

Integrity and Other Legislation Amendment Bill 2023



Queensland

Integrity and Other Legislation Amendment Bill 2023

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2023

A Bill

for

An Act to amend the *Auditor-General Act 2009*, the *Crime and Corruption Act 2001*, the *Integrity Act 2009*, the *Ombudsman Act 2001*, the *Parliament of Queensland Act 2001*, the *Right to Information Act 2009* and the legislation mentioned in schedule 1 for particular purposes

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	The P	arliament of Queensland enacts—	1
	Part	1 Preliminary	2
Clause	1	Short title This Act may be cited as the <i>Integrity and Other Legislation</i>	3
		Amendment Act 2023.	5
Clause	2	Commencement	6
		This Act commences on a day to be fixed by proclamation.	7
	Part		8
		Act 2009	9
Clause	3	Act amended	10
		This part amends the Auditor-General Act 2009.	11
		Note—	12
		See also the amendments in schedule 1.	13
Clause	4	Amendment of s 9 (Appointment of auditor-general)	14
		(1) Section 9(2)(b)—	15
		omit, insert—	16
		(b) the person has been selected for appointment in accordance with a process	17 18
		for selection approved by the parliamentary committee; and	19 20
		(c) the Minister has obtained the parliamentary committee's approval for the appointment of the person as the auditor-general.	21 22 23

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	(2)	Section 9—	_					1
		insert—						2
		(3)	For com	subsection nmittee—	(2)(c),	the	parliamentary	3 4
			(a)	within 20 bus	siness da	ys afte	ve the approval er receiving the m the Minister;	5 6 7 8
			(b)	of the person committee do	as the a es not no er parag	auditor tify the raph	ne appointment r-general if the e Minister of its (a) within the h.	9 10 11 12 13
Clause 5	Am	nendment o	fs1	1 (Terms of a	ppointn	nent)		14
	(1)	Section 11((2), 'a	a salary at a rate	e'—			15
		omit, insert	<u> </u>					16
			the	remuneration a	nd allow	ances		17
	(2)	Section 11((3)—					18
		omit, insert	<u>-</u>					19
		(3)	con	_	ovided for	r by th	n the terms and is Act, that are cil.	20 21 22
	(3)	Section 11((4)—					23
		omit, insert						24
		(4)	Gov allo only	vernor in Counce wances, and te	cil regard erms and	ing the	nendation to the remuneration, itions of office parliamentary	25 26 27 28 29
		(4A)	For com	subsection nmittee—	(4),	the	parliamentary	30 31

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				(a)	must decide to give or not give the approval within 20 business days after receiving the request for the approval from the Minister; and	1 2 3 4
				(b)	is taken to have approved the remuneration, allowances, and terms and conditions of office stated in the request if the committee does not notify the Minister of its decision under paragraph (a) within the period stated in that paragraph.	5 6 7 8 9 10
		(4)	Section	n 11(4A) t	to (6)—	11
			renum	ber as sec	tion 11(5) to (7).	12
Clause	6	Om	ission	of s 21 (Estimates)	13
			Section	n 21—		14
			omit.			15
Clause	7		endme ployee		7 (Secondment of public service	16 17
		(1)	Section	n 27, head	ling—	18
			omit, i	nsert—		19
			27		ment of public service employees for ary period	20 21
		(2)	Section	n 27(1)—		22
			omit, i	nsert—		23
				emp in, t mol	auditor-general may engage a public service ployee to perform work for or within, or duties the audit office for a temporary period under a polity arrangement under the <i>Public Sector Act</i> 2, section 82.	24 25 26 27 28
		(3)	Section	n 27(2), 's	seconded'—	29
			omit, i	nsert—		30

		engaged	1
Clause	8	Amendment of s 28 (Restriction on employment or secondment of person)	2 3
		(1) Section 28, heading, 'secondment'—	4
		omit, insert—	5
		engagement	6
		(2) Section 28, 'seconded'—	7
		omit, insert—	8
		engaged	9
Clause	9	Amendment of s 29 (Criminal history report)	10
		Section 29(1) and (5), 'seconded'—	11
		omit, insert—	12
		engaged	13
Clause	10	Amendment of s 29D (Preservation of rights if public service employee seconded)	14 15
		(1) Section 29D, heading, 'seconded'—	16
		omit, insert—	17
		engaged	18
		(2) Section 29D(1), 'seconded'—	19
		omit, insert—	20
		engaged	21
		(3) Section 29D(2), from 'the secondment' to 'audit office'—	22
		omit, insert—	23
		the engagement, the person's employment as a member of the staff of the audit office under the engagement	24 25 26

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	(4) Section 29D(3), 'secondment'—				
	omit, inser	<i>t</i> —		2	
		engagei	nent	3	
lause 11	Insertion of n	ew pt 2,	div 6	4	
	Part 2—			5	
	insert—			6	
	Divisi	on 6	Funding proposals	7	
	29E De	finitions	for division	8	
		In this c	livision—	9	
		funding	nal funding, for a financial year, means from the State for the audit office in to the allocated amount for the financial	10 11 12 13	
		amount	ed amount, for a financial year, means the of funding from the State allocated to the fice for the financial year.	14 15 16	
		addition	g proposal means a written request for nal funding for a financial year or 2 or nancial years.	17 18 19	
	29F Ap	plication	n of division	20	
		decides	ivision applies if the auditor-general additional funding is needed for a all year or 2 or more financial years.	21 22 23	
		quireme oposal	nt for, and approval of, funding	24 25	
	(1)	The auc	litor-general must—	26	

	(a)	prepare a funding proposal for the additional funding; and	1 2
	(b)	give the funding proposal to the parliamentary committee and a copy of the proposal to the Minister.	3 4 5
(2)	parl aud	hin the period stated in subsection (3), the iamentary committee must review the itor-general's funding proposal and give the lister a report approving 1 of the following—	6 7 8 9
	(a)	the auditor-general's funding proposal;	10
	(b)	a funding proposal for a different amount or a different purpose, or both;	11 12
	(c)	a proposal that provides for no additional funding for the audit office.	13 14
(3)	For	subsection (2), the period is—	15
	(a)	20 business days after the parliamentary committee receives the auditor-general's funding proposal; or	16 17 18
	(b)	if, in the circumstances, the Treasurer decides the approval of a proposal under subsection (2) is required within a shorter period and has notified the parliamentary committee of the shorter period and the reasons for the shorter period—the shorter period.	19 20 21 22 23 24 25
		Example for paragraph (b)—	26
		The Treasurer may decide the approval of a proposal under subsection (2) is required within a shorter period so the Minister's response to the proposal can be considered in the preparation of the State budget.	27 28 29 30 31
(4)	repo	parliamentary committee must prepare the ort under subsection (2) in consultation with appropriate officers of Queensland Treasury.	32 33 34
(5)	If th	ne parliamentary committee does not give the	35

	Minister a report under subsection (2) within the period stated in subsection (3), the committee is taken to have approved the auditor-general's funding proposal.	1 2 3 4
29H Tak	oling requirement	5
(1)	The Minister must table the following documents in the Legislative Assembly for each proposal approved, or taken to be approved, by the parliamentary committee under this division—	6 7 8 9
	(a) the committee's report about the proposal under section 29G(2), if any;	10 11
	(b) a report setting out the Minister's response to the proposal.	12 13
(2)	The documents must not be tabled in the Legislative Assembly before the Minister's response to the proposal has been implemented.	14 15 16
(3)	The parliamentary committee's report about the proposal under section 29G(2) must not be tabled in the Legislative Assembly other than as provided under subsections (1) and (2).	17 18 19 20
(4)	In this section—	21
	<i>proposal</i> means—	22
	(a) a funding proposal mentioned in section 29G(2)(a) or (b); or	23 24
	(b) a proposal mentioned in section 29G(2)(c).	25
	rliamentary committee may obtain advice or ormation	26 27
	For preparing a report under section 29G(2), the parliamentary committee may obtain advice or other information from any of the following persons—	28 29 30

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	(a) the Treasurer;	1
	(b) the Minister;	2
	(c) the auditor-general.	3
29J Cor give	nfidential information not required to be en	4 5
	Nothing in this division requires the auditor-general to include in a funding proposal, or the auditor-general or any other person to give the parliamentary committee, any details that would, if given—	6 7 8 9 10
	(a) prejudice a current audit by the auditor-general; or	11 12
	(b) disclose information that is privileged or subject to a duty to maintain confidentiality under an Act or other law.	13 14 15
Insertion of ne	ew s 34A	16
After section	on 34—	17
insert—		18
34A Aud	ditor-general must audit particular trusts	19
(1)	The auditor-general must audit each trust subject to the control of 1 or more public sector entities.	20 21
(2)	For subsection (1), a trust is subject to control by 1 or more public sector entities if—	22 23
	(a) the trustee of the trust is a public sector entity or 2 or more public sector entities; and	24 25 26
	(b) 1 or more public sector entities collectively hold, directly or indirectly, interests in at least 50% of the trust or the assets of the trust.	27 28 29 30

Clause 12

		(3)	cone	audit of a trust under this section may be ducted as part of an audit of a public sector ty mentioned in subsection (2).	1 2 3
Clause	13	Amendment o conducted)	fs3	7 (Way in which audit is to be	4 5
		Section 37-	_		6
		insert—			7
		(5)	For 34A	the audit of a trust conducted under section	8 9
			(a)	the auditor-general must conduct the audit under this division as if the trust were a public sector entity; and	10 11 12
			(b)	for the purposes of the audit, references in this division relating to an entity apply—	13 14
				(i) generally to the trust but, if the context requires, to the trustee of the trust; and	15 16
				(ii) with any other necessary changes.	17
Clause	14	Insertion of ne	ew s	60A	18
		After section	on 60-	<u> </u>	19
		insert—			20
		60A Anı	nual	reports on audits of trusts under s 34A	21
		(1)	Leg	auditor-general must prepare a report to the islative Assembly on each audit of a trust ducted under section 34A.	22 23 24
		(2)	The	report must—	25
			(a)	set out the results of the audit; and	26
			(b)	include any other information or recommendations the auditor-general considers appropriate.	27 28 29

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			(3)	of a	eport to the Legislative Assembly on an audit trust under this section may be included in a port to the Legislative Assembly under section on an audit of a public sector entity.	1 2 3 4
Clause	15		endment o	fs6	8 (Conduct of strategic review of audit	5 6
		(1)	Section 68(1), 't	his part'—	7
			omit, insert			8
				this	division	9
		(2)	Section 68(5)—		10
			omit, insert			11
			(5)	Gov of a	Minister may make a recommendation to the vernor in Council regarding the appointment a reviewer or the terms of reference for a tegic review only—	12 13 14 15
				(a)	with the approval of the parliamentary committee; and	16 17
				(b)	after consultation with the auditor-general.	18
			(5A)	For com	subsection (5)(a), the parliamentary mittee—	19 20
				(a)	must decide to give or not give the approval within 20 business days after receiving the request for the approval from the Minister; and	21 22 23 24
				(b)	is taken to have approved the appointment of a reviewer, or the terms of reference for a strategic review, stated in the request if the committee does not notify the Minister of its decision under paragraph (a) within the period stated in that paragraph.	25 26 27 28 29 30
		(3)	Section 68(5A) 1	o (7)—	31
			renumber a	s sec	tion 68(6) to (8).	32

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Clause	16	Amendment of s 70 (Report of strategic review)	1
		(1) Section 70(4), before 'the Minister'—	2
		insert—	3
		the parliamentary committee,	1
		(2) Section 70(5), 'to them'—	5
		omit.	5
		(3) Section 70(6)—	7
		omit, insert—	3
		table the review report in the Legislative 1 Assembly within 3 sitting days after the 1	9 10 11 12
Clause	17	Amendment of s 71 (Audit of audit office)	13
		(1) Section 71(2) and (3)—	14
		renumber as section 71(4) and (5).	15
		(2) Section 71—	16
		insert— 1	17
		Governor in Council regarding the appointment of a person under subsection (1) only with the	18 19 20 21
			22 23
		within 20 business days after receiving the request for the approval from the Minister;	24 25 26 27
		of the person stated in the request if the	28 29 30

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		decision under paragraph (a) within the period stated in that paragraph.
Clause	18	Amendment of s 72 (Conduct of independent audit)
		(1) Section 72(2)—
		omit, insert—
		(2) After an audit, the person must give a report about the audit (the <i>audit report</i>) to the parliamentary committee, the Premier, the Treasurer and the auditor-general.
		(2) Section 72(3), 'person's'—
		omit, insert—
		audit
		(3) Section 72—
		insert—
		(4) The chair of the parliamentary committee must table the audit report in the Legislative Assembly within 3 sitting days after the committee receives the report.
Clause	19	Insertion of new s 72AA
		Before section 72A—
		insert—
		72AA Annual report
		(1) For the application of the <i>Financial Accountability Act 2009</i> , section 63 to the audit office, the appropriate Minister is the Minister administering this section.
		(2) Also—
		(a) despite the <i>Financial Accountability Act</i> 2009, section 63(1)(b), the annual report for

