

Queensland

Animal Management (Protecting Puppies) and Other Legislation Amendment Bill 2016



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2016

A Bill

for

An Act to amend the *Animal Care and Protection Act 2001*, the *Animal Management (Cats and Dogs) Act 2008* and the *Biosecurity Act 2014* for particular purposes

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	The P	arliament of Queensland enacts—	1
	Part	1 Preliminary	2
Clause	1	Short title	3
		This Act may be cited as the Animal Management (Protecting Puppies) and Other Legislation Amendment Act 2016.	4 5
Clause	2	Commencement	6
		Parts 3 and 5 commence on a day to be fixed by proclamation.	7
	Part	2 Amendment of Animal Care and Protection Act 2001	8
Clause	3	Act amended	10
		This part amends the Animal Care and Protection Act 2001.	11
Clause	4	Amendment of s 32 (Keeping or using kill or lure for blooding or coursing)	12 13
		(1) Section 32(a)—	14
		omit, insert—	15
		(a) to give a dog a taste or sight of the animal's blood; or	16 17
		(2) Section 32—	18

IS DI

		(2)	For subsection (1)(a), it does not matter we the dog has previously tasted or seen the blother animal or of another animal.	
	Part	3	Amendment of Animal Management (Cats and Dog Act 2008	s) 4 5 6
Clause	5	Act amended		7
		Act 2008.	nends the Animal Management (Cats And	Dogs) 8 9
		Note—		10
		See also the	amendments in schedule 1.	11
Clause	6	Amendment o	s 3 (Purposes of Act)	12
		Section 3—		13
		insert—		14
			(e) promote the responsible breeding of d	ogs. 15
Clause	7	Amendment o achieved)	s 4 (How purposes are to be primarily	y 16
		(1) Section 4—		18
		insert—		19
			(ba) imposing registration obligations of breeders;	n dog 20 21
			(bb) regulating the supply of dogs an advertising of dogs for supply;	d the 22 23
			(bc) providing for the sharing of informabout dog breeders with particular ag	

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			and entities that are responsible for animal welfare;	1 2
		(2) Section 40	(e), after 'establish a'—	3
		insert—		4
		br	eeder register and	5
		(3) Section 40	(ba) to (j)—	6
		renumber	as section 4(c) to (m).	7
lause	8	Insertion of I	new s 12A	8
		Chapter 1, part	3, division 2—	9
		insert—		10
		12A When a person <i>breeds</i> a dog		
		(1)	A person <i>breeds</i> a dog if the dog is born to a female dog that is usually kept by the person, including through an agent, employee or anyone else.	12 13 14 15
		(2)	However, if the person who usually keeps the female dog is a child, the dog born to the female dog is taken to have been bred by a parent or guardian of the child.	16 17 18 19
		(3)	For subsections (1) and (2), it is irrelevant whether the person or, if the person is a child, a parent or guardian of the person intends to keep the dog or supply it to another person.	20 21 22 23
lause	9		of ch 2, pt 1, div 1, hdg (Obligation on wner of cat or dog)	24 25
		Chapter 2, part	1, division 1, heading, 'supplier or'—	26
		omit.		27

Clause	10	Omission of s implanted)	13 (Suppli	er must ensure cat or	dog is	1 2
		Section 13—				3
		omit.				4
Clause	11	Insertion of ne	w chs 2A	and 2B		5
		After chapter 2—	-			6
		insert—				7
		Chapt	ter 2A	Registration of breeders and	•	8 9
				matters		10
		Part 1		Preliminary		11
		43A Defi	nitions fo	r chapter		12
		In th	is chapter—	-		13
			accreditati	on number see section 43	BC(1).	14
			accredited section 431	breeder , of an approve $B(1)$.	d entity, see	15 16
				ay, for an approved entitity is prescribed as an apon 43W.	•	17 18 19
				ntity means an entity prentity under section 43W.	scribed as an	20 21
			breeder ID section 430	number, of a registered $G(1)(b)$.	breeder, see	22 23
			designated following o	details, of a person, letails—	means the	24 25
			(a) the pe	rson's name;		26

	(b)	the address of—	1
		(i) if the person is an individual—the person's place of residence; or	2 3
		(ii) if the person is a body corporate—the body corporate's place of business, head office or registered office;	4 5 6
	(c)	the local government area in which—	7
		(i) if the person is an individual—the person's place of residence is located; or	8 9 10
		(ii) if the person is a body corporate—the body corporate's place of business, head office or registered office is located;	11 12 13 14
	(d)	the person's telephone number;	15
	(e)	the person's email address.	16
	inel	ligible person see section 43D.	17
	onli mat	ine breeder registration system means the ne system for breeder registration and related ters on, or accessible from, the department's posite.	18 19 20 21
	_	istered breeder means a person registered er part 2.	22 23
	regi	istration date see section 43G(2)(c).	24
	rene	ewal date see section 43L(2)(c).	25
	rene	ewal fee see section 43J(2)(b)(ii).	26
	rene	ewal notice see section 43J(1).	27
43B Wh	o is	an <i>accredited breeder</i>	28
(1)		person is an accredited breeder, of an	29
		roved entity, if the person is accredited by the roved entity to breed dogs under an	30 31

_	•	•	

	accreditation scheme conducted by the approved entity.	1 2
(2)	For subsection (1), it does not matter that the person is accredited before the approval day for the approved entity.	3 4 5
(3)	However, if the person is accredited before the approval day for the approved entity, the person only becomes an accredited breeder of the approved entity on the approved entity's approval day.	6 7 8 9 10
43C Wh	nat is an <i>accreditation number</i>	11
(1)	An <i>accreditation number</i> is the unique identifying number an approved entity gives a person who is an accredited breeder of the approved entity.	12 13 14 15
(2)	For subsection (1), it does not matter that the unique identifying number is given before the approval day for the approved entity.	16 17 18
(3)	However, if the unique identifying number is given before the approval day for the approved entity, the number only becomes the accreditation number of the accredited breeder on the approved entity's approval day.	19 20 21 22 23
43D Wh	no is an <i>ineligible person</i>	24
Αp	person is an <i>ineligible person</i> if—	25
	(a) the person is a child; or	26
	(b) the person is subject to—	27
	(i) a prohibition order or an interim prohibition order made under the Animal Care and Protection Act 2001; or	28 29 30 31

	S sa as	n order made under a law of another tate or the Commonwealth having the ame, or substantially the same, effect is an order mentioned in subparagraph); or	1 2 3 4 5
	breede	erson's registration as a registered or has been cancelled under part 2, on 4 in the last 5 years; or	6 7 8
	corresp	person's registration, under a ponding law, to breed dogs has been led in the last 5 years.	9 10 11
Part 2		Registration of dog breeders	12 13
Divisio	n 1	Registration	14
43E Reg	istration o	bligation	15
(1)	This section	applies to a person who—	16
	(a) breeds	a dog; and	17
	(b) on the breede	day the dog is born, is not a registered er.	18 19
(2)	dog is born	must, within 28 days after the day the apply to be registered as a registered aless the person has a reasonable	20 21 22 23
	Maximum 1	penalty—50 penalty units.	24
(3)		person does not commit an offence section (2) if the person is—	25 26
	\mathcal{C}		

	(b) a primary producer who has bred the dog from a working dog—	1 2
	(i) to use as a working dog; or	3
	(ii) to supply the dog to another primary producer to use as a working dog; or	4 5
	(c) a member of a class of persons prescribed by regulation.	6 7
(4)	Also, a person does not commit an offence against subsection (2) if the dog dies within 28 days after the day it is born.	8 9 10
43F Ap	plying for registration	11
(1)	A person, other than an ineligible person, may apply to the chief executive to be registered as a registered breeder.	12 13 14
(2)	The application must be made—	15
	(a) electronically using the online breeder registration system; or	16 17
	(b) in the approved form.	18
(3)	Also, the application must—	19
	(a) include the designated details of the person; and	20 21
	(b) be accompanied by the fee prescribed by regulation.	22 23
43G Re	gistration of person as registered breeder	24
(1)	The chief executive must, as soon as practicable after receiving an application under section 43F—	25 26 27
	(a) register the person as a registered breeder by recording the person's designated details in the breeder register; and	28 29 30

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	(b)	issue a unique identifying number (the <i>breeder ID number</i>) for the person; and	1 2
	(c)	give the person a notice about the person's registration as a registered breeder.	3 4
(2)	The	notice must state—	5
	(a)	the designated details of the person as recorded in the breeder register; and	6 7
	(b)	the person's breeder ID number; and	8
	(c)	the date the person was registered (the registration date).	9 10
43H Pe	riod (of registration	11
		n's registration as a registered breeder ends 1	12
		er the registration date stated in the notice	13
_		the person under section 43G, unless the	14
reg	ıstratı	on is sooner cancelled under division 4.	15
431 No	tran	sfer of registration	16
		•	
		a's registration as a registered breeder may not ferred.	17 18
			10
Division	on 2	Renewal of registration	19
43J Ch	ief ex	xecutive must give renewal notice	20
(1)	bree	e chief executive must give a registered eder a notice (a <i>renewal notice</i>) to renew the eder's registration as a registered breeder.	21 22 23
(2)	The	renewal notice must—	24
	(a)	be given at least 14 days before the registration ends; and	25 26
	(b)	state—	27

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	(i) the designated details of the registered breeder as recorded in the breeder register; and	1 2 3
	(ii) that the registered breeder may renew the registration by paying the fee (the <i>renewal fee</i>) prescribed by regulation to the chief executive; and	4 5 6 7
	(iii) the period for which the registration is to be renewed.	8 9
43K Ap	plying for renewal of registration	10
(1)	The registered breeder may renew the breeder's registration, before the registration ends, by paying the renewal fee.	11 12 13
(2)	This section applies whether or not the registered breeder has been given a renewal notice.	14 15
43L Re	newal of registration	16
(1)	The chief executive must, within 14 days after receiving the renewal fee, give the registered breeder a notice about the renewal of registration as a registered breeder.	17 18 19 20
(2)	The notice must state—	21
	(a) the designated details of the registered breeder as recorded in the breeder register; and	22 23 24
	(b) the breeder ID number of the registered breeder; and	25 26
	(c) the date (the <i>renewal date</i>) the person's registration as a registered breeder was renewed.	27 28 29

43M Pe	riod of renewal of registration	1
A person's registration ends 1 year after the renewal date stated in the notice given to the person under section 43L, unless the registration is sooner cancelled under division 4.		2 3 4 5
Division	on 3 Amendment of registration	6
	gistered breeder must give chief executive anged information	7 8
(1)	This section applies if the designated details of a registered breeder change.	9 10
(2)	The registered breeder must, unless the breeder has a reasonable excuse, within 7 days after the designated details change, give the chief executive notice of the change in a way mentioned in subsection (3).	11 12 13 14 15
	Maximum penalty—50 penalty units.	16
(3)	The notice must be given—	17
	(a) electronically using the online breeder registration system; or	18 19
	(b) in the approved form.	20
	ief executive must record changed ormation and give notice of change	21 22
(1)	This section applies if the chief executive receives a notice, from a registered breeder, under section 43N.	23 24 25
(2)	The chief executive must—	26
	(a) as soon as practicable after receiving the notice, record the change in the designated details of the registered breeder in the breeder register; and	27 28 29 30

