

Agriculture and Fisheries and Other Legislation Amendment Bill 2023



Queensland

Agriculture and Fisheries and Other Legislation Amendment Bill 2023

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for

An Act to amend the Agricultural Chemicals Distribution Control Act 1966, the Animal Care and Protection Act 2001, the Animal Management (Cats and Dogs) Act 2008, the Biosecurity Act 2014, the Chemical Usage (Agricultural and Veterinary) Control Act 1988, the Drugs Misuse Act 1986, the Exhibited Animals Act 2015, the Farm Business Debt Mediation Act 2017, the Fisheries Act 1994, the Forestry Act 1959, the Nature Conservation Act 1992, the Sugar Industry Act 1999, the Veterinary Surgeons Act 1936 and the legislation mentioned in schedule 1 for particular purposes [s 1]

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			This Act may be cited as the Agriculture and Fisheries and Other Legislation Amendment Act 2023.	4 5
Clause	2	Co	mmencement	6
		(1)	Chapter 4, part 3 commences on 1 May 2024.	7
		(2)	Chapter 4, part 4 and schedule 1, part 2 commence on 28 August 2024.	8 9
		(3)	The following provisions commence on a day to be fixed by proclamation—	10 11
			(a) chapter 5, part 3;	12
			(b) chapter 10, part 3;	13
			(c) chapter 12;	14
			(d) schedule 1, part 3.	15
	Ch	apte	er 2 Amendment of Agricultural	16

Amenament of Agricultural16Chemicals Distribution17Control Act 196618

Clause	e 3 Act amended		19	
		This chapter amends the <i>Agricultural Chemicals Distribution Control Act 1966</i> .	20 21	

Agriculture and Fisheries and Other Legislation Amendment Bill 2023 Chapter 3 Amendment of Animal Care and Protection Act 2001

[s 4]

Sche	adula definition around againment	
	edule, definition ground equipment—	2
omit	t, insert—	3
groi	und equipment—	4
(a)	means a machine or apparatus used, or intended to be used, or capable of being used, for distributing a herbicide; and	5 6 7
(b)	includes a machine or apparatus prescribed by regulation to be ground equipment under this Act; but	8 9
(c)	does not include—	10
	(i) an aircraft in flight; or	11
	(ii) aerial equipment; or	12
	(iii) a machine or apparatus prescribed by regulation	13
	not to be ground equipment under this Act.	14

Chapter 3 Amendment of Animal Care 15 and Protection Act 2001 16

Clause	5	Act amended	17
		This chapter amends the Animal Care and Protection Act 2001.	18 19
		Note—	20
		See also the amendments in schedule 1, parts 1 and 3.	21
Clause	6	Amendment of s 181 (Conduct of representatives)	22
		(1) Section 181(1), from 'if' to 'conduct'—	23
		omit.	24
		(2) Section 181(2), 'It is enough to show'—	25
		Dana 17	

Agriculture and Fisheries and Other Legislation Amendment Bill 2023 Chapter 3 Amendment of Animal Care and Protection Act 2001

omit, insert-1 If it is relevant to prove a person's state of mind in 2 relation to particular conduct, it is enough to show 3 Clause Omission of ss 209 and 209A 7 4 Sections 209 and 209A-5 omit. 6 Clause 8 Replacement of ch 9, hdg (Transitional provision for 7 Primary Industries Legislation Amendment Act 2006) 8 Chapter 9, heading— 9 omit. insert— 10 Transitional Chapter 9 11 provisions 12 Part 1 Transitional provision 13 for Primary Industries 14 Legislation 15 Amendment Act 2006 16 Clause Insertion of new ch 9, pt 2 9 17 Chapter 9— 18 insert— 19 Part 2 **Transitional provisions** 20 for Agriculture and 21 **Fisheries and Other** 22 Legislation 23 Amendment Act 2023 24

[s 7]

Agriculture and Fisheries and Other Legislation Amendment Bill 2023 Chapter 3 Amendment of Animal Care and Protection Act 2001

	[s 9]
219 De	finitions for part
	In this part—
	<i>amendment Act</i> means the Agriculture and Fisheries and Other Legislation Amendment Act 2023.
	<i>former</i> , for a provision of this Act, means the provision as in force from time to time before the commencement.
220 Exi	sting proceedings—state of mind
(1)	This section applies in relation to a proceeding started before the commencement for an offence against this Act if—
	(a) immediately before the commencement, the proceeding had not been finally dealt with; and
	(b) it is relevant to prove a person's state of mind in relation to particular conduct.
(2)	Former section 181 continues to apply to the proceeding as if the amendment Act, section 6 had not commenced.
	oceedings for particular offences—liability executive officer
(1)	This section applies in relation to—
	(a) an offence against former section 209 committed by a person before the commencement; or
	 (b) an offence against a deemed executive liability provision committed by a person before the commencement.
(2)	Without limiting the Acts Interpretation Act 1954, section 20, a proceeding for the offence may be

[s 10]

		(3) (4)	section 11.	1 2 3 4 5 6 7
			<i>deemed executive liability provision</i> has the meaning given by former section 209A(4).	8 9
	Cha	pter 4	Amendment of Animal Management (Cats and Dogs) Act 2008	10 11 12
	Part	1	Preliminary	13
Clause	10	Dogs) Act Note—	ter amends the Animal Management (Cats and 2008. he amendments in schedule 1, parts 1 and 2.	14 15 16 17 18
	Part	2	Amendments commencing on assent	19 20
Clause	11	conditions)	of s 81 (Obligation to comply with permit (1), penalty, '75 penalty units'—	21 22 23

		[s 12]	
		omit, insert—	1
		150 penalty units	2
		(2) Section 81(2), penalty, '75 penalty units'—	3
		omit, insert—	4
		150 penalty units	5
Clause	12	Amendment of s 93 (Owner's obligation if proposed declaration notice in force)	6 7
		(1) Section 93(1), penalty, '75 penalty units'—	8
		omit, insert—	9
		150 penalty units	10
		(2) Section 93(1), note, 'declared dangerous dog or declared menacing dog'—	11 12
		omit, insert—	13
		proposed restricted dog, declared dangerous dog, declared menacing dog or proposed declared dog	14 15
Clause	13	Amendment of s 97 (Declared dangerous dogs)	16
		Section 97(1), penalty, '75 penalty units'—	17
		omit, insert—	18
		150 penalty units	19
Clause	14	Amendment of s 98 (Declared menacing dogs)	20
		Section 98(1), penalty, '75 penalty units'—	21
		omit, insert—	22
		150 penalty units	23
Clause	15	Amendment of s 134 (Failure to comply with notice)	24
		(1) Section 134, heading, before 'notice'—	25

[s 16]

		insert—		1
			compliance	2
		(2) Section 13	4(1), penalty, '75 penalty units'—	3
		omit, inser	<i>t</i> —	4
			150 penalty units	5
Clause	16	Amendment	of ch 8, hdg (Reviews)	6
		Chapter 8,	heading, after 'Reviews'—	7
		insert—		8
			and appeals	9
Clause	17	Insertion of n	ew ch 8, pt 3	10
		Chapter 8-	_	11
		insert—		12
		Part	3 Appeals	13
		rev	peal against QCAT decision on external view relating to destruction order only on estion of law	14 15 16
		(1)	This section applies in relation to a decision made by QCAT in a proceeding for the external review of a decision under section 127 or 127A to make a destruction order in relation to a dog.	17 18 19 20
		(2)	An appeal against QCAT's decision in the proceeding may be made only on a question of law.	21 22 23
Clause	18	Insertion of n	ew s 209B	24
		After secti	on 209A—	25
		insert—		26

[s 19]

	209B Chi	ief executive may make guidelines
	. ,	The chief executive may make guidelines about matters relating to compliance with this Act.
		Without limiting subsection (1), the guidelines may include information to help authorised persons perform their functions under this Act.
		The chief executive must publish the guidelines on the department's website.
Clause 19	Insertion of new	w ch 10, pt 6
	Chapter 10–	_
	insert—	
	Part 6	Transitional provisions
		for Agriculture and
		Fisheries and Other
		Legislation Amendment Act 2023
	Divisio	n 1 Preliminary
	230 Defi	nitions for part
		In this part—
		amendment Act means the Agriculture and Fisheries and Other Legislation Amendment Act 2023.
		<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.
		<i>new</i> , for a provision of this Act, means the provision as in force from the commencement of

[s 20]

		the prov	ision in which the term is used.	1
		Division 2	Provision for amendments commencing on assent	2 3
			ainst external review decisions destruction orders	4 5
			ction 190 applies only to an appeal started commencement.	6 7
Clause	20	Amendment of sch 2 (Dictionary)	8
		Schedule 2, definition	n responsible person, 'regulated'—	9
		omit.		10
	Part	-	dments commencing on 2024	
Clause	Part 21	1 May	· · · · ·	11 12 13 14
Clause		1 May Amendment of s 4 (Ho	v 2024 w purposes are to be primarily	12 13 14
Clause		Amendment of s 4 (Ho achieved)	v 2024 w purposes are to be primarily	12 13
Clause		1 May Amendment of s 4 (Ho achieved) Section 4(1), after 'po <i>insert</i> — exercise	v 2024 w purposes are to be primarily	12 13 14 15
Clause	21	1 May Amendment of s 4 (Ho achieved) Section 4(1), after 'po <i>insert</i> — exercise circums	2024 w purposes are to be primarily ersons to'— effective control of dogs in particular	12 13 14 15 16 17
	21	1 May Amendment of s 4 (Ho achieved) Section 4(1), after 'po <i>insert</i> — exercise circums Omission of s 64 (Who	• 2024 • w purposes are to be primarily ersons to'— • effective control of dogs in particular tances and	12 13 14 15 16 17 18 19

[s 23]

Clause	23		f s 89 (Power to make declaration)	1
		Section 89(7)—	2
		omit, insert		3
		(7)	In this section—	4
			animal has the meaning given by section 191.	5
			seriously attack means—	6
			 (a) in relation to a person—attack the person in a way that causes the death of, or grievous bodily harm or bodily harm to, the person; or 	7 8 9 1(
			(b) in relation to an animal—attack the animal in a way that causes the death of the animal, or maims or wounds the animal.	11 12 13
Clause	24	Amendment o	f s 125 (Seizure powers for dogs)	14
		Section 12:	5(2), from 'if it'—	15
		omit, insert	·	16
			if no person is exercising effective control of the dog.	17 18
Clause	25	Insertion of ne	ew ss 191–193	19
		Before sect	ion 194—	20
		insert—		21
		191 Det	initions for part	22
			In this part—	23
			<i>animal</i> does not include vermin that are not the property of anyone.	24 25
			Examples of vermin that are someone's property—	20
			• a pet mouse or guinea pig	27
			• vermin that are protected animals under the <i>Nature Conservation Act 1992</i> , part 5, division 3	28 29

[s 25]

			<i>category</i> see the <i>Security Providers</i> schedule 2.	1 2		
	effe	ctive co	ontrol, of a dog, see section 192.	3		
	rele	vant pe	erson, for a dog, means—	4		
	(a) the owner of the dog; or					
	(b)	a resp	onsible person for the dog.	6		
			ficer has the meaning given by the <i>coviders Act 1993</i> , section 7.	7 8		
			<i>trol dog</i> means a dog used in the dog gory of functions of a security officer.	9 10		
			<i>g offence</i> means an offence against any wing provisions—	11 12		
	(a)		n 193, if the circumstances mentioned agraph (a), (b), (c) or (d) of the penalty	13 14 15		
	(b)		n 194, if the circumstances mentioned agraph (a), (b), (c) or (d) of the penalty	16 17 18		
	(c)		n 195(1), if the circumstances oned in paragraph (a), (b), (c) or (d) of nalty apply.	19 20 21		
Wh	at is	effect	tive control	22		
(1)	A re exer	elevant cises <i>e</i>	person for a dog that is a regulated dog <i>ffective control</i> of the dog if—	23 24		
	(a)	all of	the following apply—	25		
			he person is physically able to control he dog;	26 27		
			he person is in control of only that log;	28 29		
		(iii) e	ither—	30		

192

[s 25]

		by h lead that dog is no	person is restraining the dog nolding the dog by a leash, or other restraining device is appropriate to restrain the in a way that ensures the dog ot a risk to a person or an nal; or	1 2 3 4 5 6 7
		fixed the d an conti	dog is securely tethered to a l object in a way that ensures log is not a risk to a person or animal and is under the inuous supervision of the on; or	8 9 10 11 12 13
	(b)	vehicle and is way that preve	g kept in an enclosed part of a enclosed or restrained in a nts the dog, or any part of the utside the enclosed part of the	14 15 16 17 18
	(c)	exhibited or the meeting, race	participating in, or being rained at, an exhibition, race trial or obedience trial a body that is—	19 20 21 22
		exhibition	d by the State as an te body to supervise the n, meeting or trial and on the department's website;	23 24 25 26 27
		whose le exhibition appropria exhibition	d by the local government in ocal government area the n, meeting or trial is held as an te body to supervise the n, meeting or trial and on the local government's	28 29 30 31 32 33 34
(2)			or a dog, other than a regulated <i>tive control</i> of the dog if—	35 36

Page 27

(a)	for a dog in a public place that is an off-leash area—the person is able to supervise the dog and control the dog by using voice command; or	1 2 3 4
(b)	for a dog in another public place—	5
	(i) the person is physically able to control the dog; and	6 7
	(ii) 1 of the following applies—	8
	(A) the person is restraining the dog by holding the dog by a leash, lead or other restraining device;	9 10 11
	 (B) the dog is securely tethered to a fixed object and is under the continuous supervision of the person; 	12 13 14 15
	 (C) the dog is kept in an appropriate temporary enclosure that contains the dog's movement and is under the continuous supervision of the person; or 	16 17 18 19 20
(c)	the dog is being confined or tethered in, or on, a vehicle in a way that prevents the dog moving any part of its body beyond the vehicle; or	21 22 23 24
(d)	the dog is participating in, or being exhibited or trained at, an exhibition, race meeting, race trial or obedience trial supervised by a body that is—	25 26 27 28
	 (i) recognised by the State as an appropriate body to supervise the exhibition, meeting or trial and published on the department's website; or 	29 30 31 32 33
	(ii) recognised by the local government in whose local government area the	34 35

[s 25]

(e)	 exhibition, meeting or trial is held as an appropriate body to supervise the exhibition, meeting or trial and published on the local government's website; or the dog is a government entity dog or security patrol dog performing the functions of that class of dog authorised under this Act or another Act; or 	1 2 3 4 5 6 7 8 9
(f)	,	10 11
3) In	this section—	12
gc rea in	f-leash area means an area within a local overnment area where, under a local law, a sponsible person for a dog is not required to be control of the dog by using a leash, lead or other straining device.	13 14 15 16 17
	ant person must exercise effective I of dog in public place	18 19
contro A pe	•	
A pe co	ol of dog in public place relevant person for a dog must, unless the rson has a reasonable excuse, exercise effective	19 20 21
A pe co	of dog in public place relevant person for a dog must, unless the rson has a reasonable excuse, exercise effective ntrol of the dog if the dog is in a public place. aximum penalty—	19 20 21 22
A pe co M	 I of dog in public place relevant person for a dog must, unless the rson has a reasonable excuse, exercise effective ntrol of the dog if the dog is in a public place. aximum penalty—) if the attack causes the death of a person or 	 19 20 21 22 23 24

[s 25]

	(iii) otherwise—600 penalty units or 1 year's imprisonment; or	1 2
(b)		3 4
	(i) if the dog is a regulated dog—500 penalty units; or	5 6
	 (ii) if the relevant person has been convicted of a serious dog offence within the preceding 5 years—500 penalty units; or 	7 8 9 10
	(iii) otherwise—400 penalty units; or	11
(c)	if the attack causes bodily harm to a person—	12 13
	(i) if the dog is a regulated dog—300 penalty units or 6 months imprisonment; or	14 15 16
	 (ii) if the relevant person has been convicted of a serious dog offence within the preceding 5 years—300 penalty units or 6 months imprisonment; or 	17 18 19 20 21
	(iii) otherwise—300 penalty units; or	22
(d)	if the attack wounds an animal—	23
	(i) if the dog is a regulated dog—200 penalty units; or	24 25
	 (ii) if the relevant person has been convicted of a serious dog offence within the preceding 5 years—200 penalty units; or 	26 27 28 29
	(iii) otherwise—150 penalty units; or	30
(e)	if paragraphs (a) to (d) do not apply—	31
	(i) if the dog is a regulated dog—100 penalty units; or	32 33

				[s 26]	
			(ii)	otherwise—50 penalty units.	1
Clause	26	Replacement of s	s 194	and 195	2
		Section 194 and	195–	_	3
		omit, insert—			4
				rson must ensure dog does not use fear	5 6
		stej	ps to e	nt person for a dog must take reasonable ensure the dog does not attack, or act in a causes fear to, a person or an animal.	7 8 9
		Ma	ximu	m penalty—	10
		(a)		e attack causes the death of a person or vous bodily harm to a person—	11 12
			(i)	if the dog is a regulated dog—600 penalty units or 2 years imprisonment; or	13 14 15
			(ii)	if the relevant person has been convicted of a serious dog offence within the preceding 5 years—600 penalty units or 2 years imprisonment; or	16 17 18 19 20
			(iii)	otherwise—600 penalty units or 1 year's imprisonment; or	21 22
		(b)		e attack causes the death of an animal or ms an animal—	23 24
			(i)	if the dog is a regulated dog—500 penalty units; or	25 26
			(ii)	if the relevant person has been convicted of a serious dog offence within the preceding 5 years—500 penalty units; or	27 28 29 30
			(iii)	otherwise—400 penalty units; or	31

[s 26]

	(c)	if the attack causes bodily harm to a person—	1 2
		(i) if the dog is a regulated dog—300 penalty units or 6 months imprisonment; or	3 4 5
		 (ii) if the relevant person has been convicted of a serious dog offence within the preceding 5 years—300 penalty units or 6 months imprisonment; or 	6 7 8 9 10
		(iii) otherwise—300 penalty units; or	11
	(d)	if the attack wounds an animal—	12
		(i) if the dog is a regulated dog—200 penalty units; or	13 14
		 (ii) if the relevant person has been convicted of a serious dog offence within the preceding 5 years—200 penalty units; or 	15 16 17 18
		(iii) otherwise—150 penalty units; or	19
	(e)	if paragraphs (a) to (d) do not apply—	20
		(i) if the dog is a regulated dog—100 penalty units; or	21 22
		(ii) otherwise—50 penalty units.	23
		ion on allowing or encouraging dog to r cause fear	24 25
(1)	attac	erson must not allow or encourage a dog to ek, or act in a way that causes fear to, a person n animal.	26 27 28
	Max	imum penalty—	29
	(a)	if the attack causes the death of a person or grievous bodily harm to a person—	30 31

	(i)	if the dog is a regulated dog—700 penalty units or 3 years imprisonment; or	1 2 3
	(ii)	if the person has been convicted of a serious dog offence within the preceding 5 years—700 penalty units or 3 years imprisonment; or	4 5 6 7
	(iii)	otherwise—700 penalty units or 2 years imprisonment; or	8 9
(b)		e attack causes the death of an animal or ms an animal—	10 11
	(i)	if the dog is a regulated dog-600 penalty units; or	12 13
	(ii)	if the person has been convicted of a serious dog offence within the preceding 5 years—600 penalty units; or	14 15 16 17
	(iii)	otherwise—500 penalty units; or	18
(c)	if t pers	he attack causes bodily harm to a on—	19 20
	(i)	if the dog is a regulated dog—400 penalty units or 2 years imprisonment; or	21 22 23
	(ii)	if the person has been convicted of a serious dog offence within the preceding 5 years—400 penalty units or 2 years imprisonment; or	24 25 26 27
	(iii)	otherwise—400 penalty units; or	28
(d)	if th	e attack wounds an animal—	29
	(i)	if the dog is a regulated dog—300 penalty units; or	30 31
	(ii)	if the person has been convicted of a serious dog offence within the	32 33

[s 27]

			preceding or	g 5 years—300 penalty units;	1 2
			(iii) otherwise	e—200 penalty units; or	3
			(e) if paragraphs	(a) to (d) do not apply—	4
			(i) if the dependity u	og is a regulated dog—150 nits; or	5 6
			(ii) otherwise	e—75 penalty units.	7
		(2)	In this section—		8
			-	t limiting the Criminal Code, cludes cause to encourage.	9 10
Clause	27	Amendment o or 195)	s 196 (Defences	for offence against s 194	11 12
		(1) Section 196	heading, 's 194'-		13
		omit, insert	_		14
			s 193, 194		15
		(2) Section 196	(1), 'section 194'—		16
		omit, insert	_		17
			section 193, 194		18
		(3) Section 196	(2)—		19
		omit.			20
Clause	28	Amendment o disclose infor		ecutive (transport) must	21 22
		Section 207	A(3), definition <i>pre</i>	scribed offence—	23
		omit, insert	_		24
				e means an offence against r 195 involving an attack by a	25 26 27

