

Queensland

Residential Tenancies and Rooming Accommodation and Other Legislation Amendment Bill 2013



Queensland

Residential Tenancies and Rooming Accommodation and Other Legislation Amendment Bill 2013

Contents

			Page
Part 1	Prelimina	ry	
1	Short title		6
2	Commenc	ement	6
Part 2		ent of Residential Tenancies and Rooming odation Act 2008	
3	Act amend	led	7
4	Amendme	nt of s 91 (Rent increases)	7
5	Amendme increase)	nt of s 92 (Tenant's application to tribunal about rent	7
6	Amendme increased)	nt of s 93 (Minimum period before rent can be	7
7	Amendme	nt of s 185 (Lessor's obligations generally)	8
8		nt of s 290 (Notice to leave if tenant's entitlement rdable housing scheme)	8
9	Insertion c	of new s 290A	8
	290A	Notice to leave because of serious breach	8
10	Amendme injury)	nt of s 296 (Application for termination for damage or	10
11	Insertion of	f new s 296A	10
	296A	Application for termination for damage or injury in public or community housing	10
12		nt of s 297 (Application for termination for tenant's ble behaviour)	11
13	Insertion of	f new s 297A	11
	297A	Application for termination for objectionable behaviour in public or community housing	12

14	Amendment of s 329 (Handover day for notice to leave for premises that are not moveable dwelling premises)					
15	Amendment of s 340 (Failure to leave for other grounds)					
16	Amendment of s 345 (Objectionable behaviour)					
17	Insertion o	of new	s 345A	14		
	345A	Obje hous	ctionable behaviour in public or community	14		
18	Insertion o	of new	s 349A	15		
	349A		tribunal must deal with public or community ing tenant	15		
19	Amendme	nt of s	415 (Meaning of urgent application)	16		
20	Insertion o	of new	ch 13A	16		
	Chapter 13	3A	Matters relating to particular leases by the State and community housing providers			
	527A	Defin	itions for ch 13A	16		
	527B	What is a community housing provider		17		
	527C	Replacement of standard and special terms for certain tenancies				
	527D	Acce	ptable behaviour agreements for tenants	19		
	527E	Application for termination relating to acceptable behaviour agreement				
	527F	State existi	may charge bonds and service charges under ng State tenancy agreements	22		
21	Amendmer provisions)		h 14, pt 2, hdg (Savings and transitional	23		
22	Insertion o	of new	ch 14, pt 3	23		
	Part 3		Savings and transitional provisions for Residential Tenancies and Rooming Accommodation and Other Legislation Amendment Act 2013			
	553		ain sections not to apply to community housing ders on assent	23		
	554	Notic	es given, and proceedings started, by the State	24		
	555	Notic	es given, and proceedings started, by the tenant	24		
	556		cations by the State or community housing ders for particular termination orders	25		
	557	Trans	itional regulation-making power	25		
23	Amendme	nt of s	ch 2 (Dictionary)	26		

Contents

Part 3	Amendme Commissi		Queensland Building and Construction t 1991				
24	Act amend	led		27			
25	Replaceme	ent of s	s 42 (Unlawful carrying out of building work)	27			
	42	Unlav	vful carrying out of building work	27			
26		Amendment of s 67K (Limits for retention amounts and securities for building contracts other than subcontracts)					
27		Amendment of s 67L (Limits for retention amounts and securities for subcontracts).					
28	Amendmei commissio		83 (Proceeding in tribunal stops action by	29			
29			84 (Tribunal to decide about rectification or	29			
30	Amendme	nt of so	ch 1 (Transitional and validating provisions)	30			
	Part 10		Transitional provision for Residential Tenancies and Rooming Accommodation and Other Legislation Amendment Act 2013				
	52	Applic work)	cation of s 42 (Unlawful carrying out of building	30			
31	Insertion o	fnew	sch 1A	31			
	Schedule 1	IA	Exemptions from requirement to hold contractor's licence				
	1	Emplo	oyees	32			
	2	Subco	ontractors	32			
	3	Partn	erships	32			
	4	Owne	er-builders	33			
	5	Desig	n work by landscape architects	33			
	6	Cons	umers	33			
	7	Other	licences	34			
	8	Head	contracts to carry out building work	34			
	9	Tende	ers and offers	35			
	10	Public	c-private partnerships	35			
	11	Presc	ribed government projects	36			
32	Amendme	nt of so	ch 2 (Dictionary)	37			
Part 4	Amendme 2009	ent of (Guide, Hearing and Assistance Dogs Act				
33	Act amend	led		38			
34	Amendme	nt of s	3 (Objects of Act)	39			

Contents		
35	Amendment of pt 2, hdg (Guide, hearing and assistance dogs in public places and public passenger vehicles)	39
36	Amendment of s 6 (Definitions for pt 2)	39
37	Amendment of s 8 (People with a disability may be accompanied by their guide, hearing and assistance dogs)	40
38	Amendment of s 9 (Trainers and puppy carers may be accompanied by guide, hearing, assistance and trainee support dogs)	40
39	Amendment of pt 2, div 3, hdg (Obligations of persons exercising control of public places and public passenger vehicles)	41
40	Amendment of s 11 (Who is a person exercising control of a public place or public passenger vehicle)	41
41	Amendment of s 12 (Identification procedure for handlers and trainers)	41
42	Insertion of new s 12A	41
	12A Obligations of persons exercising control of places of accommodation	42
43	Amendment of s 13 (Obligations of persons exercising control of public places and public passenger vehicles)	43
44	Amendment of sch 4 (Dictionary)	43
Part 5	Minor amendments	
45	Act amended	44
Schedule	Minor amendments	45
	Residential Tenancies and Rooming Accommodation Act 2008 .	45

2013

A Bill

for

An Act to amend the *Residential Tenancies and Rooming Accommodation Act 2008, the Queensland Building and Construction Commission Act 1991* and the *Guide, Hearing and Assistance Dogs Act 2009* for particular purposes [s 1]

	The P	arlia	men	t of Queensland enacts—	1
	Part	1		Preliminary	2
Clause	1	Sh	ort til	le	3
			Root	Act may be cited as the <i>Residential Tenancies and</i> ming Accommodation and Other Legislation Amendment 2013.	4 5 6
Clause	2	Со	mme	ncement	7
				Act, other than the following provisions, commences on y to be fixed by proclamation—	8 9
			(a)	part 2, heading;	10
			(b)	section 3;	11
			(c)	sections 8 to 19;	12
			(d)	section 20, to the extent it inserts chapter 13A, heading and new sections 527A, 527B, 527D and 527E;	13 14
			(e)	section 21;	15
			(f)	section 22, to the extent it inserts chapter 14, part 3, heading and new sections 553(1) and 556;	16 17
			(g)	section 23;	18
			(h)	part 5;	19
			(i)	the schedule.	20

