

Revenue and Other Legislation Amendment Bill 2016



Queensland

Revenue and Other Legislation Amendment Bill 2016

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2016

A Bill

for

An Act to amend the City of Brisbane Act 2010, the Duties Act 2001, the Land Tax Act 2010, the Local Government Act 2009, the Queensland Plan Act 2014, the Right to Information Act 2009, the Superannuation (State Public Sector) Act 1990, the Taxation Administration Act 2001, the Taxation Administration Regulation 2012, and the Acts mentioned in schedule 1, 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 Revenue and Other Legislation Amendment Act 2016.	4 5
Clause	2	Commencement	6
		The following provisions commence on a day to be fixed by proclamation—	7 8
		(a) part 2;	9
		(b) parts 5 to 8;	10
		(c) part 11;	11
		(d) schedule 1.	12
	Part	2 Amendment of City of Brisbane	13
		Act 2010	14
Clause	3	Act amended	15
		This part amends the City of Brisbane Act 2010.	16
Clause	4	Amendment of s 211 (Superannuation scheme for council employees and associated persons)	17 18
		(1) Section 211(5), from 'of their' to 'scheme'—	19
		omit, insert—	20
		that that Act applies to the superannuation of an employee of a local government	21 22

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		(2)	Section 211 omit.	(6)—	-	1 2
	Part	3		Am	endment of Duties Act 2001	3
Clause	5	Act	amended This part an	nends	s the <i>Duties Act 2001</i> .	4 5
Clause	6				54 (Reassessment—noncompliance quirements)	6 7
			Section 154	(2)—	-	8
			omit, insert-			9
			(2)		subsection (1)(b)(i), a transferee, lessee or ed person for land disposes of land if—	10 11
				(a)	the lessee of a home or vacant land lease surrenders the lease; or	12 13
				(b)	the transferee, lessee or vested person transfers, leases or otherwise grants exclusive possession of part or all of the land to another person; or	14 15 16 17
				(c)	the transferee, lessee or vested person acquires the land subject to a lease, granted before the transfer date, over all or part of the land.	18 19 20 21
			(2AA)	Sub	section (2) does not apply if—	22
				(a)	another person (the <i>occupier</i>) has exclusive possession of the land before the occupation date; and	23 24 25
				(b)	the occupier—	26
					(i) is the transferor of the land, or the owner of the land immediately before the vesting; or	27 28 29

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			(ii)	has exclusive possession of the land under a lease granted before the transfer date; and	1 2 3
		(0	c) the	occupier—	4
			(i)	if paragraph (b)(i) applies—vacates the land as soon as reasonably practicable or within 6 months after the transfer date, whichever is the earlier; or	5 6 7 8
			(ii)	if paragraph (b)(ii) applies—vacates the land on the termination of the current term of the lease referred to in subsection (2)(c), or within 6 months after the transfer date, whichever is the earlier.	9 10 11 12 13 14
lause	7	Amendment of s	375 (I	Exemption—health insurance)	15
		Section 375, f	rom 'in	surance entered into'—	16
		omit, insert—			17
		iı	nsuranc	e that—	18
		(8	the	ssued by a private health insurer under Private Health Insurance Act 2007 vlth); and	19 20 21
		(1	ben	vides hospital benefits or medical efits, or both, whether or not other efits are also provided.	22 23 24
lause	8	Amendment of s transactions)	s 404 (ł	How part applies to particular	25 26
		(1) Section 404(b) to (e)-	_	27
		renumber as s	ection 4	104(c) to (f).	28
		(2) Section 404—	_		29
		insert—			30

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			(b)	a vesting of dutiable property by, or expressly authorised by, statute law is treated as a transfer of the property to the person in whom it is vested from its owner immediately before the vesting takes place; and	1 2 3 4 5 6
Clause	9	Amendment of transactions u		30 (Exemption—instruments and other Acts)	7 8
		(1) Section 430)(a)—		9
		omit.			10
		(2) Section 430	(b) to	o (e)—	11
		renumber as	s secti	ion 430(a) to (d).	12
Clause	10	Insertion of ne	ew ch	ı 17, pt 22	13
		Chapter 17-			14
		insert—			15
		Part 2	2	Transitional provisions for Revenue and Other	16 17
				Legislation	18
				Amendment Act 2016	19
		663 Apr	olicat	tion of s 154	20
		(1)	Sect trans liabi	ion 154(2) and (2AA) apply to a dutiable saction mentioned in section 154(1)(a) only if lity for transfer duty on the transaction arises r after the commencement.	21 22 23 24
		(2)	trans liabi	ion 154(2) as in force before the mencement continues to apply to a dutiable saction mentioned in section 154(1)(a) if lity for transfer duty on the transaction arose re the commencement.	25 26 27 28 29

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		664 Continuing application of pre-amended s 154 for s 291	1 2
		Section 154(2) as in force before the commencement continues to apply for the purposes of section 291(1)(a).	3 4 5
		665 Retrospective operation of s 375	6
		Section 375, as amended by the <i>Revenue and Other Legislation Amendment Act 2016</i> , applies to a contract of insurance for which insurance duty would otherwise be payable on or after 14 October 2014.	7 8 9 10 11
		666 Retrospective operation of s 404	12
		Section 404, as amended by the <i>Revenue and Other Legislation Amendment Act 2016</i> , applies to a vesting of dutiable property that takes place on or after 30 November 2015.	13 14 15 16
Clause	11	Amendment of sch 4 (Example for partnership and trust acquisitions and relevant acquisitions for corporate trustees)	17 18 19
		Schedule 4, paragraph (e), '\$100,000'—	20
		omit, insert—	21
		\$500,000	22
	Part	4 Amendment of Land Tax Act 2010	23 24
		20.0	∠ 1
Clause	12	Act amended	25
		This part amends the Land Tax Act 2010.	26

Clause	13	Amendment of s 30 (Discounting of Land Valuation Act value—subdivided land not yet developed)	1 2
		Section 30(1)(g)—	3
		omit, insert—	4
		(g) the subdivider owns at least 5 other parcels that satisfy paragraphs (a) to (e).	5 6
Clause	14	Amendment of s 42B (Exemption for new home before transitioning from current home)	7 8
		(1) Section 42B(1)(b)(ii) and (iii)—	9
		renumber as section 42B(1)(b)(iii) and (iv).	10
		(2) Section 42B(1)(b)—	11
		insert—	12
		(ii) that, on the liability date for the current financial year, is capable of being used by a person for residential purposes, whether alone or with another person; and	13 14 15 16 17
Clause	15	Amendment of s 44A (Reassessment—transitioning to or from current home)	18 19
		(1) Section 44A(2)(b), 'section 42B(1)(b)(ii)'—	20
		omit, insert—	21
		section 42B(1)(b)(iii)	22
		(2) Section 44A(2)(c), 'section 42B(1)(b)(iii)'—	23
		omit, insert—	24
		section 42B(1)(b)(iv)	25
Clause	16	Insertion of new pt 10, div 6	26
		Part 10—	27