_		[s 29]	
	(a)	causes the death of, or grievous bodily harm or bodily harm to, a person; or	1 2
	(b)	causes the death of an animal, or maims or wounds an animal.	3 4
Clause 2	9 Insertion of new o	ch 10, pt 6, div 3	5
	Chapter 10, par	t 6—	6
	insert—		7
	Division 3	3 Provisions for	8
		amendments commencing	9
		on 1 May 2024	10
	232 Procee	edings for particular offences	11
	aga	is section applies in relation to an offence ainst former section 194 or 195 committed by a rson before the commencement.	12 13 14
	sec con con the	thout limiting the <i>Acts Interpretation Act 1954</i> , etion 20, a proceeding for the offence may be nationed or started, and the person may be nvicted of and punished for the offence, as if a mendment Act, section 26 had not mmenced.	15 16 17 18 19 20
		bsection (2) applies despite the Criminal Code, etion 11.	21 22
	233 Refere	nces to serious dog offence	23
		r chapter 9, part 1, a reference to a serious dog ence includes a reference to—	24 25
	(a)	an offence against former section 194, if the circumstances mentioned in paragraph (a), (b) or (c) of the penalty apply; and	26 27 28

				(b)	an offence against former section 195, if the circumstances mentioned in paragraph (a), (b) or (c) of the penalty apply.	1 2 3
Clause	30				 1 (Permit conditions and conditions ed dangerous and menacing dogs) 	4 5
		(1)	Schedule 1,	, secti	on 3, heading, 'and effective control'—	6
			omit.			7
		(2)	Schedule 1,	, secti	on 3(1), from 'unless'—	8
			omit, insert-	. <u> </u>		9
				unle	ess it is muzzled.	10
Clause	31	Am	nendment o	f sch	a 2 (Dictionary)	11
		(1)	Schedule 2,	, defir	nition <i>effective control</i> —	12
			omit.			13
		(2)	Schedule 2-			14
			insert—			15
				anin	nal, for chapter 9, part 1, see section 191.	16
					<i>patrol category</i> , for chapter 9, part 1, see ion 191.	17 18
				effe	ctive control, of a dog, see section 192.	19
					<i>vant person</i> , for a dog, for chapter 9, part 1, section 191.	20 21
				secu 191.	<i>urity officer</i> , for chapter 9, part 1, see section	22 23
					<i>vrity patrol dog</i> , for chapter 9, part 1, see ion 191.	24 25
					<i>bus dog offence</i> , for chapter 9, part 1, see ion 191.	26 27

		[s 32]
	Part	4 Amendments commencing on 1 28 August 2024 2
Clause	32	Amendment of s 3 (Purposes of Act) 3
		Section 3— 4
		insert— 5
		(f) prohibit the ownership of and particular 6 dealings with dogs of particular breeds.7
Clause	33	Amendment of s 4 (How purposes are to be primarily achieved)8 9
		(1) Section 4— 10
		insert— 1
		 (ha) prohibiting ownership of dogs of particular breeds;
		(2) Section 4(ha) to (m)— 14
		<i>renumber</i> as section 4(i) to (n).
Clause	34	Amendment of s 45 (Dog must bear identification in particular circumstances)10 11
		Section 45(2), note— 11
		omit, insert— 19
		Note— 20
		See chapter 4, part 5 for conditions applying in relation 2 to regulated dogs. 22
Clause	35	Amendment of s 47 (What registration form must state) 2
		(1) Section 47(1)(c)(ix), ', a declared menacing dog or a restricted 24 dog'— 22
		omit, insert— 20

[s 36]

			or a declared menacing dog	1
		(2)	Section 47(2), definition address—	2
			omit, insert—	3
			<i>address</i> , for a dog, means the address of the place where the dog is usually kept or is proposed to be kept.	4 5 6
Clause	36		endment of s 52 (Registration fee must be fixed to e desexing incentive)	7 8
		(1)	Section 52(3), definition <i>dog</i> —	9
			omit, insert—	10
			<i>dog</i> means a dog other than a declared dangerous dog.	11 12
		(2)	Section 52, note—	13
			omit, insert—	14
			Note—	15
			See section 70 in relation to the compulsory desexing of declared dangerous dogs.	16 17
Clause	37	Am	nendment of s 54 (Amendment of registration)	18
			Section 54(2), 'a relevant person'—	19
			omit, insert—	20
			an owner of a regulated dog	21
Clause	38	Am	nendment of s 59 (Purpose of ch 4 and its achievement)	22
		(1)	Section 59(1)(a), 'particular types of dogs called 'regulated dogs';'	23 24
			omit, insert—	25
			regulated dogs;	26
		(2)	Section 59(1)(b), 'the dogs'—	27

			[s 39]
		omit, insert—	1
		regulated dogs	2
		(3) Section 59(2)(a), ', menacing dogs or restricted dogs'—	3
		omit, insert—	4
		or menacing dogs	5
		(4) Section 59(2)(b), 'and restricted dogs'—	6
		omit.	7
		(5) Section 59(2)(d)—	8
		omit.	9
		(6) Section 59(2)(g), '(f)'—	10
		omit, insert—	11
		(e)	12
		(7) Section $59(2)(e)$ to (g) —	13
		renumber as section 59(2)(d) to (f).	14
Clause	39	Amendment of s 60 (What is a <i>regulated dog</i>)	15
		Section 60(c)—	16
		omit.	17
Clause	40	Omission of s 63 (What is a <i>restricted dog</i>)	18
		Section 63—	19
		omit.	20
Clause	41	Amendment of s 65 (Application of pt 2)	21
		Section 65(2)—	21
		omit.	23

[s 42]

Clause	42	Om	nission of s 66 (Pr	ohibition on supply of restricted dog)	1
			Section 66—		2
			omit.		3
Clause	43		nendment of s 67 (ngerous dog or m	Prohibition on supply of declared enacing dog)	4 5
		(1)	Section 67, headin dog'—	ng, 'declared dangerous dog or menacing	6 7
			omit, insert—		8
			regula	ited dog or proposed declared dog	9
		(2)	Section 67(1), fro else'—	m 'declared dangerous dog' to 'someone	10 11
			omit, insert—		12
			6	ted dog or a proposed declared dog to er person	13 14
		(3)	Section 67(1)(a), 'e	lesignated dog'—	15
			omit, insert—		16
			regula case n	ted dog or a proposed declared dog, as the nay be	17 18
		(4)	Section 67(2), def (b), 'or 190'—	inition proposed declared dog, paragraph	19 20
			omit, insert—		21
			or the	QCAT Act, section 22(3)	22
Clause	44		placement of ch 4 clared dangerous	, pt 2, div 3, hdg (Restricted dogs and dogs only)	23 24
			Chapter 4, part 2, c	livision 3, heading—	25
			omit, insert—		26
			Division 3	Declared dangerous dogs	27

			[\$ 45]	
Clause	45	Amendment	of s 69 (Prohibition on breeding)	1
		Section 69	(1) and (2), 'or restricted dog'—	2
		omit.		3
Clause	46		of s 70 (Compulsory desexing of declared og or restricted dog)	4 5
		Section 70		6
		omit, inser	<i>t</i> —	7
		70 Co do	mpulsory desexing of declared dangerous g	8 9
		(1)	The owner of a declared dangerous dog must ensure the dog is desexed within 3 months after the dog is declared to be a dangerous dog unless desexing is likely to be a serious risk to the dog's health.	10 11 12 13 14
			Maximum penalty—150 penalty units.	15
		(2)	However, subsection (3) applies if a declared dangerous dog is not desexed within the period mentioned in subsection (1) because desexing is likely to temporarily be a serious risk to the dog's health (a <i>temporary risk</i>).	16 17 18 19 20
		(3)	The owner of the declared dangerous dog must ensure the dog is desexed within 3 months after the temporary risk ends.	21 22 23
			Maximum penalty—150 units.	24
Clause	47	Omission of	ch 4, pt 2, div 4 (Restricted dogs only)	25
		Chapter 4,	part 2, division 4—	26
		omit.		27
Clause	48	Omission of	ch 4, pt 3 (Restricted dog permits)	28
		Chapter 4,	part 3—	29

[s 49]

		omit.	1
Clause	49	Amendment of s 89 (Power to make declaration)	2
		(1) Section $89(1)(c)$ —	3
		omit.	4
		(2) Section 89(4)—	5
		omit.	6
		(3) Section 89(5) to (7)—	7
		<i>renumber</i> as section 89(4) to (6).	8
Clause	50	Amendment of s 90 (Notice of proposed declaration)	9
		(1) Section $90(1)(c)$, ', other than for a restricted dog'—	10
		omit.	11
		(2) Section $90(1)(d)$ —	12
		omit, insert—	13
		(d) the reasons for the proposed declaration; and	14 15
		(3) Section $90(1)(f)$ —	16
		omit.	17
Clause	51	Amendment of s 93 (Owner's obligation if proposed declaration notice in force)	18 19
		(1) Section 93, before subsection (1)—	20
		insert—	21
		(1AA) This section applies if the proposed declaration notice is for a dangerous dog declaration.	22 23
		(2) Section 93(1), 'permit condition'—	24
		omit, insert—	25
		condition	26

			[5	s 52]
		(3)	Section 93(1), note—	1
			omit, insert—	2
			Note—	3
			See also section 67 for the prohibition on supplying regulated dog or a proposed declared dog.	ng a 4 5
		(4)	Section 93(2), 'Subsection (1)'—	6
			omit, insert—	7
			Subsection (2)	8
		(5)	Section 93(1AA) to (2)—	9
			<i>renumber</i> as section $93(1)$ to (3) .	10
Clause	52		endment of s 95 (Notice and taking effect of claration)	11 12
		(1)	Section 95, heading—	13
			omit, insert—	14
			95 Giving information notice about decision to make regulated dog declaration	15 16
		(2)	Section 95(1), 'a notice under subsection (3) or (4)'—	17
			omit, insert—	18
			an information notice about the decision	19
		(3)	Section 95(2)—	20
			omit, insert—	21
			(2) However, the local government must not give information notice under subsection (1) if authorised person has made a destruction or under section 127A in relation to the dog.	an 23
			Note—	26
			See section 127A in relation to the requirement to gis single information notice about the decisions to n the regulated dog declaration and the destruction or the regulated dog declaration and the destruction or the destruction of the destru	nake 28
		(4)	Section 95(3) and (4)—	30

[s 53]

Clause

Clause

		omit.		1
	(5)	Section 95(5)(a) and (b), before 'notice'—		
		insert—		3
		info	ormation	4
	(6)	Section 95(6), fr	rom 'If' to 'must include'—	5
		omit, insert—		6
		The	information notice must state	7
	(7)	Section 95(6)(e)		8
		omit, insert—		9
		(e)	that the dog must be kept only at the place stated in the registration notice as the address for the dog; and	10 11 12
	(8)	Section 95(5) an	d (6)—	13
		renumber as sec	tion 95(3) and (4).	14
53		mit conditions	n 4, pt 5, hdg (Application of particular for declared dangerous or menacing	15 16 17
		Chapter 4, part 5	5, heading—	18
		omit, insert—		19
		Part 5	Conditions for	20
			regulated dogs	21
54	Am	nendment of s 9	6 (Operation of pt 5)	22
	(1)	Section 96(1) at menacing dog'-	nd (2), 'declared dangerous dog or declared	23 24
		omit, insert—		25
		regu	ulated dog	26
	(2)	Section 96(3)—		27

			[s 55]
		omit.	1
		(3) Section 96(4), 'section 95(6)'—	2
		omit, insert—	3
		section 95(4)	4
		(4) Section 96(5), 'issued'—	5
		omit, insert—	6
		given	7
		(5) Section 96(4) and (5)—	8
		<i>renumber</i> as section $96(3)$ and (4) .	9
Clause	55	Amendment of s 97 (Declared dangerous dogs)	10
		Section 97(1), 'permit condition'—	11
		omit, insert—	12
		condition	13
Clause	56	Amendment of s 98 (Declared menacing dogs)	14
		(1) Section 98(1), 'permit condition'—	15
		omit, insert—	16
		condition	17
		(2) Section 98(1), '3(1)(b) and (2),'—	18
		omit.	19
Clause	57	Omission of s 99 (Failure to decide application take be refusal)	n to 20 21
		Section 99—	22
		omit.	23

[s 58]

Clause	58	Amendment, relocation and renumbering of s 102 (Recovery of seizure or destruction costs)				
		(1) Section 102(1)(a), after 'regulated dog'—	3			
		insert—	4			
		or prohibited dog	5			
		(2) Section 102(1)(e), after 'section 127'—	6			
		insert—	7			
		, 127AA or 127A	8			
		(3) Section 102—	9			
		relocate to chapter 9, part 5 and renumber as section 207D.	10			
Clause	59	Amendment of s 103 (Cost of regulated dog enclosure—dividing fence)	11 12			
		Section 103(5), definition relevant place—	13			
		omit, insert—	14			
		<i>relevant place</i> , for a regulated dog, means the place stated in the registration notice for the dog as the address for the dog.	15 16 17			
Clause	60	Insertion of new ch 4A	18			
		After chapter 4—	19			
		insert—	20			
		Chapter 4A Prohibited dogs	21			
		103A What is a <i>prohibited dog</i>	22			
		(1) A <i>prohibited dog</i> is a dog of a breed prohibited from importation into Australia under the <i>Customs Act 1901</i> (Cwlth).	23 24 25			

[s 60] Note— 1 2 See the Customs (Prohibited Imports) Regulations 1956 3 (Cwlth), section 3 and schedule 1 for the breeds of dogs that are prohibited from being imported. 4 5 For subsection (1), a *breed* does not include a (2)crossbreed. 6 103B Prohibition on prohibited dogs 7 A person must not own, or be a responsible person 8 (1)for, a prohibited dog unless the person has a 9 reasonable excuse. 10 Maximum penalty—150 penalty units. 11 (2)It is a reasonable excuse for a person to own or be 12 a responsible person for a prohibited dog if the 13 dog is an assistance animal. 14 In this section— (3)15 assistance animal see the *Disability* 16 Discrimination Act 1992 (Cwlth), section 9(2). 17 Note-18 See also section 196A in relation to the application of 19 chapter 9, part 1 to a prohibited dog. 20103C Prohibition on supply of prohibited dogs 21 A person must not supply a prohibited dog to 22 another person. 23 Maximum penalty—150 penalty units. 24 25 Note-26 See also section 196A in relation to the application of chapter 9, part 1 to a prohibited dog. 27 103D Prohibition on breeding with prohibited dogs 28

> A person must not give or take possession of a 29 prohibited dog for the purpose of allowing it to 30

[s 61]

		breed with another dog.	1
		Maximum penalty—150 penalty units.	2
		Note—	3
		See also section 196A in relation to the application of chapter 9, part 1 to a prohibited dog.	4 5
	103E S	urrender of prohibited dogs	6
	(1)	An owner of a prohibited dog may surrender the dog to the relevant local government.	7 8
	(2)	On the surrender, the dog becomes the local government's property.	9 10
	(3)	The local government must destroy the dog as soon as practicable after the surrender.	11 12
Clause 61	Amendment	of s 111 (General power to enter places)	13
	(1) Section 11	1(1)(e) to (h)—	14
	omit, inser	<i>t</i> —	15
		(e) the entry is made, during the daytime, to inspect whether a prohibited dog is at the place; or	16 17 18
		(f) the entry is made, during the daytime, to inspect work carried out under a condition of a dangerous dog declaration, menacing dog declaration, or compliance notice; or	19 20 21 22
		(g) the entry is made, at a reasonable time of the day or night, under an approved inspection program.	23 24 25
	(2) Section 11	1(2), ', (f) or (g)'—	26
	omit, inser	<i>t</i> —	27
		or (f)	28
	(3) Section 11	1(3), 'to (h)'—	29

		[s 62]	
		omit, insert—	1
		to (g)	2
Clause	62	Amendment of s 112 (Additional entry powers for particular dogs)	3 4
		(1) Section $112(1)(a)$ —	5
		omit, insert—	6
		(a) the authorised person reasonably suspects—	7
		(i) a dog is at the place; and	8
		(ii) any delay in entering the place will result in a risk to community health or safety, or in the dog being concealed or moved to avoid a requirement under chapter 4; or	9 10 11 12 13
		(2) Section $112(1)$ —	14
		insert—	15
		(c) the authorised person reasonably suspects a prohibited dog is at the place.	16 17
		(3) Section 112(3), 'subsection (1)(a)(ii)'—	18
		omit, insert—	19
		subsection (1)(a) and (c)	20
Clause	63	Amendment of s 113 (Approval of inspection program authorising entry)	21 22
		Section 113(1), example—	23
		omit, insert—	24
		Example of a matter that may be monitored under an approved inspection program—	25 26
		compliance with the conditions imposed under chapter 4, part 5	27 28

[s 64]

Clause	64	Amendment of	f s 12	25 (Seizure powers for dogs)	1
		Section 125	(1)(b)—	2
		omit, insert-			3
			(b)	the person reasonably believes the dog is a prohibited dog; or	4 5
Clause	65	Insertion of ne	w s	126A	6
		After section	n 126	<u>)</u>	7
		insert—			8
		126A W	hat is	s a destruction order	9
			orde the a not o	<i>estruction order</i> , in relation to a dog, is an ar made by an authorised person stating that authorised person proposes to destroy the dog earlier than 14 days after the notice is served er this part.	10 11 12 13 14
Clause	66	Replacement o dog)	ofs1	27 (Power to destroy seized regulated	15 16
		Section 127			17
		omit, insert-			18
				tion of regulated dog or prohibited dog sular circumstances	19 20
		(1)		section applies if the dog is a regulated dog prohibited dog.	21 22
		(2)	to a	authorised person may, without notice given n owner of or responsible person for the dog, nediately destroy the dog if—	23 24 25
			(a)	the authorised person reasonably believes the dog is dangerous and the authorised person can not control the dog; or	26 27 28
			(b)	an owner of the dog has asked the authorised person to destroy the dog.	29 30

	[s 66]	
(3)	Also, the authorised person may destroy the dog not earlier than 3 days after seizing the dog if—	
	(a) the dog—	
	(i) has no registered owner, or apparently has no registered owner; and	
	(ii) is not the subject of a regulated dog declaration made by the relevant local government; and	
	(b) neither the authorised person nor the relevant local government knows who is an owner of, or a responsible person for, the dog.	
	Destruction of regulated dog or prohibited g under destruction order	
(1)	This section applies if—	
	(a) the dog is a regulated dog or a prohibited dog; and	
	(b) section 127 does not authorise the destruction of the dog.	
(2)	If the dog has seriously attacked a person or an animal, the authorised person must make a destruction order in relation to the dog.	
(3)	If the dog has not seriously attacked a person or an animal, the authorised person may make a destruction order in relation to the dog.	
(4)	The destruction order must—	
	(a) be served on—	
	(i) the registered owner of the dog; or	
	(ii) if there is no registered owner of the	

[s 66]

	(b) include or be accompanied by an information notice about the decision to make the destruction order.	1 2 3
(5)	If a destruction order is made in relation to the dog, the authorised person may destroy the dog, not earlier than 14 days after the order is served under subsection (4) if an application has not been made under chapter 8, part 1 for an internal review of the decision to make the destruction order (the <i>destruction order decision</i>).	4 5 6 7 8 9 10
(6)	If an application for internal review has been made under chapter 8, part 1 for an internal review of the destruction order decision, the authorised person may destroy the dog if—	11 12 13 14
	(a) the application has been decided and both of the following apply—	15 16
	 (i) the decision on the application confirms the destruction order decision; 	17 18 19
	(ii) an application for an external review of the destruction order decision has not been made within the period allowed under the QCAT Act; or	20 21 22 23
	(b) the application has been withdrawn or has otherwise ended.	24 25
(7)	If an application has been made for an external review of the destruction order decision, the authorised person may destroy the dog if—	26 27 28
	(a) the application has been decided and both of the following apply—	29 30
	 (i) the decision on the application (the <i>external review decision</i>) confirms the destruction order decision; 	31 32 33

[s 67]

			 (ii) an appeal against the external review decision has not been started within the period allowed under the QCAT Act; or 	1 2 3
		(b)	the application has been withdrawn or has otherwise ended.	4 5
	(8)	has	n appeal against the external review decision been started, the authorised person may rroy the dog if—	6 7 8
		(a)	the appeal has been decided and the effect of the decision is to confirm the external review decision; or	9 10 11
		(b)	the appeal has been withdrawn or has otherwise ended.	12 13
	(9)	In tl	nis section—	14
		anii	<i>mal</i> has the meaning given by section 191.	15
		seri	ously attack means—	16
		(a)	in relation to a person—attack the person in a way that causes the death of, or grievous bodily harm or bodily harm to, the person; or	17 18 19 20
		(b)	in relation to an animal—attack the animal in a way that causes the death of the animal, or maims or wounds the animal.	21 22 23
Clause 67			27A (Concurrent regulated dog estruction order)	24 25
	(1) Section 127	'A(1)	(a) and (b)—	26
	omit, insert	. <u> </u>		27
		(a)	has made a regulated dog declaration under section 94 for the dog; but	28 29
		(b)	has not given the owner of the dog an information notice under section 95 about the decision to make the declaration.	30 31 32

[s 68]

	(2)	Section 127A(2) to (4)—	1
		omit, insert—	2
		(2) Even though the regulated dog declaration has no taken effect under section 95(3), an authorised officer may make a destruction order for the dog	d 4
		(3) As soon as practicable after deciding to make the destruction order for the dog, the authorised person must serve the destruction order on—	
		(a) the registered owner of the dog; or	9
		(b) if there is no registered owner of the dog—a person who is an owner of, or a responsible person for, the dog.	
		 (4) The destruction order must include or be accompanied by a single information notice about— 	- 10
		(a) the decision to make the regulated dog declaration under section 94(2); and	g 16 17
		(b) the decision to make the destruction order.	18
	(3)	Section 127A(5), 'Section 127(6)'—	19
		omit, insert—	20
		Section 127AA(5)	21
	(4)	Section 127A(6)—	22
		omit.	23
Clause 68	Am	endment of s 130 (Return of particular dog)	24
		Section 130(1)(a)(i) and (ii)—	25
		omit, insert—	26
		(i) reasonably suspected the dog was regulated dog; or	a 27 28
		(ii) reasonably suspected the dog was a prohibited dog; or	a 29 30

