

# Information Privacy and Other Legislation Amendment Bill 2023



#### Queensland

# **Information Privacy and Other Legislation Amendment Bill 2023**

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### 2023

## **A Bill**

for

An Act to amend the Criminal Code, the *Information Privacy Act* 2009, the *Ombudsman Act* 2001, the *Right to Information Act* 2009 and the legislation mentioned in schedule 1 for particular purposes

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	The P	arlia	ment of Queensland enacts—	1
	Part	1	Preliminary	2
Clause	1	Sho	ort title	3
			This Act may be cited as the <i>Information Privacy and Other Legislation Amendment Act 2023</i> .	4 5
Clause	2	Coı	mmencement	6
		(1)	This Act, other than part 6 and schedule 1, part 1, commences on a day to be fixed by proclamation.	7 8
		(2)	The Acts Interpretation Act 1954, section 15DA does not apply to this Act.	9 10
	Part	2	Amendment of Criminal Code	11
Clause	3	Cod	de amended	12
Clause	3	Cod	de amended  This part amends the Criminal Code.	12 13
Clause	3	Cod		
Clause	3	Cod	This part amends the Criminal Code.	13
	3		This part amends the Criminal Code.  Note—	13 14
			This part amends the Criminal Code.  Note—  See also the amendment in schedule 1, part 2.	13 14 15
		Am	This part amends the Criminal Code.  Note—  See also the amendment in schedule 1, part 2.  mendment of s 408E (Computer hacking and misuse)	13 14 15
		Am	This part amends the Criminal Code.  Note—  See also the amendment in schedule 1, part 2.  sendment of s 408E (Computer hacking and misuse)  Section 408E, heading—	13 14 15 16 17
		Am	This part amends the Criminal Code.  Note—  See also the amendment in schedule 1, part 2.  sendment of s 408E (Computer hacking and misuse)  Section 408E, heading—  omit, insert—	13 14 15 16 17 18
		<b>Am</b> (1)	This part amends the Criminal Code.  Note—  See also the amendment in schedule 1, part 2.  sendment of s 408E (Computer hacking and misuse)  Section 408E, heading—  omit, insert—  408E Misuse of restricted computer	13 14 15 16 17 18 19

[s 5]	
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	(3) Section 408(1), penalty, '2 years'—	1
	omit, insert—	2
	3 years	3
	(4) Section 408E(5), definition <i>benefit</i> , 'a benefit'—	4
	omit, insert—	5
	a benefit, pecuniary or otherwise,	6
Clause 5	Insertion of new pt 9, ch 108	7
	Part 9—	8
	insert—	9
	Chapter 108 Transitional provision	10
	for Information Privacy	11
	and Other Legislation	12
	Amendment Act 2023	13
	760 Application of s 408E	14
	(1) This section applies if an act or omission constituting an offence against section 408E happened before the commencement, whether the proceeding for the offence is started before or after the commencement.	15 16 17 18 19
	(2) Section 408E as in force before the commencement continues to apply in relation to the act or omission as if the <i>Information Privacy</i> and <i>Other Legislation Amendment Act</i> 2023, section 4 had not commenced.	20 21 22 23 24

[s 6]

	Part	3 Amendment of Information Privacy Act 2009	1 2
Clause	6	Act amended	3
		This part amends the Information Privacy Act 2009.	4
		Note—	5
		See also the amendments in schedule 1, part 2.	6
Clause	7	Amendment of long title	7
		Long title, from ', and'—	8
		omit.	9
Clause	8	Amendment of s 3 (Object of Act)	10
		Section 3(1)—	11
		omit, insert—	12
		(1) The primary object of this Act is to provide for the fair collection and handling in the public sector environment of personal information.	13 14 15
Clause	9	Omission of ss 4 and 5	16
		Sections 4 and 5—	17
		omit.	18
Clause	10	Replacement of s 7 (Relationship with other Acts prohibiting disclosure of information)	19 20
		Section 7—	21
		omit, insert—	22

	7	Relationship with other laws regulating personal information	1 2
		(1) This Act is intended to operate subject to the provisions of other Acts regulating—	3 4
		(a) the collection, storage, handling, accessing, amendment, management, transfer and use of personal information; or	5 6 7
		(b) the disclosure, within the meaning of section 23, of personal information.	8 9
		(2) Without limiting subsection (1), the operation of QPPs 6.1 and 6.2(d) and the permitted health situation mentioned in schedule 4, section 5 do not override any law with respect to assisted and substituted decision-making, including, for example, the <i>Guardianship and Administration Act 2000</i> and the <i>Powers of Attorney Act 1998</i> .	10 11 12 13 14 15 16
Clause 1	11 Omission Act)	of s 9 (Relationship with Right to Information	17 18
	Sectio	n 9—	19
	omit.		20
Clause 1	12 Replacem	ent of ss 12 to 14	21
	Section	ns 12 to 14—	22
	omit, i	nsert—	23
	12	Meaning of personal information	24
		Personal information means information or an opinion about an identified individual or an individual who is reasonably identifiable from the information or opinion—	25 26 27 28
		(a) whether the information or opinion is true or not; and	29 30

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		(b) whether the information or opinion is recorded in a material form or not.	1 2
		13 Meaning of <i>held</i> or <i>holds</i> in relation to personal information	3 4
		Personal information is <i>held</i> by a relevant entity, or the entity <i>holds</i> personal information, if the personal information is contained in a document in the possession, or under the control, of the relevant entity.	5 6 7 8 9
Clause	13	Replacement of s 15 (Meaning of document otherwise)	10
		Section 15—	11
		omit, insert—	12
		15 Meaning of <i>document</i>	13
		In this Act, a <i>document</i> does not include a document to which the privacy principle requirements do not apply.	14 15 16
Clause	14	Replacement of s 16 (Meaning of document to which the privacy principles do not apply)	17 18
		Section 16—	19
		omit, insert—	20
		16 Meaning of document to which the privacy principles requirements do not apply	21 22
		In this Act, a document to which the privacy principle requirements do not apply means a document mentioned in schedule 1.	23 24 25
Clause	15	Omission of s 17 (Meaning of <i>agency</i> for ch 3)	26
		Section 17—	27
		omit.	28

Clause	16	Amendment of s 18 (Meaning of agency otherwise)	1
		(1) Section 18, heading, 'otherwise'—	2
		omit.	3
		(2) Section 18(1), 'For this Act, other than for chapter 3,'—	4
		omit, insert—	5
		In this Act,	6
		(3) Section 18(2)—	7
		omit, insert—	8
		entity to which the privacy principle requirements	9 10 11
		(4) Section 18—	12
		insert—	13
		(4) In this section—	14
		*	15 16
		(a) an entity mentioned in schedule 2, part 1; or	17
		relation to the function mentioned in that	18 19 20
Clause	17		21 22
		Section 19—	23
		omit.	24
Clause	18		25 26
		(1) Section 20, heading, 'other than ch 3'—	27
		omit.	28

19]

		(2)	Section 20(2)		1
		(2)	Section 20(2)	<del></del>	1
			omit.		2
Clause	19	Am	endment of	s 21 (Meaning of <i>public authority</i> )	3
		(1)	Section 21(1)	o(c)(i), from 'other'—	4
			omit, insert—	-	5
			(	other government assistance; or	6
		(2)	Section 21(1)	)(c)—	7
			insert—		8
			(	(ia) over which government is in a position to exercise control; or	9 10
		(3)	Section 21(1)	o(c)(ia) to (iii)—	11
			renumber as	section 21(1)(c)(ii) to (iv).	12
		(4)	Section 21(1)	o(d), 'subsection (3)'—	13
			omit, insert—	-	14
			5	subsection (5)	15
		(5)	Section 21—		16
			insert—		17
			, ,	Despite subsection (1), <i>public authority</i> does not nclude an entity established by letters patent.	18 19
			1	For subsection (1)(c), an entity may be declared by regulation to be a public authority for this Act in relation to only a part of the entity's functions.	20 21 22
		(6)	Section 21(1.	A) to (4)—	23
			renumber as	section 21(2) to (6).	24
Clause	20			s 23 (What it means to <i>disclose</i> personal I to <i>use</i> personal information)	25 26
				•	_0

s	21	
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			omit.		1
		(2)	Sectio	on 23(4), 'Subsection (3)'—	2
			omit, i	insert—	3
				Subsection (2)	4
		(3)	Sectio	on 23(2) to (5)—	5
			renum	nber as section 23(1) to (4).	6
Clause	21	Re	placem	nent of ss 24 and 25	7
			Sectio	ons 24 and 25—	8
			omit, i	insert—	9
			24	References to doing an act or engaging in a practice	10 11
				In this Act, a reference to doing an act or engaging in a practice in contravention of a requirement includes a reference to a failure to act or a failure to engage in a practice in contravention of the requirement.	12 13 14 15 16
Clause	22	Re	placem	nent of s 26 (Information Privacy Principles)	17
			_	on 26—	18
			omit, i	insert—	19
			26	Queensland privacy principles	20
				(1) Each Queensland privacy principle ( <i>QPP</i> ) is set out in schedule 3.	21 22
				(2) In this Act, a reference to a QPP followed by a number is a reference to the provision of schedule 3 having that number.	23 24 25
Clause	23	Am	nendme	ent of s 27 (Agencies to comply with IPPs)	26
		(1)	Sectio	on 27, heading, 'IPPs'—	27

		omit, insert	· <u> </u>	1
			QPPs	2
	(2)	Section 27(	(1) and (2)—	3
		omit, insert	<u>:                                      </u>	4
		(1)	An agency, other than an APP entity, must comply with the QPPs.	5 6
			Note—	7
			For the application of the Act in relation to a Minister, see also section 20.	8 9
		(2)	Without limiting subsection (1), the agency must not do an act or engage in a practice that contravenes, or is otherwise inconsistent with, a requirement of a QPP.	10 11 12 13
	(3)	Section 27-	_	14
		insert—		15
		(4)	In this section—	16
			<b>APP entity</b> means an agency that is required to comply with the APPs.	17 18
Clause 24	Am	nendment o	f s 28 (Noncompliance with particular IPPs)	19
	(1)	Section 28,	heading, 'IPPs'—	20
		omit, insert	·	21
			QPPs	22
	(2)	Section 28(	(1), 'prescribed IPP'—	23
		omit, insert	<u>·</u>	24
			prescribed QPP	25
	(3)	Section 28(	2)—	26
		omit, insert	<u>·                                     </u>	27
		(2)	In this section—	28
			prescribed QPP means QPP 6 or 10.2.	29

		t	<b>publish</b> , for personal information, means publish the information by way of television, newspaper, radio, internet or other form of communication.	1 2 3
Clause	25	Amendment of enforcement ag	s 29 (Special provision for law encies)	4 5
		•	o, 'IPP 2, 3, 9, 10 or 11'—	6
		omit, insert—		7
			OPP 3.6, 5, 6 or 10.1	8
		(2) Section 29(1)		9
		omit, insert—		10
			the QPP	11
Clause	26	Omission of ch	2, pt 2 (Compliance with NPPs)	12
		Chapter 2, pa	art 2—	13
		omit.		14
Clause	27	Replacement of information out	ch 2, pt 3, hdg (Transfer of personal side Australia)	15 16
		Chapter 2, pa	art 3, heading—	17
		omit, insert—	-	18
		Part 2	Disclosure of personal	19
			information outside	20
			Australia	21
Clause	28	Amendment of outside Austral	s 33 (Transfer of personal information ia)	22 23
		(1) Section 33, h	eading, 'Transfer'—	24
		omit, insert—	-	25
		]	Disclosure	26

[s 2	29]
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		(2)	Section 33, may trai	isier —	1
			omit, insert—		2
			may dise	close	3
		(3)	Section 33, 'the trans	sfer'—	4
			omit, insert—		5
			the discl	losure	6
		(4)	Section 33(d)(iv), 'tr	ansfers'—	7
			omit, insert—		8
			disclose	s	9
		(5)	Section 33(d)(i) and agency, the NPPs'—	(iv), 'IPPs or, if the agency is a health	10 11
			omit, insert—		12
			QPPs		13
Clause	29		placement of ch 2,   3 by contracted ser	pt 4, hdg (Compliance with parts 1 vice providers)	14 15
			Chapter 2, part 4, hea	ading—	16
			omit, insert—		17
			Part 3	Compliance with parts	18
				1 and 2 and s 41 by	19
				contracted service	20
				providers	21
lause	30	Am	nendment of s 35 (B	Sinding a contracted service	22
		pro	ovider to privacy pri	inciples)	23
		(1)	Section 35, heading,	'principles'—	24
			omit, insert—		25
			princip	le requirements	26
		(2)	Section 35(1), 'part 1	or 2 and part 3'—	27

s	31	1

		amit incont	1
		omit, insert—	1
		parts 1 and 2 and section 41	2
Clause	31	Amendment of s 36 (Bound contracted service provider to comply with privacy principles)	3 4
		(1) Section 36, heading, 'principles'—	5
		omit, insert—	6
		principle requirements	7
		(2) Section 36(1), 'part 1 or 2 and part 3'—	8
		omit, insert—	9
		parts 1 and 2 and section 41	10
		(3) Section 36(3), 'part 1 or 2 and part 3'—	11
		omit, insert—	12
		the privacy principle requirements	13
Clause	32	Amendment of s 38 (Personal information relevant to portfolio responsibilities)	14 15
		Section 38, 'IPPs or NPPs'—	16
		omit, insert—	17
		QPPs	18
Clause	33	Replacement of ch 3 (Disclosure and amendment by application under this Act)	19 20
		Chapter 3—	21
		omit, insert—	22
		Chapter 3 QPP codes and	23
		guideline for	24
		permitted general	25
		situations	26

Part 1		QPP codes		
40	QPI	P codes	2	
	(1) A <i>QPP code</i> is a written code of practice about information privacy, approved by regulation under section 43, that states—			
		(a) how 1 or more of the QPPs are to be applied or complied with; and	6 7	
		(b) the agencies that are bound by the code, or a way of determining the agencies that are bound by the code.	8 9 10	
	(2)	A QPP code may also impose additional requirements to those imposed by a QPP, to the extent the additional requirements are not inconsistent with a QPP.	11 12 13 14	
	(3)	A QPP code expires on the earlier of the following days—	15 16	
		(a) the day that is 5 years after the day the QPP code is approved under section 43;	17 18	
		(b) if the QPP code states an expiry day—the stated day.	19 20	
41	Age	encies must comply with QPP codes	21	
		An agency must not do an act, or engage in a practice, that contravenes a QPP code that is in effect and binds the agency.	22 23 24	
42	Pre	paring QPP codes	25	
	(1)	The information commissioner or an agency may prepare a draft QPP code or draft amendment of a QPP code and submit the draft to the Minister for endorsement.	26 27 28 29	
	(2)	However, before the information commissioner	30	

		or agency submits the draft code or amendment to the Minister, the commissioner or agency must—	1 2
		(a) publish the draft on an accessible agency website; and	3 4
		(b) invite the public to make submissions to the commissioner or agency about the draft within a stated period of at least 20 business days; and	5 6 7 8
		(c) consider any submissions made within the stated period.	9 10
	(3)	An agency must, immediately after publishing a draft QPP code or draft amendment of a QPP code under subsection (2), notify the information commissioner of the publication.	11 12 13 14
43		proval of QPP codes or amendments of P codes	15 16
	(1)	This section applies if a draft QPP code or draft amendment of a QPP code is submitted to the Minister under section 42.	17 18 19
	(2)	If the draft is submitted by an agency, the Minister must ask the information commissioner for submissions about the draft.	20 21 22
	(3)	The Minister must decide to endorse or refuse to endorse the draft, having regard to—	23 24
		(a) any submissions made by the information commissioner; and	25 26
		(b) any other relevant matter.	27
	(4)	If the Minister endorses the draft, the Minister must recommend to the Governor in Council the making of a regulation approving the QPP code or amended QPP code.	28 29 30 31
	(5)	The QPP code or amended QPP code—	32

s	33

		(a)	does not take effect unless it is approved by regulation; and	1 2
		(b)	takes effect on the day prescribed by regulation for the code or amended code.	3
((	6)	prac code	information commissioner must, as soon as sticable after a regulation approving a QPP or amended QPP code is made, publish the e or amended code on the commissioner's site.	5 6 7 8 9
Par	t 2		Guideline for permitted general situations	10 11
44 F	Prep	oarir	ng guideline	12
(	1)	The	information commissioner may—	13
		(a)	prepare a draft guideline about the collection, use or disclosure of personal information to assist an entity locate a person who has been reported as missing; and	14 15 16 17 18
		(b)	submit the draft to the Minister for endorsement.	19 20
(2	2)	subr	vever, before the information commissioner mits the draft guideline to the Minister, the missioner must—	21 22 23
		(a)	publish the draft on the commissioner's website; and	24 25
		(b)	invite the public to make submissions to the commissioner about the draft within a stated period of at least 20 business days; and	26 27 28
		(c)	consider any submissions made within the stated period.	29 30

45	App	proval of guideline	1			
	(1)	This section applies if a draft guideline is submitted to the Minister under section 44.	2 3			
	(2) The Minister must decide to endorse or refuse endorse the draft.					
	(3) If the Minister endorses the draft, the Minister must recommend to the Governor in Council the making of a regulation approving the guideline.					
	(4)	The guideline—	9			
		(a) does not take effect unless it is approved by regulation; and	10 11			
		(b) takes effect on the day prescribed by regulation for the guideline; and	12 13			
		(c) expires 5 years after the day mentioned in paragraph (b).	14 15			
	(5)	The information commissioner must, as soon as practicable after a regulation approving a guideline is made under this section, publish the guideline on the commissioner's website.	16 17 18 19			
Cł	าลp	ter 3A Mandatory	20			
		notification of data	21			
		breaches	22			
Pa	rt 1	Preliminary	23			
46	App	olication of chapter	24			
	(1)	This chapter applies in relation to personal	25			
		information, other than personal information in a	26			
		document to which the privacy principle requirements do not apply, held by an agency.	27 28			

	(2)	that		r, this chapter does not apply to an agency a APP entity under the <i>Privacy Act 1988</i>	1 2 3
47	Mea	anin	g of	eligible data breach	4
	(1)	An <i>eligible data breach</i> of an agency is a data breach of the agency that occurs in relation to personal information held by the agency if—			
		(a)	both	n of the following apply—	8
			(i)	the data breach involves unauthorised access to, or unauthorised disclosure of, the personal information;	9 10 11
			(ii)	the access or disclosure is likely to result in serious harm to an individual (an <i>affected individual</i> ) to whom the personal information relates, having regard to the matters stated in subsection (2); or	12 13 14 15 16 17
		(b)		data breach involves the personal ermation being lost in circumstances ere—	18 19 20
			(i)	unauthorised access to, or unauthorised disclosure of, the personal information is likely to occur; and	21 22 23
			(ii)	if the unauthorised access to or unauthorised disclosure of the personal information were to occur, it would be likely to result in serious harm to an individual (also an <i>affected individual</i> ) to whom the personal information relates, having regard to the matters stated in subsection (2).	24 25 26 27 28 29 30 31
	(2)	For are-		ection (1)(a)(ii) and (b)(ii), the matters	32 33

		(a)	the kind of personal information accessed, disclosed or lost; and	1 2
		(b)	the sensitivity of the personal information; and	3
		(c)	whether the personal information is protected by 1 or more security measures; and	5 6 7
		(d)	if the personal information is protected by 1 or more security measures—the likelihood that any of those security measures could be overcome; and	8 9 10 11
		(e)	the persons, or the kinds of persons, who have obtained, or who could obtain, the personal information; and	12 13 14
		(f)	the nature of the harm likely to result from the data breach; and	15 16
		(g)	any other relevant matter.	17
		(0)	·	
Pa	art 2	(C)		
Pa	art 2		Assessment of	18
Pa	art 2		Assessment of suspected eligible data	18 19
Pa	art 2		Assessment of	18
Pa		igati	Assessment of suspected eligible data breaches	18 19
	Obli	igati ache This an a	Assessment of suspected eligible data breaches	18 19 20 21
	Obli brea	igati ache This an a susp brea	Assessment of suspected eligible data breaches  tons of agencies in relation to data es as section applies in relation to a data breach of agency if the agency knows, or reasonably bects, that the data breach is an eligible data	18 19 20 21 22 23 24 25
	Obli brea (1)	igati ache This an a susp brea	Assessment of suspected eligible data breaches  tons of agencies in relation to data es  s section applies in relation to a data breach of agency if the agency knows, or reasonably bects, that the data breach is an eligible data ach of the agency.	18 19 20 21 22 23 24 25 26

		agency—assess whether there are reasonable grounds to believe the data breach is an eligible data breach of the agency.	1 2 3 4		
(3)	An assessment under subsection (2)(b) must be completed within—				
	(a)	30 days after the suspicion mentioned in subsection (1) was formed; or	7 8		
	(b)	if the period mentioned in paragraph (a) is extended under section 49—the extended period.	9 10 11		
(4)	After becoming aware or forming the reasonable suspicion of the eligible data breach, including during an assessment of the data breach under subsection (2)(b), the agency must—				
	(a)	take, or continue to take all reasonable steps to contain the data breach, and take all reasonable steps to mitigate the harm caused by the data breach; and	16 17 18 19		
	(b)	if the agency is aware the data breach may affect another agency—give a written notice to the other agency of the data breach that includes—	20 21 22 23		
		(i) a description of the data breach; and	24		
		(ii) a description of the kind of personal information the subject of the data breach, without including any personal information in the description.	25 26 27 28		
(5)	The agency need not comply with subsections (2)(b) and (3) in relation to the data breach if—				
	(a)	all of the personal information the subject of the data breach is also the subject of a data breach of 1 or more other agencies; and	31 32 33		

Divisio	n 1		Preliminary	28
i ait J	•		breaches	26 27
Part 3			Notifying eligible data	26
(4)	ager	ncy to	ormation commissioner may ask the provide further information or updates progress of the assessment.	23 24 25
(4)	TI.	` ′	the day the extended period ends.	22
		(ii)	the period within which the assessment must be completed has been extended under this section; and	19 20 21
		(i)	that the assessment has started; and	18
	(b)	_	a written notice to the information missioner stating—	16 17
	(a)	start	the assessment; and	15
(3)	ager	ncy m	iod is extended under subsection (2), the nust, within the 30 day period mentioned in 48(3)(a)—	12 13 14
(2)			cy may extend the period within which sment must be completed.	10 11
(1)	cond satis	duct sfied plete	tion applies if an agency required to an assessment under section 48 is the assessment can not reasonably be d within the 30 day period mentioned in 8(3)(a).	5 6 7 8 9
49 Ext	ensi	on o	f period for assessment by agency	4
	(b)	und	least 1 of the other agencies has ertaken to conduct the assessment in tion to the data breach.	1 2 3
	(1.)	, .	1	

50	50 Application of part					
	(1)	This part applies if an agency reasonably believes that there has been an eligible data breach of the agency.	2 3 4			
	(2)	However, division 2 does not apply in relation to the agency to the extent an exemption applies to the agency under division 3.	5 6 7			
Div	visio	on 2 Notification	8			
51		ency must give statement about eligible table to information commissioner	9 10			
	(1)	The agency must, as soon as practicable after forming the belief mentioned in section 50—	11 12			
		(a) prepare a statement that includes the information stated in subsection (2); and	13 14			
		(b) give the statement to the information commissioner.	15 16			
	(2)	For subsection (1)(a), the statement must, to the extent it is reasonably practicable, include the following information—	17 18 19			
		<ul><li>(a) the information that must be included in a notification given under section 53(2)(a) to</li><li>(e), (h) and (i);</li></ul>	20 21 22			
		<ul><li>(b) a description of the kind of personal information the subject of the data breach, without including any personal information in the description;</li></ul>	23 24 25 26			
		(c) the agency's recommendations about the steps individuals should take in response to the data breach;	27 28 29			
		(d) whether the agency is reporting on behalf of other agencies affected by the same data	30 31			

				ach and, if so, the details of the other ncies;	1 2
		(e)	prac estin	total number or, if it is not reasonably eticable to work out the total number, an mate of the total number of each of the owing—	3 4 5 6
			(i)	all individuals affected or likely to be affected by the data breach;	7 8
			(ii)	affected individuals for the data breach;	9
		(f)	eith	er—	10
			(i)	the total number of individuals notified of the data breach or, if it is not reasonably practicable to work out the total number, an estimate of the total number; or	11 12 13 14 15
			(ii)	if section 57 is relied on, the total number of individuals who would have been notified if that section had not been relied on or, if it is not reasonably practicable to work out the total number, an estimate of the total number;	16 17 18 19 20 21 22
		(g)	adv	other the individuals notified have been ised about how to make a privacy aplaint to the agency under section 166A.	23 24 25
52	Fur	ther	info	rmation to be provided	26
	(1)	practunde the incl	eticab er sec infort uding	etion applies if it is not reasonably ble to include any information required etion 51 when the statement is given to mation commissioner under that section, g, for example, the total number of als mentioned in section 51(2)(e) or (f).	27 28 29 30 31 32
	(2)		_	ncy must take all reasonable steps to the information to the commissioner as	33 34

