

Queensland

Exhibited Animals Bill 2015



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2015

A Bill

for

An Act to provide for exhibiting and dealing with particular animals and to amend this Act, the *Biosecurity Act 2014*, the *Nature Conservation Act 1992* and the regulations mentioned in schedule 3 for particular purposes

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The Pa	arliar	ment of Queensland enacts	1
Cha	pte	r 1 Preliminary	2
Part	1	Introduction	3
1	Sho	This Act may be cited as the <i>Exhibited Animals Act 2015</i> .	4 5
2	Con	nmencement	6
	(1)	Subject to subsection (2), this Act commences on a day to be fixed by proclamation.	7 8
	(2)	If a provision of this Act does not commence before 1 July 2016, it commences on that day.	9 10
	(3)	The Acts Interpretation Act 1954, section 15DA does not apply to this Act.	11 12
Part	2	Purposes of Act and achieving the purposes	13 14
3	Pur	poses of Act	15
	(1)	The main purpose of this Act is to provide for exhibiting and dealing with exhibited animals.	16 17
	(2)	It is also a purpose of this Act to ensure the relevant risks and relevant adverse effects associated with exhibiting and dealing with exhibited animals are prevented or minimised.	18 19 20

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4	How	pur	poses are primarily achieved	1
		The p	ourposes of this Act are to be achieved primarily by—	2
		(a)	imposing a general obligation on persons exhibiting and dealing with exhibited animals to prevent or minimise the relevant risks and relevant adverse effects associated with exhibiting and dealing with exhibited animals; and	3 4 5 6
		(b)	requiring that authorities be obtained to allow particular animals to be exhibited; and	7 8
		(c)	imposing additional obligations on persons exhibiting or dealing with authorised animals under exhibited animal authorities; and	9 10 11
		(d)	providing for monitoring and enforcement of compliance with this Act; and	12 13
		(e)	providing for codes of practice relating to a person's obligations under this Act; and	14 15
		(f)	providing for the chief executive to make guidelines about the application of this Act and how a person may comply with obligations imposed under this Act.	16 17 18
Part 3	3		Application and operation of Act	19 20
5	Act	bind	s all persons	21
(the	Act binds all persons, including the State and, so far as legislative power of the Parliament permits, the monwealth and the other States.	22 23 24
(ection (1) does not make the State, the Commonwealth or her State liable to be prosecuted for an offence.	25 26

6	Ар	plication of Act to State for protected or wild animal	1
		This Act does not apply to the State for an animal only because it is—	2 3
		(a) a protected animal or an animal in the wild; and	4
		(b) the property of the State under the Nature Conservation Act, another Act or the common law.	5 6
		Note—	7
		See the Nature Conservation Act, section 83.	8
7	Re	lationship with particular Acts	9
	(1)	Unless this Act otherwise states, it does not affect the application of—	10 11
		(a) the Animal Care and Protection Act 2001; or	12
		(b) the Biosecurity Act; or	13
		(c) the Nature Conservation Act; or	14
		(d) the Work Health and Safety Act 2011.	15
	(2)	However, this Act does apply to the NCA chief executive if the NCA chief executive is exhibiting or dealing with an exhibited animal only under the authority of the Nature Conservation Act, section 173P.	16 17 18 19
8		ntravention of this Act does not create civil cause of tion	20 21
		No provision of this Act creates a civil cause of action based on a contravention of the provision.	22 23
9	Ac	t does not affect other right or remedy	24
	(1)	This Act does not affect or limit a civil right or remedy that exists apart from this Act, whether at common law or otherwise.	25 26 27

(2)	does apart	nout limiting subsection (1), compliance with this Act not necessarily show that a civil obligation that exists t from this Act has been satisfied or has not been ched.	1 2 3 4
Ext app		ng or dealing with animal to which Act does not	5 6
(1)		Act does not apply to exhibiting or dealing with an nal if—	7 8
	(a)	the animal is of a species mentioned in schedule 1; or	9
	(b)	the animal is authorised or permitted to be exhibited under the Biosecurity Act or Nature Conservation Act; or	10 11 12
	(c)	the animal can be lawfully exhibited and dealt with (without an exhibited animal authority or a licence, permit or other authority under the Biosecurity Act or Nature Conservation Act) and any of the following apply—	13 14 15 16 17
		(i) the animal is being used for scientific purposes;	18
		(ii) the animal is displayed for the purpose of its sale;	19
		(iii) the animal is displayed for no longer than 11 days at a time; or	20 21
		Examples for subparagraph (iii)—	22
		 displaying an animal at an agricultural show or community event 	23 24
		 displaying Gouldian finches at a meeting of a bird fanciers' association 	25 26
		 displaying an animal for 'show and tell' in a school classroom 	27 28
	(d)	the animal is a protected animal being rehabilitated for return to the wild and is displayed under the authority of the Nature Conservation Act, section 173P(1), for 1 or more of the following purposes—	29 30 31 32

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	(i)	to give public information about the ecological role of that species of animal;	1 2
	(ii)	to promote education about, and the conservation of, that species of animal;	3 4
	(iii)	to promote an understanding of ecology and the conservation of that species of animal;	5 6
	(iv)	to raise funds to assist in providing care and treatment for animals being rehabilitated for return to the wild; or	7 8 9
	anin (d), Con	animal is international wildlife or a protected nal, other than an animal mentioned in paragraph that is displayed under the authority of the Nature servation Act, section 173P(1), for no longer than ays at a time.	10 11 12 13 14
(2)	(e) is disp	if an animal as mentioned in subsection (1)(c)(iii) or layed for a commercial purpose, this Act does apply ng or dealing with the animal.	15 16 17
(3)	In this sec	tion—	18
	scientific 2001, sect	purposes see the Animal Care and Protection Act ion 48.	19 20
Part 4		Interpretation	21
Division	1	Dictionary	22
11 De	finitions		23

Divi	sion	2 Key concepts and definitions	1
12	Ме	aning of <i>animal</i>	2
	(1)	Generally, an <i>animal</i> is any live member of the animal kingdom, other than a human being.	3 4
	(2)	In relation to dealing with an exhibited animal, an <i>animal</i> includes—	5 6
		(a) the animal at each stage of its life cycle; and	7
		Examples—	8
		a pre-natal or pre-hatched creature	9
		larvae or pupae	10
		• an embryo	11
		(b) the whole or any part of the genetic or reproductive material of the animal.	12 13
		Examples—	14
		an ovum, semen	15
13	Me	aning of <i>exhibit</i> an animal	16
	(1)	Generally, <i>exhibit</i> an animal means display the animal to the public, including, for example, for commercial, cultural, educational, entertainment or scientific purposes.	17 18 19
		Examples of exhibiting an animal—	20
		 displaying an animal in a zoo or wildlife park 	21
		 using an animal in a performance in a circus or magic show 	22
		allowing public interaction with animals at a petting farm	23
		showing an animal as part of an educational wildlife demonstration	24
		 displaying an animal, including, for example, a bird in a cage, in a part of commercial premises accessible to the public 	25 26
		Note—	27
		Section 10 states when the Act does not apply to exhibiting or dealing with an animal.	28 29

(2)	Exh	<i>libit</i> , an animal, includes the following—	1
	(a)	display the animal at a private event;	2
	(b)	arrange for the animal to be at a public place for a period that allows the public a reasonable opportunity to view the animal, whether or not the animal is so viewed;	3 4 5
	(c)	allow public interaction involving the animal.	6
(3)	Also	o, a person <i>exhibits</i> an animal if—	7
	(a)	the person records the animal's image for display to the public, whether the image is displayed when it is recorded or is intended to be displayed after it is recorded; and	8 9 10 11
		Examples of ways of recording an animal's image—	12
		 photographing the animal, including using a digital camera 	13
		 recording the animal's image using a video or web camera 	14
		• filming the animal for a film or television production	15
	(b)	the person is a responsible person for the exhibited animal.	16 17
(4)		n animal is in the wild, despite subsections (1) to (3), <i>ibit</i> an animal does not include any of the following—	18 19
	(a)	arranging to view the animal;	20
	(b)	allowing public interaction involving the animal;	21
	(c)	recording the animal's image.	22
Me	eaning	g of <i>exhibited animal</i>	23
	An a	animal is an <i>exhibited animal</i> if—	24
	(a)	the animal is an authorised animal; or	25
	(b)	the animal is not an authorised animal but the animal is exhibited and this Act applies to the exhibition of the animal.	26 27 28
	Note		29

14

		ction 10 states when the Act does not apply to exhibiting or dealing th an animal.	1 2
15 M	eanin	g of <i>dealing with</i> an exhibited animal	3
	Dea	ling with, an exhibited animal—	4
	(a)	means carrying out an activity involving or relating to the animal, other than exhibiting the animal; and	5 6
	(b)	includes all of the following—	7
		(i) accepting, buying, importing or obtaining the animal;	8 9
		(ii) breeding, culturing, growing or raising the animal;	10
		(iii) keeping or possessing the animal;	11
		(iv) moving the animal;	12
		(v) giving, selling or otherwise disposing of, the animal.	13 14
16 M	eanin	g of <i>responsible person</i> for an exhibited animal	15
(1)	A pers	erson is a <i>responsible person</i> for an exhibited animal if the on—	16 17
	(a)	exhibits or deals with the animal; or	18
	(b)	employs another person to exhibit or deal with the animal, if the other person exhibits or deals with the animal within the scope of the employment; or	19 20 21
	(c)	is the holder of an exhibited animal authority for the animal; or	22 23
	(d)	owns or has a lease, licence or other proprietary interest in the animal.	24 25
		Note—	26
		See, however, section 6 that states this Act does not apply to the State for particular animals only because they are the property of the State.	27 28 29

	(2)	Despite subsection (1)(a) and (b), a person is not a responsible person for an animal because the person records the animal's image or employs someone else to record the animal's image unless the person is otherwise a responsible person for the animal under this section.	1 2 3 4 5
		Example for subsection (2)—	6
		A person goes to a zoo as a member of the public and photographs an animal being displayed at the zoo. The person is not a responsible person for the animal only because the person photographs the animal.	7 8 9
	(3)	If an exhibited animal is seized under chapter 6, part 3, division 4 and, immediately before the seizure, a person was a responsible person for the animal under subsection (1)(a) or (b), the person continues to be a responsible person for the animal.	10 11 12 13 14
	(4)	Despite subsection (1)(d), a person who holds a mortgage or other security interest in an exhibited animal only becomes a responsible person for the animal if the person takes a step to enforce the mortgage or other security.	15 16 17 18
	(5)	In this section—	19
		employs includes engages under a contract for services.	20
17	Me	aning of <i>relevant risk</i> and <i>relevant adverse effects</i>	21
	(1)	Each of the following is a <i>relevant risk</i> associated with exhibiting or dealing with an exhibited animal—	22 23
		(a) a risk to the welfare of any animal;	24
		(b) a biosecurity risk;	25
		(c) a risk to public safety, or of death, injury or illness to a person, caused directly by, or originating from, the exhibited animal.	26 27 28
	(2)	The <i>relevant adverse effects</i> , associated with exhibiting or dealing with an exhibited animal, are the adverse effects of an event caused by exhibiting or dealing with the animal on each of the following—	29 30 31 32

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		 (a) the welfare of any animal; (b) the health, safety or wellbeing of a person; (c) social amenity, the economy and the environment. Examples of an event— the escape or release of an exhibited animal 	1 2 3 4 5
Cha	pte	er 2 Exhibiting and dealing with exhibited animals generally	6 7
Part	1	General exhibition and dealing obligation	8
18	Ob (1)	A responsible person for an exhibited animal A responsible person for an exhibited animal has an obligation (a <i>general exhibition and dealing obligation</i>) to take all reasonable and practical measures to prevent or minimise the relevant risks and relevant adverse effects associated with exhibiting or dealing with the animal. Example for subsection (1)— A measure that may be reasonable and practical to prevent or minimise the relevant adverse effects of the escape of an exhibited animal from its enclosure may include a strategy for that event that ensures the following happens quickly— • recapturing or destroying the animal • warning persons about the dangers posed by the animal and advising them about appropriate action they should take for their safety.	10 111 12 13 14 15 16 17 18 19 20 21 22 23 24
	(2)	Despite subsection (1), a responsible person for an exhibited animal has a general exhibition and dealing obligation to prevent or minimise a biosecurity risk associated with	25 26 27

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		exhibiting or dealing with the animal only if the person knows or ought reasonably to know that exhibiting or dealing with the animal poses, or is likely to pose, the risk. Note—	1 2 3 4
		See the Biosecurity Act, section 23(1).	5
19		neral exhibition and dealing obligation offence	6 7
		A person on whom a general exhibition and dealing obligation is imposed must discharge the obligation.	8 9
		Maximum penalty—750 penalty units.	10
20		ect of regulation for discharge of general exhibition dealing obligation	11 12
	(1)	This section applies if a provision of a regulation (a <i>regulation provision</i>) is identified in the regulation as a provision that prescribes a way of discharging a person's general exhibition and dealing obligation.	13 14 15 16
	(2)	Unless otherwise stated in the regulation, the regulation provision does not prescribe all the person must do, or must not do, to discharge the person's general exhibition and dealing obligation.	17 18 19 20
	(3)	However, for applying section 19, the person fails to discharge the person's general exhibition and dealing obligation if the person contravenes the regulation provision.	21 22 23
21		ect of code of practice for discharge of general nibition and dealing obligation	24 25
	(1)	This section applies if a code of practice states a way of discharging a person's general exhibition and dealing obligation.	26 27 28
	(2)	Unless otherwise stated in the code of practice, the code of practice does not state all the person must do, or must not do,	29 30

			1 2
	(3)	discharge the general exhibition and dealing obligation if the	3 4 5
		(a) contravenes the code of practice; and	6
		effective than, the code of practice for discharging the	7 8 9
	(4)	Also, for applying section 19, if a regulation requires a person to comply with the whole or a stated part of a code of practice to discharge the person's general exhibition and dealing obligation, the person fails to discharge the obligation if the person contravenes the code of practice or stated part.	10 11 12 13 14
22	De	fence of due diligence	15
	(1)	In a proceeding for an offence against section 19, it is a defence for a person to prove that the person took all reasonable precautions and exercised proper diligence to prevent the commission of the offence by the person or by another person under the person's control.	16 17 18 19 20
	(2)	stated in subsection (1), a person proves the matter if the	21 22 23
		general exhibition and dealing obligation can be	24 25 26
		general exhibition and dealing obligation can be discharged—the person adopted and followed the stated	27 28 29 30
	(3)	-	31 32

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Part 2 Division 1			Codes of practice and guidelines	1 2
		1	Codes of practice	3
23	Ма	king	codes of practice	4
	(1)		Governor in Council may, by regulation, make a code of tice about exhibiting and dealing with exhibited animals.	5 6
	(2)		nout limiting subsection (1), a code of practice may be e about—	7 8
		(a)	preventing or minimising the relevant risks and relevant adverse effects associated with exhibiting or dealing with exhibited animals; or	9 10 11
		(b)	designing, constructing or maintaining enclosures for exhibiting or dealing with exhibited animals; or	12 13
		(c)	exhibiting or dealing with exhibited animals in enclosures, including, for example, the species and number of animals to be exhibited or kept in an enclosure or a particular type of enclosure.	14 15 16 17
24	Со	nsult	ation about codes of practice	18
	(1)	reco	ore the making of a code of practice under this division is mmended to the Governor in Council, the chief executive t consult with relevant entities.	19 20 21
	(2)		section (1) does not apply to the adopted provisions of a of practice.	22 23
	(3)		ilure to consult under subsection (1) does not affect the lity of the code of practice.	24 25
	(4)	In th	is section—	26

		relevant entities means entities the chief executive considers have an interest in matters relating to exhibiting and dealing with exhibited animals.	1 2 3
		Examples of types of entities—	4
		entities from community groups or professional and industry associations	5 6
25		oling and inspection of documents adopted in codes of actice	7 8
	(1)	This section applies if—	9
		(a) a regulation under which a code of practice is made adopts, applies or incorporates the whole or a stated part of another document (the <i>adopted provisions</i>); and	10 11 12
		(b) the adopted provisions are not part of, or attached to, the regulation.	13 14
	(2)	The Minister must, within 14 sitting days after the regulation is notified, table a copy of the adopted provisions in the Legislative Assembly.	15 16 17
	(3)	If the adopted provisions are amended, the Minister must, within 14 sitting days after the amendment is made, table a copy of the provisions as amended in the Legislative Assembly.	18 19 20 21
	(4)	The chief executive must keep a copy of the adopted provisions, as in force from time to time, available for inspection, free of charge, by members of the public at—	22 23 24
		(a) the department's head office; and	25
		(b) other places the chief executive considers appropriate.	26
	(5)	The adopted provisions may be made available for inspection in electronic or paper form.	27 28
	(6)	A contravention of subsection (2), (3) or (4) does not invalidate or otherwise affect the regulation	29 30

Divis	sion	2	Guidelines	1
26	Chi	ief ex	recutive may make guidelines	2
	(1)	The	chief executive may make guidelines about—	3
		(a)	matters relating to the administration of this Act; or	4
		(b)	complying with other requirements imposed under this Act.	5 6
	(2)		nout limiting subsection (1), a guideline may be about the owing matters—	7 8
		(a)	the operation of provisions of this Act about monitoring and enforcement of compliance with this Act;	9 10
		(b)	ways in which exhibited animals may be exhibited or dealt with, including, for example, acceptable ways of ensuring an animal's enclosure appropriately provides for the animal's normal behaviours;	11 12 13 14
		(c)	the type of information the chief executive may consider relevant in a management plan for managing the relevant risks and relevant adverse effects associated with exhibiting or dealing with an exhibited animal.	15 16 17 18
	(3)	reas may	ore making a guideline, the chief executive must take onable steps to allow entities the chief executive considers have an interest in the proposed guideline to give the f executive written submissions about it.	19 20 21 22
	(4)	chie guid	filure to take reasonable steps to allow an entity to give the f executive written submissions about a proposed leline under subsection (3) does not affect the validity of guideline.	23 24 25 26
27	Ava	ailabi	ility of guidelines	27
	(1)	The	chief executive must keep a copy of each guideline, as in e from time to time, available for inspection, free of ege, by members of the public at—	28 29 30

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		(a) the department's head office; and	1
		(b) other places the chief executive considers appropriate.	2
	(2)	Also, the chief executive must publish each guideline, as in force from time to time, on the department's website.	3 4
28	Ob	ligation to have regard to guidelines	5
	(1)	A guideline may be taken into account when considering whether a person has or has not discharged the person's general exhibition and dealing obligation or otherwise complied with this Act.	6 7 8 9
	(2)	However, it must not be presumed that a person who has contravened a guideline has breached the person's general exhibition and dealing obligation or otherwise contravened this Act.	10 11 12 13
Cha	pte	er 3 Exhibited animal authorities	14
Part	1	Preliminary	15
29		aning of <i>exhibited animal authority</i> and relevant erences	16 17
	(1)	An <i>exhibited animal authority</i> is an authority of a category mentioned in section 30 given under this chapter for exhibiting and dealing with an exhibited animal.	18 19 20
	(2)	Unless otherwise provided, a reference to an exhibited animal authority or an authority in relation to an authorised animal is a reference to the exhibited animal authority under which the animal is authorised to be exhibited and dealt with.	21 22 23 24

	(3)	auth	ess otherwise provided, a reference to an exhibited animal ority or an authority in relation to an authorised enclosure reference to—	1 2 3	
		(a)	for an authorised enclosure for an authorised animal (category A)—the exhibited animal authority under which a type of enclosure is authorised for exhibiting or dealing with the animal; or	4 5 6 7	
		(b)	for an authorised enclosure for an authorised animal (category B) or (category C)—the exhibited animal authority under which the enclosure is authorised for exhibiting or dealing with the animal.	8 9 10 11	
30	Ca	tegor	ies of exhibited animal authorities	12	
	The chief executive may give exhibited animal authorities of the following categories—				
		(a)	a licence (an <i>exhibition licence</i>) to exhibit and deal with an animal;	15 16	
		(b)	a permit (an <i>interstate exhibitors permit</i>) to exhibit and deal with an animal in this State if the animal is the subject of an interstate authority;	17 18 19	
		(c)	an authority (a <i>temporary authority</i>) to deal with an animal for the purpose of—	20 21	
			(i) obtaining an exhibition licence for the animal; or	22	
			(ii) disposing of the animal.	23	
31	Me	aning	g of special exhibition approval	24	
	A <i>special exhibition approval</i> is an approval given by the chief executive to the holder of an exhibition licence to exhibit and deal with an authorised animal (category C) at a place identified in the approval that is outside—				
		(a)	a regular enclosure for the animal at a regular enclosure site under the licence; and	29 30	

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	(b)	a controlled area that includes a regular enclosure for the animal at a regular enclosure site under the licence.	1 2
	Note-		3
		e section 94(1).	4
	300	. section 94(1).	4
Me	aning	of authorised animal	5
(1)		nuthorised animal is an animal that is authorised to be bited and dealt with under an exhibited animal authority.	6 7
	Note-	_	8
	spe	exhibited animal authority may identify a particular animal or a scies of animal as authorised to be exhibited and dealt with under the hority. See section $64(1)(b)$ and (c) .	9 10 11
(2)	The	authorised animal may be one of the following—	12
	(a)	an authorised animal (category A);	13
	(b)	an authorised animal (category B);	14
	(c)	an authorised animal (category C).	15
Me	aning	g of authorised animal (category A)	16
	An <i>a</i> that	authorised animal (category A) is an authorised animal is—	17 18
	(a)	international wildlife; or	19
	(b)	any of the following under the Nature Conservation Act—	20 21
		(i) a commercial animal:	22
		(ii) a controlled animal;	23
		(iii) a recreational animal;	24
		(iv) a restricted animal.	25
		Note—	26
		See the <i>Nature Conservation (Wildlife Management) Regulation</i> 2006, schedule 4, parts 2 to 5, under which particular native	27 28

		birds, invertebrates, reptiles and amphibians are classified as controlled, commercial, recreational or restricted animals.	1 2
34	Meaning	g of <i>authorised animal (category B)</i>	3
		authorised animal (category B) is an authorised animal is—	4 5
	(a)	any of the following—	6
		(i) dingo (Canus lupus dingo)	7
		(ii) eastern grey kangaroo (Macropus giganteus)	8
		(iii) echidna (Tachyglossus aculeatus)	9
		(iv) estuarine crocodile (Crocodylus porosus)	10
		(v) European rabbit (Oryctolagus cuniculus)	11
		(vi) freshwater crocodile (Crocodylus johnstoni)	12
		(vii) koala (Phascolarctos cinereus)	13
		(viii)long-nosed potoroo (Potorous tridactylus tridactylus)	14 15
		(ix) platypus (Ornithorhynchus anatinus)	16
		(x) red-tailed black cockatoo (Calyptorhynchus banksii)	17 18
		(xi) wombat (Family Vombatidae); or	19
	(b)	another animal that is neither an authorised animal (category A) nor an authorised animal (category C).	20 21
35	Meaning	g of authorised animal (category C)	22
	that	authorised animal (category C) is an authorised animal is prohibited matter, other than an animal that is rnational wildlife.	23 24 25

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36	Meaning of authorised enclosure			
	(1)	A), is an enclosure of a type in which the animal is authorised to be exhibited or dealt with under the exhibited animal	2 3 4 5	
	(2)	B) or (category C), is an enclosure in which the animal is authorised to be exhibited or dealt with under the exhibited	6 7 8 9	
37	Ме	aning of <i>management plan</i>	10	
	(1)	A <i>management plan</i> is a plan, submitted by an applicant for an exhibition licence or interstate exhibitors permit, complying with subsections (2) to (4).	11 12 13	
	(2)	The plan must—	14	
		(a) for an animal proposed to be exhibited and dealt with under the exhibition licence or interstate exhibitors permit as a particular animal—identify the animal (the <i>subject animal</i>); and	15 16 17 18	
		Example of identifying a particular animal—	19	
			20 21 22	
			23 24 25 26	
		(c) state how the applicant proposes to exhibit and deal with the subject animal; and	27 28	
		effects associated with exhibiting and dealing with the	29 30 31	
		(e) state the ways in which the applicant intends to prevent or minimise the risks; and	32 33	

		Exan	nples for paragraph (e)—	1
		•	how the subject animal is to be contained in an authorised enclosure or secured during an exhibition	2 3
		•	if public interaction involving the subject animal is to be authorised, the restrictions to be applied	4 5
	(f)	arrai	ne subject animal is not native wildlife, state the ngements for managing reproduction of the animal, uding, for example, arrangements for progeny of the nal.	6 7 8 9
(3)	If the plan is submitted by an applicant for an exhibition licence, the plan must also—			10 11
	(a)	(cate	a subject animal proposed to be an authorised animal egory A), identify each type of enclosure that is posed to be—	12 13 14
		(i)	a regular enclosure for the animal; and	15
		(ii)	another authorised enclosure for the animal, if any; and	16 17
	(b)	(cate	a subject animal proposed to be an authorised animal egory B) or (category C), identify each enclosure is proposed to be—	18 19 20
		(i)	a regular enclosure for the animal; and	21
		(ii)	another authorised enclosure for the animal, if any; and	22 23
	(c)		tify each regular enclosure site for a regular osure mentioned in paragraph (a)(i) or (b)(i); and	24 25
	(d)	with	nout limiting subsection (2)(c), state—	26
		(i)	how the applicant proposes to exhibit and deal with the subject animal in each proposed regular enclosure for the animal; and	27 28 29
		(ii)	if different from a matter stated under subparagraph (i), how the applicant proposes to exhibit and deal with the subject animal in each	30 31 32

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		other proposed authorised enclosure for the animal.	1 2				
	(4)	If the plan is submitted by an applicant for the amendment of an exhibition licence by the grant of a special exhibition approval for an authorised animal (category C), the plan must also state each matter mentioned in subsection (2)(c) to (f) as it relates to exhibiting and dealing with the animal under the approval.					
	(5)	In this section—	9				
		applicant means—	10				
		(a) for an exhibition licence, an applicant for—	11				
		(i) the grant, renewal or restoration of the licence; or	12				
		(ii) the amendment of the licence by the grant of a special exhibition approval or otherwise; or	13 14				
		(b) for an interstate exhibitors permit, an applicant for the grant or amendment of the permit.	15 16				
		significant relevant risks and relevant adverse effects means the relevant risks and relevant adverse effects the applicant considers, or reasonably ought to consider, are significant.	17 18 19				
Par	t 2	Requirement for authority	20				
38	Au	uthority required to exhibit particular animals					
	(1)	This section applies to exhibiting an animal that is—	22				
		(a) native wildlife unless, under the Nature Conservation Act, the animal may be kept or used without an NCA authorisation; or	23 24 25				
		(b) international wildlife; or	26				
		(c) prohibited wildlife; or	27				

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	(d)	prohibited matter; or	1		
	(e)	restricted matter.	2		
	Notes	s	3		
	1	Under section 10, this Act does not apply to exhibiting or dealing with particular animals.	4 5		
	2	Particular animals to which subsection (1) applies are designated animals under the Biosecurity Act for which a person keeping the animals may be required to apply for registration as a registered biosecurity entity. See the Biosecurity Act, chapter 7, parts 1 and 2.	6 7 8 9		
(2)	-	erson must not exhibit the animal other than under an bited animal authority.	10 11		
	Max	timum penalty—500 penalty units.	12		
(3)	Despite subsection (1)(a), the NCA chief executive exhibiting an animal under the authority of the Nature Conservation Act, section 173P(1) is not excluded from the application of this section only because, under section 173P(2) of that Act, the NCA chief executive does not require an NCA authorisation to keep or use the animal.				
(4)	In th	is section—	19		
		A authorisation means a licence, permit or other authority er the Nature Conservation Act.	20 21		
		nibited wildlife see the Nature Conservation Act, edule.	22 23		
	Note-	_	24		
	def Un pai	der the Nature Conservation Act, schedule, prohibited wildlife is fined as wildlife prescribed under that Act as prohibited wildlife. der the <i>Nature Conservation (Wildlife) Regulation 2006</i> , schedule 8, rticular exotic birds and mammals are prescribed as prohibited Idlife.	25 26 27 28 29		

