

Queensland

# **Education and Care Services Bill 2013**



### Queensland

## **Education and Care Services Bill 2013**

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# 2013

# **A Bill**

for

An Act to regulate the provision of education and care by particular services, amend this Act and the *Commission for Children and Young People and Child Guardian Act 2000* for particular purposes and make consequential and minor amendments to other legislation stated in schedule 1

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Γhe F	Parlia	ment of Queensland enacts—	1	
Part	: 1	Preliminary		
		Note—  To ensure the greatest possible harmonisation for education and care services for children, this Act follows the Education and Care Services National Law (Queensland) for a number of its provisions. Accordingly, this Act is not entirely consistent with Queensland's current drafting style.	3 4 5 6 7 8	
Divis	sion	1 Introduction	9	
1	Sho	This Act may be cited as the <i>Education and Care Services Act</i> 2013.	10 11 12	
2	Coi	mmencement	13	
		This Act commences on a day to be fixed by proclamation.	14	
3	Act	binds all persons	15	
	(1)	This Act binds all persons, including the State and, to the extent the legislative power of the Parliament permits, the Commonwealth and the other States.	16 17 18	
	(2)	Nothing in this Act makes the State liable to be prosecuted for an offence.	19 20	

Division 2		2	Object of Act	
4	Ob	ject		2
	(1)	well	object of this Act is to ensure the safety, health and being of children attending a Queensland education and service.	3 4 5
	(2)	The	ways in which the object is to be achieved include—	6
		(a)	establishing a provider approval and service approval system for Queensland education and care services; and	7 8
		(b)	regulating the way stand-alone services are conducted; and	9 10
		(c)	setting standards for persons who provide education and care for children.	11 12
Divi	sion	3	Guiding principles of Act	13
5	Gu	iding	principles	14
	(1)	_	ensland approved education and care services are to be ducted under the following principles—	15 16
		(a)	the best interests of a child are the paramount concern;	17
		(b)	education and care should be provided to a child in a way that—	18 19
			(i) protects the child from harm; and	20
			(ii) respects the child's dignity and privacy; and	21
			(iii) promotes the child's health and wellbeing; and	22
			(iv) provides positive experiences for the child;	23
		(c)	education and care should be provided to a child in a way that stimulates and develops the child's creative, emotional, intellectual, lingual, physical, recreational, and social potential;	24 25 26 27

[s	6]
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		(d)	parents have the primary responsibility for the upbringing, protection and development of children, and should be supported in that role;	1 2 3
		(e)	education and care should be planned and provided in a way that—	4 5
			(i) involves parents and other members of the community; and	6 7
			(ii) reflects the multicultural and multilingual nature of the community.	8 9
	(2)	a ch	d-alone services are to be operated in a way that protects ild from harm and promotes the child's health and being.	10 11 12
Div	ision	4	Interpretation	13
6	Det	finitio	ns	14
		The o	dictionary in schedule 2 defines particular words used in Act.	15 16
7	Me	aning	of regulated education and care	17
			alated education and care is education and care provided child—	18 19
		(a)	by someone other than a relative or guardian of the child; and	20 21
		(b)	at a place other than the child's home; and	22
		(c)	for reward; and	23
		(d)	in the course of a service for regularly providing education and care of children.	24 25
8	Me	aning	of Queensland education and care service	26
	(1)	_	veensland education and care service or QEC service is rvice for providing regulated education and care of	27 28

	dren under 13 years of age but does not include any of thowing services—	he 1 2
(a)	an approved education and care service under the Education and Care Services National La (Queensland);	
(b)	a service, for providing primary, secondary or specieducation, conducted by a school;	al 6 7
(c)	a service principally conducted to provide—	8
	(i) regulated education and care to patients in hospital or patients in a medical or therapeutic ca service; or	
	(ii) residential facilities; or	12
	(iii) instruction in a particular activity, including, f example, dance, music or a sport; or	or 13
	(iv) tutoring, coaching or religious instruction; or	15
	(v) a recreational activity, including, for example, camp or party;	a 16 17
	Examples for paragraph (c)—	18
	hospital, boarding facility for school students, dance acaden sporting club, Sunday school, scout group	ny, 19 20
(d)	a service for which, usually, the children to whom ca is provided are entirely or mostly different on eac occasion the care is provided;	
	Example for paragraph (d)—	24
	a service, conducted by a hotel or resort, to provide child care children who are short-term guests	to 25 26
(e)	a service in which the only education and care provide is—	ed 27 28
	(i) holiday care; or	29
	(ii) adjunct care;	30
(f)	a service that is, under the <i>Child Protection Act 1999</i> , licensed care service, departmental care service service provided as an approved carer:	

|--|

		(g)	a mobile service;	1
		(h)	a service prescribed under a regulation.	2
	(2)		remove any doubt, it is declared that a service may be a sensland education and care service even though it is—	3 4
		(a)	an associated children's service under the Education and Care Services National Law (Queensland); or	5 6
		(b)	conducted by an entity that also carries on a school; or	7
		(c)	conducted at premises at which a school is also carried on.	8 9
9	Me	aning	g of <i>stand-alone service</i>	10
		A st	tand-alone service is a QEC service that—	11
		(a)	is not a QEC approved service; and	12
		(b)	is not a service in which education and care is regularly provided to more than 6 children under the age of 13 at the same time.	13 14 15
10	Me	aning	g of <i>mobile service</i>	16
	(1)	A m	cobile service is a service that—	17
		(a)	provides education and care to children who are not school children; and	18 19
		(b)	transports equipment and material or staff from one or more locations on each occasion that the service is provided.	20 21 22
	(2)	num prov pren	vever, a service is not a mobile service if it is one of a aber of services, with a common Queensland approved vider, that may use common equipment at separate mises on separate occasions, where there is a separate tensland service approval in place for each premises.	23 24 25 26 27

Part 2			Queensland provider approvals	vider approvals 1	
Divi	sion	1	General		
11	Eff	approve	nsland provider approval authorises the Queensland d provider to operate a QEC service for which the d provider holds a Queensland service approval.	3 4 5 6	
Divi	sion	2	Application for Queensland provider approval	7 8	
12	Pei	son may	apply for Queensland provider approval	9	
	(1)	-	n may apply to the chief executive for a Queensland approval.	10 11	
	(2)		plication must be in the approved form and anied by any fee prescribed under a regulation.	12 13	
	(3)	The app	lication may be made by more than one person.	14	
	(4)	If an app	plication is made by more than one person—	15	
		` '	e information required must be provided for each rson; and	16 17	
		(b) on	e address only must be provided for the persons; and	18	
		` ′	e requirements of this division must be complied with each person.	19 20	
	(5)	1	plicant also must provide any other relevant ion reasonably required by the chief executive under	21 22 23	

13	Ch	ief ex	ecutive must decide application	1
	(1)		chief executive must decide the application by granting, efusing to grant, the approval.	2 3
		Note-	_	4
		Se	e section 211 (Reviewable decisions).	5
	(2)		chief executive may grant the approval on conditions the f executive considers appropriate.	6 7
	(3)	the 1	re chief executive does not decide the application within required period after receiving the application and fee, the ication is taken to have been refused.	8 9 10
	(4)	In th	nis section—	11
		requ	nired period, for deciding an application, means—	12
		(a)	the period of 60 days—	13
			(i) starting the day after the application and fee are given to the chief executive; but	14 15
			(ii) if the chief executive asks for information under section 16—not including the period starting the day after the chief executive asks for the information until the day the applicant gives the information to the chief executive; or	16 17 18 19 20
		(b)	any period, ending up to 30 days after the end of the period under paragraph (a), agreed to between the chief executive and the applicant.	21 22 23
14	Ар	plica	nt must be suitable	24
			chief executive must not grant the provider approval ass the chief executive is satisfied—	25 26
		(a)	the applicant is a suitable person to operate a QEC service; and	27 28
		(b)	for an applicant that is a corporation—each person who will be a person with management or control of a QEC service operated by the applicant is a suitable person to be involved in the operation of a QEC service.	29 30 31 32

15	Ma	atters for deciding if an individual is suitable	1	
	(1)	An individual is not a suitable person to operate. or to be involved in the operation of, a QEC service unless the individual—		
		(a) has a current positive notice; or	5	
		(b) has a current positive exemption notice; or	6	
		(c) is the subject of an application for an exemption notice.	7	
		Note—	8	
		See also the Commissioner's Act, schedule 1, section 18.	9	
	(2)	Subsection (1) applies subject to section 238.	10	
	(3)	An individual is not a suitable person to operate a QEC service if a prohibition notice is in force for the individual.	11 12	
	(4)	Other matters that the chief executive must consider in deciding a person's suitability to operate a QEC service include the following—	13 14 15	
		(a) any contravention by the person of a provision of this Act, the repealed Act or the Education and Care Services National Law (Queensland), whether or not the contravention constituted an offence;	16 17 18 19	
		(b) any previous refusal of an application by the person for a child-related authority or for renewal of a child-related authority, or a suspension or cancellation of a child-related authority held by the person;	20 21 22 23	
		(c) the person's involvement in the operation of an entity so far as the operation relates to a matter mentioned in paragraph (a) or (b).	24 25 26	
		Example for paragraph $(c)$ —	27	
		the person's involvement, as a director of a company, in the committing of an offence against this Act by the company	28 29	
	(5)	In this section—	30	
		child-related authority means—	31	
		(a) an approval under this Act; or	32	

		(b)	a licence under the repealed <i>Child Care Act 2002</i> or the repealed <i>Child Care Act 1991</i> ; or	1 2
		(c)	a provider approval, service approval or supervisor certificate under the Education and Care Services National Law (Queensland); or	3 4 5
		(d)	a licence, authority or permit, under a law of Queensland or another jurisdiction, to carry out an activity involving children.	6 7 8
		_	rate, in relation to a service, includes be involved in the ration of the service.	9 10
16	Ch	ief ex	ecutive may seek further information	11
			deciding whether an applicant is a suitable person to rate a QEC service the chief executive may—	12 13
		(a)	ask the person to provide other relevant information the chief executive reasonably requires to decide the application; or	14 15 16
		(b)	undertake enquiries in relation to the person.	17
17	Du	ratio	n of provider approval	18
		-	provider approval has effect until it is cancelled or endered under this Act.	19 20
18	Fo	rm of	provider approval	21
	(1)	exec	ne chief executive grants a provider approval, the chief cutive must give a copy of the approval to the approved vider.	22 23 24
	(2)	The	provider approval must state—	25
		(a)	the approved provider's name; and	26
		(b)	for an approval held by an individual—the individual's address; and	27 28

		(c)	for an approval held by more than one person—the address for service stated in the application for a provider approval; and	1 2 3
		(d)	for an approval held by a corporation—the address of the approved provider's registered office; and	4 5
		(e)	any conditions applying to the approval; and	6
		(f)	the day on which the approval was granted; and	7
		(g)	the provider approval number; and	8
		(h)	any other matters prescribed under a regulation.	9
19			for approved provider not to comply with	10 11
			approved provider must comply with the conditions ying to a provider approval.	12 13
		Max	kimum penalty—100 penalty units.	14
Divi	sion	3	Reassessment of Queensland provider approval	15 16
20	Re	asses	ssment of suitability	17
	(1)	The	chief executive may at any time reassess—	18
		(a)	whether an approved provider continues to be a suitable person to operate a QEC service; or	19 20
		(b)	whether a person with management or control of a QEC service operated by an approved provider continues to be a suitable person to be involved in the operation of a QEC service; or	21 22 23 24
		(c)	whether a person who becomes a person with management or control of a QEC service operated by an approved provider after the grant of the provider approval is a suitable person to be involved in the provision of a QEC service.	25 26 27 28 29

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	(2)	Sections 15 and 16 apply to the reassessment.	1
Divi	ision	4 Amendment of Queensland provider approval	2 3
21	Am	endment of provider approval on application	4
	(1)	An approved provider may apply to the chief executive for an amendment of the provider's provider approval, including an amendment to remove a person from, or add a person to, the approval.	5 6 7 8
	(2)	The application must be in the approved form and accompanied by any fee prescribed under a regulation.	9 10
	(3)	The applicant also must provide any other relevant information reasonably required by the chief executive to decide the application.	11 12 13
	(4)	The chief executive must decide the application by—	14
		(a) amending the approval in the way applied for; or	15
		(b) with the applicant's written agreement, amending the approval in another way; or	16 17
		(c) refusing to amend the approval.	18
		Note—	19
		See section 211(Reviewable decisions).	20
	(5)	However, if an application under this section is to add a person to a provider approval, the chief executive may grant the approval only if the chief executive is satisfied the person is a suitable person to operate a QEC service having regard to the matters stated in section 15.	21 22 23 24 25
	(6)	Also, without limiting subsection (4), an amendment may vary a condition of the approval or impose a new condition on the approval.	26 27 28
	(7)	If the chief executive does not decide the application within the required period after receiving the application and fee, the application is taken to have been refused.	29 30 31

	(8)	In this section—	1
		<i>required period</i> , for deciding an application, means the period of 30 days—	2 3
		(a) starting the day after the application and fee are given to the chief executive; but	4 5
		(b) if the chief executive asks for information under subsection (3)—not including the period starting the day after the chief executive asks for the information until the day the applicant gives the information to the chief executive.	6 7 8 9 10
22	An	nendment of provider approval by chief executive	11
	(1)	The chief executive may amend a provider approval at any time without receiving an application from the approved provider for the amendment.	12 13 14
		Example—	15
		The chief executive may change a condition of the approval or impose a new condition.	16 17
	(2)	However, the chief executive must first give the approved provider a notice (a <i>show cause notice</i> ) stating—	18 19
		(a) that the chief executive proposes to amend the provider approval; and	20 21
		(b) the proposed amendment; and	22
		(c) the reasons for the proposed amendment; and	23
		(d) that the approved provider may, within a stated time of at least 30 days, give the chief executive a written response to the proposed amendment.	24 25 26
	(3)	After considering any response from the approved provider within the time stated in the show cause notice, the chief executive may make some or all of the proposed amendment.	27 28 29
		Note—	30
		See section 211(Reviewable decisions).	31

	(4)	If the chief executive decides not to amend the provider approval, the chief executive must give the approved provider notice of the decision.	1 2 3
	(5)	At the approved provider's written request, or with the approved provider's written agreement, the chief executive may—	
		(a) amend a provider approval without giving a show cause notice; or	7 8
		(b) amend a provider approval in a way that has not been stated in a show cause notice; or	9 1(
		(c) amend a provider approval before the expiration of the time stated in a show cause notice for the approved provider's response to the proposed amendment.	11 12 13
	(6)	An amendment under this section has effect 14 days after the chief executive gives notice of the amendment to the approved provider or at any later time stated in the notice.	14 15
		provider of at any later time stated in the notice.	16
23		gent amendment of provider approval by chief ecutive	17 18
23		gent amendment of provider approval by chief	17
23	exe	gent amendment of provider approval by chief ecutive  This section applies if the chief executive is reasonably satisfied, in the interests of the safety, health and wellbeing of children being provided with education and care under a provider approval, it is necessary to immediately amend the	17 18 19 20 21 22
23	(1)	gent amendment of provider approval by chief ecutive  This section applies if the chief executive is reasonably satisfied, in the interests of the safety, health and wellbeing of children being provided with education and care under a provider approval, it is necessary to immediately amend the approval.  The chief executive may immediately amend the provider	17 18 19 20 21 22 23 24
23	(1) (2)	This section applies if the chief executive is reasonably satisfied, in the interests of the safety, health and wellbeing of children being provided with education and care under a provider approval, it is necessary to immediately amend the approval.  The chief executive may immediately amend the provider approval without complying with section 22.  As soon as practicable after amending the approval, the chief executive must give notice of the amendment to the approved	17 18 19 20 21 22 23 24 25 26 27

24	Amende provide	ed provider approval to be given to approved	1 2
		soon as practicable after amending a provider approval er this division, the chief executive must—	3 4
	(a)	give an amended copy of the approval to the approved provider; and	5 6
	(b)	if any consequential amendment is required to a service approval—amend the service approval and give an amended copy to the approved provider.	7 8 9
Divi	sion 5	Suspension or cancellation of Queensland provider approval	1( 11
25	Ground	s for suspension of provider approval	12
	The	chief executive may suspend a provider approval if—	13
	(a)	the approved provider has been charged with an indictable offence; or	14 15
	(b)	the approved provider has failed to comply with a condition of the provider approval; or	16 17
	(c)	action is being taken under a compliance notice, prohibition notice or an emergency action notice for a QEC approved service operated by the approved provider; or	18 19 20 21
	(d)	the approved provider has not operated a QEC approved service for a period of more than 12 months including any period of suspension; or	22 23 24
	(e)	the approved provider purported to transfer or receive a transfer of a QEC approved service without the chief executive's consent; or	25 26 27
	(f)	the approved provider has not paid any outstanding fee prescribed under a regulation; or	28 29
	(g)	the approved provider is contravening, or has contravened, the Commissioner's Act in relation to the	30 31

			engagement of a staff member of the QEC approved service; or	1 2
		(h)	the chief executive is satisfied the approved provider's premises for providing education and care are unsafe or unsuitable; or	3 4 5
		(i)	the approved provider has failed to comply with a notice given under section 194; or	6 7
		(j)	the chief executive is satisfied the approved provider, or a person with management or control of a QEC approved service operated by the approved provider, may not be a suitable person to be involved in the provision of a QEC approved service.	8 9 10 11 12
26		ow ca	ause notice before suspension of provider	13 14
	(1)		s section applies if the chief executive is proposing to end a provider approval.	15 16
	(2)		chief executive must first give the approved provider a ce (a <i>show cause notice</i> ) stating the following—	17 18
		(a)	that the chief executive proposes to suspend the provider approval;	19 20
		(b)	the proposed period of suspension;	21
		(c)	the reasons for the proposed suspension;	22
		(d)	that the approved provider may, within 30 days after the notice is given, give the chief executive a written response to the proposed suspension.	23 24 25
27	De	cisio	n about suspension after show cause notice	26
		prov	er considering any written response from the approved rider received within the period mentioned in section $2)(d)$ , the chief executive may—	27 28 29
		(a)	suspend the provider approval for a period of not more than 12 months; or	30 31

		(b) decide not to suspend the provider approval.	1
28		spension of provider approval without show cause tice	2 3
	(1)	This section applies if the chief executive is satisfied there is an immediate risk to the safety, health or wellbeing of a child or children being educated and cared for by a QEC approved service operated by an approved provider.	4 5 6 7
	(2)	The chief executive may suspend the approved provider's provider approval on a ground mentioned in section 25 without giving the approved provider a show cause notice under section 26.	8 9 10 11
	(3)	The suspension may not be for a period of more than 6 months.	12 13
29	No	tice and taking effect of suspension	14
	(1)	The chief executive must give the approved provider notice of the decision to suspend the provider approval.	15 16
	(2)	The notice of a decision to suspend must set out the period of suspension and the date on which it takes effect.	17 18
	(3)	The decision under section 27 to suspend takes effect at the end of 14 days after the date of the decision, or, if a longer period is stated by the chief executive, at the end of that period.	19 20 21 22
	(4)	The decision under section 28 to suspend takes effect on the giving of the notice.	23 24
		Note—	25
		See section 211 (Reviewable decisions).	26
30	Eff	ect of suspension	27
	(1)	Subject to this section, if a provider approval is suspended under section 27 or 28, all service approvals held by the provider are also suspended for the same period.	28 29 30

	(2)	A person whose provider approval is suspended is taken not to be an approved provider for the period of the suspension.	1 2
	(3)	The approved provider may apply in the approved form under part 3, division 5 for the transfer of a service approval that is suspended under section 27 or 28.	3 4 5
	(4)	The suspension of the service approval ceases on the transfer taking effect, unless the conditions imposed by the chief executive on the consent to the transfer state a later date.	6 7 8
31	Gro	unds for cancellation of provider approval	9
		The chief executive may cancel a provider approval if—	1(
		(a) the chief executive is satisfied the approved provider, or a person with management or control of a QEC approved service operated by the approved provider, is not a suitable person to be involved in the provision of a QEC approved service; or	11 12 13 14 15
		(b) the chief executive is satisfied the continued provision of education and care by the approved provider would constitute an unacceptable risk to the safety, health or wellbeing of any child or class of children being educated and cared for by a QEC approved service operated by the provider; or	16 17 18 19 20 21
		(c) the approved provider has been found guilty of an indictable offence; or	22 23
		(d) the approved provider has been found guilty of an offence under this Act; or	24 25
		(e) the chief executive is satisfied the approved provider's premises for providing education and care are unsafe or unsuitable; or	26 27 28
		(f) the approved provider has failed to comply with a notice given under section 194; or	29 30
		(g) the approved provider has breached a condition of the provider approval; or	31 32

		(h)	the approved provider has not operated any QEC approved service for more than 12 months (including any period of suspension).	1 2 3
32		ow ca prova	ause notice before cancellation of provider	4 5
	(1)		s section applies if the chief executive is proposing to cel a provider approval under section 31.	6 7
	(2)		chief executive must first give the approved provider a ce (a <i>show cause notice</i> ) stating—	8 9
		(a)	that the chief executive proposes to cancel the provider approval; and	10 11
		(b)	the reasons for the proposed cancellation; and	12
		(c)	that the approved provider may, within 30 days after the notice is given, give the chief executive a written response to the proposed cancellation.	13 14 15
33	De	cisio	n about cancellation	16
	(1)	prov	er considering any written response from the approved vider received within the time allowed under section 2)(c), the chief executive—	17 18 19
		(a)	may—	20
			(i) cancel the provider approval; or	21
			(ii) suspend the provider approval for a period not more than the prescribed period; or	22 23
			(iii) decide not to cancel the provider approval; and	24
		(b)	must give the approved provider notice of the decision.	25
	(2)	end	decision to cancel the provider approval takes effect at the of 14 days after the date of the decision or, if a longer od is stated by the chief executive, at the end of that od.	26 27 28 29

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	(3)	The notice of a decision to cancel or suspend the provider approval must state the date on which it takes effect.	1 2
	(4)	This Act applies to a suspension of a provider approval under this section as if it were a suspension under section 27.	3 4
34	Eff	ect of cancellation	5
	(1)	Subject to this section, if a provider approval is cancelled under section 33, all service approvals held by the person who was the approved provider are also cancelled.	6 7 8
	(2)	A provider whose provider approval is to be cancelled under section 33 may apply to the chief executive under part 3, division 5 for consent to transfer a service approval held by the provider.	9 10 11 12
	(3)	The application for consent to transfer must be made within 14 days after the date of the decision to cancel the provider approval is made.	13 14 15
	(4)	If an application for consent to transfer is made, the service approval is suspended until the chief executive decides the application.	16 17 18
	(5)	The suspension of the service approval ceases on the transfer taking effect, unless the conditions of the transfer state a later date.	19 20 21
	(6)	If the chief executive refuses to consent to the transfer, the service approval is cancelled on the making of the decision to refuse consent.	22 23 24
35	Ар	proved provider to give information to chief executive	25
	(1)	This section applies if a show cause notice has been given to an approved provider under section 26 or 32.	26 27
	(2)	The approved provider, at the request of the chief executive, must, within 7 days of the request, provide the chief executive with the contact details of the parents of all children enrolled at each QEC approved service operated by the approved provider.	28 29 30 31 32

	(3)	The chief executive may use the information provided under subsection (2) only to notify the parents of children enrolled at a QEC approved service about the suspension or cancellation.	1 2 3
36		proved provider to give notice to parents of spension or cancellation of provider approval	4 5
	(1)	This section applies if the chief executive gives a notice to an approved provider suspending or cancelling the provider approval under section 27, 28 or 33.	6 7 8
	(2)	The approved provider must comply with this section, unless the provider has a reasonable excuse.	9 10
		Maximum penalty—5 penalty units.	11
	(3)	As soon as practicable after receiving the notice, the approved provider must give notice of the suspension or cancellation to a parent of each child to whom education and care is regularly provided in the course of the QEC service.	12 13 14 15
	(4)	A notice given under subsection (3) must include the reasons given in the chief executive's notice for cancelling or suspending the provider approval.	16 17 18
	(5)	Subsection (3) does not apply in relation to a parent, guardian or carer who the provider can not locate after making reasonable enquiries.	19 20 21
	(6)	If an approved provider's provider approval is suspended, the provider must display a notice at the QEC service, for the period of the suspension, stating that the approval has been suspended.	22 23 24 25
	(7)	If an approved provider's provider approval is cancelled, the provider must display a notice at the QEC service, until at least the day on which the cancellation takes effect, stating that the approval has been cancelled.	26 27 28 29
	(8)	A regulation may make provision about a notice given or displayed under this section, including, for example—	30 31
		(a) what the notice must state; and	32

		(b) the size or other requirements of the writing on the notice.	1 2
37	Vol	untary suspension of provider approval	3
	(1)	An approved provider may apply to the chief executive for a suspension of the provider approval for a period of not more than 12 months.	4 5 6
	(2)	The application must be in the approved form and be accompanied by the prescribed fee.	7 8
	(3)	The approved provider must, at least 14 days before making an application under this section, notify the parents of children enrolled at the QEC service operated by the approved provider of the intention to make the application.	9 10 11 12
	(4)	The chief executive must, within 30 days after the application is made, decide whether or not to grant the application.	13 14
	(5)	The chief executive may grant the application only if the suspension is reasonable in all the circumstances.	15 16
	(6)	The chief executive must give notice of its decision, including the period of suspension, to the approved provider.	17 18
	(7)	If the chief executive decides to grant the application, the suspension takes effect on a date agreed between the chief executive and the approved provider.	19 20 21
	(8)	A suspension under this section remains in force for the period of time stated in the notice.	22 23
	(9)	The approved provider may apply to the chief executive to revoke the suspension before the end of the suspension period.	24 25
	(10)	If the chief executive grants the application to revoke the suspension, the suspension ends on the date determined by agreement with the approved provider.	26 27 28
38	Ар	proved provider may surrender approval	29
	(1)	An approved provider may surrender the provider approval by notice to the chief executive.	30

