

Queensland

Building and Other Legislation Amendment Bill (No. 2) 2010



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2010

A Bill

for

An Act to amend the Ambulance Service Act 1991, the Animal Management (Cats and Dogs) Act 2008, the Building Act 1975, the City of Brisbane Act 2010, the Local Government Act 2009, the Royal National Agricultural and Industrial Association of Queensland Act 1971 and the Sustainable Planning Act 2009 for particular purposes

	The P	arliament of Queensland enacts—	1
	Part	1 Preliminary	2
Clause	1	Short title This Act may be cited as the Building and Other Legislation Amendment Act (No. 2) 2010.	3 4 5
Clause	2	Commencement This Act, other than parts 3, 7 and 8, commences on a day to be fixed by proclamation.	6 7 8
	Part	2 Amendment of Ambulance Service Act 1991	9 10
Clause	3	Act amended This part amends the Ambulance Service Act 1991.	11 12
Clause	4	Insertion of new s 23 Part 2— insert—	13 14 15
	'23	Requirement to report pool immersion incident '(1) This section applies if the service is notified of a pool	16 17
		immersion incident. '(2) The chief executive must ensure that, within 5 business days after notification of the pool immersion incident, the service	18 19 20

s	4]

	gives written notice of the incident to the chief executive (health).	e 1 2
'(3)	The notice must include the following information to the extent the service has it—	e 3 4
	(a) the name and date of birth of the young child to whom the pool immersion incident relates;	n 5 6
	(b) the date the pool immersion incident happened;	7
	(c) the address of the child's parents;	8
	(d) the address where the pool immersion inciden happened.	t 9 10
' (4)	In this section—	11
	chief executive (health) means the chief executive of the department in which the Health Services Act 1991 is administered.	
	pool immersion incident means an event involving the immersion or partial immersion of a young child under wate in a swimming pool, if because of the immersion or partial immersion—	r 16
	(a) the child has died; or	19
	(b) the child has been deprived of air and the health o wellbeing of the child has been adversely affected.	r 20 21
	swimming pool means a swimming pool as defined under the Building Act 1975, schedule 2.	e 22 23
	young child means an individual who is under 5 years.'.	24

[s	5]
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	Part 3		art 3 Amendment of Animal Management (Cats and Dogs) Act 2008			
Clause	5	Ac	t ame	nded	4	
			This Act 2	part amends the Animal Management (Cats and Dogs) 008.	5 6	
Clause	6	Am	nendm	nent of s 63 (What is a <i>restricted dog</i>)	7	
			Secti	on 63—	8	
			inser	<i>t</i> —	9	
		'(3)	In thi	is section—	10	
			breed	d, of a dog, does not include a crossbreed of a breed.'.	11	
Clause	7	Ins	ertior	of new s 63A	12	
			Chap	eter 4, part 1—	13	
			inser	<i>t</i> —	14	
	'63A	Pro	ovisio	ns for deciding what is a breed of dog	15	
		'(1)		of the following certificates, for a dog, is evidence the s of the breed stated in the certificate—	16 17	
			(a)	a pedigree certificate from the Australian National Kennel Council;	18 19	
			(b)	a pedigree certificate from a member body of the Australian National Kennel Council;	20 21	
			(c)	a pedigree certificate from a national breed council registered with the Australian National Kennel Council;	22 23	
			(d)	a certificate signed by a veterinary surgeon stating, or to the effect, that the dog is of a particular breed.	24 25	
		'(2)		ever, if a dog is of the breed American Staffordshire or it is not of the breed American pit bull terrier.	26 27	

[s	8]

	6	(3) Also, the breed American pit bull terrier does not include a dog of the breed American Staffordshire terrier.'.	1 2
Clause	8	Omission of s 202 (Veterinary surgeon certificates)	3
		Section 202—	4
		omit.	5
Clause	9	Insertion of new ch 10, pt 3	6
		After section 222—	7
		insert—	8
	'Part	3 Transitional provision for	9
		Building and Other Legislation	10
		Amendment Act (No. 2) 2010	11
	'223	Provision about s 63A	12
		'From the commencement of this section, this Act applies as if section 63A had been in force since 6 April 2010.'.	13 14
	Part •	4 Amendment of Building Act 1975	15 16
Clause	10	Act amended in pt 4 and sch	17
		This part and the schedule amend the <i>Building Act 1975</i> .	18
Clause	11	Replacement of s 28 (Application to build swimming pool on residential land and must include fencing)	19 20
		Section 28—	21
		omit, insert—	22

S 12

	'28	Аp	plica	tion t	to build regulated pool	1
			regu	ılated	ng development application for the construction of a pool must also be for the construction of barriers, any fencing, for the pool.'.	2 3 4
lause	12	Am	nendi	ment	of s 231A (Definitions for ch 8)	5
		(1)	Sect	tion 2.	31A, definition <i>complying pool</i> —	6
			omi	t.		7
		(2)	Sect	tion 2	31A—	8
			inse	ert—		9
			'acc	comm	odation agreement—	10
			1		ommodation agreement means any of the owing—	11 12
				(a)	a residential tenancy agreement within the meaning of the <i>Residential Tenancies and Rooming Accommodation Act 2008</i> , section 12;	13 14 15
				(b)	a rooming accommodation agreement within the meaning of the <i>Residential Tenancies and Rooming Accommodation Act 2008</i> , section 16;	16 17 18
				(c)	a homestay or assisted accommodation agreement;	19
				(d)	an agreement, other than an agreement mentioned in paragraph (a), (b) or (c), under which a person gives to someone else a right to occupy premises in exchange for money or other valuable consideration.	20 21 22 23 24
					Example for paragraph (d)—	25
					letting a motel or hotel room	26
			2	Para	agraph 1(d) applies—	27
				(a)	whether or not the right is a right of exclusive occupation; and	28 29
				(b)	whether the agreement is—	30

		(i)	wholly in writing, wholly oral or wholly implied; or	1 2
		(ii)	partly in a form mentioned in subsubparagraph (i) and partly in 1 or both of the other forms.	3 4 5
3	men fami cons	nbers ily giv	does not include an agreement between of a family under which a member of the es to another member money or other valuable ion for a right to occupy that other member's	6 7 8 9 10
comp	plying	g pool	means a regulated pool that—	11
(a)	com	plies v	with the pool safety standard; or	12
(b)	regu	lated 1	nption is in effect under section 245B for the pool—complies with the pool safety standard nt the exemption does not apply.	13 14 15
hom	estay	or ass	sisted accommodation agreement—	16
1		<i>iestay</i> ns—	or assisted accommodation agreement	17 18
	(a)	provi enrol	agreement under which accommodation is ded at a person's residence to a student who is led to study or train at an educational ution in a State, if—	19 20 21 22
		(i)	the student pays the person for the accommodation; and	23 24
		(ii)	under the agreement, accommodation is also provided to a young child who is a dependant of the student; or	25 26 27
	(b)	provi	agreement under which accommodation is ded to a person, free of charge, by a following of at premises owned or operated by the y-	28 29 30 31
		(i)	a charity registered under the <i>Collections Act</i> 1966;	32 33
		(ii)	a public sector entity:	34

		(iii) a local government.	1
2	Para	agraph 1 applies whether the agreement is—	2
	(a)	wholly in writing, wholly oral or wholly implied; or	3 4
	(b)	partly in a form mentioned in subparagraph (a) and partly in 1 or both of the other forms.	5 6
3	men fami	term does not include an agreement between mbers of a family under which a member of the ily gives to another member money or other valuable sideration for a right to occupy that other member's dence.	7 8 9 10
		of a person's family, means the person and each of ving—	12 13
(a)	the p	person's spouse;	14
(b)	the p	parents of the person or the person's spouse;	1:
(c)	the g	grandparents of the person or the person's spouse;	10
(d)		rother, sister, nephew, niece or first cousin of the son or the person's spouse;	1′ 18
(e)	a ch	aild, stepchild or grandchild of the person;	19
(f)	the s	spouse of anyone mentioned in paragraph (d) or (e).	20
imme	ersion swim	nersion incident means an event involving the n or partial immersion of a young child under water naming pool, if because of the immersion or partial n—	21 22 23 24
(a)	the c	child has died; or	2
(b)		child has been deprived of air and the health or lbeing of the child has been adversely affected.	20
<i>pool</i> mean		ty standard application day, for a regulated pool,	28 29
(a)	prop	a pool situated on common property or a common perty lot under an Act mentioned in schedule 2, nition owner of a regulated pool paragraphs (a) to	3(3)

		ind for use by occupiers of a building subject to that—the earliest of the following days to happen—	1 2			
	(i)	if the building, or a part of the building, is sold and a pool safety certificate is not in effect for the pool at settlement under the contract of sale for the building or part—the day that is 90 days after the day of settlement;	3 4 5 6 7			
	(ii)	if an accommodation agreement is entered into for the building, or a part of the building, and a pool safety certificate is not in effect for the pool when the agreement is entered into—the day that is 90 days after the day the agreement is entered into;	8 9 10 11 12			
	(iii)	the day a pool safety certificate is first in effect for the pool;	13 14			
	(iv)	the day that is 5 years after the 2010 Act commencement day; or	15 16			
(b)	for a pool situated on a part of a building mentioned in paragraph (a), other than a shared pool—the earliest of the following days to happen—					
	(i)	if the part of the building is sold and a pool safety certificate is not in effect for the pool at settlement under the contract of sale for the part—the day that is 90 days after the day of settlement;	20 21 22 23			
	(ii)	the day an accommodation agreement is entered into for the part of the building;	24 25			
	(iii)	the day a pool safety certificate is first in effect for the pool;	26 27			
	(iv)	the day that is 5 years after the 2010 Act commencement day; or	28 29			
(c)	a m situa park	a pool situated on a moveable dwelling or the site in noveable dwelling park where the dwelling is ated, or on a manufactured home in a residential or on the site in the park where the manufactured he is situated—the earliest of the following days to ben—	30 31 32 33 34 35			

	(i)	if the moveable dwelling or manufactured home is sold and a pool safety certificate is not in effect for the pool at settlement under the contract of sale for the moveable dwelling or manufactured home—the day that is 90 days after the day of settlement;	1 2 3 4 5 6
	(ii)	the day an accommodation agreement is entered into for the moveable dwelling or manufactured home;	7 8 9
	(iii)	the day a pool safety certificate is first in effect for the pool;	10 11
	(iv)	the day that is 5 years after the 2010 Act commencement day; or	12 13
(d)	than	a pool situated on a moveable dwelling park (other on moveable dwelling premises on the park) or on common areas of a residential park—the earliest of following days to happen—	14 15 16 17
	(i)	if the moveable dwelling park or residential park is sold and a pool safety certificate is not in effect for the pool at settlement under the contract of sale for the moveable dwelling park or residential park—the day that is 90 days after the day of settlement;	18 19 20 21 22 23
	(ii)	if an accommodation agreement is entered into for any moveable dwelling situated on the moveable dwelling park, or any manufactured home situated in the residential park, and a pool safety certificate is not in effect for the pool when the agreement is entered into—the day that is 90 days after the day the agreement is entered into;	24 25 26 27 28 29 30
	(iii)	the day a pool safety certificate is first in effect for the pool;	31 32
	(iv)	the day that is 5 years after the 2010 Act commencement day; or	33 34
(e)	-	aragraphs (a) to (d) do not apply—the earliest of the owing days to happen—	35 36

