

Help to Buy (Commonwealth Powers) Bill 2024



Queensland

Help to Buy (Commonwealth Powers) Bill 2024

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2024

A Bill

for

An Act to refer particular matters relating to the Help to Buy scheme to the Parliament of the Commonwealth for the purposes of section 51(xxxvii) of the Commonwealth Constitution and to amend this Act and the *Statutory Instruments Act 1992* for particular purposes [s 1]

The Parliament of Queensland enacts—			1		
Part	1			Preliminary	2
1	She	ort tit	le		3
				may be cited as the Help to Buy (Commonwealth Act 2024.	4 5
2	Def	finitio	ons		6
	(1)	In th	is Ac	t—	7
		ame	ndme	nt matters—	8
		(a)	assis	nmonwealth financial assistance for the purpose of sting individuals to buy a home, where the financial stance is provided under a Help to Buy arrangement	9 10 11 12 13
			(i)	relates to residential property located in a State; and	14 15
			(ii)	is entered into while the State is a participating State; and	16 17
		(b)	with to—	out limiting paragraph (a), means matters relating	18 19
			(i)	entering into Help to Buy arrangements that satisfy the conditions mentioned in paragraph (a)(i) and (ii); and	20 21 22
			(ii)	administering Help to Buy arrangements of that kind; and	23 24
			(iii)	monitoring compliance with Help to Buy arrangements of that kind; and	25 26

	(iv) doing anything incidental or conducive to anything mentioned in subparagraph (i), (ii) or (iii).	1 2
	<i>ndment reference</i> means the reference of matters under on $3(1)(c)$.	3 4
Act,	as in force from time to time, that is enacted in the terms, abstantially in the terms, of the scheduled text.	5 6 7
<i>expr</i> Act-	<i>mess amendment</i> , of the Commonwealth Help to Buy	8 9
(a)	means the direct amendment of the text of that Act (whether by the insertion, omission, repeal, substitution or relocation of words or matter) by another Commonwealth Act, or by an instrument under a Commonwealth Act; but	10 11 12 13 14
(b)	does not include the enactment by a Commonwealth Act of a provision that has, or will have, substantive effect otherwise than as part of the text of the Commonwealth Help to Buy Act.	15 16 17 18
	<i>hary text reference</i> means the reference of matters under on $3(1)(a)$.	19 20
<i>refer</i> than	<i>rred primary provisions</i> means the scheduled text, other	21 22
(a)	part 2, divisions 2 and 3; and	23
(b)	sections 24(1)(a)(ii), 25(3)(b) and (c), and 38.	24
<i>refer</i> than	<i>rred residual provisions</i> means the scheduled text, other	25 26
(a)	part 2, divisions 1 and 3; and	27
(b)	sections 24(1)(a)(i), 25(3)(a) and (c), and 38.	28
	<i>lual text reference</i> means the reference of matters under on $3(1)(b)$.	29 30
	<i>duled text</i> means the text of the Bill for a proposed monwealth Act, as set out in schedule 1.	31 32

[s 3]

(2) Unless the contrary intention appears, words defined in the scheduled text and otherwise used in this Act have the same meaning in this Act as they have in the scheduled text.

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Part 2 Reference of matters to Commonwealth Parliament

3 Reference of matters

- (1) The following matters are referred to the Parliament of the Commonwealth—
 - (a) the matters to which the referred primary provisions 9
 relate, but only to the extent of making laws with respect 10
 to those matters by including those provisions in a 11
 Commonwealth Act enacted in the terms, or 12
 substantially in the terms, set out in the scheduled text; 13
 - (b) the matters to which the referred residual provisions 14 relate, but only to the extent of making laws with respect 15 to those matters by including those provisions in a 16 Commonwealth Act enacted in the terms, or 17 substantially in the terms, set out in the scheduled text; 18
 - (c) the amendment matters, but only to the extent of making 19 laws with respect to those matters by making express 20 amendments of the Commonwealth Help to Buy Act. 21
- (2) The reference in subsection (1)(c) to making laws does not include making a law that would have the effect of—
 23
 - (a) giving Housing Australia, after a State stops being a participating State, the function of entering into, or the power to enter into, shared equity arrangements that relate to residential property located in the State; or 27

(b) substantively removing or overriding— 28

 (i) a provision of the Commonwealth Help to Buy Act 29 that requires approval of the State before certain 30 things are done; or 31

[s	4]
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		(ii) the Commonwealth Help to Buy Act, section 41, 41A or 42.
(3)		reference of a matter under subsection (1) has effect only d to the extent—
	(a)	the matter is not included in the legislative powers of the Parliament of the Commonwealth (otherwise than by a reference for the purposes of section 51(xxxvii) of the Commonwealth Constitution); and
	(b)	the matter is included in the legislative powers of the Parliament of the State.
(4)		operation of each paragraph of subsection (1) is not cted by any of the other paragraphs.
(5)	The	reference of a matter under subsection (1)—
	(a)	takes effect when this section commences; and
	(b)	has effect only until the end of the expiry day for the
		reference fixed under section 5, if any.
Cor	nmo	nwealth laws not otherwise affected
Cor	To r the l Buy othe	
Cor	To r the l Buy othe	nwealth laws not otherwise affected emove any doubt, it is declared that it is the intention of Parliament of the State that the Commonwealth Help to Act may be expressly amended, or have its operation rwise affected, at any time after the commencement of

[s 5]

Ter	rmina	ation of references	1
(1)	expi	Governor may, at any time by proclamation, fix a day (an <i>iry day</i>) as the day on which 1 or more of the following rences is to terminate—	2 3 4
	(a)	the primary text reference; or	5
		Note—	6
		Under the Commonwealth Help to Buy Act, the State becomes a cooperating State if this reference is terminated and the residual text reference and amendment reference are not terminated.	7 8 9
	(b)	the residual text reference; or	10
		Note—	11
		Under the Commonwealth Help to Buy Act, the State becomes a withdrawn State if this reference is terminated.	12 13
	(c)	the amendment reference.	14
		Note—	15
		Under the Commonwealth Help to Buy Act, the State becomes a withdrawn State if this reference is terminated.	16 17
(2)		Governor may, by proclamation, revoke a proclamation le under subsection (1).	18 19
(3)	only	evoking proclamation made under subsection (2) has effect y if it is notified before the expiry day fixed in the clamation being revoked.	20 21 22
(4)	effe	revoking proclamation made under subsection (2) has ct, the revoked proclamation is taken, for the purposes of ion 3, never to have been notified.	23 24 25
(5)	does	revocation of a proclamation made under subsection (1) s not prevent notification of a further proclamation under subsection.	26 27 28
(6)	-	roclamation under subsection (1) or (2) is subordinate slation.	29 30

