

Child Safe Organisations Bill 2024



Queensland

Child Safe Organisations Bill 2024

		Page
Chapter 1	Preliminary	
Part 1	Introduction	
1	Short title	10
2	Commencement	10
3	Main purposes	11
4	Act binds all persons	12
Part 2	Interpretation	
5	Definitions	12
6	Meaning of sector regulator	12
7	Meaning of head of an entity	13
8	Meaning of worker of an entity	13
Chapter 2	Child safe standards	
Part 1	Preliminary	
9	Meaning of child safe standards	14
10	Meaning of child safe entity	15
Part 2	Requirement to implement and comply with child safe standa	ards
11	Child safe entities must implement and comply with child safe stan and universal principle	dards 16
12	Entity may choose to be subject to this chapter	16
Part 3	Oversight by Queensland Family and Child Commission	
Division 1	Functions of commission	
13	Functions of commission for this chapter	17
14	Principles for implementing and complying with child safe standard universal principle	ls and 18
Division 2	Monitoring and enforcement by commission	
15	Commission may monitor compliance	19
16	Direction to conduct self-assessment	19

17	Assessment reports	20
18	Compliance notices	20
Division 3	Enforceable undertakings	
19	Enforceable undertakings	22
20	Amendment of enforceable undertaking	22
21	Requirement to comply with enforceable undertaking	23
22	Register of enforceable undertakings	23
Division 4	Other enforcement action	
23	Application to court	24
24	Publication of non-compliance	25
Chapter 3	Reportable conduct scheme	
Part 1	Preliminary	
25	Principles for administering chapter	25
26	Meaning of reportable conduct	27
27	Meaning of reportable allegation	29
28	Meaning of reportable conviction	29
29	Meaning of reporting entity	30
Part 2	Requirement for systems	
30	Head of reporting entity must ensure systems in place	30
31	Commission may require information about systems	31
Part 3	Requirements for notifying and investigating reportable allegatio and reportable convictions	ns
Division 1	Preliminary	
32	Meaning of worker for part	31
Division 2	Notification	
33	Notifying reportable allegations or reportable convictions	32
34	Head of reporting entity must notify commission of reportable allegati or reportable conviction relating to worker	on 33
35	Requirements for initial report and interim report	34
Division 3	Investigation and report by head of reporting entity	
36	Head of reporting entity must investigate reportable allegation or reportable conviction	35
37	Report by head of reporting entity	36
38	Commission may ask for further information	37
Division 4	Exemptions	
39	Commission may exempt reporting entities from complying with part	38
Part 4	Oversight by Queensland Family and Child Commission	

Division 1	Functions	
40	Functions of commission	39
Division 2	Enforcement measures	
41	Commission may monitor reporting entity's investigation	40
42	Commission may ask sector regulator to investigate	40
Division 3	Investigations by commission	
43	Commission may investigate reportable allegation or reportable conviction	42
44	Commission may interview child	43
45	Commission must give notice about findings of investigation	45
Part 5	Miscellaneous	
46	Concurrent investigations	45
Chapter 4	Disclosure of information and confidentiality	
Part 1	Underlying principle	
47	Underlying principle	47
Part 2	Disclosure for child safe standards	
48	Prescribed child safe entities may disclose confidential information	48
Part 3	Disclosure for reportable conduct scheme	
49	Particular entities may share information for reportable conduct scheme	me
		49
50	Disclosure of information to persons affected by investigation	51
51	Disclosure of findings of reportable conduct to chief executive (working with children)	ng 52
52	Obtaining information from director of public prosecutions or police commissioner	53
Part 4	General provisions for disclosure	
53	Disclosure to another State or the Commonwealth	56
54	Information sharing arrangements	56
55	Interaction with other laws	57
Chapter 5	Confidentiality and protection	
56	Confidentiality of information	58
57	Confidentiality of information given by persons involved in administrati of Act to other persons	on 59
58	Prohibition on publishing particular information	60
59	Protection from liability for giving information	61
60	Reprisal and grounds for reprisals	62
61	Offence for taking reprisal	63

Chapter 6	Investigation and enforcement
Part 1	General provisions about authorised officers
Division 1	Appointment
62	Authorised officers under chapter
63	Functions of authorised officers
64	Appointment
65	Appointment conditions and limit on powers
66	When office ends
67	Resignation 65
Division 2	Identity cards
68	Issue of identity card
69	Production or display of identity card
70	Return of identity card
Division 3	Miscellaneous provisions
71	References to exercise of powers
72	Reference to document includes reference to reproductions from electronic document
Part 2	Entry of places by authorised officers
Division 1	Power to enter
73	General power to enter places
Division 2	Entry by consent
74	Application of division
75	Incidental entry to ask for access
76	Matters authorised officer must tell occupier 69
77	Consent acknowledgement
Division 3	Entry under warrant
Subdivision 1	Obtaining warrant
78	Application for warrant
79	Issue of warrant
80	Electronic application
81	Additional procedure if electronic application
82	Defect in relation to a warrant
Subdivision 2	Entry procedure
83	Entry procedure
83 Part 3	Entry procedure

84	Application of division	75
85	General powers	75
86	Power to require reasonable help	76
87	Offence to contravene help requirement	77
Division 2	Other information-obtaining powers of authorised officers	
88	Information protected by legal professional privilege	78
89	Power to require personal details	78
90	Offence to contravene personal details requirement	79
91	Power to require information or attendance	79
92	Offence to contravene information or attendance requirement	81
Part 4	Miscellaneous provisions relating to authorised officers	
Division 1	Damage	
93	Duty to avoid inconvenience and minimise damage	82
94	Notice of damage	82
Division 2	Compensation	
95	Compensation	83
Division 3	Offence to obstruct authorised officers	
96	Obstructing authorised officer	84
Division 4	Immunity	
97	Evidential immunity for individuals complying with particular requirements	85
Chapter 7	Review of decisions	
98	Reviewable decisions	85
99	Application for internal review	86
100	Internal review	86
101	External review	87
Chapter 8	General	
Part 1	Offences	
102	Giving official false or misleading information	87
103	Person must not conceal, destroy etc. particular documents	88
Part 2	Reporting	
104	Reports	89
105	Consultation before including particular information in reports	90
Part 3	Proceedings	
106	Evidentiary aids	90
Part 4	Miscellaneous	

107	Delegation		91
108	Guidelines		91
109	Review of Act	:	92
110	Regulation-m	aking power	92
Chapter 9	Transitional	provisions	
111	RMS provisio	ns do not apply to child safe entities	92
112		ch 3 for conduct or convictions before a reporting entity	y's 93
Chapter 10	Legislation a	mended	
Part 1	Amendment	of this Act	
113	Act amended		94
114	Amendment of	f long title	94
Part 2	Amendment	of Evidence Act 1977	
115	Act amended		94
116		of s 21AZB (Unauthorised possession of, or dealing with	ո, 94
117		of s 93AA (Unauthorised possession of, or dealing in, s 9 ments or section 93A transcripts)	3A 95
118		of s 103Q (Unauthorised possession of, or dealing in, ements or transcripts of recorded statements)	95
Part 3	Amendment	of Family and Child Commission Act 2014	
119	Act amended		96
120	Amendment of	of s 9 (Commission's functions)	96
121	Amendment of	of s 18 (Functions of commissioners)	96
122	Amendment of	of s 40 (Annual report)	97
Part 4	Amendment Screening) A	of Working with Children (Risk Management and ct 2000	
123	Act amended		98
124	Amendment of	f long title	98
125	Amendment of	of s 1 (Short title)	98
126	Amendment of	of s 5 (Object of Act)	98
127	Omission of c	h 7, pt 3 (Risk management strategies)	99
128	Insertion of ne	ews 343A	99
		equirement to notify Family and Child Commission of gative notice	99
129	Insertion of ne	ew ch 11, pt 23	99
	Part 23	Transitional provision for Child Safe Organisations A 2024	Act

	636	Proceedings for offences against former ss 171 or 172	100
Part 5	Other ame	endments	
130	Sch 4 ame	ndments	100
131	Legislation	amended	100
Schedule 1	Child safe	entities	101
1	Accommod	dation or residential services	101
2	Religious b	podies	101
3	Early child	hood education and care services	102
4	Child prote	ection services	102
5	Services for	or children with disability	102
6	Education	services	103
7	Health ser	vices	103
8	Justice or	detention services	104
9	Services o	r activities provided primarily for children	104
10	Commerci	al services for children	105
11	Transport	or transport-related services	105
12	Community	y services	105
13	Governme	nt entities	105
Schedule 2	Reporting	entities	106
1	Accommod	dation or residential services	106
2	Religious b	podies	106
3	Early child	hood education and care services	107
4	Child prote	ection services	107
5	Services for	or children with disability	107
6	Education	services	107
7	Health ser	vices	108
8	Justice or	detention services	108
9	Governme	nt entities	109
Schedule 3	Dictionary	/	110
Schedule 4	Provision	s amended by section 130	113
Part 1		es to Working with Children (Risk Management and) Act 2000	
1	Adoption A	act 2009	113
2	Child Safe	Organisations Act 2024	113
3	Crime and	Corruption Act 2001	113
4	Criminal C	ode	113

5	Education (Accreditation of Non-State Schools) Act 2017	113
6	Education and Care Services National Law (Queensland) Act 2011	114
7	Education (General Provisions) Act 2006	114
8	Education (Overseas Students) Act 2018	114
9	Evidence Act 1977	114
10	Family and Child Commission Act 2014	114
11	Family Responsibilities Commission Act 2008	114
12	Grammar Schools Act 2016	114
13	Ministerial and Other Office Holder Staff Act 2010	114
14	Parliamentary Service Act 1988	114
15	Police Powers and Responsibilities Act 2000	115
16	Police Service Administration Act 1990	115
17	Public Sector Act 2022	115
18	Transport Operations (Passenger Transport) Act 1994	115
19	Transport Operations (Road Use Management) Act 1995	116
Part 2	References to Working with Children Act	
20	Child Protection Act 1999	116
21	Child Protection (Offender Reporting and Offender Prohibition Order) 2004	Act 117
22	Disability Services Act 2006	117
23	Education and Care Services Act 2013	117
24	Education and Care Services National Law (Queensland) Act 2011	118
25	Education (Queensland College of Teachers) Act 2005	118
26	Police Powers and Responsibilities Act 2000	118
Schedule 5	Other amendments	119
	Child Protection Act 1999	119
	Child Protection (Offender Reporting and Offender Prohibition Order) 2004	Act 119
	Disability Services Act 2006	119
	Education and Care Services Act 2013	120
	Education and Care Services National Law (Queensland) Act 2011	120
	Education (Queensland College of Teachers) Act 2005	121
	Police Powers and Responsibilities Act 2000	121
	Working with Children (Risk Management and Screening) Act 2000	121

2024

A Bill

for

An Act to establish child safe standards and a reportable conduct scheme to promote and protect the rights, interests and wellbeing of children in Queensland, and to amend this Act, the *Evidence Act 1977*, the *Family and Child Commission Act 2014*, the *Working with Children (Risk Management and Screening) Act 2000* and the legislation mentioned in schedules 4 and 5 for particular purposes

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The P	The Parliament of Queensland enacts—			
Chapter 1 Preliminary 2				
Part	1		Introduction	3
1	She	ort tit This 2024	Act may be cited as the Child Safe Organisations Act	4 5 6
2	Co	mmei	ncement	7
	(1)		Act, other than the provisions mentioned in subsections o (6), commences on 1 October 2025.	8
	(2)	Sche 2026	edule 1, sections 1, 3, 6, 7 and 12 commence on 1 January 6.	10 11
	(3)	The	following provisions commence on 1 April 2026—	12
		(a)	chapter 10, parts 4 and 5, other than section 128;	13
		(b)	schedule 1, sections 2, 9, 10 and 11;	14
		(c)	schedules 4 and 5.	15
	(4)	The	following provisions commence on 1 July 2026—	16
		(a)	section 3(2)(c) and (d);	17
		(b)	chapter 3;	18
		(c)	chapter 4, part 3;	19
		(d)	section 58(1)(b) and (c);	20
		(e)	section 59(1)(b);	21
		(f)	section 60(6), definition relevant entity, paragraph (d);	22

		(g)	section 91(2)(b) to (f) and (4), definition <i>relevant</i> person, paragraphs (b) to (e);	1 2
		(h)	section 98(c);	3
		(i)	section 103(1)(b);	4
		(j)	section 107(2);	5
		(k)	section 112;	6
		(1)	chapter 10, part 2;	7
		(m)	section 128;	8
		(n)	schedule 2, sections 4, 5, 8 and 9.	9
	(5)	Sche	edule 2, sections 1, 6 and 7 commence on 1 January 2027.	10
	(6)	Sche	edule 2, sections 2 and 3 commence on 1 July 2027.	11
3	Ma	in pu	ırposes	12
	(1)	The	main purposes of this Act are—	13
		(a)	to protect children from harm; and	14
		(b)	to promote the safety, wellbeing and best interests of children.	15 16
	(2)	The	main purposes are to be primarily achieved by—	17
		(a)	providing for the implementation of, and compliance with, the child safe standards and universal principle by particular entities in Queensland; and	18 19 20
		(b)	the oversight by the commission of the implementation of, and compliance with, the child safe standards and universal principle; and	21 22 23
		(c)	providing for a scheme for—	24
			(i) preventing reportable conduct; and	25
			(ii) reporting, notifying and investigating reportable allegations and reportable convictions; and	26 27

		(iii) taking appropriate action in response to findings of reportable conduct; and				
		(d) providing for the oversight by the commission of the scheme mentioned in paragraph (c).				
4	Ac	t binds all persons				
	(1)	This Act binds all persons, including the State and, as far as the legislative power of the Parliament permits, the Commonwealth and the other States.				
	(2)	Nothing in this Act makes the State, the Commonwealth or another State liable to be prosecuted for an offence.				
Par	t 2	Interpretation				
5	De	finitions				
		The dictionary in schedule 3 defines particular words used in this Act.				
6	Meaning of sector regulator					
		A <i>sector regulator</i> , for a child safe entity or reporting entity, is—				
		(a) a department or other entity, other than the commission, that is—				
		(i) responsible for regulating the child safe entity or reporting entity; and				
		(ii) prescribed by regulation as a sector regulator for the child safe entity or reporting entity; or				
		(b) for a child safe entity or reporting entity mentioned in schedule 1 or 2—a department that provides funding to the child safe entity or reporting entity; or				

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		(c)	another entity prescribed by regulation as a sector regulator for the child safe entity or reporting entity.	1 2
7	Ме	aninç	g of <i>head</i> of an entity	3
		The	head of an entity is—	4
		(a)	for a public sector entity under the <i>Public Sector Act</i> 2022, section 8—the chief executive of the public sector entity; or	5 6 7
		(b)	for the police service—the police commissioner; or	8
		(c)	the person or holder of a position prescribed by regulation as the head of the entity; or	9 10
		(d)	otherwise—	11
			(i) the chief executive officer of the entity, however described; or	12 13
			(ii) if there is no chief executive officer—the principal officer of the entity, however described; or	14 15
			(iii) if there is no chief executive officer or principal officer—a person or holder of a position for the entity approved by the commission.	16 17 18
8	Ме	anin	g of <i>worker</i> of an entity	19
	(1)	indi	worker of a child safe entity or reporting entity is an vidual who performs work of any kind for the entity, and udes, for example, the following—	20 21 22
		(a)	an employee of the entity;	23
		(b)	a volunteer;	24
			Example—	25
			an approved carer, and a member of an approved carer's household, under the <i>Child Protection Act 1999</i> , schedule 3	26 27
		(c)	a contractor, subcontractor or consultant;	28

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	(d)	an individual supplied by a provider of labour hire services under the <i>Labour Hire Licensing Act 2017</i> ;	1 2
	(e)	an executive officer of the entity, or another person who is concerned with, or takes part in, the entity's management, other than a councillor of a local government;	3 4 5 6
	(f)	a trainee or person undertaking work experience for the entity;	7 8
	(g)	if the entity is a religious body—a minister of religion, religious leader or officer of the religious body;	9 10
	(h)	if the entity is a sole trader—the individual operating as sole trader;	11 12
	(i)	if the child safe entity or reporting entity is the department in which the <i>Child Protection Act 1999</i> is administered—an honorary officer under schedule 3 of that Act.	13 14 15 16
(2)	How	ever, an individual is not a worker if a regulation	17
	presc	cribes the individual as being excluded from the definition r subsection (1).	18 19
Chapte	presc		
. , ,	presc	r subsection (1).	19
Chapte Part 1	presc unde	Child safe standards	19 20
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		(b)		dren are informed about their rights, participate in isions affecting them and are taken seriously;	1 2
		(c)		ilies and communities are informed and involved in moting child safety and wellbeing;	3 4
		(d)	-	ity is upheld and diverse needs respected in policy practice;	5 6
		(e)		ple working with children are suitable and supported effect child safety and wellbeing values in practice;	7 8
		(f)		cesses to respond to complaints and concerns are d-focused;	9 10
		(g)	kno	f and volunteers of the entity are equipped with the wledge, skills and awareness to keep children safe bugh ongoing education and training;	11 12 13
		(h)	well	sical and online environments promote safety and lbeing and minimise the opportunity for children to narmed;	14 15 16
		(i)	_	lementation of the child safe standards is regularly ewed and improved;	17 18
		(j)		cies and procedures document how the entity is safe children.	19 20
10	Ме	aning	g of a	child safe entity	21
	(1)	A ch	ild so	afe entity is an entity—	22
		(a)	that	provides—	23
			(i)	services specifically for children; or	24
			(ii)	facilities specifically for use by children who are under the supervision of the entity; and	25 26
		(b)	that	is either—	27
			(i)	mentioned in schedule 1; or	28
			(ii)	prescribed by regulation.	29

