



Queensland

Working with Children (Risk Management and Screening) and Other Legislation Amendment Bill 2024

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121 122

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132	Amendmer	nt of sch 1, s 16 (Health, counselling and support service	s)
			125
133	Insertion of	f new sch 1, ss 18B and 18C	125
	18B	Justice and detention services	125
	18C	Educational services and activities conducted inside sch	nool
			126
134	Replaceme	ent of sch 1, ss 21 and 22	126
	21	Child accommodation services	126
	22	Sport, active recreation, gyms and play facilities	127
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2024

A Bill

for

An Act to amend the *Child Protection Act 1999*, the *Childrens Court Act 1992*, the *Disability Services Act 2006*, the *Working with Children (Risk Management and Screening) Act 2000* and the legislation mentioned in schedule 1 for particular purposes

	Working Amendn Part 1 P [s 1]	nent B				
	The Parliament of Queensland enacts—					
	Part	1	Preliminary	2		
Clause	1	Sh	ort title	3		
			This Act may be cited as the Working with Children (Risk Management and Screening) and Other Legislation Amendment Act 2024.	4 5 6		
Clause	2	Со	mmencement	7		
		(1)	The following provisions commence on a day to be fixed by proclamation—	8 9		
			(a) part 2;	10		
			(b) parts 4 to 6;	11		
			(c) schedule 1.	12		
		(2)	The Acts Interpretation Act 1954, section 15DA does not apply to the following provisions—	13 14		
			(a) part 2;	15		
			(b) section 131.	16		
	Part	2	Amendment of Child Protection Act 1999	17 18		
<u>.</u>						
Clause	3	AC	t amended	19		
			This part amends the <i>Child Protection Act 1999</i> . Note—	20 21		
			See also the amendments in schedule 1.	21		

Clause	4	Amendment of s 135 (Restrictions on granting application)
		Section 135(1)(b)(iv)—
		omit, insert—
		(iv) each adult member of the applicant's household holds a working with children authority; and
Clause	5	Amendment of s 139 (Authority may be suspended or cancelled)
		(1) Section $139(5)(b)$ —
		omit, insert—
		(b) if the authority is a kinship carer certificate—an adult member of the certificate holder's household;
		 (c) if the authority is a certificate of approval, other than a kinship carer certificate—the holder of the certificate or an adult member of the holder's household.
		(2) Section 139(6), 'subdivision (3)'—
		omit, insert—
		subdivision 3
Clause	6	Amendment of s 140AB (Definitions for sdiv 3)
		(1) Section 140AB, heading, 'sdiv 3'—
		omit, insert—
		subdivision
		(2) Section 140AB, definition <i>approved carer</i> —
		omit.
		(3) Section 140AB, definition <i>relevant person</i> , paragraph (a), 'approved carer's'—

[s 7]

		omit, insert—	1
		approved foster carer's or approved kinship carer's	2 3
Clause	7	Amendment of s 140AC (Immediate suspension)	4
		(1) Section $140AC(1)(a)$ —	5
		omit, insert—	6
		(a) an approved foster carer; or	7
		(ab) a member of an approved foster carer's or approved kinship carer's household; or	8 9
		(2) Section 140AC(1)(ab) and (b)—	10
		renumber as section 140AC(1)(b) and (c).	11
		(3) Section 140AC(2) 'approved carer's'—	12
		omit, insert—	13
		approved foster carer's or approved kinship carer's	14 15
Clause	8	Amendment of s 140AF (End of suspension)	16
		Section 140AF(1), after 'person's authority'—	17
		insert—	18
		under this subdivision	19
Clause	9	Amendment of s 140AG (Cancellation of certificate of approval)	20 21
		(1) Section 140AG(1), 'approved carer'—	22
		omit, insert—	23
		approved foster carer	24
		(2) Section 140AG(2), 'approved carer's'—	25
		omit, insert—	26

	W	/orking with Child		nagement and Screening) and Other Legislatior Amendment Bill 2024 Part 2 Amendment of Child Protection Act 1999	1
				[s 10]]
			approved	foster carer's	1
	(3)	Section 140		and (5), 'approved carer's'—	2
		omit, insert-			3
			approved carer's	foster carer's or approved kinship	
Clause	10 In	sertion of ne	w ch 9, p	t 14	6
		Chapter 9—	-		7
		insert—			8
		Part 14	L .	Transitional provision for	9
				Working with Children	10
				(Risk Management and	11
				Screening) and Other	12
				Legislation Amendment	13
				Act 2024	14
		288 Trai	nsitional	regulation-making power	15
		(1)	-	tion (a <i>transitional regulation</i>) may vision about a matter for which—	7 16 17
			facili the tr as in amen	necessary to make provision to allow or tate the doing of anything to achieve ransition from the operation of this Act a force before its amendment by the adment Act to the operation of this Act force from the commencement; and	e 19 t 20 e 21
			(b) this provi	Act does not provide or sufficiently de.	24 25
		(2)	operation	onal regulation may have retrospective to a day not earlier than the day this mmences.	
		(3)	A transiti	onal regulation must declare it is a	n 29
				Page 17	7

[s 11]

		transitional regulation.	1
		(4) This section and any transitional regulation expire	2
		on the day that is 2 years after the day this section commences.	3 4
		(5) In this section—	+ 5
		amendment Act means the Working with	6
		Children (Risk Management and Screening) and	7
		Other Legislation Amendment Act 2024.	8
Clause	11	Schedule 3 (Dictionary)	9
		Schedule 3, definition approved carer—	10
		omit, insert—	11
		approved carer means—	12
		(a) an approved foster carer; or	13
		(b) an approved kinship carer; or	14
		(c) a provisionally approved carer.	15
	Part	3 Amendment of Childrens Court	16
		Act 1992	17
Clause	12	Act amended	18
		This part amends the <i>Childrens Court Act 1992</i> .	19
			17
Clause	13	Insertion of new s 28AA	20
		After section 28—	21
		insert—	22
		28AA Access to child protection records by Australian court or tribunal	23 24
		(1) The registrar or clerk of the court may give an Australian court or tribunal access to a child	25 26

[s 14]

protection record, or information from a child protection record, if the record or information is relevant to a proceeding before the Australian court or tribunal. 1 (2) In this section— 5 Australian court or tribunal means a court or tribunal of the Commonwealth or of a State. 7 child protection record means a court record, or part of a court record, for a proceeding under the Child Protection Act 1999. 10 Clause 14 Insertion of new pt 7, div 6 11 Part 7— 12 insert— 13 Division 6 Transitional provision for Working with Children 15 (Risk Management and 16 Screening) and Other 17 Legislation Amendment Act 2024 19 39 Application of s 28AA (1) Section 28AA applies in relation to a child protection record whether the record was or is made before or after the commencement. 23 (2) In this section— 24 24 (2) In this section— 24 24 (2) In this section— 24 25 (2) In this section— 25 26 (2) In this section— 26 27 (2) In this section record, for a proceeding under the 26 26 (3) Application record, for a proceeding under the 26 25					[5 14]	
Australian court or tribunal means a court or tribunal of the Commonwealth or of a State. 6 child protection record means a court record, or part of a court record, for a proceeding under the Child Protection Act 1999. 8 Clause 14 Insertion of new pt 7, div 6 11 Part 7— 12 insert— 13 Division 6 Transitional provision for Working with Children 15 (Risk Management and 16 Screening) and Other 17 Legislation Amendment 18 Act 2024 39 Application of s 28AA 20 (1) Section 28AA applies in relation to a child protection record whether the record was or is made before or after the commencement. 23 (2) In this section— 24 (2) In this section— 24 (2) In this section— 24 (3) Application of a court record, for a proceeding under the 26				protection relevant to	record, if the record or information is a proceeding before the Australian	2 3
tribunal of the Commonwealth or of a State. <i>child protection record</i> means a court record, or part of a court record, for a proceeding under the <i>Child Protection Act 1999</i> . Clause 14 Insertion of new pt 7, div 6 Part 7— <i>insert—</i> Division 6 Transitional provision for (Risk Management and Screening) and Other Legislation Amendment Act 2024 19 39 Application of s 28AA (1) Section 28AA applies in relation to a child protection record whether the record was or is made before or after the commencement. (2) In this section— <i>child protection record</i> means a court record, or part of a court record, for a proceeding under the 26			(2)	In this sect	tion—	5
part of a court record, for a proceeding under the Child Protection Act 1999.9Clause 14Insertion of new pt 7, div 611Part 7—12insert—13Division 6Transitional provision for Working with Children (Risk Management and Screening) and Other Legislation Amendment Act 20241439Application of s 28AA Protection record whether the record was or is made before or after the commencement.20(1)Section -24(2)In this section—24(2)In this section—24(2)In this section—24(3)Child protection record means a court record, or part of a court record, for a proceeding under the 2625						
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insert— 13 Division 6 Transitional provision for 44 Working with Children 15 (Risk Management and 16 Screening) and Other 17 Legislation Amendment 18 Act 2024 19 39 Application of s 28AA 20 (1) Section 28AA applies in relation to a child protection record whether the record was or is made before or after the commencement. 23 (2) In this section— 24 <i>child protection record</i> means a court record, or part of a court record, for a proceeding under the 26	Clause	14 Inse	ertion of ne	ew pt 7, div	/ 6	11
Division 6Transitional provision for Working with Children (Risk Management and Screening) and Other Legislation Amendment Act 20241439Application of s 28AA protection record whether the record was or is made before or after the commencement.20(1)Section 28AA applies in relation to a child protection record whether the record was or is made before or after the commencement.21(2)In this section— part of a court record means a court record, or part of a court record, for a proceeding under the 2625			Part 7—	•		12
Working with Children15(Risk Management and16Screening) and Other17Legislation Amendment18Act 20241939 Application of s 28AA20(1) Section 28AA applies in relation to a child protection record whether the record was or is made before or after the commencement.21(2) In this section—24child protection record means a court record, or part of a court record, for a proceeding under the25			insert—			13
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Screening) and Other17Legislation Amendment18Act 20241939 Application of s 28AA20(1) Section 28AA applies in relation to a child protection record whether the record was or is made before or after the commencement.21(2) In this section—24 <i>child protection record</i> means a court record, or part of a court record, for a proceeding under the25					•	
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 39 Application of s 28AA 20 (1) Section 28AA applies in relation to a child 21 protection record whether the record was or is made before or after the commencement. 23 (2) In this section— 24 <i>child protection record</i> means a court record, or 25 part of a court record, for a proceeding under the 26 					Legislation Amendment	18
 (1) Section 28AA applies in relation to a child protection record whether the record was or is made before or after the commencement. (2) In this section— (2) In this section record means a court record, or part of a court record, for a proceeding under the 26 					Act 2024	19
protection record whether the record was or is made before or after the commencement.22 23(2) In this section—24 child protection record means a court record, or part of a court record, for a proceeding under the25 26			39 Apj	plication o	f s 28AA	20
<i>child protection record</i> means a court record, or 25 part of a court record, for a proceeding under the 26			(1)	protection	record whether the record was or is	22
part of a court record, for a proceeding under the 26			(2)	In this sect	tion—	24
				part of a c	ourt record, for a proceeding under the	26

[s 15]

	Part	4 Amendment of Disability Services Act 2006	1 2
Clause	15	Act amended	3
		This part amends the Disability Services Act 2006.	4
Clause	16	Insertion of new s 43A	5
		Before section 44—	6
		insert—	7
		43A Definition for part	8
		In this part—	9
		<i>disability services department</i> means the department responsible for administering part 1.	10 11
Clause	17	Amendment of ss 47, 48, 61, 66, 84 and 113	12
		Sections $47(1)$, $48(1)$ and (3) , $61(1)$, $66(a)$, $84(2)(b)$ and $113(2)(b)$, 'the department'—	13 14
		omit, insert—	15
		the disability services department	16
Clause	18	Amendment of s 138M (Obtaining information from director of public prosecutions)	17 18
		Section 138M(4), note, 'section 227'—	19
		omit, insert—	20
		section 138ZLA	21
Clause	19	Amendment of s 138N (Obtaining information from chief executive (corrective services))	22 23
		Section 138N(3), note, 'section 227'—	24

		Working with Children (Risk Management and Screening) and Other Legislation Amendment Bill 2024	
		Part 4 Amendment of Disability Services Act 2006	
		[s 20]	
		omit, insert—	1
		section 138ZLA	2
Clause	20	Amendment of s 138R (Request for other information about relevant person from prescribed entities)	3 4
		(1) Section 138R(5), definition <i>prescribed entity</i> —	5
		insert—	6
		(ba) the chief executive of the disability services department; or	7 8
		(2) Section 138R(5), definition <i>prescribed entity</i> , paragraphs (ba) and (c)—	9 10
		renumber as paragraphs (c) and (d).	11
Clause	21	Amendment of s 138V (Obtaining report about person's mental health from registered health practitioner)	12 13
		Section 138V(4), note 2, 'section 227'—	14
		omit, insert—	15
		section 138ZLA	16
Clause	22	Amendment of s 138ZD (Giving information authorised despite other laws)	17 18
		Section 138ZD(1), note, 'section 227'—	19
		omit, insert—	20
		section 138ZLA	21
Clause	23	Insertion of new pt 5, div 8, sdiv 8A	22
		Part 5, division 8—	23
		insert—	24
		Subdivision 8A Confidentiality	25

Part 4 Amendment of Disability Services Act 2006

[s 23]

	Confidentiality of police, disciplinary, tal health and other protected information	1 2
(1)	This section applies to a person who—	3
		4 5
	to, protected information about another	6 7 8
(2)	Also, this section applies to a person who is or has been—	9 10
	 (a) the Minister and, in that capacity, received a report under section 138ZLD that contains protected information; or 	11 12 13
	 (b) a member of the Minister's staff and, in that capacity, was given, or given access to, a report or information mentioned in paragraph (a). 	14 15 16 17
(3)	The following information is <i>protected information</i> about a person—	18 19
	information related to the police	20 21 22
	person and information related to the	23 24 25
	(c) disciplinary information about the person;	26
		27 28
	given to the chief executive under	29 30 31 32
	(f) other information about the person given to the chief executive to help the chief	33 34

[s 23]

		executive decide whether the person poses an unacceptable risk of harm to people with disability, including information about the person given to the chief executive—	1 2 3 4
		(i) by the NDIS commission; or	5
		(ii) by an NDIS worker screening unit; or	6
		(iii) by a prescribed entity under section 138R.	7 8
(4)	use acce else	erson to whom this section applies must not the protected information, or disclose or give ess to the protected information to anyone a, unless the use, disclosure or giving of access llowed under subsection (5).	9 10 11 12 13
		ximum penalty—100 penalty units or 2 years risonment.	14 15
(5)	disc info	person may use the protected information, or close or give access to the protected prmation to another person, if the use, closure or giving of access—	16 17 18 19
	(a)	is for the performance of the chief executive's screening functions; or	20 21
	(b)	is expressly permitted under this part; or	22
	(c)	happens with the consent of the person to whom the information relates; or	23 24
	(d)	for protected information other than a section 93A transcript or a transcript of a recorded statement—is for the purpose of obtaining advice for, or giving advice to, the Minister in relation to the protected information; or	25 26 27 28 29 30
	(e)	is otherwise required under an Act or other law.	31 32