		SOOI	n as practicable after the statement is given.	1
53	Age	encie	es must notify particular individuals	2
	(1)		agency must, as soon as practicable after the ef mentioned in section 50 is formed—	3 4
		(a)	if it is reasonably practicable to notify each individual whose personal information has been accessed, disclosed or lost—take reasonable steps to notify each individual of the information mentioned in subsection (2); or	5 6 7 8 9 10
		(b)	if paragraph (a) does not apply and it is reasonably practicable to notify each affected individual for the data breach—take reasonable steps to notify each affected individual of the information mentioned in subsection (2); or	11 12 13 14 15 16
		(c)	if paragraphs (a) and (b) do not apply—publish the information mentioned in subsection (2) on an accessible agency website for a period of at least 12 months, other than information that would prejudice the agency's functions.	17 18 19 20 21 22
	(2)	exte	otification under subsection (1) must, to the ent it is reasonably practicable, include the owing information—	23 24 25
		(a)	the name of the agency and, if more than 1 agency was affected by the data breach, the name of each other agency;	26 27 28
		(b)	the contact details of the agency or a person nominated by the agency for the individual to contact in relation to the data breach;	29 30 31

(c) the date the data breach occurred;

	(d)	a description of the data breach, including the type of eligible data breach under section 47;	1 2 3
	(e)	information about how the data breach occurred;	4 5
	(f)	for a notification under subsection (1)(a) or (b)—	6 7
		(i) a description of the personal information the subject of the data breach; and	8 9 10
		(ii) the agency's recommendations about the steps the individual should take in response to the data breach;	11 12 13
	(g)	for a notification under subsection (1)(c)—	14
		(i) a description of the kind of personal information the subject of the data breach, without including any personal information in the description; and	15 16 17 18
		(ii) the agency's recommendations about the steps individuals should take in response to the data breach;	19 20 21
	(h)	if the data breach involved unauthorised access to or disclosure of personal information—the period during which the access or disclosure was available or made;	22 23 24 25
	(i)	the steps the agency has taken or will take to contain the data breach and mitigate the harm caused to individuals by the data breach;	26 27 28 29
	(j)	information about how an individual may make a privacy complaint to the agency under section 166A.	30 31 32
(3)	noti	e agency must, as soon as practicable after a ce is published under subsection (1)(c), vide the information commissioner with	33 34 35

		information about how to access the notice.	1
	(4)	The information commissioner must, after receiving the information under subsection (3), publish on the commissioner's website information about how to access the notice for a period of at least 12 months.	2 3 4 5 6
54	disc	ticular agencies may collect, use and close relevant personal information for ification	7 8 9
	(1)	A regulation may prescribe—	10
		(a) an agency (a <i>disclosing agency</i> ) that may, under this section, disclose relevant personal information to another agency; and	11 12 13
		(b) an agency (a <i>receiving agency</i> ) that may, under this section, collect and use relevant personal information from a disclosing agency and disclose relevant personal information to the disclosing agency.	14 15 16 17 18
	(2)	A disclosing agency may disclose relevant personal information held by the agency to a receiving agency if the receiving agency is the subject of an eligible data breach.	19 20 21 22
	(3)	The receiving agency may collect and use relevant personal information from a disclosing agency, and disclose relevant personal information to the disclosing agency, if it is reasonably necessary for the purpose of confirming—	23 24 25 26 27 28
		(a) the name and contact details of a notifiable individual; or	29 30
		(b) whether a notifiable individual is deceased.	31
	(4)	A disclosing agency or receiving agency is not required to comply with a QPP in relation to the disclosure, collection or use of relevant personal	32 33 34

	information under this section.	1
(5)	For subsection (2), an eligible data breach includes—	2 3
	(a) a data breach that an agency reasonably believes is an eligible data breach; and	4 5
	(b) a suspected data breach of an agency mentioned in section 61(1), whether or not the information commissioner has made a recommendation under section 61(4).	6 7 8 9
(6)	If a disclosing agency may, under an Act, enter into an arrangement and charge a fee for the provision of personal information kept by the agency under that Act, the agency may do so under that Act in relation to personal information that may be disclosed under this section.	10 11 12 13 14 15
(7)	In this section—	16
	<i>identifier</i> , for an individual, means an identifier other than solely the individual's name, including, for example, a number, that is—	17 18 19
	(a) assigned to the individual in relation to the individual's personal information by an entity for the purpose of uniquely identifying that individual, whether or not it is subsequently used other than in relation to the personal information; or	20 21 22 23 24 25
	(b) adopted, used or disclosed in relation to the individual's personal information by an entity for the purpose of uniquely identifying the individual.	26 27 28 29
	notifiable individual means—	30
	(a) an individual mentioned in section 53(1)(a) or (b); or	31 32
	(b) an individual the information commissioner recommends should be notified under section 61(4).	33 34 35

			want personal information means the owing information about an individual—	1 2
		(a)	the name of the individual;	3
		(b)	the contact details of the individual;	4
		(c)	the date of birth of the individual;	5
		(d)	an identifier for the individual;	6
		(e)	if the individual is deceased—the date of the individual's death.	7 8
Div	visio	n 3	Exemptions	9
55	Exe	mpti	ion—investigations and proceedings	10
		exte	agency need not comply with division 2 to the nt complying with that division is likely to udice—	11 12 13
		(a)	an investigation that could lead to the prosecution of an offence; or	14 15
		(b)	proceedings before a court or tribunal.	16
56		mpti genc	ion—eligible data breach of more than y	17 18
	(1)	This	s section applies if—	19
		(a)	an agency is not required to comply with requirements about assessing a data breach under section 48(2)(b) and (3) because section 48(5) applies to the agency; and	20 21 22 23
		(b)	another agency is required to comply with division 2 in relation to the data breach.	24 25
	(2)		agency need not comply with division 2 in tion to the data breach.	26 27

EXE	mpı	ion—agency has taken remedial action	1
(1)		s section applies in relation to an eligible data ach of an agency if—	2 3
	(a)	for a data breach involving unauthorised access to, or disclosure of, personal information—	4 5 6
		(i) the agency takes action to mitigate the harm caused by the data breach; and	7 8
		(ii) the action is taken before the access or disclosure results in serious harm to any individual; and	9 10 11
		(iii) as a result of the action taken, the data breach is no longer likely to result in serious harm to any individual; or	12 13 14
	(b)	for a data breach involving the loss of personal information—	15 16
		(i) the agency takes action to mitigate the loss; and	17 18
		(ii) the action is taken before there is unauthorised access to, or disclosure of, the personal information; and	19 20 21
		(iii) as a result of the action taken, there is no unauthorised access to, or disclosure of, the personal information; or	22 23 24 25
	(c)	for a data breach involving the loss of personal information—	26 27
		(i) the agency takes action to mitigate the loss; and	28 29
		(ii) the action is taken after there is unauthorised access to, or unauthorised disclosure of, the personal information but before the access or disclosure	30 31 32 33

		results in serious harm to any individual; and	1 2
		(iii) as a result of the action taken, the data breach is no longer likely to result in serious harm to any individual.	3 4 5
	(2)	The agency need not comply with section 53 in relation to the eligible data breach.	6 7
58		emption—inconsistency with confidentiality ovision	8
		An agency need not comply with division 2 in relation to an eligible data breach of the agency to the extent the compliance would be inconsistent with a provision of an Act of the Commonwealth or a State that prohibits or regulates the use or disclosure of the information.	10 11 12 13 14 15
59		emption—serious risk of harm to health or ety	16 17
	(1)	An agency need not comply with section 53 in relation to an eligible data breach to the extent compliance would create a serious risk of harm to an individual's health or safety, having regard to, for example—	18 19 20 21 22
		(a) whether the harm caused by complying with division 2 is greater than the harm of not complying with that division; and	23 24 25
		(b) the currency of the information relied on.	26
	(2)	If an agency relies on this section, the agency must give a written notice to the information commissioner stating—	27 28 29
		(a) the extent to which the agency is exempt from complying with division 2 under this section; and	30 31 32

		(b) whether or not the exemption is permanent or temporary; and	1 2
		(c) if the exemption is temporary—when the agency expects the exemption will stop applying.	3 4 5
60	Exe	emption—compromise to cybersecurity	6
	(1)	An agency need not comply with section 53 in relation to an eligible data breach if compliance is likely to—	7 8 9
		(a) compromise or worsen the agency's cybersecurity; or	10 11
		(b) lead to further data breaches of the agency.	12
	(2)	The exemption applies only for the period during which a matter mentioned in subsection (1)(a) or (b) continues to apply for the agency in relation to the eligible data breach.	13 14 15 16
	(3)	If an agency relies on this section, the agency must give a written notice to the information commissioner stating—	17 18 19
		(a) the agency is exempt from complying with division 2 under this section; and	20 21
		(b) when the agency expects the exemption will stop applying; and	22 23
		(c) how the agency will review the application of the exemption.	24 25
	(4)	The agency must—	26
		(a) review the application of the exemption each month for the period during which the exemption is relied on; and	27 28 29
		(b) give the commissioner a summary of the review as soon as practicable after it is completed.	30 31 32

Pa	rt 4	Role of information commissioner	1 2
61		rmation commissioner may direct agency jive statement and make recommendations	3 4
	(1)	This section applies if the information commissioner reasonably suspects a data breach of an agency may be an eligible data breach of the agency.	5 6 7 8
	(2)	The information commissioner may, after complying with subsections (5) and (6), direct the agency by written notice to prepare and give to the commissioner a statement providing the following information—	9 10 11 12 13
		(a) the name and contact details of the agency and, if more than 1 agency was affected by the data breach, the name of each other agency;	14 15 16 17
		(b) a description of the data breach, including the kind of personal information involved in the data breach;	18 19 20
		(c) recommendations about the steps an individual who may be affected by the data breach should take in response to the data breach;	21 22 23 24
		(d) any other information related to the data breach requested by the commissioner.	25 26
	(3)	The agency must comply with the direction.	27
	(4)	If a direction is given under subsection (2), the information commissioner may also, after complying with subsections (5) and (6), recommend to the agency that the agency notify individuals under section 53 as if the agency reasonably believed the data breach were an eligible data breach.	28 29 30 31 32 33 34

	(5)	Before giving a direction under subsection (2) or making a recommendation under subsection (4), the information commissioner must invite the agency to make a submission to the commissioner, within a reasonable period, about the data breach.	1 2 3 4 5 6
	(6)	Without limiting the matters the information commissioner may consider, in deciding whether to give a direction under subsection (2) or make a recommendation under subsection (4), the information commissioner must have regard to the following—	7 8 9 10 11 12
		(a) any advice given to the information commissioner by a law enforcement agency;	13 14
		(b) any submission made by the agency under subsection (5).	15 16
Pa	rt 5	Investigations	17
Div	/isio	on 1 Authorised officers	18
62	Fun	nctions	19
		The functions of an authorised officer are to monitor and investigate whether an occasion has arisen for the exercise of the information commissioner's powers that relate to an agency's compliance with this chapter.	20 21 22 23 24
63	Арр	pointment	25
		The information commissioner may, by instrument in writing, appoint an appropriately qualified person as an authorised officer.	26 27 28

64	lde	ntity cards	1
	(1)	The information commissioner must issue an identity card to each authorised officer.	2 3
	(2)	The identity card must—	4
		(a) contain a recent photo of the authorised officer; and	5 6
		(b) contain a copy of the signature of the information commissioner and authorised officer; and	7 8 9
		(c) identify the person as an authorised officer under this part; and	10 11
		(d) state an expiry date for the card.	12
65	Pro	duction or display of identity card	13
	(1)	In exercising a power in relation to a person in the person's presence, an authorised officer must—	14 15
		(a) produce the authorised officer's identity card for the person's inspection before exercising the power; or	16 17 18
		(b) have the identity card displayed so it is clearly visible to the person when exercising the power.	19 20 21
	(2)	However, if it is not practicable to comply with subsection (1), the authorised officer must produce the identity card for the person's inspection at the first reasonable opportunity.	22 23 24 25
	(3)	For subsection (1), an authorised officer does not exercise a power in relation to a person only because the authorised officer has entered a place as mentioned in section 67(1)(b).	26 27 28 29
66	Ret	urn of identity card	30
		If the office of a person as an authorised officer	31

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		ends, the person must return the person's identity card to the information commissioner within 15 business days after the office ends unless the person has a reasonable excuse.	1 2 3 4
		Maximum penalty—10 penalty units.	5
Div	/isic	on 2 Entry of places occupied by agencies	6 7
67		neral power to enter places occupied by	8
	(1)	An authorised officer may enter an agency's place of business, or another place occupied by the agency, if—	10 11 12
		(a) the agency has consented to the entry under section 68; or	13 14
		(b) the place is the agency's place of business and—	15 16
		(i) is open for carrying on the business; or	17
		(ii) is otherwise open for entry.	18
	(2)	However, an authorised officer may enter a place under subsection (1)(a) only if the information commissioner has complied with section 68 before the entry is made.	19 20 21 22
	(3)	For subsection (1)(b), a <i>place of business</i> does not include a part of the place where a person resides.	23 24
68		ormation commissioner must give written ice of entry	25 26
	(1)	Before an authorised officer enters a place occupied by an agency under section 67(1)(a), the information commissioner must, by written notice, ask the agency to consent to an authorised	27 28 29 30

	officer entering the place under section 67(1).						
	(2)	The notice must—	2				
		(a) explain the purpose of the entry, including the powers intended to be exercised; and	3 4				
		(b) propose a reasonable date and time for the entry; and	5 6				
		(c) ask for the agency's principal officer's written consent to the entry to be given to the information commissioner within a stated reasonable period; and	7 8 9 10				
		(d) if the place is the agency's place of business, state that if the written consent is not given to the commissioner within the stated period, an authorised officer may, under section 67(1)(b), enter the place on a stated reasonable date and at a stated reasonable time.	11 12 13 14 15 16				
	(3)	If the notice is given to an agency, the agency must take all reasonable steps to facilitate entry by an authorised officer on the date and time consented to or stated under subsection (2)(d).	18 19 20 21				
		Maximum penalty—100 penalty units.	22				
Di۱	/isio		23				
		officers after entering	24				
		places	25				
69	Ger	neral powers	26				
		If an authorised officer enters a place under section 67(1), the authorised officer may do the following—	27 28 29				
		(a) require a person at the place who has the necessary skills or knowledge to	30 31				

		demonstrate the data handling systems and practices of the agency that relate to the agency's compliance with this chapter;	1 2 3
		(b) inspect a document that is relevant to the systems, policies and practices of the agency that relate to the agency's compliance with this chapter;	4 5 6 7
		(c) remain at the place for the time necessary to achieve the purpose of the entry.	8 9
70	Pov	ver to require reasonable help	10
	(1)	If an authorised officer enters a place occupied by an agency under section 67, the authorised officer may require a person at the place to give the authorised officer reasonable help to exercise a power under that section, including, for example, to demonstrate data handling systems and practices or produce a document.	11 12 13 14 15 16 17
	(2)	When making a requirement under subsection (1), the authorised officer must give the person an offence warning for the requirement.	18 19 20
	(3)	In this section—	21
		offence warning, for a requirement made by an authorised officer under subsection (1), means a warning that, without a reasonable excuse, it is an offence for the person of whom the requirement is made not to comply with the requirement.	22 23 24 25 26
71	Off	ence to contravene help requirement	27
	(1)	A person of whom a requirement is made under section 70(1) must comply with the requirement unless the person has a reasonable excuse.	28 29 30
		Maximum penalty—100 penalty units.	31
	(2)	It is a reasonable excuse for an individual not to	32

		comply with a requirement under section 70(1) if complying with the requirement might—	1 2
	(a) tend to incriminate the individual or expose the individual to a penalty; or	3 4	
		(b) result in the disclosure of information that is the subject of legal professional privilege; or	5 6
		(c) result in the disclosure of confidential information in contravention of a law.	7 8
	(3)	However, subsection (2) does not apply if a document or information the subject of the help requirement is required to be held or kept by the individual under this Act.	9 10 11 12
		Note—	13
		See, however, section 74.	14
Pa	rt 6	Miscellaneous	15
Pa		Miscellaneous ency must keep register	15 16
	Age	ency must keep register  An agency must keep a register of eligible data	16 17
	<b>Age</b> (1)	An agency must keep a register of eligible data breaches of the agency.  The register must include the following	16 17 18 19
	<b>Age</b> (1)	An agency must keep a register of eligible data breaches of the agency.  The register must include the following information for each eligible data breach—  (a) a description of the eligible data breach, including the type of data breach under	16 17 18 19 20 21 22

	breach under section 53(1)(a) or (b)—the individuals notified and the date and method used to notify the individuals;							
		(e)		ne agency relied on an exemption under 3, division 3—the exemption relied on;	5 6			
		(f)	deta	ils of the steps taken by the agency to—	7			
			(i)	contain the eligible data breach under section 48(2)(a) or (4)(a); and	8 9			
			(ii)	mitigate the harm caused by the eligible data breach under section 48(4)(a);	10 11 12			
		(g)	prev	tils of the actions taken by the agency to vent future data breaches of a similar doccurring.	13 14 15			
	(3)	info elig agei	rmati ible ncy m	ot practicable to include any or all of the ion mentioned in subsection (2) for an data breach at a particular time, the nust record the information in the register as it is practicable to do so.	16 17 18 19 20			
73	Age	ency	mus	st publish data breach policy	21			
	(1)	abo	ut ho uding	cy must prepare and publish a policy ow it will respond to a data breach, g a suspected eligible data breach, of the	22 23 24 25			
	(2)			cy must be published on an accessible vebsite.	26 27			
74				nmunity for individuals complying lar requirements	28 29			
	(1)	info	rmati	on $(2)$ applies if an individual gives ion to an authorised officer under section $70(1)$ .	30 31 32			

		(2) Evidence of the information, and other evidence directly or indirectly derived from the information, is not admissible against the individual in any proceeding to the extent it tends to incriminate the individual, or expose the individual to a penalty, in the proceeding.	2 3 4 5
		_	3
lause	34		2
		(1) Section 134(1)(a), 'section 135, 136 or 137'—	4
		omit, insert—	5
		section 135 or 136	6
		(2) Section 134(1)(b), 'and reviews'—	7
		omit, insert—	8
			9
lause	35	and the second s	21 22
		(1) Section 135, heading, after 'monitoring'—	23
		insert— 2	24
		, investigation 2	25
		(2) Section 135(1)(a)(ii)—	26
		omit, insert—	27
		engaged in by a relevant entity in relation to 2	28 29 80

		satisfied on reasonable grounds that the act or practice may contravene the privacy principle requirements or, if the entity is an agency, the entity's obligations under chapter 3A; and	1 2 3 4 5
(3)	Section 135(1)(t	o)(i), 'principles'—	6
	omit, insert—		7
	prin	ciple requirements	8
(4)	Section 135(1)(b	p)(iii)—	9
	omit, insert—		10
	(iii)	monitor and audit relevant entities' compliance with this Act; and	11 12
(5)	Section 135(1)(b	p)—	13
	insert—		14
	(vii	prepare, or assist in the preparation of, QPP codes; and	15 16
	(vii	i) assist relevant entities in complying with obligations under QPP codes; and	17 18
	(ix)	prepare guidelines for permitted general situations under chapter 3, part 2; and	19 20
(6)	Section 135(1)(c	·)—	21
	omit, insert—		22
	(c)	issuing guidelines under section 138; and	23
(7)	Section 135(1)(c	l), from 'applicants' to 'Act,'—	24
	omit, insert—		25
	con	nplainants for privacy complaints,	26
(8)	Section 135(1)—	_	27
	insert—		28
	(e)	if the commissioner considers it appropriate, reporting to the Speaker on the findings of a reportable matter, including reporting any	29 30 31

					ommendations to the relevant entity the ject of the reportable matter.	1 2
		(9)	Section 135(2),	defin	ition relevant entity—	3
			omit.			4
		(10)	Section 135(2)—	_		5
			insert—			6
			repe	ortab	le matter means—	7
			(a)		eview or investigation under subsection (a); or	8 9
			(b)	an a	audit under subsection (1)(b)(iii).	10
lause	36	Am	nendment of s 1	36 (I	Decision-making functions)	11
		(1)	Section 136(a)—	_		12
			omit, insert—			13
			(a)	wai	ving or modifying—	14
				(i)	an obligation of an agency to comply with the privacy principle requirements; or	15 16 17
				(ii)	an obligation of an agency to comply with chapter 3A, part 2 or 3 or section 72 or 73; and	18 19 20
		(2)	Section 136(c)—	_		21
			omit.			22
		(3)	Section 136(d)—	_		23
			renumber as sec	tion 1	136(c).	24
lause	37	Om	nission of s 137	(Ext	ernal review functions)	25
			Section 137—			26
			omit.			27

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Clause	38	Replacement of Information A		138 (Guidelines under Right to	1 2
		Section 138	3—		3
		omit, insert			4
		138 Pov	ver t	o issue guidelines	5
		(1)	guio info	e information commissioner may issue a deline about any matter relating to the ormation commissioner's functions, including, example, guidelines about—	6 7 8 9
			(a)	the interpretation and administration of this Act; and	10 11
			(b)	best practice for relevant entities in relation to information privacy generally; and	12 13
			(c)	the application of the privacy principle requirements, including the factors to be considered in determining whether the QPPs are being complied with.	14 15 16 17
		(2)	To	remove any doubt, it is declared that—	18
			(a)	this section does not limit the information commissioner's power to make guidelines under the Right to Information Act, section 132; and	19 20 21 22
			(b)	a guideline issued under that Act may include guidelines relating to the information commissioner's functions under this Act.	23 24 25 26
Clause	39			4, pt 5, hdg (Waiving or modifying obligations in the public interest)	27 28
		Chapter 4, 1	part 5	5, heading, 'privacy principles'—	29
		omit, insert			30
			par	ticular	31

lause	40	Am	endment of	s 157 (Waiver or modification approval)	1
		(1)	Section 157	, heading—	2
			omit, insert-	_	3
				lying for waiver or modification of icular obligations	4 5
		(2)	Section 157	(1)—	6
			omit, insert-	_	7
			(1)	A relevant entity may apply to the information commissioner for an approval that waives or modifies an obligation of the entity to comply with—	8 9 10 11
				(a) the privacy principle requirements; or	12
				(b) for an agency—chapter 3A, part 2 or 3 or section 72 or 73.	13 14
		(3)	Section 157 privacy prin	(2), 'the agency's obligation to comply with the ciples'—	15 16
			omit, insert-	_	17
				an obligation mentioned in subsection (1)	18
		(4)	Section 157	(4) and (5)—	19
			omit, insert-	_	20
			(4)	The commissioner may give an approval under this section for an obligation only if the commissioner is satisfied that the public interest in the relevant entity's compliance with the obligation is outweighed by the public interest in waiving or modifying the entity's compliance with the obligation to the extent stated in the approval.	21 22 23 24 25 26 27 28
			(5)	While an approval is in force, the relevant entity does not contravene this Act in relation to the obligation the subject of the approval if the entity acts in accordance with the approval.	29 30 31 32
		(5)	Section 157	(7)—	33

		omit.	1
lause 41	Am	nendment of s 158 (Compliance notice)	2
	(1)	Section 158(1), from 'an agency a notice' to 'that the agency'—	3 4
		omit, insert—	5
		a relevant entity a notice (a <i>compliance notice</i> ) if the commissioner is satisfied on reasonable grounds that the entity	6 7 8
	(2)	Section 158(1)(a)—	9
		omit, insert—	10
		(a) has done an act or engaged in a practice in contravention of a relevant obligation; and	11 12
	(3)	Section 158(2), 'an agency'—	13
		omit, insert—	14
		a relevant entity	15
	(4)	Section 158—	16
		insert—	17
		(3) In this section—	18
		relevant obligation means an obligation to comply with—	19 20
		(a) the privacy principle requirements; or	21
		(a) for an agency—	22
		(i) chapter 3A, part 2 or 3; or	23
		(ii) a direction given to the agency under section 61(2); or	24 25
		(iii) section 72 or 73	26