	(i)	if the building on the regulated land where the pool is situated is sold and a pool safety certificate is not in effect for the pool at settlement under the contract of sale for the building—the day that is 90 days after the day of settlement;	1 2 3 4 5
	(ii)	the day an accommodation agreement is entered into for the building;	6 7
	(iii)	the day a pool safety certificate is first in effect for the pool;	8 9
	(iv)	the day that is 5 years after the 2010 Act commencement day.'.	10 11
(3)		31A, definition <i>regulated land</i> , paragraph 1(b), from '2008'—	12 13
	omit.		14
(4)	Section 23 'under' to	31A, definition <i>regulated land</i> , paragraph 1(c), from '2003'—	15 16
	omit.		17
(5)		31A, definition <i>shared pool</i> , paragraph 2(b)(i), from park' to '2008'—	18 19
	omit, inse	rt—	20
	'moveable	e dwelling park'.	21
(6)		31A, definition <i>shared pool</i> , paragraph 2(b)(ii), from '2003'—	22 23
	omit.		24
Am	endment	of s 231B (What is a <i>regulated pool</i>)	25
	Section 23	31B—	26
	insert—		27
(3)	swimming	ubsection (1), a regulated pool does not include a g pool situated on common property in a building the Integrated Resort Development Act 1987 or the	28 29 30

Clause 13

|--|

				ctuary Cove Resort Act 1985 if an approved pool safety agement plan is in force for the pool.'.	1 2
lause	14	Rep	Chaj	ment of ch 8, pt 2 oter 8, part 2— , insert—	3 4 5
	'Par	t 2	Omii	Compliance with pool safety standard and other matters about pool safety	6 7 8
	'Divi	sion	1	Compliance with pool safety standard	9 10
	'232	Cor		nce with pool safety standard—regulated	11 12
		'(1)	The	owner of a regulated pool must ensure—	13
			(a)	the pool complies with the pool safety standard for the pool; and	14 15
			(b)	all barriers for the pool are kept in good condition.	16
			Max	imum penalty—165 penalty units.	17
		'(2)	com	rever, if the regulated pool is in existence on the 2010 Act mencement day, subsection (1)(a) does not apply to the er of the pool until the pool safety standard application for the pool.	18 19 20 21
			Note-	_	22
				r the application of subsection (1) to particular pools constructed fore the 2010 Act commencement day, see section 291.	23 24
		'(3)	regu	o, if an exemption under division 3 or 4 is in effect for a lated pool, subsection (1)(a) does not apply to the owner e pool to the extent the exemption applies.	25 26 27

s	1	4]

'Div	ision	2 Requirements about constructing regulated pool	1 2					
'233	Constructing regulated pool—requirement for warning sign							
	'(1)	This section applies to each relevant person for a regulated pool, other than a portable swimming pool.	5 6					
	'(2)	The relevant person must ensure that, before construction of the pool starts, a warning sign, complying with the requirements for a warning sign prescribed under a regulation, is displayed on the land on which the pool is situated in the way prescribed under a regulation.	7 8 9 10 11					
		Maximum penalty—20 penalty units.	12					
	'(3)	The relevant person must ensure the warning sign is displayed until a building certifier has provided a certificate in the approved form stating the pool is a complying pool.	13 14 15					
		Maximum penalty—20 penalty units.	16					
	'(4)	In this section—	17					
		<i>portable swimming pool</i> means a swimming pool that is designed to be readily assembled by hand and moved from place to place.	18 19 20					
		relevant person, for a regulated pool, means—	21					
		(a) the person who is or is to become the owner of the pool; or	22 23					
		(b) the builder of the pool.	24					
'234	Constructing regulated pool—requirement for compliance with pool safety standard							
	'(1)	This section applies to a person if—	27					
		(a) a regulated pool has been constructed or is being constructed; and	28 29					

		(b)		pool has not been filled with water to a depth of mm or more; and	1 2
		(c)	the p	person—	3
			(i)	is, or is to become, the owner of the pool; or	4
			(ii)	has contracted with the owner to carry out the construction of the pool.	5 6
	'(2)	ensu 300r	re tha	n must, unless the person has a reasonable excuse, at, before the pool is filled with water to a depth of more, a building certifier has provided a certificate roved form stating the pool is a complying pool.	7 8 9 10
		Max	imum	penalty—165 penalty units.	11
Divi	sion	3		Exemptions from compliance with pool safety standard—disability	12 13
Sub	divis	sion	1	Applying for exemption and deciding application	14 15
235	App	olicat	ion fe	or exemption—disability	16
		exen	nption	n may apply to the local government for an under this division from complying with a part of	17 18
				safety standard relating to barriers for a regulated eperson is—	19 20
			if the		
		pool	if the the o	person is—	20
236	Red	pool (a) (b)	if the control if the to be	e person is— owner of the pool; or e pool is still to be constructed—the person who is	20 21 22

237	7 Decision on application						
	'(1)	The local government must consider the application and, within 5 business days after the application is made—	2 3				
		(a) grant the exemption; or	4				
		(b) refuse to grant the exemption.	5				
	'(2)	The local government may grant the exemption only if it is satisfied that—	6 7				
		(a) a person with a disability is, or is to become, an occupier of land on which the regulated pool is situated; and	8 9				
		(b) it would be physically impracticable for the person, because of the person's disability, to access the pool if it had barriers complying with the pool safety standard.	10 11 12				
	'(3)	The local government may grant the exemption on the reasonable conditions it considers necessary or desirable to prevent a young child accessing the pool.	13 14 15				
	'(4)	If the exemption is granted on conditions, the applicant must comply with each condition of the exemption.	16 17				
		Maximum penalty for subsection (4)—165 penalty units.					
	'(5)	The local government may only exempt a person from complying with a part of the pool safety standard to the extent reasonably necessary to allow a person mentioned in subsection (2) to access the pool.	19 20 21 22				
238	Not	tice of decision	23				
	'(1)	If the local government decides to grant the exemption, it must give the applicant written notice of the exemption.	24 25				
	'(2)	If the local government decides to refuse to grant the exemption or impose conditions on the exemption, the local government must give the applicant an information notice about the decision.	26 27 28 29				

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		Note-	_	1
		res	here is a right of appeal to a building and development dispute solution committee against the decision on the application or a failure decide the application. See the Planning Act, section 532.	2 3 4
'239	No	tice c	of exemption to be given to chief executive	5
	'(1)		local government must give the chief executive notice of exemption granted under this division.	6 7
	'(2)	The	notice must—	8
		(a)	be given to the chief executive within 10 business days after the exemption is granted; and	9 10
		(b)	state the address, and real property description, of the land on which the regulated pool to which the exemption relates is situated.	11 12 13
'240	Ар	plica	tion of pool safety standard under exemption	14
		stan	the local government grants the exemption, the pool safety dard continues to apply for the regulated pool to the extent exemption does not apply.	15 16 17
'Sub	odivi	sion	2 Ending and revocation of exemptions	18 19
'241	Wh	en e	xemption ends	20
		'The	e exemption ends if—	21
		(a)	the applicant stops being the owner of the regulated pool; or	22 23
		(b)	the person because of whom the exemption was granted is no longer an occupier of the land on which the pool is situated; or	24 25 26
		(c)	it would no longer be physically impracticable for the person because of whom the exemption was granted to	27 28

				ess the pool if it complied with the pool safety dard.	1 2
242	Loc	al go	overr	ment may revoke exemption	3
	'(1)	This	secti	on applies if—	4
		(a)		cal government has, under section 237, granted an icant an exemption; and	5 6
		(b)		local government is satisfied 1 or more of the owing applies—	7 8
			(i)	the decision on the application for the exemption was based on a false or misleading particular given by the applicant;	9 10 11
			(ii)	the exemption has ended under section 241;	12
			(iii)	the exemption was subject to conditions and there has been a contravention of a condition.	13 14
	'(2)	notic	ce inv	government must give the applicant a show cause riting the applicant to show cause why the decision t be revoked.	15 16 17
	'(3)	shov notic	v cau ce (a <i>i</i>	sidering any representations made to it under the se notice, the local government may, by a further revocation notice) given to the applicant, revoke the previously given.	18 19 20 21
	'(4)		rmatio	cation notice must be, or be accompanied by, an on notice about the decision to give the notice and	22 23 24
		(a)		the applicant must ensure the pool has, around the l, barriers complying with the pool safety standard;	25 26 27
		(b)	the noti	day by which the applicant must comply with the ce.	28 29

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		Note—	-		1
		reso	lution	a right of appeal to a building and development dispute a committee against the decision to revoke the decision y given. See the Planning Act, section 532.	2 3 4
	'(5)	The a	pplic	cant must comply with the revocation notice.	5
		Maxii	mum	penalty for subsection (5)—165 penalty units.	6
	'(6)	failur	e is	licant fails to comply with the revocation notice, the taken to be a failure to take action under the <i>Local</i> ent Act 2009, section 142.	7 8 9
	'(7)	In this	s sec	tion—	10
		show 247(1		se notice means a show cause notice under section	11 12
'243	No	tice of	rev	ocation to be given to chief executive	13
	'(1)	local	gove	al government gives a person a revocation notice, the ernment must give the chief executive notice of the notice.	14 15 16
	'(2)	The n	otice	e must—	17
				given to the chief executive within 10 business days the revocation notice is given; and	18 19
		(b)	state	,	20
			(i)	the day the revocation notice was given; and	21
			(ii)	the address, and real property description, of the land on which the regulated pool to which the revocation notice relates is situated.	22 23 24
'Sub	divi	sion (3	Miscellaneous	25
'244	Ke	eping	cop	y of exemption	26
	'(1)			government must keep a copy of each exemption it ler this division.	27 28

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	'(2)	The local government must—	1
		(a) keep the copy while the exemption is still in force and for at least 5 years after the exemption is no longer in force; and	2 3 4
		(b) make the copy available for inspection and purchase as if it were a document that, under the Planning Act, chapter 9, part 6, the local government must make available for inspection and purchase.	5 6 7 8
'Div	ision	4 Exemptions from compliance with pool safety standard—impracticality	9 10
'Sub	odivis	sion 1 Applying for exemption and deciding applications	11 12
'245	App	olication for exemption—compliance impracticable	13
	'(1)	The owner of a regulated pool may apply to the chief executive for an exemption under this division from complying with a part of the pool safety standard relating to barriers for the regulated pool.	14 15 16 17
	'(2)	The application must—	18
		(a) be in the approved form; and	19
		(b) be accompanied by enough details to—	20
		(i) identify the part of the pool safety standard for which the owner is seeking the exemption; and	21 22
		(iii) show compliance with the part of pool safety standard is not practicable; and	23 24
		(c) be accompanied by the fee prescribed under a regulation.	25 26