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			insert—		1
			Division 6	Transitional provision for Revenue and Other Legislation Amendment Act 2016	2 3 4 5
			99 Application	of s 30	6
			Legislat	30, as amended by the <i>Revenue and Other</i> ion Amendment Act 2016, is taken to have ct on and from 4 October 2014.	7 8 9
	Par	t 5	Amen	dment of Local	10
			Gove	rnment Act 2009	11
lause	17	Act	t amended		12
			This part amends the	Local Government Act 2009.	13
lause	18	Am	endment of s 208 (Superannuation board)	14
		(1)	Section 208, heading	, after 'board'—	15
			insert—		16
			(LGIAs	uper Trustee)	17
		(2)	Section 208(1), from	'(the <i>super board</i>)'—	18
			omit, insert—		19
				es in existence under this Act under the GIAsuper Trustee.	20 21
		(3)	Section 208(2), 'The	super board'—	22
			omit, insert—		23
			LGIAsu	per Trustee	24

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Clause	19	Amendment of s 209 (Board's responsibilities)	1
		(1) Section 209, heading, 'Board's'—	2
		omit, insert—	3
		LGIAsuper Trustee's	4
		(2) Section 209(1), 'The super board's'—	5
		omit, insert—	6
		LGIAsuper Trustee's	7
		(3) Section 209(1), 'the LG super scheme'—	8
		omit, insert—	9
		LGIAsuper	10
		(4) Section 209(2), 'The super board'—	11
		omit, insert—	12
		LGIAsuper Trustee	13
		(5) Section 209(2), 'the super board'—	14
		omit, insert—	15
		LGIAsuper Trustee	16
Clause	20	Amendment of s 210 (Board of directors)	17
		(1) Section 210(1), 'The super board'—	18
		omit, insert—	19
		LGIAsuper Trustee	20
		(2) Section 210(2), 'the super board'—	21
		omit, insert—	22
		LGIAsuper Trustee	23
		(3) Section 210(3), 'that the super board'—	24
		omit, insert—	25
		LGIAsuper Trustee	26
		(4) Section 210(4), 'the LG super scheme'—	27

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		omit, insert—	1
		LGIAsuper	2
Clause	21	Amendment of s 211 (Seal of the super board)	3
		(1) Section 211, heading, 'the super board'—	4
		omit, insert—	5
		LGIAsuper Trustee	6
		(2) Section 211(1), 'The super board'—	7
		omit, insert—	8
		LGIAsuper Trustee	9
Clause	22	Insertion of new ch 7, pt 2, div 1 hdg	10
		Chapter 7, part 2, before section 216—	11
		insert—	12
		Division 1 Preliminary	13
Clause	23	Amendment of s 216 (What this part is about)	14
		(1) Section 216(1), after 'part is'—	15
		insert—	16
		primarily	17
		(2) Section 216(2)—	18
		omit, insert—	19
		(2) This part also provides for other persons to become members of LGIAsuper.	20 21
Clause	24	Amendment of s 216A (Definitions for pt 2)	22
		(1) Section 216A, definition accumulation benefit member—	23
		omit.	24

(2)	Section 216	5A—	1
	insert—		2
		chosen fund, for an employee of a local government or local government entity, means—	3 4
		(a) if the employee has given a direction under section 219(2)—the fund the subject of the direction; or	5 6 7
		(b) otherwise—LGIAsuper.	8
		defined benefit category means a defined benefit category under the trust deed.	9 10
		fund means a superannuation fund, superannuation scheme, approved deposit fund, or RSA, as defined under the Superannuation Guarantee (Administration) Act 1992 (Cwlth).	11 12 13 14
		permanent employee—	15
		(a) of a local government (other than the Brisbane City Council) or a local government entity—see section 216B; or	16 17 18
		(b) of the Brisbane City Council—see section 216C.	19 20
		relevant fund, for a permanent employee of a local government or local government entity, means—	21 22 23
		if the employee is a defined benefit member—	24 25
		 (i) in relation to the employee's membership in LGIAsuper in the defined benefit category—LGIAsuper; or 	26 27 28 29
		(ii) otherwise—the employee's chosen fund; or	30 31
		(b) otherwise—the employee's chosen fund.	32
		relevant trustee, for a permanent employee of a	33

	me	al government or local government entity, and the trustee (however named) of the evant fund for the employee.	1 2 3
	•	nerannuation contributions, for a person, ans—	4 5
	(a)	generally—superannuation contributions required to be made for the person under any of the following instruments—	6 7 8
		(i) the Commonwealth Super Act;	9
		(ii) another Act of the Commonwealth or an Act of the State;	10 11
		(iii) an industrial instrument; and	12
	(b)	for a permanent employee of a local government or local government entity—the superannuation contributions mentioned in paragraph (a) made for the person as provided under this Act.	13 14 15 16 17
(3)	Section 216A, LG super schem	definition defined benefit member, from 'the ne'—	18 19
	omit, insert—		20
	LG	IAsuper in a defined benefit category.	21
Ins hdg		s 216B and 216C and ch 7, pt 2, div 2	22 23
	After section 21	6A—	24
	insert—		25
	govern	s <i>permanent employee</i> of a local ment (other than the Brisbane City l) or local government entity	26 27 28
	Bri	employee of a local government other than the sbane City Council is a <i>permanent employee</i> he local government if—	29 30 31