					[s 69]	
				(iii)	considered a proposed declaration notice should be given for the dog; and	1 2
Clause	69		nendment o jistered ow		31 (Return of particular dog to	3 4
		(1)	Section 131	l(1)—	-	5
			omit, insert	·		6
			(1)		s section applies if the dog has, or appears to e, a registered owner and the dog—	7 8
				(a)	is a regulated dog; or	9
				(b)	is a dog for which a proposed declaration notice has been given; or	10 11
				(c)	was seized because an authorised person reasonably suspected the dog was a prohibited dog.	12 13 14
		(2)	Section 131	l(2)(t	o), 'for'—	15
			omit, insert	<u> </u>		16
				in re	elation to	17
		(3)	Section 131	l(2)(d	l), 'permit condition for the dog'—	18
			omit, insert	<u> </u>		19
					dition imposed under chapter 4, part 5 in tion to the dog	20 21
		(4)	Section 131	l(2)(d	l), note—	22
			omit.			23
		(5)	Section 131	l(2)(e	e), 'is being made'—	24
			omit, insert	<u> </u>		25
				has	been given	26
		(6)	Section 131	l(3)(c	e), 'permit conditions'—	27
			omit, insert	<u> </u>		28
				con	ditions imposed under chapter 4, part 5 in	29

				relation to the dog	1
Clause	70		nendment o Julated dog	f s 172 (Chief executive must keep register)	2 3
				2(1), 'declared dangerous dogs, declared menacing estricted dogs'—	4 5
			omit, insert	<u> </u>	6
				regulated dogs	7
Clause	71		nendment o ormation)	f s 174 (Chief executive officer must give	8 9
		(1)	Section 174	4(1)—	10
			omit, insert	<u> </u>	11
			(1)	This section applies if a local government makes a regulated dog declaration for a dog in the local government's area.	12 13 14
			(1A)	The chief executive officer of the local government must give the chief executive notice of the regulated dog declaration.	15 16 17
		(2)	Section 174	4(2)(a), from 'dog' to 'subsection (1)'—	18
			omit, insert	<u></u>	19
				regulated dog declaration is made for the dog	20
		(3)	Section 174	4(2)(b)(ii), after 'section 95'—	21
			insert—		22
				about the decision to make the regulated dog declaration	23 24
		(4)	Section 174	4(1A) and (2)—	25
			renumber a	s section 174(2) and (3).	26

[s 70]

[s 72]

Clause	72	Replacement of s 175 (Chief executive officer must give information about owner)	1
		Section 175—	-
		omit, insert—	2
		175 Chief executive officer must give information about owner	
		 (1) This section applies if an owner of a regulated dog gives the chief executive officer of the relevant local government for the dog notice under section 54 of changed information in relation to the dog. 	
		(2) The chief executive officer must, within 7 days after being given notice of the changed information, give the chief executive notice of the changed information.	
Clause	73	Amendment of s 178 (General register)	
		(1) Section 178(b) to (d)—	
		omit, insert—	
		(b) if the dog is a regulated dog—	
		(i) the information required to be stated in an information notice under section 95(4) in relation to the dog; and	,
		(ii) the number recorded on its collar, identification tag, registration tag or tattoo for desexing;	
		(2) Section 178(e)—	/
		renumber as section 178(c).	/
Clause	74	Amendment of s 184 (Stay of operation of original decision)	, , ,
		(1) Section 184(5), 'regulated dog declaration'—	
		omit, insert—	
		Page 57	

[s 75]

		dangerous dog declaration,	1
		(2) Section 184(5), note—	2
		omit, insert—	3
		Note—	4
		See also section 67 for the prohibition on supplying a regulated dog or a proposed declared dog.	5 6
Clause	75	Amendment of s 185A (Internal review of concurrent regulated dog declaration and destruction order)	7 8
		Section $185A(1)(a)$, 'a combined information notice under section $127A(4)(b)$ '—	9 10
		omit, insert—	11
		an information notice under section 127A(4)	12
Clause	76	Amendment of s 189 (Condition on stay granted by QCAT for particular decisions)	13 14
		(1) Section 189(1), 'regulated dog declaration'—	15
		omit, insert—	16
		dangerous dog declaration	17
		(2) Section 189(2), note—	18
		omit, insert—	19
		Note—	20
		See also section 67 for the prohibition on supplying a regulated dog or a proposed declared dog.	21 22
Clause	77	Amendment of s 190 (Appeal against QCAT decision on external review relating to destruction order only on question of law)	23 24 25
		Section 190(1), after 'section 127'—	26
		insert—	27
		, 127AA	28

		[s 78]	
Clause	78	Insertion of new s 196A	1
		After section 196—	2
		insert—	3
		196A Application of part to prohibited dogs	4
		This part applies in relation to a prohibited dog as if a reference in this part to a regulated dog included a reference to a prohibited dog.	5 6 7
		Note—	8
		See also chapter 4A for other offences in relation to prohibited dogs.	9 10
Clause	79	Amendment of s 197 (Muzzling decommissioned greyhounds in public places)	11 12
		Section 197(3), definition <i>decommissioned greyhound</i> , paragraph (a), 'declared dangerous dog or declared menacing dog'—	13 14 15
		omit, insert—	16
		regulated dog	17
Clause	80	Amendment of s 203 (Other evidentiary aids)	18
		(1) Section 203(1)(a)(iii)—	19
		omit.	20
		(2) Section 203(1)(a)(iv) to (vii)—	21
		renumber as section 203(1)(a)(iii) to (vi).	22
		(3) Section 203(1)(d)—	23
		omit.	24
Clause	81	Insertion of new ch 10, pt 6, div 4	25
		Chapter 10, part 6—	26
		insert—	27

[s 81]

Divisio	on 4	Provisions for amendments commencing on 28 August 2024	1 2 3
	sting ap mits	plications about restricted dog	4 5
(1)	relation under f	ction applies if an application for, or in to, a restricted dog permit was made ormer chapter 4, part 3, but not decided, he commencement.	6 7 8 9
(2)	comme	ct as in force immediately before the neement continues to apply to the tion as if the amendment Act had not been	1 1 1 1
	cisions	views and appeals in relation to about restricted dog permits ction applies if—	1 1 1
		fore the commencement—	1
	(i)	an original decision was made under former chapter 4, part 3 refusing an application for a restricted dog permit or the renewal of a restricted dog permit; and	1 1 2 2 2
	(ii)) the applicant applied for an internal review or an external review of the original decision, or started an appeal against a decision made on an external review of the original decision; and	2 2 2 2 2 2 2
	ap	mediately before the commencement, the plication or appeal had not been decided withdrawn.	2 2 3
(2)	Despite	the repeal of former chapter 4, part 3—	3

	[s 81]	
1 2 3	the application or appeal may continue to be heard and decided as if the amendment Act had not been enacted; and	(
4 5 6 7 8 9	this Act as in force immediately before the commencement continues to apply for the purpose of issuing a restricted dog permit under former chapter 4, part 3 in accordance with a decision made on the internal review, external review or appeal.	(
10 11	g review and appeal rights in relation to ons about restricted dog permits	
12	is section applies if—	(1)
13 14 15 16 17	before the commencement, an original decision was made under former chapter 4, part 3 refusing an application for a restricted dog permit or the renewal of a restricted dog permit; and	(
18	immediately before the commencement—	(
19 20 21 22 23 24	 (i) the applicant had not applied for an internal review or an external review of the original decision, or started an appeal against a decision made on an external review of the original decision; but 	
25 26 27	(ii) the period within which the applicant could apply, or start an appeal, had not ended.	
28	spite the repeal of former chapter 4, part 3—	(2)
29 30 31 32	the applicant may make the application or start the appeal, and the application or appeal may be heard and decided, as if the amendment Act had not been enacted; and	(
33 34	this Act as in force immediately before the commencement continues to apply for the	(

[s 81]

			unde with	bose of issuing a restricted dog permit er former chapter 4, part 3 in accordance a decision made on the internal review, rnal review or appeal.	1 2 3 4
237				pplication of pre-commencement cular restricted dogs	5 6
	(1)	This	sect	ion applies if—	7
		(a)	imm	nediately before the commencement—	8
			(i)	a restricted dog permit was in effect under former chapter 4, part 3 for a restricted dog; and	9 10 11
			(ii)	the restricted dog was registered; or	12
		(b)	pern chap	r the commencement, a restricted dog nit is issued or renewed under former oter 4, part 3, as applied under section , 235 or 236, for a dog that—	13 14 15 16
			(i)	was a restricted dog immediately before the commencement; and	17 18
			(ii)	is registered.	19
	(2)			is taken not to be a prohibited dog for the of this Act.	20 21
	(3)	com	meno	s Act as in force immediately before the cement continues to apply in relation to s if—	22 23 24
		(a)	the and;	amendment Act had not been enacted;	25 26
		(b)	the o	dog continued to be a restricted dog.	27
	(4)	relat		r, subsections (2) and (3) cease to apply in o the dog on the earliest of the following n—	28 29 30

[s 81]

	(a)	the restricted dog permit for the dog expires and the permit holder has not applied to renew the permit under former section 82;	1 2 3					
	(b)	the relevant local government for the dog makes an original decision under former chapter 4, part 3, division 3 to refuse an application to renew the restricted dog permit and the circumstances mentioned in subsection (5)(a), (b), (c) or (d) apply;	4 5 6 7 8 9					
	(c)	the dog ceases to be registered;	10					
	(d) the dog is surrendered to the relevant loca government under section 100;							
	(e)	the dog is destroyed under this Act or otherwise dies.	13 14					
(5)	For	subsection (4)(b), the circumstances are—	15					
	(a)	a) the period within which the applicant may apply for an internal review of the original decision ends and the applicant has not, within that period, applied for an internal review of the original decision; or						
	(b)	if the applicant applies for an internal review of the original decision—	21 22					
		(i) the application is decided and both of the following apply—	23 24					
		(A) the decision on the application confirms the original decision;	25 26					
		(B) the period within which the applicant may apply for an external review of the original decision ends and the applicant has not, within that period, applied for an external review; or	27 28 29 30 31 32					
		(ii) the application is withdrawn or otherwise ends without a decision being made; or	33 34 35					

[s 81]

	(c)	if the applicant applies for an external review of the original decision—						
		(i)	the application is decided and both of the following apply—	3 4				
			(A) the decision on the application (the <i>external review decision</i>) confirms the original decision;	5 6 7				
			(B) the period within which the applicant may start an appeal against the external review decision ends and the applicant has not, within that period, started an appeal against the decision; or	8 9 10 11 12 13				
		(ii)	the application is withdrawn or otherwise ends without a decision being made; or	14 15 16				
	(d)		e applicant starts an appeal against the rnal review decision—	17 18				
		(i)	the appeal is decided and the effect of the decision is to confirm the external review decision; or	19 20 21				
		(ii)	the appeal is withdrawn or otherwise ends without a decision being made.	22 23				
238 Des	truc	tion	orders for particular dogs	24				
(1)	dog	w section 127AA applies only in relation to a g seized, under section 125 or a warrant, after commencement.						
(2)	to a befo	dog re th	ection 127 continues to apply in relation seized, under section 125 or a warrant, e commencement as if the amendment not been enacted.	28 29 30 31				

[s 82]

Clause	82		nendment of sch 1 (Permit conditions and con olying to declared dangerous and menacing d		1 2
		(1)	Schedule 1, heading—		3
			omit, insert—		4
			Schedule 1 Conditions for		5
			regulated dogs		6
		(2)	Schedule 1, authorising provision, '81,'—		7
			omit.		8
		(3)	Schedule 1, section 1—		9
			omit, insert—		10
			1 Definition for schedule		11
			In this schedule—		12
			<i>relevant place</i> , for a regulated dog, place stated in the registration notice f as the address for the dog.		13 14 15
		(4)	Schedule 1, section 2, 'relevant dog'—		16
			omit, insert—		17
			regulated dog		18
		(5)	Schedule 1, section 2A(1), 'relevant dog'—		19
			omit, insert—		20
			regulated dog		21
		(6)	Schedule 1, section 3—		22
			omit, insert—		23
			3 Muzzling in or at place other than rele place	vant	24 25
			(1) This section applies to the following do	ogs—	26
			(a) a regulated dog that is a declared dog;	dangerous	27 28

		(b)	a dog the subject of a proposed declaration notice for a dangerous dog declaration.	1 2
	(2)		dog must not be in or at a place other than the vant place for the dog unless it is muzzled.	3 4
	(3)		wever, subsection (2) does not apply if the dog a vehicle in or at a place and the dog—	5 6
		(a)	is in an enclosed part of the vehicle; and	7
		(b)	is enclosed or restrained in a way that prevents the dog or any part of it from moving outside the enclosed part of the vehicle.	8 9 10 11
(7)	Schedule 1	, sect	ion 4(1), 'relevant dog'—	12
	omit, insert	. <u> </u>		13
		regu	ulated dog	14
(8)	Schedule 1	, sect	ion 4(2) and (3)(b), 'dog'—	15
	omit, insert	. <u> </u>		16
		regi	ulated dog	17
(9)	Schedule 1	, sect	ion 5(1), 'relevant dog'—	18
	omit, insert			19
		regi	ulated dog	20
(10)	Schedule 1	, sect	ion 6, 'relevant dog'—	21
	omit, insert			22
		regi	ulated dog	23
(11)	Schedule 1	, sect	ion 7—	24
	omit.			25
(12)	Schedule 1	, sect	ion 8(1)—	26
	omit, insert	. <u> </u>		27
	(1)	add	n owner of a regulated dog changes residential ress, the owner must give the relevant local ernment notice of the owner's new residential	28 29 30

[s 83]

			address within 7 days after making the change.
		(13)	Schedule 1, section 8(2), 'person'—
			omit, insert—
			owner
		(14)	Schedule 1, section 8(3)—
			omit.
lause	83	Am	nendment of sch 2 (Dictionary)
		(1)	Schedule 2, definitions destruction order, permit application, permit condition, permit holder, relevant dog, renewal application, renewed permit, restricted dog, restricted dog declaration, restricted dog permit and restricted dog register—
			omit.
		(2)	Schedule 2—
			insert—
			<i>destruction order</i> , in relation to a dog, see section 126A.
			prohibited dog see section 103A.
		(3)	Schedule 2, definition <i>destroy</i> , 'regulated'—
			omit.
		(4)	Schedule 2, definition <i>regulated dog declaration</i> , 'section 89(6)'—
			omit, insert—
			section 89(5)
		(5)	Schedule 2, definition relevant place, before 'for'
			insert—
			for a regulated dog,

[s 84]

	Chapter 5		er 5 Amendment of Biosecurity Act 2014	1 2
	Part	1	Preliminary	3
Clause	iuse 84		amended This chapter amends the <i>Biosecurity Act 2014</i> . <i>Note—</i> See also the amendments in schedule 1, parts 1 and 3.	4 5 6 7
	Part	2	Amendments commencing on assent	8 9
Clause	85		endment of s 42 (Reporting presence of category 1 or stricted matter)	10 11
		(1)	Section 42(1), 'relevant restricted matter'—	12
			omit, insert—	13
			category 1 or category 2 restricted matter	14
		(2)	Section 42(4), example, 'relevant restricted matter'—	15
			omit, insert—	16
			category 1 or category 2 restricted matter	17
		(3)	Section 42(6), definition relevant restricted matter-	18
			omit.	19
Clause	86		endment of s 43 (Distributing or disposing of category stricted matter)	20 21
		(1)	Section 43—	22
			insert—	23

[s 87] (1A) However, subsection (1) does not apply if— 1 (a) the category 3 restricted matter is an 2 invasive plant; and 3 an owner of the land on which the invasive (b) 4 plant is located disposes of the plant on the 5 land by moving or disturbing the plant only 6 to the extent reasonably necessary for the 7 disposal. 8 Section 43— (2)9 insert— 10 However, subsection (3) does not apply if— (2A) 11 a thing is infested with category 3 restricted (a) 12 matter that is an invasive plant; and 13 (b) an owner of the land on which the thing is 14 located disposes of the thing on the land by 15 moving or disturbing the thing only to the 16 extent reasonably necessary for the disposal. 17 (3) Section 43(1A) to (3)— 18 *renumber* as section 43(2) to (5). 19 Clause 87 Amendment of s 48 (Main function of local government) 20(1)Section 48(1)— 21 insert— 22 an invasive animal or invasive plant, other (e) 23 than an animal or plant that is prohibited 24 matter under paragraph (a) or (b) or 25 restricted matter under paragraph (c) or (d), 26 that-27 is provided for under a local law of the 28 (i)

(1) is provided for under a local law of the local government under subsection (4); 29 and 30 [s 88]

					(ii)	in the opinion of the chief executive, satisfies the local invasive biosecurity matter criteria.	1 2 3
		(2)	Section 48-	_			4
			insert—				5
			(1A)	bios	ecur	section (1)(e)(ii), the local invasive ity matter criteria for an invasive animal ve plant are—	6 7 8
				(a)		animal or plant is currently present in the l government's local government area;	9 10 11
				(b)	if reduced on the on the on the on the one of the one o	e are reasonable grounds to believe that, estrictions under this Act are not imposed the invasive animal or invasive plant to ace, control or contain it, the animal or at may have an adverse effect on a security consideration.	12 13 14 15 16 17
		(3)	Section 48(1A) t	o (3)		18
			<i>renumber</i> a	s seci	tion 4	48(2) to (4).	19
Clause	88		endment o ergency or		14 (I	Natters for inclusion in biosecurity	20 21
			Section 114	l(2)(g	g)—		22
			insert—				23
				(iii)	bios	nake a record about the movement of security matter or a carrier and keep the ord for the period stated in the order;	24 25 26
Clause	89		endment o ergency or		15 (E	Effect and duration of biosecurity	27 28
		(1)	Section 115	5			29
			insert—				30

[s 90]

			(1A) The chief executive must revoke a biosecurity emergency order if satisfied the biosecurity event to which the order relates is no longer having, or will not have, a significant adverse effect on a biosecurity consideration.	1 2 3 4 5
		(2)	Section 115(2), 'Unless it is sooner revoked, a biosecurity emergency'—	6 7
			omit, insert—	8
			Unless a biosecurity emergency order is sooner revoked under subsection (2), the	9 10
		(3)	Section 115(2)(a), '21 days'—	11
			omit, insert—	12
			42 days	13
		(4)	Section 115(5), example, 'subsection (5)'—	14
			omit, insert—	15
			subsection (6)	16
		(5)	Section 115(1A) to (5)—	17
			<i>renumber</i> as section 115(2) to (6).	18
Clause	90		endment of s 125 (Matters for inclusion in movement ntrol order)	19 20
			Section 125(3)(d)—	21
			insert—	22
			(vi) to make a record about the movement of biosecurity matter or a carrier to which the movement control order relates and keep the record for the period stated in the order.	23 24 25 26
Clause	91	Ins	ertion of new s 127A	27
			After section 127—	28
			insert—	29

[s 91]

127A Additional powers of inspector for place within an area the subject of a movement control order

1

2

3

- (1)Without limiting the powers of an inspector 4 otherwise provided for in this Act, an inspector, or 5 an authorised person acting under the direction of 6 an inspector, may, in relation to a place to which 7 a movement control order relates, and to the 8 extent reasonably necessary for managing, 9 reducing or eradicating controlled biosecurity 10 matter, do any of the following-11 (a) enter and re-enter the place— 12 with consent; or (i) 13 (ii) without consent, other than at night; 14 (b) give a direction restricting the movement of 15 controlled biosecurity matter: 16 controlled 17 (c) direct a person to move biosecurity matter to a stated area within the 18 place; 19 (d) remove controlled biosecurity matter from 20 the place; 21 (e) direct a person to inspect or test controlled 22 biosecurity matter at the place; 23 (f) direct a person to clean or disinfect the place 24 or any structure or thing at the place; 25 direct a person to treat, destroy, dispose of, (g) 26 decontaminate. disinfect or vaccinate 27 controlled biosecurity matter at the place; 28 (h) take any other action reasonably necessary 29 for managing, reducing or eradicating the 30 controlled biosecurity matter. 31 (2)Subsection (1) does not authorise the entry of a 32 residence. 33
- (3) An inspector or authorised person may exercise a 34

[s 92]

		(4) (5)	authorised person may exercise a power under subsection (1) with the help, and using the force, that is necessary and reasonable in the circumstances.	1 2 3 4 5 6 7 8 9 10 11 12 13 14
Clause	92	Amendment o	f s 145 (Registrable biosecurity entity must	15
		apply for regis		16
		Section 145	5(2), after 'immediately'—	17
		insert—		18
			after	19
Clause	93	Amendment o	f s 156 (Renewal of registration)	20
		Section 156	<u> </u>	21
		insert—		22
		(5)	Subsection (1) applies subject to sections 156B and 156C.	23 24
Clause	94	Insertion of ne	ew ss 156A–156C	25
		After section	on 156—	26
		insert—		27