	(2)	The notice must state a date on which the surrender is intended to take effect which must be—	1 2
		(a) after the notice is given; and	3
		(b) after the end of the period of notice required under subsection (3).	4 5
	(3)	The approved provider must, at least 14 days before the surrender is intended to take effect, notify the parents of children enrolled at the QEC approved services operated by the approved provider of the intention to surrender the provider approval.	6 7 8 9 10
	(4)	If a provider approval is surrendered—	11
		(a) the approval is cancelled on the date stated in the notice; and	12 13
		(b) any service approval held by the provider is also taken to be cancelled.	14 15
		Note—	16
		A cancelled service approval can not be transferred—see part 3, division 5.	17 18
Divi	sion	6 Personal representatives as approved providers	19 20
39	De	ath of sole holder of provider approval	21
	(1)	This section applies if a service approval is held by an approved provider who is an individual and the individual dies.	22 23 24
	(2)	However, this section does not apply if the individual who dies became an approved provider under this section because the individual was the personal representative of the estate of an approved provider.	25 26 27 28
	(3)	For 6 months from the date of death (the <i>transitional approval period</i> ), the personal representative of the	29 30

	indiv hold	vidual's estate is taken to be the approved provider ing—	1 2
	(a)	the provider approval (a deemed approval); and	3
	(b)	any service approval held under the provider approval (also a <i>deemed approval</i> ).	4 5
(4)		emove any doubt, it is declared that the chief executive take action under this Act relating to a deemed approval.	6 7
	Exam	pples—	8
	1	The chief executive may impose a condition on the deemed provider approval under part 2, division 4 or on the deemed service approval part 3, division 4.	9 10 11
	2	The chief executive may cancel the deemed provider approval under part 2, division 5 or the deemed service approval under part 3, division 6.	12 13 14
(5)	Subs	section (3) applies subject to—	15
	(a)	any earlier transfer, suspension, cancellation or surrender of the service approval under this Act; and	16 17
	(b)	any earlier suspension, cancellation or surrender of the deemed approval under this Act; and	18 19
	(c)	any extension, or earlier ending, of the transitional approval period under this section.	20 21
(6)	Also repre	o, subsection (3) does not apply if the personal esentative is a disqualified person.	22 23
(7)		personal representative may apply in writing to the chief entire for an extension of the transitional approval period.	24 25
(8)	the t	receiving the application, the chief executive may extend transitional approval period by the further period, of not the than 6 months, that the chief executive considers appriate in all the circumstances.	26 27 28 29
	Exam	pple—	30
	per	e chief executive may extend the transitional approval period for the riod necessary for an application to transfer the service approval to be de and decided.	31 32 33

	(9)	after the individual's death, the personal representative—	2
		(a) holds a current positive notice or current positive exemption notice; or	3 4
		(b) has applied for a prescribed notice or exemption notice and the application has not been withdrawn.	5 6
	(10)	The personal representative does not commit an offence against the Commissioner's Act, section 197 by operating the QEC service under the service approval without a current positive notice—	7 8 9 10
		(a) during the first 30 days of the transitional approval period; and	11 12
		(b) if the personal representative applies for a prescribed notice within the first 30 days of the transitional approval period and does not withdraw the application—until the application is decided.	13 14 15 16
	(11)	The personal representative does not commit an offence against the Commissioner's Act, section 259 by operating the QEC service under the service approval without a current positive exemption notice during the first 30 days of the transitional approval period.	17 18 19 20 21
	(12)	A person who holds the service approval under this section in the person's capacity as personal representative may transfer the approval to himself or herself, in his or her personal capacity, under part 3, division 5.	22 23 24 25
40	Dea	ath of joint holder of provider approval	26
	(1)	If an individual who jointly holds a provider approval dies, the surviving person, or if there is more than one surviving person each of the surviving persons, continues as the holder of the provider approval and any service approval held under the provider approval.	27 28 29 30 31
	(2)	If 2 or more of the persons holding a provider approval are individuals and they die at the same time—	32 33

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		(a) if there are any surviving persons holding the provider approval—each of them continues as the holder of the provider approval and any service approval held under the provider approval; or	1 2 3 4
		(b) if there are no surviving persons holding the provider approval—section 39 applies, with all necessary changes, to the personal representatives of the estates of the persons who have died.	5 6 7 8
Part :	3	Queensland service approvals	9
Division 1 General		1 General	10
41	Effe	ect of approval	11
	(1)	A Queensland service approval authorises an approved provider to operate the QEC service to which it relates.	12 13
	(2)	An approved provider must have a separate service approval for each QEC service operated by the provider.	14 15
42	Моі	re than one approval or approval holder	16
	(1)	An approved provider may hold more than one service approval.	17 18
	(2)	A reference in this Act to the approved provider for a QEC approved service is, for a provider approval held jointly, a reference to each of the persons who jointly hold the approval.	19 20 21

Divi	sion	Application for Queensland service 1 approval 2	
43	Арј	proved provider may apply for service approval	3
	(1)	An approved provider may apply to the chief executive for a service approval for a QEC service.	4 5
	(2)	An approved provider may apply for a service approval for a QEC service only if the approved provider is, or proposes to be—	6 7 8
		(a) the operator of the QEC service; and	9
		(b) responsible for the management of the staff members of the QEC service.	10 11
	(3)	A person may apply to the chief executive for a service approval at the same time as the person applies for a provider approval.	12 13 14
	(4)	However, if a person applies for a provider approval and service approval at the same time, the chief executive must not grant the service approval unless the provider approval is also granted.	15 16 17 18
	(5)	An approved provider may hold more than one service approval.	19 20
		Note—	21
		See also section 55 (Application for new service approval in exceptional circumstances).	22 23
44	For	m of application for service approval	24
	(1)	The application for a service approval must be in the approved form and accompanied by any fee prescribed under a regulation.	25 26 27
		Note—	28
		Section 112 states that an application for a service approval may include a request for a condition relating to rest periods.	29 30
	(2)	The application may be made by more than one person.	31

(3)	If an application is made by more than one person—	1
	(a) the information required must be provided for each person; and	2 3
	(b) the requirements of this division must be complied with by each person.	4 5
(4)	The applicant also must provide any other relevant information reasonably required by the chief executive under section 46.	6 7 8
	ief executive must decide application for service proval	9 10
(1)	The chief executive must decide the application by granting, or refusing to grant, the approval.	11 12
	Note—	13
	See section 211 (Reviewable decisions).	14
(2)	If the chief executive does not decide the application within the required period after receiving the application and fee, the application is taken to have been refused.	15 16 17
(3)	In this section—	18
	required period, for deciding an application, means—	19
	(a) the period of 90 days—	20
	(i) starting the day after the application and fee are given to the chief executive; but	21 22
	(ii) if the chief executive asks for information under section 46—not including the period starting the day after the chief executive asks for the information until the day the applicant gives the information to the chief executive; or	23 24 25 26 27
	(b) any longer period agreed between the chief executive and the applicant.	28 29

46	Ch	ief ex	recutive may seek further information	1
		appr	chief executive may ask an applicant for a service roval to provide any further information that is reasonably hired for the purpose of assessing the application.	2 3 4
47	Re	levan	nt matters for deciding application	5
	(1)	deci	chief executive must consider the following matters in ding whether to grant an application for a service roval—	6 7 8
		(a)	the suitability of the QEC service premises and their location for the operation of a QEC approved service;	9 10
		(b)	the adequacy of the policies and procedures of the QEC service for the operation of the service;	11 12
		(c)	any suspension (other than a voluntary suspension) of the applicant's provider approval;	13 14
		(d)	any current voluntary suspension of the applicant's provider approval;	15 16
		(e)	whether the QEC service is proposed to be operated principally within an Aboriginal or Torres Strait Islander community and, if so, the culturally specific needs of Aboriginal or Torres Strait Islander children;	17 18 19 20
		(f)	the matters mentioned in section 48 on which the chief executive must refuse an application;	21 22
		(g)	any other matters the chief executive considers appropriate.	23 24
	(2)	appr the f	deciding whether to grant the application for a service roval, the chief executive must also have regard to each of following matters relating to the proposed provision of the plated education and care under the approval—	25 26 27 28
		(a)	the number of children to whom the regulated education and care will be provided at one time;	29 30
		(b)	the ages of the children;	31

		(c)	the length of time for which each child will be provided with the regulated education and care.	1 2
	(3)	exec	deciding whether to grant the application, the chief cutive may also consider the applicant's history of pliance with this Act, the repealed Act or the Education Care Services National Law (Queensland).	3 4 5 6
48		ound: plicat	s on which chief executive must refuse ion	7 8
		The if—	chief executive must refuse to grant a service approval	9 10
		(a)	the chief executive is satisfied the QEC service, if permitted to operate, would constitute an unacceptable risk to the safety, health or wellbeing of children who would be educated or cared for by the service; or	11 12 13 14
		(b)	the applicant does not have a provider approval; or	15
		(c)	the chief executive is not satisfied the applicant is capable of operating the proposed service in a way that meets the requirements of this Act; or	16 17 18
		(d)	the applicant is not entitled to lawfully occupy or use the QEC service premises to operate the QEC service.	19 20
49	Co	nditio	ons of Queensland service approval	21
	(1)	The	chief executive may grant a service approval on ditions the chief executive considers appropriate.	22 23
	(2)		ddition, the following conditions apply to each service oval—	24 25
		(a)	the approved provider must operate the QEC approved service in a way that ensures the safety, health and wellbeing of children who attend the service and meets their educational and developmental needs;	26 27 28 29
		(b)	the condition mentioned in section 50;	30

		(c)	the approved provider must ensure there is in force, for the service, the insurance cover prescribed under a regulation;	1 2 3
		(d)	subject to subsection (3), the approved provider must start operating the QEC approved service within 6 months after the approval is granted (the <i>start-up period</i> ).	4 5 6 7
	(3)	may more	application by the approved provider, the chief executive extend the start-up period by the further period, of not e than 6 months, that the chief executive considers opriate in all the circumstances.	8 9 10 11
50	Sei	rvice	capacity	12
	(1)	statir educ	conditions of a service approval must include a condition ng the maximum number of children to whom regulated ration and care may be provided at one time under the oval (the <i>service capacity</i> of the QEC service).	13 14 15 16
	(2)	The	service capacity may be stated—	17
		(a)	as a single number; or	18
		(b)	as different numbers applying to the QEC service at different times according to the circumstances (for example, according to the ages of the children being provided with regulated education and care).	19 20 21 22
	(3)	regul the c prove	service capacity applies to all the children to whom lated education and care is being provided at one time in course of the QEC service, whether the children are being ided with the regulated education and care at the QEC ice premises or somewhere else.	23 24 25 26 27
		Exam	ple of somewhere else—	28
		on	an excuresion	29
51	Em	erger	ncy care	30
	(1)		section applies to a period during which the number of lren being provided with regulated education and care in	31 32

	the c	course of a QEC approved service is more than its service city.	1 2		
(2)	The approved provider is taken not to be contravening a condition of the service approval about the service capacity during the period if—				
	(a)	emergency care is being provided during the period to one or more children; and	6 7		
	(b)	emergency care is not provided to the child or children for more than 2 consecutive days in circumstances to which this section applies; and	8 9 10		
	(c)	the amount by which the number of children being provided with regulated education and care exceeds the service capacity during the period is not more than—	11 12 13		
		(i) if emergency care is being provided to 2 or more children in the same family—that number of children; or	14 15 16		
		(ii) otherwise—one.	17		
	Exam	ples of an emergency—	18		
	1	A child is determined to be in need of protection under a child protection order.	19 20		
	2	The parent of a child needs urgent health care that prevents them caring for the child.	21 22		
(3)	perm or cl satis	approved provider of a QEC approved service must not nit the service to educate and care for an additional child nildren in an emergency unless the approved provider is fied this will not affect the safety, health and wellbeing of children attending the service.	23 24 25 26 27		
(4)		approved provider must, within 24 hours of the adance of the additional child or children, notify the chief utive of the attendance, including—	28 29 30		
	(a)	a description of the emergency; and	31		
	(b)	a statement by the approved provider that the approved	32		

52	Fo	rm of	Queensland service approval	1
	(1)	exec	ne chief executive grants a service approval, the chief cutive must give a copy of the approval to the approved vider.	2 3 4
	(2)	The	service approval must state the following—	5
		(a)	the name of the approved provider;	6
		(b)	the name of the QEC service;	7
		(c)	the address of the QEC service premises;	8
		(d)	the conditions applying to the service approval;	9
		(e)	the details of any service waiver applying to the service approval;	10 11
		(f)	the date the service approval was granted;	12
		(g)	the number of the service approval (the <i>service approval number</i> );	13 14
		(h)	the maximum number of children who can be cared for by the service at any time.	15 16
53			for approved provider not to comply with one of Queensland service approval	17 18
	(1)		approved provider must comply with the condition of a ice approval mentioned in section 49(2)(a).	19 20
		Max	ximum penalty—100 penalty units.	21
	(2)		approved provider must comply with all other conditions service approval.	22 23
		Max	ximum penalty—40 penalty units.	24
54	An	nual	fee	25
			approved provider must pay the annual fee prescribed er a regulation for each service approval the provider ls.	26 27 28

Division 3		3	Application for Queensland service approval in exceptional circumstances	
55			tion for new service approval in exceptional stances	4 5
	(1)	This	s section applies if—	6
		(a)	an approved provider holds a service approval for premises; and	7 8
		(b)	exceptional circumstances have caused the premises (the <i>affected premises</i> ) to be unsuitable for the provision of the regulated education and care for which the premises are approved.	9 10 11 12
			Example—	13
			The premises for a QEC approved service have been flooded.	14
	(2)	The	approved provider may apply to the chief executive—	15
		(a)	to temporarily suspend the service approval for the affected premises; and	16 17
		(b)	for a new service approval (an <i>exceptional circumstances service approval</i> ) to provide the regulated education and care from other premises (the <i>replacement premises</i> ).	18 19 20 21
56			application for exceptional circumstances approval	22 23
	(1)	The	application—	24
		(a)	must be in the approved form; or	25
		(b)	if the nature of the exceptional circumstances means that it is not practicable to submit the approved form—may be made orally and followed by the approved form as soon as practicable.	26 27 28 29

		Note-	_	1
		ser	ction 112 states that an application for an exceptional circumstances vice approval may include a request for a condition relating to rest riods.	2 3 4
	(2)	The	application may be made by more than one person.	5
	(3)	If an	application is made by more than one person—	6
		(a)	the information required must be provided for each person; and	7 8
		(b)	the requirements of this division must be complied with by each person.	9 10
	(4)		applicant also must provide any other relevant rmation reasonably required by the chief executive under ton 58.	11 12 13
57	Ch	ief ex	ecutive must decide application	14
		gran	chief executive must within 7 days grant, or refuse to t, the application and notify the applicant in writing of the f executive's decision.	15 16 17
58	Ch	ief ex	ecutive may seek further information	18
		circu info	chief executive may ask an applicant for an exceptional amstances service approval to provide any further rmation that is reasonably required for the purpose of ssing the application.	19 20 21 22
59	Re	levan	t matters for deciding application	23
		exce	chief executive must not grant an application for an eptional circumstances service approval unless the chief eutive is satisfied—	24 25 26
		(a)	the approved provider holds a service approval for the affected premises; and	27 28
		(b)	exceptional circumstances have caused the affected premises to be unsuitable for the provision of the	29 30

			regulated education and care for which the premises are approved; and	1 2
		(c)	the replacement premises are suitable for providing regulated education and care; and	3 4
		(d)	the operation of the service at the replacement premises will not constitute an unacceptable risk to the safety, health or wellbeing of children to be educated or cared for at the replacement premises.	5 6 7 8
60		nditio prova	ons of exceptional circumstances service	9 10
		servi	chief executive may grant an exceptional circumstances ice approval on the conditions the chief executive siders appropriate.	11 12 13
61	Wh	en ex	xceptional circumstances service approval ends	14
	(1)	servi	chief executive may revoke an exceptional circumstances ice approval for an approved provider by giving at least 14 notice in writing to the provider.	15 16 17
	(2)		eciding whether to revoke the approval the chief executive have regard to any of the following matters—	18 19
		(a)	whether the exceptional circumstances that caused the affected premises to be unsuitable still apply;	20 21
		(b)	the efforts the approved provider has made—	22
			(i) to again make the affected premises suitable for providing regulated education and care; or	23 24
			(ii) to find new premises suitable for providing the regulated education and care;	25 26
		(c)	whether the continued provision of regulated education and care to children at the replacement premises constitutes an unacceptable risk to the safety, health or wellbeing of the children:	27 28 29 30

		(d) other circumstances the chief executive considers relevant.	1 2
62		proved provider to provide information to chief ecutive	3 4
	(1)	This section applies if a notice has been given to an approved provider under section 61.	5 6
	(2)	The approved provider, at the request of the chief executive, must, within 7 days of the request, provide the chief executive with the contact details of the parents of all children enrolled at the QEC approved service operated by the provider.	7 8 9 10
	(3)	The chief executive may use the information provided under subsection (2) only to notify the parents of children enrolled at the QEC approved service of the ending of the exceptional circumstances service approval for the service.	11 12 13 14
63		ration of temporary suspension of service approval of ected premises	15 16
	(1)	The chief executive may cancel or suspend a service approval for affected premises during, or after the end of, the term of the exceptional circumstances service approval for replacement premises.	17 18 19 20
	(2)	Otherwise, a suspension of the service approval for affected premises remains in force for as long as the exceptional circumstances service approval for the replacement premises is in force.	21 22 23 24
64	Ар	plication of other provisions of this Act to this division	25
	(1)	Division 2 also applies to an application under this division except for—	26 27
		(a) sections 43 to 46; and	28
		(b) section 49(2)(d) and (3).	29
	(2)	Also, section 89 does not apply to an exceptional circumstances service approval under this division.	30 31

Divi	ision	4		Amendment of Queensland service approval	1 2
65	Am	endm	ent	of service approval on application	3
	(1)	-		ved provider holding a service approval may apply of executive for an amendment of the approval.	4 5
	(2)	The accor		lication must be in the approved form and ied by any fee prescribed under a regulation.	6 7
		Note-	_		8
				12 states that an application for an amendment of a service may include a request for a condition relating to rest periods.	9 10
	(3)		matio	licant also must provide any other relevant on reasonably required by the chief executive to application.	
	(4)	The c	hief	executive must decide the application by—	14
		(a)	amei	nding the approval in the way applied for; or	15
		(b)		the applicant's written agreement, amending the roval in another way; or	16 17
		(c)	refus	sing to amend the approval.	18
		Note-	_		19
		See	sectio	on 211 (Reviewable decisions).	20
	(5)		ition	imiting subsection (4), an amendment may vary a of the approval or impose a new condition on the	
	(6)	the re	equire	ef executive does not decide the application within ed period after receiving the application and fee, the n is taken to have been refused.	
	(7)	In thi	s sec	tion—	27
		requi	red p	period, for deciding an application, means—	28
		(a)	the p	period of 60 days—	29
			(i)	starting the day after the application and fee are given to the chief executive; but	30

		<ul> <li>(ii) if the chief executive asks for information under subsection (3)—not including the period starting the day after the chief executive asks for the information until the day the applicant gives the information to the chief executive; or</li> <li>(b) any longer period agreed between the chief executive and the applicant.</li> </ul>	1 2 3 4 5 6 7
66	Re	strictions on amendment of service approval	8
	(1)	A change of the location of QEC service premises to which a service approval applies may be made only by an application for a new approval, not by an application to amend the approval.	9 10 11 12
	(2)	A change of the approved provider holding a service approval may be made only by transferring the approval under division 5, not by an application to amend the approval.	13 14 15
67	Am	nendment of service approval by chief executive	16
	(1)	The chief executive may amend a service approval at any time without receiving an application for the amendment from the approved provider holding the approval.  Example—	17 18 19 20
		The chief executive may change a condition of the approval or impose a new condition.	21 22
	(2)	The chief executive must first give the approved provider a notice ( <i>show cause notice</i> ) stating—	23 24
		(a) that the chief executive proposes to amend the approval; and	25 26
		(b) the proposed amendment; and	27
		(c) the reasons for the proposed amendment; and	28
		(d) that the approved provider may, within a stated time of at least 30 days, give the chief executive a written response to the proposed amendment.	29 30 31

	(3)	After considering any response from the approved provider within the time stated in the show cause notice, the chief executive may make some or all of the proposed amendment.	1 2 3
	(4)	If the chief executive decides not to amend the approval, the chief executive must give the approved provider notice of the decision.	4 5 6
	(5)	At the approved provider's written request, or with the approved provider's written agreement, the chief executive may—	7 8 9
		(a) amend an approval without giving a show cause notice; or	10 11
		(b) amend an approval in a way that has not been stated in a show cause notice; or	12 13
		(c) amend an approval before the expiration of the time stated in a show cause notice for the approved provider's response to the proposed amendment.	14 15 16
	(6)	An amendment under this section has effect 14 days after the chief executive gives notice of the amendment to the approved provider or at any later time stated in the notice.	17 18 19
		Note—	20
		See section 211 (Reviewable decisions).	21
68	Urç	gent amendment of service approval by chief executive	22
	(1)	This section applies if the chief executive is reasonably satisfied, in the interests of the safety, health and wellbeing of children being provided with education and care under a provider approval, it is necessary to immediately amend the provider's service approval.	23 24 25 26 27
	(2)	The chief executive may immediately amend the service approval without complying with section 67.	28 29
	(3)	As soon as practicable after amending the approval, the chief executive must give notice of the amendment to the approved provider.	30 31 32
	(4)	The notice must state the reasons for the amendment.	33

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	(5)	The amendment has effect for the period, not more than 60 days, stated in the notice.	1 2
		Note—	3
		See section 211 (Reviewable decisions).	4
69		nended service approval to be given to approved ovider	5 6
		As soon as practicable after amending a service approval under this division, the chief executive must give an amended copy of the approval to the approved provider.	7 8 9
<b>Div</b> i	sion	·	10
		approval	11
70	Tra	nsfer of approval	12
	(1)	An approved provider holding a service approval (the <i>transferor</i> ) may apply to the chief executive to transfer the approval to another approved provider (the <i>transferee</i> ).	13 14 15
	(2)	The application must be in the approved form and accompanied by any fee prescribed under a regulation.	16 17
	(3)	The reference in subsection (1) to an approved provider who is the transferor includes a person whose provider approval or service approval is suspended but does not include a person whose provider approval has been cancelled.	18 19 20 21
		Note—	22
		Section 71 deals with the transfer of an approved provider's service approval while the service approval is suspended.	23 24
		Section 85 deals with the transfer of an approved provider's service approval that is about to be cancelled.	25 26

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71	Transfer of suspended service approval					
	(1)	This section applies if, while an approved provider's service approval is suspended, the chief executive consents to the transfer of the service approval under this division.	2 3 4			
	(2)	A condition of the consent may provide for the suspension to continue.	5 6			
	(3)	Otherwise, the suspension ends on the day the transfer takes effect.	7 8			
72		plication for transfer to be dealt with as an application a service approval	9 10			
		The chief executive may require information, and conduct investigations, as if the transferee were an applicant for a service approval under part 3, division 2.	11 12 13			
73	Ch	ief executive must decide application	14			
	(1)	The chief executive must decide the application by granting, or refusing to grant, the transfer and must give notice of the decision to both the transferor and transferee.				
		Note—	18			
		See section 211 (Reviewable decisions).	19			
	(2)	The chief executive may grant the transfer on conditions the chief executive considers appropriate and must give notice of any conditions to both the transferor and transferee.	20 21 22			
	(3)	Without limiting subsection (2), a condition under subsection (2) may—	23 24			
		(a) include a condition the chief executive could have imposed if the application were an application for a service approval under part 3, division 2; or	25 26 27			
		(b) include a condition stating the date on which the transfer takes effect; or	28 29			
		(c) apply to the provider approval or the service approval of the transferee.	30 31			

	(4)	If the chief executive does not decide the application within the required period after receiving the application and fee, the application is taken to have been refused.	1 2 3
	(5)	In this section—	4
		required period, for deciding an application, means—	5
		(a) the period of 30 days—	6
		(i) starting the day after the application and fee are given to the chief executive; but	7 8
		(ii) if the chief executive asks for information from the transferor or transferee—not including the period starting the day after the chief executive asks for the information until the day the transferor or transferee gives the information to the chief executive; or	9 10 11 12 13 14
		(b) any longer period agreed between the chief executive and the transferor or transferee.	15 16
74	Со	nfirmation of transfer	17
	(1)	The transferor and the transferee must each give notice to the chief executive within 2 days after the transfer takes effect stating the date of the transfer.	18 19 20
		Maximum penalty—5 penalty units.	21
	(2)	On receipt of a notice under this section, the chief executive must amend the service approval and provide an amended copy of the service approval to the transferee.	22 23 24
	(3)	The amendment of the service approval takes effect on the date of the transfer.	25 26
	(4)	A transferor or transferee who gives notice under this section is not guilty of an offence for a failure of the other party to the transfer to give the notice.	27 28 29

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75	No	tice t	o parents	1
	(1)	of a	ansferee must give notice under this section of the transfer a service approval to a parent of each child to whom cation and care is regularly provided in the course of the C approved service.	2 3 4 5
		Max	ximum penalty—5 penalty units.	6
	(2)	the s	notice must be given at least 2 days before the transfer of service approval takes effect unless the transferee has a onable excuse.	7 8 9
	(3)		s section does not apply for a parent or carer who the sferee can not locate after making reasonable enquiries.	10 11
Divi	sion	6	Suspension or cancellation of	12
			Queensland service approval	13
76	Gro	ounds	s for suspension of service approval	14
		The	chief executive may suspend a service approval if—	15
		(a)	the chief executive reasonably believes it would not be in the best interests of children being educated and cared for by the QEC service for the service to continue; or	16 17 18
		(b)	a condition of the service approval has not been complied with; or	19 20
		(c)	the service is not being managed in accordance with this Act; or	21 22
		(d)	the approved provider has failed to comply with a compliance notice and the noncompliance is substantial; or	23 24 25
		(e)	the approved provider—	26
			(i) has ceased operating a QEC service at the QEC service premises for which the service approval was granted; and	27 28 29

			(ii) within 6 months of ceasing operating the service, has not transferred the service to another approved provider; or	1 2 3
		(f)	the approved provider has not, within 6 months after being granted a service approval, started ongoing operation of the service; or	4 5 6
		(g)	the approved provider has not paid the prescribed annual fee for the service approval.	7 8
77		ow ca prova	ause notice before suspension of service	9 10
	(1)		section applies if the chief executive is considering the ension of a service approval under section 76.	11 12
	(2)		chief executive must give the approved provider a notice now cause notice) stating the following—	13 14
		(a)	that the chief executive intends to suspend the service approval;	15 16
		(b)	the proposed period of suspension;	17
		(c)	the reasons for the proposed suspension;	18
		(d)	that the approved provider may, within 30 days after the notice is given, give the chief executive a written response to the proposed suspension.	19 20 21
78	De	cisio	n about suspension after show cause notice	22
		prov	r considering any written response from the approved rider received within the period mentioned in section $d(d)$ , the chief executive may—	23 24 25
		(a)	suspend the service approval for a period of not more than 12 months; or	26 27
		(b)	decide not to suspend the service approval.	28
		Note-	_	29
		Sec	e section 211 (Reviewable decisions).	30