Residential Tenancies and Rooming Accommodation and Other Legislation Amendment Bill 2013 Part 2 Amendment of Residential Tenancies and Rooming Accommodation Act 2008 [s 3]

		[* · ·]	
	Part	2 Amendment of Residential Tenancies and Rooming Accommodation Act 2008	1 2 3
Clause	3	Act amended	4
		This part amends the <i>Residential Tenancies and Rooming Accommodation Act 2008.</i>	5 6
		Note—	7
		See also the amendments in the schedule.	8
Clause	4	Amendment of s 91 (Rent increases)	9
		Section 91(9)—	10
		insert—	11
		(c) the lessor is the replacement lessor under a community housing provider tenancy agreement.	12 13 14
Clause	5	Amendment of s 92 (Tenant's application to tribunal about rent increase)	15 16
		Section 92(6)—	17
		insert—	18
		(c) the lessor is the replacement lessor under a community housing provider tenancy agreement.	19 20 21
Clause	6	Amendment of s 93 (Minimum period before rent can be increased)	22 23
		Section 93(6)—	24
		insert—	25

Part 2 Amendment of Residential Tenancies and Rooming Accommodation Act 2008 [s 7]

		(c)	com	lessor is imunity eement.	the replace housing	ement lesso provider	r under a tenancy	1 2 3
Clause	7	Amendment of s	185 (L	_essor's	obligatio	ons genera	ally)	4
		Section 185(4)(a)—						5
		omit, insert—						6
		(a)) the	lessor is–	_			7
			(i)	the State	e; or			8
			(ii)	-	-	lessor ng provider	under a r tenancy	9 10 11
Clause	8	Amendment of s entitlement under						12 13
		Section 290, heading	g, afte	r 'scheme				14
		insert—						15
		ends						16
Clause	9	Insertion of new s	s 290/	4				17
		After section 290—						18
		insert—						19
		290A Notic	e to l	eave bec	cause of	serious br	each	20
		pro be ter	emises lieves	to the t the tenar a person	enant if that, an occu	notice to l he lessor re apant, a gue n the premis	easonably est of the	21 22 23 24 25
		(a)	or a	djacent t	to the pren	ny property nises (inclu able for us	iding any	26 27 28

Residential Tenancies and Rooming Accommodation and Other Legislation Amendment Bill 2013 Part 2 Amendment of Residential Tenancies and Rooming Accommodation Act 2008

[s 9]

			[]					
			nt in common with others) for an illegal vity; or	1 2				
	(b)	intentionally or recklessly—						
		(i)	destroyed or seriously damaged a part of the premises; or	4 5				
		(ii)	endangered another person in the premises or a person occupying, or allowed on, premises nearby; or	6 7 8				
		(iii)	interfered with the reasonable peace, comfort or privacy of another tenant or another tenant's appropriate use of the other tenant's premises.	9 10 11 12				
(2)			to leave under this section is called a leave for <i>serious breach</i> .	13 14				
(3)	pren activ conv	nises vity	may form a reasonable belief that or property has been used for an illegal whether or not the tenant has been or found guilty of an offence in relation ivity.	15 16 17 18 19				
(4)	In tl	his se	ction—	20				
	less	or me	eans—	21				
	(a)	whic	chief executive of the department in ch the <i>Housing Act 2003</i> is inistered, acting on behalf of the State;	22 23 24 25				
	(b)	a co	mmunity housing provider.	26				
	Note			27				
	fc fc	or pren or requ	ion 329(2)(ia) (Handover day for notice to leave nises that are not moveable dwelling premises) irements about the handover day for a notice to yen because of serious breach.	28 29 30 31				

Residential Tenancies and Rooming Accommodation and Other Legislation Amendment Bill 2013 Part 2 Amendment of Residential Tenancies and Rooming Accommodation Act 2008

[s 10]

Clause	10	Amendment o damage or inj	of s 296 (Application for termination for jury)	1 2						
		Section 296, after subsection (4) and before the editor's note—								
		insert—		4						
		(5)	In this section—	5						
			lessor does not include—	6						
			 (a) the chief executive of the department in which the <i>Housing Act 2003</i> is administered, acting on behalf of the State; or 	7 8 9 10						
			(b) a community housing provider.	11						
Clause 11	11	Insertion of new s 296A								
		After section 29	96—	13						
		insert—		14						
		296A Application for termination for damage or injury in public or community housing								
		(1)	The lessor may apply to a tribunal for a termination order because the tenant, an occupant, a guest of the tenant or a person allowed on the premises by the tenant, has intentionally or recklessly caused, or is likely to intentionally or recklessly cause—	17 18 19 20 21 22						
			(a) serious damage to the premises; or	23						
			(b) injury to—	24						
			(i) the lessor, the lessor's agent or someone else allowed on the premises; or	25 26 27						
			(ii) a person occupying, or allowed on, premises nearby.	28 29						
		(2)	However, the lessor may not make an application about injury to a person if the person is—	30 31						

[s 12]

				(a)	the spouse of the tenant occupying the premises with the tenant; or	1 2
				(b)	a cotenant whose spouse is the other, or another, cotenant.	3 4
		(3	3)	to p	application under this section about damage remises is called an application made because <i>amage</i> .	5 6 7
		(4	4)		application under this section about injury to rson is called an application made because of <i>ry</i> .	8 9 10
		(5	5)	In th	nis section—	11
				less	or means—	12
				(a)	the chief executive of the department in which the <i>Housing Act 2003</i> is administered, acting on behalf of the State; or	13 14 15 16
				(b)	a community housing provider.	17
Clause	12				97 (Application for termination for able behaviour)	18 19
			-		section (2) and before the editor's note—	20
		insert—				21
		(3	3)	In tł	nis section—	22
				less	or does not include—	23
				(a)	the chief executive of the department in which the <i>Housing Act 2003</i> is administered, acting on behalf of the State; or	24 25 26 27
				(b)	a community housing provider.	28
Clause	13	Insertion o	of ne	ws	297A	29
		After section	n 297	/		30

Part 2 Amendment of Residential Tenancies and Rooming Accommodation Act 2008

[s 13]