		I a t	he audit office must be given to the parliamentary committee, the Speaker, the appropriate Minister and the Treasurer in the way and within the time mentioned in that section; and	1 2 3 4 5
		2 I 8	despite the <i>Financial Accountability Act</i> 2009, section 63(2), the chair of the parliamentary committee must table the annual report in the Legislative Assembly within the time mentioned in that section.	6 7 8 9 10
	(3)	this A	section does not limit any other provision of act under which the auditor-general may or make a report.	11 12 13
lause 20	Insertion of n	ew pt 6	5, div 5	14
	Part 6—	-		15
	insert—			16
	Divisi	on 5	Transitional provisions for Integrity and Other	17 18
			Legislation Amendment Act 2023	19 20
	97 De	finition	ns for division	21
		In this	s division—	22
			dment Act means the Integrity and Other lation Amendment Act 2023.	23 24
		provis	er, for a provision of this Act, means the sion as in force from time to time before the nencement.	25 26 27
			for a provision of this Act, means the sion as in force from the commencement.	28 29

98	Exi	sting appointments unaffected	1
	(1)	New sections 9(2) and 11(4) do not apply to the appointment of a person as the auditor-general in effect immediately before the commencement.	2 3 4
	(2)	New section 68(5) does not apply to the appointment of a reviewer in effect immediately before the commencement.	5 6 7
	(3)	New section 71(2) does not apply to the appointment of a person under section 71(1) in effect immediately before the commencement.	8 9 10
99	Exi	sting strategic review	11
	(1)	This section applies in relation to a strategic review conducted before the commencement if the review report for the review has not been given under former section 70(4).	12 13 14 15
	(2)	Former section 70 continues to apply in relation to the strategic review as if the amendment Act had not been enacted.	16 17 18
	(3)	New section 70 does not apply in relation to the strategic review.	19 20
100) Exi	sting independent audit	21
	(1)	This section applies in relation to an audit conducted under section 71(1) before the commencement if a report about the audit has not been given under former section 72(2).	22 23 24 25
	(2)	Former section 72 continues to apply in relation to the audit as if the amendment Act had not been enacted.	26 27 28
	(3)	New section 72 does not apply in relation to the audit.	29 30

	101 Mat	tters relating to funding	1
	(1)	Former section 21 continues to apply in relation to the audit office for the current financial year as if the amendment Act had not been enacted.	2 3 4
	(2)	New part 2, division 6 applies in relation to the audit office for the next financial year and each subsequent financial year.	5 6 7
	(3)	In this section—	8
		<i>current financial year</i> means the financial year in which this section commences.	9 10
		next financial year means the next financial year to start after this section commences.	11 12
	102 Anı	nual report for current financial year	13
		New section 72AA does not apply in relation to the annual report for the audit office for the financial year in which this section commences.	14 15 16
	103 Au	dits of trusts under s 34A	17
		New section 34A applies in relation to a trust mentioned in the section for the financial year in which this section commences and each subsequent financial year.	18 19 20 21
lause	21 Amendment o	f schedule (Dictionary)	22
	Schedule—		23
	insert—		24
		<i>additional funding</i> , for a financial year, for part 2, division 6, see section 29E.	25 26
		<i>allocated amount</i> , for a financial year, for part 2, division 6, see section 29E.	27 28
		annual report means annual report under the	29

		Financial Accountability Act 2009.
		<i>funding proposal</i> , for part 2, division 6, see section 29E.
		Queensland Treasury means the department in which the <i>Financial Accountability Act 2009</i> is administered.
	Part	
		Corruption Act 2001
Clause	22	Act amended
		This part amends the Crime and Corruption Act 2001.
Clause	23	Amendment of s 259 (Budget and performance)
		Section 259(4)—
		insert—
		Note—
		See division 6A in relation to increasing the commission's budget in a financial year.
Clause	24	Insertion of new ch 6, pt 1, div 6A
		Chapter 6, part 1—
		insert—
		Division 6A Funding proposals
		260A Definitions for division
		In this division—
		additional funding, for a financial year, means
		funding from the State for the commission in
		addition to the allocated amount for the financia

	year.	1
	<i>allocated amount</i> , for a financial year, means the amount of funding from the State allocated to the commission for the financial year.	2 3 4
	<i>funding proposal</i> means a written request for additional funding for a financial year or 2 or more financial years.	5 6 7
260B A	pplication of division	8
	This division applies if the chief executive officer decides additional funding is needed for a financial year or 2 or more financial years.	9 10 11
	equirement for, and approval of, funding posal	12 13
(1)	The chief executive officer must—	14
	(a) prepare a funding proposal for the additional funding; and	15 16
	(b) give the funding proposal to the relevant portfolio committee and a copy of the proposal to the Minister.	17 18 19
(2)	Within the period stated in subsection (3), the relevant portfolio committee must review the chief executive officer's funding proposal and give the Minister a report approving 1 of the following—	20 21 22 23 24
	(a) the chief executive officer's funding proposal;	25 26
	(b) a funding proposal for a different amount or a different purpose, or both;	27 28
	(c) a proposal that provides for no additional funding for the commission.	29 30
(3)	For subsection (2), the period is—	31

	(a) 20 business days after the relevant portfolio committee receives the chief executive officer's funding proposal; or	1 2 3
	(b) if, in the circumstances, the Treasurer decides the approval of a proposal under subsection (2) is required within a shorter period and has notified the relevant portfolio committee of the shorter period and the reasons for the shorter period—the shorter period.	4 5 6 7 8 9 10
	Example for paragraph (b)— The Treasurer may decide the approval of a proposal under subsection (2) is required within a shorter period so the Minister's response to the proposal can be considered in the preparation of the State budget.	11 12 13 14 15 16
(4)	The relevant portfolio committee must prepare the report under subsection (2) in consultation with the appropriate officers of Queensland Treasury.	17 18 19 20
(5)	If the relevant portfolio committee does not give the Minister a report under subsection (2) within the period stated in subsection (3), the committee is taken to have approved the chief executive officer's funding proposal.	21 22 23 24 25
(6)	In this section—	26
	Queensland Treasury means the department in which the Financial Accountability Act 2009 is administered.	27 28 29
260D Ta	abling requirement	30
(1)	The Minister must table the following documents in the Legislative Assembly for each proposal approved, or taken to be approved, by the relevant portfolio committee under this division—	31 32 33 34

	(a) the committee's report about the proposal under section 260C(2), if any;	1 2
	(b) a report setting out the Minister's response to the proposal.	3 4
(2)	The documents must not be tabled in the Legislative Assembly before the Minister's response to the proposal has been implemented.	5 6 7
(3)	The relevant portfolio committee's report about the proposal under section 260C(2) must not be tabled in the Legislative Assembly other than as provided under subsections (1) and (2).	8 9 10 11
(4)	In this section—	12
	<i>proposal</i> means—	13
	(a) a funding proposal mentioned in section 260C(2)(a) or (b); or	14 15
	(b) a proposal mentioned in section 260C(2)(c).	16
	elevant portfolio committee may obtain vice or information	17 18
	For preparing a report under section 260C(2), the relevant portfolio committee may obtain advice or other information from any of the following persons—	19 20 21 22
	(a) the Treasurer;	23
	(b) the Minister;	24
	(c) the chief executive officer;	25
	(d) an officer of the department.	26
260F Co	onfidential information not required to be en	27 28
	Nothing in this division requires the chief executive officer to include in a funding proposal, or the chief executive officer or any other person	29 30 31

			to give the relevant portfolio committee, any details that would, if given—	
		((a) prejudice a current investigation by the commission; or	
		((b) disclose information that is privileged or subject to a duty to maintain confidentiality under an Act or other law.	
Clause	25	Insertion of nev	v ch 8, pt 18	
		Chapter 8—		
		insert—		
		Part 18		
			Legislation	
			Amendment Act 2023	
		457 Matte	ers relating to funding	
		1	Chapter 6, part 1, division 6A applies in relation to the commission for the next financial year and each subsequent financial year.	
		(2)	In this section—	
			next financial year means the next financial year to start after this section commences.	
Clause	26	Amendment of	sch 2 (Dictionary)	
		Schedule 2—	-	
		insert—		
			additional funding, for a financial year, for chapter 6, part 1, division 6A, see section 260A.	
			<i>allocated amount</i> , for a financial year, for chapter 6, part 1, division 6A, see section 260A.	
		j	funding proposal, for chapter 6, part 1, division	

s	27
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			6A, see section 260A.	1
			relevant portfolio committee means the portfolio	2
			committee under the Parliament of Queensland	3
			Act 2001 whose portfolio area within the meaning	4
			of that Act includes the department, or the part of	5
			the department, in which this Act is administered.	6
	Part	4	Amendment of Integrity Act	7
			2009	8
Clause	27	Act amended		9
Olause	21		mends the Integrity Act 2009.	_
		Note—	nends the Imegrity Act 2009.	10 11
			ne amendments in schedule 1.	
		See also u	le amendments in schedule 1.	12
Clause	28	Replacement	of long title	13
		Long title—	_	14
		omit, insert	<u>:</u>	15
			An Act to provide for the Queensland Integrity	16
			Commissioner and Office of the Queensland	17
			Integrity Commissioner, to facilitate the giving	18
			of advice to Ministers, chief executives and others on ethics or integrity issues, to ensure	19 20
			Ministers, chief executives and others	20
			appropriately manage conflicts of interest, and	22
			to regulate particular lobbying activities with	23
			government representatives and Opposition	24
			representatives	25
Clause	29	Amendment o	of s 7 (Functions of integrity commissioner)	26
		Section 7(1)(c)—	27
		omit, insert	:	28

		_	
		(c) to keep the lobbying register and have responsibility for the registration of lobbyists under chapter 4, and to provide education and training to government representatives, Opposition representatives and registered lobbyists about the operation of chapter 4;	1 2 3 4 5 6 7
Clause	30	Amendment of s 12 (Meaning of designated person)	8
		Section 12(1)(e), 'officer'—	9
		omit, insert—	10
		executive	11
Clause	31	Amendment of s 15 (Request for advice)	12
		(1) Section 15—	13
		insert—	14
		(2A) However, a designated person under section 12(1)(f) may ask for advice under subsection (1) only if the designated person has given notice of the request to the Minister in whose office the person is employed.	15 16 17 18 19
		(2) Section 15(2A) to (5)—	20
		renumber as section 15(3) to (6).	21
Clause	32	Amendment of s 17 (Request by Minister)	22
		Section 17(c), 'officer'—	23
		omit, insert—	24
		executive	25
Clause	33	Amendment of s 20 (Request by chief executive)	26
		Section 20(2), 'officer'—	27

[s	34]
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		omit, insert—	_		1
		•	executive		2
Clause	34	Amendment of	e 20 (Di	sclosure to Premier)	2
Jiause	34		•	enior executive,'—	3
), arter si	emor executive, —	4
		insert—	.		5
			senior exe	ecutive equivalent,	6
Clause	35	Amendment of	s 30 (Di	sclosure to Minister)	7
		Section 30, a	fter 'seni	or executive,'—	8
		insert—			9
		5	senior ex	ecutive equivalent,	10
Clause	36	Replacement of	f ch 4 (R	egulation of lobbying activities)	11
		Chapter 4—	`	, , ,	12
		omit, insert—	_		13
		Chapt	er 4	Lobbying activity	14
		Part 1		Preliminary	15
		41 Defir	nitions f	or chapter	16
]	In this ch	apter—	17
		;		training course means a course by the integrity commissioner under 6.	18 19 20
				<i>icate</i> means communicate by any means, for example—	21 22
		((a) in w	riting; and	23

(b) by meeting in person; and	1
(c) by post, telephone, email, instant messagin or another form of electronic communication.	_
councillor means a councillor of a local government under the City of Brisbane Act 201 or the Local Government Act 2009.	
<i>election</i> means an election of a member of members of the Legislative Assembly.	or 8 9
election period, in relation to an election, mean the period that—	ns 10 11
(a) starts on the day on which the writ for the election is issued; and	ne 12 13
(b) ends at the end of the day on which the election is held.	ne 14 15
employee, of an entity, includes a persocontracted or otherwise engaged by the entity.	on 16 17
former Opposition representative see section 60	0. 18
former representative see section 61.	19
former senior government representative se section 59.	ee 20 21
government representative see section 44.	22
<i>listed person</i> , for an entity, means an officer of employee of the entity—	or 23 24
(a) who carries out a lobbying activity for the entity; and	ne 25 26
(b) is registered as a lobbyist under part 3 in the capacity.	27 28
lobbying activity see section 42.	29
<i>lobbying register</i> see section 66L(1).	30
officer, of an entity, means a person who—	31

