

Queensland

Property Occupations Bill 2013



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Property Occupations Bill 2013

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2013

A Bill

for

An Act to provide for the regulation of the activities, licensing and conduct of property agents and resident letting agents and their employees and to protect consumers against particular undesirable practices, to amend the *Body Corporate and Community Management Act 1997* for particular purposes, and to make minor and consequential amendments of the Acts stated in schedule 2 for particular purposes

The I	Parlia	iment of Queensland enacts—	1					
Par	t 1	Preliminary	2					
Divi	sion	1 Introduction	3					
1	Sh	ort title This Act may be cited as the <i>Property Occupations Act 2013</i> .	4 5					
2	Со	mmencement This Act commences on a day to be fixed by proclamation.	6 7					
3	Act binds all persons							
	(1)	This Act binds all persons, including the State and, as far as the legislative power of the Parliament permits, the Commonwealth and the other States.	9 10 11					
	(2)	Nothing in this Act makes the State, the Commonwealth or any other State liable to be prosecuted for an offence.	12 13					
4	Re	lationship with Fair Trading Inspectors Act 2013	14					
	(1)	The Fair Trading Inspectors Act 2013 enacts common provisions for this Act and particular other Acts about fair trading.	15 16 17					
	(2)	Unless this Act otherwise provides in relation to the <i>Fair Trading Inspectors Act 2013</i> , the powers that an inspector has under that Act are in addition to and do not limit any powers the inspector may have under this Act.	18 19 20 21					
		Note—	22					
		See also the modifying provision for this Act stated in the <i>Fair Trading Inspectors Act 2013</i> , section 6.	23 24					

Division	2		Exemptions	1
5 Pa	rticul	ar au	ctions	2
(1)			d 4 and part 6, divisions 1 and 2 to the extent they property agent do not apply to—	3 4
	(a)		le made under a rule, order, or judgment of the reme Court or District Court; or	5 6
	(b)	proc regis	de made by a person obeying an order of, or a less issued by, a court, judge or justice, or the strar of the State Penalties Enforcement Registry for recovery of a fine, penalty or award; or	7 8 9 10
	(c)	Anin	le of an animal lawfully seized and sold under the nal Care and Protection Act 2001 or another law at seizing or impounding an animal; or	11 12 13
	(d)	or a with	le conducted for a charity, a religious denomination in organisation formed for a community purpose, in the meaning of the <i>Collections Act 1966</i> evant entity) if—	14 15 16 17
		(i)	the person conducting the sale does not receive from the relevant entity a reward for the person's services; and	18 19 20
		(ii)	amounts received from the sale are paid directly to an officer or employee of the relevant entity who is authorised by the relevant entity to receive and deal with the amounts.	21 22 23 24
(2)	In th	is sec	tion—	25
			as a sale, attempted sale or an offering for sale or way of auction.	26 27
6 A c	lminis	strato	rs etc.	28
(1)		sect	ion applies to the following persons (each an)—	29 30

(a)	a person appointed under the Corporations Act as an administrator of a corporation that is or was authorised under a licence or former licence to perform an activity;	1 2 3
(b)	a person appointed under the Corporations Act as an administrator of a deed of company arrangement for a corporation that is or was authorised under a licence or former licence to perform an activity;	4 5 6 7
(c)	a person appointed under the Corporations Act as a liquidator, or controller of property, of a corporation that is or was authorised under a licence or former licence to perform an activity;	8 9 10 11
(d)	a person appointed under the Administration Act as a receiver for property of an entity that is or was authorised under a licence or former licence to perform an activity;	12 13 14 15
(e)	a person appointed under the <i>Bankruptcy Act 1966</i> (Cwlth) as the trustee in bankruptcy, or the Official Receiver, for an individual who is or was authorised under a licence or former licence to perform an activity.	16 17 18 19
subs	appointee is exempt from the provisions mentioned in ection (3) while performing the activity in relation to a ness that is or was authorised to be carried on under—	20 21 22
(a)	for a licence that is in force—the licence; or	23
(b)	for a former licence that is not in force—the former licence immediately before it stopped being in force.	24 25
For s	subsection (2) the provisions are—	26
(a)	part 2, division 2; and	27
(b)	part 2, division 4; and	28
(c)	part 3, division 1, subdivision 1; and	29
(d)	part 3, division 2; and	30
(e)	section 100; and	31
(f)	part 4; and	32
(g)	section 151.	33

(2)

(3)

(4)	In this section—	1
	former licence means a licence that was previously in force.	2
	person appointed as the trustee in bankruptcy, for an individual, includes the Official Trustee in Bankruptcy under the Bankruptcy Act 1966 (Cwlth) if the Official Trustee is the trustee in bankruptcy for the individual.	3 4 5 6
' Rel	lated entities	7
	An entity (exempt entity) is exempt from this Act if the entity—	8 9
	(a) carries on the business of a property agent or resident letting agent in relation to assets, other than residential property, of—	10 11 12
	(i) another entity the majority of which is directly or indirectly owned by the exempt entity; or	13 14
	(ii) another entity, if the majority of both entities is directly or indirectly owned by the same persons; or	15 16 17
	(iii) another entity that directly or indirectly owns the majority of the exempt entity; and	18 19
	(b) is a property agent or resident letting agent only because of the business carried on by it in relation to the assets; and	20 21 22
	(c) when carrying on that business as a property agent or resident letting agent discloses in writing in any advertising or contract relating to the assets its relationship to the owner of the assets.	23 24 25 26
	ge scale non-residential property transactions or dings	27 28
(1)	A person acting as a property agent for the sale or exchange of real property, other than residential property or rural land, is exempt from this Act for the transaction if—	29 30 31

	(a)	the 1	real property for the transaction has—	1		
		(i)	a total gross floor area of at least the area prescribed under a regulation; or	2 3		
		(ii)	a total estimated value of at least the amount prescribed under a regulation; or	4 5		
	(b)		n party to the transaction owns real property, other the real property for the transaction, that has—	6 7		
		(i)	a total gross floor area of at least the area prescribed under a regulation; or	8 9		
		(ii)	a total estimated value of at least the amount prescribed under a regulation.	10 11		
(2)	A person acting as a property agent or resident letting agent for the letting of real property or collecting rents for real property, other than residential property or rural land, is exempt from this Act if the person is acting on behalf of an entity that owns real property that has—					
	(a)		tal gross floor area of at least the area prescribed er a regulation; or	17 18		
	(b)		tal estimated value of at least the amount prescribed er a regulation.	19 20		
(3)	subse a pro enga	ection perty ged	re any doubt, it is declared that, without limiting in (2), the subsection applies if the person is acting as a agent or resident letting agent for 2 or more entities in a joint venture arrangement and the entities, lly or collectively, own real property that has—	21 22 23 24 25		
	(a)		tal gross floor area of at least the area prescribed er a regulation; or	26 27		
	(b)		tal estimated value of at least the amount prescribed er a regulation.	28 29		
(4)	In th	is sec	etion—	30		
			<i>value</i> , of real property, means the estimate, made able grounds by the person acting as—	31 32		

		(a)		operty agent for the sale of the property, of the price able for the property; or	1 2		
		(b)		operty agent for the exchange of the property, of the e of the property; or	3 4		
		(c)	of th	operty agent or resident letting agent for the letting ne property or collecting rents for the property, of the se of the property.	5 6 7		
		appa	rently	nd means land used, intended to be used, or y intended to be used, for gain or profit, for grazing or cultivating crops.	8 9 10		
9	Oth	ner ex	cemp	tions from this Act	11		
		acts the	as a p class	on may exempt from this Act a class of person who property agent or resident letting agent for an entity if of person is acting as a property agent or resident ent for another entity related to the entity.	12 13 14 15		
10	Fin	ancia	al ins	titutions and trustee companies	16		
	(1)	Parts 3 and 4 and part 6, divisions 1 and 2 to the extent they relate to a property agent do not apply to a financial institution or trustee company.					
	(2)	In th	is sec	etion—	20		
		trusi	tee co	mpany means—	21		
		(a)		ustee company under the <i>Trustee Companies Act</i> 8; or	22 23		
		(b)	the p	public trustee when the public trustee is—	24		
			(i)	performing the activities that may be performed by a trustee company; or	25 26		
			(ii)	exercising the powers that may be exercised by a trustee company; or	27 28		
			(iii)	holding an office that may be held by a trustee company.	29 30		

11	No	n-profit corporations	1				
	(1)	A non-profit corporation is exempt from parts 3 and 4 and part 6, divisions 1 and 2 if—	2 3				
		(a) the corporation provides or locates—	4				
		(i) affordable rental housing under an affordable housing scheme; or	5 6				
		(ii) approved supported accommodation; and	7				
		(b) the providing or locating of the housing or accommodation is funded or managed by the Commonwealth, a State or a local government.	8 9 10				
	(2)	Subsection (1) does not apply if the non-profit corporation is otherwise carrying on the business of a resident letting agent or property agent.	11 12 13				
	(3)	To remove any doubt, it is declared that a corporation does not stop being a non-profit corporation only because it receives a reward for providing its services to another non-profit corporation.					
	(4)	In this section—	18				
		<i>affordable housing scheme</i> see the <i>Residential Tenancies and Rooming Accommodation Act 2008</i> , schedule 2.	19 20				
		approved supported accommodation see the Residential Tenancies and Rooming Accommodation Act 2008, schedule 2.	21 22 23				
		<i>non-profit corporation</i> means a corporation formed for a purpose other than the purpose of making a profit.	24 25				
Div i	ision	3 Objects of Act	26				
12	Ob	jects	27				
	(1)	The objects of this Act are—	28				
		(a) to provide a system for licensing and regulating persons as property agents or resident letting agents and for	29 30				

		registering and regulating persons as real estate salespersons that achieves an appropriate balance between—	2
		(i) the need to regulate for the protection of consumers; and	
		(ii) the need to promote freedom of enterprise in the market place; and 7	
	(b)	to provide a way of protecting consumers against particular undesirable practices associated with the promotion of residential property.	
(2)	The	objects are to be achieved by—	1
	(a)	ensuring— 1	12
			13 14
		licensee's business at a place under the authority of a licence maintain close personal supervision of	15 16 17
	(b)	providing— 1	9
			20 21
		performing activities for licensees may lawfully 2	22 23 24
	(c)		25 26
	(d)		27 28
	(e)		29 30
	(f)		31

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		contraventions by marketeers, preservation of assets an civil penalties; and	1 2
	(g)	promoting administrative efficiency by providing that-	- 3
		(i) responsibility for licensing rests with the chic executive; and	ef 4 5
		(ii) responsibility for reviewing particular decisions of the chief executive rests with QCAT; and	of 6 7
		(iii) responsibility for disciplinary matters rests wit QCAT.	th 8 9
Divi	sion 4	Interpretation	10
13	Definition	ons	11
		dictionary in schedule 3 defines particular words used in Act.	in 12 13
14	Who is	an <i>auctioneer</i>	14
	auth	auctioneer is a person who holds an auctioneer licence norising the performance of the activities mentioned in 25.	
15	Who is	a property agent	18
	A pi	roperty agent is an auctioneer or a real estate agent.	19
16	Who is	a real estate agent	20
	licer	eal estate agent is a person who holds a real estate agent nee authorising the performance of the activitientioned in section 26.	

17	Wh	o is a	a resident letting agent	1
		lettii	esident letting agent is a person who holds a resident agent licence authorising the performance of twities mentioned in section 27.	
18	Ме	aning	g of <i>completes</i> a residential property sale	5
	(1)	prop or n	erson <i>completes</i> a residential property sale if a resident perty in which the person has an interest is sold, wheth not a transfer to the purchaser under the sale has be stered.	ner 7
	(2)		vever, the person is not to be taken to have completed dential property sale if—	da 10 11
		(a)	the person appointed a property agent to sell the intering in the residential property on the person's behalf and the property agent is the effective cause of the sale; or	
		(b)	the person held the interest in the residential prope as—	rty 15
			(i) a personal representative; or	17
			(ii) an administrator under the <i>Guardianship a Administration Act 2000</i> ; or	nd 18
			(iii) a beneficiary in, or a trustee of, a deceased personestate; or	n's 20 21
			(iv) a mortgagee; or	22
		(c)	the person is a corporation and the corporation sold to corporation's interest in the residential property to related body corporate of the corporation; or	
		(d)	the interest in the residential property is sold under court order.	ra 26
	(3)	In th	nis section—	28

		relat	ed bo	ody corporate see the Corporations Act, section 9.	1
19	Me	aning	of i	n charge	2
	(1)	the l supe	icens rvises	is <i>in charge</i> of a licensee's business at a place where ee carries on business only if the person personally s, manages or controls the conduct of the licensee's at the place.	3 4 5 6
	(2)	In th	is sec	ction—	7
				business means the licensee's business carried on authority of the licensee's licence.	8 9
20	Me	aning	of c	open listing	10
		perso whice the t	on (see the content of the content o	listing is a written agreement entered into between a eller) and a property agent (selling agent) under seller appoints the selling agent, in accordance with of the agreement, to sell stated property and under ment—	11 12 13 14 15
		(a)	the s	seller retains a right—	16
			(i)	to sell the seller's property during the term of the agreement; or	17 18
			(ii)	to appoint additional property agents as selling agents to sell the property on terms similar to those under the agreement; and	19 20 21
		(b)		appointed selling agent is entitled to remuneration if he or she is the effective cause of sale; and	22 23
		(c)		appointment of the selling agent can be ended, at any e, by either—	24 25
			(i)	the seller giving the selling agent written notice of the ending of the appointment; or	26 27
			(ii)	the selling agent giving the seller written notice of the ending of the appointment.	28 29

21	Ме	aning of <i>residential property</i>	1
		Residential property is real property that is used, or is intended to be used, for residential purposes but does not include real property that is used primarily for the purposes of industry, commerce or primary production.	2 3 4 5
22	Ме	aning of <i>unsolicited invitation</i>	6
	(1)	An <i>unsolicited invitation</i> to a person to attend a property information session includes an invitation—	7 8
		(a) addressed personally to the person and sent to the person's residential, business, postal or email address; or	9 10
		(b) made by telephoning the person, or by another personal approach to the person.	11 12
	(2)	An invitation to a person to attend a property information session is not an unsolicited invitation if it is—	13 14
		(a) made at the person's request, other than in response to an approach of a kind mentioned in subsection (1)(b); or	15 16
		(b) made to the public generally or a section of the public by media advertisement; or	17 18
		(c) addressed non-specifically and sent to the person's residential, business, postal or email address.	19
		Examples of invitations addressed non-specifically—	21
		• 'The owner'	22
		• 'The householder'	23
23	Dif	erence between exclusive agency and sole agency	24
	(1)	The only difference between an <i>exclusive agency</i> and a <i>sole agency</i> is the extent of the entitlement of a selling agent to receive an agreed commission or other reward on the sale of particular property.	25 26 27 28
	(2)	Under an <i>exclusive agency</i> , a selling agent is entitled, on the sale of particular property and in accordance with the terms of an agreement with the seller of the property, to receive an	29 30 31

	agreed commission or other reward, whether or not the selling agent is the effective cause of the sale.	1 2
(3)	However, if the sale was subject to a <i>sole agency</i> , the selling agent would not be entitled to the commission or other reward if the seller was the effective cause of the sale.	3 4 5
	Example—	6
	Facts—S is the owner of a place of residence that S appoints R to sell. B buys the place of residence.	7 8
	Assume for the example that in the following circumstances the following persons are the effective cause of the sale—	9 10
	• case 1—R	11
	• case 2—X (another property agent)	12
	• case 3—M (S's mother)	13
	• case 4—S.	14
	If the selling agent is appointed under an exclusive agency, R is entitled to an agreed commission or other reward in accordance with the terms of R's agreement with S in cases 1, 2, 3 and 4. If the selling agent is appointed under a sole agency, R is entitled to an agreed commission or other reward in accordance with the terms of R's agreement with S only in cases 1, 2 and 3.	15 16 17 18 19 20
(4)	In this section—	21
	<i>seller</i> , of property, means the person authorising the sale of the property.	22 23
	<i>selling agent</i> , of property, means a property agent appointed under a written agreement under this Act by the seller to sell the property.	24 25 26

Part 2			Licensing	1
Divis	ion	1	Categories of licence	2
24	Cat	egori	ies of licence	3
			chief executive may issue the following categories of ce under this Act—	4 5
		(a)	auctioneer licence;	6
		(b)	real estate agent licence;	7
		(c)	resident letting agent licence.	8
		Note-	_	9
		See	e also section 28.	10
Divis	ion	2	Auctioneer's authorisation	11
25	Wh	at an	auctioneer licence authorises	12
	(1)	An a	uctioneer licence authorises the holder of the licence to—	13
		(a)	sell or attempt to sell or offer for sale or resale any real property, or an interest in real property, by way of auction as an agent for others for reward; and	14 15 16
		(b)	sell the property or interest by any means during the auction period; and	17 18
		(c)	sell or attempt to sell or offer for sale or resale goods by way of auction if the sale or resale is directly connected with a sale by auction of a place of residence or land performed by the auctioneer.	19 20 21 22
	(2)	conn land	subsection (1)(c), an auction of goods may be directly lected with a sale by auction of a place of residence or despite the auction of the goods being conducted rately from the auction of the place of residence or land.	23 24 25 26

		Example—	1
		An auction of a place of residence followed by an auction of the contents of the residence.	2 3
	(3)	An auctioneer may perform an activity mentioned in subsection (1)—	4 5
		(a) in the carrying on of a business, either alone or with others; or	6 7
		(b) as an employee of a property agent.	8
	(4)	In this section—	9
		auction period, for an auctioneer for the sale of real property, means the period for which the auctioneer is appointed under section 102 or otherwise authorised or permitted under this Act or another Act to sell the property.	10 11 12 13
Divis	sion	Real estate agent's authorisation and responsibility	14 15
26	Wh	at a real estate agent licence authorises	16
	(1)	A real estate agent licence authorises the holder of the licence to perform the following activities as an agent for others for reward—	17 18 19
		(a) to buy, sell (other than by auction), exchange or let real property or interests in real property;	20 21
		(b) to buy, sell (other than by auction), exchange, or let businesses or interests in businesses;	22 23
		(c) to negotiate for the buying, selling, exchanging, or letting of something mentioned in paragraph (a) or (b);	24 25
		(d) to collect rents.	26
	(2)	A real estate agent may perform the activities mentioned in subsection (1) in the carrying on of a business, either alone or with others, or as an employee of someone else.	27 28 29

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Divi	sion	4 Resident letting agent's authorisation	1 2
27	Wh	at a resident letting agent licence authorises	3
	(1)	A resident letting agent licence authorises the holder of the licence to perform the following activities as an agent for others for reward—	4 5 6
		(a) letting lots in a building complex;	7
		(b) collecting rents for lots in a building complex.	8
	(2)	A resident letting agent may perform the activities in the carrying on of a business, either alone or with others, or as an employee of someone else.	9 10 11
Divi	sion	5 Limited property agent licence	12
28	Lin	nited property agent licence	13
	(1)	The chief executive may issue a property agent licence that limits, as prescribed under a regulation, the activities that may otherwise be performed under the licence.	14 15 16
	(2)	To be eligible for a limited property agent licence, an applicant for the licence must have the educational qualifications approved by the chief executive for obtaining the licence.	17 18 19 20
		Note—	21
		The qualifications are stated on the department's website.	22
Divi	sion	6 How to obtain a licence	23
29	Ste	eps involved in obtaining a licence	24
	(1)	A person who wishes to obtain a licence must be a suitable person to hold a licence under division 8.	25 26

	(2)	The	person must apply for the licence by—	1
		(a)	giving the chief executive an application showing, among other things, the person is eligible for the licence; and	2 3 4
		(b)	paying—	5
			(i) the fees prescribed under a regulation; and	6
			(ii) if, before or when the application is made, a criminal history costs requirement is made of the applicant—the amount of the costs required to be paid; and	7 8 9 10
		(c)	giving the chief executive the other information required under section 31.	11 12
	(3)		eciding the person's application, the chief executive must e regard, among other things, to—	13 14
		(a)	the person's suitability to hold a licence under this Act; and	15 16
		(b)	the person's eligibility for the licence.	17
Divi	sion	7	Applications for licence and particular request requirement	18 19
30	Ар	plica	tion for licence	20
	(1)	An a	applicant for a licence must—	21
		(a)	apply to the chief executive in the approved form; and	22
		(b)	state the category of licence being applied for; and	23
		(c)	state the term of the licence being applied for; and	24
		(d)	establish the applicant's eligibility for the category of licence being applied for; and	25 26
		(e)	state the names and addresses of the applicant's business associates; and	27 28

		(f)	requ	ride any information the chief executive reasonably ires to decide whether the applicant is a suitable on to hold a licence.	1 2 3
	(2)	The	applic	cation must be accompanied by—	4
		(a)	the a	application fee prescribed under a regulation; and	5
		(b)	the l	icence issue fee prescribed under a regulation; and	6
		(c)	histo	efore or when the application is made, a criminal ory costs requirement is made of the applicant—the unt of the costs required to be paid.	7 8 9
31	Аp	plica	nt mu	ıst state business address	10
	(1)	The	applic	cant must also state in the applicant's application—	11
		(a)	licer plac	e applicant intends carrying on business under the nee immediately after the issue of the licence—the e or places in Queensland where the applicant poses to carry on business under the licence; or	12 13 14 15
		(b)	unde	he applicant does not intend carrying on business er the licence immediately after the issue of the nice—	16 17 18
			(i)	the capacity in which the applicant intends performing activities under the licence and the address where the activities are to be performed (<i>business address</i>); and	19 20 21 22
			(ii)	if the applicant intends to be a person in charge of a licensee's business at a place of business—the name of the applicant's employer and the address of the place of business where the applicant is to be in charge (also a <i>business address</i>).	23 24 25 26 27
			Exan	nples of capacity in which activities may be performed—	28
			•	person in charge of a corporation's business	29
			•	licensed employee of a licensee	30
			Exan	aple of business address of an employed licensee—	31
				e address of the person's employer's place of business where e person generally reports for work	32 33

	(2)	If the applicant intends to carry on business under the licence at more than 1 place, the applicant must state in the application the place the applicant intends to be the applicant's principal place of business.	1 2 3 4
	(3)	A place of business or an address under this section must be a place where a document can be served personally.	5 6
	(4)	A place of business or an address must not be a post office box.	7 8
32	Paı	rticular persons can not make application	9
	(1)	A disqualified person can not make an application for a licence during the period for which the disqualified person is disqualified.	10 11 12
	(2)	A corporation that was the holder of a licence that was cancelled can not make an application for a licence unless the corporation satisfies the chief executive that, because of a genuine sale—	13 14 15 16
		(a) no person who was a shareholder of, or held a beneficial interest in, the corporation when the licence was cancelled is a shareholder of, or holds a beneficial interest in, the corporation; and	17 18 19 20
		(b) no person who was in a position to control or influence the affairs of the corporation when the licence was cancelled is in a position to control or influence the affairs of the corporation.	21 22 23 24
	(3)	A person who made an application for a licence that was refused can not make an application for a licence of the same category as the licence for which the person applied—	25 26 27
		(a) for 3 months after the day the chief executive gives the person an information notice for the decision; or	28 29
		(b) if the applicant applies to QCAT to review the chief executive's decision and the decision is confirmed—for 3 months after the day the decision is confirmed.	30 31 32
	(4)	Subsection (3) does not apply if—	33

	(a)	the a	applicant is a corporation; and	1
	(b)		applicant satisfies the chief executive that, because genuine sale—	2 3
		(i)	no person who was a shareholder of, or held a beneficial interest in, the corporation when the refused application was made is a shareholder of, or holds a beneficial interest in, the corporation; and	4 5 6 7 8
		(ii)	no person who was in a position to control or influence the affairs of the corporation when the refused application was made is in a position to control or influence the affairs of the corporation.	9 10 11 12
(5)	In th	is sec	tion—	13
			ped person means a person who, as a consequence of made by QCAT under section 186 or 188 or a court	14 15
		er sec	tion 227 or 228, is disqualified from holding a	16
	unde licen	er sec ace. ment	tion 227 or 228, is disqualified from holding a to give information or material about	16 17 18
	unde licer quire olicat	er sec ace. ment ion o	tion 227 or 228, is disqualified from holding a	16 17 18 19
app	unde licer quire olicat	ment ion o	tion 227 or 228, is disqualified from holding a to give information or material about request	16 17 18 19 20 21
app	unde licen quire plicat	ment ion o section an ap	tion 227 or 228, is disqualified from holding a to give information or material about or request on applies to each of the following—	16 17 18 19 20
app	unde licer quire plicat This (a)	ment ion o section an apart analysis and apart and apart and apart and apart an apart and apart and apart analysis and apart analysis and apart analysis and apart analysis and apart analysis and apart analysis and apart analysis and apart and apart and apart and apart and apart and apart analysis and apart analysis and apart analysis and apart analysis and apart analysis and apart and apart and apart analysis and apart and apart analysis and apart analysis and apart analysis analy	tion 227 or 228, is disqualified from holding a to give information or material about request on applies to each of the following—pplicant for a licence;	16 17 18 19 20 21
app	under licer quire plicat This (a) (b)	ment ion o section an an an an approximately	to give information or material about request on applies to each of the following—pplicant for a licence; pplicant for renewal of a licence;	16 17 18 19 20 21 22 23 24 25
app	under licer. quire plicat This (a) (b) (c)	mention o section an ap	to give information or material about or request on applies to each of the following—pplicant for a licence; pplicant for restoration of a licence; pplicant for restoration of a licence; pplicant for the appointment or extension of the pointment of a nominated person mentioned in	16 17 18 19 20 21 22

		Exan	nple of that information or material—	1
		nee	formation or material the chief executive reasonably considers is eded to establish the applicant's or licensee's suitability for the ence	2 3 4
	(3)	appl the	applicant or licensee is taken to have withdrawn the ication or request if, within the stated reasonable period, applicant or licensee fails to comply with the chief cutive's requirement.	5 6 7 8
Divi	sion	8	Suitability of applicants and licensees	9 10
34	Sui	tabil	ity of applicants and licensees—individuals	11
	(1)		individual is not a suitable person to hold a licence if the vidual is—	12 13
		(a)	an insolvent under administration; or	14
		(b)	a person who has been convicted, in Queensland or elsewhere, within the preceding 5 years of a serious offence; or	15 16 17
		(c)	currently disqualified from holding a licence or registration certificate; or	18 19
		(d)	a person the chief executive decides under section 36 is not a suitable person to hold a licence.	20 21
	(2)		individual who is not a suitable person to hold a licence not hold a licence.	22 23
35	Sui	tabil	ity of applicants and licensees—corporations	24
	(1)		orporation is not a suitable person to hold a licence if the poration—	25 26
		(a)	has been convicted, in Queensland or elsewhere, within the preceding 5 years of a serious offence; or	27 28
		(b)	is currently disqualified from holding a licence; or	29

		(c)	is a person the chief executive decides under section 36 is not a suitable person to hold a licence.	1 2
	(2)		orporation is also not a suitable person to hold a licence if xecutive officer of the corporation—	3 4
		(a)	is an insolvent under administration; or	5
		(b)	has been convicted, in Queensland or elsewhere, within the preceding 5 years of a serious offence; or	6 7
		(c)	is currently disqualified from holding a licence or registration certificate; or	8 9
		(d)	is a person the chief executive decides under section 36 is not a suitable person to hold a licence.	10 11
	(3)		orporation that is not a suitable person to hold a licence not hold a licence.	12 13
36			recutive must consider suitability of applicants	14 15
	(1)	deci	chief executive must consider the following things in ding whether a person is a suitable person to hold a nee—	16 17 18
		(a)	the character of the person;	19
		(b)	the character of the person's business associates;	20
		(c)	whether the person held a licence or registration certificate under a relevant Act that was suspended or cancelled under the relevant Act;	21 22 23
		(d)	whether an amount has been paid from the fund because the person did, or omitted to do, something that gave rise to the claim against the fund;	24 25 26
		(e)	whether the person has been disqualified under a relevant Act from being the holder of a licence, registration certificate or similar authorisation;	27 28 29
		(f)	whether the person has been disqualified from managing corporations under the Corporations Act;	30 31

(g)	form	ther, within the preceding 5 years, QCAT, the ner tribunal or the District Court has made an order er this Act or PAMDA adverse to the person;	1 2 3
(h)	for a	ın individual—	4
	(i)	the individual's criminal history; and	5
	(ii)	whether the individual has been an insolvent under administration; and	6 7
	(iii)	whether the individual has been convicted of an offence against a relevant Act or the Administration Act; and	8 9 10
	(iv)	whether the individual is capable of satisfactorily performing the activities of a licensee; and	11 12
	(v)	whether the individual's name appears in the register of persons disqualified from managing corporations under the Corporations Act;	13 14 15
		Note—	16
		See the Corporations Act, section 1274AA (Register of disqualified company directors and other officers).	17 18
(i)	for a	a corporation—	19
	(i)	whether the corporation has been placed in receivership or liquidation; and	20 21
	(ii)	whether an executive officer of the corporation has been an insolvent under administration; and	22 23
	(iii)	whether the corporation or an executive officer of the corporation has been convicted of an offence against a relevant Act or the Administration Act; and	24 25 26 27
	(iv)	whether each executive officer of the corporation is a suitable person to hold a licence;	28 29
(j)	anot this	her thing the chief executive may consider under Act.	30 31
		f executive decides a person is not a suitable person licence, the chief executive must give the person an	32 33

(2)

		information notice about the decision within 14 days after making the decision.	
	(3)	In this section—	
		<i>fund</i> includes the claim funds under PAMDA and the repealed <i>Auctioneers and Agents Act 1971</i> .	
		<i>relevant Act</i> means this Act, an Agents Act, PAMDA or a corresponding law.	
37	Pu	blic trustee is a suitable person	
		The corporation sole called The Public Trustee of Queensland is taken to be a suitable person to hold a licence.	
38	Ch	ief executive of department is a suitable person	
		The chief executive of a department is taken to be a suitable person to hold a licence.	
39	De	fence Housing Australia is a suitable person	
		Defence Housing Australia is taken to be a suitable person to hold a licence.	
40		restigations about suitability of applicants and ensees	
	(1)	The chief executive may make investigations about the following persons to help the chief executive decide whether a person is a suitable person to hold a licence—	
		(a) an applicant mentioned in section 33(1) or a licensee;	
		(b) if the applicant or licensee intends carrying on, or carries on, business in partnership or in conjunction with others—each member of the partnership or each person with whom the applicant or licensee intends carrying on, or carries on, business in partnership or in conjunction;	
		(c) if the applicant or licensee is a corporation—the corporation's executive officers;	

	(d)	a business associate of the applicant or licensee.	1
(2)	the c	out limiting subsection (1), the chief executive may ask commissioner of the police service for a report about the inal history of any of the persons.	2 3 4
(3)	The o	commissioner must give the report to the chief executive.	5
(4)	histo	ever, the report is required to contain only criminal ry in the commissioner's possession or to which the missioner has access.	6 7 8
(5)		e person's criminal history includes a conviction recorded not the person, the commissioner's report must be written.	9 10
(6)	In thi	is section—	11
		<i>icant</i> includes a nominated person mentioned in section or 67(4).	12 13
No	tice o	f change in criminal history	14
(1)			
(1)	reaso	section applies if the commissioner of the police service onably suspects the criminal history of either of the wing persons has changed—	15 16 17
(1)	reaso	onably suspects the criminal history of either of the	16
(1)	reaso follo	onably suspects the criminal history of either of the wing persons has changed—	16 17
	reaso follow (a) (b)	a person who is a nominated person mentioned in section 66(3) or 67(4) appointed as a substitute licensee	16 17 18 19 20
(2)	reason follow (a) (b) The original reason follows (a) (b)	a person who is the holder of a licence; a person who is a nominated person mentioned in section 66(3) or 67(4) appointed as a substitute licensee or as a substitute real estate salesperson.	16 17 18 19 20 21 22
(2)	reason follow (a) (b) The original reason follows (a) (b)	a person who is the holder of a licence; a person who is a nominated person mentioned in section 66(3) or 67(4) appointed as a substitute licensee or as a substitute real estate salesperson. commissioner may notify the chief executive the person's inal history has changed.	16 17 18 19 20 21 22 23
(2)	reason follow (a) (b) The original The interpretation of the property of the	a person who is the holder of a licence; a person who is a nominated person mentioned in section 66(3) or 67(4) appointed as a substitute licensee or as a substitute real estate salesperson. commissioner may notify the chief executive the person's inal history has changed. notice must state the following— the person's name and any other name the commissioner	16 17 18 19 20 21 22 23 24 25

	(4)	The chief executive may confirm the commissioner's suspicions under subsection (1).	1 2
	(5)	For a person who does not have a criminal history, there is taken to be a change in the person's criminal history if the person acquires a criminal history.	3 4 5
	(6)	In this section—	6
		<i>criminal history</i> , in relation to a person, includes a charge of an offence laid against a person that has not been dismissed.	7 8
		offence includes alleged offence.	9
42	Co	sts of criminal history report	10
	(1)	The chief executive may require an applicant mentioned in section 33(1) or a licensee to pay the reasonable, but no more than actual, costs of obtaining a report under section 40 about—	11 12 13 14
		(a) the applicant or licensee; or	15
		(b) if the applicant or licensee intends carrying on, or carries on, business in partnership or in conjunction with others—each person with whom the applicant or licensee intends carrying on, or carries on, business in partnership or in conjunction; or	16 17 18 19 20
		(c) if the applicant or licensee is a corporation—the corporation's executive officers; or	21 22
		(d) a business associate of the applicant or licensee; or	23
		(e) if the applicant has made an application under section 66(3) or 67(4)—the person nominated by the applicant under section 66(3) or 67(4).	24 25 26
	(2)	The requirement is a criminal history costs requirement.	27
	(3)	The chief executive may notify the applicant or licensee of the requirement to pay a criminal history costs requirement—	28 29
		(a) in the approved form; or	30
		(b) on the department's website; or	31