[s 23]

		entiality of other information or screening purposes	1 2
(1)	This se	ction applies to a person who—	3
	(a) is	or has been—	4
	(i)	a Minister or a member of the Minister's staff; or	5 6
	(ii) a public service employee employed in the department; and	7 8
		that capacity, was given, or given access screening information.	9 10
(2)	informa screenin use, di	erson must not use the screening tion, or disclose or give access to the ng information to anyone else, unless the sclosure or giving of access is allowed ubsection (3).	11 12 13 14 15
	Maxim	um penalty—100 penalty units.	16
(3)	disclose informa	son may use the screening information, or e or give access to the screening ation to another person, if the use, are or giving of access—	17 18 19 20
	(a) is	for the purpose of this part; or	21
	giv	for the purpose of obtaining advice for, or ving advice to, the Minister in relation to e screening information; or	22 23 24
	• •	for the purpose of performing a function der another law; or	25 26
	(d) is	for a proceeding in a court or tribunal; or	27
		authorised under a regulation or another v; or	28 29
	• •	ppens with the consent of the person to nom the screening information relates; or	30 31
		to protect a person with disability from use, neglect or exploitation.	32 33

[s 23]

1

15

24

138ZLC Disclosure by chief executive

- The chief executive may disclose screening 2 information to the NDIS commissioner if the 3 chief executive is satisfied the disclosure would assist in the performance of the NDIS 5 commissioner's functions under the *National 6 Disability Insurance Scheme Act 2013* (Cwlth).
- The chief executive may disclose screening 8 (2)information to an entity responsible for the 9 administration and enforcement of а 10 corresponding law if the chief executive is 11 satisfied the disclosure would assist in the 12 performance of the entity's functions under the 13 corresponding law. 14

138ZLD Reports by chief executive

- The chief executive may provide the Minister 16 with a report relating to the administration of this 17 part, including the performance and exercise of 18 the chief executive's functions and powers under 19 this part. 20
- (2) The chief executive must provide the Minister 21
 with a report of a type mentioned in subsection (1) 22
 if the Minister asks for it. 23
- (3) A report under this section—
 - (a) may relate to matters generally or to a 25 particular matter; or 26
 - (b) may include confidential information about 27
 a person obtained under this part, 28
 including— 29
 - (i) protected information under section 30 138ZLA; and 31
 - (ii) screening information. 32
- (4) The chief executive must ensure the department's 33 annual report under the *Financial Accountability* 34

[s 24]

		Act 2009 for a financial year includes information about the number of times the Minister asked the chief executive for a report under this section during the year.	1 2 3 4
Clause	24	Omission of s 227 (Confidentiality of police, disciplinary, mental health and other protected information)	5 6
		Section 227—	7
		omit.	8
Clause	25	Amendment of s 228 (Confidentiality of other information)	9 10
		Section 228(1)—	11
		omit, insert—	12
		(1) This section applies to confidential information other than—	13 14
		(a) protected information under section 138ZLA(3); or	15 16
		(b) screening information.	17
Clause	26	Amendment of s 239 (Regulation-making power)	18
		Section 239(2)(a), 'arrangements between the chief executive and the chief executive (working with children)'—	19 20
		omit, insert—	21
		procedures, processes and systems	22
Clause	27	Insertion of new pt 9, div 14	23
		Part 9—	24
		insert—	25

Working with Children (Risk Management and Screening) and Other Legislation Amendment Bill 2024 Part 4 Amendment of Disability Services Act 2006

[s 28]

	Divisio	Working with Children (Risk Management and Screening) and Other	1 2 3 4 5 6
		fidential information obtained before mencement	7 8
			9 10 11 12
		A reference in section 138ZLB to screening information is taken to include information—	13 14
		 (a) that was confidential information other than protected information under former section 228; and 	15 16 17
		(b) that was for the screening of a person under part 5.	18 19
	(3)	In this section—	20
		<i>former</i> , for a provision of this Act, means the provision as in force from time to time before the commencement.	21 22 23
Clause 28	Amendment of	sch 8 (Dictionary)	24
(1) Schedule 8—	-	25
	insert—		26
		screening information—	27
		(a) means confidential information obtained for the screening of a person under part 5; but	28 29

Part 5 Amendment of Working with Children (Risk Management and Screening) Act 2000

[s 29]

		 (b) does not include confidential information that is protected information under section 138ZLA. 	1 2 3
	(2)	Schedule 8, definition <i>working with children clearance</i> , 'section 220(2)'—	4 5
		omit, insert—	6
		section 18A	7
	Part 5	Amendment of Working with Children (Risk Management and Screening) Act 2000	8 9 10
Clause	29 Ac	et amended	11
		This part amends the Working with Children (Risk Management and Screening) Act 2000.	12 13
		<i>Note—</i> See also the amendments in schedule 1.	14 15
Clause	30 Ar	nendment of s 6 (Principles for administering this Act)	16
		Section 6(b), after 'wellbeing'—	17
		insert—	18
		, which for an Aboriginal child or Torres Strait Islander child includes recognising the importance of connection with the child's family, community, culture, traditions and language	19 20 21 22
Clause	31 Ar	nendment of s 8 (Chief executive's main functions)	23
		Section 8(a) and (b), 'chapters 7 and 8'—	24
		omit, insert—	25
		this Act	26

Clause	32	Amendment of s 10 (What is employment)
		Section 10(4), example 1—
		omit, insert—
		1 A person engaged by a shopping centre to appear as Santa.
Clause	33	Insertion of new s 12A
		After section 12—
		insert—
		12A Matters about employment relating to State educational institutions
		(1) This section applies if a person is employed at a State educational institution.
		(2) For this Act, the principal of the State educational institution and the chief executive of the department in which the <i>Education (General Provisions)</i> Act 2006 is administered are employing the person.
Clause	34	Amendment of s 15 (What is a <i>serious offence</i>)
		(1) Section 15(1)(a), 'relating to the provision'—
		omit.
		(2) Section 15(1)(e), after 'committed,'—
		insert—
		or is alleged to have been committed,
		(3) Section 15—
		insert—
		 (1A) Despite subsection (1), an offence is not a <i>serious</i> offence if the offence was committed, or is alleged to have been committed, by a person when the person was a child.
		Page 29

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Clause

		(1B)	However, if the conduct constituting or alleged to constitute an offence occurs between 2 dates, the first on which the person was a child and the second on which the person was an adult, the conduct is taken to occur when the person was an adult.	1 2 3 4 5 6
	(4)	Section 15((1A) to (2)—	7
		renumber a	15(2) to (4).	8
35	Am	nendment o	f s 16 (What is a <i>disqualifying offence</i>)	9
	(1)	Section 16((1)(a), 'relating to the provision'—	10
		omit.		11
	(2)	Section 16((1)(e), after 'committed'—	12
		insert—		13
			, or alleged to have been committed,	14
	(3)	Section 16-	_	15
		insert—		16
		(1A)	Despite subsection (1), an offence is not a <i>disqualifying offence</i> if the offence was committed, or is alleged to have been committed, by a person when the person was a child.	17 18 19 20
		(1B)	However, if the conduct constituting or alleged to constitute an offence occurs between 2 dates, the first on which the person was a child and the second on which the person was an adult, the conduct is taken to occur when the person was an adult.	21 22 23 24 25 26
	(4)	Section 16((1A) to (2)—	27
		renumber a	16(2) to (4).	28
36	Am	nendment o	f s 17 (Who is a <i>disqualified person</i>)	29

Section 17(2) and note—

Clause

30

		Working with Children (Risk Management and Screening) and Other Legislation Amendment Bill 2024	
	Part 8	5 Amendment of Working with Children (Risk Management and Screening) Act 2000 [s 37]	
		omit.	1
Clause	37	Replacement of s 18 (Who is a <i>relevant disqualified person</i>)	2 3
		Section 18—	4
		omit, insert—	5
		18 Meaning of working with children authority	6
		A working with children authority means—	7
		(a) a working with children clearance; or	8
		(b) a working with children exemption.	9
		18A Meaning of working with children clearance	10
		A <i>working with children clearance</i> is an authority—	11 12
		(a) issued by the chief executive to a person who made a working with children check (general) application; and	13 14 15
		(b) that indicates—	16
		(i) screening of the person has been undertaken under this Act; and	17 18
		(ii) the person is authorised to engage in regulated employment or carry on a regulated business.	19 20 21
		18B Meaning of working with children exemption	22
		A <i>working with children exemption</i> is an authority—	23 24
		(a) issued by the chief executive to a person who made a working with children check (exemption) application; and	25 26 27
		(b) that indicates—	28

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[s 38]

	(i) (ii)	screening of the person has been undertaken under this Act; and the person is authorised to engage in regulated employment or carry on a regulated business outside of the scope of the person's responsibilities as a police officer or registered teacher.	1 2 3 4 5 6 7
18C Mea	ning of	negative notice	8
	-	<i>ve notice</i> is a declaration, issued by the cutive to a person, that indicates—	9 10
		ening of the person has been undertaken er this Act; and	11 12
	regu	person is not authorised to engage in lated employment or carry on a lated business.	13 14 15
18D Mea	ning of	viels to the extension of abildren	10
		risk to the safety of children	16
	A referen	the force in this Act to a <i>risk to the safety of</i> is a reference to a real and appreciable e safety of children.	16 17 18 19
	A referen <i>children</i> risk to th	nce in this Act to a <i>risk to the safety of</i> is a reference to a real and appreciable	17 18
	A referen <i>children</i> risk to th s 156 (F	nce in this Act to a <i>risk to the safety of</i> is a reference to a real and appreciable e safety of children.	17 18 19
Clause 38 Amendment of	A referen <i>children</i> risk to th 5 s 156 (F (4)—	nce in this Act to a <i>risk to the safety of</i> is a reference to a real and appreciable e safety of children.	17 18 19 20
Clause 38 Amendment of Section 156 omit, insert-	A referen <i>children</i> risk to th i s 156 (F (4)— Further,	nce in this Act to a <i>risk to the safety of</i> is a reference to a real and appreciable e safety of children. Regulated employment) subject to subsections (5) and (6), the nent of a person is not regulated	17 18 19 20 21
Clause 38 Amendment of Section 156 omit, insert-	A reference in the second seco	nce in this Act to a <i>risk to the safety of</i> is a reference to a real and appreciable e safety of children. Regulated employment) subject to subsections (5) and (6), the nent of a person is not regulated	17 18 19 20 21 22 23 24

	[\$ 39]	
	the children to whom the service or activity is provided include the person's own child.	1 2
(5)	Despite subsection (4), a person is employed in regulated employment if the employment or the service or activity includes, or is likely to include, an overnight camp or excursion for children under schedule 1, section 9.	3 4 5 6 7
(6)	Also, despite subsection (4)(b), a person is employed in regulated employment if the person is a parent providing a service or activity to a child that includes, or may include, close personal contact with a child other than the person's own child.	8 9 10 11 12 13
	Examples of close personal contact with a child—	14
	assisting a child with toileting, bathing or dressing	15
-	of ss 158 and 159 8 and 159— —	16 17 18
158 Spe	cial exemptions for emergency services kers from interstate or overseas	19 20
(1)	Subsection (2) applies if an emergency services worker is deployed from an interstate or overseas location in the following circumstances—	21 22 23
	(a) to assist the response to a disaster situation;	24
	(b) to respond to a significant fire event.	25
(2)	The emergency services worker is exempt from the requirement to hold a working with children authority under this Act.	26 27 28
(3)	The exemption applies—	29
	 (a) for a disaster situation declared under the Disaster Management Act 2003, section 64(1)—for the duration of the disaster 	30 31 32

Clause 39

Part 5 Amendment of Working with Children (Risk Management and Screening) Act 2000

[s 39]

	(b)	for a disaster situation declared under the <i>Disaster Management Act 2003</i> , section 69—for the duration of the disaster situation under section 71 of that Act; or	1 2 3 4
	(c)	for a significant fire event—for the period of the state of fire emergency under the <i>Fire</i> <i>Services Act 1990</i> , section 145V.	5 6 7
(4)	This	s section does not limit section 156(4)(a).	8
(5)	In tl	his section—	9
		<i>ester situation</i> see the <i>Disaster Management</i> 2003, schedule.	10 11
	ove	ergency service means an interstate or rseas entity that performs emergency services ivalent to—	12 13 14
	(a)	Marine Rescue Queensland, established under the <i>Marine Rescue Queensland Act</i> 2024, section 6; or	15 16 17
	(b)	Queensland Fire and Rescue, established under the <i>Fire Services Act 1990</i> , section $8(1)$; or	18 19 20
	(c)	Rural Fire Service Queensland, established under the <i>Fire Services Act 1990</i> , section 8(2); or	21 22 23
	(d)	the State Emergency Service, established under the <i>State Emergency Service Act</i> 2024, section 6.	24 25 26
	emp	bloyed or engaged as an officer, employee or unteer of an emergency service.	27 28 29
	of a	<i>tificant fire event</i> means an event the subject state of fire emergency declaration under the <i>e Services Act 1990</i> , section 145T.	30 31 32

Clause	40	Am	nendment o	ofs1	76H (Definitions for division)	1
		(1)	Section 17 (b)—	′6H,	definition restricted employment, paragraph	2 3
			omit, inser	t—		4
				(b)	schedule 1, section $6A(3)(a)$ or (b).	5
		(2)	Section 17 note—	′6H,	definition restricted person, paragraph (c),	6 7
			omit.			8
Clause	41				pt 1 (Restrictions on making working k applications)	9 10
			Chapter 8,	part 1	L—	11
			omit.			12
Clause	42	Ins	ertion of n	ew s	186	13
			Before sec	tion 1	87—	14
			insert—			15
			186 Me	anin	g of <i>disclosable matter</i>	16
			(1)		<i>isclosable matter</i> , in relation to a person, is a ter that relates to any of the following—	17 18
				(a)	a domestic violence order made, or police protection notice issued, against the person under the <i>Domestic and Family Violence</i> <i>Protection Act 2012</i> ;	19 20 21 22
				(b)	an adverse interstate WWC decision against the person;	23 24
				(c)	an allegation of harm caused by the person substantiated by the chief executive (child safety) or the chief executive of the department of another State administering a child welfare law of the State;	25 26 27 28 29

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			(d)	a type of disciplinary action taken against the person that is prescribed by regulation;	1 2
			(e)	another matter relevant to whether the person poses a risk to the safety of children prescribed by regulation.	3 4 5
		(2)	In t	his section—	6
				<i>d welfare law</i> see the <i>Child Protection Act</i> 9, schedule 3.	7 8
Clause	43			87A (Application combined with creening application)	9 10
		Section 187	7A(4)	, '(disability services)'—	11
		omit, insert	<u> </u>		12
			(dis	ability worker screening)	13
Clause	44	Amendment o	fs1	88 (Form of application)	14
		Section 188	8(4)-	_	15
		omit, insert	. <u> </u>		16
		(4)	app infc	ther, the approved form may provide for the licant to disclose whether particular police ormation or a disclosable matter exists in tion to the applicant.	17 18 19 20
		(5)	disc exis	the approved form provides for the applicant to close whether particular police information sts in relation to the applicant, the applicant st not fail to disclose the police information.	21 22 23 24
			Ma	ximum penalty—100 penalty units.	25
		(6)	disc rela	the approved form provides for the applicant to close whether a disclosable matter exists in tion to the applicant, the applicant must not to disclose the disclosable matter.	26 27 28 29
			Ma	ximum penalty—10 penalty units.	30