'245A	Red	quire	ment	for further information	1
		exec	utive	f executive may require the owner to give the chief further information to establish that compliance eart of the pool safety standard is not practicable.	2 3 4
'245B	De	cisior	n on	application	5
•	' (1)	The to—		executive must consider the application and decide	6 7
		(a)	gran	at the exemption; or	8
		(b)	refu	se to grant the exemption.	9
•	'(2)			ng the application, the chief executive may consider ring—	10 11
		(a)		ther compliance with the part of the pool safety dard may require the owner to—	12 13
			(i)	move or demolish a building or part of a building; or	14 15
			(ii)	change the location or size of the regulated pool; or	16
			(iii)	remove vegetation protected from removal under an Act or a local law;	17 18
		(b)	pool havi	cost of the barriers or work required to ensure the complies with the part of the pool safety standard, and regard to the nature of any existing barriers for pool;	19 20 21 22
		(c)	othe	er matters the chief executive considers relevant.	23
	' (3)	reaso	onable	of executive may grant the exemption on the econditions it considers necessary or desirable to young child accessing the pool.	24 25 26
	' (4)	regu		emption is granted on conditions, the owner of the pool must comply with each condition of the n.	27 28 29
		Max	imum	n penalty for subsection (4)—165 penalty units	30

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'(5)	The chief executive may only exempt a person from complying with a part of the pool safety standard to the extent reasonably necessary in the circumstances to overcome the impracticality associated with compliance with the part.	1 2 3 4
'(6)	The chief executive is taken to have refused to grant the exemption if the chief executive does not decide the application within the decision period.	5 6 7
	tice of decision and application of pool safety ndard under exemption	8 9
'(1)	If the chief executive decides to grant an exemption under this division the chief executive must give the applicant written notice of the exemption	10 11 12
'(2)	If the chief executive decides to refuse to grant the exemption or impose conditions on the exemption, or the application is taken to be refused under section 245B(6), the chief executive must give the applicant an information notice about the decision.	13 14 15 16 17
'(3)	If the chief executive grants an exemption for a regulated pool under this division, the pool safety standard continues to apply for the pool to the extent the exemption does not apply.	18 19 20
245D Coi	ntinuation of exemption	21
'(1)	An exemption for a regulated pool under this division continues to apply to the pool unless the exemption is revoked under subdivision 2.	22 23 24
'(2)	If the exemption is granted on conditions, the conditions are binding on the successors in title to the owner of the regulated pool to whom the exemption was granted.	25 26 27

'Subdivi	sion 2	Revocation of exemptions	1
'245E Ch	ief exec	cutive may revoke exemption	2
'(1)	This se	ection applies if—	3
		he chief executive has, under this division, granted an exemption; and	4 5
	` /	he chief executive is satisfied 1 or more of the ollowing applies—	6 7
	(2	the decision on the application for the exemption was based on a false or misleading particular given in the application;	8 9 10
	(2	the exemption was subject to conditions and there has been a contravention of a condition.	11 12
'(2)	a show	ief executive must give the owner of the regulated pool cause notice inviting the owner to show cause why the on should not be revoked.	13 14 15
'(3)	After considering any representations made under the show cause notice, the chief executive may, by a further notice (a <i>revocation notice</i>) given to the owner, revoke the decision previously given.		16 17 18 19
'(4)		evocation notice must be, or be accompanied by, an ation notice about the decision to give the notice and	20 21 22
	p	hat the owner must ensure the pool has, around the bool, barriers complying with the pool safety standard; and	23 24 25
		he day by which the owner must comply with the notice.	26 27
'(5)	The ov	vner must comply with the revocation notice.	28
	Maxim	num penalty for subsection (5)—165 penalty units.	29
'(6)	In this	section—	30

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	show 247(1	cause notice means a show cause notice under section 1).	1 2
'Subdivi	sion	3 Appeals	3
		to building and development committee of s under div 4	4 5
'(1)		section applies if a person is given under this division an mation notice about a decision of the chief executive.	6 7
'(2)	notic	person may, within 20 business days after the information e is given, appeal the decision to a building and opment committee under the Planning Act.	8 9 10
'Divisior	ı 5	Reporting, and giving notice of, pool immersion incidents	12 12
'245G Re	quirer	ment to report pool immersion incident	13
'(1)	unles execu docto	rson in charge of a hospital must, under subsection (2), s the person has a reasonable excuse, notify the chief ative (health) if an examination of a young child by a or in the hospital indicates that the child has been used in a pool immersion incident.	14 13 10 17 13
	Maxi	mum penalty—20 penalty units.	19
'(2)	The r	notice must—	20
	(a)	be given to the chief executive (health) within 5 business days after the examination happened; and	22
	(b)	include the following information to the extent the person has it—	23 24
		(i) the name and date of birth of the young child;	2:
		(ii) the day the examination happened;	20
		(iii) the address of the child's parents;	2

	(iv) the address where the pool immersion incident happened.	1 2
'(3)	The notice may include other information about the pool immersion incident the person in charge of the hospital considers relevant.	3 4 5
' (4)	In this section—	6
	person in charge, of a hospital, means—	7
	(a) for a public sector hospital under the <i>Health Services Act 1991</i> —the person responsible for the day to day operation and control of the hospital; or	8 9 10
	(b) for a private health facility under the <i>Private Health Facilities Act 1999</i> —the licensee of the private health facility.	11 12 13
	isclosure of information about pool immersion cident	14 15
'(1)	This section applies if a health professional reasonably believes that a young child has been involved in a pool immersion incident.	16 17 18
'(2)	The health professional may give the chief executive (health) any relevant information about the young child's condition and the incident.	19 20 21
'(3)	The health professional is not liable, civilly, criminally, or under an administrative process, for giving the information under subsection (2).	22 23 24
'(4)	Also, merely because the health professional gives the information, the health professional can not be held to have—	25 26
	(a) breached any code of professional etiquette or ethics; or	27
	(b) departed from the accepted standards of professional conduct.	28 29
'(5)	Without limiting subsection (3) or (4), if the health professional would otherwise be required to maintain confidentiality about the information under an Act, oath or rule of law or practice, the health professional—	30 31 32 33

	(a)	does not contravene the Act, oath or rule of law or practice by giving the information; and	1 2
	(b)	is not liable to disciplinary action for giving the information.	3 4
' (6)	In th	is section—	5
	heal	th professional means—	6
	(a)	a person who is a health professional under the <i>Health Services Act 1991</i> , part 7;	7 8
	(b)	an ambulance officer under the <i>Ambulance Service Act</i> 1991;	9 10
	(c)	another person prescribed under a regulation for this section who, as part of the person's profession or occupation, performs functions relating to the health of others.	11 12 13 14
Giv	ing n	otice of pool immersion incidents	15
'(1)	notic days		16 17 18
	incic	lent to which it relates to—	19
	incic (a)	lent to which it relates to— PSC; and	
			19
	(a)	PSC; and the local government for the area in which the incident	19 20 21
	(a) (b)	PSC; and the local government for the area in which the incident happened; and	19 20 21 22
'(2)	(a) (b) (c) (d) How pool incide under	PSC; and the local government for the area in which the incident happened; and CCYPCG; and	19 20 21 22 23
'(2) '(3)	(a) (b) (c) (d) How pool incide under received.	PSC; and the local government for the area in which the incident happened; and CCYPCG; and the chief executive. ever, if the chief executive (health) receives more than 1 immersion notice about the same pool immersion lent, the chief executive (health) need only give notice er subsection (1) for the first pool immersion notice	19 20 21 22 23 24 25 26 27 28
	Giv	(b) '(6) In the health (a) (b) (c) Giving notice (1) If the notice (1)	practice by giving the information; and (b) is not liable to disciplinary action for giving the information. '(6) In this section— **health professional** means— (a) a person who is a health professional under the Health Services Act 1991, part 7; (b) an ambulance officer under the Ambulance Service Act 1991; (c) another person prescribed under a regulation for this section who, as part of the person's profession or occupation, performs functions relating to the health of others. Giving notice of pool immersion incidents '(1) If the chief executive (health) receives a pool immersion notice, the chief executive (health) must, within 5 business

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	CCYPCG means the Commission for Children and Youn People and Child Guardian established under the Commission for Children and Young People and Child Guardian Act 2000	n = 2
	pool immersion notice means notice of a pool immersion incident given to the chief executive (health) under—	on 4 5
	(a) the Ambulance Service Act 1991, section 23; or	6
	(b) section 245G.	7
Divisi	n 6 Pool safety management plans for particular pools	8 9
Subdi	rision 1 Preliminary	10
245J <i>A</i>	pplication of div 6	11
	'This division applies to the owner of a swimming possituated on common property in a building subject to the Integrated Resort Development Act 1987 or the Sanctuan Cove Resort Act 1985.	ne 13
245K F	equirement to have pool safety management plan	16
	'The owner must, by the day that is 6 months after the 201 Act commencement day, have a plan (a pool safet management plan) approved under this division for the swimming pool, unless a pool safety certificate is in effect for the pool.	0 17 ty 18 ne 19
	Maximum penalty—165 penalty units.	22
	equirement to comply with approved pool safety anagement plan	23 24
	'If the owner has an approved pool safety management pla for the swimming pool, the owner must comply with the plan	
	Maximum penalty—165 penalty units.	27

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'Subdivi	sion 2 Approval, and duration, of pool safety management plans	1 2
'245M Ap	plication for approval	3
'(1)	The owner must apply to the chief executive for approval of its pool safety management plan for the swimming pool.	4 5
'(2)	The application must—	6
	(a) be in the approved form; and	7
	(b) be accompanied by—	8
	(i) the proposed pool safety management plan; and	9
	(ii) the fee prescribed under a regulation.	10
'(3)	The proposed pool safety management plan must include details of the measures (the <i>pool safety measures</i>) the owner intends to implement under the plan to stop a young child accessing the pool unless the child is supervised by an adult.	11 12 13 14
'245N Red	quirement for further information	15
	'The chief executive may, by notice given to the owner, require the owner to give the chief executive further information about the pool safety management plan, including, for example, information about the pool safety measures under the plan.	16 17 18 19 20
'245O De	cision on application	21
'(1)	The chief executive must consider the application and, within 20 business days after receiving it, decide to—	22 23
	(a) approve the pool safety management plan; or	24
	(b) refuse to approve the plan.	25
'(2)	In deciding the application, the chief executive must have regard to—	26 27