Part	3		Authorisations	1
Divisi	on	1	Preliminary	2
39	Pui	pose	and application of pt 3	3
	(1)		purpose of this part is to provide for exhibiting and ng with an authorised animal.	4 5
	(2)	exhil	ever, the application of a provision of this part to an oited animal authority is subject to a condition of the ority provided for by part 7.	6 7 8
Divisi	on	2	Exhibition licences	9
40	Ext	nibitir	ng and keeping an animal under licence	10
			exhibition licence authorises the holder to exhibit and an authorised animal in the way stated in the licence.	11 12
41	Bu	ying d	or accepting an animal under licence	13
			xhibition licence authorises the holder to buy or accept an orised animal—	14 15
		(a)	only from a person who is authorised to sell or give the animal under a law of the State, the Commonwealth or another State; or	16 17 18
		(b)	for an animal that is imported into the State from a person in a foreign country—only if the importation is authorised under a law of the Commonwealth.	19 20 21
42	Sel	ling c	or giving an animal under licence	22
			exhibition licence authorises the holder to sell or give an orised animal—	23 24

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	(a)	only to a person who is authorised to buy or accept the animal under a law of the State, the Commonwealth or another State; or	1 2 3
	(b)	for an animal that is exported from the State to a person in a foreign country—only if the exportation is authorised under a law of the Commonwealth.	4 5 6
43	Moving	an animal under licence	7
		exhibition licence authorises the holder to move an orised animal in any of the following ways—	8 9
	(a)	from one authorised enclosure to another authorised enclosure;	10 11
	(b)	from an authorised enclosure to the premises of a veterinary surgeon and return the animal to an authorised enclosure, for treatment or care of the animal;	12 13 14 15
	(c)	to a place outside an authorised enclosure—	16
		(i) for exhibiting or dealing with the animal in a way authorised under the licence; or	17 18
		(ii) if the movement is necessary to prevent or minimise a relevant risk or relevant adverse effect associated with exhibiting or dealing with the animal;	19 20 21 22
	(d)	from a place controlled by a person from whom the animal has been bought or accepted under section 41 to an authorised enclosure;	23 24 25
	(e)	from an authorised enclosure to a place controlled by a person to whom the animal has been sold or given under section 42;	26 27 28
	(f)	as otherwise stated in the licence or prescribed by regulation.	29 30

44	An	uthorised dealing under licence exhibition licence may authorise any other dealings with authorised animal as stated in the licence.	1 2 3
Divi	sion 3	Interstate exhibitors permits	4
45	Definiti	ons for div 3	5
	In t	his division—	6
	peri	marily authorised animal, for an interstate exhibitors mit, means an animal to which the primary authority for permit relates.	7 8 9
	-	<i>mary authority</i> , for an interstate exhibitors permit, means interstate authority, identified in the permit.	10 11
46	Exhibit	ing and keeping an animal under permit	12
	and	interstate exhibitors permit authorises the holder to exhibit keep a primarily authorised animal in the way stated in permit.	13 14 15
47	Moving	an animal under permit	16
		interstate exhibitors permit authorises the holder to move a narily authorised animal in any of the following ways—	17 18
	(a)	from one authorised enclosure to another authorised enclosure;	19 20
	(b)	from an authorised enclosure to the premises of a veterinary surgeon and return the animal to an authorised enclosure, for treatment or care of the animal;	21 22 23 24
	(c)	to a place outside an authorised enclosure—	25
		(i) for exhibiting or dealing with the animal in a way	26

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	(ii) if the movement is necessary to prevent or minimise a relevant risk or relevant adverse effect associated with exhibiting or dealing with the animal;	1 2 3 4
(d)	as otherwise stated in the permit or prescribed by regulation.	5 6
Division 4	Temporary authorities	7
48 Authoris	sation under temporary authority	8
	mporary authority authorises the holder to deal with an orised animal in the way stated in the authority.	9 10
Part 4	Applications for grant of particular authorities	11 12
Division 1	Preliminary	13
49 Applicat	ion of pt 4	14
	part applies to an application for the grant of either of the wing—	15 16
(a)	an exhibition licence;	17
(b)	an interstate exhibitors permit.	18
Note-	_	19
app	der sections 88 and 95, particular sections in this part also apply to an elication to renew or restore an exhibition licence and an application amend an exhibition licence or interstate exhibitors permit.	20 21 22

Divisio	n 2	2		Making application	1
	Applying for exhibition licence or interstate exhibite permit			exhibition licence or interstate exhibitors	2 3
(1				may apply to the chief executive for the grant of an licence.	4 5
(2				er of an interstate authority may apply to the chief for the grant of an interstate exhibitors permit.	6 7
51 F	Requ	uireı	ment	ts for application	8
(1	l) '	The	applio	cation must—	9
		(a)	be in	n the approved form; and	10
		(b)	be a	ccompanied by—	11
			(i)	a management plan for exhibiting and dealing with each particular animal or the animals of each species that are to be authorised animals under the exhibited animal authority applied for; and	12 13 14 15
			(ii)	the fee prescribed by regulation.	16
(2			ever, fied—	the chief executive may waive payment of the fee if	17 18
		(a)		application relates to exhibiting an animal that is nibited or restricted matter; and	19 20
		(b)		proposed exhibition of the animal is aimed at trolling or eradicating animals of that species; and	21 22
		(c)	exhi	applicant will not derive any financial benefit from ibiting or dealing with the animal under the hority; and	23 24 25
		(d)	exec	applicant undertakes in writing to advise the chief cutive of the progress and outcomes of exhibiting dealing with the animal.	26 27 28

52	Wit	Withdrawal 1						
	(1)		2					
	(2)	applicant withdraws the application, or if the application is	1 5 5					
53	Su	tability of applicant to hold authority	7					
	(1)	inquiries about the suitability of the applicant to hold the	3 9 10					
	(2)	animal authority if the individual is an insolvent under	11 12 13					
	(3)		14 15					
			16 17					
		•	18 19					
	(4)	an exhibited animal authority, the chief executive may have	20 21 22					
		has been refused an exhibited animal authority or	23 24 25					
		held an exhibited animal authority or similar authority	26 27 28					
		has a conviction for a relevant offence, other than a	29 30 31					

	(d)	any other matter the chief executive considers relevant to the applicant's ability to exhibit or deal with an animal under the authority applied for, including the applicant's capacity to comply with conditions of the authority.	1 2 3 4 5
(5)	In th	is section—	6
		viction includes a finding of guilt, whether or not a viction is recorded.	7 8
	simi	lar authority means—	9
	(a)	a general fisheries permit under the <i>Fisheries Act 1994</i> for an activity involving noxious fisheries resources under that Act, as in force before the commencement of the Biosecurity Act, section 542; or	10 11 12 13
	(b)	a declared pest permit issued under the <i>Stock Route Management Act 2002</i> , chapter 2, part 7, division 1, as in force before the commencement of the Biosecurity Act, section 550; or	14 15 16 17
	(c)	a wildlife demonstrator licence or wildlife exhibitor licence under the <i>Nature Conservation (Administration) Regulation 2006</i> , as in force before the commencement of this section; or	18 19 20 21
	(d)	an authority under the Nature Conservation Act, other than a licence mentioned in paragraph (c), to use or keep an animal; or	22 23 24
	(e)	an authority (however described) under a corresponding law to this Act that is similar to an exhibition licence or interstate exhibitors permit; or	25 26 27
	(f)	an authority (however described) under a law of the Commonwealth or another State that, before the commencement of this section, corresponded or substantially corresponded to a permit or licence mentioned in paragraph (a), (b) or (c).	28 29 30 31 32

54	Re	quirement for further information or document	1
	(1)	Before deciding the application, the chief executive may, by notice given to the applicant, require the applicant to give the chief executive, within a reasonable stated period of at least 30 days, further information or a document the chief executive reasonably requires to decide the application.	2 3 4 5 6
	(2)	The notice may require the further information or document to be included in the management plan or an amended management plan.	7 8 9
	(3)	The applicant is taken to have withdrawn the application if, within the stated period, the applicant does not comply with the requirement under subsection (1).	10 11 12
	(4)	A notice under subsection (1) may be given to the applicant only within 30 days after the chief executive receives the application.	13 14 15
	(5)	The information or document must be verified by statutory declaration, if so required by the notice.	16 17
55	Re	quest to consent to official assessment (application)	18
	(1)	This section applies if—	19
		(a) the application is for the grant of an exhibition licence; and	20 21
		(b) the chief executive considers an official assessment (application) is reasonably required to decide the application.	22 23 24
	(2)	Before deciding the application, the chief executive may, by notice given to the applicant, ask the applicant, within a reasonable stated period of at least 30 days, to give the chief executive written consent to an official assessment (application).	25 26 27 28 29
	(3)	The applicant is taken to have withdrawn the application if, within the stated period, the applicant does not give the consent.	30 31 32

	(4)	A notice under subsection (2) may be given to the applicant only within 30 days after the chief executive receives the application.	1 2 3
56	Am	nendment of application	4
	(1)	At any time before deciding the application, the chief executive may give a notice to the applicant—	5 6
		(a) stating any changes the chief executive recommends to the application, including the management plan; and	7 8
		(b) inviting the applicant to give the chief executive an amended application reflecting the changes within a reasonable stated period of at least 30 days.	9 10 11
	(2)	To remove any doubt, it is declared that if the applicant gives the chief executive an amended application in response to the notice within the stated period, sections 52 to 55 apply to the amended application.	12 13 14 15
Divi	sion	3 Deciding application	16
57	Со	nsideration of application	17
	(1)	The chief executive must consider the application and decide to—	18 19
		(a) grant the application; or	20
		(b) grant the application on conditions; or	21
		(c) refuse to grant the application.	22
	(2)	Section 77(2) applies to conditions imposed under subsection (1)(b).	23 24
58	Ge	neral criteria for decision	25
	(1)	The chief executive may grant the application, with or without conditions, only if—	26 27

		(a)		in applicant who is an individual, the applicant is an t; and	1 2
		(b)	the c	chief executive—	3
			(i)	is satisfied the applicant is a suitable person to hold the exhibited animal authority applied for; and	4 5
			(ii)	approves a management plan for exhibiting and dealing with each particular animal or the animals of each species that are to be authorised under the authority (the <i>proposed authorised animals</i>); and	6 7 8 9
		(c)	asses	an application relating to an activity that is sable development, a development approval has given for the development.	10 11 12
	(2)	man anim man relev	ageme nals v ageme vant ri	ection (1)(b)(ii), the chief executive may approve a ent plan only if satisfied the proposed authorised will be exhibited and dealt with under the ent plan in a way that prevents or minimises the isks and relevant adverse effects associated with or dealing with the animals.	13 14 15 16 17 18
	(3)	In th	is sec	tion—	19
				e development see the Sustainable Planning Act edule 3.	20 21
			dule 3	ent approval see the Sustainable Planning Act 2009, 8.	22 23
59				terion for exhibiting or dealing with animal in remises	24 25
		anin purp	nal in	plication relates to exhibiting or dealing with an premises or a part of premises used for residential the chief executive may grant the application only if ant—	26 27 28 29
		(a)	is the	e occupier of the premises or part; and	30
		(b)		given the chief executive written consent for an ector to enter the premises or part under section	1 2

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			69(1)(g).	3
60			ar criteria for exhibiting or dealing with animal at re premises	4 5
		mor	ne application relates to exhibiting or dealing with 1 or e animals at 2 or more premises, the chief executive may at the application only if satisfied—	6 7 8
		(a)	exhibiting or dealing with the animals at each of the premises is operationally interrelated; and	9 10
		(b)	the same individuals (the <i>designated carers</i>) will have the day-to-day care and control of the animals at each of the premises; and	11 12 13
		(c)	the location of each of the premises allows the integrated day-to-day care and control of the animals by the designated carers to be feasible.	14 15 16
61	De	cisio	n on application	17
	(1)	chie	ne chief executive decides to grant the application, the eff executive must give the applicant the exhibited animal pority applied for.	18 19 20
	(2)	deci appl	he chief executive refuses to grant the application, or des to grant the application on conditions other than those lied for, the chief executive must give the applicant an rmation notice for the decision.	21 22 23 24
62	Fai	lure	to decide application	25
	(1)	to d failu	ject to subsections (2) and (3), if the chief executive fails ecide the application within 40 days after its receipt, the are is taken to be a decision by the chief executive to se to grant the application.	26 27 28 29
	(2)	Sub	section (3) applies if the chief executive has—	30
		(a)	required the applicant to give further information or a document under section 54(1); or	1 2

(b)

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	, ,	(appli	cation) under section 55(2).	4
(3)	appl appl	ication ication	executive is taken to have refused to grant the if the chief executive does not decide the within 40 days after the chief executive receives information or document or the consent.	5 6 7 8
(4)	appl	ication,	executive is taken to have refused to grant the the applicant is entitled to be given an notice for the decision by the chief executive.	9 10 11
Part 5			Granting temporary authorities	12
63 Ch	nief ex	ecutiv	e may grant temporary authority	13
(1)	This	section	applies if—	14
	(a)	any of	f the following happens—	15
		(i) a	an exhibition licence is cancelled or suspended;	16
		f	he holder of an exhibition licence does not apply for its renewal or restoration under section 87(1) or 2) and the licence expires;	17 18 19
		ϵ	an application for renewal or restoration of an exhibition licence is withdrawn or taken to have been withdrawn and the licence expires;	20 21 22
		ŀ	he chief executive decides to refuse, or is taken to have refused, to renew or restore an exhibition icence and the licence expires;	23 24 25
		C	an interstate exhibitors permit expires or is cancelled or suspended and an animal to which the permit related is in the State; and	26 27 28
	(b)	arrang	gements in place for managing the relevant risks or nt adverse effects associated with exhibiting and	1 2 3

asked the applicant to consent to an official assessment

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		dealing with an animal that was an authorised animal under the exhibition licence or interstate exhibitors permit.	4 5 6
	(2)	The chief executive may grant a temporary authority to the person who was the holder of the exhibition licence or interstate exhibitors permit.	7 8 9
	(3)	If a temporary authority is granted, the exhibition licence or interstate exhibitors permit mentioned in subsection (2) is the <i>previous authority</i> for the temporary authority.	10 11 12
	(4)	Subsections (1)(a)(ii) to (v) and (2) do not prevent the chief executive granting a temporary authority before the expiry of the previous authority for the temporary authority, but the temporary authority takes effect only when the previous authority expires.	13 14 15 16 17
Part	6	Authority provisions	18
Divis	ion	1 Contents	19
64	Cor	ntent of each exhibited animal authority	20
	(1)	An exhibited animal authority must—	21
		(a) state the name and contact details of the authority holder; and	22 23
		(b) for an animal authorised to be exhibited and dealt with under the authority as a particular animal—identify the animal; and	24 25 26
		(c) for an animal authorised to be exhibited and dealt with under the authority only as an animal of a species—identify the species which may include, for example, referring to an identifiable grouping of animals of the species; and	27 28 1 2 3

	Exan	uple of identifying species of animal—	4
	cc	entifying species of finches by referring to finches that are entrolled animals mentioned in the <i>Nature Conservation Wildlife Management</i>) Regulation 2006, schedule 4, part 2	5 6 7
(d)		e the dealings with an authorised animal that are orised under the authority; and	8 9
(e)	auth	an authorised animal (category A)—identify each corised type of enclosure in which the animal may be bited and dealt with under the authority; and	10 11 12
(f)		an authorised animal (category B) or (category –identify each authorised enclosure for the animal;	13 14 15
(g)	state auth	e the way in which an authorised animal is orised to be exhibited, including, for example—	16 17
	(i)	allowing members of the public to enter an authorised enclosure and view the animal in a stated way; or	18 19 20
		Example—	21
		allowing members of the public to enter a safari park in motor vehicles and view an authorised animal from within the vehicles	22 23 24
	(ii)	exhibiting the animal outside an authorised enclosure in a stated way; and	25 26
		Example of a stated way—	27
		allowing members of the public to handle an animal under the direct supervision of a responsible person for the animal	28 29 30
(h)	state	e the special conditions of the authority; and	31
(i)	state	e the term of the authority; and	32
(j)	incl	ude the approved management plan for the authority.	33
may ident	iden	ection (1)(b) to (g), an exhibited animal authority atify or state a matter by reference to a matter or stated in the approved management plan for the	1 2 3

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65	Ad	ditional content for exhibition licence	5
	(1)	In addition to the matters mentioned in section 64, an exhibition licence must identify—	6 7
		(a) for an authorised animal (category A)—each authorised type of enclosure mentioned in section 64(1)(e) that is an authorised type of regular enclosure for the animal; and	8 9 10 11
		(b) for an authorised animal (category B) or (category C)—each authorised enclosure mentioned in section 64(1)(f) that is a regular enclosure for the animal; and	12 13 14
		(c) each regular enclosure site under the licence for a regular enclosure.	15 16
		Note—	17
		See sections 71 and 73 for particular mandatory conditions relating to regular enclosures and regular enclosure sites.	18 19
	(2)	For subsection (1)(a) to (c), an exhibition licence may identify a matter by reference to a matter identified or stated in the approved management plan for the licence.	20 21 22
	(3)	If the exhibition licence has been amended by granting a special exhibition approval for an authorised animal (category C), the exhibition licence must include the special exhibition approval.	23 24 25 26
66	Ad	ditional content of interstate exhibitors permit	27
		In addition to the matters mentioned in section 64, an interstate exhibitors permit must identify the primary authority for the permit.	28 29 30
67	Ter	mporary authority may include other matters	1
	(1)	A temporary authority may include any other provision of the previous authority for the temporary authority.	2 3
	(2)	A temporary authority complies with section 64(1)(a) to (g) (each a <i>relevant paragraph</i>) if the temporary authority	4 5

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		includes a provision of the previous authority complying with the relevant paragraph.	6 7
Divis	sion	2 Term	8
68	Ter	m of exhibited animal authority	9
	(1)	An exhibited animal authority remains in force, unless sooner suspended or cancelled, for the term decided by the chief executive and stated in the authority.	10 11 12
	(2)	However, the term of an exhibition licence must not be more than 3 years.	13 14
	(3)	Also, the term of an interstate exhibitors permit—	15
		(a) must not be more than 1 year; and	16
		(b) must not extend beyond the end of the term of the primary authority for the permit.	17 18
Part	7	Authority conditions	19
		-	
Divis	sion	1 Mandatory conditions—all	20
		authorities	21
69	Mai	ndatory conditions of exhibited animal authority	22
(1)		Each of the following is a condition of an exhibited animal authority—	23 24
		(a) each particular authorised animal or animal of each species of authorised animal must be supplied with an authorised enclosure suitable for the animal's use;	1 2 3

(b)	no animal may be exhibited or dealt with in an authorised enclosure other than an animal authorised under the authority to be exhibited or dealt with in the enclosure;	4 5 6 7
(c)	an authorised animal must, to the greatest extent practicable, have the use of the entire enclosure in which it is exhibited or kept;	8 9 10
(d)	an authorised animal may be exhibited and dealt with only in a way authorised under the authority and consistent with the approved management plan for the authority;	11 12 13 14
(e)	if an authorised animal is authorised to be exhibited outside an authorised enclosure, whether inside or outside a controlled area, the animal must be under the immediate control of a responsible person for the animal while it is so exhibited;	15 16 17 18 19
(f)	if an authorised animal is authorised to be dealt with outside an authorised enclosure and a controlled area, the animal must be under the immediate control of a responsible person for the animal while it is so dealt with;	20 21 22 23 24
(g)	if an animal is authorised to be exhibited or dealt with in premises or a part of premises used for residential purposes and occupied by the authority holder, the holder must consent to an inspector entering the premises or part (at any reasonable time but on written or oral notice of at least 1 hour) to inspect an authorised animal or enclosure to monitor compliance with this Act;	25 26 27 28 29 30 31 32
(h)	while an authorised animal is being exhibited, an exhibition notice must be displayed in a prominent position so it is easily visible to persons attending the place where the animal is exhibited;	33 34 35 36
(i)	an authorised animal with visible signs of serious illness or injury may be exhibited only if information about the nature and cause, or suspected nature and cause, of the	1 2 3

		illness or injury is made available to persons viewing the animal;	4 5
		Examples of making information available for paragraph (i)—	6
		 showing the information in a sign placed in a prominent position near the enclosure in which the animal is exhibited 	7 8
		 arranging for a competent person to explain the nature and cause of the illness or injury to persons viewing the animal 	9 10
	(j)	an occurrence of serious aggressive behaviour of a particular authorised animal must not be disclosed to a member of the public for an advertising, marketing or promotional purpose;	11 12 13 14
	(k)	the reproduction of an authorised animal that is not native wildlife must be managed in accordance with the approved management plan for the authority;	15 16 17
	(1)	any other condition prescribed by regulation.	18
(2)	To remove any doubt, it is declared that subsection (1)(a) to (c) does not prevent more than 1 authorised animal being exhibited or dealt with in the same enclosure.		
(3) In this section—		is section—	22
	<i>exhibition notice</i> , for exhibiting an authorised animal, means a notice stating—		23 24
	(a)	the name and contact details, other than a residential address, of the authority holder; and	25 26
	(b)	the term of the authority.	27
		ed the death of, or serious injury or illness to or of, a on.	28 29 30

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Division 2	2	Mandatory conditions—exhibition licences	1 2
Subdivisi	on 1	Preliminary	3
70 App		sion states further conditions that apply to an	4 5
Cub divici	exhibition l		6
Subdivisi	on 2	Exhibiting and keeping authorised animals generally	7 8
71 Part	icular con	nditions about regular enclosures	9
	Each of th licence—	he following is also a condition of an exhibition	10 11
	for the licent	thorised animal must remain in a regular enclosure the animal, other than to the extent (if any) the ace authorises the animal to be exhibited or dealt outside the enclosure;	12 13 14 15
	remain other	regular enclosure for an authorised animal must ain at a regular enclosure site under the licence, or than to the extent (if any) the licence authorises the cosure to be located elsewhere;	16 17 18 19
		regular enclosure site under the licence must be sed at premises of which the licence holder is the pier.	20 21 22
72 Kee	ping auth	orised animal	23
		ndition of an exhibition licence that an authorised ast be kept under the licence for at least 1 month,	24 25

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		less the chief executive gives written approval for the earlier posal of the animal.	1 2
73	Exhibit	ting authorised animal (category C)	3
		is a condition of an exhibition licence that an authorised mal (category C) may be exhibited only at—	4 5
	(a)	a regular enclosure for the animal at a regular enclosure site under the licence; or	6 7
	(b)	a place outside a regular enclosure site under the licence but within a controlled area including a regular enclosure for the animal at the site; or	8 9 10
	(c)	another place, but only if the exhibition is authorised under a special exhibition approval included in the licence.	11 12 13
		Note—	14
		See sections 65(3) and 265.	15
Sub	divisior	3 Minimum exhibition periods	16
74	Applic	ation of sdiv 3	17
	any	is subdivision applies to an exhibition licence subject to y other condition of the licence about the way in which the mal is to be exhibited.	18 19 20
75		um number of occasions for exhibiting authorised (category B)	21 22
	(ca	is section applies to exhibiting an authorised animal stegory B) whether identified in an exhibition licence as a sticular animal or only as an animal of a species.	23 24 25
	Not	re—	26
	S	see also section 265.	27

(2)	It is a condition of the licence that at least 1 authorised animal of the species must be exhibited in each calendar month (the <i>relevant month</i>) during the term of the exhibition licence.	1 2 3
(3)	However, the condition is taken to have been complied with if at least 1 authorised animal of the species has been exhibited—	4 5 6
	(a) on a combined total of at least 12 separate occasions in the year (the <i>preceding year</i>) ending immediately before the relevant month; or	7 8 9
	(b) if animals of the species have been kept under the licence for only part of the preceding year (the <i>interim period</i>)—on a combined total number of separate occasions at least equal to the number of whole calendar months in the interim period.	10 11 12 13 14
	Example for paragraph (b) —	15
	Authorised animals (category B) of a species have been kept under an exhibition licence for 6 months and 10 days in the preceding year and exhibited on 6 separate occasions in that period. The condition is taken to have been complied with.	16 17 18 19
(4)	Despite section 13(2)(a), the display of an animal at a private event is not an exhibition of the animal for subsection (2) or (3) if the animal is displayed at a regular enclosure site under the licence.	
(5)	Also, despite section 13(3), a responsible person for an authorised animal recording the animal's image is not an exhibition of the animal for subsection (2) or (3) unless the recording is by way of filming for a film or television production in the form of a story, narrative or documentary.	
(6)	In this section—	29
	separate occasion, for exhibiting an animal, means—	30
	(a) if the animal is exhibited more than once on a particular day to audiences not consisting substantially of the same people—each occasion the animal is exhibited on that day; or	31 32 33 34

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		(b) otherwise—a particular day on which the animal is exhibited.	1 2
76		nimum exhibition period for authorised animal tegory C)	3 4
	(1)	This section applies to exhibiting an authorised animal (category C) whether identified in an exhibition licence as a particular animal or only as an animal of a species.	5 6 7
		Note— See, however, section 265.	8 9
	(2)	It is a condition of the licence that at least 1 authorised animal of the species must be exhibited for a combined total of at least 75 hours in each calendar month (the <i>relevant month</i>) during the term of the exhibition licence.	10 11 12 13
	(3)	However, the condition is taken to have been complied with if at least 1 authorised animal of the species has been exhibited—	14 15 16
		(a) for a combined total of at least 900 hours in the year (the <i>preceding year</i>) ending immediately before the relevant month; or	17 18 19
		(b) if animals of the species have been kept under the licence for only part of the preceding year (the <i>interim period</i>)—for a combined total number of hours that corresponds to an average of at least 75 hours in each whole calendar month in the interim period.	20 21 22 23 24
		Example for paragraph (b)—	25
		Authorised animals (category C) of a species have been kept under an exhibition licence for 6 months and 10 days in the preceding year. The animals are exhibited for a combined total of 450 hours averaging 75 hours for each whole month in the period. The condition is taken to have been complied with.	26 27 28 29 30
	(4)	An animal is exhibited for subsection (2) or (3) only to the extent it is exhibited for at least 3 hours on each occasion it is exhibited.	31 32 33

	(5)		pite section 13(2)(a), the display of an animal at a private it is not an exhibition of the animal for subsection (2) or	1 2 3
	(6)	authorized exhibit	o, despite section 13(3), a responsible person for an orised animal recording the animal's image is not an bition of the animal for subsection (2) or (3) unless the rding is by way of filming for a film or television uction in the form of a story, narrative or documentary.	4 5 6 7 8
Divi	sion	3	Other authority conditions and related matters	9 10
77	Co	nditic	ons of authority decided by the chief executive	11
	(1)	auth by th	ddition to the mandatory conditions, an exhibited animal ority is subject to the conditions for the authority decided ne chief executive and stated in the authority (the <i>special litions</i>).	12 13 14 15
	(2)	cons relev with	special conditions must be those the chief executive iders appropriate, having regard to the relevant risks and vant adverse effects associated with exhibiting or dealing an authorised animal under the exhibited animal ority.	16 17 18 19 20
	(3)		nout limiting subsection (2), the special conditions may be at any of the following—	21 22
		(a)	the maximum or minimum number of authorised animals that may be exhibited and dealt with under the exhibited animal authority;	23 24 25
		(b)	prohibiting or restricting the reproduction of an authorised animal;	26 27
		(c)	requiring the authority holder to maintain public risk insurance of a stated amount as the chief executive considers is reasonable having regard to the exhibitions and dealings authorised under the exhibited animal authority;	28 29 30 31 32