Help to Buy (Commonwealth Powers) Bill 2024 Part 3 Miscellaneous

		[s 6]	
Part 3	3	Miscellaneous	1
6 I	Regulation-ma The Gover Act.	aking power nor in Council may make regulations under this	2 3 4
Part 4	ł	Amendment of Acts	5
Divisio	on 1	Amendment of this Act	6
7	Act amended This divisio	on amends this Act.	7 8
8	Amendment c Long title, omit.	of long title from 'and to amend'—	9 10 11
Divisio	on 2	Amendment of Statutory Instruments Act 1992	12 13
9	Act amended This divisio	on amends the Statutory Instruments Act 1992.	14 15
	Amendment o part 7 does no	of sch 2A (Subordinate legislation to which ot apply)	16 17
	Schedule 2	A—	18
	insert—		19
		a proclamation under the Help to Buy (Commonwealth Powers) Act 2024	20 21

Schedule 1Scheduled text of the proposed
Bill for a Commonwealth Act12

section 2(1), definition scheduled text 3

4

Long title

A Bill for an Act to provide for Housing Australia to enter into5shared equity arrangements on behalf of the Commonwealth6to improve housing outcomes for Australians, and for other7purposes8

Part 1	Preliminary	9	
Division	1 Preliminary	1	0
1 Sh	ort title This Act is the <i>Help to Buy Act 2</i>		1 2
2 Co	mmencement		3
(1)	Each provision of this Act speci commences, or is taken to have with column 2 of the table. Any has effect according to its terms.	e commenced, in accordance 1 other statement in column 2 1	4 5 6 7
Commence	ement information		
Column 1	Column 2	Column 3	
Provisions	Commencement	Date/Details	

1. The whole of this	The day after this Act receives
Act	the Royal Assent.

Note:

This table relates only to the provisions of this Act as originally enacted. It will not be amended to deal with any later amendments of this Act.

(2) Any information in column 3 of the table is not part of this 5 Act. Information may be inserted in this column, or 6 information in it may be edited, in any published version of 7 this Act. 8

3 **Object of this Act**

The object of this Act is to give Housing Australia the 10 function of entering into shared equity arrangements on behalf 11 of the Commonwealth in relation to residential property to 12 improve housing outcomes for Australians by assisting 13 low-income and middle-income individuals to buy homes. 14

4 Simplified outline of this Act

This Act gives Housing Australia the function of entering, on 16 behalf of the Commonwealth. into shared equity 17 arrangements (known as Help to Buy arrangements) with 18 buyers of residential property in participating States and in 19 Territories. It also gives Housing Australia the function of 20 continuing to administer existing Help to Buy arrangements 21 when a State stops being a participating State. 22

Note:

A State that has stopped being a participating State is either a 24 cooperating State or a withdrawn State.

In performing its Help to Buy functions, Housing Australia 26 must take all reasonable steps to comply with the directions 27 given by the Minister. 28

Housing Australia's contributions under Help to Buy 29 arrangements are funded by the Commonwealth, and Housing 30 Australia must pay to the Commonwealth all returns from 31 those contributions. 32

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Division	2	Definitions	1
5 De	finitic	ons	2
	In th	nis Act:	3
	auth	<i>nority</i> of the Commonwealth includes:	4
	(a)	a Commonwealth company (within the meaning of the <i>Public Governance, Performance and Accountability Act 2013</i>); and	5 6 7
	(b)	a Commonwealth entity (within the meaning of that Act).	8 9
	Boa 2018	<i>rd</i> has the same meaning as in the <i>Housing Australia Act</i> 8.	10 11
		<i>ness day</i> means a day that is not a Saturday, a Sunday or a lic holiday in the Australian Capital Territory.	12 13
	соор	perating State has the meaning given by section 36.	14
		r into a shared equity arrangement has a meaning affected ubsections 7(3) to (6).	15 16
		<i>nded consultation period</i> has the meaning given by section $46(5)$.	17 18
	Help	to Buy arrangement has the meaning given by section 6.	19
	Help	p to Buy program means:	20
	(a)	this Act; and	21
	(b)	the regulations; and	22
	(c)	the Help to Buy Program Directions; and	23
	(d)	any other legislative instrument made under this Act.	24
	-	<i>to Buy Program Directions</i> has the meaning given by section 24(2).	25 26
		<i>imum consultation period</i> has the meaning given by section $46(3)$.	27 28
		<i>ional Credit Code</i> has the same meaning as in the <i>conal Consumer Credit Protection Act 2009</i> .	29 30

part	ticipating State has the meaning given by section 35.	1
resi	dential property:	2
(a)	subject to paragraph (b), includes:	3
	 (i) residential property within the meaning of the National Credit Code (disregarding paragraphs and (f) of the definition of <i>residential property</i> subsection 204(1) of the National Credit Cod and 	$\begin{array}{c} (e) & 5\\ in & 6 \end{array}$
	(ii) anything prescribed by the regulations for t purposes of this subparagraph; and	the 9
(b)	does not include anything prescribed by the regulation for the purposes of this paragraph.	ons 1
	<i>red equity arrangement</i> has the meaning given sections 7(1) and (2).	by 1
	te or Territory home buyer scheme means a scheme gram or arrangement (whether temporary or otherwise :	
(a)	was established before, on or after the commencement of this Act by an Act of a State, the Australian Capit Territory or the Northern Territory; and	
(b)	provides financial or other types of assistance individuals towards the purchase of residential proper	
Stat Terr	te or Territory home buyer scheme law means a law o te, the Australian Capital Territory or the Norther ritory, to the extent that the law relates to a State ritory home buyer scheme.	ern 2
with	hdrawn State has the meaning given by section 37.	4
aning	g of Help to Buy arrangement	/
	ject to subsection (2), a <i>Help to Buy arrangement</i> is	
	red equity arrangement in relation to a residential prope	
that	Housing Australia enters into, on behalf of t	the
Con	nmonwealth, in the performance of Housing Australia	a's

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function mentioned in paragraph 10(1)(a).

(2)	An arrangement in relation to residential property that Housing Australia enters into in the performance of Housing Australia's functions under the <i>Housing Australia Act 2018</i> is not a <i>Help to Buy arrangement</i> .	1 2 3 4
(3)	For the purposes of subsection (2) of this section, disregard paragraph 8(1)(ca) of the <i>Housing Australia Act 2018</i> .	5 6
Ме	aning of shared equity arrangement	7
	Meaning of shared equity arrangement	8
(1)	Subject to subsection (2), a <i>shared equity arrangement</i> in relation to a residential property is an arrangement or contract with one or more individuals:	9 10 11
	(a) under which Housing Australia, on behalf of the Commonwealth:	12 13
	 (i) contributes (including by means of a loan) part of the cost of the individual or individuals acquiring the residential property; and 	14 15 16
	(ii) is entitled to a return on that contribution worked out, in whole or in part, by reference to the value of the residential property at one or more times; and	17 18 19
	(iii) secures that entitlement by means of a mortgage or other right relating to the residential property; or	20 21
	(b) that is prescribed by the regulations for the purposes of this paragraph.	22 23
(2)	An arrangement or contract prescribed by the regulations for the purposes of this subsection is not a <i>shared equity</i> <i>arrangement</i> in relation to a residential property.	24 25 26
	Variations	27
(3)	Subject to subsection (5), <i>enter</i> into a shared equity arrangement does not include vary a shared equity arrangement (even if the variation changes the parties to the arrangement).	28 29 30 31
(4)	Subsection (5) applies in relation to varying a shared equity arrangement if:	32 33