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		(a)	the pool safety management plan and any information about the plan given to the chief executive under section 245N; and	1 2 3
		(b)	the guidelines, if any, made by the chief executive about preparing a pool safety management plan.	4 5
	'(3)	The chief executive must not approve the pool safety management plan unless satisfied the pool safety measures under the plan are appropriate to stop a young child accessing the pool unless the child is supervised by an adult.		
	'(4)	Within 5 business days after deciding the application, the chief executive must give the owner—		
		(a)	if the decision is to approve the pool safety management plan—notice of the approval; or	12 13
		(b)	if the decision is to refuse to approve the pool safety management plan—an information notice about the decision.	14 15 16
245P	Dur	ation	of plan	17
	'An approved pool safety management plan has effect for 1 year after the day it is approved, unless it is sooner cancelled under this division.			
Subdivision 3 Cancellation of approval and amendment of approved pool safety management plan				
245Q	Car	ncella	ition or amendment	24
	'(1) This section applies if the chief executive is satisfied the pool safety measures under the owner's approved pool safety management plan will no longer stop a young child accessing the pool unless the child is supervised by an adult.			25 26 27 28
	'(2)	The	chief executive may, by notice given to the owner—	29
		(a)	cancel the approval for the plan; or	30

		uire the owner to amend the plan in the way stated in notice.	1 2
'(3)	However	before acting under subsection (2), the chief must—	3 4
		e the owner a notice (a show cause notice) stating h of the following—	5 6
	(i)	the proposed action the chief executive is considering taking under subsection (2);	7 8
	(ii)	the grounds for taking the proposed action;	9
	(iii)	the facts and circumstances forming the basis for the grounds;	10 11
	(iv)	if the proposed action is to require the owner to amend the plan—the proposed amendment;	12 13
	(v)	that the owner may, within a stated period (the <i>show cause period</i>), make submissions to the chief executive about why the proposed action should not be taken; and	14 15 16 17
		sider any submissions made to the chief executive ler paragraph (a)(v).	18 19
'(4)		v cause period must end at least 20 business days owner is given the show cause notice.	20 21
'(5)	decides r	complying with subsection (3), the chief executive not to take the proposed action, the chief executive the owner notice of the decision.	22 23 24
'(6)	decides t	complying with subsection (3), the chief executive take the proposed action, the chief executive must owner an information notice about the decision.	25 26 27
'245R Wh	en decisi	on has effect	28
'(1)	plan tak	on to cancel an approved pool safety management es effect when the information notice about the is given to the owner.	29 30 31

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'(2)	If the chief executive decides to require the owner to amend an approved pool safety management plan, the plan is taken to have been amended—	1 2 3
	(a) in the way stated in the notice given under section 245Q(2)(b); and	4 5
	(b) when the information notice about the decision is given.	6
'Subdivi	sion 4 Appeals	7
'245S Ap de	peals to building and development committee of cisions under div 6	8
'(1)	This section applies if the owner is given under this division an information notice about a decision of the chief executive.	10 11
'(2)	The owner may, within 20 business days after the information notice is given, appeal the decision to a building and development committee under the Planning Act.	12 13 14
'Divisio	7 Miscellaneous	15
'245T Ac	cess to regulated pool to be kept secure	16
	'A person who opens a gate or door giving access to a regulated pool must ensure the gate or door is securely closed while the gate or door is not in use.	17 18 19
	Maximum penalty—165 penalty units.	20
'245U Ap	portioning cost of constructing etc. dividing fence	21
'(1)	The cost of constructing, altering, repairing, replacing and maintaining a regulated pool's fence consisting of the whole or part of a dividing fence is, to the extent it is attributable to work done to comply with section 232(1), to be borne—	22 23 24 25
	(a) by the owner of the land on which the pool is situated; or	26

	(b) if the work or part of the work is done to comply with this part in relation to more than 1 parcel of land—equally by the owners of the parcels of land where the pools are situated.	1 2 3 4
'(2)	Subsection (1) applies despite the Dividing Fences Act 1953.	5
'(3)	A local law about the construction of fencing around swimming pools does not limit the discretion of a Magistrates Court under the <i>Dividing Fences Act 1953</i> .	6 7 8
'(4)	In this section—	9
	dividing fence see the Dividing Fences Act 1953, section 6(1).	10
	en particular local government exemptions about uirements for pool fencing end	11 12
'(1)	This section applies to a local government pool fencing exemption in force for a regulated pool immediately before the day (the <i>relevant day</i>) the owner of the pool must, under this Act, ensure the pool complies with the pool safety standard.	13 14 15 16 17
'(2)	On and from the relevant day for the regulated pool, the local government pool fencing exemption is taken to have no force or effect in relation to the pool.	18 19 20
'(3)	Subsection (2) applies despite any other Act or law.	21
' (4)	In this section—	22
	local government pool fencing exemption—	23
	A local government pool fencing exemption, for a regulated pool, means an exemption, whether partial or otherwise, from compliance with any requirements under a local law or a law of the State about fencing of the pool, if the exemption—	24 25 26 27 28
	(a) was lawfully given by a local government; and	29
	(b) is in force immediately before the relevant day for the pool.	30 31

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		1	However, the term does not include an exemption mentioned in paragraph (1), to the extent the exemption—	1 2 3
		(a) applies to a particular occupier of land on which a swimming pool is situated; and	4 5
		(b) was given solely on the basis of the occupier's inability to access the pool because of the occupier's disability; and	6 7 8
		(c) is in force immediately before the relevant day for the regulated pool.	9 10
'246		en par Julated	ticular local law has no force or effect for pool	11 12
	'(1)		ection applies to a provision of a local law to the extent lates pool safety matters for a regulated pool.	13 14
	'(2)	Act, e	e day the owner of the regulated pool must, under this insure the pool complies with the pool safety standard, ovision of the local law, to the extent it regulates pool matters, is taken to have no force or effect in relation to ol.	15 16 17 18 19
	'(3)	In this	section—	20
		pool s	afety matters, for a regulated pool, means—	21
		` '	he construction or maintenance of barriers for the pool; or	22 23
		ı	a matter for ensuring the safety of persons using a regulated pool and prescribed under section 231D(1), definition <i>pool safety standard</i> , paragraph (b).'.	24 25 26
15	Ins	ertion	of new s 246ACA	27
		After	section 246AC—	28
		insert-	_	29

Clause

	'246	ACA S	Speci	al provision for pool inspection in remote areas	1
		'(1)		pool safety inspector is engaged to inspect a regulated situated in a remote area, the pool safety inspector—	2 3
			(a)	need not carry out an on-site inspection of the pool; and	4
			(b)	may, for this Act, inspect the pool by using documents or any technology allowing the pool safety inspector to satisfy himself or herself about whether the pool is, or is not, a complying pool.	5 6 7 8
		'(2)	In th	nis section—	9
			_	cribed local government means a local government cribed under a regulation for this section.	10 11
				ote area means a part of the area of a prescribed local ernment that the local government—	12 13
			(a)	is satisfied is a remote area for this section because of its remoteness from the business premises of persons who perform pool safety inspection functions; and	14 15 16
			(b)	has by resolution declared to be a remote area for this section.'.	17 18
Clause	16	Ins	ertio	n of new s 246ADA	19
			Chaj	pter 8, part 3, division 2—	20
			inse	rt—	21
	'246	ADA F	Requi	rement to inspect particular pools	22
		'(1)		s section applies if a local government receives for a lated pool—	23 24
			(a)	notice of a pool immersion incident under section 245I; or	25 26
			(b)	a pool safety complaint notice.	27
		'(2)		local government must, as soon as practicable after iving the notice, inspect the regulated pool for compliance	28 29 30

		(a) if under this Act the owner of the pool must ensure the pool complies with the pool safety standard for the pool—the pool safety standard; or	1 2 3
		(b) otherwise—the fencing standards for the pool.	4
	'(3)	However, the local government need not, under subsection (2), inspect a regulated pool for which the local government has received a pool safety complaint notice if the local government reasonably considers the complaint is vexatious.	5 6 7 8
	'(4)	The local government must not charge a fee for an inspection under subsection (2).	9 10
	'(5)	If, after the inspection, the local government is satisfied the pool does not comply with the pool safety standard or fencing standards for the pool (the <i>relevant standards</i>), the local government must take necessary enforcement action to ensure the pool complies with the relevant standards.	11 12 13 14 15
	'(6)	In this section—	16
		fencing standards, for a regulated pool, means the fencing standards under section 233 of this Act as in force before the 2010 Act commencement day that applied to the pool immediately before that day.	17 18 19 20
		<i>pool safety complaint notice</i> , for a regulated pool, means any complaint in writing that—	21 22
		(a) is given to a local government; and	23
		(b) concerns a matter about the pool's safety, including the safety of its fencing or other barriers.'.	24 25
17		nendment of s 246AE (Power of local government to spect regulated pool)	26 27
		Section 246AE(1)—	28
		omit, insert—	29
	'(1)	This section applies if—	30
		(a) a pool safety inspector notifies the local government about a regulated pool under section 246AC(4); or	31 32

Clause

		(b)	the local government must, under section 246ADA, inspect a regulated pool.'.	1 2
Clause		mendi nd dec	ment of s 246AG (Show cause notice procedure sision)	3 4
	(1) Sect	tion 246AG(8), 'business'—	5
		omi	t, insert—	6
		'bus	iness days'.	7
	(2) Sect	ion 246AG—	8
		inse	rt—	9
	'(9	_	ne owner appeals the decision to cancel the pool safety ificate, the decision is stayed until—	10 11
		(a)	the appeal is withdrawn; or	12
		(b)	the appeal is dismissed.'.	13
Clause	19 Ir	nsertio	n of new ss 246AIA and 246AIB	14
		Cha	pter 8, part 3, division 2—	15
		inse	rt—	16
	'246AIA	Keepir	ng records of particular notices	17
	'(1	246.	local government receives a notice mentioned in section ADA(1) for a regulated pool, the local government must, at least 5 years after its receipt, keep a record of—	18 19 20
		(a)	the notice; and	21
		(b)	the results of any inspection of the regulated pool that was carried out by the local government under section 246ADA.	22 23 24
	'(2) The deci	record may be kept in the way the local government des.	25 26

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		ocal government to give information to chief ecutive	1 2
	'(1)	The chief executive may, by notice given to the local government, ask the local government to give the chief executive information contained in a record kept by the local government under section 246AIA(1)(b).	4
	'(2)	The local government must comply with the request.'.	7
Clause		nendment of s 246AO (Appeals to building and velopment committee of decisions under pt 3)	8
	(1)	Section 246AO(1), ', or is entitled to be given,'—	10
		omit.	11
	(2)	Section 246AO(3), definition appeal period, 'or taken to be given'—	12 13
		omit.	14
Clause	21 Ins	sertion of new ch 8, pt 4, divs 3–5	15
		Chapter 8, part 4—	16
		insert—	17
	'Division	r 3 Functions of private certifiers—regulated pools	18 19
	'246ATA A	application of div 3	20
		'This division applies to a private certifier (class A) if, in carrying out private certifying functions in relation to a regulated pool, the private certifier is satisfied—	
		(a) the pool does not comply with the pool safety standard; and	24 25
		(b) the owner of the pool has not taken, or is not taking, appropriate action to ensure the pool complies with the pool safety standard.	26 27 28