		(d) a record requirement.	1
	(4)	Also, without limiting subsection (2), a temporary authority may include a condition equivalent or similar to a mandatory condition of an exhibition licence.	2 3 4
	(5)	A special condition of an exhibited animal authority may allow something to be done or omitted to be done that, other than for this subsection and section 79, would contravene a mandatory condition of the authority, but only if the special condition applies for a period, of no more than 1 year, stated in the authority.	5 6 7 8 9
		Example for subsection (5)—	11
		An exhibition licence holder (the <i>new owner</i>) obtains an authorised animal (category C) at short notice from another holder of an exhibition licence who is having difficulties properly managing the animal. To allow adequate time to arrange to exhibit the animal, the new owner's licence is amended to include a condition allowing the new owner to keep the animal for 3 months without being required to comply with the mandatory condition under section 76.	12 13 14 15 16 17 18
78	Inc	onsistency between licence and approval conditions	19
	(1)	This section applies if there is an inconsistency between—	20
		(a) a mandatory condition or a special condition of an exhibition licence applying to an authorised animal; and	21 22
		(b) a condition of a special exhibition approval, granted under section 96(1), applying to the authorised animal (the <i>approval condition</i>).	23 24 25
	(2)	The approval condition prevails to the extent of the inconsistency while the authorised animal is exhibited or dealt with under the special exhibition approval.	26 27 28
79		onsistency between temporary and mandatory	29 30
	(1)	This section applies to the following conditions (each a <i>temporary condition</i>)—	31 32

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		(a)	a special condition of an exhibited animal authority to which section 77(5) applies;	1 2	
		(b)	a condition of an exhibition licence or interstate exhibitors permit decided under section 137(5)(b) that is inconsistent with a mandatory condition of the licence or permit.	3 4 5 6	
	(2)		temporary condition prevails to the extent of the nsistency with the mandatory condition.	7 8	
Part	8		Obligations under exhibited animal authorities	9 10	
Division 1 Notification obligations					
Subc	divis	ion	1 Preliminary	12	
30	Def	initio	ons for div 1	13	
		In th	is division—	14	
		serio	ous incident means any of the following—	15	
		(a)	the death of, or serious injury or illness to or of, a person caused by or originating from an authorised animal;	16 17	
		(b)	the escape, or unauthorised release or removal, of a special risk animal from an authorised enclosure, whether into a controlled area or elsewhere;	18 19 20	
		(c)	the escape, or unauthorised release or removal, of any authorised animal from a controlled area;	21 22	
		(d)	a responsible person for an authorised animal not having immediate control of the animal while it is outside an	23 24	

	authorised enclosure and a controlled area, unless paragraph (b) or (c) applies;	1 2
(e)	the death of an authorised animal if—	3
	(i) animals of that species have been kept under the exhibited animal authority for less than 6 months and have an average life expectancy of at least 6 months; and	4 5 6 7
	(ii) the animal lived for less than the average life expectancy;	8 9
(f)	the death of an authorised animal caused, or contributed to, by the act or omission of a person, other than euthanasia of the animal authorised by the authority holder;	10 11 12 13
(g)	an unexplained or abnormally high mortality rate or morbidity of authorised animals;	14 15
(h)	damage to an authorised enclosure or an adjacent structure that is not repaired immediately and is reasonably likely to—	16 17 18
	(i) adversely affect the suitability of the enclosure for accommodating an authorised animal; or	19 20
	(ii) increase a relevant risk or relevant adverse effect associated with exhibiting or dealing with an authorised animal;	21 22 23
(i)	unauthorised entry to an authorised enclosure or controlled area.	24 25
signi	ificant change see section 82(1).	26
speci	ial risk animal means—	27
(a)	an authorised animal (category C); or	28
(b)	another authorised animal that is any of the following—	29
	(i) a venomous animal;	30
	(ii) an estuarine crocodile (<i>Crocodylus porosus</i>);	31

		(iii) a freshwater crocodile (Crocodylus johnstoni).	1
Sub	odivis	sion 2 Authority holders	2
81	Ob	ligation to notify serious incidents	3
	(1)	The authority holder must notify the chief executive, as required under this section, of a serious incident relating to an authorised animal immediately after the holder becomes aware of the incident, unless the holder has a reasonable excuse.	4 5 6 7 8
		Maximum penalty—100 penalty units.	9
		Note—	10
		An incident relating to an authorised animal may also be a notifiable incident of which advice must be given to an inspector under the Biosecurity Act. See the Biosecurity Act, section 47.	11 12 13
	(2)	The authority holder must give the notification by the faster of the following ways—	14 15
		(a) by telephone, including giving the details of the serious incident requested by the chief executive;	16 17
		(b) by notice.	18
		Example for paragraph (b)—	19
		giving the notice by email or another electronic communication	20
	(3)	After the chief executive receives notification under subsection (2)(a) or (b), the chief executive must give the authority holder, in the same way the notification was received—	21 22 23 24
		(a) a direction to give notice of the incident in the approved form within 48 hours after giving the direction; or	25 26
		(b) an acknowledgement of receiving the notification.	27
	(4)	If the authority holder gives, or attempts to give, notification by telephone and does not receive a direction under subsection (3)(a) or an acknowledgement under subsection (3)(b), the	28 29 30

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		hold (2)(l		ust give the notification as required by subsection	1 2
82	Ob	ligati	on to	notify significant change	3
	(1)			ion applies to the authority holder if any of the (each a <i>significant change</i>) happens—	4 5
		(a)	_	erson moves an authorised animal outside of an aorised enclosure under section 43(c)(ii) or 47(c)(ii);	6 7
		(b)	a pe	rson deals with an authorised animal in a way—	8
			(i)	that is not authorised under the authority; and	9
			(ii)	that the person considers is necessary to prevent or minimise a relevant risk or relevant adverse effect associated with exhibiting or dealing with the animal;	10 11 12 13
		(c)		an interstate exhibitors permit, the primary authority the permit is—	14 15
			(i)	suspended, cancelled or surrendered; or	16
			(ii)	amended in a way that has the effect, in the State where the primary authority was issued, of ending the authorisation to exhibit or deal with an animal to which the permit applies.	17 18 19 20
	(2)	the	signi	ority holder must give the chief executive notice of ficant change in the approved form within the period—	21 22 23
		(a)		a significant change mentioned in subsection (1)(a) b)—48 hours after the change happens;	24 25
		(b)		a significant change mentioned in subsection c)—7 days after the change happens.	26 27
		Max	imun	n penalty—50 penalty units.	28
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83	Evi	idential immunity for notification	1
	(1)	Subsection (2) applies if an individual holding an exhibited animal authority gives the chief executive any of the following (each a <i>notification</i>)—	2 3 4
		(a) a notification of a serious incident as mentioned in section 81(1);	5 6
		(b) a notice of a serious incident as mentioned in section 81(3)(a);	7 8
		(c) a notice of a significant change as mentioned in section 82(2).	9 10
	(2)	Evidence of the notification, and other evidence directly or indirectly derived from the notification, is not admissible against the individual in any proceeding to the extent it tends to incriminate the individual, or expose the individual to a penalty, in the proceeding.	11 12 13 14 15
	(3)	Subsection (2) does not apply to a proceeding about the false or misleading nature of the notification or anything in the notification or in which the false or misleading nature of the notification or anything in it is relevant evidence.	16 17 18 19
Sub	divis	sion 3 Persons acting under authorities	20
84	Ob	ligation of person to notify authority holder	21
	(1)	This section applies if a person—	22
		(a) is acting under an exhibited animal authority; and	23
		(b) is not the authority holder; and	24
		(c) becomes aware of a serious incident.	25
	(2)	The person must, no later than 24 hours after becoming aware of the serious incident and unless the person has a reasonable excuse—	26 27 28
		(a) notify the authority holder of the incident, its nature and the circumstances in which it happened; or	29 30

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		(b) if the person can not contact the authority holder—give the chief executive notice of the incident, its nature and the circumstances in which it happened.	1 2 3
		Maximum penalty—100 penalty units.	4
Div	ision	2 Other obligations	5
85	Co	ntravention of authority condition	6
	(1)	The authority holder must not contravene a condition of the authority unless the holder has a reasonable excuse.	7 8
		Maximum penalty—200 penalty units.	9
	(2)	It is a defence to a prosecution for an offence against subsection (1) relating to a contravention of a condition mentioned in section 69(1)(c) or (d), 75(2), 76(2) or 77(1) for the defendant to prove there is a signed veterinary surgeon's certificate stating the contravention was necessary to prevent or minimise a relevant risk or relevant adverse effect associated with exhibiting or dealing with an authorised animal.	1 1 1 1 1 1 1
86	Re	cord requirements	1
	(1)	A regulation, a condition of an exhibited animal authority, or the chief executive by notice given to the authority holder, may require (a <i>record requirement</i>) the holder to do any of the following—	1 2 2 2
		(a) record stated information (the <i>required information</i>) relating to exhibiting or dealing with an authorised animal in a stated way or at stated intervals or times;	2 2 2
		(b) keep the required information in a stated way or at a stated place or for a stated period;	2 2
		(c) give the chief executive or another stated person the required information in a stated way or at stated intervals or times.	2 2 3

	(2)	The authority holder must comply with the requirement unless the holder has a reasonable excuse.	1 2
		Maximum penalty—200 penalty units	3
	(3)	An authority holder who is required to create a record under a record requirement must ensure the record does not contain information the holder knows or ought reasonably to know is false, misleading or incomplete in a material particular, unless the holder has a reasonable excuse.	4 5 6 7 8
		Maximum penalty—200 penalty units	9
Part	9	Other applications relating to	10
		particular authorities	11
Divis	ion	1 Renewal or restoration	12
87		plication for renewal or restoration of exhibition ence	13 14
	(1)	The holder of an exhibition licence may apply to the chief executive for renewal of the licence no earlier than 6 months and no later than 3 months before the term of the licence ends (the <i>renewal period</i>).	15 16 17 18
	(2)	The holder or former holder of an exhibition licence may apply to the chief executive, after the end of the renewal period until 3 months after the term of the licence ends, for—	19 20 21
		(a) renewal of the licence; or	22
		(b) if the licence has expired—restoration of the licence.	23
	(3)	An application for renewal or restoration of an exhibition licence must—	24 25
		(a) be in the approved form; and	26

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		(b)	be accompanied by the fee prescribed by regulation.	1	
	(4)	the o	vever, the chief executive may waive payment of the fee if chief executive waived payment of the application fee for grant of the exhibition licence under section 51(2).	2 3 4	
	(5)	The application may also be accompanied by either or both of the following—			
		(a)	a new management plan;	7	
		(b)	a private assessment report for exhibiting and dealing with an animal that is, or is to be, authorised under the exhibition licence.	8 9 10	
			Note—	11	
			See section 108.	12	
88	Аp	plica	tion of relevant provisions to application	13	
	(1)	Each of the relevant provisions applies to an application for renewal or restoration of an exhibition licence as if—			
		(a)	a reference in a relevant provision to an application were a reference to the application for renewal or restoration of the licence; and	16 17 18	
		(b)	a reference in a relevant provision to an applicant were a reference to the applicant for renewal or restoration of the licence.	19 20 21	
	(2)	This	s section is subject to sections 89 and 90.	22	
	(3)) In this section—		23	
		rele	vant provisions means sections 52 to 56, 58 to 60 and 62.	24	
89	Co	ntinu	ation of approved management plan	25	
		An approved management plan for an exhibition licence continues in force if—			
		(a)	the application for renewal or restoration of the licence is not accompanied by a new management plan; or	28 29	

	(b)	both	of the following apply—	1
		(i)	the application is accompanied by a new management plan that the chief executive considers includes a material change from the approved management plan;	2 3 4 5
		(ii)	the chief executive asks the applicant to apply under division 2 to amend the licence to reflect the change.	6 7 8
90	Request	for	consent to official assessment (application)	9
	resto	ratio	5(2) does not apply to an application for renewal or of an exhibition licence if the application is nied by a private assessment report unless—	10 11 12
	(a)		report states that in the opinion of the accredited on preparing it—	13 14
		(i)	an authorised animal has not been, or is not being, exhibited or dealt with in compliance with this Act; or	15 16 17
		(ii)	an enclosure in which an authorised animal has been, is being, or is expected to be, exhibited or dealt with does not comply with this Act; or	18 19 20
	(b)	und	accredited person gives the chief executive details er section 121(3) about an alleged contravention of Act by the applicant; or	21 22 23
	(c)		chief executive considers the application should not ecided on the basis of the report.	24 25
		Exan	nple for paragraph (c)—	26
		lio th ur ol	private assessment report for an application for an exhibition cence states the facts and circumstances forming the basis for e accredited person's belief that activities are being carried out ender the licence that the accredited person was not able to eserve. The chief executive may consider the application could not be decided on the basis of the report.	27 28 29 30 31 32

91	Deciding application							
	(1)	The chief executive must consider an application mention in section 87(1) and decide to renew, or refuse to renew, t exhibition licence.						
	(2)	The chief executive must consider an application mentioned in section 87(2) and decide to—	5 6					
		(a) renew, or refuse to renew, the exhibition licence; or	7					
		(b) for an exhibition licence that has expired—restore, or refuse to restore, the licence.	8 9					
	(3)	Without limiting subsection (1) or (2), the chief executive must have regard to any contravention of an exhibited animal direction by the applicant.						
	(4)	If the chief executive decides under subsection (1) or (2) to refuse to renew or restore the exhibition licence, the chief executive must give the applicant an information notice for the decision.						
	(5)	An exhibition licence may be renewed or restored by the giving of another licence to replace it.	17 18					
92	Licence continues pending decision about renewal							
	(1)	This section applies only if the holder of an exhibition licence applies for renewal of the licence under section 87(1).	20 21					
	(2)	The licence is taken to continue in force from the day it would, apart from this section, have ended until the application is decided or is taken to have been decided or withdrawn.	22 23 24 25					
	(3)	Despite subsection (2), if the chief executive decides to refuse to renew the exhibition licence, or is taken to refuse to renew the licence, the licence continues in force until the information notice for the decision is given to the applicant.	26 27 28 29					
	(4)	Subsection (2) does not apply if the exhibition licence is earlier suspended or cancelled.	30 31					

Divis	ion	2		Amendment	1
93	Ар	plicat	tion o	of div 2	2
			divis oritie	ion applies to each of the following exhibited animal s—	3
		(a)	an e	xhibition licence;	5
		(b)	an ii	nterstate exhibitors permit.	6
94	Ар	plicat	tion t	o amend authority	7
	(1)	exec	utive	er of an exhibition licence may apply to the chief to amend the licence by granting a special approval for an authorised animal (category C).	8 9 10
	(2)			ority holder may apply to the chief executive to e authority, otherwise than under subsection (1).	11 12
	(3)	term		the authority holder may not apply to amend the he authority in a way that is not allowable under 3.	13 14 15
	(4)	The	appli	cation must—	16
		(a)	be in	n the approved form; and	17
		(b)	be a	ccompanied by—	18
			(i)	if the proposed amendment is relevant to a matter mentioned in section 37(2) to (4)—a new management plan; and	19 20 21
			(ii)	the fee prescribed by regulation.	22
95		plicat plicat		of relevant provisions to amendment	23 24
	(1)	prov	isions	o subsections (2) and (3), each of the relevant s applies to an application to amend an exhibited thority as if—	25 26 27

		(a)	a reference in a relevant provision to an application were a reference to an application to amend the authority; and	1 2
		(b)	a reference in a relevant provision to an applicant were a reference to an applicant for an application to amend the authority.	3 4 5
	(2)		ion 55 applies only to an application to amend an bition licence.	6 7
	(3)	the p	ion 58(1)(b)(ii) and (2) does not apply to an application if proposed amendment is not relevant to a matter mentioned action 37(2) to (4).	8 9 10
	(4)	In th	is section—	11
		relev	vant provisions means sections 52 to 56, 58 to 60 and 62.	12
96	De	cidin	g application for special exhibition approval	13
	(1)		ne application is made under section 94(1), the chief utive must consider the application and decide to—	14 15
		(a)	grant the special exhibition approval; or	16
		(b)	grant the special exhibition approval on conditions; or	17
		(c)	refuse to grant the special exhibition approval.	18
	(2)	rega	nout limiting subsection (1), the chief executive must have rd to any contravention of an exhibited animal direction ne applicant.	19 20 21
	(3)		chief executive may grant the special exhibition approval for a period ending no later than—	22 23
		(a)	1 year after the grant of the approval; or	24
		(b)	if the term of the exhibition licence to which the approval relates will sooner end—the day the term of the licence ends.	25 26 27
	(4)		e chief executive decides to grant the special exhibition oval—	28 29

		(a)	the chief executive must give the applicant the approval; and	1 2
		(b)	the approval is taken to be part of the exhibition licence to which it relates while the approval is in force.	3 4
	(5)	appr than	e chief executive refuses to grant the special exhibition oval or decides to grant the approval on conditions other those applied for, the chief executive must give the icant an information notice for the decision.	5 6 7 8
97	De	cidin	g another amendment application	9
	(1)		ne application is made under section 94(2), the chief utive must consider the application and decide to—	10 11
		(a)	amend the exhibited animal authority; or	12
		(b)	amend the exhibited animal authority on conditions that are relevant to the amendment; or	13 14
		(c)	refuse to amend the exhibited animal authority.	15
	(2)	regai	nout limiting subsection (1), the chief executive must have rd to any contravention of an exhibited animal direction ne applicant.	16 17 18
	(3)		chief executive may amend the exhibited animal authority iving the authority holder—	19 20
		(a)	notice of the amendment including any conditions relevant to the amendment; or	21 22
		(b)	another authority of the same category to replace it.	23
	(4)	anim than	e chief executive decides to refuse to amend the exhibited hal authority, or amend the authority on conditions other those applied for, the chief executive must give the icant an information notice for the decision.	24 25 26 27
	(5)		ion 77(2) and (5) applies to conditions imposed under ection (1)(b).	28 29

Divisio	on (3		Transfer of exhibition licence	1
98	App	lica	tion t	o transfer exhibition licence	2
(1)	of th	ne lice	er of an exhibition licence and a proposed transferee ence may jointly apply to the chief executive for the f the licence to the proposed transferee.	3 4 5
(2)	The	appli	cation must—	6
		(a)	be in	n the approved form; and	7
		(b)	be a	ccompanied by the fee prescribed by regulation.	8
99	Dec	idin	g app	olication	9
(1)	secti	on 9	executive must consider an application made under 8 and decide to transfer or refuse to transfer an a licence.	10 11 12
(2)			f executive may decide to transfer the exhibition ally if satisfied—	13 14
		(a)		e will not, as a result of the transfer, be any stantial change in—	15 16
			(i)	the persons principally involved in exhibiting and dealing with authorised animals under the licence; or	17 18 19
			(ii)	the dealings authorised under the licence; and	20
		(b)	the t	transferee is a suitable person to hold the licence.	21
((3)	exhi	bition	e if the transferee is a suitable person to hold the licence, the chief executive may have regard to the entioned in section 53.	22 23 24
(4)			executive may transfer the exhibition licence by transferee a new exhibition licence.	25 26
((5)			executive is taken to have refused to transfer the licence if the chief executive does not decide the	27 28

			ication within 30 days after the chief executive receives application.	1 2
	(6)	exhi	he chief executive decides to refuse to transfer the bition licence, the chief executive must give the applicants information notice for the decision.	3 4 5
	(7)	the a	e application is taken to be refused under subsection (5), applicants are entitled to be given an information notice he decision by the chief executive.	6 7 8
Part	10		Other matters	9
Divis	ion	1	Register of authorities	10
100	Reg	giste	r of exhibited animal authorities	11
	(1)		chief executive must keep a register of exhibited animal orities.	12 13
	(2)		vever, the register must contain the following particulars each exhibited animal authority—	14 15
		(a)	the name and contact details of the authority holder;	16
		(b)	the category of the authority;	17
		(c)	the term of the authority and its expiry date;	18
		(d)	identification of either or both of the following—	19
			(i) each particular authorised animal;	20
			(ii) each species of authorised animal;	21
		(e)	the way in which an authorised animal is authorised to be exhibited;	22 23
		(f)	for an exhibition licence—each regular enclosure site under the licence;	24 25

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		(g)	other approp		the	chief	executive	considers	1 2
	(3)		_	may be kep ief executive of				electronic	3 4
	(4)			ecutive must pon the departm			•	able part of	5 6
	(5)	by re	egulation	on by a person, the person held in the pu	may b	ouy a co	py of all or	part of the	7 8 9
	(6)	In th	is sectio	on—					10
		-	•	<i>ilable part</i> , o aining the follon		_	means the	part of the	11 12
		(a)	includi	formation mending the addressure is located as a residence	ss of j	premise	s where an	authorised	13 14 15 16
		(b)	the inf	ormation men	tionec	l in sub	section (2)(1	b) and (c).	17
Divi	sion	2		Death of a	uthc	ority h	older		18
101	Eff	ect o	n autho	ority of author	ority	holder	's death		19
	(1)			idual, who is			•	dies, the	20 21
	(2)			ely before the exhibited ani				as the only	22 23
		(a)	the aut	hority continu	ies in	force, s	ubject to thi	is Act; and	24
		(b)		dividual's per ity holder.	rsonal	repres	entative be	ecomes the	25 26
	(3)			ely before the ted animal au			was more th	an 1 holder	27 28

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		(a)	the individual's personal representative becomes a holder of the authority; and	1 2
		(b)	the other holders of the authority continue to be holders of the authority, unaffected by the individual's death.	3 4
102	Cha	anged	over to personal representative	5
	(1)		section applies if, under section 101, a personal sentative (the <i>new holder</i>) becomes an authority holder.	6 7
	(2)	appro	new holder must give the chief executive notice in the oved form of the deceased holder's death within 21 days becoming the new holder.	8 9 10
	(3)	Act f	the change is recorded in the register, a notice under this from the chief executive to the new holder may be given address of the deceased holder that is last known to the executive.	11 12 13 14
Cha	pte	er 4	Assessment of compliance	15
Part	1		Official assessments	16
103	Offi	icial a	assessment (application)	17
	(1)	This for—	section applies if a person applies, or intends to apply,	18 19
		(a)	the grant, renewal or restoration of an exhibition licence; or	20 21
		(b)	the amendment of an exhibition licence, including by the grant of a special exhibition approval for an authorised animal (category C).	22 23 24

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	(2)	an inspector may carry out an inspection (an <i>official</i> assessment (application)) of an animal, enclosure or place to which the application, or prospective application, relates, or is	1 2 3 4 5
			6 7
		(b) otherwise—the compliance of the person with this Act.	8
104	Off	icial assessment (follow-up)	9
	(1)	* * * * * * * * * * * * * * * * * * *	10 11
	(2)	expected to be, exhibited or dealt with, to assess the	12 13 14 15 16
	(3)	(follow-up) only once within 1 year after the exhibited animal	17 18 19
	(4)	<u>.</u>	20 21
		Notes—	22
		1 Under section 160(2), an inspector may enter a place to check whether an exhibited animal direction has been complied with.	23 24
			25 26
105	As	sessment fees	27
	(1)	official assessment (follow-up) is carried out to assess a	28 29 30

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	(2)	The person must pay the chief executive the fee prescribed by regulation for the official assessment that must not be more than the reasonable cost of carrying out the assessment.	1 2 3
	(3)	The chief executive may recover the fee from the person as a debt payable by the person to the State.	4 5
Part	2	Private assessment	6
106	Def	finition for pt 2	7
		In this part—	8
		<i>holder</i> , of an exhibition licence, includes a former holder of an exhibition licence.	9 10
107	Wh	at is a <i>private assessment</i>	11
		A <i>private assessment</i> is an inspection of an animal, an enclosure or place, that is carried out by an accredited person at the request of the holder of an exhibition licence to assess the holder's compliance with this Act.	12 13 14 15
108	Wh	at is a <i>private assessment report</i>	16
	(1)	A <i>private assessment report</i> is a report about a private assessment, complying with subsection (2), prepared by an accredited person for the holder of an exhibition licence to help the chief executive decide an application to renew or restore the licence.	17 18 19 20 21
	(2)	The private assessment report must state each of the following—	22 23
		(a) the accredited person's name and contact details;	24
		(b) the name and contact details of the holder of the exhibition licence;	25 26

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	(c)		scription, including the location, of each premises to ch the private assessment relates;	1 2
	(d)	whe	n the private assessment was carried out;	3
	(e)	a de	scription of—	4
		(i)	the activities the accredited person observed being carried out under the licence; and	5 6
		(ii)	any activities the accredited person reasonably believes were being carried out under the licence that the person was not able to observe when carrying out the private assessment; and	7 8 9 10
		(iii)	the facts and circumstances forming the basis for the belief;	11 12
	(f)	whe	ther, in the opinion of the accredited person—	13
		(i)	each particular authorised animal or animal of each species of authorised animal is being exhibited and dealt with in compliance with this Act; and	14 15 16
		(ii)	each enclosure in which an authorised animal is, or is expected to be, exhibited or kept is an authorised enclosure and otherwise complies with this Act;	17 18 19
	(g)	not l	the opinion of the accredited person, an animal is being exhibited or dealt with in compliance with this or an enclosure does not comply with this Act—	20 21 22
		(i)	the reasons for the opinion; and	23
		(ii)	the facts and circumstances forming the basis for the reasons.	24 25
Fal	se or	misl	eading report	26
(1)	This	section	on applies to each of the following persons—	27
	(a)		ccredited person who prepares a private assessment ort for the holder of an exhibition licence;	28 29

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		(b) the holder of an exhibition licence who gives the chief executive a private assessment report that has been prepared for the holder.	1 2 3
	(2)	The person must ensure the report does not contain information the person knows or ought reasonably to know is false or misleading in a material particular, unless the person has a reasonable excuse.	4 5 6 7
		Maximum penalty—200 penalty units.	8
110	Ad	missibility of report against licence holder	9
	(1)	This section applies to a private assessment report about an authorised animal or an enclosure under an exhibition licence that is given to the chief executive.	10 11 12
	(2)	The private assessment report is not admissible in evidence against the holder of the exhibition licence in civil or criminal proceedings.	13 14 15
	(3)	Subsection (2) does not apply to a proceeding about the false or misleading nature of anything in the private assessment report or in which the false or misleading nature of the report is relevant evidence.	16 17 18 19
Par	t 3	Accreditation for private assessment	20 21
Divi	sion	1 Applications	22
111	Ар	plication for accreditation	23
	(1)	An individual may apply to the chief executive for the grant of an accreditation.	24 25
	(2)	The application for the accreditation must—	26

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		(a) be made in the approved form; and	1
		(b) be accompanied by the fee prescribed by regulation.	2
112	Со	nsideration of application	3
	(1)	The chief executive must consider the application and decide to—	4 5
		(a) grant the accreditation applied for; or	6
		(b) grant the accreditation on conditions; or	7
		(c) refuse to grant the accreditation.	8
	(2)	Section 120(2) applies to conditions imposed under subsection (1)(b).	9 10
113	Cri	teria for granting accreditation	11
		The chief executive may grant the accreditation only if satisfied the applicant—	12 13
		(a) has the necessary expertise or experience to carry out private assessments and prepare private assessment reports; and	14 15 16
		(b) is a suitable person to hold the accreditation.	17
114	Inq	uiry about application	18
	(1)	Before deciding the application, the chief executive—	19
		(a) may make inquiries to decide the suitability of the applicant to hold the accreditation; and	20 21
		(b) may, by notice given to the applicant, require the applicant to give the chief executive, within a reasonable period of at least 30 days as stated in the notice, further information or a document the chief executive reasonably requires to decide the application.	22 23 24 25 26

