

Farm Business Debt Mediation Bill 2016



Queensland

Farm Business Debt Mediation Bill 2016

		Page
Part 1	Preliminary	
Division 1	Introduction	
1	Short title	10
2	Commencement	10
Division 2	Purpose	
3	Purpose	10
Division 3	Interpretation	
4	Definitions	11
5	Meaning of farm business debt	11
6	Meaning of mediation for a farm business debt	11
7	When mediation has been satisfactory	12
8	Particular references	12
Division 4	Operation of Act	
9	Act binds all persons	13
10	Relationship with other Acts or laws	13
11	Application of Act	14
Part 2	Enforcement action by mortgagee	
12	Restriction on mortgagee enforcement action	14
Part 3	Mediation	
Division 1	Preliminary	
13	Application of part	15
Division 2	Starting mediation	
14	Notice of intention to take enforcement action	15
15	Asking for mediation	16
16	Agreeing to or refusing mediation	17
Division 3	Conducting mediation	
17	Application of division	18

Farm Business Debt Mediation Bill 2016

18	Nominating mediator	18
19	Arranging mediation	20
20	Functions of mediator	20
21	Giving requested documents to farmer	21
22	Giving documents to mortgagee	22
23	Representation at mediation meetings	23
24	Farmer entitled to advisor	23
25	Mediation meetings	24
Division 4	Agreement reached in mediation	
26	Heads of agreement	24
27	Cooling-off period	25
28	Mediator's obligations after heads of agreement entered	25
29	Revoking heads of agreement during cooling-off period	26
30	Compensation if heads of agreement revoked	26
31	Ensuring heads of agreement is given effect accurately	26
Division 5	Ending mediation	
32	When mediation ends	27
33	Summary of mediation	27
Division 6	General	
34	Guidelines for conducting mediation	28
35	Mediation information package	29
36	Rules of evidence	29
37	Mediation not open to the public	30
38	Confidentiality	30
39	Costs	30
Part 4	Action by authority	
Division 1	Suspending enforcement action	
40	Applying for enforcement action suspension certificate	31
41	Show cause notice	31
42	Representations about show cause notice	32
43	Deciding application	32
44	When a mortgagee has failed to mediate	33
45	Failure to decide application	34
46	Issuing certificate	34
47	Duration	34
Division 2	Exemption from obligation to mediation	

48	Applying for exemption certificate	35
49	Grounds	35
50	Show cause notice	36
51	Representations about show cause notice	37
52	Deciding application	37
53	When a farmer has failed to mediate	38
54	Failure to decide application	39
55	Issuing certificate	40
56	Duration	40
57	Effect of exemption certificate ending	41
Part 5	Mediators	
Division 1	Accreditation	
58	Applying for accreditation	42
59	Inquiring about application	42
60	Appropriately qualified and suitable person	43
61	Deciding application	44
62	Failure to decide application	44
63	Term of accreditation	45
Division 2	Renewing accreditation	
64	Applying for renewal	45
65	Inquiring about renewal application	46
66	Deciding renewal application	46
67	Failure to decide renewal application	47
68	Accreditation continues until decision about renewal	47
Division 3	Suspending and cancelling accreditation	
69	Application of division	47
70	Grounds	48
71	Show cause notice	49
72	Representations about show cause notice	49
73	Ending show cause process without further action	49
74	Suspending or cancelling accreditation	50
75	Immediate suspension of accreditation	50
Division 4	Register of mediators	
76	Register of mediators	51
Part 6	Reviewing decisions	
Division 1	Effect of original decision	

77	When original	decision takes effect	52
78	QCAT may st	ay operation of original decision	53
Division 2	Internal revie	ew .	
79	Review starts	with internal review	53
80	Applying for in	nternal review of original decision	53
81	Reviewing ori	ginal decision	54
Division 3	External revi	ew	
82	Applying for e	xternal review	55
Part 7	General		
83	Disclosing infe	ormation	56
84	Protection fro	m liability	56
85	Contracting o	ut prohibited	57
86	Waiver of righ	its	58
87	Notices by mo	ortgagee	58
88	Offences aga	inst this Act	58
89		cer may be taken to have committed offence against utive liability provision	59
90	Approved form	ms	59
91	Regulation-m	aking power	60
Part 8	Transitional	provision	
92	Application of	Act	60
Part 9	Amendment	of Acts	
Division 1	Amendment	of this Act	
93	Act amended		61
94	Amendment of	of long title	61
Division 2	Amendment	of Biological Control Act 1987	
95	Act amended		61
96	Amendment of	of s 3 (Definitions)	61
97	Amendment of	of various sections	62
98	Insertion of ne	ew pt 10	62
	Part 10	Transitional provision for Farm Business Debt Mediation Act 2016	
	58 Ex	xisting relevant law declarations	63
Division 3	Amendment	of Biosecurity Act 2014	
99	Act amended		63
100	Amendment of	of s 411 (Definitions for ch 15)	63

101	Replaceme	ent of ch 15, pt 4, hdg (Accreditation by application) .	64
102	Insertion o	f new ch 15, pt 4, div 2, hdg	64
103	Renumber	ing of ch 15, pt 5 (Renewal of accreditations)	65
104	Insertion o	f new s 431A	65
	431A	Application of division	65
105	Insertion o	f new ch 15, pt 5	65
	Part 5	Approved biosecurity accreditation schemes	
	Division 1	Preliminary	
	435A	What is a biosecurity accreditation scheme	65
	Division 2	Application for approval	
	435B	Applying for approval of biosecurity accreditation scheme	66
	435C	Criteria for approving a biosecurity accreditation scheme	66
	Division 3	Approval to operate approved biosecurity accreditat scheme	ion
	435D	Applying for approval to operate approved biosecurity accreditation scheme	67
	435E	Criteria for approving operator	68
	435F	Suitability of person for approval as operator	68
	435G	Term of approval	69
	435H	Approval conditions	69
	Division 4	Renewal of approval to operate scheme	
	435I	Applying for renewal	71
	435J	Deciding renewal application	71
	435K	Accreditation continues pending decision about renewal	72
	Division 5	General provisions for applications	
	435L	Application of division	72
	435M	Form of application	72
	435N	Giving false or misleading information	73
	4350	Consideration of application	73
	435P	Inquiry about application	74
	435Q	Decision on application	74
	435R	Form of approval	75
	435S	Failure to decide application	75
	Division 6	Register	
	435T	Register	76
106	Insertion o	f new s 436A	76

	436A	Contravention of approval conditions	76
107	Amendmer	nt of s 442 (Auditor's functions)	77
108	Insertion of	f new ch 16, pt 2, div 4	77
	Division 4	Auditing for operators of approved biosecurity accreditation schemes	
	470A	Auditing applicant's system for operating approved biosecurity accreditation scheme	77
	470B	Additional compliance audits	78
	470C	Check audits	78
	470D	Nonconformance audit	79
109	Insertion of	f new ch 16, pt 3, div 2A	79
	Division 2A	Approved operator reports	
	474A	Report about audit for approval to operate approved biosecurity accreditation system	80
	474B	Report about audit for compliance, nonconformance or chaudit	eck 81
110	Amendmer	nt of s 478 (Definition)	82
111		nt of s 479 (Application by holder of relevant authority to ditions)	82
112	Amendmer	nt of s 481 (Failure to decide application)	83
113	Amendmer	nt of s 482 (Cancellation and suspension)	83
114	Amendmer	nt of s 488 (Immediate suspension of relevant authority)	84
115	Amendmer	nt of sch 4 (Dictionary)	84
Division 4	Amendme	nt of Drugs Misuse Act 1986	
116	Act amend	ed	86
117	Amendmer	nt of s 44 (Object of pt 5B)	86
118	Amendmer	nt of s 50 (What category 1 researcher licences authorise) 87
119	Amendmer	nt of s 51 (What category 2 researcher licence authorises) 87
120	Amendmer	nt of s 52 (What grower licence authorises)	88
121	Amendmer	nt of s 60 (Consideration of suitability of applicant or licens	see)
			89
Division 5	Amendme	nt of Rural and Regional Adjustment Act 1994	
122	Act amend	ed	89
123	Amendmer	nt of s 3 (Object of Act)	89
124	Amendmer	nt of s 4 (Definitions)	90
125	Replaceme	ent of pt 2, hdg (QRAA)	90
126	Amendmer	nt of s 5 (Establishment of authority)	91

		<u> </u>	ontents
127	Amendme	ent of s 8 (Authority's functions)	91
128	Amendme	ent of s 9 (Authority's powers)	92
129	Amendme	ent of s 10 (Approved schemes)	92
130	Amendme	ent of s 27 (Delegation)	92
131	Amendme	ent of s 35 (Acting chief executive officer)	92
132	Amendme	ent of s 35B (Delegation)	93
133	Insertion of	of new pt 8, div 1, hdg	93
134	Insertion of	of new pt 8, div 2	93
	Division 2	Transitional provisions for Farm Business Debt Mediation Act 2016	
	55	Authority continues	93
	56	References to QRAA	94
135	Insertion of	of new sch 1	94
	Schedule	1 Dictionary	94
Schodule 1	Dictionar	v	95

2016

A Bill

for

An Act to provide for mediation for farm business debts and related purposes, and to amend this Act, the *Biological Control Act 1987*, the *Biosecurity Act 2014*, the *Drugs Misuse Act 1986* and the *Rural and Regional Adjustment Act 1994* for particular purposes

ſs	1	1
ľ	•	П

Γhe F	Parlia	ment of Queensland enacts—	1
Part	t 1	Preliminary	2
Divis	sion	1 Introduction	3
I	Sh	ort title This Act may be cited as the Farm Business Debt Mediation Act 2016.	4 5 6
2	Co	mmencement This Act, other than part 9, divisions 2 to 4, commences on 1 July 2017.	7 8 9
Divis	sion	2 Purpose	10
3	Pu	rpose	11
	(1)	The purpose of this Act is to provide an efficient and equitable way for farmers and mortgagees to resolve matters relating to farm business debts.	12 13 14
	(2)	The purpose is achieved mainly by—	15
		(a) providing for mediation as a way for farmers and mortgagees to efficiently and equitably resolve matters relating to farm business debts; and	16 17 18
		(b) requiring a mortgagee, before taking action to enforce a mortgage securing a farm business debt—	19 20
		(i) to offer mediation for the farm business debt to the farmer; and	21 22

S 4	s	
-----	---	--

			[6,1]	
			(ii) if the farmer asks for the mediation—to take part in the mediation in good faith; and	1 2
		(c)	providing that action that is taken to enforce a mortgage securing a farm business debt in contravention of this Act has no effect.	3 4 5
Divis	sion	3	Interpretation	6
4	Det	finitic	ons	7
		The this	dictionary in schedule 1 defines particular words used in Act.	8 9
5	Ме	aning	g of farm business debt	10
		A fa	rm business debt is an amount owed by a farmer that—	11
		(a)	was borrowed for the purpose of conducting a farming business; and	12 13
		(b)	is secured by a farm mortgage.	14
6	Me	aning	g of <i>mediation</i> for a farm business debt	15
	(1)	cond	<i>liation</i> , for a farm business debt, is 1 or more meetings lucted by a mediator to facilitate discussion between the ter and the mortgagee—	16 17 18
		(a)	when the farmer has defaulted, or is at risk of defaulting, under the farm mortgage; and	19 20
		(b)	that aims to bring about an agreement between the farmer and the mortgagee about 1 or more matters relating to the farm business debt.	21 22 23
			Examples of matters that may be agreed—	24
			• the way for the farmer to remedy a default under the farm mortgage	25 26
			 how the farm mortgage may be enforced or discharged 	27

ſs	71
	•

	(2)	Each <i>meet</i>	meeting mentioned in subsection (1) is a <i>mediation</i> ing.	1 2
	(3)	A ref	ference in this Act to mediation includes—	3
		(a)	an activity for promoting discussion and bringing about agreement about a matter during mediation; and	4 5
		(b)	anything said or done to prepare for a mediation meeting or to follow up a matter discussed or agreed at a mediation meeting.	6 7 8
7	Wh	nen m	ediation has been <i>satisfactory</i>	9
		Medi	iation for a farm business debt has been satisfactory if—	10
		(a)	as a result of the mediation, the farmer and the mortgagee have entered into a heads of agreement; or	11 12
		(b)	the mediation has proceeded as far as it reasonably can but the farmer and the mortgagee have not entered into a heads of agreement; or	13 14 15
		(c)	the mediation is of a type, or a class, or meets criteria prescribed by regulation for this paragraph.	16 17
8	Pai	rticula	ar references	18
	(1)		provision about a farm business debt or a farm gage—	19 20
		(a)	a reference to the farm mortgage is a reference to the farm mortgage that secures the farm business debt; and	21 22
		(b)	a reference to the farm business debt is a reference to the farm business debt that is secured by the farm mortgage; and	23 24 25
		(c)	a reference to the farmer is a reference to the farmer who owes the farm business debt that is secured by the farm mortgage; and	26 27 28
		(d)	a reference to the mortgagee is a reference to the mortgagee under the farm mortgage that secures the farm business debt; and	29 30 31

		_	
		(e) a reference to the farm property is a reference to the farm property that is subject to the farm mortgage to secure the farm business debt.	1 2 3
	(2)	In a provision about a farmer—	4
		(a) a reference to the farm business debt is a reference to a farm business debt owed by the farmer; and	5 6
		(b) a reference to the farm mortgage is a reference to the farm mortgage that secures a farm business debt owed by the farmer; and	7 8 9
		(c) a reference to the mortgagee is a reference to the mortgagee under the farm mortgage that secures a farm business debt owed by the farmer; and	10 11 12
		(d) a reference to the farm property is a reference to the farm property owned by the farmer that is subject to the farm mortgage to secure a farm business debt.	13 14 15
Div	ision	4 Operation of Act	16
9	Ac	t binds all persons	17
	(1)	This Act binds all persons, including the State.	18
	(2)	However, nothing in this Act makes the State liable to be prosecuted for an offence.	19 20
10	Re	lationship with other Acts or laws	21
	(1)	This Act applies in addition to, and does not limit, any other Act or law relating to the enforcement of mortgages.	22 23
	(2)	However, if a provision of this Act is inconsistent with another Act, the provision prevails over the other Act to the extent of the inconsistency.	24 25 26
	(3)	Subsection (2) does not affect a provision of this Act or another Act that expressly deals with the interaction between this Act, the other Act or another law.	27 28 29