79		spension of service approval without show cause tice	1 2
	(1)	This section applies if the chief executive is satisfied there is an immediate risk to the safety, health or wellbeing of a child or children being educated and cared for by a QEC approved service operated by an approved provider.	3 4 5 6
	(2)	The chief executive may suspend the approved provider's service approval on a ground mentioned in section 76 without giving the approved provider a show cause notice under section 77.	7 8 9 10
	(3)	The suspension may not be for a period of more than 6 months.	11 12
		Note—	13
		See section 211 (Reviewable decisions).	14
80	No	tice and taking effect of suspension	15
	(1)	The chief executive must give the approved provider notice of the decision to suspend the provider's service approval.	16 17
	(2)	The notice of a decision to suspend must set out the period of suspension and the date on which it takes effect.	18 19
	(3)	The decision under section 78 to suspend takes effect at the end of 14 days after the date of the decision, or, if a longer period is stated by the chief executive, at the end of that period.	20 21 22 23
	(4)	The decision under section 79 to suspend takes effect when the notice is given to the approved provider.	24 25
81	Lif	ting of suspension	26
	(1)	The chief executive may, on application by an approved provider, lift the suspension of the provider's service approval before the suspension would otherwise end.	27 28 29
	(2)	The application must be in the approved form and be accompanied by any fee prescribed under a regulation.	30 31

82	Gro	ound	s for cancellation of service approval	1
		The	chief executive may cancel a service approval if—	2
		(a)	the chief executive reasonably believes the continued operation of the QEC service would constitute an unacceptable risk to the safety, health or wellbeing of any child or class of children being educated and cared for by the QEC service; or	3 4 5 6 7
		(b)	the approval has been suspended under this division and the reason for the suspension has not been rectified by the end of the period of suspension; or	8 9 10
		(c)	the service approval was obtained improperly; or	11
		(d)	the approved provider has failed to comply with a compliance notice and the noncompliance is substantial; or	12 13 14
		(e)	a condition of the service approval has not been complied with.	15 16
83		ow ca	ause notice before cancellation of service	17 18
	(1)		s section applies if the chief executive is considering the cellation of a service approval under section 82.	19 20
	(2)		chief executive must first give the approved provider a ce (a <i>show cause notice</i> ) stating the following—	21 22
		(a)	that the chief executive intends to cancel the service approval;	23 24
		(b)	the reasons for the proposed cancellation;	25
		(c)	that the approved provider may, within 30 days after the notice is given, give the chief executive a written response to the proposed cancellation.	26 27 28

De	cision about cancellation of service approval	1
(1)	After considering any written response from the approved provider received within the time allowed under section 83(2)(c), the chief executive—	2 3 4
	(a) may—	5
	(i) cancel the service approval; or	6
	(ii) suspend the service approval for a period of not more than 12 months; or	7 8
	(iii) decide not to cancel the service approval; and	9
	(b) must give the approved provider notice of the decision.	10
(2)	The decision to cancel the service approval takes effect at the end of 14 days after the date of the decision or, if a longer period is stated by the chief executive, at the end of that period.	11 12 13 14
(3)	The notice of a decision to cancel or suspend the service approval must state the date on which it takes effect.	15 16
(4)	This Act applies to a suspension of a service approval under this section as if it were a suspension under section 78.	17 18
Аp	plication for transfer of cancelled service approval	19
(1)	An approved provider may apply to the chief executive for consent to transfer a service approval that is to be cancelled under this division.	20 21 22
(2)	The application for consent to transfer must be made within 14 days after the decision to cancel the service approval is made.	23 24 25
(3)	If an application for consent to transfer is made, the cancellation of the service approval does not take effect, and the service approval is suspended, until the chief executive decides the application.	26 27 28 29

86	De	cision on application to transfer cancelled service	1
	(1)	If the chief executive consents to the transfer—	2
		(a) the decision to cancel the service approval is revoked; and	3 4
		(b) the suspension of the service approval ceases on the transfer taking effect, unless the conditions imposed by the chief executive on the consent to the transfer state a later date for the suspension to cease.	5 6 7 8
	(2)	If the chief executive refuses to consent to the transfer, the service approval is cancelled on the making of the decision to refuse to consent.	9 10 11
87		proved provider to provide information to chief ecutive	12 13
	(1)	This section applies if a show cause notice has been given to an approved provider under section 77 or 83.	14 15
	(2)	The approved provider, at the request of the chief executive, must, within 7 days of the request, provide the chief executive with the contact details of the parents of all children enrolled at the QEC approved service operated by the approved provider.	16 17 18 19 20
	(3)	The chief executive may use the information provided under subsection (2) only to notify the parents of children enrolled at the QEC approved service of a suspension or cancellation of the service approval for the service.	21 22 23 24
88		proved provider to give notice to parents of spension or cancellation of service approval	25 26
	(1)	This section applies if the chief executive gives a notice to an approved provider suspending or cancelling the provider's service approval under section 78, 79 or 84.	27 28 29
	(2)	The approved provider must comply with this section, unless the provider has a reasonable excuse.	30 31
		Maximum penalty—5 penalty units.	32

	(3)	provider must give notice of the suspension or cancellation to a parent of each child to whom education and care is regularly provided in the course of the QEC approved service.	1 2 3 4
	(4)	A notice given under subsection (3) must include the reasons given in the chief executive's notice for suspending or cancelling the approved provider's service approval.	5 6 7
	(5)	Subsection (3) does not apply for a parent or carer who the provider can not locate after making reasonable enquiries.	8 9
	(6)	If an approved provider's service approval is suspended, the provider must display a notice at the QEC service, for the period of the suspension, stating the approval has been suspended.	10 11 12 13
	(7)	If an approved provider's service approval is cancelled, the provider must display a notice at the QEC service, until at least the day on which the cancellation takes effect, stating the approval has been cancelled.	14 15 16 17
	(8)	A regulation may make provision about a notice given or displayed under this section, including, for example—	18 19
		(a) what the notice must state; and	20
		(b) the size or other requirements of the writing on the notice.	21 22
89	Vol	untary suspension of service approval	23
	(1)	An approved provider may apply to the chief executive for a suspension of the provider's service approval for a period of not more than 12 months.	24 25 26
	(2)	The application must be in the approved form and be accompanied by the prescribed fee.	27 28
	(3)	The approved provider must, at least 14 days before making an application under this section, notify the parents of children enrolled at the relevant QEC service of the intention to make the application.	29 30 31 32

	(4)	The chief executive must, within 30 days after the application is made, decide whether or not to grant the application.	1 2
	(5)	The chief executive may grant the application only if the suspension is reasonable in all the circumstances.	3 4
	(6)	The chief executive must give notice of its decision, including the period of suspension, to the approved provider.	5 6
	(7)	If the chief executive decides to grant the application, the suspension takes effect on a date agreed between the chief executive and the approved provider.	7 8 9
	(8)	A suspension under this section remains in force for the period of time stated in the notice.	10 11
	(9)	The approved provider may apply to the chief executive to revoke the suspension before the end of the suspension period.	12 13
	(10)	If the chief executive grants the application to revoke the suspension, the suspension ends on the date determined by agreement with the approved provider.	14 15 16
90	Ар	proved provider may surrender service approval	17
	(1)	An approved provider may surrender a service approval held by the provider by notice to the chief executive.	18 19
	(2)	The notice must state a date on which the surrender is intended to take effect which must be—	20 21
		(a) after the notice is given; and	22
		(b) after the end of the period of notice required under subsection (3).	23 24
	(3)	The approved provider must notify the parents of children enrolled at the relevant QEC service of the intention to surrender the provider approval at least 14 days before the surrender is intended to take effect.	25 26 27 28
	(4)	If a service approval is surrendered, the approval is cancelled on the date stated in the notice.	29 30

		Note- A - 5.	cancelled service approval can not be transferred—see part 3, division	1 2 3	
Division 7 Chief executive to give information about disciplinary action to children's commissioner					
91			recutive to give information to children's esioner	7 8	
	(1)	This	s section applies if the chief executive—	9	
		(a)	amends, suspends or cancels a provider approval or service approval under this Act (a <i>disciplinary action</i> ); and	10 11 12	
		(b)	reasonably believes the disciplinary action may be relevant to the functions or powers of the children's commissioner under the Commissioner's Act.	13 14 15	
	(2)		chief executive must give notice of the disciplinary action ne children's commissioner.	16 17	
	(3)	A no	otice under subsection (2) must state the following—	18	
		(a)	the approved provider's name and address;	19	
		(b)	the approved provider's date and place of birth, if known;	20 21	
		(c)	that disciplinary action has been taken against the approved provider, without stating anything further about the disciplinary action.	22 23 24	
	(4)	Sub	section (5) applies if the children's commissioner—	25	
		(a)	requests further information about the disciplinary action; and	26 27	
		(b)	notifies the chief executive that the approved provider is an applicant for, or holder of, a prescribed notice or exemption notice under the Commissioner's Act.	28 29 30	

(5)		chief executive must give the children's commissioner a ce stating the following—	1 2
	(a)	the form of the disciplinary action taken;	3
	(b)	when the conduct happened that constituted a ground for the disciplinary action;	4 5
	(c)	the nature of the conduct that constituted a ground for the disciplinary action;	6 7
	(d)	any other information about the disciplinary action the chief executive considers may be relevant to employment screening under the Commissioner's Act, chapter 8, including, for example, details about the nature of the disciplinary action.	8 9 10 11 12
(6)	cont	rever, if the notice given under subsection (2) did not ain the approved provider's date and place of birth, ection (5) applies only if—	13 14 15
	(a)	the request from the children's commissioner for the notice under subsection (5) includes the approved provider's date and place of birth; and	16 17 18
	(b)	the chief executive confirms the approved provider's date and place of birth with the approved provider.	19 20
(7)		otice given under subsection (2) or (5) must not contain rmation that identifies, or is likely to identify, a particular l.	21 22 23
(8)	infor the c	ne chief executive gives the children's commissioner rmation under subsection (5) about disciplinary action and disciplinary action is set aside on review or appeal, the f executive must notify the children's commissioner of the twing—	24 25 26 27 28
	(a)	the disciplinary action has been set aside;	29
	(b)	the reasons given by the entity that set the disciplinary action aside for setting it aside.	30 31
(9)	perso	ference in this section to an approved provider includes a on who was an approved provider before the suspension uncellation of the person's provider approval	32 33

Divisi	ion	8 Application for service waiver	1
92	Application for service waiver for QEC approved service		2
	(1)	The approved provider for a QEC approved service may apply to the chief executive for a waiver of a requirement applying to the service under this Act if the requirement is prescribed under a regulation for this section.	3 4 5 6
	(2)	A person who applies for a service approval may apply for a service waiver under this section together with the application for the service approval.	7 8 9
	(3)	The chief executive must not grant a service waiver to a person who applies under subsection (2) unless the service approval is granted to that person.	10 11 12
93	Form of application for service waiver		
		An application for a service waiver must be in the approved form and accompanied by any fee prescribed under a regulation.	14 15 16
94		ef executive may request information and inspect	17 18
		For deciding an application for a service waiver, the chief executive may—	19 20
		(a) ask the applicant to provide further information; and	21
		(b) inspect the QEC service premises.	22
95	Mat	tters chief executive must consider for service waiver	23
		In considering whether to grant a service waiver, the chief executive may have regard to whether the QEC service is able to meet the requirements prescribed under this Act by alternative means that satisfy the objectives of the requirements.	24 25 26 27 28

96	Decision on application					
	(1)	The chief executive must decide the application by granting, or refusing to grant, the service waiver.	2 3			
	(2)	Subject to subsection (3), the chief executive must notify the applicant of the chief executive's decision within 60 days after the application is made.	4 5 6			
	(3)	If an application for a service waiver has been made together with an application for service approval, the chief executive may notify the applicant of the chief executive's decision on the application at the same time as the notice of the decision on the application for the service approval.	7 8 9 10 11			
	(4)	If a service waiver is granted, the chief executive must issue or reissue the service approval stating the requirements prescribed under this Act to which the service waiver applies.	12 13 14			
97	Re	Revocation of service waiver				
	(1)	The chief executive may revoke a service waiver if the chief executive considers the approved provider is not meeting the requirements prescribed under this Act by alternative means that satisfy the objectives of the requirements.				
	(2)	A revocation under subsection (1) takes effect—	20			
		(a) 60 days after the chief executive gives the approved provider notice of the decision to revoke; or	21 22			
		(b) at the end of the period agreed between the chief executive and the approved provider.	23 24			
	(3)	An approved provider may apply to the chief executive in the approved form for the revocation of a service waiver applying to a QEC approved service the provider operates.	25 26 27			
	(4)	A revocation under subsection (3) takes effect—	28			
		(a) 14 days after the chief executive gives the approved provider notice that the provider's application to revoke is approved; or	29 30 31			
		(b) at the end of the period agreed between the chief executive and the approved provider.	32 33			

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98	Effect of service waiver				
		is tal	le a service waiver is in force, the QEC approved service ken to comply with the requirements prescribed under this that are stated in the service waiver.	2 3 4	
Divi	sion	9	Temporary waiver	5	
99	Application for temporary waiver for QEC approved service				
	(1)	to th appl	approved provider for a QEC approved service may apply the chief executive for a temporary waiver of a requirement ying to the service under this Act if the requirement is cribed under a regulation for this section.	8 9 10 11	
	(2)	temp	erson who applies for a service approval may apply for a porary waiver under this section together with the ication for the service approval.	12 13 14	
	(3)	pers	chief executive must not grant a temporary waiver to a on who applies under subsection (2) unless the service roval is granted to that person.	15 16 17	
100	Foi	rm of	application for temporary waiver	18	
		appr	application for a temporary waiver must be in the roved form and accompanied by any fee prescribed under gulation.	19 20 21	
101	Chief executive may request information and inspect premises				
			deciding an application for a temporary waiver, the chief eutive may—	24 25	
		(a)	ask the applicant to provide further information; and	26	
		(b)	inspect the QEC service premises.	27	

102	Matters chief executive must consider for temporary waiver				
		In considering whether to grant a temporary waiver, the chief executive must have regard to whether the QEC service is able to meet the requirements prescribed under this Act by alternative means that satisfy the objectives of the requirements.	3 4 5 6 7		
103	Decisions on application for temporary waiver				
	(1)	The chief executive must decide the application by granting, or refusing to grant, the temporary waiver.	9 10		
	(2)	The chief executive must notify the applicant within 60 days after the application is made of the chief executive's decision.	11 12		
	(3)	A temporary waiver must specify the period of the waiver which can not be for more than 12 months.	13 14		
	(4)	If the chief executive grants a temporary waiver, the chief executive must issue or reissue the service approval stating—	15 16		
		(a) the requirements of this Act to which the temporary waiver applies; and	17 18		
		(b) the period of the waiver.	19		
104		ief executive may extend temporary waiver on olication	20 21		
		The chief executive, on the application by the approved provider in approved form, may extend and further extend the period of a temporary waiver by periods of not more than 12 months.	22 23 24 25		
105	Re	vocation of temporary waiver	26		
		The chief executive may revoke a temporary waiver if the chief executive considers the approved provider is not meeting the requirements prescribed under this Act by alternative means that satisfy the objectives of the requirements.	27 28 29 30		

106	Effect of temporary waiver			
		While a temporary waiver is in force, the QEC approved service is taken to comply with the requirements prescribed under this Act that are stated in the temporary waiver.	2 3 4	
Divis	sion	10 Offences	5	
107	Person must not provide an education and care service without service approval			
	(1)	A person must not provide regulated education and care to 7 or more children at the same time unless—	8 9	
		(a) the person is an approved provider for the service at which the regulated education and care is provided; and	10 11	
		(b) the service is a QEC approved service.	12	
		Maximum penalty—	13	
		(a) for a first offence—100 penalty units; or	14	
		(b) for a second or later offence—200 penalty units.	15	
	(2)	For subsection (1), it does not matter whether or not the children are at the same place.	16 17	
108		rson must not advertise QEC service without service proval	18 19	
	(1)	A person must not knowingly publish or cause to be published an advertisement for a QEC service unless it is a QEC approved service.	20 21 22	
		Maximum penalty—50 penalty units.	23	
	(2)	Subsection (1) does not apply if an application for a service approval for the service has been made under this Act but has not been decided.	24 25 26	
	(3)	Also, subsection (1) does not apply to a stand-alone service.	27	

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Part 4			Conduct of QEC approved services	1 2
Divis	sion	1	General	3
109	Ap	prove	ed provider's overriding responsibility	4
			approved provider must conduct a QEC approved service way that—	5 6
		(a)	has sufficient regard to the guiding principles for this Act; and	7 8
		(b)	ensures the safety, health and wellbeing, at all times, of the children being educated and cared for by the service.	9 10
Divis	sion	2	Staff members	11
Sub	divis	ion	1 Staffing requirements	12
110	Sta	ndar	d requirements	13
	(1)		gulation must prescribe standard requirements about each ae following matters—	14 15
		(a)	the presence of suitably qualified staff members at QEC service premises;	16 17
		(b)	related matters about adult supervision of the children attending the service.	18 19
	(2)	The	standard requirements must include—	20
		(a)	requirements applying to a QEC approved service during a rest period; and	21 22
		(b)	requirements applying to a QEC approved service at all other times it is conducted on a day between 5.00a.m. and 10.00p.m.	23 24 25

111	Re	quirements applying to a service	1
	(1)	An approved provider of a QEC approved service must ensure the standard requirements are complied with at all times the service is conducted on a day between 5.00a.m. and 10.00p.m.	2 3 4
		Maximum penalty—100 penalty units.	5
	(2)	If a QEC approved service is conducted for a period between 10.00p.m. on a day and 5.00a.m. on the next day, the requirements applying to the service during the period are the requirements stated in its service approval conditions.	6 7 8 9
	(3)	This section does not prevent other requirements relating to the matters mentioned in section 110, as well as the requirements mentioned in this section, from applying to a QEC approved service under its service approval conditions or a regulation.	10 11 12 13 14
112	Re	st periods	15
	(1)	A service approval for a QEC approved service may include a condition providing for one or more periods during a day, totalling not more than 2 hours during the day, to be rest periods for the service.	16 17 18 19
	(2)	An application under this Act for a service approval, an amendment of a service approval or an exceptional circumstances service approval may include a request for a condition under subsection (1).	20 21 22 23
	(3)	The chief executive must have regard to the matters under subsection (4) in deciding—	24 25
		(a) whether to include a condition under subsection (1) in a service approval; or	26 27
		(b) if the chief executive decides to include the condition—the timing and length of a rest period.	28 29
	(4)	The matters are—	30
		(a) the ages of the children being provided with education and care and the times they will usually be resting; and	31 32
		(b) the service capacity of the QEC service; and	33

		(c)	how the physical layout of the QEC service premises allows for the adequate supervision of the children; and	1 2
		(d)	the staffing arrangements for the service; and	3
		(e)	the information given to parents and guardians about the staffing arrangements; and	4 5
		(f)	any other matters prescribed under a regulation.	6
	(5)	Sub	sections (3) and (4) do not limit part 3, division 2.	7
113	Su	pervi	sor for QEC approved service	8
	(1)	qual	purpose of this section is to ensure one or more suitably lified persons are present at a QEC approved service for genough to properly carry out the function of a supervisor.	9 10 11
	(2)	carr	function of a supervisor is to carry out, or oversee the ying out of, the following responsibilities for the ice—	12 13 14
		(a)	preparing and maintaining policies under this Act;	15
		(b)	helping communication between staff and parents;	16
		(c)	ensuring children are adequately supervised at all times;	17
		(d)	taking every reasonable precaution to ensure children being educated and cared for are protected from harm and from any hazard likely to cause injury;	18 19 20
		(e)	ensuring the relevant number of educators educating and caring for the children is no less than the number prescribed for this purpose;	21 22 23
		(f)	ensuring each educator educating and caring for the children meets the qualification requirements.	24 25
			Note—	26
			The matters mentioned in paragraphs (e) and (f) are requirements that may be waived under a service waiver or temporary waiver.	27 28 29
	(3)		approved provider for a QEC approved service must oint a supervisor for the service.	30 31

	(4)	The	approved provider must ensure—	1
		(a)	a supervisor is present at the service for the times prescribed under a regulation; and	2 3
		(b)	for the times prescribed under a regulation when a supervisor is not present at the service—an adult, with the qualifications, experience or other characteristics prescribed under a regulation, is present at the service.	4 5 6 7
		Max	ximum penalty—40 penalty units.	8
	(5)	Sub	section (4) does not apply to—	9
		(a)	a school age care service; or	10
		(b)	a QEC approved service with a capacity that is not more than 30 for any part of the day.	11 12
114	Ар	point	tment of nominee	13
	(1)	An a	approved provider must—	14
		(a)	appoint, and continue to have, a nominee for each QEC approved service for which the provider holds a service approval; and	15 16 17
		(b)	notify the chief executive in writing of the appointment of nominee.	18 19
		Max	ximum penalty—10 penalty units.	20
	(2)	nom	approved provider may notify the chief executive of the ninee's appointment in the provider's application for a rice approval.	21 22 23
	(3)	A no	ominee must be an adult.	24
	(4)		approved provider may appoint a supervisor at the roved service to be nominee.	25 26
115	Pu	rpose	e and effect of appointment of nominee	27
	(1)	nom	purpose of requiring an approved service to have a ninee is to help communication between the chief cutive and the service.	28 29 30

	(2)	not a	appointment of a nominee for an approved service does affect the approved provider's responsibility to ensure the oved service is conducted in compliance with this Act.	1 2 3
	(3)	notic the r	is Act requires or permits the chief executive to give a ce to an approved provider, the chief executive may give notice to the approved provider by giving it to a nominee the provider's approved service.	4 5 6 7
116	Pre	senc	e of at least 2 adult staff members	8
	(1)	appr prov	section applies to an approved provider of a QEC oved service at all times that education and care is being ided at the QEC service premises in the course of vering the service.	9 10 11 12
	(2)	prov	e service is not a school age care service, the approved ider must ensure that at least 2 adult staff members are ent at the premises.	13 14 15
		Max	imum penalty—40 penalty units.	16
	(3)		ne service is a school age care service, the approved ider must ensure that, at all times, at least—	17 18
		(a)	2 adult staff members are present at the premises; or	19
		(b)	one adult staff member is present at the premises and one other adult staff member is near the premises and able to attend at the premises immediately if required.	20 21 22
		Max	imum penalty—40 penalty units.	23
	(4)	In th	is section—	24
		adul	t staff member includes the following—	25
		(a)	a qualified supervisor;	26
		(b)	a staff member who is at least 17 years of age and is a qualified assistant.	27 28

Sub	Subdivision 2 Qualifications, training and study		
117		rtain unqualified person may fulfil requirement for alified person	2 3
	(1)	A reference in this Act to a person with a qualification includes a person who does not have a qualification if, in the circumstances prescribed under a regulation—	4 5 6
		(a) the person is an adult who is engaged in a position for which the qualification is prescribed and has not been engaged in the position for more than the prescribed time; or	7 8 9 10
		(b) the person is enrolled in a course that leads to the qualification.	11 12
	(2)	For subsection (1)(a), in deciding how long a person has been engaged in a position, the engagement is taken to continue during any break of less than 30 days.	13 14 15
	(3)	In this section—	16
		position means a position in a QEC approved service.	17
		<i>prescribed time</i> means the time, not more than 6 months, prescribed under a regulation.	18 19
118		fence of relying on evidence of qualifications, training study	20 21
	(1)	This section applies if—	22
		(a) proceedings are taken against a person (the <i>first person</i> ) for an offence against this Act; and	23 24
		(b) the act or omission that is the offence would not be an offence if another person (the <i>second person</i> ) had a particular qualification or competency or was enrolled in a particular course of study.	25 26 27 28
	(2)	It is a defence for the first person to prove that, at the time of the alleged offence, the first person reasonably believed, and had sighted reasonable evidence, that the second person had	29 30 31

		the of st	qualification or competency or was enrolled in the course rudy.	1 2
	(3)		section (2) does not limit the application of the Criminal e, section 24.	3 4
119	Evi	denc	e of staff qualifications or enrolment	5
	(1)	This	s section applies if—	6
		(a)	a person who is a staff member of a QEC approved service—	7 8
			(i) has a particular qualification or competency; or	9
			(ii) is enrolled in a particular course of study; and	10
		(b)	the approved provider would contravene this Act if—	11
			(i) for a person mentioned in paragraph (a)(i)—the person did not have the qualification or competency; or	12 13 14
			(ii) for a person mentioned in paragraph (a)(ii)—the person was not enrolled in the course.	15 16
	(2)		approved provider must keep a document that is, under section (3), evidence that—	17 18
		(a)	for a person mentioned in subsection (1)(a)(i)—the person has the qualification of competency; or	19 20
		(b)	for a person mentioned in subsection (1)(a)(ii)—the person is enrolled in the course.	21 22
		Max	ximum penalty—5 penalty units.	23
	(3)	For	this Act—	24
		(a)	a document is evidence that a person has a particular qualification or competency if it is an original award, or a certified copy of an original award, issued to the person on obtaining the qualification or completing the training for the competency; and	25 26 27 28 29
		(b)	a document is evidence that a person is enrolled in a particular course of study if it is a document, or a	30 31

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	(4)	In th	certified copy of a document, issued to the person by the institution conducting the course, indicating that the person is enrolled in the course.	1 2 3
	(.)	<i>certi</i> certi	ified copy, of an original award or a document, is copy ified to be a true copy by a justice, commissioner for arations, notary public or lawyer.	5 6 7
Divi	sion	3	Other requirements	8
120	Re	quire	d programs for children	9
	(1)	ensu	approved provider of a QEC approved service must are a program is delivered to all children being educated cared for by the service that is—	10 11 12
		(a)	based on an approved learning framework; and	13
		(b)	delivered in a manner that accords with the approved learning framework; and	14 15
		(c)	based on the developmental needs, interests and experiences of each child; and	16 17
		(d)	designed to take into account the individual differences of each child.	18 19
	(2)		egulation may make provision about programs, including, example, by imposing requirements about the following—	20 21
		(a)	an approved learning framework;	22
		(b)	the contents of a program;	23
		(c)	keeping records about programs;	24
		(d)	monitoring the operation of programs and reviewing their content;	25 26
		(e)	giving information about programs to parents.	27

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Childrer	n must be adequately supervised
ensu are a	approved provider of a QEC approved service must are all children being educated and cared for by the service adequately supervised at all times that the children are in care of the service.
Max	imum penalty—100 penalty units.
Childrer	n must be protected from harm and hazards
ensu bein	approved provider of a QEC approved service must are every reasonable precaution is taken to protect children g educated and cared for by the service from harm and an any hazard likely to cause injury.
Max	imum penalty—100 penalty units.
Display	of prescribed information
An a	approved provider must ensure the following information splayed at the QEC service premises, so that it is clearly ble from the main entrance to the premises—
(a)	information about a provider approval prescribed under a regulation for this section;
(b)	information about a service approval prescribed under a regulation for this section;
(c)	the name of the supervisor at any given time education and care is being provided at the service;
(d)	information about a service waiver or temporary waiver prescribed under a regulation for this section;
(e)	other information prescribed under a regulation for this section.
Max	imum penalty—10 penalty units.

