

Queensland

Housing and Other Legislation Amendment Bill 2012



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2012

A Bill

for

An Act to amend the *Housing Act 2003*, the *Building Act 1975* and the *Plumbing and Drainage Act 2002* for particular purposes, and to make minor amendments of the Acts mentioned in the schedule

	The Parliament of Queensland enacts—		
	Part	1 Preliminary	2
Clause	1	Short title This Act may be cited as the Housing and Other Legislation Amendment Act 2012.	3 4 5
Clause	2	Commencement Part 2 commences on a day to be fixed by proclamation.	6 7
	Part	2 Amendment of Housing Act 2003	8 9
Clause	3	Act amended This part amends the <i>Housing Act 2003</i> .	10 11
Clause	4	Amendment of s 7 (Definitions) Section 7, 'schedule 3'— omit, insert— 'schedule 4'.	12 13 14 15
Clause	5	Replacement of s 8 (Meaning of housing service) Section 8— omit, insert—	16 17 18

[s	6]

	'8	Ke	y con	ncepts	1
		'(1)		ousing service is a social housing service or an ancillary sing service.	2 3
		'(2)	indi	ocial housing service is the provision of housing to an vidual for residential use, other than crisis ommodation.	4 5 6
		'(3)		ommunity housing service is a social housing service that of public housing.	7 8
		'(4)		<i>lic housing</i> is a social housing service provided directly he State.	9 10
		'(5)	An a	ancillary housing service is any of the following—	11
			(a)	giving financial or other assistance to enable an individual to—	12 13
				(i) buy or lease a residence or obtain housing in another way; or	14 15
				(ii) modify or maintain a residence;	16
			(b)	any of the following kinds of services—	17
				(i) tenant advisory services;	18
				(ii) tenant advocacy services;	19
				(iii) home maintenance services;	20
				(iv) home modification services;	21
				(v) housing-related referral and information services;	22
				(vi) provision of crisis accommodation;	23
				(vii) a prescribed service.	24
Clause	6	Om	nissic	on of s 9 (Notes in text)	25
			Sect	ion 9—	26
			omii	· ·	27

[s	7]
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Clause	7			nent of pt 3, hdg (Obligations relating to public and other government housing services)	1 2
			Part	3, heading, 'public housing and other government'—	3
			omit	, insert—	4
			'soci	al'.	5
Clause	8	Re	olace	ment of pt 4, hdg (Registered providers)	6
			Part	4, heading—	7
			omit	, insert—	8
	'Part	t 4		Funding'.	9
Clause	9	Om	issio	on of s 20 (Explanation)	10
			Secti	ion 20—	11
			omit		12
Clause	10	Re	olace	ment of ss 21 and 22	13
			Secti	ions 21 and 22—	14
			omit	, insert—	15
	'21	Me	aning	of funding and funded provider	16
		' (1)	Fun	<i>ding</i> is assistance provided by the chief executive—	17
			(a)	in the form of money or other assistance to a funded provider to assist the provider in providing housing services; and	18 19 20
			(b)	on condition the funded provider is accountable to the chief executive for providing the housing services and the use of the money or other assistance.	21 22 23
		'(2)		unded provider is an entity providing, or required to ide, housing services using funding.	24 25
		' (3)	For s	subsection (2), it does not matter—	26

	_			
		(a)	if other resources are also used to provide the services; or	1 2
		(b)	that an agreement under which the funding was provided has ended.	3 4
	'22		rticular providers eligible to receive funding to social housing services	5 6
			e chief executive may give funding to deliver a social sing service only to—	7 8
		(a)	a registered provider; or	9
		(b)	an exempt provider.'.	10
lause	11	Replace	ment of pt 4, div 2, hdg (Assistance)	11
		Part	4, division 2, heading—	12
		omit	, insert—	13
	'Divis	sion 2	Providing funding'.	14
lause	12	Replace	ment of s 23 (Ways of giving assistance)	15
		Sect	ion 23—	16
		omit	, insert—	17
	'23	Types o	f funding that may be provided	18
		inter exec	e chief executive may give an entity that provides, or nds to provide, a housing service funding the chief utive considers appropriate to assist the entity to provide service, including, for example—	19 20 21 22
		(a)	making, on appropriate conditions, a monetary grant or a series of monetary grants to the entity; or	23 24
		(b)	making a secured loan to the entity; or	25
		(b) (c)	making a secured loan to the entity; or transferring to the entity land subject to an appropriate security or covenant relating to the use of the land; or	25 26 27

Clause	13	Amendment of s 24 (Purpose of giving assistance)	1
		(1) Section 24, heading, 'giving assistance'—	2
		omit, insert—	3
		'funding'.	4
		(2) Section 24, 'giving assistance to a registered provider'—	5
		omit, insert—	6
		'funding an entity'.	7
Clause	14	Replacement of s 25 (Assistance agreement)	8
		Section 25—	9
		omit, insert—	10
	'25	Funding agreement	11
		'(1) The chief executive may enter into an agreement (a <i>funding agreement</i>) with an entity for giving funding to the entity.	12 13
		'(2) A funding agreement may include the terms the chief executive considers appropriate.	14 15
		Example for subsection (2)—	16
		A term of a funding agreement may provide that, if the funded provider deals with a stated amount in a way that contravenes a stated prescribed requirement, the amount is repayable to the chief executive.'.	17 18 19
Clause	15	Amendment of s 26 (Demand for repayment of unexpended amounts)	20 21
		(1) Section 26(1)(a)—	22
		omit, insert—	23
		'(a) a funding agreement with a funded provider ends; and'.	24
		(2) Section 26(1)(b), (2), (3) and (4), 'registered provider'—	25
		omit, insert—	26
		'provider'.	27

Clause	16	Amendment of s 27 (No entitlement to assistance)	1
Ciause	10	(1) Section 27, heading, 'assistance'—	
		- · · · · · · · · · · · · · · · · · · ·	2
		omit, insert—	3
		'funding'.	4
		(2) Section 27, 'give assistance'—	5
		omit, insert—	6
		'give funding'.	7
		(3) Section 27, 'an assistance agreement'—	8
		omit, insert—	9
		'a funding agreement'.	10
Clause	17	Omission of pt 4, div 3 (Registration)	11
		Part 4, division 3—	12
		omit.	13
Clause	18	Renumbering of pt 4, div 4 (Compliance with prescribed requirements)	14 15
		Part 4, division 4—	16
		renumber as part 4, division 3.	17
Clause	19	Amendment of s 33 (Prescribed requirements)	18
		(1) Section 33(1), 'funded services by registered providers'—	19
		omit, insert—	20
		'housing services for which a funded provider receives funding'.	21 22
		(2) Section 33(2)(a) and (b), 'registered provider'—	23
		omit, insert—	24
		'funded provider'.	25
		(3) Section 33(2)(a) and (c), 'funded service'—	26

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		omit, insert—	1
		'housing service for which the provider receives funding'.	2
		(4) Section 33(3)(c)—	3
		omit.	4
lause	20	Replacement of s 34 (Registered provider must comply with prescribed requirements)	5
		Section 34—	7
		omit, insert—	8
	'34	Funded provider must comply with prescribed requirements	9 10
		'A funded provider must not contravene a prescribed requirement relating to the provision by the provider of a housing service for which the provider receives funding.	11 12 13
		Notes—	14
		1 Under section 35, a funded provider may be given a compliance notice requiring the provider to remedy a contravention of a prescribed requirement.	15 16 17
		2 The extent of a funded provider's compliance with, or contravention of, a prescribed requirement is likely to be a relevant matter for the chief executive to consider when deciding the further funding, if any, to give to the provider under this part.	18 19 20 21
		3 A funding agreement may include a provision about the consequences of a contravention of a prescribed requirement.	22 23
		4 Noncompliance by a funded ancillary provider with certain types of prescribed requirements may lead to the appointment of an interim manager to the business of that provider—see sections 40 and 41.'.	24 25 26
lause	21	Amendment of s 35 (Compliance notice)	27
		(1) Section 35(1), 'registered provider'—	28
		omit, insert—	29
		'funded provider'.	30
		(2) Section 35(6)(a), from 'required' to 'agreement'—	31

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J	

		01	nit, insert—	1
			equired to give any funding or further funding, to the rovider under a funding agreement'.	2 3
		(3) Se	ection 35(7)(a), 'an assistance'—	4
		01	nit, insert—	5
		'a	funding'.	6
Clause	22	Omiss matte	sion of pt 4, div 5 (Keeping a register and related rs)	7 8
		Pa	art 4, division 5—	9
		01	nit.	10
Clause	23	Insert	ion of new pt 4A	11
		A	fter part 4—	12
		in	sert—	13
	'Part	4A	Community housing providers	14
	'Divis	ion 1	Preliminary	15
	'36	Objec	ts of this part	16
		ar	This part establishes a system for the registration, monitoring and regulation of entities providing community housing ervices—	17 18 19
		(a	to encourage the development, viability and quality of community housing services; and	20 21
		(b	to promote confidence in the good governance of registered providers of community housing services, in order to facilitate greater investment in the community housing sector; and	22 23 24 25

		 (c) to make it easier for providers of community housing services to operate in more than 1 participating jurisdiction. Note— Part 4A implements the State's obligations under the Inter-Governmental Agreement for a National Regulatory System for Community Housing Providers. 	1 2 3 4 5 6 7
'36A	Me	aning of <i>primary jurisdiction</i>	8
	'(1)	The <i>primary jurisdiction</i> of a national provider, or a national entity (a <i>potential provider</i>) intending to provide a community housing service, is—	9 10 11
		(a) the participating jurisdiction in which the national provider provides, or the potential provider intends to provide, most of its community housing services; or	12 13 14
		(b) if the registrars of each participating jurisdiction agree to a different primary jurisdiction—that jurisdiction.	15 16
	'(2)	The registrars of each participating jurisdiction may agree to a different primary jurisdiction for a national provider or potential provider at any time whether or not on the application of the national provider or potential provider.	17 18 19 20
	'(3)	As soon as practicable after agreeing on a different primary jurisdiction for a national provider or potential provider, the registrar of the provider's new primary jurisdiction must—	21 22 23
		(a) give the national provider or potential provider notice of its new primary jurisdiction; and	24 25
		(b) record the new primary jurisdiction on the national register.	26 27
	'(4)	For subsection (1)(a), a community housing service provided by a national provider, or intended to be provided by a potential provider, in a jurisdiction other than a participating jurisdiction is not to be taken into account in deciding where most of the national provider's or potential provider's community housing services are, or will be, provided.	28 29 30 31 32 33

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'36B	Ext	rater	ritorial operation of pt 4A	1
		legis	s the intention of the Parliament that, as far as the lative power of the Parliament permits, the operation of part includes operation in relation to the following—	2 3 4
		(a)	things situated in or outside the territorial limits of the State;	5 6
		(b)	acts, transactions, and matters done, entered into or occurring in or outside the territorial limits of the State;	7 8
		(c)	things, acts, transactions and matters, wherever situated, done, entered into or occurring, that would, apart from this part, be governed or otherwise affected by the law of another jurisdiction.	9 10 11 12
'36C	Chi	ef ex	ecutive declared to be housing agency	13
		parti	the purpose of the corresponding laws of the other cipating jurisdictions, the chief executive as agent for the e is declared to be the housing agency for this jurisdiction.	14 15 16
		Note-	_	17
		See	e definition, housing agency in schedule 4 (Dictionary).	18
'Divi	sion	2	Registrar	19
'36D	App	ooint	ment	20
	'(1)		chief executive may appoint an appropriately qualified on as the registrar of—	21 22
		(a)	the national register for this jurisdiction; and	23
		(b)	the state register.	24
	'(2)		registrar is to be appointed and employed under the lic Service Act 2008.	25 26

36E	Ind	epen	ndence of registrar	1
	'(1)		ject to the Minister and the chief executive, the registrar is ontrol—	2 3
		(a)	the national register for this jurisdiction; and	4
		(b)	the state register.	5
	'(2)	Min	wever, the registrar is not subject to the control of the hister or the chief executive in making decisions about any he following matters—	6 7 8
		(a)	the approval or refusal of an application for registration on the national register for this jurisdiction or the state register;	9 10 11
		(b)	the imposition of conditions on the registration of a registered provider, including the imposition of an additional standard condition on the registration of a national provider;	12 13 14 15
		(c)	the variation of a national provider's category of registration;	16 17
		(d)	the exercise of an enforcement or intervention function or power under division 4;	18 19
		(e)	the cancellation of a registered provider's registration on the national register or the state register.	20 21
36F	Fur	nctio	ns of registrar	22
	'(1)	The	registrar has the following functions—	23
		(a)	maintaining—	24
			(i) the national register, jointly with the registrars for the other participating jurisdictions; and	25 26
			(ii) the state register;	27
		(b)	assessing the suitability of applicants for registration;	28
		(c)	registering—	29

			(i) national entities, for which this jurisdiction is or will be the primary jurisdiction, as national providers; and	1 2 3
			(ii) local governments and other entities as state providers;	4 5
		(d)	cancelling the registration of registered providers;	6
		(e)	monitoring and enforcing compliance by registered providers with this Act and exercising enforcement and intervention functions under division 4;	7 8 9
		(f)	investigating complaints about the compliance by registered providers with this Act;	10 11
		(g)	any other functions conferred or imposed on the registrar under this Act or another Act.	12 13
	'(2)		registrar has the following additional functions in relation e national register—	14 15
		(a)	providing information about the registration of national entities and the compliance by national providers with this Act;	16 17 18
		(b)	sharing information and cooperating with the registrars of the other participating jurisdictions for the purposes of this Act and corresponding laws;	19 20 21
		(c)	providing information and advice to the Minister and chief executive about registration of national entities, the regulation of national providers and any other matters under this Act or a corresponding law.	22 23 24 25
'36G	Pov	vers	of registrar	26
			e registrar has the power necessary or convenient to carry the registrar's functions.	27 28
'36H	Re	gistra	ar must comply with guidelines	29
			performing a function in relation to the national register, registrar must comply with any guidelines made jointly by	30 31