11	Аp	plicat	tion of Act	1
	(1)	This	Act does not apply in relation to a farmer if—	2
		(a)	the farmer is a bankrupt; or	3
		(b)	the farmer is the subject of a petition presented by a creditor, other than the mortgagee, under a bankruptcy law; or	4 5 6
		(c)	for a farmer that is a corporation—the farmer is an externally-administered body corporate under the <i>Corporations Act 2001</i> (Cwlth).	7 8 9
	(2)	Also	, this Act does not apply in relation to a farmer if—	10
		(a)	the farmer and the mortgagee have previously taken part in mediation for a farm business debt under this Act; and	11 12
		(b)	the farmer and the mortgagee entered into a contract, mortgage or other document to give effect to a heads of agreement entered into as a result of the mediation; and	13 14 15
		(c)	the farmer has defaulted under the farm mortgage and the default relates to the contract, mortgage or document.	16 17 18
Part	2		Enforcement action by	19
			mortgagee	20
12	Res	strict	ion on mortgagee enforcement action	21
	(1)	A m	ortgagee must not take enforcement action under a farm tgage unless—	22 23
		(a)	this Act does not apply in relation to the farmer or the farm mortgage; or	24 25
		(b)	an exemption certificate is in force for the farm mortgage.	26 27
		Max	imum penalty—100 penalty units.	28

s	13]	

		Note—	1
		If a corporation commits an offence against this provision, an executive officer of the corporation may be taken, under section 89, to have also committed the offence.	2 3 4
	(2)	Enforcement action that is taken by a mortgagee in relation to a farm mortgage in contravention of subsection (1) has no effect.	5 6 7
	(3)	Subsection (2) applies despite any other Act or law.	8
Part	3	Mediation	9
Divis	sion	1 Preliminary	10
13	Ар	plication of part	11
		This part does not apply if an exemption certificate is in force	12
		for a farm mortgage.	13
Divis	sion	2 Starting mediation	14
14	No	tice of intention to take enforcement action	15
	(1)	If a mortgagee intends to take enforcement action under a farm mortgage, the mortgagee must—	16 17
		(a) serve an enforcement action notice on the farmer; and	18
		(b) give a copy of the notice to the authority.	19
	(2)	An <i>enforcement action notice</i> is a notice, in the approved form, that—	20 21
		(a) states the name of the farmer and the mortgagee; and	22
		(b) identifies the farm property; and	23
		(c) states the enforcement action the mortgagee intends to take; and	24 25

[s	1	51
----	---	----

		(d)		es that the farmer may ask for mediation for the farm ness debt; and	1 2		
		(e)		es how, and the day by which, the farmer must ask mediation; and	3 4		
		(f)	the has certification	es that, if the farmer does not ask for mediation by stated day, the mortgagee may consider the farmer declined mediation and may apply for an exemption ificate to allow the mortgagee to proceed with prement action.	5 6 7 8 9		
	(3)	for r	nedia	ction (2)(e), the day by which the farmer must ask tion must be no less than 15 business days after the otice is served on the farmer.	10 11 12		
	(4)			recement action notice served on the farmer must be nied by a copy of the mediation information package.	13 14		
15	Asking for mediation						
	(1)	This	secti	on applies if—	16		
		(a)		ortgagee has given a farmer an enforcement action ce; or	17 18		
		(b)	whe	rmer owes a farm business debt to a mortgagee, ther or not the farmer is in default, or at risk of oult, under the farm mortgage.	19 20 21		
	(2)		farme tgagee	er may give a request for mediation notice to the e.	22 23		
	(3)	A re	quest	for mediation notice is a notice that—	24		
		(a)	may	, but need not, be in the approved form; and	25		
		(b)	asks	for mediation for the farm business debt; and	26		
		(c)	state	es—	27		
			(i)	if the farmer is not an individual—the name and contact details of the person authorised to act for the farmer in relation to the mediation; and	28 29 30		

		Note—	1			
		Section 23 provides for when a party to a mediation may be represented at a mediation meeting by an agent with the mediator's approval or, for a party that is a corporation, by an officer or employee.	2 3 4 5			
		(ii) the farmer's address for service of documents.	6			
	(4)	The approved form for a request for mediation notice must provide for—	7 8			
		(a) the farmer to nominate a mediator, or 3 mediators from which the mortgagee may choose a mediator, to conduct the mediation, under section 18; and	9 10 11			
		(b) the farmer to request documents relating to the farm business debt and farm mortgage from the mortgagee under section 21.	12 13 14			
16	Ag	reeing to or refusing mediation	15			
	(1)	If a mortgagee receives a request for mediation notice in relation to a farm business debt, the mortgagee may agree to or refuse the mediation.	16 17 18			
	(2)	Subsection (1) applies whether or not the mortgagee received the request for mediation notice by the day stated in the enforcement action notice the mortgagee gave to the farmer.				
	(3)	The mortgagee agrees to the mediation by, within 15 business days after receiving the request for mediation notice—	22 23			
		(a) preparing, in the approved form, a notice that states the parties have agreed to mediation for the farm business debt; and	24 25 26			
		(b) giving the notice to the farmer and the authority.	27			
	(4)	The notice must state—	28			
		(a) the name and contact details of the person authorised to act for the mortgagee in relation to the mediation; and	29 30			
		Note—	31			
		Section 23 provides for when a party to a mediation may be represented at a mediation meeting by an agent with the	32 33			

				ediator's approval or, for a party that is a corporation, by an ficer or employee.	1 2
		(b)	the 1	mortgagee's address for service of documents; and	3
		(c)	if sta	ated in the farmer's request for mediation notice—	4
			(i)	the name and contact details of the person authorised to act for the farmer in relation to the mediation; and	5 6 7
			(ii)	the farmer's address for service of documents.	8
	(5)	the 1	farme	rtgagee did not give an enforcement action notice to r, a copy of the notice given to the farmer must be ied by a copy of the mediation information package.	9 10 11
	(6)	refu	sing tl	gagee refuses the mediation by giving a notice he mediation to the farmer.	12 13
		Notes	s—		14
		1	mort	e farmer requesting mediation is not in default under the farm tgage and the mortgagee refuses the mediation, there are no requences under this Act.	15 16 17
		2	mort grou	the farmer requesting mediation is in default under the farm tagage, the mortgagee's refusal of the mediation may be unds for the farmer to apply for an enforcement action ension certificate under part 4, division 1. See section 40.	18 19 20 21
Divi	sion	3		Conducting mediation	22
17	Аp	plicat	tion o	of division	23
	(1)			sion applies if the farmer and the mortgagee for a ness debt have agreed to mediation for the debt.	24 25
	(2)		-	es have agreed to mediation when the mortgagee tice under section 16(3)(b).	26 27
18	No	mina	ting r	mediator	28
	(1)	The	farme	er must nominate—	29
		(a)	a me	ediator to conduct the mediation; or	30

	(b)	at least 3 mediators from which the mortgagee may choose a mediator to conduct the mediation.	1 2
(2)	The	mortgagee—	3
	(a)	if the farmer nominated a mediator to conduct the mediation—may accept or reject the mediator; or	4 5
	(b)	if the farmer nominated at least 3 mediators to conduct the mediation—must choose a mediator from the nominated mediators.	6 7 8
(3)	If the	e mortgagee rejects a mediator under subsection (2)(a)—	9
	(a)	the farmer must nominate at least 3 mediators; and	10
	(b)	the mortgagee must choose a mediator from the nominated mediators.	11 12
(4)	(2)(b) notice the	e mortgagee does not choose a mediator under subsection of or (3)(b) within 7 business days after the farmer gives a ce nominating mediators under subsection (1)(b) or (3)(a), authority must choose a mediator to conduct the liation.	13 14 15 16 17
(5)	If—		18
	(a)	a mediator chosen under this section is not available to conduct the mediation; or	19 20
	(b)	the parties agree, for any reason or none, to choose another mediator;	21 22
		ections (1) to (4) also apply for the parties to choose her mediator.	23 24
(6)	secti	omination, choice or rejection of a nomination under this on must be made by giving a notice to the other party, and py to the authority, within 7 business days after—	25 26 27
	(a)	for the mortgagee's acceptance, rejection or choice of a mediator under subsection (2)(a) or (b)—the farmer gives a notice nominating a mediator, or mediators, under subsection (1); or	28 29 30 31

[s 1	9]
------	----

		subsection (3)(a)—the mortgagee gives a notice rejecting a mediator under subsection (2)(a); or	2 3
		(c) for the mortgagee's choice of a mediator under subsection (3)(b)—the farmer gives a notice nominating mediators under subsection (3)(a); or	4 5 6
		(d) for the authority's choice of a mediator under subsection (4)—the mortgagee fails to choose a mediator as mentioned in subsection (4).	7 8 9
19	Arr	ranging mediation	10
	(1)	The mortgagee must ask the mediator chosen under section 18 to arrange the mediation.	11 12
	(2)	If the mediator is available to conduct the mediation, the mediator must arrange the mediation.	13 14
	(3)	The procedure for arranging, and conducting, mediation and mediation meetings is the procedure—	15 16
		(a) under the mediation guidelines; or	17
		(b) if the mediation guidelines do not provide for a particular matter—decided by the mediator for the matter.	18 19 20
20	Fu	nctions of mediator	21
	(1)	The main function of a mediator is to mediate impartially between the farmer and the mortgagee with the aim of bringing about an agreement between the farmer and the mortgagee about 1 or more matters relating to the farm business debt.	22 23 24 25 26
	(2)	A mediator has the other functions given to the mediator under an Act.	27 28
	(3)	It is not a function of a mediator to—	29
		(a) advise a farmer or mortgagee about the law; or	30

		(b)	encourage or assist a farmer or mortgagee in reserving or establishing legal rights; or	1 2
		(c)	act as an adjudicator or arbitrator.	3
21	Giv	ing r	equested documents to farmer	4
	(1)	mort	farmer may give a notice to the mortgagee asking the tgagee for copies of documents related to the farm ness debt and the farm mortgage.	5 6 7
	(2)	The	farmer may give the notice—	8
		(a)	when the farmer gives a request for mediation notice to the mortgagee; or	9 10
		(b)	at any time after the farmer gives a request for mediation notice to the mortgagee but before the mediation ends.	11 12
	(3)		mortgagee must comply with the notice, at the tgagee's cost, within—	13 14
		(a)	30 business days after receiving the notice; or	15
		(b)	a longer period agreed between the farmer and the mortgagee, in consultation with the mediator.	16 17
	(4)	copi	mortgagee complies with the request by giving the farmer es of the documents in the mortgagee's possession or rol relating to—	18 19 20
		(a)	the farmer's application for the farm business debt and farm mortgage, and any variation of the debt or mortgage; and	21 22 23
		(b)	the contractual relationship between the farmer and the mortgagee, including any loan or mortgage documents; and	24 25 26
		(c)	correspondence between the farmer and the mortgagee about changes to the farm business debt or the farm mortgage; and	27 28 29
		(d)	the farmer's default under the farm mortgage and any action taken by the mortgagee in relation to the default; and	30 31 32

		(e) any other matter prescribed by regulation.	1
	(5)	The mortgagee gives a document that is an electronic document by giving a clear image or written version of the document.	2 3 4
	(6)	If the mortgagee has given a document mentioned in subsection (4) to the farmer within the 3 months before receiving the notice, the mortgagee is taken to have complied with the notice to the extent the notice relates to the document.	5 6 7 8 9
	(7)	If the mortgagee fails to comply, or to make reasonable efforts to comply, with the request, the mortgagee has failed to take part in the mediation in good faith.	10 11 12
22	Giv	ving documents to mortgagee	13
	(1)	The farmer must give the mortgagee documents or up-to-date information about—	14 15
		(a) the farmer's most recent taxation return prepared for lodgement with the Australian Taxation Office; and	16 17
		(b) the farmer's assets and liabilities; and	18
		(c) the farmer's cash flow projections for a period of at least 1 year.	19 20
	(2)	The farmer must comply, at the farmer's cost, with subsection (1) within—	21 22
		(a) 30 business days after receiving a notice from the mortgagee under section 16(3); or	23 24
		(b) a longer period agreed between the farmer and the mortgagee, in consultation with the mediator.	25 26
	(3)	The farmer gives a document that is an electronic document by giving a clear image or written version of the document.	27 28
	(4)	If the farmer fails to comply, or to make reasonable efforts to comply, with this section, the farmer has failed to take part in the mediation in good faith.	29 30 31

Re	presentation at mediation meetings	1
(1)	A party to a mediation may be represented at a mediation meeting by—	n 2 3
	(a) an agent, with the mediator's approval; or	4
	(b) if the party is a corporation—an officer or employee of the corporation.	f 5 6
(2)	The mediator may approve a party be represented by an agent if the mediator is satisfied—	t 7 8
	(a) the party's representation by an agent would assist the mediation; and	e 9 10
	(b) the agent has sufficient knowledge of the issues to b able to represent the party effectively.	e 11 12
(3)	The mediator may—	13
	(a) give the approval on the conditions the mediator considers are reasonable to ensure the other party is no substantially disadvantaged; and	
	(b) withdraw the approval if the agent does not comply with the conditions.	h 17 18
(4)	A person representing a party at a mediation meeting must b authorised in writing to enter into a heads of agreement for th party.	
(5)	If another mediation meeting is required because a person representing a party at a mediation meeting does not have the authority mentioned in subsection (4), the party must pay—	
	(a) the other party's costs for the other meeting; and	25
	(b) the mediator's fee and costs for the other meeting.	26
Fai	rmer entitled to advisor	27
(1)	A farmer who is a party to mediation may have an advisor at mediation meeting.	a 28 29
(2)	The advisor may, but need not, be a lawyer or otherwis professionally qualified.	e 30 31

[s :	25]
------	-----

	(3)	The farmer may seek the advisor's advice during the mediation meeting.	1 2
25	Ме	diation meetings	3
	(1)	Without limiting section 19(3), a mediator may—	4
		(a) call a pre-mediation conference; and	5
		(b) adjourn a mediation meeting if the mediator considers a party would be significantly disadvantaged if the meeting continues.	6 7 8
	(2)	Mediation meetings are to be conducted with as little formality and technicality, and as quickly, as possible.	9 10
Divi	sion	4 Agreement reached in mediation	11
26	He	ads of agreement	12
	(1)	If a mediator considers the parties to a mediation have agreed, or are about to agree, on a matter relating to the farm business debt, the mediator must—	13 14 15
		(a) prepare a document, in the approved form, that states the main points of agreement; and	16 17
		(b) give a copy of the document to each party during a mediation meeting.	18 19
	(2)	If the parties are satisfied the document sets out the main points of their agreement about the matter, the parties may enter into a heads of agreement by each signing the document.	20 21 22
	(3)	The heads of agreement has effect if the signed document, or each signed copy of the document, is given to the mediator	23 24