124	Failure to notify chief executive of certain changes				
	(1)		oproved provider m subsection (2) if—	ust give the chief executive notice	2 3
		(a)	there is a change to	the approved provider's name; or	4
		(b)		nagement or control of a QEC perated by the approved provider is ed; or	5 6 7
		(c)	the provider does reservice within either	ot start operating a QEC approved	8 9
			(i) 6 months of the service; or	ne grant of the service approval for	10 11
			(ii) any other perio	od agreed between the provider and ative.	12 13
		Max	num penalty—10 pe	enalty units.	14
		Note-			15
			on 114 states that an utive about the appointm	approved provider must notify the chief nent of a nominee.	16 17
	(2)		pproved provider r he later of the follow	nust give the notice within 7 days wing—	18 19
		(a)	the day on which a	n event mentioned in subsection (1)	20 21
		(b)	the day on which t event had happened	he provider became aware that the	22 23
125			notify chief exec	utive of intention to transfer	24 25
		unde exec	part 3, division 5 tive notice of the in	ntends to transfer a service approval, the provider must give the chief ntention at least 42 days before the is intended to take effect.	26 27 28 29
		Max	num penalty—50 pe	enalty units.	30

			tify chief executive of change in suitability to service	1 2
(1)			ved provider must give the chief executive notice, ays of the required day—	3 4
	(a)	suita	ny change relevant to whether the provider is a able person to operate a QEC approved service ng regard to the matters stated in section 15; or	5 6 7
	(b)	appr	person with management or control of a QEC oved service operated by the provider, stops having rrent positive notice or current positive exemption ce; or	8 9 10 11
	(c)		proposed change to any aspect of the QEC service nises of a QEC approved service; or	12 13
	(d)	if the	e provider stops operating a QEC approved service.	14
	Max	imum	penalty—50 penalty units.	15
(2)	In th	nis sec	tion—	16
	requ	iired d	lay means the later of the following days—	17
	(a)	the d	lay on which the event happens;	18
	(b)		day on which the approved provider becomes aware the event has happened.	19 20
Fai	lure 1	to rep	ort serious incident or complaint	21
(1)	any	of the	on applies if an approved provider becomes aware of e following in relation to a QEC approved service by the provider—	22 23 24
	(a)	a ser	rious incident at the service;	25
	(b)	a coi	mplaint alleging that—	26
		(i)	a child's safety, health or wellbeing has been or is being compromised while the child was or is being provided with education and care at the service; or	27 28 29
		(ii)	a provision of this Act has been, or is being, contravened;	30 31

		(c) any other matter prescribed under a regulation.	1
	(2)	The approved provider must give the chief executive notice of the serious incident or the complaint within one day after becoming aware of the incident or complaint.	2 3 4
		Maximum penalty—20 penalty units.	5
	(3)	The approved provider must give the chief executive notice of any other matter prescribed under a regulation within 7 days after becoming aware of the matter.	6 7 8
		Maximum penalty—20 penalty units.	9
	(4)	In this section—	10
		<i>serious incident</i> means an incident or class of incident prescribed under a regulation.	11 12
Divi	sion	4 Records	13
128	Fai	lure to retain records	14
		An approved provider must keep all records prescribed under a regulation for at least the period prescribed under a regulation.	15 16 17
		Maximum penalty—20 penalty units.	18
129	Ac	cess to records	19
	(1)	An approved provider must allow a parent of a child, on request, to inspect a record kept by the approved provider about the child or to take a copy of the record.	20 21 22
	(2)	Subsection (1) does not apply to the extent that compliance would allow access in contravention of an order of a court or tribunal.	23 24 25
130	Со	nfidentiality of records	26
	(1)	An approved provider must keep a record of a QEC service	27

	care	at a child to whom the service is providing education and in a way that ensures the only persons with access to the ord are—	1 2 3			
	(a)	an authorised person for the service; or	4			
	(b)	a parent of the child; or	5			
	(c)	the child.	6			
	Max	timum penalty—10 penalty units.	7			
(2)	disc	authorised person for a QEC approved service must not lose personal information about a child obtained from a rds of the service to anyone other than—	8 9 10			
	(a)	another authorised person for the service; or	11			
	(b)	a parent of the child; or	12			
	(c)	the child.	13			
	Max	timum penalty—10 penalty units.	14			
(3)	prov	vever, subsections (1) and (2) do not apply if an approved vider allows access or an authorised person for the QEC coved service discloses information—	15 16 17			
	(a)	for a purpose under this Act; or	18			
	(b)	with the consent of a parent of the child; or	19			
	(c)	for a purpose directly related to the child's protection or welfare; or	20 21			
	(d)	for the purpose of complying with a lawful process requiring the production of documents or giving evidence before a court or tribunal; or	22 23 24			
	(e)	under part 8, division 3, subdivision 2; or	25			
	(f)	under another Act.	26			
(4)	In th	In this section—				
	auth	authorised person, for a QEC approved service, means—				
	(a)	the approved provider of the service; or	29			
	(b)	a staff member of the service	30			

		personal information relating to a child means information about the child's health or special needs, or other information about a child, prescribed under a regulation.  record of a QEC approved service means a record kept by the approved provider of the service that relates to the operation	1 2 3 4 5
		and the service, and includes a record mentioned in section 128.	6 7
131		cord keeping obligations when person stops being proved provider	8 9
	(1)	This section applies if a person (the <i>old approved provider</i> ) stops being the approved provider of a QEC approved service.	10 11
	(2)	This division continues to apply to the records (the <i>old records</i> ) relating to the conduct of the QEC approved service under the service approval held by the old approved provider.	12 13 14
	(3)	If the service is no longer being conducted, a reference in this division to the approved provider of the service is a reference to the old approved provider.	15 16 17
	(4)	If the service continues to be conducted under a service approval held by someone else (the <i>new approved provider</i> )—	18 19 20
		(a) a reference in this division to the approved provider of the service is, for the old records, a reference to the old approved provider; and	21 22 23
		(b) for section 130, the new approved provider is an authorised person for the old records.	24 25
Part	5	Stand-alone services	26
132		rson involved in conduct of, or provision of care for, nd-alone service must be an adult	27 28
	(1)	A child must not conduct a stand-alone service.	29

		Maximum penalty—5 penalty units.	1
	(2)	A person must not engage a child as a carer in a stand-alone service.	2 3
		Maximum penalty—50 penalty units.	4
133		itability of other persons in home where stand-alone rvice operates	5
	(1)	A carer in a stand-alone service must not provide a child with education and care in a home if—	7 8
		(a) the carer knows, or ought reasonably to know, that an occupant of the home is a disqualified person; or	9 10
		(b) there is a notice in force under section 190 directing the carer not to provide education and care for a child in the home.	11 12 13
		Maximum penalty—50 penalty units.	14
	(2)	A person conducting a stand-alone service must take all reasonable steps to ensure that each carer in the service complies with subsection (1).	15 16 17
		Maximum penalty—100 penalty units.	18
134	Ма	ximum number of children receiving care	19
	(1)	A person conducting a stand-alone service at a home or other place must ensure that—	20 21
		(a) there are not more than 6 children at the home or other place; and	22 23
		(b) there are not more than 4 children at the home or other place who are not yet school children.	24 25
		Maximum penalty—100 penalty units.	26
	(2)	Subsection (1) does not apply to—	27
		(a) a child who is being cared for at the home or other place by a person who is not a carer in the stand-alone service; or	28 29 30

	(b) school children who are being provided with care by a carer in the stand-alone service who is their parent; or	1 2
	(c) children who are at least 12 years and are not being provided with care.	3 4
135	Person must not conduct stand-alone service without insurance	5 6
	A person must not conduct a stand-alone service unless the person has in force insurance cover for the service prescribed under a regulation.	7 8 9
	Maximum penalty—40 penalty units.	10
Part	6 Monitoring and enforcement	11
Divis	sion 1 Interpretation	12
136	Definitions for pt 6	13
	In this part—	14
	authorised officer means a person who holds office under this part as an authorised officer.	15 16
	court means a Magistrates Court.	17
	<i>electronic document</i> means a document of a type under the <i>Acts Interpretation Act 1954</i> , section 36, definition <i>document</i> , paragraph (c).	18 19 20
	former owner see section 172(1).	21
	Joiner owner see seeden 1,2(1).	<i>L</i> 1
	general power see section 157(1).	22

an ic	<i>tity card</i> , for a provision about authorised officers, means lentity card taken to be an identity card for this Act under on 140.	1 2 3
•	rmation notice, about a decision, means a notice stating following—	4 5
(a)	the decision;	6
(b)	the reasons for it;	7
(c)	that the person to whom the notice is given may apply to the chief executive for a review of the decision within 20 business days after the person receives the notice;	8 9 10
(d)	how to apply for a review.	11
info	rmation requirement see section 181(3).	12
осси	<i>pier</i> , of a place, includes the following—	13
(a)	if there is more than one person who apparently occupies the place—any one of the persons;	14 15
(b)	any person at the place who is apparently acting with the authority of a person who apparently occupies the place;	16 17
(c)	if no-one apparently occupies the place—any person who is an owner of the place.	18 19
<i>of</i> , a	place, includes at or on the place.	20
auth	orised officer, means a warning that, without a reasonable use, it is an offence for the person to whom the direction is an or of whom the requirement is made not to comply with	21 22 23 24 25
inclu	er, for a thing that has been seized under this Act, ades a person who would be entitled to possession of the g had it not been seized.	26 27 28
pers	onal details requirement see section 175(5).	29
appe	on in control, of a thing, includes anyone who reasonably ears to be, claims to be, or acts as if he or she is, the person assession or control of the thing.	30 31 32

plac	e incl	udes the following—	1	
(a)	prer	mises;	2	
(b)	vaca	ant land;	3	
(c)	a pla	ace in Queensland waters;	4	
(d)	-	ace held under more than one title or by more than owner;	5 6	
(e)	the land or water where a building or structure, or a group of buildings or structures, is situated.			
pren	nises	includes—	9	
(a)	a bu	ilding or other structure; and	10	
(b)	a pa	rt of a building or other structure; and	11	
(c)	a ca	ravan or vehicle; and	12	
(d)	a cave or tent; and			
(e)	premises held under more than one title or by more than one owner.			
pub	lic pla	ace means—	16	
(a)	a pla	ace, or part of the place—	17	
	(i)	the public is entitled to use, is open to members of the public or is used by the public, whether or not on payment of money; or	18 19 20	
		Examples of a place that may be a public place under subparagraph (i)—	21 22	
		a beach, a park, a road	23	
	(ii)	the occupier of which allows, whether or not on payment of money, members of the public to enter; or	24 25 26	
		Examples of a place that may be a public place under subparagraph (ii)—	27 28	
		a saleyard, a show ground	29	
(b)	a pla	ace that is a public place under another Act.	30	

		easonably believes means believes on grounds that are easonable in the circumstances.	1
			3
	v	ehicle—	5
	(		6 7
	(	b) includes a vessel under that Act.	8
Divis	sion 2	• • • • • • • • • • • • • • • • • • •	9
		authorised officers	10
Sub	divisio	on 1 Functions and appointment	11
137	Func	tions of authorised officers	12
	A	an authorised officer has the following functions—	13
	(	a) to investigate, monitor and enforce compliance with this Act;	14 15
	(	to investigate or monitor whether an occasion has arisen for the exercise of powers under this Act;	16 17
	(	c) to facilitate the exercise of powers under this Act.	18
138	Appo	intment of authorised officer	19
			20 21
	(	a) is taken to be an authorised officer for this Act; and	22
	(		23 24

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139	Wh	The pers	office ends office of a person as an authorised officer ends if the on stops being an authorised officer under the Education Care Services National Law (Queensland).	1 2 3 4
Sub	divis	sion	2 Identity cards	5
140	lss	ue of	identity card	6
		Edu	identity card issued to an authorised officer under the cation and Care Services National Law (Queensland), ion 196 is taken to be an identity card for this Act.	7 8 9
141	Pro	duct	ion or display of identity card	10
	(1)		xercising a power in relation to a person in the person's ence, an authorised officer must—	11 12
		(a)	produce the authorised officer's identity card for the person's inspection before exercising the power; or	13 14
		(b)	have the identity card displayed so it is clearly visible to the person when exercising the power.	15 16
	(2)	the	wever, if it is not practicable to comply with subsection (1), authorised officer must produce the identity card for the on's inspection at the first reasonable opportunity.	17 18 19
	(3)	pow	subsection (1), an authorised officer does not exercise a ger in relation to a person only because the authorised eer has entered a place as mentioned in section 144(1)(b) d).	20 21 22 23
Sub	divis	sion	3 Miscellaneous provisions	24
142	Re	feren	ces to exercise of powers	25
		If—		26

		(a)	a provision of this part refers to the exercise of a power by an authorised officer; and	1 2
		(b)	there is no reference to a specific power;	3
		offic	reference is to the exercise of all or any authorised cers' powers under this part or a warrant, to the extent the ers are relevant.	4 5 6
143	_		ce to document includes reference to octions from electronic document	7 8
			eference in this part to a document includes a reference to mage or writing—	9 10
		(a)	produced from an electronic document; or	11
		(b)	not yet produced, but reasonably capable of being produced, from an electronic document, with or without the aid of another article or device.	12 13 14
Divi	sion	3	Entry of places by authorised officers	15 16
Sub	divis	ion	1 Power to enter	17
144	Ge	neral	power to enter places	18
	(1)	An a	authorised officer may enter a place if—	19
		(a)	an occupier at the place consents under subdivision 2 to the entry and section 147 has been complied with for the occupier; or	20 21 22
		(b)	it is a public place and the entry is made when the place is open to the public; or	23 24
		(c)	the entry is authorised under a warrant and, if there is an occupier of the place, section 154 has been complied with for the occupier; or	25 26 27

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		(d) it is a QEC service and entry is made when education and care is being provided at the place under a service approval; or	1 2 3
		(e) it is not a home and the entry is made when the place is open for the conduct of business.	4 5
	(2)	If the power to enter arose only because an occupier of the place consented to the entry, the power is subject to any conditions of the consent and ceases if the consent is withdrawn.	6 7 8 9
	(3)	If the power to enter is under a warrant, the power is subject to the terms of the warrant.	10 11
Sub	divis	sion 2 Entry by consent	12
145	Ар	plication of sdiv 2	13
		This subdivision applies if an authorised officer intends to ask an occupier of a place to consent to the authorised officer or another authorised officer entering the place under section 144(1)(a).	14 15 16 17
146	Inc	idental entry to ask for access	18
		For the purpose of asking the occupier for the consent, an authorised officer may, without the occupier's consent or a warrant—	19 20 21
		(a) enter land around premises at the place to an extent that is reasonable to contact the occupier; or	22 23
		(b) enter part of the place the authorised officer reasonably considers members of the public ordinarily are allowed to enter when they wish to contact an occupier of the place.	24 25 26 27

147	Ма	tters	authorised officer must tell occupier	1
			ore asking for the consent, the authorised officer must give asonable explanation to the occupier—	2 3
		(a)	about the purpose of the entry, including the powers intended to be exercised; and	4 5
		(b)	that the occupier is not required to consent; and	6
		(c)	that the consent may be given subject to conditions and may be withdrawn at any time.	7 8
148	Со	nsen	t acknowledgement	9
	(1)		ne consent is given, the authorised officer may ask the apier to sign an acknowledgement of the consent.	10 11
	(2)	The	acknowledgement must state—	12
		(a)	the purpose of the entry, including the powers to be exercised; and	13 14
		(b)	the following has been explained to the occupier—	15
			(i) the purpose of the entry, including the powers intended to be exercised;	16 17
			(ii) that the occupier is not required to consent;	18
			(iii) that the consent may be given subject to conditions and may be withdrawn at any time; and	19 20
		(c)	the occupier gives the authorised officer or another authorised officer consent to enter the place and exercise the powers; and	21 22 23
		(d)	the time and day the consent was given; and	24
		(e)	any conditions of the consent.	25
	(3)	) If the occupier signs the acknowledgement, the authorised officer must immediately give a copy to the occupier.		
	(4)	If—		28
		(a)	an issue arises in a proceeding about whether the occupier consented to the entry; and	29 30

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		(b) an acknowledgement complying with subsection (2) for the entry is not produced in evidence;
		the onus of proof is on the person relying on the lawfulness of the entry to prove the occupier consented.
Sub	divis	sion 3 Entry under warrant
149	Ар	plication for warrant
	(1)	An authorised officer may apply to a magistrate for a warrant for a place.
	(2)	The authorised officer must prepare a written application that states the grounds on which the warrant is sought.
	(3)	The written application must be sworn.
	(4)	The magistrate may refuse to consider the application until the authorised officer gives the magistrate all the information the magistrate requires about the application in the way the magistrate requires.
		Example—
		The magistrate may require additional information supporting the written application to be given by statutory declaration.
50	lss	ue of warrant
	(1)	The magistrate may issue the warrant for the place only if the magistrate is satisfied there are reasonable grounds for suspecting that there is at the place, or will be at the place within the next 7 days, a particular thing or activity that may provide evidence of an offence against this Act.
	(2)	The warrant must state—
		(a) the place to which the warrant applies; and
		(b) that a stated authorised officer or any authorised officer may with necessary and reasonable help and force—

		(i)	enter the place and any other place necessary for entry to the place; and	1 2
		(ii)	exercise the authorised officer's powers; and	3
	(c)			4 5
	(d)	the	offence unless the name is unknown or the	6 7 8 9
	(e)	the e	evidence that may be seized under the warrant; and	10
	(f)		• • • • • • • • • • • • • • • • • • • •	11 12
	(g)	the 1	magistrate's name; and	13
	(h)	the o	day and time of the warrant's issue; and	14
	(i)		• •	15 16
Ele	ctror	nic ap	pplication	17
(1)	ema	il, rad munio	lio, videoconferencing or another form of electronic cation if the authorised officer reasonably considers	18 19 20 21
	(a)	urge	ent circumstances; or	22
	(b)			23 24
(2)	The	appli	cation—	25
	(a)		* *	26 27
	(b)	may	be made before the written application is sworn.	28
	(1)	(d)  (e) (f)  (g) (h) (i)  Electror  (1) An a ema com it ne (a) (b)  (2) The (a)	(ii) (c) part appropriate the mag and (d) the the mag and (e) the content (g) the content (g) the content (i) the ward (i) the ward (ii) the ward (iii) the communication it necessariation (a) urge (b) other auth (2) The application (a) may the content (iii) the content (iiii) the content (iiiii) the content (iiii) the content (iiiii) the content (iiiiiiii) the content (iiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiii	entry to the place; and  (ii) exercise the authorised officer's powers; and  (c) particulars of the offence that the magistrate considers appropriate; and  (d) the name of the person suspected of having committed the offence unless the name is unknown or the magistrate considers it inappropriate to state the name; and  (e) the evidence that may be seized under the warrant; and  (f) the hours of the day or night when the place may be entered; and  (g) the magistrate's name; and  (h) the day and time of the warrant's issue; and  (i) the day, within 14 days after the warrant's issue, the warrant ends.  Electronic application  (1) An application under section 149 may be made by phone, fax, email, radio, videoconferencing or another form of electronic communication if the authorised officer reasonably considers it necessary because of—  (a) urgent circumstances; or  (b) other special circumstances, including, for example, the authorised officer's remote location.  (2) The application—  (a) may not be made before the authorised officer prepares the written application under section 149(2); but

Ad	dition	al procedure if electronic application	1
(1)	For an application made under section 151, the magistrate may issue the warrant (the <i>original warrant</i> ) only if the magistrate is satisfied—		
	(a)	it was necessary to make the application under section 151; and	5 6
	(b)	the way the application was made under section 151 was appropriate.	7 8
(2)	After	r the magistrate issues the original warrant—	9
	(a)	if there is a reasonably practicable way of immediately giving a copy of the warrant to the authorised officer, including, for example, by sending a copy by fax or email, the magistrate must immediately give a copy of the warrant to the authorised officer; or	10 11 12 13 14
	(b)	otherwise—	15
		(i) the magistrate must tell the authorised officer the information mentioned in section 150(2); and	16 17
		(ii) the authorised officer must complete a form of warrant, including by writing on it the information mentioned in section 150(2) provided by the magistrate.	18 19 20 21
(3)	form case	copy of the warrant mentioned in subsection (2)(a), or the of warrant completed under subsection (2)(b) (in either the <i>duplicate warrant</i> ), is a duplicate of, and as effectual ne original warrant.	22 23 24 25
(4)	The oppo	authorised officer must, at the first reasonable ortunity, send to the magistrate—	26 27
	(a)	the written application complying with section 149(2) and (3); and	28 29
	(b)	if the authorised officer completed a form of warrant under subsection (2)(b)—the completed form of warrant.	30 31 32
(5)		magistrate must keep the original warrant and, on ving the documents under subsection (4)—	33 34

		(a) attach the documents to the original warrant; and	1
		(b) give the original warrant and documents to the clerk of the court of the relevant Magistrates Court.	2 3
	(6)	Despite subsection (3), if—	4
		(a) an issue arises in a proceeding about whether an exercise of a power was authorised by a warrant issued under this section; and	5 6 7
		(b) the original warrant is not produced in evidence;	8
		the onus of proof is on the person relying on the lawfulness of the exercise of the power to prove a warrant authorised the exercise of the power.	9 10 11
	(7)	This section does not limit section 149.	12
	(8)	In this section—	13
		relevant Magistrates Court, in relation to a magistrate, means the Magistrates Court that the magistrate constitutes under the Magistrates Act 1991.	14 15 16
153	De	fect in relation to a warrant	17
	(1)	A warrant is not invalidated by a defect in—	18
		(a) the warrant; or	19
		(b) compliance with this subdivision;	20
		unless the defect affects the substance of the warrant in a material particular.	21 22
	(2)	In this section—	23
		warrant includes a duplicate warrant mentioned in section 152(3).	24 25
154	En	try procedure	26
	(1)	This section applies if an authorised officer is intending to enter a place under a warrant issued under this subdivision.	27 28

	(2)	Before entering the place, the authorised officer must do or make a reasonable attempt to do the following things—	1 2
		(a) identify himself or herself to a person who is an occupier of the place and is present by producing the authorised officer's identity card or another document evidencing the authorised officer's appointment;	3 4 5 6
		(b) give the person a copy of the warrant;	7
		(c) tell the person the authorised officer is permitted by the warrant to enter the place;	8 9
		(d) give the person an opportunity to allow the authorised officer immediate entry to the place without using force.	10 11
	(3)	However, the authorised officer need not comply with subsection (2) if the authorised officer believes on reasonable grounds that entry to the place is required to ensure the execution of the warrant is not frustrated.	12 13 14 15
	(4)	In this section—	16
		warrant includes a duplicate warrant mentioned in section 152(3).	17 18
155	Ent	tering a home and preserving privacy	19
	(1)	Before entering a home under this part, other than under a warrant, an authorised officer must do or make a reasonable attempt to comply with section 141.	20 21 22
	(2)	When entering a home, or exercising a power or performing a function in a home, an authorised officer must preserve, as far as practicable, the privacy of anyone living at the home.	23 24 25

Subdivision 4			4 General powers of authorised officers after entering places	1 2
156	Ар	plica	tion of sdiv 4	3
	(1)	auth	power under this subdivision may be exercised if an orised officer enters a place under section 144(1)(a), (c), or (e).	4 5 6
	(2)	144(	vever, if the authorised officer enters under section (1)(a) or (c), the powers under this subdivision are subject my conditions of the consent or terms of the warrant.	7 8 9
157	Ge	neral	powers	10
	(1)		authorised officer may do any of the following (each a eral power)—	11 12
		(a)	search any part of the place;	13
		(b)	inspect, examine or film any part of the place or anything at the place;	14 15
		(c)	take for examination a thing, or a sample of or from a thing, at the place;	16 17
		(d)	place an identifying mark in or on anything at the place;	18
		(e)	take an extract from, or copy, a document at the place, or take the document to another place to copy;	19 20
		(f)	produce an image or writing at the place from an electronic document or, to the extent it is not practicable, take a thing containing an electronic document to another place to produce an image or writing;	21 22 23 24 25
		(g)	take to, into or onto the place and use any person, equipment and materials the authorised officer reasonably requires for exercising the authorised officer's powers under this subdivision;	26 27 28 29
		(h)	remain at the place for the time necessary to achieve the purpose of the entry.	30 31

	(2)	The authorised officer may take a necessary step to allow the exercise of a general power.	1 2
	(3)	If the authorised officer takes a document from the place to copy it, the authorised officer must copy and return the document to the place as soon as practicable.	3 4 5
	(4)	If the authorised officer takes from the place an article or device reasonably capable of producing a document from an electronic document to produce the document, the authorised officer must produce the document and return the article or device to the place as soon as practicable.	6 7 8 9 10
	(5)	In this section—	11
		examine includes analyse, test, account, measure, weigh, grade, gauge and identify.	12 13
		<i>film</i> includes photograph, videotape and record an image in another way.	14 15
		<i>inspect</i> , a thing, includes open the thing and examine its contents.	16 17
158	Po	wer to require reasonable help	18
	(1)	The authorised officer may make a requirement (a <i>help requirement</i> ) of an occupier of the place or a person at the place to give the authorised officer reasonable help to exercise a general power, including, for example, to produce a document or to give information.	19 20 21 22 23
	(2)	When making the help requirement, the authorised officer must give the person an offence warning for the requirement.	24 25
159	Off	ience to contravene help requirement	26
	(1)	A person of whom a help requirement has been made must comply with the requirement unless the person has a reasonable excuse.	27 28 29
		Maximum penalty—50 penalty units.	30

	(2)	a help requirem	ole excuse for an individual not to comply with nent if complying might tend to incriminate the expose the individual to a penalty.	1 2 3
	(3)	information the	section (2) does not apply if a document or e subject of the help requirement is required to by the defendant under this Act.	4 5 6
Divi	sion		eizure by authorised officers and rfeiture	7 8
Sub	divis	ion 1 Po	ower to seize	9
160		zing evidence nsent or warra	at a place that may be entered without nt	10 11
		may enter under of the place are place if the aut	officer who enters a place the authorised officer er this part without the consent of an occupier and without a warrant may seize a thing at the chorised officer reasonably believes the thing is offence against this Act.	12 13 14 15 16
161		zing evidence nsent or warra	at a place that may be entered only with nt	17 18
	(1)	This section ap	oplies if—	19
		1 1	rised officer is authorised to enter a place only consent of an occupier of the place or a and	20 21 22
			rised officer enters the place after obtaining the or under a warrant.	23 24
	(2)		ed officer enters the place with the occupier's athorised officer may seize a thing at the place	25 26 27
			orised officer reasonably believes the thing is of an offence against this Act; and	28 29

		(b) seizure of the thing is consistent with the purpose of entry as explained to the occupier when asking for the occupier's consent.	1 2 3
	(3)	If the authorised officer enters the place under a warrant, the authorised officer may seize the evidence for which the warrant was issued.	4 5 6
	(4)	The authorised officer may also seize anything else at the place if the authorised officer reasonably believes—	7 8
		(a) the thing is evidence of an offence against this Act; and	9
		(b) the seizure is necessary to prevent the thing being—	10
		(i) hidden, lost or destroyed; or	11
		(ii) used to continue, or repeat, the offence.	12
	(5)	The authorised officer may also seize a thing at the place if the authorised officer reasonably believes it has just been used in committing an offence against this Act.	13 14 15
162	Sei	zure of property subject to security	16
	(1)	An authorised officer may seize a thing, and exercise powers relating to the thing, despite a lien or other security over the thing claimed by another person.	17 18 19
	(2)	However, the seizure does not affect the other person's claim to the lien or other security against a person other than the authorised officer or a person acting for the authorised officer.	20 21 22
Sub	divis	sion 2 Powers to support seizure	23
163	Re	quirement of person in control of thing to be seized	24
	(1)	To enable a thing to be seized, an authorised officer may require the person in control of it—	25 26
		(a) to take it to a stated reasonable place by a stated reasonable time; and	27 28