Clause	45		nission of s rson)	192	(Effe	ect of application by disqualified	1 2
			Section 192	,			3
			omit.				4
Clause	46			f s 1	93 (E	Effect of application by negative	5
			tice holder)				6
		(1)	Section 193				7
			insert—				8
			(3A)			given to the applicant under subsection also state the following matters—	9 10
				(a)		applicant may apply to cancel a negative ce under section 304G if—	11 12
					(i)	the applicant is not a disqualified person; and	13 14
					(ii)	the applicant is not the subject of an adverse interstate WWC decision that is in effect; and	15 16 17
					(iii)	the application is made more than 3 years after the negative notice was issued;	18 19 20
				(b)	appl	either of the following applies, the icant may apply under section 304G to cel the negative notice—	21 22 23
					(i)	the decision to issue the notice was based on wrong or incomplete information;	24 25 26
					(ii)	the negative notice was issued because the applicant was a disqualified person and the applicant is no longer a disqualified person.	27 28 29 30
		(2)	Section 193	(4), '	relev	ant'—	31
			omit.				32

Part 5 Amendment of Working with Children (Risk Management and Screening) Act 2000

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		(3) Section 193(3A) and (4)—	1
		renumber as section 193(4) and (5).	2
	_		
Clause	47	Amendment of s 193A (Effect of interim bar imposed by chief executive (disability services))	3 4
		(1) Section 193A, heading, 'by chief executive (disability services)'—	5 6
		omit, insert—	7
		under Disability Services Act 2006	8
		(2) Section 193A(1)(b), 'the chief executive (disability services) has imposed an interim bar'—	9 10
		omit, insert—	11
		an interim bar has been imposed	12
Clause	48	Replacement of s 194 (Application of part)	13
		Section 194—	14
		omit, insert—	15
		194 Application of part	16
		This part applies to a working with children check application.	17 18
Clause	49	Amendment of s 196A (Withdrawal of combined application)	19 20
		Section 196A(5), '(disability services)'—	20 21
		omit, insert—	21
		(disability worker screening)	22
Clause	50	Amendment of s 197 (Deemed withdrawal—identity can not be established)	24 25
		(1) Section 197, heading, 'Deemed withdrawal'—	26

	Part 5 A		-		isk Management and Screening) and Other Legislation Amendment Bill 2024 n Children (Risk Management and Screening) Act 2000		
					[s 51]		
			omit, insert	<u> </u>		1	
				Wit	hdrawal by chief executive	2	
		(2)	Section 197	7(a), '	182(1)(a) or'—	3	
			omit.			4	
		(3)	Section 197	7(b), ʻ	182(2) or'—	5	
			omit.			6	
Clause	51	-			198 (Deemed withdrawal—failure to ular requests)	7 8	
			Section 198	3—		9	
			omit, insert	<u>.</u>		10	
				198 Withdrawal by chief executive—failure to comply with particular requests			
			(1)	The if—	chief executive must withdraw an application	13 14	
				(a)	the chief executive gives the applicant a notice under section 190(1)(b) or 190A(2); and	15 16 17	
				(b)	the notice includes a warning that, if the applicant does not comply with the notice, the application will be withdrawn; and	18 19 20	
				(c)	the person does not comply with the notice.	21	
			(2)	The if—	chief executive may withdraw an application	22 23	
				(a)	the chief executive gives the applicant a notice under section 330, 332 or 333 asking the applicant to give the consent, or take the other action, stated in the notice; and	24 25 26 27	
				(b)	the notice includes a warning that, if the applicant does not comply with the notice, the chief executive may withdraw the application; and	28 29 30 31	

[s 52]

(c)	the person does not comply with the notice.	
-----	---------------------------------------------	--

1

Clause	52	Amendment of s 199 (Deemed withdrawal—applicant charged with serious offence or disqualifying offence etc.)	2 3 4
		(1) Section 199, heading, 'Deemed withdrawal'—	5
		omit, insert—	6
		Withdrawal by chief executive	7
		(2) Section 199(2)(b), after 'offence'—	8
		insert—	9
		for an employer or potential employer	10
Clause	53	Amendment of s 200 (Deemed withdrawal—applicant no longer police officer or registered teacher)	11 12
		Section 200, heading, 'Deemed withdrawal'	13
		omit, insert—	14
		Withdrawal by chief executive	15
Clause	54	Amendment of s 201 (Deemed withdrawal—adverse interstate WWC decision in effect)	16 17
		(1) Section 201, heading, 'Deemed withdrawal'—	18
		omit, insert—	19
		Withdrawal by chief executive	20
		(2) Section 201(2)(b), after 'offence'—	21
		insert—	22
		for an employer or potential employer	23
Clause	55	Amendment of ch 8, pt 4 (Working with children clearances)	24 25
		Chapter 8, part 4, heading, 'clearances'—	26

	Part 5	. .	nagement and Screening) and Other Legislation Amendment Bill 2024 ren (Risk Management and Screening) Act 2000	
			[s 56]	
		omit, insert—		1
		authoritie	S	2
Clause	56	Replacement of ch 8, p	t 4, divs 9 and 10	3
		Chapter 8, part 4, divi	sions 9 and 10—	4
		omit, insert—		5
		Division 9	Dealing with and deciding applications	6 7
		Subdivision 1	Preliminary	8
		219 Application	of division	9
		children o	sion applies in relation to a working with sheck application made by a person if the on has not been withdrawn.	10 11 12
		Note—		13
			ion 294, which provides that the chief executive cide certain matters under this division.	14 15
		220 Assessable applications	information in relation to	16 17
		following <i>informat</i>	f executive must consider each of the types of information (<i>assessable</i> <i>ion</i>), of which the chief executive is about the person who made the on—	18 19 20 21 22
		(a) poli	ce information;	23
		(b) dom	estic violence information;	24
		(c) disc	plinary information;	25
		(d) adve	erse interstate WWC information;	26

Part 5 Amendment of Working with Children (Risk Management and Screening) Act 2000

(e	chie rele	er information about the person that the of executive reasonably believes is vant to deciding whether the person es a risk to the safety of children.	1 2 3 4
Subdivis	ion 2	Working with children check (exemption) applications	5 6 7
221 Defini	tion fo	or subdivision	8
In	this su	bdivision—	9
		<i>ng information</i> , in relation to a person, e following—	10 11
(a)	the	person's name and any other name that chief executive believes the person may or may have used;	12 13 14
(b) the	person's gender;	15
(c) the	person's date and place of birth;	16
(d) any abou	other information given by the person ut—	17 18
	(i)	if the person claims to be a police officer—the person's status as a police officer; or	19 20 21
		Example for subparagraph (i)—	22
		a number identifying the person as a police officer	23 24
	(ii)	if the person claims to be a registered teacher—the person's status as a registered teacher, including any number, date or other information.	25 26 27 28

Working with Children (Risk Management and Screening) and Other Legislation Amendment Bill 2024 Part 5 Amendment of Working with Children (Risk Management and Screening) Act 2000

	Example for subparagraph (ii)—	1
	the person's identification number for the person's registration under the <i>Education</i> (Queensland College of Teachers) Act 2005	2 3 4
	ditional requirements for working with Idren check (exemption) application	5 6
(1)	This section applies in relation to a working with children check (exemption) application made by a person.	7 8 9
(2)	Before deciding the application, the chief executive must ask for information about the person—	10 11 12
	(a) if the person claims to be a police officer—from the police commissioner; or	13 14
	(b) if the person claims to be a registered teacher—from the college of teachers.	15 16
(3)	For subsection (2), the chief executive's request may include identifying information for the person.	17 18 19
(4)	The police commissioner or the college of teachers must comply with the request.	20 21
(5)	For the purposes of the application—	22
	 (a) a person is a police officer only if the police commissioner has advised the chief executive that the person is a police officer under this section; and 	23 24 25 26
	(b) a person is a registered teacher only if the college of teachers has advised the chief executive that the person is a registered teacher under this section.	27 28 29 30
(6)	The chief executive may decide the application under subdivision 3 only if the person is a police officer or a registered teacher.	31 32 33

Part 5 Amendment of Working with Children (Risk Management and Screening) Act 2000

223 Obt	aining advice from police commissioner	1
(1)	This section applies if—	2
	(a) a working with children check (exemption) application is for a person who is a police officer; and	3 4 5
	(b) the police commissioner has advised the chief executive under section 222 that the person is a police officer.	6 7 8
(2)	Before deciding the application, the chief executive must ask the police commissioner to advise the chief executive whether the chief executive may need to undertake further employment screening of the person.	9 10 11 12 13
(3)	For subsection (2), the chief executive's request may include identifying information for the person.	14 15 16
(4)	The police commissioner must comply with the request.	17 18
(5)	However, the police commissioner may give advice under subsection (2) only if the police commissioner is aware—	19 20 21
	(a) the person has been charged with an offence; and	22 23
	(b) the charge has not been finally dealt with.	24
224 Obt	aining advice from college of teachers	25
(1)	This section applies if—	26
	(a) a working with children check (exemption) application is for a person who is a registered teacher; and	27 28 29
	(b) the college of teachers has advised the chief executive under section 222 that the person is a registered teacher.	30 31 32

(2)	Before deciding the application, the chief executive must ask the college of teachers to advise the chief executive whether the chief executive may need to undertake further employment screening of the person.	1 2 3 4 5
(3)	For subsection (2), the chief executive's request may include identifying information for the person.	6 7 8
(4)	The college of teachers must comply with the request.	9 10
(5)	However, the college of teachers may give advice under subsection (2) only if the college is aware of any police information about the person.	11 12 13
(6)	If the college of teachers gives advice under subsection (2), the chief executive must not, because the advice was given—	14 15 16
	(a) make any adverse inference about the person's police information; or	17 18
	(b) infer that a negative notice should be issued to the person.	19 20
(7)	In this section—	21
	<i>police information</i> see the <i>Education</i> (<i>Queensland College of Teachers</i>) Act 2005, schedule 3.	22 23 24
225 Fur	ther employment screening	25
(1)	This section applies if the police commissioner or college of teachers advises the chief executive under section 223 or 224 that the chief executive may need to undertake further employment screening of the person.	26 27 28 29 30
(2)	Before deciding the application, the chief executive must ask for information about the person under section 311.	31 32 33

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[s 56]

Subdivision 3 Deciding applications

226		ef executive to decide application and le authority or notice	2 3
	(1)	The chief executive must approve or refuse an application in accordance with this subdivision.	4 5
	(2)	If the chief executive approves an application, the chief executive must issue to the person—	6 7
		(a) if the person made a working with children check (general) application—a working with children clearance; or	8 9 10
		(b) if the person made a working with children check (exemption) application—a working with children exemption.	11 12 13
	(3)	If the chief executive refuses an application, the chief executive must issue a negative notice to the person.	14 15 16
	(4)	The working with children authority or negative notice must be issued in writing.	17 18
227		iding application—no assessable rmation	19 20
	(1)	The chief executive must approve an application if the chief executive is not aware of any assessable information about the person who made the application.	21 22 23 24
	(2)	However, for a working with children check (exemption) application, the chief executive may approve the application only if the chief executive is also satisfied further employment screening is not required.	25 26 27 28 29
		Note—	30
		See sections 223 and 224.	31

228 Deciding application—disgualified person 1 If the chief executive is aware the person who 2 made the application is a disqualified person, the 3 chief executive must refuse the application. 4 229 Deciding application—exceptional case 5 This section applies if the person who made the 6 (1)application— 7 (a) has been a disqualified person at any time 8 but is no longer a disqualified person (other 9 than a person who was a disqualified person 10 by reason of a conviction, sentence or order 11 that was set aside on appeal); or 12 (b) has been convicted of a serious offence at 13 any time. 14 (2)The chief executive must refuse the application. 15 (3)However, the chief executive may approve the 16 application if the chief executive is satisfied it is 17 an exceptional case in which the person would not 18 pose a risk to the safety of children if a working 19 with children authority were issued to the person. 20 (4) In deciding whether a case is an exceptional case, 21 the chief executive must conduct a risk 22 assessment. 23 230 Deciding application—general assessment of 24 risk posed 25 (1)This section applies if sections 227, 228 and 229 26 do not apply in relation to an application made by 27 a person. 28 The chief executive must approve the application (2)29 unless the chief executive is satisfied the person 30 poses a risk to the safety of children. 31 (3) In deciding whether the person poses a risk to the 32

	safety of children, the chief executive must conduct a risk assessment.	1 2
Subdiv	ision 4 Risk assessment	3
231 App	lication of subdivision	4
	This subdivision applies if the chief executive is conducting a risk assessment under section 229 or 230 in relation to a person who made an application.	5 6 7 8
	v chief executive conducts risk essment	9 10
(1)	The chief executive conducts a risk assessment of the person by—	11 12
	(a) considering the information about the person obtained by the chief executive for the purpose of this division; and	13 14 15
	 (b) if the chief executive refers a matter to an advisory committee—considering the advice or recommendations of the advisory committee; and 	16 17 18 19
	(c) if the chief executive appoints an expert advisor in relation to the risk assessment—considering the advice of the expert advisor; and	20 21 22 23
	 (d) deciding whether the person poses a risk to the safety of children, including by applying the reasonable person test under section 233. 	24 25 26 27
(2)	For the chief executive to decide that a person poses a risk to the safety of children, the chief executive—	28 29 30

	(a) must be satisfied there is a real possibility that the person will pose a risk to the safety of children; and(b) does not need to be satisfied that it is likely the person will pose a risk to the safety of children.	1 2 3 4 5 6
233 Rea	asonable person test	7
(1)	The chief executive may decide a person does not pose a risk to the safety of children only if the chief executive is satisfied that a reasonable person would allow their child to have direct contact with the person—	8 9 10 11 12
	(a) whether supervised or unsupervised by another person; and	13 14
	(b) while the person is engaged in regulated employment or carries on a regulated business.	15 16 17
(2)	In this section—	18
	<i>direct contact</i> means contact between a person and a child that involves 1 or more of the following—	19 20 21
	(a) physical contact;	22
	(b) face to face contact;	23
	(c) contact by post or other written communication;	24 25
	(d) contact by telephone or other oral communication;	26 27
	(e) contact by email or other electronic communication.	28 29

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234	Matters to	consider in	relation to	particular
	conduct			

This section applies if the chief executive is aware of conduct by the person, including alleged conduct, in relation to which there is assessable information of which the chief executive is aware.