Clause 25

	(a)	the employee has been continuously employed by the local government for at least 1 year; or	1 2 3
	(b)	the employee has been continuously employed by the local government for less than 1 year, but has elected to be a permanent employee for this part by written notice given to the local government.	4 5 6 7 8
(2)	For	subsection (1)—	9
	(a)	an employee is continuously employed by a local government for a period if, for the period, the employee is employed—	10 11 12
		(i) by the local government; or	13
		(ii) by the local government, and other local governments or local government entities, consecutively; but	14 15 16
	(b)	an employee is not continuously employed by a local government for a period if, during the period, the employee's employment as mentioned in paragraph (a) is broken by a period of 60 or more consecutive days during which the employee—	17 18 19 20 21 22
		(i) was not employed by a local government or local government entity; and	23 24 25
		(ii) was not in a position to accept an offer of employment by a local government or local government entity.	26 27 28
(3)	enti emp	employee of a local government entity is a manent employee of the local government ty if the local government entity declares the ployee to be a permanent employee by written ice given to the relevant trustee.	29 30 31 32 33
(4)		wever, an employee is not a permanent ployee of a local government (other than the	34 35

	bane City Council) or a local government by if—	1 2
(a)	the employee is employed by the local government or local government entity only to carry out work on a particular job or project; and	3 4 5 6
(b)	the employee's employment is dependant on the time taken to carry out the job or project.	7 8
of a City emp loca com	o, an employee is not a permanent employee local government (other than the Brisbane Council) or a local government entity if the loyee is employed by the local government or I government entity under a federally funded munity development project for Aborigines orres Strait Islanders.	9 10 11 12 13 14 15
216C Who is City Cou	<i>permanent employee</i> of the Brisbane uncil	16 17
	employee of the Brisbane City Council is a manent employee of the Council if—	18 19
(a)	the employee is employed other than on a temporary or casual basis, and the employee's employment is subject to an industrial instrument; or	20 21 22 23
(b)	the employee is employed on contract, or for a specific time or for the duration of a specific function, and the Council declares the employee to be a permanent employee by written notice given to the relevant trustee.	24 25 26 27 28 29
Division 2	LGIAsuper	30

s 26	3]
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Clause	26	Amendment of s 217 (LG super scheme)	1
		(1) Section 217, heading, 'LG super scheme'—	2
		omit, insert—	3
		LGIAsuper	4
		(2) Section 217(1), from '(the <i>LG super scheme</i>)'—	5
		omit, insert—	6
			7 8
		(3) Section 217(2) and (4), 'The super board'—	9
		omit, insert—	10
		LGIAsuper Trustee	11
		(4) Section 217(2)(a), 'the LG super scheme'—	12
		omit, insert—	13
		LGIAsuper	14
		(5) Section 217(3)(a), note—	15
		omit, insert—	16
		Note—	17
		government or local government entity must make for a	18 19 20
		(6) Section 217(3)(b), 'the super board'—	21
		omit, insert—	22
		LGIAsuper Trustee	23
Clause	27	Replacement of ss 218 and 219	24
		Sections 218 and 219—	25
		omit, insert—	26
		218 LGIAsuper membership open to everyone	27
		LGIAsuper is open to membership by any person,	28

	subject to the requirements about membership in the trust deed.	1 2
	IAsuper is default fund for particular ployees	3 4
(1)	Unless a prescribed employee gives a direction under subsection (2), the prescribed employee's employer must pay superannuation contributions payable for the employee into LGIAsuper.	5 6 7 8
(2)	A prescribed employee may, by written notice given to the prescribed employee's employer, direct the person's employer to pay superannuation contributions payable for the employee into a fund other than LGIAsuper.	9 10 11 12 13
	Note— See the Superannuation Guarantee (Administration) Act 1992 (Cwlth) for employer obligations relating to an employee's choice of fund.	14 15 16 17
(3)	Subsection (2) does not apply in relation to a prescribed employee's membership in a defined benefit category.	18 19 20
(4)	In this section—	21
	prescribed employee means—	22
	(a) an employee of a local government; or	23
	(b) an employee of a local government entity; or	24 25
	(c) an employee of LGIAsuper who is eligible for membership in LGIAsuper under the trust deed.	26 27 28
	GIAsuper Trustee may obtain details of ary changes for particular members	29 30
(1)	LGIAsuper Trustee may, by written notice, require each of the following to give LGIAsuper	31 32

	Trustee details of the salary of each of its permanent employees who are LGIAsuper members after any change to the salary of any of the employees—	1 2 3 4
	(a) a local government other than the Brisbane City Council;	5 6
	(b) a local government entity.	7
(2)	The notice must state the day on which the details must be given to LGIAsuper Trustee.	8 9
(3)	The local government or local government entity must comply with the notice.	10 11
Divis		12
	contributions for particular employees	13 14
	of s 220 (Amount of yearly —particular employers)	15 16
contributions		
contributions	s—particular employers) 20(1) to (6)—	16
contributions (1) Section 22	s—particular employers) 20(1) to (6)— rt—	16 17
contributions (1) Section 22 omit, inse	s—particular employers) 20(1) to (6)— rt— This section applies to the following (each an	16 17 18 19
contributions (1) Section 22 omit, inse	conticular employers) co(1) to (6)— ct— This section applies to the following (each an employer)—	16 17 18 19 20
contributions (1) Section 22 omit, inse	This section applies to the following (each an employer)— (a) a local government; (b) a local government entity.	16 17 18 19 20 21

		(b) for the employee's membership (if any) in LGIAsuper in the accumulation category under the trust deed, or the employee's membership in any other fund—the amount prescribed by a regulation.	1 2 3 4 5
	(2)	Section 220(9), 'stated in the trust deed'—	6
		omit, insert—	7
		prescribed under a regulation	8
	(3)	Section 220(10), 'Subsections (3) and (5) are'—	9
		omit, insert—	10
		Subsection (2)(b) is	11
	(4)	Section 220(7) to (10)—	12
		renumber as section 220(3) to (6).	13
lause 29		nendment of s 220A (Amount of yearly	14
		ntributions—permanent employees and prescribed ployees)	15 16
		ployees)	
	em	ployees)	16
	em	ployees) Section 220A, heading, 'and prescribed employees'—	16 17
	em (1)	ployees) Section 220A, heading, 'and prescribed employees'— omit.	16 17 18
	em (1)	ployees) Section 220A, heading, 'and prescribed employees'— omit. Section 220A(1) and (2)—	16 17 18 19
	em (1)	ployees) Section 220A, heading, 'and prescribed employees'— omit. Section 220A(1) and (2)— omit, insert— (1) This section applies to a permanent employee (an employee) of a local government or local	16 17 18 19 20 21 22
	em (1) (2)	ployees) Section 220A, heading, 'and prescribed employees'— omit. Section 220A(1) and (2)— omit, insert— (1) This section applies to a permanent employee (an employee) of a local government or local government entity.	16 17 18 19 20 21 22 23
	em (1) (2)	ployees) Section 220A, heading, 'and prescribed employees'— omit. Section 220A(1) and (2)— omit, insert— (1) This section applies to a permanent employee (an employee) of a local government or local government entity. Section 220A(3), 'LG super scheme'—	16 17 18 19 20 21 22 23 24
	em (1) (2)	ployees) Section 220A, heading, 'and prescribed employees'— omit. Section 220A(1) and (2)— omit, insert— (1) This section applies to a permanent employee (an employee) of a local government or local government entity. Section 220A(3), 'LG super scheme'— omit, insert—	16 17 18 19 20 21 22 23 24 25 26
	em (1) (2) (3)	ployees) Section 220A, heading, 'and prescribed employees'— omit. Section 220A(1) and (2)— omit, insert— (1) This section applies to a permanent employee (an employee) of a local government or local government entity. Section 220A(3), 'LG super scheme'— omit, insert— relevant fund for the employee	16 17 18 19 20 21 22 23 24 25