(a)	holds an office, or position of authority, in the entity; or	1 2
(b)	carries out, or has a duty to carry out, the functions of an office of the entity; or	3 4
(c)	has a right to participate in the administration or management of the affairs of the entity.	5 6 7
forn deal	cial dealings, in relation to a person who is a ner representative, means any of the following ings that the person engaged in as part of the con's ordinary duties on a regular basis—	8 9 10 11
(a)	government or Opposition business or activities;	12 13
(b)	negotiations, briefings, contracts and the making or receipt of representations relating to government or Opposition business or activities.	14 15 16 17
Opp	osition representative see section 45.	18
offic	lic sector officer means a person who is an error or employee of any of the following ties—	19 20 21
(a)	a public sector entity under the <i>Public Sector Act 2022</i> , section 8;	22 23
(b)	a local government;	24
(c)	a corporate entity under the <i>Local Government Act 2009</i> ;	25 26
(d)	the parliamentary service;	27
(e)	a government owned corporation;	28
(f)	a rail government entity under the <i>Transport Infrastructure Act 1994</i> ;	29 30
(g)	an entity, prescribed by regulation, that is assisted by public funds.	31 32
reco	orded particulars, of a registered lobbyist,	33

give 50,	n to	the information relating to the lobbyist the integrity commissioner under section of or 66 and recorded on the lobbying	1 2 3 4
regi	stere	d lobbyist means an entity recorded in ving register as a registered lobbyist.	5 6
regi 55.	stere	d lobbyists code of conduct see section	7 8
repr	esen	tative means—	9
(a)	a go	overnment representative; or	10
(b)	an C	Opposition representative.	11
		ial role, in the election campaign of a party—	12 13
(a)		nns a role at a senior level, whether paid npaid that—	14 15
	(i)	involves employment or engagement by the party; and	16 17
	(ii)	incorporates significant involvement in the party's election strategy or policy development; and	18 19 20
(b)	does	s not include any of the following—	21
	(i)	general membership of the party;	22
	(ii)	volunteering for, or advising, a particular candidate;	23 24
	(iii)	door knocking, placing documents in letter boxes or other campaign communications;	25 26 27
	(iv)	media liaison;	28
	(v)	handing out how to vote material.	29
anot	her e	rty client means an entity that engages entity to provide services constituting, or	30 31

			and that is agreed to before the other entity vides the services.	1 2
42	Wh (1)			3
	(1)	(a)	communicating with a government representative in an effort to influence decision-making of the State government or a local government, including, for example,	4 5 6 7 8 9 10
			(i) the making, amendment or repeal of legislation;	11 12
			(ii) the development, amendment or abandonment of a government policy or program;	13 14 15
			(iii) the awarding of a government contract or grant;	16 17
			(iv) the allocation of funding;	18
			(v) the making of a decision about planning or the giving of a development approval under the <i>Planning Act 2016</i> ; or	19 20 21 22
		(b)	including, for example, the making of a	23 24 25 26 27 28
			- · · · · · · · · · · · · · · · · · · ·	29 30
			abandonment of an Opposition policy	31 32 33

			(iii) the position or view of the Opposition in relation to a decision of the State government or a local government, including, for example, a matter mentioned in paragraph (a).	1 2 3 4 5
	(2)	This	s section is subject to section 43.	6
43	Wh	at is	not a lobbying activity	7
			ne of the following activities is a lobbying vity—	8 9
		(a)	communicating with a committee of the Legislative Assembly or a local government;	10 11 12
		(b)	communicating with a member of the Legislative Assembly or a councillor in the member's or councillor's capacity as local representative on a constituency matter;	13 14 15 16
		(c)	responding to a call for submissions;	17
		(d)	petitioning or campaigning of a grassroots nature;	18 19
		(e)	responding to a request for tenders;	20
		(f)	communicating with a representative in a public forum;	21 22
		(g)	responding to a request by a representative for information;	23 24
		(h)	communicating with a representative about a non-business or non-commercial matter;	25 26
		(i)	communicating with a representative in the ordinary course of making an application, or seeking a review or appeal about a decision, under an Act;	27 28 29 30
		(j)	participating in an incidental meeting with a representative beyond the control of the representative;	31 32 33

		Example—	1
		A Minister or the Leader of the Opposition speaks at a conference and has an unscheduled discussion with a person who is a conference participant.	2 3 4
	(k)	communicating with a representative in the ordinary course of providing professional or technical services to a person.	5 6 7
		Example—	8
		An entity is engaged by a person to provide accounting, architectural, engineering or legal services. The entity communicates with a representative on behalf of the person. The communication is not a lobbying activity if the communication is part of the ordinary course of the entity providing the services to the person.	9 10 11 12 13 14 15
44	Who is	a government representative	16
	•	government representative is any of the owing persons—	17 18
	(a)	the Premier;	19
	(b)	a Minister;	20
	(c)	an Assistant Minister;	21
	(d)	a councillor;	22
	(e)	a ministerial staff member;	23
	(f)	an assistant minister staff member;	24
	(g)	a public sector officer.	25
45	Who is	an <i>Opposition representative</i>	26
		<i>Opposition representative</i> is any of the owing persons—	27 28
	(a)	the Leader of the Opposition;	29
	(b)	the Deputy Leader of the Opposition;	30

		(c)	a staff member in the office of the Leader of the Opposition.	1 2
Pa	rt 2		Requirement for registration	3 4
46		byir hibit	ng activity by unregistered entity ted	5 6
	(1)	lobb	unregistered person must not carry out a bying activity for a third party client for a amission, payment or other reward, whether uniary or otherwise.	7 8 9 10
		Max	ximum penalty—200 penalty units.	11
	(2)	und lobb lobb regi	subsection (1), if an individual is disqualified er section 49 from being registered as a pyist, or continuing to be registered as a pyist, the individual is taken not to be a stered lobbyist even if the individual's name ains on the lobbying register.	12 13 14 15 16 17
	(3)	sect	remove any doubt, it is declared that this ion does not apply to an unregistered person is an entity mentioned in section 47(1).	18 19 20
	(4)	In th	nis section—	21
			egistered person means an entity that is not a stered lobbyist.	22 23
47	Par	ticul	ar entities not required to be registered	24
	(1)	The	following entities may carry out a lobbying vity without being a registered lobbyist—	25 26
		(a)	a non-profit entity but only if the purpose of the lobbying activity is to represent the interests of the entity;	27 28 29

		Examples—	1
		a charity	2
		• a club	3
		 a society for environmental protection 	4
	(b)	an entity constituted to represent the interests of its members but only if the purpose of the lobbying activity is to represent the interests of its members;	5 6 7 8
		Examples—	9
		• an industrial organisation under the <i>Industrial Relations Act 2016</i>	10 11
		• a professional body, for example, the Queensland Law Society	12 13
	(c)	a member of a trade delegation visiting Queensland but only if the purpose of the lobbying activity is to represent the interests of the delegation;	14 15 16 17
	(d)	an officer or employee of an entity mentioned in paragraph (a), (b) or (c).	18 19
(2)	In tl	his section—	20
	non	-profit entity means an entity that—	21
	(a)	is not carried on for profit or gain to its individual members; and	22 23
	(b)	is, under the entity's constitution, prohibited from making any distribution, whether in money, property or otherwise, to its members.	24 25 26 27
Part 3	3	Applying for	28
		registration	29
48 Wh	io ma	ay apply	30
		entity (the <i>applicant</i>) may apply to the	31

		integ	grity commissioner for registration as a	1
		lobb	pyist.	2
	(2)	The	application may be for registration of—	3
		(a)	the applicant; or	4
		(b)	the applicant and each officer or employee of the applicant who carries out a lobbying activity for the applicant; or	5 6 7
		(c)	if the applicant is already a registered lobbyist—an officer or employee of the applicant who carries out a lobbying activity for the applicant and who is not a listed person for the applicant.	8 9 10 11 12
49	indi	vidu	ification of previously registered all who performed substantial role in campaign of political party	13 14 15
	(1)	This	s section applies to an individual who—	16
		(a)	immediately before an election period for an election (the <i>relevant election period</i>) was a registered lobbyist; and	17 18 19
		(b)	on or after the start of the relevant election period was required to give a notice under section 66A; and	20 21 22
			Note— See section 66N(3) for removal of the individual's name from the lobbying register.	23 24 25
		(c)	after the end of the relevant election period applied under section 48 for registration as a lobbyist.	26 27 28
	(2)	regis regis subs	individual is disqualified from being a stered lobbyist, or continuing to be a stered lobbyist, if the individual performed a stantial role, during the relevant election od, in the election campaign of a political y.	29 30 31 32 33 34

		Note—	1
		See also sections 66H(1)(b) and 66N(2).	2
	(3)	If an individual is disqualified under subsection (2) from being a registered lobbyist, or continuing to be a registered lobbyist, the individual is disqualified for the period that—	3 4 5 6
		(a) starts when the individual started performing the substantial role in the election campaign of the political party; and	7 8 9
		(b) ends on the day on which the writ is issued for the first general election after the end of the relevant election period.	10 11 12
	(4)	In this section—	13
		general election see the Electoral Act 1992, schedule 1.	14 15
50	Rec	quirements for making application	16
	(1)	The application must be made in the approved form.	17 18
	(2)	The approved form may provide for—	19
		(a) if the entity for whom registration as a lobbyist is sought is an individual—	20 21
		(i) a statement that the individual is not disqualified from being a registered lobbyist under section 49; and	22 23 24
		(ii) a written report about the criminal history of the individual; and	25 26
		(b) if the entity for whom registration as a lobbyist is sought is a former representative—a statement about the official dealings engaged in by the former representative in the 2 years immediately before becoming a former representative; and	27 28 29 30 31 32 33

	(c)	a statement listing the name of each officer or employee of the applicant other than—	1 2 3
		(i) an officer or employee who is already a registered lobbyist, or for whom registration as a lobbyist is sought by the application; or	4 5 6 7
		(ii) an employee whose role within the entity involves only administrative duties; or	8 9 10
		(iii) an employee whose role within the entity involves work only outside Queensland.	11 12 13
(3)	app:	ormation in the application must, if the roved form requires, be verified by a statutory aration by each entity for whom registration lobbyist is sought by the application.	14 15 16 17
(4)	In t	nis section—	18
	indi <i>Crii</i> 198	ninal history, of an individual, means the vidual's criminal history as defined under the ninal Law (Rehabilitation of Offenders) Act 6, other than spent convictions, in relation to following offences—	19 20 21 22 23
	(a)	an offence for which the individual has been sentenced to a term of imprisonment of at least 30 months;	24 25 26
	(b)	an offence involving fraud or dishonesty for which the individual has been convicted as an adult.	27 28 29
	spei	nt conviction means a conviction—	30
	(a)	for which the rehabilitation period under the <i>Criminal Law (Rehabilitation of Offenders) Act 1986</i> has expired under that Act; and	31 32 33
	(b)	that is not revived as prescribed by section 11 of that Act.	34 35

51	Dec	cidin	g application	1
	(1)	prac	integrity commissioner must, as soon as eticable after the application is made, decide to rove or refuse to approve the application for—	2 3 4
		(a)	if the application is made under section 48(2)(a)—the applicant; or	5 6
		(b)	if the application is made under section 48(2)(b) or (c)—the applicant and each officer or employee of the applicant who carries out a lobbying activity for the applicant.	7 8 9 10 11
	(2)	the	rove an application for an individual only if integrity commissioner is satisfied the vidual is not disqualified under section 49.	12 13 14 15
	(3)	to a	pprove an application for an applicant, or an cer or employee of an applicant, on any of the owing grounds—	16 17 18 19
		(a)	the application includes a materially false or misleading representation or declaration;	20 21
		(b)	the applicant, or the officer or employee of the applicant, has previously failed to comply with—	22 23 24
			(i) a provision of this chapter; or	25
			(ii) the registered lobbyists code of conduct or a directive;	26 27
		(c)	the registration of the applicant, or the officer or employee of the applicant, as a lobbyist in another jurisdiction has been cancelled or suspended;	28 29 30 31
		(d)	another ground the integrity commissioner considers sufficient.	32 33

