

Health and Other Legislation Amendment Bill 2018



Queensland

Health and Other Legislation Amendment Bill 2018

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50	Amendment of s 4 (Interpretation)					
51	Replaceme	Replacement of s 12A (Blood transfusions not subject to this division				
			48			
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2018

A Bill

for

An Act to amend the *Births, Deaths and Marriages Registration Act 2003*, the *Coroners Act 2003*, the *Cremations Act 2003*, the *Duties Act 2001*, the *Health Act 1937*, the *Public Health Act 2005*, the *Radiation Safety Act 1999*, the *Retirement Villages Act 1999* and the *Transplantation and Anatomy Act 1979* for particular purposes, and to repeal the *Public Health (Medicinal Cannabis) Act 2016* [s 1]

	The Parliament of Queensland enacts—				
	Part	1 Preliminary	2		
Clause	1	Short title	3		
		This Act may be cited as the <i>Health and Other Legislation Amendment Act 2018</i> .	4 5		
Clause	2	Commencement	6		
		The following provisions commence on a day to be fixed by proclamation—	7 8		
		(a) part 6;	9		
		(b) part 7; division 3;	10		
		(c) part 8;	11		
		(d) part 11.	12		
	Part	2 Amendment of Births, Deaths	13		
		and Marriages Registration Act	14		
		2003	15		
Clause	3	Act amended	16		
		This part amends the <i>Births</i> , <i>Deaths and Marriages</i> <i>Registration Act 2003</i> .	17 18		
Clause	4	Amendment of s 32 (Notifying about disposal of a deceased person's body)	19 20		
		Section 32(1)(a), after 'disposing of a human body'—	21		
		insert—	22		

						[s 5]	
			, (or a pa	rt of the body,		1
	Part 3			men 003	dment of Coroners Act	1	2 3
Clause	5	Act	amended				4
			This part amer	nds the	Coroners Act 2003.		5
Clause	6			•	uthorising burial of body etc.)		6
		(1)	Section 95(3)(b)—			7
			omit, insert—				8
			(b) par	t of a human body—		9
				(i)	taken during a medical procedure;	or	10
				(ii)	used at a school of anatomy for study and practice of anatomy; or	the	11 12
		(2)	Section 95—				13
			insert—				14
			(4) In	this se	ection—		15
					of anatomy see the Transplantation Act 1979, section 4.	and	16 17
	Part	4		-	dment of Cremations A	ct	18
			20	003			19
Clause	7	Act	amended				20
			This part amer	nds the	Cremations Act 2003.		21

[s 8]

Clause	8	Amendment of s 4 (Cremations this Act does not apply	1
Oladoo	•	to)	
		(1) Section 4(b)— 3	3
		omit, insert— 4	1
		(b) parts of a human body— 5	5
		(i) taken during a medical procedure or autopsy; or 7	
		(ii) used at a school of anatomy for the study and practice of anatomy; or 9	
		(2) Section 4— 1	10
		insert— 1	11
		(2) In this section—	12
			13 14
	Part	5 Amendment of Duties Act 2001	15
Clause	9	Act amended	16
		This part amends the <i>Duties Act 2001</i> .	17
Clause	10	Insertion of new s 141A	18
Clause	10		10
			20
		141A Exemption—mandatory buyback under 2	20 21 22
		transaction under the Retirement Villages Act 2	23 24 25

	Part	6	Amendment of Health Act 1937	1
Clause	11	Act	amended	2
			This part amends the Health Act 1937.	3
Clause	12	Am	endment of s 5 (Interpretation)	4
		(1)	Section 5, definition <i>article</i> , paragraph (a)(ii), 'articles; but'—	5
			omit, insert—	6
			articles.	7
		(2)	Section 5, definition article, paragraph (b)—	8
			omit.	9
		(3)	Section 5, definition <i>drug</i> , paragraph (a)(ii)(C), 'drug; but'—	10
			omit, insert—	11
			drug.	12
		(4)	Section 5, definition <i>drug</i> , paragraph (b)—	13
			omit.	14
		(5)	Section 5, definition <i>poison</i> , paragraph (a), 'such; but'—	15
			omit, insert—	16
			such.	17
		(6)	Section 5, definition <i>poison</i> , paragraph (b)—	18
			omit.	19

[s 13]

	Part 7		nendment of Public Health t 2005	1 2
	Division 1	Pre	eliminary	3
Clause		mended his part amend	s the Public Health Act 2005.	4 5
	Division 2		nendments commencing on sent	6 7
Clause	А	ion of new c fter chapter 7-		8 9 10
		Chapte	r 7A Pollution events	11
		Part 1	Preliminary	12
		313A Purpo	se of chapter	13
		exe	e purpose of this chapter is to enable the chief cutive to take action to respond to a pollution nt in a way that informs the public of—	14 15 16
		(a)	the potential risk to public health; and	17
		(b)	if appropriate, any actions necessary to avoid or reduce the effect of the pollution event on public health.	18 19 20
		313B Defini	tions for chapter	21
		In t	his chapter—	22

[s 14]

poll	ution event see section 313C.
-	<i>ution notice</i> , in relation to a pollution event, section 313D.
pub	<i>lish</i> includes—
(a)	publish in writing or in any other form of media; and
(b)	cause to be published.
313C Meani	ng of <i>pollution event</i>
con	<i>ollution event</i> is the release or dispersal of a taminant or pollutant that may adversely affect lic health.
13D Meani	ng of <i>pollution notice</i>
ever	pollution notice , in relation to a pollution nt, is a notice given by, or at the direction of, chief executive that states the following—
(a)	to the extent it can be reasonably identified by the chief executive—the nature of the pollution event;
(b)	the area that is, or may be, affected by the pollution event;
	the nature, type and duration of any action
(c)	that may be required to avoid or reduce the effect of the pollution event on public health;