27	Со	oling	-off period	1
	(1)		cooling-off period for a heads of agreement entered into he parties to a mediation—	2 3
		(a)	starts when the parties enter into the heads of agreement; and	4 5
		(b)	ends on the later of the following days—	6
			(i) the day that is 10 business days after the parties entered into the heads of agreement;	7 8
			(ii) another day agreed by the parties and noted on the heads of agreement.	9 10
	(2)	The	approved form for a heads of agreement must state—	11
		(a)	the agreement is subject to a cooling-off period; and	12
		(b)	when the cooling-off period starts and ends, and that the cooling-off period may be extended if the parties agree; and	13 14 15
		(c)	that the farmer may revoke the heads of agreement during the cooling-off period and how the farmer may do so; and	16 17 18
		(d)	the rights to compensation that may, and do not, arise under section 30 if the farmer revokes the heads of agreement during the cooling-off period.	19 20 21
28	Me	diato	or's obligations after heads of agreement entered	22
		Afte to a	er receiving a signed heads of agreement from the parties mediation, the mediator must ensure each party has a y of the heads of agreement—	23 24 25
		(a)	signed by each party; and	26
		(b)	that states the days on which the cooling-off period for the heads of agreement starts and ends; and	27 28
		(c)	if the parties agree to extend the cooling-off period—that states the day on which the extended period ends.	29 30 31

29	Re	voking heads of agreement during cooling-off period	1
	(1)	The farmer may revoke the heads of agreement during the cooling-off period.	2 3
	(2)	The farmer revokes the heads of agreement by serving the mortgagee with a notice of the revocation signed by the farmer, the farmer's lawyer or another authorised agent.	4 5 6
	(3)	When the notice is served on the mortgagee, the heads of agreement has no effect.	7 8
30	Со	mpensation if heads of agreement revoked	9
	(1)	This section applies if the farmer revokes the heads of agreement during the cooling-off period.	10 11
	(2)	A party to the heads of agreement has a right to claim reasonable compensation for a benefit received by the other party under the heads of agreement before the agreement was revoked.	12 13 14 15
	(3)	However, a mortgagee has no right to compensation under subsection (2) merely because the farmer revoked the heads of agreement.	16 17 18
	(4)	This section and section 29 do not affect any other right or remedy available to a party to the heads of agreement arising from the farm business debt or the farm mortgage.	19 20 21
31	En	suring heads of agreement is given effect accurately	22
	(1)	This section applies if a farmer and mortgagee who entered into a heads of agreement for a farm business debt are also the parties to a contract, mortgage or other document entered into to give effect to the heads of agreement.	23 24 25 26
	(2)	The mortgagee must ensure the contract, mortgage or other document gives effect to the heads of agreement accurately.	27 28
		Maximum penalty for subsection (2)—100 penalty units.	29

		Note	for sub	osection (2)—	1
		of	ficer of	oration commits an offence against this provision, an executive f the corporation may be taken, under section 89, to have also ed the offence.	2 3 4
Divi	sion	5		Ending mediation	5
32	Wh	en m	nediat	tion ends	6
		Med	liation	for a farm business debt ends when—	7
		(a)	the i	parties have entered into a heads of agreement and mediator is satisfied there are no matters relating to debt that have not been resolved by the parties; or	8 9 10
		(b)	the j	parties have not entered into a heads of agreement,	11 12
			(i)	either party has given the other party and the mediator a notice advising that the party does not intend to continue taking part in the mediation; or	13 14 15
			(ii)	the parties agree, or the mediator is satisfied, the mediation has proceeded as far as it reasonably can and agreement is unlikely; or	16 17 18
			(iii)	the mediator is satisfied either or both of the parties are not taking part in the mediation in good faith, or are unreasonably delaying mediation, and agreement is unlikely.	19 20 21 22
				Note—	23
				See sections 21(7) and 22(4) for circumstances in which a party has not taken part in mediation in good faith.	24 25
33	Su	mma	ry of	mediation	26
	(1)			ad of the mediation, the mediator must prepare a of the mediation, in the approved form, that states—	27 28
		(a)	the o	days when—	29
			(i)	the parties agreed to the mediation; and	30

		(ii) the first mediation meeting was held; and	1
		(iii) the last mediation meeting was held; and	2
		(iv) if the parties entered into a heads of agreement—the heads of agreement was entered into; and	3 4 5
		(v) if the parties did not enter into a heads of agreement—the mediation ended; and	6 7
		(b) if the parties did not enter into a heads of agreement—the reason the mediation ended; and	8 9
		(c) whether, in the mediator's opinion, the mediation was satisfactory; and	10 11
		(d) if the mediator is of the opinion the mediation was not satisfactory—the mediator's reasons for the opinion.	12 13
	(2)	If the parties entered into a heads of agreement, a copy of the heads of agreement must accompany the summary.	14 15
	(3)	The summary must be signed by the mediator and each party to the mediation or the party's agent for the mediation.	16 17
	(4)	If subsection (1)(c) or (d) applies and a party to the mediation does not agree with the mediator's opinion or reasons for the opinion, the party may ask the mediator to note the party's disagreement on the summary.	18 19 20 21
	(5)	The mediator must, within 10 business days after the mediation ends, give a copy of the summary to each of the parties to the mediation and the authority.	22 23 24
Divi	ision	6 General	25
34	Gu	idelines for conducting mediation	26
	(1)	The authority must make guidelines about the conduct of mediation for farm business debts.	27 28
	(2)	Without limiting subsection (1), a guideline may be made about—	29 30

		(a) the procedure for starting mediation and mediation meetings; or	arranging	1 2
		(b) the obligations of a mediator to keep rec mediations conducted.	ords about	3 4
	(3)	When preparing the guidelines, the authority mi with—	ust consult	5 6
		(a) at least 1 organisation that represents the in Queensland farmers; and	nterests of	7 8
		(b) at least 1 organisation that represents the idea banks or other entities that provide a Queensland farmers.		9 10 11
	(4)	The authority must publish the guidelines on the website.	authority's	12 13
35	Me	diation information package		14
	(1)	The authority must prepare a <i>mediation informatio</i> that includes—	on package	15 16
		(a) information about mediation for a farm but under this Act, including information about and obligations of a farmer in relation to the and	the rights	17 18 19 20
		(b) copies of the approved forms under this Act relation to mediation; and	for use in	21 22
		(c) information about mediators who may mediations under this Act, including how information in the register of mediators l section 76.	to access	23 24 25 26
	(2)	The authority must give a copy of the mediation i package to a mortgagee or farmer on request and at		27 28
36	Ru	les of evidence		29
		The rules of evidence do not apply to mediation me	eetings.	30

[s	37]
----	-----

37	Mediation not open to the public					
	(1)	A mediation meeting is not open to the public.				
	(2)	A person who is not a party to a mediation meeting may be at, or participate in, the meeting—				
		(a)	as a person representing a party under section 23; or	5		
		(b)	as an advisor of the farmer under section 24; or	6		
		(c)	with the mediator's approval.	7		
38	Confidentiality					
	(1)	The following matters are not admissible in any civil, criminal or administrative proceeding—		9 10		
		(a)	anything said or done during a mediation meeting;	11		
		(b)	a document prepared for the purposes of a mediation meeting;	12 13		
		(c)	a document given to a party to a mediation as required under section 21 or 22.	14 15		
	(2)	This	s section does not apply to—	16		
		(a)	a heads of agreement; or	17		
		(b)	a contract, mortgage or other document prepared to give effect to a heads of agreement; or	18 19		
		(c)	a summary of a mediation prepared under section 33.	20		
	(3)	In th	nis section—	21		
		arra	liation meeting includes anything done for the purpose of nging for, or following up matters discussed or agreed at, ediation meeting.	22 23 24		
39	Со	sts		25		
	(1)	Eacl	h party to a mediation must pay—	26		
		(a)	the party's own costs for the mediation; and	27		
		(b)	half of the mediator's fee and costs for the mediation.	28		

	(2)	This	s section applies subject to section 23(5).	1			
Part	4		Action by authority	2			
Divis	ion	1	Suspending enforcement action	3			
40	Applying for enforcement action suspension certificate						
	(1)	This	s section applies to a farmer if—	5			
		(a)	the farmer is in default under a farm mortgage; and	6			
		(b)	the farmer has given the mortgagee a request for mediation notice; and	7 8			
		(c)	the mortgagee has failed to mediate.	9			
			Note—	10			
			See section 44 for when a mortgagee has failed to mediate.	11			
	(2)	The farmer may apply to the authority for a certificate (an <i>enforcement action suspension certificate</i>) to stop the mortgagee taking enforcement action under the farm mortgage.					
	(3)	3) The application must—					
		(a)	be in the approved form; and	17			
		(b)	state the facts and circumstances forming the basis of the claim the mortgagee has failed to mediate; and	18 19			
		(c)	be accompanied by the fee prescribed by regulation.	20			
41	Sh	ow ca	ause notice	21			
	(1)	The authority must give a show cause notice to the mortgagee before deciding a farmer's application for an enforcement action suspension certificate.					
	(2)		show cause notice must state the mortgagee may, within show cause period, make written representations to the	25 26			

s	42]
---	-----

		authority to show why an enforcement action suspension certificate should not be issued.	1 2			
	(3)	The show cause period must end at least 20 business days after the show cause notice is given to the mortgagee.	3 4			
	(4)	The show cause notice must be accompanied by a copy of the farmer's application.	5 6			
12	Re	presentations about show cause notice	7			
	(1)	The mortgagee may make written representations about the show cause notice to the authority during the show cause period.				
	(2)	The authority must give a copy of all representations made in accordance with the show cause notice to the farmer as soon as practicable after the representations are made.	11 12 13			
13	De	Deciding application				
	(1)	The authority must—	15			
		(a) consider the farmer's application for an enforcement action suspension certificate; and	16 17			
		(b) consider all representations made in accordance with the show cause notice; and	18 19			
		(c) decide to approve or refuse the application; and	20			
		(d) as soon as practicable after making the decision, give the farmer and the mortgagee a notice that states the decision.	21 22 23			
	(2)	The authority must decide to approve the application if the authority is satisfied—	24 25			
		(a) the farmer is in default under the farm mortgage; and	26			
		(b) the farmer has given the mortgagee a request for mediation notice; and	27 28			
		(c) an exemption certificate is not in force for the farm mortgage; and	29 30			

		(d)		mortgagee has failed to, and does not intend to, iate in relation to the farm mortgage.	1 2 3
				ee section 44 for when a mortgagee has failed to mediate.	<i>3</i>
	(3)	the	e auth	nority decides to approve the application, the notice rity gives the mortgagee under subsection (1)(d) in information notice for the decision.	5 6 7
	(4)	auth	ority ;	nority decides to refuse the application, the notice the gives the farmer under subsection (1)(d) must be an on notice for the decision.	8 9 10
44	Wh	en a	mort	gagee has failed to mediate	11
	(1)			on applies if the farmer gives a request for mediation he mortgagee.	12 13
	(2)	(2) For section 43, the mortgagee has failed to mediate in reto the farm business debt if—			
		(a) the mortgagee does not respond to the notice business days after the notice was given; or		mortgagee does not respond to the notice within 15 ness days after the notice was given; or	16 17
		(b)		mortgagee has given the farmer a notice refusing the iation; or	18 19
		· · · · · · · · · · · · · · · · · · ·		mortgagee has failed to take part in mediation in d faith or has unreasonably delayed the mediation;	20 21 22
		(d)	all o	of the following apply—	23
			(i)	the farmer and the mortgagee agreed to mediate in relation to the farm business debt;	24 25
			(ii)	3 months have elapsed since the request for mediation notice was given;	26 27
			(iii)	during the period since the notice was given, the farmer has attempted to mediate with the mortgagee in good faith;	28 29 30
			(iv)	there has been no satisfactory mediation between the farmer and the mortgagee.	31 32

s	45

45	Failure to decide application					
	(1)	If the authority fails to decide the farmer's application for an enforcement action suspension certificate by the required day, the authority is taken to have decided to refuse the application.	2 3 4			
	(2)	The <i>required day</i> is the day that is 20 business days after the end of the show cause period for the show cause notice the authority gave the mortgagee under section 41.	5 6 7			
	(3)	If the application is taken to be refused under this section, the farmer is entitled to be given an information notice for the decision by the authority.	8 9 10			
46	Issuing certificate					
	(1)	If the authority decides to approve a farmer's application for an enforcement action suspension certificate, the authority must issue the certificate, in the approved form, to the farmer.	12 13 14			
	(2)	The enforcement action suspension certificate must—	15			
		(a) state the name of the farmer and the mortgagee; and	16			
		(b) identify the farm property; and	17			
		(c) state when the certificate ends.	18			
	(3)	The authority must give a copy of the certificate to the mortgagee.	19 20			
	(4)	The authority must comply with this section as soon as practicable after deciding to approve the farmer's application.	21 22			
47	Du	Duration				
	(1)	An enforcement action suspension certificate for a farm mortgage ends on the earlier of the following days—	24 25			
		(a) if the farmer and the mortgagee took part in mediation for the farm business debt and the mediation was satisfactory—the last day of the mediation;	26 27 28			
		(b) otherwise—the day that is 6 months after—	29			

			(i)	if the mortgagee gave the farmer a notice refusing the mediation—the notice was given; or	1 2
			(ii)	otherwise—the day that is 15 business days after the farmer gave the request for mediation notice to the mortgagee.	3 4 5
		Note-	_		6
		fa		n enforcement action suspension certificate is in force for a rtgage the mortgagee may not take enforcement action. See 2(1).	7 8 9
	(2)	whe	n the	ection (1)(a), the parties have agreed to mediation mortgagee gives a notice of the parties' agreement tion 16(3)(b).	10 11 12
Divi	sion	2		Exemption from obligation to	13
				mediation	14
48	Ар	plyin	g for	exemption certificate	15
	(1)	auth exen med	ority npting iation	tgagee for a farm mortgage may apply to the for a certificate (an <i>exemption certificate</i>) g the mortgagee from the obligation to offer under this Act before taking enforcement action farm mortgage.	16 17 18 19 20
	(2)	The	applio	cation must—	21
		(a)	be in	n the approved form; and	22
		(b)	the g	e the facts and circumstances forming the basis of ground on which the mortgagee claims an exemption afficate should be issued; and	23 24 25
		(c)	be a	ccompanied by the fee prescribed by regulation.	26
49	Gro	ounds	S		27
	(1)			he following is a ground for issuing an exemption to a mortgagee—	28 29