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Clause	42	Amendment of s 159 (Extension of time for compliance)	1
		(1) Section 159(1), 'An agency'—	2
		omit, insert—	3
		A relevant entity	4
		(2) Section 159(3)(a) and (b), 'agency'—	5
		omit, insert—	6
		relevant entity	7
Clause	43	Amendment of s 160 (Agency must comply with notice)	8
		(1) Section 160, heading, 'Agency'—	9
		omit, insert—	10
		Relevant entity	11
		(2) Section 160, 'An agency'—	12
		omit, insert—	13
		A relevant entity	14
Clause	44	Amendment of s 161 (Application to Queensland Civil and Administrative Tribunal for review of decision to give compliance notice)	15 16 17
		(1) Section 161(1), 'An agency'—	18
		omit, insert—	19
		A relevant entity	20
		(2) Section 161(1), 'the agency'—	21
		omit, insert—	22
		the entity	23
Clause	45	Amendment of s 162 (Parties to QCAT proceeding)	24
		Section 162, 'The agency given a compliance notice'—	25
		omit, insert—	26

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		The relevant entity given a compliance notice under this part	1 2
Clause 46	Amendment o	of s 163 (How QCAT may dispose of review)	3
	Section 163	3, 'an agency'—	4
	omit, insert	<u>:</u>	5
		a relevant entity	6
Clause 47	Replacement	of s 164 (Meaning of <i>privacy complaint</i> )	7
	Section 164	<del> </del>	8
	omit, insert	<u>:</u>	9
	164 Me	aning of <i>privacy complaint</i>	10
	(1)	A <i>privacy complaint</i> is a complaint by an individual about an act done or practice engaged in by a relevant entity in relation to the individual's personal information that may be a breach of the relevant entity's obligation to comply with—	11 12 13 14 15 16
		(a) the privacy principle requirements; or	17
		(b) for an agency—chapter 3A, part 2 or 3.	18
	(2)	However, a <i>privacy complaint</i> does not include a complaint in relation to the individual's personal information to the extent the personal information is—	19 20 21 22
		(a) in a document to which this Act does not apply; or	23 24
		(b) if the personal information is held by a bound contracted service provider—in a document held by the provider other than for the purpose of performing its obligations under the provider's service arrangement.	25 26 27 28 29

	(1)	The <i>response period</i> for a privacy complaint made to a relevant entity is—	2 3
		(a) the period of 45 business days after the day the privacy complaint is received by the relevant entity; or	4 5 6
		(b) if the relevant entity asks the complainant for a longer period under subsection (2)—the period during which, under subsection (4), the relevant entity may continue to consider the privacy complaint, in addition to the period mentioned in paragraph (a).	7 8 9 10 11 12 13
	(2)	The relevant entity may, before the end of a response period under subsection (1), ask the complainant for a further specified period to consider the complaint.	14 15 16 17
	(3)	A request under subsection (2) may be made more than once.	18 19
	(4)	If the relevant entity makes a request under subsection (2), the relevant entity may continue to consider the complaint and respond to it until—	20 21 22
		(a) the complainant refuses the request; or	23
		(b) the relevant entity receives a notice that the complainant has made a privacy complaint to the information commission; or	24 25 26
		(c) the further specified period requested under subsection (2) ends.	27 28
Clause 48	Amendment o	of s 166 (Requirements for privacy	29 30
	(1) Section 160	6, heading, after 'complaint'—	31
	insert—		32
		to information commissioner	33

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(2)	Section 166	6(1)(0	e), 'act or practice complained of'—	1			
	omit, insert—						
		act	or practice the subject of the complaint	3			
(3)	(3) Section 166(3)—						
	omit, insert	<u>'</u>		5			
(3) However, an individual may not make a privation complaint to the commissioner unless—							
		(a)	the individual has first made a privacy complaint to the relevant entity under section 166A; and	8 9 10			
		(b)	either—	11			
			(i) the individual does not consider the relevant entity's response to the complaint to be adequate; or	12 13 14			
			(ii) the response period for the complaint has ended and the individual has not received a response to the complaint.	15 16 17			
Ins	sertion of ne	ew s	166A	18			
	After section	on 16	5—	19			
	insert—			20			
			rements for privacy complaint to t entity	21 22			
	(1)		rivacy complaint made to a relevant entity by ndividual must—	23 24			
		(a)	be in writing; and	25			
		(b)	state an address to which the entity may respond to the complaint; and	26 27			
		(c)	give particulars of the act or practice the subject of the complaint; and	28 29			

Clause 49

			(d)	com	made within 12 months after the plainant becomes aware of the act or tice the subject of the complaint, or a ger period agreed by the relevant entity.	1 2 3 4
		(2)	unde satis	er su sfied	vant entity may agree to a longer period bsection (1)(d) if the relevant entity is the extension is reasonable in the ances.	5 6 7 8
		(3)			vant entity must give reasonable help to idual to put the complaint in writing.	9 10
Clause	50				nformation commissioner may to deal further with complaint)	11 12
		Section 168	S(1)(f)	)—		13
		omit, insert-				14
			(f)		nonths have elapsed since the earlier of following days—	15 16
				(i)	the last day of the response period for the complaint;	17 18
				(ii)	the day the relevant entity responds to the complaint or part.	19 20
Clause	51	Insertion of ne	ew s	173	A	21
		After sectio	n 173	3—		22
		insert—				23
		173A Co	onfid	lenti	ality of mediation	24
			of a crimunle	a pri ninal, ess th	said or done in the course of a mediation vacy complaint is admissible in any civil or administrative proceeding, the complainant and respondent for the tagree.	25 26 27 28 29

s 52]	
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Clause	52	Amendment of s 175 (Advice to parties)	1
		Section 175(b)—	2
		omit, insert—	3
		(b) that the complainant may ask the commissioner to refer the privacy complaint to QCAT under section 175A.	4 5 6
Clause	53	Insertion of new s 175A	7
		After section 175—	8
		insert—	9
		175A Complainant's request for referral to Queensland Civil and Administrative Tribunal	10 11
		(1) Within 20 business days after the date of the notice given under section 175, the complainant may, by written notice given to the information commissioner, ask the commissioner to refer the privacy complaint to QCAT.	12 13 14 15 16
		(2) The information commissioner may, if asked by the complainant, extend the period mentioned in subsection (1) if the commissioner is satisfied extending the period is reasonable in all the circumstances.	17 18 19 20 21
		(3) If the information commissioner extends the period under subsection (2), the commissioner must give a written notice to the complainant and the respondent for the privacy complaint stating the new period within which the complainant may give notice under subsection (1).	22 23 24 25 26 27
Clause	54	Amendment of s 176 (Referral to Queensland Civil and Administrative Tribunal)	28 29
		Section 176(1)—	30
		omit, insert—	31

				infor the com	ne complainant gives written notice to the rmation commissioner under section 175A, commissioner must refer the privacy plaint to QCAT within 20 business days after iving the written notice.	1 2 3 4 5
lause	55		endment of nplaint)	s 17	78 (How QCAT may dispose of	6 7
		(1)	Section 178 complaint'—		(b) and (c), 'the complaint, or a part of the	8 9
			omit, insert-	_		10
					oreach the subject of the complaint, or part of complaint	11 12
		(2)	Section 1780	(a)(i)	<u> </u>	13
			omit, insert-	_		14
				(i)	that the respondent must not repeat or continue the act or practice the subject of the complaint;	15 16 17
		(3)	Section 1780	(a)(ii	i)—	18
			omit, insert-	_		19
				(iii)	that the respondent must apologise to the complainant for the act or practice the subject of the complaint;	20 21 22
		(4)	Section 1780	(a)(v)	)—	23
			omit, insert-	_		24
				(v)	that the respondent is liable to pay the complainant a stated amount, of not more than \$100,000 to compensate the complainant for loss or damage suffered by the complainant because of the act or practice the subject of the complainant, including for any injury to the complainant's feelings or humiliation suffered by the complainant;	25 26 27 28 29 30 31 32 33

Clause	56		1
		(1) Section 179(1)—	3
		omit, insert—	4
		and the access was required or permitted to be	5 6 7
		or an officer of an agency because of the	8 9 10 11
		confidence in relation to any publication involved in, or resulting from, the giving of the access lies against the author of the document or another person because of the author or another person having given the	12 13 14 15 16 17
		(2) Section 179(2), from '(including' to 'principles'—	19
		omit, insert—	20
			21 22
		(3) Section 179(3)—	23
		omit.	24
Clause	57		25 26
		Section 180—	27
		omit.	28
Clause	58	· · · · · · · · · · · · · · · · · · ·	29 30
			31

		omit, insert—	1	
		181 Access—protection in respect of offences	2	
		If access has been given to a document and the access was required or permitted to be given under this Act, neither the person authorising the access nor any other person concerned in the giving of the access commits a criminal offence merely because of the authorising or giving of the access.	3 4 5 6 7 8 9	
Clause	59	Omission of s 182 (Publication—protection in respect of offences)	10 11	
		Section 182—	12	
		omit.	13	
Clause	60	Amendment of s 183 (Protection of agency, information commissioner etc. from personal liability)		
		(1) Section 183(3), definition <i>relevant entity</i> , paragraph (c)—	16	
		omit.	17	
		(2) Section 183(3), definition <i>relevant entity</i> , paragraphs (d) to (f)—	18 19	
		renumber as section 183(3), definition relevant entity, paragraphs (c) to (e).	20 21	
Clause	61	Amendment of s 185 (Unlawful access)	22	
		Section 185(2)—	23	
		omit.	24	
Clause	62	Amendment of s 186 (False or misleading information)	25	
		(1) Section 186(1), 'the information commissioner, or a member of the staff of the OIC,'—	26 27	

		omit, insert	<u></u>	1
			an official	2
	(2)	Section 186(2)(a), 'commissioner or member'—		
		omit, insert	<u></u>	4
			official	5
	(3)	Section 186	6(2)(b), 'commissioner or member'—	6
		omit, insert	<u></u>	7
			the official	8
	(4)	Section 186	<u> </u>	9
		insert—		10
		(4)	In this section—	11
			official means—	12
			(a) the information commissioner; or	13
			(b) a member of the staff of the OIC; or	14
			(c) an authorised officer.	15
Clause 63		placement of	of s 187 (Failure to produce documents or dings)	16 17
		Section 187	<i>1</i> —	18
		omit, insert	<u>.                                    </u>	19
			lure to give information or attend oceedings	20 21
		(1)	A person given notice under section 197 to give information to, or attend before, the information commissioner must not, without reasonable excuse, fail to do so.	22 23 24 25
			Maximum penalty—100 penalty units.	26
		(2)	If the person is an individual and is given notice to give information, it is a reasonable excuse for the person to fail to give the information if	27 28 29

[s (	64]
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		complying with the requirement might tend to incriminate the person or expose the person to a penalty.	1 2 3
		(3) Subsection (2) does not apply in relation to information that is in a document required to be kept by the person under this Act.	4 5 6
Clause	64	Amendment of s 188 (Disclosure or taking advantage of information)	7 8
		(1) Section 188(b), 'himself or herself'—	9
		omit, insert—	10
		themself	11
		(2) Section 188—	12
		insert—	13
		(2) Subsection (1)(a) does not apply if the person reasonably believes that the disclosure is necessary to lessen or prevent a serious threat to the life, health or safety of an individual, or to public health or safety.	14 15 16 17 18
Clause	65	Omission of ch 7, pt 1 (Archival documents)	19
		Chapter 7, part 1—	20
		omit.	21
Clause	66	Amendment of s 193 (Reports of information commissioner)	22 23
		Section 193(1)—	24
		omit, insert—	25
		(1) The information commissioner may make a report to the Speaker on matters relating to—	26 27
		(a) the findings of a reportable matter under section 135(2); or	28 29

		(b) the performance of any other function of the commissioner.	1 2
Clause	67	Replacement of s 194 (Report to Assembly on Act's operation)	3 4
		Section 194—	5
		omit, insert—	6
		194 Report to Assembly on Act's operation	7
		(1) An agency or Minister must, as soon as practicable after the end of each financial year, give the information commissioner the information prescribed by regulation about the operation of this Act in relation to the agency or Minister during that year.	8 9 10 11 12 13
		(2) The information commissioner must, as soon as practicable after receiving the information mentioned in subsection (1), prepare a report on the operation of this Act during that year and give the report to the parliamentary committee.	14 15 16 17 18
		(3) A report under subsection (2) must include, in relation to the financial year to which it relates, details of the matters prescribed by regulation.	19 20 21
		(4) The chair of the parliamentary committee must table a report received under subsection (2) in the Assembly within 3 sitting days after the committee receives the report.	22 23 24 25
		(5) A report under this section may be included as part of a report prepared by the information commissioner and given and tabled under the Right to Information Act, section 185.	26 27 28 29
Clause	68	Amendment of s 195 (Functions of parliamentary committee)	30 31
		(1) Section 195(c)—	32

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			omit.				1
		(2)	Section 195(d) to (f)—				
			renumber a	is sec	tion 1	195(c) to (e).	3
lause	69		endment o	fs1	96 (F	Power of person acting for another	4 5
		(1)	Section 19 other'—	06(1),	ʻan	access or amendment application or	6 7
			omit, insert	<u>-</u>			8
				a			9
		(2)	Section 196	6(2)—	_		10
			omit, insert	<u>-</u>			11
			(2)	In t	his se	ection—	12
				chil	<i>d</i> me	ans an individual who is under 18 years.	13
				par	ent—	-	14
				1		ent, of a child, means any of the owing persons—	15 16
					(a)	the child's mother;	17
					(b)	the child's father;	18
					(c)	a person who exercises parental responsibility for the child, including a person who is granted guardianship of the child under the <i>Child Protection Act 1999</i> or who otherwise exercises parental responsibility for the child under a decision or order of a federal court or a court of a State.	19 20 21 22 23 24 25 26
				2	pare	wever, a person standing in the place of a ent of a child on a temporary basis is not arent of the child.	27 28 29

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				3	A parent of an Aboriginal child includes a person who, under Aboriginal tradition, is regarded as a parent of the child.	1 2 3
				4	A parent of a Torres Strait Islander child includes a person who, under Island custom, is regarded as a parent of the child.	4 5 6
Clause	70	Ins	ertion of ne	ew s	196A	7
			After section	n 19	6—	8
			insert—			9
					nation commissioner may make nary inquiries	10 11
				pur act	e information commissioner may make liminary inquiries of any person for the pose of determining whether to investigate an or practice on the commissioner's own iative or otherwise under section 135(1)(a)(ii).	12 13 14 15 16
Clause	71				97 (Power of information commissioner tices and privacy complaints)	17 18
		(1)	Section 197	, hea	ading, from 'for'—	19
			omit, insert			20
				to 1	require information or attendance	21
		(2)	Section 197	7(1),	before paragraph (a)—	22
			insert—			23
					a) a review into personal information handling practices under section 135(1)(a)(i); or	24 25
				(aal	b) an investigation of an act done or practice engaged in by a relevant entity in relation to personal information under section 135(1)(a)(ii); or	26 27 28 29
				(aa	c) an audit under section 135(1)(b)(iii); or	30

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	(3) Section 197(1)—	1
	insert—	2
	(aa) preliminary inquiries the commissioner is making of the respondent for a privacy complaint under section 167; or	3 4 5
	(4) Section 197(1)(aaa) to (b)—	6
	renumber as section 197(1)(a) to (f).	7
	(5) Section 197(4), from 'relevant'—	8
	omit, insert—	9
	relevant to the matter mentioned in subsection (1).	10
lause 72	Replacement of s 199 (Contents of prescribed written notice)	11 12
	Section 199—	13
	omit, insert—	14
	199 Exchange of information	15
	(1) The information commissioner may enter into an arrangement (an <i>information-sharing arrangement</i> ) with a prescribed agency for the purpose of sharing or exchanging information—	16 17 18 19
	(a) held by the information commissioner or the prescribed agency; or	20 21
	<ul><li>(b) to which the information commissioner or prescribed agency has access.</li></ul>	22 23
	(2) An information-sharing arrangement may relate only to information that assists—	24 25
	(a) the information commissioner perform the commissioner's functions under this Act; or	26 27
	(b) the prescribed agency perform its functions.	28
	(3) Under an information-sharing arrangement, the information commissioner and the prescribed	29 30

	agency are, despite another Act or law, authorised to—	1 2
	(a) ask for and receive information held by the other party to the arrangement or to which the other party has access; and	3 4 5
	(b) disclose information to the other party.	6
(4)	In this section—	7
	prescribed agency—	8
	(a) means a department or administrative unit within a department that has functions related to whole of government cybersecurity management and operations; or	9 10 11 12 13
	(b) a department or government entity of the State, another State or the Commonwealth that has functions related to protecting the privacy of individuals, whether or not the entity has other functions; or	14 15 16 17 18
	(c) another department, public authority or government entity of the State, another State or the Commonwealth, prescribed by regulation for this paragraph.	19 20 21 22
199A C	orporations legislation displacement	23
(1)	A regulation may declare a provision of this Act that applies in relation to a prescribed corporation to be a Corporations legislation displacement provision for the purposes of the Corporations Act, section 5G.	24 25 26 27 28
(2)	A regulation under subsection (1) may be declared to apply in relation to—	29 30
	(a) the whole of the Corporations legislation or a particular provision of the Corporations legislation; or	31 32 33

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· ·			
	(2)	(b) all prescribed corporations or a particular prescribed corporation.	1 2
	(3)	In this section—	3
		prescribed corporation means a corporation,	4
		within the meaning of the Corporations Act, that is declared under section 21(1)(c) to be a public	5
		authority for this Act.	6 7
lause 73	Insertion of ne	ew ch 8, pt 3	8
	Chapter 8—	•	9
	insert—		10
	Part 3	Transitional provisions	11
	rare	for Information Privacy	12
		and Other Legislation	13
		Amendment Act 2023	13
		7	17
	215 Def	initions for part	15
		In this part—	16
		amendment Act means the Information Privacy and Other Legislation Amendment Act 2023.	17 18
		<i>former</i> , for a provision of this Act, means the provision as in force from time to time before the commencement of the provision in which the term is used.	19 20 21 22
		former IP Act means this Act as in force from time to time before the commencement of the provision in which the term is used.	23 24 25
	216 Exi	sting bound contracted service providers	26
	(1)	This section applies in relation to a contracted	27
		service provider that, immediately before the	28
		commencement, was a bound contracted service	29

	provider required to comply with former chapter 2, part 1 or 2 and part 3 under former section 36.	1 2
(2)	The requirement to comply with former chapter 2, part 1 or 2 and part 3 continues to apply to the contracted service provider in relation to personal information it holds under the service arrangement.	3 4 5 6 7
(3)	This Act applies in relation to the contracted service provider as if a reference to the privacy principle requirements were a reference to the requirement to comply with former chapter 2, part 1 or 2 and part 3 under former section 36.	8 9 10 11 12
(4)	Subsections (2) and (3) do not prevent the contracted service provider and agency agreeing to vary the service arrangement to require the contracted service provider to comply with chapter 2, parts 1 and 2 and section 41.	13 14 15 16 17
(5)	This section stops applying in relation to the contracted service provider if the service arrangement is varied as mentioned in subsection (4).	18 19 20 21
217 Exi	sting access and amendment applications	22
(1)	This section applies if an application or purported application under former chapter 3 has been made, but not finalised, before the commencement.	23 24 25 26
(2)	The former IP Act continues to apply in relation to the application or purported application as if the amendment Act had not been enacted.	27 28 29
(3)	For subsection (1), an application or purported application under former chapter 3 has not been finalised until—	30 31 32

	(a) a decision on the application or purported application has been made or taken to have been made; and	1 2 3
	(b) either—	4
	<ul> <li>(i) the time for exercising any review rights or appeal rights in relation to the decision has ended without any rights being exercised; or</li> </ul>	5 6 7 8
	(ii) any review or appeal in relation to the decision has ended.	9 10
	Note—	11
	See also the Right to Information Act, section 206Q.	12
	ntinued protection for giving access to or plishing chapter 3 documents	13 14
(1)	This section applies in relation to a chapter 3 document accessed or published—	15 16
	(a) before the commencement; or	17
	(b) under section 217.	18
(2)	Former sections 179 and 181 continue to apply in relation to the authorising or giving of access to a chapter 3 document as if the amendment Act had not been enacted.	19 20 21 22
(3)	Former sections 180 and 182 continue to apply in relation to the publication of a chapter 3 document as if the amendment Act had not been enacted.	23 24 25
(4)	In this section—	26
	<i>chapter 3 document</i> means a chapter 3 document within the meaning of the former IP Act.	27 28
	ayed application of ch 3A to local vernments	29 30
	Chapter 3A does not apply in relation to an	31

	agency that is a local government until the day that is 1 year after the commencement.	1 2
220 Ex	isting approvals under former s 157	3
	A waiver or modification approval given under former section 157 lapses on the commencement of this section.	4 5 6
221 Exi	sting compliance notices under s 158	7
(1)	This section applies if—	8
	(a) before the commencement, the information commissioner had given an agency a compliance notice under section 158 in relation to the privacy principles as in force before the commencement; and	9 10 11 12 13
	(b) immediately before the commencement, the time for complying with the notice under this Act had not ended.	14 15 16
(2)	The agency must comply with the notice in relation to the privacy principles under the former IP Act as if the amendment Act had not been enacted.	17 18 19 20
cor	ormation commissioner may issue mpliance notice for failure to comply with mer IP Act	21 22 23
(1)	This section applies if—	24
	(a) before the commencement, an agency had done an act or engaged in a practice in contravention of a requirement to comply with the privacy principles under the former IP Act; and	25 26 27 28 29
	(b) immediately before the commencement the information commissioner had not yet given	30 31

	a compliance notice to the agency under section 158 in relation to the act or practice; and	1 2 3
	(c) the act or practice also constitutes a contravention of the privacy principle requirements.	4 5 6
(2)	The information commissioner may give the agency a compliance notice under section 158 in relation to the act or practice.	7 8 9
rel	ivacy complaints about act or practice of evant entity not yet made before mmencement	10 11 12
(1)	This section applies if—	13
	(a) before the commencement, a person could have made a privacy complaint under former chapter 5, part 1 about an act or practice engaged in by a relevant entity before the commencement; and	14 15 16 17 18
	(b) immediately before the commencement, the privacy complaint had not been made.	19 20
(2)	The privacy complaint may be made under former chapter 5, and former chapter 5 continues to apply in relation to the complaint, as if the amendment Act had not been enacted.	21 22 23 24
	ivacy complaints made but not finalised fore commencement	25 26
(1)	This section applies if—	27
	(a) before the commencement, a privacy complaint was made or referred to the information commissioner under former chapter 5, part 1; and	28 29 30 31

	con	nediately before the commencement, the applaint, or a part of the complaint, had been finalised.	1 2 3
(2)	the priv	chapter 5 continues to apply in relation to acy complaint or part of the privacy at as if the amendment Act had not been	4 5 6 7
(3)		ection (1)(b), a privacy complaint or part acy complaint is finalised if—	8 9
	(a) any	of the following apply—	10
	(i)	the information commissioner has declined to deal, or continue to deal, with the complaint or part under former section 168;	11 12 13 14
	(ii)	the information commissioner has referred the privacy complaint or part to another entity under section 169;	15 16 17
	(iii)	a mediated agreement has been certified for the privacy complaint or part under section 172;	18 19 20
	(iv)	QCAT has disposed of the complaint or part under former section 178; and	21 22
	righ para	time for exercising any review or appeal ats in relation to a matter mentioned in agraph (a) has ended without any rights agree exercised.	23 24 25 26
		n of sections 185 and 187 for ocuments	27 28
(1)	against f	etion applies in relation to an offence former section 185 or 187 committed in to a chapter 3 document by a person ne commencement.	29 30 31 32
(2)		limiting the <i>Acts Interpretation Act 1954</i> , 20, a proceeding for the offence may be	33 34