(b)	within 14 days after receiving the notice, give the registered breeder a notice stating the designated details of the registered breeder as recorded in the register.	1 2 3 4
Division 4	Suspension or cancellation of registration	5 6
43P Ground	Is for suspension or cancellation	7
	the person becomes an ineligible person	8 9 10 11
(b)	under section 43D(b); the person was registered because of a materially false or misleading representation or declaration;	12 13 14 15
(c)	the person is charged with an animal welfare offence;	16 17
(d)	the person is charged with an offence against a law of the Commonwealth or another State if the act or omission constituting the offence would, if it happened in Queensland, be an animal welfare offence.	18 19 20 21 22 23
43Q Show o	cause notice	24
bel: sus	s section applies if the chief executive lieves a ground exists under section 43P to pend or cancel (the <i>proposed action</i>) a son's registration as a registered breeder.	25 26 27 28
	e chief executive must give the person a notice how cause notice)—	29 30

[s	1	1	•

	(a)	stating the proposed action; and	1
	(b)	stating the grounds for the proposed action; and	2 3
	(c)	outlining the facts and circumstances forming the basis for the grounds; and	4 5
	(d)	if the proposed action is to suspend the registration—stating the period of the proposed suspension; and	6 7 8
	(e)	inviting the person, within a stated period (the <i>show cause period</i>), to make written representations to the chief executive about why the proposed action should not be taken.	9 10 11 12 13
(3)	at le	show cause period must be a period ending east 21 days after the day the show cause ce is given to the person.	14 15 16
43R Rep	prese	entations about show cause notice	17
(1)	The mak	person may, within the show cause period,	17 18 19 20 21
	The mak execution of The repr	person may, within the show cause period, the written representations to the chief cutive about why the proposed action should be taken.	18 19 20
(1)	The make execution of the representation of	person may, within the show cause period, the written representations to the chief cutive about why the proposed action should be taken. Chief executive must consider all esentations (the accepted representations)	18 19 20 21 22 23
(2) 43S Encart If, a chie	The make execution of the representation of	person may, within the show cause period, the written representations to the chief cutive about why the proposed action should be taken. Chief executive must consider all esentations (the accepted representations) the under subsection (1).	18 19 20 21 22 23 24

	(b)	must, as soon as practicable, give the person a notice stating the proposed action will not be taken.	1 2 3
43T Sus	spen	sion or cancellation	4
(1)		s section applies if, after considering any epted representations, the chief executive—	5 6
	(a)	still believes a ground exists to take the proposed action; and	7 8
	(b)	believes the proposed action is warranted.	9
(2)		s section also applies if there are no accepted resentations.	10 11
(3)	The	chief executive may decide to—	12
	(a)	if the proposed action was to suspend the registration for a stated period—suspend the registration for not longer than the stated period; or	13 14 15 16
	(b)	if the proposed action was to cancel the registration—cancel the registration or suspend it for a stated period.	17 18 19
(4)	afte	chief executive must, as soon as practicable r making the decision, give the person an ermation notice for the decision.	20 21 22
(5)		decision takes effect on the later of the owing days—	23 24
	(a)	the day the information notice is given to the person;	25 26
	(b)	the day stated in the information notice.	27
43U lmi	medi	ate suspension	28
(1)	The	chief executive may decide to suspend a son's registration as a registered breeder nediately if the chief executive believes—	29 30 31

[s	1	1	1

In this p		nrt—	29
43V De	finiti	on for part	28
Part 3	3	Approved entities	27
		(iii) the day that is 28 days after the notices were given to the person.	25 26
		(ii) the show cause notice is finally dealt with;	23 24
		(i) the chief executive ends the suspension;	21 22
	(b)	continues until the earliest of the following—	19 20
	(a)	takes effect when the notices are given to the person; and	17 18
(3)	The	suspension—	16
	(b)	a show cause notice in relation to the proposed action.	14 15
	(a)	an information notice for the decision to suspend the registration immediately; and	12 13
(2)		chief executive must, as soon as practicable r making the decision, give the person—	10 11
		(ii) of harm to the effectiveness of the registration of persons as registered breeders under this Act.	7 8 9
		(i) to the welfare of dogs; or	6
	(b)	it is necessary to suspend the registration immediately because there is an immediate and serious risk—	3 4 5
	(a)	a ground exists to take proposed action in relation to the person's registration; and	1 2

	rele	vant	<i>information</i> means—	1
	(a)		a person who becomes an accredited eder of an approved entity—	2 3
		(i)	the person's designated details; and	4
		(ii)	the person's accreditation number; and	5
		(iii)	the date the person becomes an accredited breeder of the approved entity; and	6 7 8
		(iv)	the date the person's accreditation ends; or	9 10
	(b)		a person who ceases to be an accredited eder of an approved entity—	11 12
		(i)	the person's designated details; and	13
		(ii)	the number that, immediately before the person ceases to be an accredited breeder of the approved entity, is the person's accreditation number; and	14 15 16 17
		(iii)	the date the person ceases to be an accredited breeder of the approved entity.	18 19 20
43W Δι	onrov	red e	ntity may be prescribed	21
(1)	-		ation may prescribe an entity as an	22
(1)			entity.	23
(2)	regi	ılatio	ister may recommend the making of a n under subsection (1) only if the is satisfied—	24 25 26
	(a)		entity conducts an accreditation scheme persons who breed dogs; and	27 28
	(b)	to	entity gives a unique identifying number each person accredited under the reditation scheme; and	29 30 31

(c)	accr after char	accreditation scheme requires a person redited under the scheme, within 7 days or the designated details of the person age, to give the entity notice of the age; and	1 2 3 4 5
(d)	entit	ne entity is prescribed as an approved ty, the entity would be able and willing ive the chief executive—	6 7 8
	(i)	the relevant information for each person who becomes an accredited breeder of the approved entity, within 7 days after the person is accredited; and	9 10 11 12
		Note—	13
		See section 43B for when a person becomes an accredited breeder of an approved entity.	14 15
	(ii)	the relevant information for each person who ceases to be an accredited breeder of the approved entity, within 7 days after the cessation; and	16 17 18 19
	(iii)	notice of a change in the designated details of an accredited breeder of the approved entity, within 7 days after the day the breeder gives the entity notice of the change; and	20 21 22 23 24
	(iv)	any other information about a person mentioned in subparagraph (i), (ii) or (iii) requested by the chief executive to help monitor or enforce compliance with this Act.	25 26 27 28 29

Chap	oter 2B Supply of cats and dogs	1 2
Part 1	Preliminary	3
43X Wh	nat is a dog's <i>relevant supply number</i>	4
(1)	The relevant supply number is—	5
	(a) for a dog bred by a person who is a registered breeder—the person's breeder ID number; or	6 7 8
	(b) for a dog bred by a person who applies for registration as a registered breeder within 28 days after the day the dog is born and who is registered as a registered breeder—the person's breeder ID number.	9 10 11 12 13
(2)	However, if a dog is bred by a registered breeder while the breeder's registration is suspended under chapter 2A, part 2, division 4, the dog is taken not to have a relevant supply number.	14 15 16 17
(3)	The <i>relevant supply number</i> for a dog bred by a person who is an accredited breeder of an approved entity is the person's accreditation number.	18 19 20 21
(4)	The <i>relevant supply number</i> for a dog bred by a person who is a recognised interstate breeder is the unique number that identifies the person as a recognised interstate breeder.	22 23 24 25
(5)	The exemption number issued under part 5 for a dog is the <i>relevant supply number</i> for the dog.	26 27
(6)	The breeder ID number of a pound or shelter is the <i>relevant supply number</i> for a dog impounded, or being provided shelter, by the pound or shelter if, when the dog entered the	28 29 30 31

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	1 11 1	1
(7)	In this section—	3
	registered, however described, under a	4 5 6
	it provides shelter for a dog that is homeless, lost	7 8 9
Part 2	ala a ka ka kasa la aka al	10 11
43Y Sup	plier must ensure cat or dog is implanted	12
(1)	supply a cat or dog to anyone else if it is not	13 14 15
	Maximum penalty—20 penalty units.	16
(2)	that the cat or dog is less than 8 weeks old.	17 18 19
	See section 24 for restrictions on implanting a PPID in a	20 21
(3)	(1) relating to the supply of a cat, it is a defence for the defendant to prove that, when the cat was	22 23 24 25
	(a) the cat was at least 8 weeks old; and	26
	, ,	27 28

(4)	(1) r	elatii	eeding for an offence against subsection ng to the supply of a dog, it is a defence efendant to prove—	1 2 3
	(a)	whe	n the dog was supplied—	4
		(i)	the dog was at least 8 weeks old; and	5
		(ii)	there was a veterinary surgeon's certificate for the dog; and	6 7
		(iii)	the defendant gave the person to whom the dog was supplied a copy of the veterinary surgeon's certificate for the dog; or	8 9 10 11
	(b)	the s	supply of the dog was to use it—	12
		(i)	as a government entity dog; or	13
		(ii)	as a working dog; or	14
		(iii)	for another purpose prescribed by regulation.	15 16
(5)	In th	is se	ction—	17
	mea surg with	ns a eon a Pl	y surgeon's certificate, for a cat or dog, certificate signed by a veterinary stating that implanting the cat or dog PID is likely to be a serious risk to the the cat or dog.	18 19 20 21 22
Part 3			Requirement for	23
			relevant supply number	24
			for dog	25
	plie nber	r mu	st know dog has relevant supply	26 27
-			t not, without reasonable excuse, supply er person unless the person knows—	28 29