		(b)	if necessary, to remain in control of it at the stated place for a stated reasonable period.	1 2
	(2)	The	requirement—	3
		(a)	must be made by notice; or	4
		(b)	if for any reason it is not practicable to give a notice, may be made orally and confirmed by notice as soon as practicable.	5 6 7
164	Off	ence	to contravene seizure requirement	8
		mus	erson of whom a requirement is made under section 163 t comply with the requirement unless the person has a onable excuse.	9 10 11
		Max	ximum penalty—50 penalty units.	12
165	Po	wer to	o secure seized thing	13
	(1)		ing seized a thing under this division, an authorised eer may—	14 15
		(a)	leave it at the place where it was seized (the <i>place of seizure</i> ) and take reasonable action to restrict access to it; or	16 17 18
		(b)	move it from the place of seizure.	19
	(2)	For exam	subsection (1)(a), the authorised officer may, for mple—	20 21
		(a)	seal the thing, or the entrance to the place of seizure, and mark the thing or place to show access to the thing or place is restricted; or	22 23 24
		(b)	for equipment—make it inoperable; or	25
			Example—	26
			make it inoperable by dismantling it or removing a component without which the equipment can not be used	27 28
		(c)	require a person the authorised officer reasonably believes is in control of the place or thing to do an act	29 30

		mentioned in paragraph (a) or (b) or anything else an authorised officer could do under subsection (1)(a).	1 2
166	Off	ence to contravene other seizure requirement	3
		A person must comply with a requirement made of the person under section 165(2)(c) unless the person has a reasonable excuse.	4 5 6
		Maximum penalty—50 penalty units.	7
167	Off	ence to interfere	8
	(1)	If access to a seized thing is restricted under section 165, a person must not tamper with the thing or with anything used to restrict access to the thing without—	9 10 11
		(a) an authorised officer's approval; or	12
		(b) a reasonable excuse.	13
		Maximum penalty—50 penalty units.	14
	(2)	If access to a place is restricted under section 165, a person must not enter the place in contravention of the restriction or tamper with anything used to restrict access to the place without—	15 16 17 18
		(a) an authorised officer's approval; or	19
		(b) a reasonable excuse.	20
		Maximum penalty—50 penalty units.	21
Sub	divis	sion 3 Safeguards for seized things	22
168	Re	ceipt and information notice for seized thing	23
	(1)	This section applies if an authorised officer seizes anything under this division unless—	24 25

	(a)	the authorised officer reasonably believes there is no-one apparently in possession of the thing or it has been abandoned; or	1 2 3
	(b)	because of the condition, nature and value of the thing it would be unreasonable to require the authorised officer to comply with this section.	4 5 6
(2)	seizii	authorised officer must, as soon as practicable after ng the thing, give an owner or person in control of the before it was seized—	7 8 9
	(a)	a receipt for the thing that generally describes the thing and its condition; and	10 11
	(b)	an information notice about the decision to seize it.	12
(3)	However, if an owner or person from whom the thing is seized is not present when it is seized, the receipt and information notice may be given by leaving them in a conspicuous position and in a reasonably secure way at the place at which the thing is seized.		
(4)	The 1	receipt and information notice may—	18
	(a)	be given in the same document; and	19
	(b)	relate to more than one seized thing.	20
(5)	infor suspe	authorised officer may delay giving the receipt and mation notice if the authorised officer reasonably ects giving them may frustrate or otherwise hinder an stigation by the authorised officer under this Act.	21 22 23 24
(6)	officerema	ever, the delay may be only for so long as the authorised er continues to have the reasonable suspicion and ins in the vicinity of the place at which the thing was d to keep it under observation.	25 26 27 28
Acc	ess t	to seized thing	29
(1)		a seized thing is forfeited or returned, the authorised er who seized the thing must allow an owner of the	30 31 32

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		(a) to inspect it at any reasonable time and from time to time; and	1 2
		(b) if it is a document—to copy it.	3
	(2)	Subsection (1) does not apply if it is impracticable or would be unreasonable to allow the inspection or copying.	4 5
	(3)	The inspection or copying must be allowed free of charge.	6
170	Ret	turn of seized thing	7
	(1)	This section applies if a seized thing has some intrinsic value and is not forfeited or transferred under subdivision 4 or 5.	8 9
	(2)	The authorised officer must return the seized thing to an owner—	10 11
		(a) generally—at the end of 6 months after the seizure; or	12
		(b) if a proceeding for an offence involving the thing is started within the 6 months—at the end of the proceeding and any appeal from the proceeding.	13 14 15
	(3)	Despite subsection (2), if the thing was seized as evidence, the authorised officer must return the thing seized to an owner as soon as practicable after the authorised officer is satisfied—	16 17 18
		(a) its continued retention as evidence is no longer necessary; and	19 20
		(b) its continued retention is not necessary to prevent it being used to continue, or repeat, an offence against this Act; and	21 22 23
		(c) it is lawful for the owner to possess it.	24
	(4)	Nothing in this section affects a lien or other security over the seized thing.	25 26

Sub	divis	sion 4 Forfeiture	1	
171	Foi	rfeiture by chief executive decision	2	
	(1)	The chief executive may decide a seized thing is forfeited to the State if an authorised officer—	3 4	
		(a) after making reasonable enquiries, can not find an owner; or	5 6	
		(b) after making reasonable efforts, can not return it to an owner.	7 8	
	(2)	However, the authorised officer is not required to—	9	
		(a) make enquiries if it would be unreasonable to make enquiries to find an owner; or	10 11	
		(b) make efforts if it would be unreasonable to make efforts to return the thing to an owner.	12 13	
		Example for paragraph (b)—	14	
		the owner of the thing has migrated to another country	15	
	(3)	Regard must be had to the thing's condition, nature and value in deciding—	16 17	
		(a) whether it is reasonable to make enquiries or efforts; and	18	
		(b) if enquiries or efforts are made—what enquiries or efforts, including the period over which they are made, are reasonable.	19 20 21	
172	Information notice about forfeiture decision			
	(1)	If the chief executive decides under section 171(1) to forfeit a thing, the chief executive must as soon as practicable give a person who owned the thing immediately before the forfeiture (the <i>former owner</i> ) an information notice about the decision.	23 24 25 26	
	(2)	The information notice may be given by leaving it at the place where the thing was seized, in a conspicuous position and in a reasonably secure way.	27 28 29	

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	(3)	appl	information notice must state that the former owner may y for a stay of the decision if he or she appeals against the sion.	1 2 3
	(4)		vever, subsections (1) to (3) do not apply if the place re the thing was seized is—	4 5
		(a)	a public place; or	6
		(b)	a place where the notice is unlikely to be read by the former owner.	7 8
Sub	divis	sion	5 Dealing with property forfeited or transferred to State	9 10
173	Wh	en th	ning becomes property of the State	11
		A th	ing becomes the property of the State if—	12
		(a)	the thing is forfeited to the State under section 171(1); or	13 14
		(b)	the owner of the thing and the State agree, in writing, to the transfer of the ownership of the thing to the State.	15 16
174	Но	w pro	pperty may be dealt with	17
	(1)		s section applies if, under section 173, a thing becomes the perty of the State.	18 19
	(2)	exec	chief executive may deal with the thing as the chief cutive considers appropriate, including, for example, by roying it or giving it away.	20 21 22
	(3)	coul	chief executive must not deal with the thing in a way that d prejudice the outcome of an appeal against the eiture under this part.	23 24 25
	(4)	after	e chief executive sells the thing, the chief executive may, deducting the costs of the sale, return the proceeds of the to the former owner of the thing.	26 27 28

Divi	sion	5 Other information-obtaining powers	1
175	Po	wer to require name and address	2
	(1)	This section applies if an authorised officer—	3
		(a) finds a person committing an offence against this Act; or	4
		(b) finds a person in circumstances that lead the authorised officer to reasonably suspect the person has just committed an offence against this Act; or	5 6 7
		(c) has information that leads the authorised officer to reasonably suspect a person has just committed an offence against this Act.	8 9 10
	(2)	The authorised officer may require the person to state the person's name and residential address.	11 12
	(3)	The authorised officer may also require the person to give evidence of the correctness of the stated name or address if, in the circumstances, it would be reasonable to expect the person to—	13 14 15 16
		(a) be in possession of evidence of the correctness of the stated name or address; or	17 18
		(b) otherwise be able to give the evidence.	19
	(4)	When making a personal details requirement, the authorised officer must give the person an offence warning for the requirement.	20 21 22
	(5)	A requirement under this section is a <i>personal details</i> requirement.	23 24
176	Off	fence to contravene personal details requirement	25
	(1)	A person of whom a personal details requirement has been made must comply with the requirement unless the person has a reasonable excuse.	26 27 28
		Maximum penalty—50 penalty units.	29

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(2)	A person may not be convicted of an offence under subsection (1) unless the person is found guilty of the offence in relation to which the personal details requirement was made.	1 2 3
	wer to require evidence of age, name and address of rson suspected of being underage carer	4 5
(1)	This section applies if an authorised officer reasonably suspects—	6 7
	(a) an offence is being committed, or has just been committed, against section 132(1) or (2) in relation to a stand-alone service; and	8 9 10
	(b) a person—	11
	(i) is a carer in the service; and	12
	(ii) is not an adult.	13
(2)	The authorised officer may require the person to state the person's correct date of birth, whether or not when requiring the person to state the person's correct name and address.	14 15 16
(3)	Also, the authorised officer may require the person to give evidence of the correctness of the stated date of birth if, in the circumstances, it would be reasonable to expect the person to be in possession of evidence of the correctness of the stated date of birth or to otherwise be able to give the evidence.	17 18 19 20 21
(4)	The authorised officer may require the person to state the person's name and residential address if—	22 23
	(a) the person refuses, or is unable, to comply with a requirement under subsection (2) or (3); or	24 25
	(b) according to the date of birth the person states, or the evidence of the person's age the person gives, the person is a child.	26 27 28
(5)	A person of whom a requirement is made under this section must comply with the requirement, unless the person has a reasonable excuse.	29 30 31
	Maximum penalty—1 penalty unit.	32

	(6)	unle 132(	erson does not commit an offence against subsection (5) ss it is proved an offence was committed against section (1) or (2) in relation to the stand-alone service in which it suspected the person was a carer.	1 2 3 4
178	Pov	wer to	o require production of document	5
	(1)	for i	authorised officer may require a person to make available inspection by an authorised officer, or to produce to the orised officer for inspection, at a reasonable time and e nominated by the authorised officer—	6 7 8 9
		(a)	if the person is an approved provider for a QEC approved service—	10 11
			(i) the service approval for the service; or	12
			(ii) a document evidencing that the insurance cover required under section 49(2)(c) is in force; or	13 14
		(b)	if the officer knows, or reasonably suspects, the person is conducting a stand-alone service—a document evidencing that the insurance cover required under section 135 is in force; or	15 16 17 18
		(c)	if the person is conducting a QEC service—a current positive notice or current positive exemption notice held by the person; or	19 20 21
		(d)	any other document issued to the person under this Act; or	22 23
		(e)	any other document required to be kept by the person under this Act; or	24 25
		(f)	if a document or information required to be kept by the person under this Act is stored or recorded by means of a device—a document that is a clear written reproduction of the stored or recorded document or information.	26 27 28 29 30
	(2)		quirement under subsection (1) is a <i>document production virement</i> .	31 32

	(3)	For an electronic document, compliance with the document production requirement requires the making available or production of a clear written reproduction of the electronic document.	1 2 3 4
	(4)	The authorised officer may keep the document to copy it.	5
	(5)	If the authorised officer copies the document, or an entry in the document, the authorised officer may require the person responsible for keeping the document to certify the copy as a true copy of the document or entry.	6 7 8 9
	(6)	A requirement under subsection (5) is a <i>document</i> certification requirement.	10 11
	(7)	The authorised officer must return the document to the person as soon as practicable after copying it.	12 13
	(8)	However, if a document certification requirement is made of a person, the authorised officer may keep the document until the person complies with the requirement.	14 15 16
179	Off	ence to contravene document production requirement	17
	(1)	A person of whom a document production requirement has been made must comply with the requirement unless the person has a reasonable excuse.	18 19 20
		Maximum penalty—50 penalty units.	21
	(2)	Subject to subsection (3), it is a reasonable excuse for a person to fail to comply with a document production requirement on the basis that complying with the requirement might tend to incriminate the person or expose the person to a penalty.	22 23 24 25 26
	(3)	It is not a reasonable excuse for a person to fail to comply with a document production requirement for the following documents on the basis that complying with the requirement might tend to incriminate the person or expose the person to a penalty—	27 28 29 30 31
		(a) a document issued to the person under this Act;	32

	(b)	a document required to be kept by the person under this Act.	1 2
	Note-	_	3
	Sec	e, however, section 189.	4
(4)		authorised officer must inform the person, in a way that is onable in the circumstances—	5 6
	(a)	that the person must comply with the document production requirement even though complying might tend to incriminate the person or expose the person to a penalty; and	7 8 9 10
	(b)	that, under section 189, there is a limited immunity against the future use of the information or document given in compliance with the requirement.	11 12 13
(5)	requ with	the person fails to comply with the document production direment when the authorised officer has failed to comply a subsection (4), the person can not be convicted of the nice against subsection (1).	14 15 16 17
(6)	(1), offer	court convicts a person of an offence against subsection the court may, as well as imposing a penalty for the nce, order the person to comply with the document fuction requirement.	18 19 20 21
	ence uirer	to contravene document certification nent	22 23
(1)	been	erson of whom a document certification requirement has a made must comply with the requirement unless the on has a reasonable excuse.	24 25 26
	Max	imum penalty—50 penalty units.	27
(2)	with com	not a reasonable excuse for a person to fail to comply a document certification requirement on the basis that plying with the requirement might tend to incriminate the on or expose the person to a penalty.	28 29 30 31
	Note-	_	32
	Sec	e however section 189	33

	(3)	The authorised officer must inform the person, in a way that is reasonable in the circumstances—	1 2
		(a) that the person must comply with the document certification requirement even though complying might tend to incriminate the person or expose the person to a penalty; and	3 4 5 6
		(b) that, under section 189, there is a limited immunity against the future use of the information or document given in compliance with the requirement.	7 8 9
	(4)	If the person fails to comply with the document certification requirement when the authorised officer has failed to comply with subsection (3), the person can not be convicted of the offence against subsection (1).	10 11 12 13
181	Pov	wer to require information	14
	(1)	This section applies if an authorised officer reasonably believes—	15 16
		(a) an offence against this Act has been committed; and	17
		(b) a person may be able to give information about the offence.	18 19
	(2)	The authorised officer may, by notice given to the person, require the person to give the authorised officer information related to the offence at a stated reasonable time and place.	20 21 22
	(3)	A requirement under subsection (2) is an <i>information</i> requirement.	23 24
	(4)	For information that is an electronic document, compliance with the information requirement requires the giving of a clear image or written version of the electronic document.	25 26 27
	(5)	In this section—	28
		information includes a document.	29

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182	Offence to contravene information requirement				
	(1)	A person of whom an information requirement is made must comply with the requirement unless the person has a reasonable excuse.	2 3 4		
		Maximum penalty—50 penalty units.	5		
	(2)	It is a reasonable excuse for an individual not to give the information if giving the information might tend to incriminate the individual or expose the individual to a penalty.	6 7 8 9		
Divi	sion	6 Miscellaneous provisions relating to authorised officers	10 11		
Sub	divis	sion 1 Damage	12		
183	Du	ty to avoid inconvenience and minimise damage	13		
		In exercising a power, an authorised officer must take all reasonable steps to cause as little inconvenience, and do as little damage, as possible.	14 15 16		
		Note—	17		
		See also section 185 (Compensation).	18		
184	No	tice of damage	19		
	(1)	This section applies if—	20		
		(a) an authorised officer damages something when exercising, or purporting to exercise, a power; or	21 22		
		(b) a person (the <i>assistant</i> ) acting under the direction or authority of an authorised officer damages something.	23 24		
	(2)	However, this section does not apply to damage the authorised officer reasonably considers is trivial or if the authorised officer reasonably believes—	25 26 27		

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		(a) there is no-one apparently in possession of the thing; or	1
		(b) the thing has been abandoned.	2
	(3)	The authorised officer must give notice of the damage to the person who appears to the authorised officer to be an owner, or person in control, of the thing.	3 4 5
	(4)	However, if for any reason it is not practicable to comply with subsection (3), the authorised officer must—	6 7
		(a) leave the notice at the place where the damage happened; and	8 9
		(b) ensure it is left in a conspicuous position and in a reasonably secure way.	10 11
	(5)	The authorised officer may delay complying with subsection (3) or (4) if the authorised officer reasonably suspects complying with the subsection may frustrate or otherwise hinder the performance of an authorised officer's functions.	12 13 14 15
	(6)	The delay may be only for so long as the authorised officer continues to have the reasonable suspicion and remains in the vicinity of the place.	16 17 18
	(7)	If the authorised officer believes the damage was caused by a latent defect in the thing or other circumstances beyond the control of the authorised officer or the assistant, the authorised officer may state the belief in the notice.	19 20 21 22
	(8)	The notice must state—	23
		(a) particulars of the damage; and	24
		(b) that the person who suffered the damage may claim compensation under section 185.	25 26
Subo	divis	sion 2 Compensation	27
185	Co	mpensation	28
	(1)	A person may claim compensation from the State if the person incurs loss because of the exercise, or purported exercise, of a	29 30

		power by or for an authorised officer including a loss arising from compliance with a requirement made of the person under this part.	1 2 3
	(2)	However, subsection (1) does not include loss arising from a lawful seizure or lawful forfeiture.	4 5
	(3)	The compensation may be claimed and ordered in a proceeding—	6 7
		(a) brought in a court with jurisdiction for the recovery of the amount of compensation claimed; or	8 9
		(b) for an alleged offence against this Act the investigation of which gave rise to the claim for compensation.	10 11
	(4)	A court may order the payment of compensation only if it is satisfied it is just to make the order in the circumstances of the particular case.	12 13 14
	(5)	In considering whether it is just to order compensation, the court must have regard to any relevant offence committed by the claimant.	15 16 17
	(6)	A regulation may prescribe other matters that may, or must, be taken into account by the court when considering whether it is just to order compensation.	18 19 20
	(7)	Section 183 does not provide for a statutory right of compensation other than is provided by this section.	21 22
	(8)	In this section—	23
		loss includes costs and damage.	24
Subd	ivis	ion 3 Other offences relating to authorised officers	25 26
186	Giv	ing authorised officer false or misleading information	27
	(1)	A person must not, in relation to the administration of this Act, give an authorised officer information, or a document containing information, that the person knows is false or misleading in a material particular.	28 29 30 31

		Maximum penalty—50 penalty units.	1
	(2)	Subsection (1) applies to information or a document given in	2
		relation to the administration of this Act whether or not the	3
		information or document was given in response to a specific power under this Act.	4 5
187	Ob	structing authorised officer	6
	(1)	A person must not obstruct an authorised officer, or someone helping an authorised officer, exercising a power unless the person has a reasonable excuse.	7 8 9
		Maximum penalty—100 penalty units.	10
	(2)	If a person has obstructed an authorised officer, or someone helping an authorised officer, and the authorised officer decides to proceed with the exercise of the power, the authorised officer must warn the person that—	11 12 13 14
		(a) it is an offence to cause an obstruction unless the person has a reasonable excuse; and	15 16
		(b) the authorised officer considers the person's conduct an obstruction.	17 18
	(3)	In this section—	19
		<i>obstruct</i> includes assault, hinder, resist, attempt to obstruct and threaten to obstruct.	20 21
188	lm	personating authorised officer	22
		A person must not impersonate an authorised officer.	23
		Maximum penalty—50 penalty units.	24

Subd	livis	ion 4 Other provisions	1
189		dential immunity for individuals complying with ticular requirements	2 3
	(1)	Subsection (2) applies if an individual gives or produces information or a document to an authorised officer under section 158 or 178.	4 5 6
	(2)	Evidence of the information or document, and other evidence directly or indirectly derived from the information or document, is not admissible against the individual in any proceeding to the extent it tends to incriminate the individual, or expose the individual to a penalty, in the proceeding.	7 8 9 10 11
	(3)	Subsection (2) does not apply to a proceeding about the false or misleading nature of the information or anything in the document or in which the false or misleading nature of the information or document is relevant evidence.	12 13 14 15
Divis	ion	7 Monitoring suitability of relevant persons	16 17
190		tability of persons in home in which stand-alone cation and care is provided	18 19
	(1)	An authorised officer may ask a carer who provides stand-alone education and care in a home to apply for a prescribed notice or exemption notice about a person if the officer knows, or reasonably suspects, the person—	20 21 22 23
		(a) is an occupant of the home; and	24
		(b) has a criminal history that may make the person unsuitable to be present in a home while education and care is provided in the home.	25 26 27
	(2)	When asking the carer to apply for the prescribed notice or exemption notice, the authorised officer must warn the carer that, if the carer does not make the application within 14 days,	28 29 30

	the officer may give a direction that education and care must not be provided in the home.	1 2
(3)	Subsection (4) applies if—	3
	(a) the carer does not apply for the prescribed notice or exemption notice within 14 days; or	4 5
	(b) the carer makes an application for the prescribed notice or exemption notice within 14 days but it is withdrawn before it is decided.	6 7 8
(4)	The authorised officer may give a notice to the carer directing the carer not to provide education and care in the home.	9 10
	Note—	11
	Under section 133, it is an offence for a carer in a stand-alone service to provide education and care at a home if a notice under this section is in force.	12 13 14
(5)	If, at any time, an authorised officer learns that each occupant of a home in relation to whom a request has been made under subsection (1) has a current positive notice or current positive exemption notice, the officer must cancel each notice given under subsection (4) in relation to the home.	15 16 17 18 19
(6)	If an authorised officer cancels a notice given to a person under subsection (4), the officer must notify the person of the cancellation as soon as is practicable unless, after making reasonable enquiries, the officer can not locate the person.	20 21 22 23
(7)	This section applies only in relation to an occupant of a home who is an adult.	24 25
	ief executive may obtain information about suitability	26 27
(1)	This section applies to the following individuals—	28
	(a) the approved provider of a QEC approved service;	29
	(b) a carer in a stand-alone service;	30
	(c) a supervisor, educator or staff member of a QEC service;	31 32

	(d)	a person with management or control of a QEC service;	1
	(e)		2
	(f)	and care in a home has been asked under section 190 to apply for a prescribed notice or exemption notice about	4 5 6 7
(2)	child follo	ren's commissioner must give the chief executive the wing information about a stated individual mentioned in	8 9 10 11
	(a)	exemption notice for the individual has been made and,	12 13 14
		(i) the date of the application; and	15
		individual has withdrawn his or her consent to employment screening—the date of the	16 17 18
	(b)	1	20 21
		(i) the date of issue of the notice; and	22
		positive exemption notice or negative exemption	23 24 25
	(c)	the individual has been cancelled and, if so, the date of	26 27 28
(3)	infor indiv	mation mentioned in subsection (2)(c) about an idual whether or not the chief executive has requested the	29 30 31 32

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192	No	tification that an occupant is a disqualified person	1
	(1)	This section applies if—	2
		(a) an occupant of a home is a disqualified person; and	3
		(b) an authorised officer knows, or reasonably suspects, that someone else (the <i>second person</i> ) provides, or proposes to provide, education and care in the course of a stand-alone service at the home.	4 5 6 7
	(2)	The officer may notify the second person that the occupant is a disqualified person.	8
Divi	sion	8 Compliance	10
Sub	divis	sion 1 Compliance notices	11
193	Со	mpliance notice	12
	(1)	This section applies if an authorised officer reasonably believes a person—	13 14
		(a) is contravening a provision of this Act; or	15
		(b) has contravened a provision of this Act in circumstances that make it likely the contravention will continue or be repeated.	16 17 18
	(2)	The authorised officer may give the person a notice (a <i>compliance notice</i> ) requiring the person to remedy the contravention.	19 20 21
	(3)	The compliance notice must state the following—	22
		(a) that the authorised officer reasonably believes the person—	23 24
		(i) is contravening a provision of this Act; or	25
		<ul><li>(ii) has contravened a provision of this Act in circumstances that make it likely the contravention will continue or be repeated;</li></ul>	26 27 28

		(b) the provision the officer believes is being, or has been, contravened (the <i>relevant provision</i> );	1 2
		(c) briefly, how it is believed the relevant provision is being, or has been, contravened;	3
		(d) that the person must remedy the contravention within a stated reasonable time;	5 6
		(e) that it is an offence to fail to comply with the compliance notice unless the person has a reasonable excuse.	7 8 9
	(4)	The compliance notice may also state the steps that the authorised officer reasonably believes are necessary to remedy the contravention, or avoid further contravention, of the relevant provision.	10 11 12 13
	(5)	The person must comply with the compliance notice unless the person has a reasonable excuse.	14 15
		Maximum penalty—	16
		(a) if it is an offence to contravene the relevant provision—the maximum penalty for contravening that provision; or	17 18 19
		(b) otherwise—5 penalty units.	20
	(6)	If it is an offence to contravene the relevant provision, the person can not be prosecuted for that offence unless the person fails to comply with the compliance notice and does not have a reasonable excuse for the noncompliance.	21 22 23 24
194		mpliance with Building Act requirements for QEC proved service	25 26
	(1)	This section applies if an authorised officer reasonably believes a QEC approved service does not comply with a Building Act requirement.	27 28 29
	(2)	The authorised officer may give the approved provider of the service a notice requiring the approved provider to comply with the Building Act requirement within a stated time of at least 30 days.	30 31 32 33

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	(3)	Subsection (4) applies if, after the time stated in the notice, the authorised officer reasonably believes the QEC approved service still does not comply with the Building Act requirement.	1 2 3 4
	(4)	The authorised officer may give the approved provider a notice requiring the provider to obtain, and give to the chief executive within a stated period of at least 30 days, a written certificate from a building certifier stating that the service complies with the Building Act requirement.	5 6 7 8 9
		Note—	10
		Failure to comply with this notice is a ground for suspension or cancellation of the provider approval under section 25.	11 12
		sion 2 Emergency action notices	13
Sub 195	Em	nergency action notices	14
		•	
	Em	This section applies if the chief executive is satisfied a QEC approved service is operating in a manner that poses, or is likely to pose, an immediate risk to the safety, health or wellbeing of a child or children being educated and cared for	14 15 16 17 18
	<b>Em</b> (1)	This section applies if the chief executive is satisfied a QEC approved service is operating in a manner that poses, or is likely to pose, an immediate risk to the safety, health or wellbeing of a child or children being educated and cared for by the service.  The chief executive may, by notice, direct the approved provider of the service to take the steps specified in the notice to remove or reduce the risk within the time (not more than 14).	14 15 16 17 18 19 20 21 22