	Application for termination for objectionable haviour in public or community housing	1 2 3
(1)	The lessor may apply to a tribunal for a termination order because the tenant, an occupant, a guest of the tenant or a person allowed on the premises by the tenant—	4 5 6 7
	(a) has harassed, intimidated or verbally abused—	8 9
	(i) the lessor or lessor's agent; or	10
	(ii) a person occupying, or allowed on, premises nearby; or	11 12
	(b) is causing, or has caused, a serious nuisance to persons occupying premises nearby; or	13 14
	 (c) has intentionally or recklessly endangered another person at the premises or interfered with the reasonable peace, comfort or privacy of a person occupying premises nearby. 	15 16 17 18 19
(2)	An application under this section is called an application made because of <i>objectionable behaviour</i> .	20 21 22
(3)	In this section—	23
	<i>lessor</i> means—	24
	 (a) the chief executive of the department in which the <i>Housing Act 2003</i> is administered, acting on behalf of the State; or 	25 26 27 28
	(b) a community housing provider.	29
	Note—	30
	See sections 335(1) (Applications for termination orders) and 345A (Objectionable behaviour in public or community housing) for other provisions about the application.	31 32 33 34

Clause	14	Amendment of s 329 (Handover day for notice to leave for premises that are not moveable dwelling premises)	1 2
		(1) Section 329(2)(i), '2 months'—	3
		omit, insert—	4
		1 month	5
		(2) Section 329(2)—	6
		insert—	7
		(ia) if the notice is given because of serious breach—7 days after the notice is given; or	8 9
Clause	15	Amendment of s 340 (Failure to leave for other grounds)	10
		Section 340(1)(b)—	11
		insert—	12
		(viii)ending of housing assistance;	13
		(ix) serious breach.	14
Clause	16	Amendment of s 345 (Objectionable behaviour)	15
		(1) Section 345, heading, after 'behaviour'—	16
		insert—	17
		other than in public or community housing	18
		(2) Section 345—	19
		insert—	20
		(4) In this section—	21
		applicant does not include—	22
		 (a) the chief executive of the department in which the <i>Housing Act 2003</i> is administered, acting on behalf of the State; or 	23 24 25 26
		(b) a community housing provider.	27

Part 2 Amendment of Residential Tenancies and Rooming Accommodation Act 2008 [s 17]

Clause	17	Insertion of ne	ew s 345A	1
		After section 34	5—	2
		insert—		3
			bjectionable behaviour in public or nmunity housing	4 5
		(1)	If an application is made to a tribunal for a termination order because of objectionable behaviour, the tribunal may make the order if it is satisfied—	6 7 8 9
			(a) the applicant has established the ground of the application; and	10 11
			(b) the behaviour justifies terminating the agreement.	12 13
		(2)	In deciding if the behaviour justifies terminating the agreement, the tribunal may have regard to—	14 15
			(a) whether the behaviour was recurrent and, if it was recurrent, the frequency of the recurrences; and	16 17 18
			(b) for behaviour in the form of harassment, intimidation or verbal abuse—its seriousness; and	19 20 21
			(c) for behaviour in the form of intentional or reckless endangerment—its seriousness; and	22 23 24
			(d) for behaviour in the form of interference with a person's reasonable peace, comfort or privacy—its seriousness.	25 26 27
		(3)	Also, in deciding if the behaviour justifies terminating the agreement, the tribunal must have regard to—	28 29 30
			 (a) any serious or adverse effects on neighbouring residents or other persons, including whether neighbouring residents or other persons are likely to be subjected to 	31 32 33 34

		objectionable behaviour if the agreement is not terminated; and
		(b) any evidence regarding the tenancy history of the tenant; and
		(c) if the tenant is a tenant under a State tenancy agreement—
		(i) the department's responsibility to other tenants; and
		(ii) the needs of persons awaiting housing assistance from the State.
	(4)	Subsections (2) and (3) do not limit the issues to which the tribunal may have regard.
	(5)	In this section—
		applicant means—
		(a) the chief executive of the department in which the <i>Housing Act 2003</i> is administered, acting on behalf of the State; or
		(b) a community housing provider.
		<i>State tenancy agreement</i> means a residential tenancy agreement under which the lessor is the chief executive of the department in which the <i>Housing Act 2003</i> is administered, acting on behalf of the State.
18	Insertion of n	ew s 349A
	Chapter 5, part	1, division 6—
	insert—	
		low tribunal must deal with public or mmunity housing tenant
	(1)	This section applies if an application is made to a tribunal for a termination order by—

Clause

Part 2 Amendment of Residential Tenancies and Rooming Accommodation Act 2008

[s 19]

			(a)	the chief executive of the department in which the <i>Housing Act 2003</i> is administered, acting on behalf of the State; or	1 2 3 4
			(b)	a community housing provider.	5
		(2)	tena the	tribunal must not refuse to terminate the ncy merely because the tenant is a tenant of chief executive or a community housing rider.	6 7 8 9
Clause	19	Amendment of	fs 41	15 (Meaning of <i>urgent application</i>)	10
		Section 415(1)—	-		11
		insert—			12
			(h)	failure to enter into acceptable behaviour agreement; or	13 14
			(i)	serious or persistent breach of acceptable behaviour agreement.	15 16
Clause	20	Insertion of ne	w ch	n 13A	17
		After chapter 13-			18
		insert—			19
		Chap	ter	13A Matters relating to	20
		-		particular leases by	21
				the State and	22
				community housing	23
				providers	24
		527A De	efinit	ions for ch 13A	25
		In th	is ch	apter—	26

Residential Tenancies and Rooming Accommodation and Other Legislation Amendment Bill 2013 Part 2 Amendment of Residential Tenancies and Rooming Accommodation Act 2008

[3 20]	
<i>antisocial behaviour</i> includes making excessive noise, littering, dumping cars, vandalism and defacing property.	1 2 3
<i>community housing provider</i> , for a tenancy, see section 527B.	4 5
<i>community housing provider tenancy</i> <i>agreement</i> means an existing State tenancy agreement for which an entity has become the replacement lessor under section 527C.	6 7 8 9
<i>community housing service</i> is a social housing service that is not public housing.	10 11
<i>existing State tenancy agreement</i> see section 527C.	12 13
<i>public housing</i> is a social housing service provided directly by the State.	14 15
replacement lessor see section 527C.	16
replacement terms see section 527C.	17
<i>social housing service</i> is a service for providing housing to an individual for residential use, other than housing provided to an individual under NRAS.	18 19 20 21
527B What is a community housing provider	22
An entity is a <i>community housing provider</i> for a particular tenancy only if the entity—	23 24
 (a) has received, or is receiving, funding under the <i>Housing Act 2003</i> to provide a community housing service for that tenancy; and 	25 26 27 28
(b) is providing a community housing service for that tenancy.	29 30

