates to the application must be dismissed.	30 31

(3)	Subsection (2) applies to a proceeding before the tribunal, even if dismissal would be contrary to a direction of the Court of Appeal.	1 2 3
(4)	Any appeal from a decision of the tribunal that relates to the application must also be dismissed.	4 5
Divisio	on 10 Miscellaneous provisions	6
138ZZ F	False or misleading information	7
	A person must not, for this part, give information, or a document containing information, that the person knows is false or misleading in a material particular to—	8 9 10 11
	(a) the chief executive; or	12
	(b) an NDIS service provider or funded service provider that engages, or is proposing to engage, the person.	13 14 15
	Maximum penalty—100 penalty units or 2 years imprisonment.	16 17
	Chief executive may arrange for use of prmation system	18 19
(1)	The chief executive may approve a system (an <i>information system</i> ) for—	20 21
	<ul> <li>(a) generating, sending, receiving, storing or otherwise processing electronic communications between the chief executive and another person under this part; or</li> </ul>	22 23 24 25 26
	(b) generating a decision of the chief executive under this part, other than a decision—	27 28

	(i)	that requires the chief executive to conduct a risk assessment of a person before making the decision; or	1 2 3
	(ii)	prescribed by regulation as a decision that may not be generated by the information system.	4 5 6
(2)	to ensu	of executive must take all reasonable steps re that a decision generated by the cion system is correct.	7 8 9
(3)		on generated by the information system is be a decision made by the chief executive is part.	10 11 12
(4)	substitut taken to chief ex	ef executive may make a decision in ion for a decision the chief executive is have made under subsection (3) if the eccutive is satisfied that the decision d by the information system is incorrect.	13 14 15 16 17
	Notice of Motice of Motice	given to notifiable person by NDIS	18 19
(1)	This sec	tion applies if—	20
	chie	ther provision of this part requires the ef executive to give a notice about a son to a notifiable person for the person;	21 22 23 24
	(b) the	person—	25
	(i)	is the applicant for an NDIS worker screening application; or	26 27
	(ii)	holds an NDIS clearance, NDIS exclusion, interstate NDIS clearance or interstate NDIS exclusion.	28 29 30
(2)	not requ person	the other provision, the chief executive is ired to give the notice to the notifiable if the chief executive, under an nent mentioned in section $138$ ZI(1)(a)—	31 32 33 34

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				(a)	info requ	rmation	abo der th	ut the	commission the person that is sion, to be included	1 2 3 4
				(b)	be, o by t exam	commu the ND nple, el	nicate IS co lectroi	d to the mmissi	on has been, or will e notifiable person on, including, for through the NDIS e.	5 6 7 8 9
			(3)	com com take in a	muni missi n to l	cated to on as have be e by the	o a not mentio en giv	ifiable poned in the total in the the total in total in the total in t	about a person person by the NDIS subsection (2) is ne notifiable person ive under the other	10 11 12 13 14 15
Clause	12	Am	nendment o	of s 1:	39 (P	urpos	e of p	ot 6)		16
		(1)	Section 139		•	-	-			17
			omit, insert	<u> </u>						18
				par	t					19
		(2)	Section 139	9(a), a	fter '	disabili	ty serv	vices'—	-	20
			insert—							21
				or N	DIS	support	s or se	ervices		22
Clause	13	Am	nendment o	ofs14	40 (A	pplica	tion o	of part)		23
		(1)	Section 140	)(1)—	-					24
			omit, insert	L						25
			(1)	serv serv	ice prices of	roviders or disab	s that ility s	provide	to the following NDIS supports or to an adult with an lity—	26 27 28 29
				(a)	an N	IDIS set	rvice p	provider	;	30

[s	14]
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		(b) a funded service provider;	1
		(c) the department;	2
		(d) another service provider prescribed by regulation for this section.	3 4
		(2) Section 140(2)(b) and (4), after 'disability services'—	5
		insert—	6
		or NDIS supports or services	7
Clause	14	Replacement of s 205 (Positive notice card is evidence of holding positive notice)	8 9
		Section 205—	10
		omit, insert—	11
		205 Clearance card is evidence of clearance	12
		A clearance card issued to a person is evidence that the person holds a clearance.	13 14
Clause	15	Amendment of s 206 (Indictable and summary offences)	15
		Section 206(1)—	16
		omit, insert—	17
		(1) An offence against this Act is an indictable offence that is a crime if the maximum penalty for the offence is—	18 19 20
		(a) 500 penalty units or more; or	21
		(b) 5 years imprisonment or more.	22
Clause	16	Amendment of s 207 (Proceedings for indictable offences)	23 24
		(1) Section 207(2)(a) and (b)—	25
		omit, insert—	26

[s 17]

		(a)	the magistrate is satisfied, at any stage of the hearing and after hearing submissions by the prosecution and defence, that because of the nature or seriousness of the offence or any other relevant consideration the defendant, if convicted, may not be adequately punished on summary conviction; or	1 2 3 4 5 6 7
		(b)	the magistrate is satisfied, on an application made by the defence, that because of exceptional circumstances the offence should not be heard and decided summarily.	8 9 10 11
	(2)	Section 207(4),	'150 penalty units or 2 years'—	12
		omit, insert—		13
		100	penalty units or 3 years	14
17	2		16 (Application of division)	15
	(1)	Section 216(1)(a	n)—	16
	(1)	Section 216(1)(a omit, insert— (a)	applies in relation to the following service providers that provide disability services or NDIS supports or services to an adult with	17 18 19 20
	(1)	omit, insert—	applies in relation to the following service providers that provide disability services or NDIS supports or services to an adult with an intellectual or cognitive disability—	17 18 19 20 21
	(1)	omit, insert—	applies in relation to the following service providers that provide disability services or NDIS supports or services to an adult with	17 18 19 20
	(1)	omit, insert—	<ul> <li>applies in relation to the following service providers that provide disability services or NDIS supports or services to an adult with an intellectual or cognitive disability—</li> <li>(i) an NDIS service provider;</li> </ul>	17 18 19 20 21 22
	(1)	omit, insert—	<ul> <li>applies in relation to the following service providers that provide disability services or NDIS supports or services to an adult with an intellectual or cognitive disability—</li> <li>(i) an NDIS service provider;</li> <li>(ii) a funded service provider;</li> </ul>	17 18 19 20 21 22 23
	(1)	omit, insert— (a)	<ul> <li>applies in relation to the following service providers that provide disability services or NDIS supports or services to an adult with an intellectual or cognitive disability—</li> <li>(i) an NDIS service provider;</li> <li>(ii) a funded service provider;</li> <li>(iii) the department;</li> <li>(iv) another service provider prescribed by</li> </ul>	<ol> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> </ol>
		omit, insert— (a)	<ul> <li>applies in relation to the following service providers that provide disability services or NDIS supports or services to an adult with an intellectual or cognitive disability— <ul> <li>(i) an NDIS service provider;</li> <li>(ii) a funded service provider;</li> <li>(iii) the department;</li> <li>(iv) another service provider prescribed by regulation for this section.</li> </ul> </li> </ul>	17 18 19 20 21 22 23 24 25 26

Clause

[s 18]

Clause	18	Amendment o advisory com		22 (Establishment of Ministerial es)	1 2
		Section 222	2(b), '	and disability services'—	3
		omit, insert	<u> </u>		4
			, dis	ability services and NDIS supports or services	5
Clause	19			227 (Confidentiality of information ory and related information)	6 7
		Section 227	7		8
		omit, insert	<u> </u>		9
				ntiality of police, disciplinary, mental nd other protected information	10 11
		(1)	This	s section applies to a person who—	12
			(a)	is or has been a public service employee employed in the department; and	13 14
			(b)	in that capacity, was given, or given access to, protected information about another person.	15 16 17
		(2)	The <i>info</i>	following information is <i>protected rmation</i> about a person—	18 19
			(a)	police information about the person and information related to the police information;	20 21 22
			(b)	domestic violence information about the person and information related to the domestic violence information;	23 24 25
			(c)	disciplinary information about the person;	26
			(d)	NDIS disciplinary or misconduct information about the person;	27 28
			(e)	information about the person's mental health, including, for example, information given to the chief executive under part 5, division 8, subdivision 6;	29 30 31 32

[s 20]

		(f) other information about the person given to the chief executive to help the chief executive decide whether the person poses an unacceptable risk of harm to people with disability, including information about the person given to the chief executive—	1 2 3 4 5 6
		(i) by the NDIS commission; or	7
		(ii) by an NDIS worker screening unit; or	8
		(iii) by a prescribed entity under section 138R.	9 10
	(3)	The person must not use the protected information, or disclose or give access to the protected information to anyone else, unless the use, disclosure or giving of access is allowed under subsection (4).	11 12 13 14 15
		Maximum penalty—100 penalty units or 2 years imprisonment.	16 17
	(4)	The person may use the protected information, or disclose or give access to the protected information to another person, if the use, disclosure or giving of access—	18 19 20 21
		(a) is for the performance of the chief executive's screening functions; or	22 23
		(b) is expressly permitted under part 5; or	24
		(c) happens with the consent of the person to whom the information relates; or	25 26
		(d) is otherwise required under an Act.	27
Clause 20	Amendment o information)	f s 228 (Confidentiality of other	28 29
	(1) Section 228	(1), from 'information mentioned'—	30
	omit, insert-	_	31
		protected information under section 227(2).	32

### [s 21]

		(2) Section 228(3)(c), after 'disability services'—	1
		insert—	2
		or NDIS supports or services	3
		(3) Section 228(5)(a), 'non-government'—	4
		omit.	5
Clause	21	Amendment of s 229 (Power to require information or documents)	6 7
		(1) Section 229, 'non-government'—	8
		omit.	9
		(2) Section 229(1), after 'disability services'—	10
		insert—	11
		or NDIS supports or services	12
Clause	22	Omission of s 232 (Chief executive may enter into arrangement about giving and receiving information with police commissioner)	13 14 15
		Section 232—	16
		omit.	17
Clause	23	Amendment of s 239 (Regulation-making power)	18
		(1) Section $239(2)$ —	19
		omit, insert—	20
		(2) A regulation may—	21
		<ul> <li>(a) provide for arrangements between the chief executive and the chief executive (working with children) in relation to receiving, withdrawing, dealing with and deciding combined applications; and</li> </ul>	22 23 24 25 26

-				[s 24]	
		(b)	matter	ibe fees payable under this Act, the rs for which fees are payable and le for the refund or waiver of the fees;	1 2 3 4
		(c)	penalt	e a penalty of not more than 20 y units for a contravention of a ion of a regulation.	5 6 7
	(2)	Section 239(3)-	-		8
		omit.			9
Clause 2	24 Ins	sertion of new p	t 9, div	13	10
		Part 9—			11
		insert—			12
		Division 1	3	Transitional provisions for	13
				Disability Services and	14
				Other Legislation (Worker	15
				Screening) Amendment	16
				Act 2020	17
		Subdivisio	on 1	Preliminary	18
		367 Definition	ons fo	r division	19
		In th	nis divi	sion—	20
			ended A	<i>ct</i> means this Act as in force after the ment.	21 22
		and	Othe	<b>t</b> Act means the Disability Services r Legislation (Worker Screening) t Act 2020.	23 24 25
		mea	ins the j	relation to a provision of this Act, provision as in force from time to time commencement.	26 27 28

	<i>new</i> , in relation to a provision of this Act, means the provision as in force from the commencement.	1 2						
	<i>transitioned applicant</i> , for a transitioned application, means the person who is taken to have made the application under section $372(2)$ or (3) or $373(2)$ .	3 4 5 6						
	<i>transitioned application</i> see sections 372(2) and (3) and 373(2).							
	<i>transitioned clearance</i> see section 369(2).	9						
	<i>transitioned exclusion</i> see section 371(2).	10						
	ticular terms having meaning given under amended Act	11 12						
(1)	In this division, a term defined under the unamended Act but not under the amended Act has the meaning it had under the unamended Act.							
(2)	In this section—	16						
	<i>unamended Act</i> means this Act as in force from time to time before the commencement.	17 18						
Subdiv	vision 2 Existing prescribed	10						
Subur	notices, exemption	19 20						
	notices, prescribed notice	20						
	applications and	21						
	exemption notice	22						
	applications	24						
369 Exi car	sting positive notice and positive notice d	25 26						
(1)	This section applies if, immediately before the commencement, a person holds a current positive notice or current positive exemption notice.							
(2)	The positive notice or positive exemption notice	30						

