

Queensland

Agents Financial Administration Bill 2013



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2013

A Bill

for

An Act to provide for the administration of trust accounts held by agents regulated under the *Debt Collectors* (Field Agents and Collection Agents) Act 2013, the Motor Dealers and Chattel Auctioneers Act 2013 and the Property Occupations Act 2013, to establish a claim fund to compensate persons in particular circumstances for financial loss arising from dealings with agents, and for related purposes

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The Pa	rlia	ment of Queensland enacts—	1
Part [*]	1	Preliminary	2
Divisi	on	1 Introduction	3
1	Sho	This Act may be cited as the <i>Agents Financial Administration Act 2013</i> .	4 5 6
2	Cor	mmencement This Act commences on a day to be fixed by proclamation.	7 8
3	Act	binds all persons	9
((1)	This Act binds all persons, including the State, and, so far as the legislative power of Parliament permits, the Commonwealth and the other States.	10 11 12
((2)	Nothing in this Act makes the State, the Commonwealth or any other State liable to be prosecuted for an offence.	13 14
4	Exe	emption—public officials	15
((1)	This Act does not apply to a prescribed officer for trust moneys for which the prescribed officer is responsible, if another Act makes provision for the way the prescribed officer is required to deal with moneys held by the officer in trust.	16 17 18 19 20
((2)	In this section—	21
		prescribed officer means—	22

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		[5 0]	
		(a) an accountable officer under the <i>Financial Accountability Act 2009</i> ; or	1 2
		(b) a public service officer.	3
5	Re	lationship with Fair Trading Inspectors Act 2013	4
	(1)	The Fair Trading Inspectors Act 2013 (the FTI Act) enacts common provisions for this Act and particular other Acts about fair trading.	5 6 7
	(2)	Unless this Act otherwise provides in relation to the FTI Act, the powers that an inspector has under that Act are in addition to and do not limit any powers the inspector has under this Act.	8 9 10 11
Divi	sion	2 Object	12
6	Ма	in object	13
	(1)	The main object of this Act is to protect consumers from financial loss in dealings with agents regulated under an Agents Act.	14 15 16
	(2)	The object is to be achieved mainly by—	17
		(a) regulating the way agents establish, manage and audit trust accounts; and	18 19
		(b) establishing a claim fund to compensate persons in particular circumstances for financial loss arising from dealings with agents; and	20 21 22
		(c) promoting administrative efficiency for claims made against the claim fund.	23 24

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Divis	ion 3	Interpretation	1
7	Definitions	S	2
	The die this Ac	ctionary in schedule 1 defines particular words used in et.	3 4
8	Meaning o	f agent	5
	An <i>age</i>	ent is a person who is either or both of the following—	6
	(a) a	licensee;	7
	(b) a	collection agent.	8
Part	2	Trust accounts	9
Divis	ion 1	Opening and keeping trust accounts	10 11
9	Who may	open trust account	12
	trust ac	on must not open an account purporting to be a general ecount or special trust account under this part unless the is a principal agent.	13 14 15
	Maxim	num penalty—200 penalty units.	16
10		n and grant of authority to open a trust collection agents	17 18
	agent r	opening a trust account under this part, a collection must apply, in the approved form, to the chief executive authority to open the account.	19 20 21
	Maxim	num penalty—200 penalty units.	22

(2)	for ager	obtair it und	cation must be accompanied by the amount required ning a criminal history report about the collection er the <i>Debt Collectors</i> (Field Agents and Collection ct 2013, section 106.	1 2 3 4
(3)	chie	f exec	executive must decide to grant the authority if the cutive considers the applicant is a suitable person to ast account.	5 6 7
(4)	oper the perfe	n a tru matte orm a ld Ag	ering whether an applicant is a suitable person to ast account, the chief executive must have regard to ers relating to the suitability of the applicant to a debt collection activity under the <i>Debt Collectors</i> ents and Collection Agents) Act 2013, as stated in 22 or 103 of that Act.	8 9 10 11 12 13
(5)	The	chief	executive must—	14
	(a)	_	the applicant written notice of the chief executive's sion about the application; and	15 16
	(b)	appl	ne decision is to refuse the application—give the licant an information notice complying with the AT Act, section 157(2) for the decision.	17 18 19
(6)	appl for appl	icant 3 mc	ef executive decides to refuse the application, the can not make another application under this section on this after the day the chief executive gives the the information notice under subsection (5)(b) for on.	20 21 22 23 24
(7)	How	ever,	subsection (6) does not apply if—	25
	(a)	the a	applicant is a corporation; and	26
	(b)		applicant satisfies the chief executive that, because genuine sale—	27 28
		(i)	no person who was a shareholder of, or held a beneficial interest in, the corporation when the refused application was made is a shareholder of, or holds a beneficial interest in, the applicant corporation; and	29 30 31 32 33
		(ii)	no person who was in a position to control or influence the affairs of the corporation when the	34

			refused application was made is in a position to control or influence the affairs of the applicant corporation.	1 2 3
11	Re	quireme	ents for opening and keeping trust accounts	4
	(1)	account	nt must not open a general trust account or special trust at a place other than the office or branch of an ed financial institution within the State.	5 6 7
		Maximu	um penalty—200 penalty units.	8
		Note—		9
		-	cial trust account is a trust account created under section 17 in an amount is held for investment at the direction of both parties to	10 11 12
	(2)	the agei	opening a general trust account or special trust account nt must give the manager or other officer in charge of ncial institution's office or branch—	13 14 15
			the person is a licensee—a copy of the licensee's cence; or	16 17
		cc	the person is a collection agent—a copy of the ollection agent's authority to open the account granted order section 10.	18 19 20
		Maximu	um penalty—200 penalty units.	21
	(3)	Subsect	tion (4) applies if—	22
			collection agent who is not a licensee keeps a general ust account at a financial institution under this part; and	23 24 25
		(b) th	e collection agent becomes a licensee; and	26
		ex	e collection agent intends to continue using the agent's xisting general trust account for transactions carried at under the licence.	27 28 29
	(4)	the ma	ent must, within 7 days after receiving the licence, give mager or other officer in charge of the financial on's office or branch a copy of the licence.	30 31 32

		Max	imum penalty—200 penalty units.	1
12	Ac	count	t's name	2
	(1)		agent opening a general trust account must ensure the punt's name includes the words 'trust account'.	3
		Max	imum penalty—200 penalty units.	5
	(2)		censee opening a special trust account must ensure the bunt's name includes the words 'special trust account'.	6 7
		Max	imum penalty—200 penalty units.	8
13	No	tice o	of account's opening, closing or name change	9
	(1)		section applies if an agent does any of the following h an <i>event</i>)—	10 11
		(a)	opens a general trust account;	12
		(b)	if the agent is a property agent—opens a special trust account;	13 14
		(c)	changes the name of a general trust account or special trust account;	15 16
		(d)	closes a general trust account or special trust account.	17
	(2)	subs	agent must give the chief executive written notice under ection (3) of the happening of the event within 2 months is happening.	18 19 20
		Max	imum penalty—200 penalty units.	21
	(3)	The	written notice must state—	22
		(a)	whether the account is a general trust account or special trust account; and	23 24
		(b)	the name of the financial institution where the account is or was kept; and	25 26
		(c)	the account name; and	27
		(d)	the identifying number of the financial institution; and	28
			Note—	29

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			This is commonly referred to as the bank state branch number (BSB).	1 2
		(e)	the account number.	3
14	Ag	reem	ents with financial institutions	4
	(1)	with	chief executive may enter into an agreement for the State a financial institution about the keeping of general trust bunts by agents.	5 6 7
	(2)		chief executive may enter into an agreement only with the ister's approval.	8 9
	(3)	The	agreement may provide for the following things—	10
		(a)	payment of interest on the whole or part of amounts held in agents' general trust accounts to the consolidated fund;	11 12 13
		(b)	informing the chief executive of amounts held in agents' general trust accounts;	14 15
		(c)	auditing agents' general trust accounts;	16
		(d)	other things concerning agents' general trust accounts.	17
	(4)		inancial institution may pay interest to the consolidated under an agreement.	18 19
Div	ision	2	Payments to trust accounts	20
15	Аp	plica	tion of ss 15 and 16	21
	(1)	Sect ager	tions 16 and 17 apply if an amount is received by an nt—	22 23
		(a)	for a transaction; or	24
		(b)	with a written direction for its use.	25
			Example of paragraph (b)—	26
			an amount received by a property agent with a written direction to use it for advertising or marketing by the property agent or another person	27 28 29

	(2)	In this section—	1
	(-)		2
		(a) includes deposit and purchase monies for the	3 4
		(b) does not include an amount payable to the agent for the	5 6 7 8
16	De	aling with amount on receipt	9
		An agent must, before the end of the first business day after receiving the amount—	10 11
		(a) pay it to the agent's general trust account; or	12
		Example—	13
		A licensee who collects an amount of rent for a property owner must pay the amount to the licensee's general trust account before the money can be paid from the account under section 22.	14 15 16
		(b) if section 17(1) applies, invest it under section 17(2).	17
		Maximum penalty—200 penalty units or 2 years imprisonment.	18 19
17	Inv	restments—property agents	20
	(1)		21 22
		(a) the agent receives the amount for a sale; and	23
		(b) the sale is to be completed on a day that is—	24
		(i) stated in the contract or ascertainable on the day the contract is entered into; and	25 26
		(ii) more than 60 days after the amount is received; and	27 28
		(c) the amount is received with a direction from all parties to the sale that it be invested.	29 30

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	(2)	The agent must pay the amount as required by the direction to a special trust account with a branch of a financial institution within the State operated for the investment of the amount. Maximum penalty for subsection (2)—200 penalty units or 2 years imprisonment.	1 2 3 4 5
		years imprisonment.	3
18	No	other payments to trust account	6
	(1)	An agent must not pay to a trust account an amount other than an amount that must be paid to the account under section 16 or 17.	7 8 9
		Maximum penalty—200 penalty units or 1 year's imprisonment.	10 11
	(2)	However, if the agent receives an amount consisting of trust money and other money (the <i>non-trust money</i>) that can not be divided, the agent must—	12 13 14
		(a) pay the whole amount to the agent's general trust account; and	15 16
		(b) draw the non-trust money from the account within 14 days after the money becomes available for drawing.	17 18
		Example of amount consisting of trust money and non-trust money—	19
		A property agent receives a single cheque for rent and services provided by the property agent, including, for example, television rental.	20 21
		Maximum penalty—200 penalty units or 1 year's imprisonment.	22 23
19	Mu	litiple trust accounts not required	24
	(1)	A licensee who holds more than 1 licence is not required to keep a general trust account for each licence.	25 26
	(1)	Also, a collection agent who holds 1 or more licenses is only required to keep 1 general trust account for activities performed as a collection agent and activities performed under the agent's licence.	27 28 29 30

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20	Tru	ist money not available to agent's creditors	1
20	110	An amount paid, or required to be paid, to a trust account under this division can not be—	2 3
		(a) used for payment of the debt of a creditor of an agent; or	4
		(b) attached or taken in execution under a court order or process by a creditor.	5 6
Divi	sion	3 Payments from trust accounts	7
21	Wh	nen payments may be made from trust accounts	8
	(1)	An amount paid to a trust account must be kept in the account until it is paid out under this Act.	9 10
		Maximum penalty—200 penalty units or 2 years imprisonment.	11 12
	(2)	An amount may be paid from a trust account only in a way permitted under this Act.	13 14
		Maximum penalty—200 penalty units or 2 years imprisonment.	15 16
22	Pei	rmitted drawings from trust accounts	17
	(1)	An agent may draw an amount from the agent's trust account to pay the agent's transaction fee or transaction expenses for a transaction only if—	18 19 20
		(a) the amount is drawn against the transaction fund for the transaction; and	21 22
		(b) the agent is authorised to draw the amount under this section.	23 24
		Maximum penalty—200 penalty units or 2 years imprisonment.	25 26
	(2)	The agent is authorised to draw an amount from the transaction fund to pay a transaction expense when the expense becomes payable.	27 28 29

(3)	Afte	r the transaction is finalised, the agent is authorised—	1			
	(a)	to draw an amount from the transaction fund to pay the person entitled to the amount, or someone else in accordance with the person's written direction, that is equal to the difference between—	2 3 4 5			
		(i) the balance of the transaction fund; and	6			
		(ii) the total of the agent's transaction fee and any outstanding transaction expense; and	7 8			
	(b)	after the amount, if any, mentioned in paragraph (a) has been paid—to draw the agent's transaction fee from the transaction fund.	9 10 11			
	Exam	aple of when a transaction is finalised—	12			
	the settlement of a contract for the sale of property or the termination of the contract					
(4)	fund agen	For subsection (3)(a) or (b), if a dispute about the transaction fund arises, the transaction is not taken to be finalised until the agent is authorised to pay out the transaction fund under section 26.				
(5)	to th	agent must pay an amount mentioned in subsection (3)(a) the person entitled to it, or someone else in accordance with the person's written direction—	19 20 21			
	(a)	if the person asks, in writing, for the balance—within 14 days after receiving the request; or	22 23			
	(b)	if the person has not asked, in writing, for the balance—within 42 days after the transaction is finalised.	24 25 26			
		imum penalty—200 penalty units or 2 years risonment.	27 28			
(6)	In this section—					
	<i>transaction expense</i> means an expense an agent is authorised to incur in connection with the performance of the agent's activities for a transaction.					
	<i>transaction fee</i> means fees, charges and commission payable for the performance of an agent's activities for a transaction.					

		transaction fund means an amount held in an agent's trust account for a transaction.	1 2
Divi	sion	4 Other trust account obligations	3
23	Acc	counting to clients	4
	(1)	An agent must account as required under this section to a client who appoints the agent to perform an activity, for all amounts received for a transaction, including an amount mentioned in subsection (2)(c).	5 6 7 8
		Maximum penalty—200 penalty units or 2 years imprisonment.	9 10
	(2)	The account must be in writing and state—	11
		(a) the amounts received for the transaction; and	12
		(b) how the amounts were or are to be paid out; and	13
		(c) the source and the amount of any rebate, discount, commission or benefit the agent received—	14 15
		(i) for any expenses the agent incurred for the client in connection with the performance of a service; or	16 17
		(ii) for referring the client to someone else for services relating to the transaction.	18 19
	(3)	The agent must give the client the account—	20
		(a) if the client asks, in writing, for the account—within 14 days after receiving the request; or	21 22
		(b) if the client has not asked, in writing, for the account—within 42 days after the transaction is finalised.	23 24 25
24	Dut	ties of financial institution managers	26
	(1)	The manager or principal officer of an office or branch of a financial institution where trust money has been deposited, whether to a trust account or another account, must—	27 28 29

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	(a)	allow an inspector, on written demand signed by the inspector, to inspect and copy documents relating to the account; and	1 2 3
	(b)	immediately an agent's trust account is overdrawn, inform the chief executive of that fact; and	4 5
	(c)	immediately there is insufficient money in an agent's trust account to meet a cheque drawn on the account, inform the chief executive of—	6 7 8
		(i) the amount for which the cheque is drawn; and	9
		(ii) the amount in the account.	10
		kimum penalty—200 penalty units or 1 year's risonment.	11 12
(2)	In th	nis section—	13
	agei	nt includes—	14
	(a)	a former agent; and	15
	(b)	a person who is not licensed, but who acts as a licensee.	16
	trus	t money includes—	17
	(a)	an amount that, under section 16, is required to be deposited to an agent's trust account; and	18 19
	(b)	an instrument for the payment of an amount mentioned in paragraph (a) if the instrument may be paid into a financial institution; and	20 21 22
	(c)	a security for an amount mentioned in paragraph (a) if title to the security is transferable by delivery.	23 24
Division	า 5	Disputes about trust money	25
25 A _l	oplica	tion of div 5	26
(1)	This	s division applies if—	27