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- (2) The chief executive must consider the following matters in deciding whether the person poses a risk to the safety of children—
 - (a) the nature, gravity and circumstances of the 10 conduct; 11
 - (b) how the person's conduct is relevant to 12 engaging in regulated employment or the 13 carrying on of a regulated business; 14
 - (c) how long ago the person's conduct 15 occurred; 16
 - (d) if the person's conduct involved the 17 commission of an offence or another act 18 against another person (the *victim*)— 19
 - (i) the victim's vulnerability at the time of 20 the conduct; and 21
 - (ii) the age difference between the person 22 and the victim at the time of the 23 conduct; and 24
 - (iii) the person's relationship to, or positionof authority over, the victim at the timeof the conduct;27
 - (e) whether the person's conduct indicates a 28 pattern of concerning behaviour; 29
 - (f) the person's conduct since the conduct 30 mentioned in subsection (1); 31
 - (g) if the person is an Aboriginal person or 32
 Torres Strait Islander person—the effect 33
 of— 34

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		(i)	systemic intergenera	disadv tional traur	0	and	1 2
		(ii)	the historic access to ju		nd limita	tions on	3 4
	(h)	•	information ion to, the a	•	e person	in, or in	5 6
	(i)	•	other circ		relevant	to the	7 8
		Exam	ple for parag	raph (i)—			9
			report given rson's mental		executive a	about the	10 11
	(j)	•	other ma iders releva		chief ex	xecutive	12 13
	to s	afety	ts before c of childre	en	-		14 15 16
(1)	prop	posing	g to decide to of children	that a perso			10 17 18
(2)			ciding the p must—	erson's app	lication, t	he chief	19 20
	(a)		the person out in section		ice of the	matters	21 22
	(b)	perse	ider any son about th (1)(c).			•	23 24 25
236 Red	quire	men	ts for notio	ce			26
(1)	A n	otice	under sectio	n 235 must	<u>;</u>		27
	(a)	perse	ide the asse on of white the the the the the the the the the the				28 29 30

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	(b)) state that the chief executive proposes to refuse the application and issue a negative notice to the person unless the chief executive is satisfied that—				
		(i)	the person does not pose a risk to the safety of children; and	5 6		
		(ii)	if section 229 applies in relation to the person—there is an exceptional case for the person; and	7 8 9		
	(c)		e the person to make submissions to the f executive about the following—	10 11		
		(i)	why the person does not pose a risk to the safety of children;	12 13		
		(ii)	why the chief executive should issue a working with children authority to the person;	14 15 16		
		(iii)	if section 229 applies in relation to the person—why there is an exceptional case for the person; and	17 18 19		
	(d)	may perio	the period within which the person make the submissions, which must be a od of at least 7 days after the chief utive gives the person the notice.	20 21 22 23		
(2)	In th	nis sec	ction—	24		
		-	<i>case</i> means exceptional case d in section 229(3).	25 26		
237 Sub	omis	sions	s to chief executive	27		
	-		invited to make submissions to the chief under section 236(1)(c) may do so—	28 29		
	(a)	in w	riting; or	30		
	(b)	in	e chief executive considers it reasonable the circumstances to receive oral nissions—orally.	31 32 33		

Subdivision 5 Term of authority or negative notice

(1)	m of working with children authority Unless cancelled earlier under part 5A, the term of
(1)	a working with children authority issued to a
	person is—
	 (a) if the chief executive decides the term of the authority under subsection (2)—the term decided by the chief executive; or
	(b) otherwise—3 years.
(2)	The chief executive may decide that the term of a person's working with children authority is the same as the term of—
	(a) if the person made a combined application—a disability clearance issued to the person by the chief executive (disability worker screening) after deciding the application; or
	(b) a disability clearance otherwise held by the person.
(3)	The term decided by the chief executive under subsection (2) may be less than 3 years or more than 3 years.
	Note—
	Under the <i>Disability Services Act 2006</i> , section 101, the term of an NDIS clearance is 5 years and the term of a State clearance is 3 years.
Ter	m of exemption
(1)	Unless an event mentioned in subsection (4)

 Unless an event mentioned in subsection (4) 29 happens earlier, the term of a working with 30 children exemption issued to a person is— 31

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	 (a) if the chief executive decides the term of the exemption under subsection (2)—the term decided by the chief executive; or 	1 2 3					
	(b) otherwise—3 years.	4					
(2)	The chief executive may decide that the term of a person's working with children exemption is the same as the term of—	5 6 7					
	 (a) if the person made a combined application—a disability clearance issued to the person by the chief executive (disability worker screening) after deciding the application; or 	8 9 10 11 12					
	(b) a disability clearance otherwise held by the person.	13 14					
(3)	The term decided by the chief executive under subsection (2) may be less than 3 years or more than 3 years.	15 16 17					
	Note—	18					
	Under the <i>Disability Services Act 2006</i> , section 101, the term of an NDIS clearance is 5 years and the term of a State clearance is 3 years.	19 20 21					
(4)	For subsection (1), each of the following is an event for a working with children exemption—	22 23					
	 (a) the term of the exemption ends under section 350A because the holder of the exemption stops being a police officer or registered teacher; 	24 25 26 27					
	(b) the exemption is cancelled under part 5A.	28					
240 ier	m of negative notice	29					
	A negative notice remains in effect until it is cancelled under part 5A.	30 31					

Subdivision 6 Advisory committees

-	ren (Risk Management and Screening) and Other Legislation Amendment Bill 2024 ng with Children (Risk Management and Screening) Act 2000 [s 56]	
	· · · · · ·	
241 Def	inition for subdivision	1
	In this subdivision—	2
	<i>committee member</i> means a member of an advisory committee.	3 4
242 Est	ablishment of advisory committees	5
	The chief executive may establish 1 or more advisory committees.	6 7
243 Fur	ctions and powers	8
(1)	An advisory committee has the following functions—	9 10
	(a) reviewing information referred to the advisory committee by the chief executive in relation to the risk assessment of a person;	11 12 13 14
	(b) providing advice or recommendations to the chief executive about the risk assessment of a person based on the information referred to the committee under paragraph (a).	15 16 17 18
(2)	An advisory committee has power to do anything necessary or convenient to be done in performing its functions.	19 20 21
244 Chi	ef executive referral to advisory committee	22
	The chief executive may refer to an advisory committee all or any aspect of a risk assessment that the chief executive considers will assist in making a decision.	23 24 25 26
245 Giv	ing information to advisory committee	27
(1)	The chief executive may give information to an advisory committee about—	28 29

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assessment for consent to give the information; and 1 (b) state the reasons for the request to give the information. 1 (3) The chief executive may only give the information to the advisory committee if the person gives the chief executive written consent. 1 (4) In this section— 1 <i>give</i> , information, includes give access to information. 1 <i>information</i> includes— 20 (a) protected information under section 384; and 2 (b) confidential information to which section 385 applies. 2 246 Consent to give information not provided 2 If a person does not consent to the chief executive giving information under section 245(3), the chief executive must not— 2 (a) refer the risk assessment, or any aspect of the risk assessment, to an advisory 3				
 (c) if a person holds a working with children authority—a change in assessable information about the person. (2) Before the chief executive gives the information 7 the chief executive must, by written notice— (a) ask the person the subject of the risk assessment for consent to give the information, and (b) state the reasons for the request to give the information. (3) The chief executive may only give the information to the advisory committee if the person gives the chief executive written consent. (4) In this section— (a) protected information under section 384; 2 and (b) confidential information to which section 385 applies. 246 Consent to give information not provided If a person does not consent to the chief executive giving information under section 245(3), the chief executive must not— 		(a)	• • • • • • • • • • • • • • • • • • • •	
authority—a change in assessable information about the person. 5 (2) Before the chief executive gives the information the chief executive must, by written notice— 8 (a) ask the person the subject of the risk assessment for consent to give the information; and 1 (b) state the reasons for the request to give the information. 11 (3) The chief executive may only give the information to the advisory committee if the person gives the chief executive written consent. 14 (4) In this section— 17 give, information, includes give access to information. 19 (a) protected information under section 384; and 22 (b) confidential information not provided 24 If a person does not consent to the chief executive giving information under section 245(3), the chief executive must not— 24 (a) refer the risk assessment, to an advisory 36 24		(b)	a negative notice held by a person; or	3
the chief executive must, by written notice— 8 (a) ask the person the subject of the risk assessment for consent to give the information; and 11 (b) state the reasons for the request to give the information. 11 (3) The chief executive may only give the information to the advisory committee if the person gives the chief executive written consent. 14 (4) In this section— 17 give, information, includes give access to information. 19 information 19 (a) protected information under section 384; and 22 (b) confidential information to which section 385 applies. 246 Z46 Consent to give information not provided 22 If a person does not consent to the chief executive giving information under section 245(3), the chief 2 23 (a) refer the risk assessment, or any aspect of the risk assessment, to an advisory 36 24		(c)	authority—a change in assessable	5
assessment for consent to give the information; and 1 (b) state the reasons for the request to give the information. 1 (3) The chief executive may only give the information to the advisory committee if the person gives the chief executive written consent. 1 (4) In this section— 1 <i>give</i> , information, includes give access to information. 1 <i>information</i> includes— 20 (a) protected information under section 384; and 2 (b) confidential information to which section 385 applies. 2 246 Consent to give information not provided 2 If a person does not consent to the chief executive giving information under section 245(3), the chief executive must not— 2 (a) refer the risk assessment, or any aspect of the risk assessment, to an advisory 3	(2)		e	
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information to the advisory committee if the person gives the chief executive written consent.11(4) In this section—11give, information, includes give access to information.14information.14(a) protected information under section 384; and24(b) confidential information to which section 385 applies.24246 Consent to give information not provided giving information under section 245(3), the chief executive must not—24(a) refer the risk assessment, or any aspect of 		(b)		12 13
give, information, includes give access to information.14information14information14information12(a) protected information under section 384; and2(b) confidential information to which section 385 applies.24 246 Consent to give information not provided 	(3)	info	rmation to the advisory committee if the	14 15 16
information.19information includes—20(a) protected information under section 384; and2(b) confidential information to which section 385 applies.2246 Consent to give information not provided giving information under section 245(3), the chief executive must not—2(a) refer the risk assessment, or any aspect of the risk assessment, to an advisory2	(4)	In th	nis section—	17
 (a) protected information under section 384; 22, and 22, (b) confidential information to which section 385 applies. 24 246 Consent to give information not provided 25, 10, 10, 10, 10, 10, 10, 10, 10, 10, 10				18 19
and22(b) confidential information to which section 385 applies.22 246 Consent to give information not provided 23If a person does not consent to the chief executive giving information under section 245(3), the chief executive must not—24(a) refer the risk assessment, or any aspect of 		info	rmation includes—	20
385 applies.24246 Consent to give information not provided25If a person does not consent to the chief executive giving information under section 245(3), the chief executive must not—25(a) refer the risk assessment, or any aspect of the risk assessment, to an advisory29		(a)	· .	21 22
If a person does not consent to the chief executive giving information under section 245(3), the chief executive must not—22(a) refer the risk assessment, or any aspect of the risk assessment, to an advisory29		(b)		23 24
giving information under section 245(3), the chief2'executive must not—2'(a) refer the risk assessment, or any aspect of the risk assessment, to an advisory2'	246 Cor	nsen	t to give information not provided	25
the risk assessment, to an advisory 30		givi	ng information under section 245(3), the chief	26 27 28
		(a)	the risk assessment, to an advisory	29 30 31

-	dren (Risk Management and Screening) and Other Legislation Amendment Bill 2024 ing with Children (Risk Management and Screening) Act 2000 [s 56]
	(b) give the information to an advisory committee.
	lembership and procedures of advisory mmittees
(1)	The chief executive—
	(a) may appoint members to an advisory committee; and
	(b) must give each committee member written notice of the member's appointment.
(2)	If the chief executive decides a committee member is no longer eligible or suitable for membership of an advisory committee, the chief executive must revoke the committee member's appointment by written notice given to the committee member.
(3)	A regulation may provide for the following for an advisory committee—
	(a) the scope of the committee's functions;
	(b) the membership of the committee;
	(c) eligibility for membership;
	(d) procedures for nomination of committee members;
	(e) the term of membership;
	(f) vacation of office of committee members;
	(g) other matters that facilitate the effective operation of the committee.
	vestigations about suitability of advisory mmittee members
(1)	The chief executive may make inquiries to decide whether a person is suitable for appointment as, or to continue as, a committee member.

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 (4) However, the chief executive may make a request about a person under subsection (2) only if the person has given the chief executive written consent for the request. (5) If the person does not give the written consent to the chief executive, the person is taken not to be suitable for appointment as, or to continue as, a committee member. (6) The chief executive must ensure information provided by the police commissioner under subsection (3) is destroyed as soon as practicable after the information is no longer needed for the purpose for which it was requested. (7) The chief executive must give the person a copy of information given to the chief executive under subsection (3). (8) In this section— <i>criminal history</i>, of a person, means the person's criminal history as defined under the <i>Criminal Law</i> (<i>Rehabilitation of Offenders</i>) <i>Act 1986</i>, other 	(2)	Without limiting subsection (1), the chief executive may ask the police commissioner for the following information—	1 2 3
 any conviction mentioned in the criminal history. (3) The police commissioner must comply with a request under subsection (2). (4) However, the chief executive may make a request about a person under subsection (2) only if the person has given the chief executive written consent for the request. (5) If the person does not give the written consent to the chief executive, the person is taken not to be suitable for appointment as, or to continue as, a committee member. (6) The chief executive must ensure information provided by the police commissioner under subsection (3) is destroyed as soon as practicable after the information is no longer needed for the purpose for which it was requested. (7) The chief executive must give the person a copy of information given to the chief executive under subsection (3). (8) In this section— (7) The chief executive must give the person a copy of information given to the chief executive under subsection (3). (8) In this section— (7) <i>Criminal history</i>, of a person, means the person's criminal history as defined under the <i>Criminal Law (Rehabilitation of Offenders) Act 1986</i>, other 			
 request under subsection (2). (4) However, the chief executive may make a request about a person under subsection (2) only if the person has given the chief executive written consent for the request. (5) If the person does not give the written consent to the chief executive, the person is taken not to be suitable for appointment as, or to continue as, a committee member. (6) The chief executive must ensure information provided by the police commissioner under subsection (3) is destroyed as soon as practicable after the information is no longer needed for the purpose for which it was requested. (7) The chief executive must give the person a copy of information given to the chief executive under subsection (3). (8) In this section— (7) This chief executive must give the person a copy of information given to the chief executive under subsection (3). (8) In this section— (7) <i>Criminal history</i>, of a person, means the person's criminal history as defined under the <i>Criminal Law (Rehabilitation of Offenders) Act 1986</i>, other 		any conviction mentioned in the criminal	7
 about a person under subsection (2) only if the person has given the chief executive written consent for the request. (5) If the person does not give the written consent to the chief executive, the person is taken not to be suitable for appointment as, or to continue as, a committee member. (6) The chief executive must ensure information provided by the police commissioner under subsection (3) is destroyed as soon as practicable after the information is no longer needed for the purpose for which it was requested. (7) The chief executive must give the person a copy of information given to the chief executive under subsection (3). (8) In this section— (7) <i>criminal history</i>, of a person, means the person's criminal history as defined under the <i>Criminal Law (Rehabilitation of Offenders) Act 1986</i>, other 	(3)		9 10
 the chief executive, the person is taken not to be suitable for appointment as, or to continue as, a committee member. (6) The chief executive must ensure information provided by the police commissioner under subsection (3) is destroyed as soon as practicable after the information is no longer needed for the purpose for which it was requested. (7) The chief executive must give the person a copy of information given to the chief executive under subsection (3). (8) In this section— (7) <i>Criminal history</i>, of a person, means the person's criminal history as defined under the <i>Criminal Law (Rehabilitation of Offenders) Act 1986</i>, other 	(4)	about a person under subsection (2) only if the person has given the chief executive written	11 12 13 14
 provided by the police commissioner under subsection (3) is destroyed as soon as practicable after the information is no longer needed for the purpose for which it was requested. (7) The chief executive must give the person a copy of information given to the chief executive under subsection (3). (8) In this section— (7) <i>criminal history</i>, of a person, means the person's criminal history as defined under the <i>Criminal 29 Law (Rehabilitation of Offenders) Act 1986</i>, other 30 	(5)	the chief executive, the person is taken not to be suitable for appointment as, or to continue as, a	15 16 17 18
of information given to the chief executive under subsection (3).25 26(8) In this section— criminal history, of a person, means the person's criminal history as defined under the Criminal Law (Rehabilitation of Offenders) Act 1986, other29 30	(6)	provided by the police commissioner under subsection (3) is destroyed as soon as practicable after the information is no longer needed for the	19 20 21 22 23
<i>criminal history</i> , of a person, means the person's 28 criminal history as defined under the <i>Criminal</i> 29 <i>Law (Rehabilitation of Offenders) Act 1986</i> , other 30	(7)	of information given to the chief executive under	24 25 26
criminal history as defined under the <i>Criminal</i> 29 <i>Law (Rehabilitation of Offenders) Act 1986</i> , other 30	(8)	In this section—	27
		criminal history as defined under the <i>Criminal</i> Law (Rehabilitation of Offenders) Act 1986, other	28 29 30 31