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	convicted the amend commenc		1 2 3 4
(3)	Subsection 11	n (2) applies despite the Criminal Code,	5 6
226 Re	port to As	sembly on Act's operation	7
(1)	ending be the finan	on applies in relation to a financial year fore the commencement if the report for cial year has not been tabled in the under former section 194.	8 9 10 11
(2)		ection 194 continues to apply in relation ancial year as if the amendment Act had enacted.	12 13 14
(3)		94 as in force on the commencement apply in relation to the financial year.	15 16
Clause 74 Replacement	of schs 3	and 4	17
Schedules	3 and 4—		18
omit, inser	rt—		19
Sche	dule 3	Queensland privacy	20
		principles	21
		section 26	22
	Note—		23
	In this so	hedule—	24
		QPP is numbered using the provision number are corresponding APP; and	25 26
	` '	ference in an editor's note to an APP followed number is a reference to a provision of the	27 28

	Privacy Act 1988 (Cwlth), schedule 1, having that number; and	1 2
	(c) editor's notes describe material differences between a particular QPP and the corresponding APP.	3 4
Part 1	Consideration of personal information privacy	5 6 7
	P 1—open and transparent management of sonal information	8 9
1.1	The object of this QPP is to ensure that agencies manage personal information in an open and transparent way.	10 11 12
	Compliance with the QPPs etc.	13
1.2	An agency must take reasonable steps to implement practices, procedures and systems relating to the agency's functions or activities that—	14 15 16 17
	(a) will ensure the agency complies with the QPPs and any QPP code that binds the agency; and	18 19 20
	(b) will enable the agency to deal with inquiries and complaints from individuals about the agency's compliance with the QPPs or any QPP code that binds the agency.	21 22 23 24
	QPP privacy policy	25
1.3	An agency must have a clearly expressed and up-to-date policy (the <i>QPP privacy policy</i> ) about the management of personal information by the agency.	26 27 28 29
1.4	Without limiting QPP 1.3, the QPP privacy policy of the agency must contain the following information—	30 31 32

	(a)	the kinds of personal information that the agency collects and holds;	1 2
	(b)	how the agency collects and holds personal information;	3 4
	(c)	the purposes for which the agency collects, holds, uses and discloses personal information;	5 6 7
	(d)	how an individual may access personal information about the individual that is held by the agency and seek the correction of the information;	8 9 10 11
	(e)	how an individual may complain about a breach of the QPPs, or any QPP code that binds the agency, and how the agency will deal with the complaint;	12 13 14 15
	(f)	whether the agency is likely to disclose personal information to entities outside Australia;	16 17 18
	(g)	if the agency is likely to disclose personal information to entities outside of Australia—the countries in which the recipients are likely to be located if it is practicable to state those countries in the policy.	19 20 21 22 23 24
	Ava	ilability of QPP privacy policy etc.	25
1.5		agency must take reasonable steps to make its P privacy policy available—	26 27
	(a)	free of charge; and	28
	(b)	in an appropriate form.	29
		nple of how agency may make its QPP privacy policy lable—	30 31
	p	ublication on the agency's website	32
1.6		person requests a copy of the QPP privacy cy of an agency in a particular form, the	33 34

		agency must take reasonable steps to give the person a copy in that form.	1 2
2	QP	P 2—anonymity and pseudonymity	3
	2.1	Individuals must have the option of not identifying themselves, or of using a pseudonym, when dealing with an agency in relation to a particular matter.	4 5 6 7
	2.2	QPP 2.1 does not apply if, in relation to the matter—	8 9
		(a) the agency is required or authorised under an Australian law, or a court or tribunal order, to deal with individuals who have identified themselves; or	10 11 12 13
		(b) it is impracticable for the agency to deal with individuals who have not identified themselves or who have used a pseudonym.	14 15 16
Pa	art 2	Collection of personal information	17 18
P <b>a</b>	QP	•	
	QP	information  P 3—collection of solicited personal	18

	Sensitive information	1
3.3	An agency must not collect sensitive information about an individual unless—	2 3
	(a) the individual consents to the collection of the information and the information is reasonably necessary for, or directly related to, 1 or more of the agency's functions or activities; or	4 5 6 7 8
	Editor's note—	9
	The equivalent APP includes a provision applying to certain private sector entities (see APP 3.3(a)(ii)).	10 11
	(b) QPP 3.4 applies in relation to the information.	12 13
3.4	This QPP applies in relation to sensitive information about an individual if—	14 15
	(a) the collection of the information is required or authorised under an Australian law or a court or tribunal order; or	16 17 18
	(b) a permitted general situation exists in relation to the collection of the information by the agency; or	19 20 21
	Note—	22
	Permitted general situations are stated in schedule 4, part 1.	23 24
	(c) the agency is a health agency and a permitted health situation exists in relation to the collection of the information by the agency; or	25 26 27 28
	Note—	29
	Permitted health situations are stated in schedule 4, part 2.	30 31
	(d) the agency is a law enforcement agency and the agency reasonably believes that the collection of the information is reasonably	32 33 34

	necessary for, or directly related to, 1 or more of the agency's functions or activities.	1 2
	Editor's note—	3
	The equivalent APP includes a provision applying to—	4
	(a) the Commonwealth Immigration Department (see APP 3.4(d)(i)); and	5 6
	(b) non-profit organisations (see APP 3.4(e)).	7
	Means of collection	8
3.5	An agency must collect personal information only by lawful and fair means.	9 10
3.6	An agency must collect personal information about an individual only from the individual unless—	11 12 13
	(a) either—	14
	(i) the individual consents to the collection of the information from someone other than the individual; or	15 16 17
	(ii) the agency is required or authorised under an Australian law, or a court or tribunal order, to collect the information from someone other than the individual; or	18 19 20 21 22
	(b) it is unreasonable or impracticable to do so.	23
	Solicited personal information	24
3.7	This QPP applies to the collection of personal information that is solicited by an agency.	25 26
	P 4—dealing with unsolicited personal permation	27 28
4.1	If—	29
	(a) an agency receives personal information; and	30 31
	(b) the agency did not solicit the information;	32

	the agency must, within a reasonable period after receiving the information, decide whether or not the agency could have collected the information under QPP 3 if the agency had solicited the information.	1 2 3 4 5
4.2	The agency may use or disclose the personal information for the purposes of making the decision under QPP 4.1.	6 7 8
4.3	If—	9
	(a) the agency decides the agency could not have collected the personal information; and	10 11
	(b) the information is not contained in a public record;	12 13
	the agency must, as soon as practicable but only if it is lawful and reasonable to do so, destroy the information or ensure that the information is de-identified.	14 15 16 17
4.4	If QPP 4.3 does not apply in relation to the personal information, QPPs 5 to 13 apply in relation to the information as if the agency had collected the information under QPP 3.	18 19 20 21
	P 5—notification of the collection of sonal information	22 23
5.1	At or before the time or, if that is not practicable, as soon as practicable after, an agency collects personal information about an individual, the agency must take steps, if any, that are reasonable in the circumstances to—	24 25 26 27 28
	(a) notify the individual of the matters mentioned in QPP 5.2 that are reasonable in the circumstances; or	29 30 31
	(b) otherwise ensure that the individual is aware of those matters.	32 33
5.2	The matters for OPP 5.1 are the following—	3/

(a)	the identity and contact details of the agency;	1 2
(b)	if—	3
	(i) the agency collects the personal information from someone other than the individual; or	4 5 6
	(ii) the individual may not be aware that the agency has collected the personal information;	7 8 9
	the fact that the agency collects, or has collected, the information and the circumstances of that collection;	10 11 12
(c)	if the collection of the personal information is required or authorised under an Australian law, or a court or tribunal order—the fact that the collection is required or authorised, including the name of the Australian law, or details for the court or tribunal order, that requires or authorises the collection;	13 14 15 16 17 18
(d)	the purposes for which the agency collects the personal information;	20 21
(e)	the main consequences, if any, for the individual if all or some of the personal information is not collected by the agency;	22 23 24
(f)	any other agency or entity, or the kinds of any other agencies or entities, to which the agency usually discloses personal information of the kind collected by the agency;	25 26 27 28 29
(g)	that the QPP privacy policy of the agency contains information about how the individual may access the personal information about the individual that is held by the agency and seek the correction of the information;	30 31 32 33 34 35

		(h) that the QPP privacy policy of the agency contains information about how the individual may complain about a breach of the QPPs, or any QPP code that binds the agency, and how the agency will deal with the complaint;	1 2 3 4 5 6
		(i) whether the agency is likely to disclose the personal information to entities outside of Australia;	7 8 9
		(j) if the agency is likely to disclose the personal information to entities outside of Australia—the countries in which the recipients are likely to be located if it is practicable to state those countries in the notification or to otherwise make the individual aware of them.	10 11 12 13 14 15
			17
		information	18
6		INTORMATION P 6—use or disclosure of personal ormation	18 19 20
6		P 6—use or disclosure of personal	19
6		P 6—use or disclosure of personal ormation	19 20
6	info	P 6—use or disclosure of personal brmation  Use or disclosure  If an agency holds personal information about an individual that was collected for a particular purpose (the <i>primary purpose</i> ), the agency must not use or disclose the information for another	19 20 21 22 23 24 25
6	info	P 6—use or disclosure of personal brmation  Use or disclosure  If an agency holds personal information about an individual that was collected for a particular purpose (the primary purpose), the agency must not use or disclose the information for another purpose (the secondary purpose) unless—  (a) the individual has consented to the use or	19 20 21 22 23 24 25 26 27

indi	individual if—	
(a)	the individual would reasonably expect the agency to use or disclose the information for the secondary purpose and the secondary purpose is—	2 3 4 5
	(i) if the information is sensitive information—directly related to the primary purpose; or	6 7 8
	(ii) if the information is not sensitive information—related to the primary purpose; or	9 10 11
(b)	the use or disclosure of the information is required or authorised under an Australian law or a court or tribunal order; or	12 13 14
(c)	a permitted general situation exists in relation to the use or disclosure of the information by the agency; or	15 16 17
	Note—	18
	Permitted general situations are stated in schedule 4, part 1.	19 20
(d)	the agency is a health agency and a permitted health situation exists in relation to the use or disclosure of the information by the agency; or	21 22 23 24
	Note—	25
	Permitted health situations are stated in schedule 4, part 2.	26 27
(e)	the agency reasonably believes the use or disclosure of the information is reasonably necessary for one or more enforcement-related activities conducted by a law enforcement agency; or	28 29 30 31 32
(f)	all of the following apply—	33
	(i) ASIO has asked the agency to disclose the personal information:	34 35

(ii)	an officer or employee of ASIO authorised in writing by the director-general of ASIO for this paragraph has certified in writing that the personal information is required in connection with the performance by ASIO of its functions;	1 2 3 4 5 6 7
(iii)	the disclosure is made to an officer or employee of ASIO authorised in writing by the director-general of ASIO to receive the personal information; or	8 9 10 11 12
Editor's no	ote—	13
	2(f) applies in relation to Queensland agencies s not correspond to an APP.	14 15
(g) all c	of the following apply—	16
(i)	the use or disclosure is necessary for research, or the compilation or analysis of statistics, in the public interest;	17 18 19
(ii)	the use or disclosure does not involve the publication of all or any of the personal information in a form that identifies any individual;	20 21 22 23
(iii)	it is not practicable to obtain the express or implied agreement of each individual the subject of the personal information before the use or disclosure;	24 25 26 27 28
(iv)	if the personal information is disclosed to another entity—the agency is satisfied on reasonable grounds that the relevant entity will not disclose the personal information to another entity.	29 30 31 32 33
Edite	or's notes—	34
1	QPP 6.2(g) applies in relation to Queensland agencies and does not correspond to an APP.	35 36

	2 The <i>Privacy Act 1988</i> (Cwlth), schedule 1 includes a privacy principle about the disclosure of personal information that is biometric information or biometric templates to an enforcement body in certain circumstances (see APP 6.3).  There is no equivalent QPP for APP 6.3.	1 2 3 4 5 6
6.4	If—	8
0.4		
	(a) the agency is a health agency; and	9
	(b) schedule 4, part 2, section 3 applied in relation to the collection of the personal information by the agency;	10 11 12
	the agency must take reasonable steps to ensure	13
	the information is de-identified before the agency	14
	discloses it under QPP 6.1 or QPP 6.2.	15
	Written note of use or disclosure	16
6.5	If an agency uses or discloses personal information in accordance with QPP 6.2(e), the agency must make a written note of the use or disclosure.	17 18 19 20
	Editor's note—	21
	The equivalent APP includes a provision applying to certain private sector entities (see APP 6.6 and APP 6.7).	22 23 24
QP	P 7—direct marketing	25
		26
	Editor's note—	27
	The <i>Privacy Act 1988</i> (Cwlth), schedule 1 includes a privacy principle prohibiting direct marketing by certain private sector entities (see APP 7).	28 29 30
	There is no equivalent QPP for APP 7.	31
	Note—	32
	QPP 6 is relevant to the use or disclosure of personal information for the purpose of direct marketing.	33 34

8		P 8—cross-border disclosure of personal ormation	1 2
			3
		Editor's note—	4
		The <i>Privacy Act 1988</i> (Cwlth), schedule 1 includes a privacy principle about requirements for cross-border disclosure of personal information (see APP 8).	5 6 7
		There is no equivalent QPP for APP 8.	8
9		P 9—adoption, use or disclosure of vernment related identifiers	9 10
			11
		Editor's note—	12
		The <i>Privacy Act 1988</i> (Cwlth), schedule 1 includes a privacy principle regulating the adoption, use or disclosure of government related identifiers by certain private sector entities (see APP 9).	13 14 15 16
		There is no equivalent QPP for APP 9.	17
Pa	art 4	Integrity of personal	18
		information	19
10	QP	P 10—quality of personal information	20
	10.1	An agency must take reasonable steps to ensure the personal information the agency collects is accurate, up to date and complete.	21 22 23
	10.2	An agency must take reasonable steps to ensure the personal information the agency uses or discloses is, having regard to the purpose of the use or disclosure, accurate, up to date, complete and relevant.	24 25 26 27 28

11 QPI	P 11—security of personal information	1
11.1	If an agency holds personal information, the agency must take reasonable steps to protect the information—	2 3 4
	(a) from misuse, interference or loss; and	5
	(b) from unauthorised access, modification or disclosure.	6 7
11.2	If—	8
	(a) an agency holds personal information about an individual; and	9 10
	(b) the agency no longer needs the information for a purpose for which the information may be used or disclosed by the agency under the QPPs; and	11 12 13 14
	(c) the information is not contained in a public record; and	15 16
	(d) the agency is not required under an Australian law, or a court or tribunal order, to retain the information;	17 18 19
	the agency must take reasonable steps to destroy the information or to ensure the information is de-identified.	20 21 22
Part 5	Access to, and	23
	correction of, personal	24
	information	25
12 QPI	P 12—access to personal information	26
	Access	27
12.1	If an agency holds personal information about an individual, the agency must, on request by the individual, give the individual access to the	28 29 30

	info	rmation.	1
	Exce	eption to access	2
12.2	give	e agency is required or authorised to refuse to the individual access to the personal rmation under—	3 4 5
	(a)	the Right to Information Act; or	6
	(b)	another law in force in Queensland that provides for access by people to documents;	7 8
	to g	i, despite QPP 12.1, the agency is not required ive access to the extent the agency is required uthorised to refuse to give access.	9 10 11
	Edite	or's notes—	12
	1	The equivalent APP includes a provision applying to certain private sector entities (see APP 12.3).	13 14
	2	The <i>Privacy Act 1988</i> (Cwlth), schedule 1 includes privacy principles about the procedures for requesting access to personal information, including requirements for dealing with requests for access, other means of access, access charges and refusals to give access (see APPs 12.4 to 12.10).	15 16 17 18 19 20
		There are no equivalent QPPs for APPs 12.3 to 12.10.	21 22
13 QP	P 13-	-correction of personal information	23
		rection	24
13.1	If—		25
	(a)	an agency holds personal information about an individual; and	26 27
	(b)	either—	28
		(i) the agency is satisfied that, having regard to a purpose for which the information is held, the information is inaccurate, out of date, incomplete, irrelevant or misleading; or	29 30 31 32

	(ii) the individual requests the agency to correct the information;	1 2
	the agency must take reasonable steps to correct the information to ensure that, having regard to the purpose for which it is held, the information is accurate, up to date, complete, relevant and not misleading.	3 4 5 6 7
	Editor's note—	8
	The <i>Privacy Act 1988</i> (Cwlth), schedule 1 includes privacy principles about requirements to notify other APP entities of corrections to personal information, and refusals to correct personal information (see APPs 13.2 and 13.3).	9 10 11 12 13
	There are no equivalent QPPs for APPs 13.2 and 13.3.	14
	Request to associate a statement	15
13.4	If—	16
	(a) the agency refuses to correct the personal information as requested by the individual; and	17 18 19
	(b) the individual requests the agency to associate with the information a statement that the information is inaccurate, out of date, incomplete, irrelevant or misleading;	20 21 22 23
	the agency must take reasonable steps to associate the statement in a way that will make the statement apparent to users of the information.	24 25 26
	Editor's note—	27
	The <i>Privacy Act 1988</i> (Cwlth), schedule 1 includes a privacy principle about dealing with requests to correct personal information (see APP 13.5).	28 29 30
	There is no equivalent QPP for APP 13.5.	31
13.6	An agency need not comply with QPP 13.1 in relation to a request made to the agency to correct personal information if the agency is required or authorised to refuse to correct or amend the information under the Right to Information Act or	32 33 34 35 36

	another inform	Act regulating the amendment of personal ation.	1 2
	Editor's	note—	3
	_	13.6 applies in relation to Queensland agencies and not correspond to an APP.	4 5
Sch	edule 4	Permitted general situations and permitted health situations	6 7 8 9
schedule 5, defin	nitions <i>pe</i>	rmitted general situation and permitted health situation	10 11
Part	1	Permitted general situations	12 13
1 C	collection	, use or disclosure	14
	the col	nitted general situation exists in relation to lection, use or disclosure by an agency of al information about an individual if—	15 16 17
	(a) bo	oth of the following apply—	18
	(i)	it is unreasonable or impracticable to obtain the individual's consent to the collection, use or disclosure;	19 20 21
	(ii	the agency reasonably believes that the collection, use or disclosure is necessary to lessen or prevent a serious threat to the life, health or safety of an individual or to public health or safety; or	22 23 24 25 26 27
	(b) bo	oth of the following apply—	28

(1) A po	ermitted health situation exists in relation to collection by a health agency of health	30 31 32
Part 2	Permitted health situations	28 29
(e)	the collection, use or disclosure is reasonably necessary for the purposes of a confidential alternative dispute resolution process.	24 25 26 27
(d)	the collection, use or disclosure is reasonably necessary for the establishment, exercise or defence of a legal or equitable claim; or	20 21 22 23
	(ii) the collection, use or disclosure complies with a guideline in effect under chapter 3, part 2; or	17 18 19
	(i) the agency reasonably believes that the collection, use or disclosure is reasonably necessary to assist an entity to locate a person who has been reported as missing;	12 13 14 15 16
(c)	both of the following apply—	11
	(ii) the agency reasonably believes that the collection, use or disclosure is necessary in order for the agency to take appropriate action in relation to the matter; or	6 7 8 9 10
	unlawful activity, or misconduct of a serious nature, that relates to the agency's functions or activities has been, is being or may be engaged in;	1 2 3 4 5

	info	rmation about an individual if—	1
	(a)	the information is necessary to provide a health service to the individual; and	2 3
	(b)	either—	4
		(i) the collection is required or authorised under an Australian law; or	5 6
		(ii) the individual would reasonably expect the health agency to collect the information for that purpose.	7 8 9
(2)	to t	o, a permitted health situation exists in relation he collection by a health agency of health ormation about an individual if—	10 11 12
	(a)	the information is a family medical history, social medical history or other relevant information about the individual or another individual; and	13 14 15 16
	(b)	it is necessary to collect the information about the individual for the purpose of providing the individual or another individual with a health service; and	17 18 19 20
	(c)	the information about the individual is collected by the health agency from—	21 22
		(i) the person who is receiving or about to receive the health service; or	23 24
		(ii) a responsible person for the individual.	25
Col	lecti	on—research etc.	26
(1)	the	ermitted health situation exists in relation to collection by a health agency of health ormation about an individual if—	27 28 29
	(a)	the collection is necessary for any of the following purposes—	30 31

	(i)	research relevant to public health or public safety;	1 2
	(ii)	the compilation or analysis of statistics relevant to public health or public safety;	3 4 5
	(iii)	the management, funding or monitoring of a health service; and	6 7
(b)	colle iden indi	purpose can not be served by the ection of information that does not tify the individual or from which the vidual's identity can not reasonably be extained; and	8 9 10 11 12
(c)	seek	impracticable for the health agency to the individual's consent to the ection; and	13 14 15
(d)	the i	information is collected—	16
	(i)	as required or authorised under an Australian law; or	17 18
	(ii)	by a designated person with the approval of the relevant chief executive; or	19 20 21
	(iii)	in accordance with guidelines approved by the chief executive of the health department for this subparagraph.	22 23 24
In th	nis se	ction—	25
		ed person see the Hospital and Health ct 2011, section 139A.	26 27
	vant ns—	chief executive, of a health agency,	28 29
(a)	Serv or	e health agency is a Hospital and Health vice—the health service chief executive the chief executive of the health partment; or	30 31 32 33

(2)

		_	
	(b)	otherwise—the chief executive of the health department.	1 2
4	Use or o	disclosure—research etc.	3
	the	ermitted health situation exists in relation to use or disclosure by a health agency of health rmation about an individual if—	4 5 6
	(a)	the use or disclosure is necessary for research, or the compilation or analysis of statistics, relevant to public health or public safety; and	7 8 9 10
	(b)	it is impracticable for the health agency to obtain the individual's consent before the use or disclosure; and	11 12 13
	(c)	the use or disclosure is conducted in accordance with guidelines approved by the chief executive of the health department for this paragraph; and	14 15 16 17
	(d)	for disclosure—the health agency reasonably believes the entity receiving the health information will not disclose the health information or personal information derived from the health information.	18 19 20 21 22
5	Disclos individu	ure—responsible person for an ıal	23 24
	the	ermitted health situation exists in relation to disclosure by a health agency of health rmation about an individual if—	25 26 27
	(a)	the health agency provides a health service to the individual; and	28 29
	(b)	the recipient of the information is a responsible person for the individual; and	30 31
	(c)	the individual is—	32

		(i)	physically or legally incapable of giving consent to the disclosure; or	1 2
		(ii)	physically can not communicate consent to the disclosure; and	3 4
	(d)		ealth professional providing the health rice for the organisation is satisfied—	5 6
		(i)	the disclosure is necessary to provide appropriate care or treatment of the individual; or	7 8 9
		(ii)	the disclosure is made for compassionate reasons; and	10 11
	(e)	the	disclosure is not contrary to any wish—	12
		(i)	expressed by the individual before the individual became unable to give or communicate consent; and	13 14 15
		(ii)	of which the health professional is aware, or of which the health professional could reasonably be expected to be aware; and	16 17 18 19
	(f)	reas	disclosure is limited to the extent onable and necessary for a purpose ationed in paragraph (d).	20 21 22
Δm	endment of scl	h 5 ([	Dictionary)	23
(1)	Schedule 5—	., 0 (1	Jiotional y)	24
(-)	omit the following	ng de	finitions—	25
	• access app	•		26
	<ul> <li>access cha</li> </ul>			27
	• adult chila	_		28
	• adult sibli			29
	<ul> <li>agency</li> </ul>	G		30
	• agent			31

Clause 75

(1)