[s 94]

	otice requiring further information about istration	1 2
(1)	This section applies in relation to a person who is a registered biosecurity entity for a biosecurity circumstance if—	3 4 5
	 (a) the chief executive renews the person's registration under section 156(1) and makes a requirement of the person under section 156(2); and 	6 7 8 9
	(b) the person fails to comply with the requirement.	10 11
(2)	The chief executive may give the person a notice stating—	12 13
	 (a) that the person must, within the stated notice period, advise the chief executive whether or not the person is a registrable biosecurity entity for the biosecurity circumstance; and 	14 15 16 17
	(b) that if the person does not comply with the requirement under paragraph (a), the chief executive may deregister the person as a registered biosecurity entity for the biosecurity circumstance under section 156C.	18 19 20 21 22 23
(3)	The notice may require the person to give the chief executive information in an approved form.	24 25
(4)	In this section—	26
	<i>notice period</i> means a period of at least 90 days after the notice is given.	27 28
	erson taken to have applied for egistration	29 30
(1)	This section applies in relation to a person who is a registered biosecurity entity for a biosecurity circumstance if—	31 32 33

[s 94]

	(a) the chief executive gives the person a notice under section 156A(2); and	1 2
	(b) the person advises the chief executive within the notice period under section 156A that the person has ceased to be a registrable biosecurity entity for the biosecurity circumstance.	3 4 5 6 7
(2)	The person is taken to have made an application under section $152(1)$ for the person's deregistration as a registered biosecurity entity for the biosecurity circumstance.	8 9 10 11
156C De	eregistration by chief executive	12
(1)	This section applies in relation to a person who is a registered biosecurity entity for a biosecurity circumstance if—	13 14 15
	(a) the chief executive gives the person a notice under section 156A(2); and	16 17
	(b) the person does not comply with the notice.	18
(2)	The chief executive may deregister the person as a registered biosecurity entity for the biosecurity circumstance by removing the person from the biosecurity register in relation to the biosecurity circumstance.	19 20 21 22 23
(3)	If the chief executive deregisters the person under subsection (2), the chief executive must give the person a notice confirming the deregistration.	24 25 26
(4)	To remove any doubt, it is declared that the deregistration of a person in relation to a biosecurity circumstance under subsection (2) does not limit—	27 28 29 30
	(a) the application of section 141 to the person; or	31 32

[s 95]

			(b)	the application of section 145 to the person for applying for registration for the biosecurity circumstance or a similar biosecurity circumstance.	1 2 3 4
Clause	95	Amendment o	fs2	214 (Applying for permit)	5
		Section 214	(6)—	_	6
		omit, insert-			7
		(6)		wever, the chief executive may waive payment he application fee if—	8 9
			(a)	the chief executive is satisfied—	10
				 (i) the proposed dealings with prohibited or restricted matter are aimed at controlling or eradicating the matter; and 	11 12 13 14
				(ii) the applicant will not derive any financial benefit from the dealings; and	15 16
				(iii) the chief executive will be advised of the progress and outcomes of the dealings; or	17 18 19
			(b)	the chief executive is satisfied there are exceptional circumstances for waiving payment of the fee.	20 21 22
				Example of an exceptional circumstance—	23
				Payment of the fee would cause, or would be likely to cause, the applicant financial hardship.	24 25
Clause	96	Amendment of chief executive		23 (Conditions of permit decided by the	26 27
		Section 223	(1), a	after 'the permit'—	28
		insert—			29
			or r	enew the permit	30

[s 97]

Clause	97	Amendment of s 225 (Application for renewal)	1
		(1) Section 225(3), 'section 214(6)(a) to (c)'—	2
		omit, insert—	3
		section 214(6)(a) or (b)	4
		(2) Section 225(4), 'renew, or refuse to renew,'—	5
		omit, insert—	6
		renew, renew with conditions, or refuse to renew,	7
		(3) Section 225(6), ', or to impose conditions on the permit under section 223,'—	8 9
		omit, insert—	10
		, or to renew the permit with conditions other than those applied for,	11 12
Clause	98	Amendment of s 230 (Transfer of permit)	13
		(1) Section 230—	14
		insert—	15
		(3A) The chief executive must consider an application made under subsection (1) or (3) and decide to transfer, or refuse to transfer, the permit.	16 17 18
		(2) Section 230(4), 'transfer a permit on an application'—	19
		omit, insert—	20
		approve an application	21
		(3) Section 230(7), 'transfer the permit'—	22
		omit, insert—	23
		approve an application	24
		(4) Section 230(8)—	25
		omit, insert—	26
		(8) If the chief executive refuses to approve an application, or the application is taken to have	27 28

[s 99]

been refused under subsection (8), executive must give the applicant an i	
notice for the decision.	3
(5) Section 230(3A) to (9) —	4
<i>renumber</i> as section 230(4) to (10).	5
Clause 99 Amendment of s 236 (What program authorisation state)	on must 6 7
Section 236(1)(h), before 'occupier'—	8
insert—	9
owner or	10
Clause 100 Amendment of s 237 (Giving a direction for prev and control program)	vention 11 12
(1) Section 237(1)(a), before 'occupier'—	13
insert—	14
owner or	15
(2) Section 237(2), 'an occupier'—	16
omit, insert—	17
a person	18
(3) Section 237(3), 'occupier'—	19
omit, insert—	20
person	21
Clause 101 Amendment of s 238 (Failure to comply with dire	ection) 22
Section 238(1)—	23
omit, insert—	24
 A person who is given a direction un 237(1)(a) must comply with the directive person has a reasonable excuse. 	

			[s 102]
			Maximum penalty—50 penalty units.
Clause	102	Amendm 262)	ent of s 270 (Entry of place under ss 261 and
		(1) Secti	on 270(2) and (3)—
		omit,	insert—
			(2) The authorised officer must, before entering the place, make a reasonable attempt to locate an occupier and advise the occupier of the officer's intention to enter the place.
			(3) The authorised officer may enter the place if the officer is unable to locate an occupier after making a reasonable attempt to do so.
		(2) Secti	on 270(4), from 'If, after' to attempts to'
		omit,	insert—
			If the authorised officer finds an occupier present at the place, whether before or after entering the place, the officer must make reasonable attempts to
Clause	103	Amendm	ent of s 273 (Issue of warrant)
		(1) Secti	on 273(3)(b), 'inspector'—
		omit,	insert—
			authorised officer
		(2) Secti	on 273(3)(b), example, 'inspector'—
		omit,	insert—
			authorised officer
Clause	104	Replace	ment of s 283 (Duration of emergency powers)
		Secti	on 283—
		omit,	insert—

[s 104]

283 Dui	ration of emergency powers	1		
(1)	An inspector exercising powers under this part at a place may exercise the powers until the first of the following happens—			
	 (a) the imminent and significant biosecurity risk from the activity being carried out, or from the biosecurity matter, at the place is avoided; 	5 6 7 8		
	(b) the end of the following period after the inspector first exercises the powers—	9 10		
	(i) 96 hours;	11		
	(ii) a longer period, of not more than 168 hours, if approved by the chief executive under subsection (2).	12 13 14		
(2)	The chief executive may approve the longer period for the exercise of the powers at the place if—	15 16 17		
	 (a) an inspector exercising the powers makes a written request to the chief executive to approve the longer period and gives reasons for the request; and 	18 19 20 21		
	(b) the chief executive, having regard to the request, is satisfied the longer period is necessary for exercising the powers.	22 23 24		
(3)	If the chief executive approves a longer period for the exercise of the powers at the place, the chief executive must—	25 26 27		
	(a) give the inspector the approval in writing, including reasons for the approval; and	28 29		
	(b) if an entitled person asks for a copy of the approval—give the person a copy of the approval.	30 31 32		
(4)	In this section—	33		
	entitled person means—	34		

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[s 105]

			(a) an occupier of the place; or
			(b) a person who is directed or authorised to take reasonable steps at the place under section 280(1)(a) or (c).
Clause		Amendment o agreements)	of s 393 (Entering into compliance
		Section 393	3(6)—
		omit, insert	<u>;</u>
		(6)	Also, a compliance agreement is of no effect in relation to a person to the extent that it purports to authorise an act or omission that is contrary to any of the following applying to the person—
			(a) a biosecurity emergency order;
			(b) a biosecurity zone regulatory provision;
			(c) a movement control order.
	Part 3	3	Amendments commencing by
			proclamation
use	106	Amendment o	of s 15 (What is <i>biosecurity matter</i>)
use	106	Section 15	of s 15 (What is <i>biosecurity matter</i>) 5(3), 'If schedule 1 or 2, a prohibited matter a restricted matter regulation,'—
use	106	Section 15	5(3), 'If schedule 1 or 2, a prohibited matter a restricted matter regulation,'—
use	106	Section 15 regulation,	5(3), 'If schedule 1 or 2, a prohibited matter a restricted matter regulation,'—
use		Section 15 regulation, omit, insert	 5(3), 'If schedule 1 or 2, a prohibited matter a restricted matter regulation,'— If a regulation, an emergency prohibited matter declaration, of s 19 (What is <i>prohibited matter</i>)
		Section 15 regulation, omit, insert	 5(3), 'If schedule 1 or 2, a prohibited matter a restricted matter regulation,'— If a regulation, an emergency prohibited matter declaration, of s 19 (What is <i>prohibited matter</i>)

[s 108]

1	9 Wh	at is <i>prohibited matter</i>	1
	(1)	Biosecurity matter is <i>prohibited matter</i> if it is—	2
		(a) prescribed by regulation to be prohibited matter; or	3 4
		(b) declared to be prohibited matter under section 31(1).	5 6
	(2)	However, a regulation may be made under subsection (1)(a) only if the Minister is satisfied that—	7 8 9
		(a) the biosecurity matter satisfies the prohibited matter criteria under section 20; and	10 11 12
		(b) prompt action is required to declare the biosecurity matter to be prohibited matter.	13 14
	(3)	A regulation under subsection (1)(a) may prescribe particular prohibited matter to be invasive biosecurity matter.	15 16 17
Clause 108 Replace	ment	of s 21 (What is <i>restricted matter</i>)	18
-	ion 21-		19
omit	, insert	<u></u>	20
2.	1 Wh	at is restricted matter	21
	(1)	Biosecurity matter is <i>restricted matter</i> if it is prescribed by regulation to be restricted matter.	22 23
	(2)	However, a regulation may be made under subsection (1) only if the Minister is satisfied that—	24 25 26
		(a) the biosecurity matter poses or is likely to pose a biosecurity risk; and	27 28
		(b) the biosecurity matter satisfies the restricted matter criteria under section 22; and	29 30

[s 109]

		(c) prompt action is required to declare the biosecurity matter to be restricted matter.	1 2
		(3) A regulation under subsection (1) may prescribe particular restricted matter to be invasive biosecurity matter.	3 4 5
		(4) A regulation under subsection (1) must classify restricted matter by assigning 1 or more category numbers to the restricted matter.	6 7 8
		(5) A reference in this Act to restricted matter of a particular category number is a reference to the restricted matter assigned that category number under a regulation.	9 10 11 12
Clause	109	Replacement of ch 2, pt 2, div 1, hdg (Establishing what is prohibited matter)	13 14
		Chapter 2, part 2, division 1, heading—	15
		omit, insert—	16
		Division 1 Emergency prohibited	17
		matter declaration	18
Clause	110	Omission of ss 29 and 30	19
		Sections 29 and 30—	20
		omit.	21
Clause	111	Amendment of s 31 (Chief executive may make emergency prohibited matter declaration)	22 23
		(1) Section $31(1)$ —	24
		omit, insert—	25
		 (1) The chief executive may, by notice signed by the chief executive (an <i>emergency prohibited matter declaration</i>), declare particular biosecurity matter to be prohibited matter. 	26 27 28 29

[s 112]

	(2)) Section 31(2), 'subsection (1)(a)'—	1
		omit, insert—	2
		subsection (1)	3
	(3)) Section 31(2)(a), 'as provided for in'—	4
		omit, insert—	5
		under	6
	(4) Section 31(3) and (4)—	7
		omit, insert—	8
		(3) The chief executive may declare particular prohibited matter to be invasive biosecurity matter under an emergency prohibited matter declaration.	9 10 11 12
	(5)) Section 31(5), before paragraph (a)—	13
		insert—	14
		(aa) publish on the department's website the emergency prohibited matter declaration; and	15 16 17
	(6)) Section 31(5)(aa) to (b)—	18
		<i>renumber</i> as section 31(5)(a) to (c).	19
	(7)) Section 31(6), 'or (5)'—	20
		omit.	21
	(8)) Section 31(5) and (6)—	22
		renumber as section 31(4) and (5).	23
Clause 1		mendment of s 33 (Effect and duration of emergency rohibited matter declaration)	24 25
		Section 33(2)—	26
		omit, insert—	27
		(2) An emergency prohibited matter declaration remains in force until the day that is 3 months	28 29

		Agriculture and Fisheries and Other Legislation Amendment Bill 2023 Chapter 5 Amendment of Biosecurity Act 2014	
		[s 113]	
		after the day it was made, unless it is sooner revoked.	1 2
Clause	113	Omission of ss 34 and 35	3
		Sections 34 and 35—	4
		omit.	5
Clause	114	Replacement of ch 2, pt 3 hdg (Restricted matter)	6
		Chapter 2, part 3, heading—	7
		omit, insert—	8
		Part 3 Obligations relating to	9
		restricted matter	10
Clause	115	Omission of ch 2, pt 3, div 1 (Establishing what is restricted matter)	11 12
		Chapter 2, part 3, division 1—	13
		omit.	14
Clause	116	Omission of ch 2, pt 3, div 2, hdg (Obligations relating to restricted matter)	15 16
		Chapter 2, part 3, division 2 heading—	17
		omit.	18
Clause	117	Amendment of s 48 (Main function of local government)	19
		(1) Section 48(1)(a) to (e), as amended by this Act—	20
		omit, insert—	21
		(a) prohibited matter prescribed by regulation as invasive biosecurity matter;	22 23

_ ...

[s 118]

			(b)	bios	hibited matter declared as invasive security matter under an emergency hibited matter declaration;	1 2 3
			(c)		ricted matter prescribed by regulation as asive biosecurity matter;	4 5
			(d)	thar mat	invasive animal or invasive plant, other an animal or plant that is prohibited ter under paragraph (a) or (b) or ricted matter under paragraph (c), that—	6 7 8 9
				(i)	is provided for under a local law of the local government under subsection (4); and	10 11 12
				(ii)	in the opinion of the chief executive, satisfies the local invasive biosecurity matter criteria.	13 14 15
		(2)	Section 48(2), 'subsection (1)(e		nserted and renumbered by this Act,	16 17
			omit, insert—			18
			sub	sectio	on (1)(d)(ii)	19
Clause	118	On	nission of schs	1 an	d 2	20
			Schedules 1 and	2—		21
			omit.			22
Clause	119	Am	nendment and re	enur	nbering of sch 4 (Dictionary)	23
		(1)		initio <i>strict</i>	ns prohibited matter, prohibited matter ed matter and restricted matter	24 25 26
			omit.			27
		(2)	Schedule 4—			28
			insert—			29
			prohibited matte	er see	e section 19(1).	30

Agriculture and Fisheries and Other Legislation Amendment Bill 2023 Chapter 6 Amendment of Chemical Usage (Agricultural and Veterinary) Control Act 1988

[s 120]

	<i>restricted matter</i> see section 21(1).	1
(3)	Schedule 4, definition <i>repealed Act</i> , paragraph 1, 'schedule 3'—	2 3
	omit, insert—	4
	schedule 1	5
(4)	Schedule 4—	6
	renumber as schedule 2.	7

Chapter 6Amendment of Chemical8Usage (Agricultural and9Veterinary) Control Act 198810

Clause	120	Act amende	d	11
			pter amends the <i>Chemical Usage</i> (Agricultural and <i>ry</i>) Control Act 1988.	12 13
Clause	121	Replaceme	it of s 32 (Forfeiture to Crown)	14
		Section 3	2—	15
		omit, ins	ert—	16
		32 F	eturning seized thing	17
		(1) This section applies if an inspector has seized a thing under section 20(1)(g).	18 19
		(2) If the thing was seized as evidence, the chief executive must return the thing to its owner if the chief executive is satisfied—	20 21 22
			(a) it is no longer necessary to keep the thing as evidence; and	23 24

[s 121]

	prevent the thing from being possessed or used to commit the offence for which the	1 2 3 4
	-	5 6
(3)	return the thing to its owner unless the chief executive is satisfied there are reasonable grounds	7 8 9 10
(4)	e	11 12
	· · ·	13 14
	contravention of a notice given under	15 16 17
	to an approval given under section 17, if it is	18 19 20
	disposed of or otherwise dealt with contrary	21 22 23
	(e) the thing is needed, or may be needed, for—	24
	Act that is likely to be started or that	25 26 27
	proceeding for an offence against this	28 29 30
(5)		31 32

Agriculture and Fisheries and Other Legislation Amendment Bill 2023 Chapter 6 Amendment of Chemical Usage (Agricultural and Veterinary) Control Act 1988

[s 121]

	e			
			seized thing to State	1
(1)	This	s sect	ion applies if—	2
	(a)		nspector has seized a thing under section)(g); and	3 4
	(b)	eithe	er of the following applies—	5
		(i)	no appeal against the decision to seize the thing has been made under section 22;	6 7 8
		(ii)	an appeal against the decision to seize the thing under section 22 has been withdrawn or dismissed; and	9 10 11
	(c)		thing has not been returned to its owner er section 32.	12 13
(2)			f executive may decide a seized thing is to the State if an inspector—	14 15
	(a)		making reasonable inquiries—can not the owner of the thing; or	16 17
	(b)		r making reasonable efforts—can not rn the thing to its owner; or	18 19
	(c)		onably believes it is necessary to keep hing—	20 21
		(i)	to prevent it being used, stored, disposed of or otherwise dealt with contrary to this Act; or	22 23 24
		(ii)	to prevent it from being used to commit the offence for which it was seized.	25 26
(3)	Hov	vever	, the inspector is not required to—	27
	(a)		e inquiries if it would be unreasonable take inquiries to find an owner; or	28 29
	(b)		e efforts if it would be unreasonable to e efforts to return the thing to an owner.	30 31

[s	121]

	Example for paragraph (b)—	1
	the owner of the thing has migrated to another country	2 3
(4)	The inspector must consider the thing's condition, nature and value when deciding—	4 5
	(a) whether it is reasonable to make inquiries or efforts; and	6 7
	(b) if inquiries or efforts are made—what inquiries or efforts, including the period over which they are made, are reasonable.	8 9 10
(5)	If the chief executive decides the seized thing is forfeited to the State, the chief executive must give an information notice for the decision to a person (the <i>former owner</i>) who owned the thing immediately before the thing was forfeited.	11 12 13 14 15
(6)	If the decision was made under subsection (2)(a) or (b), the decision notice may be given by leaving the notice at the place where the thing was seized, in a conspicuous position and in a reasonably secure way.	16 17 18 19 20
(7)	The decision notice must state that the former owner may apply for a stay of the decision if the former owner appeals against the decision.	21 22 23
(8)	However, subsections (5) to (7) do not apply if—	24
	(a) the decision was made under subsection(2)(a) or (b); and	25 26
	(b) the place where the thing was seized is—	27
	(i) a public place; or	28
	(ii) a place where the notice is unlikely to be read by the former owner.	29 30
32B Dea Sta	aling with things forfeited or transferred to te	31 32

(1) A thing becomes the property of the State if— 33

[s 121]

	(a) the thing is forfeited to the State under section 32A(2); or	1 2
	(b) the owner of the thing and the State agree, in writing, to the transfer of the ownership of the thing to the State.	3 4 5
(2)	The chief executive may deal with the thing as the chief executive considers appropriate (for example, by destroying the thing or giving it away).	6 7 8 9
(3)	However, the chief executive must not deal with the thing in a way that could prejudice the outcome of an appeal against the seizure of the thing.	10 11 12 13
(4)	If the chief executive sells the thing, the chief executive may, after deducting the costs of the sale, return the proceeds of the sale to the owner of the thing.	14 15 16 17
	ght of appeal to Magistrates Court for cision to forfeit	18 19
(1)	This section applies in relation to a decision by the chief executive to forfeit a thing to the State under section $32A(2)$.	20 21 22
(2)	A person who is dissatisfied with the decision may appeal to a Magistrates Court against the decision.	23 24 25
(3)	Each of sections 22A, 22B, 22C, 22D and 22E apply in relation to the appeal as if—	26 27
	(a) a reference in the section to an appeal were a reference to an appeal under subsection (2); and	28 29 30
	(b) a reference in the section to the appellant	31

[s 122]

		 (c) a reference in the section to the decision appealed against were a reference to the decision under section 32A(2); and (d) a reference in the section to the decision maker were a reference to the chief executive. 	1 2 3 4 5 6
Clause	122 Amendment of Schedule–	of schedule (Dictionary)	7 8
	insert—	<i>owner</i> , of a thing that has been seized under this Act, includes a person who would be entitled to possession of the thing had it not been seized.	9 10 11 12
	Chapter 7	Amendment of Drugs Misuse Act 1986	13 14

Clause 123		Act amended This shorter amends the Drugs Misure Act 10%	
		This chapter amends the <i>Drugs Misuse Act 1986</i> .	16
Clause	124	Amendment of s 50 (What researcher licences authorise)	17
		(1) Section $50(1)(d)(iii)$ —	18
		omit.	19
		(2) Section $50(1)(d)(iv)$ —	20
		renumber as section 50(1)(d)(iii).	21
		(3) Section $50(1)$ —	22
		insert—	23