[s 3	61
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		Example—	1
			2 3 4 5 6 7
52	Inq	uiry about application	8
	(1)	commissioner may, by notice given to the applicant, require the applicant to give the integrity commissioner further information or a document the integrity commissioner reasonably	9 10 11 12 13
	(2)		15 16
			17 18
		applicant agree in writing to a longer period within which the applicant is to give the information or document—within the longer	19 20 21 22 23
	(3)	application if, within the stated period under subsection (2)(a) or the longer period under subsection (2)(b), the applicant does not comply	24 25 26 27 28
	(4)	(1) must, if the notice requires, be verified by	29 30 31
53	Cor	ditions	32
	(1)		33 34

Pa	rt 4	Powers of integrity commissioner	29 30
		(b) the day the lobbying register is updated under subsection (1)(b).	27 28
		(a) the day stated in the notice;	26
	(2)	If the integrity commissioner approves an application for an entity, the registration of the entity as a lobbyist takes effect on the earlier of the following days— (a) the day stated in the notice:	22 23 24 25
		(b) if the integrity commissioner approves an application for an entity, update the lobbying register to include the entity as a registered lobbyist.	18 19 20 21
		(a) give the applicant notice of the integrity commissioner's decision; and	16 17
	(1)	As soon as practicable after deciding the application, the integrity commissioner must—	14 15
54		ps after, and taking effect of, decision	13
	(2)	Registration of an entity as a lobbyist is also subject to any other condition the integrity commissioner considers appropriate.	10 11 12
		(b) if the integrity commissioner considers it appropriate—the entity, or each listed person for the entity, undertakes an approved training course at regular intervals of not longer than 12 months.	5 6 7 8 9
		(a) the entity, or each listed person for the entity, undertake an approved training course within a stated period after the registration takes effect; or	1 2 3 4

55	Code of conduct										
	(1)	The integrity commissioner may, after consultation with the parliamentary committee, approve a code of conduct for registered lobbyists (the <i>registered lobbyists code of conduct</i>).									
	(2)	The integrity commissioner must publish the registered lobbyists code of conduct on the integrity commissioner's website.	6 7 8								
	(3)	The purpose of the registered lobbyists code of conduct is to provide standards of conduct for registered lobbyists designed to ensure that communication between registered lobbyists and representatives is carried out in accordance with public expectations of transparency and integrity.	9 10 11 12 13 14								
	(4)	The registered lobbyists code of conduct must include a policy relating to conflicts of interest for registered lobbyists.	15 16 17								
	(5)	The registered lobbyists code of conduct may impose obligations on registered lobbyists to give the integrity commissioner information about lobbying activities carried out by them.	18 19 20 21								
	(6)	Registered lobbyists must comply with the registered lobbyists code of conduct.	22 23								
56	App	proved training	24								
	(1)	The integrity commissioner must approve a training course for the purpose of enabling individuals to be registered lobbyists or continue to be registered lobbyists.	25 26 27 28								
	(2)	The integrity commissioner must publish a description of the approved training course on the integrity commissioner's website.	29 30 31								

57	Directives								
	(1)		integrity commissioner may make a directive at any of the following matters—	2 3					
		(a)	the operation of a provision of this chapter or the registered lobbyists code of conduct, including, for example, a procedural or technical requirement relating to the provision or code;	4 5 6 7 8					
		(b)	the application of the policy relating to conflicts of interest for registered lobbyists mentioned in section 55(4);	9 10 11					
		(c)	any other matter the integrity commissioner considers appropriate.	12 13					
	(2)	Registered lobbyists must comply with a directive made under subsection (1).							
	(3)	dire	integrity commissioner must publish each ctive made under subsection (1) on the grity commissioner's website.	16 17 18					
	(4)	direct subconding legis	remove any doubt, it is declared that, if a ctive is inconsistent with an Act or ordinate legislation, the Act or subordinate slation prevails over the directive to the extent my inconsistency.	19 20 21 22 23					
Pa	rt 5	,	Restrictions on	24					
			particular lobbying	25					
			activity	26					
Di۱	/isic	n 1	Dual hatting	27					

58	sub	star	red lobbyist must not perform itial role in election campaign of I party during election period	1 2 3
	(1)	This	s section applies to a registered lobbyist.	4
	(2)	subs	registered lobbyist must not perform a stantial role, during an election period for an tion, in the election campaign of a political y.	5 6 7 8
Div	visio	on 2	Former representatives	9
59			a former senior government ntative	10 11
		pers	cormer senior government representative is a son who held, but no longer holds, any of the owing offices—	12 13 14
		(a)	Premier;	15
		(b)	Minister;	16
		(c)	Assistant Minister;	17
		(d)	councillor;	18
		(e)	ministerial staff member;	19
		(f)	assistant minister staff member;	20
		(g)	an office of a public sector officer that is an office of chief executive, senior executive or senior executive equivalent.	21 22 23
60	Wh	o is	a former Opposition representative	24
		who	ormer Opposition representative is a person of held, but no longer holds, any of the owing offices—	25 26 27
		(a)	Leader of the Opposition;	28
		(b)	Deputy Leader of the Opposition;	29

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		(c) staff member in the office of the Leader of the Opposition.	1 2
61	Wh	o is a former representative	3
		A former representative means—	4
		(a) a former senior government representative; or	5 6
		(b) a former Opposition representative.	7
62	lob	mer representative must not carry out bying activity relating to official dealings of vious 2 years	8 9 10
	(1)	This section applies to a person who is a former representative.	11 12
	(2)	Within 2 years after the person becomes a former representative, the person must not carry out lobbying activity for a third party client if the activity relates to official dealings in which the person engaged in the person's official capacity in the 2 years immediately before the person became a former representative.	13 14 15 16 17 18 19
Pa	rt 6	Obligations of representatives	20 21
63		presentative must not knowingly permit bying in contravention of s 46	22 23
		A representative must not knowingly permit an entity to carry out a lobbying activity with the representative in contravention of section 46.	24 25 26

64		presentative must not knowingly permit bying in contravention of s 62	1 2
		A representative must not knowingly permit a former representative to carry out a lobbying activity with the representative in contravention of section 62.	3 4 5 6
Pa	rt 7	Information disclosure	7
65		gistered lobbyist must give notice of ange in recorded particulars	8 9
	(1)	This section applies if there is a change in the recorded particulars of a registered lobbyist.	10 11
	(2)	The registered lobbyist must give the integrity commissioner a notice stating the details of the change within 10 business days after the registered lobbyist becomes aware of the change. Note— See also sections 66F(1)(a)(iv), 66H(1)(c)(iv) and 66N(1).	12 13 14 15 16 17 18
	(3)	If the registered lobbyist is a listed person for an entity—	19 20
		(a) the obligation under subsection (2) applies to the entity in relation to the entity's registration as a lobbyist; and	21 22 23
		(b) the listed person must ensure the entity is notified of the change.	24 25
66		gistered lobbyist must give annual return of corded particulars	26 27
	(1)	A registered lobbyist must, within 1 month after the end of each financial year, give the integrity commissioner a notice stating the recorded particulars of the registered lobbyist remain	28 29 30 31

	correct.		1
	Note—		2
	See also sections 66F(1)(a)(iv) and 66H(1)(c)(iv).	3
(2)	If the registered lobbyis entity—	t is a listed person for an	4 5
		er subsection (1) applies relation to the entity's byist; and	6 7 8
	notified of any c	hanges in the recorded isted person that happen r.	9 10 11 12
not	vidual who is register ice of intention to perf lection campaign	ed lobbyist must give form substantial role	13 14 15
(1)	This section applies if—		16
	(a) a writ is issued for	an election; and	17
	intends to perform	is a registered lobbyist a substantial role in the of a political party in the	18 19 20 21
(2)	the intention, give the innotice stating the individent		22 23 24 25
	See also sections 66F(66N(3).	1)(a)(iv), 66H(1)(c)(iv) and	26 27
cor	oresentative must give nmissioner notice if so vity by unregistered p	ubject to lobbying	28 29 30
(1)		representative becomes hat is not a registered	31 32

	lobbyist is seeking to carry out, or has carried out, lobbying activity with the representative.	1 2
(2)	The responsible person for the representative must, as soon as practicable after the representative becomes aware, give the name and details of the entity to the integrity commissioner.	3 4 5 6
(3)	A responsible person for a representative may delegate a function under subsection (2) to an appropriately qualified person.	7 8 9
con	oresentative may give integrity nmissioner information about lobbying ivity	10 11 12
(1)	This section applies if an entity carries out, or seeks to carry out, a lobbying activity with a representative.	13 14 15
(2)	The responsible person for the representative may, if the responsible person reasonably believes the information may be relevant to the functions or powers of the integrity commissioner, give the integrity commissioner information relating to the lobbying activity.	16 17 18 19 20 21
(3)	Without limiting subsection (2), the information given under subsection (2) may include personal information about an individual who is carrying out, or seeking to carry out, the lobbying activity.	22 23 24 25
(4)	A responsible person for a representative may delegate a function under subsection (2) to an appropriately qualified person.	26 27 28
info	egrity commissioner may require ormation from registered lobbyist or other person	29 30 31
(1)	This section applies if the integrity commissioner suspects—	32 33

	(a)	a reg	gister	ed	lobby	ist—	-					1
		(i)	•		e di ed lo	-					eing a n 49; or	2 3
		(ii)	may	ha	ve fa	iled t	o cor	npl	y w	ith		4
			(A)		cono gistra			tl	he	lo	obyist's	5 6
			(B)		e reg				•		code of	7 8
			(C)	pa	rt 5; 0	or						9
			(D)		ction ction;		66	, (66A	(or this	10 11
	(b)	anot relat (a).		-							rmation ragraph	
(2)	requ give	ire th	ne reg	gist niss	ered ioner	lobby info	ist o	r o	thei	. pe	notice, erson to cument	16
(3)	unle	ss t	stereche le	obb	yist	or	other	· p	erso	on		
	(a)		in th								east 15	22 23
	(b)	long or o	yist o ger pe	or o erio ner	d wit	perso hin v	n agr which	ree 1 th	in v ie ir	vrit nfo	nd the ing to a rmation the	25 26
	Note-	_	•									29
	Se	e also	section	ons	66F(1)	(a)(iv) and	66F	I (1)(c)(i	v).	30
66E Ver	ificat	tion	by s	tatı	utorv	/ dec	clara	tio	n			31
	The		tegrit				ioner		may	1	require	

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			on or a document given under this part to ed by statutory declaration.	1 2
Part 8	}		Compliance notices	3
66F Wh	en c	omp	liance notice may be given	4
(1)	This		ection applies if the integrity ioner—	5 6
	(a)		pects a registered lobbyist may have ed to comply with—	7 8
		(i)	a condition of the lobbyist's registration; or	9 10
		(ii)	the registered lobbyists code of conduct or a directive; or	11 12
		(iii)	part 5; or	13
		(iv)	section 65, 66, 66A or 66D; and	14
	(b)	beli	eves—	15
		(i)	a matter relating to the failure is reasonably capable of being rectified; and	16 17 18
		(ii)	it is appropriate to give the registered lobbyist an opportunity to rectify the matter.	19 20 21
(2)	regi requ incl	stered airing uding	egrity commissioner may give the d lobbyist a notice (a <i>compliance notice</i>) the lobbyist to rectify the matter, g, for example, by doing an act or g from doing an act.	22 23 24 25 26
66G Red	quire	men	ts for compliance notice	27
(1)	_		pliance notice must state—	28

	(a)	regi		itegrity co lobbyist ith—			-		1 2 3
		(i)		condition tration; o		the	lobbyis	st's	4 5
		(ii)	the cond	registere uct or a d		byists e; or	code	of	6 7
		(iii)	part 3	5; or					8
		(iv)	section	on 65, 66	, 66A c	or 66D;	and		9
	(b)			ow it is s failing,					10 11 12
	(c)	inte	grity	r relating comm y capable	issione	r be	lieves	is	13 14 15
	(d)			nable step to rectify		_	•	yist	16 17
	(e)			egistered in a state	•				18 19
	(f)	lead	to th	re to com ne integr ler part 9	ity con			•	20 21 22
(2)	lobb		to refr	nce notic ain from	-		_		23 24 25
	(a)	a pe or	riod f	or which	the red	quirem	ent appli	ies;	26 27
	(b)	that noti		requirem	ent app	olies u	ntil furt	her	28 29
Part 9			Sa	anctio	ns fo	or			30
322 2 0				n-cor					31