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	(2)	However, an individual is not a child safe entity unless the individual carries on a business as an entity mentioned in subsection (1), including, for example, as a sole trader or partner in a partnership under the <i>Partnership Act 1891</i> , section 5. *Note— See also section 12.	1 2 3 4 5 6 7
Part	2	Requirement to implement and comply with child safe standards	8 9 10
11		ld safe entities must implement and comply with child e standards and universal principle	11 12
	(1)	A child safe entity must implement and comply with the child safe standards. Note— An authorised officer may require a relevant person to give information about a child safe entity's compliance with this section. See section 91.	13 14 15 16 17
	(2)	In implementing and complying with the child safe standards, a child safe entity must provide an environment that promotes and upholds the right to cultural safety of children who are Aboriginal persons or Torres Strait Islander persons (the <i>universal principle</i>).	18 19 20 21 22
	(3)	A child safe entity must have regard to guidelines made by the commission under section 108 in implementing and complying with the child safe standards and universal principle.	23 24 25 26
12	Ent	ity may choose to be subject to this chapter	27
	(1)	An entity that is not required to implement and comply with the child safe standards and universal principle under section 11 may ask the Minister, in writing, to declare that the entity	28 29 30

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		is subject to the obligations of a child safe entity under this chapter.	
(2		If asked under subsection (1), the Minister must make the declaration by gazette notice.	
(.		The Minister must, by gazette notice, revoke the declaration if asked in writing by the entity.	
(4		The entity is, for the period the declaration is in force, taken to be a child safe entity for this Act.	
Part 3	3	Oversight by Queensland Family and Child Commission	
Divisio	on 1	Functions of commission	
13 F	Fun	ctions of commission for this chapter	
(1)	The commission's functions for this chapter are—	
		(a) to promote—	
		(i) the safety of children; and	
		(ii) the prevention of child abuse; and	
		(iii) the proper response to allegations of child abuse; and	
		(b) to promote continuous improvement and best practice by child safe entities to ensure the safety of children; and	
		(c) to promote, monitor and enforce the implementation of, and compliance with, the child safe standards and universal principle by child safe entities; and	
		(d) to collaborate with sector regulators in relation to performing the functions mentioned in paragraphs (a) to (c); and	

		(e)	to report to the Minister about matters relating to the child safe standards and universal principle.	1 2
	(2)		hout limiting subsection (1), the commission's functions ude—	3 4
		(a)	informing and educating entities and the community about the child safe standards and universal principle; and	5 6 7
		(b)	assisting child safe entities in implementing and complying with the child safe standards and universal principle, including by providing oversight, guidance, training and education to those entities; and	8 9 10 11
		(c)	facilitating the exchange of information under chapter 4 between sector regulators in relation to the implementation of, and compliance with, the child safe standards and universal principle by child safe entities; and	12 13 14 15 16
		(d)	collecting, analysing and publishing data in relation to the child safe standards and universal principle.	17 18
14			es for implementing and complying with child ndards and universal principle	19 20
	(1)	The standover	implementation of, and compliance with, the child safe dards and universal principle by child safe entities and resight by the commission under this chapter are to be ed on the following fundamental principles—	21 22 23 24
		(a)	child safe entities are responsible for continuously improving the ways in which, in their operations—	25 26
			(i) the safety of children is promoted; and	27
			(ii) child abuse is prevented; and	28
			(iii) allegations of child abuse are properly responded to;	29 30
		(b)	the commission is to adopt the most effective and proportionate means of assisting child safe entities in	31 32

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		implementing and complying with the child safe standards and universal principle;	1 2
		(c) the commission and sector regulators are to collaborate with each other, child safe entities and the community for the purpose of promoting implementation of, and compliance with, the child safe standards and universal principle by child safe entities.	3 4 5 6 7
	(2)	Without limiting subsection (1)(c), collaboration under that subsection includes notifying the commission of issues affecting the proper implementation of, and compliance with, the child safe standards and universal principle by a child safe entity under this chapter.	8 9 10 1 12
Divi	sion	2 Monitoring and enforcement by commission	13 14
15	Со	mmission may monitor compliance	1:
		The commission may monitor the operation of a child safe entity to ensure the entity is implementing and complying with the child safe standards and universal principle.	10 17 18
16	Dir	ection to conduct self-assessment	19
	(1)	The commission may, for monitoring a child safe entity under section 15, direct the head of a child safe entity to conduct a self-assessment of the entity's implementation of, and compliance with, the child safe standards and universal principle.	20 2 22 23 24
	(2)	The direction must—	2:
		(a) be in writing; and	2
		(b) state the requirements for the conduct of the self-assessment; and	2

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		(c) state that the entity must give the results of the self-assessment to the commission; and	1 2
		(d) state a reasonable period of at least 14 days after the date the direction is given within which the direction must be complied with.	3 4 5
17	As	sessment reports	6
	(1)	The commission may, for monitoring a child safe entity under section 15, give a report (an <i>assessment report</i>) to a child safe entity to provide guidance or make recommendations to the entity about the entity's implementation of, and compliance with, the child safe standards and universal principle.	7 8 9 10 11
	(2)	If the commission's assessment report for a child safe entity includes recommendations, the assessment report must also state a reasonable period of at least 14 days after the report is given within which the entity must give the commission a written response to the assessment report, including advice about the entity's implementation of the commission's recommendations.	12 13 14 15 16 17 18
18	Со	mpliance notices	19
	(1)	This section applies if the commission believes a child safe entity is failing to implement or comply with the child safe standards or universal principle.	20 21 22
		Example—	23
		The commission may form a belief that a child safe entity is failing to implement the child safe standards or universal principle if the entity has failed to comply with directions to conduct a self-assessment given under section 16 or has failed to respond to assessment reports given to the entity under section 17.	24 25 26 27 28
	(2)	The commission may give the child safe entity a written notice (a <i>compliance notice</i>) stating—	29 30
		(a) the reasons for giving the notice; and	31

	(b)	each child safe standard the commission believes the entity has not implemented or with which the entity has not complied with, or that the commission believes the entity has not implemented or complied with the universal principle; and	1 2 3 4 5
	(c)	the action the entity is required to take; and	6
	(d)	the date by which the entity must take the action; and	7
	(e)	the action the commission may take if the entity fails to comply with the notice; and	8 9
	(f)	that it is an offence to fail to comply with the notice; and	10
	(g)	the maximum penalty for a failure to comply with the notice.	11 12
(3)		compliance notice must be accompanied by an rmation notice about the commission's decision to give compliance notice.	13 14 15
(4)	The date stated in the notice under subsection (2)(d) must be at least 14 days after the notice is given.		
(5)	The child safe entity must comply with the notice, unless the entity has a reasonable excuse.		
	Max	imum penalty—100 penalty units.	20
	Note-	_	21
	Se	ee also section 24.	22
(6)	In th	is section—	23
	chile	d safe entity means—	24
	(a)	if the child safe entity is a person—the child safe entity; or	25 26
	(b)	otherwise—the head of the child safe entity	27

Division 3		3 Enforceable undertakings	1
19	Ent	forceable undertakings	2
	(1)	The commission may accept a written undertaking complying with subsection (2) from a child safe entity.	3 4
	(2)	The written undertaking must—	5
		(a) state the name of the child safe entity;	6
		(b) state the action the entity will take to ensure the child safe standards and universal principle are implemented and complied with;	7 8 9
		(c) state the day by which the action mentioned in paragraph (b) is to be taken;	10 11
		(d) be signed by the head of the entity.	12
	(3)	If the commission decides not to accept the written undertaking, the commission must give written notice of the decision to the child safe entity, including reasons for the decision.	13 14 15 16
	(4)	If the commission decides to accept the written undertaking, the undertaking takes effect on the day the commission gives written notice of the decision to the child safe entity.	17 18 19
	(5)	A written undertaking accepted under subsection (4) is an <i>enforceable undertaking</i> .	20 21
20	Am	endment of enforceable undertaking	22
	(1)	A child safe entity that has given an enforceable undertaking may apply to the commission to amend the enforceable undertaking.	23 24 25
	(2)	The commission may approve the application only if the commission considers the amendment is appropriate in the circumstances and will ensure the child safe entity implements and complies with the child safe standards and universal principle.	26 27 28 29 30

	(3)	If the commission refuses the application, the commission must give written notice of the refusal to the child safe entity, including reasons for the decision.	1 2 3
	(4)	If the commission approves the application, the amended enforceable undertaking takes effect on the day the commission gives written notice of the approval to the child safe entity.	4 5 6 7
21	Re	quirement to comply with enforceable undertaking	8
	(1)	A child safe entity that gives an enforceable undertaking must comply with the undertaking, unless the entity has a reasonable excuse.	9 10 11
		Maximum penalty—100 penalty units.	12
	(2)	In this section—	13
		child safe entity means—	14
		(a) if the child safe entity is a person—the child safe entity; or	15 16
		(b) otherwise—the head of the child safe entity.	17
22	Re	gister of enforceable undertakings	18
	(1)	The commission must establish and maintain a register of enforceable undertakings accepted by the commission under this division.	19 20 21
	(2)	The register must—	22
		(a) include a copy of each enforceable undertaking that is in effect for a child safe entity; and	23 24
		(b) be available for inspection, free of charge, by members of the public, on the commission's website.	25 26

Divi	sion	4	Other enforcement action	1
23	Ар	plica	tion to court	2
	(1)	secti	commission may apply to the court for an order under this ion if the commission is satisfied a child safe entity has ed to comply with—	3 4 5
		(a)	a compliance notice; or	6
		(b)	an enforceable undertaking.	7
	(2)	com unde	ne court is satisfied the child safe entity has failed to aply with the compliance notice or enforceable ertaking, the court may make 1 or more of the following ers—	8 9 10 11
		(a)	an order directing the child safe entity to comply with the compliance notice or enforceable undertaking;	12 13
		(b)	an order that the child safe entity pay the State as a civil penalty an amount of no more than 100 penalty units;	14 15
		(c)	any other order the court considers appropriate.	16
	(3)	In fi	xing the penalty, the court must consider—	17
		(a)	the size of, and resources available to, the child safe entity; and	18 19
		(b)	the nature and extent of the non-compliance; and	20
		(c)	the circumstances in which the contravention took place; and	21 22
		(d)	the likely harm caused by the failure to comply; and	23
		(e)	whether the child safe entity has previously failed to comply with a compliance notice or enforceable undertaking.	24 25 26
	(4)	In th	nis section—	27
		com	rt means a Magistrates Court	28

24	Pul	Publication of non-compliance				
	(1)	This section applies if a child safe entity does not, without reasonable excuse, comply with—	2 3			
		(a) a compliance notice; or	4			
		(b) an enforceable undertaking.	5			
	(2)	The commission may decide to publish on the commission's website—	6 7			
		(a) the name of the child safe entity; and	8			
		(b) details of the entity's failure to comply with the compliance notice or enforceable undertaking.	9 10			
	(3)	However, the commission must not publish the information unless the child safe entity has been given a written notice of the commission's intention to publish the information, and the entity has been given a reasonable opportunity to respond.	11 12 13 14			
	(4)	If the commission decides to publish information under subsection (2), the commission must give the child safe entity an information notice for the decision.	15 16 17			
Cha	apte	er 3 Reportable conduct scheme	18			
Par	t 1	Preliminary	19			
25	Pri	nciples for administering chapter	20			
	(1)	This chapter is to be administered under the principles stated in this section.	21 22			
	(2)	The main principle for administering this chapter is that the protection of children from harm, and the wellbeing and best interests of children, are paramount.	23 24 25			
	(3)	Other principles for administering this chapter are—	26			

(a)	Aboriginal persons or Torres Strait Islander persons is to be promoted; and	1 2 3		
(b)	if a child is able to form views on a matter concerning a reportable allegation or reportable conviction and it is appropriate in the circumstances to consult the child—	4 5 6		
	(i) the child should be given the opportunity to express the views freely; and	7 8		
	(ii) the views should be given due weight in an investigation relating to the allegation or conduct in the circumstances; and	9 10 11		
(c)	criminal conduct or suspected criminal conduct should be reported to the police service promptly; and	12 13		
(d)	a police investigation of the subject matter of a reportable allegation or reportable conviction has priority over any other investigation of the conduct under this chapter; and			
(e)	sector regulators have the expertise, knowledge and skills in relation to the reporting entities they regulate and, if their functions permit, can make an important contribution to investigations of reportable allegations and reportable convictions; and	18 19 20 21 22		
(f)	the commission and sector regulators should work collaboratively and reduce duplication to the extent possible; and	23 24 25		
(g)	information should be shared between the commission, sector regulators and reporting entities in a timely way in relation to reportable allegations and reportable convictions in order to minimise the risk of harm to children; and	26 27 28 29 30		
(h)	individuals who are the subject of an investigation of a reportable allegation or reportable conviction are entitled to be afforded natural justice in the conduct of the investigation; and	31 32 33 34		

		(i)	the commission should—	1
			(i) educate and guide reporting entities to improve their ability to identify reportable conduct and report and investigate reportable allegations and reportable convictions; and	2 3 4 5
			(ii) educate and guide sector regulators to assist reporting entities in complying with this chapter.	6 7
26	Ме	aning	g of <i>reportable conduct</i>	8
	(1)	The	following conduct is <i>reportable conduct</i> —	9
		(a)	a child sexual offence;	10
		(b)	sexual misconduct committed in relation to, or in the presence of, a child;	11 12
		(c)	ill-treatment of a child;	13
		(d)	significant neglect of a child;	14
		(e)	physical violence committed in relation to, or in the presence of, a child;	15 16
		(f)	behaviour that causes significant emotional or psychological harm to a child.	17 18
	(2)	whe	duct mentioned in subsection (1) is <i>reportable conduct</i> ther or not a criminal proceeding in relation to the conduct been commenced or concluded.	19 20 21
	(3)	Con-	duct may constitute <i>reportable conduct</i> if it is engaged	22 23
		(a)	as a single act or omission; or	24
		(b)	as a series of acts or omissions, even if each act or omission does not, of itself, amount to reportable conduct.	25 26 27
	(4)	reaso	wever, <i>reportable conduct</i> does not include conduct that is onable for the discipline, management or care of a child ing regard to—	28 29 30

	(a)		characteristics of the child, including the age, elopmental stage and health of the child; and	1 2	
	(b)		code of conduct or professional standard applying to conduct.	3 4	
(5)	In th	is sec	etion—	5	
	child	l sexi	ual offence means the following—	6	
	(a)	a ch 207	nild sexual offence under the Criminal Code, section A;	7 8	
	(b)		offence of a sexual nature committed in the presence child;	9 10	
	(c)	wou	act or omission committed outside Queensland that ald be an offence mentioned in paragraph (a) or (b) if ere committed in Queensland.	11 12 13	
	<i>emotional or psychological harm</i> , to a child, means detriment to the emotional or psychological wellbeing or development of a child.				
	<i>ill-treatment</i> , of a child, means conduct towards the child that is unreasonable and seriously inappropriate, improper, inhumane or cruel.				
	Examples of ill-treatment—				
	•	mak	ring excessive or degrading demands	21	
	•	a pa	ttern of hostile or degrading comments or behaviour	22	
	•	usin	g inappropriate forms of behaviour management	23	
	_		of a child, means a failure to meet the basic needs of that is deliberate or reckless.	24 25	
	physical violence—				
	(a)	mea	ins—	27	
		(i)	the intentional or reckless application of physical force to a person without lawful justification or excuse; or	28 29 30	

		(ii) an act that intentionally or recklessly causes a person to anticipate immediate and unlawful violence to the person; but	1 2 3
		(b) does not include the application of trivial, negligible or insignificant physical force to a person.	4 5
		<i>sexual misconduct</i> , committed in relation to, or in the presence of, a child means conduct that is sexual in nature, other than conduct that constitutes a child sexual offence.	6 7 8
		Examples of conduct that may be sexual misconduct—	9
		inappropriate touching	10
		• voyeurism	11
		use of sexual language without a legitimate reason	12
27	Me	eaning of <i>reportable allegation</i>	13
	(1)	A <i>reportable allegation</i> is an allegation or other information that leads a person to form a reasonable belief that a worker of a reporting entity has committed—	14 15 16
		(a) reportable conduct; or	17
		(b) misconduct that may involve reportable conduct.	18
	(2)	For subsection (1), it is irrelevant whether or not the conduct or misconduct is alleged to have occurred in the course of the worker performing work for the reporting entity.	19 20 21
28	Me	eaning of <i>reportable conviction</i>	22
	(1)	A <i>reportable conviction</i> , of a worker of a reporting entity, is a conviction for an offence committed by the worker against a law of a State or the Commonwealth that may involve reportable conduct.	23 24 25 26
	(2)	For subsection (1), a conviction includes the following—	27
		(a) a finding of guilt, and the acceptance of a plea of guilty, by a court, whether or not a conviction is recorded;	28 29

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		(b)	a spent conviction, or a conviction that has become spent under a law of another State or the Commonwealth.	1 2 3
29	Me	aning	of reporting entity	4
		A re	porting entity is an entity—	5
		(a)	that cares for, supervises or exercises authority over children, whether as a primary function or otherwise; and	6 7 8
		(b)	that is either—	9
			(i) mentioned in schedule 2; or	10
			(ii) prescribed by regulation.	11
Part		ad of	Requirement for systems reporting entity must ensure systems in place	12
	(1)	- TO1		1.4
	(1)	The place	head of a reporting entity must ensure the entity has in e—	14 15
	(1)			
	(1)	place	a system for preventing the commission of reportable conduct by a worker of the entity in the course of	15 16 17