Sub	divis	sion	3 Prohibition notices	1
196	Ba	sis fo	r giving a prohibition notice	2
			chief executive may give a prohibition notice to a person e chief executive is reasonably satisfied—	3 4
		(a)	the person is involved in the provision of education and care at a QEC service; and	5 6
		(b)	there would be an unacceptable risk of harm to a child or children if the person were allowed to provide education and care for children.	7 8 9
197	Sh	ow ca	ause notice to be given before prohibition notice	10
	(1)	exec	ore giving a person a prohibition notice, the chief utive must give the person a notice (a <i>show cause</i> ce)—	11 12 13
		(a)	stating that the chief executive proposes to give the person a prohibition notice; and	14 15
		(b)	stating the reasons for the proposed prohibition; and	16
		(c)	inviting the person to make a written submission to the chief executive, within a stated time of at least 14 days, about the proposed prohibition.	17 18 19
	(2)	it is well	section (1) does not apply if the chief executive is satisfied necessary, in the interests of the safety, health or being of a child or children, to immediately issue a ibition notice to the person.	20 21 22 23
198	De	ciding	g whether to issue prohibition notice	24
	(1)	the subn the	e chief executive gives a show cause notice to a person, chief executive must have regard to any written nission received from the person within the time stated in show cause notice before deciding whether to give the on a prohibition notice.	25 26 27 28 29

	(2)	to th	e per	of executive decides not to issue a prohibition notice son, the chief executive must give the person notice ision.	1 2 3
199	Со	ntent	of p	rohibition notice	4
		A pr	ohibi	tion notice given to a person must state—	5
		(a)		the person is prohibited from doing any of the owing—	6 7
			(i)	providing education and care to children for a QEC service or an education and care service under the Education and Care Services National Law (Queensland);	8 9 10 11
			(ii)	being engaged as a supervisor, educator, contractor or other staff member of, or being a volunteer for, a QEC service or an education and care service under the Education and Care Services National Law (Queensland);	12 13 14 15 16
			(iii)	carrying out any other activity relating to an a QEC service or an education and care service under the Education and Care Services National Law (Queensland);	13 18 19 20
			(iv)	providing care for a child, other than a child of whom the person is a parent, for reward; and	21 22
		(b)	that and	the person may apply for cancellation of the notice;	23 24
		(c)	how	an application for cancellation must be made.	25
200		ief ex nmis		ive must give notice to children's er	26 27
	(1)	the o	chief	ef executive gives a prohibition notice to a person, executive must give the children's commissioner a <i>initial notice</i> ) stating only—	28 29 30
		(a)	the 1	person's name and address; and	31

	(b)	-	person's date and place of birth, if that information is in the chief executive's knowledge; and	1 2
	(c)		the chief executive has given the person a nibition notice.	3 4
(2)	birth notic	, the o	tial notice includes the person's date and place of chief executive must give the commissioner a further nder subsection (4) (a <i>further notice</i> ) if the oner—	5 6 7 8
	(a)	_	nests additional relevant information about the nibition notice; and	9 10
	(b)		fies the chief executive the person has applied for, or ls, a prescribed notice or an exemption notice.	11 12
(3)	date	and	if the initial notice does not include the person's place of birth, the chief executive may give the oner a further notice only if—	13 14 15
	(a)	the o	commissioner—	16
		(i)	requests additional relevant information about the prohibition notice; and	17 18
		(ii)	notifies the chief executive the person has applied for, or holds, a prescribed notice or an exemption notice; and	19 20 21
		(iii)	includes the person's date and place of birth in the request; and	22 23
	(b)	date	chief executive confirms with the person that the and place of birth stated in the commissioner's test are the person's date and place of birth.	24 25 26
(4)	A fu	rther	notice must state—	27
	(a)		on the conduct that caused the chief executive to give prohibition notice to the person happened; and	28 29
	(b)	the 1	nature of the conduct; and	30
	(c)	cons	other information the chief executive reasonably siders relevant for employment screening under the emissioner's Act, chapter 8	31 32 33

		Example for paragraph $(c)$ —	1
		details about the nature of the prohibition notice	2
	(5)	If the chief executive gives the commissioner a further notice and the prohibition notice is later set aside on review or appeal, the chief executive must give the commissioner a notice stating—	3 4 5 6
		(a) that the prohibition notice has been set aside; and	7
		(b) the reason for setting the prohibition notice aside given by the decision-maker who set it aside.	8 9
	(6)	If the chief executive gave a prohibition notice to a person because of the person's conduct in relation to a particular child, an initial notice or a further notice must not contain information that identifies, or is likely to identify, the child.	10 11 12 13
201	Cai	ncellation of prohibition notice	14
	(1)	If the chief executive is satisfied there is not a sufficient reason for a prohibition notice to remain in force for a person, the chief executive must cancel the prohibition notice and give the person notice of the cancellation.	15 16 17 18
	(2)	A person for whom a prohibition notice is in force may apply to the chief executive to cancel the notice.	19 20
	(3)	The application must be in the approved form and accompanied by any fee prescribed under a regulation.	21 22
	(4)	The person may state in the application anything the person considers relevant to the chief executive's decision about whether there would be an unacceptable risk of harm to children if the person were—	23 24 25 26
		(a) to be involved in the provision of education and care at a QEC service; or	27 28
		(b) to provide education and care for children.	29
	(5)	The application may include a statement setting out any change in the person's circumstances since the prohibition notice was given or since any previous application under this section that would warrant the cancellation of the notice.	30 31 32 33

	(6)		chief executive must decide the application as soon as eticable after its receipt.	1 2		
202	Per Ac		must not contravene prohibition notice under this	3		
	(1)	for a	section (2) applies while a prohibition notice is in force a person under this Act or the Education and Care Services ional Law (Queensland).	5 6 7		
	(2)	The	person must not—	8		
		(a)	provide regulated education and care for a QEC service; or	9 10		
		(b)	be engaged as a supervisor, employee, contractor or staff member of, or perform volunteer services for, a QEC service; or	11 12 13		
		(c)	carry out any other activity relating to a QEC service; or	14		
		(d)	provide care of a child, other than a child of whom the person is a parent, for reward.	15 16		
		Max	ximum penalty—100 penalty units.	17		
	(3)	Subsection (4) applies while a prohibition notice is in for for a person under this Act.				
	(4)	The person must not—				
		(a)	provide education and care to children for an education and care service under the Education and Care Services National Law (Queensland); or	21 22 23		
		(b)	be engaged as a supervisor, educator, contractor or other staff member of, or be a volunteer for, an education and care service under the Education and Care Services National Law (Queensland); or	24 25 26 27		
		(c)	carry out any other activity relating to an education and care service under the Education and Care Services National Law (Queensland).	28 29 30		
		Max	simum penalty—100 penalty units.	31		

203		Approved provider must not engage person to whom prohibition notice applies						
	(1)	reaso Act	section applies if an approved provider knows, or ought onably to know, a prohibition notice is in force under this or the Education and Care Services National Law eensland).	3 4 5 6				
	(2)	supe	approved provider must not engage the person as a ervisor, educator, employee, contractor or staff member of, llow a person to perform volunteer services for, a QEC ice.	7 8 9 10				
		Max	imum penalty—100 penalty units.	11				
Divi	sion	9	Publication about enforcement action	12 13				
204	Со	mplia	ance and enforcement information	14				
	(1)	depa	section 215, the chief executive may publish on the artment's website the information stated in subsection (3) any enforcement action stated in subsection (2).	15 16 17				
	(2)	The	enforcement actions are—	18				
		(a)	a prosecution for an offence against this Act leading to a conviction; or	19 20				
		(b)	the giving of a compliance notice; or	21				
		(c)	the suspension or cancellation (other than a voluntary suspension or surrender) of a provider approval or service approval; or	22 23 24				
		(d)	an amendment made to a provider approval or service approval for the purposes of enforcement; or	25 26				
		(e)	a prohibition notice.	27				
	(3)	The depa	following information may be published on the artment's website—	28 29				
		(a)	the nature of the enforcement action;	30				

(b)			Is of the person in relation to whom the ent action was taken, including—	1 2		
	(i)	the a	an approved provider—the provider's name, address of the provider's QEC service premises the name under which the service is lucted; or	3 4 5 6		
	(ii)	the	a stand-alone service—the name under which service is conducted and its address, if the ice is not conducted from a home; or	7 8 9		
	(iii)	for a	n individual—the name of the individual;	10		
(c)	deta this	ils of	n for taking the enforcement action, including the breach or alleged breach by the person of and the provision that was breached or alleged ched;	11 12 13 14		
(d)	deta	ils of	the enforcement action taken, including—	15		
	(i)	for a prosecution leading to a conviction—				
		(A)	the provision of this Act that the person was convicted of breaching; and	17 18		
		(B)	the date of the conviction; and	19		
		(C)	any penalty imposed for the offence; and	20		
		(D)	information about any steps taken to remedy the subject of the prosecution and the date the steps were taken; or	21 22 23		
	(ii)	for a	compliance notice—	24		
		(A)	the steps specified in the compliance notice that the person must take to comply with this Act; and	25 26 27		
		(B)	the date specified in the notice by which the steps must be taken; and	28 29		
		(C)	information about any steps taken to remedy the subject of the compliance notice and the date the steps were taken; or	30 31 32		

		(iii)	for the amendment of a provider approval or service approval—	1 2
			(A) the details of the amendment; and	3
			(B) the date the amendment took effect; or	4
		(iv)	for a suspension of a provider approval or service approval—	5 6
			(A) the date the suspension took effect; and	7
			(B) the date the suspension ends; or	8
		(v)	for a cancellation of a provider approval or service approval—the date the cancellation took effect.	9 10
	(4)		ection, a reference to information does not include on that could identify or lead to the identification of	11 12 13
		Note—		14
		Section informat	215(4) further restricts the publication of identifying ion.	15 16
205		en inforn blished	nation about enforcement action may be	17 18
	(1)		f executive must not publish information about an ent action under section 204 until—	19 20
		to a	a prosecution for an offence against this Act leading a conviction—the end of the period within which the son convicted may appeal against the conviction; or	21 22 23
		per	the giving of a compliance notice—the end of the iod within which the person given the notice may ly for a review of the decision to give the notice; or	24 25 26
		or s the	the suspension or cancellation of a provider approval service approval—the end of the period within which approved provider may apply for a review of the ision to suspend or cancel the approval; or	27 28 29 30
		* *	an amendment made to a provider approval or vice approval for the purposes of enforcement—the	31 32

		may	of the period within which the approved provider apply for a review of the decision to amend the oval; or	1
	(e)	whic	a prohibition notice—the end of the period within the person given the notice may apply for a ew of the decision to give the notice.	4
(2)	If th	e pers	on appeals, or applies for a review—	7
	(a)	until	chief executive must not publish the information the appeal or application for review is finally dealt or otherwise ends; and	§ 9
	(b)	with only	the appeal or application for review is finally dealt at the chief executive may publish the information to the extent the information is consistent with the sion on appeal or review.	1 1 1
) Pe	eriod o	of pub	olication of information	-
(1)	this	divisio	executive must ensure information published under on remains on the department's website until the day e year after the day it is published.	-
(2)	serv before exec	ice ap ore th cutive	if the information relates to a QEC service and the proval is transferred to another approved provider e day mentioned in subsection (1), the chief must remove the information from the website as acticable after the transfer takes effect.	,
(3)			n (2) does not apply in any of the following nces—	,
	(a)	if—		4
		(i)	before the transfer, the service approval was held by an approved provider that was a corporation; and	,
		(ii)	after the transfer, a person who is or was an executive officer of the corporation is—	,
			(A) the person, or one of the persons, to whom the service approval was transferred; or	•

		(B)	the person, or one of the persons, comprising the approved provider to whom the service approval was transferred; or	1 2 3
		(C)	an executive officer of a corporation to whom the service approval was transferred;	4 5
(b)	if—			6
	(i)		re the transfer, the service approval was held n approved provider that is an individual; and	7 8
	(ii)	after	the transfer, the individual is—	9
		(A)	one of the persons to whom the service approval was transferred; or	10 11
		(B)	one of the persons comprising the approved provider to which the service approval was transferred; or	12 13 14
		(C)	an executive officer of a corporation to whom the service approval was transferred;	15 16
(c)	if—			17
	(i)		re the transfer, the service approval was held n approved provider that is group of persons;	18 19 20
	(ii)	after	the transfer, one of the persons is—	21
		(A)	the person, or one of the persons, comprising the approved provider to whom the service approval was transferred; or	22 23 24
		(B)	an executive officer of a corporation to whom the service approval was transferred	25 26

Divis	sion	10	Periodic review of QEC approved services	1 2
207			ecutive must undertake 3-yearly inspection of proved service	3 4
	(1)	servi every	chief executive must ensure that each QEC approved ce is inspected by an authorised officer at least once y 3 years to assess whether the service is complying with Act (the <i>triennial inspection</i> ).	5 6 7 8
	(2)		subsection (1), a QEC approved service is inspected at once every 3 years if it is inspected within 3 years of—	9 10
		(a)	the last inspection day; or	11
		(b)	if there has not been a last inspection day—the day the service became a QEC approved service under this Act.	12 13
	(3)	In th	is section—	14
		last i	inspection day means—	15
		(a)	the day the last triennial inspection was conducted under this Act; or	16 17
		(b)	for a centre based service taken to be QEC approved service under part 11 and for which a triennial inspection has not been conducted under this Act—the last day the service had its licence granted or renewed under the repealed Act.	18 19 20 21 22
208	Pro	cedu	re for 3-yearly inspection	23
	(1)		section applies if an authorised officer enters a QEC oved service to conduct a triennial inspection.	24 25
	(2)	supe	authorised officer must inform the supervisor, or if the rvisor is not present, another adult staff member, of the ose of the entry.	26 27 28
	(3)		r completing the inspection, the authorised officer must e a written record of the results of the triennial inspection.	29 30

Part	7	Review	1
Divis	ion	Review of certain decisions by chief executive	2 3
209		proved provider may apply for review of decision to e a compliance notice	4 5
	(1)	This section applies if an approved provider is given a compliance notice by an authorised officer.	6 7
	(2)	The approved provider may apply in writing to have the decision reviewed by the chief executive within 14 days of receiving the notice.	8 9 10
	(3)	The application must include enough information to enable the chief executive to decide the application.	11 12
	(4)	However, if the chief executive considers he or she needs further information to decide the application, the chief executive may ask for the information.	13 14 15
	(5)	The chief executive must review the decision within 30 days after receiving the application and confirm the decision or revoke the compliance notice.	16 17 18
	(6)	The chief executive may extend the period mentioned in subsection (5) by up to 30 days—	19 20
		(a) if a request for further information is made under subsection (4); or	21 22
		(b) by agreement between the chief executive and the applicant.	23 24
	(7)	The chief executive must notify the approved provider in writing of the chief executive's decision on the review as soon as practicable after making the decision.	25 26 27
	(8)	If the chief executive decides to confirm the decision, the notice under subsection (7) must state the reasonable time within which the approved provider must remedy the contravention stated in the compliance notice.	28 29 30 31

	(9)	The chief executive must ensure that the application for review of the decision to give the compliance notice is not dealt with by—	1 2 3
		(a) the authorised officer who gave the notice; or	4
		(b) a person in a less senior position than the authorised officer.	5 6
210		proved provider may apply for review of decision to oke service waiver	7 8
	(1)	This section applies if an approved provider is given notice by the chief executive of a decision to revoke a service waiver.	9 10
	(2)	The approved provider may apply in writing to have the decision reviewed by the chief executive within 14 days after receiving the notice.	11 12 13
	(3)	The application must include enough information to enable the chief executive to decide the application.	14 15
	(4)	However, if the chief executive considers he or she needs further information to decide the application, the chief executive may ask for the information.	16 17 18
	(5)	The chief executive must review the decision within 30 days after receiving the application and either confirm the decision or make any other decision the chief executive considers appropriate.	19 20 21 22
	(6)	The chief executive may extend the period mentioned in subsection (5) by up to 30 days—	23 24
		(a) if a request for further information is made under subsection (4); or	25 26
		(b) by agreement between the chief executive and the applicant.	27 28
	(7)	The chief executive must notify the approved provider in writing of the chief executive's decision on the review as soon as practicable after making the decision.	29 30 31

Division 2		2	Review by QCAT	
211	Rev	viewa	able decisions	2
	(1)	QCA	erson may apply, as provided under the QCAT Act, to AT to have any of the following decisions by the chief utive reviewed—	3 4 5
		(a)	for an applicant for a provider approval or service approval, a decision to—	6 7
			(i) refuse to grant the approval; or	8
			(ii) grant the approval on a condition;	9
		(b)	for the holder of a provider approval or service approval, a decision to—	10 11
			(i) amend the approval other than in a way the approved provider has applied for or agreed to; or	12 13
			(ii) refuse to amend the approval in a way the approved provider has applied for; or	14 15
			(iii) suspend the approval other than on application by the approval holder; or	16 17
			(iv) cancel the approval; or	18
			(v) refuse to lift the suspension of the approval;	19
		(c)	a decision by the chief executive under section 210 to confirm the original decision to revoke a service waiver;	20 21
		(d)	a decision by the chief executive under section 209 to confirm the original decision to give a compliance notice;	22 23 24
		(e)	for a personal representative of the estate of an approved provider who has died and who held a service approval, a decision to—	25 26 27
			(i) refuse to extend the transitional approval period; or	28
			(ii) extend the transitional approval period other than	29

for the further period the personal representative

has applied for;

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		(f)	for a	nny person, a decision to—	1
			(i)	give a prohibition notice to the person; or	2
			(ii)	refuse to cancel a prohibition notice in force for the person; or	3 4
			(iii)	refuse an application for the transfer of a service approval to the person.	5 6
	(2)	regu	lation	n (3) applies if a person makes application under a that states that the decision on the application is a e decision for this section.	7 8 9
	(3)		-	on may apply, as provided under the QCAT Act, to have the decision reviewed.	10 11
212				ive or authorised officer must give notice reviewable decision	12 13
	(1)	211, perso	the con a i	ely after making a decision mentioned in section chief executive or authorised officer must give the notice for the decision complying with the QCAT on 157(2).	14 15 16 17
	(2)		ourpos	executive or authorised officer may give a notice for se of complying with subsection (1) and for another	18 19 20
		Exam	ple—		21
			e chief ice star	executive or authorised officer may give a person a prohibition ting—	22 23
		(a)		matters required to be stated under subsection (1) about the ision to give the prohibition notice; and	24 25
		(b)	the	matters required to be stated in the notice under section 199.	26

Part 8			Information, records and privacy	1 2
Divi	sion	1	Registers	3
213	Reg	giste	r of approved providers	4
	(1)		chief executive must keep a register of approved riders.	5 6
	(2)		register of approved providers must contain the following each approved provider—	7 8
		(a)	the provider's name;	9
		(b)	the provider's address;	10
		(c)	any conditions to which the provider's approval is subject;	11 12
		(d)	the date the provider's provider approval was granted;	13
		(e)	the provider's provider approval number;	14
		(f)	the service approval numbers for all QEC approved services operated by the provider.	15 16
	(3)	regis	erson may inspect the register, or obtain a copy of the ster or a part of it, on payment of the fee prescribed under gulation.	17 18 19
214	Register of QEC approved services			
	(1)	The serv	chief executive must keep a register of QEC approved ices.	21 22
	(2)		register of QEC approved services must contain the owing information for each service—	23 24
		(a)	the name of the service;	25
		(b)	the name of the approved provider of the service;	26
		(c)	the address of the premises for the service;	27

		(d)	the contact details for the service;	1
		(e)	the hours and days of operation of the service;	2
		(f)	any conditions to which the service's service approval is subject;	3 4
		(g)	any service waivers and temporary waivers applying to the service;	5 6
		(h)	the maximum number of children who can be cared for by the service at any time;	7 8
		(i)	the date the approved provider was granted the service approval for the service;	9 10
		(j)	the service approval number for the service;	11
		(k)	the provider approval number of the approved provider that operates the service.	12 13
	(3)	regis	erson may inspect the register, or obtain a copy of the ster or a part of it, on payment of the fee prescribed under gulation.	14 15 16
Divi	sion	2	Publication	17
215	Pul	blicat	tion of information about providers and services	18
	(1)	abou	chief executive may publish the following information at each approved provider and each QEC approved ice—	19 20 21
		(a)	the name of the provider or service;	22
		(b)	the address of the QEC service premises for a service;	23
		(c)	the contact details for the service;	24
		(d)	the hours and days of operation of the service;	25
		(e)	any conditions to which the provider approval or service approval for the service is subject;	26 27
		(f)	any service waivers and temporary waivers applying to the service;	28 29

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	(g)	the maximum number of children who can be cared for by the service at any time;	1 2
	(h)	the date the approved provider was granted the service approval for the service;	3 4
	(i)	the service approval number for the service;	5
	(j)	the provider approval number of the approved provider that operates the service.	6 7
(2	prov	chief executive must publish the register of approved viders and QEC approved services on the department's esite.	8 9 10
(3	,	chief executive may publish information about the owing on the department's website—	11 12
	(a)	enforcement actions taken under this Act, including information about compliance notices, prosecutions, or suspension of cancellation of approval;	13 14 15
	(b)	other matters prescribed under a regulation.	16
(4	info	rmation published under this section must not include rmation that could identify or lead to the identification of individual other than—	17 18 19
	(a)	an approved provider; or	20
	(b)	a person who is being prosecuted for an offence against this Act.	21 22
Division 3 Confidentiality			23
Subdiv	ision	1 Requirements for persons involved in administering this Act	24 25
216 D	outy of	confidentiality	26
(1	-	s section applies to a person—	27

		(a)	who is, or has been, the chief executive, a public service employee in the department or an authorised officer; and	1 2
		(b)	who, in the course of administering this Act or because of opportunity provided by involvement in administering this Act, has gained, gains or has access to, confidential information about someone else.	3 4 5 6
	(2)		person must not record or use the information, or disclose anyone, other than under this division.	7 8
		Max	imum penalty—40 penalty units.	9
	(3)	prod	eference in this section to disclosing information includes ducing to someone, or giving someone access to, a liment containing the information.	10 11 12
	(4)	In th	nis section—	13
			fidential information means information about a person's ars, but does not include—	14 15
		(a)	statistical or other information that could not reasonably be expected to result in the identification of the person to whom it relates; or	16 17 18
		(b)	information that is publicly available.	19
217	Red	cordi	ng, use or disclosure for authorised purpose	20
			person may record, use or disclose the information for of the following—	21 22
		(a)	for a purpose of this Act;	23
		(b)	if the person to whom the information relates is an adult or a corporation—with the person's consent;	24 25
		(c)	if the person to whom the information relates is a child—with the consent of a parent of the child;	26 27
		(d)	for a purpose directly related to a child's protection or welfare;	28 29
		(e)	in compliance with lawful process requiring production of documents or giving of evidence before a court or tribunal;	30 31 32

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		(f) as expressly permitted or required under another Act.	1
218	Dis	closure to relevant entities in other jurisdictions	2
	(1)	The person may disclose the information to an officer of a department of another State or the Commonwealth responsible for the administration or enforcement of a law about education and care.	3 4 5 6
	(2)	An entity to whom information is disclosed under subsection (1) must not disclose the information to anyone else other than another entity mentioned in subsection (1).	7 8 9
219	Re	porting matters of concern to other departments	10
	(1)	This section applies if the information concerns a matter that the person reasonably believes—	11 12
		(a) involves a contravention of another Act; and	13
		(b) is relevant to ensuring the safe and appropriate conduct of a QEC service or the safe and appropriate provision of education and care to a child.	14 15 16
	(2)	The person may disclose the information to the chief executive of the department in which the other Act is administered.	17 18 19
Sub	divis	sion 2 Use and disclosure of URL data	20
		relating to approved kindergarten	21
		programs	22
220	De	finitions for sdiv 2	23
		In this subdivision—	24
		approved kindergarten program means a program provided by a QEC approved service for which the service receives kindergarten program funding from the department or a central governing body.	25 26 27 28

empl autho	orised officer, of a central governing body, means an oyee or officer of the central governing body who is orised in writing by the chief executive to receive, use and ose URL data for the purposes of this subdivision.	1 2 3 4
regul appr	al governing body means an entity, prescribed under a ation, that receives funding from the department for an oved kindergarten program provided by one or more ant services to which the entity provides all or part of the ng.	5 6 7 8 9
disal	ility includes a condition attributable to—	10
(a)	a physical, intellectual, hearing, vision or speech-language impairment, or a developmental delay; or	11 12 13
(b)	an autistic spectrum disorder; or	14
(c)	a combination of impairments mentioned in paragraph (a), a developmental delay or an autistic spectrum disorder.	15 16 17
	ant service means a QEC approved service that provides proved kindergarten program.	18 19
URL	data means—	20
(a)	the following information about a child who is enrolled at a relevant service in an approved kindergarten program—	21 22 23
	(i) the child's name, date of birth and gender;	24
	(ii) the address of the child's primary residence;	25
	(iii) whether the child identifies, or has a parent who identifies, as being of Aboriginal or Torres Strait Islander descent;	26 27 28
	(iv) if the primary language of the child, or, if the child has not learned to speak, the child's family, is not English—the primary language of the child or the child's family;	29 30 31 32

	(v)		ther the child, or a parent of the child, holds a ch care card under the <i>Social Security Act 1991</i> (th);	1 2 3		
	(vi)	whet	her the child—	4		
		(A)	has been diagnosed by a health practitioner as having, or is suspected by a health practitioner of having, a disability or long-term medical condition; and	5 6 7 8		
		(B)	needs additional assistance because of the disability or medical condition;	9 10		
	(vii)	an	number of hours for which the child attended approved kindergarten program during a cular period;	11 12 13		
	(viii	•	r information about a child prescribed under a lation; or	14 15		
(b)	the following information about a staff member of a relevant service who delivers an approved kindergarten program—					
	(i)	the s	taff member's name;	19		
	(ii)		a qualification in early childhood studies or l care studies held by the staff member—	20 21		
		(A)	the name of the qualification; and	22		
		(B)	the date on which the qualification was issued; and	23 24		
		(C)	the institution that issued the qualification;	25		
	(iii)	prov (Que	ther the staff member holds full registration or isional registration under the <i>Education</i> tensland College of Teachers) Act 2005 and, if the staff member's identification number under Act;	26 27 28 29 30		
	(iv)		ther the staff member identifies as being of riginal or Torres Strait Islander descent;	31 32		