Part 2 Pollution notices

28

[s 14]

	ief executive may give direction to publish ution notice	1 2
(1)	This section applies if the chief executive is satisfied—	3 4
	(a) a pollution event has occurred; and	5
	(b) a person is responsible for the pollution event; and	6 7
	(c) it is necessary to inform the public about the pollution event and actions to avoid or reduce the effect of the pollution event on public health.	8 9 10 11
(2)	The chief executive may, by notice given to the person, direct the person to publish a pollution notice in relation to the pollution event—	12 13 14
	(a) by a stated date; and	15
	(b) in a stated way; and	16
	(c) in a stated area that is, or may be, affected by the pollution event.	17 18
(3)	A person to whom a direction is given under subsection (2) must publish a pollution notice in compliance with the direction unless the person has a reasonable excuse.	19 20 21 22
	Maximum penalty—200 penalty units.	23
313F Ch	ief executive may publish pollution notice	24
(1)	This section applies if the chief executive is satisfied—	25 26
	(a) the person responsible for a pollution event—	27 28
	(i) can not be identified; or	29
	(ii) would not be able to comply with a direction given under section 313E; or	30 31

	 (b) a person has been given a direction under section 313E to publish a pollution notice in relation to a pollution event but the person— 	1 2 3 4
	(i) has not published a pollution notice by the date stated in the direction; or	5 6
	(ii) has otherwise not complied with the direction; or	7 8
	(c) the pollution event is, or is caused by, a naturally-occurring event.	9 10
(2)	The chief executive may, in relation to the pollution event, publish a pollution notice—	11 12
	(a) on the department's website; and	13
	(b) in any other way the chief executive considers appropriate.	14 15
	eps required before giving direction or dishing pollution notice	16 17
(1)	This section applies if the chief executive is considering—	18 19
	(a) giving a direction in relation to a pollution event under section 313E; or	20 21
	(b) publishing a pollution notice in relation to a pollution event under 313F.	22 23
(2)	Before giving the direction or publishing the pollution notice, the chief executive must consult with, and consider advice given by, a relevant public service officer about—	24 25 26 27
	(a) the contaminant or pollutant that has caused, or may have caused, the pollution event; and	28 29
	(b) any other matter the chief executive considers relevant.	30 31
(3)		

[s 14]

relevant public service officermeans a public1service officer who the chief executive considers2has, or is likely to have, the necessary expertise3and experience to advise the chief executive about4the pollution event.5

6

7

Part 3 Compensation

313H Compensation

- A person may claim compensation from the State 8 if the person incurs loss because of the exercise, 9 or purported exercise, of a power by or for the 10 chief executive under this chapter, including a 11 loss arising from compliance with a requirement 12 made of the person under this chapter. 13
- (2) However, subsection (1) applies only in relation
 14 to loss arising from an accidental, negligent or
 15 unlawful act or omission.
 16
- (3) The compensation may be claimed and ordered in a proceeding brought in a court with jurisdiction for the recovery of the amount of compensation claimed.
 (3) The compensation approach of the amount of compensation approach of the amount of compensation approach of the amount of the proceeding of the proceeding of the amount of the proceeding o
- (4) A court may order the payment of the 21 compensation only if it is satisfied it is just to 22 make the order in the circumstances of the 23 particular case.
- (5) In considering whether it is just to order 25 compensation, the court must have regard to— 26
 - (a) the nature of the pollution event and the risk 27 to public health; and 28
 - (b) whether the loss arose from the publication 29 of a pollution notice in relation to the 30 pollution event. 31
- (6) A regulation may prescribe other matters that 32

[s 15]

		may, or must, be taken into account by the court when considering whether it is just to order compensation.	1 2 3
	(7)	In this section—	4
		loss includes costs and damage.	5
Clause	15 Amendment	of sch 2 (Dictionary)	6
	Schedule 2	2—	7
	insert—		8
		<i>pollution event</i> , for chapter 7A, see section 313C.	9
		<i>pollution notice</i> , in relation to a pollution event, for chapter 7A, see section 313D.	10 11
		<i>publish</i> , for chapter 7A, see section 313B.	12
	Division 3	Amendments commencing by proclamation	13 14
Clause	16 Replacement	of s 60 (Person must comply with standard)	15
	Section 60	<u> </u>	16
	omit, inser	<i>t</i> —	17
	60 Pe	rson must comply with standard	18
		A person manufacturing, selling, supplying or using paint must comply with a provision of a standard prescribed by regulation.	19 20 21
		Maximum penalty—100 penalty units.	22
Clause	17 Amendment	of s 76 (Definitions for div 3)	23
	Section 76	, definition entity of the State—	24
	omit.		25

Health and Other Legislation Amendment Bill 2018 Part 7 Amendment of Public Health Act 2005

[s 18]

Clause	18		9 (Definitions for div 4) nition <i>entity of the State</i> —	1 2 3
Clause	19		28H (Definitions for div 4)	4
		Section 228H, de <i>omit</i> .	finition <i>entity of the State</i> —	5 6
Clause	20		87 (Definitions for div 4)	7
		omit.	nition <i>entity of the State</i> —	8 9
Clause	21		51 (Definitions for pt 3) nition <i>entity of the State</i> —	10 11 12
Clause	22	Insertion of new ch Chapter 6—	6, pt 3A	13 14
		insert— Part 3A	Notifiable dust lung diseases	15 16 17
		Division 1	Preliminary	18
		In th <i>appr</i>	itions for part is part— <i>oved operator</i> see section 279AD. <i>th practitioner</i> means a person registered	19 20 21 22

[0 ==]	
under the Health Practitioner Regulation National Law to practise a health profession, other than as a student.	1 2 3
<i>notifiable dust lung disease</i> , in relation to a person, means a respiratory disease prescribed by regulation that is caused by occupational exposure to a type of dust prescribed by regulation.	4 5 6 7 8
<i>occupational exposure</i> means exposure of a person to dust occurring, wholly or partly, in the course of the person's work.	9 10 11
<i>prescribed medical practitioner</i> means a medical practitioner who is member of a class of persons prescribed by regulation.	12 13 14
<i>register</i> means the Notifiable Dust Lung Disease Register established and kept under section 279AB.	15 16 17
<i>regulator</i> see the <i>Work Health and Safety Act</i> 2011, schedule 5.	18 19
<i>relevant chief executive</i> means any of the following persons—	20 21
(a) the chief executive of the department in which the <i>Coal Mining Safety and Health Act 1999</i> is administered;	22 23 24
(b) the chief executive of the department in which the <i>Workers' Compensation and Rehabilitation Act 2003</i> is administered;	25 26 27
(c) another chief executive prescribed by regulation.	28 29
<i>relevant employee</i> means a public service employee in a department for which a relevant chief executive has been appointed as the chief executive.	30 31 32 33

Division 2	Notifiable Dust Lung
	Disease Register

279AB Register

(1)The chief executive must establish and keep a register of the notifications about notifiable dust lung diseases given to the chief executive under this part.