Schedule	1

		(a)	after the variation, the shared equity arrangement relates to particular residential property; and	1 2
		(b)	before the variation, the arrangement did not relate to that particular property.	3 4
	(5)	it ap	Act applies in relation to the variation in the same way as oplies in relation to entering into a shared equity gement in relation to that particular residential property.	5 6 7
	(6)		ference in subsections (3) to (5) to vary a shared equity gement includes a reference to:	8 9
		(a)	vary a shared equity arrangement by entering into an agreement that varies the arrangement; or	10 11
		(b)	agree to vary a shared equity arrangement.	12
Divis	ion	3	Other matters	13
8	Cro	wn to	b be bound	14
	(1)	This	Act binds the Crown in each of its capacities.	15
	(2)		Act does not make the Crown liable to be prosecuted for fence.	16 17
Part	2		Help to Buy functions of Housing Australia	18 19
				17
Divis	ion	1	Participating States and Territories	20
9	Pur	pose	of this Division	21
			Division sets out the functions and powers of Housing ralia under this Act in relation to:	22 23
		(a)	participating States; and	24
		(b)	Territories.	25

		<i>Note:</i> For <i>participating State</i> , see section 35.	1 2
10		Ip to Buy functions of Housing	3
	Au	stralia—participating States and Territories Functions	4 5
	(1)	Housing Australia has the following functions under this Act:	6
		 (a) to enter, on behalf of the Commonwealth, into shared equity arrangements in relation to residential property located in a participating State or a Territory, for the purpose of improving housing outcomes for Australians in the way described in section 3; 	7 8 9 10 11
		(b) to determine terms and conditions for such arrangements on behalf of the Commonwealth;	12 13
		(c) to administer such arrangements on behalf of the Commonwealth;	14 15
		(d) to monitor compliance with such arrangements;	16
		 (e) any other functions conferred on Housing Australia by this Act (disregarding sections 15 and 20), to the extent that they relate to a participating State or a Territory; 	17 18 19
		(f) any other functions, relating to a participating State or a Territory, prescribed by the regulations for the purposes of this paragraph;	20 21 22
		(g) to do anything incidental or conducive to the performance of the above functions.	23 24
	(2)	To avoid doubt, the terms and conditions mentioned in paragraph (1)(b) include terms and conditions relating to:	25 26
		(a) providing information to Housing Australia; or	27
		(b) terminating Help to Buy arrangements; or	28
		(c) consequences of non-compliance with Help to Buy arrangements.	29 30
		Obligation to act properly, efficiently and effectively etc.	31

	(3)	In performing a function mentioned in subsection (1), Housing Australia must:	1 2
		(a) act in a proper, efficient and effective manner; and	3
		(b) take all reasonable steps to comply with the Help to Buy Program Directions.	4 5
11		lp to Buy powers of Housing Australia—participating ites and Territories	6 7
	(1)	Housing Australia has the power to do all things necessary or convenient to be done for, or in connection with, the performance of its functions mentioned in section 10.	8 9 10
	(2)	Without limiting subsection (1) of this section, Housing Australia may, for the purpose of performing those functions, enter into arrangements and contracts (whether on behalf of the Commonwealth or in Housing Australia's own right) with any persons or entities, including:	11 12 13 14 15
		(a) the Commonwealth, a State or a Territory; or	16
		(b) an authority of the Commonwealth or of a State or Territory; or	17 18
		(c) any other organisation or body.	19
	(3)	Without limiting subsection (1) or (2), Housing Australia has the powers (if any) prescribed by the regulations for the purposes of this subsection in relation to the performance of those functions.	20 21 22 23
12		nitations on Help to Buy powers of Housing stralia—participating States and Territories	24 25
		Housing Australia must not enter into a Help to Buy arrangement unless directions of the kind mentioned in subparagraph $24(1)(a)(i)$ are in force.	26 27 28
13	Re	porting—participating States and Territories	29
		Without limiting paragraph 10(3)(b), Housing Australia must take all reasonable steps to comply with any directions that:	30 31

		(a)	are included in the Help to Buy Program Directions as mentioned in subsection 25(3); and	1 2
		(b)	are directions about reporting on matters relating to the functions mentioned in section 10.	3 4
Divisi	on	2	Cooperating States	5
14	Pui	pose	of this Division	6
			Division sets out the functions and powers of Housing ralia under this Act in relation to cooperating States.	7 8 9
		For	r cooperating State, see section 36.	10
15	Hel Sta		Buy functions of Housing Australia—cooperating	11 12
		Func	ctions	13
	(1)	Hous	sing Australia has the following functions under this Act:	14
		(a)	to administer, on behalf of the Commonwealth, Help to Buy arrangements that:	15 16
			(i) relate to residential property located in a cooperating State; and	17 18
			(ii) were entered into before the State stopped being a participating State;	19 20
		(b)	to monitor compliance with such arrangements;	21
		(c)	any other functions conferred on Housing Australia by this Act (disregarding sections 10 and 20), to the extent that they relate to a cooperating State;	22 23 24
		(d)	any other functions, relating to a cooperating State, prescribed by the regulations for the purposes of this paragraph;	25 26 27
		(e)	to do anything incidental or conducive to the performance of the above functions.	28 29

	Obligation to act properly, efficiently and effectively etc.	1
(2)	In performing a function mentioned in subsection (1), Housing Australia must:	1 2 3
	(a) act in a proper, efficient and effective manner; and	4
	(b) take all reasonable steps to comply with the Help to Buy Program Directions.	5 6
	p to Buy powers of Housing Australia—cooperating tes	7 8
(1)	Housing Australia has the power to do all things necessary or convenient to be done for, or in connection with, the performance of its functions mentioned in section 15.	9 10 11
(2)	Without limiting subsection (1) of this section, Housing Australia may, for the purpose of performing those functions, enter into arrangements and contracts (whether on behalf of the Commonwealth or in Housing Australia's own right) with any persons or entities, including:	12 13 14 15 16
	(a) the Commonwealth, a State or a Territory; or	17
	(b) an authority of the Commonwealth or of a State or Territory; or	18 19
	(c) any other organisation or body.	20
(3)	Without limiting subsection (1) or (2), Housing Australia has the powers (if any) prescribed by the regulations for the purposes of this subsection in relation to the performance of those functions.	21 22 23 24
	nitations on Help to Buy powers of Housing stralia—cooperating States	25 26
	To avoid doubt, Housing Australia does not have the power under this Division to enter into a shared equity arrangement in relation to a residential property located in a cooperating State.	27 28 29 30