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		(d)	a system for investigating and responding to a reportable allegation or reportable conviction relating to a worker of the entity.	1 2 3
	(2)		subsection (1), a system for a matter may include, for nple, a policy, practice or procedure about the matter.	4 5
31	Co	mmis	ssion may require information about systems	6
	(1)	info	commission may ask the head of a reporting entity for rmation about a system the head of the entity is required eep under section 30.	7 8 9 10
		Aı	n authorised officer may require a relevant person to give information entioned in this section. See section 91.	11 12
	(2)	The	commission may—	13
		(a)	consult with a sector regulator for the reporting entity about the information provided by the entity; and	14 15
		(b)	make recommendations for action to be taken by the head of the reporting entity in relation to the system, and provide any necessary information relating to the recommendations.	16 17 18 19
Part	3		Requirements for notifying and	20
			investigating reportable	21
			allegations and reportable	22
			convictions	23
Division 1 Preliminary		Preliminary	24	
32	Ме	aning	g of <i>worker</i> for part	25
			nis part, worker of an entity includes a former worker of entity, if—	26 27

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		(a)	for a reportable allegation—the alleged conduct the subject of the allegation was engaged in during the period when the worker was performing work for the entity; or	1 2 3 4
		(b)	for a reportable conviction—the worker was convicted during a period when the worker was performing work for the entity.	5 6 7
Divis	sion	2	Notification	8
33	No	tifyin	g reportable allegations or reportable convictions	9
	(1)		section applies if a person becomes aware of either of the owing—	10 11
		(a)	a reportable allegation about a worker of a reporting entity;	12 13
		(b)	a reportable conviction of a worker of a reporting entity.	14
	(2)	alleg work	ne person (the <i>notifier</i>) who becomes aware of the gation or conviction mentioned in subsection (1) is also a ker of the reporting entity, the notifier must, as soon as ticable—	15 16 17 18
		(a)	report the matter to the head of the reporting entity; or	19
		(b)	if the matter relates to the head of the reporting entity—report the matter to the commission.	20 21
	(3)	notif	vever, subsection (2) does not apply to the notifier if the fier reasonably believes the matter has already been rted by another person under that subsection.	22 23 24
	(4)	may	person, including a notifier mentioned in subsection (2), notify the commission of a reportable allegation or rtable conviction about a person at any time.	25 26 27
	(5)	com	remove any doubt, it is declared that a person does not mit an offence against this or another Act only because person fails to comply with subsection (2).	28 29 30

rep	ad of reporting entity must notify commission of portable allegation or reportable conviction relating to rker	1 2 3
(1)	This section applies if the head of a reporting entity becomes aware of either of the following—	4 5
	(a) a reportable allegation about a worker of the entity;	6
	(b) a reportable conviction of a worker of the entity.	7
(2)	Unless the head of the reporting entity has a reasonable excuse, the head of the entity must give the commission written notice about the allegation or conviction mentioned in subsection (1) that complies with section 35(1) (an <i>initial report</i>), within—	8 9 10 11 12
	(a) 3 business days after the head of the entity becomes aware of the allegation or conviction; or	13 14
	(b) if the commission agrees to a longer period—the longer period.	15 16
	Maximum penalty—100 penalty units.	17
(3)	Also, unless the head of the reporting entity has a reasonable excuse, the head of the entity must give the commission either a written report that complies with section 35(2) (an <i>interim report</i>) or final report about the allegation or conviction mentioned in subsection (1), within—	18 19 20 21 22
	(a) 30 business days after the head of the entity becomes aware of the allegation or conviction; or	23 24
	(b) if the commission agrees to a longer period—the longer period.	25 26
	Maximum penalty—100 penalty units.	27
(4)	It is a reasonable excuse for the head of the reporting entity not to comply with a requirement under subsection (2) or (3) if the head of the entity reasonably believes another person has notified the commission of the reportable allegation or reportable conviction under the subsection.	28 29 30 31 32

[s 35]

35	Re	quirements for initial report and interim report	1
	(1)	An initial report must include the following information—	2
		(a) details of the reportable allegation or reportable conviction;	3
		(b) the name, including any former name or alias, of the worker the subject of the reportable allegation or reportable conviction;	5 6 7
		(c) the date of birth of the worker, if known;	8
		(d) the name of the head of the reporting entity;	9
		(e) whether the sector regulator for the reporting entity or the police service has been contacted about the reportable allegation or reportable conviction;	10 11 12
		(f) the reporting entity's contact details, including its name, address and telephone number;	13 14
		(g) if the worker currently performs work for the reporting entity—any action, including risk management action, taken in response to the reportable allegation or reportable conviction, including, for example—	15 16 17 18
		(i) immediate steps taken to prevent the worker from having contact with children; and	19 20
		(ii) any disciplinary action taken or proposed to be taken against the worker;	21 22
		(h) any other matter prescribed by regulation.	23
	(2)	An interim report by the head of a reporting entity must include the following information—	24 25
		(a) the facts and circumstances of the reportable allegation or the reportable conviction, to the extent it is available to the head of the reporting entity;	26 27 28
		(b) an update on any action, including risk management action, taken in response to the reportable allegation or reportable conviction; and	29 30 31

[s	36]
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		(c)	if the worker has made written submissions to the head of the reporting entity in relation to the reportable allegation or reportable conviction—a copy of the worker's written submissions.	1 2 3 4
Divi	sion	3	Investigation and report by head of reporting entity	5 6
36			reporting entity must investigate reportable on or reportable conviction	7 8
	(1)	beco	soon as practicable after the head of a reporting entity omes aware of a reportable allegation or reportable viction relating to a worker of the entity, the head of the by must—	9 10 11 12
		(a)	ensure an investigation of the reportable allegation or reportable conviction is conducted; and	13 14
		(b)	notify the commission that the investigation is being conducted and provide contact details for a person the commission may contact in relation to the investigation.	15 16 17
	(2)	able	vever, if the head of the reporting entity is not reasonably to investigate the reportable allegation or reportable viction, the head of the entity—	18 19 20
		(a)	need not comply with subsection (1); and	21
		(b)	must, as soon as practicable after the head of the entity becomes aware of the allegation or conviction—	22 23
			(i) notify the commission of the allegation or conviction; and	24 25
			(ii) give the commission reasons why the head of the entity can not reasonably investigate.	26 27
	(3)	the repo	ore an investigation under subsection (1) ends, the head of reporting entity must ensure the worker the subject of the rtable allegation or reportable conviction is given a ten notice stating—	28 29 30 31

[s 37]

		(a)	any proposed findings for the investigation that may be adverse to the worker; and	1 2
		(b)	that the worker may, within a reasonable stated period, give written submissions to the person conducting the investigation about the proposed findings.	3 4 5
	(4)		head of the reporting entity must ensure the worker's missions are considered in preparing a report under section	6 7 8
37	Re	port l	by head of reporting entity	9
	(1)	head com	soon as practicable after the investigation is completed, the d of the reporting entity must prepare, and give to the emission, a written report that complies with subsection (a <i>final report</i>).	10 11 12 13
		Max	timum penalty—100 penalty units.	14
	(2)	The	report must include—	15
		(a)	information about the facts and circumstances of the reportable allegation or reportable conviction; and	16 17
		(b)	the findings the head of the reporting entity has made about the reportable allegation or reportable conviction after completing the investigation, including whether or not the worker has engaged in reportable conduct; and	18 19 20 21
		(c)	the reasons for the findings; and	22
		(d)	copies of documents relied on by the head of the reporting entity in making the findings; and	23 24
			Examples of documents—	25
			 statements taken during the investigation 	26
			 documents mentioned in the report 	27
			• submissions made by the worker	28
		(e)	if the matter involves any other entities—information about whether the matter has been referred to another entity, including details of the other entity; and	29 30 31
			entity, including details of the other entity, and	

		(f)	if the worker currently performs work for the entity—any action, including risk management action, taken in response to the reportable allegation or reportable conviction, including, for example—	1 2 3 4
			(i) any immediate steps taken to prevent the worker from having contact with children; and	5 6
			(ii) any disciplinary action taken or proposed to be taken against the worker; and	7 8
		(g)	any action taken, or proposed to be taken, to improve the reporting entity's ability to identify reportable conduct and to report and investigate reportable allegations and reportable convictions; and	9 10 11 12
			Examples of actions—	13
			 reviewing systems or policies 	14
			• improving the implementation of, and compliance with, the child safe standards and universal principle	15 16
		(h)	if no action mentioned in paragraph (f) or (g) is to be taken—the reasons why no action is to be taken.	17 18
	(3)		vever, subsection (1) does not apply if, before the head of reporting entity complies with this section—	19 20
		(a)	a sector regulator agrees to conduct an investigation of the reportable allegation or reportable conviction under section 42 and the sector regulator has given a written notice asking the entity to end the investigation under that section; or	21 22 23 24 25
		(b)	the commission gives a written notice of the commission's investigation of the reportable allegation or reportable conviction under section 43(2)(c) asking the head of the entity to end the investigation.	26 27 28 29
38	Co	mmis	ssion may ask for further information	30
-			er receiving the final report, the commission may ask the	31
		head	of the reporting entity to provide further information the mission considers relevant in relation to—	31 32 33
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		(a) the findings of the head of the entity in relation to the reportable allegation or reportable conviction; or	1 2
		(b) the reporting entity's response to the findings.	3
		Note—	4
		An authorised officer may require a relevant person to give information mentioned in this section. See section 91.	5 6
Divi	sion	4 Exemptions	7
39		mmission may exempt reporting entities from mplying with part	8 9
	(1)	This section applies in relation to a reporting entity if the commission is satisfied—	10 11
		(a) the entity has the competence and resources to investigate a reportable allegation or reportable conviction without the oversight of the commission; and	12 13 14
		(b) the entity has demonstrated competence in taking appropriate action in response to a finding of reportable conduct.	15 16 17
	(2)	The commission may exempt the reporting entity from complying with section 34, 35 or 37, or a particular requirement under section 33 or 36, in relation to the conduct, or a class of conduct, of workers.	18 19 20 21
	(3)	If the commission exempts a reporting entity under subsection (2), the commission must—	22 23
		(a) notify the entity of the exemption; and	24
		(b) publish the exemption on the commission's website.	25
	(4)	Subsection (5) applies if the commission exempts a reporting entity from the requirement to give a final report about an investigation of conduct, or a class of conduct, the subject of a reportable allegation or reportable conviction.	26 27 28 29

afi co		head of the reporting entity must, as soon as practicable the completion of an investigation into the conduct, or luct of that class, give the commission written notice ng—	1 2 3 4
	(a)	the findings of the head of the entity in relation to the reportable allegation or reportable conviction; and	5 6
	(b)	the reasons for the findings; and	7
	(c)	the action taken by the entity in relation to the findings.	8
(6)	exen	egulation may prescribe a matter for the giving of an apption by the commission under this section, including, example, the following—	9 10 11
	(a)	a requirement for the giving of an exemption under subsection (2);	12 13
	(b)	a limitation on the reporting entities that may be given an exemption.	14 15
Part 4		Oversight by Queensland	16
		Family and Child Commission	17
Division	1	Functions	18
		Functions ns of commission	18 19
	nctio		
	nctio	ns of commission	19
	n ctio The	ns of commission commission's functions for this chapter are— to administer, monitor and enforce compliance with the	19 20 21

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		(d)	to facilitate cooperation between the public, reporting entities, sector regulators and other entities in relation to the conduct of investigations of reportable allegations and reportable convictions; and	1 2 3 4
		(e)	to report to the Minister about matters relating to the reportable conduct scheme.	5 6
Divi	sion	2	Enforcement measures	7
41	Co	mmis	ssion may monitor reporting entity's investigation	8
	(1)	com repo	ne commission considers it is in the public interest, the mission may monitor the progress of an investigation of a prtable allegation or reportable conviction conducted by nead of a reporting entity.	9 10 11 12
	(2)		nout limiting subsection (1), the commission may, for mple, do the following to monitor an investigation—	13 14
		(a)	observe an interview conducted by or on behalf of the head of the reporting entity;	15 16
		(b)	confer with a person carrying out the investigation about the nature, conduct or progress of the investigation;	17 18
		(c)	provide guidance and advice to the head of the reporting entity about the investigation;	19 20
		(d)	request information relating to the investigation. Note—	21 22
			An authorised officer may require a relevant person to give information mentioned in paragraph (d). See section 91.	23 24
42	Co	mmis	ssion may ask sector regulator to investigate	25
	(1)		commission may ask a sector regulator for a reporting by, other than the police service—	26 27

	(a)	to investigate a reportable allegation or reportable conviction relating to a worker of the reporting entity; and	1 2 3
	(b)	if the reporting entity has started an investigation of the allegation or conviction—to ask the reporting entity to end its investigation.	4 5 6
(2)	subs func	vever, the commission may make a request under ection (1) only if the sector regulator has the necessary tions and powers in relation to the reporting entity to stigate the allegation or conviction.	7 8 9 10
(3)		sector regulator may agree or refuse to conduct the stigation.	11 12
(4)	com	e sector regulator agrees to conduct the investigation, the mission may, by written notice, ask the sector regulator to the commission information relating to—	13 14 15
	(a)	the investigation being conducted; or	16
	(b)	the person the subject of the investigation.	17
	Note-	_	18
		n authorised officer may require a relevant person to give information entioned in this section. See section 91.	19 20
(5)	regu perso	soon as practicable after an investigation by the sector lator ends, the sector regulator must give the following ons written notice about the findings of the stigation—	21 22 23 24
	(a)	the commission;	25
	(b)	the head of the reporting entity.	26
(6)	The inve	written notice must state the following for the stigation—	27 28
	(a)	the sector regulator's findings, including whether or not reportable conduct has been engaged in by the worker;	29 30
	(b)	the reasons for the findings;	31

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	(c)	any	recommendations the sector regulator thinks fit, and necessary information relevant to the mmendations.	1 2 3
Division	3		Investigations by commission	4
			may investigate reportable allegation or onviction	5 6
(1)	inves	stigate	mission may, on the commission's own initiative, e a reportable allegation or reportable conviction if following apply—	7 8 9
	(a)	the c	commission—	10
		(i)	believes the allegation or conviction relates to a worker of a reporting entity; and	11 12
		(ii)	considers it is in the public interest that the commission investigate the allegation or conviction;	13 14 15
	(b)	requ faile	commission believes the head of the reporting entity aired to investigate the allegation or conviction has ad to investigate, or is reasonably unable to stigate, under section 36;	16 17 18 19
	(c)	both	of the following apply—	20
		(i)	the investigation relates to the head of a reporting entity's handling or investigation of, or response to, the allegation or conviction;	21 22 23
		(ii)	the commission considers it is in the public interest that the commission investigate the allegation or conviction;	24 25 26
	(d)		head of a reporting entity is the subject of the gation or conviction.	27 28

	Note-	_	1
		a authorised officer may require a relevant person to give information evant to an investigation conducted under this section. See section .	2 3 4
(2)		ore the commission starts an investigation under ection (1), the commission must give written notice to the of the reporting entity stating—	5 6 7
	(a)	that the commission will be investigating the allegation or conviction; and	8 9
	(b)	the matters to be investigated; and	10
	(c)	whether the commission is requesting that the head of the reporting entity not to commence, or to end, an investigation of the allegation or conviction.	11 12 13
(3)	work	ore the investigation ends, the commission must give the ster the subject of the allegation or conviction a written se stating—	14 15 16
	(a)	any proposed findings for the investigation that may be adverse to the worker; and	17 18
	(b)	that the worker may, within a reasonable stated period, give written submissions to the commission about the proposed findings.	19 20 21
(4)	The subn	commission must have regard to the worker's nissions in making its findings for the investigation.	22 23
Co	mmis	sion may interview child	24
(1)		conducting an investigation under section 43, the mission may interview—	25 26
	(a)	a child who is the subject of conduct to which the reportable allegation or reportable conviction relates; or	27 28
	(b)	a child who may have witnessed conduct to which the reportable allegation or reportable conviction relates.	29 30
(2)		ore interviewing the child, the commission must obtain the ent of the child's parent or guardian, unless—	31 32

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	(a)	both	of the following apply—	1
		(i)	the child is at least 16 years and the commission considers the child has sufficient maturity and ability to understand the matters being consented to;	2 3 4 5
		(ii)	it is appropriate in the circumstances not to obtain the consent of the child's parent or guardian; or	6 7
			Examples for subparagraph (ii)—	8
			It may be appropriate in the circumstances not to obtain the consent of the child's parent or guardian if the parent or guardian does not have capacity to act in the best interests of the child in relation to the consent.	9 10 11 12
	(b)		child's only parent or guardian is the subject of the estigation; or	13 14
	(c)	the loca	child's parent or guardian can not reasonably be ted.	15 16
(3)	unde	r su	sent of the child's parent or guardian is not obtained bsection (2), before interviewing the child the on must obtain the consent of the child.	17 18 19
(4)	The	comn	nission must—	20
	(a)	appı	are the person who conducts the interview has the ropriate qualifications, training or experience in rviewing child victims of alleged abuse; and	21 22 23
	(b)		sider, and take all reasonable steps to mitigate, any ative effect the interview may have on the child; and	24 25
	(c)	pers	sider whether it is appropriate for the parent, a con with parental responsibility or guardian of the d to be present during the interview; and	26 27 28
	(d)		are the child is offered the opportunity for a support on to be present.	29 30
(5)	perso	on fr	ld is an Aboriginal person or Torres Strait Islander rom an Aboriginal community or Torres Strait ommunity, the child must be offered the opportunity	31 32 33

			the support person mentioned in subsection (4)(d) to be a on who is a respected person of that community.	1 2
45			ssion must give notice about findings of lation	3 4
	(1)	com	soon as practicable after an investigation by the mission ends, the commission must give the following ons a written notice under subsection (2)—	5 6 7
		(a)	the head of the reporting entity;	8
		(b)	the worker the subject of the reportable allegation or reportable conviction;	9 10
		(c)	any sector regulators for the reporting entity.	11
	(2)	The	written notice must—	12
		(a)	state the commission's findings, including whether or not reportable conduct has been engaged in by the worker; and	13 14 15
		(b)	state the reasons for the findings; and	16
		(c)	state any recommendations the commission thinks fit, and any necessary information relevant to the recommendations; and	17 18 19
		(d)	if the findings are adverse to the worker—be accompanied by an information notice for the findings.	20 21
Part	5		Miscellaneous	22
46	Co	ncuri	rent investigations	23
	(1)	Sub	section (2) applies if—	24
		(a)	the head of a reporting entity, a sector regulator or the commission is investigating, or proposes to investigate, a reportable allegation; and	25 26 27

oj		

(b) the head of the reporting entity, sector regulator or commission becomes aware that the conduct the subject of the reportable allegation may involve criminal conduct.