		[s 125]
		(h) to supply industrial cannabis seed to a seed 1 handler. 2
Clause	125	Amendment of s 51 (What grower licences authorise) 3
		(1) Section 51(c)(iii)— 4
		omit, insert— 5
		(iii) a seed handler; or 6
		 (iv) a person authorised under a regulation under section 48 to possess industrial cannabis seed; and 9
		(2) Section 51— 10
		insert— 1
		 (j) to supply industrial cannabis plants to a 12 person authorised under a regulation under 11 section 48 to possess industrial cannabis 14 plants.
Clause	126	Insertion of new pt 5B, div 12B
		After part 5B, division 12A—
		insert— 1
		Division 12B Information sharing
		110CA Exchanging information with relevant entity 2
		 (1) The chief executive may enter into an 2 arrangement (an <i>information-sharing</i> 22 <i>arrangement</i>) with a relevant entity for the 24 purposes of sharing or exchanging the following 24 information— (a) information held by the chief executive or 24 arrangement
		the relevant entity; 2

[s 126]

	(b)	information to which the chief executive or the relevant entity has access.	1 2
(2)	An subs	information-sharing arrangement under section (1) may relate only to—	3 4
	(a)	information held by the chief executive under part 5B; or	5 6
	(b)	information that helps—	7
		(i) the chief executive to perform the chief executive's functions under part 5B; or	8 9
		(ii) the relevant entity perform the entity's functions under a law of the State, another State or the Commonwealth.	10 11 12
(3)	chie	ler an information-sharing arrangement, the ef executive and the relevant entity are, despite ther Act or law, authorised to—	13 14 15
	(a)	ask for and receive information held by the other party to the arrangement or to which the other party has access; and	16 17 18
	(b)	disclose information to the other party.	19
(4)	Des	pite subsections (1) to (3)—	20
	(a)	the chief executive must not share or exchange, under an information-sharing arrangement, information contained in a report about a person's criminal history; and	21 22 23 24
	(b)	the chief executive or the relevant entity may use information received under an information-sharing arrangement only for the purpose for which the information was given under the arrangement.	25 26 27 28 29
(5)	In tl	his section—	30
	rele	<i>vant entity</i> means—	31
	(a)	the commissioner of the police service; or	32
	(b)	the chief executive of a department; or	33

		Agriculture and Fisheries and Other Legislation Amendment Bill 2023 Chapter 8 Amendment of Exhibited Animals Act 2015					
				[s 127]			
			(c)	an entity of, or representing, the Commonwealth or another State.	1 2		
	Cha	aptei		mendment of Exhibited nimals Act 2015	3 4		
Clause	127	Act a	amended		5		
		r	This chapter an	nends the Exhibited Animals Act 2015.	6		
		1	Note—		7		
			See also the am	endments in schedule 1, parts 1 and 3.	8		
Clause	128		ndment of s egory A)	33 (Meaning of <i>authorised animal</i>	9 10		
		(1)	Section 33(b)-	-	11		
		(omit, insert—		12		
			(b)	any of the following under the Nature Conservation Act—	13 14		
				(i) a class 1 animal;	15		
				(ii) a class 2 animal;	16		
				(iii) a dangerous animal.	17		
		(2)	Section 33, not		18		
		. ,	omit.		19		
Clause	129		ndment of s ority)	64 (Content of each exhibited animal	20 21		
			Section $64(1)(c$	e), example—	22		
		(omit.		23		

[s 130]

	Cha	apte	er 9	Amendment of Farm Business Debt Mediation Act 2017	1 2 3
Clause	130	Act	amende	ed	4
			This cha 2017.	apter amends the Farm Business Debt Mediation Act	5 6
			Note—		7
			See als	so the amendments in schedule 1, part 1.	8
Clause	131			nt of s 14 (Notice of intention to take nt action)	9 10
		(1)	Section	14, heading—	11
			omit, ins	sert—	12
			14	Notice inviting request for mediation	13
		(2)	Section	14(1)(a), 'an enforcement action notice'—	14
			omit, ins	sert—	15
				a notice inviting a request for mediation	16
		(3)	Section	14(2), 'An <i>enforcement action notice</i> '—	17
			omit, ins	sert—	18
				A notice inviting a request for mediation	19
		(4)	Section	14(4), 'enforcement action notice'—	20
			omit, ins	sert—	21
				notice inviting a request for mediation	22
Clause	132	Am	endmen	nt of s 90A (Review of Act)	23
			Section	90A(1), '5 years after 1 July 2017'—	24
			omit, ins	sert—	25

			[s 133]	
			10 years after 20 June 2022	1
Clause	133	Amendment	of sch 1 (Dictionary)	2
		(1) Schedule	1, definition enforcement action notice—	3
		omit.		4
		(2) Schedule	1—	5
		insert—		6
			<i>notice inviting a request for mediation</i> see section 14(2).	7 8
	Cha	pter 10	Amendment of Fisheries	9
			Act 1994	1(
	Part	1	Preliminary	1
Clause	134	Act amende	d	12
		This chap	oter amends the Fisheries Act 1994.	13
		Note—		14
		See also	the amendments in schedule 1, parts 1 and 3.	13
	Part	2	Amendments commencing on	10
			assent	17
Clause	135	Amendment primarily ac	of s 3A (How particular purposes are to be hieved)	18 19
		Section 3	A(1)(b) and (2)(a), 'indigenous fishing'—	20
		omit, inse	ert—	21

[s 136]

		Indigenous fishing	1
Clause	136	Amendment of s 5 (Meaning of <i>fish</i>) Section 5(2)(c), ', bêche-de-mer and other'— <i>omit, insert</i> — and	2 3 4 5
Clause	137	Amendment of s 14 (Defence for Aborigines and Torres Strait Islanders for particular offences)	6 7
		(1) Section 14, heading, 'Aborigines and Torres Strait Islanders'—	8 9
		omit, insert—	10
		Aboriginal peoples and Torres Strait Islander peoples	11 12
		(2) Section 14(1)(a) and (b), 'Aborigine'—	13
		omit, insert—	14
		Aboriginal person	15
		(3) Section 14(1)(a) and (b), after 'Torres Strait Islander'—	16
		insert—	17
		person	18
		(4) Section 14, 'Island Custom'—	19
		omit, insert—	20
		Ailan Kastom	21
Clause	138	Amendment of s 31 (Exclusion zone)	22
		(1) Section $31(1)$ to (3), 'apparatus'—	23
		omit, insert—	24
		equipment	25
		(2) Section 31(3), 'on a boat'—	26

Agriculture and Fisheries and Other Legislation Amendment Bill 2023 Chapter 10 Amendment of Fisheries Act 1994

	[s 139]
	omit, insert—
	in a boat
	(3) Section 31(4), definition <i>shark control apparatus</i> —
	omit, insert—
	shark control equipment means—
	(a) any equipment, such as a net or line, that is connected to a buoy marked with the words 'shark control program'; and
	(b) any buoy or other thing that is connected to the equipment.
	Examples of other things for paragraph (b) —
	anchor, float, hook, sinker
Clause 139	Amendment of s 61 (Conditions imposed on issue or renewal—general) Section 61(1)(b), 'payment of a bond'—
	omit, insert—
	the holder of the authority to give a bank guarantee
Clause 140	Insertion of new s 61A
	After section 61—
	insert—
	61A Conditions imposed for repeated interactions with protected animals
	(1) This section applies if an authority holder has more than 1 interaction with a protected animal within a 12 month period.
	(2) The chief executive may amend the authority to impose reasonable conditions to reduce the risk of future interactions with a protected animal during

[s 140]

		tated nple-	reasonable	period,	including,	for	1 2
((a) a condition requiring the holder to develop an individual mitigation plan; and						
((b)		ndition imposi irements on th	-		tion	5 6
((c)	a co	ndition imposi	ng a restr	iction on—		7
		(i)	how long ne water; or	ts may b	e placed in	the	8 9
		(ii)	the types of f be used; or	ishing apj	paratus that	may	10 11
		(iii)	the carrying activities.	out of p	articular fis	hing	12 13
6		ority	ef executive i under this se				14 15 16
((a)		in the condition must			hich	17 18
((b)	and	ew the condition decide wheth and be amended	ner or no	ot the authority	ority	19 20 21
1 1 1	auth mus infoi	ority t giv	ef executive i under this se ve the holde on notice for t	ction, the er of the	chief execute authority	itive an	22 23 24 25 26
i	impo		51(8) to (10) n of a condition.				27 28 29
. ,			3 does not app under this sec	•	mendment o	of an	30 31
5	secti	ion m	ion imposed c ay also be im al of the autho	posed on	the authority	y on	32 33 34

Agriculture and Fisheries and Other Legislation Amendment Bill 2023 Chapter 10 Amendment of Fisheries Act 1994

			[s 141]	
			the condition applies has not ended.	1
		(8)	In this section—	2
			<i>interaction</i> , with a protected animal, means physical contact between a boat, person or fishing apparatus involved in a fishing operation and the animal.	3 4 5 6
Clause	141	Amendment o	f s 63 (Amendment of authority)	7
		Section 63((4)(d), after 'request'—	8
		insert—		9
			under section 63A	10
Clause	142	Insertion of ne	ew ss 63A to 63D	11
		After section	on 63—	12
		insert—		13
		63A Ap	plication for amendment of authority	14
		(1)	The holder of an authority may apply to the chief executive to amend the authority.	15 16
		(2)	An application under this section must be—	17
			(a) made in the approved form; and	18
			(b) accompanied by the fees prescribed by regulation.	19 20
		(3)	If asked by the chief executive, the applicant must give the further relevant information or evidence the chief executive requires to decide the application.	21 22 23 24
			nsideration of application for amendment of hority	25 26
		(1)	The chief executive must consider an application to amend an authority and may amend the	27 28

[s 143]

	authority in the way requested or refuse the application.	1 2
(2)	In considering an application to amend an authority, the chief executive must comply with any relevant regulation or declaration.	3 4 5
63C Ref	usal to amend	6
(1)	The chief executive may refuse an application to amend an authority if the chief executive is satisfied the refusal is necessary or desirable for the best management, use, development or protection of fisheries resources or fish habitats.	7 8 9 10 11
(2)	Compensation is not payable if the chief executive refuses an application to amend an authority.	12 13 14
(3)	However, subsection (2) does not prevent a regulation providing for payment of compensation.	15 16 17
63D Not	tice of refusal of application for amendment	18
	If the chief executive refuses an application to amend an authority, the chief executive must promptly—	19 20 21
	(a) give the applicant an information notice for the refusal; and	22 23
	(b) refund the fees paid by the applicant, other than fees for assessing the application.	24 25
	of s 68AB (Suspension or cancellation for of fee other than because of dishonoured	26 27 28
Section 68A	AB—	29
omit, insert		30

omit, insert—

Clause 143

[s 143]

of	uspension or cancellation for non-payment particular fees other than because of honoured cheque	1 2 3
(1)	This section applies if—	4
	(a) a fee payable under this Act for or relating to an authority is not paid by the due date for the fee stated in a fee notice for the fee given to the holder of the authority; and	5 6 7 8
	(b) the fee is not for an application to transfer or amend the authority; and	9 10
	(c) section 68A does not apply in relation to the non-payment of the fee.	11 12
(2)	The authority is suspended—	13
	 (a) if the holder of the authority was given the fee notice at least 30 days before the due date—from the due date until the fee is paid or a repayment agreement for the fee is made; or 	14 15 16 17 18
	(b) if the holder of the authority was given the fee notice fewer than 30 days before the due date—from 30 days after the notice is given until the fee is paid or a repayment agreement for the fee is made.	19 20 21 22 23
(3)	If the authority is a charter fishing licence or commercial fisher licence, and the authority is still suspended under subsection (2) 90 days after the fee notice for the fee was given to the holder of the authority, the authority is cancelled.	24 25 26 27 28
(4)	In this section—	29
	<i>charter fishing licence</i> means an authority that, under a regulation, is described as a charter fishing licence.	30 31 32
	<i>commercial fisher licence</i> means an authority that, under a regulation, is described as a commercial fisher licence.	33 34 35

[s 144]

		<i>due date</i> , for a fee payable under this Act, means the date on which the fee is due to be paid under this Act.	1 2 3
		<i>fee notice</i> , for a fee payable under this Act, means a notice given to the holder of an authority that states—	4 5 6
		(a) the due date for the fee; and	7
		(b) that the authority may be cancelled or suspended if the fee is not paid or a repayment agreement for the fee is not made by the due date.	8 9 10 11
		<i>repayment agreement</i> , for a fee payable under this Act, means a written agreement between the holder of the authority and the chief executive for the payment of the fee.	12 13 14 15
Clause	144	Omission of pt 5, div 3A, sdiv 3 (Fish movement exemption notices)	16 17
		Part 5, division 3A, subdivision 3—	18
		omit.	19
Clause	145	Amendment of s 79A (Contravening a condition of an authority)	20 21
		Section 79A, penalty—	22
		omit, insert—	23
		Maximum penalty—	24
		 (a) for a contravention of a condition imposed under section 61 or 62—100 penalty units; or 	25 26 27
		(b) for a contravention of a condition imposed under section 61A—1,000 penalty units.	28 29

[s 146]

Clause	146	Insertion of ne	ew s [·]	139B	1			
		After section 139A—						
		<i>insert</i> — 139B References to thing and seized thing						
		(1)	Generally, in this part, a reference to a thing is a reference to any thing, including, for example—					
			(a)	a chemical; and	7			
			(b)	a computer; and	8			
			(c)	a container; and	9			
			(d)	the contents of a container; and	10			
			(e)	a document; and	11			
			(f)	fisheries resources; and	12			
			(g)	fishing apparatus; and	13			
			(h)	a GPS plotter; and	14			
			(i)	a mobile telephone.	15			
		(2)		o, a reference in this part to a thing that may or is, seized includes—	16 17			
			(a)	a reference to a boat that may be, or is, seized under this part; and	18 19			
			(b)	a reference to a vehicle that may be, or is, seized under this part.	20 21			
Clause	147	47 Insertion of pt 8, div 2A and sdiv 1 hdgs						
		After section 150C—						
		insert—			24			
		Divisio	on 2/	A Seizure	25			
		Subdiv	/isio	on 1 Powers to seize	26			

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[s 148]

Clause	148	Replacement of ss 151–153				
		Sections 151 to 153—				
		omit, insert— 151 Seizing evidence consistent with purpose of entry by consent				
		(1)	This	s section applies if an inspector—	6	
			(a)	is authorised to board a boat or enter a vehicle or a place with the consent of the person in charge of the boat or vehicle or the occupier of the place; and	7 8 9 10	
			(b)	boards the boat or enters the vehicle or place after obtaining the consent.	11 12	
		(2)		inspector may seize the boat or vehicle or a g in the boat, vehicle or place if—	13 14	
			(a)	the inspector believes, on reasonable grounds, that the boat, vehicle or thing is evidence of an offence against this Act; and	15 16 17	
			(b)	the seizure is consistent with the purpose of entry as explained to the person in charge or occupier when asking for the consent.	18 19 20	
		152 Sei	zing	evidence for which warrant issued	21	
		(1)	This	s section applies if an inspector—	22	
			(a)	is authorised to board a boat or enter a vehicle or place under a warrant; and	23 24	
			(b)	boards the boat or enters the vehicle or place under the warrant.	25 26	
		(2)		inspector may seize the evidence for which warrant was issued.	27 28	
		153 Other seizure powers				
		(1)		s section applies if an inspector—	29 30	

[s 149]

		(a) is authorised to board a boat or enter a vehicle or place under this part, whether by consent, under a warrant or otherwise; and	1 2 3
		(b) boards the boat or enters the vehicle or place.	4 5
	(2)	The inspector may seize the boat or vehicle or a thing in the boat, vehicle or place if the inspector believes on reasonable grounds—	6 7 8
		(a) the boat, vehicle or thing is evidence of an offence against this Act; and	9 10
		(b) the seizure is necessary to prevent the boat, vehicle or thing being—	11 12
		(i) hidden, lost or destroyed; or	13
		(ii) used to continue or repeat the offence.	14
	(3)	The inspector may seize the boat or vehicle or a thing in the boat, vehicle or place if the inspector believes on reasonable grounds the boat, vehicle or thing has been used in committing an offence against this Act.	15 16 17 18 19
	(4)	The inspector may seize a container in the boat, vehicle or place, including its contents, if the inspector believes on reasonable grounds—	20 21 22
		(a) the container contains 1 or more things; and	23
		(b) any 1 or more of the things is evidence of an offence against this Act.	24 25
149	Insertion of ne	ew s 156A	26
	After section	on 156—	27
	insert—		28
	156ASe	eizure of thing subject to security	29
	(1)	An inspector may seize a thing under this division, and exercise powers relating to the thing, despite a lien or other security over the thing	30 31 32

[s 150]

		claimed by anothe	er person.	1
		(2) However, the sei	zure does not affect the other	2
		-	the lien or other security against	3
		-	han the inspector or a person	4
		acting for the insp	ector.	5
Clause	150	Amendment of s 157 (Receipt	to be given)	6
		(1) Section $157(1)$, '(including a b	ooat or vehicle)'—	7
		omit.		8
		(2) Section $157(3)(a)$, 'at the place	e'—	9
		omit, insert—		10
		in the place		11
		(3) Section 157—		12
		insert—		13
		(5) Also, this section fisheries resources	does not apply in relation to s that are—	14 15
			ne wild or the place from which ken under section 159(2); or	16 17
		(b) disposed of u	under section 159(3).	18
Clause	151	Amendment of s 159 (Inspecto resources taken unlawfully)	r may dispose of fisheries	19 20
		Section 159—		21
		insert—		22
		(4) Before the inspec	ctor returns fisheries resources	23
			(2) or disposes of fisheries	24
			ubsection (3), the inspector must	25
		and form of the fit	entifying the species, quantity, sheries resources.	26 27
		Example of a record j		28
		taking a digital ph	otograph of the fisheries resources	29

				[s 152]	
			(5)	If the person from whom the fisheries resources are seized asks the inspector for a copy of a record made under subsection (4), the inspector must give the person a copy of the record.	1 2 3 4
Clause	152	Am	endment o	f s 165 (Where and how to start appeal)	5
		(1)	Section 165	δ(1)—	6
			insert—		7
				Note—	8
				See also section 179 in relation to claiming compensation for loss or expense incurred because of the exercise or purported exercise of a power under this part.	9 10 11 12
		(2)	Section 165	j(3)—	13
			omit, insert		14
			(3)	Also, the person may not appeal if the fisheries resources are—	15 16
				(a) returned to the wild or the place from which they were taken under section 159(2); or	17 18
				(b) disposed of under section 159(3).	19
Clause	153		endment o	f s 173B (Additional power of police officer warrant)	20 21
		(1)	Section 17 vehicle'—	3B(2)(a), 'at the place or on the boat or in the	22 23
			omit, insert		24
				in the place, boat or vehicle	25
		(2)	Section 173	3B—	26
			insert—		27
			(6)	This section does not limit the powers of the police officer under the <i>Police Powers and Responsibilities Act 2000</i> .	28 29 30

[s 154]

			Note	<u>}</u>	1
			A p	ee, for example, the <i>Police Powers and Responsibilities</i> <i>ct 2000</i> , chapter 1, part 3, division 2 for particular owers that a police officer helping an inspector may xercise under that Act.	2 3 4 5
Clause	154	Replacement	of s	182 (Obstruction etc. of inspector)	6
		Section 182		· · · /	7
		omit, insert	. <u> </u>		8
		182 Ob:	struc	cting inspector	9
		(1)	that	erson must not obstruct an inspector in a way prevents the inspector from exercising a ver unless the person has a reasonable excuse.	10 11 12
			Ma	ximum penalty—100 penalty units.	13
		(2)	mer dec	person has obstructed an inspector in the way ntioned in subsection (1) and the inspector ides to proceed with the exercise of the power, inspector must, if practicable, warn the person	14 15 16 17 18
			(a)	it is an offence to cause an obstruction unless the person has a reasonable excuse; and	19 20 21
			(b)	the inspector considers the person's conduct an obstruction.	22 23
		(3)	In t	his section—	24
			obs	truct includes—	25
			(a)	to assault, hinder, resist, abuse or intimidate; and	26 27
			(b)	to attempt or threaten to obstruct.	28
Clause	155	Amendment o	fs1	84 (Evidentiary provisions)	29
		Section 184	l(2)—	_	30

					[s 156]	
			omit, insert	<u>;</u>		1
			(2)	this reas	a power of an inspector to do anything under Act must be presumed unless a party, by sonable notice, requires proof of the bector's power.	2 3 4 5
Clause	156	Ins	ertion of ne	ew s	184A	6
			After section	on 18	4	7
			insert—			8
			184A Pi	roof	of appointment unnecessary	9
				the	a proceeding for an offence against this Act, appointment of the following persons must be sumed unless the contrary is proved—	10 11 12
				(a)	the chief executive;	13
				(b)	an inspector;	14
				(c)	an officer, or the holder of an office, to whom a function of the chief executive to give a notice or approve a form is delegated.	15 16 17
Clause	157	Am	endment o	of scl	ו 1 (Dictionary)	18
		(1)	exemption i	notic	efinitions fisheries offence, fish movement e, indigenous fishing, offence against this Act arrier works—	19 20 21
			omit.			22
		(2)	Schedule 1-			23
			insert—			24
				fish	eries offence means an offence against—	25
				(a)	fisheries legislation; or	26
				(b)	the <i>Biosecurity Act 2014</i> , if the offence relates to fisheries resources or fish habitats; or	27 28 29