	(a)	there is a relevant supply number for the dog; and	1 2
	(b)	the PPID information kept for the dog under section 36 includes the relevant supply number.	3 4 5
		Note—	6
		Under section 38, the PPID information for a dog may be disclosed to the owner of the dog by a licence holder providing a PPID registry service for the dog.	7 8 9 10
	Max	ximum penalty—50 penalty units.	11
43ZA E	хсер	tions for supply of dog	12
(1)	sect	person does not commit an offence against tion 43Z if the dog is supplied in any of the owing circumstances—	13 14 15
	(a)	the dog is bred, by a primary producer, from a working dog and supplied to another primary producer to use as a working dog;	16 17 18
	(b)	the dog is supplied by a member of a class of persons prescribed under section 43E(3)(c);	19 20 21
	(c)	the dog is supplied to a pound or shelter.	22
(2)	43Y sup	o, if the dog is not required under section $Z(1)$ to be implanted with a PPID for the ply, a person does not commit an offence inst section 43Z only because the person does know the matter mentioned in section 43Z(b).	23 24 25 26 27
(3)	In t	his section—	28
	it pı	<i>Iter</i> includes a veterinary surgery to the extent rovides shelter for a dog that is homeless, lost tray.	29 30 31

		ser must know dog has relevant umber	1 2
		must not, without reasonable excuse, dog for supply unless the person knows—	3 4
		there is a relevant supply number for the dog; and	5 6
	5	the PPID information kept for the dog under section 36 includes the relevant supply number.	7 8 9
	1	Note—	10
		Under section 38, the PPID information for a dog may be disclosed to the owner of the dog by a licence holder providing a PPID registry service for the dog.	11 12 13 14
	Maxi	mum penalty—50 penalty units.	15
	dverti: nber	sement must include relevant supply	16 17
incl	ude the	who advertises a dog for supply must e relevant supply number for the dog in the nent unless the person has a reasonable	18 19 20 21
Max	ximum	penalty—50 penalty units.	22
43ZD E	xcepti	ons for advertising supply of dog	23
(1)	A persection	rson does not commit an offence against on 43ZB or 43ZC if the dog is advertised for y in either of the following circumstances—	24 25 26
	(a) t	the dog is bred, by a primary producer, from a working dog and is advertised for supply only to another primary producer to use as a working dog;	27 28 29 30
		the dog is advertised for supply by a member of a class of persons prescribed	1 2

	under section 43E(3)(c).	3
(2)	Also, a person does not commit an offence against section 43ZB only because the person does not know the matter mentioned in section 43ZB(b) if—	4 5 6 7
	(a) the dog is at least 8 weeks old and there is a veterinary surgeon's certificate for the dog; or	8 9 10
	(b) the dog is advertised for supply only—	11
	(i) as a government entity dog; or	12
	(ii) as a working dog; or	13
	(iii) for another purpose prescribed by regulation.	14 15
	inter or publisher not liable in particular umstances	16 17
43Z the	erson does not commit an offence against section B or 43ZC merely because the person, as part of person's printing or publishing business, prints or lishes an advertisement for another person.	18 19 20 21
Part 4	Requirement to give	22
	particular details	23
43ZF Su	pplier of dog must give particular details	24
(1)	A person who supplies a dog to another person must give the other person a notice stating—	25 26
	(a) the name of the supplier of the dog; and	27
	(b) the relevant supply number for the dog.	28
	Maximum penalty—50 penalty units.	29

(2)	agai fails is	vever, a person does not commit an offence nst subsection (1) only because the person to comply with subsection (1)(b) if the dog supplied in any of the following amstances—	1 2 3 4 5
	(a)	the dog is bred, by a primary producer, from a working dog and supplied to another primary producer to use as a working dog;	6 7 8
	(b)	the dog is supplied by a member of a class of persons prescribed under section 43E(3)(c);	9 10 11
	(c)	the dog is supplied to a pound or shelter.	12
(3)	In th	nis section—	13
	supp	<i>plier</i> , of a dog, means—	14
	(a)	if the dog is supplied as part of a business activity that includes the supply of dogs—the person who conducts the business activity; or	15 16 17 18
	(b)	otherwise—the person who supplies the dog.	19 20
Part 5		Exemption numbers for supply of dogs	21 22
Divisio	n 1	Preliminary	23
43ZG EI	iaibl	e person—primary producer	24
(1)	•	erson is an <i>eligible person</i> in relation to a dog	25 26
	(a)	the dog—	27
		(i) was bred, by a primary producer, from a working dog; and	28 29

		(ii) was supplied to the person, when the person was a primary producer, to use as a working dog; and	1 2 3
	(b)	the person proposes to supply the dog to another person—	4 5
		(i) who is not a primary producer; or	6
		(ii) other than to use as a working dog.	7
(2)	For	subsection (1), it is irrelevant whether—	8
	(a)	the dog was supplied to the person by the primary producer who bred the dog or another person; or	9 10 11
	(b)	the person proposing to supply the dog is still a primary producer.	12 13
43ZH EI	igibl	e person—prescribed person	14
A point		is also an <i>eligible person</i> in relation to a dog	15 16
	(a)	the dog was bred and supplied to the person by a member of a class of persons prescribed under section 43E(3)(c); and	17 18 19
	(b)	the person proposes to supply the dog to another person.	20 21
43ZI Eli	gible	person—owner or responsible person	22
	erson e per	is also an <i>eligible person</i> in relation to a dog son—	23 24
	(a)	is the owner of, or responsible person for, the dog; and	25 26
	(b)	did not breed the dog; and	27
	(c)	does not conduct a business activity that includes the supply of dogs.	28 29

Division	on 2 Applications for exemption numbers	1 2
43ZJ A	pplying for exemption number	3
(1)	A person who is an eligible person in relation to a dog may apply to the chief executive for an exemption number for the dog.	4 5 6
(2)	The application must be made—	7
	(a) electronically using the online breeder registration system; or	8 9
	(b) in the approved form.	10
(3)	The application must—	11
	(a) include enough information to enable the chief executive to decide the application; and	12 13 14
	(b) be accompanied by the fee prescribed by regulation.	15 16
43ZK D	eciding application	17
(1)	The chief executive must decide to approve, or refuse to approve, the application.	18 19
(2)	The chief executive must decide to refuse to approve the application if satisfied the applicant is not an eligible person in relation to the dog.	20 21 22
(3)	If the chief executive decides to refuse to approve the application, the chief executive must give the applicant an information notice for the decision.	23 24 25
43ZL Fa	ailure to decide application	26
(1)	If the chief executive fails to decide the application within 28 days after its receipt, the	27 28

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		failure is taken to be a decision by the c executive to refuse to approve the application	
		(2) If the chief executive is taken to have decide refuse to approve the application, the application entitled to be given an information notice for decision by the chief executive.	ed to 3 nt is 4
		43ZM Chief executive must issue exemption number	7 8
		If the chief executive decides to approve application, the chief executive must, as soon practicable after making the decision—	the 9 n as 10 11
		(a) issue a unique identifying number <i>exemption number</i>) for the dog; and	(an 12 13
		(b) give the applicant a notice stating exemption number.	the 14 15
lause	12	Amendment of s 44 (Registration obligation)	16
		Section 44(1)(a)—	17
		insert—	18
		Note—	19
		However, the operator of a pound or shelter be required under section 43E to apply t registered as a registered breeder.	
lause	13	Insertion of new ss 140A and 140B	23
		After section 140—	24
		insert—	25
		140A Power to require information	26
		(1) This section applies if an authorised per reasonably believes—	rson 27 28
		(a) an offence against this Act has be committed; and	been 29 30

				erson may be able to give information at the offence.	1 2
		(2)	person, re person in	prised person may, by notice given to the equire the person to give the authorised aformation related to the offence by a assonable time.	3 4 5 6
		(3)	complian giving of	mation that is an electronic document, ce with the requirement requires the a clear image or written version of the edocument.	7 8 9 10
		(4)	In this se	ction—	11
			informat	ion includes a document.	12
			ffence to uirement	contravene information	13 14
		(1)	section 1	of whom a requirement is made under 40A must comply with the requirement e person has a reasonable excuse.	15 16 17
			Maximur	n penalty—50 penalty units.	18
		(2)	give the might te	asonable excuse for an individual not to information if giving the information and to incriminate the individual or e individual to a penalty.	19 20 21 22
Clause	14	Insertion of ne	ew ch 7, p	ot 1, div 1, hdg	23
		Chapter 7, part 1	l, before se	ection 172—	24
		insert—			25
		Divisio	on 1	Registers to be kept	26
Clause	15	Amendment o registers)	f s 172 (C	Chief executive must keep	27 28
		(1) Section 172	2, heading,	'registers'—	29

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	omit, inser	<i>t</i> —	1
	reg	gulated dog register	2
	(2) Section 17	2(3) to (5).	3
	omit.		4
lause 16		ew ss 172A–172C, ch 7, pt 1, div 2, hdg, ss E and ch 7, pt 1, div 3, hdg	5 6
	After section 17	72—	7
	insert—		8
		chief executive must keep licence holder gister	9 10
	(1)	The chief executive must keep a register of licence holders (the <i>licence holder register</i>).	11 12
	(2)	The licence holder register must contain the information about a licence holder required, under section 154, to be stated on the holder's licence.	13 14 15 16
	172B C	chief executive must keep breeder register	17
	(1)	The chief executive must keep a register of persons who breed dogs (the <i>breeder register</i>).	18 19
	(2)	The breeder register must contain the following information—	20 21
		(a) for each person who is registered as a registered breeder—	22 23
		(i) the designated details of the person; and	24 25
		(ii) the person's breeder ID number; and	26
		(iii) the date on which the registration ends;	27
		(b) the information mentioned in section 43W(2)(d)(i) that is given to the chief	28 29

	executive about a person who becomes an accredited breeder of an approved entity;	1 2
(c)	the information mentioned in section 43W(2)(d)(ii) that is given to the chief executive about a person who ceases to be an accredited breeder of an approved entity;	3 4 5 6
(d)	the information mentioned in section $43W(2)(d)(iii)$ that is given to the chief executive about a change in the designated details of an accredited breeder of an approved entity;	7 8 9 10 11
(e)	for each exemption number issued under chapter 2B, part 5 for a dog—	12 13
	(i) the designated details of the eligible person in relation to the dog; and	14 15
	(ii) whether the eligible person is an eligible person in relation to the dog under section 43ZG, 43ZH or 43ZI; and	16 17 18 19
	(iii) the exemption number; and	20
	(iv) a description of the dog; and	21
	(v) the date the exemption number was issued.	22 23
	ormation mentioned in subsection (2) must be t in the breeder register until at least—	24 25
(a)	if the information is about a person who was a registered breeder—the person has not been a registered breeder for 5 years; or	26 27 28
(b)	if the information is about a person who was an accredited breeder of an approved entity—the person has not been an accredited breeder of an approved entity for at least 5 years; or	29 30 31 32 33