		(a) an agent holds a transaction fund for a transaction under section 22; and	1 2
		(b) before the transaction fund is paid out under section 22, the agent receives written notice from a party to the transaction that ownership of the fund or part of the fund is in dispute (the <i>amount in dispute</i>).	3 4 5 6
	(2)	In this section—	7
		<i>party</i> , to a transaction, does not include an agent acting for a party to the transaction.	8 9
26	Wh	nen amount in dispute may be paid	10
		The agent must not pay out the amount in dispute unless the agent—	11 12
		(a) receives written notice—	13
		(i) from all parties to the transaction stating the person who is entitled to the amount in dispute; or	14 15
		(ii) a legal proceeding has been started in a court to decide who is entitled to the amount in dispute; or	16 17
		(b) pays the amount under section 28(3).	18
		Maximum penalty—200 penalty units or 2 years imprisonment.	19 20
27	Wh	nere amount must be paid if notice given	21
		The agent must pay the amount in dispute immediately—	22
		(a) if notice under section 26(a)(i) is received—to the person stated to be entitled to the amount or in accordance with the person's direction; or	23 24 25
		(b) if notice under section 26(a)(ii) is received—to the court in which the proceeding was started.	26 27
		Maximum penalty—200 penalty units or 2 years imprisonment.	28 29

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Dealing with amount if no notice					
	(1)	This section applies if the agent does not receive a notice under section 26 within 30 days after receiving notice of the dispute.			
	(2)	The agent must, within 7 days after the end of the 30 day period, give all parties to the transaction a written notice stating that—	5 6 7		
		(a) the agent will, within 30 days after the notice is given, pay the amount in dispute to a stated person whom the agent believes is entitled to receive it if the agent has not received a notice under section 26; or	8 9 10 11		
		(b) the agent can not decide who is entitled to the amount and is keeping it in the agent's trust account until the agent receives notice under section 26.	12 13 14		
		Maximum penalty—200 penalty units or 2 years imprisonment.	15 16		
	(3)	The agent may pay the amount to the person stated in a notice given under subsection (2)(a) if, within 30 days after the notice is given, the agent does not receive a notice under section 25.	17 18 19 20		
Part	t 3	Audit requirements	21		
Divis	sion	1 Preliminary	22		
29	Def	finition for pt 3	23		
		In this part—	24		
		auditor means a person who is—	25		
		(a) registered as an auditor under the Corporations Act; or	26		
		Note—	27		

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			See the Corporations Act, section 1274AA (Register of disqualified company directors and other officers).
		(b)	a member of CPA Australia who is entitled to use the letters 'CPA' or 'FCPA'; or
		(c)	a member of the Institute of Chartered Accountants in Australia who is entitled to use the letters 'CA' or 'FCA'; or
		(d)	a member of the Institute of Public Accountants who is entitled to use the letters 'MIPA' or 'FIPA'.
Divi	sion	2	Provisions about auditors
30	Ag	ent n	nust appoint auditor and notify chief executive
	(1)	appo	agent must, within 1 month after opening a trust account, bint an auditor to audit the trust account kept or to be kept he agent.
			simum penalty—200 penalty units or 1 year's risonment.
	(2)		agent must, within 1 month after the appointment, give chief executive—
		(a)	written notice of the auditor's name and address; and
		(b)	evidence the auditor has accepted the appointment.
		Max	ximum penalty—200 penalty units.
31	Ste	ps to	b be taken if auditor's appointment ends
	(1)	appo	n agent's auditor resigns or the agent ends the auditor's pintment, both the auditor and the agent must immediately fy the chief executive of—
		(a)	the resignation or ending of the appointment; and
		(b)	the reasons for it.

(2)	notic	nuditor or agent who is required to give the condense under subsection (1) and fails to gimits an offence.		1 2 3
	Max	imum penalty—200 penalty units.		4
(3)	has a	agent must appoint another auditor and, una reasonable excuse, within 1 month after the nding of the appointment mentioned in a seffect, give the chief executive—	the resignation	5 6 7 8
	(a)	written notice of the auditor's name and a	ddress; and	9
	(b)	evidence the auditor has accepted the appe	ointment.	10
	Max	imum penalty—200 penalty units.		11
(4)	If an	agent's auditor dies, the agent must—		12
	(a)	as soon as practicable after the agent becomes the death, notify the chief executive of the		13 14
	(b)	unless the agent has a reasonable exc month after becoming aware of the canother auditor and give the chief executive	death, appoint	15 16 17
		(i) written notice of the auditor's name and	e and address;	18 19
		(ii) evidence the auditor has accepted the	e appointment.	20
	Max	imum penalty—200 penalty units.		21
		ecutive may make information availal sory bodies	ble to	22 23
(1)	ASIO if th	chief executive may report a matter about C or a prescribed entity of which the auditous chief executive believes, on reasonable tor—	or is a member	24 25 26 27
	(a)	has not audited an agent's trust accounts with generally accepted standards of competency; or		28 29 30
	(b)	has failed to detect or report material irreg operation of an agent's trust accounts; or	gularities in the	31 32

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		(c)	has no this A	ot properly performed the auditor's functions under Act.	1 2
	(2)	exec	utive's	executive may make information in the chief is possession available to the commission or entity stigation conducted by the commission or entity.	3 4 5
	(3)	In th	is secti	ion—	6
		Cha		entity means CPA Australia, the Institute of Accountants in Australia or the Institute of Public ts.	7 8 9
Divi	sion	3		Audit of trust accounts	10
33	De	finitio	ns fo	r div 3	11
		In th	is divis	sion—	12
		perio	od, eve	ides a person who is an agent at the start of an audit in if the person stops being an agent before the end it period.	13 14 15
		audi	t mont	h, for an agent, means—	16
		(a)	if the	agent is a licensee—	17
				the eighth month after the month in which the licence was first issued to the licensee and the same month in each subsequent year; or	18 19 20
				another month stated by the chief executive in a written notice given to the licensee; or	21 22
			1	Example of paragraph (a)(i)—	23
				If a licensee's licence was first issued to the licensee in January, the audit month for the licensee's licence is September.	24 25 26
		(b)	if the	agent is a collection agent—the month of June.	27
		audi	t perio	d means—	28
		(a)		2 month period in each year ending on the last day e audit month; or	29 30

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		(b) another period decided by the chief executive, either generally by gazette notice, or by written notice given to an agent.	1 2 3
		<i>audit report</i> , for an agent, means a report from the agent's auditor under section 40.	4 5
		<i>trust account</i> means a general trust account or a special trust account.	6 7
34	Wh	at trust accounts must be audited	8
	(1)	An agent's trust accounts must be audited for each audit period during which the agent carried on business as an agent and operated a trust account.	9 10 11
	(2)	An agent's trust accounts need not be audited for an audit period if the agent gives the chief executive a statutory declaration that the agent did not operate a trust account during the period.	12 13 14 15
35	Tim	ne for audit	16
	(1)	This section applies to an agent for each audit period for which the agent's trust accounts must be audited.	17 18
	(2)	The agent must, within 4 months after the last day of the audit month in each year or the extended period allowed by the chief executive under subsection (3)—	19 20 21
		(a) have the agent's trust accounts for the last audit period audited by the person's auditor; and	22 23
		(b) file the agent's signed original audit report with the chief executive.	24 25
		Maximum penalty—200 penalty units or 2 years imprisonment.	26 27
		Note—	28
		The auditor must give the agent a signed original audit report under section 40 (Audit reports).	29 30

	(3)	subs	chief executive may extend the time mentioned in section (2) if the agent or the agent's auditor applies in ing to the chief executive for the extension.	1 2 3
	(4)		application must state the grounds on which the extension bught.	4 5
	(5)	file happ	he agent is charged with an offence relating to a failure to an audit report, it does not matter that the contravention bened without the agent's authority or contrary to the ht's instructions.	6 7 8 9
36	Au	ditors	s—functions	10
	(1)	An a	auditor has the following functions under this division—	11
		(a)	to inspect and audit, in each audit period, the trust accounts of each agent by whom the auditor is engaged;	12 13
		(b)	to make an audit report for the agent for the audit period;	14 15
		(c)	if the agent is an agent for the whole of the audit period—to make 2 unannounced examinations of the agent's trust accounts during the audit period;	16 17 18
		(d)	if the agent is an agent for less than the whole audit period, but more than 6 months of the period—to make 1 unannounced examination of the agent's trust accounts during the audit period.	19 20 21 22
	(2)	ager	auditor must not make an unannounced examination of an nt's trust accounts within 2 months after the last day of the t period or another unannounced examination.	23 24 25
37	Au	ditor'	's advice to chief executive	26
			auditor must immediately give written notice to the chief cutive if the auditor—	27 28
		(a)	can not report that a trust account has been satisfactorily kept under this Act; or	29 30

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		(b) finds, on an unannounced examination of an agent's trust accounts, an irregularity relating to an account that ought to be brought to the chief executive's notice.	1 2 3			
		Maximum penalty—200 penalty units or 1 year's imprisonment.	4 5			
38	Au	ditor may ask agent to produce other accounts	6			
	(1)	This section applies if an auditor considers, to enable the auditor to decide whether an agent's trust accounts have been satisfactorily kept under this Act, it is necessary—	7 8 9			
		(a) to examine a general account of the agent; or	1(
		(b) to be given information about the accounts.	11			
	(2)	The auditor may ask the agent to produce the general account or give the information.	12 13			
	(3)	If the agent refuses, the auditor must immediately give written notice to the chief executive.	14 13			
		Maximum penalty for subsection (3)—200 penalty units or 1 year's imprisonment.	10 17			
39	Au	dit on ceasing to be principal agent	18			
	(1)	This section applies if—				
		(a) an agent keeps a trust account; and	20			
		(b) the agent stops being a principal agent.	21			
		Example—	22			
		An agent who is a licensee stops being a principal agent if the licensee stops carrying on business under the licensee's licence on the licensee's own behalf.	23 24 25			
	(2)	The agent must, within 2 months after the agent stops being a principal agent—	26 27			
		(a) have the agent's trust accounts audited by the agent's auditor for the period—	28 29			

			period covered by the last audit of the trust accounts or, if the trust accounts have not previously been audited, the day on which the agent was first required to keep trust accounts; and	
			principal agent; and	7
		(b)		
40	Au	dit re	ports	12
40	(1)		e e	
	(2)	The	auditor must include the following in the report—	17
		(a)	the following details—	18
			(i) the auditor's name;	19
			•	
			· · · · · · · · · · · · · · · · · · ·	
		(b)	the audit period for which the report is made;	24
		(c)	the name and number of each trust account audited;	d 5 a 6 7 e 8 9 rs 10 11 12 e 13 14 rs 15 16 17 18 19 a 20 21 e 22 23 24 25 h 26 d 27 28
		(d)	of the institution where each trust account was kept and	27
		(e)	the agent's name;	29
		(f)		

(g)	for a corporation—					
	(i)	if the corporation is a licensee—the corporation's licence number; and	2 3			
	(ii)	the licence number of each licensee in charge of the corporation's business; and	4 5			
	(iii)	the name of each agent in charge of the corporation's business during the audit period;	6 7			
(h)	if the agent carried on business under a registered business name—the business name and the names of any persons with whom the agent carried on the business;					
(i)	each agen	place where the agent carried on business as an at;	12 13			
(j)		tement about whether each trust account has been factorily kept under this Act;	14 15			
(k)	a statement specifying the day and result of each unannounced examination for the audit period under section 36(1);					
(1)	a statement about whether the auditor has audited the agent's general account;					
(m)		trust account has been overdrawn, the following ils—	21 22			
	(i)	the name of the overdrawn account;	23			
	(ii)	the date and amount of each overdraw;	24			
	(iii)	any reason given by the agent for each overdraw;	25			
	(iv)	if an overdraw was corrected, the date of the correction;	26 27			
(n)	if a trust creditor's ledger account has been overdrawn, the following details—					
	(i)	the name of the trust creditor;	30			
	(ii)	the date and amount of each overdraw;	31			
	(iii)	any reason given by the agent for each overdraw;	32			

	(iv) if an overdraw was corrected, the date of the correction;	1 2				
(o)	a statement about whether, for each month during the audit period—					
	(i) each trust account cash book was reconciled with the bank balance and trust ledger; and	5 6				
	(ii) an analysis was made showing the name of each person for whom an amount was held and the amount held for each person;	7 8 9				
(p)	the serial numbers of the trust receipts used during the audit period and any unused trust receipts produced to the auditor;					
(q)	if an amount has been held in trust for more than 3 months by the agent at the last day of the audit period, the particulars for each amount, including—	13 14 15				
	(i) any reason given by the agent for holding the amount for more than 3 months; and	16 17				
	(ii) whether the amounts have been dispersed before the day the report is given;	18 19				
(r)	a statement that each trust account cash book has been reconciled with the bank balance of the trust account at the last day of the audit period;					
(s)	a copy of the reconciliation of the trust account cash book and the bank balance of the trust account at the last day of the audit period containing the particulars prescribed under a regulation for this paragraph;					
(t)	if the agent used software in connection with keeping the trust account—the name and version number of the software;					
(u)	a statement about anything else about a trust account audited that the auditor considers should be reported to the chief executive.	30 31 32				

Part 4			Directions about trust accounts and appointing receivers and special investigators	
Division	1		Definitions	4
41 Def	initic	ons fo	r pt 4	5
	In th	is part	<u></u>	6
	acco	ount m	eans—	7
	(a)		ast account in an agent's name with a financial aution; or	8 9
	(b)		ecount in the agent's name or in which the agent has terest with a financial institution; or	10 11
	(c)	anoth	ner account to which trust money is deposited.	12
	_		ades a former agent and the personal representative sed agent.	13 14
	acco	unt, m	means the stealing, or embezzlement, omitting to hisappropriation or misapplication of, or another act perty punishable by imprisonment.	15 16 17
	mon	ey inc	ludes—	18
	(a)		instrument for the payment of an amount if the ament may be paid to a financial institution; and	19 20
	(b)		rity for money if title to the security is transferable elivery.	21 22
	trusi	t prope	erty, for an agent—	23
	(a)	mear	ns—	24
			property received by the agent in trust that has not been given to the person entitled to it or someone else under the person's direction or according to law; or	25 26 27 28

		(ii) property that, except for the appointment of a receiver, would be receivable for another person by the agent in trust after the receiver's appointment; or	1 2 3 4
		(iii) trust money; and	5
	(b)	includes computer hardware, software and discs, ledgers, books of account, vouchers, records, deeds, files and other documents used in connection with something mentioned in paragraph (a).	6 7 8 9
Division	2	Giving directions about agents' accounts	1 1
		ecutive may give directions about agent's in particular cases	1 1
(1)	subs	chief executive may decide to give a direction under ection (2) if the chief executive believes, on reasonable nds—	1 1 1
	(a)	any of the following persons has, or may have, stolen or misappropriated or misapplied trust money—	1 1
		(i) an agent;	1
		(ii) the person in charge of an agent's business;	2
		(iii) an employee of an agent; or	2
	(b)	an agent has abandoned the agent's business.	2
(2)	The	chief executive may direct, by signed writing—	2
	(a)	if a claim has been made against the fund for the trust money—that all or part of the amount to the credit of a stated account be paid to the chief executive; or	2 2 2
	(b)	that an amount must not be drawn from a stated account other than with the chief executive's written approval; or	2 2
	(c)	that a stated account may be operated only under stated conditions.	2