(3)	is taken to be a clearance (a <i>transitioned clearance</i> ), that is both an NDIS clearance and a State clearance, issued to the person under new part 5, division 4. However, for the purposes of a corresponding law, the positive notice or positive exemption notice is taken to be a State clearance issued to the	1 2 3 4 5 6 7
(4)	person under new part 5, division 4. The term of the transitioned clearance ends, unless it is cancelled earlier—	8 9 10
	<ul><li>(a) if the person holds a positive notice—when the positive notice would have ended under the unamended Act; or</li></ul>	11 12 13
	(b) if the person holds a positive exemption notice because, on the commencement, the person also holds a working with children authority—on the day the term of the person's working with children authority is due to end under the Working with Children Act, regardless of whether the authority is cancelled earlier under that Act.	14 15 16 17 18 19 20 21
(5)	A positive notice card for the person's positive notice, or an exemption card for the person's positive exemption notice, is taken to be a clearance card issued to the person under new section 98 for the person's clearance under subsection (2).	22 23 24 25 26 27
(6)	To remove any doubt, it is declared that subsection (2) applies even if the person is a disqualified person after the commencement. <i>Note—</i> See, however, section 119 which requires the chief executive to cancel a person's clearance if the person becomes a disqualified person.	28 29 30 31 32 33 34

	sting suspension of positive notice or sitive exemption notice	1 2
(1)	This section applies if, immediately before the commencement—	3 4
	<ul> <li>(a) former section 74 applied to a person and a prescribed event under that section had not happened for the person; or</li> </ul>	5 6 7
	(b) a current positive notice held by a person was suspended under former section 86; or	8 9
	(c) a current positive exemption notice held by a person was suspended under former section 88.	10 11 12
(2)	The person's transitioned clearance is taken to have been suspended under new section 111.	13 14
(3)	An application under former section 87 or 89 to cancel the person's suspended positive notice or positive exemption notice that, immediately before the commencement, had not been decided or withdrawn is taken to be an application under new section 116 to end the suspension under subsection (2).	15 16 17 18 19 20 21
(4)	The suspension and application may be dealt with under the amended Act.	22 23
(5)	However, the person may not apply under new section 116 to end the suspension under subsection (2) until 6 months after the commencement.	24 25 26 27
	sting current negative notice or current ative exemption notice	28 29
(1)	This section applies if, immediately before the commencement, a person holds a current negative notice or current negative exemption notice.	30 31 32
(2)	The negative notice or negative exemption notice is taken to be an exclusion (a <i>transitioned</i>	33 34

	[s 24]	
	<i>exclusion</i> ), that is both an NDIS exclusion and a State exclusion, issued to the person under new part 5, division 4.	
(3)	However, for the purposes of a corresponding law, the negative notice or negative exemption notice is taken to be a State exclusion issued to the person under new part 5, division 4.	
(4)	New section 130(a) applies in relation to the transitioned exclusion as if the reference in new section 130(a) to 5 years after the exclusion was issued were a reference to 5 years after the negative notice or negative exemption notice was issued to the person.	
372 Exi pre	sting prescribed notice application or escribed exemption notice application	
(1)	This section applies if—	
	<ul> <li>(a) immediately before the commencement, a prescribed notice application or prescribed exemption notice application about a person had been made but not decided, withdrawn or taken to be withdrawn; or</li> </ul>	
	(b) a prescribed exemption notice application about a person given to the chief executive (working with children) before the commencement, under an arrangement between the chief executive and the chief executive (working with children), is given to the chief executive after the commencement.	
(2)	If the person is a person who may make an application under new section 65, the application is taken to be an NDIS worker screening application (a <i>transitioned application</i> ) made by the person.	
(2)	If the newson is a newson who more wells, su	

	application under new section 66, the application is taken to be a State disability worker screening application (also a <i>transitioned application</i> ) made by the person.	1 2 3 4
(4)	If neither subsection (2) nor (3) applies to the application—	5 6
	(a) the application lapses on the commencement; and	7 8
	(b) the chief executive must give the person who made the application and the person about whom the application was made a notice that states the application has lapsed.	9 10 11 12
(5)	To remove any doubt, it is declared that subsections (2) and (3) apply even if the person is a disqualified person after the commencement.	13 14 15
	sting consent to screening by person paged by the department	16 17
(1)	This section applies if—	18
	<ul><li>(a) before the commencement, a person gave the chief executive consent under former section 50 to undertake screening of the person under former part 5; and</li></ul>	19 20 21 22
	(b) immediately before the commencement—	23
	(i) the person's consent had not been withdrawn; and	24 25
	<ul><li>(ii) the chief executive had not made a decision about issuing the person a prescribed notice or exemption notice.</li></ul>	26 27 28
(2)	The person's consent is taken to be a State disability worker screening application (also a <i>transitioned application</i> ) made by the person.	29 30 31
(3)	To remove any doubt, it is declared that subsection (2) applies even if the person is a	32 33

	[s 24]	
	disqualified person after the commencement.	1
	aling with and deciding transitioned plications	2 3
(1)	The amended Act applies for dealing with and deciding a transitioned application.	4 5
(2)	The chief executive must give a notice that states the transitioned application is being dealt with and decided as an application made under the amended Act by the transitioned applicant to—	6 7 8 9
	(a) the transitioned applicant for the application; and	10 11
	(b) if the transitioned applicant is not the person who made the application—the person who made the application.	12 13 14
	Note—	15
	See new section 69 in relation to the chief executive asking for further information relating to the transitioned application.	16 17 18
(3)	The notice must be given to the transitioned applicant and person mentioned in subsection (2)(b) within 1 month after—	19 20 21
	<ul> <li>(a) for a transitioned application mentioned in section 372(1)(b)—the chief executive (working with children) gives the transitioned application to the chief executive; or</li> </ul>	22 23 24 25 26
	(b) otherwise—the commencement.	27
	plication of new pt 5 to transitioned plicants	28 29
(1)	This section applies to a person if, on the commencement, the person—	30 31

	(a)	is tran			sitioned plication		icant	for	a	1 2
	(b)	ND prov	IS s vider	ervice	arry out provid depart	der, fu	unded	servi	ce	3 4 5 6
	(c)	does	s not	hold a	transiti	oned e	xclusic	on.		7
(2)				-	pplies to person-	-	rson if	, on t	he	8 9
	(a)	is tran	the sitio		sitioned plication		icant	for	a	10 11
	(b)	is ca	arryiı	ng out	disabilit	ty work	c as eit	her—		12
		(i)		NDIS ler; or	sole t	trader	or Sta	ate so	ole	13 14
		(ii)	serv pro	vice vider c	eer eng provide or the de services	r, fu partme	nded	servi	ce	15 16 17 18
	(c)				oned clearance		e or a	worki	ng	19 20
(3)		-		part 5 ne pers	5 and u on—	ntil a	releva	nt eve	ent	21 22
	(a)		•	•	rry out,					23 24 25
	(b)	in r	elati		3, 54, 59 the per					26 27 28
(4)		h of t		ollowi	ng is a <i>i</i>	relevan	et even	<i>t</i> for t	he	29 30
	(a)		-		transiti drawn;	oned	applica	ation	is	31 32
		[s 24]								
--------	-------	--								
	(b)	for a person who holds a transitioned clearance—the clearance is suspended or cancelled;								
	(c)	an interim bar is imposed on the person.								
Subdiv	visio	on 3 Application of new part 5 for particular persons								
		tion of new pt 5 to registered health oners								
(1)		s section applies to a person if, on the mencement—								
	(a)	the person is a registered health practitioner; and								
	(b)	the person does not hold a transitioned clearance or a transitioned exclusion; and								
	(c)	any of the following apply—								
		(i) the person is engaged by a registered NDIS provider to carry out risk-assessed NDIS work;								
		(ii) the person is a registered NDIS provider carrying out risk-assessed NDIS work as an NDIS sole trader;								
		<ul> <li>(iii) the person is engaged by the department or a funded service provider to carry out State disability work;</li> </ul>								
		(iv) the person is carrying out State disability work as a State sole trader.								
(2)	Unti	il a relevant event happens for the person—								
	(a)	the person may continue to carry out, or be engaged to carry out, the disability work; and								

[s 24]

	(b) new sections 53, 54, 59 and 61 do not apply in relation to the person carrying out the disability work.	1 2 3
(3)	Each of the following is a <i>relevant event</i> for the person—	4 5
	<ul> <li>(a) for a person who has not made a disability worker screening application—the person's current health profession registration expires under the Health Practitioner Regulation National Law, regardless of whether the person applies to renew the registration;</li> </ul>	6 7 8 9 10 11
	<ul> <li>(b) the person's current health profession registration is surrendered, suspended or cancelled under the Health Practitioner Regulation National Law;</li> </ul>	12 13 14 15
	<ul> <li>(c) a disability worker screening application made by the person is decided or withdrawn;</li> </ul>	16 17 18
	(d) an interim bar is imposed on the person.	19
(4)	In this section—	20
	<i>current health profession registration</i> means the person's registration in a health profession under the Health Practitioner Regulation National Law during the period of registration that is in effect on the commencement.	21 22 23 24 25
Subdiv	vision 4 New serious offences and disqualifying offences	26 27
	ect of conviction or charge for new qualifying offence or new serious offence	28
(1)	For applying this Act in relation to a person	29 30
(1)	convicted of a new disqualifying offence or new serious offence, it does not matter when the	30 31 32

[s 24]

	[5 24]	
	offence was committed or when the person was convicted of the offence.	1 2
(2)	This Act applies in relation to a person who is charged with a new disqualifying offence or new serious offence even if the charge, or the acts or omissions constituting the alleged offence, happened before the commencement.	3 4 5 6 7
(3)	For applying this Act to a transitioned clearance—	8 9
	<ul> <li>(a) a person convicted of a new disqualifying offence or new serious offence before the commencement is taken to have been convicted of the offence on the commencement; and</li> </ul>	10 11 12 13 14
	(b) a person the subject of a charge for a new disqualifying offence or new serious offence that has not been dealt with on the commencement is taken to have been charged with the offence on the commencement.	15 16 17 18 19 20
(4)	In this section—	21
	<i>new disqualifying offence</i> means an offence that—	22 23
	(a) is a disqualifying offence; but	24
	(b) was not a disqualifying offence immediately before the commencement.	25 26
	new serious offence means an offence that—	27
	(a) is a serious offence; but	28
	(b) was not a serious offence immediately before the commencement.	29 30
	sting application to cancel negative notice negative exemption notice	31 32

(1) This section applies if, immediately before the 33

	commencement, an application under former section 82 to cancel a person's negative notice or negative exemption notice had not been decided or withdrawn.	1 2 3 4
(2)	If the person is a disqualified person—	5
	(a) the application is taken to be withdrawn; and	6 7
	(b) the chief executive must give a notice about the withdrawal to the person.	8 9
(3)	If subsection (2) does not apply—	10
	<ul> <li>(a) the application is taken to be an application made under new section 130 in relation to the person's transitioned exclusion; and</li> </ul>	11 12 13
	(b) the amended Act applies for deciding the application.	14 15
Subdiv	vision 5 Reviews and appeals	16
379 Det	finitions for subdivision	17
	In this subdivision—	18
	<i>affected person</i> , for a part 5 reviewable decision, means the person about whom the decision was made.	19 20 21
	<i>part 5 reviewable decision</i> means a part 5 reviewable decision under former section 108.	22 23
380 Un	decided reviews or appeals	24
(1)	This section applies if, immediately before the commencement—	25 26
	<ul><li>(a) an application for a review of a part 5 reviewable decision, made under former section 109 by the affected person for the</li></ul>	27 28 29

	dec	ision, had	not	heen	decided	or	1
		hdrawn; or	not	been	uccided	01	2
	rela star per exe	appeal agains ating to a parted under the son for the cutive, had hdrawn.	art 5 QCA e deci	reviewa F Act b sion o	ble decis y the affeor or the c	ion, cted	3 4 5 6 7 8
(2)	The ent dismiss-	ity hearing t —	he rev	riew or	appeal n	nust	9 10
	(a) the	application o	r appea	al; and			11
	•	proceeding	0	t rela	ites to	the	12 13
(3)	tribunal	ion (2) applie even if the dis on of the Cou	smissal	would	-		14 15 16
(4)		ef executive e affected per				sion	17 18
381 Rev	/iews no	t started on	comr	nence	ment		19
(1)	This sec	tion applies it	f—				20
	(a) bef	ore the comm	encem	ent—			21
	(i)	the chief reviewable person for t	decisio	on abou	it the affe		22 23 24
	(ii)	the affected a review of section 109	the de				25 26 27
	(b) on	the commenc	ement-				28
	(i)	the affected person; and	-	n is not	a disquali	fied	29 30
	(ii)	the period f the decision				v of	31 32