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		(5)	Section 220A(8)	, 'Subsection (4)'—	1
			omit, insert—		2
			Sub	section (3)	3
		(6)	Section 220A(3)	to (8)—	4
			renumber as sect	tion 220(2) to (7).	5
lause	30			20B (Reduction in contributions to eding concessional contributions cap)	6 7
		(1)	Section 220B(1)	(a) and (b)—	8
			omit, insert—		9
			(a)	the yearly contribution by the employee's employer made under section 220(2) to the relevant fund for the employee;	10 11 12
			(b)	the yearly contribution by the employee made under section 220A(2) to the relevant fund for the employee.	13 14 15
		(2)	Section 220B(2)	(b) and (3)(c), 'section 220A(4)'—	16
			omit, insert—		17
			sect	ion 220A(3)	18
		(3)	Section 220B(3)	(b), 'section 220(3) or (5)'—	19
			omit, insert—		20
			sect	ion 220(2)	21
		(4)	Section 220B(3)	(c), 'section 220A(3)'—	22
			omit, insert—		23
			sect	ion 220A(2)	24
		(5)	Section 220B(4)	and (5)—	25
			omit.		26
		(6)	Section 220B(6)		27
			renumber as sect	tion 220B(4).	28

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lause 31	Replaceme	ent of ss 220C-222	1
	Section	s 220C to 222—	2
	omit, in	sert—	3
		Exemption from payment of yearly contributions on grounds of financial hardship	4 5
		1) This section applies to a permanent employee of a local government or local government entity, other than in relation to the employee's membership (if any) in LGIAsuper in a defined benefit category.	6 7 8 9 10
	(2) An employee and the employee's employer may agree in writing—	11 12
		(a) that the employee is exempt, on the grounds of the employee's financial hardship, from paying all or a stated part of the contributions payable under section 220A(2) by the employee; and	13 14 15 16 17
		(b) on the period, of not more than 1 year, of the exemption.	18 19
	((3) Subsection (2)(b) does not limit the number of times the employer and employee may agree to an exemption under subsection (1) for the employee.	20 21 22
		The employer or employee must give the relevant trustee a copy of the agreement within 2 months after the agreement is made.	23 24 25
	222	Adjusting contributions if salary decreased	26
	(This section applies if the salary of a permanent employee of a local government or local government entity decreases.	27 28 29
	(The employee may, within 60 days after the decrease in salary takes effect, give the local government or local government entity written notice that the employee wants to pay	30 31 32 33

				contributions as if the employee's salary had not decreased.	1 2
			(3)	If the employee gives a notice under subsection (2), the local government or local government entity must calculate the yearly contributions payable for the employee based on the employee's salary before it was decreased.	3 4 5 6 7
Clause	32			223 (Super contributions for ory members)	8 9
			Section 223	3—	10
			omit.		11
Clause	33		nendment ontributions)	of s 224 (Interest is payable on unpaid super	12 13
		(1)	Section 224	4, heading, 'super'—	14
			omit.		15
		(2)	Section 224	4(1), from 'a contribution'—	16
			omit, insert	· <u> </u>	17
				a superannuation contribution payable for an employee of the local government or local government entity within 14 days after the end of the employee's pay period for which the contribution is payable.	18 19 20 21 22
		(3)	Section 224	4(2), 'LG super scheme'—	23
			omit, insert	<u>. </u>	24
				relevant fund for the employee	25
		(4)	Section 224	4(3)—	26
			omit.		27
		(5)	Section 224	1(4)—	28
			renumber a	s section 224(3).	29

[s	34]
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Clause	34	Amendment of s 226 (Super scheme for councillors)	1
		Section 226(3)(a), 'the LG super scheme'—	2
		omit, insert—	3
		this part	4
Clause	35	Omission of s 227 (Super schemes to be audited)	5
		Section 227—	6
		omit.	7
Clause	36	Insertion of new ch 9, pt 10	8
		Chapter 9—	9
		insert—	10
		Part 10 Transitional provisions	11
		for Revenue and Other	12
		Legislation	13
		Amendment Act 2016	14
		313 Change in name of board and scheme	15
		(1) To remove any doubt, it is declared that—	16
		(a) the amendment of section 208 by the <i>Revenue and Other Legislation Amendment</i> Act 2016 has effect only to change the name of the board mentioned in the section and does not establish a new board; and	17 18 19 20 21
		(b) the amendment of section 217 by the <i>Revenue and Other Legislation Amendment</i> Act 2016 has effect only to change the name of the superannuation scheme mentioned in the section and does not establish a new superannuation scheme.	22 23 24 25 26 27
		(2) From the commencement, if the context	28

		peri	mits—	1
		(a)	a reference in a document to the Queensland Local Government Superannuation Board under the 1993 Act or this Act is taken to be a reference to LGIAsuper Trustee; and	2 3 4 5
		(b)	a reference in a document to the Local Government Superannuation Scheme under the 1993 Act or this Act, or to the LG super scheme, is taken to be a reference to LGIAsuper; and	6 7 8 9 10
		(c)	a reference in an industrial instrument to City Super or the Brisbane City Council Superannuation Plan is taken to be a reference to LGIAsuper.	11 12 13 14
	314 Exi	stinç	g membership and entitlements	15
	(1)	Oth	amendment of this Act by the Revenue and er Legislation Amendment Act 2016 does not ct—	16 17 18
		(a)	the membership of a current member; or	19
		(b)	any entitlement the member accrued under this Act before the commencement.	20 21
	(2)	In t	nis section—	22
		imn	rent member means a person who, nediately before the commencement, was a mber of LGIAsuper.	23 24 25
Am	endment o	f sch	n 4 (Dictionary)	26
(1)			finitions accumulation benefit member, LG uper board and trust deed—	27 28
	omit.			29
(2)	Schedule 4			30
	insert—			31