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	(2)	The applicant is taken to have withdrawn the application if, within the stated period, the applicant does not comply with a requirement under subsection (1)(b).	1 2 3
	(3)	A notice under subsection (1)(b) must be given to the applicant within 30 days after the chief executive receives the application.	4 5 6
	(4)	The information or document under subsection (1)(b) must, if the notice requires, be verified by statutory declaration.	7 8
115	Su	itability of person for accreditation	9
	(1)	In deciding whether the applicant is a suitable person to hold the accreditation, the chief executive may have regard to the following—	10 11 12
		(a) whether the applicant has been refused an accreditation under this Act or a similar accreditation under a corresponding law to this Act;	13 14 15
		(b) whether the applicant held an accreditation under this Act or a similar accreditation under a corresponding law to this Act, that was suspended or cancelled;	16 17 18
		(c) whether the applicant has a conviction for a relevant offence, other than a spent conviction;	19 20
		(d) whether the applicant would be a suitable person to hold an exhibited animal authority under section 53(2);	21 22
		(e) any other matter the chief executive considers relevant to the applicant's ability to carry out private assessments or prepare private assessment reports.	23 24 25
	(2)	In this section—	26
		<i>conviction</i> includes a finding of guilt, whether or not a conviction is recorded.	27 28

116	De	cision on application	1
	(1)	If the chief executive decides to grant the accreditation, the chief executive must give the accreditation to the applicant.	2 3
	(2)	If the chief executive decides to refuse to grant the accreditation, or impose conditions on the accreditation other than those applied for, the chief executive must give the applicant an information notice for the decision.	4 5 6 7
117	Fai	ilure to decide application	8
	(1)	Subject to subsections (2) and (3), if the chief executive fails to decide the application for the accreditation within 30 days after its receipt, the failure is taken to be a decision by the chief executive to refuse to grant the application.	9 10 11 12
	(2)	Subsection (3) applies if—	13
		(a) a person has made an application for an accreditation; and	14 15
		(b) the chief executive has, under section 114(1)(b), required the applicant to give the chief executive further information or a document.	16 17 18
	(3)	The chief executive is taken to have refused to grant the accreditation if the chief executive does not decide the application within 30 days after the chief executive receives the further information or document.	19 20 21 22
	(4)	If the application is taken to be refused under this section, the applicant is entitled to be given an information notice for the decision by the chief executive.	23 24 25
Divi	sion	2 Accreditation provisions	26
118	Со	ntent of accreditation	27
		An accreditation must state each of the following—	28
		(a) the accredited person's name and contact details;	29

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		(b) the term of the accreditation;	1
		(c) the conditions of the accreditation.	2
119	Ter	m of accreditation	3
		Unless sooner cancelled or suspended, an accreditation remains in force for the period, of not more than 3 years, decided by the chief executive and stated in the accreditation.	4 5 6
120	Ac	creditation conditions	7
	(1)	It is a condition of each accreditation that the accredited person must give the chief executive notice of any direct or indirect financial or other interest the accredited person has or obtains in the business of a responsible person for an authorised animal that could conflict with the proper carrying out of a private assessment and preparation of a private assessment report.	8 9 10 11 12 13 14
	(2)	An accreditation is also subject to other reasonable conditions the chief executive considers appropriate for the proper carrying out of private assessments and preparation of private assessment reports.	15 16 17 18
	(3)	Without limiting subsection (2), the conditions may include a restriction on the species of authorised animals the accredited person is authorised to inspect.	19 20 21
Divi	sion	3 Obligations of accreditation holders	22
121	Ob	ligation to inform chief executive of contraventions	23
	(1)	This section applies if, in conducting a private assessment for the holder of an exhibition licence, an accredited person forms a reasonable belief that—	24 25 26
		(a) a person has contravened, or is contravening, this Act; and	27 28

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		(b)	eith	er—	1
			(i)	the contravention poses an imminent significant relevant risk; or	2 3
			(ii)	the contravention is directly related to an event that has had, or is about to have, a significant relevant adverse effect.	4 5 6
	(2)			edited person must give details of the facts and not giving rise to the belief to the chief executive.	7 8
	(3)	exec	utive	edited person must give the details to the chief as soon as practicable, and in any case not more ours, after forming the belief.	9 10 11
		Max	imun	n penalty—200 penalty units.	12
	(4)	givii with	ng the in 24	credited person complies with subsection (3) by e chief executive the details orally, the person must, hours after giving the details orally, give the chief notice of the details.	13 14 15 16
		Max	imun	n penalty—200 penalty units.	17
122	Co	mplia	ance	with accreditation condition	18
			on's	dited person must comply with the conditions of the accreditation unless the person has a reasonable	19 20 21
		Max	imun	n penalty—200 penalty units.	22
123	Ke	eping	ј сор	y of report	23
		the p	persoi	redited person prepares a private assessment report, in must keep a copy of the report for at least 3 years prepared.	24 25 26
		Max	imun	n penalty—50 penalty units.	27

Divi	sion	4 Renewal	1
124	Ар	plication for renewal	2
	(1)	An accredited person may apply to the chief executive for renewal of the person's accreditation.	3
	(2)	The application must—	5
		(a) be made within 60 days before the term of the accreditation ends; and	6 7
		(b) be made in the approved form; and	8
		(c) be accompanied by the fee prescribed by regulation.	9
125	De	ciding application	10
	(1)	The chief executive must consider the application (the <i>renewal application</i>) and decide to renew, or refuse to renew, the accreditation.	11 12 13
	(2)	Sections 113, 114, 115 and 117 (each a <i>relevant provision</i>) apply to the renewal application as if—	14 15
		(a) a reference in a relevant provision to granting the accreditation were a reference to renewing the accreditation; and	16 17 18
		(b) a reference in a relevant provision to an application were a reference to the renewal application; and	19 20
		(c) a reference in a relevant provision to an applicant were a reference to the applicant for the renewal application.	21 22
	(3)	If the chief executive decides to refuse to renew the accreditation, the chief executive must give the applicant an information notice for the decision.	23 24 25
	(4)	An accreditation may be renewed by giving another accreditation to replace it.	26 27

126	Ac	credi	tation continues pending decision about renewal	1
	(1)	unde force ende	a accredited person applies for renewal of an accreditation er section 124, the accreditation is taken to continue in the from the day it would, apart from this section, have the duntil the application is decided or, under this part, is not have been decided or withdrawn.	2 3 4 5 6
	(2)	accre the	vever, if the chief executive decides to refuse to renew the editation, or is taken to refuse to renew the accreditation, accreditation continues in force until the information ce for the decision is given to the applicant.	7 8 9 10
	(3)		section (1) does not apply if the accreditation is earlier ended or cancelled.	11 12
Divi	sion	5	Amendment by application	13
127	Ар	plicat	tion to amend	14
	(1)		holder of an accreditation may apply to the chief entire for an amendment of the accreditation.	15 16
	(2)		vever, the holder must not apply for an amendment to and the term of the accreditation to more than 3 years.	17 18
	(3)	The	application must—	19
		(a)	be in the approved form; and	20
		(b)	be accompanied by the fee prescribed by regulation.	21
128	De	ciding	g application	22
	(1)		chief executive must consider the application (the <i>ndment application</i>) and decide to—	23 24
		(a)	amend the accreditation; or	25
		(b)	amend the accreditation on conditions that are relevant to the amendment; or	26 27
		(c)	refuse to amend the accreditation.	28

	(2)	The chief executive may amend the accreditation only if satisfied the applicant has the necessary expertise or experience to carry out private assessments and prepare private assessment reports relevant to the accreditation as amended.	1 2 3 4 5
	(3)	Sections 114, 115 and 117 (each a <i>relevant provision</i>) apply to the amendment application as if—	6 7
		(a) a reference in a relevant provision to an application were a reference to the amendment application; and	8 9
		(b) a reference in a relevant provision to an applicant were a reference to the applicant for the amendment application.	10 11 12
	(4)	If the chief executive decides to refuse to amend the accreditation, or amend the accreditation on conditions other than those applied for, the chief executive must give the applicant an information notice for the decision.	13 14 15 16
	(5)	The chief executive may amend an accreditation by—	17
		(a) giving the accredited person a notice of the amendment; or	18 19
		(b) giving another accreditation to replace it.	20
	(6)	Section 120(2) applies to conditions imposed under subsection (1)(b).	21 22
Divis	sion	6 Other matters	23
129	Re	gister	24
	(1)	The chief executive must keep a register of accredited persons.	25 26
	(2)	The register must contain the following particulars for each accredited person—	27 28
		(a) the accredited person's name and contact details:	20

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		(b) the conditions imposed on the accredited person's accreditation under section 120;	1 2
		(c) the term of the accreditation.	3
	(3)	The register may be kept in the form, including electronic form, the chief executive considers appropriate.	4 5
	(4)	The chief executive must publish the register on the department's website.	6 7
130	Ac	creditation not transferable	8
		An accreditation may not be transferred.	9
5	_	and amendment of authorisations	11 12
Part	1	Relevant authorisations	13
131	De	finition for pt 1	14
		In this part—	15
		relevant authorisation means any of the following—	16
		(a) an exhibition licence, whether or not a special exhibition approval for an authorised animal (category C) under the licence is in force;	17 18 19
		(b) an interstate exhibitors permit;	20
		(c) an accreditation.	21

Ground authoris	s for cancelling or suspending relevant sation	1 2
	n of the following is a ground for cancelling or suspending evant authorisation—	3 4
(a)	the holder of the authorisation is not, or is no longer, a suitable person to hold the authorisation;	5 6
(b)	the authorisation was obtained by materially incorrect or misleading information or documents or by a mistake;	7 8
(c)	the holder of the authorisation has not paid a fee or other amount payable to the chief executive in relation to the authorisation;	9 10 11
(d)	the holder of the authorisation has contravened a condition of the authorisation, whether the condition is included in the authorisation or is otherwise imposed under this Act;	12 13 14 15
(e)	for a relevant authorisation that is an exhibition licence or interstate exhibitors permit—	16 17
	(i) the holder of the authorisation has contravened an exhibited animal direction; or	18 19
	(ii) within the 2 years preceding the date a show cause notice for cancelling or suspending the authorisation is given, the holder held a similar authorisation, however called, in another jurisdiction, and it was cancelled;	20 21 22 23 24
(f)	for a relevant authorisation that is an accreditation—	25
	(i) the accredited person does not have the necessary expertise or experience to carry out private assessments or prepare private assessment reports; or	26 27 28 29
	(ii) a private assessment conducted, or private assessment report prepared, by the accredited person has not been conducted or prepared honestly fairly or diligently.	30 31 32

133	Gre	ound	s for amending relevant authorisation	1
			n of the following is a ground for amending a relevant orisation—	2 3
		(a)	a matter mentioned in section 53(4)(a) to (d) or 115(1)(a) to (c) or (e) relevant to the suitability of the holder to hold the authorisation, other than a matter the chief executive believes is a ground for cancelling or suspending the authorisation;	4 5 6 7 8
		(b)	a matter mentioned in section 132(b) to (f);	9
		(c)	for a relevant authorisation that is an exhibition licence or interstate exhibitors permit—the chief executive considers the approved management plan needs to be changed because it does not make, or no longer makes, adequate provision for—	10 11 12 13 14
			(i) identifying or preventing or minimising a significant relevant risk or significant relevant adverse effect associated with exhibiting or dealing with an authorised animal; or	15 16 17 18
			(ii) managing reproduction of an authorised animal that is not native wildlife.	19 20
134			ation, suspension or amendment by chief ve—show cause notice	21 22
	(1)	susp <i>actio</i>	ne chief executive believes a ground exists to cancel, end or amend a relevant authorisation (the <i>proposed</i> on), the chief executive must give the holder of the orisation notice under this section (a show cause notice).	23 24 25 26
	(2)	The	show cause notice must state each of the following—	27
		(a)	the proposed action;	28
		(b)	the ground for the proposed action;	29
		(c)	an outline of the facts and circumstances forming the basis for the ground;	30 31

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		(d) if the proposed action is to suspend the relevant authorisation—the proposed suspension period;	1 2
		(e) if the proposed action is to amend the relevant authorisation—the proposed amendment;	3
		(f) that the holder may, within a stated period (the <i>show cause period</i>), make written representations to the chief executive to show why the proposed action should not be taken.	5 6 7 8
	(3)	The show cause period must end at least 28 days after the holder is given the show cause notice.	9 10
135	Re	presentations about show cause notice	11
	(1)	The holder of the relevant authorisation may make written representations about the show cause notice to the chief executive in the show cause period.	12 13 14
	(2)	The chief executive must consider all representations (the <i>accepted representations</i>) made under subsection (1).	15 16
136	En	ding show cause process without further action	17
		If, after considering the accepted representations, the chief executive no longer believes a ground exists to take the proposed action, the chief executive—	18 19 20
		(a) must take no further action about the show cause notice; and	21 22
		(b) must give the holder of the relevant authorisation notice that no further action is to be taken about the show cause notice.	23 24 25
137		ncellation, suspension or amendment of relevant	26 27
	(1)	This section applies if—	28

	(a)	there are no accepted representations for the show cause notice; or	1 2
	(b)	after considering the accepted representations for the show cause notice, the chief executive—	3 4
		(i) still believes a ground exists to cancel, suspend or amend the relevant authorisation; and	5 6
		(ii) believes a cancellation, suspension or amendment of the relevant authorisation is warranted.	7 8
(2)		e proposed action is to cancel the relevant authorisation, chief executive may—	9 10
	(a)	cancel the authorisation; or	11
	(b)	suspend the authorisation for a period; or	12
	(c)	amend the authorisation.	13
(3)		e proposed action is to suspend the relevant authorisation, chief executive may—	14 15
	(a)	suspend the relevant authorisation for no longer than the proposed suspension period; or	16 17
	(b)	amend the authorisation.	18
(4)	the c	e proposed action is to amend the relevant authorisation, chief executive may amend the authorisation, including by osing a condition on the authorisation.	19 20 21
(5)	With	nout limiting subsection (4), the chief executive may—	22
	(a)	amend an exhibition licence or interstate exhibitors permit to prohibit or restrict the exhibition of, or a dealing with, an authorised animal; and	23 24 25
	(b)	impose a condition on the licence or permit for a limited period to authorise the animal to be dealt with for the purpose of arranging for—	26 27 28
		(i) the removal of the prohibition or restriction by further amendment of the licence or permit; or	29 30
		(ii) the proper disposal of the animal.	31

	(6)	If the chief executive acts under subsections (2) to (5), the chief executive must give the holder of the relevant authorisation an information notice for the decision.	1 2 3
	(7)	The decision takes effect on the later of the following—	4
		(a) the day the information notice is given to the holder;	5
		(b) the day stated in the information notice for that purpose.	6
	(8)	If an exhibition licence or interstate exhibitors permit is amended by imposing a condition on the licence or permit, section 77(2) and (5) applies to the condition.	7 8 9
138	lm	mediate suspension of licence or permit	10
	(1)	The chief executive may immediately suspend an exhibition licence or interstate exhibitors permit if the chief executive believes—	11 12 13
		(a) a ground exists to cancel or suspend the licence or permit; and	14 15
		(b) it is necessary to suspend the licence or permit immediately because there would be an immediate and significant relevant risk associated with exhibiting or dealing with an exhibited animal if the holder of the licence or permit were to continue to exhibit or deal with the animal.	16 17 18 19 20 21
	(2)	The suspension—	22
		(a) may be made only by the chief executive giving the holder an information notice for the decision, together with a show cause notice; and	23 24 25
		(b) operates immediately the notices are given to the holder; and	26 27
		(c) continues to operate until the earliest of the following happens—	28 29
		 the chief executive cancels the remaining period of suspension; 	30 31

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			(ii)	the show cause notice is finally dealt with;	1
			(iii)	56 days have passed since the notices were given to the holder.	2 3
	(3)	Subs	sectio	n (4) applies if—	4
		(a)	exhi	holder of an exhibition licence or interstate bitors permit has returned the licence or permit to chief executive as required under section 141; and	5 6 7
		(b)	a su	spension under this section stops because—	8
			(i)	the chief executive cancels the remaining period of suspension; or	9 10
			(ii)	the show cause notice is finally dealt with by a decision being made not to cancel or suspend the licence or permit; or	11 12 13
			(iii)	56 days have passed since the notices mentioned in subsection (2)(a) were given to the holder.	14 15
	(4)			f executive must give the exhibition licence or exhibitors permit to the holder.	16 17
139				of relevant authorisation without show —minor amendment	18 19
	(1)	chap	ter fo	edures otherwise required to be followed under this or the amendment of a relevant authorisation are not to be followed if—	20 21 22
		(a)		chief executive proposes to amend the relevant orisation only—	23 24
			(i)	for a formal or clerical reason; or	25
			(ii)	in another way that does not adversely affect the interests of the holder of the authorisation; or	26 27
		(b)	exec	holder of the relevant authorisation asks the chief entire to amend the authorisation other than by hal application under chapter 3, part 9, division 2 or	28 29 30

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		chapter 4, part 3, division 5 and the chief executive proposes to give effect to the request.	1 2
	(2)	The chief executive may amend the relevant authorisation by notice given to the holder.	3 4
140		ncellation of relevant authorisation without show use notice	5 6
	(1)	The procedures otherwise required to be followed under this chapter for the cancellation of a relevant authorisation are not required to be followed if the holder of the relevant authorisation asks the chief executive to cancel it and the chief executive proposes to give effect to the request.	7 8 9 10 11
	(2)	The chief executive may cancel the relevant authorisation by notice given to the holder.	12 13
141		turn of cancelled, suspended or amended relevant thorisation	14 15
	(1)	This section applies if the chief executive cancels, suspends or amends a relevant authorisation under this chapter.	16 17
	(2)	The chief executive may, by notice given to the holder of the relevant authorisation, require the holder to return the authorisation to the chief executive within 14 days, or a later stated time.	18 19 20 21
	(3)	The holder must comply with the notice, unless the holder has a reasonable excuse for not complying with it.	22 23
		Maximum penalty—40 penalty units.	24
	(4)	If a suspended relevant authorisation has been returned to the chief executive, the chief executive must return the authorisation to the holder of the relevant authorisation at the end of the suspension period.	25 26 27 28
	(5)	If an amended relevant authorisation has been returned to the chief executive, the chief executive must return the	29 30

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			risation to the holder of the relevant authorisation after ding it.	1 2
	(6)	deper	ever, the amendment of a relevant authorisation does not and on the authorisation being returned to the chief ative by the holder of the authorisation or by the chief ative to the holder of the authorisation.	3 4 5 6
Part	2		Temporary authorities	7
142	Def	initio	n for pt 2	8
		In thi	s part—	9
			ant original decision, for a previous authority for a prary authority, means any of the following decisions—	10 11
		` ′	a refusal or deemed refusal to renew or restore the previous authority;	12 13
		(b)	cancellation or suspension of the previous authority.	14
143	Caı	ncella	tion if previous authority renewed etc.	15
	(1)	This s	section applies to a temporary authority if—	16
			a relevant original decision is made for a previous authority for the temporary authority; and	17 18
		(b)	on review of, or appeal against, the decision—	19
			(i) the previous authority is renewed or restored; or	20
			(ii) the cancellation or suspension of the previous authority is set aside or otherwise revoked.	21 22
	(2)	The to	emporary authority is cancelled.	23
		Note-	-	24
			temporary authority is cancelled because it is not needed if the rious authority is in force.	25 26

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144	Suspension if relevant original decision stayed					
	(1)	This section applies to a temporary authority if a relevant original decision for the previous authority for the temporary authority is stayed by QCAT or the court.	2 3 4			
	(2)	The temporary authority is suspended for the period of the stay.	5 6			
145	Ca	ncellation or amendment by chief executive	7			
	(1)	The chief executive may by notice given to the holder of a temporary authority, cancel or amend the authority.	8 9			
	(2)	If the chief executive cancels a temporary authority under subsection (1), the chief executive may, by notice given to the holder of the authority, require the holder to return the authority to the chief executive within 14 days, or a later stated time.	10 11 12 13 14			
	(3)	The holder must comply with the notice, unless the holder has a reasonable excuse for not complying with it.	15 16			
		Maximum penalty for subsection (3)—40 penalty units.	17			

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Chapter 6		er 6	Investigations and enforcement	1 2
Part	1		General provisions about inspectors	3 4
Divis	ion	1	Appointment	5
146	Ins	pecto	ors under ch 6	6
			chapter includes provision for the appointment of ectors, and gives inspectors particular powers.	7 8
147	Fun	ctio	ns of inspectors	9
		An i	nspector has the following functions—	10
		(a)	to investigate, monitor and enforce compliance with this Act;	11 12
		(b)	to investigate or monitor whether an occasion has arisen for the exercise of powers under this Act;	13 14
		(c)	to facilitate the exercise of powers under this Act;	15
		(d)	to carry out official assessments and report to the chief executive about the assessments;	16 17
		(e)	to help achieve the purposes of this Act by providing advice and information on how the purposes may be achieved.	18 19 20
148	App	oint	ment and qualifications	21
	(1)		chief executive may, by instrument in writing, appoint of the following persons as inspectors—	22 23

		(a)	an inspector under the Animal Care and Protection Act 2001;	1 2
		(b)	an authorised officer under the Biosecurity Act;	3
		(c)	a public service employee;	4
		(d)	other persons prescribed by regulation.	5
	(2)	inspe	ever, the chief executive may appoint a person as an ector only if the chief executive is satisfied the person is opriately qualified for the appointment.	6 7 8
149	Ар	point	ment conditions and limit on powers	9
	(1)	An i	nspector holds office on any conditions stated in—	10
		(a)	the inspector's instrument of appointment; or	11
		(b)	a signed notice given to the inspector; or	12
		(c)	a regulation.	13
	(2)		instrument of appointment, a signed notice given to the ector or a regulation may limit the inspector's powers.	14 15
	(3)	In th	is section—	16
		sign	ed notice means a notice signed by the chief executive.	17
150	Wh	en of	ffice ends	18
	(1)		office of a person as an inspector ends if any of the wing happens—	19 20
		(a)	the term of office stated in a condition of office ends;	21
		(b)	under another condition of office, the office ends;	22
		(c)	the inspector's resignation under section 151 takes effect.	23 24
	(2)		section (1) does not limit the ways the office of a person as aspector ends.	25 26
	(3)	In th	is section—	27

		condition of office means a condition under which the inspector holds office.	1 2			
151	Res	signation	3			
	(1)	An inspector may resign by signed notice given to the chief executive.	4 5			
	(2)	However, if holding office as an inspector is a condition of the inspector holding another office, the inspector may not resign as an inspector without resigning from the other office.	6 7 8			
Divi	sion	2 Identity cards	9			
152	Issue of identity card					
	(1)	The chief executive must issue an identity card to each inspector.	11 12			
	(2)	The identity card must—	13			
		(a) contain a recent photo of the inspector; and	14			
		(b) contain a copy of the inspector's signature; and	15			
		(c) identify the person as an inspector under this Act; and	16			
		(d) state an expiry date for the card.	17			
	(3)	This section does not prevent the issue of a single identity card to a person for this Act and other purposes.	18 19			
153	Pro	oduction or display of identity card	20			
	(1)	In exercising a power in relation to a person in the person's presence, an inspector must—	21 22			
		(a) produce the inspector's identity card for the person's inspection before exercising the power; or	23 24			
		(b) have the identity card displayed so it is clearly visible to the person when exercising the power.	25 26			

	(2)	However, if it is not practicable to comply with subsection (1), the inspector must produce the identity card for the person's inspection at the first reasonable opportunity.	1 2 3
	(3)	For subsection (1), an inspector does not exercise a power in relation to a person only because the inspector has entered a place as mentioned in section 159(1)(a) or (b).	4 5 6
154	Re	turn of identity card	7
		If the office of a person as an inspector ends, the person must return the person's identity card to the chief executive within 21 days after the office ends unless the person has a reasonable excuse.	8 9 10 11
		Maximum penalty—20 penalty units.	12
Divi	sion	3 Miscellaneous provisions	13
155	Re	ferences to exercise of powers	14
		If—	15
		(a) a provision of this Act refers to the exercise of a power by an inspector; and	16 17
		(b) there is no reference to a specific power;	18
		the reference is to the exercise of all or any inspectors' powers under this Act or a warrant, to the extent the powers are relevant.	19 20 21
156		ference to document includes reference to productions from electronic document	22 23
		A reference in this Act to a document includes a reference to an image or writing—	24 25
		(a) produced from an electronic document; or	26

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	((b)	not yet produced, but reasonably capable of being produced, from an electronic document, with or without the aid of another article or device.	1 2 3
Part 2	2		Entry to places by inspector	4
Division 1			Powers to enter	5
Subdi	visio	on 1	Powers to enter by consent or under warrant	6 7
157	Entry	y by	consent	8
(1)	An in	spector may enter a place if—	9
	((a)	the entry is made to carry out an official assessment (application) at the place; or	10 11
	((b)	the entry is made under section 69(1)(g); or	12
	((c)	an occupier at the place otherwise consents under division 2 to the entry and section 165 has been complied with for the occupier.	13 14 15
(2)	The p	power under subsection (1) to enter by consent—	16
	((a)	is subject to any conditions of the consent; and	17
	((b)	ceases if the consent is withdrawn.	18
158 I	Entry	y un	der warrant	19
(8	a wai	rant and, if there is an occupier of the place, section 172 een complied with for the occupier.	20 21 22

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	(2)		power under subsection (1) to enter under a warrant is ect to the terms of the warrant.	1 2	
Sub	divis	sion 2	2 Other powers of entry	3	
159	En	try otl	her than by consent or warrant	4	
	(1)	An inspector may enter a place without the consent of the occupier of the place or a warrant if—			
		(a)	it is a public place and the entry is made when the place is open to the public; or	7 8	
		(b)	it is a place of business mentioned in an exhibited animal authority and is—	9 10	
			(i) open for carrying on the business; or	11	
			(ii) otherwise open for entry; or	12	
			(iii) required to be open for inspection under a condition of the authority; or	13 14	
		(c)	the entry is made to carry out an official assessment (follow-up) at the place at a reasonable time and on reasonable written or oral notice of at least 48 hours; or	15 16 17	
		(d)	the entry is authorised under section 160, 161 or 162.	18	
	(2)	However, a power to enter a place under this subdivision does not include entry to a part of the place where a person resides without the person's consent or a warrant.		19 20 21	
160	Entry to check compliance with exhibited animal direction				
	(1)	anim perso	section applies if a person has been given an exhibited all direction for ensuring the person discharges the on's general exhibition and dealing obligation for biting or dealing with an animal at a place.	24 25 26 27	

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	(2)	An inspector may at reasonable times enter whether the exhibited animal direction h with. Notes—	*	1 2 3 4		
		1 See, however, the restrictions on entry under	section 159(2).	5		
		2 See division 4 for the procedure for entry unc	ler this section.	6		
161	Entry to take action required under exhibited animal direction					
	(1)	This section applies if—		9		
		(a) an inspector gives a person an direction; and	exhibited animal	10 11		
		(b) the person does not comply with the c	direction.	12		
	(2)	An inspector may at reasonable times essubject of the exhibited animal direction and the place that is required under the direction	d take the action at	13 14 15		
		Notes—		16		
		1 See, however, the restrictions on entry under	section 159(2).	17		
		2 See division 4 for the procedure for entry und	der this section.	18		
162	Emergency entry					
	An inspector may enter a place if the inspector is satisfied on reasonable grounds—					
		(a) an exhibited animal is being exhibited the place; and	ed or dealt with at	22 23		
		(b) it is necessary to exercise powers un avoid an imminent significant relevan relevant adverse effect associated videaling with the animal.	t risk or significant	24 25 26 27		
		Examples for paragraph (b)—		28		
		 an exhibited animal causing signifi exhibited animal 	cant harm to another	29 30		

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		an exhibited animal being neglected	1
	Note	<u>s</u> —	2
	1	See, however, the restrictions on entry under section 159(2).	3
	2	See division 4 for the procedure for entry under this section.	4
Divis	sion 2	Entry by consent	5
163	Applica	tion of div 2	6
	of a	division applies if an inspector intends to ask an occupier place to consent to the inspector or another inspector ring the place under section 157(1)(c).	7 8 9
164	Incident	tal entry to ask for access	10
		the purpose of asking the occupier for the consent, an ector may, without the occupier's consent or a warrant—	11 12
	(a)	enter land around premises at the place to an extent that is reasonable to contact the occupier; or	13 14
	(b)	enter part of the place the inspector reasonably considers members of the public ordinarily are allowed to enter when they wish to contact an occupier of the place.	15 16 17 18
165	Matters	inspector must tell occupier	19
		ore asking for the consent, the inspector must give a onable explanation to the occupier—	20 21
	(a)	about the purpose of the entry, including the powers intended to be exercised; and	22 23
	(b)	that the occupier is not required to consent; and	24
	(c)	that the consent may be given subject to conditions and may be withdrawn at any time.	25 26