		Note:	:	1
			his section also prohibits Housing Australia from making certain ariations to a Help to Buy arrangement: see subsections 7(4) and (5).	2 3
18	Re	portir	ng—cooperating States	4
			hout limiting paragraph 15(2)(b), Housing Australia must all reasonable steps to comply with any directions that:	5 6
		(a)	are included in the Help to Buy Program Directions as mentioned in subsection 25(3); and	7 8
		(b)	are directions about reporting on matters relating to the functions mentioned in section 15.	9 10
Divi	sion	3	Withdrawn States	11
19	Pu	rpose	e of this Division	12
			Division sets out the functions and powers of Housing tralia under this Act in relation to withdrawn States.	13 14
		Note:	:	15
		Fc	or withdrawn State, see section 37.	16
20		p to tes	Buy functions of Housing Australia—withdrawn	17 18
		Fune	ctions	19
	(1)	Hou	sing Australia has the following functions under this Act:	20
		(a)	to administer, on behalf of the Commonwealth, Help to Buy arrangements that:	21 22
			(i) relate to residential property located in a withdrawn State; and	23 24
			(ii) were entered into before the State stopped being a participating State;	25 26

Sche	dule	1
		•

		(b) any other functions conferred on Housing Australia by this Act (disregarding sections 10 and 15), to the extent that they relate to a withdrawn State.	1 2 3
		Obligation to act properly, efficiently and effectively	4
	(2)	In performing a function mentioned in subsection (1), Housing Australia must act in a proper, efficient and effective manner.	5 6 7
21		p to Buy powers of Housing Australia—withdrawn tes	8 9
	(1)	Housing Australia may, in administering a Help to Buy arrangement that relates to residential property in a withdrawn State as mentioned in paragraph $20(1)(a)$, do anything that the Help to Buy arrangement:	10 11 12 13
		(a) permits or requires Housing Australia to do (including do on behalf of the Commonwealth); or	14 15
		(b) permits or requires the Commonwealth to do.	16
	(2)	Housing Australia has the power to do all things necessary or convenient to be done for, or in connection with, the performance of its functions mentioned in paragraph $20(1)(b)$.	17 18 19
22		nitations on Help to Buy powers of Housing stralia—withdrawn States	20 21
	(1)	To avoid doubt, Housing Australia does not have the power under this Division to enter into a shared equity arrangement in relation to a residential property located in a withdrawn State.	22 23 24 25
		Note:	26
		This section also prohibits Housing Australia from making certain variations to a Help to Buy arrangement: see subsections 7(4) and (5).	27 28
	(2)	Housing Australia does not have the power under this Division to make a contribution under a Help to Buy arrangement relating to residential property located in a withdrawn State.	29 30 31 32

23	Rep	oortir	ıg—۱	withdrawn States	1
			-	Australia must take all reasonable steps to comply directions that:	2 3
		(a)		included in the Help to Buy Program Directions as ationed in subsection 25(3); and	4 5
		(b)		directions about reporting on matters relating to the ctions mentioned in section 20.	6 7
Part	3			Help to Buy Program Directions	8
24	Hel	p to l	Buy	Program Directions	9
	(1)			ster may, by legislative instrument, give the Board e following directions:	10 11
		(a)	dire	ctions about the performance of:	12
			(i)	Housing Australia's functions under this Act in relation to participating States and Territories, mentioned in section 10; or	13 14 15
			(ii)	Housing Australia's functions under this Act in relation to cooperating States, mentioned in section 15;	16 17 18
		(b)		ctions of the kind mentioned in subsection 25(3) but reporting).	19 20
		Note	1:		21
		an		ister must consult with the participating and cooperating States Territories before giving directions under this subsection: see 46.	22 23 24
		Note	2:		25
		the	e dire	42 (disallowance) of the <i>Legislation Act 2003</i> does not apply to ctions: see regulations made for the purposes of paragraph of that Act.	26 27 28
	(2)			s given under subsection (1) together constitute the <i>Buy Program Directions</i> .	29 30
	(3)	-	-	a direction under subsection (1), the Minister must rd to:	31 32

		(a)	the object of this Act; and	1
		(b)	any other matters the Minister considers relevant.	2
	(4)	The (1)(a	Minister must give at least one direction under paragraph a).	3 4
25	Ма	tters	covered by Help to Buy Program Directions	5
	(1)	aboı	Help to Buy Program Directions may include directions at the following in relation to the functions mentioned in graph $24(1)(a)$:	6 7 8
		(a)	strategies and policies to be followed for the effective performance of the functions;	9 10
		(b)	criteria for making decisions in the performance of the functions;	11 12
		(c)	limits on entering into Help to Buy arrangements;	13
		(d)	internal review of decisions made by Housing Australia in the performance of the functions;	14 15
		(e)	internal handling of complaints relating to the performance of the functions;	16 17
		(f)	any other matters the Minister thinks appropriate.	18
	(2)	Dire	hout limiting subsection (1), the Help to Buy Program actions may include directions about the following matters ting to Help to Buy arrangements:	19 20 21
		(a)	the period, or periods, during which Housing Australia may enter into Help to Buy arrangements;	22 23
		(b)	the number of residential properties in relation to which Housing Australia may enter into Help to Buy arrangements;	24 25 26
		(c)	the kinds of residential properties in relation to which Housing Australia may enter into Help to Buy arrangements;	27 28 29
		(d)	the amount, or amounts, that Housing Australia may contribute under Help to Buy arrangements.	30 31
		Rep	orting	32

	(3)	Prog	the purposes of paragraph 24(1)(b), the Help to Buy gram Directions may include directions about reporting on ers relating to:	1 2 3
		(a)	Housing Australia's functions under this Act in relation to participating States and Territories, mentioned in section 10; or	4 5 6
		(b)	Housing Australia's functions under this Act in relation to cooperating States, mentioned in section 15; or	7 8
		(c)	Housing Australia's functions under this Act in relation to withdrawn States, mentioned in section 20.	9 10
26	Lin	nits o	n Help to Buy Program Directions	11
	(1)	that Act)	Minister must not give a direction under subsection 24(1) is inconsistent with this Act (including the object of this or the <i>Housing Australia Act 2018</i> (including the object nat Act).	12 13 14 15
	(2)	24(1 effec	Minister must not give a direction under paragraph)(a) that has the purpose, or has or is likely to have the ct, of directly or indirectly requiring the Board or Housing tralia:	16 17 18 19
		(a)	to enter into a particular Help to Buy arrangement; or	20
		(b)	to enter into a Help to Buy arrangement in relation to a particular residential property; or	21 22
		(c)	to enter into a Help to Buy arrangement with a particular individual or individuals; or	23 24
		(d)	to take, or not to take, particular action relating to a Help to Buy arrangement.	25 26