1 2

3

4

5

6

7

- (2)The register must include, for each person, 8 including each deceased person, for whom a 9 notification about a notifiable dust lung disease 10 has been given, the information stated in the 11 notification. 12
- The chief executive may keep the register in a (3) 13 form the chief executive considers appropriate, 14 including an electronic form. 15
- (4) The register is to be known as the Notifiable Dust 16 Lung Disease Register. 17

The purposes of establishing and keeping the	19
register are to—	20
(a) monitor and analyse the incidence of notifiable dust lung diseases; and	21 22
(b) enable information about notifiable dust lung diseases to be exchanged with an entity of the State.	23 24 25
279AD Approved operator may keep register	26

279AD Approved operator may keep register

The chief executive may approve a person (an 27 *approved operator*) to keep the register for the 28 chief executive. 29

Divisio	on 3 Notifications and giving of information about notifiable dust lung diseases	1 2 3 4
279AE	Obligation under this division	5
	An obligation to notify or give information under this division for a person includes an obligation to notify or give information for a deceased person.	6 7 8
279AF	Obligation to notify chief executive	9
(1)	This section applies if a prescribed medical practitioner diagnoses a person as having a notifiable dust lung disease.	10 11 12
(2)	The prescribed medical practitioner must, within the period prescribed by regulation, give the chief executive a notification about the notifiable dust lung disease unless the practitioner has a reasonable excuse.	13 14 15 16 17
	Maximum penalty—20 penalty units.	18
(3)	The notification must be in the approved form.	19
(4)	However, subsection (2) does not apply if the prescribed medical practitioner has given information about the notifiable dust lung disease to—	20 21 22 23
	 (a) the chief executive of the department in which the <i>Coal Mining Safety and Health</i> <i>Act 1999</i> is administered; or 	24 25 26
	(b) a public service employee of the department mentioned in paragraph (a); or	27 28
	(c) another medical practitioner, who is authorised under an Act prescribed by	29 30

	regulation, to provide a health assessment about the person.	1 2
279AG I	Further information may be required	3
(1)	This section applies if the chief executive considers further information is required in relation to a notification about a notifiable dust lung disease to ensure the accuracy or completeness of the register.	4 5 6 7 8
(2)	The chief executive may, by notice, require either of the following persons to give the chief executive stated information—	9 10 11
	(a) the prescribed medical practitioner who gave the notification;	12 13
	(b) another health practitioner who the chief executive believes has information about the notifiable dust lung disease.	14 15 16
(3)	A notice given under subsection (2) must—	17
	(a) state the reasonable period within which the person must give the information; and	18 19
	(b) warn the person that failure to comply with the notice without reasonable excuse is an offence under this Act.	20 21 22
(4)	A person given a notice under subsection (2) must comply with the notice unless the person has a reasonable excuse.	23 24 25
	Maximum penalty—20 penalty units.	26
279AH F	Relevant chief executives to notify	27
(1)	This section applies if a relevant chief executive,	28
(*)	or relevant employee, has been given information about a notifiable dust lung disease.	20 29 30

(2) If requested by the chief executive, the relevant 31

	[3 22]	
	chief executive must give the information to the chief executive.	1 2
279AI A	uthorisation of giving of information	3
(1)	A person who gives information in compliance with this division who would otherwise be required to maintain confidentiality about the information under an Act, oath, rule of law or practice—	4 5 6 7 8
	(a) does not contravene the Act, oath, rule of law or practice by giving the information; and	9 10 11
	(b) is not liable to disciplinary action for giving the information.	12 13
(2)	Also, merely because the person gives the information, the person can not be held to have—	14 15
	(a) breached any code of professional etiquette or ethics; or	16 17
	(b) departed from accepted standards of professional conduct.	18 19
Divisio	on 4 Report about register and	20
	related matters	21
279AJ (Chief executive must report to Minister	22
(1)	As soon as practicable after the end of each financial year, but not later than 30 September, the chief executive must give the Minister a report stating—	23 24 25 26
	(a) the number of notifications given to the chief executive under this part during the financial year; and	27 28 29

	(b) the types of notifiable dust lung diseases recorded in the register during the financial year; and	1 2 3
	(c) the actions the department has taken to implement the purposes of the register; and	4 5
	(d) any other information about a notifiable dust lung disease the chief executive considers appropriate.	6 7 8
(2)	However, the chief executive must not include personal information in the report.	9 10
(3)	The Minister must, as soon as practicable after receiving the report, table the report in the Legislative Assembly.	11 12 13
(4)	In this section—	14
	<i>personal information</i> means information or an opinion, including information or an opinion forming part of the register, whether true or not, and whether recorded in a material form or not, about an individual whose identity is apparent, or can reasonably be ascertained, from the information or opinion.	15 16 17 18 19 20 21
Divisio	on 5 Confidentiality and	22
	disclosure of information	23
279AK	Definitions for division	24
	In this division—	25
	<i>confidential information</i> means information, other than information that is publicly available, about a person's personal affairs or health that has become known to a relevant person in the course of performing a function under, or relating to the	26 27 28 29 30

administration of, this part.