(2)	The affected person may, within the period mentioned in subsection (1)(b)(ii), apply to the chief executive to make a new decision about the person under section 383.	1 2 3 4
(3)	No fee is payable for an application under subsection (2).	5 6
382 App	peals not started on commencement	7
(1)	This section applies if—	8
	<ul> <li>(a) before the commencement, the chief executive or the affected person had a right to appeal, under the QCAT Act, against a decision of the tribunal relating to a part 5 reviewable decision; and</li> </ul>	9 10 11 12 13
	(b) on the commencement, the period for starting an appeal had not ended.	14 15
(2)	The right to appeal ends on the commencement.	16
(3)	Instead, within the period mentioned in subsection (1)(b)—	17 18
	(a) the affected person may apply to the chief executive to make a new decision about the affected person under section 383; or	19 20 21
	(b) the chief executive may decide to make a new decision about the affected person under section 383.	22 23 24
(4)	No fee is payable for an application under subsection $(3)(a)$ .	25 26
	ef executive must make new decision out affected person	27 28
(1)	This section applies in relation to the chief executive making a new decision about an affected person for a part 5 reviewable decision—	29 30 31

	[5 2 4]	
	(a) under section 380(4) or 382(3)(b); or	1
	(b) on application by the affected person under section 381(2), 382(3)(a), 384(5) or 385(5).	2 3
(2)	The chief executive must, within the prescribed period—	4 5
	(a) conduct a risk assessment of the affected person; and	6 7
	(b) decide—	8
	<ul> <li>(i) if the person holds a transitioned exclusion—to cancel or not to cancel the exclusion; or</li> </ul>	9 10 11
	<ul><li>(ii) if the person holds a transitioned clearance that is suspended—to cancel or not to cancel the suspension; and</li></ul>	12 13 14
	(c) give the affected person a QCAT information notice for the chief executive's decision.	15 16 17
(3)	The chief executive may give the affected person a notice extending, for a further 28 days, the period for the chief executive to comply with subsection (2).	18 19 20 21
(4)	New part 5, division 4, subdivision 3 applies with necessary changes for conducting the risk assessment under subsection (2)(a).	22 23 24
(5)	The chief executive must decide the matter under subsection (2)(b) afresh, disregarding the part 5 reviewable decision and the reasons for that decision.	25 26 27 28
(6)	The risk assessment under subsection (2)(a), and the decision under subsection (2)(b), may be conducted and made only by a person who—	29 30 31
	(a) did not make the part 5 reviewable decision; and	32 33

	(b) holds a more senior office than the person who made the part 5 reviewable decision.	1 2	
(7)	Subsection (6) does not apply to a part 5 reviewable decision made by the chief executive personally.		
(8)	If the chief executive does not give the affected person a QCAT information notice within the prescribed period or a longer period notified under subsection (3), the chief executive is taken to have decided—	6 7 8 9 10	
	(a) if the person holds a transitioned exclusion—not to cancel the exclusion; or	11 12	
	(b) if the person holds a transitioned clearance that is suspended—not to cancel the suspension.	13 14 15	
(9)	New sections 138ZW, 138ZX and 138ZY apply in relation to the chief executive's decision under this section as if it were an internal review decision.		
(10)	In this section—	20	
	prescribed period means 28 days after—	21	
	<ul> <li>(a) for making a new decision under section 380(4) or 382(3)(b)—the commencement; or</li> </ul>	22 23 24	
	<ul> <li>(b) for making a new decision on application by an affected person under section 381(2), 382(3)(a), 384(5) or 385(5)—the application is made.</li> </ul>	25 26 27 28	
	decided appeals about investigative prmation decisions	29 30	
(1)	This section applies if, immediately before the	31	
	commencement, an appeal to a Magistrates Court about a decision that information is investigative	32	
	information, made under former section 113, had	33 34	

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	[s 24]	
	not been decided or withdrawn.	1
(2)	The court may continue to hear and decide the appeal as if the amendment Act had not been enacted.	2 3 4
(3)	Former sections 113 and 114 continue to apply in relation to the appeal as if the amendment Act had not been enacted.	5 6 7
(4)	If the court sets aside the decision appealed against, the appellant may apply to the chief executive under new section $130(1)(b)$ to cancel the appellant's transitioned exclusion.	8 9 10 11
(5)	If the court confirms the decision appealed against, the appellant may apply for a new decision under 383 in relation to the relevant part 5 reviewable decision.	12 13 14 15
(6)	An application mentioned in subsection (5)—	16
	(a) must be made within 28 days after the appellant is given notice of the court's decision under former section 114(4); and	17 18 19
	<ul> <li>(b) may be made even if, before the appeal was decided, the appellant applied to the chief executive for a new decision under section 383 in relation to the relevant part 5 reviewable decision.</li> </ul>	20 21 22 23 24
(7)	No fee is payable for an application under subsection (5).	25 26
(8)	In this section—	27
	<i>relevant part 5 reviewable decision</i> , in relation to the appellant, means a part 5 reviewable decision relating to the issue of the negative notice or negative exemption notice in relation to which the appellant started the appeal.	28 29 30 31 32

[s 24]

385 Apj dec	peals about investigative information cisions not started on commencement
(1)	This section applies if—
	<ul> <li>(a) before the commencement, a person had a right to appeal to a Magistrates Court under former section 113 about a decision that information, given to the chief executive as investigative information, is investigative information; and</li> </ul>
	(b) on the commencement, the period for starting the appeal had not ended.
(2)	The person may, within the period mentioned in subsection $(1)(b)$ , appeal to a Magistrates Court about the decision.
(3)	Former sections 113 and 114 apply in relation to the appeal as if the amendment Act had not been enacted.
(4)	If the court sets aside the decision appealed against, the appellant may apply to the chief executive under new section $130(1)(b)$ to cancel the appellant's transitioned exclusion.
(5)	If the court confirms the decision appealed against, the appellant may apply for a new decision under 383 in relation to the relevant part 5 reviewable decision.
(6)	An application mentioned in subsection (5)—
	(a) must be made within 28 days after the appellant is given notice of the court's decision under former section 114(4); and
	(b) may be made even if, before the appeal was decided, the appellant applied to the chief

(b) may be made even if, before the appeal was decided, the appellant applied to the chief executive for a new decision under section 383 in relation to the relevant part 5 33 reviewable decision.
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(7) No fee is payable for an application under 35

	[s 24]	
	subsection (5).	1
(8)	In this section—	2
	<i>relevant part 5 reviewable decision</i> , in relation to the appellant, means a part 5 reviewable decision relating to the issue of the negative notice or negative exemption notice in relation to which the appellant started the appeal.	3 4 5 6 7
Subdiv	sion 6 Other transitional provisions	8 9
	gs done before commencement in relation rescribed notice or exemption notice	10 11
	This section applies in relation to a thing done by the chief executive or another person under this Act before the commencement in relation to—	12 13 14
	(a) a prescribed notice application or exemption notice application; or	15 16
	(b) screening, under former part 5, a person who consented to the screening under former section 50; or	17 18 19
	(c) a positive notice, positive exemption notice, negative notice or negative exemption notice.	20 21 22
	The thing is taken to have been done under the amended Act in relation to—	23 24
	(a) for a thing done in relation to a prescribed notice application or exemption notice application—the transitioned application under section 372(2) or (3) for the application; or	25 26 27 28 29
	(b) for a thing done in relation to screening, under former part 5, a person who consented to the screening under former section 50—	30 31 32

		the person's transitioned application under section 373(3); or	1 2
	(c)	for a thing done in relation to a positive notice or positive exemption notice—the transitioned clearance under section 369(2) for the notice; or	3 4 5 6
	(d)	for a thing done in relation to a negative notice or negative exemption notice—the transitioned exclusion under section 371(2) for the notice.	7 8 9 10
(3)		amended Act applies for the purpose of section (2) with necessary changes.	11 12
(4)		s section does not limit another provision of division.	13 14
con	nme	ons or powers arising before the ncement in relation to prescribed or exemption notice	15 16 17
(1)	This	s section applies if—	18
	(a)	before the commencement, the chief executive or another person was required or permitted under this Act to do, but did not do, something in relation to—	19 20 21 22
		(i) a prescribed notice application or exemption notice application; or	23 24
		<ul><li>(ii) screening, under former part 5, a person who consented to the screening under former section 50; or</li></ul>	25 26 27
		(iii) a positive notice, a positive exemption notice, a negative notice or a negative	28 29
		exemption notice; and	30

(2)	The chief executive or other person must or may do the thing under the amended Act in relation to—	
	<ul> <li>(a) for a thing required or permitted to be done in relation to a prescribed notice application or exemption notice application—the transitioned application under section 372(2) or (3) for the application; or</li> </ul>	
	<ul> <li>(b) for a thing required or permitted to be done in relation to screening, under former part 5, a person who consented to the screening under former section 50—the person's transitioned application under section 373(3); or</li> </ul>	9 1 1 1 1 1 1
	<ul> <li>(c) for a thing required or permitted to be done in relation to a positive notice or positive exemption notice—the transitioned clearance under section 369(2) for the notice; or</li> </ul>	1 1 1 1 1
	<ul> <li>(d) for a thing required or permitted to be done in relation to a negative notice or negative exemption notice—the transitioned exclusion under section 371(2) for the notice.</li> </ul>	
(3)	The amended Act applies for the purpose of subsection (2) with necessary changes.	2
(4)	This section does not limit another provision of this division.	2
388 Par	ticular references in Act or document	2
	In an Act or a document, to the extent the context permits—	
	(a) a reference to a prescribed notice application or exemption notice application under this Act includes a reference to a	

	disability worker screening check application; and	1 2
	(b) a reference to a positive notice or positive exemption notice under this Act includes a reference to a clearance; and	3 4 5
	<ul> <li>(c) a reference to a negative notice or a negative exemption notice under this Act includes a reference to an exclusion.</li> </ul>	6 7 8
	gibility applications and eligibility clarations lapse	9 10
(1)	An eligibility application made but not decided before the commencement lapses.	11 12
(2)	An eligibility declaration held by a person immediately before the commencement lapses.	13 14
390 Co	ntinuing obligation of confidentiality	15
(1)	This section applies if—	16
	<ul><li>(a) immediately before the commencement, former section 227 applied to a person in relation to particular information; and</li></ul>	17 18 19
	(b) on the commencement, new section 227 does not apply to the person in relation to the information.	20 21 22
(2)	Former section 227 continues to apply to the person in relation to the information as if the amendment Act had not been enacted.	23 24 25
391 Tra	nsitional regulation-making power	26
(1)	A regulation (a <i>transitional regulation</i> ) may make provision about a matter for which—	27 28
	(a) it is necessary to make provision to allow or facilitate the doing of anything to achieve	29 30

[s 25]

		as i com	transition from the operation of this Act t was in force immediately before the mencement to the operation of the nded Act; and	1 2 3 4
		• •	Act does not make provision or icient provision.	5 6
			ional regulation may have retrospective to a day not earlier than the day of cement.	7 8 9
			tional regulation must declare it is a a all regulation.	10 11
			onal regulation may only be made within fter the commencement.	12 13
			division and any transitional regulation years after the day of commencement.	14 15
Clause 25	Replacement o	f sch 2 (	Current serious offences)	16
	Schedule 2–	_		17
	omit, insert–	_		18
	Sched	ule 2	Current serious offences	19 20
		S	schedule 8, definition serious offence	21

1 Animal Care and Protection Act 2001

Provision Provision heading Circumstances for offence

18 Animal cruelty prohibited

## [s 25]

## 2 Criminal Code

Provision	Provision heading	Circumstances for offence
215	Carnal knowledge with or of children under 16	the offence is not a disqualifying offence
218	Procuring sexual acts by coercion etc.	the offence is not a disqualifying offence
221	Conspiracy to defile	the offence is not a disqualifying offence
222	Incest	the offence is not a disqualifying offence
223	Distributing intimate images	the offence was committed in relation to an intimate image of a child or vulnerable person
227A	Observations or recordings in breach of privacy	the offence was committed against a child or vulnerable person
227B	Distributing prohibited visual recordings	the offence was committed against a child or vulnerable person
242	Serious animal cruelty	
300	Unlawful homicide	the offence is not a disqualifying offence
311	Aiding suicide	
313(1) or (2)	Killing unborn child	
314A	Unlawful striking causing death	
315	Disabling in order to commit indictable offence	the offence is not a disqualifying offence