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	(3)	The direction must—	1
		(a) be given to each holder of the account and the financial institution where the account is kept; and	2 3
		(b) state the account to which it relates; and	4
		(c) if it includes a direction under subsection (2)(c), state the conditions under which the account may be operated.	5 6 7
	(4)	If an amount is paid to the chief executive under subsection (2)(a), the chief executive must pay the amount to the consolidated fund.	8 9 10
43	Ac	count not to be operated unless chief executive allows	11
	(1)	This section applies if the chief executive gives a direction under section 42(1).	12 13
	(2)	After the direction has been given to the holder of the account, and until it is withdrawn, the holder must not sign a cheque or other instrument drawn on the account unless the cheque or other instrument has first been signed by the chief executive or a person authorised by the chief executive to sign the cheque or instrument.	14 15 16 17 18 19
		Maximum penalty—200 penalty units or 2 years imprisonment.	20 21
44	Fin	ancial institution must comply with direction	22
	(1)	After a direction has been given to a financial institution under section 42(2), and until it is withdrawn, the financial institution must not—	23 24 25
		(a) pay a cheque or other instrument drawn on the account stated in the direction unless the cheque or instrument is also signed by the chief executive; or	26 27 28
		(b) give effect to another transaction on the account that is not authorised because of the direction.	29 30
		Maximum penalty—	31

		(a) for an individual guilty of an offence under chapter 2 of the Criminal Code—200 penalty units or 1 year's imprisonment; or	1 2 3
		(b) for a corporation—1000 penalty units.	4
	(2)	Subsection (1) applies whether or not a copy of the direction has been given to anyone else.	5 6
	(3)	For section 42(2)(b), the chief executive's signature on the cheque or other instrument is sufficient evidence of the chief executive's approval to draw an amount from the account to honour the cheque or other instrument.	7 8 9 10
	(4)	A manager or principal officer in charge of an office or branch of the financial institution where the account is kept, or another officer of the financial institution, must not knowingly contravene this section.	11 12 13 14
		Maximum penalty—200 penalty units or 1 year's imprisonment.	15 16
	(5)	A person to whom a direction is given does not incur a civil liability to another only because the person complies with the direction.	17 18 19
45		rson may ask QCAT to review chief executive's cision	20 21
	(1)	A person who is dissatisfied with a decision of the chief executive made under section 42(1) may apply to QCAT to have the decision reviewed.	22 23 24
	(2)	QCAT can not stay the operation of the decision under the QCAT Act, section 22(3).	25 26
46	Wit	thdrawal of direction	27
	(1)	The chief executive may withdraw a direction given under section 42 at any time.	28 29

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	(2)	imm	ediat	ely giv	n is withdrawn, the chief executive must we all persons who were given the direction a irection has been withdrawn.	1 2 3
	(3)	A di	rectio	n stop	s having effect when the notice is given.	4
Divis	sion	3		Re	ceivers	5
Subo	divis	ion	1	Ар	pointment	6
17	Wh	en re	eceiv	er ma	y be appointed	7
	(1)	defa agen	lcatio	n has, rust a	executive believes, on reasonable grounds, or may have, been committed in relation to an eccount, the chief executive may appoint a	8 9 10 11
		(a)	the	agent (consents to the appointment; or	12
		(b)	the	chief e	executive—	13
			(i)	gives	the agent written notice—	14
				(A)	stating the chief executive proposes to appoint a receiver on the ground that defalcation has, or may have, been committed in relation to the agent's trust account; and	15 16 17 18 19
				(B)	outlining the facts and circumstances forming the basis for the ground; and	20 21
				(C)	inviting the agent to show, in writing, within a stated time of at least 21 days, why the appointment should not be made; and	22 23 24
			(ii)		considering any written representations given in the stated time, still considers the ground s.	25 26 27
		Note-	_			28

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	adı to giv sta	ministr give a en. Se tement	e Judicial Review Act 1991, part 4, a person aggrieved by an eative decision of the chief executive can ask the chief executive written statement of reasons for the decision, if they are not be the Acts Interpretation Act 1954, section 27B (Content of a of reasons for decision) for what the chief executive must set be reasons.	1 2 3 4 5 6	
(2)	chie:	f exec obtain	executive may immediately appoint a receiver if the cutive believes, on reasonable grounds, a person can a payment or delivery of trust property held for the an agent because of—	7 8 9 10	
	(a)	the a	agent's mental or physical infirmity; or	11	
	(b)	the a	agent's death; or	12	
	(c)	the a	abandonment of the agent's business; or	13	
	(d)	if th	e agent is a licensee—	14	
		(i)	the agent's disqualification from holding a licence; or	15 16	
		(ii)	the cancellation or suspension of the agent's licence; or	17 18	
		(iii)	a refusal to renew the agent's licence; or	19	
		(iv)	the expiry of the agent's licence.	20	
Tru	st pr	oper	ty over which receiver may be appointed	21	
	A re	ceive	r may be appointed over trust property—	22	
	(a)	held	by an agent; or	23	
	(b)	held	by another person for an agent; or	24	
	(c)	reco	overable by an agent; or	25	
	(d)	if an agent is dead, that may be recoverable by the agent's personal representative.			

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49	Wh	no may be appointed	1
	(1)	The chief executive may appoint a person as a receiver only if satisfied the person is appropriately qualified to perform a receiver's functions.	2 3 4
	(2)	A person may be appointed as a receiver and a special investigator over the same trust property.	5 6
		Note—	7
		See section 70 (Appointment of special investigator).	8
50	Но	w receivers are appointed	9
	(1)	The chief executive must appoint a receiver by signed notice.	10
	(2)	The notice must state the trust property (<i>receivership property</i>) over which the receiver is appointed.	11 12
	(3)	The appointment takes effect when the notice is signed.	13
	(4)	The chief executive must give a copy of the notice to the agent and the receiver as soon as practicable after the signing of the notice.	14 15 16
	(5)	If the agent is a corporation, the agent must give notice of the appointment to each person who was an executive officer of the corporation at the time the event giving rise to the appointment happened, unless the agent has a reasonable excuse.	17 18 19 20 21
		Maximum penalty for subsection (5)—	22
		(a) for an individual guilty of an offence under chapter 2 of the Criminal Code—100 penalty units; or	23 24
		(b) for a corporation—500 penalty units.	25
Sub	odivis	sion 2 Receiver's functions and powers	26
51	Re	ceivers—functions	27
	(1)	A receiver appointed under this division has the following functions—	28 29

		(a)	to ta	ake possession of receivership property;	1
		(b)	to m	nanage receivership property;	2
		(c)	to re	eceive claims against receivership property;	3
		(d)	if th	e agent held receivership property in trust—	4
			(i)	to identify the person or persons who have the right to it; and	5 6
			(ii)	to distribute it under this division;	7
		(e)		dentify any defalcation that has, or may have, been mitted;	8 9
		(f)	to re	eport to the chief executive about the receivership.	10
	(2)	parts	2 an	ng out its functions, the receiver must comply with d 3 as if a reference in those parts to the agent were a to the receiver.	11 12 13
52	Re	quirin	ıg ini	formation	14
	(1)	or o	docur	r may ask a person to give the receiver information ments the receiver reasonably requires about hip property.	15 16 17
	(2)		_	on must give the receiver the information or s, unless the person has a reasonable excuse.	18 19
		Max	imun	n penalty—100 penalty units.	20
	(3)	or d	locun	sonable excuse for a person not to give information nents to a receiver if doing so might tend to te the person.	21 22 23
53	Pos	ssess	ion (of receivership property	24
	(1)	A re		er may take or enter into possession of receivership	25 26
	(2)	of re to th	ceive e per	is practicable after taking or entering into possession ership property, the receiver must give a receipt for it son from whom the property was taken or who held n of the property.	27 28 29 30

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	(3)	The receiver must allow a person who would be entitled to the receivership property if it were not in the receiver's possession—	1 2 3
		(a) to inspect it; or	4
		(b) if it is a document, to take a copy of it.	5
	(4)	The receiver must return receivership property the receiver is satisfied is not required for the receivership to the agent or other person who has the right to it.	6 7 8
	(5)	The receiver may take or enter into possession of receivership property under subsection (1) despite a lien or other security over it claimed by another person.	9 10 11
	(6)	However, the taking or entry into possession does not affect the person's claim to the lien or other security against a person other than the receiver.	12 13 14
54	Ord	ders for possession of receivership property	15
	(1)	This section applies if—	16
		(a) a receiver requires a person in possession of receivership property to give possession of it to the receiver; and	17 18
		(b) the person does not comply with the requirement.	19
	(2)	The receiver may apply to a court having jurisdiction for the receivers of debts up to the amount or value of the receivership property for an order for possession of the property.	20 21 22 23
	(3)	On the application, the court may make any order it considers appropriate.	24 25
55	Ent	forcing orders	26
	(1)	This section applies if—	27
		(a) a court makes an order under section 54 for possession of receivership property against a person; and	28 29
		(b) the person has been given a copy of the order; and	30

		(c)	the person has not complied with the order.	1
	(2)		court may make an order authorising a police officer, or eceiver or another person and a police officer—	2 3
		(a)	to enter stated premises or another place occupied by the person and search for the receivership property; and	4 5
		(b)	to seize the receivership property and move it to a place the receiver considers appropriate.	6 7
	(3)		court may also make another order it considers opriate.	8 9
56			rly withdrawing, destroying or concealing ship property	10 11
		A pe	rson must not—	12
		(a)	withdraw an amount or make a payment from an account with intent to defeat a receiver's functions; or	13 14
		(b)	destroy, conceal, move from 1 place to another place, give to another or place under another's control receivership property over which a receiver has been appointed.	15 16 17 18
			imum penalty—200 penalty units or 2 years isonment.	19 20
57	Dea	aling	with receivership property	21
	(1)		ceiver may deal with receivership property in the same as the agent may have lawfully dealt with the property.	22 23
	(2)		out limiting subsection (1), the receiver may do the wing—	24 25
		(a)	if the agent had no general trust account, open a general trust account;	26 27
		(b)	claim or receive a debt owing to the agent in connection with the receivership property;	28 29

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		(c) start or defend a proceeding concerning the receivership property for the agent;	1 2
		(d) engage a legal representative or other representative to give advice;	3 4
		(e) engage employees or representatives to help the receiver carry out the receiver's functions;	5 6
		(f) if the agent had power to sell or require the sale of the receivership property, sell or require the sale of the property.	7 8 9
58	Ob	structing receivers	10
		A person must not obstruct a receiver in the performance of the receiver's functions or the exercise of the receiver's powers under this subdivision.	11 12 13
		Maximum penalty—200 penalty units or 1 year's imprisonment.	14 15
Sub	divis	sion 3 Distributing receivership property	16
59	No	tice to claimants against receivership property	17
	(1)	The receiver must give notice to persons who may have a claim against receivership property.	18 19
	(2)	The notice may be given—	20
		(a) by post; or	21
		(b) by newspaper advertisement; or	22
		(c) in another way the receiver reasonably thinks will bring the notice to the attention of persons who may have a claim to the receivership property.	23 24 25
	(3)	The notice must state a time, at least 1 month after the notice is given, for particulars and grounds of a claim against the receivership property to be given to the receiver.	26 27 28

	(4)	, , , , , , , , , , , , , , , , , , , ,	1 2
		(a) the event alleged to give rise to the claim; and	3
		(b) when the event happened; and	4
		claimant suffered financial loss because of the event, when the claimant became aware of the financial loss;	5 6 7 8
		(d) all relevant particulars about the event and the financial loss; and	9 10
		(e) the claimant's estimated financial loss.	11
	(5)	The claim is taken to have been made on the day it is given to the receiver even though the claimant is unable to state all of the particulars mentioned in subsection (4).	12 13 14
	(6)	The receiver may require the claimant to verify the claim, or part of the claim.	15 16
		Example of verification—	17
		statutory declaration	18
60	Ac	cess to documents	19
	(1)	receivership property reasonable access to documents held by the receiver to allow particulars and grounds of the claim to be	20 21 22 23
	(2)	The receiver must give the access free of charge.	24
61	De	ciding claims	25
	(1)	-	26
			27
		(b) prepare a report stating the receiver's opinion about whether each claim is allowable, and reasons for the	28 29 30

(2)	Before deciding a claim, the receiver must give the following to the agent and each person who has claimed against the receivership property (the <i>parties</i>)—			
	(a)	a copy of the draft claims report;	4	
	(b)	a written notice inviting the parties to give the receiver written comments about the draft claims report within 14 days after giving the notice.	5 6 7	
(3)	mus and	te receiver receives comments from a party, the receiver try provide each other party with a copy of the comments invite the parties to give the receiver any further ments within 14 days after giving the notice.	8 9 10 11	
(4)		receiver must have regard to the following when deciding ther to allow claims—	12 13	
	(a)	the parties' comments given under subsection (3);	14	
	(b)	information or a document given under section 52.	15	
(5)		receiver may refuse to allow a person's claim against the ivership property if—	16 17	
	(a)	the person was given notice under section 59; and	18	
	(b)	particulars and grounds of the claim were not given within the time stated in the notice.	19 20	
(6)	rece	receiver must refuse to allow a person's claim against the ivership property if the receiver is satisfied the person ont have a lawful claim against the property.	21 22 23	
(7)		receiver must prepare a report (a <i>final claims report</i>) that udes—	24 25	
	(a)	a copy of the draft claims report; and	26	
	(b)	a copy of the parties' comments given under subsection (3); and	27 28	
	(c)	the receiver's decision for each claim and reasons for the decision	29 30	

Pay	/men	t of claims	1
(1)	,	section applies if the receiver has—	2
	(a)	given notice under section 59(1); and	3
	(b)	complied with section 61.	4
(2)	the r	receiver may pay a claim allowed by the receiver only if receivership property is enough to pay all claims allowed he receiver.	5 6 7
(3)		ne receivership property is not enough to pay all of the wed claims, the receiver—	8 9
	(a)	may pay any part of the property that consists of money to the chief executive; and	10 11
	(b)	must give a copy of the final claims report prepared under section 61(7) to the chief executive.	12 13
(4)	Mon be—	ney paid to the chief executive under subsection (3) must	14 15
	(a)	paid to the consolidated fund; and	16
	(b)	paid from the claim fund under section 63(3)(b).	17
(5)	In th	nis section—	18
	clair	n does not include a claim by the agent.	19
Мо	ney r	not dealt with by receiver	20
(1)		s section applies to receivership property consisting of ey in the receiver's possession.	21 22
(2)	The	receiver must give the money to the chief executive if—	23
	(a)	the receiver has not dealt with it under this division; and	24
	(b)	the chief executive, by written notice, asks for it.	25
(3)	be p	ney given to the chief executive under subsection (2) must raid to the consolidated fund and be paid from the claim I in the following order—	26 27 28
	(a)	to reimburse claims paid from the claim fund in relation to the agent;	29 30

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		(b)	to pay unsatisfied claims against the claim fund in relation to the agent;	1 2
		(c)	to pay the remuneration and costs of a receiver appointed under section 47;	3 4
		(d)	to pay the remuneration and costs of a special investigator appointed under section 70;	5 6
		(e)	to pay claims by the agent against the money.	7
Sub	divis	sion	4 Recovery of receivers' remuneration and costs	8 9
64	Re	cover	ry of remuneration and costs	10
	(1)	exec	following persons are liable to reimburse the chief rutive for an amount paid to a receiver, including an unt paid from the fund, for the receiver's remuneration costs—	11 12 13 14
		(a)	the agent in relation to whom the receiver was appointed;	15 16
		(b)	if the agent is a corporation, the executive officers of the corporation when the event for which the chief executive appointed the receiver happened.	17 18 19
	(2)		nore than 1 person is liable to reimburse the chief entire, the liability of the persons is joint and several.	20 21
	(3)		chief executive may recover an amount liable to be bursed under subsection (1) as a debt.	22 23
	(4)	chies liabl pay	fere taking action to recover the amount of the debt, the fexecutive must give a letter of demand to each person to the to reimburse the chief executive, requiring the person to the amount to the chief executive within 1 month after iving the letter.	24 25 26 27 28