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	(c) if the information is about an exemption number issued under chapter 2B, part 5 for a dog—5 years after the exemption number was issued.	1 2 3 4
	hief executive may decide way registers to kept	5 6
sect exec	chief executive may keep a register mentioned in tion 172, 172A or 172B in the way the chief cutive considers appropriate, including, for mple, in electronic form.	7 8 9 10
Divisio		11
	information contained in	12
	registers	13
172D Li	cence holder register	14
holo	tained in the publicly available part of the licence der register at the times and in the way the chief	15 16 17
exec	cutive decides.	18
172E Br	reeder register	19
(1)	The chief executive must publish the publicly available part of the breeder register on the online breeder registration system.	20 21 22
	Note—	23
	See section 173C in relation to personal information that must not be included in the publicly available part of the breeder register or published on the online breeder registration system.	24 25 26 27
(2)	In this section—	28
	publicly available part, of the breeder register,	29 30

		re	gistere	g information for a person who is a d breeder or an accredited breeder of an d entity—	1 2 3
		(a) the	person's name;	4
		(b	*	person's breeder ID number or reditation number;	5 6
		(c		date the person's registration or reditation ends;	7 8
		(d	l) the	local government area in which—	9
			(i)	if the person is an individual—the person's place of residence is located; or	10 11 12
			(ii)	if the person is a body corporate—the body corporate's place of business, head office or registered office is located;	13 14 15 16
		(e		person's telephone number or email ress, as decided by the person.	17 18
		Division	3	Inspection of registers	19
Clause	17	Amendment of s	173 (Who may inspect registers)	20
		(1) Section 173, h	•		21
		omit, insert—			22
		regula	ted do	g register	23
		(2) Section 173(4)) to (8)	<u> </u>	24
		omit.			25
Clause	18	Insertion of new	ss 17	3A–173D and ch 7, pt 1, div 4, hdg	26
		After section 173—		. , , , ,	27
		insert—			28

173A W	VIIO II	iay ilispect licelice floider register	1
cor hol	ntained der re	may, free of charge, inspect the information I in the publicly available part of the licence gister at the department's head office during usiness hours.	2 3 4 5
173B W	/ho m	nay inspect breeder register	6
(1)	The info	following persons may inspect the rmation contained in the breeder register—	7 8
	(a)	the chief executive or a person engaged, employed or appointed by the chief executive to perform functions under this Act or the <i>Animal Care and Protection Act</i> 2001;	9 10 11 12 13
		Example of a person appointed to perform a function under the Animal Care and Protection Act 2001—	14 15
		an individual employed by the Royal Society for the Prevention of Cruelty to Animals Queensland Incorporated who is appointed as an inspector under the <i>Animal Care and Protection Act 2001</i> , section 114	16 17 18 19 20
	(b)	the chief executive officer of a local government or a person engaged, employed or appointed by the local government to perform functions under this Act or the <i>Animal Care and Protection Act 2001</i> ;	21 22 23 24 25
	(c)	a police officer who is—	26
		(i) monitoring or enforcing compliance with this Act or the <i>Animal Care and Protection Act 2001</i> ; or	27 28 29
		(ii) performing the police officer's functions in relation to an animal or an animal welfare offence;	30 31 32
	(d)	an authorised officer under the <i>Racing</i> Integrity Act 2016 who is performing the	33 34

	authorised officer's functions in relation to an animal or an animal welfare offence.	1 2
(2)	Also, a person may, free of charge, inspect the information contained in the publicly available part of the breeder register at the department's head office during normal business hours.	3 4 5 6
173C P	ersonal information on breeder register	7
(1)	This section applies if the chief executive is satisfied someone's personal safety would be put at risk if particular information (for example, the person's address or other contact details) were included in the breeder register.	8 9 10 11 12
(2)	The chief executive must ensure the information is not included in—	13 14
	(a) the publicly available part of the breeder register; or	15 16
	(b) a copy of information from the breeder register, whether or not the information is from the publicly available part of the register.	17 18 19 20
(3)	Also, despite section 172E(1), the chief executive must ensure the information is not published on the online breeder registration system.	21 22 23
173D R	equesting copy of information	24
(1)	A person who, under section 173(2), 173A or 173B(2), inspects information kept in the register mentioned in that section, may ask for a copy of the information.	25 26 27 28
	Note—	29
	See section 173C in relation to personal information that must not be included in a copy of information from the breeder register.	30 31 32

		(2) The person asking for the copy must pay the fee decided by the chief executive for the copy.(3) The fee decided by the chief executive must not be more than the reasonable cost of producing the copy.	1 2 3 4 5
		Division 4 Giving of information	6
Clause	19	Amendment of s 181 (Who may apply for internal review) Section 181(1)— omit, insert— (1) An interested person for an original decision made by the chief executive under any of the following provisions may apply to the chief executive for an internal review of the decision (a designated review application)— (a) chapter 2, part 1, division 3, subdivision 3; (b) chapter 2A, part 2, division 4; (c) chapter 2B, part 5; (d) chapter 6.	7 8 9 10 11 12 13 14 15 16 17 18
Clause	20	Amendment of s 182 (Requirements for making PPID review application) Section 182, 'PPID'— omit, insert— designated Amendment of s 184 (Stay of operation of original	19 20 21 22 23
Ciause	41	Amendment of \$ 184 (Stay of operation of original decision) Section 184, 'PPID'— omit, insert—	24 25 26 27

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		designated	1				
Clause	22	Amendment of s 185 (PPID review decision)					
		(1) Section 185, heading 'PPID'—	3				
		omit, insert—	4				
		Designated	5				
		(2) Section 185(1), (4) and (5), 'PPID'—	6				
		omit, insert—	7				
		designated	8				
Clause	23	Amendment of s 187 (Notice of PPID decision or internal review decision)	9 10				
		Section 187, 'PPID'—	11				
		omit, insert—	12				
		designated	13				
Clause	24	Amendment of s 197A (Destruction of particular dogs)	14				
		Section 197A(1)(a), 'captive bird'—	15				
		omit, insert—	16				
		designated bird	17				
Clause	25	Insertion of new s 199A	18				
		Chapter 9, part 3, division 1—	19				
		insert—	20				
		199A Evidentiary aid—certificate by chief executive	21 22				
		A certificate purporting to be signed by the chief executive stating any of the following matters is evidence of the matter—	23 24 25				

	(a)	whether or not a person has applied under section 43F to be registered as a breeder and, if the person has applied, the date the application was made;	1 2 3 4
	(b)	on a stated day, or during a stated period, a person was or was not a registered breeder;	5 6
	(c)	on a stated day, a person's registration as a registered breeder—	7 8
		(i) was suspended; or	9
		(ii) was suspended for a stated period;	10
	(d)	on a stated day, a person's registration as a registered breeder was cancelled;	11 12
	(e)	the designated details of a registered breeder or an accredited breeder of an approved entity as recorded in the breeder register on a stated day.	13 14 15 16
lause 26	Insertion of new s	s 207B and 207C	17
	After section 207A—	-	18
	insert—		19
	207B Sharir persons	ng of information with particular	20 21
		ef executive may give information obtained chapter 2A or 2B in the following ances—	22 23 24
	(a)	to an inspector appointed under the <i>Animal Care and Protection Act 2001</i> if the chief executive reasonably believes the information will help the inspector to perform the inspector's functions under that Act;	25 26 27 28 29 30
	(b)	to an authorised officer appointed under the <i>Animal Care and Protection Act 2001</i> if the chief executive reasonably believes the	31 32 33

		information will help the authorised officer to perform the authorised officer's functions under that Act;	1 2 3
	(c)	to a police officer if the chief executive reasonably believes the information will help the police officer to perform the police officer's functions in relation to an animal or an animal welfare offence;	4 5 6 7 8
	(d)	to the chief executive officer of a local government if the chief executive reasonably believes the information will help a person engaged, employed or appointed by the local government to perform a function under this Act or the <i>Animal Care and Protection Act 2001</i> ;	9 10 11 12 13 14 15
	(e)	to an authorised officer appointed under the <i>Racing Integrity Act 2016</i> if the chief executive reasonably believes the information will help the authorised officer to perform the authorised officer's functions under that Act.	16 17 18 19 20 21
207C Us	se of	information by particular persons	22
(1)	This	s section applies to—	23
	(a)	a person who obtains information under section 173B(1); or	24 25
	(b)	a person to whom information is given under section 207B.	26 27
(2)		person may use the information to perform a etion the person has—	28 29
	(a)	under this Act, the Animal Care and Protection Act 2001 or the Racing Integrity Act 2016, including, for example, monitoring or enforcing compliance with any of those Acts; or	30 31 32 33 34

		(b)	if the person is a police officer—in relation to an animal or an animal welfare offence.	1 2
Clause	27	Amendment of s 2 Section 209(1), from	209 (Approval of forms) 'under'—	3 4
		<i>omit, insert</i> — under ch	apter 2A, 2B, 6 or section 182.	5 6
Clause	28	Insertion of new conceptor 10— insert—	h 10, pt 5	7 8 9
		Part 5	Transitional provision for Animal Management (Protecting Puppies) and Other Legislation Amendment Act 2016	10 11 12 13 14 15
		(1) Cha inse rela	apter 2A, part 2 and chapter 2B, part 3, as extend by the amendment Act, apply only in ation to a dog born on or after the amendment.	16 17 18 19 20
		amo (Pro	his section— endment Act means the Animal Management otecting Puppies) and Other Legislation endment Act 2016.	21 22 23 24

Clause	29	Am	nendment of sch 2 (Dictionary)	1
		(1)	Schedule 2, definitions accepted representations, PPID information, PPID review application, PPID review decision, proposed action, renewal notice, show cause notice and show cause period—	2 3 4 5
			omit.	6
		(2)	Schedule 2—	7
			insert—	8
			accepted representations—	9
			(a) for chapter 2, part 1, division 3, subdivision 3—see section 30(2); or	10 11
			(b) for chapter 2A, part 2, division 4—see section 43R(2); or	12 13
			(c) for chapter 6, part 5—see section 163(2).	14
			accreditation number see section 43C(1).	15
			<i>accredited breeder</i> , of an approved entity, see section 43B(1).	16 17
			advertise includes cause, permit or authorise to be advertised.	18 19
			animal welfare offence see the Animal Care and Protection Act 2001, schedule.	20 21
			approval day, for an approved entity, for chapter 2A, see section 43A.	22 23
			approved entity see section 43A.	24
			breed, a dog, see section 12A(1).	25
			breeder ID number , of a registered breeder, see section 43G(1)(b).	26 27
			breeder register see section 172B(1).	28
			designated details, of a person, see section 43A.	29
			<i>designated review application</i> see section 181(1).	30 31

	gnate (1)(b)		1 2
_	_	<i>erson</i> , in relation to a dog, see sections ZH and 43ZI.	3 4
	nptio M(a)	n number, for a dog, see section.	5 6
<i>inel</i> : 43D	_	e person, for chapter 2A, see section	7 8
onli 43A		reeder registration system see section	9 10
<i>PPI</i>	D inf	<i>formation</i> means—	11
(a)	for a	a cat—	12
	(i)	the name of the owner of the cat; and	13
	(ii)	the PPID number for the cat; and	14
	(iii)	any other information about the cat prescribed by regulation; or	15 16
(b)	for a	a dog—	17
	(i)	the relevant supply number for the dog; and	18 19
	(ii)	the name of the owner of the dog; and	20
	(iii)	the PPID number for the dog; and	21
	(iv)	any other information about the dog prescribed by regulation.	22 23
prop	osed	action—	24
(a)		chapter 2, part 1, division 3, subdivision see section 27; or	25 26
(b)		chapter 2A, part 2, division 4—see ion 43Q(1); or	27 28
(c)	for c	chapter 6, part 5—see section 160.	29
-	•	available part, of the breeder register, on 172E(2).	30 31