		(c) in a written notice given by the chief executive to the applicant or licensee.	1 2
	(4)	If the criminal history costs requirement is made in a written notice given by the chief executive to the applicant or licensee, the notice must include a requirement for the costs to be paid within a stated reasonable period.	3 4 5 6
	(5)	The applicant or licensee is taken to have withdrawn the application if, within the stated reasonable period, the applicant or licensee fails to comply with the chief executive's requirement to pay the criminal history costs requirement.	7 8 9 10
	(6)	The chief executive must refund to the applicant or licensee an amount paid under the requirement if—	11 12
		(a) the chief executive refuses the application without asking for the report; or	13 14
		(b) the applicant or licensee withdraws the application before the chief executive asks for the report.	15 16
	(7)	In this section—	17
		applicant includes proposed applicant.	18
43	Us	e of information obtained under s 40 or 41	19
	(1)	Subsection (2) applies to the chief executive in considering information about a person obtained under section 40 or 41.	20 21
	(2)	Information about a conviction of the person may be used only for making a decision as to whether the person is, or continues to be, a suitable person to hold a licence.	22 23 24
	(3)	Subsection (4) applies to the chief executive in considering information about a person obtained under section 41.	25 26
	(4)	Information about a charge against the person may not be relied on as a basis for making a decision as to whether the person is, or continues to be, a suitable person to hold a licence.	27 28 29 30

44	Co	Confidentiality of criminal history						
	(1)	A public service employee performing functions under this Act must not, directly or indirectly, disclose to anyone else—						
		(a)	a report about a person's criminal history, or information contained in the report, given under section 40; or	4 5				
		(b)	any of the contents of a notice given under section 41(2).	6				
		Max	ximum penalty—100 penalty units.	7				
	(2)	Hov	vever, the person does not contravene subsection (1) if—	8				
		(a)	disclosure of the report or information to someone else is authorised by the chief executive to the extent necessary to perform a function under or relating to this Act; or	9 10 11 12				
		(b)	the disclosure is otherwise required or permitted by law.	13				
	(3)	prac	The chief executive must destroy the following as soon as practicable after considering the person's suitability to hold a licence—					
		(a)	a written report about the person's criminal history;	17				
		(b)	a notice given under section 41(2) about the person.	18				
Divi	sion	9	Eligibility for licence	19				
Sub	divis	sion	1 Property agent licence	20				
45	Eli	gibili	ty for property agent licence	21				
	(1)		individual is eligible to obtain a property agent licence if the individual—	22 23				
		(a)	is at least 18 years; and	24				
		(b)	has the educational or other qualifications generally approved by the chief executive for a property agent licence.	25 26 27				

		Note	e—		1
		Т	he qual	ifications are stated on the department's website.	2
	(2)		d in	is to be taken to satisfy the requirement subsection (1)(b) if the chief executive is ividual—	3 4 5
				imparable qualification to the qualification d in subsection (1)(b); or	6 7
		app	licatio	years before the day the individual's n for a property agent licence is received by executive—	8 9 10
		(i)	eithe	r—	11
			(A)	if the licence applied for is an auctioneer licence—has been licensed as an auctioneer; or	12 13 14
			(B)	if the licence applied for is a real estate agent licence—has been licensed as a real estate agent; or	15 16 17
		(ii)	has l	been the holder of a comparable licence under IDA.	18 19
	(3)		on in c	s eligible to obtain an auctioneer licence only harge of the corporation's auctioneer business.	20 21 22
	(4)	only if a	perso	s eligible to obtain a real estate agent licence on in charge of the corporation's real estate is is a real estate agent.	23 24 25
Sub	divis	sion 2	Re	sident letting agent licence	26
46	Eli	gibility fo	r resid	dent letting agent licence	27
	(1)			is eligible to obtain a resident letting agent ilding complex only if the individual—	28 29
		(a) is a	t least	18 years; and	30

			appr agen <i>Note-</i>		1 2 3 4
				The qualifications are stated on the department's website.	5
(ction	lual is taken to satisfy the requirement mentioned in (1)(b) if the chief executive is satisfied the	6 7 8
				a comparable qualification to the qualification tioned in subsection (1)(b); or	9 10
		, ,	appl	in 2 years before the day the individual's ication for a resident letting agent licence is eved by the chief executive—	11 12 13
			(i)	has been licensed as a resident letting agent or real estate agent; or	14 15
			(ii)	has been the holder of a comparable licence under PAMDA.	16 17
(licenc	e on	tion is eligible to obtain a resident letting agent ly if a person in charge of the corporation's business nt letting agent.	18 19 20
Subdi	visi	on 3	}	Particular government entities	21
47	Pub	lic tru	ıste	e is eligible for licence	22
		The p for a l		c trustee as a corporation sole is taken to be eligible ce.	23 24
48	Chie	ef exe	cuti	ve of department is eligible for licence	25
			hief	executive of a department is taken to be eligible for	26 27

49	De	Defe	ence	Housing Australia is taken to be eligible for a	1 2
		licer	ice.		3
Divi	sion	10		Issue of licences	4
50	Ch	ief ex	ecut	ive may issue or refuse to issue licence	5
	(1)			executive may decide to issue or refuse to issue a an applicant.	6 7
	(2)			f executive may decide to issue a licence to an only if the chief executive is satisfied—	8 9
		(a)	the a	applicant is a suitable person to hold a licence and—	10
			(i)	if the applicant intends carrying on business in partnership or in conjunction with others—each member of the partnership or each person with whom the applicant intends carrying on business in conjunction is a suitable person to hold a licence; and	11 12 13 14 15
			(ii)	if the applicant is a corporation—each executive officer of the corporation is a suitable person to hold a licence; and	17 18 19
		(b)		applicant is eligible for a licence of the category of nce being applied for; and	20 21
		(c)	the	application is made under sections 30 and 31.	22
	(3)	chie	f exec	ef executive decides to refuse to issue the licence, the cutive must give the applicant an information notice decision within 14 days after making the decision.	23 24 25
51	Lic	ence	—pu	blic trustee	26
	(1)	the p	oublic	executive may issue a licence to the public trustee in trustee's capacity as a corporation sole in the name lic Trustee of Queensland'.	27 28 29

	(2)	A licence issued to the public trustee authorises an officer or employee of the public trustee to perform any activity authorised by the public trustee that the public trustee may perform under the licence.	1 2 3 4
	(3)	To remove any doubt, it is declared that an officer or employee performing an activity authorised by the public trustee is not required to be licensed or registered under this Act to perform the activity.	5 6 7 8
52	Lic	ence—chief executive of department	9
	(1)	The chief executive may issue a licence to the chief executive of a department in the name 'The Chief Executive of the (name of department)'.	10 11 12
	(2)	The licence is taken to be issued to the chief executive for the time being of the department.	13 14
	(3)	The chief executive of a department, as a licensee, is taken to represent the State.	15 16
	(4)	A licence issued to the chief executive of a department authorises an officer or employee of the department of which the chief executive is chief executive to perform any activity authorised by the chief executive that the chief executive may perform under the licence.	17 18 19 20 21
	(5)	To remove any doubt, it is declared that an officer or employee performing an activity authorised by the chief executive is not required to be licensed or registered under this Act to perform the activity.	22 23 24 25
53	Lic	ence—Defence Housing Australia	26
	(1)	The chief executive may issue a licence to Defence Housing Australia in the name 'Defence Housing Australia'.	27 28
	(2)	A licence issued to Defence Housing Australia authorises an officer or employee of the authority to perform any activity authorised by the authority that the authority may perform under the licence.	29 30 31 32

[s	54]
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	(3)	To remove any doubt, it is declared that an officer or employee performing an activity authorised by the authority is not required to be licensed or registered under this Act to perform the activity.	1 2 3 4
54	Lic	ence—conditions	5
	(1)	The chief executive may issue a licence on the conditions the chief executive considers necessary or desirable for the proper performance of the activities authorised by the licence.	6 7 8
	(2)	Without limiting subsection (1), a condition may—	9
		(a) limit or prohibit the performance of an activity authorised under this Act or the Administration Act; or	10 11
		(b) require a licensee to hold insurance of a kind and in an amount prescribed under a regulation.	12 13
	(3)	If the chief executive decides to issue a licence on condition, the chief executive must give the applicant an information notice about the decision within 14 days after making the decision.	14 15 16 17
Divi	sion	11 Restrictions on performing activities under licences	18 19
55	Res	striction—corporations	20
	(1)	A corporation that holds a licence may perform an activity under its licence only if the activity may be performed by—	21 22
		(a) a licensed person who is in charge of the corporation's business; or	23 24
		(b) a person permitted under section 84(2)(b)(ii)(B) to be in charge of a particular place, if the activity is performed at that place; or	25 26 27
		(c) a liquidator or controller appointed under the Corporations Act of property of the corporation; or	28 29

	(d)	an administrator of the corporation appointed under the Corporations Act; or	1 2
	(e)	an administrator of a deed of company arrangement for the corporation appointed under the Corporations Act; or	3 4 5
	(f)	a receiver appointed under the Administration Act for property of the corporation.	6 7
(2)	or or the	vever, subsection (1) does not prevent a corporation that its a real estate agent licence selling or attempting to sell, affering for sale or resale, any property by way of auction if auction is conducted by an auctioneer who is an employed assee of the corporation.	8 9 10 11 12
(3)	activ perf	corporation that is a former licensee may perform an vity authorised under the former licence if the activity is formed by a person mentioned in subsection (1)(b), (c), (e) or (f).	13 14 15 16
(4)	perf to b	corporation that holds a licence or is a former licensee forms an activity it is not authorised to perform, it is taken e a person who acts as a licensee without a licence for the formance of the activity.	17 18 19 20
(5)	In th	nis section—	21
	forn	ner licensee means—	22
	(a)	a licensee under a licence that was previously in force; or	23 24
	(b)	a licensee under an existing licence.	25
Re	strict	ion—individuals	26
(1)	activ activ unde	individual who is an employed licensee may perform an vity authorised under the individual's licence only if the vity may also be performed by the individual's employer er the employer's licence.	27 28 29 30
		nple—	31
		is a licensed employee of P, a property agent. E's licence is not subject a condition. However, P's licence is subject to a condition that P deal	32

		only in business letting. Because of the condition, E is only authorised to deal in business letting under E's licence during E's employment with P and while P is subject to the condition.	1 2 3
	(2)	However, subsection (1) does not prevent an individual who holds an auctioneer licence selling or attempting to sell, or offering for sale or resale, any property by way of auction for the individual's licensed employer.	4 5 6 7
	(3)	If the employed licensee performs an activity the employed licensee is not authorised to perform because of subsection (1), the employed licensee is taken to be a person who acts as a licensee without a licence for the performance of the activity.	8 9 10 11 12
57	Res	striction—conditions	13
	(1)	This section applies to a licensee who performs an activity under the licensee's licence that the licensee is not authorised to perform because of a condition on the licensee's licence.	14 15 16
	(2)	The licensee is taken to be a person who acts as a licensee without a licence for the performance of the activity.	17 18
		Note—	19
		For the consequences of a licensee performing an activity that the licensee is not authorised to perform because of a condition on the licensee's licence, see sections 97 and 100.	20 21 22
Divi	sion	12 Renewal and restoration of licences	23
Sub	divis	sion 1 Renewal	24
58	Ар	plication for renewal	25
	(1)	A licensee may only apply for renewal of the licensee's licence before the licence expires.	26 27
	(2)	The application must—	28
		(a) be made to the chief executive in the approved form; and	29

	(b)	state	the term of the licence being applied for; and	1
	(c) state the names and addresses of the licensee's busines associates; and			2 3
	(d)	be a	ccompanied by—	4
		(i)	the application fee prescribed under a regulation; and	5 6
		(ii)	the licence renewal fee prescribed under a regulation; and	7 8
		(iii)	if the licensee is required as a condition of the licensee's licence to hold insurance, proof of the currency of the insurance; and	9 10 11
		(iv)	if, before or when the application is made, a criminal history costs requirement is made of the licensee—the amount of the costs required to be paid.	12 13 14 15
(3)	The	applic	cation must also be accompanied by—	16
	(a)		udit report for all trust accounts kept by the licensee ng the relevant audit period; or	17 18
	(b)		atutory declaration by the licensee that the licensee not operate a trust account during the relevant audit od.	19 20 21
(4)	In th	is sec	tion—	22
			<i>udit period</i> , for a licensee's licence, means the audit ling immediately before the licence's expiry date.	23 24
Chi	ief ex	ecuti	ive may renew or refuse to renew licence	25
(1)			executive must consider the renewal application and w or refuse to renew the licence.	26 27
(2)			executive may renew the licence only if the chief is satisfied—	28 29
	(a)	the l	icensee is a suitable person to hold a licence and—	30

			(i)	if the licensee carries on business in partnership or in conjunction with others—each member of the partnership or each person with whom the licensee carries on business in conjunction is a suitable person to hold a licence; and	1 2 3 4 5
			(ii)	if the licensee is a corporation—each executive officer of the corporation is a suitable person to hold a licence; and	6 7 8
		(b)	the a	application is made under section 58; and	9
		(c)	than	licensee meets the eligibility requirements, other eligibility requirements of an educational nature, he licence.	10 11 12
	(3)	chie	f exec	ef executive decides to refuse the application, the entire must give the applicant an information notice decision within 14 days after making the decision.	13 14 15
60		ence consi		n to be in force while application for renewal	16 17
		licer wou	nce is ld, a	lication is made under section 58, the licensee's taken to continue in force from the day that it part from this section, have expired until the application for renewal is—	18 19 20 21
		(a)	deci	ded under section 59; or	22
		(b)	with	drawn by the licensee; or	23
		(c)	take 42(5	n to have been withdrawn under section 33(3) or (i).	24 25
Sub	divis	sion	2	Restoration	26
61	Ар	plicat	tion f	or restoration	27
	(1)			on's licence expires, the person may apply for a of the licence.	28 29
	(2)	The	applic	cation must—	30

(a)	be made to the chief executive in the approved form; and					
(b)	be n	nade within 3 months after the expiry; and	2			
(c)	state	state the term of the licence being applied for; and				
(d)		e the names and addresses of the person's business ciates; and	4 5			
(e)	be a	ccompanied by—	6			
	(i)	the application fee prescribed under a regulation; and	7 8			
	(ii)	the licence renewal fee prescribed under a regulation; and	9 10			
	(iii)	the licence restoration fee prescribed under a regulation; and	11 12			
	(iv)	if the person was required as a condition of the person's expired licence to hold insurance—proof of the currency of the insurance; and	13 14 15			
	(v)	if, before or when the application is made, a criminal history costs requirement is made of the person—the amount of the costs required to be paid.	16 17 18 19			
The a	applic	cation must also be accompanied by—	20			
(a)	an audit report about all trust accounts maintained by the person during the relevant audit period; or					
(b)	a statutory declaration by the person that the person did not operate a trust account during the relevant audit period.					
In thi	is sec	tion—	26			
relevant audit period, for a person's expired licence, means the audit period ending immediately before the licence expired.						

(3)

(4)

62	Licence taken to be in force while application for restoration is considered			
		liceno would	te is taken to have continued in force from the day that it al, apart from this section, have expired until the person's	3 4 5 6
		(a)	decided under section 63; or	7
		(b)	withdrawn by the person; or	8
				9 10
63	Ch	ief exe	ecutive may restore or refuse to restore licence	11
	(1)	The chief executive must consider the restoration application and may decide to restore or refuse to restore the licence.		12 13
	(2) The chief executive may decide to restore the licer the chief executive is satisfied—		· · · · · · · · · · · · · · · · · · ·	14 15
		(a)	the person is a suitable person to hold a licence and—	16
			business in partnership or in conjunction with others—each member of the partnership or each person with whom the person carries on business in conjunction is a suitable person to hold a	17 18 19 20 21
			officer of the corporation is a suitable person to	23 24 25
		(b)	the application is made under section 61; and	26
			eligibility requirements of an educational nature, for the	27 28 29
	(3)	the ch	nief executive must give the person an information notice	30 31 32

	(4)	If the chief executive decides to restore the licence—	1
		(a) the licence is taken to have been renewed on the day it would, apart from section 62, have expired (the <i>initial expiry date</i>); and	2 3 4
		(b) to remove any doubt, a thing done during the period starting on the initial expiry date and ending on the day the decision is made is taken to have been as validly done as it would have been if the licence had been renewed immediately before the initial expiry date.	5 6 7 8 9
Divi	sion	13 Dealings with licences	10
Sub	divis	ion 1 Licence not to be transferred, lent or borrowed	11 12
64	Tra	nsfer of licence prohibited	13
		A licence may not be transferred.	14
65	Off	ence to sell, lend or borrow licence	15
	(1)	A licensee must not—	16
		(a) sell, lend or hire out the licensee's licence to someone else; or	17 18
		(b) notify or advertise that the licensee's licence is available for sale, loan or hire to someone else, whether licensed or not; or	19 20 21
		(c) allow someone else to hold out the person is the holder of the licensee's licence.	22 23
		Maximum penalty—200 penalty units or 2 years imprisonment.	24 25
	(2)	A person must not buy, borrow or hire a licensee's licence.	26
		Maximum penalty—200 penalty units or 2 years imprisonment.	27 28

	(3)	the licensee's substranagement or con	not the holder of an appropriate licence or itute licensee has the effective or apparent trol of a licensee's business, the licensee is and the person is taken to have borrowed, ee.	1 2 3 4 5
Sub	divis	ion 2 Subst	titute persons	6
66		ointment of subs nsee—individual	titute licensee—principal	7 8
	(1)		e may appoint an adult as the licensee's for a period of not more than 30 days only	9 10 11
		(a) the licensee w office for the 1	rill be absent from the licensee's registered period; and	12 13
		(b) the adult cons	ents to the appointment; and	14
		licence to hol insurance or	is required as a condition of the licensee's d insurance—the adult is covered by the holds insurance that complies with the of the condition.	15 16 17 18
	(2)	The principal licens	ee must ensure—	19
		licensee's con	nt under subsection (1) and the substitute sent to the appointment are in writing and d of appointment; and	20 21 22
		· / II	ent, consent and evidence of any insurance licensee is required to have are—	23 24
		(i) kept at the	ne licensee's registered office; and	25
			railable for immediate inspection by an r who asks to see them.	26 27
		Maximum penalty-	–100 penalty units.	28
	(3)	registered office for	e who will be absent from the licensee's a period of more than 30 days must apply cutive in the approved form for the	29 30 31

		pintment or the extension of the appointment of an adult minated person) as the licensee's substitute licensee.	1 2			
	Max	imum penalty—200 penalty units.	3			
(4)	has <i>Adm</i>	e principal licensee is a person for whom an administrator been appointed under the <i>Guardianship and</i> <i>inistration Act 2000</i> or is deceased, the licensee's esentative may make the application under subsection (3).	4 5 6 7			
(5)	The	application must be accompanied by—	8			
	(a)	the nominated person's signed consent to the appointment; and	9 10			
	(b)	enough information about the nominated person to enable the chief executive to decide whether the person—	11 12 13			
		(i) is a suitable person to hold a licence; and	14			
		(ii) is sufficiently qualified to perform the licensee's activities during the period; and	15 16			
		(iii) if the licensee is required as a condition of the licensee's licence to hold insurance—is covered by the insurance or holds insurance that complies with the requirements of the condition; and	17 18 19 20			
	(c)	the application fee prescribed under a regulation; and	21			
	(d)	if, before or when the application is made, a criminal history costs requirement is made of the principal licensee—the amount of the costs required to be paid.	22 23 24			
(6)	In th	is section—	25			
		cipal licensee means a principal licensee who is an vidual.	26 27			
	representative, of a principal licensee, means—					
	(a)	for a licensee for whom an administrator has been appointed under the <i>Guardianship and Administration Act 2000</i> —the licensee's administrator; or	29 30 31			
	(b)	for a deceased licensee—the licensee's personal representative.	32 33			

or I	pointment of substitute licensee—employed licensee real estate salesperson in charge of a principal ensee's business at a place	1 2 3
(1)	This section applies if an employed licensee or real estate salesperson in charge of a principal licensee's business at a place (the <i>relevant person</i>) will be absent from the place for any reason, other than the relevant person's resignation or termination of employment.	4 5 6 7 8
(2)	If the relevant person will be absent from the place for a period of not more than 30 days, the principal licensee may appoint an adult as—	9 10 11
	(a) the employed licensee's substitute licensee for the period if the adult consents to the appointment; or	12 13
	(b) the real estate salesperson's substitute real estate salesperson for the period if the adult consents to the appointment.	14 15 16
(3)	The principal licensee must ensure an appointment under subsection (2) and the person's consent to the appointment are—	17 18 19
	(a) in writing and state the period of appointment; and	20
	(b) kept at the principal licensee's registered office; and	21
	(c) made available for immediate inspection by an inspector who asks to see them.	22 23
	Maximum penalty—100 penalty units.	24
(4)	If the relevant person will be absent from the place for a period of more than 30 days, the principal licensee who employs the relevant person must apply to the chief executive in the approved form for the appointment or the extension of the appointment of an adult (<i>nominated person</i>) as—	25 26 27 28 29
	(a) the employed licensee's substitute licensee; or	30
	(b) the real estate salesperson's substitute real estate salesperson.	31 32
	Maximum penalty—200 penalty units.	33
(5)	The application must be accompanied by—	3/

	(a)	the nominated person's signed consent to the appointment; and	1 2				
	(b)	enough information about the nominated person to enable the chief executive to decide whether the person—	3 4 5				
		(i) either—	6				
		(A) if the relevant person is an employed licensee—is, under division 8, a suitable person to hold a licence; or	7 8 9				
		(B) if the relevant person is a real estate salesperson—is, under part 5, division 4, a suitable person for registration as a real estate salesperson; and	10 11 12 13				
		(ii) is sufficiently qualified to perform the relevant person's activities during the period; and	14 15				
	(c)	the application fee prescribed under a regulation; and					
	(d)	if, before or when the application is made, a criminal history costs requirement is made of the principal licensee—the amount of the costs required to be paid.	17 18 19				
(6)	In th	is section—	20				
	prin	cipal licensee includes—	21				
	(a)	for a licensee for whom an administrator has been appointed under the <i>Guardianship and Administration Act 2000</i> —the licensee's administrator; and	22 23 24				
	(b)	for a deceased licensee—the licensee's personal representative.	25 26				
		ecutive may appoint or refuse to appoint te licensee	27 28				
(1)		chief executive may decide to appoint or refuse to int—	29 30				
	(a)	a nominated person mentioned in section 66(3) as a principal licensee's substitute licensee; or	31 32				

	(b)		ominated person mentioned in section 67(4) as an loyed licensee's substitute licensee; or	1 2		
	(c)		minated person mentioned in section 67(4) as a real te salesperson's substitute real estate salesperson.	3 4		
(2)		on on	executive may decide to appoint the nominated ly if the chief executive is satisfied the nominated	5 6 7		
	(a)	eithe	er—	8		
		(i)	if the relevant person is an employed licensee—is, under division 8, a suitable person to hold a licence; or	9 10 11		
		(ii)	if the relevant person is a real estate salesperson—is, under part 5, division 4, a suitable person for registration as a real estate salesperson; and	12 13 14 15		
	(b)	is sufficiently qualified to perform the relevant person's activities during the period of the relevant person's absence; and				
	(c)	if the principal licensee is required as a condition of the principal licensee's licence to hold insurance—is covered by the insurance or holds insurance that complies with the requirements of the condition.				
(3)		An appointment under this section may be made subject to the conditions the chief executive considers appropriate.				
(4)	The chief executive must give written notice of the appointment to the principal licensee and the substitute licensee.					
(5)	If the chief executive decides to refuse the application or to impose conditions on the appointment, the chief executive must give the principal licensee an information notice about the decision within 14 days after making the decision.					

69	Su	Substitute licensee				
	(1)		appoir sperso	ntment, a substitute licensee or substitute real estate on—	2 3	
		(a)	emp	t act as substitute for the principal licensee, loyed licensee or real estate salesperson for whom substitute is appointed; and	4 5 6	
		(b)	or r	ken to be the principal licensee, employed licensee real estate salesperson during the period of the pointment.	7 8 9	
	(2)	sales	sperso	pal licensee, employed licensee or real estate on for whom a substitute has been appointed must der the authority of—	10 11 12	
		(a)		principal licensee's or employed licensee's licence e the appointment continues; or	13 14	
		(b)		real estate salesperson's registration certificate while appointment continues.	15 16	
		Max	imum	penalty—200 penalty units.	17	
	(3)			intment of the substitute licensee or real estate on ends if—	18 19	
		(a)	the p	period of the appointment ends; or	20	
		(b)		principal licensee gives written notice to end the pintment from a date stated in the notice—	21 22	
			(i)	for a substitute licensee appointed under section 66(1) or 67(2)—to the substitute licensee; or	23 24	
			(ii)	for a substitute licensee appointed under section 68—to the chief executive and the substitute licensee; or	25 26 27	
			(iii)	for a substitute real estate salesperson appointed under section 67(2)—to the substitute real estate salesperson; or	28 29 30	
			(iv)	for a substitute real estate salesperson appointed under section 68—to the chief executive and the substitute real estate salesperson; or	31 32 33	

	(c)		substitute licensee gives written notice to end the intment from a date stated in the notice—	1 2
		(i)	for a substitute licensee appointed under section 66(1) or 67(2)—to the principal licensee who made the appointment; or	3 4 5
		(ii)	for a substitute licensee appointed under section 68—to the chief executive and the principal licensee who applied for the appointment; or	6 7 8
		(iii)	for a substitute real estate salesperson appointed under section 67(2)—to the principal licensee who made the appointment; or	9 10 11
		(iv)	for a substitute real estate salesperson appointed under section 68—to the chief executive and the principal licensee who applied for the appointment; or	12 13 14 15
	(d)		chief executive revokes the substitute licensee's or titute real estate salesperson's appointment; or	16 17
	(e)	or th	principal licensee's or employed licensee's licence he real estate salesperson's registration certificate is ended or cancelled; or	18 19 20
	(f)		e licensee is a principal licensee—the licensee stops ying on business as a licensee.	21 22
70 Lim	nitatio	n on	period of substitution	23
(1)	-	elf or	al licensee may not appoint a substitute licensee for herself for more than 12 weeks in any period of 12	24 25 26
(2)	a pı	rincip perso	al licensee may not appoint a substitute licensee for al licensee, employed licensee or real estate in for more than 12 weeks in any period of 12	27 28 29 30
(3)			executive may not appoint a substitute licensee for a licensee, employed licensee or a substitute real	31 32

		estate salesperson for a real estate salesperson for more than 26 weeks in any period of 12 months.	1 2
Sub	divis	sion 3 General	3
71	An	nendment of licence conditions	4
	(1)	The chief executive may amend the conditions of a licence—	5
		(a) on the licensee's application; or	6
		(b) on the order of QCAT after a disciplinary hearing; or	7
		(c) on the chief executive's own initiative.	8
		Note—	9
		QCAT may deal with the conditions of a person's licence under section 186.	10 11
	(2)	An application under subsection (1)(a) must be made in the approved form and be accompanied by the application fee prescribed under a regulation.	12 13 14
	(3)	Before deciding to make an amendment under subsection (1)(a), the chief executive must be satisfied the licensee meets the requirements the chief executive considers the licensee must meet to be eligible for the amendment.	13 16 17 18
	(4)	Before deciding to make an amendment under subsection (1)(c), the chief executive must—	19 20
		(a) give written notice to the licensee—	21
		(i) of the particulars of the proposed amendment; and	22
		(ii) that the licensee may make written submissions to the chief executive about the proposed amendment before a stated day, not later than 14 days after the notice is given to the licensee; and	23 24 25 26
		(b) have regard to submissions made to the chief executive by the licensee before the stated day.	27 28
	(5)	Subsection (4) does not apply if the chief executive decides that the amendment must be made urgently—	29 30

		(a) to avoid potential claims against the fund; or	1
		(b) to ensure compliance with this Act or the Administration Act.	2 3
	(6)	If the chief executive decides to amend the conditions of a licence under subsection (1)(c), the chief executive must give the licensee an information notice about the decision within 14 days after making the decision.	4 5 6 7
	(7)	The amendment takes effect—	8
		(a) on the day written notice of the amendment is given to the licensee; or	9 10
		(b) if a later day is stated in the notice, on the stated day.	11
	(8)	If the chief executive decides to refuse to make an amendment requested under subsection (1)(a), the chief executive must give the applicant an information notice about the decision within 14 days after making the decision.	12 13 14 15
72	Re	turn of licence for amendment or replacement	16
	(1)	The chief executive may require a licensee to produce the licensee's licence for amendment or replacement within a stated period of not less than 14 days if the chief executive intends to—	17 18 19 20
		(a) amend the conditions of the licence under section 71; or	21
		(b) replace the licence under section 81(5).	22
	(2)	The licensee must comply with a requirement under subsection (1), unless the licensee has a reasonable excuse.	23 24
		Maximum penalty—100 penalty units.	25
73	Re	turn of licence when suspended or cancelled	26
	(1)	A person whose licence has been suspended or cancelled must return the licence to the chief executive within 14 days after the suspension or cancellation, unless the person has a reasonable excuse.	27 28 29 30

		Maximum penalty—100 penalty units.	1
	(2)	Subsection (1) does not apply if section 76(6) or 77(2) applies.	2 3
74	Su	rrender of licence	4
	(1)	A licensee may surrender the licensee's licence by giving written notice to the chief executive and returning the licence.	5 6
	(2)	A licence surrendered under this section stops having effect on the day it is surrendered.	7 8
75	Lic	ence may be deactivated	9
	(1)	A licensee may ask the chief executive to deactivate the licensee's licence.	10 11
	(2)	A request under subsection (1) must be made in the approved form and be accompanied by the licensee's licence and the fee prescribed under a regulation.	12 13 14
	(3)	The licence is taken to be deactivated when the request, the licence and the prescribed fee are received by the chief executive under subsection (2).	13 16 17
	(4)	A licence that is deactivated does not authorise the licensee to perform an activity under the authority of the licence.	18 19
	(5)	The deactivation of a licence under this section does not—	20
		(a) affect the term of the licence; or	21
		(b) entitle the licensee to a refund of fees relating to the licence for the balance of the licence's term.	22 23
	(6)	The holder of a deactivated licence may apply to have the licence renewed under section 58 or restored under section 61 as a deactivated licence at a reduced fee prescribed under a regulation.	24 25 26 27
	(7)	A licensee may ask the chief executive to reactivate the licence.	28

(1	8)	However, if the licence has been deactivated for 5 years or more, the licence may be reactivated only if the licensee satisfies any educational or other requirements applying under this Act to an applicant for a licence of the type to be reactivated.			
(9	9)	form	quest under subsection (7) must be made in the approved and be accompanied by the fee prescribed under a ation.	6 7 8	
Divisio	on '	14	Immediate suspension and cancellation of licences	9 10	
76 I	mm	nedia	te suspension	11	
(1)	This	section applies if—	12	
		(a)	the chief executive reasonably considers that a licensee's licence was obtained, or renewed or restored, because of materially incorrect or misleading information; or	13 14 15	
		(b)	the chief executive reasonably considers that an irregularity or deficiency exists in a licensee's trust account; or	16 17 18	
		(c)	the chief executive is satisfied a licensee has failed to file an audit report as required under the Administration Act, section 34; or	19 20 21	
		(d)	a receiver is appointed under the Administration Act, section 47 over property—	22 23	
			(i) held by a licensee; or	24	
			(ii) held by another person for a licensee; or	25	
			(iii) recoverable by a licensee; or	26	
		(e)	the chief executive reasonably considers that a licensee—	27 28	
			(i) has contravened or is contravening this Act or the Administration Act: or	29 30	

	(ii) has contravened PAMDA; or	1			
	(iii) is likely or proposing to engage in conduct that	2			
	would contravene this Act or the Administration	3			
	Act.	4			
(2)	The chief executive may, whether or not disciplinary	5			
	proceedings have been started under this Act—	6			
	(a) suspend the licensee's licence; or	7			
	(b) without limiting paragraph (a), for subsection (1)(b),	8			
	suspend a licence held by an employee of the licensee if	9			
	the chief executive considers, on reasonable grounds,	10			
	the employee is responsible in any way for the irregularity or deficiency in the licensee's trust account.	11 12			
(2)					
(3)	If the chief executive suspends a licence for a reason mentioned in subsection (1)(a), (b), (d) or (e), the licence may	13 14			
	be suspended for the period, of not more than 28 days, and on	15			
	the conditions, the chief executive decides.	16			
(4)	If the chief executive suspends the licence for the reason	17			
` /	mentioned in subsection (1)(c), the licence is suspended until	18			
	whichever of the following happens first—	19			
	(a) the licensee files the required audit report;	20			
	(b) an application to QCAT for the cancellation of the	21			
	licence is heard and decided.	22			
(5)	The chief executive must give the licensee an information	23			
	notice about the suspension within 14 days after suspending	24			
	the licensee's licence.	25			
(6)	The licensee must return the licence to the chief executive	26 27			
	within 14 days after the licensee receives the notice, unless				
	the person has a reasonable excuse.	28			
	Maximum penalty for subsection (6)—100 penalty units.	29			
lmr	mediate cancellation	30			
(1)	A licensee's licence is cancelled on the happening of any of	31			
(-)	the following events—	32			