Sub	divis	sion	5 Ending receivership	1
65	En	ding	receiver's appointment	2
		A re	ceiver's appointment ends if—	3
		(a)	the receiver resigns by signed notice given to the chief executive; or	4 5
		(b)	the receiver or the agent in relation to whom the receiver was appointed applies to the chief executive to end the appointment and the chief executive approves the application; or	6 7 8 9
		(c)	the receiver dies; or	10
		(d)	the chief executive ends the appointment by signed notice given to the receiver.	11 12
66	De en		with receivership property when appointment	13 14
	(1)	This	s section applies to receivership property if—	15
		(a)	the receiver's appointment ends; and	16
		(b)	the chief executive has not asked for the property under section 63.	17 18
	(2)	the c	within 14 days after the end of the receiver's appointment, whief executive appoints another person (the <i>new receiver</i>) the the receiver in the former receiver's place, the former iver must—	19 20 21 22
		(a)	give the receivership property to the new receiver as soon as reasonably practicable; or	23 24
		(b)	if the chief executive gives the former receiver a direction about how to deal with the receivership property, comply with the direction.	25 26 27
			risonment enalty—200 penalty units or 1 year's	28

	(3)	If a new receiver is not appointed within the 14 days, the former receiver must give the receivership property to the agent or other person who has the right to it.	1 2 3
		Maximum penalty—200 penalty units or 1 year's imprisonment.	4 5
	(4)	However, the chief executive may direct the former receiver to destroy or give to the chief executive a part of the receivership property consisting of documents if the documents have not been given to the person entitled to them.	6 7 8 9
	(5)	The former receiver must comply with a direction under subsection (4), unless the former receiver has a reasonable excuse.	10 11 12
		Maximum penalty for subsection (5)—200 penalty units or 1 year's imprisonment.	13 14
67	Re	turns by receiver	15
	(1)	A receiver must give the chief executive a report about the receivership when the chief executive directs, containing any information reasonably required by the chief executive.	16 17 18
	(2)	The receiver must also give the chief executive a report when the receiver's appointment ends.	19 20
	(3)	The report given under subsection (2) must contain—	21
		(a) if a copy of the final claims report prepared under section 61(7) has not already been provided under	22 23
		section 62(3)(b)—a copy of the final claims report; and	24
		section 62(3)(b)—a copy of the final claims report; and (b) any other information reasonably required by the chief executive.	24 25 26
	(4)	(b) any other information reasonably required by the chief	25

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Sub	divis	sion 6 Miscellaneous	1
68	Re	ceiver not personal representative	2
		To remove any doubt, it is declared that deceased agent, in performing the receiver's to be taken to be the agent's personal representation.	functions, is not 4
69	Re	eceivership property free from execution	or attachment 6
		Receivership property can not be levied attached under a judgment.	on or taken or 7 8
Divi	sion	4 Special investigators	9
70	Ар	ppointment of special investigator	10
	(1)	The chief executive may, by written notice, investigator over an agent's trust account executive considers the trust account has required under this Act.	int if the chief 12
	(2)	The notice must state—	15
		(a) the agent's name and details of the trus	t account; and 16
		(b) the terms on which the special investig and	ator is appointed; 17
		(c) the special investigator's functions and	powers. 19
	(3)	A copy of the notice must be given to the age	ent. 20
	(4)	The chief executive may appoint a pers investigator only if the chief executive is sa is appropriately qualified to perform a spec functions.	tisfied the person 22
	(5)	An inspector may be appointed as a special i	nvestigator. 25

71	Sp	ecial investigators—functions	1
		A special investigator appointed under this division may perform any of the following functions stated in the investigator's notice of appointment—	2 3 4
		(a) inspecting the agent's trust accounts and records that relate to the trust accounts;	5 6
		(b) preparing or constructing incomplete trust account records;	7 8
		(c) performing other accounting tasks to establish the state of the trust account;	9 10
		(d) reporting to the chief executive under section 74.	11
72	Sp	ecial investigators—powers	12
	(1)	The chief executive may, by signed notice, give a special investigator a power that may be given to an inspector under the FTI Act.	13 14 15
	(2)	A special investigator's powers under subsection (1) end when the special investigator's appointment ends.	16 17
73		ent must comply with special investigator's lawful quests	18 19
	(1)	The agent over whose trust account the special investigator is appointed must comply with a special investigator's lawful requests, unless the agent has a reasonable excuse.	20 21 22
		Maximum penalty—200 penalty units or 1 year's imprisonment.	23 24
	(2)	The special investigator must advise the chief executive of a failure by the agent to comply with a request.	25 26
74	Re	ports to chief executive	27
	(1)	A special investigator must report to the chief executive at the time, and in the way, required by the chief executive.	28 29

	(2)	However, if the special investigator considers sufficient grounds exist to appoint a receiver, the special investigator must advise the chief executive immediately of the grounds.	1 2 3
75	Re	covery of remuneration and costs	4
	(1)	The following persons are liable to reimburse the chief executive for an amount paid to the special investigator, including an amount paid from the fund, for the investigator's remuneration and costs—	5 6 7 8
		(a) the agent over whose trust account the special investigator is appointed;	9 10
		(b) if the agent over whose trust account the special investigator is appointed is a corporation, the executive officers of the corporation when the event for which the chief executive appointed the special investigator happened.	11 12 13 14 15
	(2)	If more than 1 person is liable to reimburse the chief executive, the liability of the persons is joint and several.	16 17
	(3)	The chief executive may recover an amount liable to be reimbursed under subsection (1) as a debt.	18 19
	(4)	Before taking action to recover the amount of the debt, the chief executive must give a letter of demand to each person liable to reimburse the chief executive, requiring the person to pay the amount to the chief executive within 1 month after receiving the letter.	20 21 22 23 24
76	En	ding special investigator's appointment	25
		A special investigator's appointment ends if—	26
		(a) the investigator resigns by signed notice given to the chief executive; or	27 28
		(b) the investigator dies; or	29
		(c) the investigator's notice of appointment states the appointment ends when an event happens and the event happens; or	30 31 32

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		(d)		chief executive ends the appointment by signed ce given to the investigator.	1 2
Part :	5			Jurisdiction of QCAT	3
77	Jur	isdic	tion		4
		For t	this A	ct, QCAT has the following jurisdiction—	5
		(a)	to h	ear and decide—	6
			(i)	claims against the fund referred by the chief executive under section 95(1)(b); and	7 8
			(ii)	applications for reimbursement orders under part 8, division 4;	9 10
		(b)	to re	eview a decision of the chief executive—	11
			(i)	under section 45(1); or	12
			(ii)	for which an information notice is given under section 10(5)(b), 90 or 102;	13 14
		(c)	mak	decide whether to extend the time within which to the a claim or seek review of a decision of the chief cutive under section 122.	15 16 17
Part (6			Claim fund	18
78	Cla	im fu	ınd		19
	(1)	The	claim	fund is established.	20
	(2)	from	ı time	surer must transfer amounts to the fund, appropriated to time, to meet claims against the fund, the special made from the fund or the remuneration and costs	21 22 23

		of a receiver or special investigator payable from the fund, for any particular financial year.	1 2
	(3)	Accounts for the fund must be kept as part of the departmental accounts of the department.	3 4
	(4)	Amounts transferred to the fund must be deposited in a departmental financial-institution account of the department, but may be deposited in an account used for depositing other amounts of the department.	5 6 7 8
79	Ho	w fund may be applied	9
	(1)	The fund must be used to pay the amount of all claims allowed against the fund.	10 11
	(2)	The fund may also be used to pay—	12
		(a) the remuneration and costs of the following—	13
		(i) a receiver appointed under section 47;	14
		(ii) a special investigator appointed under section 70; or	15 16
		Note—	17
		The remuneration and costs of a receiver are recoverable under section 64 (Recovery of remuneration and costs). The remuneration and costs of a special investigator are recoverable under section 75 (Recovery of remuneration and costs). Amounts recovered under these sections by the chief executive are paid to the fund under section 120 (Recovery of payments—general).	18 19 20 21 22 23 24
		(b) a special payment by the chief executive under part 8, division 2.	25 26
	(3)	The Treasurer may transfer an amount from the fund to the consolidated fund.	27 28

Part 7		Claims against the fund	1
Division	1	Preliminary	2
80 De	finitio	ons for pt 7	3
	In th	nis part—	4
	agei	nt includes—	5
	(a)	a former agent; and	6
	(b)	a person who is not authorised under the <i>Debt Collectors</i> (<i>Field Agents and Collection Agents</i>) Act 2013, part 2, division 1 to perform a relevant activity within the meaning of that division, but who acts as if the person were authorised under that division; and	7 8 9 10 11
	(c)	a person who is not licensed under an Agents Act, but who acts as a licensee; and	12 13
	(d)	a former licensee under the repealed <i>Property Agents</i> and <i>Motor Dealers Act 2000</i> .	14 15
		ttel auctioneer see the Motor Dealers and Chattel tioneers Act 2013, schedule 4.	16 17
	clair	mant means a person who makes a claim against the fund.	18
	clair	m notice see section 91(1).	19
	judg	<i>ncial loss</i> , suffered by a person, if evidenced by a gment of a court, does not include interest awarded on the gment.	20 21 22
		keteering contravention means a contravention of any of following by a relevant person—	23 24
	(a)	the <i>Property Occupations Act 2013</i> , section 207, 208 or 209;	25 26
	(b)	section 573A, 573B or 573C of the repealed Act.	27

	Note—	1
	For claims relating to offences mentioned in paragraph (b), see section 155 (Claim fund).	2 3
	or dealer see the Motor Dealers and Chattel Auctioneers 2013, schedule 4.	4 5
	or vehicle see the Motor Dealers and Chattel Auctioneers 2013, schedule 4.	6 7
regi	stered office—	8
(a)	of an agent who is a debt collector under the <i>Debt Collectors (Field Agents and Collection Agents) Act 2013</i> —see section 13 of that Act; or	9 10 11
(b)	of an agent who is a licensee under the <i>Motor Dealers</i> and <i>Chattel Auctioneers Act 2013</i> —see section 70 of that Act; or	12 13 14
(c)	of an agent who is a licensee under the <i>Property Occupations Act 2013</i> —see section 93 of that Act.	15 16
Coll	vant activity, for a debt collector under the Debt lectors (Field Agents and Collection Agents) Act 2013, ns any of the following activities under that Act—	17 18 19
(a)	a debt collection activity;	20
(b)	a repossession activity;	21
(c)	a process serving activity.	22
rele	vant person means the following—	23
(a)	an agent;	24
(b)	an agent's employee or agent, or a person carrying on business with the agent;	25 26
(c)	a person having charge or control, or apparent charge or control, of an agent's registered office or business.	27 28
	dential property see the Property Occupations Act 2013, edule 3.	29 30
•	condent , for a claim, means a person whose actions are ged to have given rise to the claim.	31 32

81		at is opert	-	rchase of a <i>non-investment residential</i>	1 2
		_	erson p if—	urchases a non-investment residential property	3 4
		(a)	(a) the property is a residential property; and	operty is a residential property; and	5
		(b)	either purcha	of the following has been assessed for the ase—	6 7
				concession, under the <i>Duties Act 2001</i> , chapter 2, part 9, for transfer duty;	8 9
				concession, under the repealed <i>Stamp Act 1894</i> , ection 55A, for stamp duty.	10 11
Division 2		Persons who may claim		12	
82	Cla	ims			13
	(1)	finai		hay claim against the fund if the person suffers less because of the happening of any of the levents—	14 15 16
		(a)	a conti	ravention of section 21 or 22;	17
		(b)	relevar agent	lling, misappropriation or misapplication by a nt person of property entrusted to the person as for someone else in the person's capacity as a nt person;	18 19 20 21
		(c)	Collec	entravention by a relevant person of the <i>Debt</i> etors (Field Agents and Collection Agents) Act section 133;	22 23 24
		(d)	provis	ntravention by a relevant person of the following ions of the <i>Motor Dealers and Chattel neers Act 2013</i> —	25 26 27
			• S	ection 91	28
			• s	ection 92	29
			• S	ection 104(4)	30

	• section 113	1
	• section 136	2
	• section 137	3
	• section 215	4
	• section 216;	5
(e)	a failure of a motor dealer to ensure a person who has bought a motor vehicle sold by or for the dealer gains clear title to the vehicle at the time property in the vehicle passes to the buyer, whether or not the motor dealer contravenes the <i>Motor Dealers and Chattel Auctioneers Act 2013</i> , section 96;	6 7 8 9 10 11
(f)	a failure of a chattel auctioneer to ensure a person who has bought a motor vehicle sold by the auctioneer (other than a motor vehicle sold for another auctioneer or a motor dealer) gains clear title to the vehicle at the time property in the vehicle passes to the buyer, whether or not the auctioneer contravenes the <i>Motor Dealers and Chattel Auctioneers Act 2013</i> , section 142;	12 13 14 15 16 17 18
(g)	a contravention by a relevant person of the following provisions of the <i>Property Occupations Act 2013</i> —	19 20
	• section 154	21
	• section 155	22
	• section 206	23
	• section 207	24
	• section 208	25
	• section 209	26
	• section 212;	27
(h)	a contravention of any of the following provisions of the Land Sales Act 1984 by a licensee under the Property Occupations Act 2013 appointed by the owner of land to which the Land Sales Act 1984 applies or a relevant person employed by the licensee—	28 29 30 31

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		• section 9	1
		• section 11	2
		• section 12	3
		• section 21	4
		• section 23	5
		• section 24.	6
	(2)	A person may make a claim against the fund for financial loss relating to a non-investment residential property purchased by the person because of, or arising out of, a marketeering contravention only to the extent the loss is capital loss.	7 8 9 10
	(3)	Also, capital loss mentioned in subsection (2) may be claimed only if the loss has been realised as mentioned in section 110.	11 12
83		nim may be made whether or not claim made against seiver	13 14
		A person may make a claim against the fund under section 82 even if the person has made another claim for the loss against a receiver and the receiver has not considered or has refused the other claim.	15 16 17 18
84	Pei	rsons who can not claim generally	19
	(1)	A person who suffers financial loss because of, or arising out of, the stealing, misappropriation or misapplication of an amount that a relevant person was directed to invest under section 17 can not make a claim against the fund.	20 21 22 23
	(2)	Also, the following persons can not make a claim against the fund for the following financial losses—	24 25
		(a) a seller of livestock who suffers financial loss in relation to the sale of the livestock if—	26 27
		(i) the livestock are received by a relevant person from the seller; and	28 29

	(ii)	the relevant person and the seller agree in writing that the relevant person guarantees payment to the seller of the livestock's purchase price;	1 2 3
		Note—	4
		The practice described in subparagraph (ii) is commonly referred to as 'del credere'.	5 6
(b)	of p	levant person who suffers financial loss in the course erforming an activity, or carrying on a business, as a want person;	7 8 9
(c)	corr Act perf	erson holding a licence, however described, under a esponding law that is similar to a licence under this who suffers financial loss in the course of forming an activity, or carrying on business, under person's licence;	10 11 12 13 14
(d)		nancier who incurs financial loss acting in the acity of a financier;	15 16
(e)	guai	erson who suffers financial loss because the person ranteed a motor dealer's obligations under a nicial arrangement made by the motor dealer;	17 18 19
(f)	to	erson who suffers financial loss because of a failure disclose or make effective disclosure under the perty Occupations Act 2013, section 158;	20 21 22
(g)	out purc	rson who suffers financial loss because of, or arising of, a marketeering contravention relating to the chase by the person of a residential property, other a non-investment residential property.	23 24 25 26
In th	is sec	etion—	27
busir	ness,	means a person whose ordinary and primary whether or not it carries on any other business, is credit.	28 29 30
		see the <i>Motor Dealers and Chattel Auctioneers Act</i>	31

(3)