246C Conflicts of interest

(1) This section applies if a committee member has a 33

32

	direct or indirect interest in an issue being considered, or about to be considered, by the advisory committee that could conflict with the proper performance of the committee member's duties about the consideration of an issue.	1 2 3 4 5
(2)	As soon as practicable after the committee member becomes aware of the facts of the issue, the committee member must disclose the nature of the interest to the advisory committee.	6 7 8 9
(3)	Unless the advisory committee otherwise directs, the committee member must not be present when the advisory committee—	10 11 12
	(a) considers the issue; or	13
	(b) considers the advice or recommendations that the advisory committee will give to the chief executive.	14 15 16
	vision 7 Miscellaneous	17 18
	The chief executive may appoint a person having specialist knowledge or skills to help the chief executive in conducting a risk assessment.	19 20 21
246E Ri	sk assessment guidelines	22
(1)	The chief executive must make guidelines about how a risk assessment is conducted.	23 24
(2)	The guidelines are a statutory instrument within the meaning of the <i>Statutory Instruments Act</i> 1992, but are not subordinate legislation.	25 26 27
Divisio	on 10 Steps after application decided	28 29

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Thi	s division applies if the chief executive
	ides a working with children check
app	lication.
46G Issue	of card
The	e chief executive must issue—
(a)	if the chief executive decides to issue a person a working with children clearance—a working with children card for the clearance to the person; or
(b)	if the chief executive decides to issue a person a working with children exemption—a working with children card for the exemption to the person.
46H Issuin	g negative notice
If the per	g negative notice ne chief executive issues a negative notice to a son, the negative notice must be accompanied a written notice stating the following—
If the per	ne chief executive issues a negative notice to a son, the negative notice must be accompanied
If the per by a	the chief executive issues a negative notice to a son, the negative notice must be accompanied a written notice stating the following— the chief executive has decided to issue the
If the perby a constraint of the perbolic sector (a)	he chief executive issues a negative notice to a son, the negative notice must be accompanied a written notice stating the following— the chief executive has decided to issue the person a negative notice; the reasons for the chief executive's
If the per by a (a) (b)	the chief executive issues a negative notice to a son, the negative notice must be accompanied a written notice stating the following— the chief executive has decided to issue the person a negative notice; the reasons for the chief executive's decision;
If the period by a constraint (a) (b) (c)	he chief executive issues a negative notice to a son, the negative notice must be accompanied a written notice stating the following— the chief executive has decided to issue the person a negative notice; the reasons for the chief executive's decision; the relevant review and appeal information; that it is an offence for a person who holds a
If the period by a constant of	 he chief executive issues a negative notice to a son, the negative notice must be accompanied a written notice stating the following— the chief executive has decided to issue the person a negative notice; the reasons for the chief executive's decision; the relevant review and appeal information; that it is an offence for a person who holds a negative notice to— (i) start regulated employment or

246I Pe	rsons to be notified of decision	1				
(1)	The chief executive must give each notifiable person for the person a written notice stating the person was issued—					
	(a) a working with children clearance; or	5				
	(b) a working with children exemption; or	6				
	(c) a negative notice.	7				
(2) If the person is issued a negative notice on the basis the person is or was a disqualified person and a notice about the person is given to the chief executive (child safety) under subsection (1), the notice must also state the provision of this part under which the negative notice was issued.						
	Note—	14				
	See sections 228 and 229 for circumstances in which a negative notice is issued to a person on the basis the person is or was a disqualified person.					
(3)	The chief executive may also give a potential employer for the person a notice mentioned in subsection (1).	18 19 20				
246J Pu adv	blic sector entity to be given particular ice	21 22				
(1)	This section applies if—	23				
	(a) the chief executive issues—	24				
	(i) a working with children clearance to a person; or	25 26				
	(ii) a working with children exemption to a person; and	27 28				
	(b) the chief executive of another public sector entity (the <i>other chief executive</i>) proposes to start employing, or continue employing, the person in regulated employment; and	29 30 31 32				

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Page 62		
	insert—	33
	(1) Section 294(1)—	32
58		30 31
	omit.	29
	Chapter 8, part 5—	28
57	exemptions)	26 27
	 (4) If the chief executive gives advice under subsection (2), the advice must be accompanied by a written notice stating that no adverse inference about the person's criminal history or suitability for employment, or continued employment, by the other public sector entity 	18 19 20 21 22 23 24 25
	mentioned in subsection (2) only if the chief executive is aware that the person has a criminal	15 16 17
	The <i>Public Sector Act 2022</i> , chapter 3, part 5, division 4 does not apply in relation to the engagement of particular persons by a public sector entity. See section	10 11 12 13 14
	 (2) The chief executive may advise the other chief executive that the other chief executive may need to undertake a further assessment of the person under the <i>Public Sector Act 2022</i>, chapter 3, part 5, division 4 to decide whether the other chief executive should employ, or continue employing, and a security of the security of the transformation of the person of the	3 4 5 6 7 8 9
		1 2
		 cxecutive for advice under this section. (2) The chief executive may advise the other chief executive that the other chief executive may need to undertake a further assessment of the person under the <i>Public Sector Act 2022</i>, chapter 3, part 5, division 4 to decide whether the other chief executive should employ, or continue employing, the person in regulated employment. <i>Note—</i> The <i>Public Sector Act 2022</i>, chapter 3, part 5, division 4 does not apply in relation to the engagement of particular persons by a public sector entity. See section 64 of that Act. (3) However, the chief executive may give the advice mentioned in subsection (2) only if the chief executive is aware that the person has a criminal history. (4) If the chief executive gives advice under subsection (2), the advice must be accompanied by a written notice stating that no adverse inference about the person's criminal history or suitability for employment, or continued employment, by the other public sector entity should be made because the advice was given. 57 Omission of ch 8, pt 5 (Working with children exemptions) Chapter 8, part 5— omit. 58 Amendment of s 294 (Chief executive's decisions under this part) (1) Section 294(1)—

		(c) whether to cancel a person's suspended working with children authority or end the suspension of a person's working with children authority.	1 2 3 4
	(2)	Section 294(2)—	5
		omit, insert—	6
		(2) The chief executive must decide the matter as if it were a decision about a working with children check application and, for that purpose, part 4, division 9 applies.	7 8 9 10
	(3)	Section 294(3), 'The division mentioned in subsection (2)'—	11
		omit, insert—	12
		Part 4, division 9	13
	(4)	Section 294(3)(a), 'issuing a working with children clearance or working with children exemption'—	14 15
		omit, insert—	16
		approving an application for a working with children authority	17 18
	(5)	Section 294(3)(a)—	19
		insert—	20
		(v) to end the suspension of a person's working with children authority; and	21 22
	(6)	Section 294(3)(b), 'issuing a negative notice'—	23
		omit, insert—	24
		refusing an application for a working with children authority	25 26
59	Am	endment of s 295 (Application of division)	27
	(1)	Section 295(a), 'a serious offence or disqualifying offence'—	28
		omit, insert—	29
		an offence listed in schedule 2 or 4	30

Clause

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(2)	Section 295—		1
	insert—		2
	(2) Th	nis division also applies if—	3
	(a)) the chief executive becomes aware of assessable information about a person who holds a working with children authority that—	4 5 6 7
		(i) was not known to the chief executive when the chief executive decided to issue the authority; and	8 9 10
		(ii) the chief executive reasonably believes is relevant to deciding whether the person would pose a risk to the safety of children if the person continues to hold the authority, taking into account the reasonable person test in section 233 and the matters in section 234; and	11 12 13 14 15 16 17
	(b)) the chief executive considers that if the person were permitted to engage in, or continue to engage in, regulated employment or carry on a regulated business pending the determination of the person's continuing eligibility to hold an authority, the person would pose a risk to the safety of children.	18 19 20 21 22 23 24 25
		297 (Notifiable persons and potential ed about suspension)	26 27
	Section 297(1)	(d), after 'offence'—	28
	insert—		29
	for	r an employer	30

Clause	61		nendment o h children a	of s 298 (Effect of suspension of working authority)	1 2
		(1)	Section 298	3(3)—	3
			omit, insert	·	4
			(3)	A person's employer or potential employer who is given a notice about the suspension must not allow the person to perform work that is regulated employment.	5 6 7 8
				Maximum penalty—200 penalty units or 2 years imprisonment.	9 10
		(2)	Section 298 under section	8(4), 'who is given a notice about the suspension on $297'$ —	11 12
			omit, insert	<u></u>	13
				or potential employer who is given a notice about the suspension	14 15
		(3)	Section 298	8(5), 'section 231(1) or 289(1)'—	16
			omit, insert	<u></u>	17
				section 238(1) or 239(1)	18
Clause	62	Am enc		of s 299 (When suspension of authority	19 20
			Section 299)	21
			insert—		22
				Note—	23
				See section 300(4) to (6) for when a person's authority continues to be suspended.	24 25
Clause	63		placement spended au	of s 300 (Chief executive's decision about ithority)	26 27
			Section 300)	28
			omit, insert	<u>;</u>	29

Part 5 Amendment of Working with Children (Risk Management and Screening) Act 2000

[s 63]

	ciding whether to cancel, end or continue spension of authority	1 2
(1)	The chief executive may decide to—	3
	(a) cancel a person's working with children authority; or	4 5
	(b) end the suspension of a person's working with children authority; or	6 7
	(c) if subsection (4) applies—take no action and continue the suspension of the authority.	8 9
(2)	The chief executive may make a decision under subsection (1)—	10 11
	(a) on the chief executive's own initiative; or	12
	(b) on the application of a person under section 300A.	13 14
(3)	The chief executive must not make a decision under subsection (1) if the chief executive is required to cancel the person's working with children authority under section 303 or 303A.	15 16 17 18
(4)	The chief executive is not required to decide a person's application under section 300A—	19 20
	(a) while the person is subject to a charge for an offence that has not been dealt with; or	21 22
	(b) if the person has been convicted of an offence and either—	23 24
	(i) the period allowed for an appeal relating to the person's conviction or sentence has not ended; or	25 26 27
	(ii) an appeal relating to the conviction or sentence has started but has not been decided; or	28 29 30
	(c) if the person is a registered teacher—while the person's teacher registration is suspended under the <i>Education</i>	31 32 33

[s 64]

		(Queensland College of Teachers) Act 2005, section 49; or	1 2
		 (d) if the person holds an interstate working with children authority—while the person's authority is suspended under a corresponding WWC law; or 	3 4 5 6
		(e) if the person is an applicant for an interstate working with children check application—while the person is subject to an interstate interim bar in relation to the application.	7 8 9 10 11
	(5)	If the chief executive does not decide the application under subsection (4), the person's authority continues to be suspended.	12 13 14
	(6)	If subsection (5) applies, the chief executive must give the person a notice that states the reasons for the continued suspension of the person's authority.	15 16 17 18
	•	pplication to chief executive to end spension of authority	19 20
	(1)	If a person's working with children authority has been suspended for at least 6 months, the person may apply to the chief executive to end the suspension of the authority.	21 22 23 24
	(2)	The application must be made—	25
		(a) in the approved form; and	26
		(b) in an approved way.	27
Clause 64	Amendment o suspended au	f s 301 (Chief executive decides to cancel thority)	28 29
	(1) Section 301	(1)(c)(iv), 'relevant'—	30
	omit.		31
		Page 67	

Part 5 Amendment of Working with Children (Risk Management and Screening) Act 2000 [s 65]

		(2)	Section 30	1(1)(l)(iii), after 'offence'—	1
			insert—			2
				for	an employer	3
Clause	65		nendment c ncel susper		02 (Chief executive decides not to authority)	4 5
		(1)	Section 302	2, hea	iding 'not to cancel suspended authority'—	6
			omit, insert	t—		7
				to e	end suspension of authority	8
		(2)	Section 302	2(1),	'not to cancel'—	9
			omit, insert	ţ		10
				to e	nd the suspension of	11
Clause	66		nendment o qualified p		03 (Cancelling authority if relevant n)	12 13
		(1)	Section 30.	3, 're]	levant'—	14
			omit.			15
		(2)	Section 303	3—		16
			insert—			17
			(1A)	Als	o, this section applies if—	18
				(a)	the chief executive becomes aware that a person who holds a working with children authority was convicted of a disqualifying offence prior to the issue of the authority; and	19 20 21 22 23
				(b)	the chief executive was not aware of the person's conviction for the disqualifying offence at the time the authority was issued.	24 25 26
		(3)	Section 303	3(1A)) and (2)—	27
			renumber a	is sec	tion 303(2) and (3).	28

Clause	67				04 (Cancelling authority issued or incomplete information)	1 2
			Section 304	 		3
			insert—			4
			(2)	unde the p the p perso	vever, if the chief executive gives a notice er section 235 requesting submissions from person but is not satisfied the person received notice, the chief executive may cancel the on's authority without issuing a negative be to the person.	5 6 7 8 9 10
				Exam	ples for subsection (2)—	11
				1	The chief executive sent a notice under section 235 by post to the address of the place of residence of the person last known to the chief executive, but the notice is returned to the chief executive because the person no longer lives at the address.	12 13 14 15 16
				2	The chief executive gave a notice under section 235 and did not receive a response to the notice. The chief executive then tried to contact the applicant by phone or email and was not successful.	17 18 19 20
Clause	68		endment o sequent in		04A (Cancelling authority because of ation)	21 22
		(1)	Section 304	A(1)	(b)—	23
			omit, insert			24
				(b)	other information about the person that the chief executive reasonably believes is relevant to deciding whether it would pose a risk to the safety of children if the person were to continue to hold the authority; or	25 26 27 28 29
		(2)	Section 304	A—		30
			insert—			31
			(4)	unde	vever, if the chief executive gives a notice er section 235 requesting submissions from person but is not satisfied the person received	32 33 34