Clause 37

		chosen fund, for chapter 7, part 2, see section 216A.	1
		defined benefit category, for chapter 7, part 2, see section 216A.	2 3
		fund, for chapter 7, part 2, see section 216A.	4
		LGIAsuper means the superannuation scheme continued in existence under section 217.	5 6
		LGIAsuper Trustee means the board continued in existence under section 208.	7 8
		permanent employee, for chapter 7, part 2, see—	9
		(a) for a local government (other than the Brisbane City Council) or a local government entity—section 216B; or	10 11
		(b) for the Brisbane City Council—section 216C.	12
		relevant fund, for chapter 7, part 2, see section 216A.	13
		relevant trustee, for chapter 7, part 2, see section 216A.	14
		superannuation contributions, for chapter 7, part 2, see section 216A.	15 16
		trust deed means a trust deed made by LGIAsuper Trustee.	17
	Part	6 Amendment of Queensland Plan Act 2014	18 19
			17
lause	38	Act amended	20
		This part amends the Queensland Plan Act 2014.	21
lause	39	Amendment of s 3 (Main purposes of Act)	22
		Section 3(b)(i)—	23
		omit, insert—	24
		(i) requiring that the Queensland Plan be considered in preparing a community objectives statement; and	25 26 27

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Clause	40		3 (Government response to the	1
		Queensland Plan)		2
		Section 8—		3
		omit, insert—		4
		8 Prepara stateme	tion of community objectives nt	5 6
			Premier must consider the Queensland Plan reparing a community objectives statement.	7 8
Clause	41	Omission of pt 3, c	liv 2 (Public authorities)	9
		Part 3, division 2		10
		omit.		11
Clause	42	Renumbering of pt	3, div 3 (Local governments)	12
		Part 3, division 3	<u> </u>	13
		renumber as part	3, division 2.	14
Clause	43	Amendment of s 1	1 (Preparation of corporate plans)	15
		Section 11—		16
		insert—		17
		(3)	In this section—	18
			corporate plan, for a local government, means a corporate plan that, under the Local Government Act 2009, section 104(5)(a) or the City of Brisbane Act 2010, section 103(1)(b), forms part of the local government's system of financial management.	19 20 21 22 23 24 25
Clause	44	Omission of ss 13 Sections 13 and		26 27

[s	45]
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		omit.	1
Clause	45	Amendment of pt 5 hdg (Review of the Queensland Plan and government response)	2 3
		Part 5, heading, 'and government response'—	4
		omit.	5
Clause	46	Omission of s 18 (Review of government response)	6
		Section 18—	7
		omit.	8
Clause	47	Omission of ss 40 and 41	9
		Sections 40 and 41—	10
		omit.	11
Clause	48	Amendment of sch 2 (Dictionary)	12
		(1) Schedule 2, definitions annual report, corporate plan, government response, public authority, statutory body and strategic direction—	13 14 15
		omit.	16
		(2) Schedule 2—	17
		insert—	18
		community objectives statement means a statement of the State government's broad objectives for the community under	19 20
		the Financial Accountability Act 2009, section 10.	21

	Part	7 Amendment of Right to Information Act 2009	1 2
Clause	49	Act amended	3
		This part amends the Right to Information Act 2009.	4
Clause	50	Amendment of sch 2 (Entities to which this Act does not apply)	5 6
		Schedule 2, part 2—	7
		insert—	8
		9A QSuper Board continued under the Superannuation (State Public Sector) Act 1990 in relation to its functions under that Act	9 10 11
	Part	8 Amendment of Superannuation (State Public Sector) Act 1990	12 13
Clause	51	Act amended	14
		This part amends the Superannuation (State Public Sector) Act 1990.	15 16
Clause	52	Amendment of long title	17
		Long title, from 'the machinery' to 'sector'—	18
		omit, insert—	19
		for the operation of an established superannuation scheme for the State public sector and other persons	20 21 22

Clause 53	Amendment of s 2 (Interpretation)		
	sc Ce re	ection 2(1), definitions board, commencement day, eligible heme, investment manager, new, Parliamentary Benefits committee, police 74 member, QIC, QSL, relevant employee, pealed, State 72 member, subsidiary, surcharge debt ecount and transfer day—	2 3 4 5 6
	on	nit.	7
	(2) Se	ection 2(1)—	8
	in	sert—	9
		<i>board</i> means the board continued under section 3.	10
		core government employee means an employee of a unit of the State public sector who is declared, under section 15A, to be a core government employee for this Act.	11 12 13 14
		fund, for part 3AA, division 1, see section 15.	15
		ection 2(1), definition <i>unit of the State public sector</i> , aragraph (o), 'a regulation'—	16 17
	on	nit, insert—	18
		section 2A	19
		ection 2(1), definition unit of the State public sector, from nclude—'—	20 21
	on	nit, insert—	22
		include the Executive Council.	23
Clause 54	Replacement of s 2A (Eligible schemes) Section 2A—		24
			25
	on	nit, insert—	26
		2A Units of the State public sector	27
		(1) The Minister may, by written notice, declare an entity to be a unit of the State public sector.	28 29
		(2) Also, if there is any doubt that a person is an	30

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		employee of a unit of the State public sector, the Minister may, by written notice, declare whether the person is or is not an employee of a unit of the State public sector.	1 2 3 4
		(3) A notice under subsection (1) or (2) is subordinate legislation.	5 6
lause	55	Amendment of s 3 (Establishment of board)	7
		Section 3(1), from 'name'—	8
		omit, insert—	9
		name 'QSuper Board'.	10
ause	56	Amendment of s 6A (Chief executive officer)	1
		Section 6A(2), 'a subsidiary of'—	12
		omit, insert—	13
		an entity ultimately owned or controlled by	14
lause	57	Omission of s 9A (Assignment of departmental employees to perform work for the board)	15 16
		Section 9A—	17
		omit.	18
ause	58	Amendment of s 11 (Investment of fund)	19
		Section 11—	20
		insert—	21
		(4) In this section—	22
		<i>investment manager</i> see the SIS Act, section 10(1).	23 24