- (2) The head of the reporting entity, sector regulator or commission must, as soon as practicable, notify a police officer of the belief.
- (3) Subsection (4) applies if the police commissioner becomes aware that an investigation or proposed investigation by the head of an entity, a sector regulator or the commission may prejudice a police investigation.
- (4) The police commissioner may ask the head of the reporting entity, sector regulator or commission to suspend, or not commence, an investigation until the police investigation is complete, or the police commissioner otherwise advises that the head of the entity, sector regulator or commission may continue or commence its investigation.
- (5) The head of the reporting entity, sector regulator or commission must take all reasonable steps to mitigate any risks to the safety, wellbeing and best interests of children that may arise as a result of complying with the police commissioner's request.
- (6) If the head of a reporting entity, a sector regulator or the commission that has given notice to a police officer under subsection (2) does not receive a request under subsection (4), the head of the entity, sector regulator or the commission must ensure the investigation is conducted in a way that does not prejudice the police investigation.
- (7) A request by the police commissioner under subsection (4) does not affect another investigation, disciplinary process or other proceeding relating to the conduct that is being conducted other than under this Act.
- (8) In this section—

police investigation includes any court proceeding resulting from the investigation.

Chapter 4			Disclosure of information and confidentiality	1 2	
Part	1			Underlying principle	3
47	Un	derly	ing p	rinciple	4
	(1)		-	inciple underlying this chapter that entities should information—	5 6
		(a)	in a	timely way; and	7
		(b)	_	ardless of whether the information is requested by entity to which it is disclosed; and	8 9
		(c)	to th	ne extent that is appropriate, having regard to—	10
			(i)	the relevance of the information to the performance by the commission of its functions under chapter 2 or 3; and	11 12 13
			(ii)	the effect of giving the information on protecting children or a particular child from harm and ensuring the safety, wellbeing and best interests of children or a particular child.	14 15 16 17
	(2)	entit	y mu	in disclosing information under this chapter, an st ensure the identity of a child the subject of the on is protected as far as practicable.	18 19 20
		Note-	_		21
			ee also ohibite	section 58 for when publication of particular information is ed.	22 23

Part 2		Disclosure for child safe standards				
48		escrik orma	ped child safe entities may disclose confidential tion	3 4		
	(1)		s section applies in relation to the following entities (each escribed CSS entity)—	5 6		
		(a)	the commission;	7		
		(b)	a sector regulator for a child safe entity;	8		
		(c)	a child safe entity;	9		
		(d)	a public sector entity under the <i>Public Sector Act</i> 2022, section 8;	10 11		
		(e)	the inspector of detention services under the <i>Inspector</i> of <i>Detention Services Act</i> 2022;	12 13		
		(f)	the Office of the Ombudsman established under the <i>Ombudsman Act 2001</i> , section 73;	14 15		
		(g)	another entity prescribed by regulation.	16		
	(2)	info	prescribed CSS entity may disclose confidential rmation to another prescribed CSS entity for any of the owing purposes—	17 18 19		
		(a)	to respond to a concern about a failure to implement or comply with the child safe standards or universal principle;	20 21 22		
		(b)	to assist the commission in performing a function or exercising a power under chapter 2;	23 24		
		(c)	to assist the commission in performing a function or exercising a power under chapter 3 by providing information about compliance with a requirement under chapter 2 by a reporting entity.	25 26 27 28		

Part 3			Disclosure for reportable conduct scheme		
49			ar entities may share information for reportable	3 4	
	(1)		section applies in relation to the following entities (each escribed RCS entity)—	5 6	
		(a)	the commission;	7	
		(b)	a sector regulator for a reporting entity;	8	
		(c)	a reporting entity if a worker of the entity is, or has been, the subject of a reportable allegation or reportable conviction;	9 10 11	
		(d)	a department;	12	
		(e)	the Crime and Corruption Commission;	13	
		(f)	the Office of the Director of Child Protection Litigation established under the <i>Director of Child Protection Litigation Act 2016</i> , section 35;	14 15 16	
		(g)	the inspector of detention services under the <i>Inspector</i> of <i>Detention Services Act</i> 2022;	17 18	
		(h)	the Office of the Ombudsman established under the <i>Ombudsman Act 2001</i> , section 73;	19 20	
		(i)	the police service;	21	
		(j)	a police force or service of another State or the Commonwealth;	22 23	
		(k)	the office of the public guardian established under the <i>Public Guardian Act 2014</i> , section 102;	24 25	
		(1)	the Public Sector Commission under the <i>Public Sector Act</i> 2022;	26 27	
		(m)	an entity performing functions under a law of another State or the Commonwealth that are substantially the	28 29	

		same as the functions of the commission under chapter 3;	1 2
	(n)	another entity prescribed by regulation.	3
(2)	info	head of a prescribed RCS entity may disclose relevant rmation to the head of another prescribed RCS entity (the <i>iving entity</i>) for the following purposes—	4 5 6
	(a)	to lessen or prevent a serious risk or threat to the life, health or safety of a child or class of children;	7 8
	(b)	if the receiving entity is the police service or a police force or service of another State or the Commonwealth—to enable the investigation of criminal conduct;	9 10 11 12
	(c)	if the receiving entity is the commission—for the performance of the commission's functions under chapter 3;	13 14 15
	(d)	for an investigation by the receiving entity of a reportable allegation or reportable conviction;	16 17
	(e)	for taking appropriate action by a reporting entity or sector regulator for a reporting entity in relation to a finding that reportable conduct has been engaged in by a worker of the reporting entity; or	18 19 20 21
	(f)	for a receiving entity other than an entity mentioned in subsection (1)(c)—for the performance of a function by the receiving entity under an Act that relates to the protection of children from harm;	22 23 24 25
	(g)	for another purpose necessary for the effective administration of the reportable conduct scheme prescribed by regulation.	26 27 28
(3)	a cir	rescribed RCS entity may disclose relevant information in cumstance mentioned in subsection (2) whether or not the iving entity has requested the information.	29 30 31
(4)		subsection (2), a reference to the head of the commission reference to each commissioner.	32 33

(5)	may	limit the purposes for which the entity may receive or	1 2 3
(6)	In th	nis section—	4
	relev	vant information—	5
	(a)	means the following—	6
		(i) information about the progress of an investigation of a reportable allegation or reportable conviction;	7 8
		(ii) the findings and reasons for the findings of an investigation mentioned in paragraph (a);	9 10
		(iii) any action that is to be taken in response to the findings mentioned in paragraph (b);	11 12
		(iv) any other information about a reportable allegation or reportable conviction that would assist a prescribed RCS entity to comply with chapter 3; but	13 14 15 16
	(b)	does not include evidentiary material or a relevant record or transcript under section 52(9).	17 18
			19 20
(1)		ty may disclose information mentioned in subsection (2)	21 22 23
	(a)	a child who is the subject of conduct that forms the basis of an investigation of a reportable allegation or reportable conviction; or	24 25 26
	(b)	a parent, person with parental responsibility or guardian of the child.	27 28
(2)	For	subsection (1), the information is—	29
	(a)	the progress of an investigation of the reportable allegation or reportable conviction; and	30 31
	(6) Dis inv (1)	may disc. (6) In the relevance (a) (b) Disclosi investig (1) A concentit to (a) (b) (2) For a	may limit the purposes for which the entity may receive or disclose information. (6) In this section— relevant information— (a) means the following— (i) information about the progress of an investigation of a reportable allegation or reportable conviction; (ii) the findings and reasons for the findings of an investigation mentioned in paragraph (a); (iii) any action that is to be taken in response to the findings mentioned in paragraph (b); (iv) any other information about a reportable allegation or reportable conviction that would assist a prescribed RCS entity to comply with chapter 3; but (b) does not include evidentiary material or a relevant record or transcript under section 52(9). Disclosure of information to persons affected by investigation (1) A commissioner or the head of a sector regulator or reporting entity may disclose information mentioned in subsection (2) to— (a) a child who is the subject of conduct that forms the basis of an investigation of a reportable allegation or reportable conviction; or (b) a parent, person with parental responsibility or guardian of the child. (2) For subsection (1), the information is— (a) the progress of an investigation of the reportable

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		(b) the findings of the investigation; and	1
		(c) the reasons for the findings; and	2
		(d) any action that is to be taken in response to the findings.	3
	(3)	However, the commissioner or head of a sector regulator or reporting entity must not disclose information under this section if the disclosure would—	4 5 6
		(a) put the safety or wellbeing of the child or any other person at risk; or	7 8
		(b) prejudice a proceeding or investigation.	9
51		sclosure of findings of reportable conduct to chief ecutive (working with children)	10 11
	(1)	This section applies if the commission makes a finding, or becomes aware that a finding has been made, that an individual has engaged in reportable conduct.	12 13 14
	(2)	The commission must notify the chief executive (working with children) of the following matters—	15 16
		(a) the name and date of birth, if known, of the individual;	17
		(b) that the finding has been made;	18
		(c) the reasons for the finding;	19
		(d) the action that is to be taken in response to the finding;	20
		(e) any other matter relating to the finding that may be relevant to the performance of the functions of the chief executive (working with children) under the <i>Working with Children Check Act 2000</i> .	21 22 23 24
	(3)	In this section—	25
		<i>chief executive (working with children)</i> means the chief executive of the department in which the <i>Working with Children Check Act 2000</i> is administered.	26 27 28

			formation from director of public s or police commissioner	1 2
(1)	This	secti	on applies if—	3
	(a)	awa offe	commission or a prescribed RCS entity becomes re that a person has been charged or convicted of an nce involving an act or omission that is the subject reportable allegation or reportable conviction; and	4 5 6 7
	(b)	eithe	er—	8
		(i)	the commission requires information mentioned in subsection (2) to perform a function or exercise a power under chapter 3 in relation to the allegation or conviction; or	9 10 11 12
		(ii)	the prescribed RCS entity requires information mentioned in subsection (2) to comply with a requirement under chapter 3, part 3 or section 42 to notify or investigate the reportable allegation or reportable conviction.	13 14 15 16 17
(2)	writ	ten n	nission or head of the prescribed RCS entity may, by otice, ask the director of public prosecutions or mmissioner for the following—	18 19 20
	(a)		ritten statement briefly describing the circumstances charge or conviction for the offence;	21 22
	(b)		py or written summary of evidentiary material about offence;	23 24
	(c)	copy	ne entity making the request is the commission—a by or written summary of a relevant record or script;	25 26 27
	(d)	writ	charge for the offence was not proceeded with—a ten summary of the reasons why the charge was not reeded with.	28 29 30
(3)	The	reque	est may include the following information—	31

	(a)	the worker's name, including any former name or alias, the head of the prescribed RCS entity believes the worker may use or have used;	1 2 3
	(b)	the worker's gender and date of birth.	4
(4)	may	director of public prosecutions or police commissioner comply with a request under subsection (2) if the director olice commissioner believes—	5 6 7
	(a)	for a request made by the commission—the statement, copy or summary is necessary for the performance or exercise of the commission's functions or powers under chapter 3; or	8 9 10 11
	(b)	for a request made by a prescribed RCS entity—the information is necessary to enable the head of the prescribed RCS entity to notify and investigate a reportable allegation or reportable conviction relating to a worker under chapter 3, part 3.	12 13 14 15 16
(5)	com pres	vever, the director of public prosecutions or police missioner must not give the commission or head of a cribed RCS entity a copy or written summary of entiary material or a relevant record or transcript—	17 18 19 20
	(a)	that relates only to a person other than the person about whom the request is made; or	21 22
		Example of evidentiary material for paragraph (a)—	23
		a report by an expert about a person other than the person about whom the request is made	24 25
	(b)	that relates to a person other than the person about whom the request is made and does not relate to the charge or conviction of the offence the subject of the request.	26 27 28 29
(6)	mus pres polic	director of public prosecutions or police commissioner t not give information to the commission or head of a cribed RCS entity under this section if the director or ce commissioner is satisfied that giving the information do any of the following—	30 31 32 33 34

	(a)	prejudice the investigation of a contravention or possible contravention of a law in a particular case;	1 2				
	(b)	enable the existence or identity of a confidential source of information, in relation to the enforcement or administration of the law, to be ascertained;	3 4 5				
	(c)	prejudice the effectiveness of a lawful method or procedure for preventing, detecting, investigating or dealing with a contravention or possible contravention of the law;	6 7 8 9				
	(d)	prejudice a prosecution or another matter before a court;	10				
	(e)	endanger a person's life or physical safety.	11				
(7)	publ desp	giving of information under this section by the director of ic prosecutions or police commissioner is authorised ite any other Act or law, including a law imposing an gation to maintain confidentiality about the information.	12 13 14 15				
	Note—						
		e sections 56 and 57 for restrictions on disclosing or giving access to Formation obtained under this Act.	17 18				
(8)	With	nout limiting subsection (7), this section applies despite—	19				
	(a)	the <i>Director of Public Prosecutions Act 1984</i> , section 24A; or	20 21				
	(b)	the <i>Police Service Administration Act 1990</i> , section 10.1.	22 23				
(9)	In th	is section—	24				
	evidentiary material, about an offence, means material compiled in the course of the investigation or prosecution of the offence, including, for example, the following—						
	(a)	a summary of the circumstances of the alleged offence prepared by a police officer;	28 29				
		Examples—	30				
		bench charge sheet, QP9	31				
	(b)	a witness statement;	32				

[s 53]

		(c) an indictment;	1
		(d) a record of an interview or a transcript of a record of an interview other than a relevant record or transcript;	2 3
		(e) a report by an expert about the worker alleged to have committed the offence.	4 5
		relevant record or transcript means—	6
		(a) a recording under the <i>Evidence Act 1977</i> , section 21AY; or	7 8
		(b) a section 93A criminal statement or a section 93A transcript under the <i>Evidence Act 1977</i> , schedule 3; or	9 10
		(c) a recorded statement under the <i>Evidence Act 1977</i> , section 103A, or a transcript of the recorded statement.	11 12
Part 4		General provisions for	13
		disclosure	14
53	Dis	sclosure to another State or the Commonwealth	15
	(1)	The commission may disclose confidential information obtained under this Act to a corresponding entity for a matter relevant to the performance of a function by the corresponding entity.	16 17 18 19
	(2)	In this section—	20
		corresponding entity means an entity performing functions under a law of another State or the Commonwealth that are substantially the same as the functions of the commission under this Act.	21 22 23 24
54	Info	ormation sharing arrangements	25
		The commission may enter into a written arrangement about sharing or exchanging information under part 2 or 3 with the following entities—	26 27 28

		(a)	for information for the performance of the commission's functions under part 2—a prescribed CSS entity;	1 2
		(b)	for information for the performance of the commission's functions under part 3—a prescribed RCS entity;	3 4
		(c)	for information mentioned in section 53—a corresponding entity under that section.	5 6
55	Inte	eracti	on with other laws	7
	(1)		chapter does not limit a power or obligation under her Act or law to give information.	8 9
	(2)		chapter does not permit disclosure of the following rmation—	10 11
		(a)	the identity of a notifier under the <i>Child Protection Act</i> 1999, section 186 that must not be disclosed under section 186A of that Act;	12 13 14
		(b)	the identity of a detention centre employee that must not be disclosed under the <i>Youth Justice Act 1992</i> , section 300.	15 16 17
	(3)	chap	ect to subsection (2), information may be given under this ter and chapter 3 despite any other law that would rwise prohibit or restrict the giving of the information.	18 19 20
	(4)		ning in this chapter requires a person or entity to disclose rmation that is subject to privilege.	21 22
	(5)	waiv	aformation is subject to privilege, the privilege is not red, or otherwise affected, merely because the information be, or is, disclosed under this chapter.	23 24 25
	(6)	In th	is section—	26
		Act	<i>lege</i> means any privilege a person may claim under an or law, including, for example, legal professional lege.	27 28 29

Ch	apte	er 5		Confidentiality and protection	1 2
56	Со	nfide	ntiali	ty of information	3
	(1)		lveme	erson gains confidential information through ent in the administration of this Act, the person must	4 5 6
		(a)	disc	te a record of the information or intentionally lose the information to anyone, other than under section (3); or	7 8 9
		(b)	reck	dessly disclose the information to anyone.	10
		Max	imun	n penalty—200 penalty units.	11
	(2)	admi	inistra	gains information through involvement in the ation of this Act if the person gains the information f being, or an opportunity given by being—	12 13 14
		(a)	the l	Minister or a member of the Minister's staff; or	15
		(b)	a co	mmissioner; or	16
		(c)	a sta	aff member of the commission; or	17
		(d)		erson consulted, engaged or employed by the mission for this Act.	18 19
	(3)	discl	ose i	may make a record of confidential information or t to someone else to the extent the making of the disclosure is a permitted use.	20 21 22
	(4)			ssioner may decide confidential information may be to a person if the commissioner is satisfied—	23 24
		(a)	the o	disclosure is reasonably necessary—	25
			(i)	to prevent or minimise the risk of harm to anyone; or	26 27
			(ii)	to improve the performance of a function or service to prevent or minimise the risk of harm to anyone; and	28 29 30