31

	[0 ==]	
	information includes a document.	1
	<i>relevant person</i> means a person who is, or was, any of the following persons—	2 3
	(a) the chief executive;	4
	(b) a public service employee in the department;	5 6
	(c) a relevant chief executive;	7
	(d) a relevant employee;	8
	(e) the regulator;	9
	(f) a prescribed medical practitioner required to give the chief executive a notification under section 279AF(2);	10 11 12
	(g) a person required to give information under section 279AG(4);	13 14
	(h) an approved operator.	15
279AL [Duty of confidentiality	16
(1)	A relevant person must not disclose, directly or indirectly, confidential information of another person unless the disclosure is permitted under this division.	17 18 19 20
	Maximum penalty—50 penalty units	21
(2)	The <i>Hospital and Health Boards Act 2011</i> , section 142 or 142A does not apply to a relevant person in relation to confidential information.	22 23 24
(3)	In this section—	25
	<i>relevant person</i> includes a person who receives information under section 279AO.	26 27
279AM	Disclosure—general	28

A relevant person may disclose confidential 29

	info	rmation—	1
	(a)	to the extent necessary for the person to perform a function, or comply with an obligation, under this Act; or	2 3 4
	(b)	if the disclosure is authorised under an Act; or	5 6
	(c)	if the disclosure is otherwise required or permitted by law; or	7 8
	(d)	if the person to whom the information relates consents to the disclosure; or	9 10
	(e)	if the disclosure is in a form that does not identify the person to whom the information relates.	11 12 13
		osure for data collection and public nonitoring	14 15
(1)	auth conf cont	chief executive, or another relevant person norised by the chief executive, may disclose fidential information to a person who is tracted by the department to analyse, monitor valuate public health.	16 17 18 19 20
(2)		isclosure under subsection (1) may only be le if—	21 22
	(a)	the person is authorised in writing by the chief executive to receive the confidential information; and	23 24 25
	(b)	the disclosure and receipt of the confidential information is only for analysing, monitoring or evaluating public health.	26 27 28
		losure to entity of the State or onding entity	29 30
	-	chief executive may disclose confidential	30 31
(-)		rmation to an entity of the State or a	32

	corresponding entity if the disclosure is required or permitted under an agreement—	1 2
	(a) between the chief executive, or the State, and the entity; and	3 4
	(b) that is prescribed by regulation.	5
(2)	An entity of the State or a corresponding entity that receives confidential information under an agreement mentioned in subsection (1)—	6 7 8
	(a) must not disclose the information unless the disclosure is—	9 10
	(i) required or permitted under the agreement; or	11 12
	(ii) permitted, in writing, by the chief executive; and	13 14
	(b) must ensure the confidential information is used only for the purpose for which it was disclosed under the agreement.	15 16 17
(3)	In this section—	18
	corresponding entity means—	19
	(a) a department of the Commonwealth or another State; or	20 21
	(b) an entity established, under an Act of the Commonwealth or another State, for a public purpose.	22 23 24
	Disclosure of information for investigation der <i>Coroners Act 2003</i>	25 26
(1)	This section applies if a coroner is investigating the death of a person.	27 28
(2)	The chief executive may give the coroner, or a police officer helping the coroner to investigate the death, information from the register that is relevant to the person's death.	29 30 31 32

[s 23]

Clause

		(3)	The coroner or police officer to whom the information is given, and anyone else to whom the information is subsequently given, must not use or disclose the information other than—	1 2 3 4
			(a) for the purpose of the investigation; or	5
			(b) as otherwise required or permitted under this or another Act.	6 7
23	Am	nendment o	f sch 2 (Dictionary)	8
	(1)	Schedule 2	, definition <i>entity of the state—</i>	9
		omit.		10
	(2)	Schedule 2-		11
		insert—		12
			<i>approved operator</i> , for chapter 6, part 3A, see section 279AD.	13 14
			coroner see the Coroners Act 2003, schedule 2.	15
			entity of the State means—	16
			(a) a department; or	17
			(b) an entity established under an Act for a public purpose.	18 19
			<i>notifiable dust lung disease</i> , in relation to a person, for chapter 6, part 3A, see section 279AA.	20 21
			<i>occupational exposure</i> , for chapter 6, part 3A, see section 279AA.	22 23
			<i>prescribed medical practitioner</i> , for chapter 6, part 3A, see section 279AA.	24 25
			<i>regulator</i> , for chapter 6, part 3A, see section 279AA.	26 27
			<i>relevant chief executive</i> , for chapter 6, part 3A, see section 279AA.	28 29
			relevant employee, for chapter 6, part 3A, see	30

[s 23]

	section 279AA.	1			
(3)	Schedule 2, definition confidential information—	2			
	insert—				
	(i) for chapter 6, part 3A, division 5, see section 279AK.	4 5			
(4)	Schedule 2, definition <i>health information held by a health agency</i> , paragraph (a)—	6 7			
	insert—	8			
	(iia) information about a person's health or the provision of a health service to a person held or obtained by an approved operator under chapter 6, part 3A for the purpose of keeping the Notifiable Dust Lung Disease Register; or	9 10 11 12 13 14			
(5)	Schedule 2, definition <i>health information held by a health agency</i> , paragraph (a)(iia) and (iii)—	15 16			
	renumber as paragraph (a)(iii) and (iv).	17			
(6)	Schedule 2, definition health practitioner—	18			
	insert—	19			
	(c) for chapter 6, part 3A, see section 279AA.	20			
(7)	Schedule 2, definition information—	21			
	insert—	22			
	(i) for chapter 6, part 3A, division 5, see section 279AK.	23 24			
(8)	Schedule 2, definition register—	25			
	insert—	26			
	(ca) for chapter 6, part 3A, see section 279AA; or	27 28			
(9)	Schedule 2, definition <i>register</i> , paragraphs (ca) and (d)—	29			
	renumber as paragraphs (d) and (e).	30			
(10)	Schedule 2, definition relevant person—	31			

Health and Other Legislation Amendment Bill 2018 Part 8 Amendment of Radiation Safety Act 1999