5	General time limit for making claims				
((1)	This section applies to a claim against the fund other than a claim because of, or arising out of, a marketeering contravention relating to the purchase of a non-investment residential property.	2 3 4 5		
((2)	A person may make the claim against the fund for financial loss for the happening of an event only if the person makes the claim within the earlier of the following—	6 7 8		
		(a) 1 year after the person becomes aware that the person has suffered the loss;	9 10		
		(b) 3 years after the happening of the event.	11		
((3)	However, if the person starts a proceeding in a court to recover the person's financial loss within the time permitted to make a claim under subsection (2), the person may make the claim within 3 months after the proceeding in the court ends.	12 13 14 15		
((4)	Subsection (3) does not limit the time allowed under subsection (2) to make a claim.	16 17		
((5)	In this section—	18		
		court includes QCAT.	19		
	ma	ne limit for making particular claims relating to rketeering contraventions and non-investment idential property	20 21 22		
((1)	A person may make a claim against the fund for capital loss because of, or arising out of, a marketeering contravention relating to the person's purchase of a non-investment residential property only if—	23 24 25 26		
		(a) the person has within 1 year after the contract date, given the chief executive notice in the approved form that the person intends to make the claim; and	27 28 29		
		(b) the person makes the claim within 6 years after the contract date.	30 31		
((2)	The approved form must include the matters mentioned in section 88(2)(a) to (e).	32 33		

	(3)	The QCAT Act, section 61 does not apply to enable QCAT to extend the time permitted to do a thing mentioned in subsection (1)(a) or (b).	1 2 3
	(4)	In this section—	4
		contract date means the day on which the contract for the purchase was entered into.	5 6
87	Tin	ne limit for a claim notified by receiver	7
		Despite section 85 or 86, a claim given under section 62(3)(b) to the chief executive by a receiver is taken to have been made within the time allowed under section 85 or 86.	8 9 10
Div	ision	3 Making and dealing with claims	11
88	ma	king claims other than particular claims relating to rketeering contraventions and non-investment idential property	12 13 14
	(1)	This section applies to a claim against the fund, other than a claim for loss because of, or arising out of, a marketeering contravention relating to the purchase of a non-investment residential property.	15 16 17 18
	(2)	The claim must be made to the chief executive in the approved form and state—	19 20
		(a) the event alleged to give rise to the claim; and	21
		(b) when the event happened; and	22
		(c) if the claimant was not immediately aware that the claimant suffered financial loss because of the happening of the event, when the claimant became aware of the financial loss; and	23 24 25 26
		(d) all relevant particulars about the event and the financial loss; and	27 28
		(e) the claimant's estimated financial loss	20

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	(3)	give	claim is taken to have been made on the day the claim is en to the chief executive even if the claimant is unable to e all of the particulars mentioned in subsection (2).	1 2 3
	(4)		chief executive may require the claimant to verify the m, or part of the claim.	4 5
		Exan	nple of verification—	6
		sta	atutory declaration	7
	(5)	85,	the claim is not made within the time allowed under section the chief executive must give the person a notice in the roved form stating that—	8 9 10
		(a)	the claim is out of time; and	11
		(b)	the person may apply to QCAT, within 14 days after being given the notice, for an extension of time within which to make the claim.	12 13 14
39			particular claims relating to marketeering entions and non-investment residential property	15 16
	(1)		s section applies to a claim against the fund for capital loss ause of, or arising out of, a marketeering contravention	17 18
		relat	ting to the purchase of a non-investment residential perty.	19 20
	(2)	relat prop	ting to the purchase of a non-investment residential	19
	(2)	relat prop	ting to the purchase of a non-investment residential perty.	19 20
	(2)	relat prop The	ting to the purchase of a non-investment residential perty. claim must—	19 20 21
	(2)	relat prop The (a)	ting to the purchase of a non-investment residential perty. claim must— be made to the chief executive in the approved form; and	19 20 21 22
	(2)	relat prop The (a)	ting to the purchase of a non-investment residential perty. claim must— be made to the chief executive in the approved form; and state the realised capital loss claimed.	19 20 21 22 23
	(2)	relat prop The (a) (b)	ting to the purchase of a non-investment residential perty. claim must— be made to the chief executive in the approved form; and state the realised capital loss claimed. Note— See also division 6 (Deciding financial loss for non-investment	19 20 21 22 23 24 25
		relate properties (a) (b) A p substitute The	ting to the purchase of a non-investment residential perty. claim must— be made to the chief executive in the approved form; and state the realised capital loss claimed. Note— See also division 6 (Deciding financial loss for non-investment residential property). surported claim that does not substantially comply with	19 20 21 22 23 24 25 26 27
	(3)	relate properties (a) (b) A p substitute claim	ting to the purchase of a non-investment residential perty. claim must— be made to the chief executive in the approved form; and state the realised capital loss claimed. Note— See also division 6 (Deciding financial loss for non-investment residential property). curported claim that does not substantially comply with section (2) is of no effect. chief executive may require the claimant to verify the	19 20 21 22 23 24 25 26 27 28 29

	(5)	To remove any doubt, it is declared that if the purchase was by more than 1 person, only 1 claim may be made.	1 2
	(6)	A claim mentioned in subsection (5) may be made by 1 of the purchasers or by 2 or more of the purchasers jointly.	3 4
90	Inv	ralid claims	5
	(1)	• • • • • • • • • • • • • • • • • • • •	6 7 8
	(2)	The chief executive—	9
		(a) may decide not to deal with the claim; and	10
		(b) must give the person an information notice complying with the QCAT Act, section 157(2) for the decision.	11 12
91	Ch	ief executive to give respondent notice of claim	13
	(1)	The chief executive must give notice of a claim (a <i>claim notice</i>) to the respondent.	14 15
	(2)	However, a claim notice need not be given to the respondent if the chief executive is reasonably satisfied any of the following have been appointed for the respondent—	16 17 18
		(a) for a corporation—a liquidator, controller, administrator or receiver under the Corporations Act;	19 20
		(b) a trustee in bankruptcy.	21
	(3)	The claim notice must be accompanied by a copy of the claim.	22
	(4)	The respondent may—	23
		(a) give the chief executive any information relevant to the claim; or	24 25
		(b) attempt to settle the claim with the claimant.	26
	(5)	The respondent must give the chief executive any information relevant to the claim within 14 days after the claim notice is given to the respondent.	27 28 29

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	(6)	If the respondent and claimant settle the claim, the respondent must immediately advise the chief executive in writing and provide evidence of the settlement.	1 2 3
	(7)	If the chief executive is satisfied the claim has settled, the chief executive may treat the claim as having been withdrawn.	4 5
	(8)	In this section—	6
		<i>claim</i> does not include a claim given to the chief executive by a receiver under section 62(3)(b).	7 8
92	Со	rporation to give notices relating to claim	9
	(1)	This section applies if the respondent is a corporation that is given a claim notice under section 91.	10 11
	(2)	The respondent must give written notice of the claim, within 14 days after the claim notice is received by the respondent, to each person who was an executive officer of the corporation at the time the event alleged to give rise to the claim happened, unless the respondent has a reasonable excuse.	12 13 14 15 16
		Maximum penalty—	17
		(a) for an individual guilty of an offence under chapter 2 of the Criminal Code—100 penalty units; or	18 19
		(b) for a corporation—500 penalty units.	20
	(3)	An executive officer mentioned in subsection (2) is taken to be a respondent to the claim.	21 22
	(4)	The respondent is taken to have given the notice to an executive officer if the notice is sent to the residential and business address of the officer last known to the respondent.	23 24 25
	(5)	The respondent must give the chief executive, within 21 days after the claim notice is given to the respondent—	26 27
		(a) written notice of the name and last known residential and business address of each person who was an executive officer of the corporation at the time the event alleged to give rise to the claim happened; and	28 29 30 31

		(b) a copy of the notice to the executive officer given under subsection (2) and information about when the notice was given.	1 2 3
		Maximum penalty for subsection (5)—	4
		(a) for an individual guilty of an offence under chapter 2 of the Criminal Code—100 penalty units; or	5 6
		(b) for a corporation—500 penalty units.	7
93	De	aling with claims that have not settled	8
	(1)	If the claim has not settled within 28 days after the claim notice is given to the respondent (the <i>settlement period</i>), the claimant may, within 30 days after the settlement period ends, give the chief executive written notice that the claimant wants to proceed with the claim.	9 10 11 12 13
	(2)	If the claimant does not give written notice to the chief executive within the timeframe required under subsection (1), the chief executive may treat the claim as having been withdrawn.	14 15 16 17
94		pector may investigate claims and report and related cuments may be referred to QCAT	18 19
	(1)	The chief executive may direct an inspector to investigate a claim that has not settled.	20 21
	(2)	If an inspector investigates a claim, the inspector must prepare a report about the claim and give a copy of the report to the chief executive.	22 23 24
	(3)	The chief executive must give a copy of the report to the claimant and the respondent and, if the report is about a claim to be decided by QCAT, to the principal registrar under the QCAT Act.	25 26 27 28
	(4)	The chief executive may also give documents relating to the claim to the claimant and the respondent (the <i>parties</i>) and, if the claim is to be decided by QCAT, to the principal registrar	29 30 31

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				e QCAT Act of QCAT whether or not a report is the parties and QCAT under subsection (3).	1 2
Divi	sion	4		Deciding claims	3
Sub	divis	sion	1	Who decides claim	4
95	Ch	ief ex	ecut	ive may decide or refer claim	5
	(1)	The	chief	executive may—	6
		(a)	deci	de a claim under this division; or	7
		(b)		r the claim to QCAT to decide, if the chief executive siders—	8 9
			(i)	the claim could be more effectively or conveniently decided by QCAT because of, for example, the nature and complexity of the claim; or	10 11 12
			(ii)	it would be appropriate for the claim to be decided by QCAT.	13 14
	(2)	time	with	if, under section 122, QCAT decides to extend the in which a claim must be filed, QCAT may also e claim.	15 16 17
Sub	divis	sion	2	Procedure for chief executive to decide claims	18 19
96		ief ex ort	cecut	ive must invite comments about inspector's	20 21
	(1)		s subd	livision applies to a claim to be decided by the chief.	22 23
	(2)	clair	nant	f executive, by written notice, must invite the and the respondent (the <i>parties</i>) to give the chief written comments about the inspector's report	24 25 26

		prepared under section 94 within 14 days after giving the notice.	1 2			
	(3)	If the chief executive receives comments from a party, the chief executive must provide each other party with a copy of the comments and invite the parties to give the chief executive any further comments within 14 days after giving the notice.	3 4 5 6			
97	Amendment of claim 7					
	(1)	The chief executive may, at any time before deciding the claim, amend the particulars of the claim in the way the chief executive considers appropriate—	8 9 10			
		(a) on application, if the chief executive is satisfied the amendment is of a formal or minor nature and no party is unfairly prejudiced by the amendment; or	11 12 13			
		(b) on the chief executive's own initiative, if all the parties agree.	14 15			
	(2)	The amended claim is taken to be the claim.	16			
98	Re	quiring information	17			
	(1)	The chief executive may, by written notice, ask a person to—	18			
		(a) give to the chief executive information in the person's knowledge about a stated matter within a stated reasonable time and in a stated reasonable way;	19 20 21			
		(b) give to the chief executive within a stated reasonable time and in a stated reasonable way, a document or copy of a document about a stated matter in the person's possession or control.	22 23 24 25			
	(2)	The chief executive may give a notice under subsection (1) only if the information or document the subject of the notice is reasonably required to decide the claim.	26 27 28			
	(3)	A person must comply with a requirement under subsection (1) unless the person has a reasonable excuse.	29 30			
		Maximum penalty—100 penalty units.	31			

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	(4)	It is a reasonable excuse for a person not to give information to the chief executive if doing so might tend to incriminate the person.	1 2 3		
99	Respondent fails to respond to claim				
	(1)	This section applies if the chief executive is satisfied the respondent—	5 6		
		(a) has been given notice of the claim, but has not responded to the claim; or	7 8		
		(b) can not be located after making reasonable inquiries into the respondent's whereabouts; or	9 10		
		(c) has not been given notice of the claim because the chief executive is not required to give the notice under section 91(2).	11 12 13		
	(2)	The chief executive may consider and decide the claim in the absence of any comments or submissions made by the respondent.	14 15 16		
100	De	ciding claims	17		
	(1)	The chief executive may decide to allow the claim, wholly or partly, or reject the claim.	18 19		
	(2)	However, the chief executive may decide to allow the claim only if satisfied, on the balance of probabilities, that the person may make the claim under division 2.	20 21 22		
	(3)	The chief executive must have regard to the following when deciding the claim—	23 24		
		(a) the parties' comments given under section 96(2);	25		
		(b) any information or document given under section 98;	26		
		(c) any report prepared by an inspector under section 93.	27		
	(4)	The chief executive must decide the claim without a hearing.	28		
	(5)	If the chief executive decides to allow the claim, wholly or partly, the chief executive must—	29 30		

		(a)	take into account—	1
			(i) any amount the claimant might reasonably have received or recovered if not for the claimant's neglect or default; and	2 3 4
			(ii) any amount ordered to be paid to the claimant as compensation under the <i>Property Occupations Act</i> 2013, section 188, 204 or 228; and	5 6 7
		(b)	decide the amount of the claimant's financial loss; and	8
		(c)	name the respondent who is liable for the claimant's financial loss.	9 10
101			ecutive's decision binds the parties and no on of time is allowed	11 12
	(1)		application for review of the chief executive's decision is e within the time allowed under the QCAT Act, section ()—	13 14 15
		(a)	the chief executive's decision is binding on the claimant and the respondent; and	16 17
		(b)	the amount paid to the claimant from the fund in accordance with the decision may be recovered by the chief executive as a debt owing to the chief executive by the respondent named in the decision; and	18 19 20 21
		(c)	the respondent may not subsequently challenge the correctness of the decision or the amount payable.	22 23
	(2)	enab	ion 122 and the QCAT Act, section 61 do not apply to ble QCAT to extend the time within which a person may a review under the QCAT Act, section 33(3).	24 25 26
102	No	tifyin	g decision	27
	(1)	notic	chief executive must give the parties an information ce complying with the QCAT Act, section 157(2) for the f executive's decision under section 100(1).	28 29 30

(2)			the information notice need not include written or the decision.	1 2
(3)		infor rmati	mation notice must include the following additional on—	3 4
	(a)	noti give	reasons for the decision are not included in the ce—that the parties may ask the chief executive to e written reasons for the decision under the QCAT , section 158; and	5 6 7 8
	(b)		ne decision is that an amount be paid to the claimant in the fund—	9 10
		(i)	that the respondent named in the decision is liable to reimburse the fund to the extent of the amount paid to the claimant from the fund; and	11 12 13
		(ii)	if more than 1 person is named as being liable to reimburse the fund, that the liability of the persons named is joint and several; and	14 15 16
	(c)	revi	if no application is made to have the decision ewed within the time allowed under the QCAT Act, ion 33(3)—	17 18 19
		(i)	the decision is binding on the parties; and	20
		(ii)	if the decision is to allow the claim and authorise payment from the fund, the respondent named in the decision as liable to reimburse the fund is liable to reimburse the fund to the extent of the amount paid to the claimant from the fund.	21 22 23 24 25
Pai	rty m	ay as	sk QCAT to review chief executive's decision	26
(1)	und	er sec	who is dissatisfied with the chief executive's decision etion 100 may apply, as provided under the QCAT CAT for a review of the decision.	27 28 29
(2)			ne following who is not the party seeking the review to the review—	30 31
	(a)	the	claimant;	32
	(b)	the	chief executive;	33

		(c)		person named by the chief executive as being liable the claimant's financial loss.	1 2		
104	Pul	olic a	cces	s to information about decisions	3		
		divis	sion,	executive may publish a decision made under this with or without the reasons for the decision, in any hief executive considers appropriate.	4 5 6		
Divi	sion	5		QCAT proceedings	7		
105	Dec	cidin	g cla	ims	8		
	(1)	QCA a cla		ay decide to allow a claim wholly or partly, or reject	9 10		
	(2)	However, QCAT may decide to allow the claim only if satisfied, on the balance of probabilities, that the person may make the claim under division 2.					
	(3)	If Q mus		decides to allow the claim, wholly or partly, QCAT	14 15		
		(a)	take	into account—	16		
			(i)	any amount the claimant might reasonably have received or recovered if not for the claimant's neglect or default; and	17 18 19		
			(ii)	any amount ordered to be paid to the claimant as compensation under the <i>Property Occupations Act</i> 2013, section 188, 204 or 228; and	20 21 22		
		(b)	deci	de the amount of the claimant's financial loss; and	23		
		(c)		ne the person who is liable for the claimant's neial loss.	24 25		
106	Orc	lers (QCAT	Γ may make on claim hearing	26		
	(1)	QCA fund		ay make the following orders for a claim against the	27 28		