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		(a)	the licensee is convicted of a serious offence;	1				
		(b)	if the licensee is an individual, the licensee is an insolvent under administration;	2 3				
		(c)	if the licensee is a corporation, the licensee has been wound up or deregistered under the Corporations Act.	4 5				
	(2)	The licensee must return the licence to the chief executive within 14 days after the happening of an event mentioned in subsection (1), unless the licensee has a reasonable excuse.						
Maximum penalty for subsection (2)—100 penalty units.								
Divi	sion	15	General provisions about licences	10				
78	Form of licence							
	(1)	A licence must be in the approved form.						
	(2)	How	vever, the chief executive may approve—	13				
		(a)	a form of licence for office display purposes; and	14				
			Example—	15				
			a licence in the form of a certificate that may be framed and displayed in an office	16 17				
		(b)	a form of licence for personal identification purposes.	18				
	(3)	The chief executive may also issue a form of licence for a corporation endorsed with the categories of licence issued in the corporation's name.						
	(4)	The	licence must contain the following particulars—	22				
		(a)	the name of the licensee;	23				
		(b)	the date of issue of the licence;	24				
		(c)	the expiry date of the licence;	25				
		(d)	other particulars prescribed under a regulation.	26				

Requirement to keep copy of licence available for inspection					
(1)	A licensee that is a corporation must keep a copy of the licensee's licence available for inspection at each place of business of the licensee.				
	Maximum penalty—100 penalty units.	6			
(2)	A principal licensee must keep a copy of the principal licensee's licence available for inspection at each place of business of the principal licensee.	7 8 9			
	Maximum penalty—100 penalty units.	10			
(3)	A licensee employed by a principal licensee must keep a copy of the licensee's licence available for inspection at each place of business where the licensee is employed as an employed licensee.	11 12 13 14			
	Maximum penalty—100 penalty units.	15			
Ter	rm of licence	16			
	A licence may be issued for a 1 year or 3 year term.	17			
Replacement licences					
(1)	A licensee may apply to the chief executive for the replacement of a lost, stolen, destroyed or damaged licence.	19 20			
(2)	The application must be made in the approved form.	21			
(3)	The chief executive must grant the application if the chief executive is satisfied the licence has been lost, stolen, destroyed or damaged in a way to require its replacement.	22 23 24			
(4)	If the chief executive grants the application, the chief executive must issue another licence to the applicant to replace the lost, stolen, destroyed or damaged licence.				
(5)	The chief executive may also replace a licence if—	28			
	(a) either—	29			

			(i)	the licensee has given written notice to the chief executive of a prescribed change under section 83; or	1 2 3				
			(ii)	the chief executive reasonably believes a prescribed change for the licensee has happened; and	4 5 6				
		(b)		chief executive is satisfied the prescribed change ires a replacement of the licence.	7 8				
	(6)	If the	e chie	f executive replaces a licence under this section—	9				
		(a)	cond	licence continues to be subject to the same ditions and term to which the licence was subject are being replaced; and	10 11 12				
		(b)		holder of the licence must pay the chief executive fee prescribed under a regulation.	13 14				
82	Register of licences								
	(1)			executive must keep a register of licences and ns for licences (<i>licence register</i>).	16 17				
	(2)	The licence register must contain the following particulars—							
		(a)	for e	each applicant for a licence—	19				
			(i)	the applicant's name; and	20				
			(ii)	if the applicant intends to carry on business under the licence, the place where the applicant intends to carry on business; and	21 22 23				
			(iii)	the category of licence applied for; and	24				
			(iv)	the date of the application; and	25				
			(v)	the application number;	26				
		(b)	for e	each licensee—	27				
			(i)	the licensee's name; and	28				
			(ii)	the licensee's registered office; and	29				
			(iii)	the category of the licensee's licence; and	30				

	(iv) the dates of issue and expiry of the licensee's current licence; and	1 2
	(v) any conditions imposed on the licence; and	3
	(vi) if the licensee is a corporation, the name of the individual in charge of the licensee's business at the licensee's registered office; and	4 5 6
	(vii) if the licensee is a director of a licensed corporation, the name of the licensed corporation;and	7 8 9
	(viii) if the licensee is an employee of another licensee, the name of the licensee's employer; and	10 11
	(ix) the licensee's licence number; and	12
	(x) particulars of any surrender, suspension or cancellation of the licensee's licence.	13 14
(3)	A person may, on payment of the fee prescribed under a regulation, inspect, or get a copy of details in, the part of the register containing the particulars mentioned in subsection (2)—	15 16 17 18
	(a) at a place or places decided by the chief executive; or	19
	(b) by using a computer.	20
(4)	A person may pay the fee, in advance or in arrears, under an arrangement approved by the chief executive.	21 22
(5)	The register may be kept in any way the chief executive considers appropriate.	23 24
(6)	In this section—	25
	contain includes record and store.	26
	ensees to notify chief executive of changes in cumstances	27 28
(1)	A licensee must give written notice to the chief executive of a prescribed change in the licensee's circumstances within 14 days after the change.	29 30 31

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	(2)	In th	is sect	ion—	-	alty units.	prescribed	under a	1 2 3 4
Part	t 3					gents a nts gen	nd resid	dent	5 6
Divi	sion	1		Cond	ıct pro	visions			7
Sub	divis	sion	1	Carry	ng on	busines	s		8
34		o mu lace	ıst be	in charç	je of a p	roperty a	gent's busi	iness at	9 10
	(1)	A pr		agent wh	o is an in	ndividual a	nd a principa	al licensee	11 12
		(a)		charge ered offic		agent's bu	siness at th	e agent's	13 14
		(b)	busin				re than 1 t each other		15 16 17
				agency— agent, w	-a real e ho is an	state agen individual	t is a reside t, or reside is in charg of business;	nt letting ge of the	18 19 20 21
				for a plac agency—		ness that is	s not a reside	ent letting	22 23
							oneer—an a		24 25

				auctioneer's business at the place of business; or	1 2
			(B)	if the agent is a real estate agent—a real estate agent who is an individual, or a real estate salesperson whose registration certificate is not subject to conditions, is in charge of the agent's real estate agency business at the place of business.	3 4 5 6 7 8
	Max	imun	n pena	lty—200 penalty units.	9
(2)	-	-		nt that is a corporation and a principal licensee ent) must—	10 11
	(a)	ensi	ıre—		12
		(i)	indiv aucti	ne corporate agent is an auctioneer—the vidual in charge of the corporate agent's oneer business at its registered office is an oneer; or	13 14 15 16
		(ii)	indiv estat	e corporate agent is a real estate agent—the vidual in charge of the corporate agent's real e agency business at its registered office is a estate agent; and	17 18 19 20
	(b)	busi		orporate agent has more than 1 place of ensure the following at each other place of	21 22 23
		(i)	agen indiv	is a resident letting agency—a real estate t, or resident letting agent, who is an vidual is in charge of the corporate agent's ness at the place of business;	24 25 26 27
		(ii)	that i	is not a resident letting agency—	28
			(A)	if the corporate agent is an auctioneer—an auctioneer who is an individual is in charge of the corporate agent's auctioneer business at the place of business; or	29 30 31 32
			(B)	if the corporate agent is a real estate agent—a real estate agent who is an individual, or a real estate salesperson whose	33 34 35

	registration certificate is not subject to any conditions, is in charge of the corporate agent's real estate agency business at the place of business.	1 2 3 4
	Maximum penalty—	5
	(a) for an individual guilty under the Criminal Code, chapter 2 of an offence—200 penalty units; or	6 7
	(b) for a corporation—1000 penalty units.	8
(3)	An individual must not be in charge of a property agent's business at more than 1 place.	9 10
	Maximum penalty—200 penalty units.	11
(4)	It is not an offence against subsection (1) or (2) for a property agent who is an individual to be in charge of more than 1 place of business if each place of business is on land contiguous to land on which the other place of business is located.	12 13 14 15 16
(5)	For subsection (4), land is <i>contiguous</i> with other land only if the parcels of land have a common boundary that is not separated by a public road.	17 18 19
(6)	In this section—	20
	<i>resident letting agency</i> means a place of business at which the only business carried on is the business of a resident letting agent.	21 22 23
	o must be in charge of a resident letting agent's siness at a place	24 25
(1)	A resident letting agent who is an individual and a principal licensee must be in charge of the agent's business at the agent's registered office.	26 27 28
	Maximum penalty—200 penalty units.	29
(2)	A resident letting agent that is a corporation must ensure the individual in charge of the agent's business at the agent's registered office is a resident letting agent or real estate agent.	30 31 32

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	Maximum penalty—	1
	(a) for an individual guilty under the Criminal Code, chapter 2 of an offence—200 penalty units; or	2 3
	(b) for a corporation—1000 penalty units.	4
(3)	If a resident letting agent who is an individual and a principal licensee has more than 1 place of business, the resident letting agent must ensure another individual who is a resident letting agent or real estate agent is in charge of the agent's business at each place of business.	5 6 7 8 9
	Maximum penalty—200 penalty units.	10
(4)	If a resident letting agent that is a corporation has more than 1 place of business, the resident letting agent must ensure an individual who is a resident letting agent or real estate agent is in charge of the agent's business at each place of business.	11 12 13 14
	Maximum penalty—	15
	(a) for an individual guilty under the Criminal Code, chapter 2 of an offence—200 penalty units; or	16 17
	(b) for a corporation—1000 penalty units.	18
(5)	An individual must not be in charge of a resident letting agent's business at more than 1 place of business.	19 20
	Maximum penalty—200 penalty units.	21
(6)	It is not an offence against subsection (5) for an individual who is a resident letting agent or real estate agent to be in charge of more than 1 place of business if each place of business is on land contiguous to land on which the other place of business is located.	22 23 24 25 26
(7)	For subsection (6), land is <i>contiguous</i> with other land only if the parcels of land have a common boundary that is not separated by a public road.	27 28 29

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86		sident letting agent's registered office to be in rticular building complex	1 2			
	(1)	If a resident letting agent has body corporate approval to manage 1 building complex, the agent must ensure the agent's registered office is in the building complex.	3 4 5			
		Maximum penalty—200 penalty units.	6			
	(2)	If a resident letting agent has body corporate approval to manage at least 2 building complexes, the agent must ensure the agent's registered office is in 1 of the building complexes.	7 8 9			
		Maximum penalty—200 penalty units.	10			
87	Re	sponsibility for acts and omissions of salespersons	11			
	(1)	A real estate agent who is a principal licensee must take reasonable steps to ensure each real estate salesperson employed by the agent is properly supervised and complies with this Act.	12 13 14 15			
	(2)	A real estate agent who is an employed licensee in charge of a licensee's business at a place of business must take reasonable steps to ensure each real estate salesperson employed at the place is properly supervised and complies with this Act.	16 17 18 19			
	(3)	A real estate agent who fails to comply with subsection (1) or (2) is liable to disciplinary action under part 9.	20 21			
Sub	divis	sion 2 Recovery of reward or expense by property agent or resident letting agent	22 23 24			
88	Commission may be claimed only for actual amounts					
	(1)	This section applies to—	26			
		(a) a property agent who performs, for the payment of a commission, a service of selling or letting property or collecting rents; or	27 28 29			

		(b)		esident letting agent who performs, for the payment a commission, a service of letting lots or collecting as.	1 2 3	
	(2)	The property agent or resident letting agent must not claim commission worked out on an amount more than the actual sale price of the property, the actual rental for the property being let or the actual amount of rent collected.				
		Max	imun	n penalty—200 penalty units.	8	
39				on recovery of reward or expense—no proper n etc.	9 10	
	(1)	A person is not entitled to sue for, recover or keep a reward or expense for the performance of an activity as a property agent or resident letting agent unless, at the time the activity was performed, the person—				
		(a)	eith	er—	15	
			(i)	if the person performed an activity as a property agent—held a property agent licence; or	16 17	
			(ii)	if the person performed an activity as a resident letting agent—held a resident letting agent licence; and	18 19 20	
		(b)		authorised under the person's licence to perform the vity; and	21 22	
		(c)		properly appointed under part 4 by the person to be rged with the reward or expense.	23 24	
	(2)	A person who sues for, recovers or keeps a reward or expense for the performance of an activity as a property agent or resident letting agent other than as provided by subsection (1) commits an offence.				
		Max	imun	n penalty for subsection (2)—200 penalty units.	29	

90		Restriction on recovery of reward or expense above amount allowed						
	(1)	A person is not entitled to sue for, recover or keep a reward for the performance of an activity as a property agent or resident letting agent that is more than the amount of the reward stated in the appointment given to the person under section 102.						
	(2)	for the p resident le expenses	is not entitled to sue for, recover or keep expenses erformance of an activity as a property agent or etting agent that are more than the amount of the stated in the appointment given to the person under 02 and actually expended.	8 9 10 11 12				
	(3)	expense for resider	who sues for, or recovers or keeps a reward or for the performance of an activity as a property agent and letting agent, other than as provided by this commits an offence.	13 14 15 16				
		Maximum penalty—200 penalty units.						
	(4)	In this section—						
		-	expended, for expenses, means the amount actually after deducting—	19 20				
		dire the	amount of any benefit, received or receivable, ctly or indirectly, in connection with the expenses by person seeking to sue for, recover or retain the enses; or	21 22 23 24				
		` /	he benefit has no fixed amount—the market value of benefit.	25 26				
91	Ex	ess com	mission etc. to be repaid	27				
	(1)	This section applies if—						
			rson is convicted of an offence against section 88(2), 2) or 90(3); and	29 30				
		bala	court convicting the person is satisfied on the ince of probabilities that the person, in connection in the offence, has recovered or retained from	31 32 33				

			-			
		someone (<i>client</i>) for whom the person performed an activity an amount to which the person was not entitled.				
	(2)	The court must order the person to pay the amount to the client.	9			
	(3)	The order must be made whether or not any penalty is imposed on the conviction.	S			
	(4)	The client may file the order in a court having jurisdiction fo the recovery of a debt of an equal amount and the order may be enforced as if it were a judgment of the court.				
Sub	divis	sion 3 Auction of goods				
92	Bu	yer's premium				
	(1)	This section applies to an auction of goods by an auctioneer.				
	(2)	An auctioneer must not charge the buyer of the goods a buyer's premium unless—	ì			
		(a) the auctioneer—				
		(i) before the auction, obtains the written consent o the owner of the goods; and	f			
		(ii) discloses, in the way prescribed under a regulation that a buyer's premium is payable on the purchase of the goods; and				
		(b) the premium is not more than the amount prescribed o worked out under a regulation.	r			
		Maximum penalty—200 penalty units.				
	(3)	The auctioneer does not act for the buyer of the goods only because the agent accepts a buyer's premium from the buyer.	y			
	(4)	In this section—				
		buyer's premium means an amount payable to an auctionee by a buyer on the purchase of goods.	r			
		<i>owner</i> , of goods, includes a person who is lawfully entitled to sell the goods.)			

Division 2		General				
93 Re	Registered office					
	A pris—	-	y agent's or resident letting agent's registered office	3 4		
	(a)		a property agent or resident letting agent who is a cipal licensee—	5 6		
		(i)	the place the agent states in the agent's application for a property agent licence or resident letting agent licence as the agent's principal place of business; or	7 8 9 10		
		(ii)	another place notified to the chief executive by the agent in the approved form as the agent's principal place of business; and	11 12 13		
	(b)		a property agent or resident letting agent who is an bloyed licensee—	14 15		
		(i)	the place the agent states in the licensee's application for a property agent licence or resident letting agent licence as the agent's business address; or	16 17 18 19		
		(ii)	another place notified to the chief executive by the agent in the approved form as the agent's business address.	20 21 22		
			ent or resident letting agent to notify chief change in place of business etc.	23 24		
(1)		nsee n	y agent, or resident letting agent, who is a principal nust notify the chief executive in the approved form	25 26 27		
	(a)	•	change in the agent's principal place of business nin 14 days after the change; and	28 29		
	(b)		closure of any place where the agent carries on ness within 14 days after the closure; and	30 31		

		(c) the opening of any place where the agent carries on business within 14 days after the opening.	1 2
		Maximum penalty—200 penalty units.	3
	(2)	A property agent, or resident letting agent, who is an employed licensee must notify the chief executive in the approved form of any change in the agent's business address within 14 days after the change.	4 5 6 7
		Maximum penalty—200 penalty units.	8
95	Dis	splay and publication of licensee's name	9
	(1)	A property agent, or resident letting agent, who is a principal licensee must not publish, or permit to be published, in a newspaper or elsewhere an advertisement for the agent's business without stating in the advertisement the particulars prescribed under a regulation.	10 11 12 13 14
		Maximum penalty—100 penalty units.	15
	(2)	A property agent who conducts an auction must display at the auction, in the way and for the period prescribed under a regulation—	16 17 18
		(a) the property agent's name; and	19
		(b) any other particulars prescribed under a regulation.	20
		Maximum penalty—100 penalty units.	21
96	Ace age	cess to particular documents by new resident letting	22 23
	(1)	This section applies if a resident letting agent (existing letting agent)—	24 25
		(a) is a letting agent for a community titles scheme; and	26
		(b) enters into a contract to sell management rights for the community titles scheme to another resident letting agent (new letting agent).	27 28 29

	(2)	At least 14 days before the day management rights are to pass to the buyer under the contract, the existing letting agent must make available to the new letting agent the existing letting agent's trust account records for the community titles scheme to which the management rights relate for the prescribed period before the intended date of the sale of the management rights.	1 2 3 4 5 6 7
	(3)	If the existing letting agent fails to comply with subsection (2), the new letting agent may avoid the contract.	8 9
	(4)	In this section—	10
		prescribed period means—	11
		(a) 5 years; or	12
		(b) if the existing resident letting agent has been the letting agent for the community titles scheme for a shorter period, the shorter period.	13 14 15
Div	ision	3 Offences	16
97	Ac	ting as property agent	17
97	Ac (1)	A person must not, as an agent for someone else for reward, perform an activity that may be done under the authority of a property agent licence unless the person— (a) holds a property agent licence and the performance of	18 19 20 21
97		A person must not, as an agent for someone else for reward, perform an activity that may be done under the authority of a property agent licence unless the person—	18 19 20
97		A person must not, as an agent for someone else for reward, perform an activity that may be done under the authority of a property agent licence unless the person— (a) holds a property agent licence and the performance of the activity is authorised under the person's licence; or (b) is otherwise permitted under this or another Act to	18 19 20 21 22 23
97		A person must not, as an agent for someone else for reward, perform an activity that may be done under the authority of a property agent licence unless the person— (a) holds a property agent licence and the performance of the activity is authorised under the person's licence; or (b) is otherwise permitted under this or another Act to perform the activity. Maximum penalty—200 penalty units or 2 years	18 19 20 21 22 23 24 25
97	(1)	A person must not, as an agent for someone else for reward, perform an activity that may be done under the authority of a property agent licence unless the person— (a) holds a property agent licence and the performance of the activity is authorised under the person's licence; or (b) is otherwise permitted under this or another Act to perform the activity. Maximum penalty—200 penalty units or 2 years imprisonment.	18 19 20 21 22 23 24 25 26

		timum penalty—200 penalty units or 2 years risonment.	1 2
(3)		nout limiting the ways a person may act as a property at, a person acts as a property agent if the person—	3 4
	(a)	performs an activity mentioned in section 25(1) or (2) or 26(1); or	5 6
	(b)	advertises, notifies or states that the person—	7
		(i) performs an activity mentioned in section 25(1) or (2) or 26(1); or	8 9
		(ii) is willing to perform an activity mentioned in section 25(1) or (2) or 26(1); or	10 11
	(c)	in any way holds out as being ready to perform an activity mentioned in section 25(1) or (2) or 26(1).	12 13
(4)	How	vever—	14
	(a)	a person does not act as a property agent only because the person, while performing duties as an employee of a property agent at the property agent's registered office or other place of business—	15 16 17 18
		(i) collects, and issues receipts for, rents; or	19
		(ii) gives a person a list, prepared by or for the property agent, of premises available for rent; or	20 21
		(iii) does something of an administrative nature relating to a thing the property agent does as a property agent; and	22 23 24
	(b)	a person does not act as a real estate agent only because the person collects rents for the provider of rooming accommodation, as an employee of the provider, if the rents are collected in the course of providing rooming accommodation; and	25 26 27 28 29
	(c)	a lawyer does not act as a real estate agent only because the lawyer collects rents in the lawyer's practice if the lawyer complies with the requirements of the <i>Legal</i> <i>Profession Act 2007</i> for the rents; and	30 31 32 33

		(d) a person does not act as a real estate agent only because the person sells, or negotiates the sale of, a manufactured home under an authority given to the person under the <i>Manufactured Homes</i> (<i>Residential Parks</i>) <i>Act</i> 2003, section 60.	1 2 3 4 5
98	Em	ployment of persons in real estate business	6
	(1)	A real estate agent must not employ, as a real estate salesperson, a person the agent knows, or ought to know, does not hold a registration certificate.	7 8 9
		Maximum penalty—200 penalty units.	10
	(2)	A real estate agent must not directly engage an independent contractor as a real estate salesperson unless the independent contractor holds a property agent licence.	11 12 13
		Maximum penalty—200 penalty units.	14
	(3)	A principal licensee who is an individual and carries on the business of a real estate agent must not employ, as a real estate salesperson for the business, himself or herself or another individual with whom the principal licensee carries on business as a real estate agent.	15 16 17 18 19
		Maximum penalty—200 penalty units.	20
	(4)	A principal licensee that is a corporation and carries on business as a real estate agent must not employ an executive officer of the corporation as a real estate salesperson for the business.	21 22 23 24
		Maximum penalty—	25
		(a) for an individual guilty under the Criminal Code, chapter 2 of an offence—200 penalty units; or	26 27
		(b) for a corporation—1000 penalty units.	28

99		pperty agent and resident letting agent must not act for ore than 1 party	1 2
	(1)	A property agent or resident letting agent must not act for more than 1 party to a transaction.	3
		Maximum penalty—200 penalty units.	5
	(2)	If a property agent or resident letting agent acts for more than 1 party to a transaction, an appointment to act for a party to the transaction is ineffective from the time it is made.	6 7 8
	(3)	If the transaction is an exchange of property, a property agent does not contravene subsection (1), and subsection (2) does not apply to the extent that the agent acts for each of the parties to the transaction.	9 10 11 12
100	Ac	ting as resident letting agent	13
	(1)	A person must not act as a resident letting agent unless—	14
		(a) the person holds a resident letting agent licence and the act is done under the authority of the person's licence; or	15 16
		(b) the act is otherwise permitted under this or another Act.	17
		Maximum penalty—200 penalty units or 2 years imprisonment.	18 19
	(2)	A lawyer does not act as a resident letting agent only because the lawyer collects rents in the lawyer's practice for lots in a building complex if the lawyer complies with the requirements of the <i>Legal Profession Act 2007</i> for the rents.	20 21 22 23
	(3)	A person does not act as a resident letting agent only because the person collects rents for the provider of rooming accommodation, as an employee of the provider, if the rents are collected in the course of providing rooming accommodation.	24 25 26 27 28

101	Pro	oduction of licence	1
	(1)	An auctioneer must, if asked by a person with whom the auctioneer is dealing, produce the auctioneer's auctioneer licence for inspection by the person.	2 3 4
		Maximum penalty—100 penalty units.	5
	(2)	A real estate agent must, if asked by a person with whom the agent is dealing, produce the agent's real estate agent licence for inspection by the person.	6 7 8
		Maximum penalty—100 penalty units.	9
	(3)	A resident letting agent must, if asked by a person with whom the agent is dealing, produce the agent's resident letting agent licence for inspection by the person.	10 11 12
		Maximum penalty—100 penalty units.	13
Part	-	Appointment of property agent or resident letting agent	14 15
Divis	sion	1 Requirement to appoint property agent or resident letting agent	16 17
		agont of rootaont forming agont	1 /
102	Ар	pointment	18
	(1)	A property agent must not act as a property agent for a person (a <i>client</i>) to perform an activity (a <i>service</i>) for the client unless—	19 20 21
		(a) the client first appoints the property agent under subsection (2); or	22 23
		(b) an appointment that is in force is assigned to the property agent under the terms of that appointment or under section 113.	24 25 26
		Maximum penalty—200 penalty units.	27

(2)	The	appointment of a property agent must—	1
	(a)	comply with division 2 and section 109(1); and	2
	(b)	include any other information prescribed under a regulation, in the way (if any) prescribed under a regulation.	3 4 5
		Example of a way for paragraph (b)—	6
		• as an addition to the approved form under section 104	7
		 the expression of commission for a service in a dollar amount, or as a percentage, or both 	8 9
(3)	for	sident letting agent must not act as a resident letting agent a person (also a <i>client</i>) to perform an activity (also a <i>ice</i>) for the client unless—	10 11 12
	(a)	the client first appoints the resident letting agent under subsection (4); or	13 14
	(b)	an appointment that is in force is assigned to the resident letting agent under the terms of that appointment or under section 113.	15 16 17
	Max	imum penalty—200 penalty units.	18
(4)	The	appointment of a resident letting agent must—	19
	(a)	comply with division 2, subdivision 1 and section 109(1); and	20 21
	(b)	include any other information prescribed under a regulation, in the way (if any) prescribed under a regulation.	22 23 24
(5)		appointment under subsection (1) or (3) may be for the ormance of—	25 26
	(a)	a particular service or services (a <i>single appointment</i>); or	27 28
	(b)	a particular service or services over a period (a continuing appointment).	29 30
(6)	by a	sections (1), (2) and (5) do not apply to a sale of property a real estate agent who acts in conjunction with a real reagent appointed for this section to sell the property	31 32

103				quirements for appointing property agent for sive agency	1 2
	(1)			on applies to an appointment of a property agent for exclusive agency.	3 4
	(2)	Befo	ore the	e appointment is signed, the property agent must—	5
		(a)	prov	the client a notice, in the approved form, that rides information about sole and exclusive agency bintments; and	6 7 8
		(b)	disc	uss with the client—	9
			(i)	whether the appointment is to be for a sole agency or an exclusive agency; and	10 11
			(ii)	the proposed term of the appointment; and	12
			(iii)	for an appointment for the sale of residential property other than a commercial scale appointment, the client's entitlement to negotiate the term of the appointment up to a maximum term of 90 days; and	13 14 15 16 17
			(iv)	the consequences for the client if the property is sold by someone other than the agent during the term of the appointment.	18 19 20
		Note-	_		21
		app	ointm	mission of an offence against this subsection also renders an ent for the sale of a place of residence or land or an interest in residence or land ineffective under section 112(3).	22 23 24
		Max	imum	penalty—200 penalty units.	25

Divis	sion	2		Content of appointment	1
Subo	divis	sion '	1	Property agents and resident letting agents	2 3
104	Ge	neral	cont	ent of appointment	4
	(1)			atment of a property agent or resident letting agent de the following in the approved form—	5 6
		(a)	inde	rominent statement that the client should seek pendent legal advice before signing the bintment;	7 8 9
		(b)		tement about whether it is a single appointment or a inuing appointment;	10 11
		(c)		each service, provision for the inclusion of a ment about the following—	12 13
			(i)	the service to be performed by the property agent or resident letting agent;	14 15
			(ii)	the fees, charges and any commission payable for the service;	16 17
			(iii)	when the fees, charges and any commission for the service become payable;	18 19
			(iv)	the expenses, including advertising and marketing expenses, the agent is authorised to incur in connection with the performance of each service or category of service;	20 21 22 23
			(v)	the source and the estimated amount or value of any rebate, discount, commission or benefit that the agent may receive for any expenses that the agent may incur in connection with the performance of the service;	24 25 26 27 28
			(vi)	any condition, limitation or restriction on the performance of the service.	29 30
	(2)	In th	is sec	tion—	31

	cont	inuing appointment see section 102(5)(b).	1
	sing	<i>le appointment</i> see section 102(5)(a).	2
Oth	er re	quirements—commission	3
(1)	resid prop the s	section applies to an appointment of a property agent or lent letting agent for a service that is the sale or letting of erty or the collecting of rents if commission is payable for service and is expressed as a percentage of an estimated price or amount of rent to be paid or collected.	4 5 6 7 8
(2)		appointment must state, in writing, that the commission he service is worked out only on—	9 10
	(a)	for the sale of property—the actual sale price; or	11
	(b)	for the letting of property—the actual rental for the property; or	12 13
	(c)	for the collecting of rents—the actual amount of rent collected.	14 15
		quirements—statement that appointment may be by notice	16 17
(1)	This	section applies to an appointment of—	18
	(a)	a property agent, other than an appointment for a sole or exclusive agency; or	19 20
	(b)	a resident letting agent.	21
(2)	may 30 d	appointment must state, in writing, that the appointment be revoked by either party giving the other party at least lays written notice of the revocation, unless the parties e, in writing, to an earlier day for the appointment to end.	22 23 24 25

Sub	divis	sion 2 Property agents	1
107	Oth	ner requirements—auction	2
	(1)	This section applies to an appointment of a property agent that is in relation to an auction.	3 4
	(2)	The appointment must state, in writing, the day set for the auction.	5 6
108	Oth	ner requirements—sole or exclusive agency	7
	(1)	This section applies to an appointment of a real estate agent for a sole or exclusive agency.	8 9
	(2)	The appointment must state in writing—	10
		(a) whether the appointment is for a sole or exclusive agency; and	11 12
		(b) the day the appointment ends.	13
	(3)	The appointment may provide that at the end of the term of the sole or exclusive agency, it continues under the terms of an open listing that may be ended at any time by the client or agent.	14 15 16 17
Divi	sion	3 Other provisions	18
109	Giv	ving signed appointment to client	19
	(1)	An appointment of a property agent or resident letting agent under section 102(1) or (3) must be signed and dated by—	20 21
		(a) the client; and	22
		(b) the property agent or resident letting agent or someone authorised or apparently authorised to sign for the property agent or resident letting agent.	23 24 25
	(2)	The property agent or resident letting agent must give a copy of the signed appointment to the client.	26 27

		Maximum penalty for subsection (2)—200 penalty units.							
110		Limitation on term of reappointment of property agent for sale of residential property							
	(1)	A property agent may be reappointed for a sole or exclusive agency for the sale of residential property for 1 or more terms of not more than 90 days.							
	(2)	The limitation on the term of reappointment under subsection (1) does not apply if the reappointment is a commercial scale appointment.							
	(3)	A property agent appointed for the sale of residential property under a sole or exclusive agency commits an offence if the agent is reappointed for the sale earlier than 14 days before the term of the sole or exclusive agency ends.							
		Note—							
		The commission of an offence against this subsection relating to the reappointment also renders the reappointment ineffective under section 112(4).							
		Maximum penalty for subsection (3)—200 penalty units.							
111	Fo	rm of reappointment							
	(1)	The reappointment of a property agent under section 110 must—							
		(a) be in the approved form; and							
		(b) include any other information required under a regulation.							
	(2)	A reappointment that does not comply with subsection (1) is ineffective from the time it is made.							
112	Oth	ner ineffective appointments and reappointments							
	(1)	The appointment of a property agent for the sale of residential property under a sole or exclusive agency is ineffective from							

		the time it is made if the term of the appointment is more than 90 days.	1 2
	(2)	Subsection (1) does not apply to a commercial scale appointment.	3 4
	(3)	The appointment of a property agent for a sole or exclusive agency for the sale of a place of residence or land or an interest in a place of residence or land is ineffective from the time it is made if the property agent commits an offence against section 103.	5 6 7 8 9
	(4)	The appointment of a property agent or resident letting agent is ineffective from the time it is made if the appointment does not comply with section 104.	10 11 12
	(5)	The reappointment of a property agent for a further term of sole or exclusive agency for the sale of residential property is ineffective from the time it is made if the property agent commits an offence against section 110(3) relating to the reappointment.	13 14 15 16 17
113	As	signment of appointment	18
113	As : (1)	signment of appointment This section applies if—	18 19
113			
113		This section applies if— (a) a property agent who holds an appointment, under section 102, from a client to perform a service or services for the client assigns the appointment to	19 20 21 22
113		 This section applies if— (a) a property agent who holds an appointment, under section 102, from a client to perform a service or services for the client assigns the appointment to another property agent (assignee); or (b) a resident letting agent who holds appointments, under section 102, from clients to perform a service or services for the clients for a building complex assigns the appointments to another person who becomes the 	19 20 21 22 23 24 25 26 27
113	(1)	 This section applies if— (a) a property agent who holds an appointment, under section 102, from a client to perform a service or services for the client assigns the appointment to another property agent (assignee); or (b) a resident letting agent who holds appointments, under section 102, from clients to perform a service or services for the clients for a building complex assigns the appointments to another person who becomes the resident letting agent for the complex (also an assignee). The assignee must give each client written notice of the 	19 20 21 22 23 24 25 26 27 28
113	(1)	 This section applies if— (a) a property agent who holds an appointment, under section 102, from a client to perform a service or services for the client assigns the appointment to another property agent (assignee); or (b) a resident letting agent who holds appointments, under section 102, from clients to perform a service or services for the clients for a building complex assigns the appointments to another person who becomes the resident letting agent for the complex (also an assignee). The assignee must give each client written notice of the assignment within 14 days after the assignment. 	19 20 21 22 23 24 25 26 27 28 29 30
113	(2)	 This section applies if— (a) a property agent who holds an appointment, under section 102, from a client to perform a service or services for the client assigns the appointment to another property agent (assignee); or (b) a resident letting agent who holds appointments, under section 102, from clients to perform a service or services for the clients for a building complex assigns the appointments to another person who becomes the resident letting agent for the complex (also an assignee). The assignee must give each client written notice of the assignment within 14 days after the assignment. Maximum penalty—100 penalty units. 	19 20 21 22 23 24 25 26 27 28 29 30 31