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246ATB P	rivate certifier to take enforcement action	1
'(1)	The private certifier must take appropriate enforcement action against the owner of the regulated pool to ensure it complies with the pool safety standard.	2 3 4
'(2)	For taking the enforcement action—	5
	(a) a reference in section 248 to a local government includes a reference to a private certifier (class A) taking action under subsection (1); and	6 7 8
	(b) a reference in the Planning Act, chapter 7, part 3, divisions 2 and 3 to an assessing authority includes a reference to a private certifier (class A) taking action under subsection (1).	9 10 11 12
'(3)	However, in taking the enforcement action, the private certifier need not first give a show cause notice for the matter the subject of the enforcement action.	13 14 15
'(4)	Subsection (3) applies despite section 248(3) and the Planning Act, section 588(2).	16 17
'(5)	To remove any doubt, it is declared that this section does not limit the local government's functions or powers under this Act or the Planning Act, chapter 7, part 3, divisions 2 and 3.	18 19 20
'(6)	If—	21
	(a) under this section a private certifier (class A) gives a person an enforcement notice; and	22 23
	(b) the person does not comply with the notice;	24
	the certifier must as soon as practicable give the local government notice of the noncompliance.	25 26

'Division	4 Obligation to give information to particular regulated pool owners	1 2
	ocal government's obligation to give information out particular regulated pools	3 4
'(1)	A local government must, at least once every 4 years, give the swimming pool safety advisory information to each owner of a non-certificate regulated pool in its local government area.	5 6 7
'(2)	The local government may comply with subsection (1) in the way it considers appropriate.	8 9
	Example—	10
	a local government may include the swimming pool safety advisory information in a document given to all ratepayers in its area	11 12
'(3)	In this section—	13
	non-certificate regulated pool means a regulated pool included on the regulated pools register, if a pool safety certificate has not been in effect for the pool for at least 4 years.	14 15 16 17
	swimming pool safety advisory information means information prescribed under a regulation about matters relating to ensuring barriers for swimming pools are safe and reduce the risk of children drowning.	18 19 20 21
	Examples of information—	22
	 information promoting the importance of having pools inspected for compliance with the pool safety standard 	23 24
	 information about obligations to comply with the pool safety standard 	25 26

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'Division	5	Provisions about dealings involving regulated pools	1 2
'Subdivi	sion	1 Preliminary	3
'246ATD D	efini	tions for div 5	4
	'In t	his division—	5
	(oth	elated premises means a building, or part of a building er than a part that is not a class 1, 2, 3 or 4 building), on lated land, if a regulated pool is situated on the land.	6 7 8
	relev	vant regulated pool, for regulated premises, means—	9
	(a)	if the premises are a building that is subject to an Act mentioned in schedule 2, definition <i>owner</i> , of a regulated pool, paragraphs (a) to (e)—a regulated pool situated on common property or a common property lot under that Act; or	10 11 12 13 14
	(b)	if the premises are part of a building mentioned in paragraph (a)—a regulated pool situated on that part or on common property or a common property lot under the Act mentioned in paragraph (a) to which the building is subject; or	15 16 17 18 19
	(c)	if the premises is a moveable dwelling situated on a moveable dwelling park—a regulated pool situated on the dwelling, the site in the moveable dwelling park where the dwelling is situated or on other land, other than moveable dwelling premises, in the moveable dwelling park; or	20 21 22 23 24 25
	(d)	if the premises is a manufactured home in a residential park—a regulated pool situated on the manufactured home, the site in the residential park where the manufactured home is situated or on the common areas of the residential park; or	26 27 28 29 30

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	(e)	if paragraphs (a) to (d) do not apply—a regulated pool situated on the regulated land where the premises are located.	1 2 3
ʻ246ATE V div		pool safety certificate taken to be in effect for	4 5
'(1)	proc	section applies for each provision of this division and any eeding relating to a purported contravention of the rision.	6 7 8
'(2)	regu the	pool safety certificate is taken to be in effect for a relevant lated pool at a particular time if information included on regulated pools register at that time shows that a pool by certificate is in effect for the pool.	9 10 11 12
'(3)	own	vever, subsection (2) does not apply in relation to the er of a relevant regulated pool if the owner knew, or ought onably to have known, that a pool safety certificate was n effect for the pool.	13 14 15 16
'Subdivi	sion	2 Offences and other requirements	17
'246ATF O	ffenc	e about sale of regulated premises	18
	pren	owner of regulated premises who is proposing to sell the nises must, before settlement under a contract of sale for premises—	19 20 21
	(a)	if a pool safety certificate is in effect for a relevant regulated pool for the premises—give to the purchaser of the premises under the contract a copy of the pool safety certificate; and	22 23 24 25
	(b)	if a pool safety certificate is not in effect for a relevant regulated pool that is not a shared pool—give a notice in the approved form to each of the following—	26 27 28
		(i) the purchaser;	29
		(ii) the chief executive; and	30

	(c) if a pool safety certificate is not in effect for a relevant regulated pool that is a shared pool—give a notice in the approved form to each of the following—	1 2 3
	(i) the purchaser;	4
	(ii) the owner of the shared pool;	5
	(iii) the chief executive.	6
	Maximum penalty—165 penalty units.	7
	Offence about entering into accommodation reement—regulated pool that is not a shared pool	8 9
	'The owner of regulated premises must not enter into an accommodation agreement for the premises unless a pool safety certificate is in effect for each relevant regulated pool for the premises that is not a shared pool.	10 11 12 13
	Maximum penalty—165 penalty units.	14
agı	Offences about entering into accommodation reement—pool safety certificate in effect for ared pool	15 16 17
'(1)	Subsection (2) applies to the owner of regulated premises if a pool safety certificate is in effect for a relevant regulated pool for the premises that is a shared pool.	18 19 20
'(2)	The owner must, before entering into an accommodation agreement for the premises ensure a copy of the pool safety certificate is conspicuously displayed as near as practicable to—	21 22 23 24
	(a) the main entrance of the premises; or	25
	(b) each gate or door giving access to the shared pool.	26
	Maximum penalty—165 penalty units.	27
'(3)	Subsection (4) applies to the owner of regulated premises if a pool safety certificate is in effect for a relevant regulated pool for the premises that—	28 29 30
	(a) is a shared pool; and	31

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	(b) is not situated on land or in a building at which short-term accommodation is provided.	1 2
	Examples of buildings at which short-term accommodation is provided—	3 4
	motel, hotel and backpacker's hostel	5
'(4)	The owner must, before entering into an accommodation agreement for the premises, give to the person who will be the occupier of the premises under the agreement a copy of the pool safety certificate.	6 7 8 9
	Maximum penalty—165 penalty units.	10
agr	fence about entering into accommodation eement—pool safety certificate not in effect for red pool	11 12 13
'(1)	This section applies to the owner of regulated premises if a pool safety certificate is not in effect for a relevant regulated pool for the premises that is a shared pool.	14 15 16
'(2)	The owner must, before entering into an accommodation agreement for the premises, give a notice in the approved form to each of the following—	17 18 19
	(a) if the shared pool is not situated on land or in a building at which short-term accommodation is provided—the person who will be the occupier of the premises under the accommodation agreement;	20 21 22 23
	(b) the owner of the shared pool;	24
	(c) the chief executive.	25
	Maximum penalty—165 penalty units.	26
	equirement to obtain pool safety certificate for ulated pool that is not a shared pool	27 28
'(1)	This section applies to a person who purchases regulated premises if, at settlement under the contract of sale for the premises, a pool safety certificate is not in effect for a relevant regulated pool for the premises that is not a shared pool.	29 30 31 32

•	'(2)	The person must ensure there is a pool safety certificate in effect for the pool within 90 days after the day of settlement.	1 2
		Maximum penalty—165 penalty units.	3
•	"(3)	This section applies despite a contravention of section 246ATF(b) or (c) in relation to the sale of the regulated premises.	4 5 6
246 A 7		equirement to obtain pool safety certificate for ulated pool that is a shared pool	7 8
•	'(1)	Subsection (2) applies to the owner of a shared pool on regulated premises if the owner is given a notice under section 246ATF(c) relating to the sale of the premises.	9 10 11
•	'(2)	The owner must ensure there is a pool safety certificate in effect for the pool within 90 days after the day of settlement under the contract of sale for the premises.	12 13 14
		Maximum penalty—165 penalty units.	15
•	'(3)	Subsection (4) applies to the owner of a shared pool on regulated premises if the owner is given a notice under section 246ATI relating to an accommodation agreement for the premises.	16 17 18 19
•	' (4)	The owner must ensure there is a pool safety certificate in effect for the pool within 90 days after the day the accommodation agreement is entered into.	20 21 22
		Maximum penalty—165 penalty units.	23
		Note—	24
		For the application of this provision to particular regulated pools constructed before the 2010 Act commencement day, see section 300.	25 26
246 A T		censee not to ask for, or receive, reward in ticular circumstances	27 28
•	' (1)	Subsection (2) applies if, immediately before an accommodation agreement is entered into for regulated premises, a pool safety certificate is not in effect for a relevant regulated pool for the premises that is not a shared pool.	29 30 31 32

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ering into of the accommodation 2 eceive, a reward for the performance of 3	
section (2) is not an offence. 5	
gents and Motor Dealers Act 2000, 7	
10)
s issued and in force under the <i>Property</i> 12	2
neration of any kind including, for 14	1
mission or gain.'.	
•	5
mission or gain.'. 15 (Person must not perform pool 16)	5 5 7
(Person must not perform pool pons without licence)	5 7 3
(Person must not perform pool pons without licence) unless—' to 'complying pool.'— 15	5 7 3 9
(Person must not perform pool ons without licence) unless—' to 'complying pool.'— earrying out minor repairs mentioned in 20	5 57 8 9 11 2
(Person must not perform pool ons without licence) unless—' to 'complying pool.'— earrying out minor repairs mentioned in 20 (Making a complaint against a 22	5 67 8 9 1 23
(Person must not perform pool ons without licence) unless—' to 'complying pool.'— earrying out minor repairs mentioned in (Making a complaint against a	5 6 7 8 9 1 1 4
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(Person must not perform pool ons without licence) unless—' to 'complying pool.'— earrying out minor repairs mentioned in (Making a complaint against a (Making a complaint against a 22 24	5 7 8 9 1 1 2 3 4 5
(Person must not perform pool ons without licence) unless—' to 'complying pool.'— earrying out minor repairs mentioned in (Making a complaint against a (5)— (5)— 15 16 17 18 19 20 21 (19 21 (2) 22 23 24 25	5 7 3 9 1 1 2 3 4 7
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		'(4)	PSC may require a complaint or the further particulars to be verified by statutory declaration.'.	1 2
		(4)	Section 246CK(5), as renumbered under this section, from 'division'—	3 4
			omit, insert—	5
			'division if—	6
			(a) the further particulars are not given; or	7
			(b) the complaint or further particulars are not verified by statutory declaration in compliance with subsection (4).'.	
Clause	24		nendment of s 246DI (Decision on application and eps after making decision)	11 12
			Section 246DI—	13
			insert—	14
		'(8)	In considering if an eligible course provider is a suitable entity to conduct the training course, PSC must consider each of the following—	15 16 17
			(a) whether the entity, or an executive officer of the entity, has been convicted of a relevant offence;	18 19
			(b) whether the entity has been refused an approval for a training course under this part, or has had an approval cancelled;	20 21 22
			(c) any other matter PSC considers relevant.	23
		'(9)	In this section—	24
			executive officer, of an eligible course provider, means a person who is concerned with or takes part in the eligible course provider's management, whether or not the person's position is given the name of executive officer.'.	25 26 27 28
Clause	25	Am	nendment of s 246FD (Payments from fund)	29
			Section 246FD(b), 'relating to pool safety'—	30