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		(a)	an order allowing the claim, wholly or partly, or rejecting the claim;	1 2
		(b)	an order stating that a named person is liable for a claimant's financial loss and the amount of the loss;	3 4
		(c)	an order about recovery of an amount payable for a claim.	5 6
	(2)	to th any	AT may make an order that no amount is to be reimbursed e fund for a claim by the respondent if QCAT is satisfied of the following have been appointed for the condent—	7 8 9 10
		(a)	for a corporation—a liquidator, controller, administrator or receiver under the Corporations Act;	11 12
		(b)	a trustee in bankruptcy.	13
107		ecutiv	give chief executive final decision or notify chief re of appeal section applies in relation to a proceeding in QCAT	14 15 16
	(1)	invo	lving a claim against the fund, if the chief executive is not rety to the proceeding.	17 18
	(2)	QCA	AT must give the chief executive—	19
		(a)	its final decision under the QCAT Act, section 121(1)(b); and	20 21
		(b)	if the tribunal gives written reasons for the decision—a copy of the reasons.	22 23
	(3)	appl	party to the proceedings appeals the final decision or ies for leave to appeal the final decision, QCAT must give thief executive—	24 25 26
		(a)	written notice of the appeal; and	27
		(b)	for an application for leave to appeal—a copy of the application.	28 29

108	Ар	plication of QCAT Act, s 131 To remove any doubt, it is declared that the reference in the QCAT Act, section 131(2) to a person includes a reference to the chief executive.	1 2 3 4
Divis	sion	6 Deciding financial loss for non-investment residential property	5 6
109	Аp	plication of div 6	7
		This division applies if the chief executive or QCAT is deciding a claimant's financial loss for realised capital loss because of, or arising out of, a marketeering contravention relating to the purchase of a non-investment residential property.	8 9 10 11 12
110	Ge	neral test for working out loss	13
	(1)	Subject to section 111, the financial loss is the amount of the difference between the contract price or value for the property paid by the claimant and the contract price or value for the sale of the property by the claimant (the <i>on-sale</i>).	14 15 16 17
	(2)	The loss is only realised if the on-sale has been completed.	18
111	Ad	justment for on-sale not at market value	19
	(1)	The chief executive or QCAT must decide whether the contract price or value for the on-sale reasonably reflected the property's market value when the contract was entered into.	20 21 22
	(2)	If the chief executive or QCAT decides the contract price or value did not reasonably reflect the property's market value—	23 24
		(a) the chief executive or QCAT must fix what the reasonable market value of the property was when the contract was entered into; and	25 26 27
		(b) for section 110(1), the contract price or value is taken to be that fixed market value.	28 29

Part 8		Payments from the fund			1
Divis	sion	1		Payment and recovery of claims	2
112	Pay	/men	t of c	claims	3
	(1)	of th	ne ch orise	is allowed under section 100 or 105 or on a review ief executive's decision, the chief executive must payment from the fund in the amount decided by the cutive or QCAT.	4 5 6 7
	(2)	A pa	ıymer	nt under subsection (1)—	8
		(a)	mus	t not be made—	9
			(i)	for a claim decided by the chief executive—until the end of the period allowed for review of the chief executive's decision and, if a review is applied for, until the review and any appeal is finally decided; or	10 11 12 13 14
			(ii)	otherwise—until the end of the period allowed for appeal and, if an appeal is made, until the appeal is finally decided; and	15 16 17
		(b)	is ta	ken to be in full settlement of the claim against the l.	18 19
	(3)	part	of the	n (4) applies if the chief executive is satisfied all or e amount of the claim relates to an amount the agent to pay to a relevant government agency on behalf of	20 21 22 23
	(4)	direc		executive may make all or part of the payment of the relevant government agency instead of to the	24 25 26
	(5)	This	secti	on is subject to section 113.	27
	(6)	In th	is sec	etion—	28
				government agency means a government entity Public Service Act 2008, section 24.	29 30

113	Limits on recovery from fund							
	(1)	A claimant can not recover from the fund an amount more than the balance of the claimant's financial loss after deducting from the claimant's loss—	2 3 4					
		(a) the amount, including the value of all benefits, received or recovered by the claimant from a source other than the fund, or from a special payment by the chief executive, in reduction of the loss; and	5 6 7 8					
		(b) the amount, including the value of all benefits, the chief executive or QCAT considers the claimant might reasonably have received or recovered if not for the claimant's neglect or default.	9 10 11 12					
		Examples of paragraph (a)—	13					
		 compensation received from the agent for the loss 	14					
		 a payment from a receiver for the loss 	15					
	(2)	A claimant may not recover from the fund for a single claim an amount more than the amount prescribed under a regulation.	16 17 18					
	(3)	Also, the claimant may not recover more than \$35000 from the fund for a single claim for financial loss if the claim relates to a non-investment residential property purchased by the claimant because of, or arising out of, a marketeering contravention.	19 20 21 22 23					
	(4)	A regulation may prescribe the total amount that may be paid from the fund because of, or arising out of, a contravention, failure to ensure clear title to a vehicle, stealing, misappropriation or misapplication by a single person.	24 25 26 27					
	(5)	Interest is not payable from the fund for a claim allowed against the fund.	28 29					
114	No	tice of other recovery	30					
		A claimant must give the chief executive written notice of an amount or benefit, other than an amount from the fund, received by the claimant for the claimant's financial loss, whether before or after the claim is paid.	31 32 33 34					

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			ximum penalty—200 penalty units or 3 years or sonment.	s 1 2
Divi	sion	2	Special payments	3
115	Ch	ief ex	xecutive may make special payment	4
	(1)		e chief executive may make a payment from the fund to arount (a <i>special payment</i>) if—	5 6
		(a)	a direction has been given under section 42 for the account because the chief executive believes conductioned in section 42(1) has occurred; and	
		(b)	the chief executive is satisfied—	10
			(i) there are, or is likely to be, a significant number of claims against the fund as a result of the alleged conduct; and	
			(iii) an immediate special payment to the account is necessary to substantially mitigate loss to the fund	
	(2)	amo	e amount of the special payment must not exceed the punt the chief executive believes has been stolen appropriated or misapplied under section 42.	
Divi	sion	3	Liability for payments	19
116	Lia	bility	y for payment from the fund	20
	(1)	This	s section applies if—	21
		(a)	a person is named in the chief executive's decision of QCAT's order as being liable for a claimant's financial loss; and	
			Note—	25
			See sections 100 (Deciding claims), 105 (Deciding claims) and 106 (Orders QCAT may make on claim hearing).	26 27

	` '	amount has, under section 112, been paid from the d in settlement of the claimant's claim.	1 2			
(2)	(2) This section also applies if a person is the holder of an account under part 4 in relation to which the chief executive makes special payment under section 115.					
(3)		n mentioned in subsection $(1)(a)$ or (2) is the <i>ele person</i> for the amount.	6 7			
(4)	(4) Each of the following persons is jointly and severally liable reimburse the fund to the extent of the amount paid from the fund for the claim or special payment—					
	(a) the	responsible person;	11			
	who	ne responsible person is a corporation, each person o was an executive officer of the corporation when relevant event mentioned in section 82 happened.	12 13 14			
(5)	The chief executive may recover as a debt from each person mentioned in subsection (4) an amount for which the person is, under the subsection, liable to reimburse the fund.					
(6)	chief exe requiring	king action to recover the amount of the debt, the cutive must give a letter of demand to the debtor the debtor to pay the amount to the chief executive days after receiving the letter.	18 19 20 21			
Division	4	Applications for reimbursement orders	22 23			
117 Ap	plication 1	for reimbursement order	24			
(1)	This secti	on applies if—	25			
	(a) for a	a claim against the fund—	26			
	(i)	the chief executive decides to allow, wholly or partly, the claim under section 100; and	27 28			
	(ii)	the responsible person liable to reimburse the fund under section 116 has not done so as required under a letter of demand given to the person under	29 30 1			

		section 116(6); or	2		
	(b)	the chief executive has made a special payment under section 115, and the person who is the holder of the account under part 4 in relation to which the chief executive made the special payment has not reimbursed the fund as required under a letter of demand given to the respondent under section 116(6); or	3 4 5 6 7 8		
	(c)	a person is liable to reimburse the chief executive for a receiver's remuneration and costs, and has not done so as required under a letter of demand given to the person under section 64(4); or	9 10 11 12		
	(d)	a person is liable to reimburse the chief executive for an investigator's remuneration and costs, and has not done so as required under a letter of demand given to the person under section 75(4).	13 14 15 16		
(2)		this division, a <i>respondent</i> is a person mentioned in esection (1)(a)(ii), (b), (c) or (d).			
(3)	Act,	chief executive may apply, as provided under the QCAT, to QCAT for an order that the respondent reimburse the d or the chief executive.	19 20 21		
(4)		application must be accompanied by the following uments—	22 23		
	(a)	if the application relates to the reimbursement of a claim against the fund—a copy of the information notice given under section 101;	24 25 26		
	(b)	a copy of the letter of demand given under section 64(4), 75(4) or 116(6);	27 28		
	(c)	a statutory declaration by the chief executive stating—	29		
		(i) the amount paid from the fund for the special payment or in settlement of the claim, or the amount paid to a receiver or investigator for remuneration and costs; and	30 31 32 33		
		(ii) the amount of any payment received from the respondent in satisfaction of the claim, special	34 35		

			payment or amount paid to the receiver or investigator.	1 2
118	Re	spon	dent to be advised of application	3
	(1)	The	chief executive must—	4
		(a)	give a copy of the application and the accompanying documents to the respondent; and	5 6
		(b)	advise the respondent that QCAT will make a reimbursement order if satisfied that—	7 8
			(i) a letter of demand was sent to the respondent under section 64(4), 75(4) or 116(6); and	9 10
			(ii) the respondent has not paid the stated amount within the time allowed under the letter of demand; and	11 12 13
			(iii) if the application relates to the reimbursement of a claim against the fund or special payment—the matters stated in subsection (2) apply; and	14 15 16
		(c)	advise the respondent that the respondent may make written submissions for QCAT's consideration about when and in what way the respondent intends to satisfy the amount paid in settlement of the claim or as a special payment or to a receiver or investigator.	17 18 19 20 21
	(2)	For	subsection (1)(b)(iii), the matters are—	22
		(a)	under the chief executive's decision the respondent is liable to reimburse the fund in a stated amount; and	23 24
		(b)	an information notice under section 102 was given to the respondent; and	25 26
		(c)	either—	27
			(i) the respondent did not apply to QCAT under section 103 to have the decision reviewed; or	28 29
			(ii) the decision has been reviewed by QCAT, and under QCAT's decision, the respondent is liable to	30 31

				reimburse an amount to the chief executive or the fund.	1 2	
119	Rei	imbui	rsem	ent orders	3	
	(1)	orde	r and	nust consider an application for a reimbursement any written submissions made by the respondent for ation.	4 5 6	
	(2)	QCA	AT mi	ust make a reimbursement order if satisfied that—	7	
		(a)		respondent has not paid the stated amount within the allowed under the letter of demand; and	8 9	
		(b)		e application relates to the reimbursement of a claim nst the fund—the matters stated in subsection (3) ly.	10 11 12	
	(3)	For subsection (2)(b), the matters are—				
		(a)		chief executive has made a decision about a claim nst the fund; and	14 15	
		(b)		er section 116 the respondent is liable to reimburse fund in a stated amount; and	1 <i>6</i> 17	
		(c)	eithe	er—	18	
			(i)	the respondent did not apply to QCAT under section 103 to have the decision reviewed; or	19 20	
			(ii)	the decision has been reviewed by QCAT, and under QCAT's decision, the respondent is liable to reimburse an amount to the chief executive or the fund; and	21 22 23 24	
		(d)	of th	ten notice of the chief executive's decision, a copy ne decision and an information notice under section was given to the respondent.	25 26 27	
	(4)	that	the r	makes a reimbursement order, the order must state espondent is liable to pay to the chief executive a ount within a stated period.	28 29 30	

Division 5				Other reimbursements to fund			
120	Re	cove	ry of	payments—general	2		
		The chief executive must pay to the consolidated fund an amount recovered by the chief executive in satisfaction of an amount paid from the claim fund.					
121	Re	cove	ry of	overpayments	6		
	(1)			on applies if a claimant who has received a payment fund—	7 8		
		(a)	reco	overs—	9		
			(i)	an amount more than the claimant is entitled to recover under section 112 (the <i>overpayment</i>); or	10 11		
			(ii)	a thing capable of physical delivery for which the claimant received a payment from the fund; or	12 13		
		(b)		ntitled to less than the amount of the payment under following—	14 15		
			(i)	QCAT's decision on review of the chief executive's decision about the claimant's claim;	16 17		
			(ii)	a decision on appeal against a decision by QCAT about the claimant's claim.	18 19		
	(2)	the a	amou	rence in the amount the claimant is entitled to and not of the payment mentioned in subsection (1)(b) is perpayment.	20 21 22		
	(3)	The	claim	nant must—	23		
		(a)	rein	nburse the overpayment to the fund; or	24		
		(b)	for a	a thing capable of physical delivery—	25		
			(i)	deliver the thing to the chief executive in accordance with the chief executive's direction; or	26 27		
			(ii)	reimburse to the fund the amount of the payment from the fund the person received for the thing.	28 29		

	(4)	Maximum penalty—200 penalty units. The chief executive may recover the overpayment or the amount of the payment from the fund the person received for the thing as a debt owing to the chief executive by the person.					
	(5)	If the	e chie	f executive receives a thing, the chief executive may the thing in the way the chief executive decides.	4 5 6		
Part	9			Other matters for proceedings relating to fund	7 8		
122	QCAT may extend time						
	(1)	seek	QCAT may extend the time within which to make a claim or seek review of a decision of the chief executive if QCAT is satisfied— (a) the application is made— (i) for a claim—within the time mentioned in the		10 11 12		
		(a)	the a				
			(i)	for a claim—within the time mentioned in the notice given under section 88(5)(b); or	14 15		
			(ii)	for a review of a decision of the chief executive—within 42 days after the person is given notice of the decision to be reviewed; and	16 17 18		
		(b)	it is	appropriate to extend time having regard to—	19		
			(i)	the reasons for not making the claim or seeking the review within the time allowed; and	20 21		
			(ii)	the application generally; and	22		
			(iii)	for a claim, the relative hardship that an extension of time or a refusal to extend time would place on the claimant or respondent; and	23 24 25		
			(iv)	the justice of the matter generally.	26		
	(2)	No a	ppeal	lies against QCAT's decision under this section.	27		

	(3)	To remove any doubt, it is declared that the QCAT Act, section 61 does not apply for a proceeding to which this section applies.	1 2 3
123	Chi	ef executive may make submissions	4
	(1)	This section applies if a proceeding in a court or tribunal involves a claim against the fund.	5 6
	(2)	The chief executive may make submissions to the court or tribunal, including submissions about liability for the claimant's financial loss.	7 8 9
	(3)	Subsection (2) applies whether or not the chief executive is a party to the proceeding.	10 11
124	Pul	plication	12
		A decision or order involving the claim fund must be published under the QCAT Act, section 125.	13 14
Part	10	Injunctions and undertakings	15
Divis	ion	1 Injunctions	16
125	Gro	ounds for injunction	17
		The District Court may grant an injunction against a person (a <i>respondent</i>) if the court is satisfied the respondent has engaged, or is proposing to engage, in conduct that constitutes or would constitute—	18 19 20 21
		(a) a contravention of this Act; or	22
		(b) attempting to contravene this Act; or	23
		(c) aiding, abetting, counselling or procuring a person to contravene this Act; or	24 25