S 23	ſs	23
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		adm	Minister and each Minister responsible for the inistration of a corresponding law for a participating diction, and published—	1 2 3
		(a)	in the New South Wales Government Gazette; or	4
		(b)	on the New South Wales legislation website.	5
36I	Re	gistra	ar not personally liable	6
		done	e registrar is not personally liable for any matter or thing e or omitted to be done in good faith in the performance of action, or the exercise of a power, of the registrar under Act.	7 8 9 10
36J	De	legati	ion of registrar's functions or powers	11
	'(1)		registrar may delegate the registrar's functions and ers under this Act to—	12 13
		(a)	if the function or power relates to the state register—an appropriately qualified officer of the department; or	14 15
		(b)	if the function or power relates to the national register—	16
			(i) the registrar of another participating jurisdiction; or	17 18
			(ii) an appropriately qualified officer of the department; or	19 20
			(iii) a prescribed person or a member of a prescribed class of persons.	21 22
	'(2)	relat	nout limiting subsection (1), the functions and powers ing to the national register that may be delegated by the strar include—	23 24 25
		(a)	functions and powers of the registrar as the primary registrar for a national provider, or a national entity intending to provide a community housing service; and	26 27 28
		(b)	functions and powers delegated to the registrar by the registrar of another participating jurisdiction.	29 30

	'(3)		vever, the registrar may delegate the following functions owers only to an authorised officer—	1 2
		(a)	the power to request the provision of information relating to a registered provider's affairs, including a specified document or record, as mentioned in schedule 2, section 4;	3 4 5 6
		(b)	the power to request a registered provider attend a meeting to answer questions about the provider's affairs, as mentioned in schedule 2, section 5;	7 8 9
		(c)	the power to enter a registered provider's premises to inspect the premises or the provider's records, as mentioned in schedule 2, section 6;	10 11 12
		(d)	a power or function conferred on the registrar by the corresponding law of a participating jurisdiction that corresponds to the conditions of registration mentioned in schedule 3, part 1, sections 3 to 5.	13 14 15 16
'Div	rision	3	Registration	17
Div 37			Registration rs established	17 18
		giste The		
	Re	The house the co	rs established national register of national entities providing community sing services is established. the intention of the Parliament that this part, together with corresponding laws of the other participating jurisdictions, the effect that the national register is a single national	18 19
	Re ('(1)	The house It is the contact has register The proventies.	rs established national register of national entities providing community sing services is established. the intention of the Parliament that this part, together with corresponding laws of the other participating jurisdictions, the effect that the national register is a single national	18 19 20 21 22 23
	Re ('(1)' '(2)	The house It is the contact has register The proventies.	rs established national register of national entities providing community sing services is established. the intention of the Parliament that this part, together with corresponding laws of the other participating jurisdictions, the effect that the national register is a single national ster. state register of local governments and prescribed state iders providing community housing services is olished.	18 19 20 21 22 23 24 25 26

'37A

lofe		ion on register	1
		ion on register	1
'(1)	This by—	section applies if the registrar approves an application	2
	(a)	a national entity for which this jurisdiction is, or will be, the primary jurisdiction for registration on the national register; or	4 5 6
	(b)	a local government or a prescribed state provider for registration on the state register.	7 8
'(2)	natio	registrar must include the following information on the onal register or the state register, for the entity, local rnment or prescribed state provider (the <i>provider</i>)—	9 10 11
	(a)	name and identifying details;	12
	(b)	the conditions applying to the registration;	13
	(c)	a copy of any notice of intent to cancel registration issued to the provider;	14 15
	(d)	whether the registration has been cancelled at any time and details of the cancellation, including a copy of the notice of cancellation;	16 17 18
	(e)	a copy of any binding instructions issued to the provider;	19 20
	(f)	details of the appointment of a statutory manager for the provider, including a copy of the relevant instrument of appointment;	21 22 23
	(g)	any other information the registrar considers relevant.	24
'(3)	inclu	e provider is a national entity the registrar must also de the following information for the provider on the onal register—	25 26 27
	(a)	the category of registration of the provider;	28
	(b)	the primary jurisdiction;	29
	(c)	each other participating jurisdiction in which the	30

	'(4)	divid	registrars of each participating jurisdiction may agree to de the national register into different parts to assist in the inistration of the national register.	1 2 3
	'(5)		registrar may, at any time, by notice to a national provider which the registrar is the primary registrar—	4 5
		(a)	vary the category of registration of the provider; and	6
		(b)	move the registration of the provider to another part of the national register.	7 8
		Note-	_	9
			decision by the registrar to vary the category of a national provider's gistration is reviewable—see section 63(2)(a).	10 11
	'(6)		rmation on the national register and the state register must ublicly available.	12 13
	'(7)		registrar may, on payment of the prescribed fee, give a on a copy of information kept on the relevant register.	14 15
'37B	Ap	plicat	tion for registration or variation of registration	16
	'(1)		entity (the <i>applicant</i>) providing or intending to provide a munity housing service may apply to the registrar—	17 18
		(a)	if the applicant is a national entity for which the registrar is or will be the primary registrar—for registration on the national register; or	19 20 21
		(b)	if the applicant is a national provider for which the registrar is the primary registrar—for variation of the provider's existing registration on the national register; or	22 23 24 25
		(c)	if the applicant is a local government or a prescribed state provider—for registration on the state register.	26 27
	'(2)	An a	application under subsection (1) must be—	28
		(a)	in the approved form; and	29
		(b)	accompanied by the prescribed fee.	30
	'(3)		e registrar receives an application from a national entity or onal provider for which the registrar is not, or will not be,	31 32

			primary registrar, the registrar must refer the application to primary registrar for the applicant.	1 2
	'(4)	furth requ	registrar may require the applicant to give the registrar ner information or documents the registrar reasonably ires to decide the application, including information or aments relating to—	3 4 5 6
		(a)	the performance of the applicant's functions and any arrangement the applicant has entered into with another entity in relation to the performance of the applicant's functions; or	7 8 9 10
			Example—	11
			A national entity that is a consolidated entity within the meaning of the <i>Corporations Act 2001</i> (Cwlth), section 9, may be required to give the registrar information about changes to the consolidated entity's group structure.	12 13 14 15
		(b)	the applicant's affairs.	16
	'(5)	requ	vever, subsection (4) does not authorise the registrar to ire information or a document that identifies an individual is an occupier of residential premises.	17 18 19
'37C	Dec	ciding	g application	20
	'(1)	37B	registrar must approve an application made under section (1)(a) or (b) by a national entity or a national provider if registrar is satisfied that—	21 22 23
		(a)	the entity or provider is providing, or intends to provide, community housing services, most of which are or will be provided in this jurisdiction; and	24 25 26
		(b)	the entity or provider will comply with this Act and the corresponding law of each participating jurisdiction in which the entity or provider provides, or will provide, a community housing service; and	27 28 29 30
		(c)	the entity or provider will comply with any condition applying to the entity or provider's registration, or the provider's registration as varied; and	31 32 33

	(d)	approval of the application is appropriate in the circumstances having regard to—	1 2
		(i) the main objects of this Act and how the objects are to be primarily achieved; and	3
		(ii) the objects of this part.	5
'(2)	37B	registrar must approve an application made under section (1)(c) by a local government or a prescribed state provider e registrar is satisfied that—	6 7 8
	(a)	the local government or prescribed state provider is providing, or intends to provide, a community housing service in this jurisdiction only; and	9 10 11
	(b)	the local government or prescribed state provider will comply with this Act and the conditions applying to the local government's or the provider's registration; and	12 13 14
	(c)	approval of the application is appropriate in the circumstances having regard to—	15 16
		(i) the main objects of this Act and how the objects are to be primarily achieved; and	17 18
		(ii) the objects of this part.	19
	Note-	_	20
	app	decision by the registrar to refuse an application for registration, or an oblication by a national provider for variation of its registration, is riewable—see section 63(2)(b).	21 22 23
Co	nditio	ons of registration	24
'(1)	A re	gistered provider must comply with—	25
	(a)	each condition applying to the provider's registration; and	26 27
	(b)	each provision (an <i>applicable code provision</i>) of the national regulatory code in schedule 1 that is identified on the relevant register as applying to the provider's registration.	28 29 30 31

'37D

		Note—	1
		A failure to comply with subsection (1) is not an offence but is a ground for the registrar to give a registered provider a notice of noncompliance.	2 3
	'(2)	Schedule 2 sets out the conditions that apply to the registration of each registered provider.	4 5
	'(3)	Schedule 3, part 1 sets out the conditions that apply to the registration of a national provider for which this jurisdiction is the primary jurisdiction.	6 7 8
	'(4)	Schedule 3, part 2, sets out the conditions that apply to the registration of a state provider.	9 10
37E	Add	ditional standard conditions for national providers	11
	'(1)	The registrars of each participating jurisdiction may agree to conditions of registration (each an <i>additional standard condition</i>) for national providers.	12 13 14
	'(2)	The registrar may impose 1 or more additional standard conditions on the registration of a national provider for which this jurisdiction is the primary jurisdiction—	15 16 17
		(a) at the time the registrar decides the provider's application for registration; or	18 19
		(b) at any other time by notice given to the provider.	20
		Note—	21
		A decision by the registrar to impose an additional standard condition is reviewable —see section 63(2)(c).	22 23
	'(3)	The registrar must—	24
		(a) give the national provider an opportunity to make a submission on a proposed notice under subsection (2)(b); and	25 26 27
		(b) take any submission made by the provider into account before giving the notice to the provider.	28 29
	'(4)	An additional standard condition imposed on the registration of a national provider for which this jurisdiction is the primary jurisdiction applies in addition to—	30 31 32

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			-	
		(a)	the conditions set out in schedule 2; and	1
		(b)	the conditions set out in schedule 3, part 1; and	2
		(c)	any applicable code provision.	3
'37F	Ind	ividu	al occupier of residential premises	4
		'Not	hing in section 37D or 37E authorises—	5
		(a)	a registered provider to give information that identifies an individual who is an occupier of residential premises, without the individual's consent, to—	6 7 8
			(i) the registrar; or	9
			(ii) if the provider is a national provider—the registrar of another participating jurisdiction; or	10 11
		(b)	the registrar, or the registrar of another participating jurisdiction, to enter residential premises occupied by an individual, without the individual's consent.	12 13 14
'37G	Car	ncella	ation of registration	15
	'(1)	for v	registrar may cancel the registration of a national provider which the registrar is the primary registrar, or a state ider, if the provider—	16 17 18
		(a)	has applied to the registrar for the cancellation of the provider's registration; or	19 20
		(b)	has been wound up or has otherwise ceased to exist.	21
	'(2)		application under subsection (1)(a) must be made in the oved form.	22 23
	' (3)	The	registrar may refuse the application only if—	24
		(a)	for a national provider—the registrar is not satisfied each national community housing asset of the provider has been transferred under section 37H(2) or the corresponding law of another participating jurisdiction that applies to the provider or the asset; or	25 26 27 28 29

		(b)	for a state provider—the registrar is not satisfied each state community housing asset of the provider has been transferred under section 37H(3).	1 2 3
	'(4)	prov	registrar may also cancel the registration of a national rider for which the registrar is the primary registrar, or a provider, if—	4 5 6
		(a)	the registrar has given the provider a notice of intent to cancel registration under section 38C; and	7 8
		(b)	the provider has not, within the time stated in the notice, satisfied the registrar that the provider's registration should not be cancelled; and	9 10 11
		(c)	the registrar has given the provider notice under section 64 of the registrar's decision to cancel the provider's registration.	12 13 14
		Note-	_	15
		or	decision by the registrar to cancel a registered provider's registration to refuse an application by a registered provider for cancellation of provider's registration is reviewable—see section 63(2)(d).	16 17 18
'37H			nity housing assets to be transferred if tion cancelled	19 20
	'(1)	This	section applies if—	21
		(a)	a registered provider intends to apply for cancellation of the provider's registration; or	22 23
		(b)	the registrar cancels the registration of a registered provider under section 37G(4).	24 25
	'(2)	mus relev	e registered provider is a national provider, the provider t take all reasonable steps to ensure that on or before the vant day for the provider, the provider transfers each of its onal community housing assets to—	26 27 28 29
		(a)	if the asset is located in this jurisdiction—	30
		. /	(i) the chief executive; or	31

		(iii) if the chief executive consents in writing—another national provider or state provider; or	1 2
	(b)	if the asset is located in another participating jurisdiction—	3
		(i) the housing agency of that jurisdiction; or	5
		(ii) if the corresponding law of that jurisdiction prescribes another entity—the prescribed entity.	6 7
'(3)	take relev	e registered provider is a state provider, the provider must all reasonable steps to ensure that on or before the vant day for the provider, the provider transfers each of its e community housing assets to—	8 9 10 11
	(a)	the chief executive; or	12
	(b)	if another entity is prescribed—the prescribed entity; or	13
	(c)	if the chief executive consents in writing—another national provider or state provider.	14 15
'(4)	(3)(0)	the chief executive consents under subsection (2)(a)(iii) or (2) to the transfer of a community housing asset to another conal provider or state provider—	16 17 18
	(a)	the chief executive may impose conditions on the consent that the chief executive considers appropriate; and	19 20 21
	(b)	if the chief executive imposes conditions—the national provider or the state provider transferring the community housing asset must comply with the conditions when the provider is transferring the asset.	22 23 24 25
'(5)	or (4	registered provider fails to comply with subsection (2), (3) 4), the provider is taken to have contravened each funding ement to which the provider is a party.	26 27 28
'(6)	In th	nis section—	29
	rele	want day, for a registered provider, means—	30
	(a)	for a registered provider intending to apply for cancellation of the provider's registration—	31

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			(i)	the canc	day ellatio	before on; or	the	provider	applies	for 1 2	
			(ii)	the r	egistra d day	ar and the	provi	plies for the der agree it erelevant or	n writing t	that a 4	
		(b)		_		provider 7G(4)—	whos	e registrati	on is canc	relled 7 8	
			(i)	prov	•	eceives th		ofter the da	•		
			(ii)	the r	egistra d day	ar and the	provi	oned in su der agree i e relevant	n writing t	that a 13	4
Div	rision	4		En	force	ement	pow	ers of re	egistrar	16	5
Div 38			ar ma		force		pow	ers of re	egistrar	16 17	
		gistra The		y tak rar m	e act	ion	•	ers of re		17	2
	Re	gistra The	regist follow a na	y tak rar m ing—	e act ay tak	ion e action i	under		on in relati	17 on to 18	2
	Re	gistra The the f	regist follow a na regis	y tak rar m ing— tional strar;	e act ay tak	ion e action o der for w	under	this divisio	on in relati	17 on to 18 19 mary 20	7 2 1
	Re	The the f (a) (b) The regis	regist collow a na regis a sta regist stered	y tak rar m ing— tional strar; tte pro- trar n provi	e act ay tak provi provider.	ion e action of der for w ke action entioned	under hich the	this divisio	on in relation is the price is is the price is is in againate if the reg	17 on to 18 19 mary 20 21 22 nst a 23 istrar 24	7 8 9 1 1 2 4
	Re ;	The the f (a) (b) The regis	a na regist a sta regist regist stered	y tak rar m ing— tional strar; tte pro- trar n provi	e act ay tak provi provider. nay ta der m	ion e action of der for w ke action entioned	under hich the	this division the registrater this divisection (1)	on in relation is the price is is the price is is in againate if the reg	17 on to 18 19 mary 20 21 22 nst a 23 istrar 24	7 8 9 1 1 2 3 4 5