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			omi	t, insert—	1
				ating to, or incidental to, carrying out PSC's functions or reising its powers under this chapter'.	2 3
Clause	26	Ins	ertio	n of new s 246FK	4
			Cha	pter 8, part 9, division 6—	5
			inse	rt—	6
	'246 l	FK Pr	ivacy	,	7
		'(1)	This	s section applies to a person who—	8
			(a)	is, or has been, a member of PSC or a person appointed under section 246FA(4); and	9 10
			(b)	obtains in the course of, or because of, the performance of a function of PSC, personal information that is not publicly available.	11 12 13
		'(2)	The	person must not—	14
			(a)	make a record of the information; or	15
			(b)	divulge or communicate the information to anyone else, whether directly or indirectly; or	16 17
			(c)	use the information to benefit any person.	18
			Max	simum penalty—100 penalty units.	19
		'(3)		vever, subsection (2) does not apply if the record is made, ne information is divulged, communicated or used—	20 21
			(a)	for, or as part of, a function of PSC; or	22
			(b)	with the consent of the person to whom the information relates; or	23 24
			(c)	as required by law.'.	25
Clause	27	Am	nendr	ment of s 256 (Prosecution of offences)	26
		(1)	Sect	tion 256(2)(c), (d) and (e)—	27
			renu	umber as section 256(2)(e), (f) and (g).	28

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		(2)	Secti	ion 256(2)—	1
			inser	rt—	2
			'(c)	for an offence against section 245K or 245L—the chief executive or a local government; or	3 4
			(d)	for an offence against chapter 8, part 4, division 5, subdivision 2—the chief executive, a local government or a person authorised by a local government; or'.	5 6 7
Clause	28	Ins	ertio	n of new s 257A	8
			Afte	r section 257—	9
			inser	rt—	10
	'257A	Dis	closu	ure of particular information	11
		'(1)		elevant person is authorised to disclose pool immersion rmation if the chief executive—	12 13
			(a)	believes on reasonable grounds the disclosure is in the public interest; and	14 15
			(b)	has, in writing, authorised the disclosure.	16
		'(2)		o, a relevant person is authorised to disclose pool safety rmation to PSC if the chief executive—	17 18
			(a)	believes on reasonable grounds the disclosure is in the public interest; and	19 20
			(b)	has, in writing, authorised the disclosure.	21
		'(3)		ddition, a relevant person is authorised to disclose pool ersion information if—	22 23
			(a)	the disclosure is to the Commonwealth, another State, or an entity of the Commonwealth or another State and the disclosure is required or allowed under an agreement—	24 25 26
				(i) between Queensland and the Commonwealth, State or entity; and	27 28
				(ii) prescribed under a regulation; or	29

	(b)	the disclosure is to an entity of the State and the disclosure is required or allowed under an agreement—	1 2
		(i) between the chief executive and the entity; and	3
		(ii) prescribed under a regulation; or	4
	(c)	the disclosure is to a person who requires the information to perform a function under the <i>Coroners Act 2003</i> , other than the preparation of an annual report.	5 6 7
'(4)		department's annual report for a financial year under the uncial Accountability Act 2009 must include details of—	8 9
	(a)	the nature of any information disclosed under subsection (1) or (2) during the financial year; and	10 11
	(b)	the purpose for which the information was disclosed.	12
'(5)	iden	vever, the details mentioned in subsection (4)(a) must not tify, directly or indirectly, any person to whom the rmation relates.	13 14 15
'(6)	exec	pite the <i>Public Service Act 2008</i> , section 103, the chief eutive may not delegate the chief executive's power under ection (1) or (2).	16 17 18
'(7)	In th	nis section—	19
		ty, of the Commonwealth or a State, includes a department an entity established under an Act for a public purpose.	20 21
	relat exec	safety information means information about matters ing to swimming pool safety obtained by the chief entire in the administration of, or exercise of a function er, chapter 8.	22 23 24 25
	-	<i>immersion information</i> means information given to the f executive under section 245I.	26 27
	rele	want person means—	28
	(a)	the chief executive; or	29
	(b)	an officer or employee of the department.'.	30

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Clause	29	Amendi	ment of s 258 (Guidelines)	1
		(1) Sect	tion 258(2)(b)—	2
		reni	umber as section 258(2)(d).	3
		(2) Sect	tion 258(2)—	4
		inse	rt—	5
		'(b)	a guideline about the content of a pool safety management plan;	6 7
		(c)	a guideline to help local governments declare an area to be a remote area for section 246ACA;'.	8 9
Clause	30		ment of s 273 (Swimming pool fences for existing resort complexes exempted)	10 11
		Sect	tion 273(2)—	12
		inse	rt—	13
		'Not	e—	14
			pool for which a local law is of no effect under this section is subject chapter 8.'.	15 16
Clause	31	Insertio	n of new ch 11, pt 10	17
		Cha	pter 11—	18
		inse	rt—	19
	'Part	10	Transitional provisions for	20
			Building and Other Legislation	21
			Amendment Act (No. 2) 2010	22
	'290	Definition	ons for pt 10	23
		'In t	this part—	24
			ending Act means the Building and Other Legislation endment Act (No. 2) 2010.	25 26

		<i>fenc</i> 233.	<i>eing standards</i> , for a swimming pool, see previous section	1 2
			<i>rious</i> , for a provision of this Act, means the provision as in e immediately before the 2010 Act commencement day.	3 4
			mended Act means this Act as in force before the 2010 commencement day.	5 6
291	Wh	en s	232 applies to particular regulated pools	7
	'(1)	Sub	section (2) applies to a regulated pool that—	8
		(a)	is a shared pool; and	9
		(b)	was constructed before the 2010 Act commencement day; and	10 11
		(c)	is situated on land or in a building at which only short-term accommodation is provided.	12 13
			Examples for paragraph (c)—	14
			motel, hotel and backpacker's hostel	15
	'(2)	happafter section	the pool safety standard application day for the pool pens more than 90 days before the day that is 6 months or the 2010 Act commencement day (the <i>postponed day</i>), ion 232(1) applies to the owner of the regulated pool on from the postponed day, unless a pool safety certificate is effect for the pool before that day.	16 17 18 19 20 21
	'(3)	Sub	section (4) applies to a regulated pool that—	22
		(a)	is a shared pool, other than a shared pool mentioned in subsection (1)(a); and	23 24
		(b)	was constructed before the 2010 Act commencement day.	25 26
	'(4)	happ the	the pool safety standard application day for the pool pens more than 90 days before the day that is 2 years after 2010 Act commencement day (also the <i>postponed day</i>), ion 232(1) applies to the owner of the regulated pool on	27 28 29 30

		and from the postponed day, unless a pool safety certificate is in effect for the pool before that day.	1 2
	'(5)	This section applies despite section 232.	3
['] 292		rm of pool safety certificate for particular julated pools	4 5
	'(1)	This section applies—	6
		(a) to a shared pool to which section 291 applies; and	7
		(b) despite section 246AL.	8
	'(2)	If a pool safety certificate is given for the pool before the day that is 3 months after the 2010 Act commencement day, the certificate expires at the end of 2 years after the day it is given, unless it is sooner cancelled under section 246AF.	9 10 11 12
	'(3)	This section applies to a pool safety certificate whether it was given before or after the 2010 Act commencement day.	13 14
293		ntinuing application of particular pool	1: 16
	'(1)	This section applies to a regulated pool that is an outdoor swimming pool constructed on residential land before the 2010 Act commencement day.	17 18 19
	'(2)	Previous sections 235 and 237 continue to apply to the pool until—	20 21
		(a) for a pool to which section 291 applies—the later of the following—	22 23
		(i) the day that is 6 months after the 2010 Act commencement day;	24 25
		(ii) the pool safety standard application day for the pool; or	26 27
		(b) for another pool—the pool safety standard application day for the pool.	28 29

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	'(3)	apply	ubsection (2), previous sections 232 to 234 continue to as if the unamended Act had not been amended by the ding Act.	1 2 3
'294			ng application of particular ns—resuscitation sign	4 5
	'(1)	swim	section applies to a regulated pool that is an outdoor ming pool constructed on residential land before the Act commencement day if—	6 7 8
		, ,	under section 293, previous section 235 applies to the pool; and	9 10
		, ,	previous section 236 applied to the pool owner of the pool immediately before the 2010 Act commencement day.	11 12 13
	'(2)		ous section 236 continues to apply to the pool owner of pol while previous section 235 applies to it.	14 15
	'(3)	For su	ubsection (2)—	16
			previous section 236(2) continues to apply to the pool owner as if a reference in the previous subsection to a regulation were a reference to a regulation in force immediately before the 2010 Act commencement day; and	17 18 19 20 21
			previous sections 232 and 234 continue to apply as if the unamended Act had not been amended by the amending Act.	22 23 24
'295	Apı	plicati	on of s 233	25
	'(1)		section applies to a regulated pool being constructed on 010 Act commencement day.	26 27
	'(2)	pool constr	on 233(2) applies to the relevant person for the regulated as if the reference in the subsection to before ruction of the pool starts were a reference to on the 2010 commencement day.	28 29 30 31