## [s 75]

•	атепатент аррисаноп	1
•	appeal tribunal	2
•	applicant	3
•	appropriately qualified	4
•	backup system	5
•	chapter 3 agency	6
•	chapter 3 document	7
•	considered decision	8
•	contrary to public interest document	9
•	contrary to public interest information	10
•	control	11
•	decision-maker	12
•	deemed decision	13
•	designated person	14
•	document	15
•	document to which the privacy principles do not apply	16
•	eligible family member	17
•	entity to which the privacy principles do not apply	18
•	exempt document	19
•	exempt information	20
•	external review	21
•	external review application	22
•	generally available publication	23
•	healthcare professional	24
•	holds	25
•	internal review	26
•	internal review application	27

•	IPP	1
•	judicial member	2
•	narrow	3
•	NPP	4
•	participant	5
•	prescribed information	6
•	prescribed written notice	7
•	privacy principles	8
•	processing period	9
•	relevant chief executive	10
•	relevant entity	11
•	relevant healthcare information	12
•	reviewable decision	13
•	review under this Act	14
•	sensitive information	15
•	transfer period	16
Sche	edule 5—	17
inse	rt—	18
	accessible agency website means a website that is—	19 20
	(a) accessible by members of the public; and	21
	(b) operated by an agency.	22
	affected individual, in relation to a data breach of an agency, see section 47(1)(a)(ii) and (b)(ii).	23 24
	agency see section 18.	25
	<b>APP</b> means an Australian Privacy Principle set out in the <i>Privacy Act 1988</i> (Cwlth), schedule 1.	26 27
	Australian law, for schedules 3 and 4, means a law of the Commonwealth or a State, and includes	28 29

(2)

the common law.	1
authorised officer means a person who holds office under chapter 3A, part 5 as an authorised officer.	2 3 4
<i>collect</i> , for schedules 3 and 4, in relation to personal information, means collect the information for inclusion in a document or generally available publication.	5 6 7 8
data breach, of an agency, means either of the following in relation to information held by the agency—	9 10 11
(a) unauthorised access to, or unauthorised disclosure of, the information;	12 13
(b) the loss of the information in circumstances where unauthorised access to, or unauthorised disclosure of, the information is likely to occur.	14 15 16 17
<b>de-identify</b> , for schedule 3, in relation to information, means to amend the information so it is no longer about an identified individual, or an individual who is reasonably identifiable from the information.	18 19 20 21 22
document see section 15.	23
document to which the privacy principle requirements do not apply see section 16.	24 25
eligible data breach, of an agency, see section 47.	26
enforcement-related activity, for schedule 3, means—	27 28
(a) the prevention, detection, investigation, prosecution or punishment of criminal offences or breaches of laws imposing penalties or sanctions; or	29 30 31 32
(b) the enforcement of laws relating to the confiscation of the proceeds of crime; or	33

(c)	the protection of the public revenue; or	1
(d)	the prevention, detection, investigation or remedying of seriously improper conduct; or	2 3 4
(e)	the preparation for, or conduct of, proceedings before any court or tribunal, or implementation of the orders of a court or tribunal.	5 6 7 8
mag publ	erally available publication means a gazine, book, article, newspaper or other lication that is, or will be, generally available members of the public whether or not it is—	9 10 11 12
(a)	published in print, electronically or in any other form; or	13 14
(b)	available on payment of a fee or charge.	15
	, in relation to personal information, see ion 13.	16 17
	ds, in relation to personal information, see ion 13.	18 19
<i>identity card</i> , for a provision about authorised officers, means an identity card issued under section 64.		20 21 22
_	nitted general situation means a permitted eral situation described in schedule 4, part 1.	23 24
_	nitted health situation means a permitted th situation described in schedule 4, part 2.	25 26
prive	acy principle requirements means—	27
(a)	for an agency—the requirements under chapters 2 and 3 applying to the agency; or	28 29
(b)	for a bound contracted service provider—the requirements under chapter 2, parts 1 and 2 and section 41 applying to the service provider under section 36(1).	30 31 32 33

	lic record means a public record under the lic Records Act 2023.	1 2
QPI	P see section 26.	3
QP	P code see section 40(1).	4
QP	P privacy policy, for schedule 3, see QPP 1.3.	5
	vant entity means an agency or bound tracted service provider.	6 7
rele	<b>ponse period</b> , for a privacy complaint to a vant entity, for chapter 5, part 1, see section $A(1)$ .	8 9 10
	ponsible person, for an individual, for edule 4, means—	11 12
(a)	a parent of the individual; or	13
(b)	a child or sibling of the individual if a health professional believes the child or sibling has capacity; or	14 15 16
(c)	a spouse of the individual; or	17
(d)	a relative of the individual if the relative is a member of the individual's household; or	18 19
(e)	a guardian of the individual; or	20
(f)	a person exercising a power under an enduring power of attorney made by the individual that is exercisable in relation to decisions about the individual's health; or	21 22 23 24
(g)	a person who has sufficient personal interest in the health and welfare of the individual; or	25 26 27
(h)	a person nominated by the individual to be contacted in case of emergency.	28 29
	sitive information, for an individual, means following—	30 31

(a)	information or an opinion, that is also personal information, about the individual's—	1 2 3							
	(i) racial or ethnic origin; or 4								
	(ii) political opinions; or	5							
	(iii) membership of a political association; or	6 7							
	(iv) religious beliefs or affiliations; or	8							
	(v) philosophical beliefs; or	9							
	(vi) membership of a professional or trade association; or	10 11							
	(vii) membership of a trade union; or	12							
	(viii) sexual orientation or practices; or	13							
	(ix) criminal record; 14								
(b) health information about the individual; 15									
(c)	genetic information about the individual that is not otherwise health information; 17								
(d)	d) biometric information that is to be used for the purpose of automated biometric verification or biometric identification; or								
(e)	e) biometric templates. 21								
una the	ous harm, to an individual in relation to the uthorised access or unauthorised disclosure of individual's personal information, includes, example—	22 23 24 25							
(a)	•								
(b)	serious harm to the individual's reputation because of the access or disclosure.	29 30							
	cit, for schedule 3, by an entity in relation to sonal information, means ask another entity to	31 32							

			insert—	26
			Section 16(2)(h), after '131'—	25
Clause	77		endment of s 16 (What ombudsman may not estigate)	23 24
			This part amends the <i>Ombudsman Act 2001</i> .	22
Clause	76	Act	amended	21
	ıaıt	<b>-T</b>	Act 2001	20
	Part	4	Amendment of Ombudsman	19
			(E) the protection of public revenue.	18
			insert—	17
		(7)	Schedule 5, definition <i>law enforcement agency</i> , paragraph (b)(iv)—	15 16
			QPP 6	14
			omit, insert—	13
		(6)	Schedule 5, definition <i>law enforcement agency</i> , paragraph (a), 'IPP 11(1)(e)'—	11 12
			omit.	10
		(5)	Schedule 5, definition health professional, ', for the NPPs,'—	9
			omit.	8
		(4)	Schedule 5, definition <i>health information</i> , ', for the NPPs,'—	7
			schedules 3 and 4	6
		, ,	omit, insert—	5
		(3)	Schedule 5, definition <i>consent</i> , 'the NPPs'—	4
			information of a kind in which the personal information is included.	1 2 3

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			or to	the <i>Information Privacy Act 2009</i> , section 135 36	
	Part	5		nendment of Right to ormation Act 2009	
Clause	78	Act amended			
		This part ar	nend	s the Right to Information Act 2009.	
		Note—			,
		See also th	e ame	endments in schedule 1, part 2.	8
Clause	79	Amendment o	f lon	g title	(
		Long title,	after	'to'—	
		insert—			
			, an	d relating to,	
Clause	80	Amendment o	fs3	(Object of Act)	
		Section 3(1	)—		
		omit, insert	<u>-</u>		
		(1)	The	primary object of this Act is to give—	
			(a)	a right of access to information in the government's possession or under the government's control unless, on balance, it is contrary to the public interest to give the access; and	
			(b)	a right of amendment of personal information in the government's possession or under the government's control unless, on balance, it is contrary to the public interest to allow the information to be amended.	

lause	81	Replacen	nent (	of ss	4 an	d 5	1
		Section	ons 4 a	and 5–	_		2
		omit,	insert	<u>.                                    </u>			3
		4				ded to prevent other publication, nendment	4 5
			(1)	the pacces docu public property	oublic ss to ment icatio	is not intended to prevent or discourage cation of information or the giving of o, or allowing the amendment of, is otherwise than under this Act if the on, giving of access or amendment can be done or is permitted or required to be aw.	6 7 8 9 10 11 12
			(2)			ve any doubt, it is declared that n (1) applies to—	13 14
					this and or do	riving of access to documents to which Act does not apply, exempt documents contrary to public interest documents, ocuments to which the privacy principle frements do not apply; and	15 16 17 18 19
					whic	ving the amendment of documents to h the privacy principle requirements do pply; and	20 21 22
				(c)	givin	publication of information and the ag of access to, or allowing the adment of, documents by—	23 24 25
						an entity to which this Act does not apply or to which this Act does not apply in relation to a particular function; or	26 27 28 29
						an entity to which the privacy principle requirements do not apply; or	30 31
						an entity to which the privacy principle requirements do not apply in relation to a particular function.	32 33 34

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(3)	In this	section—	1
	requir	nent to which the privacy principle ements do not apply see the Information by Act 2009, section 16.	2 3 4
		to which the privacy principle ements do not apply see the Information by Act 2009, section 18(4).	5 6 7
		hip with other Acts requiring access, nt or publication	8 9
	affect admin	istrative scheme that does 1 or more of the ing things, whether or not on payment of a	10 11 12 13 14
	p u	equires information about documents or ersonal information in the possession, or nder the control, of government to be made vailable to members of the community;	15 16 17 18
	a	nables a member of the community to ccess documents in the possession, or nder the control, of government;	19 20 21
	o ir	nables an individual to be given access to r to amend the individual's personal aformation in the possession, or under the control, of government;	22 23 24 25
	. ,	equires the publication of information oncerning government operations.	26 27
Replacement of Privacy Act)	of s 8 (	Relationship with Information	28 29
Section 8—			30
omit, insert	_		31

			8 Rel	ationship with Information Privacy Act 2009	1
				The <i>Information Privacy Act 2009</i> is intended to operate subject to the provisions of this Act regulating the accessing and amendment of personal information.	2 3 4 5
				Note—	6
				See the <i>Information Privacy Act 2009</i> , section 7.	7
Clause	83	Am	endment o	of s 14 (Meaning of <i>agency</i> )	8
			Section 14(	(2), note, from 'Also,'—	9
			omit, insert	<u>:</u>	10
				See also sections 26 and 78G for restrictions on making access or amendment applications to the OIC, the information commissioner, the RTI commissioner or the privacy commissioner.	11 12 13 14
Clause	84	Am	endment o	of s 16 (Meaning of <i>public authority</i> )	15
		(1)	Section 160	(1)(c), from 'declared by'—	16
			omit, insert	<u>-</u>	17
				declared to be a public authority for this Act under section 16A;	18 19
		(2)	Section 160	(1)(d), 'subsection (3)'—	20
			omit, insert	<u>.                                    </u>	21
				subsection (4)	22
		(3)	Section 16-	_	23
			insert—		24
			(1A)	Despite subsection (1), <i>public authority</i> does not include an entity established by letters patent.	25 26
		(4)	Section 160	(4), definition <i>prescribed entity</i> , 'by regulation'—	27
			omit. insert	<u> </u>	28

s	85]	
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				und	ler sec	ction 16A	1
		(5)	Section 16	5(1A)	to (4)	<u> </u>	2
			renumber	as sec	tion 1	16(2) to (5).	3
lause	85	Ins	ertion of r	new s	16A		4
			After sect	ion 16	—		5
			insert—				6
			16A De	eclara	ition	of entities to be public authorities	7
			(1)		•	y may be declared by regulation to be a athority for this Act.	8 9
			(2)	Cou sub	incil sectio	ister may recommend to the Governor in the making of a regulation under on (1) declaring an entity to be a public for this Act only if the Minister—	10 11 12 13
				(a)	is sa	ntisfied the entity—	14
					(i)	is supported directly or indirectly by government funds or other government assistance; or	15 16 17
					(ii)	is an entity over which government is in a position to exercise control; or	18 19
					(iii)	is established under an Act; or	20
					(iv)	is given public functions under an Act; and	21 22
				(b)	enti	siders it is in the public interest for the ty to be declared as a public authority for Act.	23 24 25
			(3)	inte autl	erest f hority	for the entity to be declared as a public for this Act, the Minister may have each of the following matters—	26 27 28 29
				(a)		ne entity is a company, whether it is a apany limited by shares;	30 31

		(b)	the size of the entity, having regard to the number of the entity's employees or the entity's turnover;	1 2 3
		(c)	the purpose of the entity, including whether it is performing functions that are generally identified with the functions of government;	4 5 6
		(d)	the extent to which functions of the entity have previously been performed by government;	7 8 9
		(e)	the extent to which the entity has been the subject of an adverse comment by a regulatory or investigatory body such as the Auditor-General or Crime and Corruption Commission;	10 11 12 13 14
		(f)	any other relevant matter.	15
	(4)	by 1	o, for subsection (1), an entity may be declared regulation to be a public authority for this Act elation to only a part of the entity's functions.	16 17 18
lause 86			18 (Meaning of <i>processing period</i> , d <i>transfer period</i> )	19 20
	Section 18-			21
	omit, inser	t—		22
	18 Me	anin	g of <i>processing period</i>	23
	(1)	ame	e processing period, for an access or endment application to an agency or Minister, ne total of—	24 25 26
		(a)	a period of 25 business days from the valid application day for the application; and	27 28
		(b)	each additional period mentioned in column 2 of the following table for a circumstance mentioned in column 1 applying to the application.	29 30 31 32

Column 1 Circumstance	Column 2 Additional period
the application is transferred to the agency or Minister	the lesser of the following—  (a) the period starting on the day the application is received by the agency or Minister who transfers
	the application and ending on the day the application is transferred;  (b) 10 business days
the applicant is given a notice under section 42(1)(a) or 78O(1)(a)	the prescribed consultation period under section 42 or 78O
the only address to be sent notices the applicant gives the agency or Minister by the valid application day is a postal address	5 business days
for an access application—the applicant is given a charges estimate notice under section 36, other than a charges	the period starting on the date of the first charges estimate notice given under section 36 and ending on the earlier of the following—
estimate notice stating the agency's or Minister's decision that charges will be waived under chapter 3, part 6, division 3	(a) the day the applicant confirms the application or, if the applicant narrows the application, confirms the changed application;
3	(b) the day the agency or Minister gives the applicant a prescribed written notice of a decision to waive any processing charge, or access charge, under section 66(2)
for an access application—the application involves consultation with a relevant third party under section 37	10 business days

Column 1 Circumstance			Column 2 Additional period		
the agency or Minister asks for		the	following period—		
a further specified period under subsection (2)			if paragraph (b) does not apply—the further specified period;		
		(b)	if the applicant refuses the request or applies for external review under section 86A—the period starting on the day the further specified period starts and ending on the day the applicant refuses the request or applies for external review		
(2)	access of Minister specifie (3) A reque than one		the end of the processing period for the or amendment application, the agency or may ask the applicant for a further d period to consider the application.		
(3)			est under subsection (2) may be made more ce.  ection—		
(4)					
	amenda the ap applicat	nent a plication re	cation day, for an access or application, means the day on which tion complies with all relevant equirements for the application under or 78K(8).	8 9 10 11 12	
87 Insertion of ne	ew ch 1,	pt 3		13	
Chapter 1—	_			14	
insert—				15	
Part 3	}		Effect of publication by	16	
			Cabinet on public	17	
		i	nterest immunity	18	

	ect of publication by Cabinet on public erest immunity	1 2
(1)	This section applies in relation to a decision being made in a proceeding or process about whether a common law or statutory rule prevents the production or disclosure of information in connection with Cabinet because the production or disclosure would be contrary to the public interest.	3 4 5 6 7 8 9
(2)	In the making of the decision, the following matters must be disregarded in assessing the public interest—	10 11 12
	(a) the publication by Cabinet of any other information contained in the document that contains the information;	13 14 15
	(b) the publication by Cabinet of any other Cabinet information;	16 17
	(c) a decision by Cabinet to officially publish Cabinet information on a regular basis.	18 19
(3)	In this section—	20
	<b>Cabinet information</b> means information contained in a document mentioned in schedule 3, section 2(3).	21 22 23
	proceeding or process includes any extra-curial proceeding or inquisitorial or investigative process carried out under an Act.	24 25 26
	Examples—	27
	<ul> <li>an investigation carried out by the Crime and Corruption Commission</li> </ul>	28 29
	• an investigation carried out by the Independent Assessor under the <i>Local Government Act 2009</i>	30 31
	<ul> <li>an inquiry carried out by a professional body into a complaint against a member of the body</li> </ul>	32 33

88	Replacement of s 21 (Requirement for publication scheme)
	Section 21—
	omit, insert—
	21 Requirement for publication scheme
	(1) An agency must publish a scheme (a <i>publication scheme</i> )—
	(a) setting out the following details—
	(i) the agency's structure and functions;
	(ii) how the agency's functions affec members of the public;
	(iii) any arrangements that enable members of the public to engage with the agency's functions;
	(iv) the types of information held by the agency;
	<ul> <li>(v) the types of information the agency makes publicly available and how tha information is made available;</li> </ul>
	<ul><li>(vi) procedures for asking for information including, for example, any fee of charge that may be payable; and</li></ul>
	(b) publishing information about the agency that is prescribed by regulation to the exten the information is held by the agency.
	(2) An agency must, as far as is reasonably practicable, publish the agency's publication scheme on an accessible agency website.
	(3) However, if it is not reasonably practicable for an agency to publish a part of the agency's publication scheme on an accessible agency website, the agency must publish information or the accessible agency website about how a personal publish agency website about how a personal publish information or the accessible agency website about how a personal publish information or the accessible agency website about how a personal publish information or the accessible agency website about how a personal publish information or the accessible agency website about how a personal publish information or the accessible agency website about how a personal publish information or the accessible agency website about how a personal publish information or the accessible agency website about how a personal publish information or the accessible agency website about how a personal publish information or the accessible agency website about how a personal publish information or the accessible agency website about how a personal publish information or the accessible agency website about how a personal publish information or the accessible agency website about how a personal publish information or the accessible agency website about how a personal publish information accessible agency website about how a personal publish information accessible agency website about how a personal publish information accessible agency website about how a personal publish information accessible agency website about how a personal publish information accessible agency website about how a personal publish information accessible agency website accessible agency website accessible agency website accessible agency accessible agency accessible agency accessible agency accessible

may access the part of the agency's publication

34

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	scheme.	1
	Example for subsection (3)—	2
	If a part of an agency's publication scheme can only be accessed in person, the agency must publish information on an accessible agency website stating how the part of the agency's publication scheme can be accessed in person.	3 4 5 6 7
(4)	Nothing in this section prevents an agency from deleting exempt information or contrary to public interest information from the information published under this section.	8 9 10 11
(5)	In this section—	12
	accessible agency website means a website that is—	13 14
	(a) accessible by members of the public; and	15
	(b) operated by an agency.	16
	<i>agency</i> does not include a prescribed entity under section 16.	17 18
Insertion of ne	ew s 22A	19
After sectio	n 22—	20
insert—		21
	il liability of Minister for disclosing ormation	22 23
(1)	A Minister does not incur civil liability as a result of, or in connection with, disclosing information under a publication scheme or other administrative scheme in good faith.	24 25 26 27
	Examples of disclosing information—	28
	• publishing information on a department's website	29
	<ul> <li>official publication by decision of Cabinet of information contained in a Cabinet document</li> </ul>	30 31
(2)	If subsection (1) prevents liability attaching to a Minister, the liability attaches instead to the State.	32 33

[s 90]
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		Note:	_	1
		re	ee also the <i>Public Sector Act 2022</i> , section 269, in elation to the civil liability of prescribed persons ngaging in conduct in an official capacity.	2 3 4
Clause 90	Am	nendment of s 24	4 (Making access application)	5
	(1)	Section 24(2)(a),	, 'the approved form'—	6
		omit, insert—		7
		writ	ing	8
	(2)	Section 24(2)(b)	, from 'a' to 'or the'—	9
		omit, insert—		10
		the a	agency or	11
	(3)	Section 24(2)(d)	and (e)—	12
		omit, insert—		13
		(d)	for an application for access to a document containing personal information of the applicant, be accompanied by—	14 15 16
			(i) evidence of identity for the applicant; and	17 18
			(ii) if an agent is acting for the applicant—evidence of the agent's authorisation.	19 20 21
			Examples of an agent's authorisation—	22
			• the will or court order appointing the agent to act as the applicant's guardian	23 24
			<ul> <li>the client agreement authorising a legal practitioner to act for an applicant</li> </ul>	25 26
			• if the application is made in reliance on section 25, evidence the agent is the child's parent	27 28 29
				30
	(4)	Section 24(3)—		31
		omit, insert—		32

	(3)	The application may, but need not be, in the approved form.	1 2
(5)	Section 24(	4), note—	3
	omit.		4
(6)	Section 24(	5)—	5
	omit, insert	_	6
	(5)	However, no application fee is payable for an application for access to a document if the only document applied for contains personal information of the applicant.	7 8 9 10
	(6)	If an applicant pays an application fee for an application but no application fee is payable for the application under subsection (5), the application fee must be refunded as soon as practicable.	11 12 13 14 15
		Note—	16
		See also section 46(1) in relation to the refund of an application fee if a deemed decision is made.	17 18
	endment o	f s 26 (Access application may not be made ner)	19 20
(1)	Section 26,	heading, 'commissioner'—	21
	omit, insert	<u> </u>	22
		OIC etc.	23
(2)	Section 26,	after 'transferred to'—	24
	insert—		25
		the OIC,	26
(3)	Section 26-	_	27
	insert—		28
	(2)	Subsection (1) does not apply to an access application made to the OIC by a person who is or was a staff member of the OIC in relation to the	29 30 31

			I	persor	n's ]	personal information.	1
lause	92	Am	endment of	s 32	(Ap	oplication outside scope of Act)	2
		(1)	Section 32, h	eadin	g, a	fter 'Application'—	3
			insert—				4
				or pa	rt o	f application	5
		(2)	Section 32(1)	)(a), 'i	pur	ports to make'—	6
			omit, insert—	_			7
			1	makes	S		8
		(3)	Section 32(1)	)(b)—	_		9
		, ,	omit, insert—	_			10
			(	t	he a	entity decides the application or a part of application is outside the scope of this for 1 or more of the following reasons—	11 12 13
				(	i)	the application or part relates to a document that is not a document of an agency or a document of a Minister;	14 15 16
				(	ii)	for the application or part, the entity is an entity to which this Act does not apply;	17 18 19
				(	iii)	the application or part is made to the OIC, the information commissioner, the RTI commissioner or the privacy commissioner in contravention of section 26.	20 21 22 23 24
		(4)	Section 32(2)	)—			25
			omit, insert—	_			26
			1	receiv	ed,	5 business days after the application is the entity must give prescribed written the decision to the applicant.	27 28 29