[s 24]

			insert—	(i)	for chapter 6, part 3A, division 5, see section 279AK.	1 2 3
	Part	8		-	nendment of Radiation fety Act 1999	4 5
Clause	24	Act	t amended This part a		s the Radiation Safety Act 1999.	6 7
Clause	25	Am	Section 49 insert—	Note	9 (Who may apply for Act instruments) ee also section 103K in relation to persons who are tken to hold a use licence or a transport licence.	8 9 10 11 12 13
Clause	26	Am (1)		(1)— (aa) (1)(aa	4 (Terms) for a licence held by a prescribed licensee— until the licence is suspended or cancelled; or and (b)— tion 74(1)(b) and (c).	14 15 16 17 18 19 20 21
Clause	27	Am	Section 78 omit, inser	(a)—	8 (Application of div 3)	22 23 24

			[s 28	<u>8]</u>
			cence, other than a licence held by a scribed licensee;	a 1 2
Clause	28	Amendment of s 87 (Retoring to chief executive)	eturn of cancelled Act instrument	3 4
		Section 87(2), after '	Гhe holder'—	5
		insert—		6
		, other th	an a holder who is a prescribed licensee,	, 7
Clause	29	Amendment of s 94 (A	pplication of div 6)	8
		Section 94(a)—		9
		omit, insert—		10
			cence, other than a licence held by a scribed licensee;	a 11 12
Clause	30	Amendment of s 99 (S	urrender of Act instruments)	13
		Section 99(3), after '	Гhe holder'—	14
		insert—		15
		, other th	an a holder who is a prescribed licensee,	. 16
Clause	31	Insertion of new pt 7, c	liv 11	17
		Part 7—		18
		insert—		19
		Division 11	Particular persons taken to	20
			hold use and transport	21
			licences	22

[s 31]

	egulation may prescribe persons who are en to hold use or transport licence A regulation may prescribe a person (a <i>prescribed</i> <i>licensee</i>) or a class of persons (also each a <i>prescribed licensee</i>) who is taken to hold—
	(a) a use licence; or
	(b) a transport licence.
(2)	A regulation made under subsection (1)(a) must state—
	 (a) the qualifications, professional registration or training that must be held by the prescribed licensee; and
	(b) particulars of the radiation source the prescribed licensee is allowed to use under the use licence; and
	(c) the radiation practice the prescribed licensee is allowed to carry out under the use licence using the source.
(3)	A regulation made under subsection (1)(b) may state the following matters—
	 (a) particulars of the radioactive substance the prescribed licensee is allowed to transport under the transport licence;
	(b) how the substance must be transported under the transport licence;
	(c) the amount of the substance the prescribed licensee is allowed to transport under the transport licence.
(4)	A regulation made under this section may prescribe conditions the chief executive considers necessary or desirable to—
	(a) protect persons, or the environment, from the harmful effects of radiation; or

			[s 32]
		(b) ensure the security of a radia	tion source. 1
		103L Considerations before making a	regulation 2
		Before a regulation is made 103K(1), the Minister must—	under section 3
		(a) consult with and consult recommendations made by the	consider any 5 ne council; and 6
		(b) be satisfied the regulation wi with the radiation safety, security principles.	
Clause	32	Amendment of s 207 (Register to be kept)	1
		(1) Section 207(1)(a), after 'licensees'—	1
		insert—	1
		, other than prescribed licensees	1
		(2) Section 207(1)—	1
		insert—	1
		(f) prescribed licensees whose been suspended or cancelled.	
Clause	33	Insertion of new pt 14, div 6	1
		Part 14—	1
		insert—	2
		Division 6 Transitional pro	
		Health and Othe	
		Legislation Ame Act 2018	endment 2 2
		237 Expiry of particular existing licen	ces 2
		(1) This section applies to a use licen	ce (the <i>existing</i> 2

[s 34]

		<i>licence</i>) or a transport licence (also the <i>existing licence</i>)—		
			the 3 4	
		(b) held by a person who is, on the commencement, a prescribed licensee.	the 5 6	
		(2) The existing licence is taken to have expired the commencement.	on 7 8	
Clause	34	Amendment of sch 2 (Dictionary)	9	
		Schedule 2—	10	
		insert—	11	
		prescribed licensee see section 103K(1).	12	
	Part	9 Amendment of Retirement	13	
		Villages Act 1999	14	
Clause	35	Act amended	15	
		This part amends the <i>Retirement Villages Act 1999</i> .	16	
Clause	36	Amendment of s 10 (What is a <i>residence contract</i>)	17	
		Section 10(4)(d)(ii), 'resident's interest'—	18	
		omit, insert—	19	
		resident's freehold property	20	
Clause	37	Insertion of new s 11A	21	
		After section 11—	22	
		insert—	23	

(1)		reehold interest in an accommodation unit is a dent's <i>freehold property</i> if—
	(a)	the freehold interest is—
		(i) held by the resident; or
		(ii) held by another person but not held directly or indirectly by the scheme operator; and
		Examples for subparagraph (ii)—
		 a freehold interest in an accommodation unit held by—
		• the trustee of a trust in which the resident holds an interest; or
		 a corporation in which the resident holds shares; or
		• the resident's child or another family member
	(b)	the resident has a right to reside in the accommodation unit.
(2)		reehold interest in an accommodation unit is a ner resident's <i>freehold property</i> if—
	(a)	the freehold interest is—
		(i) held by the former resident; or
		(ii) held by another person but not held directly or indirectly by the scheme operator; and
	(b)	the former resident had a right to reside in the accommodation unit that has been terminated under this Act.