166	Consent acknowledgement						
	(1)) If the consent is given, the inspector may ask the occupies sign an acknowledgement of the consent.					
	(2)	The	acknowledgement must state—	4			
		(a)	the purpose of the entry, including the powers to be exercised; and	5 6			
		(b)	the following has been explained to the occupier—	7			
			(i) the purpose of the entry, including the powers intended to be exercised;	8 9			
			(ii) that the occupier is not required to consent;	10			
			(iii) that the consent may be given subject to conditions and may be withdrawn at any time; and	11 12			
		(c)	the occupier gives the inspector or another inspector consent to enter the place and exercise the powers; and	13 14			
		(d)	the time and day the consent was given; and	15			
		(e)	any conditions of the consent.	16			
	(3)		ne occupier signs the acknowledgement, the inspector must nediately give a copy to the occupier.	17 18			
	(4)	If—	-	19			
		(a)	an issue arises in a proceeding about whether the occupier consented to the entry; and	20 21			
		(b)	an acknowledgement complying with subsection (2) for the entry is not produced in evidence;	22 23			
			onus of proof is on the person relying on the lawfulness of entry to prove the occupier consented.	24 25			

Divi	sion	3 Entry under warrant	1
Sub	divis	sion 1 Obtaining warrant	2
167	Ар	plication for warrant	3
	(1)	An inspector may apply to a magistrate for a warrant for a place.	4 5
	(2)	The inspector must prepare a written application that states the grounds on which the warrant is sought.	6 7
	(3)	The written application must be sworn.	8
	(4)	The magistrate may refuse to consider the application until the inspector gives the magistrate all the information the magistrate requires about the application in the way the magistrate requires.	9 10 11 12
		Example—	13
		The magistrate may require additional information supporting the written application to be given by statutory declaration.	14 15
168	lss	eue of warrant	16
	(1)	The magistrate may issue the warrant for the place only if the magistrate is satisfied there are reasonable grounds for suspecting that there is at the place, or will be at the place within the next 7 days, a particular thing or activity that may provide evidence of an offence against this Act.	17 18 19 20 21
	(2)	The warrant must state—	22
		(a) the place to which the warrant applies; and	23
		(b) that a stated inspector or any inspector may with necessary and reasonable help and force—	24 25
		(i) enter the place and any other place necessary for entry to the place; and	26 27
		(ii) exercise the inspector's powers; and	28

		(c)	particulars of the offence that the magistrate considers appropriate; and	1 2
		(d)	the name of the person suspected of having committed the offence unless the name is unknown or the magistrate considers it inappropriate to state the name; and	3 4 5 6
		(e)	the evidence that may be seized under the warrant; and	7
		(f)	the hours of the day or night when the place may be entered; and	8 9
		(g)	the magistrate's name; and	10
		(h)	the day and time of the warrant's issue; and	11
		(i)	the day, within 14 days after the warrant's issue, the warrant ends.	12 13
169	Ele	ctror	nic application	14
	(1)	ema	application under section 167 may be made by phone, fax, il, radio, videoconferencing or another form of electronic munication if the inspector reasonably considers it essary because of—	15 16 17 18
		(a)	urgent circumstances; or	19
		(b)	other special circumstances, including, for example, the inspector's remote location.	20 21
	(2)	The	application—	22
		(a)	may not be made before the inspector prepares the written application under section 167(2); but	23 24
		(b)	may be made before the written application is sworn.	25
170	Ad	ditior	nal procedure if electronic application	26
	(1)	may	an application made under section 169, the magistrate issue the warrant (the <i>original warrant</i>) only if the istrate is satisfied—	27 28 29

	(a)	it was necessary to make the application under section 169; and	1 2
	(b)	the way the application was made under section 169 was appropriate.	3 4
(2)	Afte	r the magistrate issues the original warrant—	5
	(a)	if there is a reasonably practicable way of immediately giving a copy of the warrant to the inspector, including, for example, by sending a copy by fax or email, the magistrate must immediately give a copy of the warrant to the inspector; or	6 7 8 9
	(b)	otherwise—	11
		(i) the magistrate must tell the inspector the information mentioned in section 168(2); and	12 13
		(ii) the inspector must complete a form of warrant, including by writing on it the information mentioned in section 168(2) provided by the magistrate.	14 15 16 17
(3)	form case	copy of the warrant mentioned in subsection (2)(a), or the of warrant completed under subsection (2)(b) (in either the <i>duplicate warrant</i>), is a duplicate of, and as effectual the original warrant.	18 19 20 21
(4)		inspector must, at the first reasonable opportunity, send to magistrate—	22 23
	(a)	the written application complying with section 167(2) and (3); and	24 25
	(b)	if the inspector completed a form of warrant under subsection (2)(b), the completed form of warrant.	26 27
(5)		magistrate must keep the original warrant and, on iving the documents under subsection (4)—	28 29
	(a)	attach the documents to the original warrant; and	30
	(b)	give the original warrant and documents to the clerk of the court of the relevant magistrates court.	31

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	(6)	Despite subsection (3), if—	1
		(a) an issue arises in a proceeding about whether an exercise of a power was authorised by a warrant issued under this section; and	2 3 4
		(b) the original warrant is not produced in evidence;	5
		the onus of proof is on the person relying on the lawfulness of the exercise of the power to prove a warrant authorised the exercise of the power.	6 7 8
	(7)	This section does not limit section 167.	9
	(8)	In this section—	10
		<i>relevant magistrates court</i> , in relation to a magistrate, means the Magistrates Court that the magistrate constitutes under the <i>Magistrates Act 1991</i> .	11 12 13
171	De	fect in relation to a warrant	14
	(1)	A warrant is not invalidated by a defect in—	15
		(a) the warrant; or	16
		(b) compliance with this subdivision;	17
		unless the defect affects the substance of the warrant in a material particular.	18 19
	(2)	In this section—	20
		warrant includes a duplicate warrant mentioned in section 170(3).	21 22
Sub	divis	sion 2 Entry procedure	23
172	En	try procedure	24
	(1)	This section applies if an inspector is intending to enter a place under a warrant issued under this division.	25 26

(2)		Before entering the place, the inspector must do or make a reasonable attempt to do the following things—				
		(a) identify himself or herself to a person who is an occupier of the place and is present by producing the inspector's identity card or another document evidencing the inspector's appointment;	3 4 5 6			
		(b) give the person a copy of the warrant;	7			
		(c) tell the person the inspector is permitted by the warrant to enter the place;	8 9			
		(d) give the person an opportunity to allow the inspector immediate entry to the place without using force.	10 11			
	(3)	However, the inspector need not comply with subsection (2) if the inspector reasonably believes that entry to the place without compliance is required to ensure the execution of the warrant is not frustrated.	12 13 14 15			
	(4)	In this section—	16			
		<i>warrant</i> includes a duplicate warrant mentioned in section 170(3).	17 18			
Divi	sion	Entry, other than by consent or under warrant, for particular purposes	19 20 21			
173	Аp	plication of div 4	22			
	·	This division applies to an inspector intending to enter a place under section 159(1)(c), 160, 161 or 162.	23 24			
174	Re	quirement to locate and inform occupier before entry	25			
	(1)	The inspector must, before entering the place, make a reasonable attempt to—	26 27			
		(a) locate an occupier; and	28			

	(b)	if th	e occi	pier is located—	1
		(i)	comp	ply with section 153; and	2
		(ii)	infor	m the occupier—	3
			(A)	of the reason for entering the place; and	4
			(B)	that the inspector is authorised under this Act to enter the place without the permission of the occupier.	5 6 7
			Note-	_	8
				e, however, the restrictions on entry under section $\Theta(2)$.	9 10
(2)		-	-	e of locating an occupier, the inspector may, upier's consent or a warrant—	11 12
	(a)			around premises at the place to an extent that ble to contact the occupier; or	13 14
	(b)	cons	siders nter w	t of the place the inspector reasonably members of the public ordinarily are allowed when they wish to contact an occupier of the	15 16 17 18
(3)				is unable to locate an occupier after making a npt to do so, the inspector may enter the place.	19 20
(4)	plac rease requ	e with onabl ired	nout c y beli to avo	nder section 162, the inspector may enter the omplying with subsection (1) if the inspector leves that immediate entry to the place is old an imminent significant relevant risk or vant adverse effect.	21 22 23 24 25
Re	quire	ment	to in	form occupier after entry	26
(1)		s section 17	_	oplies if the inspector enters the place under	27 28
(2)	insp	ector	must	r finds an occupier present at the place, the comply, or make a reasonable attempt to ction 174(1)(b)(i) and (ii).	29 30 31

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	(3)	the i	e inspector does not find an occupier present at the place, inspector must leave a notice in a conspicuous position in a reasonably secure way stating the date, time and ose of the entry.	1 2 3 4
	(4)	exerc	an entry under section 162, as soon as practicable after cising, or attempting to exercise, the powers under this cion, the inspector must give the chief executive notice of act.	5 6 7 8
Part	3		Other inspectors' powers and related matters	9 10
Divis	ion	1	Stopping or moving vehicles	11
176	Apı	olicat	ion of div 1	12
		awar	division applies if an inspector reasonably suspects, or is re, that an exhibited animal or other thing in or on a cle may—	13 14 15
		(a)	provide evidence of the commission of an offence against this Act; or	16 17
		(b)	pose a relevant risk.	18
177	Pov	ver to	o stop or move	19
	(1)	inspe contr vehice	e vehicle is moving, the inspector may, to exercise the ector's powers, signal or otherwise direct the person in rol of the vehicle to stop the vehicle and to bring the cle to, and keep it at, a convenient place within a bnable distance to allow the inspector to exercise the ers.	20 21 22 23 24 25

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	(2)	If the vehicle is stopped, the inspector may direct the person in control of the vehicle—	1 2
		(a) not to move it until the inspector has exercised the inspector's powers; or	3 4
		(b) to move the vehicle to, and keep it at, a stated reasonable place to allow the inspector to exercise the powers.	5 6
	(3)	When giving the direction under subsection (2), the inspector must give the person in control an offence warning for the direction.	7 8 9
178	lde	ntification requirements if vehicle moving	10
	(1)	This section applies if the inspector proposes to give a direction under section 177(1) and the vehicle is moving.	11 12
	(2)	The inspector must clearly identify himself or herself as an inspector exercising the inspector's powers.	13 14
		Examples—	15
		1 If the inspector is in a moving vehicle, the inspector may use a loudhailer to state that the inspector is an inspector exercising powers under this Act.	16 17 18
		2 If the inspector is standing at the side of the road, the inspector may use a sign to state that the inspector is an inspector exercising powers under this Act.	19 20 21
	(3)	When the vehicle stops, the inspector must—	22
		(a) have the inspector's identity card; and	23
		(b) immediately produce the identity card for the inspection of the person in control of the vehicle.	24 25
	(4)	Subsection (3) applies despite section 153.	26
179	Fai	lure to comply with direction	27
	(1)	The person in control of the vehicle must comply with a direction under section 177 unless the person has a reasonable excuse.	28 29 30

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		Maximum penalty—50 penalty units.	1
	(2)	It is a reasonable excuse for the person not to comply with a direction if—	2 3
		(a) the vehicle was moving and the inspector did not comply with section 178; or	4 5
		(b) to comply immediately would have endangered someone else or caused loss or damage to property, and the person complies as soon as it is practicable to do so.	6 7 8
	(3)	Subsection (2) does not limit subsection (1).	9
	(4)	A person does not commit an offence against subsection (1) if—	10 11
		(a) the direction the person fails to comply with is given under section 177(2); and	12 13
		(b) the person is not given an offence warning for the direction.	14 15
Divi	sion	2 General powers after entry	16
180	Аp	plication of div 2	17
	(1)	The powers under this division may be exercised if an inspector enters a place under—	18 19
		(a) section 157(1) or 158(1); or	20
		(b) part 2, division 1, subdivision 2, other than section 159(1)(a).	21 22
	(2)	However, if the inspector enters under section 157(1) or 158(1), the powers under this division are subject to any conditions of the consent or terms of the warrant on which the entry is based.	23 24 25 26

Ge	neral	powers	1
(1)		inspector may do any of the following (each a <i>general</i> er)—	2 3
	(a)	search any part of the place;	4
	(b)	open, using reasonable force, an enclosure or other thing, to examine the enclosure or other thing, or an animal in the enclosure or other thing;	5 6 7
	(c)	take reasonable measures to relieve the pain of an animal at the place;	8 9
		Examples of measures—	10
		feeding, untethering and watering the animal	11
	(d)	inspect, examine or film any part of the place or an animal or other thing, at the place;	12 13
	(e)	take for examination, a thing, or a sample of or from an animal or other thing;	14 15
	(f)	place an identifying mark on an animal or other thing at the place;	16 17
		Examples of placing an identifying mark on an animal—	18
		tagging an animal	19
		 inserting a microchip in an animal 	20
	(g)	take an extract from, or copy, a document at the place, or take the document to another place to copy;	21 22
	(h)	produce an image or writing at the place from an electronic document or, to the extent it is not practicable, take a thing containing an electronic document to another place to produce an image or writing;	23 24 25 26 27
	(i)	take to, into or onto the place and use any person, equipment and materials the inspector reasonably requires for exercising the inspector's powers under this division;	28 29 30 31

		(j) remain at the place for the time necessary to achieve the purpose of the entry.	1 2
	(2)	The inspector may take a necessary step to allow the exercise of a general power.	3 4
	(3)	If the inspector takes a document from the place to copy it, the inspector must copy the document and return it to the place as soon as practicable.	5 6 7
	(4)	If the inspector takes from the place an article or device reasonably capable of producing a document from an electronic document to produce the document, the inspector must produce the document and return the article or device to the place as soon as practicable.	8 9 10 11 12
	(5)	In this section—	13
		examine includes analyse, test, account, measure, weigh, grade, gauge and identify.	14 15
		<i>film</i> includes photograph, videotape and record an image in another way.	16 17
		<i>inspect</i> , a thing, includes open the thing and examine its contents.	18 19
182	Po	wer to require reasonable help	20
	(1)	The inspector may make a requirement (a <i>help requirement</i>) of an occupier of the place or a person at the place to give the inspector reasonable help to exercise a general power, including, for example, to examine an animal, produce a document or give information.	21 22 23 24 25
	(2)	When making the help requirement, the inspector must give the person an offence warning for the requirement.	26 27
183	Off	ence to contravene help requirement	28
	(1)	A person of whom a help requirement has been made must comply with the requirement unless the person has a reasonable excuse.	29 30 31

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with exhibited animals. Note— See, however, section 222. Division 3 Exhibited animal directions 14 184 Power to give exhibited animal direction (1) This section applies if an inspector reasonably believes a responsible person for an exhibited animal has failed, or may fail, to discharge the person's general exhibition and dealing obligation for exhibiting or dealing with the animal at a place. (2) The inspector may give the responsible person (the recipient) a direction (an exhibited animal direction) for ensuring the recipient discharges the obligation at the place. 185 Matters that must be included in direction (1) The exhibited animal direction must state each of the						
a help requirement if complying might tend to incriminate the individual or expose the individual to a penalty. (3) However, subsection (2) does not apply if a document or information the subject of the help requirement is required to be held or kept by the defendant under— (a) this Act; or (b) another Act or a law of the Commonwealth or another State if the document relates to exhibiting or dealing with exhibited animals. Note— See, however, section 222. Division 3 Exhibited animal direction (1) This section applies if an inspector reasonably believes a responsible person for an exhibited animal has failed, or may fail, to discharge the person's general exhibition and dealing obligation for exhibiting or dealing with the animal at a place. (2) The inspector may give the responsible person (the recipient) a direction (an exhibited animal direction) for ensuring the recipient discharges the obligation at the place. (2) Matters that must be included in direction (1) The exhibited animal direction must state each of the following— (a) the name and address of the recipient, or any other identifying information about the recipient the inspector			Maximum penalty—50 penalty units.	1		
information the subject of the help requirement is required to be held or kept by the defendant under— (a) this Act; or (b) another Act or a law of the Commonwealth or another State if the document relates to exhibiting or dealing with exhibited animals. Note— See, however, section 222. Division 3 Exhibited animal direction (1) This section applies if an inspector reasonably believes a responsible person for an exhibited animal has failed, or may fail, to discharge the person's general exhibition and dealing obligation for exhibiting or dealing with the animal at a place. (2) The inspector may give the responsible person (the recipient) a direction (an exhibited animal direction) for ensuring the recipient discharges the obligation at the place. (2) Matters that must be included in direction (1) The exhibited animal direction must state each of the following— (2) the name and address of the recipient, or any other identifying information about the recipient the inspector		a help requirement if complying might tend to incriminate the				
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Division 3 Exhibited animal directions 14 Power to give exhibited animal direction 15 (1) This section applies if an inspector reasonably believes a responsible person for an exhibited animal has failed, or may fail, to discharge the person's general exhibition and dealing obligation for exhibiting or dealing with the animal at a place. 19 (2) The inspector may give the responsible person (the recipient) a direction (an exhibited animal direction) for ensuring the recipient discharges the obligation at the place. 19 Matters that must be included in direction 23 (1) The exhibited animal direction must state each of the following— 25 (a) the name and address of the recipient, or any other identifying information about the recipient the inspector 27			State if the document relates to exhibiting or dealing	9 10 11		
Division 3 Exhibited animal direction 15 (1) This section applies if an inspector reasonably believes a responsible person for an exhibited animal has failed, or may fail, to discharge the person's general exhibition and dealing obligation for exhibiting or dealing with the animal at a place. (2) The inspector may give the responsible person (the recipient) a direction (an exhibited animal direction) for ensuring the recipient discharges the obligation at the place. (1) The exhibited animal direction 23 (1) The exhibited animal direction must state each of the following— 25 (a) the name and address of the recipient, or any other identifying information about the recipient the inspector 27			Note—	12		
184 Power to give exhibited animal direction (1) This section applies if an inspector reasonably believes a responsible person for an exhibited animal has failed, or may fail, to discharge the person's general exhibition and dealing obligation for exhibiting or dealing with the animal at a place. (2) The inspector may give the responsible person (the <i>recipient</i>) a direction (an <i>exhibited animal direction</i>) for ensuring the recipient discharges the obligation at the place. (2) Matters that must be included in direction (1) The exhibited animal direction must state each of the following— (2) (a) the name and address of the recipient, or any other identifying information about the recipient the inspector			See, however, section 222.	13		
 (1) This section applies if an inspector reasonably believes a responsible person for an exhibited animal has failed, or may fail, to discharge the person's general exhibition and dealing obligation for exhibiting or dealing with the animal at a place. (2) The inspector may give the responsible person (the <i>recipient</i>) a direction (an <i>exhibited animal direction</i>) for ensuring the recipient discharges the obligation at the place. (3) Matters that must be included in direction (4) The exhibited animal direction must state each of the following— (5) (a) the name and address of the recipient, or any other identifying information about the recipient the inspector 						
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a direction (an <i>exhibited animal direction</i>) for ensuring the recipient discharges the obligation at the place. 185 Matters that must be included in direction (1) The exhibited animal direction must state each of the following— (a) the name and address of the recipient, or any other identifying information about the recipient the inspector 27	Divi: 184			14 15		
(1) The exhibited animal direction must state each of the following— (a) the name and address of the recipient, or any other identifying information about the recipient the inspector 27		Por	wer to give exhibited animal direction This section applies if an inspector reasonably believes a responsible person for an exhibited animal has failed, or may fail, to discharge the person's general exhibition and dealing			
following— (a) the name and address of the recipient, or any other identifying information about the recipient the inspector 25		Pov (1)	wer to give exhibited animal direction This section applies if an inspector reasonably believes a responsible person for an exhibited animal has failed, or may fail, to discharge the person's general exhibition and dealing obligation for exhibiting or dealing with the animal at a place. The inspector may give the responsible person (the recipient) a direction (an exhibited animal direction) for ensuring the	15 16 17 18		
identifying information about the recipient the inspector 27		Pov (1) (2)	wer to give exhibited animal direction This section applies if an inspector reasonably believes a responsible person for an exhibited animal has failed, or may fail, to discharge the person's general exhibition and dealing obligation for exhibiting or dealing with the animal at a place. The inspector may give the responsible person (the recipient) a direction (an exhibited animal direction) for ensuring the recipient discharges the obligation at the place.	15 16 17 18 19 20 21		
	184	Pov (1) (2) Ma	wer to give exhibited animal direction This section applies if an inspector reasonably believes a responsible person for an exhibited animal has failed, or may fail, to discharge the person's general exhibition and dealing obligation for exhibiting or dealing with the animal at a place. The inspector may give the responsible person (the recipient) a direction (an exhibited animal direction) for ensuring the recipient discharges the obligation at the place. Itters that must be included in direction The exhibited animal direction must state each of the	15 16 17 18 19 20 21 22		

	(b)	if the inspector reasonably believes the recipient has failed to discharge the recipient's general exhibition and dealing obligation—the way in which the recipient has failed to discharge the obligation;	1 2 3 4		
	(c)	the place where the recipient failed, or may fail, to discharge the obligation;	5 6		
	(d)	the action the recipient must take at the place to prevent or minimise the relevant risks or relevant adverse effects arising from the recipient's failure, or possible failure, to discharge the obligation;	7 8 9 10		
	(e)	the period within which the action must be taken;	11		
	(f)	the action, if any, the recipient must take to show the recipient is complying with the direction and the period within which the action must be taken;	12 13 14		
		Example—	15		
		providing photographs of an enclosure before and after the action	16 17		
	(g)	the name of the inspector giving the direction;	18		
	(h)	an offence warning for the direction.	19		
(2)		direction must also include an information notice for the sion to give the direction.	20 21		
(3)	The period stated under subsection (1)(e) must be reasonable having regard to the relevant risks or relevant adverse effects arising from the recipient's failure, or possible failure, to discharge the obligation.				
(4)		direction must also set out, or state the effect of, sections 160 and 161.	26 27		
Ma	tters	that may be included in direction	28		
(1)	prop the f	exhibited animal direction may state that an inspector oses, at a stated time or at stated intervals, to enter any of following where the animal or enclosure, the subject of the etion, is situated to check compliance with the direction—	29 30 31 32		

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		(a) the place;	1
		(b) a vehicle of which the recipient is the person in control.	2
		Note—	3
		See part 2, division 4 for the procedure for entry to check compliance with an exhibited animal direction.	4 5
	(2)	The direction may state how the recipient may show the stated action has been taken.	6 7
187	Re	quirements for giving direction	8
	(1)	An exhibited animal direction must be in the approved form.	9
	(2)	However, an exhibited animal direction may be given orally if—	10 11
		(a) for any reason it is not practicable to immediately give the direction in the approved form; and	12 13
		(b) the inspector giving the direction gives the recipient an offence warning for the direction.	14 15
	(3)	If the direction is given orally, the inspector must confirm the direction by also giving it in the approved form as soon as practicable after giving it orally.	16 17 18
188	Co	mpliance with direction	19
		The recipient of an exhibited animal direction must comply with the direction unless the recipient has a reasonable excuse.	20 21 22
		Maximum penalty—200 penalty units.	23
		Notes—	24
		1 If the exhibited animal direction relates to an authorised animal under an exhibition licence or interstate exhibitors permit, the contravention may be a ground for cancelling, suspending or amending the licence or permit. See sections 132(e)(i) and 133(b).	25 26 27 28
		2 If a recipient fails to comply with an exhibited animal direction, an inspector may take action. See section 161.	29 30

Division 4			Seizure	1	
Subd	ivis	ion ⁻	1	Powers to seize	2
189	Sei	zure v	with	consent	3
		An in	nspec	tor who has, under this Act, entered a place may—	4
		(a)		e an exhibited animal at the place with the written ent of—	5 6
			(i)	a responsible person for the animal; or	7
			(ii)	a person the inspector reasonably believes is a responsible person for the animal; or	8 9
		(b)	seize of—	e another thing at the place with the written consent	10 11
			(i)	the owner or person in possession of the thing; or	12
			(ii)	a person the inspector reasonably believes is the owner or person in possession of the thing.	13 14
190		zing e isent		ence consistent with purpose of entry by	15 16
	(1)	This	section	on applies if an inspector—	17
		(a)		athorised to enter a place with the consent of an apier of the place; and	18 19
		(b)	ente	rs the place after obtaining the consent.	20
	(2)		inspe lace i	ctor may seize an exhibited animal or other thing at f—	21 22
		(a)		inspector reasonably believes it is evidence of an ance against this Act; and	23 24
		(b)		seizure is consistent with the purpose of entry as ained to the occupier when asking for the occupier's ent.	25 26 27

191	Sei	izing	evid	ence	for which warrant issued	1
	(1)	This section applies if an inspector—				
		(a)	is at	uthoris	sed to enter a place under a warrant; and	3
		(b)	ente	ers the	place under the warrant.	4
	(2)		inspe issue		nay seize the evidence for which the warrant	5 6
192	Otl	ner s	eizur	e pow	vers	7
	(1)	This	secti	on app	olies if an inspector—	8
		(a)			sed to enter a place under this Act, whether by r under a warrant, or otherwise; and	9 10
		(b)	ente	ers the	place.	11
	(2)		inspe place		nay seize an exhibited animal or other thing at	12 13
		(a)	the	inspec	tor reasonably believes—	14
			(i)	it is	evidence of an offence against this Act; and	15
			(ii)		eizure is necessary to prevent it being hidden, or destroyed; or	16 17
		(b)	in,	or is	etor reasonably believes it has just been used relevant to, the commission of an offence is Act; or	18 19 20
		(c)	anin	nal ha	hibited animal—a responsible person for the s contravened, or is contravening, an exhibited ection or a court order about the animal; or	21 22 23
		(d)			ibited animal or another animal, the inspector y believes—	24 25
			(i)	the a	nimal—	26
				(A)	is under an imminent risk of death or injury; or	27 28
				(B)	requires veterinary treatment; or	29

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		(C) is experiencing undue pain; and	1			
		(ii) the interests of the welfare of the animal require its immediate seizure.	2 3			
193	Sei	izure of property subject to security	4			
	(1)	An inspector may seize an exhibited animal or other thing, and exercise powers relating to it, despite a lien or other security over it claimed by another person.	5 6 7			
	(2)	However, the seizure does not affect the other person's claim to the lien or other security against a person other than the inspector or a person acting for the inspector.	8 9 10			
Sub	divis	sion 2 Powers to support seizure	11			
194	Requirement of person in control of exhibited animal or other thing					
	(1)	To enable an exhibited animal or other thing to be seized, an inspector may require the person in control of it—	14 15			
		(a) to take it to a stated reasonable place by a stated reasonable time; and	16 17			
		(b) if necessary, to remain in control of it at the stated place for a stated reasonable time.	18 19			
	(2)	The requirement—	20			
		(a) must be made by notice given to the person; or	21			
		(b) if for any reason it is not practicable to give a notice, may be made orally and confirmed by notice as soon as practicable.	22 23 24			
195	Po	wers to secure seized exhibited animal or other thing	25			
	(1)	Having seized an exhibited animal or other thing under this division, an inspector may—	26 27			