		Note—	1
		A decision that an application or a part of an application is outside the scope of this Act under any of schedule 2, part 2, items 1 to 8 is a judicial function decision (see schedule 5, definition <i>judicial function decision</i> ) which is not a reviewable decision (see schedule 4A, section 1(a)), but may be appealed to the appeal tribunal (see section 119(2)).	2 3 4 5 6 7 8
	(3)	If an entity gives prescribed written notice to an applicant of a decision under this section in relation to only part of an application—	9 10 11
		(a) the application continues to be an access application excluding the part of the application the subject of the decision; and	12 13 14
		(b) the entity must consider the access application as continued under paragraph (a).	15 16 17
		f s 33 (Noncompliance with application	18
. 09	uirement)		19
(1)	•	(3), from 'with an' to 'making an'—	19 20
-	•		
_	Section 33(		20
_	Section 33(	with an access application because it does not comply with all relevant application requirements without first giving the applicant a reasonable opportunity to consult with a view to making any changes or doing any other thing necessary to make the	20 21 22 23 24 25 26
(1)	Section 33( omit, insert	with an access application because it does not comply with all relevant application requirements without first giving the applicant a reasonable opportunity to consult with a view to making any changes or doing any other thing necessary to make the	20 21 22 23 24 25 26 27
(1)	Section 33(  omit, insert  Section 33(	with an access application because it does not comply with all relevant application requirements without first giving the applicant a reasonable opportunity to consult with a view to making any changes or doing any other thing necessary to make the	20 21 22 23 24 25 26 27 28
(1)	Section 33(  omit, insert  Section 33(	with an access application because it does not comply with all relevant application requirements without first giving the applicant a reasonable opportunity to consult with a view to making any changes or doing any other thing necessary to make the	20 21 22 23 24 25 26 27 28 29
(1)	Section 33( omit, insert  Section 33( insert—	with an access application because it does not comply with all relevant application requirements without first giving the applicant a reasonable opportunity to consult with a view to making any changes or doing any other thing necessary to make the  (3)—  Example of doing a thing for subsection (3)—	20 21 22 23 24 25 26 27 28 29 30

			access		1
		(4)	Section 33—		2
			insert—		3
			help, to texpect the	11	4 5 6 7 8 9
		(5)	Section 33(7), definit 'section 24(2) or (3)'—	ion relevant application requirement, -	10 11
			omit, insert—		12
			section 24	(2)	13
		(6)	Section 33(6A) and (7)	)—	14
			renumber as section 33	3(7) and (8).	15
Clause	94	On	ission of s 34 (Appli	cation for personal information)	16
			Section 34—		17
			omit.		18
Clause	95	On	ission of s 35 (Long	er processing period)	19
			Section 35—		20
			omit.		21
Clause	96		endment of s 36 (Sch rges estimate notice	nedule of relevant documents and	22 23
		(1)	Section 36, heading, fr	om 'Schedule' to 'charges'—	24
			omit, insert—		25
			Charges		26
		(2)	Section 36(1)(b)—		27

	omit, insert—	1
	(b) if a processing charge or access charge is payable in relation to the application—give the applicant a charges estimate notice before the end of the processing period for the application.	2 3 4 5 6
(3)	Section 36(5)—	7
	omit, insert—	8
	(5) If the applicant does not confirm or withdraw the access application, as narrowed under subsection (4), within the prescribed period, the applicant is taken to have withdrawn the applicant's application at the end of the prescribed period.	9 10 11 12 13
(4)	Section 36(6), 'Also, subsections (2) to (4)'—	14
	omit, insert—	15
	Subsections (2) to (5)	16
(5)	Section 36(7), definition <i>charges estimate notice</i> , paragraph (f)—	17 18
	omit, insert—	19
	(f) for a notice given under subsection (1)—the effect of subsections (2) and (3);	20 21
	(fa) for a notice given under subsection (4)—the effect of subsection (5);	22 23
(6)	Section 36(7), definition <i>charges estimate notice</i> , paragraphs (fa) and (g)—	24 25
	renumber as section 36(7), definition charges estimate notice, paragraphs (g) and (h).	26 27
(7)	Section 36(7), definition schedule of relevant documents—	28
	omit.	29
Am	endment of s 38 (Transfer of application)	30
(1)	Section 38(1)—	31

			inseri—	1
			application includes a purported application.	2
		(2)	Section 38(1)—	3
			relocate and renumber as section 38(7).	4
		(3)	Section 38(4), from 'If' to 'applies'—	5
			omit, insert—	6
			If an application is made to an agency for access to 2 or more documents, at least 1 of which is a document mentioned in subsection (1)(a), this section (other than subsections (4) and (5)) applies	7 8 9 10 11
		(4)	Section 38(5), 'that is not'—	12
			omit, insert—	13
			that does not contain	14
		(5)	Section 38(6), from 'that is' to 'subsection (5)'—	15
			omit, insert—	16
			that contains personal information of the applicant, subsection (4)	17 18
		(6)	Section 38(2) to (7)—	19
			renumber as section 38(1) to (6).	20
Clause	98		nendment of s 43 (Previous application for same cuments)	21 22
		(1)	Section 43(1)(a), ', whether under this Act or the Information Privacy Act,'—	23 24
			omit.	25
		(2)	Section 43(1)(b), 'under this Act'—	26
			omit.	27
		(3)	Section 43(2)—	28
			omit, insert—	29

	(2)	For	subsection (1)(a), the first application—	1
		(a)	does not include an access application taken to have been withdrawn under section 36(3) or (5) or 42(4); and	2 3 4
		(b)	if an access application has been narrowed under section 36 or 42—means only the access application as changed.	5 6 7
(4)	Section 43(	(3)(b)	, ', if made under this Act'—	8
	omit.			9
(5)	Section 43(	(3)(c)	<u> </u>	10
	omit.			11
(6)	Section 43(	(3)(d)	_	12
	renumber a	s sec	tion 43(3)(c).	13
(7)	Section 43(	(5) an	d (6)—	14
	omit, insert	<u>-</u>		15
	(5)	For	subsection (3)(c)—	16
		(a)	<i>review</i> means an internal review, an external review or a proceeding under chapter 3B, part 4; and	17 18 19
		(b)	a review is complete if the review has ended because of an informal resolution or because of a decision of the entity conducting the review.	20 21 22 23
	endment o olication)	fs4	6 (Deemed decision on access	24 25
	Section 46(	(1)(b)	, 'the application fee'—	26
	omit, insert			27
		any	application fee paid for the application	28

Clause	100	Am	endment of s 4	9 (C	ontrary to public interest)	1
		(1)	Section 49(3)(a)-	_		2
			omit, insert—			3
			(a)	dec the pub info incl	ntify any factor that is irrelevant to diding whether, on balance, disclosure of information would be contrary to the lic interest that applies in relation to the formation (an <i>irrelevant factor</i> ), uding, for example, any factor intioned in schedule 4, part 1;	4 5 6 7 8 9 10
		(2)	Section 49(3)(b)	and	(c), after 'including'—	11
			insert—			12
			, for	exa	mple,	13
Clause	101	Am	endment of s 54	4 (N	otification of decision and reasons)	14
		(1)	Section 54(2)(a)	(iii) a	and (iv), '78 or'—	15
			omit.			16
		(2)	Section 54(2)—			17
			insert—			18
			(da)	doc sect	ument subject to the deletion under ion 75A of the personal information of a d—	19 20 21 22
				(i)	the fact that the document is such a copy; and	23 24
				(ii)	the reason under section 50 the agency or Minister considers disclosure of the information would not be in the best interests of the child;	25 26 27 28
			(db)	doc sect	ument subject to the deletion under ion 75B of relevant healthcare	29 30 31

		(i) the fact that the document is such a copy; and	1 2
		(ii) the reason under section 51 the agency or Minister considers disclosure of the information to the applicant might be prejudicial to the physical or mental health or wellbeing of the applicant;	3 4 5 6 7
		(3) Section 54(2)(da) to (g)—	8
		renumber as section 54(2)(e) to (i).	9
Clause	102	Omission of s 78 (Disclosure logs—departments and Ministers)	10 11
		Section 78—	12
		omit.	13
Clause	103	Amendment of s 78A (Disclosure logs—other agencies)	14
		(1) Section 78A, heading, '—other agencies'—	15
		omit.	16
		(2) Section 78A(1) and (3), after 'agency'—	17
		insert—	18
		or Minister	19
		(3) Section 78A(6), 'section 78B(2)'—	20
		omit, insert—	21
		section 78B(1)	22
		(4) Section 78A(7), definition agency, 'a department or'—	23
		omit.	24
Clause	104	Amendment of s 78B (Requirements about disclosure logs)	25 26
		(1) Section 78B(1)—	27

[s	1	05]

		omit.			1
	(2)	Section 78E	3(2), from '	Without' to 'or 78A,'—	2
		omit, insert	<u>.                                      </u>		3
			document	y or Minister must delete from any or information included in a disclosure section 78A	4 5 6
	(3)	Section 78E	B(2)(d)(i), a	fter 'agency'—	7
		insert—			8
			or Ministe	r	9
	(4)	Section 78E	3(3), definit	ion agency, 'includes a Minister but'—	10
		omit.			11
	(5)	Section 78E	3(2) and (3)	<del>_</del>	12
		renumber a	s section 78	BB(1) and (2).	13
lause 105	Ins	ertion of ne	ew ch 3A		14
		After sectio	on 78B—		15
		insert—			16
		Chap	ter 3A	Amendment of	17
				personal information	18
		Part 1		Right to amend	19
				personal information	20
			ht to ame	nd personal information in cuments	21 22
		(1)	this Act to	this Act, an individual has a right under a mend, if inaccurate, incomplete, out misleading—	23 24 25

	(a)	documents of an agency to the extent they contain the individual's personal information; and	1 2 3
	(b)	documents of a Minister to the extent they contain the individual's personal information.	4 5 6
	Notes	s—	7
	1	See part 2 for how to exercise this right to amend.	8
	2	Exclusions of the right are provided for under—	9
		(a) section 78G, which restricts the making of amendment applications to the OIC, the information commissioner, the RTI commissioner or the privacy commissioner; and	10 11 12 13 14
		<ul><li>(b) part 4, which provides particular circumstances where an entity may refuse to deal with an application; and</li></ul>	15 16 17
		(c) section 78S, which provides grounds on which an entity may refuse to make an amendment.	18 19
(2)		section (1) applies to documents regardless of in the documents came into existence.	20 21
78D Oth	er w	ays of amending personal information	22
		sonal information may be amended other than application under this chapter.	23 24
Part 2		Amendment	25
		application	26
78E Mak	king	amendment application	27
(1)	_	individual who has had access to a document	28
` /	of ar	n agency or a document of a Minister, whether	29
		ot under this Act, may apply to the agency or	30
		ister for amendment of any part of the vidual's personal information contained in the	31 32

		iment that the individual claims is inaccurate, implete, out of date or misleading.	1 2
	Note	<i>s</i> —	3
	1	<i>Minister</i> is defined to include an Assistant Minister—see schedule 5.	4 5
	2	Section 78F provides for amendment applications by parents for children and section 190 clarifies the powers of those acting for others.	6 7 8
(2)	who refe	subsection (1), the reference to an individual has had access to a document includes a rence to an individual whose agent has had ess to the document.	9 10 11 12
(3)	for	nout limiting how an agent may be authorised this section in relation to an applicant who is eased, an agent may include—	13 14 15
	(a)	an eligible family member of the deceased person; or	16 17
	(b)	a person the agency or Minister considers has an appropriate interest in the amendment of the personal information.	18 19 20
(4)	The	amendment application must—	21
	(a)	be in writing; and	22
	(b)	provide sufficient information concerning the document to enable the agency or Minister to identify the document; and	23 24 25
	(c)	state an address to which notices under this Act may be sent to the applicant; and	26 27
	(d)	be accompanied by—	28
		(i) evidence of identity for the applicant; and	29 30
		(ii) if an agent is acting for the applicant—evidence of the agent's authorisation; and	31 32

	Examples of an agent's authorisation—	1
	<ul> <li>the will or court order appointing the agent to act as the applicant's guardian</li> </ul>	2
		4 5
	section 78F, evidence the agent is the	6 7 8
	inaccurate, incomplete, out of date or	9 10 11
	the information to be inaccurate, incomplete, out of date or misleading and	12 13 14 15
	inaccurate or misleading—state the amendments the applicant claims are necessary for the information to be accurate	16 17 18 19 20
	incomplete or out of date—state the other information the applicant claims is necessary to complete the information or to	21 22 23 24 25
(5)	· · · · · · · · · · · · · · · · · ·	26 27
78F Mal	king amendment applications for children	28
(1)	amendment applications for children, an amendment application may be made for the child by the child's parent.  Notes—	29 30 31 32 33
		34 35

	2 For an application made for a child, the child (and not the parent) is the applicant—see schedule 5, definition <i>applicant</i> .	1 2 3
(2)	In this section—	4
	child see section 25.	5
	parent see section 25.	6
	endment application may not be made to	7 8
(1)	An amendment application may not be made or transferred to the OIC, the information commissioner, the RTI commissioner or the privacy commissioner.	9 10 11 12
(2)	Subsection (1) does not apply to an amendment application made to the OIC by a person who is or was a staff member of the OIC.	13 14 15
Part 3	Dealing with application	16 17
Divisio	on 1 Decision-maker	18
78H Dec	cision-maker for application to agency	19
(1)	An amendment application to an agency must be dealt with for the agency by the agency's principal officer.	20 21 22
(2)	The agency's principal officer may delegate the power to deal with the application to another officer of the agency.	23 24 25
(3)	Also, for an agency other than a local government, the agency's principal officer may, with the agreement of another agency's principal officer, delegate the power to deal with the	26 27 28 29

		application to the other agency's principal officer.	1
	(4)	The principal officer of the other agency may subdelegate a power delegated to the principal officer under subsection (3).	2 3 4
		Note—	5
		Under the Acts Interpretation Act 1954, section 27A(2), a delegation may be revoked, wholly or partly, by the delegator. Accordingly, a delegation may be revoked before a decision is made in a particular case and the delegator may make the decision.	6 7 8 9 10
	(5)	In this section—	11
		<b>power to deal</b> , with an amendment application, includes power to deal with an application for internal review in relation to the amendment application.	12 13 14 15
		Examples of dealing with an application for internal review—	16 17
		• making a new decision under section 80(2)	18
		• giving notice under section 83(3)	19
<b>78</b> I	Dec	cision-maker for application to Minister	20
	(1)	An amendment application to a Minister may be dealt with by the person the Minister directs, either generally or in a particular case.	21 22 23
	(2)	In this section—	24
		<i>deal</i> , with an amendment application, includes deal with an application for internal review in relation to the amendment application.	25 26 27
		Examples of dealing with an application for internal review—	28 29
		• making a new decision under section 80(2)	30
		• giving notice under section 83(3)	31

Divisio	n 2		Preliminary contact with applicant	1 2
		tion of Ac	or part of application outside t	3 4
(1)	This	s sect	ion applies if—	5
	(a)	-	erson makes an application under this oter to an entity to amend a document;	6 7 8
	(b)	the	entity decides the application or a part of application is outside the scope of this for 1 or more of the following reasons—	9 10 11
		(i)	the application or part relates to a document that is not a document of an agency or a document of a Minister;	12 13 14
		(ii)	for the application or part, the entity is an entity to which this Act does not apply;	15 16 17
		(iii)	the application or part is made to the OIC, the information commissioner, the RTI commissioner or the privacy commissioner in contravention of section 78G.	18 19 20 21 22
(2)	rece	ived,	5 business days after the application is the entity must give prescribed written the decision to the applicant.	23 24 25
	Note	_		26
	is pa sc is 20	outsice art 2, in chedule not a (a)), b	ton that an application or a part of an application let the scope of this Act under any of schedule 2, atems 1 to 8 is a judicial function decision (see to 5, definition <i>judicial function decision</i> ) which a reviewable decision (see schedule 4, section at may be appealed to the appeal tribunal (see 119(2)).	27 28 29 30 31 32 33
(3)	If a	n enti	ty gives prescribed written notice to an	3/1

	applicant of a decision under this section in relation to only part of an application—	1 2
	(a) the application continues to be an amendment application excluding the part of the application the subject of the decision; and	3 4 5 6
	(b) the entity must consider the amendment application as continued under paragraph (a).	7 8 9
78K Noi	ncompliance with application requirement	10
(1)	This section applies if—	11
	(a) a person purports to make an amendment application for a document to an agency or Minister; and	12 13 14
	(b) the application does not comply with all relevant application requirements for the application.	15 16 17
(2)	The agency or Minister must make reasonable efforts to contact the person within 15 business days after the purported application is received and inform the person how the application does not comply with a relevant application requirement.	18 19 20 21 22 23
(3)	An agency or Minister must not refuse to deal with an amendment application because it does not comply with all relevant application requirements without first giving the applicant a reasonable opportunity to consult with a view to making any changes or doing any other thing necessary to make the application in a form complying with all relevant application requirements.	24 25 26 27 28 29 30 31 32
(4)	The applicant is taken to have made an amendment application under this Act if and	33 34

	when the application is made in a form complying with all relevant application requirements.	1 2
(5)	Subsection (4) does not limit section 78J.	3
(6)	If, after giving the opportunity mentioned in subsection (3) and any consultation, an agency or Minister decides the application does not comply with all relevant application requirements, the agency or Minister must, within 10 business days after making the decision, give the applicant prescribed written notice of the decision.	4 5 6 7 8 9 10
(7)	The agency or Minister must provide advice and help, to the extent it would be reasonable to expect the agency or Minister to do so, to help the applicant to make an amendment application in a form complying with all relevant application requirements.	11 12 13 14 15
(8)	In this section—	17
	<i>relevant application requirement</i> , for an amendment application, means a matter set out in section 78E(4) that is required for the application.	18 19 20
Divisio	on 3 Transfers	21
78L Tra	nsfer of amendment application	22
(1)	An agency to which an amendment application has been made (the <i>original agency</i> ) may transfer the application to another agency if—	23 24 25
	(a) the document to which the application relates is not in the original agency's possession but is, to the original agency's knowledge, in the other agency's possession; and	26 27 28 29 30
	(b) the other agency consents to the transfer.	31
(2)	An application that is transferred from 1 agency to	32

	another agency is taken to have been made to the other agency.	1 2
(3)	If an application is made to an agency for	3
	amendment of 2 or more documents, at least 1 of	4
	which is a document mentioned in subsection	5
	(1)(a), this section applies to each of the documents as if separate amendment applications	6 7
	had been made to the agency for each of the	8
	documents.	9
(4)	In this section—	10
	agency includes a Minister.	11
	amendment application includes a purported	12
	amendment application.	13
Part 4	Refusal to deal with	14
	application	15
	• •	
78M Pro	-amendment bias in deciding to deal with	16
app	liantinua	
	lications	17
(1)	It is the Parliament's intention that if an	17 18
(1)	It is the Parliament's intention that if an amendment application is made to an agency or	17 18 19
(1)	It is the Parliament's intention that if an amendment application is made to an agency or Minister, the agency or Minister should deal with	17 18 19 20
(1)	It is the Parliament's intention that if an amendment application is made to an agency or Minister, the agency or Minister should deal with the application unless this would, on balance, be	17 18 19 20 21
( )	It is the Parliament's intention that if an amendment application is made to an agency or Minister, the agency or Minister should deal with the application unless this would, on balance, be contrary to the public interest.	17 18 19 20 21 22
(1)	It is the Parliament's intention that if an amendment application is made to an agency or Minister, the agency or Minister should deal with the application unless this would, on balance, be	17 18 19 20 21 22 23
( )	It is the Parliament's intention that if an amendment application is made to an agency or Minister, the agency or Minister should deal with the application unless this would, on balance, be contrary to the public interest.  Section 78N states the only circumstances in	17 18 19 20 21 22
( )	It is the Parliament's intention that if an amendment application is made to an agency or Minister, the agency or Minister should deal with the application unless this would, on balance, be contrary to the public interest.  Section 78N states the only circumstances in which the Parliament considers it would, on	17 18 19 20 21 22 23 24
( )	It is the Parliament's intention that if an amendment application is made to an agency or Minister, the agency or Minister should deal with the application unless this would, on balance, be contrary to the public interest.  Section 78N states the only circumstances in which the Parliament considers it would, on balance, be contrary to the public interest to deal with an amendment application.  However, it is the Parliament's intention that this	17 18 19 20 21 22 23 24 25 26
(2)	It is the Parliament's intention that if an amendment application is made to an agency or Minister, the agency or Minister should deal with the application unless this would, on balance, be contrary to the public interest.  Section 78N states the only circumstances in which the Parliament considers it would, on balance, be contrary to the public interest to deal with an amendment application.  However, it is the Parliament's intention that this Act should be administered with a	17 18 19 20 21 22 23 24 25 26 27 28
(2)	It is the Parliament's intention that if an amendment application is made to an agency or Minister, the agency or Minister should deal with the application unless this would, on balance, be contrary to the public interest.  Section 78N states the only circumstances in which the Parliament considers it would, on balance, be contrary to the public interest to deal with an amendment application.  However, it is the Parliament's intention that this Act should be administered with a pro-amendment bias and an agency or Minister	17 18 19 20 21 22 23 24 25 26 27 28 29
(2)	It is the Parliament's intention that if an amendment application is made to an agency or Minister, the agency or Minister should deal with the application unless this would, on balance, be contrary to the public interest.  Section 78N states the only circumstances in which the Parliament considers it would, on balance, be contrary to the public interest to deal with an amendment application.  However, it is the Parliament's intention that this Act should be administered with a	17 18 19 20 21 22 23 24 25 26

78N Effe	ect on agency's or Minister's functions	1
(1)	An agency or Minister may refuse to deal with an amendment application or, if the agency or Minister is considering 2 or more amendment applications by the applicant, all the applications, if the agency or Minister considers the work involved in dealing with the application or all the applications would, if carried out—	2 3 4 5 6 7 8
	(a) substantially and unreasonably divert the resources of the agency from their use by the agency in the performance of its functions; or	9 10 11 12
	(b) interfere substantially and unreasonably with the performance by the Minister of the Minister's functions.	13 14 15
(2)	Without limiting the matters to which the agency or Minister may have regard in making a decision under subsection (1), the agency or Minister must have regard to the resources that would have to be used—	16 17 18 19 20
	(a) in identifying, locating or collating any document in the filing system of the agency or the Minister's office; or	21 22 23
	(b) in making a copy, or edited copy, of any document; or	24 25
	(c) in notifying any final decision on the application.	26 27
(3)	In deciding whether to refuse, under subsection (1), to deal with an amendment application, an agency or Minister must not have regard to—	28 29 30
	(a) any reasons the applicant gives for applying	31

the agency's or Minister's belief about what

are the applicant's reasons for applying for

32

33

34

35

amendment.

for amendment; or

	requisites before refusal because of effect functions	1 2
(1)		3 4 5
	(a) the agency or Minister has given the applicant a written notice—	6 7
	(i) stating an intention to refuse to deal with the application; and	8 9
	(ii) advising that, for the prescribed consultation period for the notice, the applicant may consult with the agency or Minister with a view to making an application in a form that would remove the ground for refusal; and	10 11 12 13 14 15
	(iii) stating the effect of subsections (2) to (6); and	16 17
	(b) the agency or Minister has given the applicant a reasonable opportunity to consult with the agency or Minister; and	18 19 20
	(c) the agency or Minister has, as far as is reasonably practicable, given the applicant any information that would help the making of an application in a form that would remove the ground for refusal.	21 22 23 24 25
(2)	Following any consultation, the applicant may give the agency or Minister written notice either confirming or narrowing the application.	26 27 28
(3)	· · · · · · · · · · · · · · · · · · ·	29 30 31
(4)	If the applicant fails to consult after being given notice under subsection (1), the applicant is taken to have withdrawn the application at the end of the prescribed consultation period.	32 33 34 35

(5)	Without limiting subsection (4), the applicant is taken to have failed to consult if, by the end of the prescribed consultation period, the applicant has not given the agency or Minister written notice under subsection (2).	1 2 3 4 5
(6)	In this section—	6
	<i>prescribed consultation period</i> , for a written notice under subsection (1)(a), means—	7 8
	(a) the period of 10 business days after the date of the notice; or	9 10
	(b) the longer period agreed by the agency or Minister and the applicant whether before or after the end of the 10 business days mentioned in paragraph (a).	11 12 13 14
78P Pre	evious application for same documents	15
(1)	This section applies if—	16
	(a) an applicant makes an amendment application to an agency or Minister (the <i>first application</i> ); and	17 18 19
	(b) the applicant makes another amendment application (the <i>later application</i> ) to the same agency or Minister for amendment of 1 or more of the same documents sought to be amended under the first application and the later application does not, on its face, disclose any reasonable basis for again seeking the amendment of the document or documents.	20 21 22 23 24 25 26 27 28
(2)	For subsection (1)(a), the first application—	29
	(a) does not include an amendment application taken to have been withdrawn under section 78O(4); and	30 31 32

(b) if an amendment application has been narrowed under section 780—means only

the application as changed.