Part 5 Amendment of Working with Children (Risk Management and Screening) Act 2000

[s 69]

		the notice, the chief executive may cancel the person's authority without issuing a negative notice to the person.	1 2 3
		Examples for subsection (4)—	4
		1 The chief executive sent a notice under section 235 by post to the address of the place of residence of the person last known to the chief executive, but the notice is returned to the chief executive because the person no longer lives at the address.	5 6 7 8 9
		2 The chief executive gave a notice under section 235 and did not receive a response to the notice. The chief executive then tried to contact the applicant by phone or email and was not successful.	10 11 12 13
Clause	69	Amendment of s 304B (Action after decision)	14
		(1) Section $304B(1)(b)$ and (2), ' $304A'$ —	15
		omit, insert—	16
		304A(3)	17
		(2) Section 304B(2)(e), 'relevant'—	18
		omit.	19
		(3) Section 304B(4), 'section 231(1) or 289(1)'—	20
		omit, insert—	21
		section 238(1) or 239(1)	22
Clause	70	Amendment of s 304C (Notifiable persons and potential employers notified about cancellation)	23 24
		(1) Section $304C(1)(b)$, ' $304A'$ —	25
		omit, insert—	26
		304A(3)	27
		(2) Section $304C(1)(c)$ —	28
		omit, insert—	29

	Part 5	Working with Children (Risk Management and Screening) and Other Legislation Amendment Bill 2024 Amendment of Working with Children (Risk Management and Screening) Act 2000 [s 71]	
		(c) it is an offence for an employer to employ or continue to employ the person in regulated employment.	1 2 3
		(3) Section 304C(2A), after '303A'—	4
		insert—	5
		or 304A(4)	6
		(4) Section 304C(2A), from 'must state'—	7
		omit, insert—	8
		must state—	9
		(a) that the person's authority was cancelled; and	10 11
		(b) the section the authority was cancelled under.	12 13
Clause	71	Amendment of s 304D (Request to cancel working with children authority)	14 15
		Section 304D(3)—	16
		omit, insert—	17
		(3) The request may be made orally or in writing.	18
Clause	72	Amendment of s 304F (Notifiable persons and potential employers notified about cancellation)	19 20
		Section 304F(1)(b), after 'offence'—	21
		insert—	22
		for an employer	23
Clause	73	Amendment of s 304G (Application to cancel negative notice)	24 25
		(1) Section 304G, 'relevant'—	26
		omit.	27

Part 5 Amendment of Working with Children (Risk Management and Screening) Act 2000

[s 74]

(2)	Section 304	4G(2))(a)—	1
	omit, insert	<u> </u>		2
		(a)	the application is made more than 3 years after the notice was issued; or	3 4
(3)	Section 304	4G—		5
	insert—			6
	(3)	Sub	psection (4) applies if the person—	7
		(a)	applied to the chief executive to cancel the negative notice and that application has been refused; and	8 9 10
		(b)	applied under part 7, division 3 for review of that decision and QCAT confirmed the decision.	11 12 13
	(4)	app noti	spite subsection (2)(a), the person may only ly to the chief executive to cancel the negative ice if the application is made more than 3 years or the date QCAT confirmed the decision.	14 15 16 17
Ins	ertion of ne	ew s	s 304HA and 304HB	18
	After sectio			19
	insert—			20
			f executive may request further ation	21 22
	(1)	app the	e chief executive may give a person who lies to cancel a negative notice a notice asking person to give the chief executive, within a sonable stated time—	23 24 25 26
		(a)	stated information that the chief executive reasonably needs to establish the person's identity; or	27 28 29
		(b)	stated information, including by way of a submission, about a stated matter that the	30 31

Clause 74

	Part 5	mendment of Working with Children (Risk Management and Screen	ing) Act 2000
			[s 75]
		chief executive reasonably b relevant to the application.	elieves is
		(2) The notice must state that, if the perso comply with the request within the state person's application will be withdrawn	ed time, the
		304HB Withdrawal by chief executive—fai comply with particular requests	lure to
		The chief executive must withdraw an if—	application
		(a) the chief executive gives a perso under section 304HA asking the provide stated information; and	
		(b) the notice includes a statement person does not comply with the r application will be withdrawn; an	request, the
		(c) the person does not comply with t	the request.
Clause	75	Amendment of s 304I (Deciding application)	
		Section 304I(2)(a)—	
		omit, insert—	
		(a) the application has been refuse person's negative notice continue subject to section 240; and	
Clause	76	Amendment of s 304K (No longer relevant disqu person)	alified
		Section 304K, 'relevant'—	
		omit.	
Clause	77	Amendment of s 304N (Action after making deci	sion)
		(1) Section 304N(1), 'must cancel the notice'—	

Part 5 Amendment of Working with Children (Risk Management and Screening) Act 2000

[s 78]

		omit, insert— 1
		must— 2
		(a) cancel the negative notice; and 3
		(b) give the person a notice about the 4 cancellation. 5
		(2) Section $304N(3)(a)$ 6
		omit, insert— 7
		 (a) the application has been refused and the person's negative notice continues in effect 9 subject to section 240; and 1
Clause	78	Amendment of s 307 (Appeal against police1commissioner's decision that information is investigative1information)1
		(1) Section 307(1)(c)— 1
		omit, insert— 1
		 (c) after the investigative information is given 1 to the chief executive, the person is issued a negative notice, whether or not the negative 1 notice was issued because a working with 1 children authority held by the person was 2 cancelled.
		(2) Section 307(3), 'or refusal of the eligibility application'— 2
		omit. 2
Clause	79	Amendment of s 309 (Consequence of decision on appeal)2 2
		Section 309(2)— 2
		omit, insert— 2
		 (2) If the court sets aside the decision appealed against, the person may apply under section 304G for the negative notice, issued because of the 3

	Part 5		orking with Children (Risk Management and Screening) and Other Legislation Amendment Bill 2024 dment of Working with Children (Risk Management and Screening) Act 2000 [s 80]	
			information, to be cancelled on the grounds the decision to issue the notice was based on wrong information.	1 2 3
Clause	80	Am	endment of s 310 (Application of division)	4
		(1)	Section 310(d), 'section 300'—	5
			omit, insert—	6
			section 300A	7
		(2)	Section 310(f) and (g)—	8
			omit.	9
Clause	81		endment of s 312 (Police commissioner to comply h request)	10 11
		(1)	Section 312(2)—	12
			omit.	13
		(2)	Section 312(3) and (4)—	14
			renumber as section 312(2) and (3).	15
Clause	82		endment of s 313 (Information to be given about evant disqualified person)	16 17
			Section 313, 'relevant'—	18
			omit.	19
Clause	83		endment of s 315A (Chief executive's request for mestic violence information about person)	20 21
		(1)	Section 315A(6)—	22
			omit.	23
		(2)	Section 315A(7)—	24
			renumber as section 315A(6).	25

Working with Children (Risk Management and Screening) and Other Legislation Amendment Bill 2024 Part 5 Amendment of Working with Children (Risk Management and Screening) Act 2000

[s 84]

Clause	84	Amendment of s 316 (Use of information given to police commissioner)	1 2
		Section 316(4), definition withdrawal, paragraph (b)-	3
		omit, insert—	4
		(b) an application to cancel a negative notice.	5
Clause	85	Amendment of s 317 (Notice of change in police information about a person)	6 7
		(1) Section 317(1)(c) and (3)(b), 'relevant'—	8
		omit.	9
		(2) Section 317(6)—	10
		omit.	11
		(3) Section 317(7) to (9)—	12
		renumber as section 317(6) to (8).	13
Clause	86	Omission of s 322 (Effect of conviction for serious offence)	14 15
		Section 322—	16
		omit.	17
Clause	87	Insertion of new ch 8, pt 6, div 5, sdiv 1, hdg	18
		Before section 321—	19
		insert—	20
		Subdivision 1 Police information and serious offences	21 22
Clause	88	Insertion of new ch 8, pt 6, div 5, sdiv 2, hdg	23
		Before section 326—	24
		insert—	25

Clause 89

Subdiv	vision 2	Ceasing to be police officer or registered teacher	1 2 3
Insertion of ne	ew ch 8, p	ot 6, div 5, sdiv 3	4
After sectio	n 328—		5
insert—			6
Subdiv	vision 3	Changes in personal and business information	7 8
328A De	efinition f	or subdivision	9
	In this su	bdivision—	10
	relevant	person means—	11
	chile	erson who has made a working with dren check application that has not been ded or withdrawn; or	12 13 14
		rson who holds a working with children ority; or	15 16
	has cano	erson who holds a negative notice and made an application for the notice to be celled that has not been decided or drawn.	17 18 19 20
328B No	otificatio	n of change in information	21
(1)	A relevant chief exe	at person must give written notice to the ecutive of any change in the following days after the change happens—	22 23 24
	(a) the	person's name;	25
	(b) busi	ness information relating to the person;	26
	(c) a d pers	isclosable matter in relation to the on.	27 28

Part 5 Amendment of Working with Children (Risk Management and Screening) Act 2000

[s 89]

	Maximum penalty—10 penalty units.	1
(2)	The notice must be given—	2
	(a) in the approved form; and	3
	(b) in an approved way.	4
(3)	For subsection (1)(a), a change in the person's name includes the following—	5 6
	(a) the person changes the person's name from the name the person has given to the chief executive;	7 8 9
	(b) the person starts to use a different name to the name the person has given to the chief executive.	10 11 12
(4)	For subsection (1)(b), a change of business information in relation to the person includes the following—	13 14 15
	(a) the person stops carrying on a business previously advised to the chief executive;	16 17
	(b) the person no longer intends to carry on a business previously advised to the chief executive;	18 19 20
	(c) the person starts carrying on a regulated business that has not previously been advised to the chief executive.	21 22 23
328C Cł	nange of contact details	24
(1)	A relevant person must give notice to the chief executive of a change in contact details within 7 days after the change happens.	25 26 27
	Maximum penalty—10 penalty units.	28
(2)	For subsection (1), a change of contact details includes a change in the contact details from the contact details the person has given to the chief executive.	29 30 31 32

		(3)	The	notice may be given orally or in writing.	1
Clause	90	Amendment	ofs3	29 (Application of div 6)	2
		(1) Section 32	9, hea	ıding, 'div 6'—	3
		omit, inser	<i>t</i> —		4
			divi	ision	5
		(2) Section 32	9(1)-	_	6
		omit, inser	<i>t</i> —		7
		(1)	Thi	s division applies if—	8
			(a)	the chief executive is deciding whether a person who has been charged with, or convicted of, any of the following poses a risk to the safety of children—	9 10 11 12
				(i) a serious offence or a disqualifying offence;	13 14
				(ii) an offence, other than a serious offence or a disqualifying offence, relating to or involving a child; and	15 16 17
			(b)	the chief executive reasonably believes it is necessary to consider a report about the person's mental health prepared under this division for deciding whether the person poses a risk to the safety of children.	18 19 20 21 22
Clause	91		dergo	30 (Chief executive may request examination by registered health	23 24 25
		(1) Section 33	0(2)(e	e)—	26
		omit, inser	:t—		27
			(e)	that the chief executive may consider a report about the person's mental health prepared under this division in deciding	28 29 30

Part 5 Amendment of Working with Children (Risk Management and Screening) Act 2000 [s 92]

					ther the person poses a risk to the safety hildren;	1 2
		(2)	Section 330(2)(f) and	(g)(i), 'or eligibility application'—	3
			omit.			4
		(3)	Section 330(2)(g case for the pers		and (3), 'or not there is an exceptional	5 6
			omit, insert—			7
			the	persc	n poses a risk to the safety of children	8
		(4)	Section 330(3),	note,	'and eligibility applications'—	9
			omit.			10
Clause	92				Registered health practitioner from Mental Health Court)	11 12
		(1)	Section 332(1)(a	ı)—		13
			omit, insert—			14
			(a)		erson (the <i>charged person</i>) has been ged with, but not convicted of—	15 16
				(i)	a serious offence or a disqualifying offence; or	17 18
				(ii)	an offence, other than a serious offence or a disqualifying offence, relating to or involving a child; and	19 20 21
		(2)	Section 332(3)(t	o), 'oi	eligibility application'—	22
			omit.			23
Clause	93	obt			Registered health practitioner from Mental Health Review	24 25 26
		(1)	Section 333(1)(a	ı)—		27
			omit, insert—			28

[s 94]

		(a)	-	erson (the <i>charged person</i>) has been rged with, but not convicted of—	1 2
			(i)	a serious offence or a disqualifying offence; or	3 4
			(ii)	an offence, other than a serious offence or a disqualifying offence, relating to or involving a child; and	5 6 7
	(2)	Section 333(3)(t	o), 'o	r eligibility application'—	8
		omit.			9
Clause 94				Chief executive may obtain from Mental Health Court)	10 11
	(1)	Section 337(1)(a	ı)—		12
		omit, insert—			13
		(a)	pers cha foll	chief executive is deciding whether a son (the <i>charged person</i>) who has been rged with, but not convicted of, 1 of the owing poses a risk to the safety of dren—	14 15 16 17 18
			(i)	a serious offence;	19
			(ii)	a disqualifying offence;	20
			(iii)	an offence, other than a serious offence or a disqualifying offence, relating to or involving a child; and	21 22 23
	(2)	Section 337(3) a for the charged p		4)(e), 'or not there is an exceptional case n'—	24 25
		omit, insert—			26
			char dren	ged person poses a risk to the safety of	27 28

Part 5 Amendment of Working with Children (Risk Management and Screening) Act 2000 [s 95]

Clause	95		338 (Chief executive may obtain ation from Mental Health Review	1 2 3
		(1) Section 338(1)	(a)—	4
		omit, insert—		5
		(a)) the chief executive is deciding whether a person (the <i>charged person</i>) who has been charged with, but not convicted of, 1 of the following poses a risk to the safety of children—	6 7 8 9 10
			(i) a serious offence;	11
			(ii) a disqualifying offence;	12
			(iii) an offence, other than a serious offence or a disqualifying offence, relating to or involving a child; and	13 14 15
		(2) Section 338(3) for the charged	and (4)(e), 'or not there is an exceptional case l person'—	16 17
		omit, insert—		18
			e charged person poses a risk to the safety of ildren	19 20
Clause	96		s 343 (Chief executive must give It particular persons to college of	21 22 23
		Section 343—		24
		omit, insert—		25
			g information about particular persons to e of teachers	26 27
			his section applies in relation to information out a person—	28 29

Part 5 Amendment of Working with Children (Risk Management and Screening) Act 2000