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		(a)	leave it at the place where it was seized (the <i>place of seizure</i>) and take reasonable action to restrict access to it; or	1 2 3
		(b)	move it from the place of seizure.	4
	(2)	For	subsection (1)(a), the inspector may, for example—	5
		(a)	mark, tag, or otherwise identify an animal or other thing to show access to it is restricted; or	6 7
		(b)	seal the entrance to the place of seizure and mark the place to show access to the place is restricted; or	8 9
		(c)	for equipment—make it inoperable; or	10
			Example—	11
			make it inoperable by dismantling it or removing a component without which the equipment can not be used	12 13
		(d)	require a person the inspector reasonably believes is a responsible person for an exhibited animal, or a person in control of another thing or a place of seizure, to do an act mentioned in paragraph (a), (b) or (c) or anything else an inspector could do under subsection (1)(a).	14 15 16 17 18
196	Off	ence	to contravene seizure requirements	19
		unde	erson must comply with a requirement made of the person er section 194 or 195(2)(d) unless the person has a onable excuse.	20 21 22
		Max	simum penalty—100 penalty units.	23
197	Pai	rticul	ar powers for seized animals	24
	(1)		hout limiting section 195, having seized an animal under division, an inspector may—	25 26
		(a)	take it to a place the inspector considers appropriate; or	27
		(b)	provide accommodation, food, rest, water or other living conditions; or	28 29

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		(c)	if the inspector reasonably believes that, in the interests of its welfare, the animal requires veterinary treatment—arrange for the treatment; or	1 2 3
		(d)	if an exhibited animal direction has been given in relation to the animal and the direction has not been complied with—take other action to ensure the direction is complied with.	4 5 6 7
	(2)		e an animal seized under this division is at the place of re, an inspector may enter the place only to—	8 9
		(a)	provide the animal with food, water or veterinary treatment if the inspector reasonably believes the animal needs the food, water or treatment; or	10 11 12
		(b)	take the animal to another place the inspector considers appropriate.	13 14
198	Off	ence	to interfere	15
	(1)	restricthe an	ccess to a seized exhibited animal or other thing is cted under section 195, a person must not tamper with nimal or thing or with anything used to restrict access to nimal or thing without—	16 17 18 19
		(a)	an inspector's approval; or	20
		(b)	a reasonable excuse.	21
		Maxi	mum penalty—100 penalty units.	22
	(2)	must	cess to a place is restricted under section 195, a person not enter the place in contravention of the restriction or er with anything used to restrict access to the place out—	23 24 25 26
		(a)	an inspector's approval; or	27
		(b)	a reasonable excuse.	28
		Maxi	mum penalty—100 penalty units.	29

Sub	divis	sion	3 Safeguards for seized property	1
199	Re	ceipt	and information notice for seized property	2
	(1)		s section applies if, under this division or a warrant, an ector seizes an exhibited animal or other thing, unless—	3 4
		(a)	the seizure was with the written consent of a person under section 189; or	5 6
		(b)	the inspector reasonably believes there was no-one apparently in possession of the animal or thing, or the animal or thing had been abandoned, before it was seized; or	7 8 9 10
		(c)	for a seized thing other than an animal, it would be impracticable or unreasonable to expect the inspector to account for the thing given its condition, nature and value.	11 12 13 14
	(2)	give own	inspector must, as soon as practicable after the seizure, a responsible person for the exhibited animal or the ter or person who was in possession of the other thing are it was seized—	15 16 17 18
		(a)	a receipt for the animal or thing that generally describes it and its condition; and	19 20
		(b)	an information notice for the decision to seize it.	21
	(3)	seizī leav	vever, if a following person is not present at the place of ure, the receipt and information notice may be given by ing them at the place in a conspicuous position and in a onably secure way—	22 23 24 25
		(a)	for an exhibited animal—a responsible person for the animal;	26 27
		(b)	for another thing—the owner or person in possession of the thing.	28 29
	(4)	The	receipt and information notice may—	30
		(a)	be given in the same document; and	31

		(b) relate to more than 1 seized animal or other thing.	1
	(5)	The inspector may delay giving the receipt and information notice if the inspector reasonably suspects doing so may frustrate or otherwise hinder an investigation by the inspector under this Act.	2 3 4 5
	(6)	However, the delay may be only for so long as the inspector continues to have the reasonable suspicion and remains in the vicinity of the place of seizure to keep it under observation.	6 7 8
200	Ac	cess to seized property	9
	(1)	This section applies to an inspector who has, under this division or a warrant, seized an exhibited animal or other thing until it is forfeited under division 6 or returned under section 201 or 202.	10 11 12 13
	(2)	The inspector must allow a responsible person for the exhibited animal or the owner of the other thing—	14 15
		(a) to inspect it at any reasonable time and from time to time; and	16 17
		(b) if it is a document—to copy it.	18
	(3)	Subsection (2) does not apply if it is impracticable or would be unreasonable to allow the inspection or copying.	19 20
	(4)	The inspection or copying must be allowed free of charge.	21
201	Re	turn of seized animal	22
	(1)	This section applies if an inspector has, under this division or a warrant, seized an exhibited animal or another animal.	23 24
	(2)	The inspector must, within 28 days after the seizure, return the animal to the appropriate person unless—	25 26
		(a) the owner of the animal agrees in writing to transfer ownership of it to the State; or	27 28
		(b) the animal is forfeited to the State under division 6; or	29

	(c)	an application has been made for a disposal order or prohibition order for the animal; or	1 2
	(d)	continued retention of the animal is needed as evidence for a proceeding or proposed proceeding for an offence involving the animal; or	3 4 5
	(e)	for an exhibited animal—an exhibited animal direction given in relation to the animal has not been complied with and the inspector is taking, or proposes to take, action to ensure the direction is complied with; or	6 7 8 9
	(f)	the inspector reasonably believes the animal's condition may require its destruction under section 203.	10 11
(3)	retui	ubsection (2)(c) applies, the inspector must promptly on the animal to the appropriate person if the application he disposal order or prohibition order—	12 13 14
	(a)	is withdrawn; or	15
	(b)	has been finally decided or otherwise ended and a disposal order or prohibition order has not been made for the animal.	16 17 18
(4)	retui	ubsection (2)(d) applies, the inspector must promptly on the animal to the appropriate person if its continued antion as evidence is no longer required.	19 20 21
(5)		ubsection (2)(e) applies, the inspector must promptly on the animal to the appropriate person if—	22 23
	(a)	the exhibited animal direction is complied with; or	24
	(b)	the inspector ceases to take, or propose to take, action to ensure the direction is complied with.	25 26
(6)	retui long	ubsection (2)(f) applies, the inspector must promptly on the animal to the appropriate person if the inspector notice believes the animal's condition may require its ruction under section 203.	27 28 29 30
(7)	Noth anin	ning in this section affects a lien or other security over the nal.	31 32
(8)	In th	is section—	33

		appr	copriate person means—	1
		(a)	for an exhibited animal—a responsible person for the animal; or	2 3
		(b)	for another animal—its owner.	4
202	Re	turn c	of seized property other than an animal	5
	(1)	This	section applies if—	6
		(a)	an inspector has, under this division or a warrant, seized a thing other than an animal; and	7 8
		(b)	the thing has some intrinsic value; and	9
		(c)	the owner of the thing has not agreed in writing to transfer ownership of it to the State; and	10 11
		(d)	the thing has not been forfeited under division 6; and	12
		(e)	a disposal order has not been made in relation to the thing.	13 14
	(2)	The	inspector must return the thing to its owner—	15
		(a)	generally—at the end of 6 months after the seizure; or	16
		(b)	if a proceeding for an offence involving the thing is started within the 6 months—at the end of the proceeding and any appeal from the proceeding.	17 18 19
	(3)	thing	pite subsection (2), the inspector must promptly return a g seized as evidence to its owner if the inspector is fied—	20 21 22
		(a)	its continued retention as evidence is no longer required; and	23 24
		(b)	its continued retention is not necessary to prevent the thing being used to continue, or repeat, the offence; and	25 26
		(c)	it is lawful for the person to possess the thing.	27
	(4)		t the time mentioned in subsection (2), an application has a made for a disposal order in relation to the thing, the	28 29

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			ector must promptly return the thing to its owner if the ication—	1 2
		(a)	is withdrawn; or	3
		(b)	has been finally decided or otherwise ended and a disposal order has not been made in relation to the thing.	4 5
	(5)	Noth thing	ning in this section affects a lien or other security over the g.	6 7
Divi	sion	5	Urgent destruction of animals	8
203	Pov	wer to	o destroy an animal	9
	(1)		inspector may destroy an animal, or cause it to be royed, if—	10 11
		(a)	the animal has been seized under division 4 or an appropriate person for the animal has given written consent to its destruction; and	12 13 14
		(b)	the inspector reasonably believes the animal is in pain to the extent that it is cruel to keep it alive.	15 16
	(2)	In th	is section—	17
		appr	copriate person means—	18
		(a)	for an exhibited animal—a responsible person for the animal; or	19 20
		(b)	for another animal—its owner.	21

Divi	sion	6		Forfeiture	1
204	Forfeiture decision of chief executive				2
	(1)			ion applies if an exhibited animal or other thing is der division 4.	3 4
	(2)			executive may decide the animal or other thing is to the State if—	5 6
		(a)	an i	nspector—	7
			(i)	after making reasonable inquiries, can not find a responsible person for the exhibited animal or the owner of the other thing; or	8 9 10
			(ii)	after making reasonable efforts, can not return the animal or other thing to the responsible person or owner mentioned in subparagraph (i); or	11 12 13
		(b)	to a	an exhibited animal or other thing seized in relation an alleged offence against section 19, an inspector conably believes it is necessary to keep the animal or g to prevent it being used to commit the offence; or	14 15 16 17
		(c)	offe belie anin	an exhibited animal seized in relation to an alleged ence against section 85(1), an inspector reasonably eves the animal is the progeny of an authorised mal being exhibited or kept in contravention of the adatory condition under section 69(1)(k).	18 19 20 21 22
	(3)	For	subse	ection (2)(a)—	23
		(a)		period over which the inquiries or efforts are made at be at least 4 days; and	24 25
		(b)	the i	inspector is not required to—	26
			(i)	make inquiries if it would be unreasonable to make inquiries to find a responsible person for the exhibited animal or the owner of the other thing; or	27 28 29

		efforts to return the exhibited animal to the	1 2 3
		Example for subparagraph (ii)—	4
		The owner of the thing has migrated to another country.	5
	(4)	· ·	6 7
		(a) whether it is reasonable to make inquiries or efforts; and	8
		efforts, including the period over which they are made,	9 10 11
205	Info	rmation notice for forfeiture decision	12
	(1)	section 204(2) that an exhibited animal or other thing, other than a seized thing mentioned in section 199(1)(c), is	13 14 15 16
	(2)	<u> </u>	17 18
	(3)	However, subsection (2) does not apply if—	19
			20 21
		. ,	22 23
		(i) a public place; or	24
			25 26
	(4)	information notice may be given by leaving it at the place where the animal or other thing was seized, in a conspicuous	27 28 29 30

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Wh of t	nen exhibited animal or other thing becomes property the State	1 2
	An exhibited animal or other thing becomes the property of the State if—	f 3 4
	(a) it is forfeited to the State under section 204(2); or	5
	(b) the owner of the animal or thing and the State agree, in writing, to transfer ownership of it to the State.	n 6 7
Но	w property may be dealt with	8
(1)	This section applies if, under section 206, an exhibited animal or other thing becomes the property of the State.	l 9 10
(2)	The chief executive may deal with the exhibited animal or other thing as the chief executive considers appropriate including, for example, by destroying it or giving it away.	
(3)	The chief executive must not deal with the exhibited animal or other thing in a way that could prejudice the outcome of an appeal against the forfeiture of which the chief executive is aware.	15
(4)	Subsection (3) does not limit an inspector's power under section 203 to destroy an animal.	r 18 19
(5)	If the State sells the exhibited animal or other thing, it may after deducting the following, return the proceeds of the sale to the former owner of the animal or thing—	
	(a) the costs of the sale;	23
	(b) any costs it recovers from the former owner under section 237.	r 24 25
(6)	The chief executive may deal with the exhibited animal or other thing for the State.	r 26 27
(7)	This section is subject to a decision, direction or order under chapter 7, part 3 or 4 about the exhibited animal or other thing.	

208	Pov	ver o	f destruction for immediate biosecurity risk	1
Without limiting section 207(2), an inspector may destroy a exhibited animal or other thing seized under division 4 an forfeited under this division if the inspector reasonabl believes the animal or thing poses an immediate biosecurit risk.				2 3 4 5 6
Divisi	on	7	Other information-obtaining powers of inspectors	7 8
209	Pov	ver to	o require name and address	9
((1)	This	section applies if an inspector—	10
		(a)	finds a person committing an offence against this Act; or	11
		(b)	finds a person in circumstances that lead the inspector to reasonably suspect the person has just committed an offence against this Act; or	12 13 14
		(c)	has information that leads the inspector to reasonably suspect a person has just committed an offence against this Act; or	15 16 17
		(d)	reasonably believes the person is a responsible person for an exhibited animal and proposes to give the person an exhibited animal direction.	18 19 20
((2)		inspector may require the person to state the person's e and residential address.	21 22
((3)	the	inspector may also require the person to give evidence of correctness of the stated name or address if, in the imstances, it would be reasonable to expect the person	23 24 25 26
		(a)	be in possession of evidence of the correctness of the stated name or address; or	27 28
		(b)	otherwise be able to give the evidence.	29

	(4)	When making a personal details requirement, the inspector must give the person an offence warning for the requirement.	1 2
	(5)		3 4
210	Off	ence to contravene personal details requirement	5
	(1)	made must comply with the requirement unless the person has	6 7 8
		Maximum penalty—50 penalty units.	9
	(2)	A person may not be convicted of an offence under subsection (1) unless—	10 11
		(a) for a personal details requirement given in relation to an exhibited animal direction—the direction is given to the person and the person is found guilty of an offence against section 188 of not complying with the direction; or	12 13 14 15 16
		(b) otherwise—the person is found guilty of the offence in relation to which the personal details requirement was made.	17 18 19
211	Po	ver to require production of document	20
	(1)	An inspector may require a person to make available for inspection by an inspector, or to produce to the inspector for inspection, at a reasonable time and place nominated by the	21 22 23 24
		(a) a document issued to the person under this Act; or	25
		(b) a document required to be kept by the person under—	26
		(i) this Act; or	27
		another State, if the document relates to dealing	28 29 30

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

		See, however, section 222.	1
	(3)	The inspector must inform the person, in a way that is reasonable in the circumstances—	2 3
		(a) that the person must comply with the document production requirement even though complying might tend to incriminate the person or expose the person to a penalty; and	4 5 6 7
		(b) that, under section 222, there is a limited immunity against the future use of the information or document given in compliance with the requirement.	8 9 10
	(4)	If the person fails to comply with the document production requirement when the inspector has failed to comply with subsection (3), the person can not be convicted of the offence against subsection (1).	11 12 13 14
	(5)	If a court convicts a person of an offence against subsection (1), the court may, as well as imposing a penalty for the offence, order the person to comply with the document production requirement.	15 16 17 18
213		ence to contravene document certification	19 20
	(1)	A person of whom a document certification requirement has been made must comply with the requirement unless the person has a reasonable excuse.	21 22 23
		Maximum penalty—50 penalty units.	24
	(2)	It is not a reasonable excuse for a person to fail to comply with a document certification requirement on the basis that complying with the requirement might tend to incriminate the person or expose the person to a penalty.	25 26 27 28
		Note—	29
		See, however, section 222.	30
	(3)	The inspector must inform the person, in a way that is reasonable in the circumstances—	31 32

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		(a) that the person must comply with the document certification requirement even though complying might tend to incriminate the person or expose the person to a penalty; and	1 2 3 4
		(b) that, under section 222, there is a limited immunity against the future use of the information or document given in compliance with the requirement.	5 6 7
	(4)	If the person fails to comply with the document certification requirement when the inspector has failed to comply with subsection (3), the person can not be convicted of the offence against subsection (1).	8 9 10 11
214	Po	wer to require information	12
	(1)	This section applies if an inspector reasonably believes—	13
		(a) an offence against this Act has been committed; and	14
		(b) a person may be able to give information about the offence.	15 16
	(2)	The inspector may, by notice given to the person, require the person to give the inspector information related to the offence at a stated reasonable time and place.	17 18 19
	(3)	A requirement under subsection (2) is an <i>information</i> requirement.	20 21
	(4)	For information that is an electronic document, compliance with the information requirement requires the giving of a clear image or written version of the electronic document.	22 23 24
	(5)	In this section—	25
		information includes a document.	26
215	Off	ence to contravene information requirement	27
	(1)	A person of whom an information requirement is made must	28
		comply with the requirement unless the person has a reasonable excuse.	29 30

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	(2)	Maximum penalty—50 penalty units. It is a reasonable excuse for an individual not to give the	1 2
	(2)	information if giving the information might tend to incriminate the individual or expose the individual to a penalty.	3 4 5
Part	4	Miscellaneous provisions relating to inspectors	6 7
Divis	ion	1 Damage	8
216	Dut	y to avoid inconvenience and minimise damage	9
		In exercising a power, an inspector must take all reasonable steps to cause as little inconvenience, and do as little damage, as possible.	10 11 12
		Note—	13
		See also section 218.	14
217	Not	ice of relevant event	15
	(1)	This section applies if—	16
		(a) an inspector is exercising, or purporting to exercise, a power; and	17 18
		(b) either of the following (each a <i>relevant event</i>) happens—	19 20
		(i) the inspector kills or injures an animal or damages another thing;	21 22
		(ii) a person (the <i>directed person</i>) acting under the direction or authority of the inspector kills or injures an animal or damages another thing.	23 24 25

(2)	However, this section does not apply to injury or damage the inspector reasonably considers is trivial.	1 2
(3)	Also, this section does not apply if the inspector reasonably believes—	3 4
	(a) there is no-one apparently in possession of the animal or other thing; or	5 6
	(b) the animal or other thing has been abandoned.	7
(4)	The inspector must give notice of the relevant event to the person who appears to the inspector to be an owner, or person in control, of the animal or other thing.	8 9 10
(5)	However, if for any reason it is not practicable to comply with subsection (4), the inspector must—	11 12
	(a) leave the notice at the place where the relevant event happened; and	13 14
	(b) ensure it is left in a conspicuous position and in a reasonably secure way.	15 16
(6)	The inspector may delay complying with subsection (4) or (5) if the inspector reasonably suspects complying with the subsection may frustrate or otherwise hinder an investigation by the inspector.	17 18 19 20
(7)	The delay may be only for so long as the inspector continues to have the reasonable suspicion and remains in the vicinity of the place.	21 22 23
(8)	If the inspector believes the animal was killed or injured or the other thing was damaged because of circumstances beyond the control of the inspector or the directed person, the inspector may state the belief in the notice.	24 25 26 27
	Example of circumstances for subsection (8)—	28
	a latent defect in a thing	29
(9)	The notice must state—	30
	(a) particulars of the relevant event; and	31

		(b)	that a person who has suffered loss or damage because of the relevant event may claim compensation under section 218.	1 2 3
Divis	sion	2	Compensation	4
218	Co	mpen	nsation	5
	(1)	incu	erson may claim compensation from the State if the person rs loss because of the exercise, or purported exercise, of a er by or for an inspector including a loss arising from pliance with a requirement made of the person under this	6 7 8 9 10
	(2)		vever, subsection (1) does not include loss arising from a ful seizure or lawful forfeiture.	11 12
	(3)		compensation may be claimed and ordered in a eeding—	13 14
		(a)	brought in a court with jurisdiction for the recovery of the amount of compensation claimed; or	15 16
		(b)	for an alleged offence against this Act the investigation of which gave rise to the claim for compensation.	17 18
	(4)	satis	ourt may order the payment of compensation only if it is fied it is just to make the order in the circumstances of the cular case.	19 20 21
	(5)	cour	onsidering whether it is just to order compensation, the t must have regard to any relevant offence committed by claimant.	22 23 24
	(6)	be ta	egulation may prescribe other matters that may, or must, aken into account by the court when considering whether just to order compensation.	25 26 27
	(7)		ion 216 does not provide for a statutory right of pensation other than is provided by this section.	28 29
	(8)	In th	is section—	30

		loss includes costs and damage.	1
Divi	sion	Other offences relating to inspectors	2 3
219	Giv	ving inspector false or misleading information	4
	(1)	A person must not, in relation to the administration of this Act, give an inspector information that the person knows is false or misleading in a material particular.	5 6 7
		Maximum penalty—200 penalty units.	8
	(2)	Subsection (1) applies to information given in relation to the administration of this Act whether or not the information was given in response to a specific power under this Act.	9 10 11
	(3)	However, subsection (1) does not apply to a person if the person, when giving the information—	12 13
		(a) tells the inspector, to the best of the person's ability, how it is false or misleading; and	14 15
		(b) if the person has, or can reasonably obtain, the correct information—gives the correct information.	16 17
	(4)	In this section—	18
		information includes a document containing information.	19
220	Ob	structing inspector	20
	(1)	A person must not obstruct an inspector exercising a power, or someone helping an inspector exercising a power, unless the person has a reasonable excuse.	21 22 23
		Maximum penalty—100 penalty units.	24
	(2)	If a person has obstructed an inspector, or someone helping an inspector, and the inspector decides to proceed with the exercise of the power, the inspector must warn the person that—	25 26 27 28

		(a) it is an offence to cause an obstruction unless the person has a reasonable excuse; and	1 2
		(b) the inspector considers the person's conduct an obstruction.	3 4
	(3)	In this section—	5
		<i>obstruct</i> includes assault, hinder, resist, attempt to obstruct and threaten to obstruct.	6 7
221	lm	personating inspector	8
		A person must not impersonate an inspector.	9
		Maximum penalty—100 penalty units.	10
Divi	sion	4 Other provisions	11
222		idential immunity for complying with particular juirements	12 13
	(1)	Subsection (2) applies if an individual—	14
		(a) gives or produces information or a document to an inspector under section 182(1); or	15 16
		(b) makes available for inspection by, or produces to, an inspector a document under section 211(1); or	17 18
		(c) certifies a copy of a document or an entry in a document under section 211(5).	19 20
	(2)	Evidence of the information or document, and other evidence directly or indirectly derived from the information or document, is not admissible against the individual in any proceeding to the extent it tends to incriminate the individual, or expose the individual to a penalty, in the proceeding.	21 22 23 24 25
	(3)	Subsection (2) does not apply to a proceeding about the false or misleading nature of the information or anything in the	26 27

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	document or in which the false or misleading nature of the information or document is relevant evidence.	1 2
Cha	pter 7 Evidence and proceedings	3
Part	1 Evidence	4
223	Application of pt 1	5
	This part applies to a proceeding under or in relation to this Act.	6 7
224	Appointment and authority	8
	The following must be presumed unless a party to the proceeding, by reasonable notice, requires proof of it—	9 10
	(a) the chief executive's appointment;	11
	(b) an inspector's appointment;	12
	(c) the authority of the chief executive or an inspector to do anything under this Act.	13 14
225	Signature	15
	A signature purporting to be the signature of the chief executive or an inspector is evidence of the signature it purports to be.	16 17 18
226	Evidentiary aids	19
	(1) A certificate purporting to be signed by the chief executive stating any of the following matters is evidence of the matter—	20 21 22

(a)	a stated document is 1 of the following things made, given, issued or kept under this Act—	1 2
	(i) an appointment, approval or decision;	3
	(ii) a notice, direction or requirement;	4
	(iii) an exhibited animal authority;	5
	(iv) a special exhibition approval;	6
	(v) a record or an extract from a record;	7
	(vi) a code of practice;	8
	(vii) a guideline;	9
	(viii) a register;	10
(b)	a stated document is another document kept under this Act;	11 12
(c)	a stated document is a copy of, or an extract from or part of, a thing mentioned in paragraph (a) or (b);	13 14
(d)	on a stated day, or during a stated period, a stated person was or was not the authority holder;	15 16
(e)	on a stated day, or during a stated period, an exhibited animal authority—	17 18
	(i) was or was not in force; or	19
	(ii) was or was not subject to a stated condition;	20
(f)	on a stated day an exhibition licence was amended by the grant of a special exhibition approval;	21 22
(g)	on a stated day an exhibited animal authority was suspended for a stated period or cancelled;	23 24
(h)	on a stated day, or during a stated period, a stated appointment, including a person's appointment as an inspector, was or was not in force for a stated person or thing;	25 26 27 28
(i)	on a stated day—	29

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		(i) a stated person was given a stated notice or direction under this Act; or	1 2
		(ii) a stated requirement under this Act was made of a stated person; or	3 4
		(iii) a stated amount was payable under this Act by a stated person.	5 6
	(2)	In a proceeding in which the State applies under section 238 to recover costs incurred by the State, a certificate by the chief executive stating that stated costs were incurred and the way in which, and purpose for which, they were incurred is evidence of the matters stated.	7 8 9 10 11
Par	t 2	Proceedings generally	12
227	Off	fences against this Act	13
	(1)	An offence against this Act is a summary offence.	14
	(2)	1 0 1 00	
		A proceeding for the offence must start within—	15
		A proceeding for the offence must start within— (a) 1 year after the commission of the offence; or	15 16
		1	
228	Sta	 (a) 1 year after the commission of the offence; or (b) 6 months after the offence comes to the complainant's knowledge, but within 2 years after the commission of 	16 17 18
228	Sta	 (a) 1 year after the commission of the offence; or (b) 6 months after the offence comes to the complainant's knowledge, but within 2 years after the commission of the offence. 	16 17 18 19

229	Allegation of false or misleading information or document				
		In any proceeding for an offence against this Act involving false or misleading information, or a false or misleading document, it is enough for a charge to state that the information or document was 'false or misleading' to the person's knowledge, without specifying which.	3 4 5 6 7		
230	Re	sponsibility for act or omission of representative	8		
	(1)	This section applies in a proceeding for an offence against this Act.	9 10		
	(2)	If it is relevant to prove a person's state of mind about a particular act or omission, it is enough to show—	11 12		
		(a) the act was done or omitted to be done by a representative of the person within the scope of the representative's actual or apparent authority; and	13 14 15		
		(b) the representative had the state of mind.	16		
	(3)	An act done or omitted to be done for a person by a representative of the person within the scope of the representative's actual or apparent authority is taken to have been done or omitted to be done also by the person, unless the person proves the person could not, by the exercise of reasonable diligence, have prevented the act or omission.	17 18 19 20 21 22		
	(4)	In this section—	23		
		representative means—	24		
		(a) for a corporation—an executive officer, employee or agent of the corporation; or	25 26		
		(b) for an individual—an employee or agent of the individual.	27 28		
		state of mind, of a person, includes—	29		
		(a) the person's knowledge, intention, opinion, belief or purpose; and	30 31		

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		(b)	the person's reasons for the intention, opinion, belief or purpose.	1 2
Par	t 3		Court orders	3
231	Dis	sposa	al order	4
	(1)	cour	person is convicted of an offence against this Act, the t may make an order for the disposal of any of the owing things the person owns—	5 6 7
		(a)	the animal or anything else that was the subject of, or used to commit, the offence;	8 9
		(b)	another animal;	10
		(c)	another thing the court considers is likely to be used by the person or another person in committing a further offence against this Act.	11 12 13
	(2)	The thing	court may make a disposal order for an animal or other g—	14 15
		(a)	whether or not it has been seized under chapter 6, part 3, division 4; and	16 17
		(b)	if the animal or thing has been seized—whether or not it has been returned to its former owner.	18 19
	(3)		disposal order authorises the sale of an animal, the order direct—	20 21
		(a)	the way in which the sale is to take place; or	22
		(b)	how the proceeds of the sale are to be distributed.	23
	(4)		court may make any other order to enforce the disposal or that it considers appropriate.	24 25
	(5)	This law.	section does not limit the court's powers under another	26 27