	regi	stered breeder see section 43A.	1			
	registration date, for chapter 2A, see section 43G(2)(c).					
		want information, for chapter 2A, part 3, see ion 43V.	4 5			
		<i>vant supply number</i> , for a dog, see section (1), (3), (4), (5) and (6).	6 7			
		ewal date, for chapter 2A, see section (2)(c).	8 9			
		ewal fee, for chapter 2A, see section (2)(b)(ii).	10 11			
	rene	ewal notice—	12			
	(a)	for chapter 2A—see section 43J(1); or	13			
	(b)	for chapter 3, part 4—see section 56(1).	14			
	show cause notice—					
	(a)	for chapter 2, part 1, division 3, subdivision 3—see section 29(1); or	16 17			
	(b)	for chapter 2A, part 2, division 4—see section 43Q(2); or	18 19			
	(c)	for chapter 6, part 5—see section 162(1).	20			
	shov	w cause period—	21			
	(a)	for chapter 2, part 1, division 3, subdivision 3—see section 29(2)(e); or	22 23			
	(b)	for chapter 2A, part 2, division 4—see section 43Q(2)(e); or	24 25			
	(c)	for chapter 6, part 5—see section 162(2)(e).	26			
		rinary surgeon's certificate, for a cat or dog, section 43Y(5).	27 28			
Schedule 2, 'chapter'—	, def	inition approved form, paragraph (a), after	29 30			
insert—			31			

(3)

[s :	30]
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			2A	, 2B c	or		1
		(4)	Schedule 2 applied, in			n corresponding law, 'applying, or that ate'—	2 3
			omit, inser	<i>t</i> —			4
			, or	form	er lav	v, of another State or the Commonwealth	5
		(5)	Schedule 2	, defi	nitior	n licence holder register, '172(3)'—	6
			omit, inser	t			7
			172	2A(1)			8
	Part	4		An	nen	dment of Biosecurity Act	9
				20	14		10
lause	30	Act	t amended				11
			This part a	mend	s the	Biosecurity Act 2014.	12
lause	31	Ins	ertion of n	ew s	s 45/	A and 45B	13
		Cha	pter 2, part	4—			14
		inse	ert—				15
			45A Wh	nat is	pro	hibited feed for pigs and poultry	16
			(1)	Pro that		ed feed for pigs and poultry is material	17 18
				(a)	con	tains or may contain—	19
					(i)	a carcass of a mammal or of a bird; or	20
					(ii)	material derived from a mammal or bird; or	21 22
						Examples—	23
						• blood, bone, egg, faeces, meat, tissue	24

	 food or food scraps that contain or may contain meat 	1 2
	(b) has been or may have been in contact with—	3 4
	(i) a carcass of a mammal or of a bird; or	5
	(ii) material derived from a mammal or bird.	6 7
	Example for subsection (1)—	8
	food or food scraps, from a restaurant, a hotel or domestic premises, that may have been in contact with meat	9 10 11
(2)	However, <i>prohibited feed for pigs and poultry</i> does not include—	12 13
	(a) material prescribed by regulation; or	14
	Examples of material that may be prescribed—	15
	 a stated type of material (for example, a particular type of gelatine, tallow, milk, a milk product, a milk by-product or used cooking oil) 	16 17 18
	 material that has undergone a stated process 	19
	 material from a stated source, origin, location or environment 	20 21
	 material fed in a stated way or under stated circumstances or conditions 	22 23
	(b) material rendered in accordance with AS 5008.	24 25
	Examples of rendered material—	26
	blood meal, meat meal, meat and bone meal	27
45B Wh	nat is restricted animal material	28
(1)	Restricted animal material is material that—	29
	(a) contains or may contain—	30
	(i) a carcass of an animal that is a vertebrate; or	31 32

			(ii)	material derived from an animal that is a vertebrate; or	1 2
				Examples—	3
				blood, bone, egg, faeces, meal, meat, tissue	4
		(b)	has with	been or may have been in contact	5 6
			(i)	a carcass of an animal that is a vertebrate; or	7 8
			(ii)	material derived from an animal that is a vertebrate.	9 10
	(2)			, <i>restricted animal material</i> does not naterial prescribed by regulation.	11 12
		Exar	nples o	of material that may be prescribed—	13
		•	type	ted type of material (for example, a particular of gelatine, tallow, milk, a milk product, a milk roduct, used cooking oil or mineralised seabird o)	14 15 16 17
		•	mate	rial that has undergone a stated process	18
		•		rial from a stated source, origin, location or conment	19 20
		•		rial fed in a stated way or under stated mstances or conditions	21 22
				ohibitions on feeding or supplying rial for ruminants)	23 24
(1)	Section 46,	for	rumir	nants'—	25
	omit.				26
(2)	Section 46(5	5)(a)			27
	omit.				28
(3)	Section 46(5	(b)	(i), '4	46C'—	29
	omit, insert-	_			30
	46B				31

Clause 32

		(4) Section 46(5)(b) and (c)—	1
		renumber as section 46(5)(a) and (b).	2
Clause	33	Amendment of s 46A (Prohibitions on feeding or supplying restricted animal material for pigs or poultry)	3 4
		(1) Section 46A, 'restricted animal material for pigs or poultry'—	5
		omit, insert—	6
		prohibited feed for pigs and poultry	7
		(2) Section 46A(5)(a)—	8
		omit.	9
		(3) Section 46A(5)(b)(i), '46C'—	10
		omit, insert—	11
		46B	12
		(4) Section 46A(5)(b) and (c)—	13
		renumber as section 46A(5)(a) and (b).	14
Clause	34	Omission of s 46B (Approval of process to treat restricted animal material for ruminants or restricted animal material for pigs or poultry)	15 16 17
		Section 46B—	18
		omit.	19
Clause	35	Amendment and renumbering of s 46C (Permission to feed restricted animal material for ruminants or restricted animal material for pigs or poultry to particular animals)	20 21 22
		(1) Section 46C, heading—	23
		omit, insert—	24
		46C Permission to feed restricted animal material or prohibited feed for pigs and poultry to particular animals	25 26 27
		(2) Section 46C(1), '46(5)(b)(i) or 46A(5)(b)(i)'—	28

[s	36
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		omit, insert—	1
		46(5)(a)(i) or 46A(5)(a)(i)	2
		(3) Section 46C(2)(a), 'for ruminants'—	3
		omit.	4
		(4) Section 46C(2)(b), 'restricted animal material for pigs or poultry'—	5 6
		omit, insert—	7
		prohibited feed for pigs and poultry	8
		(5) Section 46C—	9
		renumber as section 46B.	10
Clause	36	Amendment of s 73 (Term of appointment)	11
		Section 73(1), '3 years'—	12
		omit, insert—	13
		4 years	14
Clause	37	Amendment of s 115 (Effect and duration of biosecurity emergency order)	15 16
		Section 115(4)(a), example, 'for ruminants'—	17
		omit.	18
Clause	38	Amendment of s 132 (Biosecurity instrument permit)	19
		Section 132(3)—	20
		omit, insert—	21
		(3) The inspector may refuse the application if—	22
		(a) the application is for a biosecurity instrument permit authorising the person to move particular biosecurity matter or a particular carrier; and	23 24 25 26

Clause 39

Clause 40

s	391

(1)	b) t	viosecurity zone regulatory provisions—	1
	(i) regulate the movement of the biosecurity matter or carrier; and	2 3
	(ii) provide that the biosecurity matter or carrier may be moved if an acceptable biosecurity certificate about a stated matter (the <i>relevant requirement</i>) is given for the biosecurity matter or carrier; and	4 5 6 7 8 9
((r	he inspector is satisfied the person can easonably obtain an acceptable biosecurity tertificate about the relevant requirement for he biosecurity matter or carrier.	10 11 12 13
E	xamp	le—	14
	peri	person's application for a biosecurity instrument nit authorising the person to move particular banana atts into a biosecurity zone may be refused if—	15 16 17
	p b b	diosecurity zone regulatory provisions allow banana clants to be moved into the zone if an acceptable diosecurity certificate, stating that the plants have been the subject of a particular treatment, is given for the plants; and	18 19 20 21 22
		the inspector is satisfied the person could reasonably obtain a certificate of that type.	23 24
Amendment of s	134	l (What is a <i>designated animal</i>)	25
Section 134(a)(x)-	_		26
omit, insert—			27
(2	x) (lesignated birds;	28
Insertion of new	s 1	35A	29
After section 135—	_		30
insert—			31

		135A What i	s a c	lesignated bird	1
		A design	ated	<i>bird</i> is a captive bird that—	2
		(a)		kept for human consumption or to luce eggs for human consumption; or	3 4
		(b)		been released for free flight since it ted to be kept in captivity.	5 6
			Exan	nple—	7
			a	pigeon (Columba livia) used for racing	8
Clause	41	Amendment of s 1 designated animal		What is the <i>threshold number</i> of	9 10
		Section 137(a)(i) and	(iii),	'captive birds'—	11
		omit, insert—			12
		designate	ed bir	ds	13
Clause	42			Application requirements for ble biosecurity entity)	14 15
		Section 148(1)(d)—			16
		omit, insert—			17
		(d)	app	ude any information of which the licant is aware that could help the chief cutive decide whether—	18 19 20
			(i)	a place the subject of the application should be declared as a restricted place; or	21 22 23
			(ii)	designated animals at a place the subject of the application should be declared as restricted animals; or	24 25 26
			(iii)	designated biosecurity matter at a place the subject of the application should be declared as restricted biosecurity matter; and	27 28 29 30

s	43]
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Clause	43	Amendment of s 149 (Registration of biosecurity entity)	1
		(1) Section 149(b) and (d)—	2
		omit.	3
		(2) Section 149(c)—	4
		renumber as section 149(b).	5
Clause	44	Amendment of s 150 (Chief executive may register person without application)	6
		(1) Section 150(3)(a)(ii)—	8
		renumber as section 150(3)(a)(iii).	9
		(2) Section 150(3)(a)—	10
		insert—	11
		(ii) the registration details the chief executive proposes to include in the biosecurity register for the person if the person becomes a registrable biosecurity entity, to the extent the details are known by the chief executive; and	12 13 14 15 16 17 18
		(3) Section 150(4)(a)—	19
		omit.	20
		(4) Section 150(4)(c)(ii), ', including the entity's biosecurity risk status details'—	21 22
		omit.	23
		(5) Section 150(4)(b) and (c)—	24
		renumber as section 150(4)(a) and (b).	25
Clause	45	Replacement of ch 7, pt 2, div 3, hdg (Restricted places)	26
		Chapter 7, part 2, division 3, heading—	27
		omit, insert—	28