	(a)	there debt	e was satisfactory mediation for the farm business	1 2		
	(b)		farmer has failed to, and does not intend to, mediate elation to the farm business debt;	3 4		
		Note-	_	5		
		Se	ee section 53 for when a farmer has failed to mediate.	6		
	(c)	all o	of the following apply—	7		
		(i)	the farmer and the mortgagee agreed to mediate in relation to the farm business debt;	8 9		
		(ii)	3 months, or a longer period agreed in writing by the mortgagee, has elapsed since the mortgagee gave an enforcement action notice to the farmer;	10 11 12		
		(iii)	during that period, the mortgagee has attempted to mediate in good faith;	13 14		
		(iv)	there has been no satisfactory mediation between the farmer and the mortgagee;	15 16		
	(d)	mor	farm business debt is secured, in part, by a farm tgage of farm property in another State and, under corresponding law of that State—	17 18 19		
		(i)	the mediation for the farm business debt considered matters relating to the farm mortgage of farm property in Queensland and was satisfactory; or	20 21 22 23		
		(ii)	the farmer has failed to, and does not intend to, mediate in relation to the farm business debt.	24 25		
(2)	or fo	orgive	ction (1)(c)(iii), a mortgagee not agreeing to reduce a debt does not, of itself, mean the mortgagee has pted to mediate in good faith.	26 27 28		
Sh	ow ca	ause	notice	29		
(1)	The authority must give a show cause notice to the farmer before deciding a mortgagee's application for an exemption certificate					

	(2)	shov	show cause notice must state the farmer may, within the v cause period, make written representations to the ority to show why an exemption certificate should not be ed.	1 2 3 4
	(3)		show cause period must end at least 20 business days the farmer is given the show cause notice.	5 6
	(4)		show cause notice must be accompanied by a copy of the tgagee's application.	7 8
51	Re	prese	entations about show cause notice	9
	(1)		farmer may make written representations about the show se notice to the authority during the show cause period.	10 11
	(2)	acco	authority must give a copy of all representations made in ordance with the show cause notice to the mortgagee as a spracticable after the representations are made.	12 13 14
52	De	cidin	g application	15
	(1)	The	authority must—	16
		(a)	consider the mortgagee's application for an exemption certificate; and	17 18
		(b)	consider all representations made in accordance with the show cause notice; and	19 20
		(c)	decide to approve or refuse the application; and	21
		(d)	as soon as practicable after making the decision, give the farmer and the mortgagee a notice that states the decision.	22 23 24
	(2)		authority must decide to approve the application if the ority is satisfied—	25 26
		(a)	the farmer is in default under the farm mortgage; and	27
		(b)	an enforcement action suspension certificate is not in force for the farm mortgage; and	28 29
		(c)	a ground exists to issue the exemption certificate.	30

	(3)	If a ground mentioned in section 49(1)(a) or (d) exists, the authority may decide to issue an exemption certificate for the farm mortgage whether or not the mortgagee gave an enforcement action notice to the farmer.	1 2 3 4
	(4)	The authority must decide to refuse the application if the authority is satisfied—	5 6
		(a) a heads of agreement is in force for the farm business debt; and	7 8
		(b) the cooling-off period for the heads of agreement has not ended.	9 10
	(5)	If the authority decides to approve the application, the notice the authority gives the farmer under subsection (1)(d) must be an information notice for the decision.	11 12 13
	(6)	If the authority decides to refuse the application, the notice the authority gives the mortgagee under subsection (1)(d) must be an information notice for the decision.	14 15 16
53	Wh	nen a farmer has failed to mediate	17
	(1)	This section applies if the mortgagee gives an enforcement action notice to the farmer.	18 19
	(2)	For section 49, the farmer has failed to mediate in relation to the farm business debt if the farmer—	20 21
		(a) did not, within 15 business days after the notice was given, ask for mediation by giving a request for mediation notice to the mortgagee; or	22 23 24
		(b) has given a notice to the mortgagee or the authority stating the farmer declines mediation; or	25 26
		(c) has failed to take part in mediation in good faith or has unreasonably delayed the mediation; or	27 28
		(d) has not responded in writing to another notice from the mortgagee inviting the farmer to attend a mediation meeting within 20 business days after being given the notice.	29 30 31 32

(3)	satisf in rel	pite subsection (2)(a) and (d), the authority may be sfied the farmer has not failed to, and intends to, mediate elation to the farm business debt if the authority is satisfied farmer—				
	(a)	did not, because of particular circumstances—	5			
		(i) ask for mediation as mentioned in subsection (2)(a); or	6 7			
		(ii) respond to an invitation from the mortgagee as mentioned in subsection (2)(d); and	8 9			
	(b)	has asked, or intends to ask, for mediation by giving a request for mediation notice to the mortgagee within a period that is reasonable in the particular circumstances.	10 11 12			
		Example—	13			
		If the area in which the farm property is located experiences severe weather conditions such as flooding or a cyclone, the authority may consider it is reasonable for the farmer not to give a request for mediation notice to the mortgagee until after the weather has eased and the farmer has dealt with damage caused by the weather.	14 15 16 17 18 19			
(4)	A notice mentioned in subsection (2)(d) must state—					
	(a) the notice is an invitation under this section; and					
	(b)	that the farmer's failure to respond to the invitation in writing within 20 business days after the invitation is given may—				
		(i) be taken as the farmer declining mediation; and	25			
		(ii) be a ground for the authority to issue an exemption certificate that would allow the mortgagee to take enforcement action under the farm mortgage.	26 27 28			
Fai	lure t	o decide application	29			
(1)	If the authority fails to decide the mortgagee's application for an exemption certificate by the required day, the authority is taken to have decided to refuse the application					

|--|

	(2)	The <i>required day</i> is the day that is 20 business days after the end of the show cause period for the show cause notice the authority gave the farmer under section 50.	1 2 3
	(3)	If the application is taken to be refused under this section, the mortgagee is entitled to be given an information notice for the decision by the authority.	4 5 6
55	lss	uing certificate	7
	(1)	If the authority decides to approve a mortgagee's application for an exemption certificate, the authority must issue the certificate, in the approved form, to the mortgagee.	8 9 10
	(2)	The exemption certificate must—	11
		(a) state the name of the farmer and the mortgagee; and	12
		(b) identify the farm property; and	13
		(c) state—	14
		(i) if the day on which the certificate ends can be worked out under section 56(2)—the day on which the certificate ends; or	15 16 17
		(ii) otherwise—that the certificate ends when the farm business debt has been discharged or is no longer secured by the farm mortgage.	18 19 20
	(3)	The authority must give a copy of the certificate to the farmer.	21
	(4)	The authority must comply with this section as soon as practicable after deciding to approve the mortgagee's application.	22 23 24
56	Du	ration	25
	(1)	An exemption certificate for a farm mortgage takes effect when the authority's decision to approve the mortgagee's application for the certificate takes effect under section 77.	26 27 28
	(2)	An exemption certificate for a farm mortgage ends on the earlier of the following days—	29 30

	(a)	if the parties entered into a heads of agreement and a contract, mortgage or other document to give effect to the heads of agreement—	1 2 3			
		(i) the day the farm business debt is discharged; or	4			
		(ii) the day the farm business debt stops being secured by a farm mortgage over the farm property;	5 6			
	(b)	otherwise—the day stated in the certificate.	7			
(3)	For subsection (2)(b), the day stated must be the day that is 3 years after—					
	(a)	if there was satisfactory mediation for the farm business debt—the last day of the mediation; or	10 11			
	(b)	if the farmer failed to take part in the mediation in good faith—the last day of the mediation; or	12 13			
	(c)	if the farmer gave a notice to the mortgagee or the authority stating the farmer declined mediation—the day the notice was given; or	14 15 16			
	(d)	if the farmer failed to respond to a notice mentioned in section 53(2)(d)—the day that is 20 business days after the notice was given; or	17 18 19			
	(e)	if the mortgagee gave an enforcement action notice to the farmer and paragraphs (a) to (d) do not apply—the day that is 3 months after the notice was given; or	20 21 22			
	(f)	otherwise—the day the certificate was issued.	23			
Effe	ect of	f exemption certificate ending	24			
(1)	follo	ending of an exemption certificate does not affect the twing proceedings in a court or tribunal started or taken by mortgagee while the certificate was in force—	25 26 27			
	(a)	proceedings to recover the farm business debt;	28			
	(b)	proceedings to exercise or enforce a right under the farm mortgage.	29 30			
(2)		ference in subsection (1) to proceedings started does not ude a reference to—	31 32			

[s 58]	
--------	--

		(a) (b)	takir	ng a statutory enforcement notice; or ng any other action that must be taken by the tgagee before a right under the farm mortgage can	1 2 3
				exercised or enforced.	4
Par	t 5			Mediators	5
Divi	sion	1		Accreditation	6
58	Ар	plyin	g for	accreditation	7
	(1)		ndivio iator.	dual may apply to the authority to be accredited as a	8 9
	(2)	The	applic	cation must be—	10
		(a)	in th	ne approved form; and	11
		(b)	acco	ompanied by the fee prescribed by regulation.	12
59	Inq	uirin	g abo	out application	13
	(1)	Befo	ore de	ciding the application, the authority—	14
		(a)	mus	t consult with—	15
			(i)	at least 1 organisation that represents the interests of Queensland farmers; and	16 17
			(ii)	at least 1 organisation that represents the interests of banks or other entities that provide finance to Queensland farmers; and	18 19 20
		(b)	-	make inquiries to decide whether the applicant is a able person to be accredited as a mediator; and	21 22
		(c)	give auth with	the authority more information or a document the application are asonably requires to decide the application are asonable period of at least 20 business days and in the notice.	23 24 25 26 27

	(2)		rity must give any notice under subsection (1)(c) to ant as soon as practicable after the authority receives ation.	1 2 3
	(3)		cant is taken to have withdrawn the application if the does not comply with the notice within the stated	4 5 6
	(4)		cant must verify the information or document by declaration if the notice requires.	7 8
60	Ар	propriately	y qualified and suitable person	9
	(1)		coiding whether the applicant is appropriately to perform the functions of a mediator, the authority ider—	10 11 12
		accr	ther the applicant is an accredited mediator under an editation Act or the national mediator accreditation em; and	13 14 15
		prim	applicant's knowledge about, and experience in, nary industries, business finance and financial agement.	16 17 18
	(2)		iding whether the applicant is a suitable person to be as a mediator, the authority may consider—	19 20
		(a) whe	ther the applicant—	21
		(i)	has been refused accreditation as a mediator under this Act, an accreditation Act or the national mediator accreditation system; and	22 23 24
		(ii)	has held accreditation as a mediator that was suspended or cancelled under this Act, an accreditation Act or the national mediator accreditation system; and	25 26 27 28
		(iii)	has a conviction, other than a spent conviction, for an offence that is relevant to the functions of a mediator; and	29 30 31

[s	61	1

		(b) any other matter the authority considers relevant to the applicant's ability to perform the functions of a mediator.	1 2 3
	(3)	The applicant is not a suitable person to be accredited as a mediator if the applicant is—	4 5
		(a) a bankrupt; or	6
		(b) an officer of an externally-administered body corporate under the <i>Corporations Act 2001</i> (Cwlth).	7 8
61	De	ciding application	9
	(1)	The authority must consider the application and decide to approve or refuse the application.	10 11
	(2)	The authority may approve the application only if the authority is satisfied the applicant is—	12 13
		(a) appropriately qualified to perform the functions of a mediator; and	14 15
		(b) a suitable person to be accredited as a mediator.	16
	(3)	If the authority decides to approve the application, the authority must issue the applicant with an accreditation document that states—	17 18 19
		(a) the applicant is accredited as a mediator under this Act; and	20 21
		(b) the term of the applicant's accreditation.	22
	(4)	If the authority decides to refuse the application, the authority must give an information notice for the decision to the applicant.	23 24 25
62	Fai	lure to decide application	26
	(1)	If the authority fails to decide the application by the required day, the authority is taken to have decided to refuse the application.	27 28 29

	(2)		required day is the day that is 20 business days after the	1
		auth	ority receives—	2
		(a)	if the authority gave a notice requiring more information or a document under section 59(1)(c) to the applicant—the information or document; or	3 4 5
		(b)	otherwise—the application.	6
	(3)	appl	e application is taken to be refused under this section, the icant is entitled to be given an information notice for the sion by the authority.	7 8 9
63	Ter	m of	accreditation	10
		A pe	erson's accreditation remains in force until—	11
		(a)	the term, of not more than 2 years decided by the authority, stated in the person's accreditation document ends; or	12 13 14
		(b)	the person gives a notice that states the person intends to stop being an accredited mediator to the authority; or	15 16
		(c)	the accreditation is suspended or cancelled.	17
Divi	sion	2	Renewing accreditation	18
64	Ар	plyin	g for renewal	19
	(1)		erson accredited as a mediator may apply to the authority enew the person's accreditation.	20 21
	(2)	The	application must be—	22
		(a)	made within 40 business days before the term of the accreditation ends; and	23 24
		(b)	made in the approved form; and	25
		(c)	accompanied by the fee prescribed by regulation.	26

3 5	Inc	uiring about renewal application	1
	(1)	Before deciding the application, the authority may, by notice to the applicant, require the applicant to give the authority more information or a document the authority reasonably requires to decide the application within a reasonable period of at least 20 business days stated in the notice.	2 3 4 5 6
	(2)	The authority must give any notice to the applicant as soon as practicable after the authority receives the application.	7 8
	(3)	The applicant is taken to have withdrawn the application if the applicant does not comply with the notice within the stated period.	9 10 11
	(4)	The applicant must verify the information or document by statutory declaration if the notice requires.	12 13
66	De	ciding renewal application	14
	(1)	The authority must consider the application and decide to approve or refuse the application.	15 16
	(2)	When deciding the application, the authority may consider the matters the authority may consider when deciding whether a person applying for accreditation is—	17 18 19
		(a) appropriately qualified to perform the functions of a mediator; and	20 21
		(b) a suitable person to be accredited as a mediator.	22
	(3)	If the authority decides to approve the application, the authority must issue the applicant with an accreditation document that states—	23 24 25
		(a) the applicant is accredited as a mediator under this Act; and	26 27
		(b) the term of the applicant's accreditation.	28
	(4)	If the authority decides to refuse the application, the authority must give an information notice for the decision to the applicant.	29 30 31

67	Fai	lure to decide renewal application	1
	(1)	If the authority fails to decide the application by the required day, the authority is taken to have decided to refuse the application.	2 3 4
	(2)	The <i>required day</i> is the day that is 20 business days after the authority receives—	5 6
		(a) if the authority gave a notice requiring more information or a document under section 65(1) to the applicant—the information or document; or	7 8 9
		(b) otherwise—the application.	10
	(3)	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 authority.	11 12 13
68	Ac	creditation continues until decision about renewal	14
	(1)	If a mediator applies to renew the mediator's accreditation within 40 business days before the term of the mediator's accreditation ends, the accreditation continues until the application is—	15 16 17 18
		(a) decided or taken to have been decided; or	19
		(b) withdrawn, or taken to have been withdrawn, by the applicant.	20 21
	(2)	However, if the authority decides to refuse the application, or is taken to refuse the application, the accreditation continues until the authority gives an information notice for the decision to the applicant.	22 23 24 25
Div	ision	3 Suspending and cancelling accreditation	26 27
69	Ар	plication of division	28
	(1)	This division applies in relation to a person who is accredited as a mediator under this Act or a corresponding law.	29 30