		Divisio	on 8	Α		•	formatio d entity	n with	29 30
		insert—							28
		Chapter 8, p	part 6	<u> </u>					27
Clause	98	Insertion of ne	ew cl	h 8, pt	6, div 8	A			26
			(dis	ability	worker s	creeni	ng)		25
		omit, insert-							24
		Section 344	•, '(di	isability	service	s)'—			23
Clause	97	Amendment of executive (disa				ormat	tion to chie	ef	21 22
			(c)		nation, se inters			rmation or	17 18 19 20
			(b)		ity or a		working w ve notice h	ith children eld by the	14 15 16
			(a)				working water w		12 13
		(3)					on (2), the s the follow	information ing—	10 11
		(2)	abor chie info colle	ut the p of exe ormation ege und	erson to ecutive is rele ler the <i>E</i>	the co reaso evant t ducatio	ollege of tea	lieves the ions of the and College	5
			(b)	relatio		an	employmer	ssession in nt-screening	1 2 3

Part 5 Amendment of Working with Children (Risk Management and Screening) Act 2000

[s 98]

344AAA	Def	inition for division	1			
	In tl	nis division—	2			
	pres	cribed entity means an entity that—	3			
	(a)	(a) is prescribed by regulation for this division; and				
	(b)	has entered into an arrangement with the chief executive to give the chief executive information under section 344AAB.	6 7 8			
		angements with particular entities sking for and giving information	9 10			
(1)	arra	chief executive may enter into a written ngement with an entity prescribed by llation for this division about—	11 12 13			
	(a)	asking for information under section 344AAC; or	14 15			
	(b)	giving information under section 344AAD.	16			
(2)		hout limiting subsection (1), the arrangement provide—	17 18			
	(a)	for information to be asked for or given electronically, including on a daily basis; or	19 20			
	(b)	for information to be given by way of providing electronic access to the information.	21 22 23			
(3)	give Act may or th used	the arrangement provides for information to be en or accessed electronically and, under this or another law, there is a limitation on who be given, or given access to, the information ne purposes for which the information may be d, the arrangement must provide for the tation.	24 25 26 27 28 29 30			

Part 5 Amendment of Working with Children (Risk Management and Screening) Act 2000

[s 98]

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344AAC Request for information about relevant person from prescribed entities

- (1) This section applies if the chief executive reasonably believes a prescribed entity has information relevant to whether a person poses a risk to the safety of children.
- (2) The chief executive may, by notice, ask the prescribed entity for the information.
- (3) The prescribed entity may give the information 9 about the person to the chief executive if the 10 prescribed entity reasonably believes the 11 information may help the chief executive to 12 perform the chief executive's main functions 13 under section 8.
- (4) This section applies subject to the *Child* 15 Protection Act 1999, chapter 6, part 6, division 2,
 16 subdivision 1.
 17

344AAD Giving information about relevant person from prescribed entities

- This section applies if a prescribed entity 20 reasonably believes the prescribed entity has information relevant to whether a person poses a risk to the safety of children.
 20
 20
 21
 22
 23
- (2) The prescribed entity may give the information 24 about the person to the chief executive if the 25 prescribed entity reasonably believes the 26 information may help the chief executive to 27 perform the chief executive's main functions 28 under section 8.
- (3) This section applies subject to the *Child* 30 *Protection Act 1999*, chapter 6, part 6, division 2, 31 subdivision 1. 32

Working with Children (Risk Management and Screening) and Other Legislation Amendment Bill 2024 Part 5 Amendment of Working with Children (Risk Management and Screening) Act 2000

[s 99]

Clause	99	not			44AA (Chief executive to give notice to etc. about a change in police	1 2 3
		(1)	Section 344	AA(2	2)(b), 'relevant disqualified person'—	4
			omit, insert-			5
				disq	ualified person	6
		(2)	Section 344	AA(.	3)(c), 'or part 5, division 8'—	7
			omit.			8
		(3)			3)(g) and (5), 'unless and until a prescribed ion 322 happens for the person'—	9 10
			omit.			11
Clause	100				44A (Chief executive may give particular information)	12 13
			Section 344	A(1)		14
			insert—			15
				(e)	another person the chief executive accepts is authorised by the department to assist the chief executive in performing the chief executive's main functions under section 8(a).	16 17 18 19 20
Clause	101		endment o		45C (Giving information to interstate	21 22
			Section 345	C(3)		23
			omit, insert-			24
			(3)		chief executive must not give to an interstate ening unit—	25 26
				(a)	a section 93A transcript; or	27
				(b)	a recorded statement.	28
			(4)	Hov	vever, the chief executive may give to an	29

	Part 5	Working with Children (Risk Management and Screening) and Other Legislation Amendment Bill 2024 5 Amendment of Working with Children (Risk Management and Screening) Act 2000	
		[s 102]	
		interstate screening unit a written summary of a section 93A transcript or recorded statement, subject to subsection (2).	1 2 3
Clause	102	Amendment of s 348 (Replacement card for change of name or contact details)	4 5
		(1) Section 348(1) and (2)—	6
		omit, insert—	7
		(1) This section applies to a person who—	8
		(a) holds a working with children authority; and	9
		(b) notifies the chief executive of—	10
		(i) a change in the person's name under section 328B; or	11 12
		(ii) a change in the person's contact details under section 328C.	13 14
		(2) Section 348(3) and (4)—	15
		renumber as section 348(2) and (3).	16
Clause	103	Omission of s 349 (Holder must notify change of regulated employment or regulated business)	17 18
		Section 349—	19
		omit.	20
Clause	104	Amendment of s 351 (False or misleading disclosure)	21
		Section 351, 'or this chapter'—	22
		omit, insert—	23
		, this chapter or chapter 10, part 1A	24
Clause	105	Amendment of s 352 (False or misleading documents)	25
		Section 352(1), 'or this chapter'—	26

Working with Children (Risk Management and Screening) and Other Legislation Amendment Bill 2024 Part 5 Amendment of Working with Children (Risk Management and Screening) Act 2000

[s 106]

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		omit, insert	. <u> </u>			1
			, thi	s cha	pter or chapter 10, part 1A	2
Clause	106	Replacement	ofs	353 (Definitions for div 3)	3
		Section 353	3			4
		omit, insert				5
		353 Def	initi	ons f	or division	6
			In tl	nis di	vision—	7
			-	<i>pter</i> ins—	8 reviewable decision, about a person,	8 9
			(a)	a de	cision of the chief executive to—	10
				(i)	issue the person a negative notice; or	11
				(ii)	refuse to cancel a negative notice issued to the person; or	12 13
			(b)	a de	cision of the chief executive if—	14
				(i)	the person's working with children authority was suspended under section 296; and	15 16 17
				(ii)	the person has applied under section 300A for the chief executive to end the suspension of the person's working with children authority and the chief executive has decided to continue the suspension under section 300(1)(c); and	18 19 20 21 22 23 24
				(iii)	the person claims the person is not the person the subject of the offence, action or other information that has triggered the suspension.	25 26 27 28
			revi peri	ewab	<i>ed period</i> , for a review of a chapter 8 ble decision about a person, means the adding 28 days after the person is given	29 30 31 32

[s 107]

		 (a) for a chapter 8 reviewable decision mentioned in definition <i>chapter</i> 8 <i>reviewable decision</i>, paragraph (a)—the decision; or 	1 2 3 4
		 (b) for a chapter 8 reviewable decision mentioned in definition <i>chapter 8</i> <i>reviewable decision</i>, paragraph (b)—the decision on the application under section 300A about the suspension. 	5 6 7 8 9
Clause	107	Amendment of s 354 (Person may apply for review of chapter 8 reviewable decision)	10 11
		(1) Section 354—	12
		insert—	13
		(1A) Despite subsection (1), a person who is a disqualified person may apply for a review of a chapter 8 reviewable decision of the chief executive to issue a negative notice if the person claims not to be the person the subject of the offence, action or other information that made the person a disqualified person.	14 15 16 17 18 19 20
		(2) Section 354(3), note—	21
		omit.	22
		(3) Section 354(1A) to (4)—	23
		<i>renumber</i> as section $354(2)$ to (5).	24
Clause	108	Amendment of s 354A (Stay of operation of particular decisions on application for review)	25 26
		(1) Section 354A(1), 'an exceptional case decision'—	27
		omit, insert—	28
		a decision of the chief executive	29
		(2) Section $354A(4)$ —	30

Working with Children (Risk Management and Screening) and Other Legislation Amendment Bill 2024 Part 5 Amendment of Working with Children (Risk Management and Screening) Act 2000

[s 109]

		omit.		1		
Clause	109	Insertion of new s 354B				
		After sectio	n 354A—	3		
		insert—		4		
		354B CI QC	nief executive to give effect to decisions of AT	5 6		
		(1)	This section applies if, on an application for a review of a chapter 8 reviewable decision under section 354, QCAT decides that a person must be issued a working with children authority.	7 8 9 10		
		(2)	The chief executive may do any of the things necessary and otherwise permitted or required under this Act to give effect to the decision.	11 12 13		
			Example for subsection (2)—	14		
			1 The chief executive may request information that the chief executive reasonably needs to establish the applicant's identity.	15 16 17		
			2 The chief executive may undertake a check for a change in a person's criminal history.	18 19		
Clause	110	Amendment o	f s 357 (Disqualification order)	20		
		Section 357	/(1)—	21		
		omit, insert	_	22		
		(1)	This section applies if a person is convicted of a serious offence committed in relation to, or otherwise involving, a child.	23 24 25		
Clause	111	Insertion of ne	ew ch 10, pts 1 and 1A	26		
		Chapter 10-	_	27		
		insert—		28		

Working with Children (Risk Management and Screening) and Other Legislation Amendment Bill 2024 Part 5 Amendment of Working with Children (Risk Management and Screening) Act 2000

[s 111]

Part 1			Requirement to keep register about persons employed in regulated employment	1 2 3 4
369 Em	ploy	er m	ust keep register	5
(1)	who	emp	ion applies to a person (the <i>employer</i>) ploys another person (an <i>employee</i>) in employment.	6 7 8
(2)	with	-	loyer must keep a register that complies bsection (3) about the employer's es.	9 10 11
	Max	kimur	n penalty—50 penalty units.	12
(3)	The	regis	ter must include—	13
	(a)	who	hame and date of birth of each employee has made a working with children k application; and	14 15 16
	(b)		each employee who holds a working children authority—	17 18
		(i)	the name and date of birth of the employee; and	19 20
		(ii)	the day the term of the employee's authority ends; and	21 22
		(iii)	any reference number or other identifying number given by the chief executive for the employee's authority; and	23 24 25 26
		c		

- (c) for each employee who is employed in 27 restricted employment— 28
 - (i) the name and date of birth of the 29 employee; and 30

Part 5 Amendment of Working with Children (Risk Management and Screening) Act 2000

	(d)	(ii) whether the employer considers the employee is a restricted person; andthe name and date of birth of each employee who is not required to apply for a working with children authority.	1 2 3 4 5
Part 1	Α	Powers to audit and monitor for compliance	6 7
370 Pui	rpose	e of part	8
	the func	purpose of this part is to set out the powers chief executive may use when performing the ction of auditing or monitoring compliance er section 8(b).	9 10 11 12
370A A	pplic	ation of part	13
(1)		s part applies in relation to the following sons or entities—	14 15
	(a)	a person in regulated employment;	16
	(b)	a person or entity who employs another person in regulated employment;	17 18
	(c)	a regulated business;	19
	(d)	a person performing a child-related duty in a public sector entity;	20 21
	(e)	any other person the chief executive reasonably considers may hold information relevant to the chief executive's main functions under section 8.	22 23 24 25
(2)	In tl	nis section—	26
		<i>d-related duty</i> see the <i>Public Sector Act</i> 2022, ion 57.	27 28

[s 111]

370B OI	btaining information from persons	1				
(1)	The chief executive may, by written notice, ask a person for information that the chief executive reasonably believes is necessary for the chief executive to perform the function under section 8(b) of auditing or monitoring compliance with this Act.					
(2)	The chief executive may state the way the person must give the information to the chief executive, including that the information be given—	8 9 10				
	 (a) in a statement setting out the information related to the matters being audited or monitored; or 	11 12 13				
	(b) as documents related to the matters being audited or monitored.	14 15				
(3)	The person must comply with the request on or before the day stated in the notice unless the person has a reasonable excuse.	16 17 18				
	Maximum penalty—50 penalty units.	19				
370C D4	ealing with information obtained under part	20				
(1)	The chief executive may do the following with documents obtained under this part—	20 21 22				
	 (a) keep the documents for the period necessary for the chief executive to perform the function under section 8(b) of auditing or monitoring compliance with this Act; 	23 24 25 26				
	(b) make copies of, or take extracts from, the documents.	27 28				
(2)	If the chief executive has possession of the documents, the chief executive must permit a person, who would be entitled to inspect the documents if the chief executive did not have possession, to inspect the documents at all reasonable times.	29 30 31 32 33 34				

Working with Children (Risk Management and Screening) and Other Legislation Amendment Bill 2024 Part 5 Amendment of Working with Children (Risk Management and Screening) Act 2000

[s 112]

	112		endment of s 3 prmation)	84 (0	Confidentiality of protected	$\frac{1}{2}$
		(1)	Section 384(1)(a	ı)—		3
			omit, insert—			4
			(a)	is o	t has been—	5
				(i)	a public service employee employed in the department; or	6 7
				(ii)	a member of an advisory committee; or	8
				(iii)	an expert advisor; and	9
		(2)	Section 384(1)(b	o)(vi)	, '(disability services)'—	10
			omit, insert—			11
			(dis	abilit	y worker screening)	12
		(3)	Section 384(4)-	_		13
			insert—			14
			(da)) is fo or	or research purposes under section 398B;	15 16
		(\mathbf{A})	Section 384(4)(d	la) an	d (e)—	17
		(4)	3601011 384(4)(0	ia) an		1/
		(4)	<i>renumber</i> as sec	ŕ		18
Clause	113	Am	renumber as sec	tion 3		
Clause	113	Am	renumber as sec	tion 3 85 (C	884(e) and (f).	18 19
Clause	113	Am	renumber as sec endment of s 3 ormation)	tion 3 85 (C	884(e) and (f).	18 19 20
Clause	113	Am	renumber as sec endment of s 3 ormation) Section 385(1)(a omit, insert—	tion 3 85 ((1)—	884(e) and (f).	18 19 20 21
Clause	113	Am	renumber as sec endment of s 3 ormation) Section 385(1)(a omit, insert—	tion 3 85 ((1)—	884(e) and (f).	18 19 20 21 22
Clause	113	Am	renumber as sec endment of s 3 ormation) Section 385(1)(a omit, insert—	tion 3 85 ((n)— is on	884(e) and (f). Confidentiality of other thas been— the Minister or a member of the	 18 19 20 21 22 23 24
Clause	113	Am	renumber as sec endment of s 3 ormation) Section 385(1)(a omit, insert—	tion 3 85 (C i)— is on (i) (ii)	284(e) and (f). Confidentiality of other thas been— the Minister or a member of the Minister's staff; or a public service employee employed in	 18 19 20 21 22 23 24 25 26