		(b)	the address of the assignee's registered office;	1		
		(c)	the appointment has been assigned without changing the terms of the appointment;	2 3		
		(d)	the appointment may be revoked by the client by giving at least 30 days written notice of the revocation to the assignee.	4 5 6		
	(4)	appo	appointment is taken, for section 102, to be an sintment by the client of the proposed assignee and to inue to have effect according to its terms.	7 8 9		
	(5)	appo to v	emove any doubt, it is declared that the assignment of an bintment under this section does not authorise the assignee ary the terms of the appointment without the client's ement.	10 11 12 13		
114	Revocation of appointment					
	(1)	appo assig party the	appointment of a property agent, other than an pointment for a sole or exclusive agency that has not been gened, or resident letting agent may be revoked by either by giving the other party at least 30 days written notice of revocation, unless the parties agree, in writing, to an er day for the appointment to end.	15 16 17 18 19 20		
		Note-	_	21		
			r when an appointment of a property agent for the sale of residential operty under an open listing may be revoked, see section 20(c).	22 23		
	(2)	been	sections (3) and (4) apply to an appointment, that has not assigned, of a property agent for a sole or exclusive acy for a term of at least 60 days.	24 25 26		
	(3)	least	appointment may be revoked by either party giving at a 30 days written notice of the revocation, unless both es agree in writing to an earlier day for the appointment ad.	27 28 29 30		
	(4)	both	vever, the appointment must be for at least 60 days, unless parties agree, in writing, to an earlier day for the pintment to end.	31 32 33		

	(5)	The revocation of an appointment of a property agent or resident letting agent does not affect existing contracts entered into by the property agent or resident letting agent on behalf of the client.	1 2 3 4
Part	: 5	Registration of real estate salespersons	5 6
Divis	sion	1 Real estate salesperson's authorisation	7 8
115	Wh (1)	at a registration certificate authorises A registration certificate authorises the holder of the certificate to perform any activity that may be performed by	9 10 11
		the real estate agent who employs the holder.	12
	(2)	However, the registration certificate does not authorise the holder to perform an activity that the holder is not authorised to perform because of a condition to which the certificate is subject.	13 14 15 16
Divis	sion	2 How to obtain registration	17
116	Ste	ps involved in obtaining registration	18
	(1)	A person who wishes to obtain registration as a real estate salesperson must be a suitable person for registration under division 4.	19 20 21
	(2)	The person must apply for registration by—	22
		(a) giving the chief executive an application showing, among other things, the person is eligible to obtain registration; and	23 24 25

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		(b)	paying the prescribed fees.	1
	(3)		eciding the person's application, the chief executive must e regard, among other things, to—	2 3
		(a)	the person's suitability for registration as a real estate salesperson; and	4 5
		(b)	the person's eligibility to hold the registration certificate.	6 7
Divi	sion	3	Applications for registration	8
117	Ар	plica	tion for registration	9
	(1)	An a	applicant for registration must—	10
		(a)	be an individual; and	11
		(b)	apply to the chief executive in the approved form; and	12
		(c)	state the term of the registration being applied for; and	13
		(d)	establish the applicant's suitability and eligibility for registration as a real estate salesperson; and	14 15
		(e)	provide any information the chief executive reasonably requires to decide whether the applicant is suitable and eligible to be a real estate salesperson.	16 17 18
	(2)	The	application must be accompanied by—	19
		(a)	the application fee prescribed under a regulation; and	20
		(b)	the registration issue fee prescribed under a regulation; and	21 22
		(c)	if, before or when the application is made, a criminal history costs requirement is made of the applicant—the amount of the costs required to be paid.	23 24 25

Pa	rticular persons can not make application	1
(1)	An individual who is a disqualified person can not make an application for a registration certificate during the period for which the individual is disqualified.	2 3 4
(2)	An individual who made an application for a registration certificate the chief executive decides to refuse can not make another application for a registration certificate—	5 6 7
	(a) for 3 months after the day the chief executive gives the person an information notice for the decision; or	8
	(b) if the applicant applies to QCAT to review the chief executive's decision and the decision is confirmed—for 3 months after the day the decision is confirmed.	1 1 1
(3)	In this section—	1
	disqualified person means a person who, as a consequence of an order made by QCAT under section 186 or 188 or a court under section 227 or 228, is disqualified from holding a registration certificate.	1 1 1 1
	quirement to give information or material out application or request	1 1
(1)	This section applies to an applicant for—	2
	(a) a registration certificate; or	2
	(b) renewal of a registration certificate; or	2
	(c) restoration of a registration certificate.	2
(2)	The chief executive may, by written notice given to the applicant, require the applicant to give the chief executive within a stated reasonable period information or material the chief executive reasonably considers is needed to decide the application.	2 2 2 2 2 2
	Example of that information or material—	2
	information or material the chief executive reasonably considers is needed to establish the applicant's suitability for the registration certificate	3 3 3

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	(3)	with	applicant is taken to have withdrawn the application if, and the stated reasonable period, the applicant fails to apply with the chief executive's requirement.	1 2 3
Divi	sion	4	Suitability of applicants	4
120	Su	itabil	ity of applicants	5
	(1)	-	erson is not a suitable person for registration as a real te salesperson if the person is—	6 7
		(a)	a person who has been convicted, in Queensland or elsewhere, within the preceding 5 years of a serious offence; or	8 9 10
		(b)	currently disqualified from holding a licence or registration certificate; or	11 12
		(c)	a person the chief executive decides under section 121 is not a suitable person to obtain registration as a real estate salesperson.	13 14 15
	(2)	real	individual who is not a suitable person for registration as a estate salesperson can not obtain registration as a real te salesperson.	16 17 18
121	Ch	ief ex	recutive must consider suitability of applicants	19
	(1)	a su	chief executive must, when deciding whether a person is itable person for registration as a real estate salesperson, sider the following things—	20 21 22
		(a)	the person's character;	23
		(b)	whether the person held a licence or registration under a relevant Act that was suspended or cancelled under the relevant Act;	24 25 26
		(c)	whether an amount has been paid from the fund because the person did, or omitted to do, something that gave rise to the claim against the fund;	27 28 29

(d)	whether the person has been disqualified under a relevant Act from being—	1 2
	(i) the holder of a licence within the meaning of the relevant Act; or	3 4
	(ii) the holder of a registration certificate within the meaning of the relevant Act;	5 6
(e)	whether the person has been disqualified from managing corporations under the Corporations Act;	7 8
(f)	whether, within the previous 5 years, QCAT, the former tribunal or the District Court has made an order under this Act or PAMDA adverse to the person;	9 10 11
(g)	the person's criminal history;	12
(h)	if the person is an insolvent under administration—	13
	(i) the circumstances giving rise to the person being an insolvent under administration; and	14 15
	(ii) whether the person took all reasonable steps to avoid the coming into existence of the circumstances that resulted in the person being an insolvent under administration; and	16 17 18 19
	(iii) whether the person is in a position to influence significantly the management of a licensee's business;	20 21 22
(i)	whether the person has been convicted of an offence against a relevant Act or the Administration Act;	23 24
(j)	whether the person is capable of satisfactorily performing the activities of a real estate salesperson;	25 26
(k)	whether the person's name appears in the register of persons disqualified from managing corporations under the Corporations Act;	27 28 29
	Note—	30
	See the Corporations Act, section 1274AA (Register of disqualified company directors and other officers).	31 32

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		(l) another thing the chief executive may consider under this Act.	1 2
	(2)	If the chief executive decides a person is not a suitable person for registration as a real estate salesperson, the chief executive must give the person an information notice about the decision within 14 days after the decision is made.	3 4 5 6
	(3)	In this section—	7
		fund includes the claim fund under PAMDA.	8
		<i>relevant Act</i> means this Act, an Agents Act, PAMDA or a corresponding law.	9 10
122		estigations about suitability of applicants and real ate salespersons	11 12
	(1)	The chief executive may make investigations about either of the following persons to help the chief executive decide whether the person is a suitable person to hold registration as a real estate salesperson—	13 14 15 16
		(a) an applicant for registration as a real estate salesperson;	17
		(b) a real estate salesperson.	18
	(2)	Without limiting subsection (1), the chief executive may ask the commissioner of the police service for a report about the person's criminal history.	19 20 21
	(3)	The commissioner must give the report to the chief executive.	22
	(4)	However, the report is required to contain only criminal history in the commissioner's possession or to which the commissioner has access.	23 24 25
	(5)	If the person's criminal history includes a conviction recorded against the person, the commissioner's report must be written.	26 27
123	No	tice of change in criminal history	28
	(1)	This section applies if the commissioner of the police service reasonably suspects the criminal history of the holder of a registration certificate has changed.	29 30 31

	(2)	The commissioner may notify the chief executive the person's criminal history has changed.
	(3)	The notice must state the following—
		(a) the person's name and any other name the commissioner believes the person may use or may have used; 5
		(b) the person's date and place of birth; 6
		(c) a brief description of the nature of the offence giving rise to the conviction or charge to which the change relates. 9
	(4)	The chief executive may confirm the commissioner's suspicions under subsection (1).
	(5)	For a person who does not have a criminal history, there is taken to be a change in the person's criminal history if the person acquires a criminal history.
	(6)	In this section—
		<i>criminal history</i> , in relation to a person, includes a charge of an offence laid against the person that has not been dismissed.
		offence includes alleged offence.
124	Co	sts of criminal history report
- - ·	(1)	The chief executive may require an applicant for registration as a real estate salesperson or a real estate salesperson to pay the reasonable, but no more than actual, costs of obtaining a report under section 122 about the applicant or salesperson.
	(2)	The requirement is a <i>criminal history costs requirement</i> . 24
	(3)	The chief executive may notify the applicant or salesperson of the requirement to pay a criminal history costs requirement— 20
		(a) in the approved form; or 2'
		(b) on the department's website; or
		(c) in a written notice given by the chief executive to the applicant or salesperson.

	(4)	If the criminal history costs requirement is made in a written notice given by the chief executive to the applicant or salesperson, the notice must include a requirement for the costs to be paid within a stated reasonable period.	1 2 3 4		
	(5)	The applicant or salesperson is taken to have withdrawn the application if, within the stated reasonable period, the applicant or salesperson fails to comply with the chief executive's requirement to pay the criminal history costs requirement.			
	(6)	The chief executive must refund to the applicant or salesperson an amount paid under the requirement if—			
		(a) the chief executive refuses the application without asking for the report; or	12 13		
		(b) the applicant withdraws the application before the chief executive asks for the report.	14 15		
	(7)	In this section—	16		
		applicant includes proposed applicant.	17		
125	Use	of information obtained under s 122 or 123	18		
	(1)	Subsection (2) applies to the chief executive in considering information about a person obtained under section 122 or 123.	19 20		
	(2)	Information about a conviction of the person may be used only for making a decision as to whether the person is, or continues to be, a suitable person to hold registration as a real estate salesperson.	21 22 23 24		
	(3)	Subsection (4) applies to the chief executive in considering information about a person obtained under section 123.	25 26		
	(4)	Information about a charge against the person may not be relied on as a basis for making a decision as to whether the person is, or continues to be, a suitable person to hold registration as a real estate salesperson.	27 28 29 30		

126	Confidentiality of criminal history						
	(1)	A public service employee performing functions under this Act must not, directly or indirectly, disclose to anyone else—					
		(a)	a report about a person's criminal history, or information contained in the report, given under section 122; or	4 5			
		(b)	any of the contents of a notice given under section 123(2).	6 7			
		Max	Maximum penalty—100 penalty units.				
	(2)	How	However, the person does not contravene subsection (1) if—				
		(a)	disclosure of the report or information to someone else is authorised by the chief executive to the extent necessary to perform a function under or relating to this Act; or	10 11 12 13			
		(b)	the disclosure is otherwise required or permitted by law.	14			
	(3)	prac	The chief executive must destroy the following as soon as practicable after considering a person's suitability to hold registration as a real estate salesperson—				
		(a)	a written report about the person's criminal history;	18			
		(b)	a notice given under section 123(2) about the person.	19			
Divi	sion	5	Eligibility for registration	20			
127	Eli	gibilit	ty for registration as real estate salesperson	21			
	(1)		individual is eligible for registration as a real estate sperson only if the individual—	22 23			
		(a)	is at least 18 years; and	24			
		(b)	has the educational or other qualifications for registration approved by the chief executive.	25 26			
		Note-		27			
		Th	e qualifications are stated on the department's website.	28			

(2) An individual is to be taken to satisfy the requirementationed in subsection (1)(b) if the chief executive satisfied the individual—					
		(a) has a comparable qualification to the qualification mentioned in subsection (1)(b); or	4 5		
		(b) within 2 years before the day the individual's application for registration was received by the chief executive—	6 7 8		
		(i) has held a registration certificate or licence under this Act; or	9 10		
		(ii) has held a comparable certificate or licence under PAMDA.	11 12		
Divi	sion	6 Issue of registration certificate	13		
128	Chief executive may issue or refuse to issue registration certificate				
	(1)	The chief executive may decide to issue or refuse to issue registration certificate to an applicant.			
	The chief executive may decide to issue a registration certificate to an applicant only if the chief executive is satisfied—	18 19 20			
		(a) the applicant is a suitable person to obtain registration; and	21 22		
		(b) the applicant is eligible to obtain registration; and	23		
		(c) the application is made under section 117.	24		
	(3) If the chief executive decides to refuse to issue the reg certificate, the chief executive must give the appl information notice about the decision within 14 damaking the decision.				
	(4)	If the chief executive decides to refuse the applicant's application for a registration certificate, the applicant may not make another application for a registration certificate—	29 30 31		

		(a)	for 3 months after the day the chief executive gives the applicant the information notice under subsection (3); or	1 2	
		(b)	if the applicant applies to QCAT to review the chief executive's decision and the decision is confirmed, for 3 months after the day the decision is confirmed.	3 4 5	
129	Re	gistra	ation certificate—conditions	6	
	(1)	The chief executive may decide to issue a registration certificate on the conditions the chief executive considers necessary or desirable—			
		(a)	for the proper performance of the activities authorised by the certificate; or	10 11	
		(b)	for another purpose consistent with the achievement of the objects of this Act or the Administration Act.	12 13	
		Exam	ıple—	14	
		per exe not	the chief executive decides to issue a registration certificate to a rson who is or has been an insolvent under administration, the chief ecutive may issue the certificate subject to a condition that the person t receive, bank or otherwise be responsible for dealing with trust count moneys.	15 16 17 18 19	
	(2)		ondition may limit or prohibit the performance of an vity authorised under this Act or the Administration Act.	20 21	
	(3)	conc	ne chief executive decides to issue the certificate on ditions, the chief executive must give the applicant an ermation notice about the decision within 14 days after ing the decision.	22 23 24 25	

Division 7				Renewal and restoration of registration certificates	1 2
Sub	divis	ion	1	Renewal	3
130	Apı	plicat	tion f	or renewal	4
	(1)		sperso	ate salesperson may only apply for renewal of the n's registration certificate before the certificate	5 6 7
	(2)	The	applic	ration must—	8
		(a)	be m	ade to the chief executive in the approved form; and	9
		(b)	state	the term of the registration being applied for; and	10
		(c) be a		ecompanied by—	11
			(i)	the application fee prescribed under a regulation; and	12 13
			(ii)	the registration certificate renewal fee prescribed under a regulation; and	14 15
			(iii)	if, before or when the application is made, a criminal history costs requirement is made of the real estate salesperson—the amount of the costs required to be paid.	16 17 18 19
131	Chief executive may renew or refuse to renew registration certificate				
	(1)	The chief executive must consider the renewal application and decide to renew or refuse to renew the registration certificate.			
	(2)	The chief executive may decide to renew the certificate only if the chief executive is satisfied—			24 25
		(a)		eal estate salesperson is a suitable person to obtain tration; and	26 27
		(b)	the a	pplication is made under section 130(2); and	28

		(c) the real estate salesperson meets the eligibility requirements, other than eligibility requirements of an educational nature, for the certificate.	1 2 3
	(3)	If the chief executive decides to refuse the application, the chief executive must give the real estate salesperson an information notice about the decision within 14 days after making the decision.	4 5 6 7
132		gistration certificate taken to be in force while olication for renewal is considered	8
		If an application is made under section 130, the real estate salesperson's registration certificate is taken to continue in force from the day that it would, apart from this section, have expired until the application for renewal is decided under section 131 or taken to have been withdrawn under section 119(3).	10 11 12 13 14 15
Sub	divis	sion 2 Restoration	16
133	Ар	plication for restoration	17
	(1)	If a person's registration certificate expires, the person may apply for restoration of the certificate.	18 19
	(2)	The application must—	20
		(a) be made to the chief executive in the approved form; and	21
		(b) be made within 3 months after the expiry; and	22
		(c) state the term of the registration being applied for; and	23
		(d) be accompanied by—	24
		(i) the application fee prescribed under a regulation; and	25 26
		(ii) the registration renewal fee prescribed under a regulation; and	27 28

			(iii) the registration restoration fee prescribed under a regulation; and	1 2
			(iv) if the person was required as a condition of the person's registration to hold insurance—proof of the currency of the insurance; and	
			(v) if, before or when the application is made, a criminal history costs requirement is made of the person—the amount of the costs required to be paid.	7
134			tion certificate taken to be in force while on for restoration is considered	10 11
		salesp force expire	application is made under section 133, the real estate person's registration certificate is taken to continue in from the day that it would, apart from this section, have ed until the application for restoration is decided under on 134 or taken to have been withdrawn under section (3).	13 2 14
135			ecutive may restore or refuse to restore on certificate	18 19
	(1)		chief executive must consider the restoration application may decide to restore or refuse to restore the registration icate.	
	(2)		hief executive may decide to restore the certificate only chief executive is satisfied—	23 24
			the person is a suitable person for registration as a real estate salesperson; and	l 25 26
		(b)	the application is made under section 133(2); and	27
			the person meets the eligibility requirements, other than eligibility requirements of an educational nature, for the certificate.	

(3) If the chief executive decides to refuse the application, the chief executive must give the person an information notice about the decision within 14 days after making the decision.						
	(4)	If th	e chief executive decides to restore the certificate—	4		
		(a)	the certificate is taken to have been renewed on the day it would, apart from section 134, have expired (the <i>initial expiry date</i>); and	5 6 7		
		(b)	to remove any doubt, it is declared that a thing done during the period starting on the initial expiry date and ending on the day the decision is made is taken to have been as validly done as it would have been if the certificate had been renewed immediately before the initial expiry date.	8 9 10 11 12 13		
Division 8 Dealings with registration certificates						
Sub	divis	sion	1 Transfer of registration certificate	16		
136	Tra	nsfei	of registration certificate prohibited	17		
		A re	gistration certificate may not be transferred.	18		
Sub	divis	ion	2 General	19		
137	Off	ence	to sell, lend or borrow registration certificate	20		
	(1)	A re	al estate salesperson must not—	21		
		(a)	sell, lend or hire out the salesperson's licence to someone else; or	22 23		
		(b)	notify or advertise that a registration certificate is available for sale, loan or hire to someone else, whether registered or not; or	24 25 26		

		(c) permit or allow someone else to hold out that the person is the holder of the registration certificate issued to the salesperson.	1 2 3
		Maximum penalty—200 penalty units or 2 years imprisonment.	4 5
	(2)	A person must not buy, borrow or hire a registration certificate.	6 7
		Maximum penalty—200 penalty units or 2 years imprisonment.	8 9
138	Am	nendment of registration certificate conditions	10
	(1)	The chief executive may amend the conditions of a registration certificate—	11 12
		(a) on the real estate salesperson's application; or	13
		(b) on the order of QCAT after a disciplinary hearing; or	14
		(c) on the chief executive's own initiative.	15
		Note—	16
		QCAT may deal with the conditions of a person's registration certificate under section 186.	17 18
	(2)	An application under subsection (1)(a) must be made to the chief executive in the approved form and be accompanied by the application fee prescribed under a regulation.	19 20 21
	(3)	Before making an amendment under subsection (1)(a), the chief executive must be satisfied the real estate salesperson meets the eligibility requirements the chief executive considers relevant to the amendment.	22 23 24 25
	(4)	Before making an amendment under subsection (1)(c), the chief executive must—	26 27
		(a) give written notice to the real estate salesperson—	28
		(i) of the particulars of the proposed amendment; and	29
		(ii) that the real estate salesperson may make written submissions to the chief executive about the proposed amendment before a stated day, not later	30 31 32

	than 14 days after the notice is given to the salesperson; and	1 2
	(b) have regard to submissions made to the chief executive by the real estate salesperson before the stated day.	3 4
(5)	Subsection (4) does not apply if the chief executive decides the amendment must be made urgently to ensure compliance with this Act or the Administration Act.	5 6 7
(6)	If the chief executive decides to amend the conditions of a registration certificate under subsection (1)(c), the chief executive must give the real estate salesperson an information notice about the decision within 14 days after making the decision.	8 9 10 11 12
(7)	The amendment takes effect—	13
	(a) on the day the written notice of the amendment is given to the real estate salesperson; or	14 15
	(b) if a later day is stated in the notice, on the stated day.	16
(8)	If the chief executive decides to refuse to make an amendment requested under subsection (1)(a), the chief executive must give the real estate salesperson an information notice about the decision within 14 days after making the decision.	17 18 19 20
	turn of registration certificate for amendment of nditions	21 22
(1)	The chief executive may require a real estate salesperson to produce the salesperson's registration certificate for amendment or replacement within a stated period of not less than 14 days if the chief executive intends to—	23 24 25 26
	(a) amend the conditions of the certificate under section 138; or	27 28
	(b) replace the certificate under section 147(5).	29
(2)	The holder must comply with a requirement under subsection (1), unless the holder has a reasonable excuse.	30 31
	Maximum penalty for subsection (2)—100 penalty units.	32

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140		turn of registration certificate values	when	1 2
	(1)	A person whose registration certificancelled must return the registration executive within 14 days after the unless the person has a reasonable	ation certificate to the chief e suspension or cancellation,	3 4 5 6
		Maximum penalty—100 penalty	units.	7
	(2)	Subsection (1) does not apply applies.	if section 142(5) or 143(2)	8 9
141	Su	rrender of registration certifica	ate	10
	(1)	A real estate salesperson may registration certificate by giving the certificate, to the chief execut	written notice, and returning	11 12 13
	(2)	A registration certificate surrende having effect on the day it is surre	*	14 15
Divi	sion	9 Immediate susp cancellation of certificates		16 17 18
142	lmı	nediate suspension		19
	(1)	This section applies if the chreasonable grounds, that—	ief executive believes, on	20 21
		renewal or restoration of the	registration certificate, or a e registration certificate, was ally incorrect or misleading	22 23 24 25
		(b) both—		26
		(i) an irregularity or defice trust account; and	ciency exists in a licensee's	27 28

	(ii)	a real estate salesperson employed by the licensee may be responsible for the irregularity or deficiency; or	1 2 3
	(c) a rea	al estate salesperson—	4
	(i)	has contravened or is contravening this Act or the Administration Act; or	5 6
	(ii)	is likely or proposing to engage in conduct that would contravene this Act or the Administration Act.	7 8 9
(2)	registratio	executive may suspend the real estate salesperson's on certificate, whether or not disciplinary gs have been started under this Act.	10 11 12
(3)		ficate may be suspended for the period, of not more days, and on the conditions, the chief executive	13 14 15
(4)	information	executive must give the real estate salesperson and on notice about the suspension within 14 days after ag the registration.	16 17 18
(5)	chief exe	estate salesperson must return the certificate to the cutive within 14 days after receiving the notice, real estate salesperson has a reasonable excuse.	19 20 21
	Maximun	n penalty for subsection (5)—100 penalty units.	22
lmr	nediate ca	ancellation	23
(1)		ate salesperson's registration certificate is cancelled estate salesperson is convicted of a serious offence.	24 25
(2)	chief exec	estate salesperson must return the certificate to the cutive within 14 days after the conviction, unless the esalesperson has a reasonable excuse.	26 27 28
	Maximun	n penalty for subsection (2)—100 penalty units.	29

Divi	sion	10	General provisions about employee registration	1 2
144	Foi	rm of	registration certificate	3
	(1)	A re	egistration certificate must be in the approved form.	4
	(2)	Hov	vever, the chief executive may approve—	5
		(a)	a form of certificate for office display purposes; and	6
			Example—	7
			a form of certificate that may be framed and displayed in an office	8 9
		(b)	a form of certificate for personal identification purposes.	10
	(3)	The	certificate must contain the following particulars—	11
		(a)	the name of the real estate salesperson;	12
		(b)	the date of issue of the certificate;	13
		(c)	the expiry date of the certificate;	14
		(d)	other particulars prescribed under a regulation.	15
145			ment to keep copy of registration certificate e for inspection	16 17
		sale:	real estate salesperson must keep a copy of the sperson's registration certificate available for inspection at a place of business where the salesperson is employed as a estate salesperson.	18 19 20 21
		Max	kimum penalty—100 penalty units.	22
146	Ter	m of	registration certificate	23
		A re	egistration certificate may be issued for a 1 year or 3 year	24 25

147	Re	placement certificates	1
	(1)	A real estate salesperson may apply to the chief executive for the replacement of a lost, stolen, destroyed or damaged registration certificate.	2 3 4
	(2)	The application must be made in the approved form.	5
	(3)	The chief executive must grant the application if the chief executive is satisfied the certificate has been lost, stolen or destroyed, or damaged in a way to require its replacement.	6 7 8
	(4)	If the chief executive grants the application, the chief executive must issue another registration certificate to the applicant to replace the lost, stolen, destroyed or damaged certificate.	9 10 11 12
	(5)	The chief executive may also replace a registration certificate if—	13 14
		(a) either—	15
		(i) the holder of the registration certificate has given written notice to the chief executive of a prescribed change under section 149; or	16 17 18
		(ii) the chief executive reasonably believes a prescribed change for the holder of the registration certificate has happened; and	19 20 21
		(b) the chief executive is satisfied that the prescribed change requires a replacement of the registration certificate.	22 23 24
	(6)	If the chief executive replaces a registration certificate under this section—	25 26
		(a) the registration certificate continues to be subject to the same conditions and term that the registration certificate was subject to before being replaced; and	27 28 29
		(b) the holder of the registration certificate must pay the chief executive the fee prescribed under a regulation.	30 31

148	Re	gister	of re	egistration certificates	1
	(1)	certif	icate	f executive must keep a register of registration s and applications for registration certificates on certificate register).	2 3 4
	(2)		_	tration certificate register may form part of the gister.	5 6
	(3)	The r	_	ration certificate register must contain the following s—	7 8
		(a)	for e	each applicant for a registration certificate—	9
			(i)	the applicant's name; and	10
			(ii)	the date of the application; and	11
			(iii)	the application number;	12
		(b)	for e	each real estate salesperson—	13
			(i)	the salesperson's name; and	14
			(ii)	the dates of issue and expiry of the salesperson's current registration certificate; and	15 16
			(iii)	any conditions imposed on the certificate; and	17
			(iv)	the salesperson's registration certificate number; and	18 19
			(v)	particulars of any surrender, suspension or cancellation of the salesperson's registration certificate.	20 21 22
	(4)	regul	ation ter c	may, on payment of the fee prescribed under a , inspect, or get a copy of details in, the part of the ontaining the particulars mentioned in subsection	23 24 25 26
		(a)	at a	place or places decided by the chief executive; or	27
		(b)	by u	sing a computer.	28
	(5)	-		may pay the fee, in advance or in arrears, under an ent approved by the chief executive.	29 30
	(6)		_	ter may be kept in the way the chief executive appropriate.	31 32

	(7)	In this section—	1
		contain includes record and store.	2
149		al estate salespersons to notify chief executive of anges in circumstances	3 4
	(1)	A real estate salesperson must give written notice to the chief executive of a prescribed change in the salesperson's circumstances within 14 days after the change.	5 6 7
		Maximum penalty—100 penalty units.	8
	(2)	In this section—	9
		prescribed change means a change prescribed under a regulation.	10 11
150	Pro	eduction of registration certificate	12
		A real estate salesperson must, if asked by a person with whom the salesperson is dealing, produce the salesperson's registration certificate for inspection by the person.	13 14 13
		Maximum penalty—100 penalty units.	16
151	Ac	ting as real estate salesperson	17
	(1)	A person must not act as a real estate salesperson unless the person holds a registration certificate.	18 19
		Maximum penalty—200 penalty units.	20
	(2)	A person does not act as a real estate salesperson merely because the person, while performing duties as an employee of a real estate agent at the real estate agent's registered office or other place of business—	21 22 23 24
		(a) collects, and issues receipts for, rents; or	25
		(b) gives a person a list, prepared by or for the real estate agent, of premises available for rent; or	26 27
		(c) does something of an administrative nature relating to a thing the real estate agent does as a real estate agent.	28 29

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	(3)	act a	is section— is a real estate salesperson, for a person, includes hold that the person is a real estate salesperson.	1 2 3
Part	6		Disclosure requirements—licensees, real estate salespersons, property developers and marketeers	4 5 6 7
Divis	sion	1	Preliminary	8
152	Def		n for pt 6	9
			is part— in includes being in any way concerned in obtaining.	10 11
153	Me	aning	of beneficial interest	12
	(1)		his Act, a licensee is taken to have a <i>beneficial interest</i> in erty, for example, if—	13 14
		(a)	the purchase of the property is made for the licensee or an associate of the licensee; or	15 16
		(b)	an option to purchase the property is held by the licensee or an associate of the licensee; or	17 18
		(c)	the purchase of the property is made for a corporation (having not more than 100 members) of which the licensee or an associate of the licensee is a member; or	19 20 21
		(d)	an option to purchase the property is held by a corporation (having not more than 100 members) of which the licensee or an associate of the licensee is a member; or	22 23 24 25

	(e)	the purchase of the property is made for a corporation of which the licensee or an associate of the licensee is an executive officer; or	1 2 3
	(f)	an option to purchase the property is held by a corporation of which the licensee or an associate of the licensee is an executive officer; or	4 5 6
	(g)	for a licensee that is a corporation—	7
		(i) the purchase of the property is made for an executive officer of the licensee or an associate of the executive officer; or	8 9 10
		(ii) an option to purchase the property is held by an executive officer of the licensee or an associate of the executive officer; or	11 12 13
	(h)	the purchase of the property is made for a member of a firm or partnership of which the licensee or an associate of the licensee is also a member; or	14 15 16
	(i)	the purchase of the property is made for a person carrying on a business for profit or gain and the licensee or an associate of the licensee has, directly or indirectly, a right to participate in the income or profits of the person's business or the purchase of the property.	17 18 19 20 21
(2)		this Act, a real estate salesperson is taken to have a <i>ficial interest</i> in property, for example, if—	22 23
	(a)	the purchase of the property is made for the real estate salesperson or an associate of the salesperson; or	24 25
	(b)	the real estate salesperson or an associate of the salesperson has an option to purchase the property; or	26 27
	(c)	the purchase of the property is made for a corporation (having not more than 100 members) of which the real estate salesperson or an associate of the salesperson is a member; or	28 29 30 31
	(d)	an option to purchase the property is held by a corporation (having not more than 100 members) of which the real estate salesperson or an associate of the salesperson is a member; or	32 33 34 35

		(e)	which the real estate salesperson or an associate of the salesperson is an executive officer; or	2 3
		(f)	an option to purchase the property is held by a corporation of which the real estate salesperson or an associate of the salesperson is an executive officer; or	4 5 6
		(g)	the purchase of the property is made for an executive officer of a corporation of which the real estate salesperson or an associate of the salesperson is an executive officer; or	7 8 9 10
		(h)	an option to purchase the property is held by an executive officer of a corporation of which the real estate salesperson or an associate of the salesperson is an executive officer; or	11 12 13 14
		(i)	the purchase of the property is made for a member of a firm or partnership of which the real estate salesperson or an associate of the salesperson is also a member; or	15 16 17
		(j)	the purchase of the property is made for a person carrying on a business for profit or gain and the real estate salesperson or an associate of the salesperson has, directly or indirectly, a right to participate in the income or profits of the person's business or the purchase of the property.	18 19 20 21 22 23
Divis	sion	2	Beneficial interest disclosure—licensees and real estate salespersons	24 25 26
154	Bei	nefici	al interest—options	27
	(1)		section applies to property placed by a person (<i>client</i>) a property agent for sale.	28 29
	(2)	from	property agent commits an offence if the agent obtains the client an option to purchase the property in which the t has a beneficial interest.	30 31 32

		Maximum penalty—200 penalty units or 3 years imprisonment.	1 2
	(3)	A real estate salesperson employed by the real estate agent commits an offence if the salesperson obtains from the client an option to purchase the property in which the salesperson has a beneficial interest.	3 4 5 6
		Maximum penalty—200 penalty units or 3 years imprisonment.	7 8
	(4)	The property agent must not sell the property if the agent obtains a beneficial interest in an option to purchase the property.	9 10 11
		Maximum penalty—200 penalty units or 3 years imprisonment.	12 13
		Note—	14
		A person may make a claim, under the Administration Act, against the fund if the person suffers financial loss because of a contravention of this section.	15 16 17
155	Bei	neficial interest—other than options	18
	(1)	This section applies to property placed by a person (<i>client</i>) with a property agent for sale, but does not apply if section 154 applies.	19 20 21
	(2)	The property agent commits an offence if the agent obtains a beneficial interest in the property.	22 23
		Maximum penalty—200 penalty units or 3 years imprisonment.	24 25
	(3)	A real estate salesperson employed by the property agent commits an offence if the salesperson obtains a beneficial interest in the property.	26 27 28
		Maximum penalty—200 penalty units or 3 years imprisonment.	29 30