Part 2 Amendment of Residential Tenancies and Rooming Accommodation Act 2008

Exan	nple—	1
ui se Si 20 T Si www	n entity is lessor of 1 Smith Street and has received funding nder the <i>Housing Act 2003</i> to provide a community housing ervice for that tenancy. The entity is also lessor for 2 Smith treet but has not received funding under the <i>Housing Act 003</i> to provide a community housing service for that tenancy. he entity is not a community housing provider for 2 Smith treet but is a community housing provider for 1 Smith Street hile it is providing a community housing service with anding received under the <i>Housing Act 2003</i> .	2 3 4 5 6 7 8 9 10
	eplacement of standard and special terms certain tenancies	11 12
(1)	This section applies if—	13
	 (a) under a residential tenancy agreement (the <i>existing State tenancy agreement</i>) the lessor is the State; and 	14 15 16
	(b) the State enters into a concurrent lease with an entity; and	17 18
	 (c) because of the concurrent lease the entity becomes the lessor (the <i>replacement lessor</i>) under the existing State tenancy agreement. 	19 20 21
(2)	The standard and special terms applying to the existing State tenancy agreement are taken to be replaced by the terms prescribed under a regulation (the <i>replacement terms</i>) from the time the entity becomes the replacement lessor.	22 23 24 25 26
(3)	The replacement terms may also change a part of the agreement other than the standard and special terms.	27 28 29
(4)	Without limiting subsection (3), the existing State tenancy agreement may be changed in the way stated in the replacement terms so that the replacement lessor has a right to do any of the following—	30 31 32 33 34
	(a) require the tenant to pay a rental bond;	35

	(b) state the way in which the bond must be paid by the tenant;	1 2
	(c) require the tenant to pay stated service charges;	3 4
	(d) state the apportionment of the cost for the service charges payable by the tenant (where the premises are not individually metered for a service);	5 6 7 8
	(e) state the way in which service charges must be paid by the tenant.	9 10
(5)	As changed by the replacement terms, the existing State tenancy agreement continues in force.	11 12 13
(6)	As soon as practicable after an entity becomes the replacement lessor under an existing State tenancy agreement, the entity must give to the tenant—	14 15 16 17
	(a) a written notice stating—	18
	(i) that the entity has become the replacement lessor; and	19 20
	(ii) that the rent must be paid to the replacement lessor; and	21 22
	(iii) the way in which the rent is to be paid; and	23 24
	(iv) if the amount of the rent payable has changed—the new amount payable; and	25 26 27
	(b) a copy of the replacement terms.	28
	cceptable behaviour agreements for ants	29 30
(1)	The lessor may, by written notice given to the tenant, require the tenant to give a written undertaking (an <i>acceptable behaviour</i>)	31 32 33

Part 2 Amendment of Residential Tenancies and Rooming Accommodation Act 2008

<i>agreement</i>), in the terms stated in the notice, not	1
to engage in stated antisocial behaviour on any of	2
the following—	3

- (a) the premises to which the agreement relates; 4
- (b) any property adjoining or adjacent to the premises (including any property that is available for use by the tenant in common with others).
- (2) The operation of an acceptable behaviour 9 agreement extends to the behaviour of an 10 occupant, a guest of the tenant or a person 11 allowed on the premises by the tenant (each a 12 *person allowed on the premises*).
- (3) If the tenant or a person allowed on the premises engages in any antisocial behaviour stated in the agreement, the tenant is taken to have breached the agreement.
 14
 15
 16
 17
- (4) The lessor may require a tenant to enter into an 18 acceptable behaviour agreement for premises 19 only if the lessor is of the opinion that the tenant 20 or a person allowed on the premises has engaged, 21 or is likely to engage, in antisocial behaviour on 22 the premises or any property adjoining or 23 adjacent to the premises (including any property 24 that is available for use by the tenant in common 25 with others). 26
- (5) The lessor's opinion under subsection (4) must be 27 based on— 28
 - (a) the history of the tenancy concerned; or 29
 - (b) the history of any prior tenancy entered into 30 by the tenant and the lessor. 31
- (6) A notice under subsection (1) must inform the 32 tenant of the lessor's right to apply to the tribunal 33 under section 527E.
 34

(7)	An acceptable behaviour agreement is of no effect unless the lessor has given the tenant the information required under subsection (6).	1 2 3
(8)	In this section—	4
	<i>lessor</i> means—	5
	(a) the chief executive of the department in which the <i>Housing Act 2003</i> is administered, acting on behalf of the State; or	6 7 8 9
	(b) a community housing provider.	10
	oplication for termination relating to eptable behaviour agreement	11 12
(1)	The lessor may apply to the tribunal for a termination order if—	13 14
	(a) the tenant fails or refuses to enter into an acceptable behaviour agreement as required; or	15 16 17
	(b) the tenant, after entering into an acceptable behaviour agreement, seriously or persistently breaches the terms of the agreement.	18 19 20 21
(2)	An application under this section about the failure or refusal to enter into an acceptable behaviour agreement is called an application made because of <i>failure to enter into acceptable behaviour agreement</i> .	22 23 24 25 26
(3)	An application under this section about seriously or persistently breaching the terms of an agreement is called an application made because of <i>serious or persistent breach of acceptable</i> <i>behaviour agreement</i> .	27 28 29 30 31
(4)	In this section—	32
	<i>lessor</i> means—	33

Part 2 Amendment of Residential Tenancies and Rooming Accommodation Act 2008

	(a) (b)	the chief executive of the department in which the <i>Housing Act 2003</i> is administered, acting on behalf of the State; or a community housing provider.	1 2 3 4 5
		nay charge bonds and service charges xisting State tenancy agreements	6 7
(1)		s section applies to a residential tenancy ement for which the lessor is the State.	8 9
(2)	deci	agreement may be changed in the way ded by the chief executive so that the State a right to do any of the following—	10 11 12
	(a)	require the tenant to pay a rental bond;	13
	(b)	require the bond to be paid by the tenant in a particular way;	14 15
	(c)	require the tenant to pay stated service charges;	16 17
	(d)	decide the apportionment of the cost for the service charges payable by the tenant (where the premises are not individually metered for a service);	18 19 20 21
	(e)	require the service charges to be paid by the tenant in a particular way.	22 23
(3)	pay	chief executive must give a tenant required to a bond or service charge written notice of the ages to the agreement.	24 25 26
(4)		hange takes effect on the date stated in the ten notice of the change given to the tenant.	27 28
(5)	In th	nis section—	29
	depa	<i>f executive</i> means the chief executive of the artment in which the <i>Housing Act 2003</i> is inistered.	30 31 32