66F	l Gro	und	s for taking action	1
	(1)	the a	integrity commissioner may take 1 or more of actions mentioned in subsection (2) in relation the registration of an entity as a lobbyist if—	2 3 4
		(a)	the registration was obtained because of incorrect or misleading information; or	5 6
		(b)	the integrity commissioner believes the entity is disqualified as a registered lobbyist under section 49; or	7 8 9
		(c)	the integrity commissioner believes the entity has failed to comply with—	10 11
			(i) a condition of the registration; or	12
			(ii) the registered lobbyists code of conduct or a directive; or	13 14
			(iii) part 5; or	15
			(iv) section 65, 66, 66A or 66D; or	16
		(d)	the integrity commissioner believes the entity has failed to comply, without a reasonable excuse, with a compliance notice; or	17 18 19 20
		(e)	the entity has been charged with an indictable offence; or	21 22
		(f)	the registration of the entity as a lobbyist in another jurisdiction has been cancelled or suspended; or	23 24 25
		(g)	the integrity commissioner believes there is another sufficient ground to take the action.	26 27
			Example—	28
			The integrity commissioner may consider it sufficient that, in Queensland or elsewhere, the entity has acted in a way the integrity commissioner considers is inconsistent with general standards of ethical behaviour.	29 30 31 32 33
	(2)	The	actions are	21

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		(a)	to impose a condition on, or vary or remove a condition of, the registration; or	1 2
		(b)	to suspend the registration for a stated period of not more than 12 months; or	3 4
		(c)	to cancel the registration.	5
66I	Sho	w ca	ause notice before taking action	6
	(1)	is co	s section applies if the integrity commissioner onsidering taking action under section 66H in tion to an entity.	7 8 9
	(2)		integrity commissioner must first give the ty a notice (a <i>show cause notice</i>) stating—	10 11
		(a)	that the integrity commissioner intends to take the action; and	12 13
		(b)	the proposed action; and	14
		(c)	the ground for the proposed action; and	15
		(d)	an outline of the facts and circumstances forming the basis for the ground for the proposed action; and	16 17 18
		(e)	that the entity may, within 14 days after the notice is given, or a longer period agreed to by the integrity commissioner, give the integrity commissioner a written response to the proposed action.	19 20 21 22 23
	(3)	writ	ne entity is a listed person for an entity, the ten response under subsection (2)(e) can be en by either the listed person or the entity.	24 25 26
66J			n in relation to taking action after show rocess	27 28
	(1)		er considering any written response received	29
		unde	er section 66I(2)(e), the integrity missioner may decide—	30

	(a)	show cause notice; or	2
	(b)	to take different action under section 66H(2) the integrity commissioner considers appropriate; or	3 4 5
		Example—	6
		The proposed action stated in the show cause notice was to cancel the entity's registration as a lobbyist. After considering the written response to the show cause notice, the integrity commissioner may decide to suspend the entity's registration for a stated period of not more than 12 months instead of cancelling the registration.	7 8 9 10 11 12 13
	(c)	to issue a warning to the entity instead of taking any action under section 66H(2); or	14 15
	(d)	not to take any action under section 66H(2).	16
(2)		integrity commissioner must give notice of decision to the entity.	17 18
(3)	after	decision takes effect at the end of 10 days the date of the decision or, if the notice states er day of effect, on the later day.	19 20 21
(4)	notio	ne entity is a listed person for an entity, the ce given under subsection (2) must be given to listed person and the entity.	22 23 24
66K Ext	ensi	on of suspension of registration	25
(1)	This	s section applies if—	26
	(a)	under section 66H, the integrity commissioner suspends the registration of an entity as a lobbyist for a stated period (the <i>initial suspension period</i>); and	27 28 29 30
	(b)	after the initial suspension period starts, the integrity commissioner decides that the facts and circumstances forming the basis for the ground for suspending the registration	31 32 33 34

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	warrant the suspension of the registration for a further period.	1 2
(2)	The integrity commissioner may extend the period of the suspension for a further stated period.	3 4 5
(3)	The total period of suspension must not be more than 12 months.	6 7
(4)	The integrity commissioner must give the entity notice of the further period of suspension before the initial suspension period ends.	8 9 10
(5)	If the entity is a listed person for an entity, the notice given under subsection (4) must be given to the listed person and the entity.	11 12 13
Part 1	0 Register	14
66L Lol	obying register	15
66L Lot (1)	The integrity commissioner must keep a register of registered lobbyists (the <i>lobbying register</i>).	15 16 17
	The integrity commissioner must keep a register	16
(1)	The integrity commissioner must keep a register of registered lobbyists (the <i>lobbying register</i>).	16 17
(1)	The integrity commissioner must keep a register of registered lobbyists (the <i>lobbying register</i>). The lobbying register— (a) may be kept in the way the integrity commissioner considers appropriate, including, for example, in an electronic	16 17 18 19 20 21
(1) (2)	The integrity commissioner must keep a register of registered lobbyists (the <i>lobbying register</i>). The lobbying register— (a) may be kept in the way the integrity commissioner considers appropriate, including, for example, in an electronic form; and (b) must be published on the integrity	16 17 18 19 20 21 22 23
(1) (2)	The integrity commissioner must keep a register of registered lobbyists (the <i>lobbying register</i>). The lobbying register— (a) may be kept in the way the integrity commissioner considers appropriate, including, for example, in an electronic form; and (b) must be published on the integrity commissioner's website.	16 17 18 19 20 21 22 23 24

(b)	if the registered lobbyist trades as a business—	1 2
	(i) the business or trading name of the business; and	3
	(ii) the ABN for the business;	5
(c)	if the registered lobbyist is an entity for which listed persons carry out a lobbying activity—the name of each listed person for the entity;	6 7 8 9
(d)	if the registered lobbyist is a listed person for an entity—the lobbyist's role in the entity;	10 11 12
(e)	if the registered lobbyist is a former representative—	13 14
	(i) the date on which the lobbyist became a former representative; and	15 16
	(ii) details of the official dealings in which the registered lobbyist engaged in the person's official capacity in the 2 years immediately before becoming a former representative;	17 18 19 20 21
(f)	if the registered lobbyist has officers or employees—the name of each officer or employee of the registered lobbyist other than—	22 23 24 25
	(i) an officer or employee who is a registered lobbyist; or	26 27
	(ii) an employee whose role within the entity involves only administrative duties; or	28 29 30
	(iii) an employee whose role within the entity involves work only outside Queensland;	31 32 33

	(g)	the name and contact details of each entity with whom the registered lobbyist has a contract or other agreement under which the registered lobbyist is required or permitted to provide a lobbying activity;	1 2 3 4 5
	(h)	the name and contact details of each entity for whom the registered lobbyist has carried out a lobbying activity in the 12 months immediately before—	6 7 8 9
		(i) the application for the lobbyist's registration was made; or	10 11
		(ii) the lobbyist gave the integrity commissioner information under section 65 or 66;	12 13 14
	(i)	if the registration of the registered lobbyist has been suspended under part 9—the grounds for the suspension and the period of the suspension;	15 16 17 18
	(j)	any other particulars prescribed by regulation.	19 20
66N Up	datin	g lobbying register	21
(1)		he integrity commissioner receives a notice	22
()		er section 65 relating to a change in the	23
		orded particulars of a registered lobbyist, the	24
	inte	grity commissioner must update the lobbying	25
	_	ster to reflect the change as soon as	26
	prac	cticable after receiving the notice.	27
(2)	If th	ne integrity commissioner becomes aware that	28
		gistered lobbyist is disqualified under section	29
		rom being a registered lobbyist, or continuing	30
	to	be a registered lobbyist, the integrity	31
		amissioner must immediately remove from the	32
		bying register the individual's name as a	33
	regi	stered lobbyist.	34

Part 11 Other offences 660 Particular conduct of unregistered person prohibited A person who is not a registered lobbyist must not— (a) carry on, or purport to carry on, a business of providing services constituting, or including, a lobbying activity for another person; or (b) hold out that the person is a registered	13 14 15 16 17
A person who is not a registered lobbyist must not— (a) carry on, or purport to carry on, a business of providing services constituting, or including, a lobbying activity for another person; or	15 16 17
not— (a) carry on, or purport to carry on, a business of providing services constituting, or including, a lobbying activity for another person; or	17
of providing services constituting, or including, a lobbying activity for another person; or	18
(b) hold out that the person is a registered	19 20 21
lobbyist; or	22 23
(c) take or use a title, name or description that, having regard to the circumstances in which it is taken or used, indicates or could be reasonably understood to indicate the person is a registered lobbyist.	24 25 26 27 28
Maximum penalty—200 penalty units.	29
66P Success fee prohibited	30
(1) A person must not give, or agree to give, to	

	another person (a <i>lobbyist</i>), or a related person of the lobbyist, a success fee in relation to a lobbying activity carried out by or for the lobbyist.	1 2 3
	Maximum penalty—200 penalty units.	4
(2)	A person (a <i>lobbyist</i>), or a related person of the lobbyist, must not receive, or agree to receive, from another person a success fee in relation to a lobbying activity carried out by or for the lobbyist.	5 6 7 8 9
	Maximum penalty—200 penalty units.	10
(3)	If a conviction is obtained against a person under subsection (1) or (2), the success fee is forfeited to the State.	11 12 13
(4)	If the conviction of a person under subsection (1) or (2) is quashed, a success fee forfeited to the State must be returned to the person.	14 15 16
(5)	In this section—	17
	<i>conviction</i> includes a plea of guilty or a finding of guilt by a court even if a conviction is not recorded.	18 19 20
	<i>related person</i> , of a lobbyist, is a related person of the lobbyist within the meaning of the <i>Duties Act</i> 2001, section 61(1).	21 22 23
	success fee, in relation to a lobbying activity, means an amount of money or other reward the giving or receiving of all or part of which is contingent on the outcome of a lobbying activity.	24 25 26 27
Part 1	2 Miscellaneous	28
	not to require or limit particular	29 30
	To remove any doubt, it is declared that nothing in	31

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	this	chapter—	1
	(a)	requires a representative to communicate with a particular entity carrying out a lobbying activity, or entities carrying out lobbying activities in general; or	2 3 4 5
	(b)	limits an entity from communicating with a representative if the representative is required under a law to take account of information communicated by the entity.	6 7 8 9
Clause 37 Am	endment of s 7	4 (Procedure before appointment)	10
(1)	Section 74(1)(b)	<u> </u>	11
	omit, insert—		12
	(b)	the person has been selected for appointment in accordance with a process for selection approved by the parliamentary committee; and	13 14 15 16
	(c)	the Minister has obtained the parliamentary committee's approval for the appointment of the person as the integrity commissioner.	17 18 19
(2)	Section 74—		20
	insert—		21
	(2A) For com	subsection (1)(c), the parliamentary nmittee—	22 23
	(a)	must decide to give or not give the approval within 20 business days after receiving the request for the approval from the Minister; and	24 25 26 27
	(b)	is taken to have approved the appointment of the person as the integrity commissioner if the committee does not notify the Minister of its decision under paragraph (a) within the period stated in that paragraph.	28 29 30 31 32

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		(3) Section 74(3), 'and (b)(i)'—	1
		omit, insert—	2
		and (b)	3
		(4) Section 74(2A) and (3)—	4
		renumber as section 74(3) and (4).	5
Clause	38	Amendment of s 76 (Remuneration and conditions)	6
		Section 76—	7
		insert—	8
		Governor in Council regarding the remuneration, allowances, and terms and conditions of office only with the approval of the parliamentary	9 10 11 12 13
		· · · · · · · · · · · · · · · · · · ·	14 15
		within 20 business days after receiving the request for the approval from the Minister;	16 17 18 19
		allowances, and terms and conditions of office stated in the request if the committee does not notify the Minister of its decision under paragraph (a) within the period stated	20 21 22 23 24 25
Clause	39		26 27
		(1) Section 85, heading—	28
		omit, insert—	29

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			85 R	eport about performance of functions	1
		(2)	Section 8:		2
		(2)	omit, inse		3
			(4)		4 5 6 7
		(3)	Section 8:	5—	8
				to chapter 5, part 5, as inserted by this Act and as section 85K.	9 10
Clause	40	Ins	ertion of I	new s 85BA	11
			Before se	ction 85C—	12
			insert—		13
			85BA	Integrity office is a statutory body	14
			(1)	The integrity office is a statutory body for the Financial Accountability Act 2009 and the Statutory Bodies Financial Arrangements Act 1982.	15 16 17 18
			(2)	The Statutory Bodies Financial Arrangements Act 1982, part 2B sets out the way in which the integrity office's powers under this Act are affected by the Statutory Bodies Financial Arrangements Act 1982.	19 20 21 22 23
Clause	41	Ins	ertion of I	new ch 5, pts 4 and 5	24
			Chapter 5	_	25
			insert—		26
			Part	4 Funding proposals	27