[s 25]

Provision	Provision heading	Circumstances for offence
315A	Choking, suffocation or strangulation in a domestic setting	the offence is not a disqualifying offence
316	Stupefying in order to commit indictable offence	the offence is not a disqualifying offence
317	Acts intended to cause grievous bodily harm and other malicious acts	the offence is not a disqualifying offence
320	Grievous bodily harm	
320A	Torture	the offence is not a disqualifying offence
321	Attempting to injure by explosive or noxious substances	the offence is not a disqualifying offence
322	Administering poison with intent to harm	the offence is not a disqualifying offence and the penalty in paragraph (a) applies to the offence
323	Wounding	
323A	Female genital mutilation	the offence is a not disqualifying offence
324	Failure to supply necessaries	the offence was committed against a child or vulnerable person who is a person under care in relation to the offender
326	Endangering life of children by exposure	the offence was committed against a child who is a person under care in relation to the offender
327	Setting mantraps	the offence is not a disqualifying offence

[s 25]

Provision	Provision heading	Circumstances for offence
328	Negligent acts causing harm	the offence was committed against a child or vulnerable person who is a person under care in relation to the offender
328A(4)	Dangerous operation of a vehicle	
352	Sexual assaults	the offence is not a disqualifying offence
354	Kidnapping	the offence is not a disqualifying offence
354A	Kidnapping for ransom	the offence is not a disqualifying offence
363	Child-stealing	the offence is not a disqualifying offence
363A	Abduction of child under 16	the offence is not a disqualifying offence
364	Cruelty to children under 16	the offence was committed against a child who is a person under care in relation to the offender
399	Fraudulent concealment of particular documents	the offence was committed with intent to defraud a child or vulnerable person
408C	Fraud	the offence was committed against, or in relation to the property of, a child or vulnerable person
408D	Obtaining or dealing with identification information	the offence was committed in relation to identification information about a child or vulnerable person

[s 26]

Provision	Provision heading	Circumstances for offence
415	Extortion	the penalty in section 415(1), penalty, paragraph (a) applies to the offence
430	Fraudulent falsification of records	the offence was committed with intent to defraud a child or vulnerable person
488	Forgery and uttering	the offence was committed with intent to defraud a child or vulnerable person

## 3 Drugs Misuse Act 1986

	Provision	Provision heading Circumstances for offence		
	5	Trafficking in dangerous drugs		
	6	Supplying dangerous drugs	the offence is one of aggravated supply under section 6(2)(a), (aa), (b) or (c)	
	8	Producing dangerous drugs	the penalty under section 8(1), penalty, paragraph (a) or (b) applies to the offence	
	9D	Trafficking in relevant substances or things		
Clause	26 Ar	mendment of sch 2 (Current s	serious offences)	
		Schedule 2, entry for the Crimi	nal Code—	~
		insert—		
	229BB	Failure to protect child from child sexual offence		

1 2 3

[s 27]

Clause		Amendment of sch 3 (Repealed or expired serious offences)			$\frac{1}{2}$
	(	(1)	Schedule 3, authorising	provision—	3
			omit, insert— sc	hedule 8, definition serious offence	4 5
	(	(2)	Schedule 3, entry for headings—	the Criminal Code, table, column	6 7
			omit, insert—		8
	Provisi	on	Provision heading	Circumstances for offence	
	(	(3)	Schedule 3, entry for th	e Criminal Code—	9
			insert—		10
	400	(	Concealing wills	as the provision was in force from time to time before its repeal by the Corrective Services (Consequential Amendments) Act 1988	
	401	(	Concealing deeds	as the provision was in force from time to time before its repeal by the Corrective Services (Consequential Amendments) Act 1988	
	416		Attempts at extortion by hreats	as the provision was in force from time to time before its repeal by the Corrective Services (Consequential Amendments) Act 1988	
	417		Procuring execution of deeds etc. by threats	as the provision was in force from time to time before its repeal by the Corrective Services (Consequential Amendments) Act 1988	
	427	C	Obtaining goods or credit by false pretence or wilfully false promise	as the provision was in force from time to time before its repeal by the <i>Criminal Law Amendment Act 1997</i>	

				[s 2	8]
	(4)	Schedule 3, entry free column headings—	or the Criminal	Code (Cwlth), tabl	e, 1 2
		omit, insert—			3
	Provision	Provision heading	Circumstance	s for offence	
Clause	28 Re	placement of sch 4 (	(Current disqua	lifying offences)	4
		Schedule 4—			5
		omit, insert—			6
		Schedule 4		isqualifying	7
			offences		8

schedule 8, definition *disqualifying offence* 9

## 1 Classification of Computer Games and Images Act 1995

Provision	Provision heading	Circumstances for offence	
23	Demonstration of an objectionable computer game before a minor		
26(3)	Possession of objectionable computer game		
27(3) or (4)	Making objectionable computer game		
28	Obtaining minor for objectionable computer game		
2 Classifi	cation of Films Act 1991		
Provision	Provision heading	Circumstances for offence	

41(3) Possession of objectionable film

Provision	Provision heading	Circumstances for offence
42(3) or (4)	Making objectionable film	
43	Procurement of minor for objectionable film	
3 Classifi	ication of Publications Act 1991	
Provision	Provision heading	Circumstances for offence
12	Sale etc. of prohibited publication	the penalty under paragraph (c) applies to the offence
13	Possession of prohibited publication	the penalty under paragraph (c) applies to the offence
14	Possession of child abuse publication	
15	Exhibition or display of prohibited publication	the penalty under paragraph (c) applies to the offence
16	Leaving prohibited publication in or on public place	the penalty under paragraph (c) applies to the offence
17	Producing prohibited publication	the penalty under section 17(1), penalty, paragraph (c), (2), penalty, paragraph (c), (3) or (4) applies to the offence
18	Procurement of minor for RC publication	
20	Leaving prohibited publication in or on private premises	the penalty under paragraph (c) applies to the offence

4 Crimina	4 Criminal Code				
Provision	Provision heading	Circumstances for offence			
210	Indecent treatment of children under 16				
211	Bestiality				
213	Owner etc. permitting abuse of children on premises				
215	Carnal knowledge with or of children under 16	the offence was committed against a child aged under 14 years or a child who is more than 5 years younger than the offender			
216	Abuse of persons with an impairment of the mind				
217	Procuring young person etc. for carnal knowledge				
218	Procuring sexual acts by coercion etc.	the offence was committed against a child or vulnerable person			
218A	Using internet etc. to procure children under 16				
218B	Grooming children under 16				
219	Taking child for immoral purposes				
221	Conspiracy to defile	the offence was committed against a child or vulnerable person			
222	Incest	the offence was committed against a child or vulnerable person			

Provision	Provision heading	Circumstances for offence
228	Obscene publications and exhibitions	a penalty under section 228(2) or (3) applies to the offence
228A	Involving child in making child exploitation material	
228B	Making child exploitation material	
228C	Distributing child exploitation material	
228D	Possessing child exploitation material	
228DA	Administering child exploitation material website	
228DB	Encouraging use of child exploitation material website	
228DC	Distributing information about avoiding detection	
229B	Maintaining a sexual relationship with a child	
229FA	Obtaining prostitution from person who is not an adult	
229G	Procuring engagement in prostitution	the penalty under section 229G(2) applies to the offence
229H	Knowingly participating in provision of prostitution	the penalty under section 229H(2) applies to the offence
229HB	Carrying on business of providing unlawful prostitution	the penalty under section 229HB(2) applies to the offence

Provision	Provision heading	Circumstances for offence
2291	Persons found in places reasonably suspected of being used for prostitution etc.	the penalty under section 229I(2) applies to the offence
229L	Permitting young person etc. to be at place used for prostitution	
300	Unlawful homicide	the unlawful killing is murder under section 302
306	Attempt to murder	
307	Accessory after the fact to murder	
309	Conspiring to murder	
315	Disabling in order to commit indictable offence	the offence was committed against a child or vulnerable person
315A	Choking, suffocation or strangulation in a domestic setting	the offence was committed against a child or vulnerable person
316	Stupefying in order to commit indictable offence	the offence was committed against a child or vulnerable person
317	Acts intended to cause grievous bodily harm and other malicious acts	the offence was committed against a child or vulnerable person
320A	Torture	the offence was committed against a child or vulnerable person
321	Attempting to injure by explosive or noxious substances	the offence was committed against a child or vulnerable person

Provision	Provision heading	Circumstances for offence
322	Administering poison with intent to harm	the offence was committed against a child or vulnerable person and the penalty under paragraph (a) applies to the offence
323A	Female genital mutilation	the offence was committed against a child or vulnerable person
323B	Removal of child from State for female genital mutilation	
327	Setting mantraps	the commission of the offence resulted in the death or injury of a child or vulnerable person
349	Rape	
350	Attempt to commit rape	
351	Assault with intent to commit rape	
352	Sexual assaults	the offence was committed against a child or vulnerable person
354	Kidnapping	the offence was committed against a child or a vulnerable person, other than in a familial context
354A	Kidnapping for ransom	the offence was committed against a child or a vulnerable person, other than in a familial context
363	Child-stealing	the offence was not committed in a familial context

[s 29]

	Provision	Provision heading	Circumstances for offence
	363A	Abduction of child under 16	the offence was not committed in a familial context
Clause	29 Ai	mendment of sch 4 (Current	disqualifying offences)
	(1)	Schedule 4, entry for the C second column, 'Grooming ch	Criminal Code, section 218B, ildren under 16'—
		omit, insert—	
		Grooming child u of child under 16	nder 16 years or parent or carer years
	(2)	Schedule 4, entry for the Crim	inal Code—
		insert—	:
	2281	Producing or supplying child abuse object	
	228J	Possessing child abuse object	
Clause		nendment of sch 5 (Repeale fences)	d or expired disqualifying
	(1)	Schedule 5, authorising provis	ion—
		omit, insert— schedule 8, de	efinition disqualifying offence
	(2)	Schedule 5, entry for the G headings—	Criminal Code, table, column
		omit, insert—	
	Provision	Provision heading Circu	imstances for offence
	(3)	Schedule 5, entry for the Crim	inal Code—
		insert—	
			Page 169

[s 31]

325		Endangering life or health of apprentices or servants	as the provision was in force from time to time before its repeal by the <i>Training and Employment Act 2000</i>	
	(4)	Schedule 5, entry for th	e Criminal Code—	1
		insert—		2
218B		Grooming children under 16	as the provision was in force from time to time before its repeal by the <i>Criminal Code (Child Sex Offences</i> <i>Reform) and Other Legislation</i> <i>Amendment Act 2019</i>	
	(5)	Schedule 5, entry for column headings—	the Crimes Act 1914 (Cwlth), table,	3 4
		omit, insert—		5
Provis	sion	Provision heading	Circumstances for offence	
	(6)	Schedule 5, entry for column headings—	the Criminal Code (Cwlth), table,	6 7
		omit, insert—		8
Provis	sion	Provision heading	Circumstances for offence	
31	Ar	nendment of sch 8 (Die	ctionary)	9
	(1)	Schedule 8 is amende	d by omitting each of the following	1

10

11

consumer	harm	positive notice card
corresponding law		prescribed notice
current	order	prescribed person
disqualification order	investigative information	prescribed period

definitions-

Clause

[s 31]

disqualified person	imprisonment order	registered NDIS
disqualified person	*	provider
disqualifying offence	issue	*
eligibility application	minimum frequency for	regulated engagement
eligibility declaration	regulated engagement	relevant disqualified
	NDIS Act	person
engaged engaged by the	NDIS provider	relevant disqualified person decision
department	NDIS non-government service provider	relevant person
engaged person exceptional case	negative exemption	screening decision
*	notice	prescribed notice
exemption notice	negative notice	application
exemption notice application	non-government	serious offence
* *	service provider	service outlet
final offender prohibition order	part 5 reviewable decision	sole trader
final sexual offender		temporary offender
order	positive exemption notice	prohibition order
funded non-government service provider	positive notice	

(2) Schedule 8—

insert—

*affected person*, for a reviewable decision, see section 138ZR(2).

*appellant*, for an appeal under section 138J, see section 138J(2).