	(2)	If a person is accredited as a mediator under a corresponding law, a reference in this division to the person's accreditation is a reference to the person's accreditation under the corresponding law to the extent the accreditation is recognised under this Act.	1 2 3 4 5
		Note— The term <i>mediator</i> is defined in schedule 1 to mean a person who is accredited as a mediator under a corresponding law as well as a person who is accredited as a mediator under this part.	6 7 8 9
70	Gro	ounds	10
	(1)	Each of the following is a ground for suspending or cancelling a person's accreditation as a mediator—	11 12
		(a) the person contravened a provision of this Act relating to the functions of a mediator;	13 14
		(b) the person contravened the mediation guidelines;	15
		(c) the accreditation was obtained by a mistake or by materially incorrect or misleading information or documents;	16 17 18
		(d) the authority becomes aware the person has been refused accreditation as a mediator under this Act, an accreditation Act or the national mediator accreditation system;	19 20 21 22
		(e) the authority becomes aware the person has held an accreditation as a mediator that was suspended or cancelled under this Act, an accreditation Act or the national mediator accreditation system;	23 24 25 26
		(f) the person has committed an offence that is relevant to the functions of a mediator;	27 28
		(g) the person is not or is no longer a suitable person to be accredited as a mediator.	29 30
	(2)	For subsection $(1)(g)$, the authority may consider the matters the authority may consider when deciding whether the person is a suitable person to be accredited as a mediator.	31 32 33

	Note—	1
	See section $60(2)$ and (3) for the matters the authority must consider when deciding whether a person is a suitable person to be accredited as a mediator.	2 3 4
ı s	how cause notice	5
(1	If the authority believes a ground exists to suspend or cancel a person's accreditation (the <i>proposed action</i>), the authority must give a show cause notice to the person.	6 7 8
(2	The show cause notice must state—	9
	(a) the proposed action; and	10
	(b) the ground for the proposed action; and	11
	(c) an outline of the facts and circumstances forming the basis for the ground; and	12 13
	(d) if the proposed action is to suspend the accreditation—the proposed suspension period; and	14 15
	(e) that the person may, within the show cause period, make written representations to the authority to show why the proposed action should not be taken.	16 17 18
(3	The show cause period must end at least 20 business days after the show cause notice is given to the person.	19 20
R	epresentations about show cause notice	21
(1	The person may make written representations about the show cause notice to the authority within the show cause period.	22 23
(2	The authority must consider all representations made to the authority within the show cause period.	24 25
; E	nding show cause process without further action	26
	If, after considering the representations made in accordance with the show cause notice, the authority no longer believes a ground exists to suspend or cancel the person's accreditation, the authority must—	27 28 29 30

ſs	74	

		(a)	take no further action about the show cause notice; and	1
		(b)	give a notice that no further action is to be taken about	2
			the show cause notice to the mediator.	3
74	Su	spen	ding or cancelling accreditation	4
	(1)	mad	s section applies if, after considering any representations le in accordance with the show cause notice, the ority—	5 6 7
		(a)	believes a ground exists to suspend or cancel the person's accreditation as a mediator; and	8 9
		(b)	believes suspension or cancellation is warranted.	10
	(2)	The	authority may—	11
		(a)	if the proposed action was to suspend the accreditation for a stated period—suspend the accreditation for no longer than the stated period; or	12 13 14
		(b)	if the proposed action was to cancel the accreditation—suspend the accreditation for a period or cancel the accreditation.	15 16 17
	(3)	auth	the authority decides to act under subsection (2), the cority must give an information notice for the decision to person as soon as is practicable.	18 19 20
	(4)	The	decision takes effect on—	21
		(a)	the day the information notice is given to the person; or	22
		(b)	a later day stated in the information notice for that purpose.	23 24
75	lmı	media	ate suspension of accreditation	25
	(1)	This	s section applies if the authority believes—	26
		(a)	a ground exists to suspend a person's accreditation; and	27
		(b)	it is necessary to suspend the accreditation immediately because there is an immediate and serious risk that the	28 29

			person will compromise the success of a mediation conducted by the person because, for example—	1 2
			(i) the mediator has shown partiality to 1 party over another in a mediation, or to farmers or mortgagees in mediations generally; or	3 4 5
			(ii) the mediator has engaged in conduct that is not a function of a mediator under section 20(3).	6 7
	(2)	The imm	authority may suspend the person's accreditation ediately by giving the person—	8 9
		(a)	a show cause notice; and	10
		(b)	an information notice for the decision to suspend the accreditation immediately.	11 12
	(3)	The	suspension—	13
		(a)	operates when the notices are given to the person; and	14
		(b)	continues to operate until the earliest of the following—	15
			(i) the authority cancels the suspension;	16
			(ii) the show cause notice is finally dealt with;	17
			(iii) 30 business days after the notices are given to the person.	18 19
Divis	sion	4	Register of mediators	20
76	Re	gister	of mediators	21
	(1)	The	authority must keep a register of mediators.	22
	(2)		register must contain the following particulars for each ator—	23 24
		(a)	the mediator's name and contact details;	25
		(b)	a summary of the mediator's qualifications and experience;	26 27
		(c)	the term of the mediator's accreditation;	28

ſs	7	7

		(d)	if the mediator is accredited under a corresponding law—the State in which the mediator is accredited;	1 2
		(e)	if the mediator's accreditation is suspended or cancelled under this Act or a corresponding law—details of the suspension or cancellation.	3 4 5
	(3)		register may be kept in the form, including electronic a, the authority considers appropriate.	6 7
	(4)		authority may publish information from the register on authority's website.	8 9
Part	6		Reviewing decisions	10
Divis	sion	1	Effect of original decision	11
77	Wh	en oı	riginal decision takes effect	12
	(1)	This	section applies to—	13
		(a)	an original decision to refuse an application for an enforcement action suspension certificate; and	14 15
		(b)	an original decision to issue an exemption certificate.	16
	(2)	The	original decision does not take effect until—	17
		(a)	if an application for an internal review of the original decision is made—the earlier of the following—	18 19
			(i) an application for an external review of the internal review decision is made to QCAT;	20 21
			(ii) the end of the last day to apply for an external review of the internal review decision; or	22 23
		(b)	otherwise—the end of the last day to apply for an internal review of the decision.	24 25

78	QC	AT may stay operation of original decision	1
	(1)	This section applies to an original decision to which section 77 does not apply.	2 3
	(2)	A person who has a right of review for an original decision may apply, as provided under the QCAT Act, to QCAT for a stay of the operation of the original decision.	4 5 6
	(3)	QCAT may, by order, stay the operation of the original decision to secure the effectiveness of an internal review of the decision and any later application for review of the decision by QCAT.	7 8 9 10
	(4)	QCAT may stay the operation of the original decision on conditions QCAT considers appropriate.	11 12
	(5)	The stay operates for the period decided by QCAT.	13
	(6)	However, the period must not extend past the last day to apply for an external review of a decision on an internal review of the original decision.	14 15 16
Divi	sion	2 Internal review	17
79	Re	view starts with internal review	18
		A person may not apply for a review of an original decision unless there has been an internal review of the decision.	19 20
80	Ар	plying for internal review of original decision	21
	(1)	A person who must be given an information notice for an original decision may apply to the chief executive officer for a review (an <i>internal review</i>) of the decision.	22 23 24
	(2)	The person must apply, in the approved form, to the chief executive officer within 20 business days after—	25 26
		(a) the day the person is given the information notice for the decision; or	27 28

s	8	1	1

		(b)	if the person is not given an information notice for the decision—the day the person becomes aware of the decision.	1 2 3
	(3)		chief executive officer may, at any time, extend the period in which the application may be made.	4 5
	(4)		making of the application in relation to an original sion to which section 77 does not apply does not—	6 7
		(a)	affect the operation of the original decision; or	8
		(b)	prevent the original decision being implemented.	9
		Note-	_	10
			ivision 1 provides for a stay of the operation of original decisions, ther automatically or by application to QCAT.	11 12
81	Re	viewi	ng original decision	13
	(1)	rece	chief executive officer must, within 30 business days after iving an application for internal review of an original sion—	14 15 16
		(a)	review the original decision; and	17
		(b)	make a decision (the internal review decision) to—	18
			(i) confirm the original decision; or	19
			(ii) amend the original decision; or	20
			(iii) substitute another decision for the original decision; and	21 22
		(c)	give a notice (the <i>review notice</i>) advising of the internal review decision to the applicant.	23 24
	(2)	The	application may be dealt with only by a person who-	25
		(a)	did not make the original decision; and	26
		(b)	holds a more senior office than the person who made the original decision.	27 28
	(3)	Sub	section (2)—	29

		(a) does not apply to an original decision made personally by the chief executive officer; and	1 2
		(b) applies despite the <i>Acts Interpretation Act 1954</i> , section 27A.	3 4
	(4)	If the internal review decision confirms the original decision, the original decision is taken to be the internal review decision.	5 6 7
	(5)	If the internal review decision amends the original decision, the original decision as amended is taken to be the internal review decision.	8 9 10
	(6)	If the internal review decision is not the decision sought by the applicant, the review notice must comply with the QCAT Act, section 157(2).	11 12 13
	(7)	If the chief executive officer does not give a review notice to the applicant within 30 business days after the application for internal review is made, the chief executive officer is taken to have made an internal review decision that confirms the original decision.	14 15 16 17 18
Divi	sion	3 External review	19
82	Ар	plying for external review	20
	(1)	This section applies to a person who, under section 81(1), must be given a review notice for an internal review decision.	21 22
	(2)	The person may apply to QCAT, as provided under the QCAT Act, for a review of the internal review decision.	23 24
		Note—	25
		The QCAT Act, section 22(3) states that QCAT may stay the operation of the internal review decision, either on application by a person or on its own initiative.	26 27 28

Part	7			General					1
83	Dis	closi	ng info	ormation					2
		medi	iation n	nust not discloneeting or in co	onnection	with the ac			
		(a)		information int, of the perso		person—l	oy, or v	with the	e 6 7
		(b)		the consent nation was obta		erson fro	om wh	om the	e 8 9
		(c)		extent necessa or in relation t	• •		rson's f	unctions	s 10 11
		(d)	party organi parties	nsonably requi or parties to isation or othe s to the mediat tion of an issue	mediatior body and ion, for the	n to a p l, with the e purpose	erson, conser of aidir	agency nt of the	, 13 e 14
		(e)	as oth	erwise require	d or allowe	ed by law;	or		17
		(f)	with a	nother lawful	excuse.				18
			imum isonme	penalty—20 ent.	penalty	units o	or 6	months	s 19 20
84	Pro	tectio	on fror	m liability					21
	(1)			does not incuf engaging, in o		•	~ ~ .	g, or for	r 22 23
	(2)	incu	r civil li	cting under th iability for eng n connection v	gaging, or f	for the resi	ult of er	ngaging	
	(3)			on (1) or (2) prother person, l					

(4)	If liability attaches to the State under subsection (3), the State may recover a contribution from the mediator or other person, but only if the conduct was engaged in—	1 2 3
	(a) other than in good faith; and	4
	(b) with gross negligence.	5
(5)	In a proceeding under subsection (4) to recover a contribution, the amount of the contribution recoverable is the amount found by the court to be just and equitable in the circumstances.	6 7 8 9
(6)	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.	10 11 12 13
	Note—	14
	For protection from civil liability in relation to State employees, see the <i>Public Service Act 2008</i> , section 26C.	15 16
(7)	In this section—	17
	<i>civil liability</i> includes liability for the payment of costs ordered to be paid in a proceeding for an offence against this Act.	18 19 20
	conduct means an act or an omission to perform an act.	21
	engage in conduct under this Act means engage in conduct as part of, or otherwise in connection with, a person's role, as a mediator, under this Act, including, for example, engaging in conduct under or purportedly under this Act.	22 23 24 25
Co	ntracting out prohibited	26
	A contract or agreement has no effect to the extent to which it—	27 28
	(a) is contrary to this Act; or	29
	(b) purports to exclude, limit or change the operation of this Act.	30 31

[s	86

86	Wa	iver (of rights	1			
		A waiver, or purported waiver, of a farmer's rights under this Act has no effect.					
		Exan	nples of a farmer's rights under this Act—	4			
		•	the right to ask for mediation for a farm business debt	5			
		•	the right to nominate a mediator to conduct mediation, or a panel of at least 3 mediators for a mortgagee to choose a mediator to conduct mediation	6 7 8			
		•	the right to apply for an enforcement action suspension certificate	9			
87	No	tices	by mortgagee	10			
		requ mor othe	roperty is subject to a farm mortgage and another Act tires the mortgagee to give a notice to the farmer, as tgagor, before exercising a power or right conferred by the er Act or by the farm mortgage in relation to the perty—	11 12 13 14 15			
		(a)	nothing in this Act affects the requirement to give the notice under the other Act; and	16 17			
		(b)	a notice required to be given under this Act does not fail to comply with this Act merely because the notice includes matter required to be stated in a notice required to be given under the other Act before exercising the power or right.	18 19 20 21 22			
88	Off	ence	s against this Act	23			
	(1)	An o	offence against this Act is a summary offence.	24			
	(2) A proceeding for the offence must start within—		roceeding for the offence must start within—	25			
		(a)	1 year after the offence is committed; or	26			
		(b)	6 months after the offence comes to the complainant's knowledge, but within 2 years after the offence is committed.	27 28 29			
	(3)		complaint starting a proceeding for an offence against this a statement that the matter of the complaint came to the	30 31			

		plainant's knowledge on a stated day is evidence the ter came to the complainant's knowledge on that day.
		ve officer may be taken to have committed against deemed executive liability provision
(1)	exec	a corporation commits an offence against a deemed cutive liability provision, an executive officer of the poration is taken to have also committed the offence if—
	(a)	the officer authorised or permitted the corporation's conduct constituting the offence; or
	(b)	the officer was, directly or indirectly, knowingly concerned in the corporation's conduct constituting the offence.
(2)	conv liabi	executive officer may be proceeded against for, and victed of, the offence against the deemed executive dity provision whether or not the corporation has been seeded against for, or convicted of, the offence.
(3)	This	s section does not affect—
	(a)	the liability of the corporation for the offence against the deemed executive liability provision; or
	(b)	the liability, under the Criminal Code, chapter 2, of any person, whether or not the person is an executive officer of the corporation, for the offence against the deemed executive liability provision.
(4)	In th	nis section—
	deen	ned executive liability provision means—
	(a)	section 12(1); or
	(b)	section 31(2).
Ар	prove	ed forms
- '	-	authority may approve forms for use under this Act.