'38A	Notice of noncompliance						
	'(1)	relat	ne registrar decides to take action under this division in tion to a registered provider, the registrar may give the rider a notice (a <i>notice of noncompliance</i>) stating—	2 3 4			
		(a)	that the registrar reasonably believes the provider is not complying with—	5 6			
			(i) this Act; or	7			
			(ii) if the provider is a national provider—a corresponding law that applies to the provider; and	8 9			
		(b)	the provision of this Act or of the corresponding law the registrar believes is not being, or has not been, complied with; and	10 11 12			
		(c)	briefly, how the registrar believes the provision is not being, or has not been, complied with; and	13 14			
		(d)	the reasonable steps the provider must take to rectify the noncompliance; and	15 16			
		(e)	the time within which the provider must take steps to rectify the noncompliance; and	17 18			
		(f)	that the consequences of the provider failing to rectify the noncompliance within the stated time may include cancellation of the provider's registration.	19 20 21			
	'(2)	copy	e provider is a national provider, the registrar must give a of the notice of noncompliance to the registrar of each r participating jurisdiction.	22 23 24			
'38B	Bin	ding	instructions to rectify noncompliance	25			
	'(1)	instr the 1	registrar may give a registered provider written ructions (the <i>binding instructions</i>) about the way in which provider is to address a matter that is the subject of a ce of noncompliance the registrar has given the provider.	26 27 28 29 30			
			decision by the registrar to issue binding instructions to a registered ovider is reviewable—see section 63(2)(e).	31 32			

'(2)		registrar may give more than 1 set of binding instructions a notice of noncompliance.	1 2
'(3)	prov	registered provider and each relevant person for the vider must comply with the binding instructions within the od, if any, stated in the instructions.	3 4 5
	Note-	_	6
	for	failure to comply with subsection (3) is not an offence but is a ground the registrar to give a registered provider a notice of intention to neel the provider's registration.	7 8 9
'(4)		deciding whether to give binding instructions to the stered provider the registrar must—	10 11
	(a)	consider the interests of any tenants of the provider; and	12
	(b)	if the provider is a national provider—take all steps reasonably practicable to obtain the views of a regulatory body the registrar considers has a relevant interest in the matter.	13 14 15 16
		Example for paragraph (b)—	17
		in considering whether to give binding instructions under this section to a national provider that is a company limited by shares under the <i>Corporations Act 2001</i> (Cwlth), the registrar takes steps to obtain the views of the Australian Securities and Investments Commission	18 19 20 21 22
'(5)	In th	nis section—	23
	rele	vant person, for a registered provider, means—	24
	(a)	a member of the provider's governing body; or	25
	(b)	an officer or employee of the provider.	26
No	tice c	of intent to cancel registration	27
'(1)	This	s section applies if the registrar reasonably believes a stered provider—	28 29
	(a)	has not addressed the matters stated in a notice of noncompliance given to the provider within the period stated in the notice; or	30 31 32

'38C

	(b)	has not complied with binding instructions given to the provider within the period, if any, stated in the instructions; or	1 2 3
	(c)	has failed to comply with a provision of this Act or, if the provider is a national provider, a corresponding law of another participating jurisdiction, and urgent steps are required because the failure has potentially serious consequences.	4 5 6 7 8
		Example for paragraph (c)—	9
		a failure by a registered provider to comply with this Act that creates a risk to the health and safety of the provider's tenants	10 11
'(2)	notic	registrar may give the registered provider a notice (a ce of intent to cancel registration) that the registrar ands to cancel the provider's registration.	12 13 14
' (3)	The	notice of intent to cancel registration must state—	15
	(a)	the reasons the registrar considers registration should be cancelled; and	16 17
	(b)	that the provider's registration will be cancelled unless, within the period stated in the notice, the provider satisfies the registrar that the provider's registration should not be cancelled.	18 19 20 21
' (4)	The	stated period in a notice of intent to cancel registration—	22
	(a)	must be not less than 14 days after the day the notice is given to the registered provider; and	23 24
	(b)	may be extended in writing by the registrar at the provider's request, if the registrar is satisfied that there are good reasons for extending the period.	25 26 27
'(5)	give regis	e provider is a national provider, the registrar must also a copy of the notice of intent to cancel registration to the strar of, and the housing agency for, each other cipating jurisdiction.	28 29 30 31

'38D	Statutory managers					
	'(1)	The registrar may, by instrument, appoint a person (a <i>statutory manager</i>) to conduct the affairs and activities of a registered provider, to the extent the affairs and activities relate to the provider's community housing assets.	2 3 4 5			
		Note—	6			
		A decision by the registrar to appoint a statutory manager is reviewable—see section $63(2)(f)$.	7 8			
	'(2)	The registrar may appoint a statutory manager only if—	9			
		(a) the registrar has given the provider a notice of intent to cancel registration; or	10 11			
		(b) the registrar is satisfied the provider has failed to comply with any of the following and urgent steps are required because the failure to comply has potentially serious consequences—	12 13 14 15			
		(i) this Act;	16			
		(ii) if the provider is a national provider—a corresponding law of another participating jurisdiction applying to the provider;	17 18 19			
		(iii) binding instructions given to the provider.	20			
		Example of potentially serious consequences—	21			
		a failure by a registered provider to comply with this Act that creates a risk to the health and safety of the provider's tenants	22 23			
	'(3)	The statutory manager's instrument of appointment must state the following—	24 25			
		(a) the statutory manager's name;	26			
		(b) details of the registered provider;	27			
		(c) details of the statutory manager's functions and powers;	28			
		(d) the day the appointment takes effect;	29			
		(e) either—	30			
		(i) the day the appointment ends; or	31			

		(ii) that the appointment continues until the registrar gives notice that the appointment has ended;	1 2
	(f)	any conditions of the appointment;	3
	(g)	any other matter the registrar considers appropriate.	4
' (4)		opy of the instrument of appointment must be given to the stered provider.	5 6
'(5)	The	statutory manager—	7
	(a)	has the functions and powers stated in the manager's instrument of appointment; and	8 9
	(b)	holds office on the conditions stated in the manager's instrument of appointment.	10 11
'(6)	serv	person appointed as statutory manager is not a public ice employee, the person is entitled to be paid the uneration decided by the chief executive.	12 13 14
'(7)	appo pow exer	egistered provider must not, while a statutory manager is binted for the provider, perform a function or exercise a er the statutory manager has been appointed to perform or cise unless the statutory manager agrees to the provider orming the function or exercising the power.	15 16 17 18 19
	Note-	_	20
		failure to comply with subsection (7) is not an offence but may be a bund for the cancellation of the registered provider's registration.	21 22
'(8)	The appo	registrar must revoke the statutory manager's pintment if the registrar is satisfied—	23 24
	(a)	the registered provider is complying, or will comply—	25
		(i) with this Act and any binding instructions given to the provider; and	26 27
		(ii) if the provider is a national provider—with each corresponding law that applies to the provider; or	28 29
	(b)	the provider no longer provides a community housing service—	30 31
		(i) in this jurisdiction; and	32

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			(ii) if the provider is a national provider—in any other participating jurisdiction; or	1 2
		(c)	the registered provider has been wound up or has otherwise ceased to exist.	3 4
'38E			atters relating to performance of a function or e of a power by statutory manager	5 6
	'(1)	and	expenses of and incidental to the conduct of the affairs activities of a registered provider by a statutory manager bayable by the provider.	7 8 9
	'(2)	The	expenses include—	10
		(a)	the remuneration of the statutory manager if the statutory manager is not a public service employee; or	11 12
		(b)	the reimbursement of the State of an amount certified by the chief executive as being the remuneration of the employee for the period of the employee's appointment as statutory manager.	13 14 15 16
	'(3)		amount mentioned in subsection (2)(b) may be recovered court of competent jurisdiction as a debt due to the State.	17 18
	'(4)	regis man	atutory manager is not liable for any loss incurred by the stered provider during the period of the statutory ager's appointment unless the loss was attributable to the story manager's—	19 20 21 22
		(a)	wilful misconduct; or	23
		(b)	gross negligence; or	24
		(c)	wilful failure to comply with this Act or a corresponding law or any other law regulating the conduct of members of the governing body of the provider.	25 26 27
	'(5)	incu: statu	her the State nor the registrar is liable for any loss rred by a registered provider during the period of a story manager's appointment for the registered provider, ther or not the statutory manager is liable to the provider.	28 29 30 31

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'38F	Dis	placement provisions	1
	'(1)	Sections 38B and 38D are declared to be Corporations legislation displacement provisions for the <i>Corporations Act</i> 2001 (Cwlth), section 5G.	2 3 4
	'(2)	Sections 38B and 38D prevail to the extent the sections are inconsistent with a provision of the following legislation—	5 6
		(a) the Associations Incorporation Act 1981;	7
		(b) the Cooperatives Act 1997.	8
'38G	No	compensation payable by State	9
	'(1)	No compensation is payable by or on behalf of the State or the registrar in connection with the operation of this division.	10 11
	'(2)	Without limiting subsection (1), compensation is not payable by or on behalf of the State or the registrar arising directly or indirectly from any of the following—	12 13 14
		(a) the cancellation of the registration of a registered provider;	15 16
		(b) the imposition of conditions on the registration of a registered provider;	17 18
		(c) the publication of a notice of intent to cancel registration;	19 20
		(d) the giving of binding instructions;	21
		(e) the appointment of a statutory manager;	22
		(f) the performance by a person of a function or exercise of a power, or a failure by a person to perform a function or exercise a power, of a statutory manager.	23 24 25
	'(3)	In this section—	26
		compensation includes damages or any other form of monetary compensation.	27 28

	Division 5 Miscellaneous				
	'38H	Disclosure of information	2		
		'The registrar must not disclose information obtained in the performance of the registrar's functions, or exercise of the registrar's powers, under this Act unless the disclosure is made—	3 4 5 6		
		(a) in connection with the administration of this Act, including disclosure of information to the Minister or the chief executive, or of another law; or	7 8 9		
		(b) with the consent of—	10		
		(i) the person from whom the information was obtained; or	11 12		
		(ii) if the person from whom the information was obtained is not the person to whom the information relates—the person to whom the information relates; or	13 14 15 16		
		(c) in compliance with lawful process requiring production of documents or giving of evidence before a court or tribunal; or	17 18 19		
		(d) under an authorisation provided by the guidelines mentioned in section 36H; or	20 21		
		(e) as expressly permitted or required by another Act.'.	22		
Clause	24	Amendment of pt 5, hdg (Appointment of interim manager)	23 24		
		Part 5, heading, after 'manager'—	25		
		insert—	26		
		'for particular funded providers'.	27		
Clause	25	Replacement of s 39 (Definitions for pt 5)	28		
		Section 39—	29		

s 26]	
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		omii	t, insert—	1		
'39	De	Definitions for pt 5 'In this part—				
	<i>business</i> , of a funded ancillary provider, means the business of the provider to the extent that it involves any of the following activities—					
		(a)	the provision of an ancillary housing service using funding;	7 8		
		(b)	the management of funded property;	9		
		(c)	compliance with the terms of a relevant agreement.	10		
		prov	ded ancillary provider means a funded provider that vides an ancillary housing service but does not provide a all housing service.	11 12 13		
		-	ded property, for a funded ancillary provider, means perty—	14 15		
		(a)	transferred or leased by the chief executive to the funded ancillary provider for the purpose of providing an ancillary housing service; or	16 17 18		
		(b)	bought or leased by the funded ancillary provider using funds entirely or partly provided by a grant, loan or other financial assistance from the chief executive for the purpose of providing an ancillary housing service.	19 20 21 22		
			vant agreement, for a funded ancillary provider, means a dential tenancy agreement for which—	23 24		
		(a)	the lessor is the funded ancillary provider; and	25		
		(b)	the residential premises the subject of the agreement are funded property.'.	26 27		
26	Am	nendr	ment of s 40 (Appointment)	28		
	(1) Section 40, 'of a f		tion 40, 'of a funded service.'—	29		
		omii	t, insert—	30		
		'for	the business of a funded ancillary provider.	31		

Clause

[s	27
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			Note-	_	1
				the appointment of a statutory manager to a registered wider—see section 38D.'.	2 3
Clause	27	Re	place	ment of s 41 (Basis for appointment)	4
			Sect	ion 41—	5
			omit	, insert—	6
	'41	Bas	sis fo	r appointment	7
		'(1)	busi:	chief executive may appoint an interim manager for the ness of a funded ancillary provider only if the chief utive is satisfied the appointment is reasonably necessary usure—	8 9 10 11
			(a)	in relation to the funded ancillary provider—	12
				(i) compliance with a prescribed requirement about—	13
				(A) deciding eligibility or priority for ancillary housing services; or	14 15
				(B) rent assessment or collection; and	16
				(ii) the proper and efficient use of funded property under the funding agreement; or	17 18
			(b)	in relation to a relevant agreement—compliance with an obligation under the <i>Residential Tenancies and Rooming Accommodation Act 2008</i> , section 185(2)(b) to (d) or (3)(a) to (c).	19 20 21 22
		'(2)	the o	eciding whether the appointment is reasonably necessary, chief executive must have regard to all of the following ers—	23 24 25
			(a)	the amount and type of property the funded ancillary provider is managing in the course of providing the ancillary housing service;	26 27 28
			(b)	the amount and type of funding provided by the chief executive to the funded ancillary provider for the ancillary housing service;	29 30 31