*applicant*, for part 5, means the applicant for a disability worker screening application.

approved way, for making an application or9request or giving a notice, means a way for10making the application or request or giving the11notice—12

1

(a)	approved by the chief executive; and	1
(b)	notified on—	2
	(i) the department's website; or	3
	(ii) the whole-of-government website.	4
autl	horised entity, for a person, see section 138ZJ.	5
	<i>ning order</i> see the <i>National Disability</i> <i>trance Scheme Act 2013</i> (Cwlth), section 9.	6 7
exe	<i>ef executive (child safety)</i> means the chief cutive of the department in which the <i>Child tection Act 1999</i> is administered.	8 9 10
	<i>ef executive's screening functions</i> means the ef executive's functions under part 5.	11 12
the	<i>ef executive (working with children)</i> means chief executive of the department in which the rking with Children Act is administered.	13 14 15
clea	<i>trance</i> see section 50(1).	16
	<i>trance card</i> means a clearance card for a trance within the meaning of section $98(2)$ .	17 18
com	<i>abined application</i> see section 67(2).	19
	<i>duct</i> , of a person, means an act or an omission erform an act.	20 21
con	sumer means—	22
(a)	for an NDIS service provider—a person with disability who is provided with NDIS supports or services by the service provider; or	23 24 25 26
(b)	for the department or a funded service provider—a person with disability who is provided with disability services by the department or service provider.	27 28 29 30
	<i>responding law</i> means a law of another State relates to the screening of persons who carry	31 32

	[s 31]	
out,	or propose to carry out, NDIS disability work.	1
	<i>ninal history event</i> , in relation to a person, see tion 138B.	2 3
	<i>It with</i> , in relation to a charge for an offence, ans any of the following—	4 5
(a)	the person who is charged is convicted or acquitted of the charge;	6 7
(b)	the person who is charged is convicted of another offence for which the conduct was substantially the same as the conduct of the offence charged;	8 9 10 11
(c)	the charge has been withdrawn or dismissed;	12
(d)	a nolle prosequi or no true bill is presented in relation to the charge.	13 14
disa	ubility work means—	15
(a)	NDIS disability work; or	16
(b)	State disability work.	17
disa	<i>ibility worker screening application</i> means—	18
(a)	an NDIS worker screening application; or	19
(b)	a State disability worker screening application.	20 21
	<i>ciplinary information</i> , about a person, see tion 1380.	22 23
disq	qualified person means a person who—	24
(a)	has a conviction for a disqualifying offence; and	25 26
(b)	was an adult when the offence was committed.	27 28
disq	qualifying offence means—	29
(a)	an offence against a provision of an Act mentioned in schedule 4 or 5—	30 31

	(i)	if each circumstance (if any) stated for the offence in the schedule applies to the offence; and	1 2 3
	(ii)	regardless of whether the provision has been amended from time to time or numbered differently; or	4 5 6
(b)	the (	offence against a provision of an Act of Commonwealth prescribed by regulation e a disqualifying offence; or	7 8 9
(c)		lated offence for an offence mentioned aragraph (a) or (b).	10 11
mea viol	ins in ence n <i>estic</i>	<i>violence information</i> , about a person, formation about the history of domestic orders made against the person under the <i>e and Family Violence Protection Act</i>	12 13 14 15 16
	ily V	violence order see the Domestic and Violence Protection Act 2012, section	17 18 19
wor	k, me	, of a person in relation to disability eans the entity that engages the person to the disability work.	20 21 22
enge	aged,	in relation to carrying out work, see-	23
(a)	sect	ion 44; and	24
(b)	also		25
	(i)	for risk-assessed NDIS work—section 46; or	26 27
	(ii)	for State disability work—sections 48 and 49.	28 29
excl	lusion	$\boldsymbol{i}$ see section 51(1).	30
•		<i>reward</i> does not include a payment that pursement for expenses.	31 32
fund	ded s	ervice provider see section 14.	33

ha	<i>rm</i> , to a person—	1
(a)	for part 6—see section 144; or	2
(b)	otherwise—includes any detrimental effect on a person's physical, psychological, emotional, sexual or financial wellbeing, however the detrimental effect is caused.	3 4 5 6
	<i>erim bar</i> means an interim bar imposed under ction 82.	7 8
	<i>ernal review</i> , of a reviewable decision, see ction 138ZT(1).	9 10
or on	<i>ernal review decision</i> means a decision made, taken to have been made, under section 138ZV an application for internal review of a viewable decision.	11 12 13 14
int	erstate NDIS clearance see section 50(3).	15
int	erstate NDIS exclusion see section 51(3).	16
	<i>vestigative information</i> , about a person, see ction 138I(1).	17 18
	<i>vestigative information decision</i> see section 8J(2).	19 20
NI	<b>DIS clearance</b> see section 50(2).	21
NI	<b>DIS disability work</b> see section 45(1).	22
	<b>DIS disciplinary or misconduct information</b> , out a person—	23 24
(a)	means information about the person's professional conduct in relation to the national disability insurance scheme given to the chief executive by the NDIS commission; and	25 26 27 28 29
(b)	includes information about—	30
	(i) an incident involving the person, or a complaint or allegation about the person, investigated under the <i>National</i>	31 32 33

	Disability Insurance Scheme Act 2013 (Cwlth); and	1 2
(ii)	adverse and substantiated findings of an investigation conducted under the National Disability Insurance Scheme Act 2013 (Cwlth); and	3 4 5 6
(iii)	a banning order made against the person.	7 8
NDIS ex	clusion see section 51(2).	9
NDIS set	rvice provider see section 15(1).	10
NDIS sol	te trader see section 16(1).	11
NDIS su	pports or services see section 12A.	12
NDIS wo	rker screening application means—	13
	application for a clearance made under ion 65; or	14 15
	mbined application to the extent it is an ication under section 65.	16 17
National	<i>vorker screening database</i> see the <i>Disability Insurance Scheme Act 2013</i> section 9.	18 19 20
means N under the Act 2013	<i>Vorker Screening) Practice Standards</i> DIS Practice Standards that are made <i>National Disability Insurance Scheme</i> (Cwlth) about the screening of workers d or otherwise engaged by registered oviders.	21 22 23 24 25 26
responsit screening	orker screening unit means an entity ble, under a corresponding law, for g persons who carry out, or propose to , NDIS disability work.	27 28 29 30
notifiabl	e person, for a person, see section 52.	31
<i>parent</i> , o	f a person, includes—	32

(a)	in any case—the spouse of a parent of the person; and	1 2	
(b)	for an Aboriginal person—a person who, under Aboriginal tradition, is regarded as a parent of the person; and		
(c)	for a Torres Strait Islander—a person who, under Island custom, is regarded as a parent of the person.		
-	<i>son under care</i> , in relation to a person, means ild or vulnerable person who—	9 10	
(a)	is receiving care or support because the child or vulnerable person is unable to—	11 12	
	(i) care for himself or herself; or	13	
	(ii) protect himself or herself from harm or exploitation; and	14 15	
	Examples of child or vulnerable person who is receiving care or support for a reason mentioned in paragraph $(a)(i)$ or $(ii)$ —	16 17 18	
	• a child in foster care	19	
	• an elderly person in residential aged care	20	
	• a person with a mental illness receiving inpatient treatment in a hospital	21 22	
(b)	has a relationship with the person-	23	
	(i) because of the care or support mentioned in paragraph (a); and	24 25	
	(ii) other than because the person is a relative of the child or vulnerable person.	26 27 28	
dec	<b>AT information notice</b> , for an internal review ision, means a notice complying with the AT Act, section 157(2).	29 30 31	
regi	istered NDIS provider see section 15(2).	32	
	<i>ted offence</i> , for a particular offence, means ther offence that is—	33 34	

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33
Disability Services and Other Legislation (Worker Screening) Amendment Bill 2020 Part 2 Amendment of Disability Services Act 2006

risk-	asses	ssed NDIS work see section 45(2).	1				
		<i>ssment</i> means a risk assessment under vision 4, subdivision 3.	2 3				
		<i>ssment matter</i> , in relation to a person, matter that—	4 5				
(a)	is or may be relevant to whether the person poses a risk of harm to people with disability; and						
(b)	-	rescribed by regulation to be a risk ssment matter.	9 10				
sche	edule	6 or 7 offence means—	11				
(a)		offence against a provision of an Act tioned in schedule 6 or 7—	12 13				
	(i)	if each circumstance (if any) stated for the offence in the schedule applies to the offence; and	14 15 16				
	(ii)	regardless of whether the provision has been amended from time to time or numbered differently; or	17 18 19				
(b)		ated offence to an offence mentioned in graph (a).	20 21				
<i>section 93A transcript</i> see the <i>Evidence Act 1977</i> , section 93AA(3).							
seria	ous o	ffence means—	24				
(a)		offence against a provision of an Act tioned in schedule 2 or 3—	25 26				
	(i)	if each circumstance (if any) stated for the offence in the schedule applies to the offence; and	27 28 29				
	(ii)	regardless of whether the provision has been amended from time to time or numbered differently; or	30 31 32				

Disability Services and Other Legislation (Worker Screening) Amendment Bill 2020 Part 2 Amendment of Disability Services Act 2006

[s 31]

	(b)	an offence against a provision of an Act of the Commonwealth prescribed by regulation to be a serious offence; or	1 2 3				
	(c)	a related offence for an offence mentioned in paragraph (a) or (b).	4 5				
	Stat	e clearance see section 50(4).	6				
	State disability work see section 47.						
	<i>Stat</i> mea	e disability worker screening application ns—	8 9				
	(a)	an application for a clearance made under section 66; or	10 11				
	(b)	a combined application to the extent it is an application under section 66.	12 13				
	Stat	e entity see section 138P.	14				
	Stat	e exclusion see section $51(4)$ .	15				
	<i>State sole trader</i> see section 16(2). <i>unregistered NDIS provider</i> see section 15(3).						
	of th	<i>herable person</i> means an adult who, because the person's age, illness or disability, is, or may anable to—	18 19 20				
	(a)	care for himself or herself; or	21				
	(b)	protect himself or herself from harm or exploitation.	22 23				
	who	<i>le-of-government website</i> means—	24				
	(a)	www.qld.gov.au; or	25				
	(b)	another website prescribed by regulation.	26				
Schedule 8,	defir	nition <i>police information</i> , paragraph (c)—	27				
omit, insert-	_		28				
	(c)	information about whether the person is or has been—	29 30				

(3)

Disability Services and Other Legislation (Worker Screening) Amendment Bill 2020 Part 2 Amendment of Disability Services Act 2006

[s 31]

	[301]
1 2	(i) subject to offender reporting obligations; or
3 4 5	<ul> <li>subject to an offender prohibition order or offender prohibition disqualification order; or</li> </ul>
6 7 8	(iii) named as the respondent to an application for an offender prohibition order; or
9 10 11	(iv) the subject of an application for an offender prohibition disqualification order.
12 13 14	(4) Schedule 8, definition <i>relevant review and appeal information</i> , paragraph (a), from 'to the tribunal' to 'division 11, subdivision 1'—
15	omit, insert—
16 17	for a review of the decision under part 5, division 9
18 19	(5) Schedule 8, definition <i>relevant review and appeal information</i> , paragraph (b)(i), 'section 113'—
20	omit, insert—
21	section 138J
22 23 24	(6) Schedule 8, definition <i>relevant review and appeal information</i> , paragraph (b)(ii), from 'to the tribunal' to 'section 115'—
25	omit, insert—
26	for a review of the decision under section 138L
27 28	(7) Schedule 8, definition <i>relevant review and appeal information</i> , paragraphs (c) and (d)—
29	omit, insert—
30 31	(c) the period within which the person must apply for the review or appeal;

	Disability Services and Other Legislation (Worker Screening) Amendment Bill 2020 Part 3 Amendment of Working with Children (Risk Management and Screening) Act 2000							
	[s 32]							
			(d)	how the person may apply for the review of appeal;	1 2			
	Part	3	Ch	nendment of Working with ildren (Risk Management d Screening) Act 2000	3 4 5			
Clause	32	Act amended			6			
		This part <i>Manageme</i>		ends the Working with Children (Risk d Screening) Act 2000.	7 8			
		Note—			9			
		See also the	he ame	ndments in schedule 1.	10			
Clause	33			75 (Clearance required to employ d employment)	11 12			
		Section 17	5(2)-	-	13			
		insert—			14			
			(d)	the employee holds a disability exclusion or interstate NDIS exclusion and the employer knows, or ought reasonably to know, the employee holds the disability exclusion or interstate NDIS exclusion.	15 16 17 18 19			
Clause	34	Amendment of employment	of s 1 witho	76A (Person prohibited from regulated out clearance)	20 21			
		Section 17	6A(2)		22			
		insert—			23			
			(e)	holds a disability exclusion or interstate NDIS exclusion.	24 25			