	(4)				gent or real estate salesperson does not ection (2) or (3) if—	2
		(a)	the p	proper	ty agent or real estate salesperson—	3
			(i)	enter	owledgement in the approved form that the	4 5 6 7
				(A)	is aware that the property agent or real estate salesperson is interested in obtaining a beneficial interest in the property; and	8 9 10
				(B)	consents to the property agent or real estate salesperson obtaining the interest; and	11 12
			(ii)	acts	fairly and honestly in relation to the sale; and	13
		(b)		nt wou	is in substantially as good a position as the ald be if the property were sold at fair market	14 15 16
		Note-				17
		fur		ne perso	take a claim, under the Administration Act, against the on suffers financial loss because of a contravention of	18 19 20
156	Re	turn d	of be	nefici	al interest if in form of commission	21
	(1)	This	secti	on app	blies if—	22
		(a)			is convicted of an offence against section (3); and	23 24
		(b)	bala with (the	nce of the o	convicting the person is satisfied on the f probabilities that the person, in connection offence, has recovered or kept from someone f) for whom the person performed an activity to f commission.	25 26 27 28 29
	(2)	The clier		must	order the person to pay the amount to the	30 31
	(3)			must victio	be made whether or not a penalty is imposed n.	32 33

	(4)	the 1	client may file the order in a court having jurisdiction for recovery of a debt of an equal amount and the order may inforced as if it were a judgment of that court.	1 2 3
	(5)		section does not prevent the client bringing a civil action nst the person in relation to the offence.	4 5
Divi	sion	3	Disclosure of interest for residential property—licensees and real estate salespersons	6 7 8
157	Dis	clos	ures to prospective buyer	9
	(1)	mus	sidential property agent for the sale of residential property t disclose the following to any prospective buyer of the serty—	10 11 12
		(a)	any relationship, and the nature of the relationship (whether personal or commercial), the agent has with an entity (a <i>referred entity</i>) to whom the agent refers the buyer for professional services associated with the sale;	13 14 15 16
			Examples of relationships for paragraph (a)—	17
			a family relationship	18
			 a business relationship, other than a casual business relationship 	19 20
			a fiduciary relationship	21
			 a relationship in which 1 person is accustomed, or obliged, to act under the directions, instructions, or wishes of the other 	22 23 24
		(b)	whether the agent derives or expects to derive a benefit from a referred entity and, if so, the amount or value of the benefit;	25 26 27
		(c)	if the agent derives or expects to derive a benefit from a referred entity—	28 29
			(i) for a referred entity who is an individual—the individual's full name; or	30 31

	(ii)	for a referred entity that has a registered business name—the registered business name;	1 2		
(d)	the amount, value or nature of a benefit an entity has received, receives, or expects to receive in connection with the sale, or for promoting the sale, or for providing a service in connection with the sale, of the property;				
(e)	bene sale,	entity has received, receives, or expects to receive a effit in connection with the sale, or for promoting the or for providing a service in connection with the of the property—	7 8 9 10		
	(i)	for an entity that is an individual—the individual's full name; or	11 12		
	(ii)	for an entity that has a registered business name—the registered business name.	13 14		
	Exam	pples for paragraph (c) of persons who may receive a benefit—	15		
	•	accountant	16		
	•	finance broker	17		
	•	financial adviser	18		
	•	financier	19		
	•	property valuer	20		
	•	residential property agent	21		
	•	seller	22		
	•	solicitor	23		
Maxi	imum	penalty—200 penalty units.	24		
amou	int th pects	subsection (1)(c) does not apply if the benefit is the e residential property agent has received, receives, to receive by way of commission from the seller for	25 26 27 28		
The o	disclo	sure is effective for subsection (1) only if it is—	29		
(a)	_	n to the prospective buyer in the approved form re a contract of sale for the property is entered into;	30 31 32		

(2)

(3)

	(b)	acknowledged by the prospective buyer in writing on the approved form before a contract for the sale of the property is entered into.	1 2 3
(4)	In th	nis section—	4
	ben	efit means monetary or other benefit.	5
	resi	dential property includes a proposed home that—	6
	(a)	is to be erected or constructed under a domestic building contract; and	7 8
	(b)	is being marketed in connection with marketing land.	9
	resi	dential property agent means—	10
	(a)	a property agent; or	11
	(b)	a real estate salesperson acting for a real estate agent; or	12
	(c)	a person performing an activity in contravention of section 97(1); or	13 14
	(d)	a person acting as a property agent in contravention of section 97(2); or	15 16
	(e)	a person acting as a real estate salesperson in contravention of section 151(1).	17 18
Division	า 4	Disclosure of interest for residential property—property developers	19 20
158 Di	sclos	ures to prospective buyer	21
(1)	disc	property developer marketing residential property must lose the following to a prospective buyer of the perty—	22 23 24
	(a)	any relationship, and the nature of the relationship (whether personal or commercial), the property developer has with an entity (a <i>referred entity</i>) to whom the property developer refers the buyer for professional services associated with the sale;	25 26 27 28 29

	Examples of relationships for paragraph (a)—	1
	 a family relationship 	2
	 a business relationship, other than a casual business relationship 	3 4
	a fiduciary relationship	5
	 a relationship in which 1 person is accustomed, or obliged, to act in accordance with the directions, instructions, or wishes of the other 	6 7 8
(b)	whether the property developer derives or expects to derive a benefit from a referred entity and, if so, the amount, value or nature of the benefit;	9 10 11
(c)	if the property developer derives or expects to derive a benefit from a referred entity—	12 13
	(i) for a referred entity who is an individual—the individual's full name; or	14 15
	(ii) for a referred entity that has a registered business name—the registered business name;	16 17
(d)	the amount, value or nature of a benefit an entity has received, receives, or expects to receive in connection with the sale, or for promoting the sale, or for providing a service in connection with the sale, of the property;	18 19 20 21
(e)	if an entity has received, receives, or expects to receive a benefit in connection with the sale, or for promoting the sale, or for providing a service in connection with the sale, of the property—	22 23 24 25
	(i) for an entity who is an individual—the individual's full name; or	26 27
	(ii) for an entity that has a registered business name—the registered business name;	28 29
	Examples for paragraph (e) of an entity who may receive a benefit—	30 31
	• accountant	32
	finance broker	33
	financial adviser	34

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		• financier	1
		property developer	2
		property valuer	3
		• seller	4
		 solicitor 	5
	(f)	that the property developer holds an interest of at least 15% in the property.	6 7
	Max	imum penalty—200 penalty units.	8
(2)	The	disclosure is effective for subsection (1) only if it is—	9
	(a)	given to the prospective buyer in the approved form before a contract for the sale of the property is entered into; and	10 11 12
	(b)	acknowledged by the prospective buyer in writing on the approved form before a contract for the sale of the property is entered into.	13 14 15
(3)		o, for subsection (1)(c), disclosure in compliance with the roved form is sufficient.	16 17
(4)	In th	is section—	18
	bene	efit means monetary or other benefit.	19
	resid	dential property includes a proposed home that—	20
	(a)	is to be erected or constructed under a domestic building contract; and	21 22
	(b)	is being marketed in connection with marketing land.	23

Part 7	•	Residential property sales	1
Divisio	on 1	Preliminary	2
159 [Definiti	ons for pt 7	3
	In t	his part—	4
	•	ver, for a matter, includes the buyer's agent authorised to for the buyer for the matter.	5 6
	coo	oling-off period see section 166.	7
	liste	ed means listed on a stock exchange.	8
	reg	<i>istered bidder</i> , for an auction, means a person who is istered, as prescribed under a regulation, as a bidder for the tion.	
	evant contract see section 160.	12	
		<i>ler</i> , for a matter, includes the seller's agent authorised to act the seller for the matter.	13 14
	equ	mination penalty, for a relevant contract, means an amount all to 0.25% of the purchase price under the relevant attract.	
Divisio	on 2	Contracts this part applies to	18
160 (Contra	cts this part applies to	19
(•	s part applies to a contract, including a contract granting option to purchase (a <i>relevant contract</i>)—	20 21
	(a)	for the sale of residential property; but	22
	(b)	does not include—	23
		(i) a contract formed on a sale by auction; or	24
		(ii) a contract entered into, by no later than 5p.m. on the second clear business day after the property	

			was passed in at auction, with a registered bidder for the auction; or	1 2
		(iii)	a contract (a <i>later contract</i>) formed because of the exercise of an option granted under an earlier contract, if the parties to the later contract are the same as the parties to the earlier contract; or	3 4 5 6
		(iv)	a contract if the buyer is a publicly listed corporation or a subsidiary of a publicly listed corporation; or	7 8 9
		(v)	a contract if the buyer is the State or a statutory body; or	10 11
		(vi)	a contract if the buyer is purchasing at least 3 lots at the same time, whether or not in the 1 contract.	12 13
(2)			also applies to any other contract prescribed under a (also a <i>relevant contract</i>).	14 15
(3)	In th	is sec	tion—	16
	•	ed o	n a sale by auction means formed on sale by	17 18
	(a)	dire	ctly on the fall of the hammer, by outcry; or	19
	(b)		ctly at the end of another similar type of competition purchase.	20 21
	Exam	ples—	-	22
	1		ntract for the sale of property is formed on a sale by auction a the auctioneer declares the property sold on the fall of the mer.	23 24 25
	2	aucti	ontract for the sale of property is not formed on a sale by on when the property is passed in at auction and a bidder equently negotiates and purchases the property.	26 27 28
	3		ontract for the sale of property is not formed on a sale by on when the contract arises directly out of a sale by tender ess.	29 30 31

Division 3			Accounting requirements for property developers for relevant contracts	1 2 3
161	Ар	plica	tion of div 3	4
	(1)	This	s division applies if—	5
		(a)	the seller under a relevant contract is a property developer; and	6 7
		(b)	the relevant contract provides for the payment by the buyer under the relevant contract of an amount (a <i>part payment</i>) for the purchase of property; and	8 9 10
		(c)	the buyer is not entitled under the relevant contract to receive a registrable instrument of transfer of the property in exchange for the part payment.	11 12 13
Example of p			nple of part payment—	14
		a c	deposit payable under the relevant contract	15
(2)			vever, this division does not apply if the part payment is used by a prescribed guarantee.	16 17
	(3)	In th	nis section—	18
		pres	scribed guarantee means a written guarantee—	19
		(a)	given by a financial institution, for the buyer, in favour of the seller; and	20 21
		(b)	under which the financial institution is bound to pay, on demand, to the buyer the amount of the guarantee (whether or not the guarantee secures other obligations).	22 23 24
162	Pai	rt pay	yments must be paid to particular persons	25
	(1)		property developer must pay a part payment received er the relevant contract directly to 1 of the following—	26 27
		(a)	the public trustee;	28
		(b)	a law practice;	29

	(c) a property agent.	1
	Maximum penalty—200 penalty units or 1 year's imprisonment.	2 3
(2)	A provision of the relevant contract is void if it provides for payment of the part payment other than in accordance with subsection (1).	4 5 6
(3)	A provision of an instrument made in connection with the relevant contract is void if it provides for payment of the part payment other than in accordance with subsection (1).	7 8 9
(4)	In this section—	10
	<i>law practice</i> means any of the following, within the meaning of the <i>Legal Profession Act 2007</i> , that has an office in Queensland—	11 12 13
	(a) an Australian legal practitioner who is a sole practitioner but not a barrister under that Act;	14 15
	(b) a law firm;	16
	(c) an incorporated legal practice;	17
	(d) a multi-disciplinary partnership.	18
Par	t payment to be held in trust	19
(1)	The part payment must be held—	20
	(a) if the part payment is paid to the public trustee, by the public trustee in a trust account kept for this Act by the public trustee; or	21 22 23
	(b) if the part payment is paid to an individual, by the individual in a trust account kept for this Act by—	24 25
	(i) the individual; or	26
	(ii) if the individual is a member of a firm or partnership, the firm or partnership of which the individual is a member.	27 28 29
(2)	The part payment must be dealt with by the public trustee, individual, firm or partnership in accordance with the law	30 31

		_	erning the operation of the public trustee's, individual's, 's or partnership's trust account.	1 2
Divis	sion	4	Seller and seller's agent must give copy of particular property valuation to buyer	3 4 5
164	Buy for	yer to	b be given copy of property valuation buyer pays	6 7
	(1)	This	s section applies if—	8
		(a)	it is a term of a relevant contract that the buyer must pay for a valuation of the property that, under the relevant contract, is not required to have been given to the buyer before the relevant contract is entered into; or	9 10 11 12
		(b)	the seller otherwise requires the buyer to pay for a valuation of the property that is not required to be given or to have been given to the buyer before the relevant contract is entered into.	13 14 15 16
	(2)	if th	pite the term or requirement, the seller commits an offence he seller fails to give the buyer a copy of the valuation here the relevant contract is entered into.	17 18 19
		Max	timum penalty—200 penalty units.	20
	(3)	relev	term or requirement is effective only if, before the vant contract was entered into by the buyer, the buyer ived the valuation and, in writing, acknowledged the ipt.	21 22 23 24
	(4)	Subs	section (3) does not affect subsection (2).	25
	(5)		ontravention of subsection (2) does not affect the validity ne relevant contract.	26 27

Division 5		5	Matters to be included in proposed relevant contract	1 2
165			ed relevant contract to include particular matters ven to buyer for signing	3 4
	(1)	Subs	sections (2) and (3) apply—	5
		(a)	to a seller who gives a proposed relevant contract for the first time to a proposed buyer for signing; and	6 7
		(b)	whether or not the proposed relevant contract has been signed by the seller.	8 9
	(2)		seller must ensure the proposed relevant contract includes following conspicuously written words or words to like et—	10 11 12
		cool purc durin buye inde	e contract may be subject to a 5 business day statutory ing-off period. A termination penalty of 0.25% of the chase price applies if the buyer terminates the contract ing the statutory cooling-off period. It is recommended the errobtain an independent property valuation and ependent legal advice about the contract and his or her ing-off rights, before signing.'.	13 14 15 16 17 18 19
	(3)	once the	seller must ensure the words are written in the contract e, immediately above, and on the same page as the place in contract where the buyer signs to indicate the buyer's nation to be bound by the contract.	20 21 22 23
	(4)	selle prop	sections (2) and (3) do not apply to a counteroffer by a er to a relevant contract proposed by the buyer, unless the perty the subject of the proposed relevant contract changes he buyer changes, if—	24 25 26 27
		(a)	the seller amends the proposed relevant contract (whether by amending the text or preparing a new proposed relevant contract) other than by changing the residential property concerned or a party to the contract; and	28 29 30 31 32
		(b)	the seller gives the amended proposed relevant contract to the buyer as a counteroffer.	33 34

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	(5)	If su	ıbsect	ion (2) or (3) is contravened—	1
		(a)	gave	seller commits an offence if the seller personally e the proposed relevant contract to the proposed er; or	2 3 4
		(b)	gave	seller's agent commits an offence if the seller's agent e the proposed relevant contract to the proposed er on behalf of the seller.	5 6 7
		Max	imun	n penalty for subsection (5)—200 penalty units.	8
Divi	sion	6		Waiving and shortening cooling-off periods	9 10
166	Со	oling	-off p	period	11
	(1)			ng-off period, for a relevant contract, is a period of 5 days—	12 13
		(a)	start	ting on—	14
			(i)	the day the buyer receives a copy of the relevant contract signed by both parties from the seller; or	15 16
			(ii)	if the buyer receives a copy of the relevant contract signed by both parties from the seller on a day other than a business day, the first business day after the day the buyer receives the copy from the seller; and	17 18 19 20 21
		(b)		ing at 5p.m. on the fifth business day.	22
		Exan	ıple—		23
		at a	any tin ected b	he buyer receives a copy of the relevant contract from the seller ne on a Monday. Assume also that the cooling-off period is not by a day that is not a business day. The cooling-off period ends on the following Friday.	24 25 26 27
	(2)	after copy has	the s of the s both	ection (1), if the buyer signs the relevant contract seller signed it, the buyer is taken to have received a the relevant contract from the seller when the buyer signed the relevant contract and communicated the ecceptance of the seller's offer to the seller.	28 29 30 31 32

167	Wa	iving or shortening cooling-off period	1
	(1)	A person who proposes to enter into a relevant contract as a buyer may waive the cooling-off period for the relevant contract by giving written notice to the seller of the waiver.	2 3 4
	(2)	A buyer under a relevant contract may shorten the cooling-off period for the relevant contract by giving written notice to the seller of the shortening.	5 6 7
Divis	sion	7 Terminating relevant contracts	8
168	Ter	minating relevant contract during cooling-off period	9
	(1)	A buyer who has not waived the cooling-off period for a relevant contract under section 167 may terminate the contract at any time during the cooling-off period or, if that period has been shortened under section 167(2), the shortened period, by giving a signed notice of termination to the seller.	10 11 12 13 14
	(2)	The seller may deduct from any deposit paid under the relevant contract an amount not greater than the termination penalty.	15 16 17
	(3)	The seller must, within 14 days after the relevant contract is terminated, refund to the buyer—	18 19
		(a) any deposit paid under the relevant contract; or	20
		(b) the balance of any deposit paid under the relevant contract after deducting an amount of not more than the termination penalty.	21 22 23
		Maximum penalty—200 penalty units.	24
	(4)	An amount payable to the buyer under subsection (3) is recoverable as a debt.	25 26

Part	8	Trust accounts	1
169	Kee	eping trust accounts	2
	(1)	A principal licensee must keep a trust account under the Administration Act if an amount is likely to be received by the licensee for a transaction, or with written direction for its use, when performing the activities of a property agent or resident letting agent.	3 4 5 6 7
		Maximum penalty—200 penalty units or 2 years imprisonment.	8 9
	(2)	In this section—	10
		<i>amount</i> , likely to be received by a licensee for a transaction or with written direction for its use—	11 12
		(a) includes deposit and purchase monies for a transaction; but	13 14
		(b) does not include an amount payable to the licensee for a transaction in refund of an expense the licensee was authorised to incur and did incur and for which the licensee holds a receipt.	15 16 17 18
Part	9	QCAT Proceedings	19
Divis	ion	1 Preliminary	20
170	Def	initions for pt 9	21
		In this part—	22
		<i>licensee</i> includes a person who has held a licence under this Act at any time within 3 years before a proceeding involving the person is started under this part.	23 24 25

		estat any	estate salesperson includes a person who was a real the salesperson, or the holder of a registration certificate, at time within 1 year before a proceeding under this part is sed involving the person.	1 2 3 4
171	Jui	risdic	tion	5
		For t	this Act, QCAT has the following jurisdiction—	6
		(a)	to hear and decide disciplinary matters involving a licensee or real estate salesperson;	7 8
		(b)	to hear and decide applications under this Act relating to marketeers;	9 10
		(c)	to review decisions of the chief executive relating to licensing or registration.	11 12
Divi	sion	2	Disciplinary proceedings	13
172	Gro	ound	s for starting disciplinary proceedings	14
	(1)	proc	following are grounds for starting a disciplinary eeding against a licensee or real estate salesperson under on 173—	15 16 17
		(a)	the licensee or salesperson has been convicted of an indictable offence or an offence against this Act or the Administration Act;	18 19 20
		(b)	the licensee or salesperson has contravened or breached—	21 22
			(i) this Act; or	23
			(i) this Act; or(ii) the Administration Act; or	23 24

	(iv)	an undertaking given under part 10, division 2; or	1		
	(v)	a corresponding law;	2		
(c)	hold	the licensee or salesperson has been disqualified from holding an authorisation, similar to a licence or registration certificate, under a corresponding law;			
(d)	an amount has been paid from the fund because the licensee or salesperson did, or omitted to do, something that gave rise to the claim against the fund;				
(e)	the licensee or salesperson fraudulently or improperly obtained, or helped someone else to fraudulently or improperly obtain, a licence or registration certificate;				
(f)		the licensee or salesperson has failed to comply with an order made by a court, the former tribunal or QCAT;			
(g)	for a	a licensee—	14		
	(i)	the licensee is not a suitable person to hold a licence; or	15 16		
	(ii)	the licensee has carried on, or is carrying on, business under a licence with someone who is not a suitable person to hold a licence; or	17 18 19		
	(iii)	the licensee has, in carrying on a business or performing an activity, been incompetent or acted in an unprofessional way; or	20 21 22		
	(iv)	the licensee has failed to ensure the licensee's employed licensees or real estate salespersons, or employees under the licensee's supervision—	23 24 25		
		(A) are properly supervised in the performance of their duties; or	26 27		
		(B) comply with this Act; or	28		
	(v)	the licensee has failed to comply with a condition of the licensee's licence; or	29 30		
	(vi)	the licensee is an executive officer of a corporation in relation to which QCAT makes an order under section 186; or	31 32 33		

		(vii)	if the licensee is a corporation, an executive officer of the corporation is not a suitable person to hold a licence;	1 2 3	
	(h)	for a	real estate salesperson—	4	
		(i)	the salesperson is not eligible to be employed as a real estate salesperson; or	5 6	
		(ii)	the salesperson has, in performing an activity of a licensee, been incompetent or acted in an unprofessional way.	7 8 9	
(2)	(2) The chief executive must not start a disciplinary proceed against an executive officer under subsection (1)(g)(vi) if chief executive is satisfied—			10 11 12	
	(a)	the o	act or omission relevant to the proceeding against corporation was done or made without the executive eer's knowledge; and	13 14 15	
	(b)	dilig	executive officer could not, with reasonable gence, have prevented the doing of the act or the ing of the omission.	16 17 18	
Sta	rting	disc	iplinary proceedings	19	
(1)			executive may apply, as provided under the QCAT CAT to conduct a disciplinary proceeding.	20 21	
(2)	The	The application must state—		22	
	(a)	the grounds for starting the proceeding; and			
	(b)	(b) the conduct constituting the grounds; and			
	(c)		an application will be made for 1 or more orders er section 186.	25 26	

Division 3			Marketeer proceedings	
174	Grounds for starting marketeer proceeding			2
		mar	following are grounds for starting a proceeding against a keteer for orders under section 188 (<i>marketeer seeding</i>)—	3 4 5
		(a)	the marketeer has contravened or is contravening section 207, 208 or 209;	6 7
		(b)	the marketeer is likely or proposing to engage in conduct that would contravene section 207, 208 or 209;	8 9
		(c)	the marketeer is reasonably suspected of anything mentioned in paragraph (a) or (b).	10 11
175	Но	w to	start a proceeding	12
	(1)	(1) The chief executive may apply, as provided under the QCAT Act, to QCAT to conduct a marketeer proceeding.		
	(2)	The	application must state—	15
		(a)	the grounds for starting the proceeding; and	16
		(b)	the conduct constituting the grounds; and	17
		(c)	that an application will be made for 1 or more orders under section 188.	18 19
Divi	sion	4	Review proceedings	20
176		rson ek rev	dissatisfied with chief executive's decision may view	21 22
		exec	person who is dissatisfied with a decision of the chief cutive made under a provision mentioned in schedule 1 apply to QCAT to have the decision reviewed.	23 24 25

177	Sta	y of operation of decisions	1
	(1)	A decision of the chief executive, other than a decision made under section 76 or 142, being reviewed is stayed for the purpose of securing the effectiveness of the review.	2 3 4
	(2)	However, the period of a stay does not extend past the time when QCAT decides the application.	5 6
178	QC	AT may extend time	7
	(1)	QCAT may extend the time within which to seek review of a decision of the chief executive if it is satisfied—	
		(a) the application is made within 42 days after the person receives notice of the decision to be reviewed; and	10 11
		(b) it is appropriate to extend time having regard to—	12
		(i) the application generally; and	13
		(ii) the justice of the matter generally.	14
	(2)	No appeal lies against QCAT's decision under this section.	15
Divi	sion	5 Proceedings generally	16
Sub	divis	sion 1 Reference committee	17
179	Re	ference committee	18
	(1)	A reference committee is established.	19
	(2)	The reference committee consists of—	20
		(a) the commissioner for fair trading; and	21
		(b) 2 community representatives who are not public service employees.	22 23
	(3)	One of the community representatives must have a demonstrated interest in civil liberties and the other must be a	24 25

		person the Minister considers has appropriate and relevant experience in fair trading issues.	1 2
	(4)	The community representatives are to be appointed by the Governor in Council.	3
	(5)	The community representatives' appointment term and conditions are as decided by the Governor in Council.	5 6
180	Ref	ference committee functions	7
		The reference committee's function is to decide whether conduct of a marketeer that is being investigated under this Act should be the subject of an application to QCAT for a public examination.	8 9 10 11
181		ference committee may authorise application for blic examination	12 13
	(1)	If the chief executive considers that a public examination may help the chief executive decide whether or not to start a marketeer proceeding against a marketeer, the chief executive may refer the conduct to the reference committee.	14 15 16 17
r		After considering all relevant issues, the reference committee may authorise the chief executive to make an application to QCAT for a public examination under subdivision 2.	18 19 20
	(3)	The reference committee must not authorise the chief executive to make the application unless satisfied—	21 22
		(a) it is unlikely further investigation of the conduct by an inspector will be effective for deciding whether to start a marketeer proceeding; and	23 24 25
		(b) a public examination may help find out whether a marketeer has contravened section 207, 208 or 209; and	26 27
		(c) it is in the public interest to make the application.	28

Sub	divis	sion 2 Public examin	ations	1
182	QC	AT may conduct public exam	nination	2
	(1)	QCAT may, on the chief execupublic examination that investment to find out whether to section 207, 208 or 209.	estigates the conduct of a	3 4 5 6
	(2)	The application may be made proceeding has been started.	whether or not a marketeer	7 8
	(3)	This division applies to a publihearing before QCAT.	c examination as if it were a	9 10
183	Pro	ocedure before public examir	ation starts	11
	(1)	Before the start of a public of satisfied each person to be ex- grounds for the public examinat	amined has received written	12 13 14
	(2)	On being satisfied under subsec	tion (1), QCAT must—	15
		(a) decide a time and place fo	r the public examination; and	16
		(b) issue an attendance no examined.	tice to each person to be	17 18
	(3)	If a person to be examined is notice must require a name corporation to attend QCAT for	d executive officer of the	19 20 21
	(4)	The attendance notice must state	-	22
		(a) the time and place for the pQCAT; and	public examination decided by	23 24
		(b) the person may make oral public examination.	and written submissions at the	25 26
	(5)	The chief executive must serve person to whom it was issued.	the attendance notice on the	27 28
	(6)	In this section—		29

		attendance notice means an attendance notice issued under this Act.	1 2
184	Pe	rson must answer particular questions	3
	(1)	This section applies if a person being examined at a public examination refuses to answer a question put to the person.	4 5
	(2)	If QCAT requires the person to answer the question, QCAT must advise the person of the following—	6 7
		(a) that if the answer might incriminate the person, the person may claim, before giving the answer, that giving the answer might incriminate the person;	8 9 10
		(b) the effect that making the claim will have on the admissibility of the answer in any proceeding against the person.	11 12 13
	(3)	The person must answer the question, unless the person has a reasonable excuse.	14 15
		Maximum penalty—500 penalty units.	16
	(4)	It is not a reasonable excuse to fail to answer the question that answering might tend to incriminate the person.	17 18
	(5)	The answer is not admissible in any criminal or civil proceeding against the person, other than—	19 20
		(a) the public examination of a person; or	21
		(b) a proceeding to review a reviewable decision; or	22
		(c) an appeal against QCAT's decision to require the answer; or	23 24
		(d) a perjury proceeding.	25
	(6)	In this section—	26
		<i>perjury proceeding</i> means a proceeding in which the falsity or misleading nature of the answer is relevant.	27 28
		<i>reviewable decision</i> means a decision of the chief executive mentioned in schedule 1.	29 30

Sub	divis	sion 3 Stopping particular conduct	1
185	Sto	opping particular conduct	2
	(1)	This section applies if a marketeer proceeding has been started against a marketeer and, on the chief executive's application, QCAT is satisfied, or is satisfied there is a reasonable suspicion, that the marketeer—	3 4 5 6
		(a) has contravened or is contravening section 207, 208 or 209; or	7 8
		(b) is likely or proposing to engage in conduct that would contravene section 207, 208 or 209.	9 10
	(2)	QCAT may, by order, prohibit the marketeer from engaging in conduct that, alone or together with other conduct, is a contravention of section 207, 208 or 209, until the end of the marketeer proceeding.	11 12 13 14
	(3)	QCAT may make an order under this section on the chief executive's application made without notice to the marketeer but, in that case, QCAT must allow the marketeer a reasonable opportunity to show cause why the order should not be confirmed.	15 16 17 18 19
	(4)	If QCAT, after considering the marketeer's evidence and representations, if any, and any further evidence or representations of the chief executive, is not satisfied the order should continue in force, QCAT must cancel the order.	20 21 22 23
	(5)	A person must not contravene an order under this section.	24
		Maximum penalty—540 penalty units.	25
	(6)	In a proceeding against a person under this Act, the making of an order under this section is evidence of the facts or circumstances giving rise to the making of the order.	26 27 28
	(7)	An order under this section has effect on the giving of a copy of the order to the marketeer.	29 30

Sub	divis	sion	4 QCAT's orders	1
186	Ord	ders (QCAT may make on disciplinary hearing	2
	(1)	pers	AT may make 1 or more of the following orders against a on in relation to whom QCAT finds grounds exist to take iplinary action under this Act—	3 4 5
		(a)	an order reprimanding the person;	6
		(b)	an order that the person pay to the State, within the period stated in the order, a fine of not more than—	7 8
			(i) for an individual—200 penalty units; or	9
			(ii) for a corporation—1000 penalty units;	10
		(c)	an order that the person pay compensation (inclusive of any commission to which the person is not entitled) to someone else who has suffered loss or damage because of the act or omission that resulted in the finding;	11 12 13 14
		(d)	that the person be disqualified permanently, or for the period stated in the order, from holding a licence or registration certificate;	15 16 17
		(e)	another order QCAT considers appropriate to ensure the person complies with this Act.	18 19
	(2)	certi	the person is the holder of a licence or registration afficate, QCAT may also make 1 or more of the following against the person—	20 21 22
		(a)	an order that the person's licence or registration certificate be suspended for the period stated in the order;	23 24 25
		(b)	an order that the licence or registration certificate be cancelled;	26 27
		(c)	for a licensed individual who is an executive officer of a corporation, an order that the individual be disqualified permanently from being an executive officer of a corporation that holds a licence permanently or for a stated period:	28 29 30 31

		(d) an order imposing conditions on, or amending or revoking the conditions of, the person's licence or registration certificate.	1 2 3
	(3)	If QCAT makes an order mentioned in subsection (2)(b) against an individual, QCAT must also make an order that the person be disqualified for a stated period or permanently from holding a licence or registration certificate.	4 5 6 7
	(4)	QCAT may not make an order under this section disqualifying the person from holding a licence or registration certificate if QCAT is satisfied a court has, for the grounds giving rise to the disciplinary proceeding—	8 9 10 11
		(a) been asked to make an order under section 227(3) disqualifying the person from holding a licence or registration certificate; and	12 13 14
		(b) declined to do so.	15
	(5)	The chief executive may recover a fine, ordered by QCAT to be paid by the person to the chief executive, as a debt owing to the chief executive in a court with jurisdiction to recover debts up to the amount of the fine.	16 17 18 19
187	Sto	pping contraventions	20
	(1)	This section applies if QCAT is satisfied, on application by the chief executive, that a person is doing, or is about to do, something in contravention of this Act.	21 22 23
	(2)	This section does not apply if section 185 applies.	24
	(3)	QCAT may, by order, prohibit the person who is doing, or is about to do, the thing (the <i>prohibited person</i>) from starting or continuing to do the thing.	25 26 27
	(4)	QCAT may make an order under this section on the chief executive's application made without notice to the prohibited person but, in that case, QCAT must allow the prohibited person a reasonable opportunity to show cause why the order should not be confirmed.	28 29 30 31 32

	(5)	and subn	subr nissio	after considering the prohibited person's evidence missions, if any, and any further evidence or ons of the chief executive, is not satisfied the order ntinue in force, QCAT must rescind the order.	1 2 3 4
	(6)	A pe	rson	must not contravene an order under this section.	5
		Max	imun	n penalty—540 penalty units.	6
	(7)			under this section has effect on the giving of a copy er to the prohibited person.	7 8
188	Ord	ders (QCAT	Γ may make in a marketeer proceeding	9
	(1)			ion applies if, in a marketeer proceeding, QCAT is a marketeer has contravened section 207, 208 or 209.	10 11
	(2)	QCA	T ma	ay make 1 or more of the following orders—	12
		(a)	peri	order that the marketeer pay to the State, within the od stated in the order, an amount of not more than equivalent of—	13 14 15
			(i)	for an individual—200 penalty units; or	16
			(ii)	for a corporation—1000 penalty units;	17
		(b)		ne marketeer is the holder of a licence or registration ificate when the order is made, an order—	18 19
			(i)	imposing conditions on, or amending or revoking the conditions of, the marketeer's licence or registration certificate; or	20 21 22
			(ii)	that the marketeer's licence or registration be suspended for a stated period; or	23 24
			(iii)	the marketeer's licence or registration certificate be cancelled;	25 26
		(c)	regi that not	he marketeer is not the holder of a licence or stration certificate when the order is made—an order the marketeer be disqualified, for a stated period, of more than 5 years, from holding a licence or stration certificate:	27 28 29 30 31