[s 9	11
------	----

91	Re	gulati	on-m	aking power	1	
	(1)	The Governor in Council may make regulations under this Act.				
	(2)	A reg	gulatio	on may—	4	
		(a)	presc	ribe fees payable under the Act; and	5	
		(b)		de for a maximum penalty of 20 penalty units for a avention of a regulation.	6 7	
Par	t 8			Transitional provision	8	
92	Ар	plicat	ion o	f Act	9	
	(1)	busir	ness de	applies in relation to a farm mortgage for a farm ebt, whether the mortgage was entered into, or the neurred, before or after this section commenced.	10 11 12	
	(2)	How	ever, t	his Act does not apply if—	13	
		(a)	the finan	armer and the mortgagee took part in mediation for farm business debt under the Queensland farm ce strategy and entered into a heads of agreement use of the mediation; or	14 15 16 17	
		(b)		ollowing enforcement action was taken before the mencement of this section—	18 19	
				the mortgagee or the mortgagee's agent entered into possession under the mortgage;	20 21	
				the mortgagee exercised power of sale under the farm mortgage and a contract of sale was entered into;	22 23 24	
				a judgment for the farm business debt was obtained.	25 26	
	(3)	In th	is sect	ion—	27	
		Que	enslan	ad farm finance strategy means the document—	28	
		(a)	called	d the 'Queensland farm finance strategy'; and	29	

[s 93]	
--------	--

		(b) (c)	dated 1 February 2008; and agreed to by the Queensland Farmers' Federation Ltd ACN 055 764 488, the Australian Bankers' Association Incorporated ARBN 117 262 978 and AgForce Queensland Industrial Union of Employers ABN 21 241 679 171.	1 2 3 4 5 6
Par	t 9		Amendment of Acts	7
Divi	sion	1	Amendment of this Act	8
93	Act	ame	nded	9
		This	division amends this Act.	10
94	Am	endn	nent of long title	11
		Long	g title, from ', and to amend'—	12
		omit.		13
Divi	sion	2	Amendment of Biological Control Act 1987	14 15
95	Act	ame	nded	16
		This	division amends the <i>Biological Control Act 1987</i> .	17
96	Am	endn	nent of s 3 (Definitions)	18
	(1)	Secti	ion 3(1), definition prescribed live organisms—	19
		omit.		20
	(2)	Secti	ion 3(1)—	21
		inser	<i>t</i> —	22

		prescribed organisms—	1
		(a) means organisms that are—	2
		(i) live organisms; or	3
		(ii) viruses or sub-viral agents; but	4
		(b) does not include live vaccines or resistant cultivars.	5 6
	(3)	Section 3(1), definition kind, after 'organisms'—	7
		insert—	8
		, viruses or sub-viral agents	9
	(4)	Section 3(1), definition <i>organism</i> —	10
		insert—	11
		(c) a virus or sub-viral agent.	12
		Each of the following sections is amended by omitting 'prescribed live organisms' and inserting 'prescribed organisms'—	13 14 15 16
		• section 19(1)	17
		• section 20(1)	18
		• section 24(1)	19
		• section 28(1)(b)	20
		• section 29(1)(a)	21
		• section 32(2)(a)	22
		• section 35(3).	23
98	Ins	ertion of new pt 10	24
		After section 57—	25
		insert—	26

	Part	for Farm E	nal provision Business Debt Act 2016	1 2 3
	58 E	kisting relevant law declar	ations	4
	(1	This section applies to a de Authority under section immediately before this sec	5 that was in force	5 6 7
	(2	The declaration continues amendment of this Act b Debt Mediation Act 2016.	-	8 9 10
Divis	sion 3	Amendment of Bios	ecurity Act 2014	11
99	Act amende	i		12
	This divis	ion amends the Biosecurity Ad	ct 2014.	13
100	Amendment	of s 411 (Definitions for c	h 15)	14
	Section 4	•	•	15
	insert—			16
		approved biosecurity a means a biosecurity a approved by the chief exec		17 18 19
		approved operator, for an accreditation scheme, mea under part 5, to operate an accreditation scheme.	ns a person approved,	20 21 22 23
		biosecurity accreditation 435A.	scheme see section	24 25
		biosecurity accreditation s		26 27

	schen perso	te, an approved biosecurity accreditation ne, means the processes, equipment, nnel and resources developed for operating theme.	1 2 3 4
	opera	tional procedure means a procedure—	5
	l l	to identify, prevent, minimise or mitigate the biosecurity risks relating to particular biosecurity matter, a carrier of the matter or activities dealing with the matter; and	6 7 8 9
	i	chat, if followed, provides a sound basis for assuing a biosecurity certificate in relation to the matter, carrier or activity.	10 11 12
	mean	r, of a biosecurity accreditation scheme, s a person who has the right to manage, nister and change the scheme.	13 14 15
101	Replacement of ch application)	15, pt 4, hdg (Accreditation by	16 17
	Chapter 15, part 4	, heading—	18
	omit, insert—		19
	Part 4	Accreditation by chief executive	20 21
	Division 1	Application for accreditation	22 23
102	Insertion of new ch	15, pt 4, div 2, hdg	24
	After section 430-	_	25
	insert—		26
	Division 2	Register	27

103	Renumbering of ch 15, pt 5 (Renewal of accreditations)	1
	Chapter 15, part 5—	2
	renumber as chapter 15, part 4, division 3.	3
104	Insertion of new s 431A	4
	Chapter 15, part 4, division 3, as renumbered under this Act—	5
	insert—	6
	431A Application of division	7
	This division does not apply to an accredited certifier who holds accreditation under an approved biosecurity accreditation scheme.	8 9 10
105	Insertion of new ch 15, pt 5	11
	Chapter 15, after section 435—	12
	insert—	13
	Part 5 Approved biosecurity	14
	accreditation schemes	15
	Division 1 Preliminary	16
	435A What is a biosecurity accreditation scheme	17
	A <i>biosecurity accreditation scheme</i> is a scheme that provides for the following functions—	18 19
	(a) accrediting persons to issue biosecurity certificates under the scheme, including—	20 21
	(i) the terms and conditions of accreditation; and	22 23
	(ii) auditing a person's activities under an accreditation; and	24 25

	noncompliance with the person's accreditation, including by suspending	1 2 3 4
		5
	approval of, operational procedures to apply	7 8 9
Divisio	n 2 Application for approval	10
		11 12
(1)	may apply to the chief executive for approval of	13 14 15
(2)	•	16 17
	arrangements for the ownership, operation	18 19 20
	each of the functions of a biosecurity accreditation scheme mentioned in section	21 22 23 24
(3)	may be required under the approved form for the	25 26 27
435C Cr acc		28 29
	• • • • • • • • • • • • • • • • • • • •	30 31

	satis	fied the scheme has—	1
	(a)	governance and administration arrangements that appropriately provide for the ownership, operation and management of the scheme; and	2 3 4 5
	(b)	arrangements, procedures and controls that provide a sound basis for the operation of a biosecurity accreditation scheme that provides for each of the functions mentioned in section 435A.	6 7 8 9 10
Divisio	n 3	Approval to operate	11
		approved biosecurity accreditation scheme	12 13
bios	ecu	ng for approval to operate approved rity accreditation scheme	14 15
(1)	appr	erson may apply to the chief executive for oval to operate an approved biosecurity editation scheme.	16 17 18
(2)	An a	application for approval must—	19
	(a)	identify the scheme; and	20
	(b)	identify the places where the applicant proposes to implement and operate the scheme; and	21 22 23
	(c)	include details of the applicant's proposed plan for operating the scheme; and	24 25
	(d)	include details of the applicant's biosecurity accreditation system relevant to the scheme.	26 27
(3)	may	section (2) does not limit the information that be required under the approved form for the ication for approval.	28 29 30

435E C	riteri	a for approving operator	1
(1)	ope	chief executive may approve a person to rate an approved biosecurity accreditation eme only if satisfied the person—	2 3 4
	(a)	has the necessary expertise and experience to implement and operate the scheme; and	5 6
	(b)	is a suitable person to operate the scheme; and	7 8
	(c)	can implement and operate the scheme effectively and comply with any proposed approval conditions.	9 10 11
(2)	The	chief executive must—	12
	(a)	ensure an audit is conducted of the applicant's biosecurity accreditation system, or proposed biosecurity accreditation system, relevant to the application; and	13 14 15 16
	(b)	consider the results of the audit when deciding whether to grant the approval.	17 18
435F Տւ	uitab	ility of person for approval as operator	19
	pers acci	en deciding whether the applicant is a suitable son to operate an approved biosecurity reditation scheme, the chief executive may sider—	20 21 22 23
	(a)	whether the applicant has been refused approval to operate an approved biosecurity accreditation scheme under this Act or a similar approval under a corresponding law; and	24 25 26 27 28
	(b)	whether the applicant has been approved to operate an approved biosecurity accreditation scheme under this Act or a similar approval under a corresponding law, and whether that approval was suspended or cancelled; and	29 30 31 32 33 34

(c)	whether the applicant has been refused an accreditation under this Act or a similar accreditation under a repealed Act or a corresponding law; and	1 2 3 4
(d)	whether the applicant held an accreditation under this Act or a similar accreditation under a repealed Act or a corresponding law, that was suspended or cancelled; and	5 6 7 8
(e)	whether any of the following persons have a conviction for a relevant accreditation offence, other than a spent conviction—	9 10 11
	(i) the applicant;	12
	(ii) if the applicant is a corporation—an executive officer of the corporation;	13 14
	(iii) if the applicant is an incorporated association—a member of the association's management committee; and	15 16 17 18
(f)	any other matter the chief executive considers relevant to the person's suitability to operate the scheme.	19 20 21
435G Term	of approval	22
apj acc per	alless sooner suspended or cancelled, an proval to operate an approved biosecurity creditation scheme remains in force for the riod, of not more than 3 years, decided by the ief executive and stated in the approval.	23 24 25 26 27
435H Appro	oval conditions	28
ap	is section applies if the chief executive proves a person to operate an approved osecurity accreditation scheme.	29 30 31
(2) Th	e approval is granted on the following	32

(3)

(4)

conditions (approval conditions)—			1
	(a)	the approved operator must implement and comply with the approved biosecurity accreditation scheme;	2 3 4
	(b)	the approved operator may only accredit, however described, a person under the scheme to give biosecurity certificates if the person has the necessary expertise or experience to perform the functions of an accredited certifier under the scheme;	5 6 7 8 9 10
	(c)	the approved operator must have a compliance audit of the operator's operation of the scheme at the intervals stated in the conditions;	11 12 13 14
	(d)	the approved operator must keep a register of accredited certifiers under the scheme that contains the following particulars for each accredited certifier—	15 16 17 18
		(i) the accredited certifier's name and contact details;	19 20
		(ii) the conditions imposed on the accredited certifier's accreditation;	21 22
		(iii) the term of the accreditation.	23
	The chief executive may grant the approval or other conditions (also <i>approval conditions</i>).		24 25
Another condition may provide for any of the following—			26 27
	(a)	the particular type of biosecurity certificate that may be given under the scheme;	28 29
	(b)	conditions on which a biosecurity certificate may be given under the scheme;	30 31
	(c)	other restrictions on the operation of the scheme;	32 33

	(d) records required to be kept by the approved operator;	1 2
	(e) providing information to the chief executive as and when required by the chief executive;	3 4
	(f) another matter prescribed by regulation.	5
(5)	Subsection (2) does not limit the conditions that may be imposed by the chief executive.	6 7
(6)	The chief executive may impose conditions when the approval is granted, amended or renewed.	8 9
Divisio	on 4 Renewal of approval to	10
	operate scheme	11
435I A p	plying for renewal	12
(1)	An approved operator for an approved biosecurity accreditation scheme may apply to the chief executive for renewal of the person's approval to operate the scheme.	13 14 15 16
(2)	The application must be made within 60 days before the term of the approval ends.	17 18
435J De	eciding renewal application	19
(1)	When deciding the application, the chief executive may consider the matters the chief executive may consider when deciding whether an applicant for approval to operate an approved biosecurity accreditation scheme is a suitable person to operate the scheme.	20 21 22 23 24 25
(2)	An approval may be renewed by issuing another approval to replace it	26 27

	ccreditation continues pending decision out renewal	1 2
(1)	This section applies if an approved operator of an approved biosecurity accreditation scheme applies for renewal of the approval to operate the scheme.	3 4 5 6
(2)	The approval continues in force until—	7
	(a) the application is withdrawn or taken to have been withdrawn under this division; or	8 9
	(b) if the chief executive decides to approve the application for renewal—the application is decided; or	10 11 12
	(c) if the chief executive decides to refuse the application for renewal, or is taken to refuse the application for renewal—the chief executive gives an information notice for the decision to the applicant.	13 14 15 16 17
(3)	Subsection (2) does not apply if the approval is earlier suspended or cancelled.	18 19
Divisio	on 5 General provisions for applications	20 21
435L A _l	oplication of division	22
	This division applies for making and deciding applications under this part.	23 24
435M F	orm of application	25
(1)	An application must be made in the approved form.	26 27
(2)	The following applications for approval may be combined—	28 29

	(a) an application for approval of a biosecurity accreditation scheme;	1 2
	(b) an application by the owner of the scheme to be an approved operator of the scheme.	3 4
(3)	If any of the following persons have a conviction for a relevant accreditation offence, other than a spent conviction, the application must include details of the offence and the circumstances of its commission—	5 6 7 8 9
	(a) the applicant;	10
	(b) for an applicant that is a corporation—an executive officer of the corporation;	11 12
	(c) for an applicant that is an incorporated association—a member of the association's management committee.	13 14 15
(4)	Subsection (3) does not limit the information that may be required under the approved form.	16 17
435N Gi	iving false or misleading information	18
	A person who applies to the chief executive under this division must not give the chief executive information for the application that the person knows or ought reasonably to know is false or misleading in a material particular, unless the person has a reasonable excuse.	19 20 21 22 23 24
	Maximum penalty—200 penalty units.	25
4350 C	onsideration of application	26
	The chief executive must consider the application and decide to—	27 28
	(a) approve the application; or	29
	(b) approve the application on conditions; or	30
	(c) refuse to approve the application.	31