			(c)	the number of relevant agreements in force for the funded ancillary provider;	1 2
			(d)	whether the funded ancillary provider is or appears to be unwilling or unable to provide, or provide properly, the ancillary housing service for which the provider is receiving the funding;	3 4 5 6
			(e)	the likely consequences for the tenants under relevant agreements if the provider does not provide, or provide properly, the ancillary housing service for which the provider is receiving the funding;	7 8 9 10
			(f)	the likely consequences of the appointment, of which the chief executive is aware, for the funded ancillary provider and anyone else likely to be affected;	11 12 13
			(g)	any other relevant matter of which the chief executive is aware.	14 15
		'(3)	cons	ore making the appointment, the chief executive must bider whether it would be more appropriate to take steps or than the appointment, or not to take any steps.'.	16 17 18
Clause	28	Am	endr	nent of s 42 (Suitability of proposed appointee)	19
			Sect	ion 42(2)(a), 'funded service'—	20
			omit	t, insert—	21
				illary housing service provided by the funded ancillary rider'.	22 23
Clause	29	Am	endr	nent of s 43 (Terms of appointment)	24
		(1)	Sect	ion 43, 'An appointment'—	25
			omit	t, insert—	26
			'An	instrument of appointment'.	27
		(2)	Sect	ion 43, 'of the funded service'—	28
			omit	t, insert—	29
			'for	the business of a funded ancillary provider'.	30

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		(3) Section 43(b), 'funded service'—	1
		omit, insert—	2
		'ancillary housing service provided by the funded ancillary provider'.	3 4
Clause	30	Amendment of s 44 (Notice about appointment)	5
		(1) Section 44(1), 'of the funded service'—	6
		omit, insert—	7
		'for the business of the funded ancillary provider'.	8
		(2) Section 44(1), 'registered provider'—	9
		omit, insert—	10
		'funded ancillary provider'.	11
Clause	31	Amendment of s 46 (Variation of appointment)	12
		(1) Section 46(5)(b), 'the funded service'—	13
		omit, insert—	14
		'the business of the funded ancillary provider'.	15
		(2) Section 46(6)(a), 'registered provider'—	16
		omit, insert—	17
		'funded ancillary provider'.	18
Clause	32	Amendment of s 47 (Ending of appointment)	19
		Section 47(2), 'registered provider'—	20
		omit, insert—	21
		'funded ancillary provider'.	22
Clause	33	Amendment of s 48 (Application of div 3)	23
		Section 48, 'of a funded service'—	24

		omit, insert—	1
		'for the business of a funded ancillary provider'.	2
Clause	34	Amendment of s 50 (Power to act on registered provider's behalf in relation to a relevant agreement)	3 4
		(1) Section 50, heading, 'registered provider's'—	5
		omit, insert—	6
		'funded ancillary provider's'.	7
		(2) Section 50(1)(a) and (2), 'registered provider'—	8
		omit, insert—	9
		'funded ancillary provider'.	10
		(3) Section 50(1)(b), from 'behalf of' to 'is permitted'—	11
		omit, insert—	12
		'behalf of the provider, that the provider is permitted'.	13
Clause	35	Amendment of s 51 (Power to demand rental payments)	14
		Section 51(1), (2), (5) and (6), 'registered provider'—	15
		omit, insert—	16
		'funded ancillary provider'.	17
Clause	36	Amendment of s 52 (Other powers)	18
		Section 52, 'registered provider'—	19
		omit, insert—	20
		'funded ancillary provider'.	21
Clause	37	Amendment of s 56 (Access to information or documents)	22 23
		(1) Section 56(1), 'registered provider'—	24
		omit, insert—	25

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		'funded ancillary provider'.	1
		(2) Section 56(2), example—	2
		omit, insert—	3
		'Example for subsection (2)—	4
		The chief executive may give information about the business of the funded ancillary provider, or access to the provider's records, that the chief executive has obtained under section 81.'.	5 6 7
Clause	38	Amendment of s 57 (Confidentiality)	8
		(1) Section 57(1)(a), 'of a funded service'—	9
		omit, insert—	10
		'for the business of a funded ancillary provider'.	11
		(2) Section 57(1)(b) and (2)(b), 'registered provider'—	12
		omit, insert—	13
		'funded ancillary provider'.	14
Clause	39	Amendment of s 59 (Registered provider liable for remuneration and other costs)	15 16
		(1) Section 59, heading, 'Registered provider'—	17
		omit, insert—	18
		'Funded ancillary provider'.	19
		(2) Section 59(1), from 'to a funded service' to 'registered provider'—	20 21
		omit, insert—	22
		'for the business of a funded ancillary provider, the chief executive may give the provider'.	23 24
Clause	40	Amendment of s 60 (Accounts and reports)	25
		(1) Section 60(1), 'to a funded service'—	26
			27

			for th	e business of a funded ancillary provider'.	1
		(2)	Sectio	on 60(3), 'registered provider'—	2
			omit, i	insert—	3
			'funde	ed ancillary provider'.	4
Clause	41	Om	ission	of s 61 (Notation in the register)	5
			Sectio	on 61—	6
			omit.		7
Clause	42	Re	olacem	nent of ss 63-66	8
			Sectio	ons 63 to 66—	9
			omit, i	insert—	10
	'63	Re	viewab	le decisions	11
		'(1)		following decisions made by the chief executive are vable decisions—	12 13
				a decision about a person's eligibility for a social housing service;	14 15
				a decision about the type of social housing service to be provided to a person;	16 17
				a decision about the place where a social housing service is to be provided to a person;	18 19
				a decision to appoint an interim manager for the business of a funded ancillary provider.	20 21
		'(2)	The f	following decisions by the registrar are reviewable ons—	22 23
			, ,	a decision to vary the category of registration of a national provider;	24 25
			(b)	a decision to refuse—	26
				(i) an application for registration; or	27

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		(ii) an application by a national provider to vary the provider's registration;	1 2
	(c)	a decision to impose an additional standard condition;	3
	(d)	a decision to—	4
		(i) cancel the registration of a registered provider; or	5
		(ii) refuse an application by a registered provider for cancellation of the provider's registration;	6 7
	(e)	a decision to issue binding instructions to a registered provider;	8 9
	(f)	a decision to appoint a statutory manager for a registered provider.	10 11
'64		of reviewable decision	12
	the	soon as practicable after making a reviewable decision, chief executive or the registrar must give the entity in tion to which the decision was made a notice stating—	13 14 15
	(a)	the reasons for the decision; and	16
	(b)	that the entity may apply to the chief executive for a review of the decision—	17 18
		(i) for a reviewable decision made by the chief executive—within 28 days after receiving the notice; or	19 20 21
		(ii) for a reviewable decision made by the registrar—within 14 days after receiving the notice; and	22 23 24
	(c)	how the entity may apply for the review; and	25
	(d)	if the notice relates to a decision by the registrar to cancel a provider's registration—the day the cancellation takes effect.	26 27 28

65	Ар	plica	tion f	or review	1	
	'(1)	(1) An entity entitled to be given a notice under section 64 ab reviewable decision may apply to the chief executive review of the decision.				
	'(2)	The application must be made—				
		(a)	for a	a reviewable decision made by the chief executive—	6	
			(i)	if the chief executive gives the entity a notice under section 64—within 28 days after the notice is given; or	7 8 9	
			(ii)	otherwise—within 28 days after the entity becomes aware of the decision; or	10 11	
		(b)	for a	a reviewable decision made by the registrar—	12	
			(i)	if the registrar gives the entity a notice under section 64—within 14 days after the notice is given; or	13 14 15	
			(ii)	otherwise—within 14 days after the entity becomes aware of the decision.	16 17	
	'(3)	The application must be in the approved form and supported by enough information to enable the chief executive to decide the application.				
	'(4)		chiet icatio	f executive may extend the time for making the n.	21 22	
66	Sta	y of	opera	ation of reviewable decision	23	
	'(1)	An application under section 65 for review of a reviewable decision does not stay the decision.				
	'(2)	However, the operation of the decision may be stayed by—				
		(a)	exec	a reviewable decision made by the chief cutive—the chief executive giving the entity a notice ing the operation for a stated period; or	27 28 29	
		(b)	chie	a reviewable decision made by the registrar—the f executive or registrar giving the entity a notice ing the operation of the decision for a stated period.	30 31 32	

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		(3)	conc		executive or the registrar may grant the stay on the chief executive or the registrar considers the chief executive or the registrar may grant the stay on the chief executive or the registrar may grant the stay on the chief executive or the registrar may grant the stay on the chief executive or the registrar considers the chief executive or the chi	1 2 3
		'(4)	exec	utive	ef executive or the registrar grants a stay, the chief or registrar must give the entity in relation to which able decision was made a notice stating—	4 5 6
			(a)		the operation of the reviewable decision has been ed; and	7 8
			(b)	the c	lay on which the stay ends; and	9
			(c)	any o	conditions imposed under subsection (3).'.	10
Clause	43		place tters)		of s 68 (Exercise of powers only for certain	11 12
			Sect	ion 68	3	13
			omit	, inser	rt—	14
	'68	Exe	ercise	e of p	owers only for certain matters	15
					conferred under this part may be exercised only for g or enforcing—	16 17
			(a)	com	pliance with parts 3 and 4; or	18
			(b)	com	pliance by a registered provider with part 4A; or	19
			(c)	com	pliance by a funded ancillary provider with—	20
				(i)	section 55(1); or	21
				(ii)	in relation to a relevant agreement within the meaning given by section 39—the <i>Residential Tenancies and Rooming Accommodation Act 2008</i> , section 185(2)(b) to (d) or (3)(a) to (c); or	22 23 24 25
					Note for subparagraph (ii)—	26
					This relates to a ground for appointing an interim manager for the business of a funded ancillary provider. See section 41(1)(b).	27 28 29
			(d)	com	pliance with section 88 or 89.'.	30

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Clause	44	Re	placement of s 69 (Appointment)	1
			Section 69—	2
			omit, insert—	3
	'69	Ap	pointment and qualifications	4
		'(1)	The following persons are authorised officers—	5
			(a) the registrar;	6
			(b) an officer of the department appointed by the chief executive by instrument in writing.	7 8
		'(2)	However, the chief executive may appoint an officer of the department as an authorised officer only if the chief executive is satisfied that the officer has the necessary expertise or experience.'.	9 10 11 12
Clause	45		nendment of s 70 (Appointment conditions and limit on wers)	13 14
			Section 70(1)(a), before 'the officer's'—	15
			insert—	16
			'if the officer was appointed under section 69(1)(b),'.	17
Clause	46	Am	nendment of s 72 (Resignation)	18
			Section 72—	19
			insert	20
		'(2)	However, the registrar may not resign as an authorised officer without resigning as registrar.'.	21 22
Clause	47	Am	nendment of s 77 (Power to enter a place)	23
			Section 77—	24
			insert	25
		'(1A)	Without limiting subsection (1)(c), the registrar may enter the premises of a registered provider, other than a residence, to	26 27

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		inspect the premises or the provider's records as mentioned in a condition of the provider's registration.'.	1 2
Clause	48	Insertion of new s 81A	3
		After section 81—	4
		insert—	5
	'81A	Registrar may require attendance	6
		'(1) The registrar may, by notice given to a registered provider, require the provider to ensure that a suitably qualified officer of the provider attends a meeting with the registrar to provide oral information about the provider's affairs, on the day and in the place stated in the notice.	7 8 9 10 11
		'(2) A person required by a notice mentioned in subsection (1) to attend a meeting must not, without reasonable excuse—	12 13
		(a) fail to attend as required by the notice; or	14
		(b) fail to continue to attend the meeting as required by the registrar until excused from further attendance by the registrar.	15 16 17
		Note—	18
		A failure to comply with this section is not an offence but may be a ground for the registrar to give a registered provider a notice of noncompliance.'.	19 20 21
Clause	49	Amendment of s 86 (Duty of confidentiality)	22
		Section 86—	23
		insert—	24
		'(3) In this section—	25
		authorised officer does not include the registrar.'.	26
Clause	50	Amendment of s 87 (Meaning of official)	27
		Section 87, after 'officer'—	28
		insert—	29

		•	', incl	luding the registrar'.	1
Clause	51	Inse	rtion	of new s 99A	2
		1	After	section 99—	3
		i	insert	<u>. </u>	4
	'99A	Dele	gatic	on by Minister or chief executive	5
		ι		Minister may delegate the Minister's functions or powers this Act to an appropriately qualified public service byee.	6 7 8
		f	functi	chief executive may delegate the chief executive's ons or powers under this Act to an appropriately fied public service employee.	9 10 11
		5	subde	elegation of a function or power may permit the elegation of the function or power to an appropriately fied public service employee.'.	12 13 14
Clause	52	Ame	ndm	ent of s 101 (Regulation-making power)	15
		9	Section	on 101(2)—	16
		i	insert	· <u> </u>	17
		•		prescribing an entity that is not a local government or a national entity to be a prescribed state provider;	18 19
		(prescribing a person, or a class of persons, to whom a function or power of the registrar that relates to the national registrar may be delegated;	20 21 22
		(prescribing, for section 37H, a person to whom, or entity to which, a registered provider may transfer a community housing asset;	23 24 25
		(prescribing an asset, or a class of assets, as a national community housing asset or a state community housing asset.'	26 27 28

[s	53]
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Clause	53		nent of s 127 (Hegistration of an entity that is a a continuing agreement)	1 2
		Sect	ion 127(2)—	3
		inse	rt—	4
		'Note	<u>, </u>	5
			e chief executive can no longer register an entity under this position—see section 170.'.	6 7
Clause	54	Insertio	n of new pt 10, div 7	8
		Part	10—	9
		inse	rt—	10
	'Divi	sion 7	Transitional provisions for Housing and Other Legislation Amendment	11 12
			Act 2012	13
	'Sub	division	1 Interpretation	14
	'156	Definition	ons for div 7	15
		'In t	his division—	16
			ommodation provider means an entity that, immediately are the commencement, was—	17 18
		(a)	registered under the former Act; and	19
		(b)	providing a relevant housing service.	20
			nding Act means the Housing and Other Legislation andment Act 2012.	21 22
		appl	<i>lication period</i> means the period—	23
		(a)	starting on the commencement; and	24
		(b)	ending on—	25
			(i) the prescribed day; or	26