1

		individual who is an executive officer of the corporation, be disqualified, for a stated period, of not more than 5 years, from holding a licence;	2 3 4
	(e)	if the marketeer is an executive officer of a corporation—an order that the marketeer be disqualified permanently, or for the period stated in the order, from being an executive officer of a corporation that holds a licence;	5 6 7 8 9
	(f)	an order restricting the way the marketeer conducts the business of the sale, or promotion of the sale, or provision of a service in connection with the sale, of residential property in Queensland for a stated period, of not more than 5 years;	10 11 12 13 14
	(g)	an order that the marketeer pay to a person who has suffered financial loss, a stated amount of compensation decided by QCAT of not more than the limit of a Magistrates Court's civil jurisdiction;	15 16 17 18
	(h)	another order QCAT considers appropriate to ensure the marketeer complies with this Act.	19 20
(3)	agair mark	CAT makes an order mentioned in subsection (2)(b)(iii) nst an individual, QCAT must also make an order that the keteer be disqualified for a stated period or permanently a holding a licence or registration certificate.	21 22 23 24
(4)	or (f sales other law	rever, QCAT may make an order under subsection (2)(a) against a marketeer who is not licensed or a real estate sperson only on the basis of evidence, submissions and r information received in accordance with the evidentiary and practice applicable to a civil proceeding in a istrates Court.	25 26 27 28 29 30
(5)	QCA	AT must decide to make an order for compensation if—	31
	(a)	QCAT proposes to make an order requiring a marketeer to pay an amount to the chief executive under subsection (2)(a)(i) and to pay compensation under subsection (2)(g); and	32 33 34 35

(d) if the marketeer is a corporation—an order, that an

	(b)	the marketeer does not have the financial resources to pay both.	1 2
(6)		executive officers of a corporation are jointly and rally liable to pay an amount not paid by the corporation	3 4 5
	(a)	QCAT orders the corporation to pay an amount to the chief executive under subsection (2)(a)(ii) or compensation under subsection (2)(g); and	6 7 8
	(b)	the corporation does not have the financial resources to pay either or both.	9 10
(7)		a defence to a liability under subsection (6) for an utive officer to prove that—	11 12
	(a)	if the officer was in a position to influence the conduct of the corporation relating to the relevant contravention—the officer took all reasonable steps to ensure the relevant contravention did not happen; or	13 14 15 16
	(b)	the officer was not in a position to influence the conduct of the corporation relating to the relevant contravention.	17 18
(8)	to j	subsection (7)(a), it is sufficient for the executive officer prove the act or omission that was the relevant ravention was done or made without the officer's wledge despite the officer having taken all reasonable is to ensure the relevant contravention did not happen.	19 20 21 22 23
(9)	In th	is section—	24
		vant contravention, in relation to a corporation, means the ravention by the corporation of section 207, 208 or 209.	25 26
Cri	teria	for deciding amount to be ordered	27
		lecide the amount a marketeer may be ordered to pay er section 188, QCAT must consider—	28 29
	(a)	the marketeer's conduct before and after the contravention; and	30 31
	(b)	whether the conduct forming the basis of the contravention was deliberate; and	32 33

189

		(c)	the period over which that conduct happened; and	1
		(d)	the amount of financial loss caused by the contravention; and	2 3
		(e)	any similar past conduct of the marketeer, including conduct happening before the commencement of this section; and	4 5 6
		(f)	the marketeer's financial position; and	7
		(g)	whether the conduct forming the basis of the contravention could have been prevented; and	8 9
		(h)	if the marketeer is a corporation—the extent to which the executive officers of the corporation knew or should have known of the contravention; and	10 11 12
		(i)	any action the marketeer took to remedy the contravention including, for example, compensating persons who suffered financial loss because of it; and	13 14 15
		(j)	the extent to which the marketeer cooperated with the chief executive to remedy the contravention and prevent future contraventions; and	16 17 18
		(k)	any other factor QCAT considers relevant.	19
Subo	divis	sion	5 Chief executive's right of appeal	20
190	Ар	peal		21
	(1)	a de	chief executive may appeal to the appeal tribunal against cision of QCAT under this Act, but only on the ground of r of law.	22 23 24
	(2)	In th	is section—	25
			eal tribunal means QCAT as constituted under the QCAT section 166 for an appeal.	26 27

Part 10		Injunctions, undertakings, preservation of assets and civil penalties	1 2 3
Division	1 1	Injunctions	4
191 Gr	ound	s for injunction	5
	the o	District Court may grant an injunction against a person if court is satisfied the person (a <i>respondent</i>) has engaged, or roposing to engage, in conduct that constitutes or would stitute—	6 7 8 9
	(a)	a contravention of this Act or a prescribed conduct provision; or	10 11
	(b)	attempting to contravene this Act or a prescribed conduct provision; or	12 13
	(c)	aiding, abetting, counselling or procuring another person to contravene this Act; or	14 15
	(d)	inducing or attempting to induce, whether by threats, promises or otherwise, another person to contravene this Act; or	16 17 18
	(e)	being in any way, directly or indirectly, knowingly concerned in, or party to, the contravention by another person of this Act; or	19 20 21
	(f)	conspiring with other persons to contravene this Act.	22
192 W	ho ma	ay apply for injunction	23
		following persons may apply to the District Court for an nction—	24 25
	(a)	the chief executive;	26
	(b)	a person aggrieved by the respondent's conduct.	27

		[6 .66]	
193	Wh	en injunction may be granted	1
		An injunction under this division may be granted by the	2
		District Court against a respondent at any time.	3
194	Со	rt's powers for injunctions	4
	(1)		5 6 7
			8 9 10
		(b) whether or not the respondent has previously engaged in conduct of that kind.	11 12
	(2)	The power of the court to grant an injunction requiring the respondent to do an act or thing may be exercised—	13 14
		(a) whether or not it appears to the court the respondent intends to fail again, or to continue to fail, to do the act or thing; and	15 16 17
		(b) whether or not the respondent has previously failed to do the act or thing.	18 19
	(3)	An interim injunction may be granted under this part until the application is finally decided.	20 21
	(4)	The District Court may rescind or vary an injunction at any time.	22 23
195	Ter	ns of injunction	24
	(1)	The District Court may grant an injunction in the terms the court considers appropriate.	25 26
	(2)	Without limiting the court's power under subsection (1), an injunction may be granted restraining a respondent from carrying on a business as a licensee (whether or not the person is licensed or the business is carried on as part of, or incidental to, the carrying on of another business)—	27 28 29 30 31

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		(a) for a stated period; or	1
		(b) other than on stated terms and conditions.	2
	(3)	Also, the court may grant an injunction requiring a respondent to take stated action, including action to disclose information or publish advertisements, to remedy any adverse consequences of the respondent's contravention of this Act.	3 4 5 6
196	Un	dertakings as to costs	7
		If the chief executive applies for an injunction under this division, no undertaking as to damages or costs may be required or made.	8 9 10
Divi	sion	2 Undertakings	11
197		ief executive may seek undertaking after ntravention	12 13
	(1)	If the chief executive believes on reasonable grounds a person has contravened or been involved in a contravention of this Act or a prescribed conduct provision, the chief executive may, by written notice given to the person—	14 15 16 17
		(a) state the act or omission the chief executive believes is the contravention; and	18 19
		(b) ask the person to give the chief executive a written undertaking the person will not continue or repeat the act or omission.	20 21 22
	(2)	The chief executive can not start an offence proceeding against the person for the contravention if—	23 24
		(a) the person gives the undertaking; and	25
		(b) the chief executive accepts the undertaking; and	26
		(c) for a contravention consisting of a series of acts or omissions, the person stops the acts or omissions	27 28

	(3)	Subsection (2) does not apply if the chief executive withdraws the undertaking under section 199.	1 2
198	Un	dertaking about other matter	3
		Without limiting section 197, the chief executive may accept an undertaking given by a person about anything for which the chief executive or an inspector has a function or power.	4 5 6
		Example of type of undertaking for this section—	7
		an undertaking to publish corrective advertising	8
199	Vai	riation and withdrawal of undertakings	9
	(1)	If the chief executive accepts the undertaking, it may be varied or withdrawn at any time by—	10 1
		(a) the person who gave it, but only if the chief executive agrees to the variation or withdrawal; or	12 12
		(b) the chief executive, if the chief executive believes, on reasonable grounds—	14 1:
		(i) that, before it was accepted, the person who gave it contravened this Act, or PAMDA, in a way unknown to the chief executive; and	10 17 18
		(ii) had the chief executive known about the contravention, the chief executive would not have accepted the undertaking or would not have accepted it unless its terms were changed.	19 20 21 22
	(2)	The chief executive may also withdraw the undertaking if the chief executive believes, on reasonable grounds, it is no longer necessary.	2: 2: 2:
	(3)	If the chief executive varies or withdraws, or agrees to the variation or withdrawal of, the undertaking, the chief executive must give the person written notice of its variation or withdrawal.	20 20 20 20
	(4)	The variation or withdrawal takes effect when written notice of the variation or withdrawal is received by the person.	30

200	En	force	ment of undertakings	1
	(1)	who unde	e chief executive believes on reasonable grounds a person gave an undertaking has contravened a term of the ertaking, the chief executive may apply to the District rt for an order under this section.	2 3 4 5
	(2)		e District Court is satisfied the person has contravened the a, the court may make 1 or more of the following orders—	6 7
		(a)	an order directing the person to comply with the term;	8
		(b)	an order directing the person to pay to the State an amount that is not more than the direct or indirect financial benefit obtained by the person from, and reasonably attributable to, the contravention;	9 10 11 12
		(c)	an order directing the person to pay compensation to another person who has suffered loss or damage because of the contravention;	13 14 15
		(d)	an order directing the person to give a security bond to the State for a stated period;	16 17
		(e)	another order the court considers appropriate.	18
	(3)	or pa	District Court may order the forfeiture to the State of all art of a security bond given by a person under subsection d) if—	19 20 21
		(a)	the chief executive applies to the court for the order; and	22
		(b)	the court is satisfied the person contravened the undertaking during the period for which the bond was given.	23 24 25
201	Re	giste	r of undertakings	26
	(1)	The	chief executive must keep a register of undertakings.	27
	(2)		register must contain a copy of each undertaking under division.	28 29
	(3)		chief executive may publish the information contained in register on the department's website.	30 31

	(4)	_	erson may, on payment of the fee prescribed under a lation, inspect, or get a copy of details in, the register—	1 2
		(a)	at a place or places decided by the chief executive; or	3
		(b)	by using a computer.	4
	(5)	-	person may pay the fee, in advance or in arrears, under an agement approved by the chief executive.	5 6
	(6)		register may be kept in the way the chief executive iders appropriate.	7 8
Divi	sion	3	Preservation of assets	9
202	Pov	vers (of court for preservation of assets	10
	(1)		section applies if any of the following proceedings have started against a marketeer—	11 12
		(a)	a proceeding before the District Court for the grant of an injunction;	13 14
		(b)	a proceeding before the District Court about a contravention of an undertaking under division 2;	15 16
		(c)	a marketeer proceeding;	17
		(d)	a proceeding before the District Court under division 4 for a civil penalty.	18 19
	(2)		he chief executive's application, the District Court may e an order mentioned in subsection (3) if satisfied—	20 21
		(a)	it is necessary or desirable to preserve property held by or for the marketeer, or part or all of an amount payable to or at the request of the marketeer, because the marketeer is or may become liable under this Act—	22 23 24 25
			(i) to pay an amount to the State; or	26
			(ii) to pay compensation; or	27
			(iii) to refund an amount; or	28
			(iv) to transfer, sell or return other property; and	29

	(b)	it will not unduly prejudice the rights and interests of any other person.	1 2
(3)	The	orders the court may make are—	3
	(a)	an order prohibiting a person who owes an amount to the marketeer or an associate of the marketeer from paying all or part of the amount to, or to another person at the request of, the marketeer or associate; and	4 5 6 7
	(b)	an order prohibiting a person holding property for the marketeer or an associate of the marketeer from transferring all or any of the property to, or to another person at the request of, the marketeer or associate; and	8 9 10 11
	(c)	an order prohibiting the taking, by any person, of the property of the marketeer or an associate of the marketeer out of the State; and	12 13 14
	(d)	if the marketeer is an individual—an order appointing a receiver or trustee of all or part of the property of the marketeer or an associate of the marketeer and providing for the powers of the receiver or trustee.	15 16 17 18
(4)		ject to subsection (5), the order may be expressed to rate—	19 20
	(a)	for a stated period; or	21
	(b)	until proceedings under another provision of this Act for which the order was made have ended.	22 23
(5)	with asso	application and an order may be made under this section nout notice to, and in the absence of, the marketeer or the ociate, but the order must not be expressed to operate for a od of more than 30 days.	24 25 26 27
(6)	A p	erson to whom the order applies must comply with the er.	28 29
	Max	kimum penalty—540 penalty units.	30
(7)	In th	nis section—	31
	asso	ociate, of a marketeer, means—	32
	(a)	a person holding property for the marketeer; or	33

		[3 200]	
		(b) if the marketeer is a corporation—a wholly-owned subsidiary of the marketeer.	1 2
		<i>prohibit</i> means prohibit absolutely or on conditions.	3
		request includes direction.	4
		take includes send and transfer.	5
		<i>transferring</i> , in relation to property, means transferring, paying or otherwise parting with possession of the property.	6 7
Divi	sion	4 Civil penalties and compensation orders for particular contraventions	8 9
203	Аp	plication for order imposing civil penalties	10
	(1)	If the chief executive reasonably believes a person has contravened section 207, 208 or 209, the chief executive may apply to the District Court for an order requiring a person (the <i>respondent</i>)—	11 12 13 14
		(a) to pay to the State an amount as a penalty (a <i>money penalty</i>); or	15 16
		(b) to pay to another person who suffered financial loss because of the contravention an amount as compensation.	17 18 19
	(2)	The application may be made with another application the chief executive may make under this part.	20 21
204	Ord	ders District Court may make	22
	(1)	This section applies if the District Court is satisfied the respondent has contravened section 207, 208 or 209.	23 24
	(2)	The court may order the respondent to pay to the State a money penalty of not more than the limit of the court's civil jurisdiction for each contravention.	25 26 27
	(3)	If satisfied another person has suffered financial loss because of the contravention, the court may order the respondent to	28

	court	to the person an amount of compensation decided by the of not more than the limit of the court's civil diction.	1 2 3
(4)		court must decide to make an order for the respondent to compensation rather than a money penalty if—	4 5
	(a)	the respondent is an individual; and	6
	(b)	the court proposes to order the respondent to pay a money penalty and compensation under subsection (3); and	7 8 9
	(b)	the respondent does not have the resources to pay both.	10
(5)	comp jointl comp	corporation is ordered to pay a money penalty or bensation, the executive officers of the corporation are ly and severally liable to pay the amount of the penalty or bensation, or any part of it, if the corporation does not enough financial resources to pay the amount or the part.	11 12 13 14 15
(6)		a defence to a liability under subsection (5) for an utive officer to prove that—	16 17
	(a)	if the officer was in a position to influence the conduct of the corporation relating to the relevant contravention—the officer took all reasonable steps to ensure the relevant contravention did not happen; or	18 19 20 21
	(b)	the officer was not in a position to influence the conduct of the corporation relating to the relevant contravention.	22 23
(7)	to process to control know	subsection (6)(a), it is sufficient for the executive officer rove that the act or omission that was the relevant ravention was done or made without the officer's roledge despite the officer having taken all reasonable to ensure the relevant contravention did not happen.	24 25 26 27 28
(8)	In thi	is section—	29
		ant contravention, in relation to a corporation, means the	30

205	Criteria	for deciding amount to be ordered	1
		decide an amount a respondent may be ordered to pay er section 204, the District Court must consider—	2 3
	(a)	the respondent's conduct before and after the contravention; and	4 5
	(b)	whether the conduct forming the basis of the contravention was deliberate; and	6 7
	(c)	the period over which that conduct happened; and	8
	(d)	the amount of financial loss caused by the contravention; and	9 10
	(e)	any similar past conduct of the respondent, including conduct happening before the commencement of this section; and	11 12 13
	(f)	the respondent's financial position; and	14
	(g)	whether the conduct forming the basis of the contravention could have been prevented; and	15 16
	(h)	if the respondent is a corporation—the extent to which the executive officers of the corporation knew or should have known of the contravention; and	17 18 19
	(i)	any action the respondent took to remedy the contravention including, for example, compensating persons who suffered financial loss because of it; and	20 21 22
	(j)	the extent to which the respondent cooperated with the chief executive to remedy the contravention and prevent future contraventions; and	23 24 25
	(k)	any other factor the court considers relevant.	26

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Part	11	General contraventions and evidentiary matters	1 2
Divis	ion	1 General contraventions	3
206	Wro	ongful conversion and false accounts	4
	(1)	This section applies if a licensee in performing the activities of a licensee or a real estate salesperson in performing the activities of a real estate salesperson—	5 6 7
		(a) receives an amount belonging to someone else; or	8
		(b) falsely accounts for money.	9
	(2)	The licensee or real estate salesperson commits a crime if the licensee or salesperson—	10 11
		(a) dishonestly converts the amount to the licensee's or salesperson's own or someone else's use; or	12 13
		(b) dishonestly renders an account of the amount knowing it to be false in a material particular.	14 15
		Maximum penalty—1000 penalty units or 5 years imprisonment.	16 17
	(3)	For a prosecution under subsection (2)(a), it is enough for the prosecution to prove the licensee or real estate salesperson dishonestly converted an amount belonging to someone else to the licensee's or salesperson's own use or someone else's use without having to prove the amount belonged to a particular person.	18 19 20 21 22 23
	(4)	If conduct alleged to constitute an offence under subsection (2) is recurrent so that, but for this subsection, each instance of the conduct would allegedly constitute a separate offence, 2 or more instances of the conduct are to be taken to constitute 1 alleged offence committed over the period stated in the complaint or indictment in relation to the conduct, and may be charged and proceeded against on 1 charge.	24 25 26 27 28 29 30

	(5)	A licensee or real estate salesperson, in performing the activities of a licensee or real estate salesperson, must not, including by the rendering of an account, represent that the licensee or salesperson has received an amount from someone else when the licensee or salesperson has not in fact received the amount.	1 2 3 4 5 6
		Maximum penalty—540 penalty units.	7
	(6)	In this section—	8
		<i>licensee</i> includes a former licensee and a person who is not licensed, but who acts as a licensee.	9 10
		<i>real estate salesperson</i> includes a former real estate salesperson and a person who is not a real estate salesperson, but who acts as a real estate salesperson.	11 12 13
		Note—	14
		A person may make a claim, under the Administration Act, against the fund if the person suffers financial loss because of a contravention of this section.	15 16 17
207	Mis	sleading conduct	18
		A marketeer must not, in connection with the sale, or for promoting the sale, or for providing a service in connection with the sale, of residential property in Queensland, engage in conduct that is misleading or is likely to mislead.	19 20 21 22
		Notes—	23
		1 For remedies for a contravention, see part 9 (Proceedings).	24
		2 Also, a person may make a claim, under the Administration Act, against the fund if the person suffers financial loss because of a contravention of this section.	25 26 27
208	Un	conscionable conduct	28
	(1)	A marketeer must not, in connection with the sale, or for promoting the sale, or for providing a service in connection	29 30
		with the sale, of residential property in Queensland, engage in	31

	Note-	_	1		
	For remedies for a contravention, see part 9 (Proceedings).				
(2)	decid	nout limiting the matters to which regard may be had to de whether a marketeer has contravened subsection (1), and may be had to—	3 4 5		
	(a)	the relative strengths of the bargaining positions of the marketeer and the buyer of the property; and	6 7		
	(b)	whether, because of conduct engaged in by the marketeer, the buyer was required to comply with conditions that were not reasonably necessary for the protection of the legitimate interests of the marketeer; and	8 9 10 11 12		
	(c)	whether the buyer was able to understand any documents relating to the sale, or promotion of the sale, or provision of a service in connection with the sale, of the property; and	13 14 15 16		
	(d)	whether undue influence or pressure was exerted on, or any unfair tactics were used against, the buyer or the person acting for the buyer by the marketeer in connection with the marketing of the property; and	17 18 19 20		
	(e)	the amount for which, and the circumstances under which, the buyer could have acquired an equivalent or similar property from another person; and	21 22 23		
	(f)	the extent to which the marketeer's conduct towards the buyer was consistent with the marketeer's conduct in similar transactions between the marketeer and other like buyers; and	24 25 26 27		
	(g)	the extent to which the marketeer unreasonably failed to disclose to the buyer—	28 29		
		(i) any intended conduct of the marketeer that might affect the interests of the buyer; and	30 31		
		(ii) any risks to the buyer arising from the marketeer's intended conduct, if the risks are risks the marketeer should have foreseen would not be apparent to the buyer; and	32 33 34 35		

(h)	the extent to which the marketeer failed to disclose to the buyer—	1 2
	(i) any relationships of the marketeer to other marketeers in connection with the sale, or for promoting the sale, or for providing a service in connection with the sale, of the property; or	3 4 5 6
	(ii) anything required to be disclosed under this Act; and	7 8
(i)	the extent to which the marketeer was unwilling to negotiate the terms and conditions of any contract for the sale of the property with the buyer; and	9 10 11
(j)	whether or not it was reasonably practicable for the buyer to negotiate for the alteration of, or to reject, any of the provisions of the contract for the property; and	12 13 14
(k)	whether or not the buyer or a person who represented the buyer was reasonably able to protect the interests of the buyer because of the age or physical or mental condition of the buyer or the person who represented the buyer; and	15 16 17 18 19
(1)	whether or not, and if so when, the buyer obtained, or an opportunity was made available to the buyer to obtain, independent legal, valuation or other expert advice; and	20 21 22
(m)	the extent to which the provisions of the contract and the contract's legal and practical effect were accurately explained to the buyer and whether or not the buyer understood the provisions and their effect; and	23 24 25 26
(n)	whether the marketeer took measures to ensure the buyer understood the nature and implications of the transaction and, if so, the adequacy of the measures; and	27 28 29
(0)	whether at the time the contract was entered into, the marketeer knew, or could have ascertained by reasonable inquiry of the buyer at the time, that the buyer could not pay in accordance with its terms or not without substantial hardship; and	30 31 32 33 34

		(p) the extent to which the marketeer and the buyer acted in good faith.	1 2
		Note—	3
		A person may make a claim, under the Administration Act, against the fund if the person suffers financial loss because of a contravention of this section.	4 5 6
209		se representations and other misleading conduct ting to residential property	7 8
	(1)	A marketeer must not, in connection with the sale, or for promoting the sale, or for providing a service in connection with the sale, of residential property in Queensland, represent in any way to someone else anything that is false or misleading.	9 10 11 12 13
		Note—	14
		For remedies for a contravention, see part 9 (Proceedings).	15
	(2)	Without limiting subsection (1), a marketeer must not, in connection with the sale, or for promoting the sale, or for providing a service in connection with the sale, of residential property, or the possible sale of residential property, in Queensland—	16 17 18 19 20
		(a) represent that the person has a sponsorship, approval or affiliation the person does not have; or	21 22
		(b) make a false or misleading representation about the following—	23 24
		(i) the nature of the interest in the property;	25
		(ii) the price payable for the property;	26
		(iii) the location of the property;	27
		(iv) the characteristics of the property;	28
		(v) the use to which the property is capable of being put or may lawfully be put;	29 30
		(vi) the existence or availability of facilities associated with the property;	31 32

	((vii) the value of the property at the date of the sale;	1
	((viii) the potential income from the leasing of the property;	2 3
	((ix) if the property has been previously sold, the date of the sale and the consideration for the sale;	4 5
	((x) how the purchase of the property may affect the incidence of income taxation on the buyer; or	6 7
	(offer gifts, prizes or other free items with the intention of not providing them or of not providing them as offered.	8 9 10
	Note—		11
	For re	emedies for a contravention, see part 9 (Proceedings).	12
(3)	taken, reason affairs	out limiting subsection (1) or (2), a representation is for the subsection, to be false or misleading if it would nably tend to lead to a belief in the existence of a state of a that does not in fact exist, whether or not the entation indicates that state of affairs does exist.	13 14 15 16 17
(4)	and th	if a person makes a representation relating to a matter the person does not have reasonable grounds for making the persentation, the representation is taken to be adding.	18 19 20 21
(5)		nus of establishing the person had reasonable grounds aking the representation is on the person.	22 23
(6)	subsec agreen	not a defence to a proceeding for a contravention of etion (1) or (2) for the marketeer to prove that an ment with the person was terminated or that the person at enter into an agreement because of the representation.	24 25 26 27
(7)	In this	section—	28
	•	or misleading, for a representation, includes the wilful alment of a material fact in the representation.	29 30
	Note—		31
	fund	rson may make a claim, under the Administration Act, against the if the person suffers financial loss because of a contravention of section.	32 33 34

210	Ар	plication of ss 207, 208 and 209	1
	(1)	Sections 207, 208 and 209 are in addition to, and do not limit, another Act or law about conduct mentioned in them.	2 3
		Example—	4
		Australian Consumer Law (Queensland), section 30 (False or misleading representations about sale etc. of land)	5 6
	(2)	Sections 207, 208 and 209 apply to conduct, whether happening in or outside Queensland, relating to residential property in Queensland.	7 8 9
211	Off	fensive conduct relating to residential property	10
	(1)	A marketeer must not unduly harass another person in connection with the sale or possible sale of residential property in Queensland.	11 12 13
		Maximum penalty—540 penalty units.	14
	(2)	In this section—	15
		unduly harass includes—	16
		(a) the use of any physical force; and	17
		(b) coercion.	18
212	Fal	se representations about property	19
	(1)	A licensee or real estate salesperson must not represent to someone else anything that is false or misleading relating to the letting, exchange or sale of real property.	20 21 22
		Maximum penalty—540 penalty units.	23
	(2)	Without limiting subsection (1), a licensee or real estate salesperson must not, in connection with the sale, or the possible sale, of an interest in real property or in connection with the promotion of the sale of an interest in real property, represent to someone else anything that is false or misleading relating to—	24 25 26 27 28 29
		(a) the value of the real property at the date of sale; or	30

	(b)	the potential income from the leasing of the land; or	1
	(c)	if the land has been previously sold, the date of the sale and the consideration for the sale; or	2 3
	(d)	how the purchase of the real property may affect the incidence of income taxation on the buyer.	4 5
	Max	ximum penalty—540 penalty units.	6
(3)	take reas affa	hout limiting subsection (1) or (2), a representation is n, for the subsection, to be false or misleading if it would onably tend to lead to a belief in the existence of a state of irs that does not in fact exist, whether or not the esentation indicates that the state of affairs does exist.	7 8 9 10 11
(4)	and the	o, if a person makes a representation relating to a matter the person does not have reasonable grounds for making representation, the representation is taken to be leading.	12 13 14 15
(5)		onus of establishing the person had reasonable grounds making the representation is on the person.	16 17
(6)	for t	not a defence to a prosecution under subsection (1) or (2) the defendant to prove that an agreement with the person terminated or that the person did not enter into an element because of the representation.	18 19 20 21
(7)		s section does not limit another Act or law about false or eading representations.	22 23
	Exan	nple—	24
		astralian Consumer Law (Queensland), section 30 (False or sleading representations about sale etc. of land)	25 26
(8)	In th	nis section—	27
		e or misleading, for a representation, includes the wilful cealment of a material fact in the representation.	28 29
	Note-	_	30
	fui	person may make a claim, under the Administration Act, against the ad if the person suffers financial loss because of a contravention of s section	31 32 33

213	Re	presentation of price of property to seller—auctioneer	1
	(1)	This section applies if a person wanting to sell residential property (a <i>seller</i>) asks an auctioneer for information about the price at which the residential property that is to be, or may be, offered for sale by auction (the <i>offered property</i>) is likely to be sold if it is sold by auction.	2 3 4 5 6
	(2)	The auctioneer must give the seller a written notice stating that if the seller does not set a price at which the seller agrees to sell the offered property (a <i>reserve price</i>), the offered property will be sold for the price offered by the highest of any bids made when the property is auctioned.	7 8 9 10 11
		Maximum penalty—200 penalty units.	12
	(3)	If the seller appoints the auctioneer to sell the offered property, the auctioneer must obtain from the seller before the offered property is auctioned a written notice stating—	13 14 15
		(a) if the seller sets a reserve price—the reserve price; or	16
		(b) if the seller does not set a reserve price—that the seller understands the offered property will be sold for the highest of any bids made when the offered property is auctioned.	17 18 19 20
		Maximum penalty—200 penalty units.	21
	(4)	An auctioneer must not help a seller decide the reserve price for offered property unless, before the seller decides the price, the auctioneer gives the seller—	22 23 24
		(a) a copy of a comparative market analysis for the offered property; or	25 26
		(b) if a comparative market analysis can not be prepared for the offered property, a written explanation showing how the auctioneer decided the market value of the property.	27 28 29
		Maximum penalty—540 penalty units.	30
01.4	۸	ationacy wat to displace vaccours by atherway!	2.1
214		ctioneer not to disclose reserve or other price	31
	(1)	This section applies if residential property is to be, or may be, offered for sale by auction (<i>offered property</i>).	32 33

	(2)	1	1 2
		(a) the reserve price set for the offered property; or	3
		result in a successful or acceptable bid for the offered	4 5 6
		(c) a price guide for the offered property.	7
		Maximum penalty—540 penalty units.	8
	(3)	written explanation (<i>market information</i>) to a seller under section 213(4), the auctioneer must not give the market	9 10 11 12
		Maximum penalty—540 penalty units.	13
215	Re	presentation of price of property—real estate agent	14
	(1)	property asks a real estate agent for information about the price at which residential property that is to be, or may be, offered for sale, whether or not by auction, (offered property)	15 16 17 18 19
	(2)	information, the real estate agent must, when giving the	20 21 22
			23 24
		the offered property, a written explanation showing how the real estate agent decided the market value of the	25 26 27 28
		Maximum penalty—540 penalty units.	29

Re	al estate agent not to disclose reserve or other price	1
(1)	This section applies if residential property is to be, or may be, offered for sale, whether or not by auction (<i>offered property</i>).	2 3
(2)	If the offered property is to be offered for sale by auction, the real estate agent must not disclose to a person other than a person acting for the seller in relation to the sale—	4 5 6
	(a) the reserve price set for the offered property; or	7
	(b) an amount the property agent considers is a price likely to result in a successful or acceptable bid for the offered property; or	8 9 10
	(c) a price guide for the offered property.	11
	Maximum penalty—540 penalty units.	12
(3)	If the property is not to be offered for sale by auction and the seller has instructed the real estate agent not to disclose the price at which the seller is willing to sell the offered property, the real estate agent must not disclose to a person, other than a person acting for the seller in relation to the sale—	13 14 15 16 17
	(a) an amount the property agent considers is a price likely to result in a successful or acceptable bid for the offered property; or	18 19 20
	(b) a price guide for the offered property.	21
	Maximum penalty—540 penalty units.	22
(4)	If a real estate agent gives a copy of a comparative analysis or a written explanation (<i>market information</i>) to a seller under section 215(2), the real estate agent must not give the market information to a person without the seller's written approval.	23 24 25 26
	Maximum penalty—540 penalty units.	27
Ch	ief executive to ask for substantiation of	28
rep	presentations made by marketeers	29
(1)	This section applies if the chief executive believes, on reasonable grounds, that a marketeer has made a representation in contravention of section 209(1) or (2).	30 31 32

(2)	The chief executive may, by written notice, ask the person to give to the chief executive written proof supporting the representation.	1 2 3
(3)	The notice must—	4
	(a) state a day, at least 14 days after the day the notice is given to the person, by which the person must give the proof to the chief executive; and	5 6 7
	(b) warn the person it is an offence to fail to comply with the notice by the stated day, unless the person has a reasonable excuse.	8 9 10
(4)	The person must comply with the notice by the stated day, unless the person has a reasonable excuse.	11 12
	Maximum penalty—540 penalty units.	13
(5)	It is a reasonable excuse for an individual to fail to comply with subsection (4) that complying with the subsection might	14 15
	tend to incriminate the individual.	16
rep	tend to incriminate the individual. ief executive's power to ask for substantiation of presentations made by licensees or real estate espersons	16 17 18 19
rep	ief executive's power to ask for substantiation of presentations made by licensees or real estate	17 18
rep sal (1)	ief executive's power to ask for substantiation of presentations made by licensees or real estate espersons This section applies if the chief executive believes, on reasonable grounds, that a licensee or real estate salesperson has made a representation in contravention of section 212(1)	17 18 19 20 21 22
rep sal	ief executive's power to ask for substantiation of presentations made by licensees or real estate espersons This section applies if the chief executive believes, on reasonable grounds, that a licensee or real estate salesperson has made a representation in contravention of section 212(1) or (2). The chief executive may, by written notice, ask the person to give the chief executive written proof supporting the	17 18 19 20 21 22 23 24 25
rep sal (1)	def executive's power to ask for substantiation of presentations made by licensees or real estate espersons This section applies if the chief executive believes, on reasonable grounds, that a licensee or real estate salesperson has made a representation in contravention of section 212(1) or (2). The chief executive may, by written notice, ask the person to give the chief executive written proof supporting the representation.	17 18 19 20 21 22 23 24 25 26