	Res	idential Tenancies and	l Room	ning Accommodation and Other Legislation Amendment	
		Part 2 Amendment of F	Reside	ntial Tenancies and Rooming Accommodation Act 2008 [s 21]	
Clause	21	Amendment of provisions)	of ch	14, pt 2, hdg (Savings and transitional	1 2
		Chapter 14, par	t 2, he	eading, after 'provisions'—	3
		insert—			4
		for	Act]	No. 73 of 2008	5
Clause	22	Insertion of n	ew c	h 14, pt 3	6
		Chapter 14—			7
		insert—			8
		Part 3	3	Savings and transitional provisions	9 10
				for Residential	11
				Tenancies and	12
				Rooming	13
				Accommodation and	14
				Other Legislation	15
				Amendment Act 2013	16
				sections not to apply to community g providers on assent	17 18
		(1)	that	e following sections do not apply to a lessor t is a community housing provider until the mencement of subsection (2)—	19 20 21
			(a)	section 290A;	22
			(b)	sections 296(5), 296A, 297(3) and 297A;	23
			(c)	section 329(2)(ia);	24
			(d)	section 340(1)(b)(ix);	25
			(e)	section 345(4) and 345A;	26
			(f)	section 349A;	27
			(g)	section 415(1)(h) and (i);	28

Part 2 Amendment of Residential Tenancies and Rooming Accommodation Act 2008

[s 22]

(2)	 (h) section 527D and 527E. This section expires on the day after the commencement of this subsection. <i>Note</i>— On the day that subsection (2) is commenced by proclamation all the sections listed in subsection (1) start to apply to community housing providers. 	1 2 3 4 5 6 7
554 Not Stat	ices given, and proceedings started, by the te	8 9
(1)	This section applies if—	10
	 (a) the State gives a tenant a notice or starts a proceeding under this Act in relation to an existing State tenancy agreement; and 	11 12 13
	(b) an entity becomes the replacement lessor under section 527C; and	14 15
	(c) at the time the entity becomes the replacement lessor action is pending under the notice or proceeding.	16 17 18
(2)	The replacement lessor—	19
	(a) is taken to have given the notice or started the proceeding; and	20 21
	(b) may continue action under this Act against the tenant in relation to the notice or proceeding in place of the State.	22 23 24
555 Not tena	ices given, and proceedings started, by the ant	25 26
(1)	This section applies if—	27
	 (a) a tenant gives a notice or starts a proceeding under this Act in relation to an existing State tenancy agreement; and 	28 29 30

[s 22]

	 (b) an entity becomes the replacement lesso under section 527C; and
	(c) at the time the entity becomes the replacement lessor action is pending under the notice or proceeding.
(2)	The replacement lessor is taken to have received the notice or to be a party to the proceeding in place of the State.
(3)	The tenant may continue action under this Ac against the replacement lessor in relation to the notice or proceeding.
hò	plications by the State or community using providers for particular termination ders
(1)	This section applies if the State or a community
	termination order because of objectionable behaviour under section 345—
	 termination order because of objectionable behaviour under section 345— (a) for the State—before the commencement o section 345(4); or (b) for a community housing provider—before
(2)	 termination order because of objectionable behaviour under section 345— (a) for the State—before the commencement or section 345(4); or (b) for a community housing provider—before section 345(4) applies to a community housing provider.
(2)	 termination order because of objectionable behaviour under section 345— (a) for the State—before the commencement or section 345(4); or (b) for a community housing provider—before section 345(4) applies to a community housing provider. The application must be decided under section
(2)	 behaviour under section 345— (a) for the State—before the commencement of section 345(4); or (b) for a community housing provider—before section 345(4) applies to a community housing provider. The application must be decided under section 345 despite section 345(4).
	 termination order because of objectionable behaviour under section 345— (a) for the State—before the commencement of section 345(4); or (b) for a community housing provider—before section 345(4) applies to a community housing provider. The application must be decided under section 345 despite section 345(4). <i>Note</i>— See section 553 regarding the time from which section

Part 2 Amendment of Residential Tenancies and Rooming Accommodation Act 2008

[s 23]

		 (a) it is necessary to make provision to allow or facilitate anything relating to an entity becoming the replacement lessor under an existing State tenancy agreement; and 	1 2 3 4
		(b) this Act does not make provision or sufficient provision.	5 6
	(2)	A transitional regulation may have retrospective operation to a day not earlier than the day this section commences.	7 8 9
	(3)	A transitional regulation must declare it is a transitional regulation.	10 11
	(4)	This section and any transitional regulation expire 1 year after the commencement of this section.	12 13 14
Clause 23	Amendment of	of sch 2 (Dictionary)	15
	Schedule 2—		16
	insert—		17
		<i>antisocial behaviour</i> , for chapter 13A, see section 527A.	18 19
		community housing provider see section 527A.	20
		<i>community housing provider tenancy agreement</i> see section 527A.	21 22
		<i>community housing service</i> , for chapter 13A, see section 527A.	23 24
		existing State tenancy agreement see section 527A.	25 26
		<i>failure to enter into acceptable behaviour agreement</i> , for an application for a termination order, see section 527E.	27 28 29
		<i>public housing</i> , for chapter 13A, see section 527A.	30 31
		replacement lessor see section 527A.	32

<i>replacement terms</i> , for chapter 13A, see section 527A.	1 2
<i>serious breach</i> , for a notice to leave, see section 290A(2).	3 4
<i>serious or persistent breach of acceptable behaviour agreement</i> , for an application for a termination order, see section 527E.	5 6 7
<i>social housing service</i> , for chapter 13A, see section 527A.	8 9

Part 3	Amendment of Queensland	10
	Building and Construction	11
	Commission Act 1991	12

Clause	24	Act amended		13
		1	mends the <i>Queensland Building and Construction n Act 1991</i> .	14 15
Clause	25	Replacement work)	of s 42 (Unlawful carrying out of building	16 17
		Section 42—		18
		omit, insert—		19
		42 Un	lawful carrying out of building work	20
		(1)	A person must not carry out, or undertake to carry out, building work unless the person holds a contractor's licence of the appropriate class under this Act.	21 22 23 24
			Maximum penalty—250 penalty units.	25

Part 3 Amendment of Queensland Building and Construction Commission Act 1991

[s 26]

(2)	pers	wever, subsection (1) does not apply to a son to the extent that the person is exempt ler schedule 1A.	1 2 3
(3)	out is	bject to subsection (4), a person who carries building work in contravention of this section not entitled to any monetary or other sideration for doing so.	4 5 6 7
(4)	fron carr	person is not stopped under subsection (3) m claiming reasonable remuneration for rying out building work, but only if the punt claimed—	8 9 10 11
	(a)	is not more than the amount paid by the person in supplying materials and labour for carrying out the building work; and	12 13 14
	(b)	does not include allowance for any of the following—	15 16
		(i) the supply of the person's own labour;	17
		(ii) the making of a profit by the person for carrying out the building work;	18 19
		(iii) costs incurred by the person in supplying materials and labour if, in the circumstances, the costs were not reasonably incurred; and	20 21 22 23
	(c)	is not more than any amount agreed to, or purportedly agreed to, as the price for carrying out the building work; and	24 25 26
	(d)	does not include any amount paid by the person that may fairly be characterised as being, in substance, an amount paid for the person's own direct or indirect benefit.	27 28 29 30
		7K (Limits for retention amounts and ding contracts other than subcontracts)	31 32