	(ii)	if a day is not prescribed—the day that is 1 year after the commencement.	1 2	
com	menc	ement means the day this section commences.	3	
exis	ting a	ssistance agreement means any of the following—	4	
(a)		ssistance agreement under the former section 25 that current immediately before the commencement;	5 6	
(b)	that	ontinuing agreement under the former section 127 was current immediately before the imencement.	7 8 9	
imm	ediate	in relation to a provision, means as in force ely before the repeal or amendment of the provision ending Act.	10 11 12	
		Act means the Housing Act 2003, as in force ely before the commencement.	13 14	
	_	istered provider means an entity that, immediately commencement, was—	15 16	
(a)	regi	stered under this Act; and	17	
(b)	providing a housing service under the former section 8 that was not, or did not include, a relevant housing service.			
	want o wing	asset, for an accommodation provider, means the	21 22	
(a)	the j	provider's relevant property;	23	
(b)	the j	provider's relevant receipts.	24	
form hous	ner se	housing service means a housing service under the ection 8 that was, or included, the provision of o an individual for residential use, other than crisis dation.	25 26 27 28	
		<i>property</i> , for an accommodation provider, means any owing—	29 30	
(a)		perty transferred or leased by the chief executive or Oueensland Housing Commission (the OHC) to the	31	

	provider for the purpose of providing a relevant housing service;					
(b)		perty bought or leased by the provider using funds rely or partly provided by—	3 4			
	(i)	a grant, loan or other financial assistance given by the chief executive or the QHC for the purpose of providing a relevant housing service; or	5 6 7			
	(ii)	other relevant receipts.	8			
relev	ant r	receipts, for an accommodation provider, means—	9			
(a)	the	ounts paid to the provider by the chief executive or QHC as grants, loans or other financial assistance the purpose of providing a relevant housing service;	10 11 12 13			
(b)	rent or other income from the provider's relevant property; and					
(c)	the proceeds of sale of the provider's relevant property; and					
(d)	fees	for providing relevant goods and services; and	18			
(e)	interest received on an amount mentioned in paragraphs (a) to (d).					
trans	sition	al period means the period—	21			
(a)	start	ting on the commencement; and	22			
(b)	endi	ing on—	23			
	(i)	the prescribed day; or	24			
	(ii)	if a day is not prescribed—the day that is 18 months after the commencement.	25 26			

'Sub	divi	sion	2 Other registered providers	1			
'157		Existing registration of other registered providers is cancelled					
	'(1)		the commencement, the registration of each other stered provider under the former Act is cancelled.	4 5			
	'(2)	prov to th	cancellation under subsection (1) of another registered ider's registration does not affect the provision of funding ne provider under an existing assistance agreement to the provider is a party.	6 7 8 9			
	'(3)	exec	soon as practicable after the commencement, the chief utive must give each other registered provider a notice ng that—	10 11 12			
		(a)	the provider's registration under the former Act has been cancelled; and	13 14			
		(b)	the cancellation does not affect the provider's ability to continue providing a housing service that is an ancillary housing service under section 8; and	15 16 17			
		(c)	the cancellation does not affect any existing assistance agreement between the provider and the chief executive.	18 19			
'Sub	divi	sion	3 Accommodation providers	20			
'158	Acc pt 4		nodation providers capable of registration under	21 22			
	'(1)		section applies to an accommodation provider if the ider—	23 24			
		(a)	intends to continue providing a community housing service in this jurisdiction after the commencement, whether exclusively or in conjunction with an ancillary housing service; and	25 26 27 28			
		(b)	is capable of being registered under part 4A as either—	29			

		· · ·	1
		(ii) a state provider.	3
	'(2)	From the commencement—	4
		former Act continues and the provider must comply	5 6 7
		(i) a prescribed requirement; and	8
		(ii) the former section 37; and	9
			10 11
	'(3)		12 13
	'(4)	before the application period ends and the registrar approves the application, on the registration of the provider under part	14 15 16
			18 19
		is a party continues until it is terminated or otherwise	20 21 22
'159			23 24
	'(1)		25 26
			27 28
		(b) applies but is refused registration under part 4A.	29
	'(2)	dispose of each of the provider's relevant assets in the	30 31 32

		(a)	before the transitional period ends; or	1
		(b)	if the provider applies under section 65 for a review of the registrar's decision to refuse the application and the registrar's decision is confirmed on review—the day that is 6 months after the day the registrar's decision is confirmed.	2 3 4 5 6
160	Ca	ncella	ation of registration etc.	7
	'(1)		the completion of the transfer or disposition of an ammodation provider's relevant assets under section	8 9 10
		(a)	the provider's registration under the former Act is cancelled; and	11 12
		(b)	an existing assistance agreement to which the accommodation provider is a party is terminated.	13 14
	'(2)	acco assis	subsection (1)(b), it does not matter that the ammodation provider is not required by the existing stance agreement to be registered under the former Act to ive funding under the agreement.	15 16 17 18
	'(3)	the p	e accommodation provider fails to transfer or dispose of provider's relevant assets within the time required under on 159, the provider is taken to have contravened each ting assistance agreement to which the provider is a party.	19 20 21 22
161		comn der p	nodation providers not capable of registration t 4A	23 24
	'(1)		section applies to an accommodation provider if the ider—	25 26
		(a)	is a national entity; and	27
		(b)	was, immediately before the commencement, providing a relevant housing service in this jurisdiction; and	28 29
		(c)	intends, after the commencement, to continue providing a community housing service in this jurisdiction; and	30 31

	(d)	is not eligible to be registered under part 4A because the provider will be providing most of its community housing services in another participating jurisdiction.	1 2 3
'(2)	Fron	n the commencement—	4
	(a)	the accommodation provider's registration under the former Act continues and the provider must comply with—	5 6 7
		(i) a prescribed requirement; and	8
		(ii) the former section 37; and	9
	(b)	each existing assistance agreement to which the provider is a party continues.	10 11
'(3)	prov law	ore the application period ends, the accommodation rider may apply for registration under the corresponding of the participating jurisdiction that would be the rider's primary jurisdiction (the <i>relevant jurisdiction</i>).	12 13 14 15
'(4)	the o	e accommodation provider applies for registration under corresponding law of the relevant jurisdiction before the ication period ends, the provider must—	16 17 18
	(a)	as soon as practicable after the provider makes the application, give the registrar notice of the application; and	19 20 21
	(b)	as soon as practicable after the registrar of the relevant jurisdiction (the <i>other registrar</i>) decides the provider's application, give the registrar notice of the other registrar's decision.	22 23 24 25
'(5)	appl	e other registrar approves the accommodation provider's ication for registration, on the registration of the provider er the corresponding law—	26 27 28
	(a)	the provider's registration under the former Act is cancelled; and	29 30
	(b)	an existing assistance agreement to which the provider is a party continues until it is terminated or otherwise ends.	31 32 33

162		nsitional arrangements for particular accommodation oviders mentioned in s 161	1 2
	'(1)	This section applies if an accommodation provider mentioned in section 161—	3
		(a) does not apply for registration under the corresponding law of the relevant jurisdiction before the application period ends; or	5 6 7
		(b) applies but is refused registration by the other registrar.	8
	'(2)	The accommodation provider must transfer or otherwise dispose of each of the provider's relevant assets in the prescribed way—	9 10 11
		(a) before the transitional period ends; or	12
		(b) if the provider applies under the corresponding law of the relevant jurisdiction for a review of the other registrar's decision to refuse the application and the other registrar's decision is confirmed on the review—the day that is 6 months after the day the other registrar's decision is confirmed.	13 14 15 16 17 18
163	Cai	ncellation of registration etc.	19
	'(1)	On the completion of the transfer or disposition of an accommodation provider's relevant assets under section 162—	20 21 22
		(a) the provider's registration under the former Act is cancelled; and	23 24
		(b) an existing assistance agreement to which the accommodation provider is a party is terminated.	25 26
	'(2)	For subsection (1)(b), it does not matter that the accommodation provider is not required by the existing assistance agreement to be registered under the former Act in order to receive funding under the agreement.	27 28 29 30
	'(3)	If the accommodation provider fails to transfer or dispose of the provider's relevant assets within the time required under	31 32

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		section 162, the provider is taken to have contravened each existing assistance agreement to which the provider is a party	
'Sub	divi	sion 4 Other provisions	3
'164	Exi	isting application under former s 28	4
	'(1)	This section applies to an application made under the forme section 28 that, immediately before the commencement, has not been finally dealt with.	
	'(2)	From the commencement—	8
		(a) if the application related to the proposed provision of relevant housing service—the application is taken to have been made under section 37B; and	
		(b) if the application related to the proposed provision of housing service other than a relevant housing service—the application is taken to have been withdrawn and no further action is to be taken in relation to it.	g 13 n 14
'165	Exi	isting application for cancellation of registration	17
	'(1)	This section applies to an application under the former section 30 that, immediately before the commencement, had not been finally dealt with.	
	'(2)	From the commencement, the application may be dealt with under the former section 30 and the former part 6 as if the amending Act had not commenced.	
'166	Exi	isting notice of proposed cancellation of registration	24
	'(1)	A notice given to an accommodation provider under the former section 31 that had not, immediately before the commencement, been finally dealt with may, from the commencement, continue to be dealt with under that section as if the amending Act had not commenced.	e 25 e 26 e 27

	'(2)	If the chief executive decides to cancel the accommodation provider's registration, the former part 6 applies to that decision as if the decision had been made before the commencement.	1 2 3 4
'167	Exi	sting appointment of interim manager continues	5
	'(1)	This section applies if, immediately before the commencement, a person held office under the former part 5 as an interim manager of a funded service.	6 7 8
	'(2)	From the commencement, the person's appointment continues under the former part 5 as if the amending Act had not commenced, until the earlier of the following occurs—	9 10 11
		(a) the period of the person's appointment ends;	12
		(b) the chief executive ends the appointment under the former section 47.	13 14
'168	Rev	view of decision to appoint interim manager	15
	'(1)	This section applies if, immediately before the commencement—	16 17
		(a) a person was entitled to be given a notice about a decision by the chief executive to appoint an interim manager under the former part 5, division 2; and	18 19 20
		(b) the period during which an application for review of the decision may be made had not ended.	21 22
	'(2)	From the commencement, the application for review may be made and decided as if the amending Act had not commenced.	23 24 25
'169	No	registration under former s 127	26
		'From the commencement, an entity mentioned in the former section 127(1) can not be registered under section 127.	27 28

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	'170	References in Acts and documents	1
		'(1) A reference in an Act or document to 'assistance' given by the chief executive under this Act is taken, from the	2 3
		commencement and if the context permits, to be a reference to 'funding'.	4 5
		'(2) A reference in an Act or document to an 'assistance agreement' under this Act is taken, from the commencement and if the context permits, to be a reference to a 'funding agreement'.	6 7 8 9
		'(3) A reference in an Act or document to a 'funded service' under this Act is taken, from the commencement and if the context permits, to be a reference to a 'housing service for which a funded provider receives funding.'.	10 11 12 13
lause	55	Amendment of sch 3 (Dictionary)	14
		Schedule 3—	15
		renumber as schedule 4.	16
lause	56	Insertion of new schs 1-3	17
		Before schedule 4, as renumbered—	18
		insert—	19
	'Scl	nedule 1 National regulatory code	20
		section 37D(1)(b)	21
	'1	Tenant and housing services	22
		'The community housing provider is fair, transparent and responsive in delivering housing assistance to tenants, residents and other clients particularly in relation to the following—	23 24 25 26
		(a) determining and managing eligibility, allocation, and termination of housing assistance;	27 28

	(b)	determining and managing rents;	1
	(c)	setting and meeting relevant housing service standards;	2
	(d)	supporting tenant and resident engagement;	3
	(e)	facilitating access to support for social housing applicants and tenants with complex needs;	4 5
	(f)	managing and addressing complaints and appeals relating to the provision of housing services;	6 7
	(g)	maintaining satisfaction with the overall quality of housing services.	8 9
'2	Housing	ı assets	10
	hous avail	e community housing provider manages its community sing assets in a manner that ensures suitable properties are able at present and in the future, particularly in relation to following—	11 12 13 14
	(a)	determining changing housing needs and planning asset acquisitions, disposals and reconfiguration to respond (strategic asset management);	15 16 17
	(b)	setting and meeting relevant property condition standards;	18 19
	(c)	planning and undertaking responsive, cyclical and life-cycle maintenance to maintain property conditions (asset maintenance);	20 21 22
	(d)	planning and delivering its housing development program (asset development).	23 24
'3	Commu	nity engagement	25
	relev contr	community housing provider works in partnership with vant organisations to promote community housing and to ribute to socially inclusive communities, specifically in ion to—	26 27 28 29
	(a)	promoting community housing to local organisations that work with potential residents, tenants or clients; and	30 31

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	(b)	contributing to place renewal and social inclusion partnerships and planning relevant to the provider's community housing activities.	1 2 3
'4	Governa	ince	4
	the a	community housing provider is well-governed to support tims and intended outcomes of its business, specifically in ion to the following—	5 6 7
	(a)	ensuring coherent and robust strategic, operational, financial and risk planning;	8 9
	(b)	ensuring effective, transparent and accountable arrangements and controls are in place for decision making to give effect to strategic, operational, financial and risk plans;	10 11 12 13
	(c)	complying with legal requirements and relevant government policies;	14 15
	(d)	ensuring that the governing body has members with appropriate expertise or that such expertise is available to the governing body.	16 17 18
' 5	Probity		19
	of pr	community housing provider maintains high standards robity relating to the business of the provider, specifically lation to the following—	20 21 22
	(a)	establishing and administering a code of conduct;	23
	(b)	establishing and administering a system of employment and appointment checks;	24 25
	(c)	establishing and administering a system for preventing, detecting, reporting on and responding to, instances of fraud, corruption and criminal conduct;	26 27 28
	(d)	maintaining the reputation of the community housing sector.	29 30

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' 6	Manage	ment	1
	'The community housing provider manages its resources to achieve the intended outcomes of its business in a cost effective manner, specifically in relation to the following—		
	(a)	demonstrating it utilises its assets and funding to meet business goals;	5 6
	(b)	implementing appropriate management structures, systems, policies and procedures to ensure the operational needs of its business can be met (including having people with the right skills and experience and the systems and resources to achieve the intended outcomes of its business).	7 8 9 10 11 12
' 7	Financia	al viability	13
		e community housing provider is financially viable at all s, specifically in relation to the following—	14 15
	(a)	ensuring a viable capital structure;	16
	(b)	maintaining appropriate financial performance;	17
	(c)	managing financial risk exposure.	18
'Sch	redule 2	9	19
		applying to each	20
		registered provider	21
		section 37D(2)	22
'1	Complia	nce with national regulatory code	23
	natio	egistered provider must comply with the provisions of the onal regulatory code in schedule 1 that are identified on elevant register as applying to the provider.	24 25 26