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	(4)	The person must comply with the notice by the stated day, unless the person has a reasonable excuse.	1 2
		Maximum penalty—100 penalty units.	3
	(5)	It is a reasonable excuse for an individual to fail to comply with subsection (4) that complying with the subsection might tend to incriminate the individual.	4 5 6
219	Off	ence to charge fee for providing documents etc.	7
	(1)	A licensee or real estate salesperson must not charge a fee for the provision, preparation or completion of a document for a transaction relating to, or arising out of, the performance of a licensee's activities.	8 9 10 11
		Maximum penalty—200 penalty units or 1 year's imprisonment.	12 13
	(2)	Subsection (1) does not limit the <i>Legal Profession Act</i> 2007, section 24 or 25.	14 15
220	Fal	se or misleading statements	16
		A person must not, for this Act, state anything to an official the person knows is false or misleading in a material particular.	17 18 19
		Maximum penalty—200 penalty units or 2 years imprisonment.	20 21
221	Fal	se or misleading documents	22
	(1)	A person must not, for this Act, give an official a document containing information the person knows is false or misleading in a material particular.	23 24 25
		Maximum penalty—200 penalty units or 2 years imprisonment.	26 27
	(2)	Subsection (1) does not apply to a person if the person, when giving the document—	28 29

		(a) informs the official, to the best of the person's ability, how it is false or misleading; and	1 2
		(b) if the person has, or can reasonably obtain, the correct information, gives the correct information.	3 4
	(3)	A person must not make an entry in a document required or permitted to be made or kept under this Act knowing the entry to be false or misleading in a material particular.	5 6 7
		Maximum penalty—200 penalty units or 2 years imprisonment.	8 9
222	Pro	phibited practices	10
	(1)	A person must not, for reward, supply or undertake to supply, advertise, or hold out, that the person will supply to another person addresses or other particulars of—	11 12 13
		(a) places of residence that are to let; or	14
		(b) places of residence or land or interests in places of residence or land that are for sale.	15 16
		Maximum penalty—200 penalty units or 1 year's imprisonment.	17 18
	(2)	Subsection (1) does not apply to a property agent that has been appointed by the landlord or seller of the places of residence or land or interests in the places of residence or land to perform an activity and has the landlord's or seller's consent to supply the particulars.	19 20 21 22 23
	(3)	A person (the <i>first person</i>) must not make an unsolicited invitation to another person to attend a property information session unless the first person is a property developer, a property agent or someone acting for the developer or agent.	24 25 26 27
		Maximum penalty—200 penalty units or 2 years imprisonment.	28 29

Divi	sion	2		Evidentiary matters	1
223	Evi	dent	iary p	provisions	2
	(1)	This	section	on applies to a proceeding under this Act.	3
	(2)			intment or power of an inspector must be presumed arty, by reasonable notice, requires proof of—	4 5
		(a)	the a	appointment; or	6
		(b)	the p	power to do anything under this Act.	7
	(3)	exec	_	are purporting to be the signature of the chief or an inspector is evidence of the signature it o be.	8 9 10
	(4)	A certificate purporting to be signed by the chief executive, a member of QCAT, the registrar or an inspector stating any of the following matters is evidence of the matter—			
		(a)	a sta	ated document is—	14
			(i)	an order, direction, requirement or decision, or a copy of an order, direction, requirement or decision, given or made under this Act; or	15 16 17
			(ii)	a notice, or a copy of a notice, given under this Act; or	18 19
			(iii)	a record, or a copy of a record, kept under this Act; or	20 21
			(iv)	a document, or a copy of a document, kept under this Act;	22 23
		(b)	on a	stated day, a stated person—	24
			(i)	was, or was not, the holder of a stated licence or registration certificate under this Act; or	25 26
			(ii)	was given a stated notice, order, requirement or direction under this Act.	27 28

224	Entries in licensee's documents						
	An entry in a document kept by or belonging to a licensee found in the licensee's premises is evidence the entry has be made by or with the authority of the licensee.						
Divi	sion	3	Proceedings	5			
225	Proceedings for an offence						
	(1)	Subject to subsection (2), a proceeding for an offence against this Act must be taken in a summary way under the <i>Justices Act 1886</i> within the later of the following—					
		(a)	1 year after the offence is committed;	10			
		(b)	6 months after the commission of the offence comes to the complainant's knowledge, but within 2 years after the commission of the offence.	11 12 13			
	(2)	_	roceeding for an indictable offence may be taken, at the ecution's election—	14 15			
		(a)	by way of summary proceedings under the <i>Justices Act</i> 1886; or	16 17			
		(b)	on indictment.	18			
	(3)		proceeding against a person for an indictable offence must before a magistrate if it is a proceeding—				
		(a)	for the summary conviction of the person; or	21			
		(b)	for an examination of witnesses for the charge.	22			
	(4)	justi or m the J	proceeding for an indictable offence is brought before a ce who is not a magistrate, jurisdiction is limited to taking naking a procedural action or order within the meaning of <i>Justices of the Peace and Commissioners for Declarations</i> 1991.	23 24 25 26 27			
	(5)	If—		28			

	(a)	a person charged with an indictable offence asks at the start of a summary proceeding for the offence that the charge be prosecuted on indictment; or	1 2 3				
	(b)	the magistrate hearing a charge of an indictable offence considers the charge should be prosecuted on indictment;	4 5 6				
	the r	the magistrate—					
	(c)	must not decide the charge as a summary offence; and	8				
	(d)	must proceed by way of a committal proceeding.	9				
(6)	If a magistrate acts under subsection (5)—						
	(a)	any plea of the person charged, made at the start of the proceeding, must be disregarded; and	11 12				
	(b)	any evidence brought in the proceeding before the magistrate decided to act under subsection (5) is taken to be evidence in the proceeding for the committal of the person for trial or sentence; and	13 14 15 16				
	(c)	before committing the person for trial or sentence, the magistrate must make a statement to the person under the <i>Justices Act 1886</i> , section 104(2)(b).	17 18 19				
(7)	conv	e maximum penalty that may be imposed on a summary nviction of an indictable offence is 200 penalty units or 1 ar's imprisonment.					
(8)	In th	is section—	23				
		ctable offence means an offence against this Act for ch the maximum penalty of imprisonment is more than 2 s.	24 25 26				
Re	spon	sibility for acts or omissions of representatives	27				
(1)	This Act.	This section applies in a proceeding for an offence against this Act.					
(2)		is relevant to prove a person's state of mind about a icular act or omission, it is enough to show—	30 31				

226

		(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	1 2 3
		(b) the representative had the state of mind.	4
	(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.	5 6 7 8 9 10
	(4)	In this section—	11
		<i>offence</i> includes a contravention of this Act for which an amount may be ordered by the District Court to be paid as a money penalty.	12 13 14
		representative means—	15
		(a) of a corporation—an executive officer, employee or agent of the corporation; or	16 17
		(b) of an individual—an employee or agent of the individual.	18 19
		state of mind, of a person, includes—	20
		(a) the person's knowledge, intention, opinion, belief or purpose; and	21 22
		(b) the person's reasons for the intention, opinion, belief or purpose.	23 24
227	Pov	ver of court	25
	(1)	A court may, in addition to any other penalty it may impose, order that a licensee's licence or a real estate salesperson's registration certificate be suspended for a stated period or cancelled if the licensee or real estate salesperson has been convicted of an offence against this Act.	26 27 28 29 30
	(2)	If a court makes an order under subsection (1), in relation to an individual, that a licence or registration certificate be cancelled, the court must also order that the person be	31 32 33

		disqualified, for the period stated in the order, from holding a licence or registration certificate.	1
	(3)	The court may also order that a person convicted of an offence against this Act, who is not disqualified under subsection (2) in relation to the conviction, be disqualified from holding a licence or registration certificate under this Act for a stated period or permanently.	1 5 6
	(4)	The court may make an order under subsection (1) or (3)—	3
		(a) on the chief executive's application; or)
		(b) on its own initiative.	1(
	(5)	own initiative, the court must cause a copy of the order to be	1 1 1 2
	(6)	11 •	14
228	Pov	ver of court for particular offences	16
LLU	(1)	A court may, in addition to any other penalty it may impose on a person convicted of an offence against section 202(6),	17 18
		(a) if the person is a licensee or a real estate salesperson—the licensee's licence or real estate salesperson's registration certificate be suspended for a	20 21 22 23
		salesperson—the person be disqualified from holding a licence or registration certificate for a stated period or	24 25 26 27
	(2)		28 29
			30

		(b) otherwise, the court may also order the person be disqualified, for a stated period or permanently, from holding a licence or registration certificate.	1 2 3
	(3)	The court may also make any other order QCAT may make in a marketeer proceeding.	4 5
		Note—	6
		For the orders QCAT may make, see section 188.	7
	(4)	However, if the court makes an order that the person pay to another person who has suffered financial loss an amount for compensation, the court may order the payment of an amount of not more than the limit of the court's civil jurisdiction.	8 9 10 11
	(5)	The court may make an order under this section—	12
		(a) on the chief executive's application; or	13
		(b) on its own initiative.	14
	(6)	If the order is made on the court's own initiative, the court must cause a copy of the order to be given to the chief executive.	15 16 17
229		egations of false or misleading representations or tements etc.	18 19
		In a proceeding for an offence against this Act involving a false or misleading statement, representation or entry, or false or misleading information, it is enough for a charge to state that the statement, representation, entry or information was 'false or misleading'.	20 21 22 23 24

Part	12	General	1
230	Pul	olic warnings	2
	(1)	The Minister or chief executive may make or issue a public statement identifying and giving warnings or information about the following—	3 4 5
		(a) contraventions of a prescribed conduct provision that have resulted in disciplinary action being taken under this Act and the persons who have committed the contraventions;	6 7 8 9
		(b) business practices regulated under this Act that are unfair and the persons who engage in the unfair practices;	10 11 12
		(c) the commission of offences against this Act and the persons who commit the offences.	13 14
	(2)	The statement may identify particular contraventions, business practices, offences and persons.	15 16
	(3)	The Minister or chief executive must not make or issue a statement under this section unless satisfied it is in the public interest to do so.	13 18 19
231	Civ	il remedies not affected	20
		Nothing in this Act affects or limits a civil remedy a person may have against a licensee or another person in relation to a matter.	21 22 23
232	Cri	minal Proceeds Confiscation Act 2002 not limited	24
		Nothing in this Act limits the <i>Criminal Proceeds Confiscation Act</i> 2002.	25 26
233	Del	egation—chief executive	1
		The chief executive may delegate the chief executive's powers, other than the chief executive's power under section	2 3

		230,	, to an appropriately qualified public service employee.	4
234	Ар	•	ed forms	5
		The	chief executive may approve forms for use under this Act.	6
235	Re	gulat	ion may prescribe conduct standards	7
	(1)		regulation may provide for conduct standards for the owing—	8 9
		(a)	auctioneers in carrying on auctioneering practice;	10
		(b)	real estate agents or real estate salespersons in carrying on real estate agency practice;	11 12
		(c)	resident letting agents in carrying on resident letting agency practice.	13 14
	(2)		rovision of a regulation mentioned in subsection (1) is a scribed conduct provision.	15 16
		Note-	_	17
			contravention of a prescribed conduct provision is a ground for arting disciplinary action. See section 172.	18 19
236	Re	gulat	ion-making power	20
	(1)	The Act.	Governor in Council may make regulations under this	21 22
	(2)	With for-	hout limiting subsection (1), a regulation may provide	23 24
		(a)	fees, including the refunding of fees and the discounts for entities applying for more than 1 licence under this Act, the Agents Acts, or both;	25 26 27
		(b)	imposing penalties of not more than 20 penalty units for contraventions of regulations;	28 29
		(c)	imposing limits on out-of-pocket expenses incurred in the performance of activities under licences;	1 2

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		(d)	the keeping of records under this Act, including the form in which records are to be kept;	3 4
		(e)	the keeping of receipts and evidence of expenditure by licensees;	5 6
		(f)	the length of time documents required to be kept under this Act are to be kept.	7 8
Part	12		Repeal	0
ait	10		Переат	9
237	Rep	eal		10
	·	The repe	Property Agents and Motor Dealers Act 2000, No. 62 is aled.	11 12
Part	14		Transitional provisions	13
Divis	ion	1	Preliminary	14
238	Def	initic	ons for pt 14	15
		In th	is part—	16
			tel auctioneer licence means a chattel auctioneer licence er the Motor Dealers and Chattel Auctioneers Act.	17 18
		com	mencement means the day this section commences.	19
			collector licence means a licence under the Debt ectors Act.	20 21
			t Collectors Act means the Debt Collectors (Field Agents Collection Agents) Act 2013.	1 2

debt collector subagent registration certificate means a registration certificate under the Debt Collectors Act.	3 4
existing licence means a licence issued under PAMDA, other than a property developer's licence or property developer director's licence, that is in force, or suspended or deactivated, immediately before the commencement.	5 6 7 8
existing registration certificate means a registration certificate issued under PAMDA and in force, or suspended, immediately before the commencement.	9 10 11
<i>motor dealer licence</i> means a motor dealer licence under the Motor Dealers and Chattel Auctioneers Act.	12 13
Motor Dealers and Chattel Auctioneers Act means the Motor Dealers and Chattel Auctioneers Act 2013.	14 15
motor salesperson registration certificate means a registration certificate under the Motor Dealers and Chattel Auctioneers Act.	16 17 18
property licence means a licence under this Act.	19
property registration certificate means a registration certificate under this Act.	20 21
relevant Act means—	22
(a) for a chattel auctioneer licence, motor dealer licence or motor salesperson registration certificate—the Motor Dealers and Chattel Auctioneers Act; or	23 24 25
(b) for a debt collector licence, debt collector subagent registration certificate or registration as a subagent under the Debt Collectors Act—the Debt Collectors Act; or	26 27 28 29
(c) for a property licence or property registration certificate—this Act.	30 31
<i>repealed code of conduct</i> means a code of conduct under PAMDA.	32 33
transitioned certificate—	1
(a) generally—see section 240(2); and	2

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[]			
	(b)	if the transitioned certificate under section 240(2) is a debt collector subagent registration certificate—see also section 240(3).	3 4 5
	tran	sitioned licence see sections 239(2) and 240(2).	6
Division 2		Provisions for licences and registration certificates	7 8
Subdivi	sion	1 Licences and registration certificates in force under PAMDA	9 10
239 Ex	isting	licences	11
(1)		section applies to a person who immediately before the mencement held an existing licence.	12 13
(2)	men take	ne person is the holder of an existing licence of a kind tioned in column 1 of the following table, the person is n to be the holder of the licence or licences (each a sitioned licence) mentioned in column 2 of the table.	14 15 16 17
Licence un	der PA	MDA Licence after commencement	

resident letting agent's licence resident letting agent licence real estate agent's licence real estate agent licence pastoral house licence auctioneer licence chattel auctioneer licence real estate agent licence pastoral house director's licence real estate agent licence pastoral house manager's licence real estate agent licence pastoral house auctioneer's licence auctioneer licence chattel auctioneer licence auctioneer's licence auctioneer licence chattel auctioneer licence

Licence under PAMDA			Licence after commencement	
motor dealer's licence			motor dealer licence	
comm	ercial a	agent's licence	debt collector licence	
240	Exi	sting registration c	ertificates	1
	(1)	* *	to a person who immediately before the an existing registration certificate.	2 3
(2) If the person is the ho of a kind mentioned person is taken to be (<i>transitioned certific</i>			older of an existing registration certificate in column 1 of the following table, the ethe holder of the registration certificate eate), and any licence or licences (each a b, mentioned in column 2 of the table.	4 5 6 7 8
Registration certificate under PAMDA			Registration certificate or licence after commencement	
registration certificate as a real estate salesperson			registration certificate as a real estate salesperson	
	ation o	ertificate as a pastoral person	auctioneer licence chattel auctioneer licence registration certificate as a real estate salesperson	
registr auctio		ertificate as a trainee	auctioneer licence chattel auctioneer licence	
registration certificate as a property developer salesperson			registration certificate as a real estate salesperson	
registration certificate as a motor salesperson			motor salesperson registration certificate	
registration certificate as a commercial subagent			debt collector subagent registration certificate	
collector subagent re transitioned certification			ertificate under subsection (2) is a debt egistration certificate, a reference to the ate in this part includes, if the context to registration as a subagent under the	9 10 11 1 2

241	exi	isting applications about renewal or amendment of isting licences or registration certificates, or about pointment of substitute licensees	3 4 5
	(1)	This section applies if—	6
		(a) any of the following applications were made under PAMDA and not decided before the commencement—	7 8
		(i) an application for the renewal of a licence or registration certificate;	9 10
		(ii) an application to amend the licence conditions of a licence or registration certificate;	11 12
		(iii) an application about appointing a nominated person mentioned in PAMDA, section 64(3) or 65(4) as a licensee's substitute licensee; and	13 14 15
		(b) the licence or registration certificate in relation to which the application was made is a transitioned licence or licences or transitioned certificate under section 239(2) or 240(2).	16 17 18 19
	(2)	The application is taken to be an application under the relevant Act for the transitioned licence or licences or transitioned certificate.	20 21 22
	(3)	The application, and any review or appeal in relation to the application, must be decided under the relevant Act.	23 24
242	Exi	isting requests to deactivate existing licence	25
	(1)	This section applies if—	26
		(a) a request to deactivate a licence was made under PAMDA and not decided before the commencement; and	27 28 29
		(b) the licence in relation to which the request was made is a transitioned licence or licences under section 239(2).	30
	(2)	The request is taken to be a request under the relevant Act for the transitioned licence or licences.	1 2

	(3)	The request, and any review or appeal in relation to the request, must be decided under the relevant Act.	3 4
243		insitioned licences and certificates subject to previous nditions	5 6
	(1)	If, immediately before the commencement, an existing licence was subject to a condition, the condition continues to apply, so far as practicable and with necessary changes, to each transitioned licence for the existing licence.	7 8 9 10
	(2)	If, immediately before the commencement, an existing registration certificate was subject to a condition, the condition continues to apply, so far as practicable and with necessary changes, to the transitioned certificate or transitioned licence for the existing registration certificate.	11 12 13 14 15
244		insitioned licences and certificates subject to previous spension	16 17
	(1)	If, immediately before the commencement, an existing licence was suspended—	18 19
		(a) each transitioned licence for the existing licence continues to be suspended under the relevant Act for the transitioned licence; and	20 21 22
		(b) the terms of the suspension continue to apply, so far as practicable and with necessary changes, to the transitioned licence.	23 24 25
	(2)	If, immediately before the commencement, an existing registration certificate was suspended—	26 27
		(a) each transitioned certificate or transitioned licence for the existing registration certificate continues to be suspended under the relevant Act for the transitioned certificate or transitioned licence; and	28 29 30 31
		(b) the terms of the suspension continue to apply, so far as practicable and with necessary changes, to the transitioned certificate or transitioned licence.	1 2 3

245	Transitioned licences that are deactivated					
	(1)	This section applies if—	5			
		(a) a licence was deactivated under PAMDA immediately before the commencement; and	6 7			
		(b) the licence is a transitioned licence or licences under section 239(2).	8 9			
	(2)	The deactivation continues in force under the relevant Act for the transitioned licence or licences.	10 11			
	(3)	A person may ask the chief executive to reactivate the transitioned licence or licences under the relevant Act.	12 13			
246	En	ding of transitioned licences and certificates	14			
	(1)	A transitioned licence or transitioned certificate ends on the earlier of the following days—				
		(a) the day the licence or certificate would have ended if PAMDA had not been repealed;	17 18			
		(b) the day it is cancelled or surrendered under the relevant Act for the transitioned licence or transitioned certificate.	19 20 21			
	(2)	However, a transitioned licence, that is an auctioneer licence or chattel auctioneer licence, for a registration certificate as a trainee auctioneer—	22 23 24			
		(a) expires on the earlier of the following days—	25			
		(i) the day that is 1 year after the commencement;	26			
		(ii) the day it is cancelled or surrendered under the relevant Act for the licence; and	27 28			
		(b) can not be renewed.	29			
	(3)	Subsection (2) applies despite any other provision of this part.	30			

247		nsitioned licences or certificates may be dealt with der relevant Act	1 2
		A transitioned licence or transitioned certificate may be dealt with under the relevant Act for the licence or certificate as if it were a licence or registration certificate issued under the relevant Act.	3 4 5 6
		Example of dealing with a transitioned licence or transitioned certificate—	7 8
		amending the conditions of the transitioned licence or transitioned certificate	9 10
248		nditions and limitations on particular transitioned ences	11 12
	(1)	This section applies to an auctioneer licence or chattel auctioneer licence that is the transitioned licence for an existing registration certificate as a pastoral house salesperson or trainee auctioneer.	13 14 15 16
	(2)	The chief executive may impose the conditions on the licence the chief executive considers necessary for the proper performance of the activities authorised by the licence.	17 18 19
	(3)	If the chief executive decides to impose a condition on the licence, the chief executive must give the licensee an information notice about the decision within 14 days after the decision is made.	20 21 22 23
	(4)	The licensee can not be a principal licensee under the relevant Act in relation to the licence.	24 25
249	Exi	sting appointments to act as agent	26
	(1)	An existing appointment mentioned in column 1 of the following table continues in force after the commencement as	27 28

an appointment mentioned in column 2 of the following table—

Appointment under PAI	MDA	Appointment after commencement			
appointment to act as a r letting agent	esident	appointment under this Act to act as a resident letting agent			
appointment to act as a r agent	eal estate	appointment under this Act to act as a real estate agent			
appointment to act as a p house	oastoral	if the appointment relates to auctioning or sale of real property—appointment under this Act to act as a property agent			
		if the appointment relates to auctioning goods—appointment under the Motor Dealers and Chattel Auctioneers Act to act as a chattel auctioneer of the goods			
appointment to act as a p house director or pastora manager		appointment under this Act to act as a real estate agent			
appointment to act as an or pastoral house auctior		if the appointment relates to auctioning real property—appointment under this Act to act as an auctioneer of the property			
		if the appointment relates to auctioning chattels—appointment under the Motor Dealers and Chattel Auctioneers Act to act as a chattel auctioneer of the chattels			
appointment to act as a r	notor dealer	appointment under the Motor Dealers and Auctioneers Act to act as a motor dealer			
appointment to act as a c agent	commercial	appointment under the Debt Collectors Act to act as a debt collector			
(2) An existing ends—	ig appointn	nent continued in force under this section	3 4		
this ager	Act to act a acy, or so	nent continues as an appointment under as a property agent and is for an exclusive ole agency, within the meaning of the earlier of the following—	5 6 7 8		
(i)	the day it	ends according to its terms;	9		

		(ii) the end of 60 days after the appointment is made; or	1 2						
		(b) otherwise—on the day it ends according to its terms.	3						
	(3)	An appointment continued in force under this section continues, subject to this section, according to its terms with necessary changes.	4 5 6						
	(4)	In this section—	7						
		existing appointment, to act as a particular agent, means a valid appointment made under PAMDA to act as a particular agent that was in force immediately before the commencement.	8 9 10 11						
		goods see the Motor Dealers and Chattel Auctioneers Act, schedule 4.	12 13						
250	Existing appointments as substitute licensees								
	(1)	This section applies if—	15						
		(a) the chief executive appointed a nominated person under section 64(3) or 65(4) of PAMDA as a licensee's substitute licensee; and	16 17 18						
		(b) the appointment was in force immediately before the commencement; and	19 20						
		(c) the licence in relation to which the appointment was made is a transitioned licence or licences under section 239(2).	21 22 23						
	(2)	The appointment continues under the relevant Act for the transitioned licence or licences as an appointment made for the holder of the transitioned licence or licences.	24 25 26						
	(3)	An appointment continued in force under this section continues, subject to this section, according to its terms with necessary changes.	27 28 29						

Sub	divis	sion	2	Other	provisions	1
251	En	ding	of p	articular li	cences	2
		PAN any	ИDА	, the follow	bt, it is declared that, on the repeal of ring licences issued under that Act, and or the licences made under that Act,	3 4 5 6
		(a)	pro	perty develo	oper's licence;	7
		(b)	pro	perty develo	oper director's licence.	8
252				olications i certificate	for the issue of a licence or	9 10
	(1)	or	regis	tration cert	to an application for the issue of a licence cificate made under PAMDA but not commencement.	11 12 13
	(2)	PAN take lice	MDA n to	mentioned be an apport licences of	a licence or registration certificate under in column 1 of the following table is dication under the relevant Act for the or registration mentioned in column 2 of	14 15 16 17 18
Applic	cation	unde	r PAI	IDA	Application under relevant Act	
reside	nt lettii	ng age	ent's l	icence	resident letting agent licence	
real es	state a	gent's	licen	ce	real estate agent licence	
pastor	al hou	se lice	ence		auctioneer licence chattel auctioneer licence real estate agent licence	
pastor	al hou	se dire	ector'	s licence	real estate agent licence	
pastor	al hou	se ma	nage	r's licence	real estate agent licence	
pastor	al hou	se aud	ctione	er's licence	auctioneer licence chattel auctioneer licence	
auctio	neer's	licenc	e		auctioneer licence chattel auctioneer licence	

Application	under PAMDA	Application under relevant Act	
motor dealer	's licence	motor dealer licence	
commercial a	agent's licence	debt collector licence	
registration c salesperson	ertificate as a real estate	registration as a real estate salesperson under this Act	
registration c house salesp	ertificate as a pastoral person	auctioneer licence chattel auctioneer licence registration as a real estate salesperson under this Act	
registration c auctioneer	ertificate as a trainee	auctioneer licence chattel auctioneer licence	
registration c developer sa	ertificate as a property lesperson	registration as a real estate salesperson under this Act	
registration c salesperson	ertificate as a motor	registration as a motor salesperson under the Motor Dealers and Chattel Auctioneers Act	
registration c subagent	ertificate as a commercial	registration as a subagent under the Debt Collectors Act	
(3)		y review or appeal in relation to the ided under the relevant Act.	1 2
	sting applications for registration certificate	restoration of expired licences s	3 4
(1)	This section applies if—	-	5
	· ·	ce or registration certificate under before the commencement; and	6 7
	(b) the person applied registration certific commencement; as	_	8 9 10
	(c) the application commencement.	was not decided before the	11 12
(2)	* *	en to be an application under the oration of the following (the <i>relevant</i>	13 14 15

	(a)	for an expired licence—the licence or licences that the expired licence would have become under section 239 if it had still been in force immediately before the	1 2 3
	(b)	commencement; for an expired registration certificate other than a registration certificate as a commercial agent—the registration certificate or licence or licences that the expired registration certificate would have become under section 240 if it had still been in force immediately before the commencement;	4 5 6 7 8 9 10
	(c)	for an expired registration certificate as a commercial agent—registration as a subagent under the Debt Collectors Act.	11 12 13
(3)	For the	he purposes of—	14
	(a)	deciding the application; and	15
	(b)	restoring the expired licence or registration certificate; and	16 17
	(c)	any review or appeal in relation to the application;	18
		xpired licence or registration certificate is taken to be the ant authority.	19 20
(4)	conti	expired licence or registration certificate is taken to nue in force, as the relevant authority, until the cation is—	21 22 23
	(a)	decided under the relevant Act; or	24
	(b)	withdrawn under the relevant Act.	25
(5)	grant	emove any doubt, it is declared that if the application is ed, the restoration must be given effect as if the expired ce or registration certificate were the relevant authority.	26 27 28
		ions for restoration of expired licences or ion certificates not made before commencement	29 30
(1)	This	section applies if—	31

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	(a)	a person's licence or registration certificate under PAMDA expired before the commencement; and	1 2
	(b)	the person did not apply for the restoration of the licence or certificate before the commencement; and	3 4
	(c)	3 months have not passed from the day the licence or certificate expired.	5 6
(2)	licen the	person may apply for the restoration of the expired ace or registration certificate under the relevant Act as if expired licence or registration certificate were the twing (the <i>relevant authority</i>)—	7 8 9 10
	(a)	for an expired licence—the licence or licences that the expired licence would have become under section 239 if it had still been in force immediately before the commencement;	11 12 13 14
	(b)	for an expired registration certificate other than a registration certificate as a commercial agent—the registration certificate or licence or licences that the expired registration certificate would have become under section 240 if it had still been in force immediately before the commencement;	15 16 17 18 19 20
	(c)	for an expired registration certificate as a commercial agent—registration as a subagent under the Debt Collectors Act.	21 22 23
(3)	For t	the purposes of—	24
	(a)	the application; and	25
	(b)	deciding the application; and	26
	(c)	restoring the expired licence or registration certificate; and	27 28
	(d)	any review or appeal in relation to the application;	29
		expired licence or registration certificate is taken to be the vant authority.	30 31
(4)		a application for the restoration of the expired licence or stration certificate is made under the relevant Act, the	32 33

				registration certificate is taken to continue in force, evant authority, until the application is—	1 2
		(a)	deci	ded under the relevant Act; or	3
		(b)	with	ndrawn under the relevant Act.	4
	(5)	gran	ted, the	e any doubt, it is declared that if the application is he restoration must be given effect as if the expired registration certificate were the relevant authority.	5 6 7
255	Eff	ect of	f pre	vious refusals of applications	8
	(1)	licen	ice o	on applies to a person who made an application for a registration certificate under PAMDA that was efore the commencement.	9 10 11
	(2)	regis	stratio	on can not make an application for a licence or on under the Motor Dealers and Chattel Auctioneers Collectors Act or this Act—	12 13 14
		(a)	pers	3 months after the day the chief executive gave the son an information notice for the refusal under MDA; or	15 16 17
		(b)	exec	ne applicant applies to QCAT to review the chief cutive's decision and the decision is confirmed—for onths after the day the decision is confirmed.	18 19 20
	(3)	This	secti	on does not apply to a person if—	21
		(a)	the 1	person is a corporation; and	22
		(b)		person satisfies the chief executive that, because of a uine sale—	23 24
			(i)	no person who was a shareholder of, or held a beneficial interest in, the corporation when the refused application was made is a shareholder of, or holds a beneficial interest in, the corporation; and	25 26 27 28 29
			(ii)	no person who was in a position to control or influence the affairs of the corporation when the refused application was made is in a position to control or influence the affairs of the corporation.	30 31 32 33

Coi	ntinu	ation of reviews under PAMDA	1
(1)	Subs	section (2) applies if—	2
	(a)	a person applied to QCAT, under PAMDA, section 501, for a review of a decision of the chief executive; and	3
	(b)	the review had not been decided before the commencement.	5 6
(2)	_	AT may hear, or continue to hear, and decide the review or PAMDA as if it had not been repealed.	7 8
(3)	Subs	sections (4) and (5) apply if—	9
	(a)	a person could have applied, under PAMDA, section 501, for a review of a decision of the chief executive; but	10 11
	(b)	the person had not applied before the commencement.	12
(4)	PAM	person may apply for a review of the decision under IDA, and QCAT may hear and decide the review under IDA, as if PAMDA had not been repealed.	13 14 15
(5)	Subs	section (6) applies if—	16
	(a)	the review relates to a licence other than a transitioned licence, or a registration certificate other than a transitioned certificate; and	17 18 19
	(b)	the effect of the review is that a licence or registration certificate must be granted or restored.	20 21
(6)	The	grant or restoration must be given effect in relation to—	22
	(a)	if the review relates to a licence or a registration certificate other than a registration certificate as a commercial subagent—the licence or licences or registration certificate mentioned in the table in section 239(2) or 240(2) opposite the licence or registration certificate; or	23 24 25 26 27 28
	(b)	if the review relates to a registration certificate as a commercial agent—registration as a subagent under the Debt Collectors Act.	29 30 31

Divi	sion	Provisions about pre-commencement conduct	1 2			
257		Disciplinary action relating to pre-commencement conduct				
	(1)	Subsection (2) applies if, before the commencement, a ground existed for starting disciplinary action under PAMDA against a former licensee or former registered employee.	5 6 7			
	(2)	Prescribed action may be taken against the former licensee or former registered employee on that ground under the relevant Act as if the ground were a ground for starting a proceeding for the prescribed action under the relevant Act.	8 9 10 11			
	(3)	If, before the commencement, QCAT had started but not finished disciplinary action under PAMDA, the action may be finished under PAMDA as if that Act had not been repealed.	12 13 14			
	(4)	If the decision under subsection (3) applies to a licence or registration certificate under PAMDA that is a transitioned licence or licences or transitioned certificate, the decision must be given effect under the relevant Act in relation to the transitioned licence or licences or transitioned certificate.	15 16 17 18 19			
	(5)	In this section—	20			
		former licensee means a person who held a licence under PAMDA at any time within 3 years before a proceeding is started under subsection (2).	21 22 23			
		former registered employee means a person who held a registration certificate under PAMDA at any time within 1 year before a proceeding is started under subsection (2).	24 25 26			
		prescribed action means—	27			
		(a) for the Debt Collectors Act—making an order under section 116 of that Act; or	28 29			
		(b) otherwise—disciplinary action.	30			
		relevant Act, for a licence or registration certificate under PAMDA that is not a transitioned licence, means the relevant Act for the licence or licences or registration certificate that	31 32 33			