1 2

3

(3)	the ame	later endme	application to the extent it is for ent of a document or documents sought ended under the first application if—	4 5 6 7
	(a)	ager	n the later application was made, the acy or Minister had not decided the first lication; or	8 9 10
	(b)	in re	elation to the first application—	11
		(i)	the applicant had been given notice under section 78T that amendment was to be allowed for the document sought to be amended or for some or all of the documents sought to be amended; or	12 13 14 15 16
		(ii)	the agency or Minister had decided that the application was for a document to which this chapter does not apply; or	17 18 19
		(iii)	the agency or Minister had decided the document or documents sought to be amended were documents amendment of which was refused under section 78Q; or	20 21 22 23 24
		(iv)	the agency or Minister had refused to deal with it under this part; or	25 26
	(c)		agency's or Minister's decision on the application—	27 28
		(i)	is the subject of a review and the review is not complete; or	29 30
		(ii)	has been the subject of a completed review (other than an internal review).	31 32
(4)	For	subse	ection (3)(c)—	33

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	<ul><li>(a) review means an internal review, an external review or a proceeding under chapter 3B, part 4; and</li><li>(b) a review is complete if the review has ended</li></ul>	1 2 3 4
	because of an informal resolution or because of a decision of the entity conducting the review.	5 6 7
Part 5	Decision	8
	sidered decision on amendment lication	9 10
	If a person makes an amendment application for a document to an agency or Minister, the agency or Minister must—	11 12 13
	(a) after considering the application, make a decision (a <i>considered decision</i> ) whether amendment of the document is to be permitted or refused; and	14 15 16 17
	(b) give the person written notice of the decision under section 78T.	18 19
78R Dee	med decision on amendment application	20
	If an applicant for an amendment application for a document is not given written notice of a decision by the end of the processing period for the application, on the last day of the processing period, the principal officer of the agency or the Minister is taken to have made a decision (a <i>deemed decision</i> ) refusing to amend the document.	21 22 23 24 25 26 27 28
	As soon as practicable after a deemed decision is taken to have been made, the principal officer or Minister must give prescribed written notice of	29 30 31

	tne	aecis	ion to the applicant.	I
78S Gr	ound	s on	which amendment may be refused	2
(1)	or N subj	Minist ject o	limiting the grounds on which an agency ter may refuse to amend a document the of an amendment application, the agency ster may refuse to amend a document	3 4 5 6 7
	(a)	the a	agency or Minister is not satisfied—	8
		(i)	the personal information contained in the document is inaccurate, incomplete, out of date or misleading; or	9 10 11 12
		(ii)	the information sought to be amended in the document is personal information of the applicant; or	13 14 15
		(iii)	if the application is purportedly made by an agent—that the agent is suitably authorised to make the application; or	16 17 18
	(b)		document does not form part of a etional record.	19 20
(2)	In th	nis se	ction—	21
	mea or	ns a i	al record, of an agency or Minister, record available for use in the day-to-day ary performance of the agency's or s functions.	22 23 24 25
78T No	tifica	tion	of decision and reasons	26
(1)	writ	ten n	cy or Minister is to give a prescribed otice to an applicant for an amendment on of the decision on the application.	27 28 29
(2)	the	presc	ment of the document is to be permitted, cribed written notice is not required to	30 31

(3)	An agency or Minister is not required to include any exempt information, or contrary to public interest information, in the notice.	1 2 3
(4)	This section does not apply in relation to a deemed decision.	4 5
	nendment of document by alteration or ation	6 7
(1)	If an agency or Minister to whom an amendment application is made decides to amend the document in relation to the personal information contained in the document the subject of the application, the agency or Minister may make the amendment by—	8 9 10 11 12 13
	(a) altering the personal information; or	14
	(b) adding an appropriate notation to the personal information.	15 16
(2)	If an agency or Minister adds a notation to personal information, the notation must—	17 18
	(a) state how the information is inaccurate, incomplete, out of date or misleading; and	19 20
	(b) if the information is claimed to be incomplete or out of date—set out the information required to complete the information or bring it up to date.	21 22 23 24
78V Par	ticular notations required to be added	25
(1)	This section applies if—	26
	(a) a person makes an amendment application to an agency or Minister; and	27 28
	(b) under section 78Q, the agency or Minister refuses to amend the document.	29 30
(2)	The applicant may, whether or not the applicant	31

	chap the info	applied for review of the decision under pter 3B, part 1 or 2, by written notice, require agency or Minister to add to the personal ormation included in the document a action—	1 2 3 4 5
	(a)	stating the way the applicant claims the information to be inaccurate, incomplete, out of date or misleading; and	6 7 8
	(b)	if the applicant claims the information to be inaccurate or misleading—setting out the amendments the applicant claims are necessary for the information to be accurate or not misleading; and	9 10 11 12 13
	(c)	if the applicant claims the information to be incomplete or out of date—setting out the information the applicant claims is necessary to complete the information or to bring it up to date.	14 15 16 17 18
(3)	The	agency or Minister must—	19
	(a)	comply with the requirements of a notice under subsection (2); and	20 21
	(b)	give the applicant written notice of the nature of the notation.	22 23
(4)	Min	section (3)(a) does not require the agency or hister to make a notation using the same words he words provided by the applicant.	24 25 26
(5)	to v rela app	ne agency or Minister decides the information which the notice relates is not information in tion to which the applicant was entitled to ly to the agency or Minister for amendment of document—	27 28 29 30 31
	(a)	subsection (3) does not apply; and	32
	(b)	the agency or Minister must give prescribed written notice to the applicant of the decision.	33 34 35

		(6)	disc. Min the	loses ister) docu	ency or Minister (the <i>document holder</i> ) to a person (including an agency or any information contained in the part of ament the subject of the amendment on, the document holder—	1 2 3 4 5
			(a)		et ensure the person is given, when the rmation is disclosed, a statement—	6 7
				(i)	stating that the person, or eligible family member of the person, to whom the information relates claims that the information is inaccurate, incomplete, out of date or misleading; and	8 9 10 11 12
				(ii)	setting out particulars of the notation added under this section; and	13 14
			(b)	the	document holder's refusal to amend the ument.	15 16 17
Clause	106	Insertion of ne	w ch	1 3B	, hdg	18
		After section	n 78 <b>v</b>	V, as	inserted by this Act—	19
		insert—				20
		Chap	ter	3E	B Review and other	21
					matters	22
Clause	107	Renumbering	of ch	ո 3, բ	ot 8 (Internal review)	23
		Chapter 3, p	oart 8	—		24
		renumber as	s cha <sub>l</sub>	pter 3	3B, part 1.	25
Clause	108	Amendment of	f s 79	9 (De	efinitions for pt 8)	26
		(1) Section 79,	head	ing, '	pt 8'—	27
		omit, insert-	_			28

				par	·t	1
		(2)	Section 79–	_		2
			insert—			3
				inte 82A	ernal review processing period see section A.	4 5
Clause	109	Am	nendment of	f s 8	30 (Internal review)	6
		(1)	Section 80(	1), no	ote 1—	7
			omit, insert-	_		8
				1	See schedule 4A for decisions that are reviewable decisions.	9 10
		(2)	Section 80(	1), no	ote 2, 'part 9'—	11
			omit, insert-	_		12
				part	t 2	13
		(3)	Section 80(	1), no	ote 3, 'sections 30 and 31'—	14
			omit, insert-	_		15
				sect	tions 30, 31, 78H and 78I	16
		(4)	Section 80(2	2), fr	com 'reviewer'—	17
			omit, insert-	_		18
				revi	iewer—	19
				(a)	must make a new decision as if the reviewable decision had not been made; and	20 21
				(b)	for an internal review of a decision relating to an access application—may review whether the agency or Minister has taken reasonable steps to identify and locate documents applied for by the applicant.	22 23 24 25 26
Clause	110	Am	nendment of Section 81,		31 (Decisions that may not be reviewed)	27 28

## [s 111]

		insert—			1
			or a	mendment	2
lause	111	Insertion of ne	ew s	82A	3
		After section	n 82	_	4
		insert—			5
		82A Me	anin	g of internal review processing period	6
		(1)		rnal review processing period, for an rnal review application, is the total of—	7 8
			(a)	a period of 20 business days from the valid application day for the application; and	9 10
			(b)	each additional period mentioned in column 2 of the following table for a circumstance mentioned in column 1 applying to the application.	11 12 13 14

Column 1 Circumstance	Column 2 Additional period
the only address to be sent notices the applicant gives the agency or Minister by the valid application day is a postal address	5 business days
for an internal review application relating to an access application—the internal review application involves consultation with a relevant third party under section 37	10 business days

Colur Circu	nn 1 mstance			umn 2 litional period	
_	the agency or Minister asks for			following period—	
a further specified period under subsection (2)			(a)	if paragraph (b) does not apply—the further specified period;	
			(b)	if the applicant refuses the request or applies for external review under section 86B—the period starting on the day the further specified period starts and ending on the day the applicant refuses the request or applies for external review	
	(2)	period agency internal	for to the form or North	nd of the internal review processing he internal review application, the Minister may ask the applicant for ew for a further specified period to application.	1 2 3 4 5
	(3)	A reque		der subsection (2) may be made more	6 7
	(4)	In this s	sectio	n—	8
		applicat	tion, tion o	means the day on which the complies with all matters set out in at are required for the application.	9 10 11 12
112	Amendment o be decided)	f s 83 (\	Vher	n internal review application to	13 14
	Section 83(	2), from	'with	in' to 'affirming'—	15
	omit, insert	<u> </u>			16
		agency' to have	s prii made	ternal review processing period, the ncipal officer or the Minister is taken a decision at the end of the internal	17 18 19

Clause

ſs	1	1	31

Clause	113	Renumbering	of cl	n 3, pt 9 (External review)	1
		Chapter 3, p	part 9	<u> </u>	2
		renumber a	s cha	pter 3B, part 2.	3
Clause	114	Insertion of ne	w ss	s 86A and 86B	4
		After section	n 86-	<u> </u>	5
		insert—			6
		86A Ext	erna	I review during processing period	7
		(1)	This	s section applies if—	8
			(a)	an agency or Minister has asked the applicant for an access or amendment application for a further specified period to consider the application under section 18(2); and	9 10 11 12 13
			(b)	the processing period for the application disregarding the further specified period has ended; and	14 15 16
			(c)	the further specified period has not ended; and	17 18
			(d)	the agency or Minister has not given the applicant written notice of a decision on the application.	19 20 21
		(2)	The if—	applicant may apply for external review as	22 23
			(a)	the processing period for the access or amendment application does not include the further specified period; and	24 25 26
			(b)	the agency's principal officer or the Minister has made a deemed decision at the end of the processing period mentioned in paragraph (a); and	27 28 29 30

	of	e applicant has been given written notice the deemed decision at the end of the occasing period mentioned in paragraph	1 2 3 4
(3)		applicant applies for an external review absection (2)—	5 6
	Mi dec	e agency's principal officer or the nister is taken to have made a deemed cision at the end of the processing period entioned in subsection (2)(a); and	7 8 9 10
	dec	s Act applies in relation to the deemed cision as if it were a deemed decision der section 46 or 78R—	11 12 13
	(i)	subject to subsections (4) and (5); and	14
	(ii)	with any necessary changes.	15
(4)	the sub refunded informa	plication fee paid for an access application bject of the deemed decision must be d as soon as practicable after the tion commissioner informs the agency or r of the external review application.	16 17 18 19 20
(5)	need no	ency's principal officer or the Minister of give prescribed written notice of the decision to the applicant.	21 22 23
86B Ext	ernal re	view during internal review	24
		period	25
(1)	This sec	ction applies if—	26
	app spe inte	agency or Minister has asked an olicant for internal review for a further ecified period to consider the applicant's ernal review application under section A(2); and	27 28 29 30 31
	app	e internal review processing period for the plication disregarding the further ecified period has ended; and	32 33 34

	(c)	the further specified period has not ended; and	1 2
	(d)	the agency or Minister has not given the applicant written notice of a decision on the application.	3 4 5
(2)		applicant for internal review may apply for ernal review as if—	6 7
	(a)	the internal review processing period for the internal review application does not include the further specified period; and	8 9 10
	(b)	the agency's principal officer or the Minister has made a decision affirming the original decision at the end of the internal review processing period mentioned in paragraph (a); and	11 12 13 14 15
	(c)	the applicant has been given written notice of the decision affirming the original decision at the end of the internal review processing period mentioned in paragraph (a).	16 17 18 19 20
(3)		ne applicant for internal review applies for an ernal review under subsection (2)—	21 22
	(a)	the agency's principal officer or the Minister is taken to have made a decision affirming the original decision at the end of the internal review processing period mentioned in subsection (2)(a); and	23 24 25 26 27
	(b)	this Act applies in relation to the decision taken to have been made under paragraph (a) as if it were a decision taken to have been made under section 83(2)—	28 29 30 31
		(i) subject to subsection (4); and	32
		(ii) with any necessary changes.	33
(4)		agency's principal officer or the Minister d not give the applicant prescribed written	34 35

		notice of the decision taken to have been made under subsection (3)(a).	1 2
Clause	115	Amendment of s 93 (Applications where decision delayed)	3 4
		(1) Section 93(1)(a) and (b) and (2), after 'access'—	5
		insert—	6
		or amendment	7
		(2) Section 93(2), from 'that' to 'refunded or'—	8
		omit, insert—	9
		that	10
		(3) Section 93(3), after 'access'—	11
		insert—	12
		or amendment	13
Clause	116	Insertion of new s 94A	14
		After section 94—	15
		insert—	16
		94A Agency or Minister authorised to give access to documents	17 18
		If an agency or Minister agrees to give access to a document, or a part of a document, to a participant in an external review—	19 20 21
		(a) the agency or Minister is authorised to give access to the document or part to the participant; and	22 23 24
		(b) the external review continues as if the review did not apply in relation to the document or part.	25 26 27

ſs	1	1	71

Clause	117	Replacement of	of s 102 (Requiring a search)	1
		Section 102	<u>;</u>	2
		omit, insert	<u> </u>	3
		102 Red	quiring a search	4
		(1)	In the conduct of an external review of a relevant reviewable decision, the information commissioner may require the agency or Minister to conduct a particular search, or to conduct searches, for a document.	5 6 7 8 9
		(2)	In this section—	10
			<i>conduct</i> , a search for a document, includes make inquiries to locate the document.	11 12
			<i>relevant reviewable decision</i> means a reviewable decision mentioned in schedule 4A, section 1(e), (h) or (k).	13 14 15
			search includes a further search.	16
Olemes	110	A a al a b	f = 405 (Additional manage)	
Clause	118		f s 105 (Additional powers)	17
			5(1)(a) and (b), after 'access'—	18
		insert—		19
			or amendment	20
Clause	119	Insertion of ne	ew s 105A	21
		After section	on 105—	22
		insert—		23
			eferral of particular documents relating to ernal review to agency or Minister	24 25
		(1)	This section applies if—	26
			(a) an application is made to the information commissioner for external review of a	27 28

	decision relating to an access application; and	1 2
	(b) the commissioner becomes aware of the existence of a document that the commissioner believes may not have been considered by the agency or Minister in making the decision the subject of the external review; and	3 4 5 6 7 8
	Examples of ways the commissioner may become aware of the existence of a document—	9 10
	<ul> <li>a search required under section 102 has located the document</li> </ul>	11 12
	<ul> <li>the document is referred to in another document produced to the commissioner</li> </ul>	13 14
	<ul> <li>the agency advises the commissioner that the agency holds additional documents</li> </ul>	15 16
	(c) the commissioner considers—	17
	(i) referral of the document to the agency or Minister under this section would be a more efficient and effective way for a decision to be made about whether access is to be given to the document than the commissioner making the decision; and	18 19 20 21 22 23 24
	(ii) it is reasonably likely that the agency or Minister would be able to make a decision about whether access is to be given to the document that is satisfactory to the access applicant.	25 26 27 28 29
(2)	The commissioner may, after consulting with the agency or Minister about the matters in subsection (1)(c), refer the document to the agency or Minister for a decision about whether access is to be given to the document.	30 31 32 33 34
(3)	On the referral of the document under subsection (2)—	35 36

	(a)	a new access application is taken to have been made by the access applicant under section 24 in relation to the document; and	1 2 3
	(b)	the external review continues as if the review did not apply in relation to the document.	4 5 6
(4)	For	subsection (3)(a)—	7
	(a)	the new access application is taken to have been made on the day the information commissioner refers the document to the agency or Minister under subsection (2); and	8 9 10 11 12
	(b)	despite section 24(2)(a), no application fee is payable in relation to the new access application; and	13 14 15
	(c)	despite section 24(2)(d)(i), the new access application need not be accompanied by evidence of identity for the access applicant; and	16 17 18 19
	(d)	despite section 24(2)(d)(ii), if an agent is acting for the access applicant and the agent is the same agent who acted on the original access application, the new access application need not be accompanied by evidence of the agent's authorisation; and	20 21 22 23 24 25
	(e)	despite chapter 3, part 6, no processing charge or access charge is payable in relation to the new access application.	26 27 28
(5)	In the	his section—	29
		ess applicant means the applicant for the ess application mentioned in subsection (1)(a).	30 31

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Clause	120		f s 107 (Information commissioner to disclosure and return of documents)	1 2
		Section 107	7(1)(a)—	3
		insert—		4
			(iv) a relevant third party under section 107A; and	5 6
Clause	121	Insertion of ne	ew s 107A	7
		After section	on 107—	8
		insert—		9
			formation commissioner may give cument to third party to obtain views	10 11
		(1)	This section applies if a document the subject of an external review of a decision relating to an access application contains information the disclosure of which may reasonably be expected to be of concern to a government, agency or person (the <i>relevant third party</i> ).	12 13 14 15 16 17
		(2)	The commissioner may—	18
			(a) give access to the document to the relevant third party to obtain the views of the relevant third party about whether—	19 20 21
			(i) the document is a document to which this Act does not apply; or	22 23
			(ii) the information is exempt information or contrary to public interest information; and	24 25 26
			(b) inform the relevant third party that if the commissioner decides, on the external review, to give access to the document, access may also be given to the document under a disclosure log.	27 28 29 30 31
		(3)	If disclosure of information may reasonably be	32

[s	122	1

		expected to be of concern to a person but for the fact that the person is deceased, subsections (1) and (2) apply as if the person's representative were a relevant third party.	1 2 3 4
	(4)	If the commissioner gives access to a document under this section, the commissioner must notify the agency or Minister for the decision the subject of the external review of the giving of the access.	5 6 7 8
	(5)	In this section—	9
		<i>representative</i> , in relation to a deceased person, means the deceased person's eligible family member, or, if 2 or more persons qualify as the deceased person's eligible family member, 1 of those persons.	10 11 12 13 14
Clause 12	2 Amendment o	f s 110 (Decision on external review)	15
	Section 110	)(1)—	16
	insert—		17
		(d) setting aside the decision and giving a direction under section 110A.	18 19
Clause 12	3 Insertion of ne	ew s 110A	20
	After section	on 110—	21
	insert—		22
	110A Di giv	rection to decide whether access to be en	23 24
	(1)	This section applies in relation to an external review of a relevant decision made by an agency or Minister in relation to an access application (the <i>original access application</i> ) if—	25 26 27 28
		(a) the information commissioner would, other than for this section, have decided to set aside the relevant decision and make a	29 30 31

		decision in substitution for the relevant decision under section 110(1)(c); and	1 2
	(b)	the commissioner believes it would be more efficient and effective for the agency or Minister to consider whether access is to be given to the subject documents than for the commissioner to make a decision in substitution for the relevant decision under section 110(1)(c); and	3 4 5 6 7 8 9
	(c)	the commissioner believes that if the agency or Minister were to consider whether access is to be given to the subject documents, it is reasonably likely the agency or Minister would be able to make a decision that is satisfactory to the access applicant.	10 11 12 13 14 15
(2)	The commissioner may, after consulting with the agency or Minister about the matters mentioned in subsection (1), set aside the relevant decision and give a notice to the agency or Minister—		
	(a)	stating that the relevant decision is set aside; and	20 21
	(b)	directing the agency or Minister to decide whether access is to be given to the subject documents as if the ground for making the relevant decision did not apply in relation to the documents.	22 23 24 25 26
(3)	sub:	If an agency or Minister is given a notice under subsection (2), a new access application is taken to have been made by the access applicant under section 24 in relation to the subject documents.	
(4)	For	subsection (3)—	31
	(a)	the new access application is taken to have been made on the day that is 21 business days after the information commissioner gives the notice to the agency or Minister under subsection (2); and	32 33 34 35 36

	(b)	despite section 24(2)(a), no application fee is payable in relation to the new access application; and	1 2 3
	(c)	despite section 24(2)(d)(i), the new access application need not be accompanied by evidence of identity for the access applicant; and	4 5 6 7
	(d)	despite section 24(2)(d)(ii), if an agent is acting for the access applicant and the agent is the same agent who acted on the original access application, the new access application need not be accompanied by evidence of the agent's authorisation; and	8 9 10 11 12 13
	(e)	for section 43, the original access application is taken never to have been made in relation to the subject documents.	14 15 16
(5)	In th	nis section—	17
		ess applicant means the applicant for the final access application.	18 19
		vant decision, in relation to an access lication, means a decision—	20 21
	(a)	that the application or a part of the application is outside the scope of this Act under section 32(1)(b); or	22 23 24
	(b)	that the application does not comply with all relevant application requirements under section 33(6); or	25 26 27
	(c)	to refuse to deal with the application under chapter 3, part 4; or	28 29
	(d)	to refuse access to a document under section 47(3)(f) because other access to the document is available; or	30 31 32
	(e)	to refuse access to a document containing prescribed information by giving written notice under section 55(2).	33 34 35

		subject documents means documents the subject of the original access application to which access is not given because of the relevant decision.
ause	124	Amendment of s 113 (Disciplinary action)
4400		(1) Section 113(2)(a), after 'section 31'—
		insert—
		or 78I
		(2) Section 113(3), definition <i>responsible Minister</i> , paragraph (c), 'another'—
		omit, insert—
		a
		(3) Section 113(3), definition <i>responsible Minister</i> , paragraph (e), 'section 16(1)(a), (c)(ii) or (ca)'—
		omit, insert—
		section 16(1)(a) or (ca) or declared under section 16A on the basis of the Minister being satisfied under section 16A(2)(a)(iii)
ause	125	Renumbering of ch 3, pt 10 (Vexatious applicants)
		Chapter 3, part 10—
		renumber as chapter 3B, part 3.
ause	126	Amendment of s 114 (Vexatious applicants)
		(1) Section 114(2)(a), 'access actions'—
		omit, insert—
		access or amendment actions
		(2) Section 114(2)(b), 'access action'—
		omit. insert—

			access or amendment action	1
		(3)	Section 114(5), 'access application'—	2
			omit, insert—	3
			access or amendment application	4
		(4)	Section 114(8), definition abuse of process, 'access action'—	5
			omit, insert—	6
			access or amendment action	7
		(5)	Section 114(8), definition <i>abuse of process</i> , paragraph (c), after 'access to'—	8 9
			insert—	10
			or amendment of	11
		(6)	Section 114(8), definition access action—	12
			omit, insert—	13
			access or amendment action means any of the following—	14 15
			(a) an access application;	16
			(b) an amendment application;	17
			(c) an internal review application;	18
			(d) an external review application.	19
		(7)	Section 114(8), definition engage, 'access action'—	20
			omit, insert—	21
			access or amendment action	22
Clause	127		numbering of ch 3, pt 11 (References of questions of and appeals)	23 24
			Chapter 3, part 11—	25
			renumber as chapter 3B, part 4.	26

Clause	128	mendment of s 119 (Appeal to Queensland Civil and dministrative Tribunal on question of law)	1 2
		) Section 119—	3
		insert—	4
		(1A) Also, a person affected by a judicial function decision may appeal to the appeal tribunal against a judicial function decision.	5 6 7
		) Section 119(3)(b)—	8
		omit, insert—	9
		(b) be served as soon as possible—	10
		<ul> <li>(i) for a participant in an external review—on all participants in the external review; or</li> </ul>	11 12 13
		<ul><li>(ii) for a person affected by a judicial function decision—on the entity that made the decision.</li></ul>	14 15 16
		) Section 119(5)—	17
		omit, insert—	18
		(5) For an appeal against a decision of the information commissioner under subsection (1), the participants in the external review, other than the information commissioner, are parties to the appeal.	19 20 21 22 23
		Section 119(1A) to (5)—	24
		renumber as section 119(2) to (6).	25
Clause	129	mendment of s 131 (Performance monitoring functions)	26
		Section 131(1), 'and the Information Privacy Act, chapter 3'—	27 28
		omit.	29

[s	1	30]