[s 35]

Clause	35	Amendment of s 176C (Exemption required to employ police officer or registered teacher in regulated employment)					
		Section 176C(2)—					
		insert—					
		<ul> <li>(d) the employee holds a disability exclusion or interstate NDIS exclusion and the employer knows, or ought reasonably to know, the employee holds the disability exclusion or interstate NDIS exclusion.</li> </ul>					
Clause	36	Amendment of s 176E (Police officer or registered teacher prohibited from regulated employment without exemption)					
		Section 176E(2)—					
		insert—					
		(e) holds a disability exclusion or interstate NDIS exclusion.					
Clause	37	Amendment of s 176H (Definitions for division)					
		Section 176H, definition <i>restricted employment</i> , paragraph (b), '6(3)(c)(i)'—					
		omit, insert—					
		6A(3)(a) or (b)					
Clause	38	Insertion of new s 187A					
		After section 187—					
		insert—					
		187A Application combined with disability worker screening application					
		(1) A person (an <i>applicant</i> ) may combine an application mentioned in section 187(1) or (2)					

		with a disability worker screening application.	1
	(2)	An application made under subsection (1) is a <i>combined application</i> .	2 3
	(3)	This chapter applies to a combined application to the extent it is an application mentioned in section $187(1)$ or (2).	4 5 6
	(4)	If a combined application is made to the chief executive, the chief executive must give the information in the combined application, to the extent the information relates to the person's disability worker screening application, to the chief executive (disability services).	7 8 9 10 11 12
Clause 39	Insertion of ne	ew s 190A	13
	After sectio	n 190—	14
	insert—		15
		nief executive may request further prmation for combined application	16 17
	(1)	This section applies if an applicant made a combined application and the chief executive becomes aware that, under the <i>Disability Services Act 2006</i> —	18 19 20 21
		(a) the applicant's disability worker screening application has been withdrawn; or	22 23
		(b) a disability exclusion has been issued to the applicant.	24 25
	(2)	The chief executive may give the applicant a notice asking the applicant to advise the chief executive, within a reasonable stated time, whether or not the applicant wishes to proceed with the working with children check application under this part.	26 27 28 29 30 31
	(3)	A request under subsection (2) must state that, if the applicant does not comply with the request	32 33

			[s 40]	
			within the stated time, the applicant's working with children check application will be withdrawn.	1 2 3
Clause	40	Insertion of ne	ew s 193A	4
		After section	on 193—	5
		insert—		6
			ffect of interim bar imposed by chief ecutive (disability services)	7 8
		(1)	This section applies if—	9
			<ul> <li>(a) the applicant has also made a disability worker screening application, regardless of whether the applicant made a combined application; and</li> </ul>	10 11 12 13
			(b) the chief executive is aware that the chief executive (disability services) has imposed an interim bar on the applicant under the <i>Disability Services Act 2006</i> , section 82.	14 13 10 17
		(2)	The chief executive is not required to decide the applicant's working with children check application until the chief executive becomes aware that the interim bar has ended.	1 1 2 2
		(3)	If the chief executive defers deciding the working with children check application under subsection (2), the chief executive must give the applicant a written notice about the deferral.	2: 2: 2: 2:
Clause	41	Insertion of ne	ew s 196A	20
		After section	on 196—	2
		insert—		2
		196A W	ithdrawal of combined application	2
		(1)	This section applies if the applicant made a combined application.	3 3
			Page 185	

[s 42]

		the applicant's working with children check application under section 196 with a request to withdraw the applicant's disability worker	1 2 3 4 5
		Note—	5
		The request may be made orally or in writing. See—	7
		(a) section 196(3); and	3
		(b) the <i>Disability Services Act 2006</i> , section 75(2).	)
			10 11
		request to the extent it is a notice under section	12 13 14
		chief executive, the chief executive must give a notice about the combined withdrawal request to	15 16 17 18
Clause	42		19 20
		Section 198(a)(i), 'or 190(1)(b)'—	21
		omit, insert—	22
			23
Clause	43		24 25
		(1) Section $221(1)$ — 2	26
		insert—	27
		information about the person that the chief executive reasonably believes is relevant to	28 29 30 31

-					[s 44]	
					interests of children for the chief executive to issue a working with children clearance to the person.	1 2 3
		(2)	Section 22	1(2),	'or (c)'—	2
			omit, inser	t—		4
				, (c)	or (d)	e
Clause 4	14				23 (Deciding application—negative rholder of eligibility declaration)	2
		(1)			and (3), from 'police information' to a) or (b),'—	9 1
			omit, inser	t—		]
				new	assessable information about the person,	
		(2)	Section 22	3—		
			insert—			1
			(5)	In t	nis section—	1
					<i>assessable information</i> , about a person, ans information about the person that—	1 1
				(a)	is, police information, disciplinary information or other information 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; and	
				(b)	was not known to the chief executive when the chief executive took the action mentioned in subsection (1)(a) or (b).	
Clause 4	15		endment on or		26 (Deciding exceptional case if ge)	22

29

30

(1) Section 226(2)—

[s 46]

Clause

		insert—				1		
			(da)	chie	rmation about the person given to the of executive under the <i>Disability Services</i> 2006, section 138ZG;	2 3 4		
	(2)	Section 22	5(2)(da	a) an	d (e)—	5		
		renumber a	is sect	ion 2	226(2)(e) and (f).	6		
46		nendment c ciplinary ir			Deciding exceptional case if n exists)	7 8		
	(1)	Section 22	8, head	ding,	after 'disciplinary information'—	9		
		insert—				10		
			or of	ther	relevant information	11		
	(2)	Section 22	Section 228(1)(b)—					
		omit, insert	t—			13		
			(b)	is av	ware of—	14		
				(i)	disciplinary information about the person; or	15 16		
				(ii)	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.	17 18 19 20 21 22		
	(3)	Section 228(2), 'The'—						
		omit, inser	omit, insert—					
					nief executive is aware of disciplinary ion about the person, the	25 26		
	(4)	Section 22	8—			27		
		insert—				28		
		(3)			chief executive is aware of other ion about the person mentioned in	29 30		

[s 47]	
--------	--

			ection (1)(b)(ii), the chief executive must e regard to the following—	1 2
		(a)	the nature of the information, including the circumstances and gravity of the behaviour or conduct the subject of the information;	3 4 5
		(b)	the relevance of the information to employment, or carrying on a business, that involves or may involve children;	6 7 8
		(c)	the length of time that has passed since the event or conduct the subject of the information occurred;	9 10 11
		(d)	anything else relating to the information that the chief executive reasonably believes is relevant to the assessment of the person.	12 13 14
Clause	47		29 (Chief executive to invite person about particular information)	15 16
		Section 229(2)(a	)—	17
		insert—		18
		(iii)	any other information about the person that the chief executive is aware of that the chief executive reasonably believes is relevant to whether it would be in the best interests of children for the chief executive to issue a working with children clearance to the person; and	19 20 21 22 23 24 25
Clause	48	Replacement of s 2 notice)	231 (Term of clearance and negative	26 27
		Section 231—		28
		omit, insert—		29
		231 Term of		30
		(1) Unle	ess cancelled earlier under part 5A, the term of	31

[s 49]

	-	1 2
(a)	if the chief executive decides the term of the clearance under subsection (2)—the term decided by the chief executive; or	3 4 5
(b)	otherwise—3 years.	6
pers	on's working with children clearance is the	7 8 9
(a)	if the person made a combined application—a disability clearance issued to the person by the chief executive (disability services) after deciding the application; or	10 11 12 13
(b)	a disability clearance otherwise held by the person.	14 15
subs	section (2) may be less than 3 years or more	16 17 18
Note	_	19
te	rm of an NDIS clearance is 5 years and the term of a	20 21 22
erm o	of negative notice	23
		24 25
		26 27
s(a)—	-	28
		29
(a)	the chief executive—	30
	pers (a) (b) The pers sam (a) (b) The subs than <i>Note</i> Si Si A ric cance f s 2 (a) -	<ul> <li>clearance under subsection (2)—the term decided by the chief executive; or</li> <li>(b) otherwise—3 years.</li> <li>The chief executive may decide that the term of a person's working with children clearance is the same as the term of—</li> <li>(a) if the person made a combined application—a disability clearance issued to the person by the chief executive (disability services) after deciding the application; or</li> <li>(b) a disability clearance otherwise held by the person.</li> <li>The term decided by the chief executive under subsection (2) may be less than 3 years or more than 3 years.</li> <li><i>Note—</i></li> <li>Under the <i>Disability Services Act 2006</i>, section 101, the term of an NDIS clearance is 5 years and the term of a State clearance is 3 years.</li> <li><b>erm of negative notice</b></li> <li>A negative notice remains in force until it is cancelled under part 5A.</li> <li><b>f s 283 (Deciding application—police er screening not required)</b></li> </ul>

Clause 49

				[s 50]	
			(i)	is not aware of any police information about the person; and	1 2
			(ii)	is not aware of any other information about the person that would be relevant to deciding whether it would be in the best interests of children for the chief executive to issue the exemption to the person; and	3 4 5 6 7 8
Clause	50			Deciding application—registered ening not required)	9 10
		Section 284(a	.)—		11
		omit, insert—			12
		(:	a) the	chief executive—	13
			(i)	is not aware of any police information or disciplinary information about the person; and	14 15 16
			(ii)	is not aware of any other information about the person that would be relevant to deciding whether it would be in the best interests of children for the chief executive to issue the exemption to the person; and	17 18 19 20 21 22
Clause	51	Replacement of notice)	s 289 (	(Term of exemption and negative	23 24
		Section 289—	-		25
		omit, insert—			26
		289 Term	of exe	mption	27
		0		relevant event happens earlier, the term king with children exemption issued to a	28 29 30

[s 52]

	(a)	if the chief executive decides the term of the exemption under subsection (2)—the term decided by the chief executive; or	1 2 3
	(b)	otherwise—3 years.	4
(2)	pers	chief executive may decide that the term of a son's working with children exemption is the le as the term of—	5 6 7
	(a)	if the person made a combined application—a disability clearance issued to the person by the chief executive (disability services) after deciding the application; or	8 9 10 11
	(b)	a disability clearance otherwise held by the person.	12 13
(3)	sub	e term decided by the chief executive under section (2) may be less than 3 years or more n 3 years.	14 15 16
(4)		h of the following is a <i>relevant event</i> for a king with children exemption—	17 18
	(a)	if the holder of the exemption is a police officer—the holder stops being a police officer;	19 20 21
	(b)	if the holder of the exemption is a registered teacher—the holder stops being a registered teacher;	22 23 24
	(c)	the exemption is cancelled under part 5A.	25
289 <b>Δ</b> Te	rm ر	of negative notice	26
		negative notice remains in force until it is	20
		celled under part 5A.	27 28
		04A (Cancelling authority because of	29
subsequent in		•	30
(1) Section $304$	ŀΑ(1)		31

Clause 52

		[s 53]	
	insert—		1
		(ab) 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 person to continue to hold the authority that was not known to the chief executive when the decision was made; or	2 3 4 5 6 7 8
	(2) Section 304	4A(1)(ab) and (b)—	9
	renumber a	s section 304A(1)(b) and (c).	10
Clause 53		of s 344 (Chief executive must give bout particular holders to chief executive vices))	11 12 13
	Section 344	I	14
	omit, insert	·	15
		ring information to chief executive sability services)	16 17
	(1)	This section applies to information about a person—	18 19
		(a) the chief executive was given, or given access to, under chapter 7 or this chapter; or	20 21
		(b) in the chief executive's possession in relation to an employment-screening decision about the person.	22 23 24
	(2)	The chief executive may give information about a person to the chief executive (disability services) if the chief executive reasonably believes the information is relevant to the functions of the chief executive (disability services) under the <i>Disability Services Act 2006</i> , part 5.	25 26 27 28 29 30
	(3)	Without limiting subsection (2), the information that may be given includes—	31 32

[s 54]