Part	4	Finance	1
27	Pro	vision of contributions by Commonwealth	2
	(1)	The Commonwealth must pay to Housing Australia amounts to enable Housing Australia to make contributions on behalf of the Commonwealth under Help to Buy arrangements.	3 4 5
	(2)	Housing Australia must use amounts provided under subsection (1) only for the purpose mentioned in that subsection.	6 7 8
	(3)	Housing Australia must make contributions on behalf of the Commonwealth under Help to Buy arrangements only from amounts paid to Housing Australia under subsection (1).	9 10 11
		Appropriation	12
	(4)	Amounts payable under subsection (1) are to be paid out of the Consolidated Revenue Fund, which is appropriated accordingly.	13 14 15
28	Pay	ment of returns to Commonwealth	16
		Housing Australia must pay to the Commonwealth as soon as reasonably practicable:	17 18
		(a) all amounts Housing Australia receives on behalf of the Commonwealth under Help to Buy arrangements; and	19 20
		(b) any interest Housing Australia receives in performing its functions under this Act.	21 22

Part 5	Miscellaneous	1
Division 1	Provisions relating to the constitutional basis of this Act etc.	2 3
Subdivision A	General provisions	4
29 Simplified	outline of this Division	5
Section	n 35 provides that a participating State is a State that:	6
n	efers the primary matters (see section 32), the residual natters (see section 33) and the amendment matters (see section 34) to the Commonwealth; or	7 8 9
S	adopts the primary and residual versions of this Act (see section 31) and refers the amendment matters to the Commonwealth.	10 11 12
Note:		13
admi	sion 1 of Part 2 provides for Housing Australia to enter into and nister Help to Buy arrangements in relation to residential property ed in a participating State.	14 15 16
	n 36 provides that a participating State becomes a rating State if the State:	17 18
	erminates its reference of the primary matters, or its adoption of the primary version of this Act; but	19 20
	loes not terminate its other references or its adoption of he residual version of this Act.	21 22
Note:		23
to Bi coop cease new	sion 2 of Part 2 provides for Housing Australia to administer Help uy arrangements in relation to residential property located in a erating State if the arrangements were entered into before the State ed to be a participating State. Housing Australia cannot enter into Help to Buy arrangements in relation to residential property ed in a cooperating State.	24 25 26 27 28 29
	n 37 provides that a participating or cooperating State es a withdrawn State if the State terminates its	30 31

Schedule	1

reference of the residual matters, its adoption of the residual version of this Act or its reference of the amendment matters.	1 2
Note:	3
Division 3 of Part 2 provides for Housing Australia to administer Help to Buy arrangements in relation to residential property located in a withdrawn State if the arrangements were entered into before the State ceased to be a participating State. Housing Australia cannot enter into new Help to Buy arrangements in relation to residential property located in a withdrawn State.	4 5 6 7 8 9
To the extent this Act relates to withdrawn States, it relies on the Commonwealth's legislative powers other than the power under paragraph 51(xxxvii) of the Constitution (see section 38 of this Act).	10 11 12 13
Definitions	14
In this Division:	15
<i>amendment matters</i> has the meaning given by subsection $34(1)$.	16 17
<i>express amendment</i> has the meaning given by subsections $34(4)$ and (5).	18 19
primary matters has the meaning given by subsection 32(1).	20
<i>primary version of this Act</i> has the meaning given by subsection $31(2)$.	21 22
<i>referral law</i> of a State means the law of the State that refers the amendment matters to the Commonwealth Parliament.	23 24
<i>referred primary provisions</i> has the meaning given by subsection 32(3).	25 26
<i>referred residual provisions</i> has the meaning given by subsection 33(3).	27 28
<i>relevant version of this Act</i> has the meaning given by subsection $31(1)$.	29 30
<i>residual matters</i> has the meaning given by subsection 33(1).	31
<i>residual version of this Act</i> has the meaning given by subsection $31(3)$.	32 33

31	Ver	sions of this Act	1
	(1)	For the purposes of this Division, the <i>relevant version of this Act</i> , in relation to a State, is:	2 3
		 (a) if, at the time the State's referral law was enacted, this Act had not been enacted—this Act as originally enacted; or 	4 5 6
		(b) otherwise—this Act:	7
		(i) as originally enacted; and	8
		(ii) as amended from time to time, until the earliest time that any provision of the State's referral law commences.	9 10 11
	(2)	For the purposes of this Division, the <i>primary version of this</i> <i>Act</i> is the relevant version of this Act, excluding Divisions 2 and 3 of Part 2, subparagraph 24(1)(a)(ii), paragraphs 25(3)(b) and (c) and section 38 (which deal with the functions and powers of Housing Australia in relation to cooperating States and withdrawn States).	12 13 14 15 16 17
	(3)	For the purposes of this Division, the <i>residual version of this Act</i> is the relevant version of this Act, excluding Divisions 1 and 3 of Part 2, subparagraph $24(1)(a)(i)$, paragraphs $25(3)(a)$ and (c) and section 38 (which deal with the functions and powers of Housing Australia in relation to participating States, Territories and withdrawn States).	18 19 20 21 22 23
Subc	livis	ion B Definitions of primary, residual and	24
		amendment matters	25
32	Ме	aning of <i>primary matters</i>	26
	(1)	For the purposes of this Division, the <i>primary matters</i> are the matters covered by subsection (2).	27 28
	(2)	This subsection covers the matters to which the referred primary provisions relate, to the extent of making laws with respect to those matters by including the referred primary provisions in the relevant version of this Act.	29 30 31 32

	(3)	The <i>referred primary provisions</i> :	1
		relevant version of this Act, to the extent that they deal	2 3 4 5
		24(1)(a)(ii), paragraph 25(3)(b) or (c) or section 38 of the relevant version of this Act (which deals with the functions and powers of Housing Australia in relation to	5 7 8 9 10
33	Me	aning of <i>residual matters</i>	11
	(1)		12 13
	(2)	residual provisions relate, to the extent of making laws with respect to those matters by including the referred residual	14 15 16 17
	(3)	The <i>referred residual provisions</i> :	18
		relevant version of this Act, to the extent that they deal with matters that are included in the legislative powers	19 20 21 22
		24(1)(a)(i), paragraph 25(3)(a) or (c) or section 38 of the relevant version of this Act (which deals with the functions and powers of Housing Australia in relation to	23 24 25 26 27
34	Мо	aning of <i>amendment matters</i>	1 0
J4	we		28 29
	(1)	For the purposes of this Division, the <i>amendment matters</i> are	30 31