232	Pro	hibit	ion c	order	1	
	(1)	If a person is convicted of an animal offence, the court may make an order that the person must not buy or otherwise acquire or take possession of—				
		(a)	any	animal; or	5	
		(b)	a sta	ated species of animal; or	6	
		(c)	•	animal, or a stated species of animal, for trade or imerce or another stated purpose.	7 8	
	(2)	A propertion		tion order may be made permanently or for a stated	9 10	
		Note-	_		11	
		Sec	e sectio	on 236.	12	
233	Or	der a	gains	st owner in particular case	13	
	(1)	This	secti	on applies if—	14	
		(a)	a pe	rson is convicted of an animal offence; and	15	
		(b)		neone else (the <i>owner</i>) owns the animal the subject of offence; and	16 17	
		(c)	the o	court considers—	18	
			(i)	an act done, or omission made, by the owner contributed to, or allowed, the commission of the offence; and	19 20 21	
			(ii)	the owner is, and will continue to be, incapable of discharging the owner's general exhibition and dealing obligation for exhibiting or dealing with the animal.	22 23 24 25	
	(2)	231	or 2	may make an order of the type mentioned in section 32 against the owner as if the owner had been of the animal offence.	26 27 28	
	(3)			under subsection (2) must state whether it is a order or a prohibition order.	29 30	

234	Cri	teria	for making disposal or prohibition order	1
	(1)	agai	court may make a disposal order or prohibition order nst a person only if satisfied, on the balance of pabilities, it is just to make the order in the circumstances.	2 3 4
	(2)		onsidering whether it is just to make the order, the court t consider the following—	5 6
		(a)	the nature of the offence to which the hearing relates;	7
		(b)	the effect of the offence on the relevant risks and relevant adverse effects associated with exhibiting or dealing with an animal the subject of, or used to commit, the offence;	8 9 10 11
		(c)	the welfare of the animal and any other animal owned by the person;	12 13
		(d)	the likelihood of the person committing another offence against this Act.	14 15
	(3)		section (2) does not limit the matters the court may sider.	16 17
235	Pro		ure and power for making disposal or prohibition	18 19
	(1)	A di	sposal order or prohibition order may be made only—	20
		(a)	on the court's initiative; or	21
		(b)	on an application by the prosecution, which may be made at any time.	22 23
	(2)	the o	court must not make an order under section 233(2) unless owner under that section has been given an opportunity to eard about whether the order should be made.	24 25 26
	(3)		eciding whether to make a disposal order or prohibition er, the court—	27 28
		(a)	may require notice to be given to anyone the court considers appropriate, including, for example, the	29 30

		animal's owner if the person against whom the order is sought is not the owner; and	
		(b) must not refuse to hear a person to whom a notice under paragraph (a) is given. 3	
	(4)	The court may make a disposal order and a prohibition order against the same person in relation to the same offence. 5	
236	Rev	iew of prohibition order	,
	(1)	This section applies if a prohibition order is made against a person permanently or for a stated period of 5 years or more.	
	(2)	constituted by the same judicial officer) may, on the application of the person, amend or cancel the order (a <i>review</i> 1	0 1 2 3
	(3)	However— 1	4
		has within 12 months before the date of the application applied for a review order in relation to the prohibition 1	5 6 7 8
		·	9
	(4)		21 22
	(5)	In deciding the application, the court must—	23
			24 25
		relation to the prohibition order and any change relevant 2	26 27 28

Part	4	Remedies	1
237	Red	covery of seizure, compliance or destruction costs	2
	(1)	This section applies if the State incurs a cost for an inspector to do 1 or more of the following acts in relation to an animal—	3 4 5
		(a) if the animal is seized under chapter 6, part 3, division 4—	6 7
		(i) taking possession of, or moving, it; or	8
		(ii) taking action to restrict access to it; or	9
		(iii) providing it with accommodation, food, rest, water or other living conditions; or	10 11
		(iv) arranging for it to receive veterinary or other treatment;	12 13
		(b) if an exhibited animal direction given in relation to the animal has not been complied with—taking action to ensure the direction is complied with;	14 15 16
		(c) if the animal is destroyed under section 203—destroying it.	17 18
	(2)	The State may recover the cost from the animal's owner or former owner if incurring the cost was necessary and reasonable—	19 20 21
		(a) to prevent or minimise a relevant risk or relevant adverse effect associated with exhibiting or dealing with the animal; or	22 23 24
		(b) if the animal is destroyed under section 203—for the destruction.	25 26
	(3)	However, if a cost mentioned in subsection (1)(a)(iii) or (iv) is for a period during which the animal was retained under section 201(2)(d), it may be recovered only if the animal's retention was reasonably required as evidence	27 28 29

Re	ecovery of costs of investigation	1
(1)	-	2
	(a) a court convicts a person of an offence against this Act; and	3 4
	(b) the State applies to the court for an order against the person for the payment of costs the State has incurred during the investigation of the offence; and	5 6 7
	(c) the court finds the State reasonably incurred the costs.	8
(2)	The court may order the person to pay the State an amount equal to the costs if satisfied it would be just to make the order in the circumstances of the particular case.	9 10 11
(3)	This section does not limit the court's powers under the <i>Penalties and Sentences Act 1992</i> or another law.	12 13
(4)	An application to a court under this section, and any order made by the court on the application, is a judgment in the court's civil jurisdiction.	14 15 16
(5)	Any issue is to be decided on the balance of probabilities.	17
Co	ompensation because of animal offence	18
(1)	A court may order a person convicted of an animal offence to pay—	19 20
	(a) compensation to a person who, because of the commission of the offence, has—	21 22
	(i) suffered damage or loss to property; or	23
	(ii) incurred costs in avoiding or minimising, or attempting to avoid or minimise, damage or loss to property; or	24 25 26
	(b) an amount to a person for costs incurred by the person in—	27 28
	(i) taking possession of, or moving, the animal to which the offence relates; or	29 30

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	(ii) providing the animal with accommodation, food, rest, water or other living conditions; or	1 2
	(iii) arranging for the animal to receive veterinary or other treatment.	3 4
(2)	However, an order under subsection (1) must not be made in favour of the State.	5 6
Part 5	Reviews	7
Division	1 Preliminary	8
240 De	finitions for pt 5	9
	In this part—	10
	appeal information notice see section 246(3).	11
	<i>decision</i> includes a failure to make a decision if the failure is taken to be a decision to refuse an application for—	12 13
	(a) the grant, renewal or restoration of an exhibition licence; or	14 15
	(b) the amendment of an exhibition licence, including by the grant of a special exhibition approval; or	16 17
	(c) the grant or amendment of an interstate exhibitors permit; or	18 19
	(d) the grant, renewal or amendment of an accreditation.	20
	<i>forfeiture decision</i> means an original decision under section 204(2).	21 22
	internal review see section 242(1).	23
	internal review application see section 242(1).	24
	internal review decision see section 245(1)(b).	25

		original decision see section 242(1).	1
		QCAT notice means a notice complying with the QCAT Act, section 157(2).	2 3
		<i>seizure decision</i> means an original decision for the seizure of an exhibited animal, other thing or evidence, if the decision was made under section 190(2), 191(2) or 192(2) or a warrant.	4 5 6
Divi	sion	2 Internal reviews	7
241		ternal review or appeal process starts with internal riew	8 9
		A person may not apply to QCAT for review of a decision or appeal against a decision to the court unless the person has applied for an internal review of the decision under this division.	10 11 12 13
242	Wh	no may apply for internal review	14
	(1)	A person who has been given, or is entitled to be given, an information notice for a decision made under this Act (an <i>original decision</i>) may apply (an <i>internal review application</i>) to the chief executive for a review (an <i>internal review</i>) of the decision under this division.	15 16 17 18
	(2)	A person who has not been given, but is entitled to be given, an information notice for an original decision may ask the chief executive for an information notice for the decision.	20 21 22
	(3)	The failure by the chief executive to give a person an information notice for an original decision does not limit or otherwise affect the person's right to apply for an internal review of the decision under subsection (1).	23 24 25 26
243	Re	quirements for making application	27
	(1)	An internal review application must—	28

		(a) be in the approved form; and	1
		(b) if the applicant is given an information notice for the original decision to which the application relates—	2 3
		(i) be supported by enough information to enable the chief executive to decide the application; and	4 5
		(ii) be made within 14 days after the applicant is given the information notice.	6 7
	(2)	However, the chief executive may, at any time, extend the time for making an internal review application.	8 9
244	Sta	ay of operation of original decision	10
	(1)	An internal review application does not stay the original decision to which it relates.	11 12
	(2)	However, the applicant may apply to the relevant body for a stay of the original decision.	13 14
	(3)	The relevant body may stay the original decision to secure the effectiveness of the internal review and a later appeal to the court or an external review by QCAT.	15 16 17
	(4)	The stay—	18
		(a) may be given on conditions the relevant body considers appropriate; and	19 20
		(b) operates for the period fixed by the relevant body; and	21
		(c) may be amended or revoked by the relevant body.	22
	(5)	The period of the stay must not extend past the time when the chief executive makes an internal review decision about the original decision and any later period the relevant body allows the applicant to enable the applicant to appeal against, or apply for an external review of, the internal review decision.	23 24 25 26 27
	(6)	An internal review application affects the original decision, or carrying out of the decision, only if the decision is stayed.	28 29
	(7)	In this section—	30

	relevant body means—	1
	(a) for a seizure or forfeiture decision—the court; or	2
	(b) for another original decision—QCAT.	3
Inte	ernal review	4
(1)	The chief executive must, within 20 days after receiving an internal review application made under section 243 (the <i>decision period</i>)—	5 6 7
	(a) conduct an internal review of the original decision; and	8
	(b) make a decision (the <i>internal review decision</i>) to—	9
	(i) confirm the original decision; or	10
	(ii) amend the original decision; or	11
	(iii) substitute another decision for the original decision.	12 13
(2)	The application may be dealt with only by a person who—	14
	(a) did not make the original decision; and	15
	(b) is in a more senior office than the person who made the original decision.	16 17
(3)	Subsection (2)—	18
	(a) applies despite the <i>Acts Interpretation Act 1954</i> , section 27A; and	19 20
	(b) does not apply to an original decision made by the chief executive personally.	21 22
(4)	If the chief executive does not make a decision under subsection (1)(b) within the decision period, the chief executive is taken to have made an internal review decision confirming the original decision.	23 24 25 26
(5)	If the internal review decision confirms, or under subsection (4) or section 246(4), is taken to confirm, the original decision, for the purpose of an appeal or external review, the original decision is taken to be the internal review decision.	27 28 29 30

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	(6)	for t deci	ne internal review decision amends the original decision, the purpose of an appeal or external review, the original sion as amended is taken to be the internal review sion.	1 2 3 4
246	No	tice c	of internal review decision	5
	(1)	chie	hin 10 days after making an internal review decision, the f executive must give the applicant notice of the decision <i>decision notice</i>).	6 7 8
	(2)	othe deci	he internal review decision relates to an original decision er than a seizure or forfeiture decision and is not the sion sought by the applicant, the decision notice must be empanied by a QCAT notice for the internal review sion.	9 10 11 12 13
	(3)	deci deci	the internal review decision relates to a seizure or forfeiture sion and is not the decision sought by the applicant, the sion notice must include a notice (an <i>appeal information</i> (ce)) stating the following—	14 15 16 17
		(a)	the day the notice is given to the applicant;	18
		(b)	the reasons for the internal review decision;	19
		(c)	that the applicant may, within 28 days after the notice is given, appeal against the internal review decision to the court;	20 21 22
		(d)	how to appeal;	23
		(e)	that the applicant may apply to the court for a stay of the decision.	24 25
	(4)	the	the chief executive does not give the decision notice within 10 days, the chief executive is taken to have made an small review decision confirming the original decision.	26 27 28
	(5)	2450	the chief executive is taken, under subsection (4) or section (4), to have made an internal review decision confirming original decision, the applicant is entitled to be given—	29 30 31

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		(a)	if the original decision was a seizure or forfeiture decision—an appeal information notice; or	
		(b)	if the original decision was another decision—a QCAT notice.	
247	Ap	plica	nt may ask for QCAT or appeal information notice	
	(1)	QCA revie	erson who has not been given, but is entitled to be given, a AT notice or an appeal information notice for an internal ew decision may ask the chief executive for a QCAT ce or appeal information notice for the decision.	
	(2)	notic othe	failure by the chief executive to give a person a QCAT ce for an internal review decision does not limit or trwise affect the person's right to apply for an external ew of the decision under section 248.	
	(3)	infor	failure by the chief executive to give a person an appeal rmation notice for an internal review decision does not to or otherwise affect the person's right to appeal, under ion 249, against the decision.	
Divi	sion	3	External reviews by QCAT	
248	Wh	o ma	ay apply for external review	
		secti appl	erson given, or entitled to be given, a QCAT notice under ion 246(2) or (5)(b) for an internal review decision may y, as provided under the QCAT Act, to QCAT for an rnal review of the decision.	
		Note-	_	
		ope	ne QCAT Act, section 22(3) provides that QCAT may stay the eration of a reviewable decision under that Act, either on application a person or on its own initiative.	

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Division 4 Appeals		1	
249	Wh	o may appeal	2
		A person given, or entitled to be given, an appeal information notice under section 246(3) or (5)(a) and who is dissatisfied with the internal review decision may appeal to the court against the internal review decision.	3 4 5 6
250	Pro	ocedure for an appeal to the court	7
	(1)	An appeal is started by filing a notice of appeal with the clerk of the court.	8 9
	(2)	A copy of the notice must be served on the chief executive.	10
	(3)	The notice of appeal must be filed within 28 days after the appellant receives notice of the internal review decision appealed against.	11 12 13
	(4)	However, at any time, the court may extend the time for filing the notice of appeal.	14 15
	(5)	The notice of appeal must state fully the grounds of the appeal.	16 17
251	Sta	y of operation of internal review decision	18
	(1)	The court may grant a stay of the operation of an internal review decision appealed against to secure the effectiveness of the appeal.	19 20 21
	(2)	A stay—	22
		(a) may be granted on conditions the court considers appropriate; and	23 24
		(b) operates for the period fixed by the court; and	25
		(c) may be amended or revoked by the court.	26
	(3)	The period of a stay stated by the court must not extend past the time when the court decides the appeal.	27 28

	(4)		appeal against a decision affects the decision, or the ying out of the decision, only if the decision is stayed.	1 2
252	Po	wers	of court on appeal	3
	(1)	In de	eciding an appeal, the court—	4
		(a)	has the same powers as the chief executive in making the internal review decision appealed against; and	5 6
		(b)	is not bound by the rules of evidence; and	7
		(c)	must comply with natural justice.	8
	(2)	An a	appeal is by way of rehearing.	9
	(3)	The	court may—	10
		(a)	confirm the internal review decision; or	11
		(b)	set aside the internal review decision and substitute another decision; or	12 13
		(c)	set aside the internal review decision and return the matter to the chief executive with directions the court considers appropriate.	14 15 16
253	Eff	ect o	f decision of court on appeal	17
	(1)	the cons deci	matter to the chief executive with directions the court siders appropriate, and the chief executive makes a new sion in accordance with the directions, the new decision is subject to a review or appeal under this part.	18 19 20 21 22
	(2)		he court sets aside the internal review decision and stitutes another decision—	23 24
		(a)	the substituted decision is taken to be the decision of the chief executive; and	25 26
		(b)	the chief executive must give effect to the decision as if it were the original decision of the chief executive and no application for review or appeal had been made.	27 28 29

Cha	apte	er 8	General provisions	1
254	Fal	se re	presentations about authority or accreditation	2
	(1)	A pe	erson must not represent any of the following—	3
		(a)	the person has been granted an exhibited animal authority, special exhibition approval or accreditation unless the person has been granted the authority, approval or accreditation;	4 5 6 7
		(b)	the person is operating under an exhibited animal authority, special exhibition approval or accreditation if the person is not authorised to operate under the authority, approval or accreditation;	8 9 10 11
		(c)	the person is operating under an exhibited animal authority, special exhibition approval or accreditation if the authority, approval or accreditation is no longer in force.	12 13 14 15
		Max	simum penalty—100 penalty units.	16
	(2)	A pe	erson must not possess a document that falsely purports to	17 18
		(a)	an exhibited animal authority; or	19
		(b)	a special exhibition approval; or	20
		(c)	an accreditation; or	21
		(d)	a copy of a document mentioned in paragraph (a), (b) or (c).	22 23
		Max	cimum penalty—100 penalty units.	24
255	Giv	ing c	chief executive false or misleading information	25
	(1)	Act,	erson must not, in relation to the administration of this give the chief executive information that the person ws is false or misleading in a material particular.	26 27 28
		Max	imum penalty—200 penalty units.	29

	(2)	adm	section (1) applies to information given in relation to the inistration of this Act whether or not the information was in in response to a specific power under this Act.	1 2 3
	(3)		vever, subsection (1) does not apply to a person if the on, when giving the information—	4 5
		(a)	tells the chief executive, to the best of the person's ability, how it is false or misleading; and	6 7
		(b)	if the person has, or can reasonably obtain, the correct information—gives the correct information.	8 9
	(4)	In th	nis section—	10
		info	rmation includes a document containing information.	11
256	Со	nfide	ntiality of information	12
	(1)	This	s section applies to a person who is or was—	13
		(a)	the chief executive; or	14
		(b)	an inspector; or	15
		(c)	another person involved in administering this Act or a relevant repealed provision, including, for example, an officer or employee of the department.	16 17 18
	(2)	by tl	person must not disclose confidential information gained he person in administering or performing a function under Act or the relevant repealed provision.	19 20 21
		Max	timum penalty—50 penalty units.	22
	(3)	How if—	vever, the person may disclose confidential information	23 24
		(a)	the disclosure is for a purpose under this Act or the relevant repealed provision; or	25 26
		(b)	the disclosure is for the purpose of minimising relevant risks or relevant adverse effects in the State or another State and the disclosure is to any of the following—	27 28 29
			(i) the State;	30
			(ii) a department;	31

		(iii) an entity, established under an Act, that deals with matters relating to relevant risks or relevant adverse effects;	1 2 3
		(iv) a local government;	4
		(v) the Commonwealth or another State, or an entity of the Commonwealth or another State; or	5 6
	(c)	the information is about dealing with an exhibited animal and the disclosure is—	7 8
		(i) to the department in which the Nature Conservation Act is administered; and	9 10
		(ii) for a purpose under that Act; or	11
	(d)	the disclosure is with the consent of the person to whom the information relates; or	12 13
	(e)	the disclosure is otherwise required or permitted by law.	14
(4)	In th	is section—	15
			16 17
	(a)	about a person's personal affairs or reputation; or	18
	(b)	that would be likely to damage the commercial activities of a person to whom the information relates.	19 20
Per	sona	I information on register under this Act	21
(1)		•	22
	(a)	the register of exhibited animal authorities required to be kept under section 100;	23 24
	(b)	the register of accredited persons required to be kept under section 129.	25 26
(2)	addre perso	ess on a register would place the personal safety of the on or another person at risk, the person's address must not	27 28 29 30
	Per (1)	(d) (e) (4) In this confininfor (a) (b) Personal (1) This (a) (b) (2) If the address personal	matters relating to relevant risks or relevant adverse effects; (iv) a local government; (v) the Commonwealth or another State, or an entity of the Commonwealth or another State; or (c) the information is about dealing with an exhibited animal and the disclosure is— (i) to the department in which the Nature Conservation Act is administered; and (ii) for a purpose under that Act; or (d) the disclosure is with the consent of the person to whom the information relates; or (e) the disclosure is otherwise required or permitted by law. (4) In this section— confidential information means information, other than information that is publicly available— (a) about a person's personal affairs or reputation; or (b) that would be likely to damage the commercial activities of a person to whom the information relates. Personal information on register under this Act (1) This section applies to each of the following— (a) the register of exhibited animal authorities required to be kept under section 100; (b) the register of accredited persons required to be kept under section 129.

		or in a copy of information from a part of the register that is available to the public.	1 2
258	De	legation by chief executive	3
		The chief executive may delegate the chief executive's powers under this Act to an appropriately qualified public service employee or inspector.	4 5 6
259	Civ	ril liability of person for helping inspector	7
	(1)	This section applies if—	8
		(a) a person is acting under the direction of an inspector; or	9
		(b) an inspector asks a person to help the inspector to exercise a power under this Act and the person is giving the inspector the help.	10 11 12
	(2)	The person does not incur civil liability for engaging, or for the result of engaging, in conduct in connection with acting under the direction or giving the help.	13 14 15
	(3)	If subsection (2) prevents liability attaching to a person, the liability attaches instead to the State.	16 17
	(4)	If liability attaches to the State under subsection (3), the State may recover contribution from the person but only if the conduct was engaged in—	18 19 20
		(a) other than in good faith; and	21
		(b) with gross negligence.	22
	(5)	This section does not apply to a person who is a State employee under the <i>Public Service Act 2008</i> , section 26B(4) engaging in conduct in an official capacity under section 26C of that Act.	23 24 25 26
		Note—	27
		For protection from civil liability in relation to State employees, see the <i>Public Service Act 2008</i> , section 26C.	28 29
	(6)	In this section—	30

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		<i>civil liability</i> includes liability for the payment of costs ordered to be paid in a proceeding for an offence against this Act.	1 2 3
		conduct means an act or an omission to perform an act.	4
260	Ар	proval of forms	5
		The chief executive may approve forms for use under this Act.	6
261	Re	gulation-making power	7
	(1)	The Governor in Council may make regulations under this Act.	8 9
	(2)	A regulation may be made about the following—	10
		(a) identifying exhibited animals;	11
		(b) qualifications, training or experience required by persons acting under exhibited animal authorities;	12 13
		(c) fees payable under this Act;	14
		(d) imposing a penalty of no more than 20 penalty units for contravention of a provision of a regulation.	15 16
Cha	pte	er 9 Transitional provisions	17
Part	1	Preliminary	18
262	Def	finitions for ch 9	19
		In this chapter—	20
		Administration Regulation means the Nature Conservation (Administration) Regulation 2006.	21 22

pest	ared pest animal means an animal that was a declared under the Stock Route Management Act immediately are the commencement of the Biosecurity Act, section	1 2 3 4
	ared pest permit means a declared pest permit under the k Route Management Act, previous chapter 2, part 7.	5 6
Notes	s—	7
1	For transitional provisions relating to the continuation of declared pest permits, see the Biosecurity Act, chapter 19, part 2 and schedule 3, section 60.	8 9 10
2	Immediately before the commencement of the Biosecurity Act, section 545, the short title of the <i>Stock Route Management Act</i> 2002 was the <i>Land Protection (Pest and Stock Route Management Act)</i> 2002.	11 12 13 14
_	eral fisheries permit means the permit of that name under Fisheries Act 1994.	15 16
reso imm	tious fisheries resources means noxious fisheries urces under the Fisheries Act 1994 as in force rediately before the commencement of the Biosecurity section 542.	17 18 19 20
	Management Regulation means the Land Protection t and Stock Route Management) Regulation 2003.	21 22
Regi	amended, in relation to a provision of the Administration ulation or Wildlife Management Regulation, means the rision as in force immediately before the commencement.	23 24 25
prev	ious means—	26
(a)	in relation to a provision of the Stock Route Management Act, the provision as in force immediately before the commencement of the Biosecurity Act, section 550; or	27 28 29 30
(b)	in relation to a provision of the Pest Management Regulation, the provision as in force—	31 32
	(i) immediately before the commencement of the Biosecurity Act, section 550; or	33 34

(ii) if the regulation has sooner expired or been repealed—immediately before the expiry or repeal.	1 2
<i>relevant entity</i> means an entity prescribed for the Stock Route Management Act, previous section 60(2) and, at any time, was an entity mentioned in the Pest Management Regulation, previous section 8B, 8C, 8D or 8G.	3 4 5 6
relevant purpose means a purpose prescribed for the Stock Route Management Act, previous section 60(2), and at any time was a purpose mentioned in the Pest Management Regulation, previous section 8B, 8C, 8D or 8G.	7 8 9 10
Editor's note—	11
Pest Management Regulation—	12
• section 8B (Circus entertainment)	13
• section 8C (Prescribed education program)	14
• section 8D (Magic act)	15
 section 8G (Display in zoo or filming for prescribed film or television production) 	16 17
Stock Route Management Act means the Stock Route Management Act 2002.	18 19
wildlife demonstrator licence means the licence of that name mentioned in the Administration Regulation, pre-amended section 11(g).	20 21 22
wildlife exhibitor licence means the licence of that name mentioned in the Administration Regulation, pre-amended section 11(h).	23 24 25
Wildlife Management Regulation means the Nature Conservation (Wildlife Management) Regulation 2006.	26 27

Part	2	Declared pest permits	1
263	Un	decided application for declared pest permit	2
	(1)	This section applies if—	3
		(a) before the commencement, an application (the <i>original application</i>) was made under the Stock Route Management Act, previous section 58 for or to renew a declared pest permit for a relevant entity to introduce or keep a declared pest animal for a relevant purpose; and	4 5 6 7 8
		(b) the original application was not decided by the commencement.	9 10
	(2)	Subject to subsections (3) and (4), the original application is taken to be an application under section 50(1) for the grant of an exhibition licence for the relevant entity to exhibit and deal with the animal for the relevant purpose.	11 12 13 14
	(3)	The application is not required to be accompanied by the fee mentioned in section 51(1)(b)(ii).	15 16
	(4)	Also, if—	17
		(a) the applicant held a declared pest permit of the type applied for at the time of making the original application; and	18 19 20
		(b) an official assessment (application) is carried out for deciding the application under this Act;	21 22
		the applicant is not required to pay the prescribed fee mentioned in section 105(2).	23 24
	(5)	To remove any doubt, it is declared that section 54 applies to the application even if the applicant has given further information or documents under the Stock Route Management Act, previous section 59.	25 26 27 28
	(6)	This section applies despite anything to the contrary in the Biosecurity Act, section 507 or schedule 3, sections 19 and 59.	29 30 31

Fee	e for first exhibition licence application	
(1)	This section applies if—	
	(a) immediately before the commencement, a relevant entity held a declared pest permit for introducing or keeping a declared pest animal for a relevant purpose; and	
	(b) the relevant entity applies under this Act for the first time for the grant of an exhibition licence to exhibit and deal with the animal for the relevant purpose.	
(2)	Section 51(1)(b)(ii) applies to the application as if the amount of the fee prescribed by regulation under that provision were equivalent to the amount of the fee prescribed by regulation under section 87(3)(b) for an application to renew an exhibition licence.	
Exi	hibition of particular circus macaque	
(1)	Subsections (2) and (3) apply if—	
	(a) immediately before the commencement, a relevant entity—	
	(i) held a declared pest permit for introducing or keeping declared pest animals for circus entertainment; and	
	(ii) kept a macaque under the permit, whether or not the macaque was identified as a particular animal in the permit; and	
	(b) the relevant entity is granted an exhibition licence to exhibit and deal with the macaque; and	
	(c) the macaque is identified in the licence as a particular animal; and	
	(d) either—	
	(i) the permit, as held by the relevant entity, had continued in force under the Biosecurity Act.	

	schedule 3, section 60 until the licence was granted; or	1 2
	(ii) the relevant entity had, before the commencement, made an application to renew the permit that was taken under section 263(2) to be an application under section 50(1) for which the licence was granted.	3 4 5 6 7
(2)	Sections 73 and 76 do not apply in relation to the macaque.	8
(3)	However, section 75 applies in relation to the macaque as if it were an authorised animal (category B).	9 10
(4)	Subsections (2) and (3) apply in relation to the macaque only while it is—	11 12
	(a) an authorised animal under an exhibition licence held by the relevant entity; and	13 14
	(b) identified as a particular animal in the licence.	15
(5)	In this section—	16
	<i>circus entertainment</i> means the relevant purpose of a circus providing entertainment to the public.	17 18
	macaque means an animal of either of the following species—	19 20
	(a) crab-eating macaque (Macaca fascicularis);	21
	(h) rhesus macaque (Macaca mulatta)	22