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		(d)	inducing or attempting to induce, whether by threats, promises or otherwise, a person to contravene this Act; or	1 2 3
		(e)	being in any way, directly or indirectly, knowingly concerned in, or party to, the contravention by a person of this Act; or	4 5 6
		(f)	conspiring with others to contravene this Act.	7
126	Wh	o ma	ay apply for injunction	8
			following persons may apply to the District Court for an nction—	9 10
		(a)	the chief executive;	11
		(b)	a person aggrieved by the respondent's conduct.	12
127	Injı	uncti	ons	13
			injunction under this part may be granted by the District rt against the respondent at any time.	14 15
128	Со	urt's	powers for injunctions	16
	(1)	restr	power of the District Court to grant an injunction raining a respondent from engaging in conduct may be reised—	17 18 19
		(a)	whether or not it appears to the court the respondent intends to engage again, or to continue to engage, in conduct of that kind; and	20 21 22
		(b)	whether or not the respondent has previously engaged in conduct of that kind.	23 24
	(2)		power of the court to grant an injunction requiring a ondent to do an act or thing may be exercised—	25 26
		(a)	whether or not it appears to the court the respondent intends to fail again, or to continue to fail, to do the act or thing; and	27 28 29

		(b)	whether or not the respondent has previously failed to do the act or thing.	1 2
	(3)		nterim injunction may be granted under this part until the cation is finally decided.	3 4
	(4)	The l time.	District Court may rescind or vary an injunction at any	5 6
129	Ter	ms of	f injunction	7
	(1)	The 1	District Court may grant an injunction in the terms the considers appropriate.	8 9
	(2)	injun	out limiting the court's power under subsection (1), an ction may be granted restraining a respondent from ing on a business as an agent—	10 11 12
		(a)	for a stated period; or	13
		(b)	except on stated terms and conditions.	14
	(3)	Subse	ection (2) applies in relation to the respondent—	15
		(a)	if the person is carrying on business as a licensee—whether or not the person is licensed; and	16 17
		(b)	whether or not the business is carried on as part of, or incidental to, the carrying on of another business.	18 19
	(4)	to tak	the court may grant an injunction requiring a respondent se stated action, including action to disclose information publish advertisements, to remedy any adverse equences of the respondent's contravention of this Act.	20 21 22 23
130	Und	dertak	kings as to costs	24
		If the	chief executive applies for an injunction under this part, ndertaking as to damages or costs may be required or	25 26 27

Divi	sion	2	Undertakings	1
131			recutive may seek undertaking after ention	2 3
	(1)	has Act,	the chief executive believes on reasonable grounds a person contravened or been involved in a contravention of this the chief executive may, by written notice given to the con—	4 5 6 7
		(a)	state the act or omission the chief executive believes is the contravention; and	8 9
		(b)	ask the person to give the chief executive a written undertaking that the person will not continue or repeat the act or omission.	10 11 12
	(2)		chief executive can not start an offence proceeding nst the person for the contravention if—	13 14
		(a)	the person gives the undertaking; and	15
		(b)	the chief executive accepts the undertaking; and	16
		(c)	for a contravention consisting of a series of acts or omissions, the person stops the acts or omissions.	17 18
	(3)		section (2) does not apply if the chief executive withdraws undertaking under section 133.	19 20
132	Un	derta	king about other matter	21
		an u	hout limiting section 131, the chief executive may accept indertaking given by a person about anything for which the if executive or an inspector has a function or power.	22 23 24
		Exan	nple of type of undertaking for this section—	25
		an	undertaking to publish corrective advertising	26
133	Var	iatio	n and withdrawal of undertakings	27
	(1)		he chief executive accepts the undertaking, it may be ed or withdrawn at any time by—	28 29

		(a)			who gave it, but only if the variation or withdrawal; o		1 2
		(b)			xecutive, if the chief execu grounds—	tive believes, on	3 4
			(i)	contr	refore it was accepted, the pervened this Act in a way unknown; and	_	5 6 7
			(ii)	accep	the chief executive known that the chief executive ted the undertaking or wated it unless its terms were continuous.	would not have	8 9 10 11
·	(2)	chief	exe		ive may also withdraw the ubelieves, on reasonable g	•	12 13 14
	(3)	If the chief executive varies or withdraws, or agrees to the variation or withdrawal of, the undertaking, the chief executive must give the person who gave it written notice of its variation or withdrawal.					
	(4)	The variation or withdrawal takes effect when written notice of the variation or withdrawal is given to the person.					
134	Enf	force	ment	of ur	dertakings		21
	(1)	perso exec	on ha	s cont may a	ecutive believes, on reason avened a term of an under oply to the District Court for	taking, the chief	22 23 24 25
	(2)				tisfied the person has contr lke 1 or more of the following		26 27
		(a)	an o	rder di	recting the person to comply	with the term;	28
		(b)	amo finai	unt th	irecting the person to pay at is not more than the denefit obtained by the per attributable to, the contraver	lirect or indirect erson from, and	29 30 31 32

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		someone else who has suffered loss or damage because	1 2 3
			4 5
		(e) another order the court considers appropriate.	6
	(3)	or part of a security bond given by a person under subsection	7 8 9
		(a) the chief executive applies to the court for the order; and	10
		undertaking during the period for which the bond was	11 12 13
135	Re	gister of undertakings	14
	(1)	The chief executive must keep a register of each undertaking given to the chief executive by a person under this part.	15 16
	(2)	The register must contain a copy of the undertaking.	17
	(3)	under a regulation, inspect, or get a copy of details in, the	18 19 20
		(a) at a place or places decided by the chief executive; or	21
		(b) by using a computer.	22
	(4)	in arrears, under an arrangement approved by the chief	23 24 25
	(5)		26 27
	(6)	* ±	28 29

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Part 11	General contraventions, evidentiary matters and legal proceedings	1 2 3
Division	1 General contraventions	4
136 Of	fence to deal with trust account	5
	A person must not operate on a trust account unless the person is—	6 7
	(a) an agent who is the holder of the account; or	8
	(b) a person employed by the agent and authorised by the agent to operate on the trust account; or	9 10
	(c) otherwise permitted under this Act to operate on the agent's trust account.	11 12
	Maximum penalty—200 penalty units or 2 years imprisonment.	13 14
137 Fa	Ise or misleading statements	15
(1)	A person must not, for this Act, state anything to an official the person knows is false or misleading in a material particular.	16 17 18
	Maximum penalty—200 penalty units or 2 years imprisonment.	19 20
(2)	In this section—	21
	official means—	22
	(a) the chief executive; or	23
	(b) a public service employee.	24

138	Fal	se or misleading documents	1
	(1)	A person must not, for this Act, give an official a document containing information the person knows is false or misleading in a material particular.	2 3 4
		Maximum penalty—200 penalty units or 2 years imprisonment.	5 6
	(2)	Subsection (1) does not apply to a person if the person, when giving the document—	7 8
		(a) informs the official, to the best of the person's ability, how it is false or misleading; and	9 10
		(b) if the person has, or can reasonably obtain, the correct information, gives the correct information.	11 12
	(3)	A person must not make an entry in a document required or permitted to be made or kept under this Act knowing the entry to be false or misleading in a material particular.	13 14 15
		Maximum penalty—200 penalty units or 2 years imprisonment.	16 17
	(4)	In this section—	18
		official means—	19
		(a) the chief executive; or	20
		(b) a public service employee.	21
Divi	sion	2 Evidentiary matters	22
139	Evi	dentiary provisions	23
	(1)	This section applies to a proceeding under this Act.	24
	(2)	The appointment or power of an inspector must be presumed unless a party, by reasonable notice, requires proof of—	25 26
		(a) the appointment; or	27
		(b) the power to do anything under this Act.	28

(3)	exec	_	are purporting to be the signature of the chief or an inspector is evidence of the signature it o be.	1 2 3
(4)	men Act	nber or an	ate purporting to be signed by the chief executive, a of QCAT, the principal registrar under the QCAT in inspector stating any of the following matters is of the matter—	4 5 6 7
	(a)	a sta	ated document is—	8
		(i)	an order, direction, requirement or decision, or a copy of an order, direction, requirement or decision, given or made under this Act; or	9 10 11
		(ii)	a notice, or a copy of a notice, given under this Act; or	12 13
		(iii)	a record, or a copy of a record, kept under this Act; or	14 15
		(iv)	a document, or a copy of a document, kept under this Act;	16 17
	(b)	on a	stated day, a stated person—	18
		(i)	was, or was not, the holder of a stated licence; or	19
		(ii)	was given a stated notice, order, requirement or direction under this Act.	20 21
Ent	ries	in ag	ent's documents	22
	foun	d in	in a document kept by or belonging to an agent or the agent's premises is evidence that the entry has e by or with the authority of the agent.	23 24 25

Divi	sion	3 Proceedings	1
141	Sto	opping contraventions	2
	(1)	This section applies if QCAT is satisfied, on application by the chief executive, that a person is doing, or is about to do, something in contravention of this Act.	3 4 5
	(2)	QCAT may, by order, prohibit the person who is doing or is about to do the thing (the <i>prohibited person</i>) from starting or continuing the thing.	6 7 8
	(3)	QCAT may make an order under this section on the chief executive's application made without notice to the prohibited person but, in that case, QCAT must allow the prohibited person a reasonable opportunity to show cause why the order should not be confirmed.	9 10 11 12 13
	(4)	If QCAT, after considering the prohibited person's evidence and submissions, if any, and any further evidence or submissions of the chief executive, is not satisfied the order should continue in force, QCAT must rescind the order.	14 15 16 17
	(5)	A person must not contravene an order under this section.	18
		Maximum penalty—540 penalty units.	19
	(6)	An order under this section has effect on the giving of a copy of the order to the prohibited person.	20 21
142	Pro	oceedings for an offence	22
	(1)	Subject to subsection (2), a proceeding for an offence against this Act must be taken in a summary way under the <i>Justices Act 1886</i> within the later of the following—	23 24 25
		(a) 1 year after the offence is committed;	26
		(b) 6 months after the commission of the offence comes to the complainant's knowledge, but within 2 years after the commission of the offence.	27 28 29
	(2)	A proceeding for an indictable offence may be taken, at the prosecution's election—	30 31

	(a)	by way of summary proceedings under the <i>Justices Act</i> 1886; or	1 2
	(b)	on indictment.	3
(3)		roceeding against a person for an indictable offence must efore a magistrate if it is a proceeding—	4 5
	(a)	for the summary conviction of the person; or	6
	(b)	for an examination of witnesses relating to the charge.	7
(4)	justi or m the J	proceeding for an indictable offence is brought before a ce who is not a magistrate, jurisdiction is limited to taking taking a procedural action or order within the meaning of sustices of the Peace and Commissioners for Declarations 1991.	8 9 10 11 12
(5)	If—		13
	(a)	a person charged with an indictable offence asks at the start of a summary proceeding for the offence that the charge be prosecuted on indictment; or	14 15 16
	(b)	the magistrate hearing a charge of an indictable offence considers the charge should be prosecuted on indictment;	17 18 19
	the r	magistrate—	20
	(c)	must not decide the charge as a summary offence; and	21
	(d)	must proceed by way of a committal proceeding.	22
(6)	If a	magistrate acts under subsection (5)—	23
	(a)	any plea of the person charged, made at the start of the proceeding, must be disregarded; and	24 25
	(b)	any evidence brought in the proceeding before the magistrate decided to act under subsection (5) is taken to be evidence in the proceeding for the committal of the person for trial or sentence; and	26 27 28 29
	(c)	before committing the person for trial or sentence, the magistrate must make a statement to the person under the <i>Justices Act</i> 1886, section 104(2)(b)	30 31

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	(7)	The maximum penalty that may be imposed on a summary conviction of an indictable offence is 200 penalty units or 1 year's imprisonment.	1 2 3
	(8)	In this section—	4
		<i>indictable offence</i> means an offence against this Act for which the maximum penalty of imprisonment is more than 2 years.	5 6 7
143	Res	sponsibility for acts or omissions of representatives	8
	(1)	This section applies in a proceeding for an offence against this Act.	9 10
	(2)	If it is relevant to prove a person's state of mind about a particular act or omission, it is enough to show—	11 12
		(a) the act was done or omitted to be done by a representative of the person within the scope of the representative's actual or apparent authority; and	13 14 15
		(b) the representative had the state of mind.	16
	(3)	An act done or omitted to be done for a person by a representative of the person within the scope of the representative's actual or apparent authority is taken to have been done or omitted to be done also by the person, unless the person proves the person could not, by the exercise of reasonable diligence, have prevented the act or omission.	17 18 19 20 21 22
	(4)	In this section—	23
		offence includes a contravention of this Act for which an amount may be ordered by the District Court or QCAT to be paid as a money penalty.	24 25 26
		representative means—	27
		(a) of a corporation—an executive officer, employee or agent of the corporation; or	28 29
		(b) of an individual—an employee or agent of the individual.	30 31

		state of mind, of a person, includes—	1
		(a) the person's knowledge, intention, opinion, belief or purpose; and	2 3
		(b) the person's reasons for the intention, opinion, belief or purpose.	4 5
144		ef executive's right of appeal against decision of AT or appeal tribunal	6
	(1)	The chief executive may appeal against a decision of QCAT or the appeal tribunal, but only on the ground of error of law.	8 9
	(2)	In this section—	10
		appeal tribunal means QCAT as constituted under the QCAT Act, section 166 for an appeal.	11 12
145	Pov	ver of court	13
	(1)	A court may, in addition to any other penalty it may impose, order that a licensee's licence be suspended for a stated period or cancelled if the licensee has been convicted of an offence against this Act.	14 15 16 17
	(2)	Subsection (3) applies if the court orders that an agent's licence be cancelled and the agent is an individual.	18 19
	(3)	The court must also order that the agent is disqualified for a stated period or permanently from either or both of the following—	20 21 22
		(a) holding a licence under an Agents Act;	23
		(b) performing a debt collection activity as authorised under the <i>Debt Collectors (Field Agents and Collection Agents) Act 2013</i> , section 19, in the carrying on of a business, either alone or with others.	24 25 26 27
	(4)	The court may also order that a person convicted of an offence against this Act be disqualified from holding a licence under an Agents Act for a stated period or permanently.	28 29 30
	(5)	The court may make an order under subsection (1) or (4)—	31

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		(a) on the chief executive's application; or	1
		(b) on its own initiative.	2
	(6)	If an order is made by a court under this section on the court's own initiative, the court must cause a copy of the order to be given to the chief executive.	3 4 5
146		egations of false or misleading representations or tements etc.	6 7
		In a proceeding for an offence against this Act involving a false or misleading statement, representation or entry, or false or misleading information, it is enough for a charge to state that the statement, representation, entry or information was 'false or misleading'.	8 9 10 11 12
Part		General	13
147		olication of particular provisions to appointees under Agents Act	14 15
	(1)	This section applies in relation to an activity performed by an appointee for an agent.	16 17
	(2)	Parts 2 and 3 apply to the appointee as if the appointee were the agent.	18 19
	(3)	In this section—	20
		appointee means an appointee within the meaning of the following—	21 22
		(a) the <i>Debt Collectors</i> (Field Agents and Collection Agents) Act 2013, section 6(1);	23 24
		(b) the <i>Motor Dealers and Chattel Auctioneers Act 2013</i> , section 7(1);	25 26
		(c) the <i>Property Occupations Act 2013</i> , section 6(1).	27