[s 157]

(c)	the <i>Economic Development Act 2012</i> , the Planning Act or the <i>State Development and</i> <i>Public Works Organisation Act 1971</i> , if the offence relates to fisheries development.	1 2 3 4
in,	a boat, vehicle or place, includes—	5
(a)	for a boat or vehicle—on the boat or vehicle; and	6 7
(b)	for a place—on or at the place.	8
Abo	<i>igenous fishing</i> means fishing conducted by original peoples or Torres Strait Islander ples.	9 10 11
	ence against this Act, other than for sections to 220B, includes—	12 13
(a)	an offence against the <i>Biosecurity Act 2014</i> , if the offence relates to fisheries resources or fish habitats; or	14 15 16
(b)	an offence against the <i>Economic</i> <i>Development Act 2012</i> , the Planning Act or the <i>State Development and Public Works</i> <i>Organisation Act 1971</i> , if the offence relates to fisheries development.	17 18 19 20 21
pro	tected animal means—	22
(a)	a protected animal under the <i>Nature Conservation Act 1992</i> ; or	23 24
(b)	an animal of a listed threatened species, listed migratory species or listed marine species under the <i>Environment Protection</i> <i>and Biodiversity Conservation Act 1999</i> (Cwlth).	25 26 27 28 29
cros with	<i>erway barrier works</i> means a dam, weir, ssing, fill or other complete or partial barrier hin a waterway if the barrier limits fish access or movement within, a waterway.	30 31 32 33

[s 158]

		(3)	Schedule 1, definition <i>aquaculture fisheries resourc</i> 'live'—	ees, 1 2
			omit.	3
		(4)	Schedule 1, definition <i>fishing sector</i> , paragraph (d)—	4
			omit, insert—	5
			(d) Indigenous fishing.	6
		(5)	Schedule 1, definition <i>serious fisheries offence</i> , paragra (a)—	aph 7 8
			insert—	9
			(viia) section 87(1);	10
		(6)	Schedule 1, definition <i>serious fisheries offence</i> , paragra (a)(viia) to (xii)—	aph 11 12
			renumber as paragraph (a)(viii) to (xiii).	13
	Part	3	Amendments commencing by	/ 14
			proclamation	15
	Divisi	on	1 Amendments relating to	16
		•	aquaculture authorities	10
Clause	158	Am	endment of s 49 (Authorities that may be issued)	18
		(1)	Section 49(1)—	19
			insert—	20
			(da) an aquaculture authority;	21
		(2)	Section 49(1)(da) and (e)—	22
			renumber as section 49(1)(e) and (f).	23
Clause	159	Am	endment of s 52 (Things authorised by authorities)	24
		(1)	Section 52, heading, after 'authorities'—	25

[s 160]

		insert—			1
			gen	erally	2
	(2)	Section 52((4)—		3
		omit.			4
160	Ins	ertion of ne	ew s	52A	5
		After section	on 52		6
		insert—			7
			Jacu	rce allocation authority and Iture authority do not confer particular	8 9 10
		(1)	Thi	s section applies despite section 52.	11
		(2)		esource allocation authority does not confer on holder—	12 13
			(a)	any right of ownership or tenure over the land, waters or resources mentioned in the authority; or	14 15 16
			(b)	the right to carry out the development mentioned in the authority, unless the development is approved under the Planning Act.	17 18 19 20
		(3)	dev	aquaculture authority relating to aquaculture elopment does not confer on the holder of the nority—	21 22 23
			(a)	any right of ownership or tenure over the land, waters or resources to which the development relates; or	24 25 26
			(b)	the right to carry out the development, unless the development is approved under the <i>Economic Development Act 2012</i> , the Planning Act or the <i>State Development and</i> <i>Public Works Organisation Act 1971</i> .	27 28 29 30 31

		[s 161]
		Note for subsections (2) and (3)—	1
		See also section 76T(2)(a) and (b) and the Planning Act section 163.	t, 2 3
Clause	161	Insertion of new s 55A	4
		After section 55—	5
		insert—	6
		55A Additional matter to consider for resource allocation authority or aquaculture authority	7 8
		(1) In deciding an application for a resource allocation authority or aquaculture authority, the chief executive must have regard to the impact of the relevant development on—	e 10
		(a) coastal management under the <i>Coasta</i> <i>Protection and Management Act 1995</i> ; and	l 13 14
		(b) the protection of Queensland waters as required under the <i>Environmenta</i> <i>Protection Act 1994</i> ; and	-
		(c) the management of marine parks under the <i>Marine Parks Act 2004</i> .	e 18 19
		(2) In this section—	20
		<i>relevant development</i> means—	21
		 (a) for an application for a resource allocation authority—the development proposed to be mentioned in the authority; or 	
		(b) for an application for an aquaculture authority—the aquaculture development to which the authority is proposed to relate.	
Clause	162	Amendment of s 58 (Consideration of application for renewal of authority (other than permit))	28 29
		(1) Section 58—	30

[s 163]

Clause

		insert—		1
		(2A)	If the application is for renewal of a resource allocation authority or aquaculture authority, section 55A applies for deciding the application.	2 3 4
	(2)	Section 58((2A) and (3)—	5
		renumber a	s section 58(3) and (4).	6
163	Am	endment o	f s 59 (Refusal to issue or renew)	7
	(1)	Section 59((1), examples 3 and 4—	8
		omit, insert		9
			3 The applicant has had a licence, permit, concession or other authority issued under fisheries legislation (each a <i>fisheries authority</i>) cancelled or suspended.	10 11 12
			4 The applicant has not complied with a condition of a fisheries authority or fisheries development approval.	13 14 15
	(2)	Section 59-	_	16
		insert—		17
		(1A)	The chief executive must refuse to issue an authority to a person if the chief executive can not issue the authority to the person because of a restriction on the issue prescribed by regulation.	18 19 20 21
	(3)	Section 59((3), 'subsection (2)'—	22
		omit, insert	·	23
			subsection (3)	24
	(4)	Section 59((1A) to (3)—	25
		renumber a	15 = 59(2) to (4).	26
164		endment o ue or renev	f s 60 (Notice of refusal of application for val etc.)	27 28
		Section 60((a)—	29

			[s 165]	
	omit, insert—			1
	(8	a) give	e the applicant—	2
		(i)	for a refusal other than a refusal mentioned in section 59(2)—an information notice for the refusal; or	3 4 5
		(ii)	for a refusal mentioned in section 59(2)—written notice of the refusal stating the reason for the refusal; and	6 7 8
Clause 165	Insertion of new	s 62A		9
	After section (62—		10
	insert—			11
	62A Restr autho		on condition of aquaculture	12 13
			tion applies to a condition (an <i>authority n</i>) that is—	14 13
	(8	-	oosed on an aquaculture authority under tion 61; or	10 17
	(1		scribed by regulation for the authority er section 62.	18 19
	w d	vith a de evelopr	nority condition must not be inconsistent evelopment condition of the aquaculture nent approval mentioned in the ure authority.	20 21 22 23
	is th av	incons ne aqu uthority	te subsection (2), the authority condition sistent with a development condition of aculture development approval, the v condition does not apply to the extent y to avoid the inconsistency.	24 25 20 27 28
	(4) In	n this se	ection—	29
			<i>nent condition</i> , of an aquaculture nent approval, means—	3(3

[s 166]

Clause

		(a)	for an aquaculture development approval that is a development approval under the Planning Act—a development condition under that Act; or	1 2 3 4
		(b)	for an aquaculture development approval that is a PDA development approval under the <i>Economic Development Act 2012</i> —a PDA development condition under that Act; or	5 6 7 8 9
		(c)	for an aquaculture development approval that is an SDA approval under the <i>State</i> <i>Development</i> and <i>Public</i> Works <i>Organisation</i> Act 1971—a condition imposed on the approval under section 84E(1)(a)(i) of that Act.	10 11 12 13 14 15
166	Amendment o	fs6	3 (Amendment of authority)	16
	Section 63(6)—		17
	omit, insert-			18
	(6)	Toı	remove any doubt, it is declared that—	19
		(a)	a condition that may be imposed on an authority under section 61 when the authority is issued or renewed may be imposed on the authority by amendment; and	20 21 22 23 24
		(b)	any requirements for imposing the condition under subdivision 3 apply for imposing the condition on the authority by amendment.	25 26 27
167	Amendment of development a		3 (Registers of authorities and fisheries ovals)	28 29
	Section 73,	head	ing and subsection (1)—	30
	omit, insert-			31

[s 168]

	73 Register of	authorities	1
		ief executive must keep a register of ies issued by the chief executive.	2 3
Clause 168	Replacement of pt 5, c	div 3A, hdg and sdiv 1	4
	Part 5, division 3A, l	neading and subdivision 1—	5
	omit, insert—		6
	Division 3A	Fisheries development	7
	Subdivision ⁻		8
		particular development or activities	9 10
		llocation authority for prescribed sh habitat area development	11 12
	declared a persor person interferi	ties development approval for prescribed I fish habitat area development authorises to carry out the development only if the holds a resource allocation authority for ng with a declared fish habitat area to he development relates.	13 14 15 16 17 18
	Note—	-	19
	See als	so section 88B.	20
	fisheries	espite the Planning Act, section 73, the s development approval attaches to the nentioned in the resource allocation y.	21 22 23 24
		e authority for prescribed e development	25 26
	prescrib	uaculture development approval for ed aquaculture development authorises a to carry out the development only if the	27 28 29

[s 169]

	person holds an aquaculture authority for interfering with fish habitat in the Queensland waters or on the unallocated tidal land mentioned in the approval.	1 2 3 4
	Note—	5
	See also section 88C.	6
aut	sociated aquaculture activities not horised by aquaculture development proval	7 8 9
	An aquaculture development approval for aquaculture development does not authorise a person to carry out associated aquaculture activities for the development.	10 11 12 13
	Note—	14
	See also section 88D.	15
	of s 88B (Carrying out particular vithout resource allocation authority)	16 17
Section 88E	}	18
omit, insert-	_	19
area	rying out prescribed declared fish habitat a development without resource allocation hority	20 21 22
(1)	A person must not carry out prescribed declared fish habitat area development unless the person holds a resource allocation authority for interfering with the declared fish habitat area to which the development relates.	23 24 25 26 27
	Maximum penalty—3,000 penalty units.	28
(2)	Subsection (1) does not apply to a person for carrying out prescribed declared fish habitat area development if—	29 30 31

	[s 169]
	(a) the person starts the development because of an emergency endangering—	f
	(i) the life or health of a person; or	
	(ii) the structural safety of a building; and	
	 (b) as soon as practicable after starting the development, the person gives written notice of the development to each relevant person for the development; and 	e
	 (c) the person is not required to stop carrying out the development by an enforcement notice or enforcement order under the Planning Act. 	t
(3)	In this section—	
	<i>relevant person</i> , for prescribed declared fish habitat area development, means each of the following—	
	(a) the chief executive;	
	(b) the person who would be the assessment manager if a development application were made for the development.	
	rrying out prescribed aquaculture velopment without aquaculture authority	
	A person must not carry out prescribed aquaculture development unless the person holds an aquaculture authority for—	
	(a) carrying out associated aquaculture activities for the development; and	•
	(b) interfering with fish habitat in the Queensland waters or on the unallocated tidal land mentioned in the aquaculture development approval for the development.	1 2
	Maximum penalty—1,665 penalty units.	

Maximum penalty—1,665 penalty units.

		ut associated aquaculture activity uaculture authority	1 2
	aquacu unless authori	son must not carry out an associated lture activity for aquaculture development the person holds an aquaculture authority sing the carrying out of the activity. um penalty—1,665 penalty units.	3 4 5 6 7
Clause 170	Insertion of new pt 12	2, div 12	8
	Part 12—	, ,	9
	insert—		10
	Division 12	Transitional provisions for	11
		Agriculture and Fisheries	12
		and Other Legislation	13
		Amendment Act 2023	14
	Subdivision	1 Preliminary	15
	279 Definitions	for division	16
	In this	division—	17
	•	<i>application</i> means a change application he Planning Act.	18 19
	relating under means	<i>person</i> , for an aquaculture authority to aquaculture development approved an aquaculture development approval, the person in whom the benefit of the poment approval vests.	20 21 22 23 24
	means	<i>g aquaculture development approval</i> an aquaculture development approval that in effect immediately before the ncement.	25 26 27 28
	former	resource allocation authority, for	29

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10

prescribed aquaculture development, means a
resource allocation authority for interfering with
fish habitat in Queensland waters or on
unallocated tidal land for the development.14

Subdivision 2 Former resource allocation 5 authorities and undecided 6 applications 7

280 Continuation of former resource allocation authority for prescribed aquaculture development

- This section applies in relation to a former 11 resource allocation authority for prescribed 12 aquaculture development that was in effect 13 immediately before the commencement.
- (2) From the commencement, the former resource 15 allocation authority continues in effect, subject to subsections (3) to (5).
 17
- (3) The former resource allocation authority 18 continues in effect under subsection (2) until it 19 is— 20
 - (a) cancelled, whether under section 282(5) or 21 otherwise; or 22
 - (b) surrendered. 23
- (4) The holder of the former resource allocation 24 authority may not apply to renew the authority. 25
- (5) While the former resource allocation authority is 26 in effect under subsection (2), the holder of the 27 authority is taken to hold an aquaculture authority 28 authorising interference with fish habitat in the 29 Queensland waters or on the unallocated tidal 30 land mentioned in the authority. 31

allo	decided application for former resource ocation authority for prescribed aquaculture relopment	
(1)	This section applies in relation to an application for the issue of a former resource allocation authority for prescribed aquaculture development made but not decided or withdrawn before the commencement.	
(2)	If, immediately before the commencement, a development approval for the prescribed aquaculture development was in effect, the application lapses on the commencement.	
	<i>Note—</i> See section 283 under which the chief executive is required to issue an aquaculture authority.	
(3)	If subsection (2) does not apply in relation to the application—	
	 (a) on the commencement, the application is taken to be an application for the issue of an aquaculture authority for the prescribed aquaculture development; and 	
	(b) the application must be decided under this Act and is subject to any requirements for, or restrictions on, the issue of the aquaculture authority applying under this Act from the commencement.	
Subdiv	vision 3 Existing aquaculture development approvals	
282 Iss res	ue of aquaculture authority if former ource allocation authority for prescribed aculture development	

(2)	prescribed aquaculture development if, immediately before the commencement, a former resource allocation authority is in effect for the development. As soon as practicable after the commencement, the chief executive must issue to the holder of the former resource allocation authority an aquaculture authority for the prescribed aquaculture development authorising—	1 2 3 4 5 6 7 8 9
	(a) the carrying out of associated aquaculture activities for the development; and	10 11
	(b) interfering with fish habitat in the Queensland waters or on the unallocated tidal land mentioned in the aquaculture development approval for the development, to the extent the interference was authorised under the former resource allocation authority.	12 13 14 15 16 17 18
(3)	However, if, immediately before the commencement, a change application for the existing aquaculture development approval was made but not decided or withdrawn, the chief executive must issue the aquaculture authority under subsection (2)—	19 20 21 22 23 24
	(a) after the change application is decided or withdrawn; and	25 26
	(b) in relation to the aquaculture development approval for the aquaculture development in effect at that time.	27 28 29
(4)	Section 61 applies for the issue of the aquaculture authority.	30 31
(5)	When the aquaculture authority is issued under subsection (2), the former resource allocation authority is cancelled.	32 33 34
(6)	Subsection (7) applies if the aquaculture development approval refers to a provision of the	35 36

	former resource allocation authority (the <i>former provision</i>).	1 2
(7)	The reference is taken to be a reference to the provision in the aquaculture authority corresponding to the former provision.	3 4 5
	ue of aquaculture authority if s 282 does apply	6 7
(1)	This section applies in relation to an existing aquaculture development approval other than an existing aquaculture development approval to which section 282 applies.	8 9 10 11
(2)	As soon as practicable after the commencement, the chief executive must issue to the entitled person an aquaculture authority relating to the aquaculture development approved under the aquaculture development approval authorising—	12 13 14 15 16
	(a) the carrying out of associated aquaculture activities for the development; and	17 18
	(b) if the aquaculture development approval authorises prescribed aquaculture development—interfering with fish habitat in the Queensland waters or on the unallocated tidal land mentioned in the aquaculture development approval.	19 20 21 22 23 24
(3)	However, if, immediately before the commencement, a change application for the existing aquaculture development approval was made but not decided or withdrawn, the chief executive must issue the aquaculture authority under subsection (2)—	25 26 27 28 29 30
	(a) after the change application is decided or withdrawn; and	31 32

	(b) in relation to the aquaculture development approval for the aquaculture development in effect at that time.	1 2 3
(4)	Section 61 applies for the issue of the aquaculture authority.	4 5
(5)	If asked by the chief executive, the entitled person must give the chief executive any relevant information or evidence the chief executive requires to issue the aquaculture authority.	6 7 8 9
(6)	If the chief executive has asked the entitled person for information or evidence under subsection (5), the chief executive is not required to issue the aquaculture authority under this section until the chief executive is satisfied the person has given the information or evidence.	10 11 12 13 14 15
	application of particular development iditions	16 17
(1)	This section applies if—	18
	 (a) the chief executive is required to issue an aquaculture authority under section 282 or 283 in relation to an existing aquaculture development approval; and 	19 20 21 22
	(b) the chief executive, after consulting the relevant planning chief executive, decides a development condition of the existing aquaculture development approval—	23 24 25 26
	(i) relates to associated aquaculture activities for the aquaculture development; and	27 28 29
	 (ii) is inconsistent with the associated aquaculture activities to be authorised under the aquaculture authority or will become obsolete or redundant after the aquaculture authority is issued. 	30 31 32 33 34

(2)	The chief executive must ensure the aquaculture authority, when issued—	1 2
	(a) identifies the development condition; and	3
	(b) includes an explanation of the effect of this section.	4 5
(3)	Section 62A does not apply to a condition imposed on the aquaculture authority that is inconsistent with the development condition.	6 7 8
(4)	From when the aquaculture authority is issued under subsection (2)—	9 10
	 (a) the development condition does not apply in relation to carrying out associated aquaculture activities for the aquaculture development; and 	11 12 13 14
	(b) a person does not commit an offence against a development approval offence provision for an act or omission that would, other than for this section, only contravene the development condition.	15 16 17 18 19
(5)	Subsection (4) applies despite anything in the Act under which the aquaculture development approval was given.	20 21 22
(6)	In this section—	23
	<i>development approval offence provision</i> means—	24 25
	(a) for an aquaculture development approval under the Planning Act—section 164 of that Act; or	26 27 28
	(b) for an aquaculture development approval under the <i>Economic Development Act</i> 2012—section 75 of that Act; or	29 30 31
	(c) for an aquaculture approval under the <i>State</i> <i>Development</i> and <i>Public</i> Works	32 33

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Organisation Act 1971—section 84C of that 1 Act. 2

development condition, of an aquaculture development approval, see section 62A(4).

relevant planning chief executive, in relation to an existing aquaculture development approval, means the chief executive of the department in which the Act under which the development approval is given is administered.

285 Carrying out associated aquaculture activity for aquaculture development

- This section applies in relation to aquaculture 12 development approved under an existing 13 aquaculture development approval mentioned in 14 section 282 or 283.
- (2) Sections 76C and 88D do not apply to a person 16
 who carries out an associated aquaculture activity 17
 for the aquaculture development under the 18
 aquaculture development approval. 19
- (3) Subsection (2) stops applying when the 20 aquaculture authority relating to the aquaculture 21 development is issued under section 282 or 283.