	(	(a)	information about a working with children check application made by a person; and	1 2	
	(	(b)	information about a working with children authority or negative notice held by a person; and	3 4 5	
	(	(c)	police information about a person; and	6	
	(	(d)	disciplinary information about a person; and	7	
	(	(e)	information about a person's mental health.	8	
Clause 54	Insertion of nev	vs	344C	9	
	After section	344	4B—	10	
	insert—			11	
	344C Notifying self-managed NDIS participant about particular matters				
	(1)	This	s section applies if—	14	
	(	(a)	a child is an NDIS participant; and	15	
	(	(b)	a relevant person for the child gives the chief executive written notice that a stated person carrying on an NDIS regulated business is delivering NDIS supports or services to the child.	16 17 18 19 20	
		with chile	chief executive may give the child, a person a parental responsibility for the child or the d's plan manager a written notice about any of following matters—	21 22 23 24	
	(	(a)	if a working with children check application made by the person is decided—that fact and whether the person was issued a working with children authority or negative notice;	25 26 27 28 29	
	(	(b)	if a working with children authority held by the person expires or is suspended or	30 31	

	[s 54]	
	cancelled—the expiry, suspension or cancellation;	1 2
	(c) if, under section 339(3), the chief executive is required to give a notifiable person for the person a notice about a change in police information about the person—the change in the police information.	3 4 5 6 7
(3)	A notice about a matter mentioned in subsection $(2)(c)$ must include only the information about the change in the police information that the chief executive is required to give a notifiable person for the person under section $339(3)$ .	8 9 10 11 12
(4)	In this section—	13
	<i>NDIS participant</i> means a participant in the national disability insurance scheme under the <i>National Disability Insurance Scheme Act 2013</i> (Cwlth).	14 15 16 17
	<i>NDIS regulated business</i> means a regulated business mentioned in schedule 1, section 16A.	18 19
	<i>parental responsibility</i> see the <i>National Disability Insurance Scheme Act 2013</i> (Cwlth), section 75.	20 21 22
	<i>plan manager</i> , for a child who is an NDIS participant, means a person other than the child who is managing the funding for supports under the child's plan within the meaning of the <i>National Disability Insurance Scheme Act 2013</i> (Cwlth), section 42.	23 24 25 26 27 28
	<i>relevant person</i> , for a child who is an NDIS participant, means—	29 30
	(a) the child; or	31
	(b) a person with parental responsibility for the child; or	32 33
	(c) the child's plan manager; or	34

	[s 55]		
		(d) a person who carries on an NDIS regulated business that includes delivering NDIS supports or services to the child.	
Clause	55	Omission of s 345 (Use of information obtained under this chapter about a person)	2
		Section 345—	(
		omit.	
Clause	56	Amendment of s 350 (Holder must notify change and pay prescribed application fee—volunteer or business carried on other than for financial reward)	8 9 1
		Section 350(4), from 'issue a replacement'—	1
		omit, insert—	1
		issue the person—	
		(a) a new working with children clearance with a new term under section 231; or	1 1
		(b) a replacement working with children card for the person's clearance.	1 1
Clause	57	Amendment of s 384 (Confidentiality of police, disciplinary and mental health information)	1
		(1) Section 384, heading, 'police, disciplinary and mental health'—	
		omit, insert—	~
		protected	-
		(2) Section 384(1)(b)—	-
		omit, insert—	2
		<ul> <li>(b) in that capacity, was given, or given access to, any of the following information (<i>protected information</i>) about a person—</li> </ul>	

[s 57]

	a	police information about the person and information related to the police nformation;	1 2 3
		lisciplinary information about the person;	4 5
	h i N H	nformation about the person's mental health, including, for example, nformation about a proceeding in the Mental Health Court or the Mental Health Review Tribunal about the berson;	6 7 8 9 10 11
	t r c f c ( <i>L</i>	other information about the person that he chief executive has considered in naking an employment-screening lecision about the person, including, for example, information given to the chief executive by the chief executive disability services) under the <i>Disability Services Act 2006</i> , section 138ZG.	12 13 14 15 16 17 18 19 20
(3)	Section 384(2)(a), 'in (1)(b)'—	formation mentioned in subsection	21 22
	omit, insert—		23
	protected i	nformation	24
(4)	Section 384(3) and (4),	before 'information'—	25
	insert—		26
	protected		27
(5)	Section 384(4)(d)—		28
	omit, insert—		29
		pressly permitted under chapter 8 or n 395; or	30 31

[s 58]

Clause	58	Replacement ( information)	of s a	385 ((	Confidentiality of other	1 2
		Section 385	j			3
		omit, insert				4
		385 Coi	nfide	entiali	ty of other information	5
		(1)	This	s secti	on applies to a person who—	6
			(a)	is or	has been—	7
				(i)	a Minister or a member of the Minister's staff; or	8 9
				(ii)	a public service employee employed in the department; and	10 11
			(b)		at capacity, was given or given access to idential information.	12 13
		(2)	con	fident	this section does not apply in relation to ial information that is protected on under section 384.	14 15 16
		(3)	info info disc	ormatio ormatio	son must not use the confidential on, or disclose or give access to the on to anyone else, unless the use, e or giving of access is allowed under n (4).	17 18 19 20 21
			Max	ximun	n penalty—100 penalty units.	22
		(4)	or c anot	lisclos	on may use the confidential information, se or give access to the information to erson, if the use, disclosure or giving of	23 24 25 26
			(a)	is for	the purpose of this Act; or	27
			(b)	givir	the purpose of obtaining advice for, or ag advice to, the Minister in relation to information; or	28 29 30
			(c)		r the purpose of performing a function r another law; or	31 32
			(d)	is for	r a proceeding in a court or tribunal; or	33

				[s 59]	
			(e)	is authorised under a regulation or another law; or	1 2
			(f)	happens with the consent of the person to whom the information relates; or	3 4
			(g)	is for a purpose directly related to a child's protection or welfare.	5 6
Clause	59	Amendment o	ofs3	95 (Reports by chief executive)	7
		Section 395	5(3)(b	), from 'chapter 8'—	8
		omit, insert	<u> </u>		9
			chaj	pter 8 or 8A, including—	10
			(i)	protected information under section 384; or	11
			(ii)	confidential information to which section 385 applies.	12 13
Clause	60	Amendment o	ofs4	01 (Regulation-making power)	14
		Section 401	1(2)—	-	15
		omit, insert	<u> </u>		16
		(2)	A re	egulation may—	17
			(a)	provide for arrangements between the chief executive and the chief executive (disability services) in relation to receiving, withdrawing, dealing with and deciding combined applications; and	18 19 20 21 22
			(b)	prescribe fees payable under the Act and provide for the fees to be refunded or waived; and	23 24 25
			(c)	provide for a maximum penalty of 20 penalty units for a contravention of a regulation.	26 27 28

[s 61]

Clause	61		vices	n 11, pt 20 (Transitional provision for s and Other Legislation (NDIS) 019)	1 2 3	
		Chapter 11	, part	20—	4	
		omit, insert	<u> </u>		5	
		Part 2	20	Transitional provisions for Disability Services and Other Legislation (Worker Screening) Amendment Act 2020	6 7 8 9 10	
		590 New regulated employment				
		(1)		s section applies if, immediately before the mencement—	12 13	
			(a)	a person was employed in employment, or was continuing in employment, mentioned in schedule 1, section 6A; and	14 15 16	
			(b)	the employment was not regulated employment mentioned in schedule 1, section 6; and	17 18 19	
			(c)	the person does not hold a working with children authority.	20 21	
		(2)		tions 175, 176A, 176C and 176E do not apply elation to the employment until—	22 23	
			(a)	3 months after the commencement; or	24	
			(b)	if the person makes a working with children check application within the period mentioned in paragraph (a)—the application is decided or withdrawn.	25 26 27 28	

## 591 New regulated business

29

(1) This section applies if, immediately before the 30

[s 61]

	commencement—	1
	(a) a person was carrying on a business mentioned in schedule 1, section 16A; and	2 3
	(b) the business was not a regulated business mentioned in schedule 1, section 16; and	4 5
	(c) the person does not hold a working with children authority.	6 7
(2)	Sections 176B and 176G do not apply in relation to the person carrying on the business until—	8 9
	(a) 3 months after the commencement; or	10
	<ul> <li>(b) if the person makes a working with children check application within the period mentioned in paragraph (a)—the application is decided or withdrawn.</li> </ul>	11 12 13 14
592 Info 344	ormation that may be given under section	15 16
(1)	For section 344, the chief executive may give information about a person to the chief executive (disability services) regardless of whether the information relates to a matter that happened before or after the commencement.	17 18 19 20 21
(2)	Without limiting subsection (1), the information that may be given includes—	22 23
	(a) information about a working with children check application made before the commencement; and	24 25 26
	<ul><li>(b) information about a working with children authority or negative notice issued before the commencement; and</li></ul>	27 28 29
	<ul> <li>(c) information mentioned in section 344(3)(c) to (e) obtained by the chief executive before the commencement.</li> </ul>	30 31 32

[s 62]

		59	3 Coi	ntinu	ing obligation of confidentiality	1
			(1)	This	s section applies if—	2
				(a)	immediately before the commencement, section 385 applied to a person in relation to particular information; and	3 4 5
				(b)	on the commencement, section 385 does not apply to the person in relation to the information.	6 7 8
			(2)	pers Disa (Wo	mer section 385 continues to apply to the son in relation to the information as if the <i>ability Services and Other Legislation</i> <i>arker Screening) Amendment Act 2020</i> had not in enacted.	9 10 11 12 13
Clause	62	Amendm support s	ent o servio	f sch ces)	n 1, s 6 (Health, counselling and	14 15
		(1) Schee	lule 1	, secti	ion 6(2) and (4)—	16
		omit.				17
		(2) Scheo omit.	lule 1	, secti	ton 6(3), 'or (2)'—	18 19
		(3) Scheo	lule 1	, secti	$\sin 6(3)(c)$ —	20
		omit.				21
		(4) Schee	lule 1	, secti	on 6(5), definition <i>consumer</i> —	22
		omit.				23
		(5) Schee	lule 1	, secti	on 6(3) and (5)—	24
		renun	nber a	s sch	edule 1, section $6(2)$ and $(3)$ .	25
Clause	63	Insertion	of ne	ew so	ch 1, s 6A	26
		Schee	lule 1	, after	section 6—	27
		insert	<u>;                                    </u>			28

[s 63]

6A	Dis	abili	ty w	ork	1
	(1)	func disa	ctions	nent is regulated employment if the usual s of the employment include providing y services to a child or children with y.	2 3 4 5
	(2)			nent is regulated employment if the usual s of the employment—	6 7
		(a)	wor	ude carrying out risk-assessed NDIS k for an NDIS service provider in tion to a child or children with disability;	8 9 10 11
		(b)	are	to be carried out—	12
			(i)	as an employee of an NDIS service provider; or	13 14
			(ii)	at a place where an NDIS service provider provides NDIS supports or services to a child or children with disability.	15 16 17 18
	(3)	-		nent mentioned in subsection (1) or (2) is ated employment if—	19 20
		(a)	disa	employee at a place is a person with bility who receives NDIS supports or ices or disability services at the place; or	21 22 23
		(b)	the	employee—	24
			(i)	is a secondary school student on work experience; and	25 26
			(ii)	carries out risk-assessed NDIS work or provides disability services only under the direct supervision of a person who holds a working with children authority; or	27 28 29 30 31
		(c)	the who	employee at a place is a volunteer	32 33

[s 64]

		<ul> <li>(i) is a relative of a person who receives NDIS supports or services or disability services at the place; and</li> </ul>	1 2 3
		(ii) is at the place only to help with the care of the person.	4 5
		(4) In this section—	6
		<i>NDIS service provider</i> see the <i>Disability Services Act 2006</i> , section 15(1).	7 8
		<i>risk-assessed NDIS work</i> see the <i>Disability Services Act 2006</i> , section 45(2).	9 10
Clause	64	Amendment of sch 1, s 16 (Health, counselling and support services)	11 12
		Schedule 1, section 16(1)(d)—	13
		omit.	14
Clause	65	Insertion of new sch 1, s 16A	15
		Schedule 1, after section 16—	16
		insert—	17
		16A Disability work	18
		A business is a regulated business if the usual activities of the business include, or are likely to include—	19 20 21
		(a) providing disability services to a child or children with disability; or	22 23
		(b) providing NDIS supports or services to a child or children with disability.	24 25
Clause	66	Amendment of sch 7 (Dictionary)	26
		(1) Schedule 7, definitions child-related service outlet, funded non-government service provider, NDIS non-government service provider, working with children check (exemption)	27 28 29

[s 66]

		1 2
		3
(2)		4
. ,	insert—	5
		6
	disability clearance means an NDIS clearance or	7 8
		9 10
	disability worker screening application under the	11 12 13
		14 15
	· · · · · · · · · · · · · · · · · · ·	16 17
		18 19
		20 21
		22 23
	check for an exemption made under section	24 25 26
		27 28
		29 30
	· · · · · · · · ·	31 32