85E Definitions for part 1				
	In this part—	2		
	additional funding, for a financial year, means funding from the State for the integrity office in addition to the allocated amount for the financial year.	3 4 5 6		
	<i>allocated amount</i> , for a financial year, means the amount of funding from the State allocated to the integrity office for the financial year.	7 8 9		
	funding proposal means a written request for additional funding for a financial year or 2 or more financial years.	10 11 12		
85F App	olication of part	13		
	This part applies if the integrity commissioner decides additional funding is needed for a financial year or 2 or more financial years.	14 15 16		
	quirement for, and approval of, funding posal	17 18		
(1)	The integrity commissioner must—	19		
	(a) prepare a funding proposal for the additional funding; and	20 21		
	(b) give the funding proposal to the parliamentary committee and a copy of the proposal to the Minister.	22 23 24		
(2) Within the period stated in subsection (3), to parliamentary committee must review to integrity commissioner's funding proposal as give the Minister a report approving 1 of to following—		25 26 27 28 29		
	(a) the integrity commissioner's funding proposal;	30 31		

	(b)	a funding proposal for a different amount or a different purpose, or both;	1 2
	(c)	a proposal that provides for no additional funding for the integrity office.	3 4
(3)	For	subsection (2), the period is—	5
	(a)	20 business days after the parliamentary committee receives the integrity commissioner's funding proposal; or	6 7 8
	(b)	if, in the circumstances, the Treasurer decides the approval of a proposal under subsection (2) is required within a shorter period and has notified the parliamentary committee of the shorter period and the reasons for the shorter period—the shorter period.	9 10 11 12 13 14 15
		Example for paragraph (b)—	16
		The Treasurer may decide the approval of a proposal under subsection (2) is required within a shorter period so the Minister's response to the proposal can be considered in the preparation of the State budget.	17 18 19 20 21
(4)	The parliamentary committee must prepare the report under subsection (2) in consultation with the appropriate officers of Queensland Treasury.		22 23 24
(5)	If the parliamentary committee does not give the Minister a report under subsection (2) within the period stated in subsection (3), the committee is taken to have approved the integrity commissioner's funding proposal.		
(6)	In tl	nis section—	30
	whi	censland Treasury means the department in the characteristic of the Financial Accountability Act 2009 is spinistered.	31 32

85H	l Tab	oling requirement	1			
	(1)	The Minister must table the following documents in the Legislative Assembly for each proposal approved, or taken to be approved, by the parliamentary committee under this part—				
		(a) the committee's report about the proposal under section 85G(2), if any;	6 7			
		(b) a report setting out the Minister's response to the proposal.	8 9			
	(2)	The documents must not be tabled in the Legislative Assembly before the Minister's response to the proposal has been implemented.	10 11 12			
	(3)	3) The parliamentary committee's report about the proposal under section 85G(2) must not be tabled in the Legislative Assembly other than as provided under subsections (1) and (2).				
	(4)	In this section—	17			
		<i>proposal</i> means—	18			
		(a) a funding proposal mentioned in section 85G(2)(a) or (b); or	19 20			
		(b) a proposal mentioned in section 85G(2)(c).	21			
85I	5l Parliamentary committee may obtain advice or information					
		For preparing a report under section 85G(2), the parliamentary committee may obtain advice or other information from any of the following persons—				
		(a) the Treasurer;	28			
		(b) the Minister;	29			
		(c) the integrity commissioner;	30			
		(d) an officer of the department.	31			

85J Cor giv	nfidential information not requen	uired to be 1 2	
	Nothing in this part require commissioner to include in a fun the integrity commissioner or an give the parliamentary committe would, if given—	iding proposal, or 4 by other person to 5	
	(a) prejudice a current ethics being considered by commissioner; or	or integrity issue 8 the integrity 9)
	(b) disclose information that subject to a duty to mainta under an Act or other law.		2
Part 5	Reporting	1	4
85L An	nual report	1	5
(1)	For the application of <i>Accountability Act 2009</i> , sec integrity office, the appropriate Minister administering this section	e Minister is the 1	78
(2)	Also—	2	0
	(a) despite the <i>Financial Ac</i> 2009, section 63(1)(b), the the integrity office must parliamentary committee, appropriate Minister and the way and within the tinthat section; and	annual report for 2 be given to the 2 the Speaker, the 2 the Treasurer in 2	2 3 4 5 6
	(b) despite the <i>Financial Ac</i> 2009, section 63(2), the parliamentary committee annual report in the Legis within the time mentioned:	e chair of the 2 must table the 3 slative Assembly 3	9 0 1

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			(3)	this	s section does not limit any other provision of Act under which the integrity commissioner or must make a report.	1 2 3
Clause	42	Am	endment o	fs8	6 (Conduct of reviews)	4
		(1)	Section 86(6)—		5
			omit, insert			6
			(6)	Gov of a	Minister may make a recommendation to the vernor in Council regarding the appointment a reviewer or the terms of reference for a regic review only—	7 8 9 10
				(a)	with the approval of the parliamentary committee; and	11 12
				(b)	after consultation with the integrity commissioner.	13 14
			(6A)	For com	subsection (6)(a), the parliamentary mittee—	15 16
				(a)	must decide to give or not give the approval within 20 business days after receiving the request for the approval from the Minister; and	17 18 19 20
				(b)	is taken to have approved the appointment of a reviewer, or the terms of reference for a strategic review, stated in the request if the committee does not notify the Minister of its decision under paragraph (a) within the period stated in that paragraph.	21 22 23 24 25 26
		(2)	Section 86(6A) t	o (8)—	27
			renumber a	s sect	tion 86(7) to (9).	28
Clause	43	Am	endment o	fs8	8 (Report of strategic review)	29
		(1)	Section 88(4), be	efore 'the Minister'—	30
			insert—			31

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				the parlian	nentary committee,	1
		(2)	Section 88(6)—		2
			omit, insert-			3
			(6)	table the Assembly	of the parliamentary committee must review report in the Legislative within 3 sitting days after the receives the report.	5
Clause	44		nendment of mmittee)	f s 89 (Fur	nctions of parliamentary	8 9
		(1)	Section 89(c), from 'ta	bled' to 'this Act'—	10
			omit, insert-			11
					tegrity office tabled in the Legislative under the <i>Financial Accountability Act</i>	
		(2)	Section 89(d), 'strategi	c review'—	15
			omit.			16
Clause	45	Ins	ertion of ne	ew ch 8, di	v 5	17
			Chapter 8—	_		18
			insert—			19
			Divisio	n 5	Transitional provisions for	20
					Integrity and Other	21
					Legislation Amendment	22
					Act 2023	23
			104 Def	initions fo	or division	24
				In this div	ision—	25
					nt Act means the <i>Integrity and Other</i> n Amendment Act 2023.	26 27

	<i>former</i> , for a provision of this Act, means the provision as in force from time to time before the commencement.	1 2 3
	new , for a provision of this Act, means the provision as in force from the commencement.	4 5
105 Exi	sting appointments unaffected	6
(1)	New sections 74(1) and 76(4) do not apply in relation to the appointment of a person as the integrity commissioner in effect immediately before the commencement.	7 8 9 10
(2)	New section 86(6) does not apply in relation to the appointment of a reviewer in effect immediately before the commencement.	11 12 13
106 Exi	sting strategic review	14
(1)	This section applies in relation to a strategic review conducted before the commencement if the review report for the review has not been given under former section 88(4).	15 16 17 18
(2)	Former section 88 continues to apply in relation to the strategic review as if the amendment Act had not been enacted.	19 20 21
(3)	New section 88 does not apply in relation to the strategic review.	22 23
107 Fui	nding proposals	24
(1)	New chapter 5, part 4 applies in relation to the integrity office for the next financial year and each subsequent financial year.	25 26 27
(2)	In this section—	28
	next financial year means the next financial year	29

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		108 Rej	ports for current financial year	1
		(1)	Former section 85 continues to apply in relation to the financial year in which this section commences as if the amendment Act had not been enacted.	2 3 4 5
		(2)	New sections 85K and 85L do not apply in relation to the financial year in which this section commences.	6 7 8
Clause 46	Am	nendment o	f sch 2 (Dictionary)	9
	(1)	councillor, governmen, person, lob lobbyists re person, pub	2, definitions accepted representations, contact, former Opposition representative, former senior trepresentative, government representative, listed bying activity, lobbyist, lobbyists code of conduct, egister, Opposition representative, proposed listed blic sector entity, public sector officer, registrant, notice, show cause period and third party client—	10 11 12 13 14 15 16
		omit.		17
	(2)	Schedule 2-	_	18
		insert—		19
			additional funding, for a financial year, for chapter 5, part 4, see section 85E.	20 21
			<i>allocated amount</i> , for a financial year, for chapter 5, part 4, see section 85E.	22 23
			annual report means annual report under the Financial Accountability Act 2009.	24 25
			approved training course, for chapter 4, see section 41.	26 27
			communicate, for chapter 4, see section 41.	28
			councillor see section 41.	29
			<i>directive</i> , for chapter 4, means a directive made under section 57.	30 31
			election, for chapter 4, see section 41.	32

<i>employee</i> , of an entity, for chapter 4, see section 41.	1 2
former Opposition representative , for chapter 4, see section 60.	3 4
<i>former representative</i> , for chapter 4, see section 61.	5 6
former senior government representative, for chapter 4, see section 59.	7 8
<i>funding proposal</i> , for chapter 5, part 4, see section 85E.	9 10
government representative see section 44.	11
<i>listed person</i> , for an entity, for chapter 4, see section 41.	12 13
lobbying activity see section 42.	14
lobbying register see section 66L(1).	15
officer, of an entity, for chapter 4, see section 41.	16
official dealings, for chapter 4, see section 41.	17
Opposition representative see section 45.	18
parliamentary service means the parliamentary service established under the Parliamentary Service Act 1988.	19 20 21
public sector entity see the Public Sector Act 2022, section 8.	22 23
public sector officer see section 41.	24
recorded particulars, of a registered lobbyist, for chapter 4, see section 41.	25 26
registered lobbyist see section 41.	27
registered lobbyists code of conduct, for chapter 4, see section 55.	28 29
representative, for chapter 4, see section 41.	30
senior executive equivalent means an employee.	31

		other than a chief executive, whose remuneration is equal to or greater than the remuneration payable to a senior executive.
		substantial role, in the election campaign of a political party, for chapter 4, see section 41.
		third party client, for chapter 4, see section 41.
	Part	5 Amendment of Ombudsman Act 2001
Clause	47	Act amended
		This part amends the Ombudsman Act 2001.
Clause	48	Amendment of s 8 (Meaning of agency)
		Section 8—
		insert—
		Note—
		See also section 12A in relation to entities that are taken to be an agency for the exercise of the ombudsman's functions under that section.
Clause	49	Insertion of new s 12A
		After section 12—
		insert—
		12A Ombudsman's functions for administrative action taken by entity that is not an agency
		(1) This section applies in relation to an entity—
		(a) that is not an agency; and
		(b) that takes administrative action of an agency as mentioned in section 10(c).
		(2) The functions of the ombudsman include—

	(a)	to investigate administrative action taken by the entity for, or in the performance of functions conferred on, the agency—	1 2 3
		(i) on reference from the Assembly or a statutory committee of the Assembly; or	4 5 6
		(ii) on complaint; or	7
		(iii) on the ombudsman's own initiative; and	8 9
	(b)	to consider the administrative practices and procedures of the entity and make recommendations to the entity—	10 11 12
		(i) about appropriate ways of addressing the effects of inappropriate administrative actions; or	13 14 15
		(ii) for the improvement of the administrative practices and procedures; and	16 17 18
	(c)	to provide advice, training, information or other help to the entity about ways of improving the quality of the entity's administrative practices and procedures.	19 20 21 22
(3)	only prac adm	wever, the functions of the ombudsman apply y in relation to the entity's decision-making, ctices and procedures that relate to taking ministrative action for, or in the performance of ctions conferred on, the agency.	23 24 25 26 27
(4)		applying this Act in relation to the functions he ombudsman under this section—	28 29
	(a)	the entity is taken to be an agency; and	30
	(b)	this Act applies in the same way it applies in relation to the ombudsman performing functions under section 12, subject to necessary changes to give effect to the limitation under subsection (3).	31 32 33 34 35

lause	50	Am	endment of	s 5	9 (Procedure before appointment)	1
		(1)	Section 59(1	l)(b)	<u> </u>	2
			omit, insert-	_		3
				(b)	the person has been selected for appointment in accordance with a process for selection approved by the parliamentary committee; and	4 5 6 7
				(c)	the Minister has obtained the parliamentary committee's approval for the appointment of the person as the ombudsman and the inspector of detention services.	8 9 10 11
		(2)	Section 59–	_		12
			insert—			13
			(1A)	For com	subsection (1)(c), the parliamentary mittee—	14 15
				(a)	must decide to give or not give the approval within 20 business days after receiving the request for the approval from the Minister; and	16 17 18 19
				(b)	is taken to have approved the appointment of the person as the ombudsman and the inspector of detention services if the committee does not notify the Minister of its decision under paragraph (a) within the period stated in that paragraph.	20 21 22 23 24 25
		(3)	Section 59(2	2), 'a	nd (b)(i)'—	26
			omit, insert-	_		27
				and	(b)	28
		(4)	Section 59(1	lA) a	and (2)—	29
			renumber as	sect	tion 59(2) and (3).	30