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'2	Transfer of community housing asset			
		'A registered provider must comply with this Act in relation to the transfer of, or other dealing with, a community housing asset of the provider.	2 3 4	
'3		ovision of information relating to registered ovider's functions	5 6	
		'A registered provider must, at the times and in the way approved by the registrar, give the registrar any information reasonably required by the registrar about the exercise of the provider's functions, including information relating to an arrangement the provider has with another person in relation to the exercise of the provider's functions.	7 8 9 10 11 12	
'4	Provision of document or information relating to registered provider's affairs		13 14	
	'(1)	'(1) A registered provider must comply with a written request be the registrar for information about the provider's affairst including a request to produce a specified document or record		
	'(2)	The provider must comply with the request within—	18	
		(a) 14 days after receiving the request; or	19	
		(b) if a longer period is stated in the request—the stated period.	20 21	
' 5	Attendance at meeting with registrar to answer questions			
		'If the registrar makes a written request that a registered provider attend a meeting with the registrar to answer questions about the provider's affairs, the provider must ensure that an appropriately qualified officer or employee of the provider attends the meeting at the time and place stated in the request.	23 24 25 26 27 28	

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' 6	Allowing inspection of premises or records		
		'A registered provider must allow the registrar to enter the provider's premises during business hours for the purpose of the registrar inspecting the premises or the provider's records.	
' 7	Lis	t of community housing assets	
	'(1)	A registered provider must keep a list, in the approved form, of—	
		(a) if the provider is a national provider—all of the provider's national community housing assets; or	
		(b) if the provider is a state provider—all of the provider's state community housing assets.	
	'(2)	The provider must make the list, or a copy of the list, available to the registrar for inspection on request.	
'Sc	hedi	ule 3 Particular conditions applying	
		to registration of national	
		providers or state providers	
		section 37D(3) and (4)	
'Pa	rt 1	Conditions applying to	
		registration of national	
		providers	
'1	Co	mpliance with corresponding law	
		'A national provider for which this jurisdiction is the primary	
		jurisdiction must comply with any applicable requirement of	
		the corresponding law of another participating jurisdiction in	

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			tion to the transfer of, or other dealing with, a national munity housing asset of the provider.	1 2
'2	Constitution to provide for transfer of national community housing assets on winding-up			3 4
		juris rema	national provider for which this jurisdiction is the primary sdiction must have provision in its constitution for each aining national community housing asset of the provider e transferred, on the winding-up of the provider—	5 6 7 8
		(a)	if the asset is located in this jurisdiction—under this Act; or	9 10
		(b)	if the asset is located in another participating jurisdiction—under the corresponding law of that jurisdiction.	11 12 13
'3	Provision of information to registrar of another participating jurisdiction			14 15
	'(1) A national provider for which this jurisdiction is the prima jurisdiction must comply with a written request by a registr of another participating jurisdiction for information about t provider's affairs, including a request to produce a specific document or record.			16 17 18 19 20
	'(2)	This	s provider must comply with the request within—	21
		(a)	14 days after receiving the request; or	22
		(b)	if a longer period is stated in the request—the stated period.	23 24
'4	Attendance at meeting with registrar of another participating jurisdiction to answer questions			25 26
		writt juris the	a registrar of another participating jurisdiction makes a ten request that a national provider for which this adiction is the primary jurisdiction attend a meeting with registrar to answer questions about the provider's affairs, provider must ensure that an appropriately qualified	27 28 29 30 31

officer or employee of time and place stated in	the provider attends the meeting at the the request.
'5 Allowing registrar of and inspect premises or reco	other participating jurisdiction to ords
jurisdiction must allow jurisdiction to enter the	r which this jurisdiction is the primary v a registrar of another participating e provider's premises during business of the registrar inspecting the premises is.
'6 Requirement to notify re	gistrar of particular events
jurisdiction must notify	r which this jurisdiction is the primary the registrar of any of the following lumn 1, within the time stated opposite
Column 1	Column 2
Event	Time within which registrar must be notified
a decision to appoint a voluntary administrator to the provider	as soon as practicable after the decision
a decision to wind-up the provider	as soon as practicable after the decision
the appointment of a receiver to the provider	as soon as practicable after the provider learns of the receiver's appointment
a decision to apply for cancellation of the provider's registration on the national register	as soon as practicable after the decision and at least 28 days before the day the application is made
a decision to conduct a vote at a meeting on a matter that may affect the provider's eligibility to remain registered on the national register or the category of the provider's registration	as soon as practicable after the decision and at least 28 days before the day the meeting is held

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a change in the provider's affairs that may have an adverse impact on its compliance with this Act or the corresponding law of another participating juridiction any other event for which the registrar gives the provider notice

before the change or within 3 days after the change

within the time stated in the notice

	Part 2				registration of state providers	1 2	
	'7		ate provider to provide community housing service in s jurisdiction	3 4			
			'A state provider may provide a community housing service in this jurisdiction only.'.	5 6			
Clause	57	Am	nendment of sch 4 (Dictionary)	7			
		(1)	Schedule 4, as renumbered, definitions assistance agreement, funded service, housing service, nonprofit corporation, public housing, register, registered provider and registration—	8 9 10			
			omit.	11			
		(2)	Schedule 4—	12			
			insert—	13			
			'accommodation provider, for part 10, division 7, see section 156.	14 15			
			additional standard condition see section 37E.	16			
			amending Act, for part 10, division 7, see section 156.	17			
			ancillary housing service see section 8(5).	18			
			application period, for part 10, division 7, see section 156.	19			
			appropriately qualified, for a person who is appointed to an office or to whom a function or power may be delegated	20 21			

includes having the qualifications, experience or standing appropriate to perform the functions of the office or to exercise the delegated function or power.	1 2 3
binding instructions see section 38B.	4
business, for part 5, see section 39.	5
<i>category of registration</i> , for a national provider, means a category of registration under the guidelines mentioned in section 36H.	6 7 8
commencement, for part 10, division 7, see section 156.	9
community housing asset means—	10
(a) for a national provider—a national community housing asset; or	11 12
(b) for a state provider—a state community housing asset.	13
community housing service see section 8(3).	14
corresponding law means a law of a jurisdiction that contains provisions that substantially correspond to the provisions of part 4A.	15 16 17
exempt provider means a person or entity—	18
(a) not registered under part 4A; and	19
(b) prescribed as being eligible to receive funding to provide—	20 21
(i) a particular social housing service in this jurisdiction; or	22 23
(ii) any social housing service in this jurisdiction.	24
<i>existing assistance agreement</i> , for part 10, division 7, see section 156.	25 26
former, for part 10, division 7, see section 156.	27
former Act, for part 10, division 7, see section 156.	28
funded ancillary provider, for part 5, see section 39.	29
funded property, for part 5, see section 39.	30
funded provider see section 21(2).	31

fund	<i>ling</i> s	ee section 21(1).	1	
fund	ling a	greement see section 25.	2	
hous	sing a	gency means each of the following—	3	
(a)	for t Stat	this jurisdiction—the chief executive as agent for the e;	4 5	
(b)	for another participating jurisdiction—the body or officer declared by the corresponding law of that jurisdiction to be a housing agency for the jurisdiction.			
hous	sing s	ervice see section 8(1).	9	
	nterin	nanager means a person appointed under section 40 n manager for the business of a funded ancillary	10 11 12	
follo	wing	community housing asset means any of the assets of a national provider, regardless of when the acquired it—	13 14 15	
(a)	land	<u> </u>	16	
	(i)	transferred to the national provider under this Act by the chief executive, another national provider or a state provider; or	17 18 19	
	(ii)	vested in the national provider under a corresponding law of a participating jurisdiction;	20 21	
(b)	land with	acquired by the national provider wholly or partly	22 23	
	(i)	funding provided to the provider by the chief executive; or	24 25	
	(ii)	financial or other assistance given to the provider by a housing agency of another participating jurisdiction;	26 27 28	
(c)	beei	held by the national provider on which housing has a constructed, or to which another improvement has a made—	29 30 31	
	(i)	by the chief executive or using funding provided by the chief executive; or	32 33	

	ii) by a housing agency of another participating jurisdiction;	1 2		
(d)	a national provider receipt;			
(e)	n amount paid to the national provider—	4		
	by the chief executive under a funding agreement that remains unexpended when the funding agreement is terminated or otherwise ends; or	5 6 7		
	ii) by the housing agency of another participating jurisdiction under an agreement that corresponds to a funding agreement, that remains unexpended when the agreement is terminated or otherwise ends; or	8 9 10 11 12		
(f)	any other asset of the national provider that is of a class of assets declared by this Act or a corresponding law of another participating jurisdiction applying to the provider, or is prescribed, as a community housing asset for the purposes of the Act or the corresponding law.			
	al entity means each of the following entities that es, or intends to provide, a community housing	18 19 20		
(a)	company limited by shares or guarantee under the Corporations Act 2001 (Cwlth);	21 22		
(b)	n Aboriginal and Torres Strait Islander corporation egistered under the <i>Corporations (Aboriginal and Torres Strait Islander) Act 2006</i> (Cwlth);	23 24 25		
(c)	body corporate, cooperative or incorporated ssociation established under legislation of the Commonwealth or a State.	26 27 28		
	al provider means a national entity registered on the al register.	29 30		
nati	al provider receipt means any of the following—	31		
(a)	unds in the form of grants, loans or other financial ssistance paid to a national provider by the chief	32 33		

		ediction;	2		
(b)	rent or other income, including proceeds of sale, from property—				
	(i)	transferred or leased by the chief executive or a housing agency of another participating jurisdiction to a national provider for the purpose of providing a community housing service; or	5 6 7 8		
	(ii)	bought or leased by a national provider using, entirely or partly, funds of the kind mentioned in paragraph (a) or by other receipts obtained by a national provider for a community housing service;	9 10 11 12		
(c)	or s	received by a national provider for providing goods services in the course of providing a community sing service;	13 14 15		
(d)	interest received by a national provider on an amount mentioned in paragraphs (a) to (c).				
prov		register means the register of national entities community housing services established under $7(1)$.	18 19 20		
notic	e of	intent to cancel registration see section 38C.	21		
notic	e of	noncompliance see section 38A.	22		
<i>other</i> 156.	r regi	istered provider, for part 10, division 7, see section	23 24		
_	_	<i>ing jurisdiction</i> means a jurisdiction in which a ding law applies as a law of the jurisdiction.	25 26		
_		d state provider means an entity, or class of entity, a local government or a national entity, that—	27 28		
(a)	_	providing, or intends to provide, a community sing service in this jurisdiction; and	29 30		
(b)	-	rescribed as being eligible to be registered on the e register.	31 32		
prim	arv ji	urisdiction see section 36A.	33		

prov	pary registrar, for a national provider, or a national entity riding or intending to provide a community housing ice, means the registrar of the provider or entity's primary diction.	1 2 3 4
publ	lic housing see section 8(4).	5
regis	stered provider means each of the following—	6
(a)	a national provider;	7
(b)	a state provider.	8
_	strar means the person appointed under section 36D as registrar.	9 10
regis	strar of another participating jurisdiction means the strar appointed under the corresponding law of another cipating jurisdiction as the registrar for that jurisdiction.	11 12 13
regis	stration means registration under part 4A.	14
rele	vant agreement, for part 5, see section 39.	15
rele	vant asset, for part 10, division 7, see section 156.	16
<i>rele</i> 156.	vant housing service, for part 10, division 7, see section	17 18
rele	vant property, for part 10, division 7, see section 156.	19
rele	vant receipts, for part 10, division 7, see section 156.	20
soci	al housing service see section 8(2).	21
asse	e community housing asset means any of the following ts of a state provider, regardless of when the provider tired it—	22 23 24
(a)	land transferred to the state provider under this Act by the chief executive, a national provider or another state provider;	25 26 27
(b)	land acquired by the state provider wholly or partly with funding provided by the chief executive;	28 29
(c)	land held by the state provider on which housing has been constructed, or other improvements made—	30 31

	(i) by the chief executive or	1			
	(ii) using funding provided by the chief executive;	2			
(d)	a state provider receipt;	3			
(e)	an amount paid to the state provider by the chief executive under a funding agreement that remains unexpended when the funding agreement is terminated or otherwise ends;				
(f)	any other asset of the state provider that is of a class of assets declared by this Act, or prescribed, to be a state community housing asset.				
	provider means a local government or a prescribed state ider registered on the state register.	11 12			
Note-	_	13			
sec	ocal government' is defined in the <i>Acts Interpretation Act 1954</i> , etion 36 to mean the Brisbane City Council or a local government der the <i>Local Government Act 2009</i> . Under the <i>Local Government Act 2009</i> , an indigenous regional council is a local government.	14 15 16 17			
state	provider receipt means any of the following—	18			
(a)	funding in the form of grants, loans or other financial assistance paid to a state provider by the chief executive;	19 20			
(b)	rent or other income, including proceeds of sale, from property—				
	(i) transferred or leased by the chief executive to a state provider for the purpose of providing a community housing service; or	23 24 25			
	(ii) bought or leased by a state provider using, entirely or partly, funds of the kind mentioned in paragraph(a) or by other receipts obtained by a state provider for a community housing service;	26 27 28 29			
(c)	fees received by a state provider for providing goods or services in the course of providing a community housing service;	30 31 32			
	interest received by a state provider on an amount mentioned in paragraphs (a) to (c).				

			state register means the register of local governments and prescribed state providers providing community housing services established under section 37(3).	1 2 3
			statutory manager see section 38D.	4
			transitional period, for part 10, division 7, see section 156.'.	5
	Part	3	Amendment of Building Act 1975	6 7
Clause	58	Act	t amended	8
			This part amends the Building Act 1975.	9
			Note—	10
			See also the amendments in the schedule.	11
Clause	59		nendment of s 71 (When demolition, removal and building must start and be completed)	12 13
		(1)	Section 71(3), '6 months'—	14
			omit, insert—	15
			'1 year'.	16
		(2)	Section 71—	17
			insert—	18
		'(5)	However, a person may apply to the local government to approve 1 extension of the period mentioned in subsection (3) for a period of up to 6 months.	19 20 21
		'(6)	The application must be—	22
			(a) made before the end of the period mentioned in subsection (3); and	23 24
			(b) in writing; and	25