	(b)	the public interest in preventing or minimising the risk of harm outweighs the need to protect the privacy of any living or dead person.	1 2 3
(5)	In th	is section—	4
	_	nitted use, for the making of a record, or disclosure, of idential information, means use of the information for—	5 6
	(a)	the performance of the person's functions under or in relation to this Act; or	7 8
	(b)	a disclosure permitted by a commissioner under subsection (4); or	9 10
	(c)	a purpose permitted under this Act; or	11
	(d)	a purpose authorised or required under another law; or	12
	(e)	complying with a lawful process requiring the production of documents or giving of evidence before a court or tribunal; or	13 14 15
	(f)	a purpose with the written consent of the person to whom the information relates; or	16 17
	(g)	lessening or preventing a serious threat to a person's life, health or safety.	18 19
in a	dmir	ntiality of information given by persons involved nistration of Act to other persons	20 21
(1)		section applies to a person (the <i>receiver</i>) who is given idential information—	22 23
	(a)	by a person mentioned in section 56; or	24
	(b)	under chapter 4, part 2 or 3.	25
(2)		receiver must not use the information or disclose it to one else.	26 27
	Max	imum penalty—200 penalty units.	28
(3)		vever, the receiver may use the information or disclose it omeone else for a permitted use under section 56(5).	29 30

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Pro	phibition on publishing particular information	1
(1)	A person must not publish, or cause to be published, information that would enable—	2 3
	(a) a child to be identified as a child in relation to whom a child safe entity has, or is alleged to have, failed to comply with the child safe standards and universal principle; or	4 5 6 7
	(b) a person to be identified as someone who has reported a reportable allegation or reportable conviction under section 33; or	8 9 10
	(c) a child to be identified as a child who is the subject of conduct by a worker that forms the basis of—	11 12
	(i) a reportable allegation or reportable conviction; or	13
	(ii) a finding that reportable conduct has been engaged in.	14 15
	Maximum penalty—200 penalty units.	16
(2)	However, subsection (1) does not apply to the publication of information if—	17 18
	(a) the person identified is an adult and the information is published by, or with the informed consent of, the person; or	19 20 21
	(b) the person identified is a child and the information is published by the child; or	22 23
	(c) the publication is authorised or required under another Act or law.	24 25
(3)	In this section—	26
	<i>informed consent</i> , in relation to the publication of information, means consent by a person after being told—	27 28
	(a) the information to be published; and	29
	(b) to whom it is to be published; and	30
	(c) the reason for the publication.	31

		_	<i>lish</i> means to disseminate or provide access to the public ny means, including by—	1 2
		(a)	publication in a book, newspaper, magazine or other written publication; or	3 4
		(b)	broadcast by radio, television or the internet; or	5
		(c)	broadcast on a social media platform or an online social network; or	6 7
		(d)	public exhibition.	8
59	Pro	otecti	on from liability for giving information	9
	(1)		section applies if a person, acting in good faith and out negligence—	10 11
		(a)	gives information under this chapter or chapter 4; or	12
		(b)	gives information in relation to a reportable allegation or reportable conviction to—	13 14
			(i) the commission; or	15
			(ii) a sector regulator; or	16
			(iii) a child safe entity; or	17
			(iv) a reporting entity.	18
	(2)		person is not liable, civilly, criminally or under an inistrative process, for giving the information.	19 20
	(3)		o, merely because the person gives the information, the on can not be held to have—	21 22
		(a)	breached any code of professional etiquette or ethics; or	23
		(b)	departed from accepted standards of professional conduct.	24 25
	(4)	With	nout limiting subsections (2) and (3)—	26
		(a)	in a proceeding for defamation, the person has a defence of absolute privilege for publishing the information; and	27 28

		(b)	conf	ne person would otherwise be required to maintain fidentiality about the information under an Act, oath ule of law or practice, the person—	1 2 3
			(i)	does not contravene the Act, oath or rule of law or practice by giving the information; and	4 5
			(ii)	is not liable to disciplinary action for giving the information.	6 7
60	Re	prisa	l and	grounds for reprisals	8
	(1)	detri pers	iment on ha	must not cause, or attempt or conspire to cause, to another person because, or in the belief that, any as provided or may provide information or other to a relevant entity.	9 10 11 12
	(2)		-	pt to cause detriment includes an attempt to induce a cause detriment.	13 14
	(3)		ontrav orisal.	rention of subsection (1) is a reprisal or the taking of	15 16
	(4)	_		I mentioned in subsection (1) as the ground for a the unlawful ground for the reprisal.	17 18
	(5)	it is for t	suffice the ac	ontravention mentioned in subsection (3) to happen, cient if the unlawful ground is a substantial ground et or omission that is the reprisal, even if there is round for the act or omission.	19 20 21 22
	(6)	In th	is sec	etion—	23
		detri	iment	t, to a person, includes—	24
		(a)	prej	udice to the person's safety; and	25
		(b)		udice to the person's career, including, for example, nissal of the person from the person's employment.	26 27
		rele	vant e	entity means—	28
		(a)	the o	commission; or	29
		(b)	a se	ctor regulator; or	30
		(c)	a ch	ild safe entity; or	31

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		(d)	a reporting entity.	1
61	Off	ence	for taking reprisal	2
		A pe	erson who takes a reprisal commits an offence.	3
		Max	imum penalty—100 penalty units.	4
Cha	apte	er 6	Investigation and	5
			enforcement	6
Par	t 1		General provisions about	7
			authorised officers	8
Divi	sion	1	Appointment	9
62	Au	thoris	sed officers under chapter	10
	(1)		chapter includes provision for the appointment of orised officers, and gives authorised officers particular ers.	11 12 13
	(2)	has	purpose of these provisions is to ensure the commission available to it suitably qualified persons who can help the mission deal with issues about compliance under this Act.	14 15 16
63	Fui	nctio	ns of authorised officers	17
		An a	authorised officer has the following functions—	18
		(a)	to investigate, monitor and enforce compliance with this Act;	19 20

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	(b)	to investigate or monitor whether an occasion has arisen for the exercise of powers under this Act;	
	(c)	to facilitate the exercise of powers under this Act.	
Ą	point	tment	
(1)	the	commission may, by instrument in writing, appoint any of following persons who are appropriately qualified as porised officers—	
	(a)	a staff member of the commission;	
	(b)	another public service employee;	
	(c)	a person prescribed by regulation.	
(2)		vever, the commission may appoint a person as an aorised officer only if the commission is satisfied—	
	(a)	if the person will be exercising a power under section 44—the person has appropriate qualifications, training or experience in interviewing child victims of alleged abuse; and	
	(b)	the person is otherwise appropriately qualified to be appointed as an authorised officer.	
Ą	point	tment conditions and limit on powers	
(1)	An in—	authorised officer holds office on any conditions stated	
	(a)	the authorised officer's instrument of appointment; or	
	(b)	a signed notice given to the authorised officer; or	
	(c)	a regulation.	
(2)	auth	instrument of appointment, a signed notice given to the norised officer or a regulation may limit the authorised cer's powers.	
(3)	In th	nis section—	

		signed notice means a written notice signed by a commissioner.	1 2			
66	Wh	en office ends	3			
	(1)	The office of a person as an authorised officer ends if any of the following happens—	4 5			
		(a) the term of office stated in a condition of office ends;	6			
		(b) under another condition of office, the office ends;	7			
		(c) the authorised officer's resignation under section 67 takes effect.	8 9			
	(2)	Subsection (1) does not limit the ways the office of a person as an authorised officer ends.	10 11			
	(3)	In this section—	12			
		condition of office means a condition under which the authorised officer holds office.	13 14			
67	Re	signation	15			
		An authorised officer may resign by signed notice given to the commission.	10 17			
Divi	sion	2 Identity cards	18			
68	Issue of identity card					
	(1)	The commission must issue an identity card to each authorised officer.	19 20 21			
	(2)	The identity card must—	22			
		(a) contain a recent photo of the authorised officer; and	23			
		(b) contain a copy of the authorised officer's signature; and	24			
		(c) identify the person as an authorised officer under this Act; and	25 26			

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		(d) state an expiry date for the card.	1
	(3)	This section does not prevent the issue of a single identity	2
		card to a person for this Act and other purposes.	3
69	Pro	oduction or display of identity card	4
	(1)	In exercising a power in relation to a person in the person's presence, an authorised officer must—	5 6
		(a) produce the authorised officer's identity card for the person's inspection before exercising the power; or	7 8
		(b) have the identity card displayed so it is clearly visible to the person when exercising the power.	9 10
	(2)	However, if it is not practicable to comply with subsection (1), the authorised officer must produce the identity card for the person's inspection at the first reasonable opportunity.	11 12 13
	(3)	For subsection (1), an authorised officer does not exercise a power in relation to a person only because the authorised officer has entered a place as mentioned in section 73(1)(b) or (d).	14 15 16 17
70	Ref	turn of identity card	18
		If the office of a person as an authorised officer ends, the person must return the person's identity card to the commission within 21 days after the office ends unless the person has a reasonable excuse.	19 20 21 22
		Maximum penalty—40 penalty units.	23
Divi	sion	3 Miscellaneous provisions	24
71	Ref	ferences to exercise of powers	25
		A reference in this Act to the exercise of a power by an authorised officer, other than a reference to the exercise of a	26 27

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		auth	ific power, is a reference to the exercise of all or any of an orised officer's powers under this chapter or a warrant, to extent the powers are relevant.	1 2 3
72			ce to document includes reference to ctions from electronic document	4 5
			ference in this chapter to a document includes a reference image or writing—	6 7
		(a)	produced from an electronic document; or	8
		(b)	not yet produced, but reasonably capable of being produced, from an electronic document, with or without the aid of anything else.	9 10 11
Part	Part 2 Entry of places by authorised officers			
Divis	ion	1	Power to enter	14
73	Gei	neral	power to enter places	15
73	Ge (1)		power to enter places authorised officer may enter a place if—	
73				15
73		An a	an occupier at the place consents under division 2 to the entry and section 76 has been complied with for the	15 16 17 18
73		An a	an occupier at the place consents under division 2 to the entry and section 76 has been complied with for the occupier; or the place is a public place and the entry is made when	15 16 17 18 19 20
73		An a (a) (b)	an occupier at the place consents under division 2 to the entry and section 76 has been complied with for the occupier; or the place is a public place and the entry is made when the place is open to the public; or the entry is authorised under a warrant and, if there is an occupier of the place, section 83 has been complied with	15 16 17 18 19 20 21 22 23

			(ii) otherwise open for entry.	1
	(2)		subsection (1)(d), a <i>place of business</i> does not include a of the place where a person resides.	2 3
	(3)	place cond	the power to enter arose only because an occupier of the electron consented to the entry, the power is subject to any ditions of the consent and ceases if the consent is drawn.	4 5 6 7
	(4)		e power to enter is under a warrant, the power is subject to erms of the warrant.	8 9
	(5)	In th	is section—	10
		publ	lic place means a place, or part of a place—	11
		(a)	that the public is entitled to use, that is open to members of the public or that is used by the public, whether or not on payment of money; or	12 13 14
			Examples of a place that may be a public place under paragraph (a)—	15 16
			a beach, a park, a road	17
		(b)	the occupier of which allows, whether or not on payment of money, members of the public to enter.	18 19
			Examples of a place that may be a public place under paragraph (b)—	20 21
			a saleyard, a showground	22
Divi	sion	2	Entry by consent	23
74	Ap	plicat	tion of division	24
		occu	division applies if an authorised officer intends to ask an apper of a place to consent to the authorised officer or her authorised officer entering the place under section)(a).	25 26 27 28

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Inc	ident	tal entry to ask for access	1
	For auth	the purpose of asking the occupier for the consent, an orised officer may, without the occupier's consent or a rant—	2 3 4
	(a)	enter land around premises at the place to an extent that is reasonable to contact the occupier; or	5 6
	(b)	enter part of the place the authorised officer considers members of the public ordinarily are allowed to enter when they wish to contact an occupier of the place.	7 8 9
Ma	tters	authorised officer must tell occupier	10
	Befo	ore asking for the consent, the authorised officer must—	11
	(a)	explain to the occupier the purpose of the entry, including the powers intended to be exercised; and	12 13
	(b)	tell the occupier that—	14
		(i) the occupier is not required to consent; and	15
		(ii) the consent may be given subject to conditions and may be withdrawn at any time.	16 17
Co	nsen	t acknowledgement	18
(1)		ne consent is given, the authorised officer may ask the upier to sign an acknowledgement of the consent.	19 20
(2)	The	acknowledgement must state—	21
	(a)	the purpose of the entry, including the powers to be exercised; and	22 23
	(b)	that the occupier has been given an explanation about the purpose of the entry, including the powers intended to be exercised; and	24 25 26
	(c)	that the occupier has been told—	27
		(i) that the occupier is not required to consent; and	28

			(ii) that the consent may be given subject to conditions and may be withdrawn at any time; and	1 2
		(d)		3 4 5
		(e)	the day and time the consent was given; and	6
		(f)	any conditions of the consent.	7
	(3)			8 9
	(4)	If—		10
		(a)	an issue arises in a proceeding about whether the occupier consented to the entry; and	11 12
		(b)	a signed acknowledgement complying with subsection (2) for the entry is not produced in evidence;	13 14
			onus of proof is on the person relying on the lawfulness of entry to prove the occupier consented.	15 16
Div	ision	3	Entry under warrant	17
Sub	divis	sion	1 Obtaining warrant	18
78	Ар	plicat	ion for warrant	19
	(1)			20 21
	(2)		authorised officer must prepare a written application that s the grounds on which the warrant is sought.	22 23
	(3)	The	written application must be sworn.	24
	(4)	autho magi		25 26 27 28

		Exan	nple—	1
			ne magistrate may require additional information supporting the ritten application to be given by statutory declaration.	2 3
79	lss	ue of	warrant	4
	(1)	mag susp the r	magistrate may issue the warrant for the place only if the istrate is satisfied there are reasonable grounds for ecting there is at the place, or will be at the place within next 7 days, a particular thing or activity that may provide ence of an offence against this Act.	5 6 7 8 9
	(2)	The	warrant must state—	10
		(a)	the place to which the warrant applies; and	11
		(b)	that a stated authorised officer or any authorised officer may with necessary and reasonable help and force—	12 13
			(i) enter the place and any other place necessary for entry to the place; and	14 15
			(ii) exercise the authorised officer's powers; and	16
		(c)	particulars of the offence that the magistrate considers appropriate; and	17 18
		(d)	the name of the person suspected of having committed the offence unless the name is unknown or the magistrate considers it inappropriate to state the name; and	19 20 21 22
		(e)	the hours of the day or night when the place may be entered; and	23 24
		(f)	the magistrate's name; and	25
		(g)	the day and time of the warrant's issue; and	26
		(h)	the day, within 14 days after the warrant's issue, the warrant ends.	27 28

Ele	ectror	nic application	1
(1)	ema com	application under section 78 may be made by phone, fax, il, radio, videoconferencing or another form of electronic munication if the authorised officer considers it necessary use of—	2 3 4 5
	(a)	urgent circumstances; or	6
	(b)	other special circumstances, including, for example, the authorised officer's remote location.	7 8
(2)	The	application—	9
	(a)	may not be made before the authorised officer prepares the written application under section 78(2); but	10 11
	(b)	may be made before the written application is sworn.	12
Ad	ditio	nal procedure if electronic application	13
(1)	issu	an application made under section 80, the magistrate may e the warrant (the <i>original warrant</i>) only if the magistrate tisfied—	14 15 16
	(a)	it was necessary to make the application under section 80; and	17 18
	(b)	the way the application was made under section 80 was appropriate.	19 20
(2)	Afte	er the magistrate issues the original warrant—	21
	(a)	if there is a reasonably practicable way of immediately giving a copy of the warrant to the authorised officer, including, for example, by sending a copy by fax or email, the magistrate must immediately give a copy of the warrant to the authorised officer; or	22 23 24 25 26
	(b)	otherwise—	27
		(i) the magistrate must tell the authorised officer the information required to be stated in the warrant under section 79(2); and	28 29 30

		(ii) the authorised officer must complete a form of warrant, including by writing on it the information mentioned in subparagraph (i).	1 2 3
(3)	form case t	opy of the warrant mentioned in subsection (2)(a), or the of warrant completed under subsection (2)(b) (in either the <i>duplicate warrant</i>), is a duplicate of, and as effectual the original warrant.	4 5 6 7
(4)	The oppor	authorised officer must, at the first reasonable tunity, send to the magistrate—	8 9
		the written application complying with section 78(2) and (3); and	10 11
	. ,	if the authorised officer completed a form of warrant under subsection (2)(b), the completed form of warrant.	12 13
(5)	Despi	te subsection (3), if—	14
	, ,	an issue arises in a proceeding about whether an exercise of a power was authorised by a warrant issued under this section; and	15 16 17
	(b)	the original warrant is not produced in evidence;	18
	the ex	nus of proof is on the person relying on the lawfulness of xercise of the power to prove a warrant authorised the ise of the power.	19 20 21
(6)	This s	section does not limit section 78.	22
Def	ect in	relation to a warrant	23
(1)	comp	arrant is not invalidated by a defect in the warrant or liance with this subdivision, unless the defect affects the ance of the warrant in a material particular.	24 25 26
(2)	In this	s section—	27
	<i>warra</i> 81(3).	ant includes a duplicate warrant mentioned in section	28 29