32

After section 63—

Clause 38

con	neme operator must enter into and nplete contract to purchase freehold perty	1 2 3 4
(1)	This section applies if the former resident's residence contract is based on a freehold interest in an accommodation unit.	5 6 7
(2)	The scheme operator must enter into a contract under this section to purchase the former resident's freehold property, and complete the purchase under this section, unless—	8 9 10 11
	(a) the freehold property is sold to a person other than the scheme operator before the day the scheme operator is required to complete the purchase; or	12 13 14 15
	(b) the scheme operator has a reasonable excuse.	16 17
	Maximum penalty—540 penalty units. <i>Note</i> — See also section 63H(2) for when a requirement to enter into a contract under this section does not apply.	18 19 20 21
(3)	The scheme operator must enter into the contract and complete the purchase within the time required under section 63B.	22 23 24
(4)	The contract must comply with section 63C.	25
(5)	The purchase price for the freehold property under the contract must be its value as agreed or decided under section 63D.	26 27 28
(6)	Without limiting subsection (2)(b), the scheme operator is taken to have a reasonable excuse for not entering into a contract to purchase the former resident's freehold property, or completing the purchase, under this section (a <i>required action</i>) during any of the following periods—	29 30 31 32 33 34

Health and Other Legislation Amendment Bill 2018 Part 9 Amendment of Retirement Villages Act 1999

	(a)	a period during which the scheme operator can not take the required action, despite taking all reasonable steps, because of an act or omission of the former resident;	1 2 3 4
		Example—	5
		The scheme operator cannot complete the purchase because the former resident has not made necessary arrangements for the release of a mortgage over the freehold property.	6 7 8 9
	(b)	if the former resident enters into a private contract—the period from the day the former resident enters into the contract to the day that is 60 days after the scheme operator receives written notice from the former resident, or another party to the contract, that the contract has ended;	10 11 12 13 14 15 16
	(c)	if the scheme operator or former resident makes an application to the tribunal under part 10 about a dispute relating to a contract under this section—the period from the day the application is made to the earliest day, after the application is finally dealt with, by which it would be reasonable for the scheme operator to take the required action.	17 18 19 20 21 22 23 24
(7)		ispute relating to a contract under this section retirement village dispute.	25 26
		nples of matters that may be the subject of a dispute ting to a contract under this section—	27 28
	•	the terms to be included in the contract	29
	•	the purchase price under section 63D	30
	•	the settlement date for the contract	31
	•	the payment of an amount of legal expenses incurred by the scheme operator	32 33
(8)	offe mak	a court convicts the scheme operator of an ence against subsection (2), the court may ke an order requiring the scheme operator to e stated steps to enter into a contract under this	34 35 36 37

	section to purchase the former resident's freehold property or complete the purchase under this section. <i>Note—</i>	1 2 3 4
	See also section 191 for orders the tribunal may make to resolve a retirement village dispute under this section.	5 6
(9)	If the court makes an order under subsection (8) stating a time by which scheme operator must enter into a contract or complete a purchase, subsection (3) applies as if a reference to the time required under section 63B were a reference to the time stated in the order.	7 8 9 10 11 12
(10)	This section applies subject to section 63H.	13
(11)	In this section—	14
	<i>private contract</i> means a contract for the sale of the former resident's freehold property to someone other than the scheme operator.	15 16 17
63B Tin	ning of purchase	18
(1)	This section states the requirements for section $63A(3)$.	19 20
(2)	The scheme operator must enter into the contract in sufficient time for the purchase to be completed under subsection (3).	21 22 23
(3)	The scheme operator must complete the purchase under the contract by the latest of the following days—	24 25 26
	(a) the day that is 18 months after the termination date;	27 28
	 (b) if the former resident has died—the day that is 14 days after the operator is shown the probate of the former resident's will or letters of administration of the former resident's estate; 	29 30 31 32 33

	(c) the day fixed by the tribunal by an order under section 171A.	1 2
63C Coi	ntract requirements	3
(1)	This section states the requirements for the contract for section $63A(4)$.	4 5
(2)	A regulation may prescribe a term that must be included in the contract (a <i>required term</i>) or that must not be included in the contract (a <i>prohibited term</i>).	6 7 8 9
(3)	The contract must—	10
	(a) be in the approved form; and	11
	(b) include each required term; and	12
	(c) not include a prohibited term; and	13
	(d) comply with any other requirements prescribed by regulation; and	14 15
	(e) otherwise be in the terms, consistent with this Act, that are—	16 17
	(i) agreed by the scheme operator and former resident; or	18 19
	(ii) decided by the tribunal in a resolution of a retirement village dispute.	20 21
63D Pur	chase price of freehold property	22
(1)	This section states how the purchase price for the former resident's freehold property is decided for section $63A(5)$.	23 24 25
(2)	Each of the valuation and resale provisions applies, with any necessary changes, as if—	26 27
	(a) a reference in the provision to the resale value, valuation or sale of the former resident's right to reside in the	28 29 30

	accommodation unit were a reference to the resale value, valuation or sale of the freehold property; and	1 2 3
	(b) a reference in the provision to paying an exit entitlement to the former resident under section 63 were a reference to entering into a contract under section 63A.	4 5 6 7
(3)	Before entering into a contract under section 63A, if the scheme operator and the former resident have not agreed on the resale value of the freehold property within the previous 3 months, the operator must obtain a valuation of the freehold property from a valuer.	8 9 10 11 12 13
(4)	A valuation obtained under subsection (3) is taken to be the agreed resale value of the freehold property.	14 15 16
(5)	Unless the scheme operator and the former resident otherwise agree, the purchase price of the freehold property under the contract must be the amount of the most recent agreed resale value of the freehold property under section 60, section 67 or subsection (4).	17 18 19 20 21 22
(6)	In this section—	23
	<i>valuation and resale provisions</i> means sections 60, 64, 65, 67 and 68 to 70AD.	24 25
	ntract may require reimbursement of eme operator's legal costs	26 27
(1)	This section applies in relation to an amount of legal expenses reasonably incurred by a scheme operator in entering into a contract under section 63A to purchase a former resident's freehold property and completing the purchase.	28 29 30 31 32
(2)	The contract may include a term requiring the former resident to pay all or a stated part of the	33 34

11

12

17

23

amount to the scheme operator on or after1completion of the purchase (a *reimbursement*2*requirement*).3

(3) If the tribunal is dealing with a retirement village 4 dispute about the inclusion of a reimbursement 5 requirement in a contract under section 63A, the 6 tribunal must order that the contract include a 7 reimbursement requirement, in the terms the 8 tribunal considers just, unless the tribunal 9 considers it would be unjust to do so.