[s	59]
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Clause	59	Amendment of s 12A (Membership categories)	1
		Section 12A, heading 'Membership'—	2
		omit, insert—	3
		Deed to provide membership	4
Clause	60	Omission of ss 13–13B	5
		Sections 13 to 13B—	6
		omit.	7
Clause	61	Amendment of s 14 (Contents of deed)	8
		(1) Section 14—	9
		insert—	10
		(ba) membership of the scheme;	11
		(2) Section 14(ba) to (o)—	12
		renumber as section 14(c) to (p).	13
Clause	62	Replacement of pt 3, divs 3 and 4	14
		Part 3, divisions 3 and 4—	15
		omit, insert—	16
		Division 3 General provisions about	17
		membership of scheme	18
		14A Membership open to everyone	19
		The scheme is open to membership by any person, subject to the requirements about membership in the deed.	20 21 22

			declare matters about by particular employees	1 2	
(1)	follo	wing	ster may, by written notice, declare the about membership of the scheme by an of a unit of the State public sector—	3 4 5	
	(a)		membership category or categories for h the employee is eligible;	6 7	
	(b)		conditions applying to the employee's bership of the scheme;	8 9	
	(c)	empl	an employee other than a core rnment employee—whether the oyee's membership in the scheme is pulsory.	10 11 12 13	
(2)		otice slation	under subsection (1) is subordinate 1.	14 15	
Divisio	n 4		Continuation of	16	
Divisio	n 4		Continuation of membership after	16 17	
Divisio	n 4				
		tion (membership after	17	
	olica		membership after particular events	17 18	
	olica	divis eithe	membership after particular events of division tion applies if— or of the following things (each a count event) happens in relation to a	17 18 19	
	olica This	eithe relev perso (i)	membership after particular events of division tion applies if— or of the following things (each a count event) happens in relation to a	17 18 19 20 21 22	

			nployer; and	2
	. ,		ly before the relevant event, the a member of the scheme; and	3 4
	(c) an	y of the f	following apply—	5
	(i)	Act happe person and	elevant event happens under an that provides that, on the ning of the relevant event, the n keeps all the person's existing accruing rights relating to annuation;	6 7 8 9 10 11
	(ii	notice releva persor	Minister declares, by gazette to, that on the happening of the ent event the person keeps all the ent's existing and accruing rights ag to superannuation;	12 13 14 15 16
	(ii	i) both—	_	17
		V	he Minister approves the employer for this division by written notice given to the employer; and	18 19 20 21
		to a	he employer gives written notice to the board that the employer agrees to the person's continued nembership in the scheme.	22 23 24 25
14D Coi	ntinuati	on of m	embership	26
(1)	continu	y and su	membership in the scheme the relevant event in the same abject to the same conditions as the relevant event.	27 28 29 30
(2)	To rem	ove any	doubt, it is declared that—	31

	(a) the person's membership in the scheme may end under this Act other than because of the happening of the relevant event; and	1 2 3
	(b) if subsection (1) applies to a person who is a member in the standard defined benefit category as defined under section 32M—	4 5 6
	(i) the person's membership or entitlement to membership of the standard defined benefit category is unaffected by the happening of the relevant event; and	7 8 9 10
	(ii) section 32N does not apply to the person.	11 12
(3)	Subsection (2) applies for the circumstances mentioned in section 14C(c)(ii) from when the relevant event happens, even if the gazette notice mentioned in that section is published after the relevant event happens.	13 14 15 16 17
14E Em	ployer may not revoke agreement	18
	An employer who gives a notice under section 14(c)(iii)(B) may not revoke the notice.	19 20
	nister's power to declare particular matters	21 22
(1)	Nothing in this division prevents the Minister from—	23 24
	(a) declaring the person's employer to be a unit of the State public sector under section 2A; or	25 26 27
	(b) declaring matters about the person's membership in the scheme under section 14B.	28 29 30
(2)	However, a declaration under section 14B about the person's membership in the scheme must be	31 32

	consistent with sect	ion 14D.	1
Part 3		ce of fund isions	2 3
Divisio		e of fund for core nment employees	4 5
15 Def	superannuation sch or RSA, as define	a superannuation fund, teme, approved deposit fund, and under the <i>Superannuation stration</i>) Act 1992 (Cwlth).	6 7 8 9 10 11
15A Cor	e government em	ployees	12
(1)	employees of a unit	by written notice, declare the of the State public sector who at employees for this Act.	13 14 15
(2)	A notice under so legislation.	ubsection (1) is subordinate	16 17
	neme is default fur ployees	nd for core government	18 19
	direction under se	vernment employee gives a ection 15C, the employee's the contributions payable for he scheme.	20 21 22 23

	e government employee may choose ther fund	1 2		
(1)	A core government employee may, by written notice given to the employee's employer, direct the employee's employer to pay the contributions payable for the employee into a fund other than the scheme.	3 4 5 6 7		
	Note—	8		
	See the <i>Superannuation Guarantee (Administration) Act</i> 1992 (Cwlth) for employer obligations relating to an employee's choice of fund.	9 10 11		
(2)	This section does not apply in relation to a core government employee's membership in a defined benefit category under the deed.	12 13 14		
	ployer contributions if another fund sen	15 16		
(1)	This section applies if, because of a direction under section 15C, a core government employee's employer must pay the contributions payable for the employee into a fund other than the scheme.	17 18 19 20		
(2)	The employer must pay the employer's contributions into the fund at the rate the employer would have paid contributions into the scheme under the deed if the employee were a member of the scheme, having regard to—	21 22 23 24 25		
	(a) the category for which the employee is eligible under a declaration under section 14B; and	26 27 28		
	(b) the employee compulsory contributions the employee pays into the fund.	29 30		
Divisio	on 2 Scheme as default fund for	31		
	particular employees 32			

	neme is default fund for particular ployees	1 2			
(1)	This section applies to the following employees—				
	(a) an employee of a unit of the State public sector—	4 5			
	(i) whose membership of the scheme is the subject of a declaration under section 14B; and	6 7 8			
	(ii) who is not a core government employee or an employee for whom membership in the scheme is compulsory under a declaration under section 14B(1)(c); and	9 10 11 12 13			
	(iii) whose employer has not nominated a fund other than the scheme to be the default fund for the employee;	14 15 16			
	(b) an employee of a unit of the State public sector whose membership of the scheme is not the subject of a declaration under section 14B, or an employee of an entity that is not a unit of the State public sector, whose employer has a written agreement with the board providing that the scheme is the default fund for the employee.	17 18 19 20 21 22 23 24			
(2)	The scheme is the default fund for the employee.	25			
(3)	In this section—	26			
	default fund, for an employee, means the fund to which the employee's employer must pay contributions unless the employee gives the employer a written notice stating the employee wants another fund to be the person's chosen fund under the Superannuation Guarantee (Administration) Act 1992 (Cwlth).	27 28 29 30 31 32 33			