Clause	51	Amendment	of s 6	2 (Remuneration and conditions)	1
		Section 6	2—		2
		insert—			3
		(4)	and tern	ombudsman holds office, as the ombudsman the inspector of detention services, on the as and conditions, not provided for by this Act, are decided by the Governor in Council.	4 5 6 7
		(5)	Gov allo only	Minister may make a recommendation to the vernor in Council regarding the remuneration, wances, and terms and conditions of office with the approval of the parliamentary mittee.	8 9 10 11 12
		(6)		subsection (5), the parliamentary nmittee—	13 14
			(a)	must decide to give or not give the approval within 20 business days after receiving the request for the approval from the Minister; and	15 16 17 18
			(b)	is taken to have approved the remuneration, allowances, and terms and conditions of office stated in the request if the committee does not notify the Minister of its decision under paragraph (a) within the period stated in that paragraph.	19 20 21 22 23 24
Clause	52	Amendment office)	of s 8	3 (Strategic review of ombudsman	25 26
		(1) Section 8	3(7)—		27
		omit, inse	ert—		28
		(7)	Gov of a	Minister may make a recommendation to the vernor in Council regarding the appointment a reviewer or the terms of reference for a tegic review only—	29 30 31 32

				(a)	with the approval of the parliamentary committee; and	1 2
				(b)	after consultation with the ombudsman.	3
			(7A)	For com	subsection (7)(a), the parliamentary mittee—	4 5
				(a)	must decide to give or not give the approval within 20 business days after receiving the request for the approval from the Minister; and	6 7 8 9
				(b)	is taken to have approved the appointment of a reviewer, or the terms of reference for a strategic review, stated in the request if the committee does not notify the Minister of its decision under paragraph (a) within the period stated in that paragraph.	10 11 12 13 14 15
		(2)	Section 83(7A) t	o (9)—	16
			renumber a	s sec	tion 83(8) to (10).	17
use	53	Am	endment o	fs8	5 (Report of strategic review)	18
		(1)	Section 85(4), be	efore 'the Minister'—	19
			insert—			20
				the	parliamentary committee,	21
		(2)	Section 85(6)—		22
			omit, insert			23
			(6)	tabl	chair of the parliamentary committee must e the review report in the Assembly within 3 ng days after the committee receives the ort.	24 25 26 27
use	54	Ins	ertion of ne	ew p	t 8, div 4A	28
			Part 8—			29
						•
			insert—			30

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Divisio	on 4A	Funding proposals	1
85A Def	initions f	for division	2
	In this di	vision—	3
	funding f	from the State for the ombudsman office ion to the allocated amount for the year.	4 5 6 7
	amount o	d amount, for a financial year, means the of funding from the State allocated to the man office for the financial year.	8 9 10
	additiona	proposal means a written request for all funding for a financial year or 2 or ancial years.	11 12 13
85B App	olication	of division	14
	additiona	ision applies if the ombudsman decides all funding is needed for a financial year or e financial years.	15 16 17
	quiremen posal	nt for, and approval of, funding	18 19
(1)	The omb	oudsman must—	20
		pare a funding proposal for the additional ding; and	21 22
		e the funding proposal to the iamentary committee and a copy of the posal to the Minister.	23 24 25
(2)	parliame: ombudsn	he period stated in subsection (3), the ntary committee must review the nan's funding proposal and give the a report approving 1 of the following—	26 27 28 29
	(a) the	ombudsman's funding proposal;	30

	(b)	a funding proposal for a different amount or a different purpose, or both;	1 2
	(c)	a proposal that provides for no additional funding for the ombudsman office.	3 4
(3)	For	subsection (2), the period is—	5
	(a)	20 business days after the parliamentary committee receives the ombudsman's funding proposal; or	6 7 8
	(b)	if, in the circumstances, the Treasurer decides the approval of a proposal under subsection (2) is required within a shorter period and has notified the parliamentary committee of the shorter period and the reasons for the shorter period—the shorter period.	9 10 11 12 13 14 15
		Example for paragraph (b)—	16
		The Treasurer may decide the approval of a proposal under subsection (2) is required within a shorter period so the Minister's response to the proposal can be considered in the preparation of the State budget.	17 18 19 20 21
(4)	repo	parliamentary committee must prepare the ort under subsection (2) in consultation with appropriate officers of Queensland Treasury.	22 23 24
(5)	Min peri take	ne parliamentary committee does not give the hister a report under subsection (2) within the od stated in subsection (3), the committee is en to have approved the ombudsman's funding posal.	25 26 27 28 29
(6)	In tl	his section—	30
	whi	censland Treasury means the department in ch the Financial Accountability Act 2009 is	31 32

oling requirement	1
The Minister must table the following documents in the Assembly for each proposal approved, or taken to be approved, by the parliamentary committee under this division—	2 3 4 5
(a) the committee's report about the proposal under section 85C(2), if any;	6 7
(b) a report setting out the Minister's response to the proposal.	8 9
The documents must not be tabled in the Assembly before the Minister's response to the proposal has been implemented.	10 11 12
The parliamentary committee's report about the proposal under section 85C(2) must not be tabled in the Assembly other than as provided under subsections (1) and (2).	13 14 15 16
In this section—	17
<i>proposal</i> means—	18
(a) a funding proposal mentioned in section 85C(2)(a) or (b); or	19 20
(b) a proposal mentioned in section 85C(2)(c).	21
liamentary committee may obtain advice or ormation	22 23
For preparing a report under section 85C(2), the parliamentary committee may obtain advice or other information from any of the following persons—	24 25 26 27
(a) the Treasurer;	28
(b) the Minister;	29
(c) the ombudsman;	30
(d) an officer of the department.	31
	The Minister must table the following documents in the Assembly for each proposal approved, or taken to be approved, by the parliamentary committee under this division— (a) the committee's report about the proposal under section 85C(2), if any; (b) a report setting out the Minister's response to the proposal. The documents must not be tabled in the Assembly before the Minister's response to the proposal has been implemented. The parliamentary committee's report about the proposal under section 85C(2) must not be tabled in the Assembly other than as provided under subsections (1) and (2). In this section— proposal means— (a) a funding proposal mentioned in section 85C(2)(a) or (b); or (b) a proposal mentioned in section 85C(2), the parliamentary committee may obtain advice or other information from any of the following persons— (a) the Treasurer; (b) the Minister; (c) the ombudsman;

		85F Cor giv		ential information not required to be	1 2
			to omb parl	hing in this division requires the ombudsman include in a funding proposal, or the budsman or any other person to give the iamentary committee, any details that would, iven—	3 4 5 6 7
			(a)	prejudice a current investigation by the ombudsman; or	8 9
			(b)	disclose information that is privileged or subject to a duty to maintain confidentiality under an Act or other law.	10 11 12
Clause 55	Am	nendment o	fs8	7 (Annual report)	13
	(1)	Section 87((1), fr	om 'office' to 'being'—	14
		omit, insert			15
				budsman office, the appropriate Minister is the hister	16 17
	(2)	Section 87((2) an	d (3)—	18
		omit, insert	<u>.</u>		19
		(2)	Als	0—	20
			(a)	despite the <i>Financial Accountability Act</i> 2009, section 63(1)(b), the annual report for the ombudsman office must be given to the parliamentary committee, the Speaker, the appropriate Minister and the Treasurer in the way and within the time mentioned in that section; and	21 22 23 24 25 26 27
			(b)	despite the <i>Financial Accountability Act</i> 2009, section 63(2), the chair of the parliamentary committee must table the annual report in the Assembly within the time mentioned in that section.	28 29 30 31 32

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		(3)	This section does not limit any other provision of this Act under which the ombudsman may or must make a report.	1 2 3
Clause	56	Omission of s	s 88 (Estimates)	4
		Section 88-	_	5
		omit.		6
Clause	57	Amendment c	of s 89 (Functions)	7
		(1) Section 89-	_	8
		insert—		9
			(ca) to examine each annual report for the ombudsman office tabled in the Assembly under the <i>Financial Accountability Act 2009</i> and, if appropriate, to comment on any aspect of the report;	10 11 12 13 14
		(2) Section 890	(d), 'annual'—	15
		omit.		16
		(3) Section 890	(ca) to (f)—	17
		renumber a	as section 89(d) to (g).	18
Clause	58	Insertion of n	ew pt 12, div 7	19
		Part 12—		20
		insert—		21
		Divisio	on 7 Transitional provisions for	22
			Integrity and Other	23
			Legislation Amendment	24
			Act 2023	25

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114 Def	initions for division	1
	In this division—	2
	amendment Act means the Integrity and Other Legislation Amendment Act 2023.	3 4
	<i>former</i> , for a provision of this Act, means the provision as in force from time to time before the commencement.	5 6 7
	new , for a provision of this Act, means the provision as in force from the commencement.	8 9
115 Inv	estigation etc. of particular entities	10
	The functions of the ombudsman stated in new section 12A apply in relation to administrative action of an agency taken, by an entity that is not an agency as mentioned in section 10(c), after the commencement.	11 12 13 14 15
116 Exi	sting appointments unaffected	16
(1)	New sections 59(1) and 62(5) do not apply in relation to the appointment of a person as the ombudsman and the inspector of detention services in effect immediately before the commencement.	17 18 19 20 21
(2)	New section 83(7) does not apply in relation to the appointment of a reviewer in effect immediately before the commencement.	22 23 24
117 Exi	sting strategic review	25
(1)	This section applies in relation to a strategic review conducted before the commencement if the review report for the review has not been given under former section 85(4).	26 27 28 29
(2)	Former section 85 continues to apply in relation to the strategic review as if the amendment Act had	30 31

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		not been enacted.	1
	(3)	New section 85 does not apply in relation to the strategic review.	2 3
	118 Mat	tters relating to funding	4
	(1)	Former section 88 continues to apply in relation to the ombudsman office for the current financial year as if the amendment Act had not been enacted.	5 6 7 8
	(2)	New part 8, division 4A applies in relation to the ombudsman office for the next financial year and each subsequent financial year.	9 10 11
	(3)	In this section—	12
		<i>current financial year</i> means the financial year in which this section commences.	13 14
		next financial year means the next financial year to start after this section commences.	15 16
	119 Anı	nual report for current financial year	17
	(1)	New section 87(2) does not apply in relation to the annual report for the ombudsman office for the financial year in which this section commences.	18 19 20
	(2)	Former section 87(2) continues to apply in relation to the annual report for the ombudsman office for the financial year as if the amendment Act had not been enacted.	21 22 23 24
Am	nendment o	f sch 3 (Dictionary)	25
(1)	Schedule 3-	_	26
	insert—		27
		<i>additional funding</i> , for a financial year, for part 8, division 4A, see section 85A.	28 29

(1)

Clause 59

[s	601

					<i>l amount</i> , for a financial year, for part 8, 4A, see section 85A.	1 2
					report means annual report under the al Accountability Act 2009.	3 4
				<i>ding</i> tion 8	<i>proposal</i> , for part 8, division 4A, see 5A.	5 6
		(2)	Schedule 3, define 1,'—	nition	a ombudsman office, ', for part 8, division	7 8
			omit.			9
	Part	6			dment of Parliament of nsland Act 2001	10 11
Clause	60	Act	amended			12
			This part amend	s the	Parliament of Queensland Act 2001.	13
Clause	61	Am	endment of s 9	2 (R	ole generally)	14
			Section 92(3)(b))—		15
			omit, insert—			16
			(b)		orting on the matter, and making ommendations about the matter—	17 18
				(i)	to the Assembly; or	19
				(ii)	for a matter referred to the committee under another Act—as provided under that Act.	20 21 22