		239(2)	or	240(2) if it had still been in force immediately commencement.	2 3
258	Inju	unction	ıs re	elating to pre-commencement conduct	4
	(1)		•	g injunction continues to be a valid injunction under at Act according to its terms.	5 6
	(2)	-		sions of the relevant Act relating to injunctions a existing injunction.	7 8
	(3)		junc	ing injunction relates to a person's existing licence, tion is taken to relate to the person's transitioned	9 10 11
	(4)	registr	atioi 's t	sting injunction relates to a person's existing in certificate, the injunction is taken to relate to the transitioned licence or licences or transitioned	12 13 14 15
	(5)	Act, in	ada	ct Court may grant an injunction under a relevant dition to any other power to grant injunctions under at Act, if the court is satisfied—	16 17 18
			-	rson has, before the commencement, engaged in uct that constituted—	19 20
		(i)	a contravention of PAMDA or a repealed code of conduct; or	21 22
		((ii)	an attempt to contravene PAMDA or a repealed code of conduct; or	23 24
		((iii)	aiding, abetting, counselling or procuring a person to contravene PAMDA or a repealed code of conduct; or	25 26 27
		((iv)	inducing or attempting to induce, whether by threats, promises or otherwise, a person to contravene PAMDA or a repealed code of conduct; or	28 29 30 31
		((v)	being in any way, directly or indirectly, knowingly concerned in, or party to, the contravention by a	32 33

		person of PAMDA or a repealed code of conduct; or	1 2
		(vi) conspiring with others to contravene PAMDA or a repealed code of conduct; and	3 4
	(b)	the conduct would result in the grant of an injunction under the relevant Act if the conduct had happened after the commencement in relation to the relevant Act.	5 6 7
(6)	An a	application under subsection (5) may be made by—	8
	(a)	the chief executive; or	9
	(b)	a person aggrieved by the respondent's conduct.	10
(7)	If, b	efore the commencement—	11
	(a)	the chief executive applied to the District Court for an injunction under PAMDA, section 564; and	12 13
	(b)	the District Court has not decided the application;	14
		application may be heard and decided under PAMDA as if d not been repealed.	15 16
(8)	In th	is section—	17
	Dist	ting injunction means an injunction granted by the rict Court under PAMDA and in force immediately before commencement.	18 19 20
	rele	vant Act means—	21
	(a)	for an injunction relating to conduct, or conduct, of a kind regulated by the Debt Collectors Act—the Debt Collectors Act; or	22 23 24
	(b)	for an injunction relating to conduct, or conduct, of a kind regulated by the Motor Dealers and Chattel Auctioneers Act—the Motor Dealers and Chattel Auctioneers Act; or	25 26 27 28
	(c)	for an injunction relating to conduct, or conduct, of a kind regulated by this Act—this Act	29

259	Un	dertakings relating to pre-commencement conduct	1
	(1)	An existing undertaking continues to be a valid undertaking under the relevant Act according to its terms.	2 3
	(2)	The provisions of the relevant Act relating to undertakings apply to an existing undertaking.	4 5
	(3)	If an existing undertaking relates to a person's existing licence, the undertaking is taken to relate to the person's transitioned licence.	6 7 8
	(4)	If an existing undertaking relates to a person's existing registration certificate, the undertaking is taken to relate to the person's transitioned licence or licences or transitioned certificate.	9 10 11 12
	(5)	If the chief executive reasonably believes a person has, before the commencement, contravened or been involved in a contravention of PAMDA or a repealed code of conduct, the chief executive may ask for an undertaking under the relevant Act as if—	13 14 15 16 17
		(a) a reference to 'this Act' in the provisions of the relevant Act about undertakings were a reference to PAMDA; and	18 19 20
		(b) a reference to a 'prescribed conduct provision' in the provisions of the relevant Act about undertakings were a reference to the repealed code of conduct.	21 22 23
	(6)	If, before the commencement—	24
		(a) the chief executive applied to the District Court for an order under PAMDA, section 571; and	25 26
		(b) the District Court has not decided the application;	27
		the application may be heard and decided under PAMDA as if it had not been repealed.	28 29
	(7)	In this section—	30
		existing undertaking means an undertaking given by a person under PAMDA and in force immediately before the commencement.	31 32 33

		relevant Act means—	1
		(a) for an undertaking relating to conduct, or conduct, of a kind regulated by the Debt Collectors Act—the Debt Collectors Act; or	2 3 4
		(b) for an undertaking relating to conduct, or conduct, of a kind regulated by the Motor Dealers and Chattel Auctioneers Act—the Motor Dealers and Chattel Auctioneers Act; or	5 6 7 8
		(c) for an undertaking relating to conduct, or conduct, of a kind regulated by this Act—this Act.	9 10
260	Pro	oceedings for offences under PAMDA	11
	(1)	This section applies if a person is alleged to have committed an offence against PAMDA before the commencement.	12 13
	(2)	Without limiting the <i>Acts Interpretation Act 1954</i> , section 20, proceedings for the offence may be started or continued, and a court may hear and decide the proceedings under PAMDA, as if it had not been repealed.	14 15 16 17
	(3)	Subsection (2) applies despite the Criminal Code, section 11.	18
261	Exi	isting infringement notice offences	19
	(1)	This section applies if—	20
		(a) an infringement notice offence under the <i>State Penalties</i> Enforcement Act 1999 was committed against PAMDA by a person before the commencement; and	21 22 23
		(b) no infringement notice under the <i>State Penalties Enforcement Act 1999</i> had been served before the commencement on the person for the offence.	24 25 26
	(2)	Without limiting the <i>Acts Interpretation Act 1954</i> , section 20, an infringement notice may be served on the person, and the infringement notice may be dealt with, as if PAMDA had not been repealed.	27 28 29

262	Exis	sting fines and fees		1
	(1)	that has not been paid recovered after the com	to the chief executive under PAMDA before the commencement may be amencement as a debt owing to the with jurisdiction to recover debts up	2 3 4 5 6
	(2)	the commencement commencement as a del	AMDA that has not been paid before may be recovered after the ot owing to the chief executive in a recover debts up to the amount of the	7 8 9 10 11
263	Ret	urn of beneficial intere	est if in form of commission	12
		column 1 of the followin section 260, and the proconvicted of an offence, of the following table a	ence against a provision mentioned in g table are started or continued under roceedings result in a person being the provision mentioned in column 2 applies to the person and the court if PAMDA had not been repealed—	13 14 15 16 17 18
Offence	prov	ision	Provision providing for return of beneficial interest	
PAMDA,	secti	on 145(2) or (3)	PAMDA, section 145A	
PAMDA,	secti	on 184(2) or (3)	PAMDA, section 184A	
PAMDA,	secti	on 221(2) or (3)	PAMDA, section 222A	
PAMDA,	secti	on 292(2) or (3)	PAMDA, section 292A	
264		keteer proceeding rela	ating to pre-commencement	19 20
	(1)	marketeer proceeding a marketeer proceeding ma	ment, a ground existed for starting a gainst a person under PAMDA, a any be taken against the person on that is if it had not been repealed.	21 22 23 24
	(2)		cement, QCAT had started but not proceeding under PAMDA, the	25 26

		marketeer proceeding may be finished under PAMDA as if it had not been repealed.	1 2
Divi	sion	4 Preservation of existing rights of buyers	3 4
265		yer's rights if notice about land not given or materially ective continue	5
		PAMDA, sections 150 and 189 continue to apply to a contract for the sale of land entered into before the commencement as if PAMDA had not been repealed.	7 8 9
266		MDA, ch 11 continues to apply to existing relevant ntracts	10 11
	(1)	This section applies to a relevant contract as defined under PAMDA, section 364 entered into before the commencement that has not settled.	12 13 14
	(2)	PAMDA, chapter 11 continues to apply to the relevant contract as if PAMDA had not been repealed.	15 16
267		etutory warranty for used motor vehicles sold by e-commencement auctioneers	17 18
	(1)	This section applies if—	19
		(a) before the commencement, a pre-commencement auctioneer sold a warranted vehicle as mentioned in PAMDA, section 237(1) and not as mentioned in PAMDA, section 237(2); and	20 21 22 23
		(b) on the commencement, the warranty period under PAMDA, section 236 for the vehicle had not ended.	24 25
	(2)	The relevant warranty provisions continue to apply in relation to the warranted vehicle as if PAMDA had not been repealed.	26 27
	(3)	In this section—	28

	-	commencement auctioneer means an auctioneer under DA, schedule 2.	1 2
	relev	ant warranty provisions means—	3
	(a)	PAMDA, sections 242 to 249; and	4
	(b)	any other provisions of PAMDA relevant to the interpretation of the provisions mentioned in paragraph (a).	5 6 7
		anted vehicle means a class A warranted vehicle, or a B warranted vehicle, under PAMDA, schedule 2.	8 9
		y warranty for used motor vehicles sold by mencement motor dealer	1 1
(1)	This	section applies if—	12
	(a)	before the commencement, a pre-commencement motor dealer sold a warranted vehicle as mentioned in PAMDA, section 315(1) and not as mentioned in PAMDA, section 315(2); and	1: 1: 1: 1:
	(b)	on the commencement, the warranty period under PAMDA, section 314 for the vehicle had not ended.	1′ 18
(2)		relevant warranty provisions continue to apply in relation e warranted vehicle as if PAMDA had not been repealed.	19 20
(3)	In thi	is section—	2
	-	commencement motor dealer means a motor dealer under DA, schedule 2.	2:
	relev	ant warranty provisions means—	2
	(a)	PAMDA, sections 318 to 325; and	2:
	(b)	any other provisions of PAMDA relevant to the interpretation of the provisions mentioned in paragraph (a).	20 20 20
	warr	anted vehicle means—	2
	(a)	a class A warranted vehicle, or a class B warranted vehicle, under PAMDA, schedule 2; or	30

		(b) a restorable vehicle under PAMDA, schedule 2 for which the buyer did not waive the statutory warranty under PAMDA, section 316A(2).
Divi	sion	5 Other provisions
269	Exi	sting reference committee
	(1)	A community representative whose appointment to a reference committee under PAMDA, section 528AA was current immediately before the commencement continues to hold the appointment as a community representative under this Act for the unexpired term of the appointment.
	(2)	If the appointment was subject to a condition, the person's appointment continues to be subject to the condition.
	(3)	If, under PAMDA, section 528AC, the reference committee has authorised the chief executive to make an application to QCAT for a public examination under PAMDA, chapter 14, part 5, division 8, the authorisation continues to be effective for this Act.
270	Exi	sting registers
		A person may inspect or get a copy of details in any of the following kept under PAMDA to the same extent, and on payment of any fee, that would apply if PAMDA had not been repealed—
		(a) the licence register;
		(b) the registration certificate register;
		(c) the register of undertakings.
271	Re	fund of fees paid under PAMDA
		A regulation may provide for the refunding of fees paid under PAMDA.

Par	t 15	Amendment of Body Corporate and Community Management Act 1997	1 2 3
272		nendment of s 16 (Meaning of <i>letting agent</i> and <i>letting</i>	4 5
	Sec	tion 16(2), 'Property Agents and Motor Dealers Act 2000'—	6
	omi	it, insert—	7
		Property Occupations Act 2013	8
273	Am	nendment of s 205A (Definitions for ch 5)	9
	(1)	Section 205A, definitions attached and electronic communication—	10 11
		omit.	12
	(2)	Section 205A, definition residential property, 'Property Agents and Motor Dealers Act 2000, section 17'—	13 14
		omit, insert—	15
		Property Occupations Act 2013, section 21	16
274		nission of s 205B (Relationship with Electronic insactions (Queensland) Act 2001)	17 18
	Sec	tion 205B—	19
	omi	it.	20
275		nendment of s 206 (Information to be given by seller to yer)	21 22
	(1)	Section 206(5) to (7)—	23
		omit, insert—	24

[s 276]

		(5)	If the contract has not already been settled, the buyer may terminate the contract if the seller has not complied with subsection (1).	1 2 3
	(2)	Section 20	5(8)—	4
		renumber a	as section 206(6).	5
276	COI	ntravention	s 206A (Termination of contract for of the Property Agents and Motor Dealers 88A(2)(c)(ii))	6 7 8
	Sec	tion 206A—	-	9
	om	it.		10
277	Re	placement	of s 207 (Contents of contract)	11
	Sec	tion 207—		12
	om	it, insert—		13
		207 Co	ntents of contract	14
		inc	ten the contract is entered into, its provisions lude the disclosure statement and all material ompanying the disclosure statement.	15 16 17
278		nendment c yer)	of s 213 (Information to be given by seller to	18 19
	(1)	Section 213	3(5), (5A) and (6)—	20
		omit, insert	t—	21
		(5)	If the contract has not already been settled, the buyer may terminate the contract if the seller has not complied with subsection (1).	22 23 24
	(2)	Section 213	3(7)—	25
		renumber a	as section 213(6).	26

[s 279]

279	Omission of s 213A (Termination of contract for contravention of the Property Agents and Motor Dealers Act 2000, s 368A(2)(c)(ii)) Section 213A—	1 2 3 4
	omit.	5
280	Amendment of s 215 (Statements and information sheet form part of contract)	6 7
	(1) Section 215, heading—	8
	omit, insert—	9
	215 Contents of contract	10
	(2) Section 215(2)—	11
	omit.	12
281	Insertion of new ch 8, pt 12	13
	Chapter 8—	14
	insert—	15
	Part 12 Transitional provision for Property Occupations Act 2013	16 17 18
	436 Information sheets	19
	(1) Subsection (2) applies to a contract, for the sale of a lot included in a community titles scheme, entered into before the commencement that has not settled.	20 21 22 23
	(2) Former sections 205A, 206A and 207 continue to apply to the contract as if the amending Act had not been enacted.	24 25 26
	(3) Subsection (4) applies to a contract, for the sale of a proposed lot, entered into before the commencement that has not settled.	27 28 29

[s	282]
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	(4)	Former sections 213A and 215 continue to apply to the contract as if the amending Act had not been enacted.	1 2 3
	(5)	In this section—	4
		amending Act means the Property Occupations Act 2013.	5 6
		<i>commencement</i> means the commencement of this section.	7 8
		<i>former</i> , in relation to a provision mentioned in this section, means as in force immediately before the commencement.	9 10 11
		proposed lot see section 213(1).	12
282	Amendment o	f sch 6 (Dictionary)	13
	Schedule 6, defin	nitions attach and electronic communication—	14
	omit.		15
Part	16	Minor and consequential	16
		amendments	17
283	Acts amended	I	18
	Schedule 2	amends the Acts it mentions.	19

Schedule 1 Decisions subject to review

section 176 2

1

section 36(2)	Chief executive must consider suitability of applicants and licensees
section 50(1)	Chief executive may issue or refuse to issue licence
section 54(1)	Licence—conditions
section 59(1)	Chief executive may renew or refuse to renew licence
section 62(1)	Chief executive may restore or refuse to restore licence
section 68(1)	Chief executive may appoint or refuse to appoint substitute licensee
section 71(1)	Amendment of licence conditions
section 76(2)	Immediate suspension
section 121(2)	Chief executive must consider suitability of applicants
section 128(1)	Chief executive may issue or refuse to issue registration certificate
section 129(1)	Registration certificate—conditions
section 131(1)	Chief executive may renew or refuse to renew registration certificate
section 134(1)	Chief executive may restore or refuse to restore registration certificate
section 138(1)	Amendment of registration certificate conditions
section 142(2)	Immediate suspension

Schedule 2		Acts amended	1
		section 283	2
Part	t 1	Amendment of this Act	3
1	Long title, fi	rom 'practices, to amend'—	4
	omit, insert—		5
	p	oractices	6
2	Section 13,	'schedule 3'—	7
	omit, insert—		8
	So	chedule 2	9
3	Schedule 3-	_	10
	renumber as s	schedule 2.	11
D	. 0	Otlo a v. a va a v. alva a v. t.a	
Part	12	Other amendments	12
Buil	ding Act 197	75	13
	•		
1		ATL(4), ' <i>Property Agents and Motor Dealers</i> ection 496'—	14 15
	omit, insert—		16
	P	Property Occupations Act 2013, section 172	17

2	Section 246ATL(5), definition <i>licensee</i> — omit, insert—	1 2
	licensee means a person in whose name a property agent licence is issued and in force under the Property Occupations Act 2013.	3 4 5
Bui	Iding Units and Group Titles Act 1980	6
1	Sections 39(3)(k) and 53(14), 'Property Agents and Motor Dealers Act 2000'—	7 8
	omit, insert—	9
	Property Occupations Act 2013	10
Inte	egrated Resort Development Act 1987	11
1	Section 175F(2)(a), 'Property Agents and Motor Dealers Act 2000'—	12 13
	omit, insert—	14
	Property Occupations Act 2013	15
Jus	tices Act 1886	16
1	Section 117(1), example, 'Property Agents and Motor Dealers Act 2000, section 589'—	17 18
	omit, insert—	19
	Property Occupations Act 2013, section 225	20

Lar	nd Sales Act 1984	1
1	Section 6, definition real estate agent, 'Property Agents and Motor Dealers Act 2000'—	2 3
	omit, insert—	4
	Property Occupations Act 2013	5
2	Sections 11(1)(b) and (c) and 23(1)(b) and (c)—	6
	omit, insert—	7
	(b) a real estate agent; or	8
	(c) a real estate agency in which a real estate agent carries on the business of a real estate agent;	9 10 11
Leg	gal Profession Act 2007	12
1	Section 24(3A) to (3E), 'PAMDA'—	13
	omit, insert—	14
	POA	15
2	Section 24(3D), 'Property Agents and Motor Dealers Act 2000, section 578'—	16 17
	omit, insert—	18
	Property Occupations Act 2013, section 219	19
3	Section 24(7), definition other document, 'PAMDA'—	20
	omit, insert—	21
	POA	22

4	Section 24(7), licensee—	definitions PAMDA employee and PAMDA	1 2
	omit, insert—		3
		POA employee means a real estate salesperson under the <i>Property Occupations Act 2013</i> , whether or not the real estate salesperson is also a property agent under that Act.	4 5 6 7
		POA licensee means an auctioneer, real estate agent or resident letting agent under the <i>Property Occupations Act 2013</i> .	8 9 10
5	Section 24(7), (a)—	definition property contract, paragraph	11 12
	omit, insert—		13
		(a) a form of contract or agreement generally recognised and accepted for use by POA licensees when carrying out activities authorised by the <i>Property Occupations Act</i> 2013 in dealing with real property or an interest in real property; or	14 15 16 17 18 19
Mix	ed Use Develo	opment Act 1993	20
1	Section 201T(<i>Act 2000</i> '—	2)(a), 'Property Agents and Motor Dealers	21 22
	omit, insert—		23
	Pro	perty Occupations Act 2013	24

	ghbourhood Disputes (Dividing Fences and Trees) 2011	1 2
1	Schedule, definition real estate agent—	3
	omit, insert—	4
	real estate agent means a real estate agent under the Property Occupations Act 2013.	5 6
Ret	irement Villages Act 1999	7
1	Schedule, definition real estate agent—	8
	omit, insert—	9
	real estate agent means a real estate agent under the Property Occupations Act 2013.	10 11
Sar	ectuary Cove Resort Act 1985	12
1	Section 94C(2)(a), 'Property Agents and Motor Dealers Act 2000'—	13 14
	omit, insert—	15
	Property Occupations Act 2013	16

Schedule 2

South Bank Corporation Act 1989		1
1	Schedule 4, sections 39(3)(k) and 53(14), 'Property Agents and Motor Dealers Act 2000'—	2 3
	omit, insert—	4
	Property Occupations Act 2013	5

Schedule 3 Dictionary

1

2

section 13

	nistration Act means the Agents Financial istration Act 2013.	3 4
Agents	s Act means—	5
` /	he Debt Collectors (Field Agents and Collection Agents) Act 2013; or	6 7
(b) t	he Motor Dealers and Chattel Auctioneers Act 2013.	8
approv	ved form see section 234.	9
transac	gement includes agreement, promise, scheme, ction (with or without consideration), understanding idertaking (whether express or implied).	10 11 12
associa	ate, of a person, means—	13
C	a property agent who acts, for a sale of property, in conjunction with a property agent appointed for section 102 to sell the property; or	14 15 16
(b) a	a spouse, parent, brother, sister or child of the person; or	17
Λ	Note—	18
	A reference to a spouse includes a de facto partner. For definitions of <i>spouse</i> and <i>de facto partner</i> , see the <i>Acts Interpretation Act 1954</i> , section 32DA and schedule 1.	19 20 21
(c) a	a child of the person's spouse.	22
auctio	neer see section 14.	23
auction section	neer licence means an auctioneer licence issued under 150.	24 25
audit p	period see the Administration Act, section 33.	26
audit r	report see the Administration Act, section 33.	27
benefi	cial interest see section 153.	28
body c	orporate means—	29

(a)	a body corporate under the Building Units and Group Titles Act 1980; or	1 2
(b)	a body corporate for a leasehold building units plan under the <i>South Bank Corporation Act 1989</i> ; or	3 4
(c)	a body corporate under the <i>Body Corporate and Community Management Act 1997</i> ; or	5 6
(d)	a community body corporate under the Mixed Use Development Act 1993.	7 8
build	ling complex means—	9
(a)	a building on a single building units plan under the <i>Building Units and Group Titles Act 1980</i> ; or	10 11
(b)	a building or buildings on a single group titles plan under the <i>Building Units and Group Titles Act 1980</i> ; or	12 13
(c)	a building or buildings shown on a single leasehold building units plan under the <i>South Bank Corporation Act 1989</i> ; or	14 15 16
(d)	a building or buildings on scheme land in a single community titles scheme or a layered arrangement of community title schemes under the <i>Body Corporate and Community Management Act 1997</i> ; or	17 18 19 20
(e)	a building on the site for a mixed use scheme under the <i>Mixed Use Development Act 1993</i> .	21 22
busin	ness address, of a licensee, see section 31(1)(b).	23
mean	ness associate, of an applicant for a licence or a licensee, as a person with whom the applicant or licensee intends to on, or carries on, business under a licence.	24 25 26
buye	r, for part 7, see section 159.	27
chatt	tel auctioneer licence, for part 14, see section 238.	28
civil amou	<i>jurisdiction</i> , for an amount that is the limit of a court's jurisdiction, means an amount equal to the maximum ant that may be claimed in a personal action in the civil diction of the court.	29 30 31 32
clien	t, for part 4, see section 102(1) or (3).	33

comi	mencement, for part 14, see section 238.	1
agen	t to sell residential property under a sole or exclusive cy, means an appointment for the sale of—	2 3 4
(a)	3 or more residential properties; or	5
(b)	a lot in a community titles scheme as part of the sale of management rights to the person who is to become the letting agent for the community titles scheme.	6 7 8
	missioner for fair trading means the commissioner for rading under the Fair Trading Act 1989.	9 10
	munity titles scheme see the Body Corporate and munity Management Act 1997, section 10.	11 12
_	parable certificate, under PAMDA, means a certificate of stration as any of the following under that Act—	13 14
(a)	real estate agent salesperson;	15
(b)	pastoral house salesperson;	16
(c)	property developer salesperson;	17
(d)	trainee auctioneer.	18
comp	parable licence, under PAMDA—	19
(a)	for a property agent licence, means any of the following licences under that Act—	20 21
	(i) real estate agent's licence;	22
	(ii) pastoral house auctioneer's licence;	23
	(iii) pastoral house licence;	24
	(iv) pastoral house director's licence;	25
	(v) pastoral house manager's licence;	26
	(vi) auctioneer's licence; or	27
(b)	for a resident letting agent licence, means a resident letting agent licence under that Act.	28 29
	parative market analysis, for an offered property, means cument comparing the offered property with at least 3	30 31

simi	erties sold within the previous 6 months that are of a lar standard or condition to the offered property and are in 5km of the offered property.	1 2 3
com	pletes, a residential property sale, see section 18.	4
-	puter means a mechanical, electronic or other device for processing of data.	5 6
cour	t, but does not include a plea of guilty or a finding of guilt by a t, but does not include a plea of guilty or a finding of guilt court if no conviction is recorded by the court.	7 8 9
cool	ing-off period, for part 7, see section 166.	10
Zeal	esponding law means a law of another State or New and that provides for the same matter as this Act or a rision of this Act.	11 12 13
histo	cinal history, of a person, means the person's criminal bry as defined under the Criminal Law (Rehabilitation of Inders) Act 1986, other than for a conviction—	14 15 16
(a)	to which the rehabilitation period under the <i>Criminal Law (Rehabilitation of Offenders) Act 1986</i> has expired under that Act; and	17 18 19
(b)	that is not revived as prescribed by section 11 of that Act.	20 21
crim	inal history costs requirement see—	22
(a)	generally, for an applicant or licensee—section 42(2); or	23
(b)	for an applicant for, or for the renewal or restoration of, registration as a real estate salesperson or a real estate salesperson—section 124(2).	24 25 26
debt	collector licence, for part 14, see section 238.	27
Debi	t Collectors Act, for part 14, see section 238.	28
	collector subagent registration certificate, for part 14, section 238.	29 30
	<i>iplinary proceeding</i> means a disciplinary proceeding er section 173.	31 32

domestic building contract see the Domestic Building Contracts Act 2000, section 7.	1 2			
employ includes—	3			
(a) engage on a contract for services or commission and use the services of, whether or not for reward; and				
(b) directly engage a person as an independent contractor; and				
(c) engage a person from a labour hire provider.	8			
employed licensee means a licensee who performs the activities of a licensee as the employee of another person.	9 10			
exclusive agency see section 23.	11			
executive officer, of a corporation, means a person, by whatever name called and whether or not the person is a director of the corporation, who is concerned, or takes part, in the management of the corporation.	13			
existing licence, for part 14, see section 238.	16			
existing registration certificate, for part 14, see section 238.	17			
<i>financial loss</i> , suffered by a person, if evidenced by a judgment of a court, does not include interest awarded on the judgment.				
former licensee means a person who held a licence under this Act or PAMDA.	21 22			
former tribunal means the tribunal under the repealed Commercial and Consumer Tribunal Act 2003.	23 24			
<i>fund</i> means the claim fund established under the Administration Act, section 78.	25 26			
holder—	27			
(a) of a property agent licence that is in force, means the person in whose name the licence is issued; or	28 29			
(b) of a registration certificate that as in force, means the person in whose name the certificate is issued.	30 31			
home see the <i>Domestic Building Contracts Act 2000</i> , section 13.	32 33			

in charge see section 19.	1
<i>information notice</i> means a notice complying with the QCAT Act, section 157(2).	2 3
<i>insolvent under administration</i> means a person who is an insolvent under administration under the Corporations Act, section 9.	4 5 6
<i>inspector</i> means a person who holds office under the <i>Fair Trading Inspectors Act 2013</i> as an inspector for this Act.	7 8
<i>labour hire provider</i> means an entity that conducts a business that is or includes the supply of labour to others.	9 10
land includes—	11
(a) a lot or proposed lot under the Land Title Act 1994; and	12
(b) a lot shown on a leasehold building units plan registered or to be registered under the <i>South Bank Corporation Act 1989</i> ; and	13 14 15
(c) land under the South Bank Corporation Act 1989; and	16
(d) an interest in land.	17
<i>lawyer</i> means a lawyer who, under the <i>Legal Profession Act</i> 2007, may engage in legal practice in this State.	18 19
<i>letting</i> includes every form of leasing or letting of places of residence, land, estates, or businesses.	20 21
<i>letting agent</i> , for a community titles scheme, see the <i>Body Corporate and Community Management Act 1997</i> , section 16.	22 23
<i>licence</i> means a property agent licence or a resident letting agent licence.	24 25
licence register see section 82(1).	26
licensed, for a person, means licensed under this Act.	27
licensee—	28
(a) generally, means the holder of a property agent licence, or a resident letting agent licence, that is in force; or	29 30
(b) for part 9, see section 170.	31
<i>listed</i> , for part 7, see section 159.	32

	_	ent rights see the Body Corporate and Community ent Act 1997, schedule 6.	1 2
	erty,	esidential property, means take action to sell the other than by appointing a property agent to sell the	3 4 5
mark	keteer	<u>. </u>	6
(a)	with prov resid	ns a person directly or indirectly involved, alone or others, in the sale, or promotion of the sale, or ision of a service in connection with the sale, of lential property under a formal or informal negement, and whether or not—	7 8 9 10 11
	(i)	the person derives a direct or indirect benefit from the sale, or promotion of the sale, or provision of a service in connection with the sale, of the property; or	12 13 14 15
	(ii)	the way the property is marketed includes offering potential buyers of the property inducements intended to encourage the potential buyers to purchase the property; or	16 17 18 19
	(iii)	any of the persons is a licensee or a real estate salesperson; or	20 21
	(iv)	the sale, or promotion of the sale, or provision of a service in connection with the sale, of property is, or is part of, a business the person ordinarily conducts; and	22 23 24 25
(b)	includes a person who—		
	(i)	causes or arranges for the sale, or promotion of the sale, or provision of a service in connection with the sale, of residential property; or	25 28 29
	(ii)	provides advisory, management, legal, accounting, administrative or other services in connection with the sale, or for promoting the sale, or for providing a service in connection with the sale, of residential property.	30 31 32 33 34
marl	zotoor	nracaading see section 174	34

misl	eadin	g includes deceptive.	1
mon	ey pe	nalty see section 203.	2
mote	or dec	aler licence, for part 14, see section 238.	3
Motor Dealers and Chattel Auctioneers Act, for part 14, see section 238.			4 5
	or sa ion 23	<i>lesperson registration certificate</i> , for part 14, see 38.	6 7
obta	<i>in</i> , fo	or part 6, see section 152.	8
offic	<i>ial</i> m	eans—	9
(a)	the	chief executive; or	10
(b)	a pu	iblic service employee.	11
oper	ı listi	ng see section 20.	12
gran	ted, b	purchase includes a right granted or purportedly out not immediately exercisable, to purchase or to be option to purchase.	13 14 15
		means the repealed <i>Property Agents and Motor</i> act 2000.	16 17
part	payn	nent see section 161(1)(b).	18
plac	e of r	esidence—	19
(a)	means—		20
	(i)	a building or part of a building used, or currently designed for use, as a single dwelling only; and	21 22
	(ii)	outbuildings or other appurtenances incidental to the use of the building or part as a single dwelling; but	23 24 25
(b)	does	s not include—	26
	(i)	a building or part of a building used, or currently designed for use, for temporary accommodation; or	27 28 29
	(ii)	outbuildings or other appurtenances incidental to the use of the building or part as temporary accommodation.	30 31 32

Examples for paragraph (b)—	1	
 motel 	2	
caravan park	3	
 hostel 	4	
prescribed conduct provision see section 235.	5	
<i>principal licensee</i> means a licensee who carries on business under the licensee's licence on the licensee's own behalf.	6 7	
property agent see section 15.	8	
<i>property agent licence</i> means an auctioneer licence or a real estate agent licence.	9 10	
property developer means a person who—	11	
(a) completes more than 6 residential property sales in a 12 month period; and	12 13	
(b) markets residential property in which the person has an interest of at least 15%.	14 15	
<i>property information session</i> means a presentation (however described) given to 1 or more persons that has as a significant purpose the purchase of residential property in Queensland by 1 or more persons attending the presentation.		
property licence, for part 14, see section 238.	20	
property registration certificate, for part 14, see section 238.	21	
<i>provider</i> see the <i>Residential Tenancies and Rooming Accommodation Act 2008</i> , schedule 2.	22 23	
<i>public examination</i> means a public examination conducted under part 9, division 5, subdivision 2.		
real estate agent see section 16.	26	
<i>real estate agent licence</i> means a real estate agent licence issued under section 50.		
real estate salesperson—	29	
(a) generally, means the holder of a registration certificate that is in force; or	30 31	
(b) for part 9, see section 170.	32	

<i>reference committee</i> means the reference committee established under section 179.	1 2
registered bidder, for part 7, see section 159.	3
registered business name means a business name registered under the Business Names Registration Act 2011 (Cwlth).	4 5
<i>registered office</i> , of a property agent or resident letting agent, see section 93.	6 7
registrar means the principal registrar under the QCAT Act.	8
<i>registration certificate</i> means a certificate of registration as a real estate salesperson issued under section 128.	9 10
registration certificate register see section 148(1).	11
relevant Act, for part 14, see section 238.	12
relevant contract, for part 7, see section 160.	13
relevant person see section 67(1).	14
repealed code of conduct, for part 14, see section 238.	15
<i>representation</i> includes a statement, promise, publication and other representation made in any way.	16 17
residential property see section 21.	18
resident letting agent see section 17.	19
resident letting agent licence means a resident letting agent licence issued under section 50.	20 21
respondent, for part 10, see section 191.	22
reward includes remuneration of any kind including, for example, any fee, commission or gain.	23 24
rooming accommodation see the Residential Tenancies and Rooming Accommodation Act 2008, schedule 2.	25 26
sale by auction means the sale of property in a way commonly known and understood to be by auction.	27 28
sell includes agree to sell, advertise or display for sale, attempt to sell, have for sale, negotiate for a sale, and in any way be concerned in selling.	29 30 31

Schedule 3

seller, for part 7, see section 159.		
<i>serious offence</i> means any of the following offences punishable by 3 or more years imprisonment—	2 3	
(a) an offence involving fraud or dishonesty;	4	
(b) an offence involving the trafficking of drugs;	5	
(c) an offence involving the use or threatened use of violence;	6 7	
(d) an offence of a sexual nature;	8	
(e) extortion;	9	
(f) arson;	10	
(g) unlawful stalking.	11	
service see section 102.		
sole agency see section 23.		
termination penalty, for part 7, see section 159.	14	
transitioned certificate, for part 14, see section 238.	15	
transitioned licence, for part 14, see section 238.	16	
<i>trust account</i> means a trust account kept under the Administration Act, part 2.	17 18	
unsolicited invitation see section 22.		

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