63F No sales commission payable on mandatory buyback

Despite anything in a residence contract, no sales 13 commission is payable on the sale of the 14 resident's freehold property to the scheme 15 operator under section 63A. 16

63G Exit fee

If a scheme operator is required to complete a18purchase of a former resident's freehold property19under section 63A, the former resident is not20liable to pay an exit fee to the scheme operator21until the completion of the purchase.22

63H Relative residing in unit under s 70B

- This section applies if a resident's right to reside
 an accommodation unit is terminated and a
 relative of the former resident continues residing
 in the accommodation unit under section 70B.
- (2) If the scheme operator enters into a residence 28 contract for the accommodation unit with the 29 relative, section 63A does not apply to the scheme 30 operator in relation to the former resident's 31 freehold property. 32

[s 39]

			(3)	sect prov refe	erwise, a reference to the termination date in tion $63B(3)(a)$, or in a valuation and resale vision applied by section 63D, is taken to be a serence to the last day that the relative resides in unit under section 70B.	1 2 3 4 5
				n-ap ntrac	plication of particular legislation to t	6 7
					following provisions do not apply in relation contract under section 63A—	8 9
				(a)	the <i>Body Corporate and Community</i> <i>Management Act 1997</i> , chapter 5, parts 1 and 3;	10 11 12
				(b)	the <i>Property Occupations Act 2014</i> , part 7, divisions 5 to 7.	13 14
Clause	39		endment o capital imp		0C (Responsibility of former resident ement)	15 16
			Section 900	C, 'se	ection 104(2)(b)'—	17
			omit, insert			18
				sect	ion 104(3)(b)	19
Clause	40	serv	vices charg	ges a	04 (Working out and paying general and maintenance reserve fund ormer residents)	20 21 22
		(1)	Section 104	l, bef	ore subsection (1)—	23
			insert—			24
			(1AA)	und	s section applies if a resident's right to reside er a residence contract in an accommodation is terminated under this Act.	25 26 27
		(2)	Section 104	(1),	'A former resident of a retirement village'—	28
			omit, insert	. <u> </u>		29

Health and Other Legislation Amendment Bill 2018 Part 9 Amendment of Retirement Villages Act 1999

[s 41]

		[5,1]	
		The former resident	1
		(3) Section 104(1), (2)(a) and (2)(b)(ii), 'the resident'—	2
		omit, insert—	3
		the former resident	4
		(4) Section 104(1) and (3), 'the resident's'—	5
		omit, insert—	6
		the former resident's	7
		(5) Section 104(5), 'Subsections (1)(b) and (2)(a)'—	8
		omit, insert—	9
		Subsections (2)(b) and (3)(a)	10
		(6) Section 104—	11
		insert—	12
		resident's right to reside includes a reference to	13 14 15
		(7) Section 104(1AA) to (6)—	16
		<i>renumber</i> as section $104(1)$ to (7).	17
Clause	41	maintenance reserve fund contributions for unsold right to reside in accommodation units) Section 105(1)(b)(i), 'section 104(3)'—	18 19 20 21
			22
		section 104(4)	23
Clause	42		24 25
		(1) Section 167(2), after 'building work dispute'—	26
		insert—	27

[s 43]

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		or mandatory buyback dispute	1
	(2) Section 16	7(3)—	2
	insert—		3
		<i>mandatory buyback dispute</i> means a retirement village dispute mentioned in section 63A(7).	4 5
Clause 43		of s 171A (Operator may apply for ime to pay exit entitlement)	6 7
	Section 17	1A—	8
	omit, insert	t—	9
	pay	perator may apply for extension of time for yment of exit entitlement or mandatory yback	10 11 12
	(1)	A scheme operator may apply to the tribunal for an order extending the time by which the operator must—	13 14 15
		(a) pay the exit entitlement of a former resident under section 63(1)(c); or	16 17
		(b) complete the purchase of a former resident's freehold property under a contract under section 63A.	18 19 20
	(2)	The tribunal may make an order fixing a later day by which the operator must do the thing mentioned in subsection $(1)(a)$ or (b) if satisfied—	21 22 23
		 (a) for a payment mentioned in subsection (1)(a)—the operator is unlikely to be able to sell the right to reside in the former resident's accommodation unit before the day payment is required under section 63(1)(c); and 	24 25 26 27 28 29
		(b) if the order is not made, the operator is likely to suffer undue financial hardship; and	30 31 32

Health and Other Legislation Amendment Bill 2018 Part 9 Amendment of Retirement Villages Act 1999

	-			
		(c)	the order would not be unfair to the former resident, having regard to any submissions made by the former resident about hardship he or she is likely to suffer if the order is made.	1 2 3 4 5
Clause	44	Amendment of s 1	95 (Tribunal order under section 171A)	6
		Section 195, 'see	ction 171A'—	7
		omit, insert—		8
		sect	ion 171A(1)(a)	9
Clause	45		27AA (Requirements about approved e contracts and other documents)	10 1
		Section 227AA(1), after 'residence contract'—	12
		insert—		1.
		, co	ntract under section 63A	14
Clause	46	Insertion of new p	t 15, div 4	1:
		Part 15—		10
		insert—		11
		Division 4	Transitional provisions for	18
			Health and Other	19
			Legislation Amendment	20
			Act 2018	21
		237Q Timing	g of mandatory buyback	22
		(1) This	s section applies if—	23
		(a)	a former resident's right to reside under a residence contract in an accommodation unit was terminated under this Act before the commencement of this section; and	24 25 26 27

[s 46]