435P In	quiry about application	1			
(1)	Before deciding the application, the chief executive—	2 3			
	(a) may make inquiries to decide the suitability of the applicant under section 435E (1)(b); and	4 5 6			
	(b) may, by a notice given to the applicant, require the applicant to give the chief executive within the reasonable period of at least 30 days stated in the notice, further information or a document the chief executive reasonably requires to decide the application.	7 8 9 10 11 12 13			
(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).				
(3)	A notice under subsection (1)(b) must be given to the applicant within 30 days after the chief executive receives the application.	18 19 20			
(4)	The information or document under subsection (1)(b) must, if the notice requires, be verified by statutory declaration.	21 22 23			
435Q D	ecision on application	24			
(1)	If the chief executive decides to approve the application, the chief executive must give an approval to the applicant.	25 26 27			
(2)	If the chief executive decides to refuse the application, or to impose conditions on the person's approval, the chief executive must as soon as practicable give the applicant an information notice for the decision.	28 29 30 31 32			

เราเบอเ

435R F	orm of approval	1
	An approval may be given in a way the chief executive considers appropriate.	2 3
	Example—	4
	The chief executive may give an approval to operate an approved biosecurity accreditation scheme in the form of a certificate, or an agreement or arrangement with the approved operator.	5 6 7 8
435S Fa	nilure to decide application	9
(1)	Subject to subsections (2) and (3), if the chief executive fails to decide the application within 30 days after its receipt, the failure is taken to be a decision by the chief executive to refuse to grant the application.	10 11 12 13 14
(2)	Subsection (3) applies if—	15
	(a) a person has made an application under this part; and	16 17
	(b) the chief executive has, under section 435P (1)(b), required the applicant to give the chief executive further information or a document.	18 19 20 21
(3)	The chief executive is taken to have refused to grant the approval if the chief executive does not decide the application within 30 days after the chief executive receives the further information or document.	
(4)	If the application is taken to be refused under this section, the applicant is entitled to be given an information notice by the chief executive for the decision.	27 28 29 30
Divisio	on 6 Register	31

	435T Register			
	(1)	The chief executive must keep a register of approved biosecurity accreditation schemes.	2 3	
	(2)	The register must contain the following particulars for each approved biosecurity accreditation scheme—	4 5 6	
		(a) the name of the scheme;	7	
		(b) the day the scheme was approved;	8	
		(c) the name and contact details of the owner of the scheme;	9 10	
		(d) for each approved operator of the scheme—	11	
		(i) the name and contact details of the approved operator; and	12 13	
		(ii) the term of the approved operator's approval; and	14 15	
		(iii) the approval conditions of the approved operator's approval.	16 17	
	(3)	The register may be kept in the form, including electronic form, the chief executive considers appropriate.	18 19 20	
	(4)	The chief executive may publish the register, or part of the register, on the department's website.	21 22	
106	Insertion of ne	ew s 436A	23	
	After section	on 436—	24	
	insert—		25	
	436A C	ontravention of approval conditions	26	
		An approved operator of an approved biosecurity accreditation scheme must not contravene an approval condition unless the approved operator has a reasonable excuse.	27 28 29 30	
		Maximum penalty—200 penalty units.	31	

[s	1	0	7]

7 Ar	nendment o	fs4	42 (Auditor's functions)	1
(1)	Section 442		· ·	2
			tion 442(g) to (i).	3
(2)	Section 442			4
()	insert—			5
		(e)	to conduct audits of applicants' biosecurity accreditation systems, relevant to applications for approval to operate approved biosecurity accreditation schemes under chapter 15;	6 7 8 9 10
		(f)	to conduct audits of approved operators' operation of approved biosecurity accreditation schemes;	11 12 13
3 Ins	sertion of ne	ew c	h 16, pt 2, div 4	14
	Chapter 16	, part	2—	15
	insert—			16
	Divisio	on 4	Auditing for operators of	17
			approved biosecurity	18
			accreditation schemes	19
			ng applicant's system for operating ed biosecurity accreditation scheme	20 21
	(1)	app	s section applies to a person applying for roval to operate an approved biosecurity reditation scheme.	22 23 24
	(2)		e chief executive must audit the applicant's security accreditation system to ensure—	25 26
		(a)	the applicant has the processes, equipment, personnel and resources to implement and operate the scheme; and	27 28 29

	(b) the applicant conjumbers and approximation	1
	(b) the applicant can implement and operate the scheme effectively and comply with any	1
	proposed approval conditions.	2 3
470B A	dditional compliance audits	4
(1)	This section applies if—	5
	(a) a compliance audit of an approved operator's operation of an approved biosecurity accreditation scheme is conducted under an approval condition or a requirement under subsection (2); and	6 7 8 9 10
	(b) the compliance audit identified a noncompliance, or more than 1 noncompliance, with the approved operator's approval.	11 12 13 14
(2)	The chief executive may, in writing, require—	15
	(a) for each noncompliance with the approval identified by the compliance audit—the approved operator to have an additional compliance audit conducted related to the noncompliance; and	16 17 18 19 20
	(b) the additional compliance audit to be conducted within a stated reasonable period.	21 22
(3)	An additional compliance audit of the approved operator's operation of the scheme required under subsection (2) may relate to more than 1 noncompliance with the approval.	23 24 25 26
(4)	The approved operator must comply with a requirement under subsection (2), unless the approved operator has a reasonable excuse.	27 28 29
	Maximum penalty—100 penalty units.	30
470C CI	heck audits	21
770001	The chief executive may decide to conduct a	31

	check audit of the approved operator's operation of the approved biosecurity accreditation scheme if the chief executive considers it appropriate to conduct the audit.	1 2 3 4
470D N	onconformance audit	5
(1)	This section applies if—	6
	(a) the chief executive receives under section 474B, in a period of 1 year, at least 3 audit reports in relation to audits of an approved operator's operation of an approved biosecurity accreditation scheme; and	7 8 9 10 11
	(b) each report shows the approved operator has not remedied a particular noncompliance in relation to operating the scheme.	12 13 14
(2)	The chief executive may decide to conduct a nonconformance audit of the approved operator's operation of the scheme if the chief executive considers it appropriate to conduct the audit.	15 16 17 18
(3)	The nonconformance audit may be conducted by an auditor—	19 20
	(a) who is an employee of the department; or	21
	(b) decided by the chief executive.	22
(4)	The chief executive may recover the cost of conducting the nonconformance audit as a debt payable by the approved operator to the State.	23 24 25
Insertion of ne	ew ch 16, pt 3, div 2A	26
Chapter 16,	, part 3—	27
insert—		28
Divisio	on 2A Approved operator reports	29

109

		t about audit for approval to operate ed biosecurity accreditation system	1 2
(1)	audi syst oper	s section applies if an auditor conducts an at of an applicant's biosecurity accreditation ems relevant to an application for approval to rate an approved biosecurity accreditation eme.	3 4 5 6 7
(2)	the com	auditor must give a report about the audit to following persons within 14 days after apleting the audit, unless the auditor has a onable excuse—	8 9 10 11
	(a)	the applicant;	12
	(b)	the chief executive.	13
	Max	ximum penalty—100 penalty units.	14
(3)		report must include all of the following rmation—	15 16
	(a)	the auditor's name;	17
	(b)	the days the audit started and ended, and the time spent conducting the audit;	18 19
	(c)	the address of, or other information sufficient to identify, the place at which the audit was conducted;	20 21 22
	(d)	details of the applicant's biosecurity accreditation systems audited;	23 24
	(e)	whether, in the auditor's opinion, the biosecurity accreditation system includes the processes, equipment, personnel and resources necessary for the applicant to operate the scheme;	25 26 27 28 29
	(f)	other information prescribed by regulation	30

	eport about audit for compliance, aconformance or check audit	1 2
(1)	This section applies if an auditor conducts a compliance, nonconformance or check audit of an approved operator's operation of an approved biosecurity accreditation system.	3 4 5 6
(2)	The auditor must give a report about the audit to the following persons within 14 days after completing the audit, unless the auditor has a reasonable excuse—	7 8 9 10
	(a) the approved operator;	11
	(b) the chief executive.	12
	Maximum penalty—100 penalty units.	13
(3)	The report must include all of the following information—	14 15
	(a) the auditor's name;	16
	(b) the days the audit started and ended, and the time spent conducting the audit;	17 18
	(c) the address of, or other information sufficient to identify, the place at which the audit was conducted;	19 20 21
	(d) details of the operations audited;	22
	(e) whether, in the auditor's opinion, the operations comply or do not comply with the approval conditions or the scheme;	23 24 25
	(f) the reasons why the auditor considers the operations comply or do not comply with the approval conditions or the scheme;	26 27 28
	(g) if the operations do not comply with the approval conditions or the scheme—details of action taken, or proposed to be taken, to remedy the noncompliance;	29 30 31 32
	(h) whether, in the auditor's opinion—	33

			(i) an auditor needs to conduct a nonconformance audit of the operations in relation to any noncompliance identified in the audit; or	1 2 3 4 5
			(ii) the frequency of compliance audits for the operations should be changed, and if so, the reasons why the auditor considers the frequency should be changed;	6 7 8 9 10
		(i)	other information prescribed by regulation.	11
110	Am (1)	nendment of section 478(d)-	478 (Definition)	12 13
	(-)	renumber as se		14
	(2)	Section 478—	,	15
	` ,	insert—		16
		(d)	an approval of a biosecurity accreditation scheme; or	17 18
		(e)	an approval to operate a biosecurity accreditation scheme; or	19 20
111		nendment of s chority to amer	479 (Application by holder of relevant and conditions)	21 22
	(1)	Section 479, he	eading, from 'of relevant'—	23
		omit, insert—		24
		to	amend relevant authority	25
	(2)	Section 479(1),	from 'the conditions'—	26
		omit, insert—		27
		the	e authority—	28

		or or	7; I 2
		(b) if the authority is an approval of biosecurity accreditation scheme—b amending the scheme.	
	(3)	Section 479(4), (5) and (6), 'the conditions of'—	6
		omit.	7
112	Am	nendment of s 481 (Failure to decide application)	8
		Section 481(2)(a), 'the conditions of'—	9
		omit.	10
113	Am	nendment of s 482 (Cancellation and suspension)	11
	(1)	Section 482(1)(d)—	12
		insert—	13
		(iii) if the authority is an approval to operate a approved biosecurity accreditation scheme—an offence against section 4362 or a relevant accreditation offence;	n 15
	(2)	Section 482(1)(e), 'or an accreditation'—	18
		omit, insert—	19
		, an accreditation or an approval to operate a approved biosecurity accreditation scheme	n 20 21
	(3)	Section 482(1)(f), after 'an accreditation'—	22
		insert—	23
		or approval of a biosecurity accreditation schem	e 24
	(4)	Section 482(1)(f), before 'is inconsistent'—	25
		insert—	26
		or scheme	27
	(5)	Section 482(1)(f), after 'since the accreditation'—	28

|--|

		insert—			1
			or a	pproval	2
114		nendment o hority)	fs4	88 (Immediate suspension of relevant	3 4
	(1)	Section 488	3(1)(t	o)(iii)—	5
		renumber a	s sect	tion 488(1)(b)(iv).	6
	(2)	Section 488	3(1)(t) <u> </u>	7
		insert—			8
			(iii)	for an approval to operate an approved biosecurity accreditation scheme—there would be an immediate and serious risk to a biosecurity consideration, or to the trade in a particular commodity, if the holder of the approval were to continue to operate the scheme; or	9 10 11 12 13 14 15
115	Am	nendment o	f sch	n 4 (Dictionary)	16
	(1)			nitions accredited certifier, compliance audit ance audit—	17 18
		omit.			19
	(2)	Schedule 4-			20
		insert—			21
			acci	redited certifier means a person who—	22
			(a)	holds accreditation under chapter 15 to give biosecurity certificates; or	23 24
			(b)	holds accreditation under an approved biosecurity accreditation scheme to give biosecurity certificates.	25 26 27
			app	roval conditions see section 435H (2) and (3).	28
			ann	roved biosecurity accreditation scheme, for	29

chaj	pter 15, see section 411.	1
	roved operator, for an approved biosecurity reditation scheme, for chapter 15, see section.	2 3 4
	security accreditation scheme, for chapter 15, section 435A.	5 6
ope	recurity accreditation system, of an approved rator of, or an applicant for approval to rate, an approved biosecurity accreditation teme, for chapter 15, see section 411.	7 8 9 10
com ensi	apliance audit means an audit by an auditor to ure—	11 12
(a)	for an audit of the business of the other party to a compliance agreement—the carrying on of the business complies with the compliance agreement; or	13 14 15 16
(b)	for an audit of an accredited certifier's activities as an accredited certifier—the carrying out of the activities complies with the accreditation; or	17 18 19 20
(c)	for an audit of an approved operator's operation of an approved biosecurity accreditation scheme—the operations comply with—	21 22 23 24
	(i) the approval conditions; and	25
	(ii) the scheme.	26
audi follo	<i>econformance audit</i> means an audit by an itor to check that any noncompliance with the owing, identified in an audit, has been edied—	27 28 29 30
(a)	for an audit of the business of the other party to a compliance agreement—the compliance agreement:	31 32 33

		 (b) for an audit of an accredited certifier's activities as an accredited certifier—the accreditation; 	1 2 3
		(c) for an audit of an approved operator's operation of an approved biosecurity accreditation scheme—	4 5 6
		(i) the approval conditions; and	7
		(ii) the scheme.	8
		<i>operational procedures</i> , for chapter 15, see section 411.	9 10
		<i>owner</i> , of a biosecurity accreditation scheme, for chapter 15, see section 411.	11 12
	(3) Schedule	4, definition <i>check audit</i> , from 'or of' to 'certifier'—	13
	omit, inse	rt—	14
		, an accredited certifier's activities as an accredited certifier or an approved operator's operation of an approved biosecurity accreditation scheme	15 16 17 18
Divi	sion 4	Amendment of Drugs Misuse Act 1986	19 20
116	Act amended	d	21
	This divis	sion amends the <i>Drugs Misuse Act 1986</i> .	22
117	Amendment	of s 44 (Object of pt 5B)	23
	Section 4	4(b), from 'seed products'—	24
	omit, inse	rt—	25
		seed products for purposes that—	26
		(i) include supplying industrial cannabis seed to people who hold cannabis research	27 28