Subdivision 4	Aquaculture development	23
	approvals given for	24
	existing development	25
	applications	26

286 Application of subdivision	27
(1) This subdivision applies if—	28
(a) immediately before the commencement, a	29
relevant development application for	30
aquaculture development had been made but	31

	had not lapsed, been decided or withdrawn; and	1 2
	(b) after the commencement, an aquaculture development approval is given for the aquaculture development.	3 4 5
(2)	In this section—	6
	relevant development application means—	7
	(a) a development application under the Planning Act; or	8 9
	(b) a PDA development application under the <i>Economic Development Act 2012</i> ; or	10 11
	(c) an SDA application under the <i>State</i> <i>Development</i> and <i>Public</i> Works <i>Organisation Act</i> 1971.	12 13 14
	le of aquaculture authority if prescribed aculture development authorised	15 16
(1)	This section applies if the aquaculture development approval authorises prescribed aquaculture development and, when the aquaculture development approval is given, a former resource allocation authority is in effect for the development.	17 18 19 20 21 22
(2)	The chief executive must issue to the entitled person an aquaculture authority relating to the aquaculture development authorising—	23 24 25
	(a) the carrying out of associated aquaculture activities for the development; and	26 27
	(b) interfering with fish habitat in the Queensland waters or on the unallocated tidal land mentioned in the aquaculture development approval for the development, to the extent the interference was authorised under the former resource allocation authority.	28 29 30 31 32 33 34

(3)	Section 61 applies for the issue of the aquaculture authority.	1 2
(4)	When the aquaculture authority is issued under subsection (2), the former resource allocation authority is cancelled.	3 4 5
(5)	Subsection (6) applies if the aquaculture development approval refers to a provision of the former resource allocation authority (the <i>former provision</i>).	6 7 8 9
(6)	The reference is taken to be a reference to the provision in the aquaculture authority corresponding to the former provision.	10 11 12
	emed application for aquaculture authority 287 does not apply	13 14
(1)	This section applies if—	15
	(a) section 287 does not apply in relation to the aquaculture development approval; and	16 17
	(b) when the aquaculture development approval is given, there is—	18 19
	(i) no aquaculture authority relating to the aquaculture development approved under the approval; and	20 21 22
	 (ii) no application for the issue of an aquaculture authority relating to the aquaculture development approved under the approval that has not been decided or withdrawn. 	23 24 25 26 27
	Note—	28
	See section 281 in relation to applications for the issue of a former resource allocation authority that are taken to be applications for the issue of an aquaculture authority.	29 30 31 32
(2)	When the aquaculture development approval is given for the aquaculture development, the	33 34

[s 171]

				app aqu	tled person is taken to have made an lication under section 54 for the issue of an aculture authority relating to the aquaculture elopment.	1 2 3 4
			(3)	Des	pite section 54(1)—	5
				(a)	the application is not required to be made in the approved form; and	6 7
				(b)	no fee is payable for the application.	8
			(4)	and rest auth	application must be decided under this Act is subject to any requirements for, or rictions on, the issue of the aquaculture ority applying under this Act from the imencement.	9 10 11 12 13
Clause	171	Am	endment o	f scl	n 1 (Dictionary)	14
		(1)	prescribed	aqua	efinitions fisheries development approval, culture development and prescribed declared development—	15 16 17
			omit.			18
		(2)	Schedule 1-			19
			insert—			20
				auth	<i>aculture authority</i> means an aquaculture nority issued, and in force, under part 5, sion 3.	21 22 23
				aqu	aculture development means—	24
				(a)	assessable development under the Planning Act that is making a material change of use of premises for aquaculture; or	25 26 27
				(b)	PDA assessable development under the <i>Economic Development Act 2012</i> that is making a material change of use of premises for aquaculture; or	28 29 30 31

 (c) SDA assessable development under the State Development and Public Works Organisation Act 1971 that is making a material change of use of premises under part 6 of that Act for aquaculture. 	1 2 3 4 5
<i>aquaculture development approval</i> means any of the following approvals, whether given before or after the commencement—	6 7 8
 (a) a development approval under the Planning Act for aquaculture development mentioned in definition <i>aquaculture development</i>, paragraph (a); 	9 10 11 12
(b) a PDA development approval under the <i>Economic Development Act 2012</i> for aquaculture development mentioned in definition <i>aquaculture development</i> , paragraph (b);	13 14 15 16 17
 (c) an SDA approval under the State Development and Public Works Organisation Act 1971 for aquaculture development mentioned in definition aquaculture development, paragraph (c). 	18 19 20 21 22
<i>associated aquaculture activity</i> , for aquaculture development, means an activity relating to aquaculture associated with the development, whether carried out before or after the aquaculture starts.	23 24 25 26 27
Examples of activities that may be carried out before aquaculture starts—	28 29
installing aquaculture furniture	30
• filling an excavation with water to create a pond	31
<i>fisheries development approval</i> means—	32
 (a) generally—a development approval for fisheries development if the chief executive, or the chief executive of the department in which the Planning Act is administered, was 	33 34 35 36

[s 172]

		the assessment manager or a referral agency under that Act for the application for the approval; or	1 2 3
		(b) in relation to aquaculture development—an aquaculture development approval.	4 5
		<i>prescribed aquaculture development</i> means aquaculture development that is carried out in Queensland waters or on unallocated tidal land.	6 7 8
		<i>prescribed declared fish habitat area</i> <i>development</i> means assessable development under the Planning Act that is either of the following, to the extent the development is carried out in Queensland waters or on land other than freehold land—	9 10 11 12 13 14
		(a) building work in a declared fish habitat area;	15
		(b) operational work completely or partly within a declared fish habitat area.	16 17
	(3)	Schedule 1, definition <i>authority</i> , after 'resource allocation authority'—	18 19
		insert—	20
		, aquaculture authority	21
	(4)	Schedule 1, definition <i>resource allocation authority</i> , ', subdivision 2A'—	22 23
		omit.	24
Divis	sion	2 Amendments relating to monitoring on boats	25 26
172		endment of s 61 (Conditions imposed on issue or ewal—general)	27 28
		Section 61(1)—	29
		insert—	30

			[s 173]	
		Note—		1
		monitorir	section 76Z in relation to imposing video ng conditions and section 76ZJ in relation to observation conditions.	2 3 4
Clause	173	Insertion of new pt 5, di	vs 3B and 3C	5
		After section 76V—		6
		insert—		7
		Division 3B	Video monitoring condition	8 9
		Subdivision 1	Preliminary	10
		76W Definitions f	or division	11
		In this div	ision—	12
		or type equipment	<i>video monitoring equipment</i> , for a boat of boat, means video monitoring t of a type approved for the boat or the at under section 76Y.	13 14 15 16
		commerci	al fishing activity means—	17
			g, possessing or using fisheries irces for trade or commerce; or	18 19
		(b) posse appar	essing or using commercial fishing ratus.	20 21
		video mon	nitoring condition see section 76X.	22
		other equi recording	<i>nitoring equipment</i> means a camera or pment used as part of a monitoring and system to record an activity in the form or still images.	23 24 25 26
			monitoring and recording system— rcuit television system	27 28

76X Wh	nat is a video monitoring condition	1
	A <i>video monitoring condition</i> is a condition imposed on an authority requiring approved video monitoring equipment to be installed and used in a boat, or a type of boat, used under the authority to monitor and record commercial fishing activities carried out under the authority.	2 3 4 5 6 7
76Y Ap	proval of video monitoring equipment	8
	The chief executive—	9
	 (a) may approve a type of video monitoring equipment for a boat or type of boat used under an authority subject to a video monitoring condition; and 	10 11 12 13
	(b) must publish a description of the type of video monitoring equipment approved under paragraph (a) on the department's website.	14 15 16
76Z Imj	position of video monitoring condition	11
(1)	A video monitoring condition may be imposed —	18
	(a) by the chief executive under section 61 on an authority in relation to a boat, or a type of boat, used under the authority; or	19 20 21
	(b) by regulation under section 62 on authorities of a type in relation to boats of a type used under the authorities.	22 23 24
(2)	The chief executive may impose a video monitoring condition on an authority only if the chief executive is satisfied the imposition of the condition is reasonably necessary to monitor—	2: 20 27 28
	(a) whether the purposes of this Act are being achieved; or	29 30
	(b) how commercial fishing activities are carried out under the authority.	31 32

(3)	Cou vide type	Minister may recommend to the Governor in ncil the making of a regulation imposing a o monitoring condition on authorities of a if the Minister is satisfied the condition is onably necessary to monitor—	1 2 3 4 5
	(a)	whether the purposes of this Act are being achieved; or	6 7
	(b)	how commercial fishing activities are carried out under the authorities.	8 9
Subdiv	visio	on 2 Installation and use of approved video monitoring equipment	10 11 12
76ZA Ap	oplic	ation of subdivision	13
	that 1 or	subdivision applies in relation to an authority is subject to a video monitoring condition for more boats used under the authority (each a want boat).	14 15 16 17
76ZB De	efinit	ions for subdivision	18
	In th	is subdivision—	19
	mon	itoring period means—	20
	(a)	if the video monitoring condition is imposed on the authority by the chief executive under section 61—the monitoring period stated in the authority; or	21 22 23 24
	(b)	if the video monitoring condition is imposed on the authority by a regulation under section 62—the monitoring period prescribed by regulation for the authority.	25 26 27 28
	rele	want boat see section 76ZA.	29

76ZC R	ecrea	ational activities not to be recorded	1
(1)	imp may	hing in this division requires, and no condition osed or regulation made under this division require, a recreational activity to be nitored or recorded.	2 3 4 5
(2)	In th	nis section—	6
	relat	<i>reational activity</i> means an activity that is not ted to a commercial fishing activity, uding, for example—	7 8 9
	(a)	recreational fishing; and	10
	(b)	activities of a personal or domestic nature.	11
76ZD In	stall	ing and using equipment	12
		holder of, or another person acting under, the nority must ensure—	13 14
	(a)	approved video monitoring equipment for a relevant boat is installed in the boat in the position and way prescribed by regulation; and	15 16 17 18
	(b)	during each monitoring period, the approved video monitoring equipment is working properly and records all commercial fishing activities carried out in the relevant boat during the period that—	19 20 21 22 23
		(i) are prescribed by regulation for this section for the authority; and	24 25
		(ii) the equipment is capable of recording having regard to the type of equipment and the position and way the equipment is installed in the boat.	26 27 28 29
	Max	kimum penalty—1,000 penalty units.	30

76ZE Gi	iving recording and related information	1
(1)	This section applies if the approved video monitoring equipment installed on a relevant boat records a commercial fishing activity carried out in the boat as required under section 76ZD.	2 3 4 5
(2)	The holder of, or another person acting under, the authority must give to the chief executive, in the required way and at the required time—	6 7 8
	(a) the recording; and	9
	(b) the information prescribed by regulation about the recording.	10 11
	Maximum penalty—1,000 penalty units.	12
(3)	In this section—	13
	required time means—	14
	 (a) if the video monitoring condition is imposed on the authority by the chief executive under section 61—the time stated in the authority; or 	15 16 17 18
	 (b) if the video monitoring condition is imposed on the authority by a regulation under section 62—the time prescribed by regulation for the authority. 	19 20 21 22
	required way means—	23
	 (a) if the video monitoring condition is imposed on the authority by the chief executive under section 61—the way stated in the authority; or 	24 25 26 27
	 (b) if the video monitoring condition is imposed on the authority by a regulation under section 62—the way prescribed by regulation for the authority. 	28 29 30 31

76ZF Ma	alfunctioning equipment	1
(1)	This section applies if the approved video monitoring equipment installed on a relevant boat malfunctions during a monitoring period.	2 3 4
(2)	The holder of, or another person acting under, the authority must—	5 6
	(a) immediately notify the chief executive of the malfunction in the way prescribed by regulation; and	7 8 9
	(b) comply with the procedures prescribed by regulation to rectify the malfunction.	10 11
	Maximum penalty—1,000 penalty units.	12
(3)	The procedures prescribed for subsection (2)(b) may require—	13 14
	(a) the repair of the approved video monitoring equipment to rectify the malfunction; or	15 16
	(b) the replacement of the approved video monitoring equipment if the malfunction can not be rectified by repairing the equipment.	17 18 19 20
(4)	In this section—	21
	<i>malfunctions</i> , in relation to approved video monitoring equipment, means the equipment fails to work entirely or fails to work properly.	22 23 24
76ZG E	quipment not to be interfered with	25
	A person must not interfere with the operation of approved video monitoring equipment installed on a relevant boat being used under the authority. Maximum penalty—1,000 penalty units.	26 27 28 29

Division 3C Observation condition 30

Subdiv	vision 1 Preliminary	1
76ZH D	efinitions for division	2
	In this division—	3
	commercial fishing activity means—	4
	(a) taking, possessing or using fisheries resources for trade or commerce; or	5 6
	(b) possessing or using commercial fishing apparatus.	7 8
	observation condition see section 76ZI.	9
76ZI Wł	hat is an observation condition	10
	An <i>observation condition</i> is a condition imposed on an authority requiring an official observer to be placed in a boat, or a type of boat, used under the authority to monitor commercial fishing activities	11 12 13 14
	carried out under the authority.	15
76ZJ Im	position of observation condition	16
(1)	An observation condition may be imposed —	17
	(a) by the chief executive under section 61 on an authority in relation to a boat, or a type of boat, used under the authority; or	18 19 20
	(b) by regulation under section 62 on authorities of a type in relation to boats of a type used under the authorities.	21 22 23
(2)	The chief executive may impose an observation condition on an authority only if the chief executive is satisfied the imposition of the condition is reasonably necessary to monitor—	24 25 26 27
	(a) whether the purposes of this Act are being achieved; or	28 29

	(b) how commercial fishing activities are carried out under the authority.	1 2
(3)	The Minister may recommend to the Governor in Council the making of a regulation imposing an observation condition on authorities of a type if the Minister is satisfied the condition is reasonably necessary to monitor—	3 4 5 6 7
	(a) whether the purposes of this Act are being achieved; or	8 9
	(b) how commercial fishing activities are carried out under the authorities.	10 11
Subdiv	vision 2 Appointing official observers	12 13
76ZK Ap	ppointment of official observer	14
76ZK Ap (1)	The chief executive may, by instrument in writing, appoint an appropriately qualified person as an official observer.	14 15 16 17
•	The chief executive may, by instrument in writing, appoint an appropriately qualified person	15 16
(1)	The chief executive may, by instrument in writing, appoint an appropriately qualified person as an official observer. An official observer holds office on any	15 16 17 18
(1)	 The chief executive may, by instrument in writing, appoint an appropriately qualified person as an official observer. An official observer holds office on any conditions stated in— (a) the official observer's instrument of 	15 16 17 18 19 20
(1)	 The chief executive may, by instrument in writing, appoint an appropriately qualified person as an official observer. An official observer holds office on any conditions stated in— (a) the official observer's instrument of appointment; or (b) a signed notice given to the official 	15 16 17 18 19 20 21 22
(1)	 The chief executive may, by instrument in writing, appoint an appropriately qualified person as an official observer. An official observer holds office on any conditions stated in— (a) the official observer's instrument of appointment; or (b) a signed notice given to the official observer; or 	15 16 17 18 19 20 21 22 23
(1) (2)	 The chief executive may, by instrument in writing, appoint an appropriately qualified person as an official observer. An official observer holds office on any conditions stated in— (a) the official observer's instrument of appointment; or (b) a signed notice given to the official observer; or (c) a regulation. The instrument of appointment, a signed notice given to the official observer or a regulation may 	15 16 17 18 19 20 21 22 23 24 25 26

76ZL Fu	inction and powers of official observer	1
(1)	An official observer has the function of monitoring, for the administration and enforcement of this Act, commercial fishing activities carried out in a boat under an authority that is subject to an observation condition.	2 3 4 5 6
(2)	An official observer may exercise powers under this division for the purpose of the function mentioned in subsection (1).	7 8 9
(3)	An official observer may do anything necessary to perform the observer's function mentioned in subsection (1), including, for example—	10 11 12
	(a) obtain, record and give the chief executive information about the commercial fishing activities; and	13 14 15
	(b) have access to any part of the boat or any thing in the boat as may be necessary to exercise the observer's powers; and	16 17 18
	(c) make a requirement of the holder of, or another person acting under, the authority to give the observer reasonable help to exercise a power, including, for example, to produce a document or give information.	19 20 21 22 23
(4)	The powers of an official observer may be limited—	24 25
	(a) under a regulation; or	26
	(b) under a condition of appointment; or	27
	(c) by written notice of the chief executive given to the observer.	28 29
(5)	An official observer must, when performing the function or exercising a power of an official observer in a boat, have regard to the nature of the commercial fishing activities being carried out in the boat.	30 31 32 33 34

(6)	If a person who is an official observer is also an inspector, this division applies in relation to the person in addition to part 8 and does not limit or otherwise affect the person's performance of the functions or exercise of the powers of an inspector under this Act.	1 2 3 4 5 6
Subdiv	vision 3 Placement of official observers	7 8
76ZM A	pplication of subdivision	9
	This subdivision applies in relation to an authority that is subject to an observation condition for 1 or more boats used under the authority (each a <i>relevant boat</i>).	10 11 12 13
76ZN D	efinitions for subdivision	14
	In this subdivision—	15
	observation notice see section 76ZO(1).	16
	observation period see section 76ZO(2)(a)(ii).	17
	relevant boat see section 76ZM.	18
76ZO O	bservation notice	19
(1)	The chief executive may give the holder of the authority written notice (an <i>observation notice</i>) of the chief executive's intention to place an official observer on a relevant boat.	20 21 22 23
(2)	The observation notice must—	24
	(a) state—	25
	(i) the name of the official observer; and	26
	(ii) the reasonable period (the <i>observation period</i>) during which the official	27 28

	observer is required to be on the relevant boat; and	1 2
	(b) be given within a reasonable period before the observation period starts.	3 4
(3)	In deciding what is a reasonable period for subsection (2)(a)(ii) or (b), the chief executive must have regard to—	5 6 7
	 (a) the nature of the commercial fishing activities to be carried out on the relevant boat during the proposed observation period; and 	8 9 10 11
	(b) any submission the holder of the authority has made to the chief executive in relation to the observation condition; and	12 13 14
	(c) any other matter prescribed by regulation.	15
	equirement to allow official observer to form function and exercise powers	16 17
(1)	This section applies if the holder of the authority has been given an observation notice under section 76ZO in relation to a relevant boat.	18 19 20
(2)	The holder, or another person acting under the authority, must allow the official observer stated in the observation notice to—	21 22 23
	(a) board the relevant boat; and	24
	(b) perform the observer's function and exercise the observer's powers in the relevant boat during the observation period.	25 26 27
	Maximum penalty—1,000 penalty units.	28
(3)	The holder, or another person acting under the authority, may use the relevant boat for a commercial fishing activity during the observation period only if subsection (2) is being complied with.	29 30 31 32 33

	Maximum penalty—1,000 penalty units.	1
76ZQ R	equirement to help official observer	2
(1)	This section applies if an official observer on board a relevant boat under section 76ZP—	3 4
	 (a) makes a requirement of the holder of, or another person acting under, the authority under section 76ZL(3)(c) to give the observer reasonable help to exercise a power; and 	5 6 7 8 9
	(b) warns the holder or other person that, without a reasonable excuse, it is an offence for the holder or other person not to comply with the requirement.	10 11 12 13
(2)	The holder of, or other person acting under, the authority must comply with the requirement unless the holder or other person has a reasonable excuse.	14 15 16 17
	Maximum penalty—1,000 penalty units.	18
(3)	It is a reasonable excuse for an individual not to comply with the requirement if complying with the requirement might tend to incriminate the individual or expose the individual to a penalty.	19 20 21 22
(4)	However, subsection (3) does not apply in relation to a requirement to give a document or information if the document or information is required to be held or kept by the individual under this Act.	23 24 25 26 27
	easonable help if official observer unable to form function	28 29
(1)	This section applies if an official observer on board a relevant boat under section 76ZP is or becomes unable to perform the observer's function or exercise the observer's powers under	30 31 32 33

	this division.	1
	Example—	2
	the official observer is injured or becomes ill	3
(2)	The official observer—	4
	(a) must notify the chief executive of the matter mentioned in subsection (1); and	5 6
	(b) may ask the holder of, or another person acting under, the authority to allow the observer to leave the relevant boat.	7 8 9
(3)	If the official observer makes a request under subsection (2)(b), the holder of, or other person acting under, the authority must take all reasonable steps to help the official observer to leave the relevant boat.	10 11 12 13 14
	Maximum penalty—1,000 penalty units.	15
(4)	The chief executive may give the holder of, or another person acting under, the authority a written notice stating that the official observer (the <i>original observer</i>) is to be replaced with another official observer (the <i>replacement</i> <i>observer</i>) for the remainder of the observation period.	16 17 18 19 20 21 22
(5)	If the chief executive gives a notice under subsection (4), the holder of, or other person acting under, the authority must take all reasonable steps to help with the replacement of the original observer with the replacement observer. Maximum penalty—1,000 penalty units.	23 24 25 26 27 28 29
		29
(6)	Subsections (4) and (5) apply even if the original observer leaves the relevant boat before the notice is given under subsection (4) or the replacement of the original observer is required to happen under subsection (5).	30 31 32 33 34

Agriculture and Fisheries and Other Legislation Amendment Bill 2023 Chapter 10 Amendment of Fisheries Act 1994

[s 174]

Clause	174	Amendment of s 216A (Immunity from prosecution)	1
		(1) Section 216A(1), after 'inspector'—	2
		insert—	3
		or official observer	4
		(2) Section 216A(2), 'or an inspector'—	5
		omit, insert—	6
		, an inspector or an official observer	7
Clause	175	Amendment of s 217 (Protection from liability)	8
		Section 217(1), definition official—	9
		insert—	10
		(e) an official observer; or	11
		(f) a person helping an official observer at the observer's direction.	12 13
Clause	176	Amendment of s 217B (Confidentiality of information)	14
		Section 217B(1)(a)(ii), after 'inspector'—	15
		insert—	16
		or official observer	17
Clause	177	Amendment of s 221 (Inspector not to have interest in authority)	18 19
		(1) Section 221, heading, after 'Inspector'—	20
		insert—	21
		or official observer	22
		(2) Section 221(1), after 'inspector'—	23
		insert—	24
		or official observer	25