148	Public warning statements					
	(1)	The Minister or chief executive may make a public statement identifying and giving warnings or information about the commission of offences against this Act and persons who commit the offences.	2 3 4 5			
	(2)	The statement may identify particular offences and persons.	6			
	(3)	The Minister or chief executive must not make or issue a statement under this section unless satisfied it is in the public interest to do so.	7 8 9			
149	Civ	ril remedies not affected	10			
		Nothing in this Act affects or limits a civil remedy that a person may have against an agent or another person for a matter.	11 12 13			
150	Cri	minal Proceeds Confiscation Act 2002 not limited	14			
		Nothing in this Act limits the <i>Criminal Proceeds Confiscation Act 2002</i> .	15 16			
151	Del	legation—chief executive	17			
	(1)	The chief executive may delegate the chief executive's powers, other than power under section 115 or 147, to an appropriately qualified public service employee.	18 19 20			
	(2)	In subsection (1)—	21			
		appropriately qualified includes having the qualifications, experience or standing appropriate to exercise the power.	22 23			
		Example of standing—	24			
		the level at which a person is employed within the department	25			
152	Ар	proved forms	26			
		The chief executive may approve forms for use under this Act.	27			

153	Reg	julation-making power	1
	(1)	The Governor in Council may make regulations under this Act.	2 3
	(2)	Without limiting subsection (1), a regulation may be made about the following—	4 5
		(a) ways in which amounts may be paid from a trust account;	6 7
		(b) the audit of trust accounts and documents;	8
		(c) the keeping of records, including the form in which records are to be kept;	9 10
		(d) the keeping of receipts and evidence of expenditure;	11
		(e) the length of time documents required to be kept under this Act are to be kept;	12 13
		(f) imposing a penalty for a contravention of a regulation of not more than 20 penalty units.	14 15
Dout	10	Transitional provisions	
Part	13	Transitional provisions	16
154	Def	inition for pt 13	17
		In this part—	18
		commencement means the day this section commences.	19
155	Cla	im fund	20
	(1)	The rights and liabilities of the claim fund under the repealed Act (the <i>former fund</i>) are taken to be the rights and liabilities of the claim fund under this Act (the <i>current fund</i>).	21 22 23
	(2)	A claim that has been made against the former fund, and not finished before the commencement, continues as if it were a claim against the current fund.	24 25 26

(3)	A person who could have made a claim against the former fund but did not make the claim before the commencement may make the claim against the current fund under this Act, if the time allowed for bringing the proceeding under the repealed Act has not expired.	1 2 3 4 5
(4)	If, before the commencement, the chief executive had started a proceeding to recover an amount paid out of the former fund, the proceeding is taken to have been started by the chief executive under this Act as if the amount had been paid out of the current fund.	6 7 8 9 10
(5)	If, had the repealed Act not been repealed, the chief executive could start a proceeding to recover an amount paid out of the former fund, the chief executive may start the proceeding as if the amount had been paid out of the current fund.	11 12 13 14
(6)	This Act applies to a proceeding under subsection (4) or (5), with necessary changes.	15 16
Exi	sting special investigators	17
	A person who, immediately before the commencement, held an appointment as a special investigator under the repealed Act is taken, on the commencement, to be appointed as a special investigator under this Act.	18 19 20 21
Со	ntinuation of reviews under the repealed Act	22
(1)	Subsection (2) applies if—	23
	(a) a person applied to QCAT under the repealed Act, section 483 or 501 for a review of a decision of the chief executive; and	24 25 26
	(b) the review had not been decided before the commencement.	27 28
(2)	QCAT may hear, or continue to hear, and decide the review under the repealed Act as if that Act had not been repealed.	29 30
(3)	Subsection (4) applies if—	31
	(4) (5) (6) Exi (2)	fund but did not make the claim before the commencement may make the claim against the current fund under this Act, if the time allowed for bringing the proceeding under the repealed Act has not expired. (4) If, before the commencement, the chief executive had started a proceeding to recover an amount paid out of the former fund, the proceeding is taken to have been started by the chief executive under this Act as if the amount had been paid out of the current fund. (5) If, had the repealed Act not been repealed, the chief executive could start a proceeding to recover an amount paid out of the former fund, the chief executive may start the proceeding as if the amount had been paid out of the current fund. (6) This Act applies to a proceeding under subsection (4) or (5), with necessary changes. Existing special investigators A person who, immediately before the commencement, held an appointment as a special investigator under the repealed Act is taken, on the commencement, to be appointed as a special investigator under this Act. Continuation of reviews under the repealed Act (1) Subsection (2) applies if— (a) a person applied to QCAT under the repealed Act, section 483 or 501 for a review of a decision of the chief executive; and (b) the review had not been decided before the commencement.

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		(a) a person could have applied under the repealed Act, section 483 or 501 for a review of a decision of the chief executive; but	1 2 3
		(b) the person had not applied before the commencement.	4
	(4)	The person may apply for a review of the decision under the repealed Act as if that Act had not been repealed.	5 6
158	Pro	oceedings	7
	(1)	This section applies to a proceeding that has, or could have, been started under the repealed Act because of an event that happened before the commencement, if the proceeding is about an event for which a legal proceeding can be started under this Act.	8 9 10 11 12
	(2)	If the proceeding was brought under the repealed Act and has not been finished before the commencement, the proceeding may be continued and finished under the repealed Act.	13 14 15
	(3)	Subsection (4) applies if—	16
		(a) the proceeding had not, but could have, been started under the repealed Act; and	17 18
		(b) the time allowed for bringing the proceeding has not expired.	19 20
	(4)	The proceeding may be started under this Act.	21
159	Inju	unctions relating to pre-commencement conduct	22
	(1)	An injunction granted by the District Court under the repealed Act and in force immediately before the commencement continues from the commencement according to its terms, as if it had been granted under part 10, division 1.	23 24 25 26
	(2)	In addition to the grounds in section 125, the District Court may grant an injunction under part 10 if the court is satisfied a person has, before the commencement, engaged in conduct that constituted—	27 28 29 30
		(a) a contravention of the repealed Act; or	31

		(b) an attempt to contravene the repealed Act; or	1
		(c) aiding, abetting, counselling or procuring a person to contravene the repealed Act; or	2 3
		(d) inducing or attempting to induce, whether by threats, promises or otherwise, a person to contravene the repealed Act; or	4 5 6
		(e) being in any way, directly or indirectly, knowingly concerned in, or party to, the contravention by a person of the repealed Act; or	7 8 9
		(f) conspiring with others to contravene the repealed Act.	10
160	Un	dertakings relating to pre-commencement conduct	11
	(1)	An undertaking given by a person to the chief executive under the repealed Act, and in force immediately before the commencement, continues from the commencement as an undertaking according to its terms as if it were given under part 10, division 2.	12 13 14 15 16
	(2)	The provisions of this Act relating to undertakings apply to an undertaking continued under subsection (1).	17 18
	(3)	If the chief executive reasonably believes a person has, before the commencement, contravened or been involved in a contravention of the repealed Act, section 131 of this Act applies as if a reference in that section to this Act were a reference to the repealed Act.	19 20 21 22 23
161	Со	ntinuation of register of undertakings	24
		The register of undertakings kept under the repealed Act is continued in existence and taken to be the register of undertakings under this Act.	25 26 27
162	Exi	sting approved financial institutions	28
		A financial institution that, immediately before the commencement, was an approved financial institution under	29 30

		the repealed Act, is taken from the commencement to be an approved financial institution under this Act.	1 2
163	Exi	sting agreements with financial institutions	3
	(1)	This section applies to an agreement entered into between the chief executive and an approved financial institution under the repealed Act about the keeping of general trust accounts by licensees that is in force immediately before the commencement.	4 5 6 7 8
	(2)	From the commencement, the agreement is taken to be an agreement entered into between the chief executive and a financial institution about the keeping of general trust accounts by agents under this Act.	9 10 11 12
164	Exi	sting trust accounts	13
		A general trust account or special trust account opened under the repealed Act, and still open immediately before the commencement, is taken from the commencement to be a general trust account or special trust account under this Act.	14 15 16 17
165	Exi	sting auditors	18
	(1)	Subsection (2) applies if, immediately before the commencement, a person was appointed as an approved auditor for a stated licensee under the repealed Act, section 394.	19 20 21 22
	(2)	The following applies—	23
		(a) the person's appointment as an auditor continues under the repealed Act; and	24 25
		(b) the repealed Act, chapter 12, part 2, division 2 continues to apply in relation to the auditor until the auditor's appointment ends under those provisions.	26 27 28
	(3)	Subsection (4) applies to an auditor other than an approved auditor appointed for a licensee under the repealed Act.	29 30

	(4)	From the commencement, the person is taken to be an auditor under this Act, as if the person had been appointed by the agent under section 30.	1 2 3
166	Ne	w approved auditors	4
	(1)	This section applies if a person had applied to the chief executive to be an approved auditor for a licensee and immediately before the commencement the application had not been decided.	5 6 7 8
	(2)	The repealed Act applies to the application as if it had not been repealed.	9 10
	(3)	If the application is approved under the repealed Act, section 394, the person is taken to be an auditor under this Act, as if the person were appointed under section 30.	11 12 13
167	Exi	sting audits	14
	(1)	This section applies if, immediately before the commencement, an audit had been started, but not completed, under the repealed Act.	15 16 17
	(2)	From the commencement, the requirements for audits under the repealed Act continue to apply to the audit.	18 19
168	Exi	sting disputes about trust money	20
	(1)	A dispute about trust money arising and not resolved before the commencement is taken to be a dispute arising under this Act.	21 22 23
	(2)	For subsection (1), a written notice given or anything done or given under the repealed Act is taken to be a notice given or something done or given under this Act.	24 25 26
169	Exi	sting receivers	27
	(1)	A receiver over property appointed by the chief executive under the repealed Act whose appointment is in force	28 29

		com	nediately before the commencement, is taken, from the mencement, to be a receiver over the property appointed er this Act.	1 2 3
	(2)	befo	he receiver is in possession of the property immediately are the commencement, the receiver is taken from the mencement to be in possession of the property under this	4 5 6 7
170	Re	ceive	rship property	8
	(1)	for a	section applies if, immediately before the mencement, an order was in force under the repealed Act a person in possession of receivership property to give ession of it to a receiver.	9 10 11 12
	(2)		n the commencement, the order is taken to have been e under this Act.	13 14
171	Pro	ceed	lings for offences under the repealed Act	15
	(1)	an c	section applies if a person is alleged to have committed offence against any of the following provisions of the aled Act before the commencement—	16 17 18
		(a)	section 375(1) or (2), 376(1) or (2) or 377(2);	19
		(b)	section 379, 380(2) or 381(1) or (2);	20
		(c)	section 384(1) or (2), 385(1) or (4) or 386(1);	21
		(d)	section 388, 389 or 390(2);	22
		(e)	section 392(1), 396(2) or 397(2), (3) or (4);	23
		(f)	section 402(2), 404 or 405(3);	24
		(g)	section 406(2), 407(1) or 413(1) or (4);	25
		(h)	section 414, 420(5), 422(2);	26
		(i)	section 426, 428 or 436(2), (3) or (5);	27
		(j)	section 443(1), 475(2) or (5) or 493;	28
		(k)	section 495(2), 529A(6) or 558;	29

		(l) section 580, 582(1), 583(1) or (3) or 591(2).	
	(2)	Without limiting the <i>Acts Interpretation Act 1954</i> , section 20, the following applies as if the repealed Act had not been repealed—	
		(a) proceedings for the offence may be started, continued or completed under the repealed Act;	
		(b) a court may hear and decide the proceedings under the repealed Act;	
		(c) a document relevant to the proceedings and given evidentiary effect under the repealed Act continues to have the evidentiary effect.	
	(3)	Subsection (2) applies despite the Criminal Code, section 11.	
' 2	Exi	sting delegations	
		If, immediately before the commencement, a power of the chief executive had been delegated under section 597 of the repealed Act to a person, the person is taken, from the commencement, to hold an equivalent delegation under this Act.	

Schedule 1 Dictionary

section 7	2
account, for part 4, see section 41.	3
agent—	
(a) generally—see section 8; and	5
(b) for part 3, division 3—see section 33; and	6
(c) for part 4—see section 41; and	7
(d) for part 7—see section 80.	8
Agents Act means the following—	9
(a) the Debt Collectors (Field Agents and Collection Agents) Act 2013;	10 11
(b) the Motor Dealers and Chattel Auctioneers Act 2013;	12
(c) the Property Occupations Act 2013.	13
amount in dispute see section 25(1)(b).	14
approved financial institution means a financial institution that has entered into an agreement with the chief executive under section 14.	
<i>arrangement</i> includes agreement, promise, scheme, transaction (with or without consideration), understanding and undertaking (whether express or implied).	18 19 20
audit month, for part 3, division 3, see section 33.	21
auditor, for part 3, see section 29.	22
audit period, for part 3, division 3, see section 33.	23
audit report, for part 3, division 3, see section 33.	24
chattel auctioneer, for part 7, see section 80.	25
claimant, for part 7, see section 80.	26
<i>claim fund</i> means the claim fund established under section 78	27

clain	n notice, for part 7, see section 80.	1
	et, of an agent, means the person who appoints the agent erform an activity.	2 3
	ection agent means a collection agent under the Debt ectors (Field Agents and Collection Agents) Act 2013.	4 5
cour	<i>iction</i> includes a plea of guilty or a finding of guilt by a t, but does not include a plea of guilty or a finding of guilt court if no conviction is recorded by the court.	6 7 8
defai	<i>lcation</i> , for part 4, see section 41.	9
empl	loy includes—	10
(a)	engage on a contract for services or commission and use the services of, whether or not for reward; and	11 12
(b)	directly engage a person as an independent contractor; and	13 14
(c)	engage a person from a labour hire provider.	15
what direc	the entire officer, for a corporation, means a person, by the ever name called and whether or not the person is a corporation, who is concerned, or takes part, in management of the corporation.	16 17 18 19
finar	ncial loss, for part 7, see section 80.	20
	the repealed Act.	21 22
FTI.	Act see section 5(1).	23
fund	means the claim fund.	24
hold	er—	25
(a)	of an account, means the agent or other person authorised to operate on the account; or	26 27
(b)	of a licence, means the person in whose name the licence is issued.	28 29
mear	narge, of an agent's business, means in charge within the ming of the Agents Act under which the agent conducts business.	30 31 32

_	nector means a person who holds office under the FTI Act in inspector for this Act.	1 2
lice	nce means a licence issued under an Agents Act.	3
lice	nsed, for a person, means licensed under an Agents Act.	4
	nsee means the holder of a licence under an Agents Act, is in force.	5 6
mar	keteering contravention, for part 7, see section 80.	7
misl	<i>leading</i> includes deceptive.	8
mon	<i>ney</i> , for part 4, see section 41.	9
mot	or dealer, for part 7, see section 80.	10
mot	or vehicle, for part 7, see section 80.	11
non	-investment residential property see section 81.	12
obst	truct includes hinder, delay and attempt to obstruct.	13
on-s	sale see section 110(1).	14
part	ties, to a claim, see section 96(2).	15
prin	cipal agent means the following—	16
(a)	if the agent is a licensee—a licensee that carries on business under the licensee's licence on the licensee's own behalf;	17 18 19
(b)	a collection agent that carries on business as a collection agent on the agent's own behalf.	20 21
rece	viver means a receiver appointed under section 50.	22
rece	vivership property, for part 4, see 50(2).	23
regi	stered office see section 80.	24
rele	vant activity, for a debt collector for part 7, see section 80.	25
rele	vant person, for part 7, see section 80.	26
	ealed Act means the Property Agents and Motor Dealers 2000.	27 28
_	resentation means a statement, promise, publication and er representation made in any way.	29 30

Schedule 1

residential property see section 80.	1
respondent—	
(a) for part 7, see section 80; and	3
(b) for part 8, see section 117(2); and	4
(c) for part 10, see section 125.	5
<i>reward</i> includes remuneration of any kind including, for example, any fee, commission or gain.	6 7
<i>sell</i> includes agree to sell, advertise or display for sale, attempt to sell, have for sale, negotiate for a sale, and in any way be concerned in selling.	8 9 10
<i>special investigator</i> means a special investigator appointed under section 70.	11 12
special payment see section 115.	13
trust account means a trust account kept under this Act.	14
<i>trust money</i> includes an amount that was, or ought, under this Act, to have been, deposited in a trust account by an agent.	15 16
trust property, for part 4, see section 41.	17

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