		[2]	
	under the to use as (ii) otherwise indirectly administrated to the control of th		1 2 3 4 5 6 7
118	Amendment of s 50 (What of authorise)	eategory 1 researcher licences	8
	Section 50(1)(f)—		10
	omit, insert—		11
	. ,	y class A or class B research seed or industrial cannabis seed	12 13 14
	lice: und	rson who holds a cannabis research nce or a medicinal cannabis licence er the <i>Narcotic Drugs Act 1967</i> (1th); or	15 16 17 18
	auth to p will THO flow	person in another State who is corised under the law of that State cossess cannabis seed that, if grown, produce cannabis plants with a C concentration in their leaves and vering heads that the person in the er State may possess; and	19 20 21 22 23 24 25
119	Amendment of s 51 (What of authorises)	category 2 researcher licence	26 27
	(1) Section 51, heading, 'licen	ce authorises'—	28
	omit, insert—		29
	licences auth	orise	30
	(2) Section 51(1)(f)—		31

		omit, insert—	-			1
		(1			upply class B research cannabis seed or astrial cannabis seed to—	2 3
			(i	i)	a person who holds a cannabis research licence or a medicinal cannabis licence under the <i>Narcotic Drugs Act 1967</i> (Cwlth); or	4 5 6 7
			(i	ii)	a person in another State who is authorised under the law of that State to possess cannabis seed that, if grown, will produce cannabis plants with a THC concentration in their leaves and flowering heads that the person in the other State may possess; and	8 9 10 11 12 13 14
120	Amendment of s 52 (What grower licence authorises)					
	(1)	Section 52, he	eading	ing, 'licence authorises'—		
		omit, insert—				17
	licences authorise					
	(2)	Section 52(g)				19
		omit, insert—	-			20
		(g) to	o si	upply industrial cannabis seed to—	21
			(i	i)	a person who holds a cannabis research licence or a medicinal cannabis licence under the <i>Narcotic Drugs Act 1967</i> (Cwlth); or	22 23 24 25
			(i	ii)	a person in another State who is authorised under the law of that State to possess cannabis seed that, if grown, will produce cannabis plants with a THC concentration in their leaves and flowering heads that the person in the other State may possess; and	26 27 28 29 30 31 32

121		nendment of s 6 plicant or licens		onsideration of suitability of	1 2
		Section 60(c)—			3
		omit, insert—			4
		(c)		ether the person held a licence or permit was suspended or cancelled under—	5 6
			(i)	this part; or	7
			(ii)	the Narcotic Drugs Act 1967 (Cwlth); or	8 9
			(iii)	a law of another State that corresponds, or substantially corresponds, to this part;	10 11 12
Divi	sion	_		Iment of Rural and Regional ment Act 1994	13 14
122	Ac	t amended			15
		This division an 1994.	nends	the Rural and Regional Adjustment Act	16 17
123	Am	nendment of s 3	(Ob	ject of Act)	18
	(1)	Section 3(1), 'Q	RAA	<u>;</u>	19
		omit, insert—			20
			Quee thorit	ensland Rural and Industry Development	21 22
	(2)	Section 3(2), 'Q	RAA	· <u> </u>	23
		omit, insert—			24
		The	auth	ority	25
	(3)	Section 3(2)(b)-	_		26
		renumber as sec	tion 3	3(2)(c).	27

	(4)	Section 3(2)—	1
		insert—	2
		(b) support communities in the State and build its own effectiveness by administering schemes to give assistance that benefits these communities, including, for example, by giving assistance to persons and organisations that contribute to these communities; and	3 4 5 6 7 8 9
		Examples of organisations that contribute to communities—	10 11
		community service, sporting and cultural organisations	12
124	Am	nendment of s 4 (Definitions)	13
	(1)	Section 4—	14
		insert—	15
		financial assistance see section 10(2).	16
	(2)	Section 4, definition authority, 'QRAA'—	17
		omit, insert—	18
		the Queensland Rural and Industry Development Authority	19 20
	(3)	Section 4, 'In this Act—'—	21
		omit, insert—	22
		The dictionary in schedule 1 defines particular words used in this Act.	23 24
	(4)	Section 4, all definitions—	25
		relocate to schedule 1 as inserted by this Act.	26
125	Re	placement of pt 2, hdg (QRAA)	27
		Part 2, heading—	28
		omit. insert—	29

		Part 2		Queensland Rural and Industry Development Authority	1 2 3
26	Am	nendment of s	5 (Est	ablishment of authority)	4
		Section 5, 'QRA	4A'—		5
		omit, insert—			6
			e Queo thority	ensland Rural and Industry Development	7 8
27	Am	nendment of s	3 (Aut	thority's functions)	9
	(1)	Section 8(2)(c)-			10
		omit, insert—			11
		(c)		arry out research into, develop policies and give advice to the Minister about—	12 13
			(i)	issues affecting persons likely to receive assistance under this Act; and	14 15
			(ii)	the financial performance and sustainability of the rural and regional sector in Queensland, in particular, primary producers, small business and other components of the State's economy; and	16 17 18 19 20 21
	(2)	Section 8(2)(f)	to (i)-	_	22
		renumber as sec	ction 8	(2)(g) to (j) .	23
	(3)	Section 8(2)—			24
		insert—			25
		(f)		partner with commercial lenders and nicial advisors to—	26 27
			(i)	perform another function under this subsection; and	28 29

[s	1	28]
----	---	-----

			(ii)	further the object of this Act under section 3; and	1 2
128	Am	nendment o	of s 9 (Au	thority's powers)	3
		Section 9(1)(a), after	'contracts'—	4
		insert—			5
			, includir	ng contracts for loans	6
129	Am	nendment o	of s 10 (A	pproved schemes)	7
		Section 10-	_		8
		insert—			9
		(2)		al assistance includes making loans on owed under an approved scheme.	10 11
130	Am	nendment o	of s 27 (De	elegation)	12
		Section 27,	'its power	rs to a director or an'—	13
		omit, insert	<u>-</u>		14
			Act or	ority's functions and powers under this another Act to a director or an ately qualified	15 16 17
131	Am	nendment o	of s 35 (A	cting chief executive officer)	18
	(1)	Section 35,	'Minister	,	19
		omit, insert	· <u> </u>		20
			board		21
	(2)	Section 35-	_		22
		insert—			23
		(2)	the Acts	on (1) does not affect the application of <i>Interpretation Act 1954</i> , section 24B or e appointment.	24 25 26

Am	endment of	f s 35B (Delegation)
(1)			'officer's functions'—
. ,	insert—	. , ,	
		under th	is Act or another Act
(2)	Section 35B	3(2), defii	nition appropriately qualified—
· /	omit.	<i>、</i>	
Ins	ertion of ne	w pt 8,	div 1, hdg
	Part 8, before	re section	1 52—
	insert—		
	Divisio	n 1	Transitional provisions for
			Rural Adjustment
			Authority Amendment Act
			2004
Ins	ertion of ne	w pt 8,	div 2
	After section	n 54—	
	insert—		
	Divisio	n 2	Transitional provisions for
			Farm Business Debt
			Mediation Act 2016
	55 Aut	hority c	ontinues
		The QR	AA established under this Act, as in force
		immedia	ately before this section commenced, is
			ed as the Queensland Rural and Industry oment Authority.

s	1	351

	56 References to QRAA	1
	In an Act or other document, a reference to QRAA, may, if the context permits, be taken to be a reference to the Queensland Rural and Industry Development Authority.	2 3 4 5
135	Insertion of new sch 1	6
	After part 8—	7
	insert—	8
	Schedule 1 Dictionary	9
	section 4	10

section 4

Schedule 1 Dictionary

1

2

	<i>reditation</i> , for a person, means the person's accreditation mediator.	3 4
this	Act, under which a person may be accredited, however cribed, as a mediator.	5 6 7
аррі	roved form means a form approved under section 90.	8
Dev	cority means the Queensland Rural and Industry elopment Authority established under the Rural and ional Adjustment Act 1994.	9 10 11
bani	krupt means—	12
(a)	a person who is an undischarged bankrupt under a bankruptcy law; or	13 14
(b)	a person who has executed a deed of arrangement under a bankruptcy law, if the terms of the deed have not been fully complied with; or	15 16 17
(c)	a person whose creditors have accepted a composition under a bankruptcy law, and a final payment has not been made under that composition; or	18 19 20
(d)	a person for whom a debt agreement has been made under a bankruptcy law, if the debt agreement has not ended or been terminated.	21 22 23
corr	kruptcy law means the Bankruptcy Act 1966 (Cwlth) or a esponding law of another jurisdiction, including a diction outside Australia.	24 25 26
•	f executive officer means the chief executive officer of the ority under the Rural and Regional Adjustment Act 1994.	27 28
cont	tact details, for a person, means—	29
(a)	the person's residential, business or postal address; and	30

(b)	the person's phone number or, if the person does not have a phone number, a way of contacting the person by phone; and	1 2 3
(c)	the person's fax number (if any); and	4
(d)	the person's email address (if any); and	5
(e)	any other electronic address of the person.	6
cont	tract includes an agreement.	7
cool 27(1	ing-off period, for a heads of agreement, see section.).	8 9
corr that-	responding law, of a State, means an Act of that State	10 11
(a)	provides for mediation for farm business debts, however described; and	12 13
(b)	is prescribed by regulation to be a corresponding law.	14
oblig	<i>tult</i> , under a farm mortgage, means a failure to perform an gation that, under the terms of the mortgage, is a ground enforcement action.	15 16 17
Acts	tronic document means a document of a type under the Interpretation Act 1954, schedule 1, definition document, graph (c).	18 19 20
	orcement action, in relation to a farm mortgage, means on to enforce the mortgage, including, for example—	21 22
(a)	taking possession of the property under the mortgage; and	23 24
(b)	exercising a power of sale under the mortgage; and	25
(c)	giving a statutory enforcement notice.	26
enfo	preement action notice see section 14(2).	27
enfo	preement action suspension certificate see section 40(2).	28
conc man	certive officer, of a corporation, means a person who is deerned with, or takes part in, the corporation's agement, whether or not the person is a director or the on's position is given the name of executive officer.	29 30 31 32

exen	nption certificate see section 48(1).	1
farn	a business debt see section 5.	2
farn	ner means a person—	3
(a)	whose sole or main business is a farming business; or	4
(b)	who is the owner of land the subject of a sharefarming agreement; or	5 6
(c)	who has applied, and is eligible, for a loan under a program administered by the authority to provide finance to persons in the first years of establishing a farming business; or	7 8 9 10
(d)	who is the personal representative of a dead individual mentioned in paragraph (a), (b) or (c).	11 12
farn	ning business—	13
(a)	means—	14
	(i) an agricultural, apicultural, dairy farming, horticultural, land-based aquacultural, pastoral, poultry keeping or viticultural business; or	15 16 17
	(ii) another business that involves cultivating the soil, gathering crops or rearing livestock; or	18 19
	(iii) a business that involves cutting timber for sale; or	20
	(iv) another business prescribed by regulation to be a farming business; and	21 22
(b)	includes—	23
	(i) a business mentioned in paragraph (a) carried out under a sharefarming agreement; and	24 25
	(ii) providing land for a business mentioned in paragraph (a) to be carried out under a sharefarming agreement; but	26 27 28
(c)	does not include a business prescribed by regulation not to be a farming business for this Act.	29 30
farn	a mortgage means a mortgage of farm property.	31
farn	a property means—	32

(a)	land on which a farmer carries on a farming business; or	1
(b)	a water allocation under the <i>Water Act 2000</i> held by a farmer for carrying on a farming business.	2 3
	ds of agreement, between the parties to a mediation for a business debt, means a document that—	4 5
(a)	sets out the main points of agreement between the parties on a matter relating to the farm business debt; and	6 7 8
(b)	is prepared by a mediator and signed by the parties under section 26.	9 10
<i>info</i> state	rmation notice , for a decision, means a notice that es—	11 12
(a)	the decision; and	13
(b)	the reasons for the decision; and	14
(c)	the rights of review under this Act for the decision; and	15
(d)	how, and the period within which, a review under this Act for the decision may be started; and	16 17
(e)	how a stay of the operation of the decision may be applied for under this Act.	18 19
inte	rnal review decision see section 81(1)(b).	20
med	<i>liation</i> , for a farm business debt, see section 6(1).	21
med	liation guidelines means guidelines about the conduct of liation for farm business debts made by the authority er section 34.	22 23 24
med	liation information package see section 35(1).	25
med	liation meeting see section 6(2).	26
med	liator means a person accredited as a mediator—	27
(a)	by the authority under section 61; or	28
(b)	under a corresponding law.	29
	tgage includes a charge on land or an interest in land for aring money or money's worth.	30 31

<i>mortgagee</i> , for a farm mortgage, means a person to whom a farmer owes a farm business debt secured by the farm mortgage.	1 2 3
national mediator accreditation system means the system known as the national mediation accreditation system that—	4 5
(a) provides for the accreditation of mediators, practice standards for accredited mediators, the recognition of bodies to accredit mediators and a register of nationally accredited mediators; and	6 7 8 9
(b) is administered by the Mediator Standards Board Limited ACN 145 829 812.	10 11
notice means written notice.	12
<i>officer</i> , of a corporation, means an officer as defined by the <i>Corporations Act 2001</i> (Cwlth), section 9 for the corporation.	13 14
original decision means—	15
(a) a decision for which an information notice must be given under this Act; and	16 17
(b) a decision about the date stated on an exemption certificate as the date on which the certificate ends.	18 19
<i>owner</i> , of land, includes the lessee of land subject to a lease under the <i>Land Act 1994</i> .	20 21
<i>parties</i> , to any of the following, means the farmer and the mortgagee for a farm business debt—	22 23
(a) the farm business debt;	24
(b) the farm mortgage that secures the farm business debt;	25
(c) mediation for the farm business debt;	26
(d) a heads of agreement entered into because of agreement reached during mediation for the farm business debt.	27 28
Queensland Law Society means the Queensland Law Society Incorporated under the <i>Legal Profession Act 2007</i> .	29 30
request for mediation notice see section 15(3).	31
<i>satisfactory</i> , for mediation for a farm business debt, see section 7	32 33

	er of land and another person (a <i>share farmer</i>) under h—	2 3
(a)	the owner allows the share farmer to use the land to carry on a business; and	4 5
(b)	the owner and the share farmer share in the income from the business carried out on the land.	6 7
notic repre	e cause notice, for a proposed action or decision, means a e that invites the recipient of the notice to make written esentations to show cause why the proposed action should be taken or decision not made.	8 9 10 11
stated	cause period, for a show cause notice, means the period d in the notice within which the recipient may make the en representations invited by the notice.	12 13 14
spent	t conviction means a conviction—	15
(a)	to which the rehabilitation period under the <i>Criminal Law (Rehabilitation of Offenders) Act 1986</i> has expired under that Act; and	16 17 18
(b)	that is not revived as prescribed by section 11 of that Act.	19 20
notic unde	tory enforcement notice, for a farm mortgage, means a e, however described, that the mortgagee is required, r an Act, to give the farmer or another person before g action to enforce the farm mortgage, including, for apple—	21 22 23 24 25
(a)	a notice to the farmer under the <i>Property Law Act 1974</i> , section 84; and	26 27
(b)	a notice to the Minister under the <i>Land Act 1994</i> , section 345; and	28 29
(c)	a notice to the farmer under the <i>Water Act 2000</i> , section 140(4).	30 31

© State of Queensland 2016