(2)	matte	ers, to	subsection (3), this subsection covers the following to the extent of making laws with respect to those making express amendments of this Act:	1 2 3
	(a)	finai indiv	ers relating to the provision of Commonwealth ncial assistance for the purpose of assisting viduals to buy a home, where the financial stance is provided under a Help to Buy arrangement	4 5 6 7 8
		(i)	relates to residential property located in a State; and	9 10
		(ii)	is entered into while the State is a participating State;	11 12
	(b)	with	out limiting paragraph (a)—matters relating to:	13
		(i)	entering into Help to Buy arrangements that satisfy the conditions in subparagraphs (a)(i) and (ii); and	14 15
		(ii)	administering Help to Buy arrangements of that kind; and	16 17
		(iii)	monitoring compliance with Help to Buy arrangements of that kind; and	18 19
		(iv)	doing anything incidental or conducive to anything mentioned in subparagraph (i), (ii) or (iii).	20 21
(3)			ce in subsection (2) to making laws does not include e to making laws that would have the effect of:	22 23
	(a)	parti pow	ng Housing Australia, after a State stops being a accipating State, the function of entering into, or the er to enter into, shared equity arrangements that the to residential property located in the State; or	24 25 26 27
	(b)	subs	tantively removing or overriding:	28
		(i)	a provision of this Act that requires approval of the State before certain things are done; or	29 30
		(ii)	section 41, 41A or 42.	31
	Mea	ning d	of express amendment	32
(4)	5		b subsection (5), <i>express amendment</i> is the direct nt of the text of this Act (whether by the insertion,	33 34

		omis matt	ssion, repeal, substitution or relocation of words or er).	1 2
	(5)	prov	avoid doubt, the enactment by a Commonwealth Act of a vision that has, or will have, substantive effect otherwise as part of the text of this Act is not <i>express amendment</i> .	3 4 5
Sub	divis	ion	C Definitions of participating, cooperating and withdrawn States	6 7
35	Me	aning	g of participating State	8
		Whe	n a State is a participating State	9
	(1)	for t	the purposes of this Act, a State is a <i>participating State</i> if, the purposes of paragraph 51(xxxvii) of the Constitution, Parliament of the State:	10 11 12
		(a)	refers the primary matters to the Commonwealth Parliament; and	13 14
		(b)	refers the residual matters to the Commonwealth Parliament; and	15 16
		(c)	refers the amendment matters to the Commonwealth Parliament.	17 18
	(2)	para	tate is also a <i>participating State</i> if, for the purposes of graph 51(xxxvii) of the Constitution, the Parliament of State:	19 20 21
		(a)	adopts the primary version of this Act; and	22
		(b)	adopts the residual version of this Act; and	23
		(c)	refers the amendment matters to the Commonwealth Parliament.	24 25
	(3)	even	tate is a <i>participating State</i> under subsection (1) or (2) if the State's referral law, or another law of the State, rides that:	26 27 28
		(a)	a reference mentioned in subsection (1) or (2) is to terminate in particular circumstances; or	29 30

		(b)		loption mentioned in subsection (2) is to terminate rticular circumstances; or	1 2
		(c)	a refe only:	erence mentioned in subsection (1) or (2) has effect	3 4
			(i)	if, and to the extent that, the matters referred are not included in the legislative powers of the Commonwealth Parliament (otherwise than by a reference under paragraph 51(xxxvii) of the Constitution); or	5 6 7 8 9
			(ii)	if, and to the extent that, the matters referred are included in the legislative powers of the Parliament of the State.	10 11 12
		Whe	n a Sta	ate stops being a participating State	13
	(4)	A St	ate sto	ops being a <i>participating State</i> if:	14
		(a)		case where the State is a participating State under	15 16
				ection (1)—a reference mentioned in that ection terminates; or	17
		(b)	subsection subsection		
36	Ме		subsection a subsection subsection a subsection ment	ection terminates; or case where the State is a participating State under ection (2)—an adoption, or the reference,	17 18 19
36	Ме	aning	subse in a subse ment	ection terminates; or case where the State is a participating State under ection (2)—an adoption, or the reference, cioned in that subsection terminates.	17 18 19 20
36	Me (1)	aning Whe For 1	subsection a subsection subsection a subsection and	ection terminates; or case where the State is a participating State under ection (2)—an adoption, or the reference, tioned in that subsection terminates.	17 18 19 20 21
36		aning Whe For 1	subse in a subse ment of co n a Sta he pur state:	ection terminates; or case where the State is a participating State under ection (2)—an adoption, or the reference, tioned in that subsection terminates. Coperating State <i>ate is a cooperating State</i>	17 18 19 20 21 22 23
36		aning Whe For t the S	subse in a subse ment of ca n a Sta the pur tate: was a has	ection terminates; or case where the State is a participating State under ection (2)—an adoption, or the reference, tioned in that subsection terminates. cooperating State <i>ate is a cooperating State</i> rposes of this Act, a State is a <i>cooperating State</i> if	 17 18 19 20 21 22 23 24
36		aning Whe For t the S (a)	subse in a subse ment of c n a Sta he pu state: was a has termi	ection terminates; or case where the State is a participating State under ection (2)—an adoption, or the reference, tioned in that subsection terminates. cooperating State ate is a cooperating State rposes of this Act, a State is a cooperating State if a participating State under subsection 35(1); and stopped being a participating State because it	 17 18 19 20 21 22 23 24 25 26
36		aning Whe For t the S (a) (b)	subse in a subse ment of ca ha Sta has termi has r and	ection terminates; or case where the State is a participating State under ection (2)—an adoption, or the reference, tioned in that subsection terminates. coperating State ate is a cooperating State rposes of this Act, a State is a cooperating State if a participating State under subsection 35(1); and stopped being a participating State because it inated its reference of the primary matters; and not terminated its reference of the residual matters; not terminated its reference of the amendment	 17 18 19 20 21 22 23 24 25 26 27 28
Schedule 1					
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	(a)	was a participating State under subsection 35(2); and	1
	(b)	has stopped being a participating State because it terminated its adoption of the primary version of this Act; and	2 3 4
	(c)	has not terminated its adoption of the residual version of this Act; and	5 6
	(d)	has not terminated its reference of the amendment matters.	7 8
	Whe	n a State stops being a cooperating State	9
(3)	A St	ate stops being a <i>cooperating State</i> if:	10
	(a)	in a case where the State is a cooperating State under subsection (1) of this section—a reference mentioned in paragraph $(1)(c)$ or (d) terminates; or	11 12 13
	(b)	in a case where the State is a cooperating State under subsection (2) —the adoption mentioned in paragraph $(2)(c)$, or the reference mentioned in paragraph $(2)(d)$, terminates.	14 15 16 17
Me	aning	g of withdrawn State	18
(1)		the purposes of this Act, a State is a <i>withdrawn State</i> if State:	19 20
	(a)	has stopped being a participating State; and	21
	(b)	is not a cooperating State.	22
(2)	To a	void doubt, subsection (1) applies whether:	23
	(a)	the State became a cooperating State when it stopped being a participating State, but has since stopped being a cooperating State; or	24 25 26
	(b)	the State was never a cooperating State.	27

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Subdivision D Constitutional basis of provisions relating to withdrawn States

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38 Constitutional basis of provisions relating to withdrawn States

- The provisions mentioned in subsection (2) rely on the 5 legislative powers that the Commonwealth Parliament has 6 under the Constitution (other than paragraph 51(xxxvii) of the 7 Constitution), including the legislative power that the 8 Parliament has under the Constitution with respect to: 9
 - (a) the executive power of the Commonwealth (including 10 matters incidental to the execution of the executive 11 power of the Commonwealth); or 12
 - (b) matters incidental to the execution of any of the 13 legislative powers of the Parliament. 14

(2) For the purposes of subsection (1), the provisions are:

(a) Division 3 of Part 2; and

- (b) paragraph 25(3)(c); and
- (c) the other provisions of this Act, to the extent the other provisions relate to Housing Australia performing its functions under this Act in relation to a withdrawn State; 20 and 21
- (d) the provisions of the *Housing Australia Act 2018*, to the extent the provisions relate to Housing Australia performing its functions under this Act in relation to a withdrawn State.