	(c) supported by enough information to enable the local government to decide the application.	1 2
'(7)	A person who makes an application for an extension must, within 5 business days of making the application, give a copy of the application to the assessment manager who gave the building development approval mentioned in subsection (1), unless the local government is also the assessment manager.	3 4 5 6 7
'(8)	The local government may consult with any other entity the local government considers appropriate in deciding the application.	8 9 10
'(9)	The local government must decide the application within 10 business days after the application is made.	11 12
'(10)	In making a decision about the application the local government may consider all relevant matters, including, for example—	13 14 15
	(a) how much building work has been undertaken at the time of the making of the application and whether the building work that has been undertaken is structurally sound; and	16 17 18 19
	(b) any impact the building work may have on the local community if the extension were given or not.	20 21
'(11)	The local government must, within 5 business days after deciding the application, give the applicant and the assessment manager for the building work notice of the decision.	22 23 24 25
'(12)	If the decision is to refuse to extend the building development approval, the notice must be an information notice.	26 27
	Note—	28
	For appeals against a decision for which an information notice must be given under this section, see the Planning Act, section 532.	29 30
'(13)	If the local government grants the application, the building development approval for the building work is taken to have been extended for the period granted by the local government.	31 32 33
' (14)	Subsection (15) applies if—	34

			(a)		pplication for an extension is made before the end of period mentioned in subsection (3); and	1 2
			(b)		local government has not made a decision about the lication before the end of that period.	3 4
		'(15)		n to h	ing development approval for the building work is ave been extended until the earlier of the following	5 6 7
			(a)		local government notifies the applicant of its sion;	8 9
			(b)		end of 6 months after the end of the period ationed in subsection (3).'.	10 11
Clause	60		endn mplet		of s 101 (Meaning of <i>substantially</i>	12 13
			Sect	ion 1	01(1)(d)—	14
			omit	, inse	rt—	15
			'(d)	eith	er—	16
				(i)	the local government has issued a compliance certificate under the <i>Plumbing and Drainage Act</i> 2002 stating the plumbing or drainage work for the building has been completed under that Act; or	17 18 19 20
				(ii)	notice of notifiable work carried out for the building has, on the completion of that work, been given to the Plumbing Industry Council under the <i>Plumbing and Drainage Act 2002</i> , section 87; and'.	21 22 23 24 25
Clause	61	Re	place	men	t of s 155 (Who may apply)	26
			Section 155—			27
			omit	, inse	rt—	28
	'155	Wh	o ma	у ар	ply	29
		'(1)			dual may apply to BSA for a licence at the level of certifier—level 1 or building certifier—level 2 only if	30 31

					holds a current accreditation issued by an andards body.	1 2
		'(2)			may apply to BSA for a licence at the level of er-level 3 only if—	3 4
					dual holds a current accreditation issued by an ion standards body; and	5 6
			(b) eith	er—		7
			(i)		individual holds, or has previously held, a nee at, or equivalent to, that level; or	8 9
			(ii)	both	of the following apply—	10
				(A)	the individual has at least 1 year's experience carrying out level 3 work under the supervision of a person licensed as a building certifier—level 1 or a building certifier—level 2;	11 12 13 14 15
				(B)	the period of experience mentioned in subsubparagraph (A) was completed not more than 2 years before the application for the licence is made.	16 17 18 19
		'(3)	In this sec	ction—	_	20
					neans work usually carried out by a building 8 working as a building certifier—level 3.'.	21 22
Clause	62	2 Am	mendment of s 246BN (Applying for renewal)			23
			Section 2	46BN	(2)—	24
			omit, inse	rt—		25
		'(2)	However, expires.'.	the a	application can not be made after the licence	26 27
Clause	63		nendment ovisions)	of ch	n 11, hdg (Savings and transitional	28 29
			Chapter 1	1, hea	nding, 'and transitional'—	30

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			omit	, inser	rt—	1
			', tr	ansiti	onal and validation'.	2
lause	64	Inse	ertio	n of r	new ch 11, pt 16	3
			Cha	pter 1	1—	4
			inse	rt—		5
	'Part	16			Validation provisions for Housing and Other Legislation Amendment Act 2012	6 7 8
	'316	Def	initic	ns fo	or pt 16	9
			'In t	his pa	rt—	10
			com	menc	ement means the commencement of this part.	11
			_		for a provision of this Act, means the provision as in nediately before the commencement.	12 13
				_	period means the period starting on 1 November ending immediately before the commencement.	14 15
	'317				e validation of particular certificates of n given during relevant period	16 17
	6	(1)			on applies if, during the relevant period, a building or a building development approval—	18 19
			(a)	_	e a certificate of classification for the building under ion 102; and	20 21
			(b)	whe	n the certificate was given—	22
				(i)	the building was not substantially completed under previous section 101(1)(d); but	23 24
				(ii)	would have been substantially completed if section 101(1)(d), as in force immediately after the commencement, had been in force on the day the certificate was given.	25 26 27 28

|--|

	'(2)	The certificate of classification is taken to be, and always to have been, as valid as if section 101(1)(d), as in force immediately after the commencement, had been in force on the day the certificate was given.	1 2 3 4
'318		trospective validation of particular applications for newal of licences at level of building certifier–level 3	5
	'(1)	This section applies to an application for the renewal of a licence at the level of building certifier–level 3 made under section 167 if the application—	7 8 9
		(a) was made before the commencement; and	10
		(b) when the application was made, the individual making the application—	11 12
		(i) did not comply with the requirements of previous section 155(1)(b)(ii) or (iii); but	13 14
		(ii) would have complied with the requirements of section 155 as in force immediately after the commencement.	15 16 17
	'(2)	The application is taken to be, and always to have been, as valid as if section 155, as in force immediately after the commencement, had been in force on the day the application was made.	18 19 20 21
'319		trospective validation of particular licences at level of lding certifier–level 3 renewed during relevant period	22 23
	'(1)	This section applies to a licence—	24
		(a) which was renewed by the BSA under section 169(1)(a) at the level of building certifier–level 3 during the relevant period; and	25 26 27
		(b) when the decision to renew the licence was made, the applicant—	28 29
		(i) did not comply with the requirements of previous section 155(1)(b)(ii) or (iii); but	30 31

		(ii) would have complied with the requirements of section 155 as in force immediately after the commencement.	1 2 3
	'(2)	The renewed licence is taken to be, and always to have been, as valid as if section 155, as in force immediately after the commencement, had been in force on the day the licence was issued.	4 5 6 7
	'(3)	If the renewed licence was subject to a restriction, condition or endorsement, the licence is also taken to be subject to the same restriction, condition or endorsement in the same terms so far as practicable.	8 9 10 11
320		rospective validation of building certifying functions formed during relevant period	12 13
	'(1)	This section applies to a building certifying function performed by an individual who holds a renewed licence mentioned in section 319.	14 15 16
	'(2)	The individual is taken to be, and always to have been, licensed when performing the function.	17 18
321		rospective validation of particular applications for ewal of licences for pool safety inspectors	19 20
	'(1)	This section applies to an application for the renewal of a pool safety inspector's licence made under section 246BN if the application—	21 22 23
		(a) was made before the commencement; and	24
		(b) when the application was made, the pool safety inspector who made the application did not comply with the requirements of previous section 246BN(2)(b).	25 26 27
	'(2)	The application is taken to be, and always to have been, as valid as if section 246BN, as in force immediately after the commencement, had been in force on the day the application was made.	28 29 30 31

S 65

'322		trospective validation of particular licences for pool ety inspectors renewed during particular period	1 2
	'(1)	This section applies to a pool safety inspector's licence—	3
		(a) which was renewed by the PSC under section 246BP during the period starting on 29 December 2012 and ending immediately before the commencement; and	4 5 6
		(b) if when the decision to renew was made the applicant did not comply with the requirements of previous section 246BN(2)(b).	7 8 9
	'(2)	The renewed licence is taken to be, and always to have been, as valid as if section 246BN, as in force immediately after the commencement, had been in force on the day the licence was issued.	10 11 12 13
	'(3)	If the renewed licence was subject to a restriction or condition, the licence is also taken to be subject to the same restriction or condition in the same terms so far as practicable.	14 15 16
'323		trospective validation of pool safety inspection	17 18
	'(1)	This section applies for a pool safety inspection function performed by a pool safety inspector who holds a renewed licence mentioned in section 322.	19 20 21
	'(2)	The pool safety inspector is taken to be, and always to have been, licensed when performing the function.'.	22 23
65	Am	nendment of sch 2 (Dictionary)	24
		Schedule 2—	25
		insert—	26
		'commencement, for chapter 11, part 16, see section 316.	27
		<i>previous</i> , for chapter 11, part 16, see section 316.	28
		relevant period, for chapter 11, part 16, see section 316.'.	29

Clause

	Part	4 Amendment of Plumbing and Drainage Act 2002	1 2
Clause	66	Act amended	3
		This part amends the Plumbing and Drainage Act 2002.	4
		Note—	5
		See also the amendments in the schedule.	6
Clause	67	Amendment of long title	7
		Long title, 'on-site sewerage facilities,'—	8
		omit.	9
Clause	68	Amendment of s 78 (Compliance permit)	10
		Section 78(1) and (3), 'or on-site sewerage work'—	11
		omit.	12
Clause	69	Amendment of s 79 (Compliance certificate)	13
		Section 79(1), 'or on-site sewerage work'—	14
		omit.	15
Clause	70	Amendment of s 80 (Purpose of compliance assessment)	16
		Section 80(a) and (b), 'or on-site sewerage work'—	17
		omit.	18
Clause	71	Amendment of s 81 (Compliance assessable work and on-site sewerage work must be assessed for compliance)	19 20
		(1) Section 81, heading, 'and on-site sewerage work'—	21
		omit.	22
		(2) Section 81, 'and on-site sewerage work'—	23

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			omi	t.		1
Clause	72	72 Ins	ertio	n of	new s 81A	2
			Afte	er sect	ion 81—	3
			inse	rt—		4
	'81A	Wh	nen n	otifia	ble work must be assessed for compliance	5
		'(1)	This	secti	on applies if—	6
			(a)	in re	elation to plumbing and drainage work—	7
				(i)	a compliance request made under division 3 is for compliance assessment of a plan for the work; or	8 9
				(ii)	a request made under division 4 is for compliance assessment of the work; and	10 11
			(b)	the	work—	12
				(i)	includes notifiable work; or	13
				(ii)	is notifiable work only.	14
		'(2)			able work must be assessed for compliance with the Plumbing and Drainage Regulation.	15 16
		'(3)	to ir	ıclude	ce in this Act to compliance assessable work is taken a reference to notifiable work that must be assessed iance because of this section.	17 18 19
		'(4)			7 does not apply to notifiable work that must be for compliance because of this section.'.	20 21
Clause	73				of s 82 (Plans and all plumbing and drainage ite sewerage work must comply)	22 23
		(1)	Sect	tion 8	2, heading, 'or on-site sewerage work'—	24
			omi	t.		25
		(2)	Sect	tion 8	2(1), 'or on-site sewerage work'—	26
			omi	t.		27

Clause	74		nendment of s 83 (Compliance permit required for certain mpliance assessable work or any on-site sewerage work)	1 2
		(1)	Section 83, heading, 'or any on-site sewerage work'—	3
			omit.	4
		(2)	Section 83(1), 'or on-site sewerage work'—	5
			omit.	6
		(3)	Section 83(2), after 'compliance assessable work'—	7
			insert—	8
			', other than compliance assessable work that is on-site sewerage work,'.	9 10
Clause	75		nendment of s 84 (Compliance assessable work or site sewerage work by a public sector entity)	11 12
		(1)	Section 84, heading, 'or on-site sewerage work'—	13
			omit.	14
		(2)	Section 84(1), 'or on-site sewerage work'—	15
			omit.	16
Clause	76	Am	endment of s 85 (Process for assessing plans)	17
			Section 85(1), 'or on-site sewerage work'—	18
			omit.	19
Clause	77		placement of pt 4, div 4, hdg (Assessing plumbing and inage work and on-site sewerage work)	20 21
			Part 4, division 4, heading—	22
			omit, insert—	23
	'Divis	sion	Assessing compliance assessable	24

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Clause	78	Amendment of s 86 (General process for assessing compliance assessable work and on-site sewerage work)	1 2
		(1) Section 86, heading, 'and on-site sewerage work'—	3
		omit.	4
		(2) Section 86(1)—	5
		omit, insert—	6
		'(1) This section applies, subject to sections 86B and 86C, for assessing compliance assessable work (the <i>work</i>) other than compliance assessable work mentioned in section 86A(1).'.	7 8 9
Clause	79	Amendment of s 86A (Process for assessing certain compliance assessable work or on-site sewerage work in remote areas)	10 11 12
		(1) Section 86A, heading, 'or on-site sewerage work'—	13
		omit.	14
		(2) Section 86A(1), 'or on-site sewerage work'—	15
		omit.	16
Clause	80	Amendment of s 86C (Conditions of compliance certificate)	17 18
		Section 86C(1), after 'greywater use facility'—	19
		insert—	20
		'or on-site sewerage work'.	21
Clause	81	Replacement of s 87 (Notifiable work)	22
		Section 87—	23
		omit, insert—	24
	'87	Notifiable work	25
		'(1) This section applies for notifiable work that has been completed.	26 27

'(2)		the purposes of subsection (1), notifiable work is pleted when the earlier of the following happens—	1 2
	(a)	the work becomes operational;	3
	(b)	an invoice has been issued for the work;	4
	(c)	if the work is carried out with other notifiable work as part of a transaction (a <i>single transaction</i>)—	5 6
		(i) all of the work that is part of the single transaction becomes operational; or	7 8
		(ii) an invoice has been issued for all or some of the work that is part of the single transaction.	9 10
'(3)		following person must, in the way and at the time tired under this section, give the council notice of the k—	11 12 13
	(a)	if it was carried out by or for an entity (a <i>relevant entity</i>) that is a public sector entity or an entity mentioned in section 89(2)—the relevant entity;	14 15 16
	(b)	if 1 licensee for the work (a <i>supervising licensee</i>) directed the carrying out of, or supervised a person who carried out, the work—the supervising licensee;	17 18 19
	(c)	if 2 or more licensees for the work (each also a <i>supervising licensee</i>) jointly or separately directed the carrying out of, or supervised a person who carried out, the work—each supervising licensee;	20 21 22 23
	(d)	otherwise—the person who carried out the work (a <i>relevant licensee</i>).	24 25
	Max	timum penalty—60 penalty units.	26
'(4)	The	notice must—	27
	(a)	be in the approved form or made electronically under section 87A; and	28 29
	(b)	be given within the period prescribed under the Standard Plumbing and Drainage Regulation or, if no period is prescribed, 10 business days after completion of the work; and	30 31 32 33