Disability Services and Other Legislation (Worker Screening) Amendment Bill 2020 Part 4 Amendment of other legislation

[s 67]

		(b) a combined application, to the extent it is an application mentioned in paragraph (a).	1 2
	(3)	Schedule 7, definition <i>chief executive (disability services)</i> , after ' <i>Disability Services Act 2006</i> '—	3 4
		insert—	5
		, part 5	6
	(4)	Schedule 7, definition <i>disciplinary information</i> , after paragraph (a)—	7 8
		insert—	9
		(aaa) under the <i>Disability Services Act 2006</i> , section 138ZG, to the extent the information is disciplinary information or NDIS disciplinary or misconduct information under that Act; or	10 11 12 13 14
	(5)	Schedule 7, definition <i>disciplinary information</i> , paragraphs (aaa) to (h)—	15 16
		renumber as paragraphs (b) to (j).	17
Part	4	Amendment of other legislation	18
Divisi	ion	1 Amendment of Evidence Act 1977	19
67	Act	amended	20
		This division amends the Evidence Act 1977.	21
68	Am dea	endment of s 93AA (Unauthorised possession of, or ling in, s 93A criminal statements)	22 23
	(1)	Section 93AA(2A)(a) and (b)—	24
		omit, insert—	25
		(a) preparing a section 93A transcript to give it or a summary to the chief executive	26 27

Clause

Clause

Disability Services and Other Legislation (Worker Screening) Amendment Bill 2020 Part 4 Amendment of other legislation

			[s 68]	
			(working with children) or chief executive (disability services) as mentioned in paragraph (b); or	1 2 3
		(b)	giving a section 93A transcript, or a summary of a section 93A transcript, to the chief executive (working with children) or chief executive (disability services) under an employment-screening Act.	4 5 6 7 8
(2)	Section 93A	A—		9
	insert—			10
		chie for poss subs	chief executive (working with children) or f executive (disability services) has authority subsection (1) if the chief executive has the session or does the thing mentioned in that section for the purpose of, under an loyment-screening Act—	11 12 13 14 15 16
		(a)	giving a section 93A transcript, or a summary of a section 93A transcript, that is in the chief executive's possession to—	17 18 19
			(i) for the chief executive (working with children)—the chief executive (disability services); or	20 21 22
			(ii) for the chief executive (disability services)—the chief executive (working with children); or	23 24 25
		(b)	making an employment-screening decision.	26
(3)	Section 93A	A(2)	B)(a)—	27
	omit, insert–	—		28
		(a)	was given to the chief executive (working with children) or chief executive (disability services) as mentioned in subsection (2A)(b) or (2AB); and	29 30 31 32
(4)	Section 93A	A(2	C)(a) and (2F)(a), 'a WWC'—	33
	omit, insert–	_		34

[s 68]

	:	an emplo	yment-screening	1
(5)	Section 93A	A(2E), 'A	A WWC'—	2
	omit, insert–	_		3
		An emplo	oyment-screening	4
(6)	screening), e	mployme	efinitions chief executive (employment nt-screening decision, former CCYPCG VC applicant—	5 6 7
	omit.			8
(7)	Section 93A	A(3)—		9
	insert—			10
		•	, <b>1</b>	11 12 13 14
	1	the chief	<i>ecutive (working with children)</i> means executive of the department in which the with Children Act is administered.	15 16 17
		employm	ent-screening Act means—	18
		(a) the	Working with Children Act; or	19
		(b) the	Disability Services Act 2006.	20
			<i>ent-screening applicant</i> , for a section script, means a person—	21 22
		(a) who offe	allegedly committed the alleged nce to which the transcript relates; and	23 24
		(b) abou	it whom—	25
		(i)	the chief executive (working with children) or the chief executive (disability services) has made an employment-screening decision; or	26 27 28 29
		(ii)	the chief executive (working with children) or the chief executive	30 31

Disability Services and Other Legislation (Worker Screening) Amendment Bill 2020 Part 4 Amendment of other legislation

		[s 69]
		(disability services) is about to make an employment-screening decision.
	employi	nent-screening decision means—
		employment-screening decision under Working with Children Act; or
		ecision under the <i>Disability Services Act</i> 06 about—
	(i)	whether a clearance or exclusion should be issued to a person; or
	(ii)	whether a clearance or exclusion issued to a person should be cancelled.
Division 2	-	dment of Police Powers and
	respo	onsibilities Act 2000
69 Act amend	led	
This di Act 200		s the Police Powers and Responsibilities
		, pt 1A, hdg (Provision for Working anagement and Screening) Act
Chapte	r 23, part 1A,	heading—
omit, ir	nsert—	
Pa	rt 1A	Provisions for
		employment-screening laws
	of new s 789	В
71 Insertion of		
	ection 789A-	-

С

С

С

Disability Services and Other Legislation (Worker Screening) Amendment Bill 2020 Part 4 Amendment of other legislation

## [s 71]

	ower to demand production of disability ker clearance card	1 2
(1)	This section applies if a police officer knows or reasonably suspects—	3 4
	(a) a person holds a disability worker clearance card; and	5 6
	(b) the person—	7
	<ul> <li>(i) has been charged with a disqualifying offence within the meaning of the <i>Disability Services Act 2006</i>; or</li> </ul>	8 9 10
	<ul><li>(ii) is a disqualified person within the meaning of the <i>Disability Services Act</i> 2006.</li></ul>	11 12 13
(2)	The police officer may require the person to immediately give the person's disability worker clearance card to the police officer.	14 15 16
(3)	The person must comply with the requirement under subsection (2), unless the person has a reasonable excuse.	17 18 19
	Maximum penalty—100 penalty units.	20
(4)	A police officer who is given a person's disability worker clearance card must give the person a receipt for the card.	21 22 23
(5)	A police officer must give the disability worker clearance card to the chief executive (disability).	24 25
(6)	A police officer may retain the disability worker clearance card until it is given to the chief executive (disability).	26 27 28
(7)	For exercising a power under subsection (2), the police officer is taken to be investigating a matter as mentioned in section 19.	29 30 31
(8)	In this section—	32
	chief executive (disability) means the chief	33

Disability Services and Other Legislation (Worker Screening) Amendment Bill 2020 Part 5 Minor and consequential amendments

[s 72]

	executive of the department in which the <i>Disability Services Act 2006</i> is administered.	1 2
	disability worker clearance card means—	3
	(a) a clearance card under the <i>Disability</i> Services Act 2006; or	4 5
	<ul><li>(b) a card or other document that corresponds to a clearance card mentioned in paragraph (a) issued under a law of another State.</li></ul>	6 7 8
Part 5	Minor and consequential	9
	amendments	10
72 Acts amende	d	11
Schedule 1	amends the Acts it mentions.	12

Clause

Sche	edule 1	Minor and consequential amendments	1 2
		section 72	3
Disat	oility Service	es Act 2006	4
1	Section 10—		5
	omit.		6
2	Section 32A( to 'disability s	1)(b), from 'a service provider that receives' services'—	7 8
	omit, inser	<i>t</i> —	9
		a funded service provider	10
3		, 146(1), 156(3)(c), 173(2)(d)(iii), 183(c), 194(3) and (4)(b), after 'disability services'—	11 12
	insert—		13
		or NDIS supports or services	14
4	Section 144,	heading, 'pt 6'—	15
	omit, inser	<i>t</i> —	16
		part	17
5		definitions <i>community access services</i> , ces and restricting access, after 'disability	18 19 20 21
		or NDIS supports or services	22

Disability Services and Other Legislation (Worker Screening) Amendment Bill 2020

Commonwea	definitions <i>community access services</i> and <i>ices</i> , paragraph (b), after 'the alth'—
insert—	
	, including under the National Disability Insurance Scheme Act 2013 (Cwlth)
Section 195(	(7)—
insert—	
	<i>service outlet</i> means a place at which disability services or NDIS supports or services are provided.
Section 217,	heading, 'div 2'—
omit, inse	ert—
	division
	definition <i>adult with a skills deficit</i> , after ervices'—
'disability se	
'disability se insert—	
•	or NDIS supports or services
insert— Section 218(	
insert— Section 218(	or NDIS supports or services (3), definition <i>keep and implement</i> , paragraph
insert— Section 218( (b), after 'dis	or NDIS supports or services (3), definition <i>keep and implement</i> , paragraph
insert— Section 218( (b), after 'dis insert—	or NDIS supports or services (3), definition <i>keep and implement</i> , paragraph sability services'—
insert— Section 218( (b), after 'dis insert—	or NDIS supports or services (3), definition <i>keep and implement</i> , paragraph sability services'— or NDIS supports or services (1), 'and the NDIS Act'—

Disability Services and Other Legislation (Worker Screening) Amendment Bill 2020

12	Section 233(7), definition <i>eligible person</i> , 'NDIS Act'— omit, insert—	1 2
	National Disability Insurance Scheme Act 2013 (Cwlth)	3 4
13	Schedule 6, authorising provision—	5
	omit, insert— schedule 8, definition schedule 6 or 7 offence	6 7
14	Schedule 7, authorising provision—	8
	<i>omit, insert—</i> schedule 8, definition <i>schedule 6 or 7 offence</i>	9 10
15	Schedule 8, definitions amended Act, amending Act, authorised guardian, commencement, compliance period, new disqualified person, new disqualifying offence, new relevant disqualified person, new serious offence, prescribed police information, previous service provider, repealed Act, stage 2 commencement date, transitional period and unamended Act—	11 12 13 14 15 16 17
	omit.	18
16	Amendment of references to person or people with a disability	19 20
	All provisions of the Act are amended by—	21
	(a) omitting 'person with a disability' and inserting 'person with disability'; and	22 23
	(b) omitting 'people with a disability' and inserting 'people with disability'.	24 25
17	Amendment of various provisions	26
	Each of the following provisions is amended by omitting 'non-government'—	27 28

Schedule 1

•	part 6, division 4, subdivision 3, heading, note	1
•	part 6, division 7, subdivision 2, heading, note	2
•	section 200E	3
•	section 200G(1)(d)	4
•	section 200M(1)	5
•	section 200W	6
•	section 200X(1)	7
•	section 215	8
•	section 226(1)(a)(ii) and (3)(b)	9
•	section 230	10
•	section 231	11

## Guardianship and Administration Act 2000 12

1	Section 80U, definition disability services—	13
	omit, insert—	14
	<i>disability services</i> means disability services or NDIS supports or services under the <i>Disability Services Act 2006</i> .	15 16 17
2	Section 80U, definition <i>DSA</i> and schedule 4, definition <i>DSA</i> —	18 19
	omit.	20
3	Section 80U, 'DSA', all occurrences not already amended	21
	by this schedule—	22
	omit, insert—	23
	Disability Services Act 2006	24

Disability Services and Other Legislation (Worker Screening) Amendment Bill 2020

4	Section 80V, 'DSA, section 144'—	1
	omit, insert—	2
	Disability Service Act 2006, section 149	3
5	Section 80ZF(4)(b), 80ZO(a), 80ZS(5), definition <i>restricting access</i> , 80ZT(1) and (3)(a) and (f) and 80ZU, 'DSA'—	4 5 6
	omit, insert—	7
	Disability Services Act 2006	8
	rking with Children (Risk Management and reening) Act 2000	9 10
1	Section 239(6), ', 343 or 344'—	11
	omit, insert—	12
	or 343	13
2	Section 290A, after 'person, the chief'—	14
	insert—	15
	executive	16
3	Section 295(2), 'clearance'—	17
	omit, insert—	18
	authority	19
4	Section 297(1), note, 301(1), note, 302(3), note, 304C(1), note and 304F(1), note, ', 343 and 344'—	20 21
	omit, insert—	22
	and 343	23

Schedule 1 Section 298(3), ', 342 or 344'-5 1 omit, insert— 2 or 342 3 Sections 300 and 301, heading, 'notice'-6 4 omit, insert— 5 authority 6 7 Sections 304I(2)(a)(i) and 304N(3)(a)(i), 'section 289(2)'-7 omit, insert— 8 section 289A 9 8 Sections 304I(2)(a)(ii) and 304N(3)(a)(ii), 'section 231(2)'-10 omit, insert— 11 section 231A 12 9 Section 347, note— 13 omit. 14 Schedule 7, definition working with children card, 10 15 paragraph (b)(ii), 'person'— 16 omit, insert— 17 person's authority 18

Disability Services and Other Legislation (Worker Screening) Amendment Bill 2020

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