		(v)	if the primary language of the staff member is not English—the primary language of the staff member;	1 2 3
		(vi)	other information about a staff member prescribed under a regulation.	4 5
221			f URL data to chief executive and central odies by relevant services	6 7
	(1)	An author data to—	rised person for a relevant service may disclose URL	8 9
		` '	a CGB service—an authorised officer of the central erning body; or	10 11
		(b) for a	another relevant service—the chief executive.	12
	(2)		orised officer of a central governing body may URL data received under this section to the chief	13 14 15
	(3)	In this sec	ction—	16
		authorised following-	d person, for a relevant service, means the	17 18
		(a) the a	approved provider of the relevant service;	19
		(b) a sta	aff member of the relevant service;	20
		serv	employee of the approved provider of the relevant rice who administers URL data in the course of forming the employee's duties.	21 22 23
		CGB serv	ice means a relevant service that—	24
		, ,	eives funding from a central governing body for an roved kindergarten program; and	25 26
			been directed in writing by the central governing y to disclose URL data to it for the purpose of this ion.	27 28 29

	e and disclosure of URL data by chief executive	1
(1)	The chief executive may use URL data received under this subdivision for the following purposes—	2 3
	(a) quality assuring of funding provided to relevant services and central governing bodies for approved kindergarten programs;	4 5 6
	(b) planning for, monitoring of outcomes of, and reporting on, early childhood initiatives;	7 8
	(c) preparing the data for disclosure under section 223.	9
(2)	For the purpose of subsection (1)(a), the chief executive may disclose URL data, including URL data that has been aggregated, to an authorised officer of a central governing body.	10 11 12 13
(3)	For subsection (1)(b), URL data may be reported only if it has been aggregated and does not identify, directly or indirectly, any person to whom it relates.	14 15 16
	sclosure of URL data to Australian Bureau of Statistics d Australian Institute of Health and Welfare	17
		18
(1)	The chief executive may disclose URL data to a prescribed entity for the purpose of meeting Queensland's obligations under the early childhood data agreement.	19 20 21
(1)	entity for the purpose of meeting Queensland's obligations	19 20
	entity for the purpose of meeting Queensland's obligations under the early childhood data agreement.  A prescribed entity that receives URL data under this section must ensure the data is collected, stored and used in a way that ensures the privacy of the persons to whom it relates is	19 20 21 22 23 24
(2)	entity for the purpose of meeting Queensland's obligations under the early childhood data agreement.  A prescribed entity that receives URL data under this section must ensure the data is collected, stored and used in a way that ensures the privacy of the persons to whom it relates is protected.	19 20 21 22 23 24 25
(2)	entity for the purpose of meeting Queensland's obligations under the early childhood data agreement.  A prescribed entity that receives URL data under this section must ensure the data is collected, stored and used in a way that ensures the privacy of the persons to whom it relates is protected.  In this section—  early childhood data agreement means the agreement between the Commonwealth and the States called the 'National information agreement on early childhood education and care', signed on behalf of the Queensland	19 20 21 22 23 24 25 26 27 28 29 30

		(b)		Australian olished unde are Act 1987	r the <i>Austr</i>				Welfare ealth and	1 2 3
224				se and dise			L data b	y autl	horised	4 5
	(1)	URI		rised officer received un –		_	_	•	•	6 7 8
		(a)		ity assuring lepartment f		•	_			9 10
		(b)		ning, develoning, develoning develor		imp	lementin	g ser	vices for	11 12
		(c)		ning, development profices;						13 14 15
		(d)	impl	ementing cu	ırriculum d	evelo	opment in	nitiativ	es;	16
		(e)	repo	rting on the	central gov	ernii	ng body's	perfo	rmance.	17
	(2)	beer	n aggre	etion (1)(e), egated and on to whom it	does not id	•	-			18 19 20
	(3)	gove this	erning subdiv data to	who is or ha body and w vision must o anyone, o	ho receives not record	or r	eceived Use the da	JRL d ata, or	ata under disclose	21 22 23 24 25
		Max	imum	penalty—4	0 penalty u	nits.				26

Part 9	)	Legal	proceedings	1
Divisio	on 1	Eviden	ce	2
225	Applica	ion of div 1		3
	This	division applies	to a proceeding under this Act.	4
226	Appoin	nents and auth	nority	5
	exec exec Act	ntive or an author ntive or an author	o prove the appointment of the chief rised officer, or the authority of the chief orised officer to do anything under this reasonable notice, requires proof of the crity.	6 7 8 9 10
227	Signatu	es		11
	exec		ing to be the signature of the chief rised officer is evidence of the signature	12 13 14
228	Other e	identiary aids		15
		stating any of th	ng to be signed by the chief executive the following matters is evidence of the	16 17 18
	(a)		ent is one of the following things made, kept under this Act—	19 20
		(i) an appoint	ment, approval or decision;	21
		(ii) a notice, di	rection or requirement;	22
		(iii) a record or	an extract from a record;	23
		(iv) the register	or an extract from the register;	24
	(b)	a stated docume paragraph (a);	nt is a copy of a document mentioned in	25 26

		(c)	on a stated day, or during a stated period, a stated person was, or was not—	1 2
			(i) an approved provider; or	3
			(ii) a person with management or control of a QEC approved service;	4 5
		(d)	on a stated day, or during a stated period, a QEC service was, or was not, a QEC approved service;	6 7
		(e)	on a stated day, or during a stated period, a stated person was, or was not, a nominee for a QEC approved service;	8 9
		(f)	on a stated day, or during a stated period, a service approval was, or was not, subject to a stated condition;	10 11
		(g)	on a stated day, or during a stated period, a service approval was, or was not, suspended or cancelled;	12 13
		(h)	on a stated day, or during a stated period, an appointment as an authorised officer was, or was not, in force for a stated person;	14 15 16
		(i)	on a stated day, a stated person was given a stated notice or direction under this Act;	17 18
		(j)	on a stated day, a stated requirement was made of a stated person.	19 20
Divis	sion	2	Offence proceedings	21
229	Sui	mma	ry proceedings for offences	22
	(1)	A prooffer	roceeding for an offence against this Act is a summary nce.	23 24
	(2)		proceeding must start within the later of the following ods to end—	25 26
		(a)	1 year after the commission of the offence;	27
		(b)	6 months after the offence comes to the complainant's knowledge, but within 2 years after the commission of the offence.	28 29 30

230	Sta	tement of complainant's knowledge	1
		In a complaint starting a proceeding for an offence against this Act, a statement that the matter of the complaint came to the complainant's knowledge on a stated day is evidence of the matter stated.	2 3 4 5
231	Re	sponsibility for acts or omissions of representatives	6
	(1)	This section applies in a proceeding for an offence against this Act.	7 8
	(2)	If it is relevant to prove a person's state of mind about a particular act or omission, it is enough to show—	9 10
		(a) the act was done or omitted to be done by a representative of the person within the scope of the representative's actual or apparent authority; and	11 12 13
		(b) the representative had the state of mind.	14
	(3)	An act done or omitted to be done for a person by a representative of the person within the scope of the representative's actual or apparent authority is taken to have been done or omitted to be done also by the person, unless the person proves the person could not, by the exercise of reasonable diligence, have prevented the act or omission.	15 16 17 18 19 20
	(4)	In this section—	21
		representative means—	22
		(a) for a corporation—an executive officer, employee or agent of the corporation; or	23 24
		(b) for an individual—an employee or agent of the individual.	25 26
		state of mind, of a person, includes—	27
		(a) the person's knowledge, intention, opinion, belief or purpose; and	28 29
		(b) the person's reasons for the intention, opinion, belief or purpose.	30 31

	-	of executive officer—particular offences ted by corporation	1 2
(1)	An e	executive officer of a corporation commits an offence if—	3
	(a)	the corporation commits an offence against an executive liability provision; and	4 5
	(b)	the officer did not take all reasonable steps to ensure the corporation did not engage in the conduct constituting the offence.	6 7 8
		simum penalty—the penalty for a contravention of the cutive liability provision by an individual.	9 10
(2)	exec	eciding whether things done or omitted to be done by the cutive officer constitute reasonable steps for subsection b), a court must have regard to—	11 12 13
	(a)	whether the officer knew, or ought reasonably to have known, of the corporation's conduct constituting the offence against the executive liability provision; and	14 15 16
	(b)	whether the officer was in a position to influence the corporation's conduct in relation to the offence against the executive liability provision; and	17 18 19
	(c)	any other relevant matter.	20
(3)	conv	executive officer may be proceeded against for, and victed of, an offence against subsection (1) whether or not corporation has been proceeded against for, or convicted he offence against the executive liability provision.	21 22 23 24
(4)	This	s section does not affect any of the following—	25
	(a)	the liability of the corporation for the offence against the executive liability provision;	26 27
	(b)	the liability, under section 233, of the executive officer for the offence against the executive liability provision;	28 29
	(c)	the liability, under the Criminal Code, chapter 2, of any person, whether or not the person is an executive officer of the corporation, for the offence against the executive liability provision.	30 31 32 33

[s 233]
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(5)	In this section—	1
	executive liability provision means any of the following provisions—	2 3
	• section 19	4
	• section 53(1)	5
	• section 53(2)	6
	• section 107(1)	7
	• section 113(4)	8
	• section 121	9
	• section 122	10
	• section 203.	11
		12 13 14 15 16
	(a) the officer authorised or permitted the corporation's conduct constituting the offence; or	17 18
	(b) the officer was, directly or indirectly, knowingly concerned in the corporation's conduct.	19 20
(2)	The executive officer may be proceeded against for, and convicted of, the offence whether or not the corporation has been proceeded against for, or convicted of, the offence.	21 22 23
(3)	This section does not affect either of the following—	24
	(a) the liability of the corporation for the offence;	25
	(b) the liability, under the Criminal Code, chapter 2, of any person, whether or not the person is an executive officer of the corporation, for the offence.	26 27 28
	offe (1)	• section 19 • section 53(1) • section 53(2) • section 107(1) • section 113(4) • section 121 • section 122 • section 203.  Executive officer may be taken to have committed offence  (1) If a corporation commits an offence against a provision of this Act, each executive officer of the corporation is taken to have also committed the offence if—  (a) the officer authorised or permitted the corporation's conduct constituting the offence; or  (b) the officer was, directly or indirectly, knowingly concerned in the corporation's conduct.  (2) The executive officer may be proceeded against for, and convicted of, the offence whether or not the corporation has been proceeded against for, or convicted of, the offence.  (3) This section does not affect either of the following—  (a) the liability of the corporation for the offence;  (b) the liability, under the Criminal Code, chapter 2, of any person, whether or not the person is an executive officer

234	Defence of exercising reasonable diligence to ensure compliance				
	(1)	appr Act,	roceedings taken against the approved provider of a QEC roved service for an offence against a provision of this it is a defence for the approved provider to prove the roved provider exercised reasonable diligence to ensure apliance with the provision.	3 4 5 6 7	
	(2)		section (1) does not limit the application of the Criminal le, section 23 or 24.	8 9	
235	Re	ason	able belief about person's age	10	
	(1)	This	s section applies if—	11	
		(a)	proceedings are taken against a person (the <i>first person</i> ) for an offence against this Act; and	12 13	
		(b)	the act or omission that is the offence would not be an offence if another person (the <i>second person</i> ) was of a particular age or within a particular age group.	14 15 16	
	(2)	the a	a defence for the first person to prove that, at the time of alleged offence, the first person reasonably believed, and sighted reasonable evidence, that the second person was nat age or within that age group.	17 18 19 20	
	(3)		section (2) does not limit the application of the Criminal le, section 24.	21 22	
236	Em	erge	ncies	23	
	(1)	prov act	roceedings taken against a person for an offence against a vision of this Act, it is a defence for the person to prove the or omission that is the offence was reasonably required ause of an emergency.	24 25 26 27	
	(2)		section (1) does not limit the application of the Criminal le, section 25.	28 29	

Part	10		Miscellaneous	1
Divis	ion	1	Application of Commission for Children and Young People and Child Guardian Act 2000	2 3 4
237	Ap	plica	tion of Act to corporations	5
	(1)	This Act.	s section applies for the application of the Commissioner's	6 7
	(2)	a Q	corporation carries on a business that includes conducting EC service, each of the following persons is taken to be carrying on the business—	8 9 10
		(a)	the corporation's executive officers;	11
		(b)	if the corporation carries on the service under a service approval—persons with management or control of the service.	12 13 14
238			g application for a prescribed notice or exemption -corporate approved provider	15 16
	(1)	This	s section applies if—	17
		(a)	a corporation holds a provider approval; and	18
		(b)	an individual who does not have a positive notice or positive exemption notice becomes an executive officer of the corporation or a person with management or control of the service; and	19 20 21 22
		(c)	an application for a prescribed notice or exemption notice is made for the individual.	23 24
	(2)		tion 15(1) does not apply to the individual until the lication is decided, is withdrawn or lapses.	25 26

239		Applications for prescribed notices or exemption notices by occupants of homes				
	(1)	Subsection (2) applies if a carer providing stand-alone education and care in the carer's home has been asked under section 190 to apply for a prescribed notice or exemption notice about an adult occupant, or suspected adult occupant, of the carer's home.	3 4 5 6 7			
	(2)	Subject to subsection (3), the carer may apply for a prescribed notice or exemption notice, and the application must be dealt with under the Commissioner's Act, as if the carer were proposing to start employing, or continue employing, the adult occupant in regulated employment as a volunteer.	8 9 10 11 12			
		Note—	13			
		Under the Commissioner's Act, the children's commissioner may notify the chief executive of particular decisions about a prescribed notice or exemption notice issued to the adult occupant under this subsection because the chief executive is a notifiable person for the person within the meaning of that Act, schedule 7, definition <i>notifiable person</i> , paragraph (a)(v).	14 15 16 17 18 19			
	(3)	For subsection (2), the certification mentioned in the Commissioner's Act, section 200(2)(b) or 261(2)(b) must be given by a prescribed person as defined in schedule 7 of that Act.	20 21 22 23			
	(4)	To remove any doubt, it is declared that no fee is payable under this Act or the Commissioner's Act for an application for a prescribed notice or exemption notice made under subsection (2).	24 25 26 27			
	(5)	In this section—	28			
		<i>regulated employment</i> see the Commissioner's Act, section 156.	29 30			
		volunteer see the Commissioner's Act section 165	31			

Divi	sion	2 Other matters	1
240	De	egation by chief executive	2
	(1)	The chief executive may delegate the chief executive's functions and powers under this Act to an appropriately qualified officer or employee of the department.	3 4 5
	(2)	A delegation of a function or power may permit the subdelegation of the function or power to an appropriately qualified officer or employee of the department.	6 7 8
	(3)	In this section—	9
		<i>appropriately qualified</i> includes having qualifications, experience or standing appropriate to exercise the function or power.	10 11 12
		Example of standing—	13
		a person's classification level in the public service	14
241	Pro	tecting prescribed persons from liability	15
	(1)	A prescribed person is not civilly liable for an act done, or omission made, honestly and without negligence under this Act.	16 17 18
	(2)	If subsection (1) prevents a civil liability attaching to a prescribed person, the liability attaches instead to the State.	19 20
	(3)	In this section—	21
		prescribed person means—	22
		(a) the chief executive; or	23
		(b) an authorised person; or	24
		(c) a public service officer or employee; or	25
		(d) a person acting under the direction of a prescribed person.	26 27

242	Mu	If make Act,	holders of an approval ore than one person holds a provider approval under this each holder of the approval is jointly and severally onsible for compliance with this Act.	1 2 3 4
243	Ар	-	ed forms chief executive may approve forms for use under this Act.	5
244	<b>Re</b> <sub>(1)</sub>	•	ion-making power  Governor in Council may make regulations under this	7 8 9
	(2)		gulation may be made about the following—	10
	. ,	(a)	standards for QEC services;	11
		(b)	requirements for educational programs, including the quality of those programs and their development, documentation and delivery;	12 13 14
		(c)	requirements and standards to be complied with for the safety, health and wellbeing of children being educated and cared for by a QEC service;	15 16 17
		(d)	requirements and standards to be complied with for safety, security, cleanliness, comfort, hygiene and repair of premises, outdoor spaces, fencing, gates, resources and equipment used for providing QEC services;	18 19 20 21
		(e)	requirements and standards about the premises to be used to provide a QEC service including sitting, design, layout, space, security and entitlement to occupy;	22 23 24
		(f)	requirements and standards for staffing of QEC services including appointment of staff, approval of qualifications, numbers and qualifications of educators;	25 26 27
		(g)	requirements and standards about educators' relationships with children, interactions and behaviour guidance and inclusion policies and practice for QEC services:	28 29 30

(l	requirements and standards about the leadership and management of QEC services including governance, fitness and propriety of all staff members and volunteers, management of grievances and complaints, and the provision of information to families;	1 2 3 4 5
(i	records, policies and procedures to be kept by approved providers including enrolment and attendance information;	6 7 8
(j	requirements and standards about first aid and management of children's medical conditions;	9 10
(1	giving information to the chief executive about education and care provided under a service approval;	11 12
(l	information required to be submitted for applications under this Act;	13 14
(1	requirements and standards for the provision and display of information by approved providers;	15 16
(1	the publication of information about enforcement actions taken under this Act, including notice and review of proposals to publish information;	17 18 19
(0	fees, including the waiving, reducing, deferring and refunding of fees.	20 21
A	regulation may do the following—	22
(8	exempt any QEC service or any type of class or QEC service from complying with all regulations, or any regulation, made under this Act;	23 24 25
(ł	provide for a maximum penalty of not more than 20 penalty units for a contravention of a regulation.	26 27

(3)

[s	245]
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Part 11			Repeal, savings and transitional provisions	1 2
Divis	sion	1	Repeal	3
245	Re		of Child Care Act 2002 Child Care Act 2002, No. 55 is repealed.	4 5
Divis	sion	2	Savings and transitionals for the Education and Care Services Act 2013	6 7 8
246	Def		ns for div 2	9
		In th	is division—	10
			<b>mencement</b> means the commencement of the provision in h the term is used.	11 12
		repe	aled Act means the Child Care Act 2002.	13
247			ased service taken to be QEC approved service if not revoked or suspended	14 15
	(1)	This com	section applies if immediately before the mencement—	16 17
		(a)	a person held a licence for a centre based service under the repealed Act that is not revoked or suspended; and	18 19
		(b)	the centre based service is a QEC service to which this Act applies.	20 21
	(2)	On tl	ne commencement—	22
		(a)	the service becomes a QEC approved service; and	23
		(b)	the person becomes—	24
			(i) an approved provider; and	25

			(ii) the holder of a service approval for the service; and	1
		(c)	subject to subsection (3), the provider approval and service approval are subject to the conditions, relevant to each approval, that applied to the licence immediately before the commencement.	2 3 4 5
	(3)	imm	ever, for a condition that applied to the licence ediately before the commencement, the chief executive decide that the condition—	6 7 8
		(a)	does not apply to the provider approval and service approval from the commencement; or	9 1(
		(b)	will instead be the subject of the service waiver or temporary waiver the chief executive considers appropriate from the commencement.	11 12 13
248			pased service for which licence suspended ately before commencement	14 15
	(1)	base	section applies if a person held a licence for a centre d service under the repealed Act and the licence was ended immediately before the commencement.	16 17 18
	(2)		repealed Act continues to apply until the matter of the ension is finally decided.	19 20
	(3)		section (5) applies if the suspension is lifted or otherwise other than by the licence being revoked.	21 22
	(4)	Fron	n the day the suspension ends—	23
		(a)	the centre based service to which the licence relates becomes a QEC approved service to which this Act applies; and	24 25 26
		(b)	a person holding the licence becomes—	27
			(i) an approved provider; and	28
			(ii) the holder of a service approval for the service; and	29
		(c)	subject to subsection (3), the provider approval and service approval are subject to the conditions, relevant to	30 31

	each approval, that applied to the licence immediately	
	before the day the suspension ends.	1 2
(5)	However, for a condition that applied to the licence immediately before the commencement the chief executive may decide that the condition—	3 4 5
	(a) does not apply to the provider approval and service approval from the commencement; or	6 7
	(b) will instead be the subject of the service waiver or temporary waiver the chief executive considers appropriate from the commencement.	8 9 10
		11 12
(1)	This section applies if a person held a licence for a centre based service under the repealed Act and the licence was subject to a show cause notice immediately before the commencement.	13 14 15 16
(2)	From the commencement, the show cause notice continues as if it were given for a service approval under this Act.	17 18
(3)	However, the stated period to show cause given under the repealed Act continues to apply and is taken to have started when given under the repealed Act.	19 20 21
		22 23
(1)	This section applies if a person becomes an approved provider and a service approval holder under section 247 or 248.	24 25
(2)	The chief executive must, within 3 months from the time the person becomes an approved provider and a service approval holder, issue the person with copies of the provider approval and service approvals.	26 27 28 29
	(1) (2) (3) Chi ser (1)	before the day the suspension ends.  (5) However, for a condition that applied to the licence immediately before the commencement the chief executive may decide that the condition—  (a) does not apply to the provider approval and service approval from the commencement; or  (b) will instead be the subject of the service waiver or temporary waiver the chief executive considers appropriate from the commencement.  Centre based service for which licence subject to a show cause process immediately before commencement  (1) This section applies if a person held a licence for a centre based service under the repealed Act and the licence was subject to a show cause notice immediately before the commencement.  (2) From the commencement, the show cause notice continues as if it were given for a service approval under this Act.  (3) However, the stated period to show cause given under the repealed Act continues to apply and is taken to have started when given under the repealed Act.  Chief executive to issue copies of provider approvals and service approvals  (1) This section applies if a person becomes an approved provider and a service approval holder under section 247 or 248.  (2) The chief executive must, within 3 months from the time the person becomes an approved provider and a service approval holder, issue the person with copies of the provider approval

13 201
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251		Time within which supervisor and nominee must be appointed					
	(1)	This section applies to a centre based service that becomes a QEC approved service under this division from the commencement or another day (each the <i>stated day</i> ).	3 4 5				
	(2)	Sections 113 and 114 do not apply to the service until 3 months from the stated day.	6 7				
252	Ар	plications for a licence under the repealed Act	8				
	(1)	This section applies if—	9				
		(a) before the commencement, a person applied for a licence under the repealed Act; and	10 11				
		(b) immediately before the commencement, the application had not been decided.	12 13				
	(2)	The chief executive must continue to deal with and decide the application as if it were an application for a provider approval and service approval made under this Act.	14 15 16				
253		rson may apply to QCAT after commencement for cisions made under repealed Act	17 18				
	(1)	This section applies if immediately before the commencement—	19 20				
		(a) a person had a right to apply to QCAT to have a decision of the chief executive reviewed; but	21 22				
		(b) the person had not yet applied to QCAT for a review of the chief executive's decision.	23 24				
	(2)	The person may apply to QCAT for the review under the repealed Act after the commencement as if the repealed Act had not been repealed.	25 26 27				
	(3)	However, in exercising its powers for the review, QCAT must make the orders it considers necessary having regard the provisions of this Act.	28 29 30				

arte	plications to QCAT before commencement continue er commencement
(1)	This section applies if immediately before the commencement—
	(a) a person had applied to QCAT to have a decision of the chief executive reviewed; but
	(b) QCAT had not yet finished dealing with the application for a review of the decision.
(2)	QCAT may continue to hear the application under the repealed Act after the commencement as if the repealed Act had not been repealed.
(3)	However, in exercising its powers for the review, QCAT must make the orders it considers necessary having regard the provisions of this Act.
D	roon may apply to abjet everytive for decisions about
	rson may apply to chief executive for decisions about mpliance notices made under repealed Act
COI	
COI	mpliance notices made under repealed Act  This section applies if immediately before the
	mpliance notices made under repealed Act  This section applies if immediately before the commencement—  (a) a person had a right to apply to the chief executive under the repealed Act, section 164B to have a decision
COI	mpliance notices made under repealed Act  This section applies if immediately before the commencement—  (a) a person had a right to apply to the chief executive under the repealed Act, section 164B to have a decision reviewed; but  (b) the person had not yet applied to the chief executive for

256		plications to chief executive about compliance notices fore commencement	1 2		
	(1)	This section applies if immediately before the commencement—	3 4		
		(a) a person had applied to the chief executive to have a decision reviewed under the repealed Act, section 164B; but	5 6 7		
		(b) the chief executive had not yet decided the matter.	8		
	(2)	The chief executive must continue to consider the matter under section 209 of this Act after the commencement.	9 10		
257	Per dat	rsons authorised to receive, use and disclose URL	11 12		
	(1)	This section applies to a person who, immediately before the commencement, was authorised by the chief executive to receive, use and disclose URL data.	13 14 15		
	(2)	The person is taken to be an authorised officer under part 8, division 3, subdivision 2.	16 17		
258	Со	mpliance notices in force under the repealed Act	18		
	(1)	This section applies to a compliance notice—	19		
		(a) in force under the repealed Act immediately before the commencement; and	20 21		
		(b) given to a person to whom this Act applies.	22		
	(2)	From the commencement, the compliance notice is taken to be a compliance notice under this Act.	23 24		
259	Pro	ohibition notices in force under the repealed Act	25		
	(1)	This section applies to a prohibition notice—			
		(a) in force under the repealed Act immediately before the commencement; and	27 28		
		(b) given to a person to whom this Act applies.	29		

	(2)	Fron	m the commencement, the prohibition notice is taken to be	1
	(2)		ohibition notice under this Act.	2
260	Info	orma	tion retention and sharing	3
	(1)		chief executive must keep all information held by the f executive in relation to—	4 5
		(a)	the licensing of child care services under the repealed Act to which this Act applies; and	6 7
		(b)	the monitoring and enforcement under the repealed Act in relation to child care services to which this Act applies.	8 9 10
	(2)	Info	rmation referred to in subsection (1) may be—	11
		(a)	used for information purposes under this Act; and	12
		(b)	held by the chief executive in any form; and	13
		(c)	made available to the Regulatory Authorities of other participating jurisdictions and the National Authority.	14 15
	(3)	the c	censee of a child care service existing immediately before commencement and to which this Act applies must, in the prescribed under a regulation—	16 17 18
		(a)	continue to keep all documents that were required under the repealed Act to be kept for the service immediately before the commencement; and	19 20 21
		(b)	make those documents available to the chief executive on request.	22 23
		Max	timum penalty—20 penalty units.	24
	(4)	In th	nis section—	25
			<i>conal Authority</i> has the meaning given in the Education Care Services National Law (Queensland).	26 27
		_	ulatory Authority has the meaning given in the Education Care Services National Law (Queensland).	28 29

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Part	C	mendment of Commission for hildren and Young People and hild Guardian Act 2000	1 2 3
261	Act amended		4
		nds the Commission for Children and Young ild Guardian Act 2000.	5 6
262	Omission of s 16	3 (What is employment in child care)	7
	Section 163—		8
	omit.		9
263		368 (QCAT's principal registrar to give ation to commissioner)	10 11
	Section 368(3 paragraph (c)–	), definition <i>prescribed reviewable decision</i> ,	12 13
	omit, insert—		14
	(c	a decision mentioned in the <i>Education and Care Services Act 2013</i> , section 211;	15 16
264	Replacement of s	sch 1, pt 1, s 4	17
	Schedule 1, pa	rt 1, section 4—	18
	omit, insert—		19
	4 Educa emplo	tion and care services and similar yment	20 21
	(1) Er	mployment is regulated employment if—	22
	(a	it is employment as an educator or carer in, or staff member of, an education and care service or a QEC service; and	23 24 25
	(b	) the employee is not a volunteer who is a parent of a child to whom education and	26 27