	Divisio	on 3	Restricted places, restricted animals and restricted biosecurity matter	1 2 3 4
	Subdi	vision 1	Biosecurity risk notices	5
lause 46	Replacement Sections 160 an		and 161	6 7
	omit, insert—			8
	160 Re	quirement	to give biosecurity risk notice	9
	(1)		on applies if a relevant person for a l place becomes aware—	10 11
		(a) the p risk;	lace poses, or may pose, a biosecurity or	12 13
		` '	ignated animal at the place poses, or pose, a biosecurity risk; or	14 15
			nated biosecurity matter at the place s, or may pose, a biosecurity risk.	16 17
	(2)	give the cl	ant person must, as soon as practicable, nief executive notice (a <i>biosecurity risk</i> the biosecurity risk.	18 19 20
		Maximum	penalty—50 penalty units.	21
	(3)	relevant p	subsection (2) does not apply if the erson is aware the chief executive has sed, or has otherwise become aware, of urity risk.	22 23 24 25
	(4)	In this sec	tion—	26
		relevant p	erson, for a designated place, means—	27
		(a) a reg	istered biosecurity entity for the place;	28 29
		(b) an ov	oner or occupier of the place.	30

[s 46]

Subdi	visio	on 2 Declarations of restricted places	1 2
		on of restricted place entry in urity register	3 4
(1)	sati	s section applies if the chief executive is sfied on reasonable grounds that a particular ce could pose a biosecurity risk.	5 6 7
	Exar	mple—	8
	m ce	The presence of contaminants consisting of heavy netals in soil at a place means plants grown at the place ould contain unacceptable levels of the contaminants nat could enter the food chain.	9 10 11 12
(2)		e chief executive may, by making an entry in biosecurity register—	13 14
	(a)	declare the place to be a restricted place; and	15
	(b)	declare how use of the place is to be restricted; and	16 17
	(c)	declare the restrictions applying to dealings with designated animals that are at the place while the place is declared to be a restricted place; and	18 19 20 21
	(d)	declare the restrictions applying to dealings with designated biosecurity matter that is at the place while the place is declared to be a restricted place; and	22 23 24 25
	(e)	declare the restrictions applying to dealings with carriers of biosecurity matter that are at the place while the place is declared to be a restricted place.	26 27 28 29
		Example—	30
		If the place is declared to be a restricted place because of the presence of a disease in soil at the place, a restriction may be that agricultural machinery (for example, a tractor) that is at the	31 32 33 34

	place when the declaration is made, or that is moved to the place while the declaration is in effect, must not be moved from the place until it has been decontaminated in a particular way. Note—	1 2 3 4 5
	See section 169(2) for the details that must be included in the biosecurity register in relation to the restricted place.	6
(3)	A restriction declared under subsection (2)(c) or (d) may continue to apply to dealings with the designated animals or designated biosecurity matter even though the declaration of the place as a restricted place has ended.	9 1 1 1 1
	Example—	1
	If the place is declared to be a restricted place because of the presence of contaminants consisting of heavy metals in soil at the place, a restriction may be that a designated animal that is at the place when the declaration is made, or that is moved to the place while the declaration is in effect, must not be sent to a meat processing place to be slaughtered until it has been pastured for a stated period on a place that is not a restricted place. If the declaration of the place as a restricted place ends before the animal has been pastured for the stated period on a place that is not a restricted place, the restriction on sending the animal to a meat processing place continues to apply.	1 1 1 1 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
(4)	The entry and declarations may be made on the chief executive's own initiative or because of a biosecurity risk notice.	2 2 3
(5)	For subsection (2), it does not matter whether the place is or is not a designated place for an entity's registration as a registered biosecurity entity.	3 3
(6)	If the chief executive makes an entry and declarations under subsection (2), the chief executive must give each of the following an information notice for the decision to make the entry and declarations—	3 3 3 3
	(a) the occupier of the place;	3

		(b)	of the place—the owner;	1 2 3 4 5 6 7
lause 47		nendment of s strictions)	162 (Compliance with restricted place	8 9
	(1)	Section 162(1)	, after 'biosecurity register'—	10
		insert—		11
		under s	ection 161(2)(b)	12
	(2)	Section 162(3)	<u> </u>	13
		omit, insert—		14
		in the	person must not deal with a designated animal a way that contravenes a restriction recorded in e biosecurity register under section 161(2)(c) a dealings with the animal.	15 16 17 18
		M	aximum penalty—800 penalty units.	19
	(3)	Section 162(4)	, 'subsection (3) for the use of'—	20
		omit, insert—		21
		subsect	tion (3) by dealing with	22
	(4)	Section 162(4)	(b), 'the use of'—	23
		omit, insert—		24
		dealing	with	25
	(5)	Section 162—		26
		insert—		27
		bio	person must not deal with designated osecurity matter in a way that contravenes a striction recorded in the biosecurity register	28 29 30

	under section 161(2)(d) on dealings with the matter.	1 2
	Maximum penalty—800 penalty units.	3
(6)	A person does not commit an offence against subsection (5) by dealing with designated biosecurity matter in a way that contravenes a restriction if the person—	4 5 6 7
	(a) did not know, and ought not reasonably to have known, of the existence of the restriction; or	8 9 10
	(b) has a reasonable excuse for dealing with the designated biosecurity matter in that way.	11 12
(7)	A person must not deal with a carrier of biosecurity matter in a way that contravenes a restriction recorded in the biosecurity register under section 161(2)(e) on dealings with the carrier.	13 14 15 16 17
	Maximum penalty—800 penalty units.	18
(8)	A person does not commit an offence against subsection (7) by dealing with a carrier of biosecurity matter in a way that contravenes a restriction if the person—	19 20 21 22
	(a) did not know, and ought not reasonably to have known, of the existence of the restriction; or	23 24 25
	(b) has a reasonable excuse for dealing with the carrier in that way.	26 27
Insertion of ne pt 2, div 3, sdi	ew ch 7, pt 2, div 3, sdivs 3 and 4 and ch 7, v 5, hdg	28 29
After section 16	2—	30
insert—		31

Clause 48

Subdi	vision 3 Declarations of restricted animals	1 2
	nclusion of restricted animal entry in esecurity register	3 4
(1)	This section applies if the chief executive is satisfied on reasonable grounds that a designated animal could pose a biosecurity risk.	5 6 7
	Examples of a designated animal that could pose a biosecurity risk—	8 9
	 a designated animal that has been contaminated with lead 	10 11
	 a designated animal that has been contaminated with organochlorides and has left the place at which it became contaminated before the place was declared to be a restricted place 	12 13 14 15
(2)	The chief executive may, by making an entry in the biosecurity register—	16 17
	(a) declare the designated animal to be a restricted animal; and	18 19
	(b) declare restrictions on dealings with the designated animal.	20 21
	Note—	22
	See section 169(3) for the details that must be included in the biosecurity register in relation to the restricted animal.	23 24 25
(3)	The entry and declarations may be made on the chief executive's own initiative or because of a biosecurity risk notice.	26 27 28
(4)	If the chief executive makes an entry and declarations under subsection (2), the chief executive must give each of the following an information notice for the decision to make the entry and declarations—	29 30 31 32 33
	(a) the registered biosecurity entity for the place where the designated animal is being kept:	34 35

|--|

	(b) the occupier of the place where the designated animal is being kept;	1 2
	(c) the owner of the designated animal.	3
	ompliance with restricted animal crictions	4 5
(1)	A person must not deal with a restricted animal in a way that contravenes a restriction recorded in the biosecurity register under section 162A(2)(b) on dealings with the animal.	6 7 8 9
	Maximum penalty—800 penalty units.	10
(2)	A person does not commit an offence against subsection (1) by using a restricted animal in a way that contravenes a restriction if the person—	11 12 13
	(a) did not know, and ought not reasonably to have known, of the existence of the restriction; or	14 15 16
	(b) has a reasonable excuse for dealing with the animal in that way.	17 18
Subdiv	rision 4 Declarations of restricted biosecurity matter	19 20
	clusion of restricted biosecurity matter ry in biosecurity register	21 22
(1)	This section applies if the chief executive is satisfied on reasonable grounds that designated biosecurity matter could pose a biosecurity risk.	23 24 25
	Note—	26
	See section 136 in relation to biosecurity matter that may be prescribed by regulation as designated biosecurity matter.	27 28 29

(2)	The chief executive may, by making an entry in the biosecurity register—	1 2
	(a) declare the designated biosecurity matter to be restricted biosecurity matter; and	3 4
	(b) declare restrictions on dealings with the designated biosecurity matter.	5 6
	Note—	7
	See section 169(4) for the details that must be included in the biosecurity register in relation to the restricted biosecurity matter.	8 9 10
(3)	The entry and declarations may be made on the chief executive's own initiative or because of a biosecurity risk notice.	11 12 13
(4)	If the chief executive makes an entry and declarations under subsection (2), the chief executive must give each of the following an information notice for the decision to make the entry and declarations—	14 15 16 17 18
	(a) the registered biosecurity entity for the place where the designated biosecurity matter is being kept;	19 20 21
	(b) the occupier of the place where the designated biosecurity matter is being kept;	22 23
	(c) the owner of the designated biosecurity matter.	24 25
	ompliance with restricted biosecurity atter restrictions	26 27
(1)	A person must not deal with restricted biosecurity matter in a way that contravenes a restriction recorded in the biosecurity register under section 162C(2)(b) on dealings with the matter.	28 29 30 31 32
	Maximum penalty—800 penalty units.	33

	(2)	A person does not commit an offence against subsection (1) by dealing with restricted biosecurity matter in a way that contravenes a restriction if the person—	1 2 3 4
		(a) did not know, and ought not reasonably to have known, of the existence of the restriction; or	5 6 7
		(b) has a reasonable excuse for dealing with the matter in that way.	8 9
	Subdi	ivision 5 Ending of declarations	10
Clause 49	Replacement biosecurity re	of s 163 (Removal of restricted place from egister)	11 12
	Section 163—		13
	omit, insert—		14
	163 En	nding declaration of restricted place	15
	(1)	The chief executive may end the declaration of a place as a restricted place when the chief executive is satisfied the place no longer poses a biosecurity risk.	16 17 18 19
	(2)	A declaration ends when the chief executive—	20
		(a) if the entry in the biosecurity register that makes the declaration includes 1 or more restrictions declared under section 161(2)(c) or (d) that apply after the declaration of the place as a restricted place has ended—amends the entry to record that the declaration has ended; or	21 22 23 24 25 26 27
		Note—	28
		A restriction declared under section 161(2)(c) or (d) may apply after the declaration of the place as a restricted place has ended. See section 161(3).	29 30 31