Division 2			Interaction with other laws	1
Subd	livis	ion A	Interaction with other Commonwealth laws	2 3
39	Inte	raction wi	th the <i>Housing Australia Act 2018</i>	4
		This Act do	bes not limit the Housing Australia Act 2018.	5
40	Арр	lication of	f the Lands Acquisition Act 1989	6
			Acquisition Act 1989 does not apply in relation to one under this Act.	7 8
Subd	livis	ion B	Interaction with State and Territory laws	9 10
41	Cor	current op	peration of State and Territory laws	11
	(1)	law of a Sta	a not intended to exclude or limit the operation of a ate or Territory to the extent that the law is capable g concurrently with this Act.	12 13 14
	(2)	exclude on Territory h	miting subsection (1), this Act is not intended to r limit the concurrent operation of a State or nome buyer scheme law merely because the law State or Territory home buyer scheme.	15 16 17 18
	(3)		n does not apply to a law of a State or Territory if irect inconsistency between this Act and that law.	19 20
		Note:		21
			2 prevents inconsistencies arising in some cases by limiting ion of the Help to Buy program.	22 23

41 A	When Help to Buy program does not apply—exclusion by law of State or Territory			
	(1)	This section applies if a law of a participating State, a cooperating State, the Australian Capital Territory or the Northern Territory declares a matter to be an excluded matter for the purposes of this section in relation to:		
		(a) the whole of the Help to Buy program; or	7	
		(b) a specified provision of the Help to Buy program; or	8	
		(c) the Help to Buy program, other than a specified provision; or	9 10	
		(d) the Help to Buy program, otherwise than to a specified extent.	11 12	
	(2)	The Help to Buy program, other than the provisions mentioned in section 42B, does not apply in relation to the excluded matter to the extent provided by the declaration.	13 14 15	
		Note:	16	
		This subsection has effect subject to subsection (3) and section 42C.	17	
	(3)	Subsection (2) does not apply to a declaration to the extent (if any) prescribed by the regulations.	18 19	
		Note:	20	
		See also section 42A (when declarations and regulations may take effect).	21 22	
42	Av	oiding inconsistency with State and Territory laws	23	
	(1)	This section has effect despite anything else in the Help to Buy program.	24 25	
	(2)	Subsection (4) does not apply to a provision of a law of a State or Territory that is capable of concurrent operation with the Help to Buy program.	26 27 28	
		Note:	29	
		This kind of provision is dealt with by section 41.	30	
	(3)	Subsection (4) applies to the interaction between:	31	

	(a)	a provision of a law of a participating State, a cooperating State, the Australian Capital Territory or the Northern Territory (the <i>displacement provision</i>); and	1 2 3
	(b)	a provision of the Help to Buy program (the <i>Commonwealth provision</i>), other than a provision mentioned in section 42B;	4 5 6
	State prov	if the displacement provision is declared by a law of the e or Territory to be a Help to Buy program displacement ision for the purposes of this section (either generally or ifically in relation to the Commonwealth provision).	7 8 9 10
(4)	relat	Commonwealth provision does not operate in, or in ion to, the State or Territory to the extent necessary to re that no inconsistency arises between:	11 12 13
	(a)	the Commonwealth provision; and	14
	(b)	the displacement provision to the extent to which the displacement provision would, apart from this subsection, be inconsistent with the Commonwealth provision.	15 16 17 18
	Note	1:	19
	see	the operation of the displacement provision will be supported by ction 41 to the extent to which it can operate concurrently with the pommonwealth provision.	20 21 22
	Note	2:	23
	Th	is subsection has effect subject to subsection (5) and section 42C.	24
(5)	prov the s	section (4) does not apply in relation to the displacement ision to the extent to which the regulations provide that subsection does not apply in relation to the displacement ision.	25 26 27 28
	Note:		29
		e also section 42A (when declarations and regulations may take fect).	30 31
Dec	clarat	tions and regulations	32
		larations	33
	2001		55

42A

(1)		the purposes of this Subdivision, a declaration by a law of ate or Territory (the <i>declaring law</i>) that:	1 2
	(a)	a matter is an excluded matter for the purposes of section 41A; or	3 4
	(b)	a provision of a law of the State or Territory is a Help to Buy program displacement provision for the purposes of section 42;	5 6 7
		s effect at the later of the following times, if the aration would otherwise take effect before that time:	8 9
	(c)	the commencement of this Act;	10
	(d)	when the declaring law is enacted or made.	11
	Regi	ulations	12
(2)	appl	section 12(2) of the <i>Legislation Act 2003</i> (retrospective ication) does not apply in relation to regulations made for purposes of subsection $41A(3)$ or $42(5)$ of this Act.	13 14 15
(3)	regu	ion 46 (approval of States and Territories required for lations) does not apply in relation to regulations made for purposes of subsection $41A(3)$ or $42(5)$.	16 17 18
Exc	lude	d provisions	19
		eference in subsection 41A(2) or 42(3) of this Act to the to Buy program does not include a reference to:	20 21
	(a)	Part 4 of this Act (finance); or	22
	(b)	this Division; or	23
	(c)	Division 3 of this Part (other miscellaneous matters); or	24
	(d)	regulations made for the purposes of a provision mentioned in paragraph (a), (b) or (c) of this section; or	25 26
	(e)	a legislative instrument (other than regulations) made under a provision mentioned in paragraph (a), (b) or (c).	27 28
Pre	serv	ation of Commonwealth entitlement and security	29

(1) If:

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42C

42B

	(a)		egarding sections 41A and 42 and this section, sing Australia, on behalf of the Commonwealth:	1 2	
		(i)	is entitled under a Help to Buy arrangement to a return on a contribution made under the Help to Buy arrangement; or	3 4 5	
		(ii)	under a Help to Buy arrangement, secures such an entitlement by means of a mortgage or other right relating to a residential property; and	6 7 8	
	(b)	-	t from this subsection, an effect of section 41A or yould be:	9 10	
		(i)	that Housing Australia is not entitled to that return, or does not secure that entitlement in that way; or	11 12	
		(ii)	to diminish or restrict that entitlement or security or Housing Australia's functions or powers in relation to that entitlement or security;	13 14 15	
		wise	A or 42 does not apply to the extent that it would have the effect described in paragraph (b) of this h.	16 17 18	
(2)	To av	void c	doubt, in subsection (1):	19	
	(a)	a reference to a Help to Buy arrangement includes a reference to a Help to Buy arrangement that Housing Australia would be taken to have entered into if section 41A or 42 were disregarded; and			
	(b)	a reference to a contribution made under a Help to Buy arrangement includes a reference to a contribution Housing Australia would be taken to have made, on behalf of the Commonwealth, under a Help to Buy arrangement if section 41A or 42 were disregarded; and			
	(c)	in refer refer relat the I	ference to Housing Australia's functions or powers elation to an entitlement or security includes a rence to Housing Australia's functions or powers in ion to a Help to Buy arrangement, to the extent that Help to Buy arrangement relates to the entitlement ecurity.	29 30 31 32 33 34	