82

Sub	divis	sion :	2 Entry procedure	1
83	En	try pr	ocedure	2
	(1)		section applies if an authorised officer is intending to a place under a warrant issued under this division.	3 4
	(2)		ore entering the place, the authorised officer must do or e a reasonable attempt to do the following things—	5 6
		(a)	identify themself to a person who is an occupier of the place and is present by producing the authorised officer's identity card or another document evidencing the authorised officer's appointment;	7 8 9 10
		(b)	give the person a copy of the warrant;	11
		(c)	tell the person the authorised officer is permitted by the warrant to enter the place;	12 13
		(d)	give the person an opportunity to allow the authorised officer immediate entry to the place without using force.	14 15
	(3)	subsethat	rever, the authorised officer need not comply with ection (2) if the authorised officer reasonably believes entry to the place without compliance is required to re the execution of the warrant is not frustrated.	16 17 18 19
	(4)	In th	is section—	20
		<i>warr</i> 81(3	cant includes a duplicate warrant mentioned in section).	21 22

Part 3 Division 1			Other authorised officers' powers and related matters	1 2
		1	General powers of authorised officers after entering places	3 4
84	Ар	plica	tion of division	5
	(1)		powers under this division may be exercised if an orised officer enters a place under section 73(1)(a), (c) or	6 7 8
	(2)	73(1	vever, if the authorised officer enters a place under section (a) or (c), the powers under this division are subject to conditions of the consent or terms of the warrant.	9 10 11
85	Ge	neral	powers	12
	(1)	The	authorised officer may do any of the following—	13
		(a)	search any part of the place;	14
		(b)	inspect, examine or film any part of the place or anything at the place;	15 16
		(c)	take for examination a thing, or a sample of or from a thing, at the place;	17 18
		(d)	place an identifying mark in or on anything at the place;	19
		(e)	take an extract from, or copy, a document at the place, or take the document to another place to copy;	20 21
		(f)	produce an image or writing from an electronic document at the place or, to the extent that is not practicable, take either or both of the following to another place to produce an image or writing from an electronic document—	22 23 24 25 26
			(i) a thing containing an electronic document;	27

		(ii) a thing that can be used to produce an image or writing from an electronic document;	1 2
	(g)	take to, into or onto the place and use any person, equipment and materials the authorised officer requires for exercising the authorised officer's powers under this chapter;	3 4 5 6
	(h)	remain at the place for the time necessary to achieve the purpose of the entry.	7 8
(2)		authorised officer may do anything necessary to exercise wer under subsection (1).	9 10
(3)	copy	e authorised officer takes a document from the place to it, the authorised officer must copy the document and it to the place as soon as practicable.	11 12 13
(4)	prod autho docu	ne authorised officer takes a thing from the place to uce an image or writing from an electronic document, the orised officer must produce the image or writing from the iment and return the thing to the place as soon as ticable.	14 15 16 17 18
(5)	In th	is section—	19
		nine includes analyse, test, account for, measure, weigh, e, gauge and identify.	20 21
		includes photograph, videotape and record an image in her way.	22 23
	inspe conte	ect, a thing, includes open the thing and examine its ents.	24 25
Pov	wer to	o require reasonable help	26
(1)	a per help	authorised officer may require an occupier of the place or rson at the place to give the authorised officer reasonable to exercise a power under section 85(1), including, for apple, to produce a document or to give information.	27 28 29 30

86

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Offence to contravene help requirement (1) A person of whom a requirement is made under section 8	nas a 67 78 mply 9	5 5 7
(1) A person of whom a requirement is made under section 8	nas a 67 78 mply 9	5 7
must comply with the requirement unless the person h reasonable excuse.	mply 9	3
Maximum penalty—50 penalty units.	1 0	
(2) It is not a reasonable excuse for a person to fail to cor with the requirement on the basis that complying might to incriminate the person or expose the person to a penalty	y. 1	9 10 11
Note—		12
See, however, section 97.		13
(3) The authorised officer must inform the person, in a way the reasonable in the circumstances, that—		14 15
 (a) the person must comply with the requirement of though complying might tend to incriminate the person to a penalty; and 	erson 1	16 17 18
(b) if the person is an individual—under section 97, the a limited immunity against the future use of information given in compliance with the requirement	the 2	19 20 21
(4) If the person is an individual and the individual fail comply with the requirement when the authorised officer failed to comply with subsection (3), the individual may be convicted of the offence against subsection (1).	r has 2 y not 2	22 23 24 25

Division 2		Other information-obtaining powers of authorised officers	
88	Info	ormation protected by legal professional privilege	3
		Nothing in this chapter requires an entity to disclose information that is protected by legal professional privilege.	4 5
89	Pov	ver to require personal details	6
	(1)	This section applies if an authorised officer—	7
		(a) finds a person committing an offence against this Act; or	8
		(b) finds a person in circumstances that lead the authorised officer to reasonably suspect the person has just committed an offence against this Act; or	9 10 11
		(c) has information that leads the authorised officer to reasonably suspect a person has just committed an offence against this Act.	12 13 14
	(2)	The authorised officer may require the person to state the person's name and residential address.	15 16
	(3)	The authorised officer may also require the person to give evidence of the correctness of the stated name or address if, in the circumstances, it would be reasonable to expect the person to—	17 18 19 20
		(a) be in possession of evidence of the correctness of the stated name or address; or	21 22
		(b) otherwise be able to give the evidence.	23
	(4)	When making a requirement under this section, the authorised officer must give the person an offence warning for the requirement.	24 25 26

Off	ence to contravene personal details requirement	1
(1)	A person of whom a requirement is made under section 89 must comply with the requirement unless the person has a reasonable excuse.	2 3 4
	Maximum penalty—50 penalty units.	5
(2)	A person may not be convicted of an offence against subsection (1) unless the person is found guilty of the offence in relation to which the requirement under section 89 was made.	6 7 8 9
Ро	ver to require information or attendance	10
(1)	This section applies if an authorised officer reasonably believes—	11 12
	(a) an offence against this Act has been committed; and	13
	(b) a person may be able to give information about the offence.	14 15
(2)	Also, this section applies if an authorised officer reasonably believes a relevant person may be able to give the following information—	16 17 18
	(a) information about whether a child safe entity has implemented and is complying with the child safe standards and universal principle under section 11;	19 20 21
	(b) information about whether a reporting entity has systems in place as required under section 30;	22 23
	(c) further information mentioned in section 38 about the head of an entity's final report;	24 25
	(d) information mentioned in section 41(2)(d) in relation to the monitoring of an investigation by the commission;	26 27
	(e) information mentioned in section 42(4) in relation to an investigation by a sector regulator;	28 29
	(f) information relevant to an investigation conducted on the commissioner's own initiative under section 43.	30 31

(3)		authorised officer may, by written notice given to the on, require the person to—	1 2
	(a)	give the authorised officer within a stated reasonable period of at least 14 days—	3 4
		(i) the information mentioned in subsection (1) or (2); or	5 6
		(ii) if the information is kept, stored or recorded electronically—a clear written reproduction of the information; or	7 8 9
	(b)	attend before the authorised officer at a stated reasonable time and place to answer questions, or produce documents related to the offence or matter.	10 11 12
(4)	In th	is section—	13
	relev	vant person means—	14
	(a)	for a matter mentioned in subsection (2)(a)—	15
		(i) a child safe entity; or	16
		(ii) the head, or a worker, of a child safe entity; or	17
		(iii) a sector regulator for a child safe entity; or	18
	(b)	for a matter mentioned in subsection (2)(b)—any person who may have information about the matter, including—	19 20 21
		(i) a reporting entity; or	22
		(ii) the head, or a worker, of a reporting entity; or	23
		(iii) a sector regulator for a reporting entity; or	24
	(c)	for a matter mentioned in subsection (2)(c) or (d)—the head of the reporting entity to whom the request is made; or	25 26 27
	(d)	for a matter mentioned in subsection (2)(e)—the sector regulator mentioned in section 42(4); or	28 29
	(e)	for a matter mentioned in subsection (2)(f)—any person.	30

	ience to contravene information or attendance quirement	1 2
(1)	A person of whom a requirement is made under section 91(3)(a) must comply with the requirement unless the person has a reasonable excuse.	3 4 5
	Maximum penalty—50 penalty units.	6
(2)	A person of whom a requirement is made under section 91(3)(b) must not fail, without reasonable excuse, to—	7 8
	(a) attend as required by the notice; and	9
	(b) continue to attend as required by the authorised officer until excused from further attendance; and	10 11
	(c) answer a question the person is required to answer by the authorised officer; and	12 13
	(d) produce a document the person is required to produce by the notice.	14 15
	Maximum penalty—50 penalty units.	16
(3)	It is not a reasonable excuse for a person to fail to comply with the requirement on the basis that complying might tend to incriminate the person or expose the person to a penalty.	17 18 19
	Note—	20
	See, however, section 97.	21
(4)	The authorised officer must inform the person, in a way that is reasonable in the circumstances, that—	22 23
	(a) the person must comply with the requirement even though complying might tend to incriminate the person or expose the person to a penalty; and	24 25 26
	(b) if the person is an individual—under section 97, there is a limited immunity against the future use of the information given in compliance with the requirement.	27 28 29
(5)	If the person is an individual and the individual fails to comply with the requirement when the authorised officer has	30 31

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			d to comply with subsection (4), the individual may not envicted of the offence against subsection (1) or (2).	1 2
Part 4			Miscellaneous provisions relating to authorised officers	3 4
Divis	sion	1	Damage	5
93	Dut	ty to a	avoid inconvenience and minimise damage	6
		reasc	exercising a power, an authorised officer must take all chable steps to cause as little inconvenience, and do as damage, as possible.	7 8 9
		Note-	_	10
		See	e also section 95.	11
- 4				
94			f damage	12
	(1)	This	section applies if—	13
		(a)	an authorised officer damages something when exercising, or purporting to exercise, a power; or	14 15
		(b)	a person (the <i>assistant</i>) acting under the direction or authority of an authorised officer damages something.	16 17
	(2)	offic	ever, this section does not apply to damage the authorised er considers is trivial or if the authorised officer onably believes—	18 19 20
		(a)	there is no-one apparently in possession of the thing; or	21
		(b)	the thing has been abandoned.	22
	(3)	to a	authorised officer must give written notice of the damage person who appears to the authorised officer to be an er, or person in control, of the thing.	23 24 25

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	(4)	However, if for any reason it is not practicable to comply with subsection (3), the authorised officer must—	1 2
		(a) leave the notice at the place where the damage happened; and	3
		(b) ensure the notice is left in a conspicuous position and in a reasonably secure way.	5 6
	(5)	The authorised officer may delay complying with subsection (3) or (4) if the authorised officer reasonably suspects complying with the subsection may frustrate or otherwise hinder an investigation or the performance of another function of the authorised officer.	7 8 9 10 11
	(6)	The delay may be only for so long as the authorised officer continues to have the reasonable suspicion and remains in the vicinity of the place.	12 13 14
	(7)	If the authorised officer believes the damage was caused by a latent defect in the thing or other circumstances beyond the control of the authorised officer or the assistant, the authorised officer may state the belief in the notice.	15 16 17 18
	(8)	The notice must state—	19
		(a) particulars of the damage; and	20
		(b) that the person who suffered the damage may claim compensation under section 95.	21 22
Divi	sion	2 Compensation	23
95	Со	mpensation	24
	(1)	A person may claim compensation from the State if the person incurs loss because of the exercise, or purported exercise, of a power by or for an authorised officer including a loss arising from compliance with a requirement made of the person under part 3.	25 26 27 28 29

	(2)	The compensation may be claimed and ordered in a proceeding—	1 2
		(a) brought in a court with jurisdiction for the recovery of the amount of compensation claimed; or	3 4
		(b) for an alleged offence against this Act the investigation of which gave rise to the claim for compensation.	5 6
	(3)	A court may order the payment of compensation only if it is satisfied it is just to make the order in the circumstances of the particular case.	7 8 9
	(4)	In considering whether it is just to order compensation, the court must have regard to any relevant offence committed by the claimant.	10 11 12
	(5)	A regulation may prescribe other matters that may, or must, be taken into account by the court when considering whether it is just to order compensation.	13 14 15
	(6)	Section 93 does not provide for a statutory right of compensation other than as provided by this section.	16 17
	(7)	In this section—	18
		loss includes costs and damage.	19
Divis	sion	3 Offence to obstruct authorised officers	20 21
96	Ob	structing authorised officer	22
	(1)	A person must not obstruct an authorised officer exercising a power, or someone helping an authorised officer exercising a power, unless the person has a reasonable excuse.	23 24 25
		Maximum penalty—40 penalty units.	26
	(2)	If a person has obstructed an authorised officer, or someone helping an authorised officer, and the authorised officer decides to proceed with the exercise of the power, the	27 28 29

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		(a) it is an offence to cause an obstruction unless the person has a reasonable excuse; and	1 2
		(b) the authorised officer considers the person's conduct an obstruction.	3 4
	(3)	In this section—	5
		<i>obstruct</i> includes hinder, resist, attempt to obstruct and threaten to obstruct.	6 7
Divis	sion	4 Immunity	8
97		dential immunity for individuals complying with ticular requirements	9 10
	(1)	Subsection (2) applies if an individual gives or produces information to an authorised officer under section 86 or 91.	11 12
	(2)	Evidence of the information, and other evidence directly or indirectly derived from the information, is not admissible against the individual in any proceeding to the extent the evidence tends to incriminate the individual, or expose the individual to a penalty, in the proceeding.	13 14 15 16 17
	(3)	Subsection (2) does not apply to a proceeding about the false or misleading nature of the information or in which the false or misleading nature of the information is relevant evidence.	18 19 20
Cha	pte	er 7 Review of decisions	21
98	Rev	viewable decisions	22
		Each of the following is a reviewable decision—	23
		(a) a decision by the commission to give a compliance notice to a child safe entity under section 18;	24 25

		(b) a decision by the commission to publish details of non-compliance by a child safe entity under section 24;	1 2
		(c) a finding by the commission that a worker has engaged in reportable conduct on an investigation conducted on the commission's own initiative under section 43.	3 4 5
99	Ар	olication for internal review	6
	(1)	A person or entity who is given an information notice for a reviewable decision may apply to the commission for an internal review of the decision.	7 8 9
	(2)	The application must be—	10
		(a) in the approved form; and	11
		(b) made within 28 days after notice of the reviewable decision is given or a longer period agreed to by the commission.	12 13 14
	(3)	The application does not stay the reviewable decision.	15
100	Inte	ernal review	16
	(1)	Within 28 days after receiving the application for internal review, the commission must—	17 18
		(a) review the decision; and	19
		(b) make a decision (the <i>internal review decision</i>) to—	20
		(i) confirm or revoke the decision; or	21
		(ii) vary the decision; and	22
		(c) give the applicant a written notice for the internal review decision.	23 24
	(2)	If the internal review decision is not the decision sought by the applicant for the review, the notice must be accompanied by a QCAT information notice for the internal review decision.	25 26 27
	(3)	The commission is taken to have confirmed the reviewable decision if, within 28 days after receiving the application for internal review, the commission—	28 29 30

		(a) does not give the applicant a written notice for the internal review decision; and	1 2
		(b) has not asked the applicant for further information about the application.	3 4
	(4)	If the commission asks the applicant for further information about the application and does not give the applicant a written notice for the internal review decision within 28 days after the commission receives the further information, the commission is taken to have confirmed the reviewable decision.	5 6 7 8 9
	(5)	The application must not be dealt with by—	10
		(a) the person who made the reviewable decision; or	11
		(b) a person in a less senior office than the person who made the reviewable decision.	12 13
	(6)	Subsection (5) does not apply to a reviewable decision made by the principal commissioner personally.	14 15
101	Ex	ternal review	16
		A person or entity that is given a QCAT information notice for an internal review decision may apply, as provided for under the QCAT Act, for a review of the decision.	17 18 19
Cha	pte	er 8 General	20
Part	1	Offences	21
102	Giv	ving official false or misleading information	22
	(1)	A person must not give an official information that the person knows is false or misleading in a material particular.	23 24
		Maximum penalty—100 penalty units.	25

(2)	infor	ection (1) applies to information whether or not the mation was given in response to the exercise of a specific er under this Act.	1 2 3
(3)		ection (1) does not apply to a person if the person, when g the information in a document—	4 5
	(a)	tells the official, to the best of the person's ability, how the document is false or misleading; and	6 7
	(b)	if the person has, or can reasonably obtain, the correct information—gives the correct information.	8 9
(4)	In th	is section—	10
	offic	ial means—	11
	(a)	a staff member of the commission; or	12
	(b)	the principal commissioner or a commissioner; or	13
	(c)	an authorised officer.	14
do	son r	must not conceal, destroy etc. particular nts	15 16
	rson r cume This	nust not conceal, destroy etc. particular	15
do	rson r cume This	must not conceal, destroy etc. particular nts section applies in relation to the following (each a	15 16 17
do	rson r cume This relev	must not conceal, destroy etc. particular nts section applies in relation to the following (each a cant document)— a document containing information requested by an	15 16 17 18 19
do	This relev	must not conceal, destroy etc. particular nts section applies in relation to the following (each a ant document)— a document containing information requested by an authorised officer under section 91; a document about an individual whose affairs are the subject of an investigation of a reportable allegation or	15 16 17 18 19 20 21 22
do	This relev (a) (b)	must not conceal, destroy etc. particular nts section applies in relation to the following (each a cant document)— a document containing information requested by an authorised officer under section 91; a document about an individual whose affairs are the subject of an investigation of a reportable allegation or reportable conviction under chapter 3; a document containing information requested by the commission in performing a function under chapter 2 or	15 16 17 18 19 20 21 22 23 24 25