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		[6.6.1]	
	'(3)	In this section—	1
		<i>relevant person</i> , for a regulated pool, see section 233(4).	2
'296	Со	ntinuing application of previous s 237	3
	'(1)	This section applies to a regulated pool that is an outdoor swimming pool constructed on residential land before the 2010 Act commencement day if, under section 293, previous section 235 applies to the pool.	4 5 6 7
	'(2)	Previous section 237 continues to apply to the pool owner of the pool while previous section 235 applies to it.	8 9
	'(3)	For subsection (2), previous sections 232 and 234 continue to apply as if the unamended Act had not been amended by the amending Act.	10 11 12
'297	Ар	plication for exemption under previous s 240	13
	'(1)	This section applies to an application under previous section 240 for an exemption from compliance with the fencing standards made to a local government but not decided before the 2010 Act commencement day.	14 15 16 17
	'(2)	The local government may, under previous section 240—	18
		(a) continue to decide the application; and	19
		(b) grant or refuse to grant the exemption.	20
	'(3)	Previous section 241(1) continues to apply for a decision mentioned in subsection (2) as if the unamended Act had not been amended by the amending Act.	21 22 23
'298	Со	ntinuing effect of particular exemptions	24
	'(1)	This section applies to an exemption, for a regulated pool, from compliance with the fencing standards granted by a local government under previous section 240, if the exemption is in effect on the 2010 Act commencement day.	25 26 27 28

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	'(2)	The exemption is taken to be an exemption granted under chapter 8, part 2, division 3.	1 2
	'(3)	If the exemption was subject to a condition immediately before the 2010 Act commencement day, the exemption continues to be subject to the condition.	3 4 5
299	Kee	eping copy of exemption	6
	'(1)	This section applies to an exemption granted by a local government under previous section 240.	7 8
	'(2)	Section 244 applies to the local government in relation to the exemption as if the exemption were granted under chapter 8, part 2, division 3.	9 10 11
300	Wh	en s 246ATK applies to particular regulated pools	12
	'(1)	Subsection (2) applies to a regulated pool that—	13
		(a) is a shared pool; and	14
		(b) was constructed before the 2010 Act commencement day; and	15 16
		(c) is situated on land or in a building at which only short-term accommodation is provided.	17 18
		Examples for paragraph (c)—	19
		motel, hotel and backpacker's hostel	20
	'(2)	If the owner of the regulated pool is given a relevant notice more than 90 days before the day that is 6 months after the 2010 Act commencement day (the <i>postponed day</i>), section 246ATK applies to the owner of the pool—	21 22 23 24
		(a) as if the reference in section 246ATK(2) to within 90 days after the day of settlement under the contract of sale for the premises were a reference to by the postponed day; and	25 26 27 28
		(b) as if the reference in section 246ATK(4) to within 90 days after the day the accommodation agreement is entered into were a reference to by the postponed day.	29 30 31

'(3)	Sub	section (4) applies to a regulated pool that—	1
	(a)	is a shared pool, other than a shared pool mentioned in subsection (1); and	2 3
	(b)	was constructed before the 2010 Act commencement day.	4 5
' (4)	mor Act	the owner of the regulated pool is given a relevant notice than 90 days before the day that is 2 years after the 2010 commencement day (also the <i>postponed day</i>), section ATK applies to the owner of the regulated pool—	6 7 8 9
	(a)	as if the reference in section 246ATK(2) to within 90 days after the day of settlement under the contract of sale for the premises were a reference to by the postponed day; and	10 11 12 13
	(b)	as if the reference in section 246ATK(4) to within 90 days after the day the accommodation agreement is entered into were a reference to by the postponed day.	14 15 16
'(5)	This	s section applies despite section 246ATK.	17
'(6)	In th	nis section—	18
		want notice means a notice under section 246ATF(c) or ATI.'.	19 20
Am	endr	ment of sch 2 (Dictionary)	21
(1)		edule, definitions construct, fencing standards, pool er and revocation notice—	22 23
	omii	t.	24
(2)	Sch	edule 2—	25
	inse	rt—	26
	and	Other Legislation Amendment Act (No. 2) 2010, part 4, imences.	27 28 29
	acco	ommodation agreement, for chapter 8, see section 231A.	30
	ame	anding Act, for chapter 11, part 10, see section 290.	31

Clause 32

approved pool safety management plan means a pool safety management plan approved and in effect under chapter 8, part 2, division 6.	1 2 3
chief executive (health) means the chief executive of the department in which the Health Services Act 1991 is administered.	4 5 6
common areas, for a residential park, see the Manufactured Homes (Residential Parks) Act 2003, schedule.	7 8
<i>construct</i> , for a regulated pool, includes install or place the pool on land, including within a building.	9 10
Examples—	11
1 A person constructs a regulated pool if the person installs the pool above ground level on land or in a building.	12 13
A person constructs a regulated pool if the pool is portable and the person places it, ready to be filled with water, on land or in a building.	14 15 16
fencing standards, for chapter 11, part 10, see section 290.	17
homestay or assisted accommodation agreement, for chapter 8, see section 231A.	18 19
manufactured home see the Manufactured Homes (Residential Parks) Act 2003, section 10.	20 21
<i>member</i> , of a person's family, for chapter 8, see section 231A.	22
moveable dwelling see the Residential Tenancies and Rooming Accommodation Act 2008, schedule 2.	23 24
moveable dwelling park see the Residential Tenancies and Rooming Accommodation Act 2008, schedule 2.	25 26
moveable dwelling premises see the Residential Tenancies and Rooming Accommodation Act 2008, schedule 2.	27 28
owner, of a regulated pool, means—	29
(a) for a regulated pool on land or in a building or structure that is subject to the <i>Integrated Resort Development Act</i> 1987 or the <i>Sanctuary Cove Resort Act</i> 1985—	30 31 32

	(i)	if the pool is situated on a single lot—the registered proprietor of the lot; or	1 2
	(ii)	if the pool is situated on common property under the Act—the primary thoroughfare body corporate for the common property; or	3 4 5
(b)		a regulated pool on land or in a building or structure is subject to the <i>Mixed Use Development Act</i> 3—	6 7 8
	(i)	if the pool is situated on a single lot—the registered proprietor of the lot; or	9 10
	(ii)	if the pool is situated on a community property lot under the Act—the community body corporate for the lot; or	11 12 13
(c)	land	ect to paragraphs (a) and (b), for a regulated pool on l or in a building or structure that is subject to the dding Units and Group Titles Act 1980—	14 15 16
	(i)	if the pool is situated on a single lot—the registered proprietor of the lot; or	17 18
	(ii)	if the pool is situated on common property under the Act—the body corporate for the common property; or	19 20 21
(d)	that <i>Mar</i>	a regulated pool on land or in a building or structure is, under the <i>Body Corporate and Community nagement Act 1997</i> , on scheme land for a single munity titles scheme—	22 23 24 25
	(i)	if the pool is situated on a single lot—the registered proprietor of the lot; or	26 27
	(ii)	if the pool is situated on common property under the Act for the community titles scheme—the body corporate for the scheme; or	28 29 30
(e)	that <i>Mar</i>	is, under the <i>Body Corporate and Community</i> magement Act 1997, on scheme land for 2 or more munity titles schemes—	31 32 33 34

	(i) if the pool is situated on a single lot—the registered proprietor of the lot; or	1 2
	(ii) if the pool is situated on common property under the Act for a community titles scheme—the body corporate for the community titles scheme that is a principal scheme; or	3 4 5 6
(f)	for a regulated pool on land, or in a building or structure on land, granted in trust or reserved and set apart and placed under the control of trustees under the <i>Land Act</i> 1994—the trustees of the land; or	7 8 9 10
(g)	for a regulated pool situated on a moveable dwelling or the site in a moveable dwelling park where the dwelling is situated—	11 12 13
	(i) generally—the owner of the moveable dwelling; or	14
	(ii) if the occupier of the moveable dwelling is the owner of the pool but not the owner of the dwelling—the occupier; or	15 16 17
(h)	for a regulated pool on a moveable dwelling park, other than on moveable dwelling premises in the park—the owner of the park; or	18 19 20
(i)	for a regulated pool on a manufactured home in a residential park, or on the site in the park where the home is situated—	21 22 23
	(i) generally—the owner of the manufactured home; or	24 25
	(ii) if the occupier of the manufactured home is the owner of the pool but not the owner of the home—the occupier; or	26 27 28
(j)	for a regulated pool on the common areas of a residential park—the owner of the residential park; or	29 30
(k)	if paragraphs (a) to (j) do not apply—	31
	(i) generally—the owner of the land, building or structure on which the pool is situated; or	32

	(ii)	if the occupier of the land, building or structure, or that part of any land, building or structure, on which the pool is situated is the owner of the pool but not the owner of the land, building or structure—the occupier.	1 2 3 4 5
pool	imm	ersion incident, for chapter 8, see section 231A.	6
pool	safet	y management plan see section 245K.	7
pool	safet	y measures see section 245M(3).	8
pool	safet	y standard application day, see section 231A.	9
previ	ious,	for chapter 11, part 10, see section 290.	10
		<i>premises</i> , for chapter 8, part 4, division 5, see 6ATD.	11 12
		regulated pool , for chapter 8, part 4, division 5, see 6ATD.	13 14
		<i>l park</i> see the <i>Manufactured Homes (Residential</i> t 2003, section 12.	15 16
revo	cation	n notice—	17
(a)	for c	chapter 8, part 2, division 3—see section 242(3); and	18
(b)	for c	chapter 8, part 2, division 4—see section 245E(3).	19
unan	nend	ed Act, for chapter 11, part 10, see section 290.'.	20
	dule mm'-	2, definition <i>portable wading pool</i> , paragraph (a),	21 22
omit,	inse	rt—	23
'300	mm'.		24
Sche	dule	2, definition swimming pool—	25
inser	<i>t</i> —		26
'(h)	cont	a bath situated in a bathroom, other than a spa bath inually filled with water to a depth of more than mm; or	27 28 29
(i)	a bir	thing pool used solely for waterbirths.'.	30

(3)

(4)

	Par	t 5		Amendment of City of Brisbane Act 2010	1 2
Clause	33	Act	t ame	ended	3
			This	part amends the City of Brisbane Act 2010.	4
Clause	34	Ins	ertio	n of new s 41A	5
			Cha	pter 3, part 2, division 3—	6
			inse	rt—	7
	'41A	Sw	immi	ng pool safety	8
		'(1)	The	council must not make a local law that regulates—	9
			(a)	the construction or maintenance of barriers for a regulated pool; or	10 11
			(b)	a matter for ensuring the safety of persons using a regulated pool and prescribed under the Building Act, section 231D(1), definition <i>pool safety standard</i> , paragraph (b).	12 13 14 15
		'(2)	secti	local law that is in force before the commencement of this ion contains a provision that regulates a matter mentioned absection (1), the council—	16 17 18
			(a)	must not amend the provision after the commencement; and	19 20
			(b)	must repeal the provision by 1 January 2017.	21
		'(3)		cal law, to the extent that it is contrary to this section, has ffect.	22 23
		'(4)	In th	is section—	24
			barr	<i>tiers</i> , for a regulated pool, includes any of the following—	25
			(a)	the fencing for the pool;	26
			(b)	the walls of a building enclosing the pool;	27
			(c)	another form of barrier mentioned or provided for in the pool safety standard under the Building Act.'.	28 29

s 351

Clause	35	Inse	ertior	າ of r	new s 123A	1
			After	r secti	ion 123—	2
			inser	<i>t</i> —		3
	'123A				norised person, at reasonable times, to lated pools	4 5
		'(1)	proper perm regul	erty nission lated	sonable times, an authorised person may enter a (other than a home on the property) without a of the occupier of the property to inspect a pool, and barriers or fencing for the pool, for the with—	6 7 8 9 10
			(a)	ensu	nder the Building Act, the owner of the pool must re the pool complies with the pool safety standard part of the standard—the pool safety standard or or	11 12 13 14
			(b)		aragraph (a) does not apply—a provision of a law regulates—	15 16
				(i)	the construction or maintenance of barriers or fencing for the pool; or	17 18
				(ii)	another matter relating to the safety of persons using the pool.	19 20
		'(2)			the authorised person must, as soon as the person enters the property—	21 22
			(a)	info	rm any occupier of the property—	23
				(i)	of the reason for entering the property; and	24
				(ii)	that the authorised person is authorised under this Act to enter the property without the permission of the occupier; and	25 26 27
			(b)	-	uce his or her identity card for the occupier of the erty to inspect.	28 29
		' (3)	In thi	is sec	tion—	30
			pool	safet	y standard see the Building Act, section 231D.'.	31