Section 67K(1), after 'principal'—

Clause 26

	Re	sidential Tenancies and Rooming Accommodation and Other Legislation Amendment Bill 2013	
		Part 3 Amendment of Queensland Building and Construction Commission Act 1991 [s 27]	
		insert—	1
		or a special purpose vehicle	2
Clause	27	Amendment of s 67L (Limits for retention amounts and securities for subcontracts)	3 4
		Section 67L—	5
		insert—	6
		(3) Subsection (1) does not apply to a subcontract if the contracting party for the building contract is a special purpose vehicle.	7 8 9
Clause	28	Amendment of s 83 (Proceeding in tribunal stops action by commission)	10 11
		Section 83, heading, after 'stops'—	12
		insert—	13
		unilateral	14
Clause	29	Amendment of s 84 (Tribunal to decide about rectification or completion work)	15 16
		(1) Section 84, heading—	17
		omit, insert—	18
		84 Action by commission while proceeding in tribunal	19 20
		(2) Section $84(1)$ —	21
		omit, insert—	22
		(1) This section applies if the tribunal has the management of a building dispute under section 83.	23 24 25
		(3) Section 84—	26
		insert—	27

Part 3 Amendment of Queensland Building and Construction Commission Act 1991

[s 30]

	th	e commission may apply, as provided under e QCAT Act, to the tribunal for approval that e commission may act in relation to the dispute.	1 2 3
		ne tribunal may grant the approval with or athout conditions.	4 5
Clause 30	Amendment of s provisions)	ch 1 (Transitional and validating	6 7
	Schedule 1—		8
	insert—		9
	Part 10	Transitional provision	10
		for Residential	11
		Tenancies and	12
		Rooming	13
		Accommodation and	14
		Other Legislation Amendment Act 2013	15
		Amendment Act 2013	16
		ation of s 42 (Unlawful carrying out of ng work)	17 18
	ou to	ection 42(4) applies to building work carried at on or after 1 July 1992, unless the entitlement payment for the carrying out of the building ork was—	19 20 21 22
	(a) before the commencement of this section, decided by—	23 24
		(i) a court; or	25
		(ii) the tribunal; or	26
		(iii) an arbitrator or another entity authorised to make a binding decision about the entitlement; or	27 28 29
	(b) before 2 March 1999, the subject of—	30

Residential Tenancies and Rooming Accommodation and Other Legislation Amendment Bill 2013 Part 3 Amendment of Queensland Building and Construction Commission Act 1991

[s 31]

		[]	
	(i)	a claim or counterclaim filed in a court; or	1 2
	(ii)	an application made to the tribunal; or	3
	(iii)	a reference to an arbitrator or another entity authorised to make a binding decision about the entitlement; or	4 5 6
	agre	vided for as a term of a binding ement entered into before the mencement of this subsection, but only e binding agreement—	7 8 9 10
	(i)	is between—	11
		(A) 1 or more consumers and 1 or more building contractors; or	12 13
		 (B) 1 or more building contractors and 1 or more other building contractors; and 	14 15 16
	(ii)	was entered into to resolve a dispute between some or all of the parties to the binding agreement; and	17 18 19
	(iii)	is not the contract for the carrying out of the building work as originally entered into, or as originally entered into and as subsequently varied.	20 21 22 23
(2)	In this se	ction—	24
	Tribunal part 7, b	means the former Queensland Building previously established under this Act, efore amendment of this Act under the <i>Queensland Building Tribunal Act</i>	25 26 27 28 29
Insertion of n	ew sch 1/	4	30
After schedule 1			31
insert—			32

Clause 31

Part 3 Amendment of Queensland Building and Construction Commission Act 1991

[s 31]

Exemptions from1requirement to hold2contractor's licence3

section 42(2) 4

5

11

26

1 Employees

Schedule 1A

An unlicensed person who carries out, in the course of employment, building work (other than fire protection work) for which the person's employer holds a licence of the appropriate class under this Act does not contravene section 42(1).

2 Subcontractors

An unlicensed person who, as a subcontractor, 12 carries out, or undertakes to carry out, building 13 work (other than fire protection work) for a 14 licensed trade contractor, does not contravene 15 section 42(1) if the work is within the scope of 16 the building work allowed by the class of licence 17 held by the contractor. 18

(2) In this section— 19

licensed trade contractor means a licensed 20 contractor other than the following— 21

- (a) a licensed builder; 22
- (b) a licensed contractor who holds a 23 contractor's licence authorising the licensee 24 to carry out completed building inspections. 25

3 Partnerships

An unlicensed person who carries out, or undertakes 27 to carry out, building work (other than fire protection 28

[s 31]

1

2

3

4 5

6 7

8

9

13

25

work) in partnership with another person who is licensed to carry out building work of the relevant class does not contravene section 42(1).

Note—

Section 56 states that a licensed contractor may carry on business under the contractor's licence in partnership with an unlicensed person subject to the conditions stated in the section.

4 Owner-builders

An unlicensed person who holds an owner-builder 10 permit does not contravene section 42(1) by carrying 11 out building work permitted under the permit. 12

5 Design work by landscape architects

An unlicensed person who carries out, or undertakes 14 to carry out, design work does not contravene section 15 42(1) if—16

- (a) the person carries on business as a landscape 17 architect; and 18
- (b) the person carries out the design work, or 19 undertakes to carry it out, as part of the 20 person's work as a landscape architect; and 21
- (c) the design work is of a type ordinarily
 22 carried out as an appropriate or necessary
 23 component of a landscape architect's work.
 24

6 Consumers

A consumer who engages 1 or more licensed26contractors to carry out building work for the27consumer does not contravene section 42(1) if the28consumer does not provide building work services for29the work.30

Part 3 Amendment of Queensland Building and Construction Commission Act 1991

[s 31]

Examples of a consumer who does not provide building work services—

- a consumer who engages a licensed builder to build, and carry out all building work services for, a new residence
- a consumer who, as a principal, enters into construction management trade contracts for building work and engages a construction manager for building work services for the work

7 Other licences

9

16

1

2 3

4 5

6 7

8

A person who holds any of the following licences does10not contravene section 42(1) only by doing something11permitted under the licence—12

- (a) a nominee supervisor's licence; 13
- (b) a site supervisor's licence; 14
- (c) a fire protection occupational licence. 15

8 Head contracts to carry out building work

- (1) An unlicensed person who enters into a contract 17 to carry out building work does not contravene 18 section 42(1) merely because the person entered 19 into the contract if the building work— 20
 - (a) is not residential construction work or 21 domestic building work; and 22
 - (b) is to be carried out by a person (an 23 *appropriately licensed contractor*) who is licensed to carry out building work of the relevant class.
 26
- (2) Also, the unlicensed person does not contravene 27 section 42(1) merely because the person— 28
 - (a) directly or indirectly causes the building 29
 work to be carried out by an appropriately 30
 licensed contractor; or 31

[s 31]

1

2

3

9

20

- (b) enters into another contract, with an appropriately licensed contractor, to carry out the work.
- (3) However, subsection (1) ceases to apply to the unlicensed person if the person causes or allows any of the building work to be carried out by a person who is not licensed to carry out building 7 work of the relevant class.