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	Part	7			nendment of Right to ormation Act 2009	1 2
Clause	62	Act	amended			3
			This part ar	nend	s the Right to Information Act 2009.	4
Clause	63	Om	ission of s	133	(Budget and performance)	5
			Section 133	3—		6
			omit.			7
Clause	64	Am	endment o	f s 1	35 (Procedure before appointment)	8
		(1)	Section 135	5(1)(b))—	9
			omit, insert			10
				(b)	the person has been selected for appointment in accordance with a process for selection approved by the parliamentary committee; and	11 12 13 14
				(c)	the Minister has obtained the parliamentary committee's approval for the appointment of the person as the information commissioner.	15 16 17
		(2)	Section 135	<u> </u>		18
			insert—			19
			(1A)	For com	subsection (1)(c), the parliamentary mittee—	20 21
				(a)	must decide to give or not give the approval within 20 business days after receiving the request for the approval from the Minister; and	22 23 24 25
				(b)	is taken to have approved the appointment of the person as the information commissioner if the committee does not	26 27 28

					notify the Minister of its decision under paragraph (a) within the period stated in that paragraph.	1 2 3
		(3)	Section 135	5(2),	'and (b)(i)'—	4
			omit, insert	<u>-</u>		5
				and	(b)	6
		(4)	Section 135	5(1A)	and (2)—	7
			renumber a	is sec	tion 135(2) and (3).	8
Clause	65	Am	nendment o	fs1	37 (Remuneration and conditions)	9
			Section 137	7—		10
			insert—			11
			(4)	Gov allo only	Minister may make a recommendation to the vernor in Council regarding the remuneration, wances, and terms and conditions of office y with the approval of the parliamentary mittee.	12 13 14 15 16
			(5)	For con	subsection (4), the parliamentary nmittee—	17 18
				(a)	must decide to give or not give the approval within 20 business days after receiving the request for the approval from the Minister; and	19 20 21 22
				(b)	is taken to have approved the remuneration, allowances, and terms and conditions of office stated in the request if the committee does not notify the Minister of its decision under paragraph (a) within the period stated in that paragraph.	23 24 25 26 27 28
Clause	66	Ins	ertion of ne	ew c	h 4, pt 7	29
			Chapter 4—	_		30

insert—		1
Part 7	Other provisions	2
Divisio	n 1 Funding proposals	3
168A De	efinitions for division	4
	In this division—	5
	additional funding, for a financial year, means funding from the State for the OIC in addition to the allocated amount for the financial year.	6 7 8
	<i>allocated amount</i> , for a financial year, means the amount of funding from the State allocated to the OIC for the financial year.	9 10 11
	funding proposal means a written request for additional funding for a financial year or 2 or more financial years.	12 13 14
168B Ap	pplication of division	15
	This division applies if the information commissioner decides additional funding is needed for a financial year or 2 or more financial years.	16 17 18 19
	equirement for, and approval of, funding posal	20 21
(1)	The information commissioner must—	22
	(a) prepare a funding proposal for the additional funding; and	23 24
	(b) give the funding proposal to the parliamentary committee and a copy of the proposal to the Minister.	25 26 27
(2)	Within the period stated in subsection (3) the	28

	parliamentary committee must review the information commissioner's funding proposal and give the Minister a report approving 1 of the following—	1 2 3 4
	(a) the information commissioner's funding proposal;	5 6
	(b) a funding proposal for a different amount or a different purpose, or both;	7 8
	(c) a proposal that provides for no additional funding for the OIC.	9 10
(3)	For subsection (2), the period is—	11
	(a) 20 business days after the parliamentary committee receives the information commissioner's funding proposal; or	12 13 14
	(b) if, in the circumstances, the Treasurer decides the approval of a proposal under subsection (2) is required within a shorter period and has notified the parliamentary committee of the shorter period and the reasons for the shorter period—the shorter period.	15 16 17 18 19 20 21
	Example for paragraph (b)—	22
	The Treasurer may decide the approval of a proposal under subsection (2) is required within a shorter period so the Minister's response to the proposal can be considered in the preparation of the State budget.	23 24 25 26 27
(4)	The parliamentary committee must prepare the report under subsection (2) in consultation with the appropriate officers of Queensland Treasury.	28 29 30
(5)	If the parliamentary committee does not give the Minister a report under subsection (2) within the period stated in subsection (3), the committee is taken to have approved the information commissioner's funding proposal.	31 32 33 34 35
(6)	In this section—	36

	Queensland Treasury means the department in which the Financial Accountability Act 2009 is administered.								
168D Ta	abling requirement	4							
(1)	The Minister must table the following documents in the Assembly for each proposal approved, or taken to be approved, by the parliamentary committee under this division—								
	(a) the committee's report about the proposal under section 168C(2), if any;	9 10							
	(b) a report setting out the Minister's response to the proposal.	11 12							
(2)	The documents must not be tabled in the Assembly before the Minister's response to the proposal has been implemented.	13 14 15							
(3)	The parliamentary committee's report about the proposal under section 168C(2) must not be tabled in the Assembly other than as provided under subsections (1) and (2).	16 17 18 19							
(4)	In this section—	20							
	<i>proposal</i> means—	21							
	(a) a funding proposal mentioned in section 168C(2)(a) or (b); or	22 23							
	(b) a proposal mentioned in section 168C(2)(c).	24							
	arliamentary committee may obtain advice information	25 26							
	For preparing a report under section 168C(2), the parliamentary committee may obtain advice or other information from any of the following persons—	27 28 29 30							
	(a) the Treasurer:	31							

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	(b)	the Minister;	1
	(c)	the information commissioner;	2
	(d)	an officer of the department.	3
168F Co		ential information not required to be	4 5
	the i	hing in this division requires the information amissioner to include in a funding proposal, or information commissioner or any other person ive the parliamentary committee, any details would, if given—	6 7 8 9 10
	(a)	prejudice a current investigation or review by the information commissioner; or	11 12
	(b)	disclose information that is privileged or subject to a duty to maintain confidentiality under an Act or other law.	13 14 15
Divisio	n 2	Reporting	16
168G Ar	nnua	ıl report	17
(1)	the	the application of the <i>Financial</i> ountability Act 2009, section 63 to the OIC, appropriate Minister is the Minister inistering this section.	18 19 20 21
(2)	Also)—	22
	(a)	despite the Financial Accountability Act	23

		(3)	 (b) despite the <i>Financial Accountability Act</i> 2009, section 63(2), the chair of the parliamentary committee must table the annual report in the Assembly within the time mentioned in that section. This section does not limit any other provision of this Act under which the information commissioner may or must make a report. 	1 2 3 4 5 6 7 8
Clause	67	Amendment operation)	of s 185 (Report to Assembly on Act's	9 10
		(1) Section 18	85(1), 'tabled in the Assembly'—	11
		omit, inse	rt—	12
			given to the parliamentary committee	13
		(2) Section 18	35—	14
		insert—		15
		(3)	The chair of the parliamentary committee must table a report received under subsection (1) in the Assembly within 3 sitting days after the committee receives the report.	16 17 18 19
Clause	68	Amendment	of s 186 (Strategic review of office)	20
		(1) Section 18		21
		omit, inse	rt—	22
		(8)		23 24 25 26
			(a) with the approval of the parliamentary committee; and	27 28
			(b) after consultation with the information commissioner.	29 30

			(8A)	For	subsection nmittee—	(8)(a),	the	parliamentary	1 2
				(a)	within 20 bus	siness day	ys afte	ve the approval er receiving the m the Minister;	3 4 5 6
				(b)	of a reviewer, strategic revie committee do	or the terew, stated es not not er parag	rms of l in the tify the raph	reference for a e request if the e Minister of its (a) within the h.	7 8 9 10 11 12
		(2)	Section 186	6(8A)	to (10)—				13
			renumber a	s sect	tion 186(9) to (11).			14
Clause	69	Am	nendment o	fs1	88 (Report of	strateg	ic rev	iew)	15
		(1)	Section 188	8(4), 1	before 'the Mir	nister'—			16
			insert—						17
				the j	parliamentary o	committee	e,		18
		(2)	Section 188	8(6)—	_				19
			omit, insert						20
			(6)	tabl with	e the strategic	review re	port ii	ommittee must in the Assembly imittee receives	21 22 23 24
Clause	70		nendment o mmittee)	fs1	89 (Function	s of parl	iameı	ntary	25 26
		(1)	Section 189	9(d), f	from 'tabled' to	this Ac	t'—		27
			omit, insert	·					28
					the OIC table ancial Account			mbly under the	29 30

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	(2) Section 18 omit.	9(e), 'strategic review'—	1 2
Clause 71	Insertion of n	ew ch 7, pt 8	3
	Chapter 7-	_	4
	insert—		5
	Part 8	Transitional provisions for Integrity and Other Legislation Amendment Act 2023	6 7 8 9
	206E D	efinitions for part	10
		In this part—	11
		amendment Act means the Integrity and Other Legislation Amendment Act 2023.	12 13
		<i>former</i> , for a provision of this Act, means the provision as in force from time to time before the commencement.	14 15 16
		new , for a provision of this Act, means the provision as in force from the commencement.	17 18
	206F E	xisting appointments unaffected	19
	(1)	New sections 135(1) and 137(4) do not apply in relation to the appointment of a person as the information commissioner in effect immediately before the commencement.	20 21 22 23
	(2)	New section 186(8) does not apply in relation to the appointment of a reviewer in effect immediately before the commencement.	24 25 26

206G E	xisting strategic review	1
(1)	This section applies in relation to a strategic review conducted before the commencement if the strategic review report for the review has not been given under former section 188(4).	2 3 4 5
(2)	Former section 188 continues to apply in relation to the strategic review as if the amendment Act had not been enacted.	6 7 8
(3)	New section 188 does not apply in relation to the strategic review.	9 10
206H M	atters relating to funding	11
(1)	Former section 133 continues to apply in relation to the OIC for the current financial year as if the amendment Act had not been enacted.	12 13 14
(2)	New chapter 4, part 7, division 1 applies in relation to the OIC for the next financial year and each subsequent financial year.	15 16 17
(3)	In this section—	18
	<i>current financial year</i> means the financial year in which this section commences.	19 20
	next financial year means the next financial year to start after this section commences.	21 22
206l Re	port on Act's operation	23
(1)	This section applies in relation to a financial year ending before the commencement if the report for the financial year has not been given under former section 185.	24 25 26 27
(2)	Former section 185 continues to apply in relation to the financial year as if the amendment Act had not been enacted.	28 29 30
(3)	New section 185 does not apply in relation to the	31

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			financial year.	1
Clause	72	Amendment of	of sch 5 (Dictionary)	2
		Schedule 5	<u> </u>	3
		insert—		4
			additional funding, for a financial year, for chapter 4, part 7, division 1, see section 168A.	5 6
			<i>allocated amount</i> , for a financial year, for chapter 4, part 7, division 1, see section 168A.	7 8
			<i>funding proposal</i> , for chapter 4, part 7, division 1, see section 168A.	9 10
	Part	8	Other amendments	11
Clause	73	Legislation ar	nended	12
		Schedule 1	amends the legislation it mentions.	13

Scł	nedule 1	Other amendments	1
		section 73	2
Aud	litor-General <i>i</i>	Act 2009	3
1	Section 67(2)	, 'a copy of'—	4 5
2	Section 72A(4 omit.	l), definition <i>Queensland Treasury</i> —	6 7
Edu	ıcation (Genei	ral Provisions) Act 2006	8
1	Section 135(1 omit, inser), from 'Subject to' to 'the accounts'— t— The accounts	9 10 11
Info	rmation Priva	cy Act 2009	12
1	Section 194(3 omit, inser	•	13 14 15 16 17

	Information Act, section 185.	1
Inte	egrity Act 2009	2
1	Section 20A(2), definition <i>post-separation obligation</i> , paragraph (b), 'section 70'—	3 4
	omit, insert—	5
	section 62	6
2	Section 20D(2), definition <i>post-separation obligation</i> , paragraph (b), 'section 70'—	7 8
	omit, insert—	9
	section 62	10
3	Section 25, definition <i>relevant document</i> , paragraph (b), 'section 15(4)'—	11 12
	omit, insert—	13
	section 15(5)	14
4	Section 25, definition <i>relevant document</i> , paragraph (c), 'section 15(5)'—	15 16
	omit, insert—	17
	section 15(6)	18

Loc	Local Government Act 2009	
1	Schedule 4, definition auditor-general— omit.	3
Pet	roleum and Gas (Production and Safety) Act 2004	4
1	Schedule 2, definition auditor-general— omit.	5
Wa	ter Act 2000	7
1	Section 738P—	8

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