Clause	178	Amendment o	f sch 1 (Dictionary)	1
		Schedule 1		2
		insert—		3
			<i>approved video monitoring equipment</i> , for a boat or type of boat, for part 5, division 3B, see section 76W.	4 5 6
			commercial fishing activity—	7
			(a) for part 5, division 3B—see section 76W; or	8
			(b) for part 5, division 3C—see section 76ZH.	9
			<i>monitoring period</i> , for part 5, division 3B, subdivision 2, see section 76ZB.	10 11
			<i>observation condition</i> , for part 5, division 3C, see section 76ZI.	12 13
			<i>observation notice</i> , for part 5, division 3C, subdivision 3, see section 76ZO(1).	14 15
			<i>observation period</i> , for part 5, division 3C, subdivision 3, see section 76ZO(2)(a)(ii).	16 17
			<i>official observer</i> means a person appointed as an official observer under section 76ZK.	18 19
			relevant boat—	20
			(a) for part 5, division 3B, subdivision 2—see section 76ZA; or	21 22
			(b) for part 5, division 3C, subdivision 3—see section 76ZM.	23 24
			<i>video monitoring condition</i> , for part 5, division 3B, see section 76X.	25 26
			<i>video monitoring equipment</i> , for part 5, division 3B, see section 76W.	27 28

Agriculture and Fisheries and Other Legislation Amendment Bill 2023 Chapter 11 Amendment of Forestry Act 1959

[s 179]

	Divis	sion	Other amend	Iment	1
Clause	179	Am	ndment of s 5 (Meaning o	of <i>fish</i>)	2
		(1)	Section 5(3)(a) and (b)—		3
			omit.		4
		(2)	Section 5(3)(c) and (d)—		5
			<i>renumber</i> as section 5(3)(a) a	nd (b).	6
	Cha	apte	11 Amendme	ent of Forestry Act	7

1959

Clause	180	Act	amended	9
			This chapter amends the Forestry Act 1959.	10
Clause	181		endment of s 32B (Particular areas of conservation ue to be removed from State plantation forest)	11 12
		(1)	Section 32B, table, entries for Yurol, Brooweena, Bulburin and Goodnight Scrub—	13 14
			omit.	15
		(2)	Section 32B, table, entry for Wongabel, column 2, 'Lots A, B, C & D on PLP0191'—	16 17
			omit, insert—	18
			Lot D on PLP0191	19

8

Agriculture and Fisheries and Other Legislation Amendment Bill 2023 Chapter 12 Amendment of Nature Conservation Act 1992

		[s 182]
	Cha	apter 12 Amendment of Nature Conservation Act 1992	1 2
Clause	182	Act amended	3
		This chapter amends the <i>Nature Conservation Act 1992</i> . <i>Note—</i>	4 5
		See also the amendments in schedule 1, part 3.	6
Clause	183	Amendment of s 4 (Object of Act)	7
		(1) Section 4, 'indigenous people'—	8
		omit, insert—	9
		Aboriginal peoples and Torres Strait Islander peoples	r 10 11
		(2) Section 4, 'Island custom'—	12
		omit, insert—	13
		Ailan Kastom	14
Clause	184	Amendment of s 5 (How object is to be achieved)	15
		Section 5(f), 'Aborigines and Torres Strait Islanders'—	16
		omit, insert—	17
		Aboriginal peoples and Torres Strait Islander peoples	r 18 19
Clause	185	Amendment of s 6 (Community participation in administration of Act)	20 21
		Section 6, 'Aborigines and Torres Strait Islanders'—	22
		omit, insert—	23
		Aboriginal peoples and Torres Strait Islander peoples	r 24 25

[s 186]

Clause	186	An	nendment o	f schedule (Dictionary)	1
		(1)	indigenous	definitions indigenous joint management area, landholder, indigenous land use agreement and management agreement—	2 3 4
			omit.		5
		(2)	Schedule—	-	6
			insert—		7
				<i>Indigenous joint management area</i> means an area declared under this Act as an Indigenous joint management area.	8 9 10
				<i>Indigenous landholder</i> , for a protected area or land, means the entity that, under the <i>Aboriginal Land Act 1991</i> or the <i>Torres Strait Islander Land Act 1991</i> , is the trustee for the protected area or land.	11 12 13 14 15
				<i>Indigenous land use agreement</i> means an indigenous land use agreement registered on the Register of Indigenous Land Use Agreements under the <i>Native Title Act 1993</i> (Cwlth).	16 17 18 19
				<i>Indigenous management agreement</i> , in relation to land, means an indigenous management agreement under the <i>Aboriginal Land Act 1991</i> about the management of the land.	20 21 22 23

Chapter 13Amendment of Sugar24Industry Act 199925

Clause	187	Act amended	26
		This chapter amends the Sugar Industry Act 1999.	27

Agriculture and Fisheries and Other Legislation Amendment Bill 2023 Chapter 14 Amendment of Veterinary Surgeons Act 1936

[s 188]

Clause	188	Amendment of s 255A (Allegations of false or misleading matters) Section 255A(3)— <i>omit.</i>	1 2 3 4
	Cha	opter 14 Amendment of Veterinary Surgeons Act 1936	5
Clause	189	Act amended This chapter amends the Veterinary Surgeons Act 1936. Note— See also the amendments in schedule 1, part 3.	7 8 9 10
Clause	190	Amendment of s 25F (Criteria for decision) Section 25F(a), editor's note— <i>omit, insert</i> — <i>Note</i> — A copy of the standards is available on the board's website.	11 12 13 14 5 15 16
Clause	191	Replacement of s 33C (Veterinary surgeon to produce records) Section 33C— omit, insert— 33C Producing documents (1) The board may, by written notice given to a veterinary surgeon, require the person to produce to the board, within a stated reasonable period, a document required to be kept by the person under	23 24

[s 191]

	this Act in relation to the person's practice of veterinary science.	1 2
(2)	The board may, by written notice given to a person who holds an approval to use premises as veterinary premises, require the person to produce to the board, within a stated reasonable period, a document required to be kept under the approval in relation to the practice of veterinary science at the premises.	3 4 5 6 7 8 9
(3)	A person of whom a requirement is made under subsection (1) or (2) must comply with the requirement.	10 11 12
	Maximum penalty—10 penalty units.	13
(4)	If a person produces a document to the board under subsection (1) or (2), the board may—	14 15
	(a) inspect, copy, or take an extract from, the document; or	16 17
	(b) keep the document for the period that the board considers necessary.	18 19
(5)	If the board copies or takes an extract from, a document under subsection $(4)(a)$, the board must return the document to the person who produced it.	20 21 22 23
(6)	If the board keeps a document under subsection $(4)(b)$, the board must allow the person who produced the document to inspect, make copies of, or take extracts from, the document at any reasonable time.	24 25 26 27 28

	Cha	apter 15	Other amendments	1
Clause	192	Legislation	amended	2
		Schedule	1 amends the legislation it mentions.	3

Schedule 1	Other amendments	1
	section 192	2
Part 1	Amendments commencing on assent	3 4
Animal Care	and Protection Act 2001	5
1 Omissio	on of notes	6
The	notes in the following provisions are omitted—	7
•	section 15(3)	8
•	section 18(1)	9
•	section 19(1) and (2)	10
•	section 21(1)	11
•	section 30	12
•	section 31	13
•	section 32(1)	14
•	section 35	15
•	section 36(1) and (3)	16
•	section 37(1)	17
•	section 51(1)	18
•	section 91	19
•	section 92	20
•	section 161	21
•	section 187.	22

		Schedule 1
2 Se	ction 17(2), notes—	
	omit, insert—	
	Note—	
	See also section 9.	
B Scl (a)	hedule, definition <i>animal welfare offence</i> , pa , ', 209'—	ragraph
	omit.	
nimal N	Management (Cats and Dogs) Act 200	8
Se	ction 121(2)(a), 'himself or herself'—	
	omit, insert—	
	themself	
See	ction 133, heading, 'notice'—	
	omit, insert—	
	compliance notice	
Se	ction 181(2), 'appointed to'—	
	omit, insert—	
	appointed by	
t Scl 'ap	hedule 2, definition <i>original decider</i> , paragra pointed to'—	ph (b),
-1-	omit, insert—	
	appointed by	

Agriculture and Fisheries and Other Legislation Amendment Bill 2023

Bio	security Act 2014	1
1	Section 479(3), 'section 214(6)(a) to (c)'—	2
	omit, insert—	3
	section 214(6)(a) or (b)	4
Exi	nibited Animals Act 2015	5
1	Section 38(4), definition <i>prohibited wildlife</i> , note— omit.	6 7
2	Schedule 2, definition <i>international wildlife</i> , note— omit.	8 9
Fa	rm Business Debt Mediation Act 2017	10
1	Section 15(1)(a), 'an enforcement action notice'—	11
	omit, insert—	12
	a notice inviting a request for mediation	13
2	Section 16(2), 'enforcement action notice'—	14
	omit, insert—	15
	notice inviting a request for mediation	16
3	Section 16(5), 'an enforcement action notice'—	17
	omit, insert—	18

	Schedule	e 1
	a notice inviting a request for mediation	
4	Section 49(1)(c)(ii), 'an enforcement action notice'—	
	omit, insert—	
	a notice inviting a request for mediation	
5	Section 52(3), 'an enforcement action notice'—	
	omit, insert—	
	a notice inviting a request for mediation	
6	Section 53(1), 'an enforcement action notice'—	
	omit, insert—	
	a notice inviting a request for mediation	
7	Section 56(3)(e), 'an enforcement action notice'—	
	omit, insert—	
	a notice inviting a request for mediation	
Fis	heries Act 1994	
1	Section 77A(2), 'on a boat'—	
-	omit, insert—	
	in a boat	
2	Section 88(3), 'on a boat'—	
	omit, insert—	
	in a boat	

3	Section 89A(1)(m), 'rocklobster'—	1
	omit, insert—	2
	rock lobster	3
4	Section 118(6), definition <i>protected animal</i> —	4
	omit.	5
5	Part 8, division 2, heading, 'Powers'—	6
	omit, insert—	7
	General powers	8
6	Section 146(5)(b), 'or on'—	9
	omit.	10
7	Section 148(4)(b), 'at the place, on the boat or in the vehicle'—	11 12
	omit, insert—	13
	in the place, boat or vehicle	14
8	Section 148A(1)(a), 'at the place'—	15
	omit, insert—	16
	in the place	17
9	Section 150(1)(b), (c), (e), (f) and (i) 'or on'—	18
	omit.	19
10	Section 150(1)(g), 'at the place, on the boat, or in the vehicle'—	20 21
	omit, insert—	22
	in the place, boat or vehicle	23

		Schedule 1
1	Section 150(1)(j)(ii), 'at the place'—	
	omit, insert—	
	in the place	
2	Section 154(2)(b), examples, item 1, 'on a boat'—	-
	omit, insert—	
	in a boat	
3	Section 155(1)(a), 'on a boat,'—	
	omit, insert—	
	in a boat or on	
4	Section 156(2)(b), 'at the place'—	
	omit, insert—	
	in the place	
5	Part 8, division 3, heading and part 8, division 3,	
	subdivision 1, heading— omit, insert—	
	Subdivision 2 Procedures after se	izuro
	Suburvision 2 Procedures after se	izuie
6	Part 8, division 3, subdivision 2, heading—	
	omit, insert—	
	Subdivision 3 Appeal against seiz	ure of
	fisheries resources	
7	Part 8, division 2A, as inserted by this Act—	
	<i>renumber</i> as part 8, division 3.	

Agriculture and Fisheries and Other Legislation Amendment Bill 2023

18	Section 173E(1)(a), 'at a place'—	1
	omit, insert—	2
	in a place	3
19	Section 173E(5), 'at the place'—	4
	omit, insert—	5
	in the place	6
20	Section 178(1), 'fisheries resources or'—	7
	omit.	8
21	Section 180(2)(a), 'on a boat'—	9
	omit, insert—	10
	in a boat	11
22	Section 180(3)(a), 'at the place'—	12
	omit, insert—	13
	in the place	14
For	estry Regulation 2015	1 5
		15
1	Schedule 2, entries for Lot A on PLP0391 and Lot I on PLP0952—	16 17
	omit.	18

	Sch	edule 1
State	Penalties Enforcement Regulation 2014	1
1	Schedule 1, entry for <i>Biosecurity Act 2014</i> , entry for section 43(2)—	23
	omit, insert—	4
s 43(3)	5 25	5
Part	2 Amendments commencing	on 5
	28 August 2024	6
Anim	al Management (Cats and Dogs) Act 2008	7
1	Section 94, heading, after 'Making'—	8
	insert—	9
	regulated dog	10
2	Section 138(1), 'section 111(1)(h)'—	11
	omit, insert—	12
	section 111(1)(g)	13
Guide	e, Hearing and Assistance Dogs Act 2009	14
1	Section 36(c)—	15
	omit, insert—	16

	(6	e) is not a dog of a breed prohibited from importation into Australia under the <i>Customs Act 1901</i> (Cwlth); and	1 2 3
2	Section 37(c)—		4
	omit, insert—		5
	(0	c) is not a dog of a breed prohibited from importation into Australia under the <i>Customs Act 1901</i> (Cwlth); and	6 7 8
3	Section 38(c)—		9
	omit, insert—		10
	(0	e) is not a dog of a breed prohibited from importation into Australia under the	11 12
		Customs Act 1901 (Cwlth); and	13
Part	3 A	mendments commencing by	14
	р	roclamation	15
Anim	al Care and Pr	otection Act 2001	16
1		finition <i>pest animal</i> , paragraph (b),	17
	notes—		18
	omit.		19

	Sche	dule 1
Bio	security Act 2014	
1	Section 13, 'schedule 4'—	
	omit, insert—	
	schedule 2	
2	Section 506, heading, 'sch 3'—	
	omit, insert—	
	sch 1	
	Section 506, 'and schedule 3'—	
	omit, insert—	
	and schedule 1	
ŀ	Section 506, definition <i>amended Act</i> , 'schedule 3'—	
	omit, insert—	
	schedule 1	
	Section 507(3), note, 'Schedule 3'—	
	omit, insert—	
	Schedule 1	
;	Section 513, 'schedule 3'—	
	omit, insert—	
	schedule 1	
7	Section 514(1), heading, 'sch 3'—	
	omit, insert—	
	sch 1	

Agriculture and Fisheries and Other Legislation Amendment Bill 2023

8	Section 514(1), 'schedule 3'—	1
	omit, insert—	2
	schedule 1	3
9	Section 514(2) and (3), 'Schedule 3'—	4
	omit, insert—	5
	Schedule 1	6
10	Schedule 3—	7
	renumber as schedule 1.	8
	mical Usage (Agricultural and Veterinary) Control ulation 2017	9 10
1	Section 11(2), definition <i>natural resource management body</i> , 'schedule 4'—	11 12
	omit, insert—	13
	schedule 2	14
Exh	ibited Animals Act 2015	15
1	Schedule 2, definition prohibited matter—	16
	omit, insert—	17
	<i>prohibited matter</i> see the <i>Biosecurity Act</i> , section 19(1).	18 19

	Schedule 1	
2	Schedule 2, definition restricted matter—	1
	omit, insert—	2
	<i>restricted matter</i> see the <i>Biosecurity Act</i> , section 21(1).	3 4
Fisl	heries Act 1994	5
1	Section 8(2)(a), notes—	6
	omit.	7
2	Part 5, division 3, subdivision 2A—	8
	omit.	9
3	Section 150(1), 'this part'—	1(
	omit, insert—	11
	omu, usen—	11

Land Act 1994

13

1	Schedule 6, definit	ion <i>declared pest</i> , paragraph (a)—	14
	omit, insert—		15
	(a)	prohibited matter or restricted matter that is prescribed or declared as invasive biosecurity matter under the <i>Biosecurity Act</i> 2014; or	16 17 18 19

Regulation 2016	esources (Common Provisions)
Schedule 1, sectio paragraph (a)—	n 7(7), definition <i>declared pest</i> ,
omit, insert—	
(a)	prohibited matter or restricted matter that is prescribed or declared as invasive biosecurity matter under the <i>Biosecurity Act</i> 2014; or
Ineral Resources Re	ion <i>declared plant</i> , paragraph (a)—
omit, insert—	
(a)	prohibited matter or restricted matter that is prescribed or declared as invasive biosecurity matter under the <i>Biosecurity Act</i>
	2014; or
lature Conservation	

Each provision mentioned in column 1 is amended by 19 omitting the words in column 2 and inserting the words in 20 column 3— 21

Column 1	Column 2	Column 3
Provision	Words omitted	Words inserted
section 15(1)(b)(ii)	indigenous	Indigenous
section 16(3)	indigenous	Indigenous
section 17(3)	indigenous	Indigenous
section 19(2)	Island custom	Ailan Kastom
section 21(2)	indigenous	Indigenous
section 21A(3)	indigenous	Indigenous
section 32(3), including note	indigenous	Indigenous
section 33(3), including note	indigenous	Indigenous
section 34(3), including note	indigenous	Indigenous
section 35(3), including note	indigenous	Indigenous
section 35A(3)	indigenous	Indigenous
section 36(5A), including note	indigenous	Indigenous
part 4, division 3, heading	indigenous	Indigenous
section 40(3)	indigenous	Indigenous
section 41(2) and (4)	indigenous	Indigenous
section 42AA(1)(b) and (3)	indigenous	Indigenous
section 42AB(1)(a) and (b)	indigenous	Indigenous
section 42AC(1)(a)	indigenous	Indigenous
section 42AD(1) and (2)	indigenous	Indigenous
section 42AE(1)	indigenous	Indigenous

Agriculture and Fisheries and Other Legislation Amendment Bill 2023

Schedule 1	
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Column 1	Column 2	Column 3
Provision	Words omitted	Words inserted
section 42AEA(1)	indigenous	Indigenous
section 42AG	indigenous	Indigenous
section 42AH	indigenous	Indigenous
section 42AI	indigenous	Indigenous
section 42AJ	indigenous	Indigenous
section 42AK	indigenous	Indigenous
section 42AL	indigenous	Indigenous
section 42AM	indigenous	Indigenous
section 42AN	indigenous	Indigenous
section 42AO	indigenous	Indigenous
section 42AOA	indigenous	Indigenous
section 42AP	indigenous	Indigenous
section 42AQ(1)(a)(iv) and (b)	indigenous	Indigenous
section 42A(1A)	indigenous	Indigenous
section 43B(3)(b)	indigenous	Indigenous
section 62(1)(b)	indigenous	Indigenous
section 73(b)(iii)	by Aboriginal people under Aboriginal tradition or Torres Strait Islanders under Island custom	by Aboriginal peoples under Aboriginal tradition or Torres Strait Islander peoples under Ailan Kastom
section 88C(5)	Aborigine or Torres Strait Islander	Aboriginal or Torres Strait Islander person

Column 1	Column 2	Column 3
Provision	Words omitted	Words inserted
section 93, heading	Aborigines' and Torres Strait Islanders'	Aboriginal peoples' and Torres Strait Islander peoples'
section 93(1) and (3)	Aborigine or Torres Strait Islander	Aboriginal or Torres Strait Islander person
section 93(1) to (3)	Island custom	Ailan Kastom
section 98(b)	Aborigine or Torres Strait Islander	Aboriginal or Torres Strait Islander person
section 111(1)(b)(iii) and (7)	indigenous	Indigenous
section 112(4)	indigenous	Indigenous
section 113C(b)	indigenous	Indigenous
section 115A(3)(c)	indigenous people	Aboriginal peoples and Torres Strait Islander peoples
section 120	indigenous	Indigenous
section 120AB(1) to (3)	indigenous	Indigenous
section 132A(2) and (3)	indigenous people	Aboriginal peoples or Torres Strait Islander peoples
section 132A(4)(b)	indigenous regional organisations	regional organisations representing Aboriginal peoples or Torres Strait Islander peoples
section 142(7), definition <i>official</i> , paragraph (c)	indigenous	Indigenous
schedule, definition cultural resources	Island custom	Ailan Kastom

Agriculture and Fisheries and Other Legislation Amendment Bill 2023

Schedule 1

Column 1	Column 2	Column 3
Provision	Words omitted	Words inserted
schedule, definition existing service facility, paragraph (c)	indigenous	Indigenous
schedule, definition <i>landholder</i> , paragraph (c)	indigenous	Indigenous

2 Section 35A(3)—

tion 35A(3)—	
insert—	2
Note—	3
For an Indigenous joint management area, see section 42AOA.	4 5

Nature Conservation (Macropod) Conservation Plan620177

1	Section 8(4), definition <i>restricted invasive animal</i> —	
	omit, insert—	9
	<i>restricted invasive animal</i> means an animal that is restricted matter and is prescribed as invasive biosecurity matter under the <i>Biosecurity Act</i> 2014.	10 11 12 13

Planning Regulation 2017

14

1	Schedule 24, definition <i>declared pest</i> , paragraph (a)—	
	omit, insert—	16

	(a)	prohibited matter or restricted matter that is prescribed or declared as invasive biosecurity matter under the <i>Biosecurity Act</i> 2014;	1 2 3 4
Pub	lic Health Act 200	5	5
1	Section 22(1)(a), no omit.	otes—	6 7
2	Section 36(3)(a), no omit.	otes—	8 9
Stoc	k Route Manager	nent Act 2002	10
1	omit, insert— inva mat decl	finition <i>invasive biosecurity matter</i> — <i>asive biosecurity matter</i> means prohibited ter or restricted matter that is prescribed or lared as invasive biosecurity matter under the <i>security Act 2014</i> .	11 12 13 14 15 16

1	Schedule, definition <i>declared pest</i> , paragraph (a)—	
	omit, insert—	19

17

Vegetation Management Act 1999

(a)	prohibited matter or restricted matter that is			
	prescribed	or dec	lared as	invasive
	biosecurity matter under the <i>Biosecurity Act</i>			
	2014; or			·

5

Veterinary Surgeons Act 1936

1	Section 29C(1)(a), notes—	6
	omit.	7

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