		(b) send, cause to be sent or conspire with someone else to send out of the State a relevant document.	1 2
		Maximum penalty—100 penalty units.	3
	(3)	It is a defence to a prosecution of an offence against subsection (2) for the defendant to prove that the defendant did not act with intent to defeat the purposes of chapter 2 or 3 or to delay or obstruct the carrying out of an investigation under chapter 3 or 6.	4 5 6 7 8
Par	t 2	Reporting	9
104	Re	ports	10
	(1)	The commission may—	11
		(a) prepare a report about a matter relevant to the performance of the commission's functions under this Act; and	12 13 14
		(b) give the report to the Minister; and	15
		(c) make a recommendation about whether the report should be tabled in the Legislative Assembly; and	16 17
		(d) if the commission does not recommend the report be tabled—give reasons for the recommendation.	18 19
	(2)	In deciding whether to table the report in the Legislative Assembly, the Minister must have regard to whether it includes—	20 21 22
		(a) confidential information about a person; or	23
		(b) information that may prejudice the investigation or prosecution of an offence; or	24 25
		(c) anything else relevant to whether tabling the report would be in the public interest.	26 27
	(3)	If the commission recommends that the report be tabled, and the Minister is satisfied that tabling the report is in the public	28 29

			he Minister must table the report in the Legislative as soon as practicable after receiving the report.	1 2
	(4)		nission must not publish a report prepared under this aless the Minister has tabled the report.	3 4
105		nsultation orts	before including particular information in	5 6
	(1)	104 any active report	mission must not include in a report under section dverse information about an entity identifiable from t unless the entity has been given a copy of the on and allowed a reasonable opportunity to make a on about it.	7 8 9 10 11
	(2)	If an enticommission	ty makes a submission about the information, the on—	12 13
		` '	t have regard to the submission before finalising the ort; and	14 15
		com	t not include the information in the report unless the mission also includes the entity's submission, or a summary of it, in the report.	16 17 18
	(3)	particular consult w	the commission proposes to recommend that a entity take particular action, the commission must with the entity, and any other entities likely to be about the recommendation before finalising the	19 20 21 22 23
Part	t 3		Proceedings	24
106	Evi	dentiary a	aids	25
			ate purporting to be signed by a commissioner and ny of the following matters is evidence of the	26 27 28
			ated document is 1 of the following things made or en under this Act—	29 30

s	1	0	7	1

		(i) a decision;
		(ii) a notice or requirement;
		(b) a stated document is a copy of a thing mentioned in paragraph (a);
		(c) on a stated day, or during a stated period, an appointment as an authorised officer was, or was not, in force for a stated person;
		(d) on a stated day, a stated person was given a stated notice under this Act;
		(e) on a stated day, a stated requirement was made of a person.
Part	t 4	Miscellaneous
107	Del	legation
	(1)	A commissioner may delegate a function or power of the commissioner under this Act to an appropriately qualified staff member of the commission.
	(2)	The head of a reporting entity may delegate the functions of a head of a reporting entity under chapter 3 to an appropriately qualified person.
108	Gu	idelines
	(1)	The commission may make guidelines, consistent with this Act, to provide guidance to entities about matters relating to the operation of the Act or the commission's functions.
	(2)	In particular, the commission may make guidelines about the implementation of, and compliance with, the child safe standards and universal principle.
	(3)	The commission must publish a guideline made under this section on its website.

109	Review of Act								
	(1)	The Minister must review the effectiveness of this Act as soon as practicable after 1 July 2030.	2 3						
	(2)	As soon as practicable after finishing the review, the Minister must table a report about its outcome in the Legislative Assembly.	4 5 6						
110	Re	gulation-making power	7						
		The Governor in Council may make regulations under this Act.	8 9						
Cha	apte	er 9 Transitional provisions	10						
111	RIV	S provisions do not apply to child safe entities	11						
	(1)	This section applies if—	12						
		(a) a person employs someone else in employment that is regulated employment or carries on a regulated business; and	13 14 15						
		(b) the RMS provisions would, other than for this section, apply to the person in relation to the regulated employment or regulated business; and	16 17 18						
		(c) on or after the commencement, the person, or regulated business carried on by the person, becomes a child safe entity to which chapter 2 applies.	19 20 21						
	(2)	From the day the person, or the business carried on by the person, becomes a child safe entity, the RMS provisions do not to apply to the person.	22 23 24						
	(3)	In this section—	25						
		regulated business see the Working with Children (Risk Management and Screening) Act 2000, section 157.	26 27						

		regu	ulated employment see the Working with Children (Risk	1					
		_	nagement and Screening) Act 2000, section 156.	2					
			S provisions means the Working with Children (Risk nagement and Screening) Act 2000, chapter 7, part 3.	3 4					
112		Application of ch 3 for conduct or convictions before a reporting entity's start date							
	(1)	the o	s Act does not apply in relation to conduct engaged in, or conviction of, a worker before the start date for the entity ess, after the entity's start date—	7 8 9					
		(a)	a person reports the matter to the head of the reporting entity under section 33(2)(a) or (4); and	10 11					
		(b)	the worker is performing work for the reporting entity when the matter is reported.	12 13					
	(2)	fron	hing in this section prevents the head of a reporting entity a voluntarily complying with this Act in relation to duct engaged in by a worker before the start date for the try.	14 15 16 17					
	(3)	repo to a	remove any doubt, it is declared that if the head of a orting entity voluntarily complies with chapter 3 in relation worker's conduct, chapters 4 and 5 apply to the head of entity in relation to information relating to the conduct.	18 19 20 21					
	(4)	In th	nis section—	22					
		stari	t date means—	23					
		(a)	for a reporting entity mentioned in schedule 2, section 4, 5, 8 or 9—1 July 2026; or	24 25					
		(b)	for a reporting entity mentioned in schedule 2, section 1, 6 or 7—1 January 2027; or	26 27					
		(c)	for a reporting entity mentioned in schedule 2, section 2 or 3—1 July 2027.	28 29					

Cha	pte	er 10	Legislation amended	1
Part	1		Amendment of this Act	2
113	Act	amended		3
		This part a	mends this Act.	4
		Note—		5
		See also t	he amendments in schedule 4.	6
114	Am	endment	of long title	7
		Long title,	from ', and to amend'—	8
		omit.		9
Part	2		Amendment of Evidence Act	10
			1977	11
115	Act	amended		12
		This part a	amends the Evidence Act 1977.	13
		Note—		14
		See also t	he amendments in schedule 4.	15
116			of s 21AZB (Unauthorised possession of, or recording)	16 17
	(1)	Section 21	AZB(2)—	18
		insert—		19
			(da) in the case of a commissioner under the <i>Child Safe Organisations Act 2024</i> —for the purpose for which the recording is requested under section 52(1)(b)(i) of that Act; or	20 21 22 23

	(2)	Section 21AZB(2)(da) and (e)—	1
		renumber as sect	tion 21AZB(2)(e) and (f).	2
117	dea		3AA (Unauthorised possession of, or riminal statements or section 93A	3 4 5
	(1)	Section 93AA(2))—	6
		insert—		7
		(da)	if the person is a commissioner under the <i>Child Safe Organisations Act 2024</i> , to the extent the thing is necessary for a purpose for which the statement or transcript is requested under section 52(1)(b)(i) of that Act; or	8 9 10 11 12 13
	(2)	Section 93AA(2))(da) and (e)—	14
		renumber as sect	tion 93AA(2)(e) and (f).	15
118	dea		•	16 17 18 19
	(1)			
		insert—		20
		(da)	if the person is a commissioner under the <i>Child Safe Organisations Act 2024</i> , to the extent the thing is necessary for a purpose for which the statement or transcript is requested under section 52(1)(b)(i) of that Act; or	21 22 23 24 25 26
	(2)	Section 103Q(2)	(da) and (e)—	27
		renumber as sect	tion 103O(2)(e) and (f).	28

Part	3		Amendment of Family and Child Commission Act 2014	1 2
119	Act	amended		3
		This part ar	mends the Family and Child Commission Act 2014.	4 5
		See also th	ne amendment in schedule 4.	6
120	Am	endment o	f s 9 (Commission's functions)	7
	(1)	Section 9—	-	8
		insert—		9
		(1A)	Also, the commission has the functions given to it under the <i>Child Safe Organisations Act 2024</i> or another Act.	10 11 12
	(2)	Section 9(2), after 'commission'—	13
		insert—		14
			under this Act	15
	(3)	Section 9(3), after 'performing its functions'—	16
		insert—		17
			under this Act and the <i>Child Safe Organisations</i> Act 2024	18 19
121	Am	endment o	f s 18 (Functions of commissioners)	20
		Section 18(a), after 'this Act'—	21
		insert—		22
			and the Child Safe Organisations Act 2024	23

Am	endment o	fs4	0 (Annual report)	
(1)	Section 40((1), af	cter 'must'—	
	insert—			
		, in	relation to its functions under this Act,	
(2)	Section 40-			
	insert—			
	(1A)	fund 202	o, the commission must, in relation to its ctions under the <i>Child Safe Organisations Act</i> 4, include in its annual report for a financial r information about—	
		(a)	the performance of its functions under chapter 2 of that Act; and	
		(b)	the performance of its functions under chapter 3 of that Act; and	
		(c)	trends in the compliance by child safe entities and reporting entities with chapters 2 and 3 of that Act; and	
		(d)	trends in the outcomes of investigations carried out under chapters 2 and 3 of that Act.	
(3)	Section 40((2), 'A	Also'—	
	omit, insert	<u>-</u>		
		In a	ddition	
(4)	Section 40((2), af	fter 'functions'—	
	insert—			
		und 202	er this Act or the <i>Child Safe Organisations Act</i> 4	
(5)	Section 40((1A) t	to (3)—	
	renumber a	is sec	tion 40(2) to (4).	

[s 123]

Part	Amendment of Working with Children (Risk Management and Screening) Act 2000	1 2 3
123	Act amended	4
	This part amends the Working with Children (Risk Management and Screening) Act 2000.	5 6
	Note—	7
	See also the amendments in schedule 5.	8
124	Amendment of long title	9
	Long title, from 'requiring' to 'businesses,'—	10
	omit, insert—	11
	requiring the screening of persons employed in particular employment or carrying on particular businesses	12 13 14
125	Amendment of s 1 (Short title)	15
	Section 1, 'Working with Children (Risk Management and Screening) Act 2000'—	16 17
	omit, insert—	18
	Working with Children Check Act 2000	19
126	Amendment of s 5 (Object of Act)	20
	Section 5, from 'requiring—'—	21
	omit, insert—	22
	requiring the screening of persons employed in particular employment or carrying on particular businesses.	23 24 25

[s 127]

127	Omission of c	h 7,	ot 3 (Risk management strategies)	1	
	Chapter 7,	part 3	<u> </u>	2	
	omit.			3	
128	Insertion of no	ew s	343 A	4	
	After section	on 34	3—	5	
	insert—			6	
		-	ement to notify Family and Child sion of negative notice	7 8	
	(1)	Thi	section applies if—	9	
		(a)	either—	10	
			(i) a negative notice is issued to a pe or	rson; 11 12	
			(ii) a person's negative notice is cance and	elled; 13 14	
		(b)	the chief executive is aware the person is subject of a finding of reportable con under the <i>Child Safe Organisations</i> 2024, chapter 3.	nduct 16	
	(2) The chief executive must give the commission under the <i>Child Safe Organisations Act 2024</i> written notice stating that the negative notice has been issued to, or cancelled for, the person.				
129	Insertion of no	ew c	n 11, pt 23	23	
	Chapter 11			24	
	insert—			25	
	Part 2	23	Transitional provisio	n 26	
			for Child Safe	27	
			Organisations Act 20)24 28	

			oceedings for offences against former ss or 172	1 2
		(1)	This section applies in relation to an offence against former section 171 or 172 committed by a person before the commencement.	3 4 5
		(2)	Without limiting the <i>Acts Interpretation Act 1954</i> , section 20, a proceeding for the offence may be started or continued, and the person may be convicted of and punished for the offence, as if the <i>Child Safe Organisations Act 2024</i> , section 127 had not commenced.	6 7 8 9 10 11
		(3)	Subsection (2) applies despite the Criminal Code, section 11.	12 13
		(4)	In this section—	14
			<i>former</i> , for a provision of this Act, means the provision as in force from time to time before the commencement.	15 16 17
Part	t 5		Other amendments	18
130	Scl	n 4 amendn	nents	19
	(1)	amended by	ision of an Act listed in schedule 4, part 1 is y omitting 'Working with Child (Risk Management ning) Act 2000' and inserting 'Working with heck Act 2000'.	20 21 22 23
	(2)	amended b	ision of an Act listed in schedule 4, part 2 is by omitting 'Working with Children Act' and Working with Children Check Act 2000'.	24 25 26
131	Leç	gislation an	nended	27
		Schedule 5	amends the legislation it mentions.	28

Scl	hedu	ıle 1	Child safe entities	1
			section 10	2
1	Ac	comr	modation or residential services	3
	(1)		entity that provides any of the following accommodation esidential services is a child safe entity—	4 5
		(a)	housing or accommodation services, including supported accommodation services;	6 7
			Examples—	8
			 an entity that provides a housing service under the Housing Act 2003, section 8 	9 10
			 an entity that provides specialist homelessness services 	11
			 an entity that provides a child accommodation service under the Working with Children (Risk Management and Screening) Act 2000 	12 13 14
		(b)	domestic and family violence services, including, for example, emergency accommodation;	15 16
		(c)	camps or excursions that include overnight stays;	17
		(d)	a school boarding facility, including, for example, a student hostel or student residential college.	18 19
	(2)	In th	nis section—	20
		the addi	ported accommodation services means services involving provision of accommodation to a person that includes tional support for the person, including, for example, case agement, social support or care services.	21 22 23 24
2	Re	ligiou	us bodies	25
			eligious body that provides the following services is a d safe entity—	26 27
		(a)	a community or support service, including, for example, a chaplaincy service or children's recreation service;	28 29

(b)	activities or services of any kind, including, for example, church services or youth groups.	1 2
Early ch	nildhood education and care services	3
Eacl	n of the following entities is a child safe entity—	4
(a)	an approved provider under the Education and Care Services National Law (Queensland);	5 6
(b)	a Queensland approved provider or stand-alone service under the <i>Education and Care Services Act 2013</i> ;	7 8
(c)	an entity that provides adjunct care within the meaning of the <i>Education and Care Services Act 2013</i> ;	9 10
(d)	an entity that provides child care in the course of a commercial service, including, for example, baby-sitting, nanny or in-home care services.	11 12 13
Child pr	otection services	14
Eacl	n of the following entities is a child safe entity—	15
(a)	a departmental care service or licensed care service under the <i>Child Protection Act 1999</i> ;	16 17
(b)	another entity that provides services relating to child protection or support services for parents and families relating to child protection.	18 19 20
	Examples—	21
	• an entity that provides protection and care needs mentioned in the <i>Child Protection Act 1999</i> , section 82(1)(f)	22 23
	 an appropriate Aboriginal or Torres Strait Islander entity with a prescribed delegate under the <i>Child Protection Act</i> 1999, chapter 4, part 2A 	24 25 26
	• a provider of family support and wellbeing services	27
Services	s for children with disability	28

		Octicadic 1	
	(a)	a provider of disability services under the <i>Disability</i> Services Act 2006, section 12;	1 2
	(b)	an NDIS service provider under the <i>Disability Services Act</i> 2006, section 15.	3 4
6	Educati	on services	5
	Eacl	n of the following entities is a child safe entity—	6
	(a)	a State educational institution under the <i>Education</i> (General Provisions) Act 2006;	7 8
	(b)	a non-State school under the Education (Accreditation of Non-State Schools) Act 2017;	9 10
	(c)	a not-for-profit organisation that is the holder of a student exchange approval under the <i>Education</i> (Overseas Students) Act 2018;	11 12 13
	(d)	TAFE Queensland established under the TAFE Queensland Act 2013;	14 15
	(e)	a registered training organisation under the <i>National Vocational Education and Training Regulator Act 2011</i> (Cwlth);	16 17 18
	(f)	a university established under an Act.	19
7	Health s	services	20
	Eacl	n of the following entities is a child safe entity—	21
	(a)	a Hospital and Health Service under the <i>Hospital and Health Boards Act 2011</i> ;	22 23
	(b)	the Queensland Ambulance Service established under the <i>Ambulance Service Act 1991</i> ;	24 25
	(c)	a private health facility under the <i>Private Health Facilities Act 1999</i> ;	26 27
	(d)	an entity that provides mental health services, including, for example, treatment, assessment or rehabilitation services or programs;	28 29 30