	(b) otherwise—removes the entry making the	1
	declaration from the biosecurity register.	2
(3)	The chief executive may remove an entry amended under subsection (2)(a) from the biosecurity register when each restriction mentioned in the subsection stops applying.	3 4 5 6
(4)	The chief executive may end a declaration—	7
	(a) on the chief executive's own initiative; or	8
	(b) on an application made under this subdivision for the declaration to be ended.	9 10
	nding declaration of restricted animal or tricted biosecurity matter	11 12
(1)	The chief executive may end the declaration of a designated animal as a restricted animal when the chief executive is satisfied the animal no longer poses a biosecurity risk.	13 14 15 16
(2)	The chief executive may end the declaration of designated biosecurity matter as restricted biosecurity matter when the chief executive is satisfied the matter no longer poses a biosecurity risk.	17 18 19 20 21
(3)	A declaration ends when the chief executive removes the entry making the declaration from the biosecurity register.	22 23 24
(4)	The chief executive may end a declaration—	25
	(a) on the chief executive's own initiative; or	26
	(b) on an application made under this subdivision for the declaration to be ended.	27 28
Amendment or restricted place	of s 164 (Application for removal of ce from biosecurity register)	29 30
-	4, all words before subsection (2)(a)—	31

Clause 50

		omit, inser	<i>t</i> —	1
			plication for declaration of restricted place be ended	2 3
		(1)	A person may apply to the chief executive to end the declaration of a place as a restricted place.	4 5
			Note—	6
			See section 163(2) for when the declaration ends.	7
		(2)	A person may make an application under subsection (1) only if the person is—	8 9
	(2)	Section 16	4(3)—	10
		omit.		11
lause 51	Ins	ertion of n	ew ss 164A-164C	12
	Aft	er section 16	54—	13
	inse	ert—		14
			pplication for declaration of restricted imal to be ended	15 16
		(1)	A person may apply to the chief executive to end the declaration of a designated animal as a restricted animal.	17 18 19
			Note—	20
			See section 163A(3) for when the declaration ends.	21
		(2)	A person may make an application under subsection (1) only if the person is—	22 23
			(a) the registered biosecurity entity for the place where the restricted animal is being kept; or	24 25
			(b) the occupier of the place where the restricted animal is being kept; or	26 27
			(c) the owner of the restricted animal.	28

		eation for declaration of restricted rity matter to be ended	1 2	
(1)	A person may apply to the chief executive to end the declaration of designated biosecurity matter as restricted biosecurity matter.			
	Note		6	
	S	ee section 163A(3) for when the declaration ends.	7	
(2)		person may make an application under section (1) only if the person is—	8 9	
	(a)	the registered biosecurity entity for the place where the designated biosecurity matter is being kept; or	10 11 12	
	(b)	the occupier of the place where the designated biosecurity matter is being kept; or	13 14 15	
	(c)	the owner of the designated biosecurity matter.	16 17	
164C R	equii	rements for application	18	
An mus		ication under section 164, 164A or 164B	19 20	
	(a)	be in the approved form; and	21	
	(b)	be accompanied by the fee prescribed by regulation; and	22 23	
	(c)	outline any steps taken to ensure the restricted place, restricted animal or restricted biosecurity matter does not pose a biosecurity risk; and	24 25 26 27	
	(d)	include evidence (for example, reports prepared by suitably qualified persons) the restricted place, restricted animal or restricted biosecurity matter does not pose a biosecurity risk.	28 29 30 31 32	

[s	52]
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Clause	52	Amendment of s 167 (Failure to decide application)	1
		Section 167(2)—	2
		omit, insert—	3
		under section 165(1), required the applicant to	4 5 6 7
Clause	53		8
		Section 168—	10
		omit, insert—	11
		168 Chief executive's obligation to keep register	12
		The chief executive must keep a register (the <i>biosecurity register</i>) of the following—	13 14
		(a) registered biosecurity entities;	15
		(b) restricted places;	16
		(c) restricted animals;	17
		(d) restricted biosecurity matter.	18
Clause	54	Amendment of s 169 (Information required to be kept for registered biosecurity entities)	19 20
		(1) Section 169, heading, 'for registered biosecurity entities'—	21
		omit.	22
		(2) Section 169(1)(d)—	23
		omit.	24
		(3) Section 169(2), after 'entity'—	25
		insert—	26
		, restricted place, restricted animal or restricted biosecurity matter	27 28

s	55]
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(4)	Section 169	9(2)—	_	1
	renumber a	ıs sect	tion 169(5).	2
(5)	Section 169	9—		3
	(5) Section 169— insert— (2) The biosecurity register must include, for each restricted place— (a) the address, local government area and any name of the place; and (b) any PIC of the place; and (c) the restrictions declared under section 161(2). (3) The biosecurity register must include, for each restricted animal— (a) information that identifies the animal; and (b) the restrictions declared under section 162A(2)(b) on dealings with the animal. (4) The biosecurity register must include, for each restricted biosecurity matter— (a) information that identifies the matter; and (b) the restrictions declared under section 18 (a) information that identifies the matter; and (b) the restrictions declared under section 19 (a) information that identifies the matter; and (b) the restrictions declared under section 162C(2)(b) on dealings with the matter. Amendment of s 170 (Requirement for change notice) Section 170(1), 'or biosecurity risk status details'— 23			
	(2)		• •	
		(a)		
		(b)	any PIC of the place; and	9
		(c)		10 11
	(3)			12 13
		(a)	information that identifies the animal; and	14
		(b)		15 16
	(4)			17 18
		(a)	information that identifies the matter; and	19
		(b)		20 21
Am	endment c	of s 1	70 (Requirement for change notice)	22
Sect	tion 170(1),	or bi	osecurity risk status details'—	23
omi	t.			24
			71 (Correction and updating of error for registered biosecurity entities)	25 26
	•	•), 'or biosecurity risk status details'—	27
omi	t.			28

Clause 55

Clause 56

[s	57
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clause 57	Replacement of	of s 172 (Publication of biosecurity register)	1
	Section 172—		2
	omit, insert—		3
		olication of information held in biosecurity ister	4 5
	(1)	The chief executive—	6
		(a) must publish on the department's website the following information held in the biosecurity register for each registered biosecurity entity—	7 8 9 10
		 (i) the address, local government area and any name of each designated place for which the entity is registered; 	11 12 13
		(ii) any PIC that applies to the entity's registration; and	14 15
		(b) may publish on the department's website any other information held in the biosecurity register for a registered biosecurity entity.	16 17 18
	(2)	Also, the chief executive may publish on the department's website all or part of the information held in the biosecurity register for—	19 20 21
		(a) a restricted place; or	22
		(b) a restricted animal; or	23
		(c) restricted biosecurity matter.	24
Clause 58	Amendment of register)	f s 173 (Taking copies of biosecurity	25 26
	(1) Section 173	(1) and (2)—	27
	omit, insert-	<u> </u>	28
	(1)	On application by a person (the <i>applicant</i>) and payment of the fee prescribed by regulation, the chief executive may, under subsection (2), (3), (4)	29 30 31

	or (5), give the applicant a copy of information held in the biosecurity register.	1 2
(2)	The applicant may be given a copy of information relating to a registered biosecurity entity only if the information—	3 4 5
	(a) is required to be published on the department's website under section 172(1)(a); or	6 7 8
	(b) has been published on the department's website under section 172(1)(b).	9 10
(2A)	The applicant may be given a copy of information relating to a restricted place only if—	11 12 13
	(a) the applicant is—	14
	(i) an owner or occupier of the place; or	15
	(ii) a registered biosecurity entity for the place; or	16 17
	(b) the owner of the place gives written consent for the applicant to be given the information; or	18 19 20
	(c) the information has been published on the department's website under section 172(2); or	21 22 23
	(d) disclosing the information to the applicant is required or permitted under this Act or another Act.	24 25 26
(2B)	The applicant may be given a copy of information relating to a restricted animal only if—	27 28 29
	(a) the applicant is—	30
	(i) a person who keeps the animal; or	31
	(ii) an occupier of the place where the animal is being kept; or	32 33

		(iii) the owner of the animal; or	1
	(b)	the owner of the animal gives written consent for the applicant to be given the information; or	2 3 4
	(c)	the information has been published on the department's website under section 172(2); or	5 6 7
	(d)	disclosing the information to the applicant is required or permitted under this Act or another Act.	8 9 10
		e applicant may be given a copy of formation relating to restricted biosecurity atter only if—	11 12 13
	(a)	the applicant is—	14
		(i) a person who keeps the matter; or	15
		(ii) an occupier of the place where the matter is being kept; or	16 17
		(iii) the owner of the matter; or	18
	(b)	the owner of the matter gives written consent for the applicant to be given the information; or	19 20 21
	(c)	the information has been published on the department's website under section 172(2); or	22 23 24
	(d)	disclosing the information to the applicant is required or permitted under this Act or another Act.	25 26 27
(2)	Section 173(3),	'The'—	28
	omit, insert—		29
	Despite	subsections (1) to (5), the	30
(3)		', including the biosecurity risk status details biosecurity entity,'—	31 32

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	omit.		1
(4)	Section 17.	3(4), 'subsection (3)'—	2
	omit, insert	<i>t</i>	3
	sub	section (6)	4
(5)	Section 17 'subsection	(3(4), example of a condition for subsection (4), a (4)'—	5 6
	omit, insert	t	7
	sub	section (7)	8
(6)	Section 17.	3(2A) to (4)—	9
	renumber a	as section 173(3) to (7).	10
Ins	ertion of n	ew s 173A	11
Cha	apter 7, part 2	2, division 4, after section 173—	12
inse	ert—		13
	173A U	se of information by NLIS administrator	14
	(1)	This section applies in relation to information given to the NLIS administrator under section 173(6).	15 16 17
	(2)	The chief executive may authorise the NLIS administrator to disclose all or part of the information to a stated person or a person of a stated class (each an <i>authorised recipient</i>).	18 19 20 21
		Example of a stated class—	22
		operators of abattoirs	23
	(3)	The chief executive's authorisation may be given—	24 25
		(a) generally or in a particular case; and	26
		(b) subject to any conditions the chief executive considers appropriate.	27 28
	(4)	Subsection (5) applies if the chief executive authorises the NLIS administrator under	29 30