Clause	63	Amendment of s 15K (Staff services from department and board)	1 2
		Section 15K(3), definition board—	3
		omit, insert—	4
		board includes an entity ultimately owned or controlled by the board.	5 6
Clause	64	Amendment of s 20A (Auditing)	7
		(1) Section 20A(1)(b), 'the auditor-general'—	8
		omit, insert—	9
		an auditor appointed by the board	10
		(2) Section 20A(2)—	11
		omit, insert—	12
		(2) As soon as practicable after conducting the audit, the auditor must—	13 14
		(a) certify the financial statements and prepare a report about the certified statements; and	15 16
		(b) give the certified statements and report to the board.	17 18
		(3) The board must give a copy of the certified statements and report to the Minister as soon as practicable after receiving them.	19 20 21
		(4) The board may appoint a person as an auditor for this section only if the board is reasonably satisfied the person satisfies the SIS Act, section 35AC(2)(a) and (b).	22 23 24 25
		Note—	26
		See also the SIS Act for other provisions about auditing.	27
Clause	65	Amendment of s 21 (Protection of expressions associated with scheme)	28 29
		(1) Section 21(1) to (3)—	30

			omit, insert	·		1
	connection wi a superannuat benefit scheme		con a su ben proi	person must not do any of the following in nection with selling the right to participate in aperannuation, insurance, provident or other efit scheme (the <i>promoted scheme</i>) unless the moted scheme is the scheme to which this Act tes—	2 3 4 5 6 7	
				(a)	use a declared expression;	8
				(b)	use a variation of a declared expression in a way that may cause a person to reasonably believe the promoted scheme is or is associated with the scheme to which this Act relates;	9 10 11 12 13
				(c)	use any word (either alone or with other words) similar in sight or sound to a declared expression in a way that may cause a person to reasonably believe the promoted scheme is or is associated with the scheme to which this Act relates.	14 15 16 17 18 19
				Max	ximum penalty—40 penalty units.	20
		(2)	Section 21(4)—		21
			renumber a	s sec	tion 21(2).	22
Clause	66	Om	nission of s	22 (Publicity of scheme)	23
			Section 22-	_		24
			omit.			25
Clause	67	Am	nendment o	fs2	8 (Contributions by units)	26
			Section 28,	befo	re subsection (1)—	27
			insert—			28
			(1A)	of the	s section applies only in relation to a member he scheme in a defined benefit category under deed.	29 30 31

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lause	68	Insertion of ne	ew s 28A	1
		After sectio	n 28—	2
		insert—		3
		•	ustment of multiples for particular ndard defined benefit members	4 5
		(1)	This section applies to an employed member or former employed member in the standard defined benefit category if—	6 7 8
			(a) the member's salary as at an annual review date is higher than the member's previous annual review date salary; and	9 10 11
			(b) the Treasurer, on the advice of an actuary, believes the increase in salary is, or includes, an unremunerative increase.	12 13 14
		(2)	The Treasurer may decide a relevant accrued multiple for the member, as at the annual review date, to be an amount recommended by an actuary that—	15 16 17 18
			(a) excludes the effect of the unremunerative increase; and	19 20
			(b) does not otherwise affect the member's benefits in the standard defined benefit category at the annual review date. Note—	21 22 23 24
			See also, the Superannuation Industry (Supervision) Regulations 1994 (Cwlth), regulation 13.16.	25 26 27
		(3)	The Treasurer's decision under subsection (2) applies despite anything in the deed.	28 29
		(4)	Each of the following terms used in this section have the meaning given by the deed—	30 31
			annual review date	32
			• annual review date salary	33

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			• salary	1
			• standard defined benefit category.	2
		(5)	In this section—	3
			relevant accrued multiple, for an employed member or former employed member, means a multiple used to work out a voluntary exit benefit for the member at an annual review date.	4 5 6 7
			total remuneration, of an employed member or former employed member, means the total remuneration paid for the member's services, including salary and sums paid by way of fees or allowances.	8 9 10 11 12
			unremunerative increase, in relation to an employed member's or former employed member's salary, means an increase in salary that is not related to an increase in the member's total remuneration.	13 14 15 16 17
			voluntary exit benefit, for an employed member or former employed member, means a benefit of the member in the standard defined benefit category under the deed that is—	18 19 20 21
			(a) a benefit on age retirement for a member who has reached the age of 55 years; or	22 23
			(b) a benefit on withdrawal for a member who is under the age of 55 years.	24 25
Clause	69		30D (Commencement of Superannuation Sector) Notice 2000)	26 27
		Section 30I)—	28
		omit.		29
Clause	70	Omission of p		30
		Parts 4A to	5A—	31

	omit.			1
Clause 71	Part 6-	•	t 6 (Transitional provisions)	2 3 4
		rt 6	Transitional provisions for Revenue and Other Legislation Amendment Act 2016	5 6 7 8
	33	Chang	e in board's name	9
		(1) To am Otto	remove any doubt, it is declared that the sendment of section 3 by the <i>Revenue and her Legislation Amendment Act 2016</i> has effect by to change the name of the board and does not ablish a new board.	10 11 12 13 14
		a ro of Scl	om the commencement, if the context permits, eference in an instrument to 'Board of Trustees the State Public Sector Superannuation heme' is taken to be a reference to QSuper ard.	15 16 17 18 19
	34		g membership and entitlements of bublic sector employees	20 21
		(1) Th	e amendment of this Act by the Revenue and ther Legislation Amendment Act 2016 does not ect—	22 23 24
		(a)	the membership of a current member; or	25
		(b)	any entitlement the member accrued under this Act before the commencement.	26 27
		(2) In	this section—	28
		cui	rrent member means a person who,	29

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			immediately before the commencement, was a member of the scheme.	1 2
			claration for Acts Interpretation Act 1954, etion 20A	3 4
			Parts 4A to 5A and 6, as in force before the commencement are declared to be laws to which the <i>Acts Interpretation Act 1954</i> , section 20A applies.	5 6 7 8
	Part 9	9	Amendment of Taxation Administration Act 2001	9 10
Clause	72	Act amended		11
		This part ar	mends the Taxation Administration Act 2001.	12
Clause	73	Amendment o	of s 40 (When payments are received)	13
		Section 40((2)—	14
		omit, insert	<u>·</u>	15
		(2)	However, if an amount is tendered to the commissioner on a day that is not a business day, or after 5p.m. on a business day, the payment of the amount is taken to have been made on the following business day.	16 17 18 19 20
		(3)	Subsection (2) does not apply to an amount if—	21
			(a) a regulation made under section 29(1)(b) allows the amount to be paid electronically; and	22 23 24
			(b) payment of the amount is made electronically.	25 26