9 Tenders and offers

An unlicensed person who submits a tender to carry 10 out building work or makes an offer to carry out 11 building work does not contravene section 42(1) 12 merely because the person submits the tender or 13 makes the offer if the building work— 14

- (a) is not residential construction work or 15 domestic building work; and 16
- (b) is to be carried out by a person who is 17 licensed to carry out building work of the 18 relevant class.

10 Public-private partnerships

- This section applies to a special purpose vehicle
 that undertakes to carry out building work under
 a public-private partnership.
 23
- (3) Also, the special purpose vehicle does not contravene section 42(1) merely because the special purpose vehicle—
 33

licensed contractor; or

Part 3 Amendment of Queensland Building and Construction Commission Act 1991

[s 31]

	(b) enters into a contract, with an appropriately licensed contractor, to carry out the work.	4 5
(4)	However, this section ceases to apply to the special purpose vehicle if the special purpose vehicle causes or allows any of the building work to be carried out by a person who is not licensed to carry out building work of the relevant class.	6 7 8 9 10
11 Pre	escribed government projects	11
(1)	This section applies to an unlicensed person who, by doing any of the following, undertakes to carry out building work for a prescribed government project—	12 13 14 15
	(a) enters into a contract with a government entity to carry out building work for the project;	16 17 18
	(b) submits a tender to a government entity to carry out building work for the project;	19 20
	(c) makes an offer to a government entity to carry out building work for the project.	21 22
(2)	The unlicensed person does not contravene section 42(1) merely because the person undertakes to carry out the building work if the work—	23 24 25 26
	(a) is of a class prescribed, under a regulation, for the prescribed government project; and	27 28
	(b) is to be carried out by a person (an <i>appropriately licensed contractor</i>) who is licensed to carry out building work of the relevant class.	29 30 31 32

(a) directly or indirectly causes the building

work to be carried out by an appropriately

	(3)	Also, the unlicensed person does not contravene section $42(1)$ merely because the person—	1 2
		(a) directly or indirectly causes the building work to be carried out by an appropriately licensed contractor; or	3 4 5
		(b) enters into a contract, with an appropriately licensed contractor, to carry out the work.	6 7
	(4)	However, this section ceases to apply to the unlicensed person if the person causes or allows any of the building work to be carried out by a person who is not licensed to carry out building work of the relevant class.	8 9 10 11 12
	(5)	In this section—	13
		<i>government entity</i> means the State, the Commonwealth or a local government, or any of their authorities or agencies.	14 15 16
		<i>prescribed government project</i> means a project, prescribed under a regulation, involving building work to be carried out—	17 18 19
		(a) for, or on behalf of, a government entity; and	20 21
		(b) by 1 or more private sector entities.	22
Clause 32	Amendment of	of sch 2 (Dictionary)	23
	(1) Schedule 2	, both definitions building contract—	24
	omit.		25
	(2) Schedule 2	·	26
	insert—		27
		building contract—	28
		(a) for part 3E—see section 67AQ; and	29
		(b) for part 4A—see section 67A; and	30

Part 4 Amendment of Guide, Hearing and Assistance Dogs Act 2009

[s 33]

(c)	for schedule 1, part 2—see schedule 1, section 8; and	1 2
(d)	otherwise—means a contract or other arrangement for carrying out building work in Queensland.	3 4 5
owr Cor	<i>Pate sector entity</i> means an entity that is not ned, either wholly or partly, by the State, the mmonwealth or a local government, or any of r authorities or agencies.	6 7 8 9
arra the	<i>lic-private partnership</i> means an ngement between the following entities with purpose of financing, designing, constructing, ntaining or operating public infrastructure—	10 11 12 13
(a)	the State, the Commonwealth or a local government, or any of their authorities or agencies;	14 15 16
(b)	1 or more private sector entities.	17
spec	cial purpose vehicle means an entity—	18
(a)	established for the purpose of carrying out a public-private partnership; and	19 20
(b)	declared by the Treasurer by gazette notice to be a special purpose vehicle for this Act.	21 22

Part 4

Amendment of Guide, Hearing23and Assistance Dogs Act 200924

25

This part amends the <i>Guide</i> , <i>Hearing and Assistance Dogs Act</i>	26
2009.	27

	Res	sidential Tenancies and Rooming Accommodation and Other Legislation Amendment	
		Part 4 Amendment of Guide, Hearing and Assistance Dogs Act 2009 [s 34]	
Clause	34	Amendment of s 3 (Objects of Act)	1
		(1) Section 3(2)(a), before 'particular'—	2
		insert—	3
		places of accommodation and	4
		(2) Section 3(2)(b), before 'particular'—	5
		insert—	6
		places of accommodation and	7
Clause	35	Amendment of pt 2, hdg (Guide, hearing and assistance dogs in public places and public passenger vehicles)	8 9
		Part 2, heading, after 'in'—	10
		insert—	11
		places of accommodation,	12
Clause	36	Amendment of s 6 (Definitions for pt 2)	13
		Section 6—	14
		insert—	15
		accompanied handler means—	16
		 (a) a person with a disability who is accompanied by the certified guide, hearing or assistance dog the person relies on to reduce the person's need for support; or 	17 18 19 20
		 (b) an approved trainer, employee trainer or puppy carer who is accompanied by a guide, hearing, assistance or trainee support dog. 	21 22 23
		<i>certified guide, hearing or assistance dog</i> means a guide, hearing or assistance dog that is certified under part 4.	24 25 26
		<i>place of accommodation</i> includes the following—	27 28
		(a) a house or flat;	29

Part 4 Amendment of Guide, Hearing and Assistance Dogs Act 2009

[s 37]