	(e)	an entity that provides alcohol or other drug-related treatment;	1 2
	(f)	an entity that provides counselling or support services, including, for example, a regulated business under the <i>Working with Children (Risk Management and Screening) Act 2000</i> that provides health, counselling and support services mentioned in schedule 1, section 16 of that Act;	3 4 5 6 7 8
	(g)	a health service provider under the Health Practitioner Regulation National Law (Queensland).	9 10
8	Justice	or detention services	11
	Each	n of the following entities is a child safe entity—	12
	(a)	an entity that provides programs and services mentioned in the <i>Youth Justice Act 1992</i> , section 302;	13 14
	(b)	an entity that provides legal or other advocacy services, including, for example, a community legal centre or a provider of court support services;	15 16 17
	(c)	an entity that provides diversionary, interventionist or rehabilitation activities, including, for example, a graffiti removal program under the <i>Police Powers and Responsibilities Act 2000</i> , section 379A or bail support services.	18 19 20 21 22
9	Services	s or activities provided primarily for children	23
	Each	n of the following entities is a child safe entity—	24
	(a)	a club or association including, for example, the Scout Association of Australia, Girl Guides Association, a parents and citizens association or a sporting club;	25 26 27
	(b)	an entity that provides cultural, sporting or recreational services, including, for example, an art or performing arts program, swimming school or an entity that provides cultural activities;	28 29 30 31
	(c)	an entity that provides coaching, tutoring or private teaching services, including, for example, a regulated	32 33

	business under the <i>Working with Children Check Act</i> 2000 that provides private teaching, coaching or tutoring mentioned in schedule 1, section 17 of that Act.	1 2 3
Comme	ercial services for children	4
spe exa mod	entity that provides general services or facilities cifically for children on a commercial basis, including, for mple, gym or play facilities, talent or beauty competitions, delling services, photography services, entertainment vices or party services is a child safe entity.	5 6 7 8 9
Transp	ort or transport-related services	10
Eac	h of the following entities is a child safe entity—	11
(a)	an entity that provides transport or transport-related services including, for example, the provision of crossing supervisors under the <i>Transport Operations</i> (Road Use Management) Act 1995;	12 13 14 15
(b)	an entity that provides driver training services by driver trainers accredited under the <i>Transport Operations</i> (Road Use Management) Act 1995.	16 17 18
Commu	unity services	19
incl	entity that provides community services for children, uding, for example, a neighbourhood centre funded by the te or a youth support service is a child safe entity.	20 21 22
Govern	ment entities	23
Eac	Each of the following entities is a child safe entity—	
(a)	a public sector entity under the <i>Public Sector Act</i> 2022, section 8;	25 26
(b)	the police service;	27
(c)	a local government.	28

Sc	hedu	le 2 Reporting entities	1	
		section 29	2	
1	Ac	Accommodation or residential services		
	(1)	An entity that provides any of the following accommodation or residential services is a reporting entity—		
		(a) supported accommodation services for persons who are, or are at risk of becoming, homeless, or are transitioning from homelessness, that includes the provision of overnight beds;	6 7 8 9	
		Examples— an entity that provides social housing, crisis accommodation or temporary supported accommodation as part of domestic and family violence services	10 11 12 13	
		(b) an entity that provides camps or excursions that include overnight stays for children as part of its primary functions;	14 15 16	
		(c) an entity that operates a residential facility for a boarding school;	17 18	
		(d) a student hostel established under the <i>Education</i> (<i>General Provisions</i>) Act 2006, section 15 or operated using an allowance paid under section 368(1)(e) of that Act.	19 20 21 22	
	(2)	In this section—	23	
		supported accommodation services means services involving the provision of accommodation to a person that includes additional support for the person, including, for example, case management, social support or care services.	24 25 26 27	
2	Re	ligious bodies	28	
		A religious body that provides activities, facilities, programs or services in which adults interact with children is a reporting entity.	29 30 31	

3	Early ch	nildhood education and care services	1
	Eacl	h of the following entities is a reporting entity—	2
	(a)	an approved provider under the Education and Care Services National Law (Queensland);	3 4
	(b)	a Queensland approved provider under the <i>Education</i> and Care Services Act 2013.	5 6
4	Child pr	otection services	7
	Eacl	h of the following entities is a reporting entity—	8
	(a)	a departmental care service or licensed care service under the <i>Child Protection Act 1999</i> ;	9 10
	(b)	another entity that provides services relating to child protection or support services for parents and families relating to child protection.	11 12 13
		Examples—	14
		• an entity that provides protection and care needs mentioned in the <i>Child Protection Act 1999</i> , section 82(1)(f)	15 16
		 an appropriate Aboriginal or Torres Strait Islander entity with a prescribed delegate under the <i>Child Protection Act</i> 1999, chapter 4, part 2A 	17 18 19
		• a provider of family support and wellbeing services	20
5	Services	s for children with disability	21
	Eacl	h of the following entities is a reporting entity—	22
	(a)	a provider of disability services under the <i>Disability</i> Services Act 2006, section 12;	23 24
	(b)	a registered NDIS provider under the <i>National Disability Insurance Scheme Act 2013</i> (Cwlth).	25 26
6	Educati	on services	27
	Eacl	h of the following entities is a reporting entity—	28
	(a)	a State educational institution under the <i>Education</i> (General Provisions) Act 2006;	29 30

	(b)	a non-State school under the <i>Education (Accreditation of Non-State Schools) Act 2017</i> ;	1 2
	(c)	a not-for-profit organisation that is the holder of a student exchange approval under the <i>Education</i> (Overseas Students) Act 2018;	3 4 5
	(d)	TAFE Queensland established under the TAFE Queensland Act 2013;	6 7
	(e)	a registered training organisation under the <i>National Vocational Education and Training Regulator Act 2011</i> (Cwlth);	8 9 10
	(f)	a university established under an Act.	11
7	Health s	services	12
	Eacl	n of the following entities is a reporting entity—	13
	(a)	a Hospital and Health Service under the <i>Hospital and Health Boards Act 2011</i> ;	14 15
	(b)	the Queensland Ambulance Service established under the <i>Ambulance Service Act 1991</i> ;	16 17
	(c)	a private health facility under the <i>Private Health Facilities Act 1999</i> ;	18 19
	(d)	an entity that provides mental health services that includes inpatient treatment for children;	20 21
	(e)	an entity that provides alcohol or other drug-related treatment that includes inpatient treatment for children.	22 23
8	Justice	or detention services	24
	Each	n of the following entities is a reporting entity—	25
	(a)	a detention centre under the Youth Justice Act 1992;	26
	(b)	an entity that provides programs and services mentioned in the <i>Youth Justice Act 1992</i> , section 302.	27 28

Schedule 2

9	Government entities		1
	Eacl	n of the following entities is a reporting entity—	2
	(a)	a public sector entity under the <i>Public Sector Act</i> 2022, section 8;	3
	(b)	the police service;	5
	(c)	a local government.	6

Schedule 3 Dictionary

2

section 5

authorised officer means a person who holds office under chapter 6, part 1 as an authorised officer.	3
child safe entity see section 10.	5
child safe standards see section 9.	6
commission means the Queensland Family and Child Commission established under the Family and Child Commission Act 2014, section 6.	7 8 9
commissioner means a commissioner under the Family and Child Commission Act 2014.	10 11
compliance notice see section 18(2).	12
confidential information includes information about a person's affairs but does not include—	13 14
(a) information already publicly disclosed unless further disclosure of the information is prohibited by law; or	15 16
(b) statistical or other information that could not reasonably be expected to result in the identification of the person to whom the information relates.	17 18 19
enforceable undertaking see section 19(5).	20
<i>final report</i> see section 37(1).	21
guardian , in relation to a child, means the legal guardian of the child.	22 23
head, of an entity, see section 7.	24
<i>identity card</i> , for a provision about an authorised officer, means an identity card issued under section 68.	25 26
information includes a document.	27
<i>information notice</i> , for a decision in relation to an entity, means a written notice stating the following information—	28 29

(a)	the decision;	1
(b)	the reasons for the decision;	2
(c)	how the entity may apply for an internal review of the decision.	3
initia	al report see section 34(2).	5
inter	im report see section 34(3)(a).	6
inter	nal review decision see section 100(1)(b).	7
occu	pier, of a place, for chapter 6, includes the following—	8
(a)	if there is more than 1 person who apparently occupies the place—any 1 of the persons;	9 10
(b)	any person at the place who is apparently acting with the authority of a person who apparently occupies the place;	11 12
(c)	if no-one apparently occupies the place—any person who is an owner of the place.	13 14
<i>of</i> , a	place, for chapter 6, includes at or on the place.	15
mear offer	ace warning, for a requirement by an authorised officer, as a warning that, without a reasonable excuse, it is an ace for the person of whom the requirement is made not to only with the requirement.	16 17 18 19
place	e includes the following—	20
(a)	premises;	21
(b)	vacant land;	22
(c)	a place in Queensland waters;	23
(c)	a place held under more than 1 title or by more than 1 owner;	24 25
(d)	the land or water on or in which a building or other structure, or a group of buildings or other structures, is situated.	26 27 28
	e service means the Queensland Police Service under see Service Administration Act 1990.	29 30
prem	ises includes—	31

(a)	a building or other structure; and	1
(b)	a part of a building or other structure; and	2
(c)	a caravan or vehicle; and	3
(d)	a cave or tent; and	4
(e)	premises held under more than 1 title or by more than 1 owner.	5 6
preso	cribed CSS entity see section 48(1).	7
preso	cribed RCS entity see section 49(1).	8
	cipal commissioner means the principal commissioner or the Family and Child Commission Act 2014.	9 10
~	T information notice, for an internal review decision, as a notice complying with the QCAT Act, section 157(2).	11 12
	<i>onably believes</i> , for chapter 6, means believes on grounds are reasonable in the circumstances.	13 14
	onably suspects, for chapter 6, means suspects on nds that are reasonable in the circumstances.	15 16
repo	rtable allegation see section 27.	17
repo	rtable conduct see section 26.	18
repo	rtable conduct scheme means the provisions in chapter 3.	19
repo	rtable conviction see section 28(1).	20
repo	rting entity see section 29.	21
revie	ewable decision see section 98.	22
secto	or regulator see section 6.	23
univ	ersal principle see section 11(2).	24
work	xer—	25
(a)	generally—see section 8; and	26
(b)	for chapter 3, part 3—see section 32.	27

Sched	dule 4	Provisions amended by section 130	1 2
		section 130	3
Part 1		References to Working with Children (Risk Management and Screening) Act 2000	4 5 6
1 /	Adoptio	n Act 2009	7
	•	Schedule 3, definitions disqualification order, paragraph (a), disqualifying offence and serious offence	8 9
2 (Child Sa	ife Organisations Act 2024	10
	•	Schedule 1, section 1(a), examples, third dot point	11
	•	Schedule 1, section 7(f)	12
3 (Crime a	nd Corruption Act 2001	13
	•	Section 273H(3), definition <i>relevant offence</i> , paragraph (b)	14 15
4 (Crimina	l Code	16
	•	Section 229BB(3)(d) and (4), definition regulated volunteer	17 18
5 E	Educatio	on (Accreditation of Non-State Schools) Act 2017	19
	•	Section 128(1)(b), (4) and (5), definition <i>chief executive</i> (employment screening)	20 21
	•	Schedule 1, definition working with children authority	22

6	Educat Act 201	ion and Care Services National Law (Queensland)	1 2
	•	Section 16	3
7	Educat	ion (General Provisions) Act 2006	4
	•	Schedule 4, definitions disqualifying offence and serious offence	5 6
8	Educat	ion (Overseas Students) Act 2018	7
	•	Section 93(1)(f)	8
9	Eviden	ce Act 1977	9
	•	Schedule 3, definitions <i>employment-screening Act</i> , paragraph (b) and <i>employment-screening decision</i> , paragraph (b)	10 11 12
10	Family	and Child Commission Act 2014	13
	•	Schedule 1, definition <i>criminal history</i> , paragraph (c)	14
11	Family	Responsibilities Commission Act 2008	15
	•	Section 20(3), definition serious offence, paragraph (b)	16
12	Gramm	nar Schools Act 2016	17
	•	Section 40(4)	18
13	Ministe	erial and Other Office Holder Staff Act 2010	19
	•	Section 13I(7), definition disqualifying offence	20
14	Parliam	nentary Service Act 1988	21
	•	Section 47G(7), definition disqualifying offence	22

Police F	Powers and Responsibilities Act 2000	1
•	Section 789B(8), definition chief executive (disability worker screening)	2 3
Police S	Service Administration Act 1990	4
•	Schedule 1, entry for Information about MRQ volunteers, SES local government employees and SES volunteers and applicants to become MRQ volunteers, SES local government employees or SES volunteers, item 2	5 6 7 8 9
Public S	Sector Act 2022	10
•	Section 48, definition working with children authority	11
•	Section 50(2), note 2	12
•	Section 56, definitions negative notice and registered teacher	13 14
•	Section 57(1)(b) and (2), note	15
•	Section 58(1)(b)	16
•	Section 59(1)(c)(i)	17
•	Section 60(2)(c)(i) and (4), definition working with children exemption	18 19
•	Section 61(1)	20
•	Section 62(1)	21
•	Section 64(1)(c) and (3), definition <i>chief executive</i> (working with children)	22 23
•	Section 74(7), definition disqualifying offence	24
•	Schedule 2, definition regulated employment	25
Transpo	ort Operations (Passenger Transport) Act 1994	26
•	Section 28B(3A) and (4B)	27
•	Section 148(6)(b)	28

	•	Schedule 3, definitions category A driver disqualifying offence, category B driver disqualifying offence, paragraphs (a)(i), (b)(i) and (b)(ii)(B), chief executive (employment screening), imprisonment order and relevant order, paragraph (b)	1 2 3 4 5
19	Transp	ort Operations (Road Use Management) Act 1995	6
	•	Section 122, definition <i>disqualifying offence</i> , paragraph (a)	7 8
Part	2	References to Working with Children Act	9 10
20	Child P	rotection Act 1999	11
	•	Section 126(d)	12
	•	Section 129A(c)	13
	•	Section 139(1)(h)(i)	14
	•	Section 140AB, definitions apply for a review and prescribed provision	15 16
	•	Section 140A(1)(b) and (5)(d)	17
	•	Section 141H(1)(c)	18
	•	Section 141I(1)(c)	19
	•	Section 148B(1)(a)(ii)	20
	•	Section 148C(1)	21
	•	Section 148D(2) and (4)	22
	•	Schedule 3, definitions chief executive (employment screening), criminal history, paragraph (c), disqualifying offence, negative notice, serious offence, working with children authority and working with children check application	23 24 25 26

	rotection (Offender Reporting and Offender tion Order) Act 2004	1 2
•	Schedule 5, definitions working with children authority, working with children card and working with children check application	3 4 5
Disabili	ty Services Act 2006	6
•	Section 54(3)(d)	7
•	Section 61(3)(d)	8
•	Section 77(3), note, paragraph (b)	9
•	Section 138ZG(1)	10
•	Section 138ZH(5), definitions corresponding WWC law and interstate working with children authority	11 12
•	Section 138ZN(1)(a) and (b)	13
•	Schedule 8, definitions chief executive (working with children), working with children check application and working with children clearance	14 15 16
Educat	ion and Care Services Act 2013	17
•	Section 15(1), note	18
•	Section 25(g)	19
•	Section 39(10) and (11)	20
•	Section 91(1)(b) and (5)(d)	21
•	Section 190(1), note	22
•	Section 200(4)(c)	23
•	Section 237(1)	24
•	Schedule 1, definitions chief executive (employment screening), negative notice, working with children authority, working with children check application, working with children check (exemption) application and working with children clearance	25 26 27 28

Educat Act 201	ion and Care Services National Law (Queensland)	1 2
•	Section 19, definitions chief executive (employment screening), working with children authority and working with children check application	3 4 5
•	Section 20(1)(b) and (5)(d)	6
•	Section 21(5)(c) and (8), note	7
•	Section 22(4), definition negative notice	8
•	Section 26(2), (3), (4) and (5), definitions working with children clearance and working with children exemption	9 10
Educat	ion (Queensland College of Teachers) Act 2005	11
•	Section 14(2)(c)(i), (7)(a) and (10), definition <i>employment-screening fee</i>	12 13
•	Section 15(9)(a)(i)	14
•	Section 15D(1) and (2)(a) and (b)	15
•	Section 285(1)(b), (4)(b) and (5)(c)	16
•	Section 285AA(4)(b)(ii) and (5)(c)	17
•	Section 285A(1)(b) and (3)(g)	18
•	Section 285B(1)(b) and (4)	19
•	Schedule 3, definitions chief executive (employment screening), disqualifying offence and serious offence	20 21
Police	Powers and Responsibilities Act 2000	22
•	Section 789A(1)(b)(i) and (8), definitions chief executive (employment screening), disqualified person, disqualifying offence, serious offence and working with	23 24 25
	children card	26

Schedu	ıle 5	Other amendments	1
		section	131 2
Child Pr	otection A	ct 1999	3
1 Ch	Chapter 4, part 3, heading— omit, insert—		
	Part 3	Application of Working with Children Check Act 2000	5 1 g 6 7 8
2 Sc	hedule 3, de omit.	inition Working with Children Act—	9 10
	otection (C ion Order)	Offender Reporting and Offender Act 2004	11 12
1 Sc	hedule 5, de omit.	inition Working with Children Act—	13 14
Disabilit	y Services	Act 2006	15
1 Sc	hedule 8, de	finition Working with Children Act—	16 17

Edu	ucation and Care Ser	vices Act 2013	1
1	Part 10, division 1, heading— omit, insert—		
	Division 1	Application of Working with Children Check Act 2000	3 4 5 6
2	Schedule 1, definition omit.	n Working with Children Act—	7 8
	ucation and Care Ser ueensland) Act 2011	vices National Law	9 10
1	Part 3, heading—		11
	omit, insert—		12
	Part 3	Matters relating to Working with Children Check Act 2000	13 14 15
2	Section 19, definition Working with Children Act—		16
	omit.		17
3	Part 3, division 3, hea	nding—	18
	omit, insert—		19

	Division 3	Application of Working with Children Check Act 2000	1 2 3		
Educ	cation (Queensland C	ollege of Teachers) Act 2005	4		
1	Schedule 3, definition Working with Children Act— omit.				
Polic	ce Powers and Respo	nsibilities Act 2000	7		
1	Section 789A(8), definition	ion <i>Working with Children Act</i> —	8 9		
	king with Children (Ri ening) Act 2000	sk Management and	10 11		
1	Section 14(2), 'other tha	nn section 172'—	12 13		
2	Section 344AA(3)(d)— omit.		14 15		

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