Clause	74	Amendment of s 61 (Interest on particular overpayments following court's or QCAT's decision)	1 2
		Section 61(1)(a), 'section 74'—	3
		omit, insert—	4
		section 70C	5
Clause	75	Amendment of s 144 (When document given to commissioner)	6 7
		(1) Section 144(1)(e), before 'the time'—	8
		insert—	9
		at	10
		(2) Section 144(2)—	11
		omit, insert—	12
		(2) However, if the document is given to the commissioner on a day that is not a business day, or after 5p.m. on a business day, the document is taken to be given to the commissioner on the following business day.	13 14 15 16 17
		(3) Subsection (2) does not apply to a document given in the way mentioned in subsection (1)(e).	18 19
Clause	76	Amendment of sch 2 (Dictionary)	20
		Schedule 2, definition tax law liability, 'court ordered costs'—	21 22
		omit, insert—	23
		costs ordered by a court or QCAT	24

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	Part	10		Amendment of Taxation Administration Regulation 2012	1 2
Clause	77	Regulation	n am	nended	3
		This pa 2012.	art a	amends the Taxation Administration Regulation	4 5
Clause	78	Insertion o	of ne	ew s 6A	6
		After se	ectio	on 6—	7
		insert—	_		8
		6 A	Wh	en payments are received—Act, s 40	9
		1	(1)	For section 40(1)(b) of the Act, the time prescribed is when the payment is credited to an account, with a financial institution, operated by the commissioner in the performance of the commissioner's functions under section 8 of the Act.	10 11 12 13 14 15
		,	(2)	However, if the payment is later dishonoured, the payment is taken not to have been received by the commissioner.	16 17 18
	Part	11		Amendment of other Acts	19
Clause	79	Acts amen	ded	l in sch 1	20
		Schedu	le 1	amends the Acts mentioned in it.	2.1

Sch	edule 1	Amendment of other Acts				
		section 79	2			
A la	ulanaa Camu	: A-+ 4004				
AMD	uiance Serv	ice Act 1991	3			
1	Section 17—		4 5			
	<i></i>		3			
	cation (Quee ority) Act 20	nsland Curriculum and Assessment 114	6 7			
1	Section 35(2))(b), from 'if' to '—'—	8			
	omit.		9			
Furth	ner Educatio	on and Training Act 2014	10			
1	Section 112Z	ß(1), after 'appointment'—	11			
	insert—		12			
		, a public service employee	13			
2	Section 112Z	'B(1)(a), from 'a public' to '—'—	14			
	omit.		15			

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5	cr	ed	ш	e	7

3	Section 112ZB(1)(a	ı), '; or'—	1
	omit, insert—		2
	; and	1	3
4	Section 112ZB(1)(b	o), from 'a member' to '—'—	4
	omit.		5
Gov	vernment Owned C	Corporations Act 1993	6
1	Section 151—		7
	omit.		8
Ind	ustrial Relations A	ct 1999	9
1	Schedule 2, section	n 3(1)(b)(i) and (ii)—	10
	omit, insert—		11
	(i)	the member was having eligible contributions paid to the member's chosen fund at the time of the member's appointment as a member, and the member properly elects to continue to have eligible contributions paid to the member's chosen fund; or	12 13 14 15 16 17 18
	(ii)	the member was not having eligible contributions paid to the member's chosen fund at the time of the member's appointment as a member, and the member properly elects to have eligible contributions paid to the member's chosen fund; or	19 20 21 22 23 24

2	Schedule 2, se	ectio	n 3(3) and (4)—	1
	omit, insert—			2
	(3)	A c	opy of the election must be given to—	3
		(a)	the chief executive; and	4
		(b)	for a member whose chosen fund is the scheme under the State Public Sector Superannuation Act—the board under that Act.	5 6 7 8
	(4)	In t	his section—	9
		cho	sen fund, for a member, means—	10
		(a)	the scheme under the State Public Sector Superannuation Act; or	11 12
		(b)	another fund to which eligible contributions are paid for the member under the State Public Sector Superannuation Act, section 15D.	13 14 15 16
		eligible contributions means contributions paid at the rate prescribed under the deed for the scheme under the State Public Sector Superannuation Act for employees of a unit of the State public sector as defined under that Act.		17 18 19 20 21
	1		te Public Sector Superannuation Act means Superannuation (State Public Sector) Act 0.	22 23 24
Lan	d Court Act 20	000		25
1	Section 40(2)(b)—		26
	omit, insert			27
		(b)	a member for whom eligible contributions are being paid to the member's chosen fund at the time of the member's appointment as	28 29 30

		to l	ember, if the member elects to continue have eligible contributions paid to the mber's chosen fund.	1 2 3
2	Section 40(3)	a) and (b)—	4
	omit, insert	_		5
		(a) the	chief executive; and	6
		sche	a member whose chosen fund is the eme under the State Public Sector terannuation Act—the board under that .	7 8 9 10
3	Section 40(4),	from 'wh	no' to 'fund'—	11
	omit, insert	_		12
		the sche Superant appointm continue	m eligible contributions are being paid to the mem under the State Public Sector mutation Act at the time of the member's ment as a member does not elect to to have eligible contributions paid to the the member, in relation to the scheme	13 14 15 16 17 18
4	Section 40—			19
	insert—			20
	(5)	In this se	ection—	21
		chosen fund, for a member, means—		22
		` '	scheme under the State Public Sector erannuation Act; or	23 24
		are	ther fund to which eligible contributions paid for the member under the State lic Sector Superannuation Act, section 0.	25 26 27 28
		_	contributions means contributions paid at prescribed under the deed for the scheme	29 30

		under the State Public Sector Superannuation Act for employees of a unit of the State public sector as defined under that Act. State Public Sector Superannuation Act means the Superannuation (State Public Sector) Act 1990.	1 2 3 4 5 6
Pro	stitution Act 19	99	7
1	Section 110J—		8
	omit.		9
Pub 198	-	perannuation Benefits Recovery Act	10 11
1	Section 8(2)(c),	, before 'section 32A'—	12
	insert—		13
		repealed	14
Que	eensland Comp	etition Authority Act 1997	15
1	Section 227—		16
	omit.		17

Queensland Investment Corporation Act 1991		1
1	Section 31— omit.	2 3
2	Section 32(4)(a), from 'the State' to 'Scheme or'— omit.	4 5
Sup 1985	erannuation (Public Employees Portability) Act	6 7
1	Section 4(1), definition approved superannuation scheme, from 'State' to 'established'—	8 9
	omit, insert—	10
	scheme	11
2	Section 6(1)(b), from 'State' to 'Scheme'—	12
	omit, insert—	13
	scheme	14
3	Section 10(4), before 'section 32A'—	15
	omit, insert—	16
	repealed	17

Schedule 1

TAFE Queensland Act 2013		
1	Section 32(3), from 'If' to '1990'—	2
	omit, insert—	3
	Also	4
Wa	ater Act 2000	5
1	Section 475—	6
	omit.	7

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