		(b) a hotel or motel;	1
		(c) a boarding house or hostel;	2
		(d) a caravan or caravan site;	3
		(e) a manufactured home under the Manufactured Homes (Residential Parks) Act 2003;	4 5 6
		(f) a site within the meaning of the <i>Manufactured Homes (Residential Parks)</i> Act 2003, section 13;	7 8 9
		(g) a camping site.	10
		<i>term</i> includes a condition, requirement or practice, whether or not written.	11 12
37			13 14 15
	(1) Section $8(1)$, after 'in a'—	16
	insert—		17
	plac	e of accommodation,	18
	(2) Section 8(2)	, after 'into a'—	19
	insert—		20
	plac	e of accommodation,	21
38	accompanied	s 9 (Trainers and puppy carers may be by guide, hearing, assistance and trainee	22 23 24
	(1) Section $9(1)$), after 'in a'—	25
	insert—		26
	plac	e of accommodation,	27
	(2) Section 9(2)), after 'into a'—	28
		accompanied la dogs) (1) Section 8(1) insert— place (2) Section 8(2) insert— place 38 Amendment of accompanied l support dogs) (1) Section 9(1) insert— place	 (c) a boarding house or hostel; (d) a caravan or caravan site; (e) a manufactured home under the Manufactured Homes (Residential Parks) Act 2003; (f) a site within the meaning of the Manufactured Homes (Residential Parks) Act 2003, section 13; (g) a camping site. term includes a condition, requirement or practice, whether or not written. 37 Amendment of s 8 (People with a disability may be accompanied by their guide, hearing and assistance dogs) (1) Section 8(1), after 'in a'— insert— place of accommodation, (2) Section 8(2), after 'into a'— insert— place of accommodation, 38 Amendment of s 9 (Trainers and puppy carers may be accompanied by guide, hearing, assistance and trainee support dogs) (1) Section 9(1), after 'in a'— insert— place of accommodation,

	Resi	dential Tenancies and Rooming Accommodation and Other Legislation Amendment Bill 2013	
		Part 4 Amendment of Guide, Hearing and Assistance Dogs Act 2009	
		[s 39]	
		insert—	1
		place of accommodation,	2
Clause	39	Amendment of pt 2, div 3, hdg (Obligations of persons exercising control of public places and public passenger vehicles)	3 4 5
		Part 2, division 3, heading, after 'control of'-	6
		insert—	7
		places of accommodation,	8
Clause	40	Amendment of s 11 (Who is a <i>person exercising control</i> of a public place or public passenger vehicle)	9 10
		(1) Section 11, heading, after 'of a'—	11
		insert—	12
		place of accommodation,	13
		(2) Section 11, after ' <i>control</i> of a'—	14
		insert—	15
		place of accommodation,	16
Clause	41	Amendment of s 12 (Identification procedure for handlers and trainers)	17 18
		Section 12(2)(a)(ii), after 'control of a'-	19
		insert—	20
		place of accommodation,	21
Clause	42	Insertion of new s 12A	22
		After section 12—	23
		insert—	24

Part 4 Amendment of Guide, Hearing and Assistance Dogs Act 2009

[s 42]

12A Obligations of persons exercising control of places of accommodation

- (1) A person exercising control of a place of accommodation must not—
 - (a) refuse to rent accommodation at the place to 5
 an accompanied handler because the 6
 accompanied handler, while in the place, 7
 would be accompanied by a certified guide, 8
 hearing, assistance or trainee support dog; 9
 or 10

1

2

3

4

28

- (b) in renting accommodation at the place to an 11 accompanied handler, impose a term that 12 would result in— 13
 - (i) the accompanied handler paying an 14 extra charge because the dog is present 15 at the place; or 16
 - (ii) a person with a disability being 17 separated, while in the place, from the 18 guide, hearing or assistance dog that 19 the person relies on to reduce the 20 person's need for support; or 21
 - (iii) a person with a disability being refused 22
 entry to a part of the place because the 23
 person would be accompanied by the 24
 guide, hearing or assistance dog that 25
 the person relies on to reduce the 26
 person's need for support. 27

Maximum penalty—100 penalty units.

- (2) An accompanied handler must comply with the 29 identification procedure when the accompanied 30 handler— 31
 - (a) in person at a place of accommodation or 32 another place, makes a reservation or 33 application for accommodation at the place 34 of accommodation; or 35

			(b) arrives at a place of accommodation to begin residing in the accommodation at the place.	1 2
		(3)	A person does not commit an offence against subsection (1) if it is proved that the accompanied handler did not comply with subsection (2).	3 4 5 6
		(4)	Subsection (1)(b)(iii) does not apply to a term that would result in the person with a disability being refused entry to a part of a place of accommodation where food is ordinarily prepared for consumption by residents of the place or members of the public.	7 8 9 10 11 12
			Note—	13
			A person with a disability may also have a right of action under the <i>Disability Discrimination Act 1992</i> (Cwlth).	14 15
Clause	43		f s 13 (Obligations of persons exercising lic places and public passenger vehicles)	16 17
		Section 13(3), o	ther than the note—	18
		omit.		19
Clause	44	Amendment o	f sch 4 (Dictionary)	20
		Schedule 4—		21
		insert—		22
			accompanied handler, for part 2, see section 6.	23
			<i>certified guide, hearing or assistance dog</i> , for part 2, see section 6.	24 25
			<i>place of accommodation</i> , for part 2, see section 6.	26 27
			<i>term</i> , for part 2, see section 6.	28

Residential Tenancies and Rooming Accommodation and Other Legislation Amendment Bill 2013 Part 5 Minor amendments

[s 45]

	Part 5		Minor amendments	1
Clause	45	Act amended		2

3

The schedule amends the Act it mentions.

Schedule

Scł	nedule	Miı	nor amendments	1
			section 45	2
	idential Te 2008	nancies	s and Rooming Accommodation	3 4
1	Section 4	80 and e	ditor's note—	5
	omit, insert	. <u> </u>		6
	480	Applica 2009	tion of Financial Accountability Act	7 8
			nority is a statutory body within the meaning <i>nancial Accountability Act 2009</i> .	9 10
2	Section 4	99 and e	ditor's note—	11
	omit, insert			12
	499	Employ	ing office is statutory body	13
	((1) The	e employing office is a statutory body under—	14
		(a)	the Financial Accountability Act 2009; and	15
		(b)	the Statutory Bodies Financial Arrangements Act 1982.	16 17
	(200	applying the <i>Financial Accountability Act</i> 9 to the employing office as a statutory y—	18 19 20
		(a)	the executive officer is taken to be the chairperson of the employing office; and	21 22
		(b)	the <i>Financial Accountability Act 2009</i> is taken to require the executive officer to consider the annual financial statements and the auditor-general's report as soon as practicable after they are received by the employing office; and	23 24 25 26 27 28

(c)	the Financial Accountability Act 2009 is	1
	taken to require the executive officer to	2
	consider any observations, suggestions or	3
	comments given to the executive officer as	4
	soon as practicable after the executive	5
	officer receives them.	6

© State of Queensland 2013 Authorised by the Parliamentary Counsel