S 36

Clause	36	Amendment of s 124 (General powers after entering a property)	1 2
		Section 124(1)(b), 'or 122'—	3
		omit, insert—	4
		', 122 or 123A'.	5
Clause	37	Amendment of schedule (Dictionary)	6
		Schedule—	7
		insert—	8
		'regulated pool see the Building Act, section 231B.'.	9
	Part	6 Amendment of Local	10
	ıaıı	Government Act 2009	11
Clause	38	Act amended	12
		This part amends the Local Government Act 2009.	13
Clause	39	Insertion of new s 38A	14
		Chapter 3, part 1, division 3—	15
		insert—	16
	'38A	Swimming pool safety	17
		'(1) A local government must not make a local law that regulates—	18 19
		(a) the construction or maintenance of barriers for a regulated pool; or	20 21
		(b) a matter for ensuring the safety of persons using a regulated pool and prescribed under the Building Act, section 231D(1), definition <i>pool safety standard</i> , paragraph (b).	22 23 24 25

	'(,	section	ocal law that is in force before the commencement of this on contains a provision that regulates a matter mentioned bsection (1), the local government—	1 2 3
			(a)	must not amend the provision after the commencement; and	4 5
			(b)	must repeal the provision by 1 January 2017.	6
	"(A loo no ef	cal law, to the extent that it is contrary to this section, has fect.	7 8
	'(-	(4)	In th	is section—	9
			barri	iers, for a regulated pool, includes any of the following—	10
			(a)	the fencing for the pool;	11
			(b)	the walls of a building enclosing the pool;	12
			(c)	another form of barrier mentioned or provided for in the pool safety standard under the Building Act.'.	13 14
Clause	40 I	Inse	ertior	n of new s 134A	15
Clause	40			n of new s 134A r section 134—	15 16
Clause	40 1			r section 134—	
Clause	'134A I	Entr	After inser	r section 134—	16
Clause	'134A l	Entr insp (1)	After inser y by Dect I At a proper permite regularity.	r section 134— rt— r authorised person, at reasonable times, to	16 17 18
Clause	'134A l	Entr insp	After inser y by Dect I At a proper permite regularity.	r section 134— rauthorised person, at reasonable times, to regulated pools Il reasonable times, an authorised person may enter a erty (other than a home on the property) without hission of the occupier of the property to inspect a lated pool, and barriers or fencing for the pool, for	16 17 18 19 20 21 22 23

	[s	4	1	1
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				(i)	the construction or maintenance of barriers or fencing for the pool; or	1 2
				(ii)	another matter relating to the safety of persons using the pool.	3
		'(2)			the authorised person must, as soon as the person enters the property—	5 6
			(a)	info	rm any occupier of the property—	7
				(i)	of the reason for entering the property; and	8
				(ii)	that the authorised person is authorised under this Act to enter the property without the permission of the occupier; and	9 10 11
			. ,	-	luce his or her identity card for the occupier of the berty to inspect.	12 13
		'(3)	In thi	s sec	tion—	14
			pool s	safet	y standard see the Building Act, section 231D.'.	15
lause	41		nendm perty)		of s 135 (General powers after entering a	16 17
			Section	on 13	35(1)(b), 'or 133'—	18
			omit,	inse	rt—	19
			ʻ, 133	or 1	34A'.	20
lause	42	Am	nendm	ent	of sch 4 (Dictionary)	21
			Scheo	lule 4	4—	22
			insert	<u>.</u>		23
			'regu	latea	<i>I pool</i> see the Building Act, section 231B.'.	24

[s	43]
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	Part	7 Amendment of Royal National Agricultural and Industrial Association of Queensland Act 1971	1 2 3 4
Clause	43	Act amended	5
		This part amends the Royal National Agricultural and Industrial Association of Queensland Act 1971.	6 7
Clause	44	Amendment of s 4 (Definitions)	8
		Section 4—	9
		insert—	10
		'prescribed land, for part 3A, see section 17D.	11
		registrar means the registrar of titles.'.	12
Clause	45	Amendment of s 13 (Dealing with Association's land)	13
		Section 13(1), after 'section'—	14
		insert—	15
		'and part 3A'.	16
Clause	46	Insertion of new part 3A	17
		After part 3—	18
		insert—	19
	'Part	3A Dealing with particular land	20
	'17D	Land to which this part applies	21
		'A regulation may prescribe land vested for an estate in fee simple in the Association to be land to which this part applies (<i>prescribed land</i>).	22 23 24

ſs	461
ıo	TU

17E	Dea	aling	with prescribed land	1
	'(1)	char	Association may not grant or agree to grant a mortgage, ge or lien over prescribed land other than to Queensland sury Corporation.	2 3 4
	'(2)	land	ortgage, charge or lien granted by the Association over after the land becomes prescribed land, other than to ensland Treasury Corporation, is void.	5 6 7
	'(3)		writ of execution may be registered in the freehold land ster in relation to prescribed land.	8 9
	'(4)	In th	is section—	10
		gran	t includes create.	11
		writ	of execution see the Land Title Act 1994, schedule 2.	12
17F	Ins	olver	ncy events	13
	'(1)	For t	this section, an <i>insolvency event</i> happens if—	14
		(a)	the Association is insolvent or states that it is insolvent; or	15 16
		(b)	the Association takes a step to obtain, or is granted, protection under a law from a creditor; or	17 18
		(c)	the Association's members pass a special resolution to wind up the Association; or	19 20
		(d)	an event or circumstances mentioned in the <i>Associations Incorporation Act 1981</i> , section 90(1)(a) to (e) happen; or	21 22 23
		(e)	under the <i>Associations Incorporation Act 1981</i> , section 93, the incorporation of the Association is cancelled by the chief executive of the department in which that Act is administered; or	24 25 26 27
		(f)	a receiver, or receiver and manager, is appointed to the Association or any of its assets; or	28 29
		(g)	a mortgagee takes possession of any of the Association's assets or undertakings; or	30 31

		(h) anything else happens that corresponds, or has a substantially similar effect, to an event or circumstances mentioned in paragraphs (a) to (g).	1 2 3
	'(2)	If an insolvency event happens, all prescribed land is divested from the Association and vests for an estate in fee simple in the State subject to any mortgages, charges, encumbrances, liens, leases, easements, agreements, licences, and other transactions affecting the land at the time of the insolvency event.	4 5 6 7 8 9
	'(3)	No compensation is payable by the State to the Association or any other person because of the operation of subsection (2).	10 11
	'(4)	The chief executive may give to the registrar—	12
		(a) a certificate stating that an insolvency event has happened; and	13 14
		(b) a request to record the vesting of the prescribed land in the State under subsection (2).	15 16
	'(5)	On receiving the certificate and request, the registrar must record the vesting of the prescribed land in the freehold land register in the appropriate way.	17 18 19
	'(6)	However, subsection (5) applies subject to any declaration by a court that the insolvency event has not happened.	20 21
	'(7)	To remove any doubt, it is declared that, if under this section prescribed land is divested from the Association and vested for an estate in fee simple in the State, nothing in this Act limits how the State may use or deal with the land.	22 23 24 25
'17G	Not	tice in freehold land register	26
	'(1)	As soon as practicable after land is prescribed under section 17D, the chief executive must ask the registrar to record that this part applies to the prescribed land.	27 28 29
	'(2)	On receiving the request, the registrar must make a record in a way that a search of the freehold land register relating to prescribed land will show that this part applies to the land.	30 31 32

[s	47]

		'(3)	If land stops being prescribed land, the chief executive must ask the registrar to cancel a record made under subsection (2).	1 2
		'(4)	The registrar must comply with a request from the chief executive to cancel a record made under subsection (2).'.	3 4
	Par	t 8	Amendment of Sustainable Planning Act 2009	5
Clause	47	Act	t amended	7
			This part amends the Sustainable Planning Act 2009.	8
Clause			nendment of s 736 (Publishing particular information but development application)	9 10
		(1)	Section 736(2) and (3)—	11
			renumber as section 736(3) and (5).	12
		(2)	Section 736—	13
			insert—	14
		'(2)	A local government may publish on its website the information and documents that—	15 16
			(a) are prescribed under a regulation; and	17
			(b) relate to each development application made to the local government as assessment manager.	18 19
			Examples of information—	20
			• the names of the referral agencies for the development application	21
			 the day the development application was decided, and whether it was approved, approved subject to conditions or refused 	22 23
			Examples of documents—	24
			• the approved form in which the development application was made	25
			the acknowledgement notice	26

	• a technical report'.	1
(3)	Section 736(3), as renumbered under this section, after 'information'—	2 3
	insert—	4
	'mentioned in subsection (1)'.	5
(4)	Section 736—	6
	insert—	7
'(4)	The local government may continue to publish on its website the information mentioned in subsection (1) after the period for which it is required to be published under subsection (3) ends.'.	8 9 10 11
(5)	Section 736(5), as renumbered under this section, from 'Subsection (1)' to 'subsection'—	12 13
	omit, insert—	14
	'Subsections (1) and (2) do not apply to information or documents mentioned in the subsections'.	15 16
(6)	Section 736—	17
	insert—	18
'(6)	In subsection (2)—	19
	development application includes a development application made under repealed IPA.'.	20 21

Schedule		Minor amendments of Building Act 1975		1 2		
			section 10	3		
1	Chapter 6, part 3, division 2, heading, 'license'—			4		
	omit, insert—			5		
	'licence'.			6		
2	Schedule 2, definition <i>show cause notice</i> , paragraphs (b), (c) and (d), 'for'—					
	omit.			9		
3	Schedule 2, c and (d), 'for'-		use period, paragraphs (c)	10 11		
	omit.			12		

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