Clause	130	Amendment of s 178 (Failure to produce documents or attend proceedings)	1 2
		Section 178—	3
		insert—	4
		(2) If the person is an individual and is given notice to give information or produce a document, it is a reasonable excuse for the person to fail to give the information or produce the document if complying with the requirement might tend to incriminate the person or expose the person to a penalty.	5 6 7 8 9 10 11
Clause	131	Amendment of s 179 (Disclosure or taking advantage of information)	12 13
		(1) Section 179(b), 'himself or herself'—	14
		omit, insert—	15
		themself	16
		(2) Section 179—	17
		insert—	18
		(2) Subsection (1)(a) does not apply if the person reasonably believes that the disclosure is necessary to lessen or prevent a serious threat to the life, health or safety of an individual or to public health or safety.	19 20 21 22 23
Clause	132	Amendment of s 184 (Reports of information commissioner)	24 25
		Section 184(1), after 'on'—	26
		insert—	27
		matters relating to the performance of the commissioner's functions, including	28 29

Clause	133	Replacement operation)	of s 185 (Report to Assembly on Act's	1 2
		Section 185	<u>;</u>	3
		omit, insert	<u> </u>	4
		185 Re <sub>l</sub>	oort to Assembly on Act's operation	5
		(1)	An agency or Minister must, as soon as practicable after the end of each financial year, give the information commissioner the information prescribed by regulation about the operation of this Act in relation to the agency or Minister during that year.	6 7 8 9 10 11
		(2)	The information commissioner must, as soon as practicable after receiving the information mentioned in subsection (1), prepare a report on the operation of this Act during that year and give the report to the parliamentary committee.	12 13 14 15 16
		(3)	A report under subsection (2) must include, in relation to the financial year to which it relates, details of the matters prescribed by regulation.	17 18 19
		(4)	The chair of the parliamentary committee must table a report received under subsection (2) in the Assembly within 3 sitting days after the committee receives the report.	20 21 22 23
Clause	134	Insertion of ne	ew s 191A	24
		After section		25
		insert—		26
		191A C	orporations legislation displacement	27
		(1)		28 29 30 31 32
		(2)	A regulation under subsection (1) may be	33

[s	135	1

		declared to apply in relation to—	1
		(a) the whole of the Corporations legislation or a particular provision of the Corporations legislation; or	2 3 4
		(b) all prescribed corporations or a particular prescribed corporation.	5 6
	(3)	In this section—	7
		prescribed corporation means a corporation, within the meaning of the Corporations Act, that is declared under section 16A to be a public authority for this Act.	8 9 10 11
Clause 135	5 Insertion of ne	w ch 7, pt 9	12
	Chapter 7—	-	13
	insert—		14
	Part 9	Transitional provisions	15
		for Information Privacy	16
		and Other Legislation	17
		Amendment Act 2023	18
	206J De	finitions for part	19
		In this part—	20
		amendment Act means the Information Privacy and Other Legislation Amendment Act 2023.	21 22
		<i>former</i> , for a provision of this Act, means the provision as in force from time to time before the commencement of the provision in which the term is used.	23 24 25 26
		former IP Act means the Information Privacy Act 2009 as in force from time to time before the commencement of the provision in which the term is used.	27 28 29 30

	<b>new</b> , for a provision of this Act, means the provision as in force from the commencement of the provision in which the term is used.	1 2 3	
206K	xisting access applications	4	
(1	This section applies if an application or purported application under former chapter 3 has been made, but not finalised, before the commencement.	5 6 7 8	
(2	This Act as in force from time to time before the commencement continues to apply in relation to the application or purported application as if the amendment Act had not been enacted.		
(3	For subsection (1), an application or purported application under former chapter 3 has not been finalised until—	13 14 15	
	(a) a decision on the application or purported application has been made or taken to have been made; and	16 17 18	
	(b) either—	19	
	<ul> <li>(i) the time for exercising any review rights or appeal rights in relation to the decision has ended without any rights being exercised; or</li> </ul>	20 21 22 23	
	(ii) any review or appeal in relation to the decision has ended.	24 25	
(4	This section is subject to section 206L.	26	
2061	sclosure logs	27	
(1	New chapter 3, part 7, division 2 applies in relation to an access application, regardless of when the application was made.	28 29 30	
(2	Also, a reference in this Act to publication of information or a document in a disclosure log	31 32	

		to p	er section 78A is taken to include a reference ublication of the information or document in a losure log under former section 78.	1 2 3
	(3)	In th	nis section—	4
		disc of a	<i>lication</i> , of information or a document in a losure log, includes inclusion of, or the giving access to, information or a document in a losure log.	5 6 7 8
206	app		al to deal with access tion—previous application for same ents	9 10 11
	(1)	take	ection 43, a reference to a first application is in to include a reference to an access lication under the former IP Act.	12 13 14
	(2)		first application under section 43 is an access lication under the former IP Act—	15 16
		(a)	a reference in section 43 to a provision of this Act is taken to include a reference to the corresponding former IP Act provision for the provision of this Act; and	17 18 19 20
		(b)	a reference in section 43 to a review is taken to include a reference to a former IP Act review.	21 22 23
	(3)	In th	nis section—	24
		prov forn	responding former IP Act provision, for a vision of this Act, means a provision of the ner IP Act that is substantially the same as or ivalent to the provision of this Act.	25 26 27 28
		forn	ner IP Act review means—	29
		(a)	an internal review under the former IP Act; or	30 31
		(b)	an external review under the former IP Act; or	32 33

	(c)	a proceeding under the former IP Act, chapter 3, part 11.	1 2
app		al to deal with amendment tion—previous application for same ents	3 4 5
(1)	take	ection 78P, a reference to a first application is en to include a reference to an amendment lication under the former IP Act.	6 7 8
(2)		a first application under section 78P is an endment application under the former IP	9 10 11
	(a)	a reference in section 78P to a provision of this Act is taken to include a reference to the corresponding former IP Act provision for the provision of this Act; and	12 13 14 15
	(b)	a reference in section 78P to a review is taken to include a reference to a former IP Act review.	16 17 18
(3)	In tl	his section—	19
	prov form	responding former IP Act provision, for a vision of this Act, means a provision of the mer IP Act that is substantially the same as or ivalent to the provision of this Act.	20 21 22 23
	form	ner IP Act review means—	24
	(a)	an internal review under the former IP Act; or	25 26
	(b)	an external review under the former IP Act; or	27 28
	(c)	a proceeding under the former IP Act, chapter 3, part 11.	29 30

une	xisting delegations or subdelegations der former IP Act relating to amendment olications	1 2 3
(1)	This section applies to a delegation or subdelegation made by an agency's principal officer that—	4 5 6
	(a) relates to amendment applications under the former IP Act, section 50; and	7 8
	(b) was still in effect immediately before the commencement.	9 10
(2)	The delegation or subdelegation continues to have effect for amendment applications under section 78H.	11 12 13
	xisting directions under former IP Act ating to amendment applications	14 15
(1)	This section applies to a direction made by a Minister that—	16 17
	(a) relates to amendment applications under the former IP Act, section 51; and	18 19
	(b) was still in effect immediately before the commencement.	20 21
(2)	The direction continues to have effect for amendment applications under section 78I.	22 23
206Q P	erformance monitoring functions	24
(1)	Former section 131 continues to apply in relation to—	25 26
	(a) an existing review in relation to the operation of the former IP Act, chapter 3; and	27 28 29
	(b) the operation of the former IP Act, chapter 3 under the <i>Information Privacy Act 2009</i> , section 217.	30 31 32

	(2)	In this s	ection	1
	(2)	existing former sthe info	review means a review started under section 131 before the commencement if rmation commissioner has not given a bout the outcome of the review to the entary committee before the	1 2 3 4 5 6 7
	206R R	eport to	Assembly on Act's operation	8
	(1)	ending betthe final	tion applies in relation to a financial year before the commencement if the report for ncial year has not been tabled in the ly under former section 185.	9 10 11 12
	(2)	to the fi	section 185 continues to apply in relation nancial year as if the amendment Act had a enacted.	13 14 15
	(3)	New sec financia	etion 185 does not apply in relation to the l year.	16 17
lause 136			s 2 (Cabinet information brought fter commencement)	18 19
	Schedule 3,	, section 2	<del>!</del>	20
	insert—			21
	(3A)	To remo	ove any doubt, it is declared that—	22
			ocument mentioned in subsection (3)(a) (f)—	23 24
		(i)	is not comprised exclusively of exempt information if some information in the document has been officially published by decision of Cabinet; but	25 26 27 28
		(ii)	continues to be comprised of exempt information to the extent information in the document has not been published; and	29 30 31 32

[s 1	37]
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		(b)	a document mentioned in subsection (3)(b) to (e) or (g) is taken to be comprised exclusively of exempt information despite any publication of a document mentioned in subsection (3)(a) or (f).	1 2 3 4 5
Clause	137	Amendment of sch which prohibited b	n 3, s 12 (Information disclosure of by Act)	6 7
		Schedule 3, sect	ion 12(1)—	8
		insert—		9
		•	Ombudsman Act 2001, section 92	10
Clause	138	Amendment of sch	n 4 (Factors for deciding the public	11 12
		Schedule 4, note	before part 1—	13
		omit, insert—		14
		Note	s—	15
		1	Access to a document may be refused to the extent the document comprises information the disclosure of which would, on balance, be contrary to the public interest under section 49—see section 47(3)(b).	16 17 18 19 20
		2	Factors for deciding the public interest may include factors other than the factors mentioned in this schedule.	21 22 23
Clause	139	Insertion of new se	ch 4A	24
		After schedule 4	<u> </u>	25
		insert—		26
		Schedule	e 4A Reviewable decisions	27
			schedule 5. definition reviewable decision	28

1

Dec	cisio	ns relating to access applications	1		
		Each of the following decisions relating to an access application is a reviewable decision—			
	(a)	a decision that the application or a part of the application is outside the scope of this Act under section 32(1)(b), other than a judicial function decision;	4 5 6 7		
	(b)	a decision that the application does not comply with all relevant application requirements under section 33(6);	8 9 10		
	(c)	a decision—	11		
		(i) to disclose a document contrary to the views of a relevant third party obtained under section 37; or	12 13 14		
		(ii) to disclose a document if an agency or Minister should have taken, but has not taken, steps to obtain the views of a relevant third party under section 37;	15 16 17 18		
	(d)	a decision refusing to deal with the application under chapter 3, part 4;	19 20		
	(e)	a decision refusing access to all or part of a document under section 47;	21 22		
	(f)	a decision deferring access to a document under section 72;	23 24		
	(g)	a decision giving access to documents subject to the deletion of information under section 73;	25 26 27		
	(h)	a decision giving access to documents that purports to, but may not, give access to all documents the subject of the application;	28 29 30		
		Example of when access may not have been given to all documents the subject of an access application—	31 32		
		an agency has not taken reasonable steps to identify and locate documents applied for by an applicant	33 34 35		

	(i)	a decision giving access to documents in a form different to the form applied for by the applicant, unless access in the form applied for would involve an infringement of the copyright of a person other than the State;	1 2 3 4 5
	(j)	a decision about whether a processing charge or access charge is payable in relation to access to a document (including a decision not to waive charges);	6 7 8 9
	(k)	a deemed decision.	10
2	Decisio	ns relating to amendment applications	11
	ame	h of the following decisions relating to an endment application is a reviewable ision—	12 13 14
	(a)	a decision that the application or a part of the application is outside the scope of this Act under section 78J(1)(b), other than a judicial function decision;	15 16 17 18
	(b)	a decision that the application does not comply with all relevant application requirements under section 78K(6);	19 20 21
	(c)	a decision refusing to deal with the application under chapter 3A, part 4;	22 23
	(d)	a decision refusing amendment of a document under section 78Q;	24 25
	(e)	a decision under section 78V(5) that information to which a notice under section 78V(2) relates is not information in relation to which the applicant was entitled to apply to the agency or Minister for amendment of the document;	26 27 28 29 30 31
	(f)	a deemed decision.	32

lause	140	Am	endment o	f scl	n 5 (Dictionary)	1
		(1)	deemed dec	cision ı, rev	nitions considered decision, decision-maker, e, Information Privacy Act, narrow, personal iewable decision, revision period, schedule of ents and transfer period—	2 3 4 5
			omit.			6
		(2)	Schedule 5-			7
			insert—			8
				an doc	endment application means an application by individual under chapter 3A to amend a ument in relation to the individual's personal ermation contained in the document.	9 10 11 12
				con	sidered decision—	13
				(a)	for an access application—see section 45; or	14
				(b)	for an amendment application—see section 78Q.	15 16
				deci	ision-maker means—	17
				(a)	for an access or amendment application to an agency—the person with power in relation to all or part of the application under section 30 or 78H; or	18 19 20 21
				(b)	for an access or amendment application to a Minister—the Minister or the person with power in relation to all or part of the application under section 31 or 78I.	22 23 24 25
				deer	ned decision—	26
				(a)	for an access application—see section 46; or	27
				(b)	for an amendment application—see section 78R.	28 29
				ame	dence of identity, in relation to an access or endment application, means the evidence of atity prescribed under a regulation.	30 31 32

	internal review 82A.	v processing period see section	1 2
	entity under sec access or amer access or amer	en decision means a decision by an ection 32(1)(b) or 78J(1)(b) that an adment application or part of an adment application is outside the ct under any of schedule 2, part 2,	3 4 5 6 7 8
	narrow—		9
	application document	ess application, means change the n by reducing the part of a or the number of documents to ccess is sought under the n; or	10 11 12 13 14
	change the of a docur	amendment application, means e application by reducing the part ment or the number of documents be amended under the application.	15 16 17 18
	<b>personal info</b> Privacy Act 200	· ·	19 20
	<i>reviewable dec</i> in schedule 4A.	ision means a decision mentioned	21 22
(3)	Schedule 5, definitions <i>app</i> 'chapter 3, part 11'—	eal tribunal and judicial member,	23 24
	omit, insert—		25
	chapter 3B, par	t 4	26
(4)	Schedule 5, definition <i>priv</i> Privacy Act'—	vacy commissioner, 'Information	27 28
	omit, insert—		29
	Information Pr	ivacy Act 2009	30

ſs	1	4	1	•

	Part	6 Other amendments	1
Clause	141	Legislation amended	2
		Schedule 1 amends the legislation it mentions.	3

Schedule 1	Other amendments	S	1
		section 141	2
Part 1	Amendments com assent	mencing on	3 4
Information Pr	ivacy Regulation 2009		5
1 Section 3(2	2), 'photocopy'—		6
omit, in	isert—		7
	copy		8
Right to Inform	nation Regulation 2009		9
1 Section 3(2	2), 'photocopy'—		10
omit, in	nsert—		11
	copy		12

Part	2 Amendments commencing by proclamation	1 2
Audit	tor-General Act 2009	3
1	Section 72A(3), note, from 'See the'—	4
	omit, insert—	5
	See QPP 6.2(b) in schedule 3 of that Act.	6
	oane Olympic and Paralympic Games ngements Act 2021	7 8
1	Section 58, heading—	9
	omit, insert—	10
	58 Authorisation of disclosure of personal information to particular entities outside Australia	11 12 13
2	Section 58(2), 'transfer'—	14
	omit, insert—	15
	disclose	16
3	Section 58(2), 'transferred'—	17
	omit, insert—	18
	disclosed	19

City	City of Brisbane Act 2010	
1	Schedule 1, part 1, under heading 'Criminal Code', entry for 408E(1), column 2, 'Computer hacking and misuse'—	2 3
	omit, insert—	4
	Misuse of restricted computer	5
2	Schedule 1, part 2, under heading 'Criminal Code', entry for 408E, column 2, 'Computer hacking and misuse'—	6 7
	omit, insert—	8
	Misuse of restricted computer	9
Coa	al Mining Safety and Health Act 1999	10
1	Section 275A(4), from 'or' to 'chapter 3'—  omit.	11 12
Coı	rrective Services Act 2006	13
1	Section 273(1), from 'and the' to 'apply'—	14
	omit, insert—	15
	applies	16

Cri	Criminal Code	
1	Section 552BB, table, entry for section 408E, column 2, 'Computer hacking and misuse'—	2 3
	omit, insert—	4
	Misuse of restricted computer	5
Doı	mestic and Family Violence Protection Act 2012	6
1	Section 169K(4)(b), from 'comply'—	7
	omit, insert—	8
	comply with the QPPs under the <i>Information Privacy Act 2009</i> —complies with the QPPs under that Act; or	9 10 11
2	Section 169K(5), '7(2)'—	12
	omit, insert—	13
	7	14
3	Section 169K(6)—	15
	omit.	16
Ene	ergy and Water Ombudsman Act 2006	17
1	Section 25A(1), 'any IPP'—	18
	omit, insert—	19
	the QPPs	20

2	Section 25B(2)(b), 'any IPP'—	1
	omit, insert—	2
	any QPP	3
Exp	olosives Act 1999	4
1	Section 132(3), from 'or' to 'chapter 3'—	5
	omit.	6
Hos	spital and Health Boards Act 2011	7
1	Section 161B(2), 'chapter 2, part 4'—	8
	omit, insert—	9
	chapter 2, part 3	10
Info	ormation Privacy Act 2009	11
	, , , , , , , , , , , , , , , , , , ,	11
1	Section 22—	12
	omit.	13
2	Chapter 2, heading, 'Privacy'—	14
	omit, insert—	15
	Queensland privacy	16

3	Chapter 2, pt 1, heading, 'IPPs'—	1
	omit, insert—	2
	QPPs	3
4	Section 36, heading, 'principles'—	4
	omit, insert—	5
	principle requirements	6
5	Chapter 6, note before part 1—	7
	omit.	8
6	Section 198—	9
	omit.	10
7	Schedule 1, heading, 'principles'—	11
	omit, insert—	12
	principle requirements	13
8	Schedule 1, section 7(c), 'under the <i>Public Records Act 2023</i> '—	14 15
	omit.	16
9	Schedule 2, heading, 'principles'—	17
	omit, insert—	18
	principle requirements	19
10	Schedule 2, authorising provision, 'section 19'—	20
	omit, insert—	21
	section 18(4)	22

11	Schedule 2, part 1, heading, 'principles'—  omit, insert—	1 2
	principle requirements	3
12	Schedule 2, part 2, heading, 'principles'—	4
	omit, insert—  principle requirements	5 6
13	Schedule 5, definition bound contracted service provider, paragraphs (a) and (b), 'principles'—	7 8
	omit, insert—	9
	principle requirements	10
14	Schedule 5, definition <i>disclose</i> , 'for the application of the privacy principles'—	11 12
	omit.	13
Intro	duction Agents Act 2001	14
	duction Agents Act 2001	14
1	Section 95(3), from 'or' to 'chapter 3'—	15
	omit.	16
Lega	al Profession Act 2007	17
1	Section 676(a)—	18
	omit	19

2	Section 676(b) and (c)—	1
	renumber as section 676(a) and (b).	2
Loc	al Government Act 2009	3
1	Schedule 1, part 1, under heading 'Criminal Code', entry for 408E(1), column 2, 'Computer hacking and misuse'—  omit, insert—	4 5 6
	Misuse of restricted computer	7
2	Schedule 1, part 2, under heading 'Criminal Code', entry for 408E, column 2, 'Computer hacking and misuse'—  omit, insert—	8 9 10
	Misuse of restricted computer	11
Mini	ing and Quarrying Safety and Health Act 1999	12
1	Section 255(4), from 'or' to 'chapter 3'—  omit.	13 14
Part	tnership Act 1891	15
1	Section 112(3), from 'or' to 'chapter 3'—  omit.	16 17

Pat	h to Treaty Act 2023	1
1	Section 12(3), 'subsection (2)(b), (c)'—	2
	omit, insert—	3
	subsection (2)(c)	4
2	Section 12(3)(a)—	5
	omit.	6
3	Section 12(3)(b) and (c)—	7
	renumber as section 12(3)(a) and (b).	8
Pol	ice Powers and Responsibilities Act 2000	9
1	Schedule 2, section 4, last dot point, '(Computer hacking and misuse)'—	10 11
	omit, insert—	12
	(Misuse of restricted computer)	13
2	Schedule 3, section 6, eighth dot point, '(Computer hacking and misuse)'—	14 15
	omit, insert—	16
	(Misuse of restricted computer)	17
3	Schedule 5, part 1, section 1, fourth dot point, '(Computer hacking and misuse)'—	18 19
	omit, insert—	20
	(Misuse of restricted computer)	21

4	Schedule 5, part 2, section 5, first dot point, '(Computer hacking and misuse)'—	1 2
	omit, insert—	3
	(Misuse of restricted computer)	4
Puk	olic Guardian Act 2014	5
1	Section 107(1), from 'and the' to 'apply'—	6
	omit, insert—	7
	applies	8
Puk	olic Health Act 2005	9
1	Section 213AE(2), 'chapter 2, part 4'—	10
	omit, insert—	11
	chapter 2, part 3	12
Puk	olic Sector Act 2022	13
1	Section 177(3), note, second dot point, 'sections 140'—	14
	omit, insert—	15
	sections 134, 140	16

Que	eensland Future Fund (Titles Registry) Act 2021	1
1	Section 41(4), from '(1)(b)'—	2
	omit, insert—	3
	(1)(d), a reference in the <i>Right to Information Act</i> 2009, section 113 to the responsible Minister is a reference to the Minister administering the <i>Land Title Act</i> 1994.	4 5 6 7
2	Section 43(5), note—	8
	omit, insert—	9
	Note—	10
	See QPP 6.2(b) in schedule 3 of the <i>Information Privacy Act</i> 2009.	11 12
Rig	ht to Information Act 2009	13
1	Section 23(2), from 'even' to 'Act'—	14
	omit, insert—	15
	regardless of when the documents came into existence	16 17
2	Section 30(4), 'him or her'—	18
	omit, insert—	19
	the principal officer	20
3	Section 42(5), 'named officer or member'—	21
	omit, insert—	22
	agency or Minister	23

## Schedule 1

4	Section 50(3)(b), 'his or her'—	1
	omit, insert—	2
	the child's	3
5	Section 55(3)—	4
	omit.	5
6	Section 55(4), note, from 'schedule' to 'paragraph (e)'—	6
	omit, insert—	7
	schedule 4A, section 1(e)	8
7	Section 55(4)—	9
	renumber as section 55(3).	10
8	Section 59, from 'to the' to 'that is'—	11
	omit, insert—	12
	containing	13
9	Section 68(2) and (3), 'to 75'—	14
	omit, insert—	15
	to 75B	16
10	Section 69(3)(d), 'part 11'—	17
	omit, insert—	18
	chapter 3B, part 4	19
11	Section 84, heading, 'pt 9'—	20
	omit, insert—	21
	part	22

	neading, after 'review'—	1
insert—	of reviewable decision	3
	of reviewable decision	Ĵ
Section 85, r	note 1—	۷
omit, inse	rt—	4
	1 See schedule 4A for decisions that are reviewable decisions.	7
Section 85, r	note 2, 'part 8'—	8
omit, inse	rt—	Ģ
	part 1	
Section 95(1	)(c), 'himself or herself'—	
omit, inse	rt—	
	themself	
Section 101(	1)(a), after 'made'—	
insert—		
	in relation to an access application	]
Section 108(	1), after 'review'—	
insert—		
	of a decision relating to an access application	]
Section 116,	heading, 'pt 11'—	,
omit, inse	rt—	2
	part	

## Schedule 1

19	Section 130(1), 'chapter 3, part 9'—	1
	omit, insert—	2
	chapter 3B, part 2	3
20	Section 132(3)(c)—	4
	omit.	5
21	Section 132(3)(d) to (j)—	6
	renumber as section 132(3)(c) to (i).	7
22	Sections 140(1) and 143(3), 'he or she'—	8
	omit, insert—	9
	they	10
23	Section 170(2), '78 or'—	11
	omit.	12
24	Section 171(1)(a)(i) and (ii), '78 or'—	13
	omit.	14
25	Section 171(2), '78,'—	15
	omit.	16
26	Section 173(a)(i) and (ii), '78 or'—	17
	omit.	18
27	Schedule 5, definition <i>eligible family member</i> , item 1(e)	19
	and (f), 'Aboriginal person or Torres Strait Islander'—	20
	omit, insert—	21

	Aboriginal or Torres Strait Islander person	1
Τοι	urism Services Act 2003	2
1	Section 94(3), from 'or' to 'chapter 3'—  omit.	3
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