	(b) the former resident's residence contract is based on a freehold interest in an accommodation unit; and	1 2 3
	(c) since the termination of the right to reside, the former resident's freehold property has not been sold.	4 5 6
(2)	Section 63A applies to the scheme operator in relation to the freehold property.	7 8
(3)	For that purpose, section 63B applies as if section $63B(3)(a)$ referred to the latest of the following days—	9 10 11
	(a) 10 May 2019;	12
	(b) the day that is 6 weeks after the commencement;	13 14
	(c) the day that is 18 months after the termination date.	15 16
(4)	Also for that purpose, section 63A applies subject to section 63H as if section 63H were in force when the right to reside was terminated.	17 18 19
237R Tı	ransitional regulation-making power	20
(1)	A regulation (a <i>transitional regulation</i>) may make provision of a saving or transitional nature for which—	21 22 23
	 (a) it is necessary to make provision to allow or facilitate the doing of anything to achieve the transition from the pre-amended Act to the amended Act; and 	24 25 26 27
	(b) this Act does not make provision or sufficient provision.	28 29
(2)	A transitional regulation may have retrospective operation to a day that is not earlier than the day this section commences.	30 31 32
(3)	A transitional regulation must declare it is a	33

			[s 47]	
		transitional regulation	on.	1
		· · · · ·	transitional regulation expire mencement of this section.	2 3
		(5) In this section—		4
			s this Act as amended by the <i>Legislation Amendment Act</i>	5 6 7
		immediately before	means this Act as in force its amendment by the <i>Health</i> on Amendment Act 2018.	8 9 10
Clause	47	Amendment of schedule (Diction	nary)	11
		Schedule—		12
		insert—		13
		<i>freehold property</i> , resident, see section	of a resident or former 11A.	14 15
	Part	10 Amendment	of Transplantation	16
		and Anatomy	v Act 1979	17
Clause	48	Act amended		18
		This part amends the <i>Transplant</i>	ation and Anatomy Act 1979.	19
Clause	49	Amendment of long title		20
		Long title, after 'transplantation'		21
		insert—		22
		and other medical and	nd scientific purposes	23
Clause	50	Amendment of s 4 (Interpretation	n)	24
		Section 4(1), definition <i>dental pr</i>	ractitioner—	25

[s 51]

			omit.			1
Clause	51		placement (s division)	of s	12A (Blood transfusions not subject to	2 3
			Section 12A	۹—		4
			omit, insert			5
			-		ransfusions and donations for ed research not subject to this division	6 7
				Not	hing in this division prevents—	8
				(a)	the removal under division 4 of blood from a child's body; or	9 10
				(b)	the removal under division 6 of tissue from a child's body.	11 12
Clause	52	Am	endment o	fs2	1A (Definitions for div 6)	13
		(1)	Section 21A	۹—		14
			insert—			15
				hun with	<i>roved research</i> means research approved by a nan research ethics committee in accordance in the Australian Code and the National element.	16 17 18 19
				the	<i>tralian Code</i> means the Australian Code for Responsible Conduct of Research, issued by NHMRC in 2018, as in force from time to e.	20 21 22 23
		(2)	Section 21/ to '1999'—		finition National Statement, from 'Research'	24 25
			omit, insert	. <u> </u>		26
				Hur	nan Research, issued by the NHMRC in 2007	27

					[s 53]	
Clause	53	Replacement Section 211		21B	(Authorised donations)	1
		omit, insert				2
		-		1	den etter i her e de la	3
		21B Au			donation by adult	4
					oval of tissue from an adult's body is ed if—	5 6
			(a)		s done for the purpose of approved earch; and	7 8
			(b)		sent is given as required under the ional Statement.	9 10
		21C Aut	thori	sed	donation by child	11
		(1)			noval of tissue from a child's body is ed if—	12 13
			(a)		s done for the purpose of approved earch; and	14 15
			(b)		sent is given as required under the ional Statement; and	16 17
			(c)	1 01	more of the following applies—	18
				(i)	the approved research is for the benefit of the child;	19 20
				(ii)	the removal of the tissue occurs during a procedure that is for the benefit of the child and a medical practitioner is satisfied the removal of the tissue for approved research is not likely to prejudice the health of the child;	21 22 23 24 25 26
				(iii)	a medical practitioner is satisfied the removal of the tissue will involve a negligible or low risk of harm and minimal discomfort to the child.	27 28 29 30
		(2)		sub: ctitio	section (1)(c)(ii) and (iii), the medical ner must make a record of the	31 32

[s 54]

				prac	titioner's satisfaction.	1
			(3)		subsection $(1)(c)(iii)$, the medical stitioner's satisfaction, and the record of that sfaction, may relate to—	2 3 4
				(a)	a particular child or children; or	5
				(b)	a group of children that is or may be participating in stated approved research.	6 7
Clause	54		endment o st-mortem)	f s 3	0 (Conditions of performance of	8 9
			Section 30(2)(a)	(ii)—	10
			omit, insert-			11
				(ii)	another place in the hospital approved by the medical superintendent of the hospital as being suitable for the making of the examination; or	12 13 14 15
				(iii)	the mortuary of another hospital that is suitable for the making of the examination; and	16 17 18
Clause	55		endment o poses)	fs4	2AA (Trading of tissue for particular	19 20
		(1)	Section 42A	AA(1))(c)(ii)—	21
			omit, insert-			22
				(ii)	a registered good under the <i>Therapeutic</i> Goods Act 1989 (Cwlth); or	23 24
				(iii)	any exempt material derived wholly or in part from tissue; and	25 26
						27
		(2)	Section 42A	AA(2))—	28
			insert—			29

		[s 56]					
	exempt material means any of the following-						
		(a) laboratory reagents;	2				
		(b) quality assurance material;	3				
		(c) reference and control material.	4				
Clause	56	Amendment of s 49 (Disclosure of information)	5				
		Section 49(2)(c), 'the medical practitioner or dental practitioner'—	6 7				
		omit, insert—	8				
		to the person	9				
	Part	11 Repeal	10				
Clause	57	Repeal	11				

The Public Health (Medicinal Cannabis) Act 2016, No. 53 is	12
repealed.	13

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