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Part 3	3	Particular wildlife licences and fisheries permits	1 2
Divisi	on '	1 Existing licences and permits	3
266	Con	tinuation of wildlife demonstrator or exhibitor licence	4
((1)	This section applies if, immediately before the commencement, a wildlife demonstrator licence or wildlife exhibitor licence (each of which is a <i>continuing licence</i>) was in force.	5 6 7 8
((2)	The continuing licence continues in force until the term of the licence ends or the licence is sooner cancelled.	9 10
	(3)	For subsection (2), the relevant pre-amended provisions continue to apply to the continuing licence as if the pre-amended licence provision had not been amended by this Act.	11 12 13 14
	(4)	Also, for subsection (2), a pre-amended provision of the Administration Regulation or Wildlife Management Regulation that, immediately before the commencement, applied to the continuing licence continues to apply even if the provision is repealed.	15 16 17 18 19
((5)	Section 38 does not apply to exhibiting an animal to which the continuing licence relates while the licence continues in force under subsection (2).	20 21 22
((6)	In this section—	23
		pre-amended licence provision—	24
		(a) for a wildlife demonstrator licence—means the Administration Regulation, pre-amended section 11(g); or	25 26 27
		(b) for a wildlife exhibitor licence—means the Administration Regulation, pre-amended section 11(h).	28 29
		relevant pre-amended provisions—	30

		(a)	for follo		1
			(i)	sections 11(g) and 20(1)(g) and schedule 7,	3 4 5
			(ii)	pre-amended sections 27(1)(a) and 113 and chapter	6 7 8
		(b)	for a	wildlife exhibitor licence, means the following—	9
			(i)	sections 11(h), 20(1)(h) and 126 and schedule 7,	10 11 12
			(ii)	pre-amended sections 27(1)(b) and 113, chapter 3,	13 14 15
			(iii)	Conservation Plan 2007, schedule, definition Queensland crocodile licence, as in force	16 17 18 19
267	Con pern		ation		20 21
	` /	This comr		* *	22 23
		(a)	_	•	24 25
		(b)	the f	ish were allowed to be exhibited under the permit.	26
	,	gener	ral fis	sheries permit until the term of the permit ends or	27 28 29
		Subse	ection		30 31

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	(4)	exhi	ion 38 does not apply to exhibiting the fish while the bition of the fish is allowed under the general fisheries nit as mentioned in subsection (2).	1 2 3
Divis	sion	2	Applications	4
268			led application for wildlife demonstrator or r licence	5
	(1)	This	section applies if—	7
		(a)	before the commencement, an application was made under the Administration Regulation, section 23 for the grant of a wildlife demonstrator licence or wildlife exhibitor licence for an animal; and	8 9 10 11
		(b)	the application was not decided by the commencement.	12
	(2)	50(1	application is taken to be an application under section) for the grant of an exhibition licence to exhibit and deal the animal.	13 14 15
269	Un ext	decid	led application for general fisheries permit for on of noxious fisheries resources	16 17
	(1)	This	section applies if—	18
		(a)	before the commencement, an application was made under the <i>Fisheries Act 1994</i> , section 54 for the issue of a general fisheries permit under which the exhibition of fish that were noxious fisheries resources was to be allowed; and	19 20 21 22 23
		(b)	the application was not decided by the commencement.	24
	(2)	50(1	application is taken to be an application under section) for the grant of an exhibition licence to exhibit and deal the fish.	25 26 27

270	Fee	es for undecided application	1
	(1)	An application to which section 268(1) or 269(1) applies is not required to be accompanied by the fee mentioned in section 51(1)(b)(ii).	2 3 4
	(2)	Also, if—	5
		(a) the applicant held a permit or licence of the type applied for at the time of making the application; and	6 7
		(b) an official assessment (application) is carried out for deciding the application under this Act;	8 9
		the applicant is not required to pay the prescribed fee mentioned in section 105(2).	10 11
	(3)	This section applies despite sections 268(2) and 269(2).	12
271	Fui	rther information for undecided application	13
		To remove any doubt, it is declared that section 54 applies to an application for a permit or licence mentioned in section 268 or 269 even if the applicant has given—	14 15 16
		(a) further information or documents under the Administration Regulation, section 26; or	17 18
		(b) further information or evidence under the <i>Fisheries Act</i> 1994, section 54(2).	19 20
272	Fee	e for first exhibition licence application	21
	(1)	This section applies if—	22
		(a) immediately before the commencement, a person held any of the following (each an <i>existing authorisation</i>)—	23 24
		(i) a wildlife demonstrator licence for an animal;	25
		(ii) a wildlife exhibitor licence for an animal;	26
		(iii) a general fisheries permit for an activity involving fish that were noxious fisheries resources under which the fish were allowed to be exhibited; and	27 28 29

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		(b) the person applies under this Act for the first time for the grant of an exhibition licence to exhibit and deal with the animal or fish in a way that is the same as, or similar to, the way the animal or fish was authorised to be exhibited and dealt with under the existing authorisation.	1 2 3 4 5 6
	(2)	Section 51(1)(b)(ii) applies to the application as if the amount of the fee prescribed by regulation under that provision were equivalent to the amount of the fee prescribed by regulation under section 87(3)(b) for an application to renew an exhibition licence.	7 8 9 10 11
Part	4	Co-existing permits and licences	12 13
	Fac	a avamption for particular licence amendment	
273	app	e exemption for particular licence amendment plications	14 15
273			
273	app	olications	15
273	app	This section applies if— (a) immediately before the commencement, an entity held at least 2 of the following (each an <i>existing</i>	15 16 17 18
273	app	This section applies if— (a) immediately before the commencement, an entity held at least 2 of the following (each an <i>existing authorisation</i>)— (i) a declared pest permit for introducing or keeping a	15 16 17 18 19 20
273	app	This section applies if— (a) immediately before the commencement, an entity held at least 2 of the following (each an <i>existing authorisation</i>)— (i) a declared pest permit for introducing or keeping a declared pest animal for a relevant purpose;	15 16 17 18 19 20 21

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	·
	(c) the entity applies to amend the exhibition licence to authorise exhibiting and dealing with the animal or fish to which another existing authorisation applies.
(2)	The application is not required to be accompanied by the fee mentioned in section 94(4)(b)(ii).
(3)	This section stops applying to an entity for amending an exhibition licence when all the existing authorisations held by the entity have expired, or have been cancelled, or have otherwise ceased to have effect.
Chapt	er 10 Amendment of this Act and other legislation
•	
eart 1	other legislation
Chapt Part 1	other legislation Amendment of this Act
• Part 1	other legislation Amendment of this Act
Part 1	Amendment of this Act ct amended This part amends the Exhibited Animals Act 2015.

Par	t 2		Amendment of other legislation	1
Divi	sion	1	Amendment of Biosecurity Act	2
276	Ac	t amended		3
		This divisi	on amends the Biosecurity Act.	4
277	Am	nendment (of s 194 (Movement record requirement)	5
	(1)	Section 19	4—	6
		insert—		7
		(3A)	Also, the relevant person is not required to comply with subsection (2) if the animal is kept under an exhibited animal authority and the movement is allowed under the authority.	8 9 10 11
	(2)	Section 19	4—	12
		insert—		13
		(8)	In this section—	14
			exhibited animal authority see the Exhibited Animals Act 2015, section 29.	15 16
Divi	sion	2	Amendment of Nature Conservation Act	17 18
278	Ac	t amended		19
		This divisi	on amends the Nature Conservation Act.	20
279			of s 88A (Restriction on keeping or use of protected animal)	21 22
	Sec	tion 88A(1)	, after 'Act', first mention—	23

	inse	ert—			1
		or the	he <i>Exi</i>	hibited Animals Act 2015	2
280				1 (Restriction on release etc. of rohibited wildlife)	3 4
	Sec	tion 91(2)(c)	, after	· 'Act'—	5
	inse	ert—			6
		or the	he <i>Exi</i>	hibited Animals Act 2015	7
281				7 (Restriction on taking etc. of native major interest and critical habitats)	8
	(1)	Section 97((2), 'ta	ake, use, keep'—	10
		omit, insert	<u> </u>		11
		take	:		12
	(2)	Section 97-	_		13
		insert—			14
		(2A)		erson, other than an authorised person, must use or keep the wildlife, other than under—	15 16
			(a)	the regulation or conservation plan; or	17
			(b)	a licence, permit or other authority issued or given under a regulation or the <i>Exhibited Animals Act 2015</i> .	18 19 20
			ximun orisoni	m penalty—3000 penalty units or 2 years ment.	21 22
	(3)	Section 97((4), 'S	ubsection (3)'—	23
		omit, insert	<u>. </u>		24
		Sub	sectio	on (4)	25
	(4)	Section 97((2A) to	0 (4)—	26
		renumber a	s sect	ion 97(3) to (5).	27

Exhibited Animals Bill 2015
Chapter 10 Amendment of this Act and other legislation
Part 2 Amendment of other legislation

ſs	282
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Divi	ision 3 Amendment of regul	ations 1
282	Regulations amended in sch 3	2
	Schedule 3 amends the regulations ment	ioned in it. 3

Schedule 1	Exempted animals	1
	section 10(1)(a)	2
alpaca (<i>Lam</i> e	a pacos)	3
black rat (Ra	attus rattus)	4
cat (Felis car	tus and Prionailurus bengalensis x Felis catus)	5
cattle (Bos to	nurus and Bos indicus)	6
chicken (Gai	llus gallus)	7
dog (Canis l	upus familiaris)	8
donkey (Equ	us asinus)	9
duck (domes	stic breeds of Anas platyrhynchos)	10
fish that are a 1994	aquaculture fisheries resources under the Fisheries Act	11 12
goat (Capra	hircus)	13
goose (Anser	r spp.)	14
guinea pig (d	Cavia porcellus)	15
horse (Equus	s caballus)	16
house mouse	e (Mus musculus)	17
llama (<i>Lama</i>	glama)	18
mule (Equus	caballus x Equus asinus)	19
pig (Sus scro	ofa)	20
sewer rat (Ra	attus norvegicus)	21

sheep (Ovis aries)

turkey (Meleagris gallopavo)

22

23

Schedule 2 Dictionary

section 11

accepted	representation, for chapter 5, see section 135(2).	3
accredita part 3.	ation means an accreditation given under chapter 4,	4 5
under ch	d person means a person who holds an accreditation apter 4, part 3 to carry out private assessments and private assessment reports.	6 7 8
adopted p	provisions, of a code of practice, see section 25(1)(a).	9
animal s	ee section 12.	10
animal o	ffence means an offence against this Act involving l.	11 12
<i>appeal in</i> 246(3).	<i>aformation notice</i> , for chapter 7, part 5, see section	13 14
	<i>form</i> means a form approved by the chief executive etion 260.	15 16
authority	management plan, for an exhibited animal, means the latest management plan for the authority wed by the chief executive.	17 18 19
associate	, of a person, means—	20
(a) if the	ne person is an individual—	21
(i)	the individual's spouse or de facto partner; or	22
(ii)	a relative of the individual, whether by blood, spousal relationship or adoption; or	23 24
(iii)	an employee of the individual; or	25
(iv)	an employee of a corporation of which the individual is an executive officer; or	26 27
(v)	a partner of the individual; or	28

	(V1)	a corporation of which the individual is an executive officer; or	1 2
	(vii)	a corporation in which the individual holds a controlling interest; or	3
	(viii)	a person who is a trustee of a trust of which the individual is a trustee or beneficiary; or	5 6
	(ix)	a person who is a beneficiary of a trust of which the individual is a trustee or beneficiary; or	7 8
	(x)	a person who is accustomed or under an obligation, whether formal or informal, to act in accordance with the directions, instructions or wishes of the individual; or	9 10 11 12
	(xi)	a person who is an associate of someone who is an associate of the individual; or	13 14
(b)	if the	e person is a corporation—	15
	(i)	an executive officer of the corporation; or	16
	(ii)	an associate of an executive officer of the corporation; or	17 18
	(iii)	an employee of the corporation; or	19
	(iv)	a person who holds a controlling interest in the corporation; or	20 21
	(v)	a related body corporate, within the meaning of the Corporations Act, of the corporation; or	22 23
	(vi)	a person who is an associate of someone who is an associate of the corporation; or	24 25
(c)		e person is an incorporated association—a member e association's management committee.	26 27
<i>ut</i> , a	place	, includes in or on the place.	28
uth	orised	d animal see section 32(1).	29
auth	orised	d animal (category A) see section 33.	30
uth	orised	d animal (category B) see section 34.	31
uth	orised	d animal (category C) see section 35.	32

auth	orised enclosure—	1
(a)	for an authorised animal (category A)—see section 36(1); or	2 3
(b)	for an authorised animal (category B) or (category C)—see section 36(2).	4 5
	ority holder, for an exhibited animal authority, means the on who holds the authority.	6 7
Bios	ecurity Act means the Biosecurity Act 2014.	8
biose	ecurity risk see the Biosecurity Act, section 16.	9
<i>buy</i> i	includes—	10
(a)	agree or offer to buy; and	11
(b)	receive or accept under an agreement; and	12
(c)	agree to receive or accept under an agreement; and	13
(d)	offer or attempt to receive or accept under an agreement; and	14 15
(e)	cause or permit to be received or accepted under an agreement; and	16 17
(f)	acquire by exchange.	18
	of practice means a code of practice made under a lation under chapter 2, part 2, division 1.	19 20
conte	act details, of a person, means the person's—	21
(a)	postal address; and	22
(b)	telephone number or email address.	23
conti	rolled area means an area—	24
(a)	bounded by a barrier designed and constructed to deter the unauthorised entry of persons to the area; and	25 26
(b)	to which access by persons is controlled by the occupier of the area.	27 28
Exam	ple of a controlled area—	29
to a	elephant at a zoo is escorted by its handler from its regular enclosure securely fenced area to which access is restricted to limited numbers he public for public interaction with the elephant.	30 31 32

mea corr	responding law, to this Act or to a provision of this Act, and a law of the Commonwealth or another State that esponds, or substantially corresponds, to this Act or to the vision.	1 2 3 4
cour	rt—	5
(a)	generally—means a Magistrates Court; and	6
(b)	for section 218, 231 or 238 or a proceeding relating to a forfeiture decision—includes the Supreme Court and the District Court.	7 8 9
deal	<i>ling with</i> , an exhibited animal, see section 15.	10
deci	sion, for chapter 7, part 5, see section 240.	11
disp	osal, of an animal, includes—	12
(a)	the sale, giving away or destruction, of the animal; and	13
(b)	for an animal that is, or was, authorised under an interstate exhibitors permit—the return of the animal to the State where the primary authority for the permit was issued.	14 15 16 17
disp	osal order means—	18
(a)	an order made under section 231(1); or	19
(b)	an order made under section 233(2) if the order states it is a disposal order.	20 21
doci	ument certification requirement see section 211(6).	22
doci	ument production requirement see section 211(2).	23
in t	tronic document means a document of a type mentioned the Acts Interpretation Act 1954, schedule 1, definition tument, paragraph (c).	24 25 26
encl	losure—	27
1	An <i>enclosure</i> is a space in which an animal can be accommodated that is completely bounded by a barrier designed and constructed to contain the animal.	28 29 30
2	An enclosure may be fixed in position or moveable.	31
	Framples of fixed enclosures—	32

 a building or other fixed structure 	1
 an area of land surrounded by a fence, embankment, moat or other fixed barrier 	2 3
 an area of water contained by an embankment or other fixed barrier 	4 5
Examples of moveable enclosures—	6
• a moveable cage	7
• a moveable water tank	8
<i>executive officer</i> , of a corporation, means a person who is concerned with or takes part in its management, whether or not the person is a director or the person's position is given the name of executive officer.	9 10 11 12
exhibit, an animal, see section 13.	13
exhibited animal see section 14.	14
exhibited animal authority see section 29.	15
exhibited animal direction see section 184(2).	16
exhibition licence see section 30(a).	17
<i>external review</i> , for a decision, means a review of the decision by QCAT under the QCAT Act.	18 19
<i>fish</i> means a living animal that is a fish under the <i>Fisheries Act 1994</i> , section 5.	20 21
forfeiture decision see section 240.	22
<i>former owner</i> , of an exhibited animal or other thing that has been seized or forfeited under chapter 6, part 3, division 4 or 6 or transferred under section 206(b), means the person who owned the animal or thing immediately before the seizure, forfeiture or transfer.	23 24 25 26 27
general exhibition and dealing obligation see section 18.	28
general power, for chapter 6, see section 181(1).	29
<i>guideline</i> means a guideline made by the chief executive under section 26.	30 31
help requirement see section 182(1).	32

<i>holder</i> , of an exhibition licence, for chapter 4, part 2, see section 106.	1 2
<i>identity card</i> , for a provision about inspectors, means an identity card issued under section 152(1).	3 4
<i>information notice</i> , for a decision, means a notice stating each of the following—	5 6
(a) the decision and the reasons for it;	7
(b) the right to apply for an internal review of the decision under chapter 7, part 5, division 2;	8 9
(c) the period in which the internal review must be started;	10
(d) how rights of the internal review are to be exercised;	11
(e) that a stay of a decision the subject of the internal review may be applied for under section 244.	12 13
information requirement see section 214(3).	14
<i>insolvent under administration</i> means a person who is insolvent under administration under the Corporations Act, section 9.	15 16 17
<i>inspector</i> means a person who holds office under chapter 6, part 1 as an inspector.	18 19
internal review see section 242(1).	20
internal review application see section 242(1).	21
internal review decision see section 245(1)(b).	22
<i>international wildlife</i> see the Nature Conservation Act, schedule.	23 24
Note—	25
See also the <i>Nature Conservation (Wildlife) Regulation 2006</i> , schedule 7, under which the eclectus parrot, other than the Australian subspecies, and the green python, other than the Australian population, are prescribed as international wildlife.	26 27 28 29
<i>interstate authority</i> means a licence, permit or other authority that is issued under a corresponding law to this Act and is equivalent to an exhibition licence.	30 31 32
interstate exhibitors permit see section 30(b).	33

in the wild means in an independent state of natural liberty.		
	2	
management plan see section 37.	4	
means the conditions that apply to the authority under chapter	5 6 7	
native wildlife see the Nature Conservation Act, schedule.	8	
	9 10	
department in which the Nature Conservation Act is	11 12 13	
notice means a written notice.	14	
occupier, of a place—	15	
the owner of the place, is the person who is effectively in day-to-day control of the place, whether or not that	16 17 18 19	
(b) otherwise, includes the following—	20	
· · · · · · · · · · · · · · · · · · ·	21 22	
with the authority of a person who apparently	23 24 25	
	26 27	
of, a place, includes at, in or on the place.	28	
inspector, means a warning that, without a reasonable excuse, it is an offence for the person to whom the direction or	29 30 31	

	cial assessment means an official assessment (application) fficial assessment (follow-up).	1 2
offic	cial assessment (application) see section 103(2).	3
offic	cial assessment (follow-up) see section 104(2).	4
orig	inal decision see section 242(1).	5
	er thing, in relation to an exhibited animal, includes an mal that is not an exhibited animal.	6 7
seiz who	er, of an exhibited animal or other thing that has been ed under chapter 6, part 3, division 4 includes a person would be entitled to possession of the animal or thing had at been seized.	8 9 10 11
pers	onal details requirement see section 209(5).	12
pers	on in control—	13
(a)	of a vehicle, includes—	14
	(i) the vehicle's driver or rider; and	15
	(ii) any person who reasonably appears to be, claims to be, or acts as if, the person is the vehicle's driver or rider or in control of the vehicle; or	16 17 18
(b)	of an exhibited animal or other thing, other than a vehicle, includes any person who reasonably appears to be, claims to be, or acts as if, the person is in possession or control of the animal or thing.	19 20 21 22
plac	e includes the following—	23
(a)	premises;	24
(b)	vacant land;	25
(c)	a place in Queensland waters;	26
(d)	a place held under more than 1 title or by more than 1 owner;	27 28
(e)	the land or water where a building or structure, or a group of buildings or structures, is situated.	29 30
_	<i>e of seizure</i> , for chapter 6, part 3, division 4, see section (1)(a)	31

pren	nises includes—	1
(a)	a building or other structure; and	2
(b)	a part of a building or other structure; and	3
(c)	a caravan, mobile home or vehicle; and	4
(d)	a cave or tent; and	5
(e)	premises held under more than 1 title or by more than 1 owner.	6 7
<i>prev</i> 63(3	<i>rious authority</i> , for a temporary authority, see section 8).	8 9
	narily authorised animal, for chapter 3, part 3, division 3, section 45.	10 11
-	nary authority, for an interstate exhibitors permit, see ion 45.	12 13
priv	ate assessment see section 107.	14
priv	ate assessment report see section 108.	15
priv	ate event means an event or occasion—	16
(a)	that is not publicly advertised or open to the general public or for casual attendance; or	17 18
(b)	at which attendance is restricted by the personal invitation of the person organising the event or occasion.	19 20
prol	hibited matter see the Biosecurity Act, section 19.	21
Note	<u> </u>	22
no	nder the Biosecurity Act, particular invertebrates, marine animals, xious fish, and non-indigenous amphibians, mammals and reptiles ay be prohibited matter. See section 29 of that Act.	23 24 25
prol	hibition order means—	26
(a)	an order made under section 232(1); or	27
(b)	an order made under section 233(2) if the order states it is a prohibition order.	28 29
prop	posed action, for chapter 5, see section 134(1).	30
prot	ected animal see the Nature Conservation Act, schedule.	31

publi	c inc	ludes a section of the public.	1
anim perso	al tha	teraction means an activity involving an exhibited at is carried out by a person, other than a responsible the animal, who is in close proximity to the animal parated from the animal by a barrier.	2 3 4 5
Examp	ples of	factivities—	6
•	hand	ling, touching or feeding an exhibited animal	7
•	swim	ming near an aquatic exhibited animal	8
•		ing, filming or photographing an exhibited animal in close mity to the animal	9 10
publi	ic pla	ce means—	11
(a)	a pla	ace, or part of the place—	12
	(i)	the public is entitled to use, is open to the public or is used by the public, whether or not on payment of money; or	13 14 15
		Examples of a place that may be a public place under subparagraph (i)—	16 17
		a beach, a park, a road	18
	(ii)	the occupier of which allows, whether or not on payment of money, the public to enter; or	19 20
		Examples of a place that may be a public place under subparagraph (ii)—	21 22
		a saleyard, a showground	23
(b)	a pla	ace that is a public place under another Act.	24
QC A	T not	tice, for chapter 7, part 5, see section 240.	25
		y believes means believes on grounds that are e in the circumstances.	26 27
		y suspects means suspects on grounds that are e in the circumstances.	28 29
recip	ient,	for chapter 6, part 3, division 3, see section 184(2).	30
		a animal's image, includes arrange for or allow the mage to be recorded.	31 32
recor	d reg	quirement see section 86(1).	33

_	ter, for chapter 3, means the register of exhibited animal orities required to be kept under section 100.	1 2
regu	lar enclosure means—	3
(a)	for an authorised animal (category A)—an authorised enclosure of a type identified in an exhibition licence as a type of regular enclosure for the animal; or	4 5 6
(b)	for an authorised animal (category B) or (category C)—an authorised enclosure identified in an exhibition licence as a regular enclosure for the animal.	7 8 9
regu	lar enclosure site, under an exhibition licence, means—	10
(a)	for a regular enclosure or regular enclosure of a type that is, or is about to be, permanently fixed in position—the location for the enclosure identified in the licence; or	11 12 13
(b)	for a regular enclosure or regular enclosure of a type to which paragraph (a) does not apply—each location for the enclosure identified in the licence.	14 15 16
	ant adverse effects, associated with exhibiting or dealing an exhibited animal, see section 17(2).	17 18
relev	ant authorisation, for chapter 5, part 1, see section 131.	19
relev	ant offence means—	20
(a)	an offence against—	21
	(i) this Act; or	22
	(ii) a relevant repealed provision; or	23
	(iii) a law that is a corresponding law to a provision of this Act; or	24 25
(b)	an offence involving an animal against any of the following Acts—	26 27
	(i) the Animal Care and Protection Act 2001;	28
	(ii) the Biosecurity Act;	29
	(iii) the Nature Conservation Act.	30
<i>relev</i> 142.	ant original decision, for chapter 5, part 2, see section	31 32

rele	vant r	epealed provision means—	1
(a)		Fisheries Act 1994, section 89, as in force before the mencement of the Biosecurity Act, section 534; or	2 3
(b)	forc	Stock Route Management Act 2002, chapter 2, as in e before the commencement of the Biosecurity Act, ion 550.	4 5 6
		<i>risk</i> , associated with exhibiting or dealing with an animal, see section 17(1).	7 8
resp	onsib	<i>le person</i> , for an exhibited animal, see section 16.	9
resti	ricted	matter see the Biosecurity Act, section 21.	10
Note			11
		e Biosecurity Act, particular invertebrates, noxious fish and mimals may be restricted matter. See section 38 of that Act.	12 13
seizi	ure de	ecision, for chapter 7, part 5, see section 240.	14
seri 80.	ous in	cident, for chapter 3, part 8, division 1, see section	15 16
	•	jury or illness, to or of a person, means an injury or juiring the person to have—	17 18
(a)	imm	nediate treatment as an in-patient in a hospital; or	19
(b)	immediate treatment for—		
	(i)	the amputation of any part of the person's body; or	21
	(ii)	a serious head or eye injury; or	22
	(iii)	the separation of the person's skin from an underlying tissue (for example, degloving or scalping); or	23 24 25
	(iv)	a spinal injury; or	26
	(v)	the loss of a bodily function; or	27
	(vi)	serious laceration; or	28
(c)	the whic	tment by a doctor within 48 hours of contact with animal that caused the injury or illness or from ch the injury or illness originated.	29 30 31
sho	v caus	se notice, for chapter 5, see section 134(1).	32

sho	w cause period, for chapter 5, see section 134(2)(f).	1
in requ thin	ificant relevant adverse effect, other than for section 37, elation to a person who under this Act is authorised or tired to form a belief about, be satisfied of, or consider, a g, means a relevant adverse effect the person reasonably eves is significant.	2 3 4 5 6
_	<i>ificant change</i> , for chapter 3, part 8, division 1, see ion 82(1).	7 8
to a forn	ificant relevant risk, other than for section 37, in relation person who under this Act is authorised or required to a belief about, be satisfied of, or consider, a thing, means evant risk the person reasonably believes is significant.	9 10 11 12
-	<i>cial conditions</i> , of an exhibited animal authority, see ion 77(1).	13 14
spec	cial exhibition approval see section 31.	15
	<i>rial risk animal</i> , for chapter 3, part 8, division 1, see ion 80.	16 17
spec	ties includes another taxonomic grouping.	18
sper	nt conviction means a conviction—	19
(a)	to which the rehabilitation period under the <i>Criminal Law (Rehabilitation of Offenders) Act 1986</i> has expired under that Act; and	20 21 22
(b)	that is not revived as prescribed by section 11 of that Act.	23 24
tem	porary authority see section 30(c).	25
vehi	ccle—	26
(a)	means a vehicle under the <i>Transport Operations (Road Use Management) Act 1995</i> ; and	27 28
(b)	includes a vessel under that Act.	29
•	<i>fare</i> , of an animal, means the health, safety or wellbeing of animal.	30 31

Schedule 3		Amendment of regulation	S	1
		se	ction 282	2
Natu	ire Conserv	ration (Administration) Regulation	on 2006	3
1	Section 11(somit.	g) and (h)—		4 5
2	Section 20(1)(g) and (h)—		6 7
3	Section 126	; —		8 9
4	Schedule 3, omit.	, part 2, division 1, items 8 and 9—		10 11
5	Schedule 7, from 'wildlif	, definition <i>prescribed period</i> , paragra fe demonstrator' to 'exhibitor licence,	ph (b), —	12 13 14
	ire Conserv ulation 2006	ration (Wildlife Management)		15 16
6	Section 13(b), note—		17 18

Schedule 3

7	Section 27(1)(a) and (b)—	1
	omit.	2
8	Section 113, from 'a wildlife demonstrator'—	3
	omit, insert—	4
	an exhibited animal authority under the <i>Exhibited Animals Act 2015</i> .	5 6
9	Chapter 3, part 3, divisions 7 and 8— omit.	7
	omu.	8
10	Sections 195(d) and 199(1), 'wildlife exhibitor licence,'—	9
	omit.	10
11	Schedule 5, definition exhibit notice—	11
	omit.	12

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