Clause 59

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			subsection (2) to disclose the information to an authorised recipient.	1 2
		(5)	The NLIS administrator may publish the information on a website maintained by the administrator, but only if access to the information is restricted to persons—	3 4 5 6
			(a) who are authorised recipients for the information; or	7 8
			(b) to whom the disclosure of the information is required or permitted under this Act or another Act.	9 10 11
		(6)	Subsection (3)(b) does not limit the conditions the chief executive may impose under section 173(7).	12 13 14
Clause	60	Amendment o state)	f s 236 (What program authorisation must	15 16
			g), examples of a measure an authorised officer r a surveillance program, first dot point, 'for	17 18 19
		omit.		20
Clause	61	Amendment o	f s 373 (Giving biosecurity order)	21
		Section 373(2),	, ,	22
		omit, insert—	-	23
			1 An authorised officer enters a place under a biosecurity emergency order made for responding to an outbreak of equine influenza. The authorised officer notices Mexican feather grass (an invasive plant that is restricted matter) at the place. The authorised officer may give the occupier of the place a biosecurity order for the Mexican feather grass.	24 25 26 27 28 29 30

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Clause	62	Amendment of biosecurity or		76 (F	Requirements for giving	1 2
		Section 376(3)—	_			3
		omit, insert—				4
		(3)	orde infor	r mu rmati	osecurity order is given in writing, the list be accompanied by, or include, an on notice for the authorised officer's to give the order.	5 6 7 8
		(4)			oiosecurity order is given orally, the d officer must—	9 10
			(a)	whe that-	n giving the order, tell the recipient	11 12
				(i)	the recipient will be given, as soon as practicable, an information notice for the decision to give the order; and	13 14 15
				(ii)	the recipient is entitled to apply for an internal review of the decision to give the order; and	16 17 18
				(iii)	if the recipient applies for an internal review of the decision to give the order, the recipient may immediately apply for a stay of the decision; and	19 20 21 22
			(b)	conf	oon as practicable after giving the order, firm the order by giving the recipient a ce that—	23 24 25
				(i)	states the terms of the order and the date the order was given; and	26 27
				(ii)	is accompanied by, or includes, an information notice for the authorised officer's decision to give the order.	28 29 30
Clause	63	Amendment of	f s 37	79 (F	Register of biosecurity orders)	31
		Section 379(4)—	_			32

[s (64]
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	omit, insert—		1
		e chief executive may publish the register, or t of the register, on the department's website.	2 3
Clause 64	Amendment of s 4	l31 (Register)	4
	Section 431(4), 'mus	st'—	5
	omit, insert—		6
	may		7
Clause 65	Replacement of s	468 (Compliance audits)	8
	Section 468—		9
	omit, insert—		10
	468 Additio	nal compliance audits	11
	(1) Thi	is section applies if—	12
	(a)	a compliance audit of an accredited certifier's activities as an accredited certifier is conducted under an accreditation condition or a requirement under subsection (2); and	13 14 15 16 17
	(b)	the compliance audit identified a noncompliance, or more than 1 noncompliance, with the accredited certifier's accreditation.	18 19 20 21
	Note	e—	22
	a	t is an offence for an accredited certifier to contravene in accreditation condition unless the accredited certifier has a reasonable excuse. See section 436.	23 24 25
	(2) The	e chief executive may, in writing, require—	26
	(a)	for each noncompliance with the accreditation identified by the compliance audit—the accredited certifier to have an additional compliance audit conducted of	27 28 29 30

		the accredited certifier's activities related to the noncompliance; and	1 2
		(b) the additional compliance audit to be conducted within a stated reasonable period.	3 4
	(3)	An additional compliance audit of the accredited certifier's activities required under subsection (2) may relate to more than 1 noncompliance with the certification.	5 6 7 8
	(4)	The accredited certifier must comply with a requirement under subsection (2) unless the accredited certifier has a reasonable excuse.	9 10 11
		Maximum penalty—100 penalty units.	12
Clause 66	Replacement under this Ac	of s 494 (Personal information on register t)	13 14
	Section 494—		15
	omit, insert—		16
	494 Pei Ac	rsonal information on register under this t	17 18
	(1)	This section applies if an administrator is satisfied someone's personal safety would be put at risk if particular information (for example, the person's address or other contact details) were included in a register that the administrator is required to keep under this Act.	19 20 21 22 23 24
	(2)	The administrator must ensure the information is not included in—	25 26
		(a) a part of the register that is available to the public; or	27 28
		(b) a copy of information from the register, whether or not the information is from a part of the register that is available to the public.	29 30 31
	(3)	If a provision of this Act requires or permits the information to be published on a website, the	32 33

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					ninistrator must, despite the provision, ensure information is not published on the website.	1 2
			(4)	In t	his section—	3
				adn	ninistrator means—	4
				(a)	the chief executive; or	5
				(b)	a chief executive officer of a local government; or	6 7
				(c)	the chairperson of an invasive animal board.	8
lause	67	Om	ission of s	522	(Insertion of new s 19A)	9
		Sec	tion 522—			10
		omi	t.			11
			Editor's note-	_		12
			Legislation	ultim	ately amended—	13
			•	Chen 1988	nical Usage (Agricultural and Veterinary) Control Act	14 15
lause	68	Am	endment o	of scl	n 1 (Prohibited matter)	16
		(1)		_	rt 4, entry for amphibians, mammals and restricted biosecurity matter, 'biosecurity'—	17 18
			omit.			19
		(2)		oxysį	art 7, entries for fusarium wilt of banana porum f. sp. cubense tropical race 4) and stem	20 21 22
			omit.			23
		(3)	Schedule 1	, part	7—	24
			insert—			25
			giaı	nt pin	e scale (Marchalina hellenica)	26

Clause	69 Amendment of sch 2 (Restricted matter and categories)					
	(1) Schedule 2, part 1, under heading 'Restricted matter affecting animals', entry for small hive beetle (<i>Aethina tumida</i>)—					
		omit.		4		
	(2	2) Schedule 2, part 1, under heading 'Restricted ma plants'—	tter affecting	5 6		
		insert—		7		
	Fiji leaf	gall virus	1			
	fusarium tropical	1				
	island su	island sugarcane planthopper (Eumetopina flavipes) 1				
	potato spindle tuber viroid 1					
	sugarcane stem borer (<i>Chilo</i> spp.)					
	(3	Schedule 2, part 2, under heading 'Invasive plants	s'—	8		
		insert—		9		
	asparagu	s fern (Asparagus scandens)	3			
	bridal ve	3				
cane cactus (Austrocylindropuntia cylindrica)		3				
	Eve's pi	n cactus (Austrocylindropuntia subulata)	3			
	flax-leaf	broom (Genista linifolia)	3			
	Montpel	lier broom (Genista monspessulana)	3			

Clause 70 Amendment of sch 5 (Dictionary)

sagittaria (Sagittaria platyphylla)

Scotch broom (Cytisus scoparius)

silver-leaf nightshade (Solanum elaeagnifolium)

(1) Schedule 5, definitions biosecurity risk status details, restricted animal material for pigs or poultry, restricted animal material for ruminants, restricted place notice and tallow—

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10

11

12

13

14

3

3

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[s	7	1	1

		omit.		1
	(2)	Schedule 5	<u> </u>	2
		insert—		3
			AS 5008 means the Australian Standard for the hygienic rendering of animal products as in force from time to time under that designation (regardless of the edition or year of publication of the standard).	4 5 6 7 8
			biosecurity risk notice see section 160(2).	9
			designated bird see section 135A.	10
			prohibited feed for pigs and poultry see section 45A.	11 12
			<i>restricted animal</i> means a designated animal declared to be a restricted animal under section 162A.	13 14 15
			restricted animal material see section 45B.	16
			restricted biosecurity matter means designated biosecurity matter declared to be restricted biosecurity matter under section 162C.	17 18 19
	(3)	Schedule 5	, definition captive bird, examples—	20
		omit.		21
Part	t 5		Other amendments of Animal Management (Cats and Dogs) Act 2008	22 23 24
71	Act	t amended		25
	7.0		amends the Animal Management (Cats and Dogs)	26 27

Clause

Scl	hedule 1	Other amendments of Animal Management (Cats and Dogs) Act 2008	1 2 3
		section 71	4
1	Section	4(i), as renumbered by this Act, 'officers'—	5
	omit, ins	ert—	6
		persons	7
2	Particul	ar references to minor	8
		h of the following provisions is amended by omitting nor' and inserting 'child'—	9 10
	•	section 9(1)(d)	11
	•	section 10(1)(b)	12
	•	section 75(2)(a)(i)	13
3	Omissio	on of notes	14
	The	notes in the following provisions are omitted—	15
	•	section 54(2)	16
	•	section 89(1)	17
	•	section 208(1)(b)	18
4	Omissio	on of editor's notes	19
	The	editor's notes in the following provisions are omitted—	20
	•	section 185(3)(a)	21
	•	section 186(3)(a)	22
	•	section 195(2), definition allow or encourage	23

5 Amendment of notes

The notes in the provisions mentioned in column 1 are amended by omitting the words in column 2 and inserting the words, if any, in column 3—

1

2

3

4

Column 1	Column 2	Column 3
section 14(1)	See section 13 (Supplier must ensure cat or dog is implanted).	See section 43Y.
section 16(2)	(Licence holder's obligations)	
section 25	(Authorised implanter may give identifying information or PPID information to particular persons)	for the identifying information or PPID information that an authorised implanter may give to particular persons
section 42(1)	(Desexed cat or dog at commencement need not be tattooed for desexing)	
section 52	(Compulsory desexing of declared dangerous dog or restricted dog)	in relation to the compulsory desexing of declared dangerous dogs and restricted dogs
section 63(1)	(Goods the importation of which is prohibited absolutely)	for the breeds of dogs that are prohibited from being imported
section 65	(Surrender of regulated dog)	in relation to the surrender of regulated dogs
section 112(2)	(Issue of warrant)	
section 131(2)(d)	(Application of particular permit conditions for declared dangerous or menacing dogs)	for the application of particular permit conditions for declared dangerous dogs and declared menacing dogs
section 134(1)	(Offence punishable only once)	

Colu	mn 1	Column 2	Column 3	
sectio	n 161(2)	(Suitability of person to be licence holder)	for the matters to which the chief executive may have regard in deciding whether a proposed licence holder is a suitable person to be a licence holder	
sched sectio	ule 1, n 2(1)	(Regulated dogs must be implanted with a PPID)		
6	Section	93(1), notes—		1
	omit, ins	ert—		2
	Note			3
		te also sections 66 and 67 for the pag, declared dangerous dog or declared	orohibition on supplying a restricted ared menacing dog.	4 5
7	Section	184(5), note—		6
	omit, ins	ert—		7
	Note	_		8
		ee also sections 66 and 67 for the peg, declared dangerous dog or declared.	orohibition on supplying a restricted ared menacing dog.	9 10
8	Section	189(2), note—		11
	omit, ins	ert—		12
	Note	<u>—</u> .		13
		te also sections 66 and 67 for the pag, declared dangerous dog or declared	orohibition on supplying a restricted ared menacing dog.	14 15
9	Section	207(b), note—		16
	omit, ins	ert—		17
	Note	_		18
		te section 123 for the powers an attering a place.	uthorised person may exercise after	19 20

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