	(c) be accompanied by the fee prescribed under a regulation.	1 2
'(5)	If notifiable work is part of a single transaction, a notice may be given for all or some of the work that comprises the transaction.	3 4 5
'(6)	For subsection (3)(c), compliance by 1 of the supervising licensees with subsection (3) is regarded as compliance by all of the supervising licensees.	6 7 8
'(7)	Subsection (3) does not apply if the person has a reasonable excuse.	9 10
'(8)	Without limiting the circumstances in which a local government may be required to inspect notifiable work, the local government may, but need not, inspect the work as a result of the notice being given.	11 12 13 14
'(9)	The relevant entity, supervising licensee or relevant licensee who gave the notice to the council must also give a copy of the notice to—	15 16 17
	(a) the owner of the premises where the work was carried out; or	18 19
	(b) if another person asked the relevant entity, supervising licensee or relevant licensee to carry out the work—the other person.	20 21 22
'(10)	The copy of the notice given under subsection (9) must be accompanied by the following information—	23 24
	(a) a statement that notice of completed notifiable work must be given to the council;	25 26
	(b) details of the notice given or information about how the owner or other person may access details of the notice given;	27 28 29
	(c) a statement that the local government may decide to inspect the work and may contact the owner or other person about inspecting the work.	30 31 32
'(11)	Subsection (12) applies if the work is emergency work carried out in the SEQ region that involves connecting to,	33 34

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		disconnecting from or changing a connection to a relevant service provider's water infrastructure.	1 2
	'(12)	If the local government is not the relevant service provider for the work, when the relevant entity or person gives the council the notice the entity or person must also give the relevant service provider a copy of the notice.	3 4 5 6
	'(13)	In this section—	7
		<i>emergency work</i> means plumbing work or drainage work that must, because of a failure in plumbing or drainage, be performed to stop a continuing risk to health and safety or damage to property.'.	8 9 10 11
82	Ins	ertion of new s 87B	12
		After section 87A—	13
		insert—	14
'87B			15 16
	'(1)	This section applies for the purpose of facilitating an assessment of notifiable work about which a notice has been given to the council under section 87(3).	17 18 19
	'(2)	The council may give a copy of the notice, or disclose information contained in the notice, to the local government or the owner or occupier of the relevant premises.'.	20 21 22
83	Reg	gulation may prescribe additional requirements and	23 24 25
	(1)	Section 90(b), after 'government'—	26
		insert—	27
		'including, for example, actions that may, or must, be taken in relation to the inspection of notifiable work'.	28 29
	(2)	Section 90—	30
		insert—	31
	82 '87B	'(13) 82 Inse '87B Disass '(1) '(2) 83 Am Recacti (1)	 service provider's water infrastructure. '(12) If the local government is not the relevant service provider for the work, when the relevant entity or person gives the council the notice the entity or person must also give the relevant service provider a copy of the notice. '(13) In this section— emergency work means plumbing work or drainage work that must, because of a failure in plumbing or drainage, be performed to stop a continuing risk to health and safety or damage to property.'. 82 Insertion of new s 87B After section 87A— insert— '87B Disclosure of particular information for facilitating assessment of notifiable work '(1) This section applies for the purpose of facilitating an assessment of notifiable work about which a notice has been given to the council under section 87(3). '(2) The council may give a copy of the notice, or disclose information contained in the notice, to the local government or the owner or occupier of the relevant premises.'. 83 Amendment of s 90 (Standard Plumbing and Drainage Regulation may prescribe additional requirements and actions) (1) Section 90(b), after 'government'— insert— 'including, for example, actions that may, or must, be taken in relation to the inspection of notifiable work'. (2) Section 90—

			'(c) circumstances in which a local government must inspect notifiable work.'.	1 2
lause	84		nendment of s 114 (Functions and powers of pectors and relationship to the Local Government Act 199)	3 4 5
		(1)	Section 114, heading, after '2009'—	6
			insert—	7
			'and City of Brisbane Act 2010'.	8
		(2)	Section 114(1)—	9
			insert—	10
			'(d) the City of Brisbane Act 2010.'.	11
		(3)	Section 114(2)—	12
			omit, insert—	13
		'(2)	Subsection (1)(b), (c) and (d) apply, to the extent possible for the Acts mentioned in subsection (1)(b), (c) and (d), for plumbing or drainage on premises.'.	14 15 16
		(4)	Section 114(3)(a)—	17
			omit, insert—	18
			'(a) has the powers of an authorised person under the <i>Local Government Act 2009</i> or <i>City of Brisbane Act 2010</i> and a reference in those Acts to an authorised person are, for this Act, taken to be a reference to an inspector under this Act; and'.	19 20 21 22 23
lause	85	Am	nendment of s 116 (Enforcement notices)	24
		(1)	Section 116(1)(a), 'or an on-site sewerage facility'—	25
			omit.	26
		(2)	Section 116(2) and (3)(b) and (c), 'or on-site sewerage work'—	27 28
			omit.	29

Clause	86	Amendment of s 121 (Exemptions for ss 119 and 120)	1
		Section 121(2), definition designated person, paragraph (a)(ii)—	2 3
		omit, insert—	4
		'(ii) relates to plumbing or drainage work; and'.	5
Clause	87	Amendment of s 128B (Owner's obligation to ensure compliance with conditions of compliance certificate)	6 7
		Section 128B, ', or for on-site sewerage work for an on-site sewerage facility,'—	8 9
		omit, insert—	10
		'or an on-site sewerage facility'.	11
Clause	88	Amendment of s 128G (Owner's obligation to maintain plumbing and drainage and on-site sewerage facility)	12 13
		(1) Section 128G, heading, 'and on-site sewerage facility'—	14
		omit.	15
		(2) Section 128G(1), 'and any on-site sewerage facility'—	16
		omit.	17
Clause	89	Amendment of s 138 (Offences under Act are summary)	18
		Section 138(2)—	19
		omit, insert—	20
		'(2) A proceeding for the offence must start within 2 years after the alleged date of commission of the offence or within 1 year after the offence comes to the complainant's knowledge, whichever is the later.'.	21 22 23 24
Clause	90	Amendment of s 144 (Chief executive may publish information)	25 26
		Section 144(a), 'and on-site sewerage'—	27

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			omit.	1
Clause	91	Am	endment of s 145 (Regulation-making power)	2
			Section 145(2)—	3
			omit, insert—	4
		'(2)	A regulation (the <i>Standard Plumbing and Drainage Regulation</i>) may be made about plumbing and drainage work, including about inspecting plumbing and drainage work.'.	5 6 7
Clause	92	Inse	ertion of new pt 10, div 10	8
			Part 10—	9
			insert—	10
	'Divi	ision	10 Validation provision for Housing and Other Legislation Amendment Act 2012	11 12 13
	'190	Vali	dation of functions and powers of inspectors	14
		'(1)	This section applies to a function or power performed by an inspector under section 114 as in force immediately before the commencement.	15 16 17
		'(2)	To remove any doubt, it is declared that the performance of the function or power is taken to be, and always to have been, as valid as if section 114, as in force immediately after the commencement, had been in force on the day the function or power was performed.	18 19 20 21 22
		' (3)	In this section—	23
			commencement means the commencement of this division.'.	24
Clause	93	Am	endment of schedule (Dictionary)	25
		(1)	Schedule, definitions drainage work, local government and operate—	26 27

		omit.	1
	(2)	Schedule—	2
		insert—	3
		'drainage work includes—	4
		(a) installing, changing, extending, disconnecting, taking away and maintaining drainage; and	5 6
		(b) on-site sewerage work.	7
		<i>local government</i> , in relation to work performed or to be performed at a facility or premises, means the local government that, under section 89, administers the Standard Plumbing and Drainage Regulation for—	8 9 10 11
		(a) the area in which the work is performed, or is to be performed; or	12 13
		(b) the area in which the facility or premises is located.	14
		<i>operate</i> , plumbing or drainage, includes maintain the plumbing or drainage.'.	15 16
	(3)	Schedule, definition <i>drainage</i> , paragraph (b)—	17
		omit, insert—	18
		'(b) an on-site sewerage facility.'.	19
	Part 5	Minor amendments	20
			20
Clause	94 A	cts amended	21
		The schedule amends the Acts it mentions.	22

Schedule Acts amended			1
		section 94	2
Bui	lding Act 1975		3
1	Section 25(2)(b), 'relevant'—		4
	omit, insert—		5
	'a relevant'.		6
2	Section 59(2), example, 'site safety stand	dard'—	7
	omit, insert—		8
	'fire safety standard'.		9
3	Section 60(1)(b), 'certifier'—		10
	omit, insert—		11
	'certifier is'.		12
4	Section 62(2), '313(3)(a) or 314(3)(a)'—		13
	omit, insert—		14
	'313(3)(c) or 314(3)(c)'.		15
5	Section 86(1)(a), 'documents,'—		16
	omit, insert—		17
	'documents'.		18
6	Section 104(5)(a), '102'—		19
	omit, insert—		20
	'102,'.		21

7	Section 115(4)(a)(ii), 'provisions,'—	
	omit, insert—	
	'provisions'.	
8	Section 123(3), 'building's'—	
	omit, insert—	
	'the building's'.	
9	Section 132(1), examples, '48'—	
	omit, insert—	
	'sections 48'.	
10	Section 145(1)(b), '51'—	
	omit, insert—	
	'51,'.	
11	Section 149(2), 'certifier accepted'—	
	omit, insert—	
	'certifier has accepted'.	
12	Section 167(3)(c), 'holds'—	
	omit, insert—	
	'hold'.	
13	Section 172(1), 'of certifier's'—	
	omit, insert—	
	'of the certifier's'	

14	Section 175(2)(d), 'to the licence'—	1
	omit, insert—	2
	'to amend the licence'.	3
15	Section 175(2)(e), 'suspend'—	4
	omit, insert—	5
	'suspend the licence'.	6
16	Section 229(4), definition <i>local government Act</i> , 'section 3'—	7 8
	omit, insert—	9
	'schedule 4'.	10
17	Section 231AK, heading, 'certificate or classification'—	11
	omit, insert—	12
	'certificate of classification'.	13
18	Section 231AN(2)(a), 'to owner'—	14
	omit, insert—	15
	'the owner'.	16
19	Section 242(6), after '142'—	17
	insert—	18
	'or the City of Brisbane Act 2010, section 132'.	19
20	Section 245XD(4), 'Also'—	20
	omit, insert—	21
	'Also'	22

21	Section 245XD(4)(b), 'example'—	
	omit, insert—	
	'example,'.	
22	Section 245XE(4), 'has order'—	
	omit, insert—	
	'has ordered'.	
23	Section 245XF(4), 'has order'—	
	omit, insert—	
	'has ordered'.	
24	Section 245XH(2)(b), 'to pool owner'—	
	omit, insert—	
	'to a pool owner'.	
25	Section 245XM(1)(c)(i), 'proposed;'—	
	omit, insert—	
	'proposed; and'.	
26	Section 246AG(1), '246AF(2)'—	
	omit, insert—	
	'246AF(2),'.	
27	Section 246BX(2)(e), 'suspend'—	
	omit, insert—	
	'suspend the licence'.	

28	Section 246CT(3), 'warrant enter'—	1
	omit, insert—	2
	'warrant, enter'.	3
29	Section 246EH(1)(i), 'part 4, division 2'—	4
	omit, insert—	5
	'part 6, division 5'.	6
30	Section 246ER(2)(a) and (b), '246EM'—	7
	omit, insert—	8
	'246EL'.	9
31	Section 252, after '142'—	10
	insert—	11
	'or the City of Brisbane Act 2010, section 132'.	12
32	Chapter 11, part 15, first mentioned—	13
	renumber as part 14A.	14
33	Section 309, heading 'pt 15'—	15
	omit, insert—	16
	'pt 14A'.	17
34	Section 311, first occurring—	18
	renumber as section 310A	10

Plumbing and Drainage Act 2002		1
1	Section 9(3)(a)(iii), 'Health and Hospitals Network Act 2011'—	2 3
	omit, insert—	4
	'Hospital and Health Boards Act 2011'.	5
2	Section 13(1)(c), 'this Act,'—	6
	omit, insert—	7
	'this Act or'.	8
3	Section 15, '14(1)(a)'—	9
	omit, insert—	10
	'14(a)'.	11
4	Section 56(2), 'the licensee'—	12
	omit, insert—	13
	'the licensee,'.	14
5	Section 62(2), 'has'—	15
	omit, insert—	16
	'has,'.	17
6	Section 85B(1), editor's note, 'Editor's note—'—	18
	omit, insert—	19
	'Note—'.	20
7	Section 85D(4)—	21
	omit.	22

8	Section 94(2)(a), editor's note, 'Editor's note—'—	1
	omit, insert—	2
	'Note—'.	3
9	Section 125(b), editor's note, 'Editor's note—'—	4
	omit, insert—	5
	'Note—'.	6
10	Section 125, maximum penalty, paragraph (a), 'units;'—	7
	omit, insert—	8
	'units; or'.	9
11	Section 128C, editor's note, 'Editor's note—'—	10
	omit, insert—	11
	'Note—'.	12
12	Section 128D, editor's note, 'Editor's note—'—	13
	omit, insert—	14
	'Note—'.	15
13	Section 128K(1)(b)(iii), editor's note, 'Editor's note—'—	16
	omit, insert—	17
	'Note—'.	18
14	Section 143A, editor's note, 'Editor's note—'—	19
	omit, insert—	20
	'Note—'.	21
15	Schedule, definition AS/NZS 1546—	22
	omit	23

Schedule

16	Schedule, definition <i>greywater treatment plant</i> , 'the premises greywater'—	1 2
	omit, insert—	3
	'the premises, greywater'.	4

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