42D	Мо	difica	ation of Help to Buy program	1
	(1)	Subject to subsection (3) of this section, the Minister may, by legislative instrument, modify the operation of the Help to Buy program if the Minister is satisfied that modification is necessary or desirable because of the effect of section 41A or 42 on the operation of a provision of the Help to Buy program.		
	(2)	To a	void doubt:	8
		(a)	without limiting subsection (1) of this section, the Minister may make an instrument under that subsection because of an effect that section 41A or 42 might or will have in the future; and	9 10 11 12
		(b)	a modification made by such an instrument must not commence before section 41A or 42 begins to have that effect.	13 14 15
	(3)		avoid doubt, a legislative instrument made under ection (1) of this section may not do the following:	16 17
		(a)	create an offence or civil penalty;	18
		(b)	provide powers of:	19
			(i) arrest or detention; or	20
			(ii) entry, search or seizure;	21
		(c)	impose a tax;	22
		(d)	set an amount to be appropriated from the Consolidated Revenue Fund under an appropriation in this Act;	23 24
		(e)	directly amend the text of this Act;	25
		(f)	substantively remove or override section 41A or 42.	26
Divis	sion	3	Other matters	27
43	43 Review by Administrative Appeals Tribunal			

The regulations may provide that applications may be made to29the Administrative Appeals Tribunal for review of specified30

		decisions of Housing Australia made in the performance of its functions mentioned in sections 10 and 15.	1 2
44	Ма	tters to be included in annual reports	3
		The annual report prepared by the Board and given to the Minister under section 46 of the <i>Public Governance</i> , <i>Performance and Accountability Act 2013</i> for a period must include particulars of:	4 5 6 7
		(a) any changes to the Help to Buy Program Directions during the period; and	8 9
		(b) the impact of the changes on the operations of Housing Australia.	10 11
		Note 1:	12
		Section 46 of the <i>Public Governance, Performance and Accountability Act 2013</i> requires the Board to prepare annual reports.	13 14
		Note 2:	15
		See also section 56 of the <i>Housing Australia Act 2018</i> and subsection 25(3) of this Act.	16 17
45	Re	view of operation of Help to Buy program	18
	(1)	The Minister must cause a review of the operation of the Help to Buy program to be undertaken as soon as possible after the end of 3 years after the commencement of this Part.	19 20 21
	(2)	The persons undertaking the review must give the Minister a written report of the review. The report must not include:	22 23
		(a) personal information (within the meaning of the <i>Privacy Act 1988</i>); or	24 25
		(b) information that is commercially sensitive.	26
	(3)	The Minister must cause a copy of the report of the review to be tabled in each House of the Parliament within 15 sitting days of that House after the report is given to the Minister.	27 28 29

Divis	ion	4	Legislative instruments	1
46			I of States and Territories required for ons and other legislative instruments	2 3
	(1)	Act unde instru amer	Governor-General must not make regulations under this (including regulations amending other regulations made er this Act), and the Minister must not make a legislative ument under this Act (including a legislative instrument nding another legislative instrument made under this Act), ss the Minister is satisfied that:	4 5 6 7 8 9
		(a)	each State and Territory to which subsection (2) applies has been notified in writing of the proposal to make the regulations or legislative instrument; and	10 11 12
		(b)	the following consultation period has ended:	13
			(i) if the extended consultation period does not apply—the minimum consultation period;	14 15
			(ii) if the extended consultation period applies—the extended consultation period; and	16 17
		(c)	during that consultation period none of those States and Territories objected, by written notice given to the Minister, to the making of the regulations or legislative instrument.	18 19 20 21
	(2)	This	subsection applies to:	22
		(a)	each State that, when the regulations or legislative instrument is made, is a participating State or a cooperating State; and	23 24 25
		(b)	the Australian Capital Territory; and	26
		(c)	the Northern Territory.	27
		Cons	sultation periods	28
	(3)	The	minimum consultation period is the period that:	29
		(a)	started when a State or Territory was first notified of the proposal as mentioned in paragraph (1)(a); and	30 31

	(b)	ended on the 20th business day after the last day on which a State or Territory was notified as mentioned in that paragraph.	1 2 3
(4)	For cons	the purposes of paragraph (1)(b), the extended ultation period applies if:	4 5
	(a)	the regulations or legislative instrument amends other regulations or another legislative instrument; and	6 7
	(b)	during the period that:	8
		(i) started at the start of the minimum consultation period; and	9 10
		(ii) ended on the tenth business day after the last day on which a State or Territory was notified of the proposal as mentioned in paragraph (1)(a);	11 12 13
		a State or Territory to which subsection (2) applies gave to the Minister written notice that the State or Territory required an additional 15 business days to consider the proposal.	14 15 16 17
(5)	The	extended consultation period is the period that:	18
	(a)	started at the start of the minimum consultation period; and	19 20
	(b)	ended on the 35th business day after the last day on which a State or Territory was notified of the proposal as	21 22
		mentioned in paragraph (1)(a).	23
	Mak	ing objections	23 24
(6)	For		
(6)	For	the purposes of paragraph (1)(c), the Minister must	24 25
(6)	For disre	<i>ing objections</i> the purposes of paragraph (1)(c), the Minister must gard an objection by a State or Territory if: the objection was not made by written notice given to	24 25 26 27

	(7)	This section does not limit section 17 of the <i>Legislation Act</i> 2003.	1 2
47	Reg	ulations	3
	(1)	The Governor-General may make regulations prescribing matters:	4 5
		(a) required or permitted by this Act to be prescribed by the regulations; or	6 7
		(b) necessary or convenient to be prescribed for carrying out or giving effect to this Act.	8 9
		Note 1:	10
		Section 10 of the <i>Legislation Act 2003</i> declares regulations to be legislative instruments.	11 12
		Note 2:	13
		See also section 46 of this Act.	14
	(2)	Despite subsection 14(2) of the <i>Legislation Act 2003</i> , the regulations may apply, adopt or incorporate any matter contained in the Help to Buy Program Directions as in force or existing from time to time.	15 16 17 18
Part	6	Application and transitional	10
rait	0	Application and transitional provisions	19 20
Divis	ion	1 Provisions relating to this Act as originally enacted	21 22
48		sultation may occur wholly or partly before mencement	23 24
		A reference in section 46 to a notice being given includes a reference to the notice being given before the commencement of this section.	25 26 27

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