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		care is regularly provided in the course of the service.	1 2	
(2) Employment is regulated employment if—				
	(a)	any of the usual functions of the employment are carried out, or are likely to be carried out at education and care service premises or QEC service premises while children are being educated and cared for at the premises; and	4 5 6 7 8 9	
	(b)	the employee is not a volunteer who is a parent of a child to whom education and care is regularly provided at the premises.	10 11 12	
(3) Employment is regulated employment if—				
(a) the usual functions of the employment include, or are likely to include, providing education and care to children in the course of a commercial service other than an education and care service or a QEC service; and			14 15 16 17 18 19	
	(b)	the employee is not a volunteer who is a parent of a child to whom education and care is regularly provided in the course of the service.	20 21 22 23	
Replacement of	of so	ch 1. pt 1. s 4A	24	
<del>-</del>		1, section 4A—	25	
omit, insert-			26	
4A Child care and similar employment				
Emp	oloyr	nent is regulated employment if—	28	
	(a)	any of the usual functions of the employment include or are likely to include providing child care in the course of a commercial service; and	29 30 31 32	

265

	(b) the employee is not a volunteer who is a parent of a child to whom child care is regularly provided in the course of the service.	1 2 3 4
	Examples—	5
	1 a babysitting service	6
	2 a nanny service	7
	3 a service conducted by a hotel or resort to provide child care to children who are short-term guests	8 9
	4 a service providing adjunct care	10
266	Replacement of sch 1, pt 2, s 18	11
	Schedule 1, part 2, section 18—	12
	omit, insert—	13
	18 Education and care services and similar businesses	14 15
	A business is a regulated business if the usual activities of the business include, or are likely to include—	16 17 18
	(a) operating an education and care service, a QEC service or another commercial service that includes providing education and care to children; or	19 20 21 22
	(b) carrying out activities in premises or a vehicle in which there are children to whom education and care is being provided.	23 24 25
267	Replacement of sch 1, pt 2, s 18A	26
	Schedule 1, part 2, section 18A—	27
	omit, insert—	28

[s 268]
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	18A Chi	ild c	are services and similar businesses	1
	acti		ess is a regulated business if the usual s of the business include, or are likely to	2 3 4
		(a)	conducting a commercial service that includes providing child care; or	5 6
		(b)	carrying out activities in premises or a vehicle in which there are children to whom child care is being provided.	7 8 9
Am	nendment o	f scl	า 7 (Dictionary)	10
(1)			nitions <i>chief executive (child care)</i> , <i>child care e service</i> and <i>educator</i> —	11 12
	omit.			13
(2)	Schedule 7-	_		14
	insert—			15
		exe Edu	ef executive (child care) means the chief cutive of the department in which the exaction and Care Services National Law eensland) is administered.	16 17 18 19
		edu	cator—	20
		(a)	for education and care provided under the Education and Care Services National Law (Queensland)—means an educator under that Law; or	21 22 23 24
		(b)	for regulated education and care provided under the <i>Education and Care Services Act</i> 2013—means an educator under that Act.	25 26 27
		_	C service means a Queensland education and e service.	28 29
			C service premises means each place at which EC service operates or is to operate.	30 31

	~		and education and care service see the on and Care Services Act 2013, section 8.	1 2
			one service see the Education and Care Act 2013, section 9.	3 4
(3)	Schedule 7, defin	nitior	n <i>carer</i> , paragraph (b)—	5
	omit, insert—			6
	(b)	in re	elation to a stand-alone service, means a son—	7 8
		(i)	who is engaged to provide education and care of a child in the course of a stand-alone service; or	9 10 11
		(ii)	who is conducting the stand-alone service and providing education and care of children in the course of the service.	12 13 14 15
(4)	Schedule 7, det (a)—	finiti	on disciplinary information, paragraph	16 17
	omit, insert—			18
	(a)		er the repealed <i>Child Care Act</i> 2002, ion 50A or 107A; or	19 20
	(aa)		er the <i>Education and Care Services Act</i> 3, section 91 or 200; or	21 22
(5)	Schedule 7, defin	nitior	n <i>employment</i> , paragraph (a)—	23
	omit.			24
(6)	Schedule 7, defin	nitior	n employment, paragraphs (b) to (d)—	25
	renumber as para	agrap	ohs (a) to (c).	26
(7)	Schedule 7, def (iv) and (v)—	initio	n notifiable person, paragraphs (a)(iii),	27 28
	omit, insert—			29
		(iii)	if the commissioner is aware that the person is an approved provider under the <i>Education and Care Services Act</i>	30 31 32

		or	2
		(iv) if the commissioner is aware that the person is an adult occupant of a home in which stand-alone child care is provided under the <i>Education and Care Services Act 2013</i> —the chief executive (child care); or	3 4 5 6 7 8
	(8)	Schedule 7, definition <i>notifiable person</i> , paragraphs (a)(vi) to (ix)—	9 10
		renumber as paragraphs (a)(v) to (viii).	11
	(9)	Schedule 7, definition staff member, paragraph (c)—	12
		omit, insert—	13
		(c) in relation to a QEC service, see the <i>Education</i> and <i>Care Services Act 2013</i> , schedule 1; or	14 15
Part	13	Consequential amendments	16
269	Act	s amended	17
		Schedule 1 amends the Acts mentioned in it.	18

Schedule 1		Minor and consequential amendments	1 2
		section 269	3
Part	1	Amendment of this Act	4
1	Long title, fro	om ', amend this Act'—	5
	omit.		6
2	Section 6, 'so	chedule 2'—	7
	omit, insert—		8
	sch	nedule 1	9
3	Schedule 2—		10
	renumber as sc	hedule 1.	11
Part	2	Amendment of other legislation	12
Child	d Protection	Act 1999	13
1	Section 17, h	eading, 'child care centre,'—	14
	omit.		15

2	Section 17(1) omit, inser	(c), 'child care'—	1
	•		2
	reg	gulated education and care	3
3	Section 17—		4
	insert—		5
	(7)	In this section—	6
		education and care means education and care provided under the Education and Care Service National Law (Queensland).	7 8 9
		regulated education and care means regulated education and care within the meaning of the Education and Care Services Act 2013.	10 11 12
		(Offender Prohibition Order) Act 2008	13
1		examples, 'a child care centre'—	14
	omit, inser		15
	QE	EC service premises	16
2	Section 11(1)	(c), examples, 'a child care centre'—	17
	omit, inser	t—	18
	QE	EC service premises	19
3	Section 22(3) centre and th	(a), second example, 'of a stated child care e child care centre has closed'—	20 21
	omit, inser	<i>t</i> —	22
	-	stated QEC service premises and the premises have	23

4	Schedule—	1
	insert—	2
	<b>QEC</b> service premises see the Education and Care Services Act 2013, schedule 1.	3 4
Com 1990	monwealth Powers (Family Law—Children) Act	5 6
1	Schedule, entry for Child Protection Act 1999, section 17—	7 8
	omit, insert—	9
	section 17 (Contact with children in school, education and care service premises, family day care etc.)	10 11
Dang	gerous Prisoners (Sexual Offenders) Act 2003	12
1	Section 16(1)(db), example 2, 'child care centres'—	13
	omit, insert—	14
	QEC service premises	15
2	Schedule—	16
	insert—	17
	<b>QEC</b> service premises see the Education and Care Services Act 2013, schedule 1.	18 19

Edu 200	ucation (Accreditation of Non-State Schools) Act	1 2
1	Section 6(2)(f), 'child care'—	3
	omit, insert—	4
	regulated education and care	5
2	Section 6(3), definition child care—	6
	omit.	7
3	Section 6(3)—	8
	insert—	9
	regulated education and care means regulated education and care within the meaning of the Education and Care Services Act 2013, but does not include education and care provided in the course of providing primary education, secondary education or special education.	10 11 12 13 14 15
	ucation and Care Services National Law leensland) Act 2011	16 17
1	Section 6(2)(a), example 2, 'Child Care Act 2002'—	18
	omit, insert—	19
	Education and Care Services Act 2013	20
2	Section 8, 'Child Care Act 2002'—	21
	omit, insert—	22
	Education and Care Services Act 2013	22

3	Section 9, 'Ch	nild Care Act 2002'—	1
	omit, inser	t—	2
	Edi	ucation and Care Services Act 2013	3
4	Section 11(a),	'before the scheme commencement day'—	4
	omit, inser	t—	5
	bef	ore its repeal	6
5	Section 25(1)(	(a), 'resides'—	7
	omit, insert	t	8
	resi	ides, or intends to reside,	9
6	<b>Section 37(3)-</b>	_	10
	omit, inser	t—	11
	(3)	A person who is or has been an authorised officer of a central governing body and who receives or received URL data under this division must not record or use the data, or disclose it to anyone, other than under this section or section 34(3).	12 13 14 15 16
		Maximum penalty—40 penalty units.	17
Edu	ucation (Gener	ral Provisions) Act 2006	18
1	Section 429A	(1), 'or licensee'—	19
	omit.		20
2	Section 429A	(2), after 'education and care'—	21
	insert—		22
	or r	regulated education and care	23

3	Section 429A(3), 'A licensee'—	1
	omit, insert—	2
	An approved provider	3
4	Section 429A(3), 'child care'—	4
	omit, insert—	5
	regulated education and care	6
5	Section 429A(3), 'licence held by the licensee'—	7
	omit, insert—	8
	service approval held by the approved provider	9
6	Section 429A(4), definitions approved provider, licence, licensee and service approval—	10 11
	omit, insert—	12
	approved provider means—	13
	(a) for education and care provided under the Education and Care Service National Law (Queensland)—see the Education and Care Services National Law (Queensland), section 5(1); or	14 15 16 17 18
	(b) for regulated education and care provided under the <i>Education and Care Services Act 2013</i> —see the <i>Education and Care Services Act 2013</i> , schedule 1.	19 20 21 22
	service approval means—	23
	(a) for education and care provided under the Education and Care Service National Law (Queensland)—see the Education and Care Services National Law (Queensland), section 5(1); or	24 25 26 27 28
	(b) for regulated education and care provided under the <i>Education and Care Services Act</i>	29 30

	2013—see the Education and Care Services Act 2013, schedule 1.	1 2
Edu	ucation (Queensland Studies Authority) Act 2002	3
1	Section 8(1)(d), 'and child care services'—	4
	omit.	5
2	Section 8(1)(f), 'and child care services'—	6
	omit.	7
3	Section 8(1)(h), 'and carers in child care services'—	8
	omit.	9
4	Section 8(1)(h), 'and child care services'—	10
	omit.	11
5	Section 8(3), definition <i>purchase</i> , 'and child care services'—	12 13
	omit.	14
6	Section 9(b), 'and child care services'—	15
	omit.	16
7	Section 20(2)(c)—	17
	omit, insert—	18
	(c) for a kindergarten guideline—each provider of an education and care service other than a	19 20

	service that provides education and care only to children over preschool age.	1 2
8	Section 79(2)(a)(ii), 'and child care services'—  omit.	3 4
9	Schedule 2, definitions carer, child care service and school age care service—  omit.	5 6 7
Gar	ming Machine Act 1991	8
1	Section 55D(1), example 2, 'child care centre'—  omit, insert—  QEC service premises  Schedule 2—  insert—  QEC service premises see the Education and Care Services Act 2013, schedule 1.	9 10 11 12 13 14 15
Pub	olic Health Act 2005	16
1	Section 158, definitions approved provider, carer, centre based service, child care service, educator, home based service and licensee—	17 18 19
	omit.	20

2	Section 158—			1
	insert—			2
		app	roved provider means—	3
		(a)	for education and care provided under the Education and Care Service National Law (Queensland)—see the Education and Care Services National Law (Queensland), section 5(1); or	4 5 6 7 8
		(b)	for regulated education and care provided under the <i>Education and Care Services Act</i> 2013—see the <i>Education and Care Services Act</i> 2013, schedule 1.	9 10 11 12
		edu	cator—	13
		(a)	for education and care provided under the Education and Care Services National Law (Queensland)—means an educator under that Law; or	14 15 16 17
		(b)	for regulated education and care provided under the <i>Education and Care Services Act</i> 2013—means an educator under that Act.	18 19 20
		_	C approved service see the Education and see Services Act 2013, schedule 1.	21 22
3	Section 158. de	efini	ition <i>person in charge,</i> paragraph (c)—	23
	omit, insert-		, , , , , , , , , , , , , , , , , , ,	24
		(c)	for a QEC approved service, means—	25
			(i) the approved provider; or	26
			(ii) a supervisor who is present at the service.	27 28
4	Section 160(3)	(b)(i	i), 'child care service'—	29
	omit, insert-			30
	QEO	app	proved service	31

5	Chapter 5, part 2, division 1, heading, 'child care service'—	1
	omit, insert—	2 3
	QEC approved service	4
6	Section 161, 'child care service'—	5
	omit, insert—	6
	QEC approved service	7
7	Section 162, 'teacher, educator or carer'—	8
	omit, insert—	9
	teacher or educator	10
8	Section 162(1), 'child care service'—	11
	omit, insert—	12
	QEC approved service	13
9	Section 163, 'child care service'—	14
	omit, insert—	15
	QEC approved service	16
10	Section 164, 'child care service'—	17
	omit, insert—	18
	QEC approved service	19
11	Section 165, 'child care service'—	20
	omit, insert—	21
	OEC approved service	22

12	Section 166, 'child care service'—	1
	omit, insert—	2
	QEC approved service	3
13	Section 167, 'child care service'—	4
	omit, insert—	5
	QEC approved service	6
14	Section 169, 'child care service'—	7
	omit, insert—	8
	QEC approved service	9
15	Section 170, 'child care service'—	10
	omit, insert—	11
	QEC approved service	12
16	Section 171, 'child care service'—	13
	omit, insert—	14
	QEC approved service	15
17	Section 172, 'child care service'—	16
	omit, insert—	17
	QEC approved service	18
18	Section 172(4), 'Child Care Act 2002, section 87'—	19
	omit, insert—	20
	Education and Care Services Act 2013, section 130	2.1

19	Section 173, 'child care service'—	1
	omit, insert—	2
	QEC approved service	3
20	Section 179, 'child care service'—	4
	omit, insert—	5
	QEC approved service	6
21	Section 180, 'child care service'—	7
	omit, insert—	8
	QEC approved service	9
22	Section 180(2)(c), 'Child Care Act 2002'—	10
	omit, insert—	11
	Education and Care Services Act 2013	12
23	Section 181, 'child care service'—	13
	omit, insert—	14
	QEC approved service	15
24	Section 181(2)(c), 'Child Care Act 2002'—	16
	omit, insert—	17
	Education and Care Services Act 2013	18
25	Chapter 5, part 2, division 5, heading, 'school or child care service'—	19 20
	omit, insert—	21
	school, education and care service or QEC approved service	22 23

26	Section 182, 'child care service'—	1
	omit, insert—	2
	QEC approved service	3
27	Chapter 5, part 2, division 6, heading, 'Licensee or approved provider'—	4 5
	omit, insert—	6
	Approved provider	7
28	Section 184—	8
	omit.	9
29	Section 184A, after 'education and care service'—	10
	insert—	11
	or QEC approved service	12
30	Schedule 2, definitions carer, child care service, home based service and licensee—	13 14
	omit.	15
31	Schedule 2—	16
	insert—	17
	<b>QEC approved service</b> , for chapter 5, see section 158.	18 19

1

## Schedule 2 Dictionary

section 6	2
adjunct care means education and care provided to a child—	3
(a) in conjunction with a meeting, function or other activity involving a relative or guardian of the child other than the paid employment of the relative or guardian; and	
(b) on the premises in which the meeting, function or other activity is taking place; and	7 8
(c) for not more than 3 hours on each occasion the care is provided.	9 10
affected premises, for part 3, division 3, see section 55(1)(b).	11
apply for an exemption notice means apply under the Commissioner's Act for an exemption notice.	2 12 13
apply for a prescribed notice means apply under the Commissioner's Act for a prescribed notice.	2 14 15
<i>approved kindergarten program</i> , for part 8, division 3, subdivision 2, see section 220.	, 16 17
approved provider means a Queensland approved provider.	18
authorised officer means—	19
(a) generally—see section 136: or	20
(b) for part 8, division 3, subdivision 2—see section 220.	21
<b>Building Act requirements</b> means the requirements under the <i>Building Act 1975</i> that must be complied with in carrying out building work for a QEC service.	
building certifier means a building certifier under the Building Act 1975.	25 26
carer, in relation to a stand-alone service, means a person—	27
(a) who is engaged to provide education and care of a child	1 28

(b)	who is conducting the stand-alone service and providing education and care of children in the course of the service.	1 2 3
	ral governing body, for part 8, division 3, subdivision 2, ection 220.	4 5
centi Act.	re based service has the meaning given in the repealed	6 7
Chile	dren's commissioner means the Commissioner for dren and Young People and Child Guardian under the missioner's Act.	8 9 10
comi	nencement, for part 11, division 2, see section 246.	11
	nissioner for declarations see the Justices of the Peace Commissioners for Declarations Act 1991, section 3.	12 13
	missioner's Act means the Commission for Children and g People and Child Guardian Act 2000.	14 15
comp	pliance notice see section 193(2).	16
	<i>iction</i> means a finding of guilt or the acceptance of a plea milty by a court, whether or not a conviction is recorded.	17 18
cour	t, for part 6, see section 136.	19
cous	in includes second cousin.	20
disab	vility, for part 8, division 3, subdivision 2, see section 220.	21
	<i>nalified person</i> means a person for whom a negative e, a negative exemption notice or a prohibition notice is rece.	22 23 24
docu	ment certification requirement see section 178(6).	25
docu	ment production requirement see section 178(2).	26
has t	cation and Care Services National Law (Queensland) the meaning given in the Education and Care Services onal Law (Queensland) Act 2011.	27 28 29
	ator means an individual who provides education and for children as a part of a QEC service.	30 31
elect	ronic document, for part 6, see section 136.	32

	rgency care means regulated education and care provided child in the course of a QEC approved service—	1 2
(a)	in response to a need that a relative or guardian of the child claims has arisen from an emergency or other circumstances unforeseen by the relative or guardian; or	3 4 5
(b)	in response to circumstances beyond the approved provider's control.	6 7
	Example for paragraph (b)—	8
	regulated education and care provided to a child between 4.00p.m. and 4.30p.m., in circumstances where the approved provider has agreed with the child's parent to provide regulated education and care to the child until 4.00p.m. but the parent does not return to collect the child until 4.30p.m.	9 10 11 12 13
	eptional circumstances service approval, for part 3, sion 3, see section 55(2)(b).	14 15
conc	cutive officer, of a corporation, means a person who is beened with, or takes part in, the corporation's agement, whether or not the person is a director or the on's position is given the name of executive officer.	16 17 18 19
	<i>nption notice</i> means an exemption notice in force under Commissioner's Act.	20 21
form	ner owner, for part 6, see section 136.	22
-	reward, in relation to the provision of care of a child in a d-alone service—	23 24
(a)	means for reward of any kind or amount, whether or not the person providing the care has an enforceable right to the reward and regardless of who provides the reward; but	25 26 27 28
(b)	does not include merely in fulfilment of a reciprocal arrangement for providing care.	29 30
Exam	nples—	31
1	A person provides care to children without charge but receives government funding to provide the care. The person provides the care for reward.	32 33 34
2	Two persons have an arrangement under which each of them regularly provides care for the other's children. Neither of them	35 36

receives anything for providing the care. The care provided under the arrangement is not provided for reward.	1 2
general power, for part 6, see section 136.	3
guardian, in relation to a child, means the legal guardian of the child.	4 5
harm, to a child, has the meaning given in the Child Protection Act 1999, section 9.	6 7
help requirement, for part 6, see section 136.	8
<i>holiday care</i> means care provided to school children, during a school holiday, at a place other than a home.	9 10
<i>home</i> , in relation to a stand-alone service, means premises used as a private residence.	11 12
identity card, for part 6, see section 136.	13
information notice, for part 6, see section 136.	14
information requirement, for part 6, see section 136.	15
<i>licence</i> , means a licence granted under the repealed Act, including a provisional licence issued under section 20 of that Act.	16 17 18
mobile service see section 10.	19
<i>negative exemption notice</i> means a negative exemption notice under the Commissioner's Act.	20 21
<i>negative notice</i> means a negative notice under the Commissioner's Act.	22 23
<i>nominee</i> means an adult appointed as nominee under section 114.	24 25
notice means a written notice.	26
occupant, of a home in which care is provided, means a person who—	27 28
(a) resides in the home; or	29
(b) is usually present in the home when the care of children is provided.	30 31
occupier for part 6 see section 136	30

of, a	a place, for part 6, see section 136.	1
offe	nce warning, for part 6, see section 136.	2
own	er, for part 6, see section 136.	3
pare	<i>parent</i> , in relation to a child, includes—	
(a)	a guardian of the child; and	5
(b)	a person who has parental responsibility for the child under a decision or order of a court.	6 7
pers	conal details requirement, for part 6, see section 136.	8
pers	con in control, for part 6, see section 136.	9
_	con with management or control, in relation to a QEC ice, means—	10 11
(a)	if the provider of a service or intended provider of a service is a body corporate, an officer of the body corporate within the meaning of the Corporations Act who is responsible for managing the delivery of the education and care service; or	12 13 14 15 16
(b)	in any other case, a person who has the responsibility, alone or with others, for managing the delivery of the education and care service.	17 18 19
plac	re—	20
(a)	for part 6, see section 136; or	21
(b)	otherwise, includes premises and vacant land.	22
	tive exemption notice means a positive exemption notice er the Commissioner's Act.	23 24
_	tive notice means a positive notice under the numissioner's Act.	25 26
pren	nises—	27
(a)	for part 6, see section 136; or	28
(b)	otherwise, includes a building and a vehicle.	29
	cribed notice means a prescribed notice in force under the nmissioner's Act.	30 31

<i>prohibition notice</i> means a prohibition notice in force under part 6, division 8, subdivision 3.	1 2
provider approval means a Queensland provider approval.	3
public place, for part 6, see section 136.	4
<b>QEC</b> approved service means a Queensland approved education and care service.	5 6
QEC service see section 8.	7
<b>QEC</b> service premises means each place at which a QEC service operates or is to operate.	8 9
<i>qualified assistant</i> means a person, who is at least 17 years of age, with a qualification for an assistant prescribed under a regulation.	10 11 12
<i>qualified supervisor</i> , for a QEC service, means an adult staff member of the service with a qualification for a supervisor prescribed under a regulation.	
Queensland approved education and care service means a Queensland education and care service for which a service approval exists.	
Queensland approved provider—	
(a) generally, means a person who holds a Queensland provider approval; and	20 21
(b) in relation to a service approval, means the approved provider holding the service approval.	22 23
Queensland education and care service see section 8.	24
<b>Queensland provider approval</b> means a provider approval as in force under part 2.	
<b>Queensland service approval</b> means a service approval granted under part 3, divisions 2 or 3, as in force under this Act.	27 28 29
reasonably believes, for part 6, see section 136.	30
reasonably suspects, for part 6, see section 136.	31
regulated education and care see section 7.	32

relai	tive, of a child—	1
(a)	means the child's parent, grandparent, great grandparent, brother, sister, uncle, aunt, niece, nephew or cousin; and	2 3 4
(b)	for an Aboriginal child—includes a person who, under Aboriginal tradition, is regarded as a relative mentioned in paragraph (a); and	5 6 7
(c)	for a Torres Strait Islander child—includes a person who, under Island custom, is regarded as a relative mentioned in paragraph (a); and	8 9 10
(d)	for a child with a parent who is not a natural parent—includes anyone who would be a relative mentioned in paragraph (a) if the parent were a natural parent.	11 12 13 14
	Example for paragraph (d)—	15
	The daughter of a child's step-parent is a relative of the child.	16
	vant service, for part 8, division 3, subdivision 2, see ion 220.	17 18
repe	aled Act means the Child Care Act 2002.	19
_	acement premises, for part 3, division 3, see section 2)(b).	20 21
rewo	ard see definition for reward.	22
scho	ool means—	23
(a)	a State school within the meaning of the <i>Education</i> (General Provisions) Act 2006; or	24 25
(b)	a school that is accredited, or provisionally accredited, under the <i>Education (Accreditation of Non-State Schools) Act 2001</i> .	26 27 28
which child	col age care service means a QEC approved service for ch, under the conditions of its service approval, the dren receiving education and care must never include a d who is not a school child.	29 30 31 32
scho	ool child means a child who—	33
(a)	is enrolled at a school; and	34

(b)	attends, or in the current calendar year will attend, school.	1 2
servi	ice approval means a Queensland service approval.	3
servi	ice approval number see section 52(2)(g).	4
servi	ice capacity, in relation to a QEC service, see section 50.	5
	ice waiver means a waiver of a requirement that a QEC oved service comply with matters prescribed under this	6 7 8
Note-	_	9
	service waiver may be granted by the chief executive under part 3, ision 8.	10 11
show	v cause notice—	12
(a)	for part 2, division 4—see section 22(2); and	13
(b)	for the suspension of a provider approval under part 2, division 5—see section 26(2); and	14 15
(c)	for the cancellation of a provider approval under part 2, division 5—see section 32(2); and	16 17
(d)	for part 3, division 4—see section 67(2); and	18
(e)	for the suspension of a service approval under part 3, division 6—see section 77(2); and	19 20
(f)	for the cancellation of a service approval under part 3, division 6—see section 83(2); and	21 22
(g)	for part 6, division 8, subdivision 3—see section 197(1).	23
staff	staff member means—	
(a)	for a QEC approved service—any individual (other than a volunteer) employed, appointed or engaged to work in or as part of the service, whether as an educator or otherwise; or	25 26 27 28
(b)	for a stand-alone service—a person engaged in a position in the service, or a person conducting the service and carrying out the functions of a position in the service.	29 30 31 32
stand	d-alone service see section 9.	33

## Schedule 2

supervisor means an individual—	
(a) who is at least 18 years of age; and	2
(b) who consents in writing to being appointed as a supervisor; and	3
(c) who holds a prescribed qualification.	5
temporary waiver means a waiver, for a stated period, of a requirement that a QEC approved service comply with a matters prescribed under this Act.	
Note—	9
A temporary waiver may be granted by the chief executive under part 3, division 9.	10 11
transferee, for part 3, division 5, see section 70.	12
<i>transferor</i> , for part 3, division 5, see section 70.	
<i>triennial inspection</i> , for part 6, division 10, see section 207(1).	14 15
URL data, for part 8, division 3, subdivision 2, see section 220.	16 17
vehicle, for part 6, see section 136.	18

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