		Working with Children (Risk Management and Screening) and Other Legislation Amendment Bill 2024	
	Part 5	Amendment of Working with Children (Risk Management and Screening) Act 2000	
		[s 114]	
Clause	114	Amendment of s 393 (Protection from liability)	1
		Section 393(3), definition official, paragraph (b)—	2
		omit, insert—	3
		(b) a member of an advisory committee; or	4
		(c) an expert advisor.	5
Clause	115	Insertion of new s 396	6
		After section 395—	7
		insert—	8
		396 Duty of police commissioner to comply with request for information	9 10
		 The section applies if a provision of this Act imposes a duty on the police commissioner to comply with a request for information. 	11 12 13
		(2) The duty applies only to information in the commissioner's possession or to which the commissioner has access.	14 15 16
Clause	116	Amendment of s 398A (Chief executive may arrange for use of information system)	17 18
		Section 398A(1)(b)(i) and (ii)—	19
		omit, insert—	20
		(i) a decision about whether the person poses a risk to the safety of children; or	21 22
		(ii) a decision about whether to issue a working with children authority; or	23 24
		(iii) another decision prescribed by regulation.	25
Clause	117	Insertion of new s 398B	26
		After section 398A—	27

After section 398A—

Part 5 Amendment of Working with Children (Risk Management and Screening) Act 2000

[s 118]

	insert—		1
		ccess and use of information for research poses	2 3
	(1)	The chief executive may give access to de-identified data collected under this Act about working with children checks, working with children authorities and negative notices if—	4 5 6 7
		 (a) the chief executive is satisfied that a person or public sector entity given access to the data— 	8 9 10
		 (i) is conducting research that is consistent with the objects of this Act or a function of the chief executive under this Act (<i>approved research</i>); and 	11 12 13 14
		 (ii) has appropriate qualifications or experience to carry out the approved research; and 	15 16 17
		(b) in the chief executive's opinion, the data is reasonably necessary for the approved research.	18 19 20
	(2)	The chief executive may impose conditions on the use of the data.	21 22
	(3)	A person must comply with a condition imposed by the chief executive, unless the person has a reasonable excuse.	23 24 25
		Maximum penalty—100 penalty units.	26
	(4)	The chief executive may publish guidelines about the matters mentioned in subsection (1).	27 28
118 Ame	endment o	f s 401 (Regulation-making power)	29
		(2)(a), 'arrangements between the chief executive ef executive (disability services)'—	30 31
	omit, insert	_	32

Clause

		Working with Children (Risk I	Management and Screening) and Other Legislation Amendment Bill 2024	
	Part 5	Amendment of Working with Ch	ildren (Risk Management and Screening) Act 2000 [s 119]	
		procedu	ares, processes and systems	1
Clause	119	Omission of ch 11, pt	s 1–12, 14 and 15	2
		Chapter 11, parts 1 t	to 12, 14 and 15—	3
		omit.		4
Clause	120	Insertion of new ch 1	I, pt 22	5
		Chapter 11—		6
		insert—		7
		Part 22	Transitional provisions	8
			for Working with	9
			Children (Risk Management and	10
			Screening) and Other	11 12
			Legislation	12
			Amendment Act 2024	14
		Division 1	Preliminary	15
		602 Definitions	o for part	16
		In this j	part—	17
			ed Act means this Act as in force from the ncement.	18 19
		Childre	<i>ment Act</i> means the Working with m (Risk Management and Screening) and Legislation Amendment Act 2024.	20 21 22
		<i>former</i> 603(1).	, for a provision of this Act, see section	23 24
		<i>new</i> , fo 603(2).	or a provision of this Act, see section	25 26

Part 5 Amendment of Working with Children (Risk Management and Screening) Act 2000

[s 120]

603 References to former or new provisions

A reference in a provision of this part (the *transitional provision*) to a *former* provision of this Act is a reference to the provision as in force from time to time before the commencement of the transitional provision.

1

(2) A reference in a provision of this part (the 7 *transitional provision*) to a *new* provision of this 8 Act is a reference to the provision as in force from 9 the commencement of the transitional provision. 10

Division 2 Existing working with 11 children authorities and 12 negative notices continued 13

		working with children authorities and notices	14 15
(1)	and	s section applies to the following authorities notices in effect immediately before the mencement—	16 17 18
	(a)	a working with children clearance issued under former section 220(2);	19 20
	(b)	a working with children exemption issued under former section 282(2);	21 22
	(c)	a negative notice issued under former section 220(3) or 282(3).	23 24
(2)	The	authority or notice—	25
	(a)	continues in effect; and	26
	(b)	is taken to have been issued under the corresponding new provision for the former provision; and	27 28 29
	(c)	despite paragraph (b), is taken to be for the same term that applied to the authority or	30 31

	[\$ 120]	
	notice immediately before the commencement.	1 2
(3)	In this section—	3
	<i>corresponding new provision</i> , for a former provision, means—	4 5
	(a) for former section 220(2)—new section 226(2)(a); or	6 7
	(b) for former section 282(2)—new section 226(2)(b); or	8 9
	(c) for former section 220(3) or 282(3)—new section 226(3).	10 11
Divisio	on 3 Existing eligibility	12
	applications and	13
	declarations	14
	isting eligibility application for person who	15
is r	o longer disqualified person	16
	This section applies if	16 17
is r	o longer disqualified person	16
is r	 to longer disqualified person This section applies if— (a) a person made an application for an eligibility declaration under former section 	16 17 18 19
is r	 a person made an application for an eligibility declaration under former section 178; and (b) immediately before the commencement the application had not been decided, withdrawn, or taken to have been 	16 17 18 19 20 21 22 23
is r	 bo longer disqualified person This section applies if— (a) a person made an application for an eligibility declaration under former section 178; and (b) immediately before the commencement the application had not been decided, withdrawn, or taken to have been withdrawn; and (c) from the commencement the person is no 	16 17 18 19 20 21 22 23 24 25
is r (1)	 bo longer disqualified person This section applies if— (a) a person made an application for an eligibility declaration under former section 178; and (b) immediately before the commencement the application had not been decided, withdrawn, or taken to have been withdrawn; and (c) from the commencement the person is no longer a disqualified person. The application is taken to be a working with children check application and for that purpose	16 17 18 19 20 21 22 23 24 25 26 27 28

Part 5 Amendment of Working with Children (Risk Management and Screening) Act 2000

	part form have	tion to the application under former chapter 8, 2, 1, former chapter 8, part 4, division 9 or ner chapter 8, part 5, division 8 is taken to e been done in relation to the application er new chapter 8, part 4, division 9.	1 2 3 4 5
(4)	pers mac befo	the chief executive invited submissions from a son under former section 229 and the person de submissions to the chief executive, whether bre or after the commencement, the chief cutive may either—	6 7 8 9 10
	(a)	give the person a written notice under new section 235 and consider any submissions made by the person under that section; or	11 12 13
	(b)	issue a working with children authority.	14
		g eligibility application for person who	15
IS	-	alified person after commencement	16
IS (1)	-	s section applies if—	16 17
	-	•	
) This	a person made an application for an eligibility declaration under former section	17 18 19
) This (a)	a person made an application for an eligibility declaration under former section 178; and immediately before the commencement the application had not been decided, withdrawn, or taken to have been	17 18 19 20 21 22 23
) This (a) (b) (c)	a person made an application for an eligibility declaration under former section 178; and immediately before the commencement the application had not been decided, withdrawn, or taken to have been withdrawn; and from the commencement, the person is a	17 18 19 20 21 22 23 24 25
(1)) This (a) (b) (c)) The) The	a person made an application for an eligibility declaration under former section 178; and immediately before the commencement the application had not been decided, withdrawn, or taken to have been withdrawn; and from the commencement, the person is a disqualified person.	17 18 19 20 21 22 23 24 25 26
(1)) This (a) (b) (c)) The) The	a person made an application for an eligibility declaration under former section 178; and immediately before the commencement the application had not been decided, withdrawn, or taken to have been withdrawn; and from the commencement, the person is a disqualified person. application is taken to be withdrawn.	17 18 19 20 21 22 23 24 25 26 27 28

607 Exi	sting eligibility declaration	1
(1)	This section applies to a person—	2
	(a) issued an eligibility declaration that is in effect immediately before the commencement; or	3 4 5
	 (b) taken to have been issued an eligibility declaration under former section 181 or 456(2)(a) that is in effect immediately before the commencement. 	6 7 8 9
(2)	The eligibility declaration ends on the commencement.	10 11
(3)	The disqualifying offence the person was convicted of, that was considered by the chief executive as part of the application for an eligibility declaration (the <i>applicable</i> <i>disqualifying offence</i>), is taken to be a serious offence for—	12 13 14 15 16 17
	(a) a working with children check application made after the commencement; or	18 19
	(b) a decision made after the commencement under chapter 8, part 5A about the suspension or cancellation of an authority.	20 21 22
(4)	Despite subsection (3), an offence is not a serious offence if the offence was committed, or is alleged to have been committed, by a person when the person was a child.	23 24 25 26
(5)	However, if the conduct constituting or alleged to constitute an offence occurs between 2 dates, the first on which the person was a child and the second on which the person was an adult, the conduct is taken to occur when the person was an adult.	27 28 29 30 31 32
(6)	The person is taken to no longer be a disqualified person in relation to the applicable disqualifying offence.	33 34 35

Part 5 Amendment of Working with Children (Risk Management and Screening) Act 2000

Divisio	on 4	Change to period for application to issue negative notice	
		ion to cancel negative notice made by fied person	2
(1)	This	section applies if—	
	(a)	before the commencement of new section 304G, a person made an application to cancel a negative notice; and	
	(b)	from the commencement, the person is a disqualified person.	
(2)	The	application is taken to be withdrawn.	
(3)		chief executive must give a written notice to person stating that—	
	(a)	the application is withdrawn; and	
	(b)	the reason for the withdrawal.	
	plicat cided	ion to cancel negative notice not	
(1)	This	section applies if—	
	(a)	before the commencement of new section 304G, an application to cancel a negative notice had been made but not decided or withdrawn; and	
	(b)	the application was made more than 2 years after the negative notice was issued; and	
	(c)	the person who made the application is not a disqualified person.	

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[s 1:	20]
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	Note—	1
	See section 608 in relation to an application to cancel a negative notice made by a disqualified person.	2 3 4
(2)	The application to cancel the person's negative notice may be decided under new chapter 8, part 4, division 9.	5 6 7
(3)	Subject to subsection (4), anything done in relation to the application under former chapter 8, part 4, division 9 or former chapter 8, part 5, division 8 is taken to have been done in relation to the application under new chapter 8, part 4, division 9.	8 9 10 11 12 13
(4)	If the chief executive invited submissions from a person under former section 229 and the person made submissions to the chief executive, whether before or after the commencement, the chief executive may either—	14 15 16 17 18
	(a) give the person a written notice under new section 235 and consider any submissions made by the person under that section; or	19 20 21
	(b) issue a working with children authority.	22
610 Exi	sting holders of negative notices	23
(1)	This section applies if—	23 24
(-)	(a) a person holds a negative notice; and	25
	(b) the negative notice was issued before the commencement.	26 27
(2)	Despite new section $304G(2)(a)$, the person may apply to cancel the negative notice under new section 304G if the application is made more than 2 years after the notice was issued.	28 29 30 31

Part 5 Amendment of Working with Children (Risk Management and Screening) Act 2000

Divisio	n 5 Regulated employment and regulated businesses	1 2
611 Def	nition for division	3
	In this division—	4
	<i>amusement park</i> includes a park that is permanent or temporary but does not include an amusement arcade.	5 6 7
612 Nev	regulated employment—legal support	8
(1)	This section applies if, immediately before the commencement—	9 10
	 (a) a person was employed in employment, or was continuing in employment, mentioned in new schedule 1, section 6(1)(d); and 	11 12 13
	(b) under former schedule 1, section 28A, chapter 7 of this Act did not apply to the employment of the person; and	14 15 16
	(c) the person does not hold a current working with children authority.	17 18
(2)	Sections 175, 176A, 176C and 176E do not apply in relation to the employment until—	19 20
	(a) 12 months after the commencement; or	21
	(b) if the person makes a working with children check application within the period mentioned in paragraph (a)—the application is decided or withdrawn.	22 23 24 25
	regulated employment—child ommodation services for overnight camps	26 27
(1)	This section applies if, immediately before the commencement—	28 29

[s 120]

	(a)	a person was employed in employment, or was continuing in employment, mentioned in new schedule 1, section $9(1)(b)$; and	1 2 3
	(b)	the person does not hold a current working with children authority.	4 5
(2)		tions 175, 176A, 176C and 176E do not apply elation to the employment until—	6 7
	(a)	6 months after the commencement; or	8
	(b)	if the person makes a working with children check application within the period mentioned in paragraph (a)—the application is decided or withdrawn.	9 10 11 12
	v reg lities	gulated employment—gyms and play s	13 14
(1)		s section applies if, immediately before the mencement—	15 16
	(a)	a person was employed in employment, or continuing in employment, mentioned in new schedule 1, section $11(1)(b)$; and	17 18 19
	(b)	the person does not hold a current working with children authority.	20 21
(2)		tions 175, 176A, 176C and 176E do not apply elation to the employment until—	22 23
	(a)	6 months after the commencement; or	24
	(b)	if the person makes a working with children check application within the period mentioned in paragraph (a)—the application is decided or withdrawn.	25 26 27 28
		gulated employment—employment blace at amusement park	29 30

(1) This section applies if, immediately before the 31

Part 5 Amendment of Working with Children (Risk Management and Screening) Act 2000

	commencement—	1
	(a) a person was employed in employment, or was continuing in employment, mentioned in new schedule 1, section 11(1) or 11A; and	2 3 4
	(b) the employment took place at an amusement park; and	5 6
	(c) the person does not hold a current working with children authority.	7 8
(2)	Sections 175, 176A, 176C and 176E do not apply in relation to the employment until—	9 10
	(a) 12 months after the commencement; or	11
	 (b) if the person makes a working with children check application within the period mentioned in paragraph (a)—the application is decided or withdrawn. 	12 13 14 15
	ew regulated employment—entertainment, eauty and photography	16 17
(1)	This section applies if, immediately before the commencement—	18 19
	(a) a person was employed in employment, or was continuing in employment, mentioned in new schedule 1, section 11A; and	20 21 22
	(b) the employee does not hold a current working with children authority.	23 24
(2)	Sections 175, 176A, 176C and 176E do not apply in relation to the employment until—	25 26
	(a) 6 months after the commencement; or	27
	 (b) if the person makes a working with children check application within the period mentioned in paragraph (a)—the application is decided or withdrawn. 	28 29 30 31

	w regulated businesses—legal support vices	1 2
(1)	This section applies if, immediately before the commencement—	3 4
	(a) a person was carrying on a business mentioned in new schedule 1, section 16(1); and	5 6 7
	 (b) the person is an Australian lawyer who may engage in legal practice in this State under the <i>Legal Profession Act 2007</i>; and 	8 9 10
	(c) the person does not hold a working with children authority.	11 12
(2)	Sections 176B and 176G do not apply in relation to the person carrying on the business until—	13 14
	(a) 12 months after the commencement; or	15
	 (b) if the person makes a working with children check application within the period mentioned in paragraph (a)—the application is decided or withdrawn. 	16 17 18 19
ser	w regulated businesses—educational vices and activities conducted inside nool	20 21 22
(1)	This section applies if, immediately before the commencement—	23 24
	(a) a person was carrying on a business mentioned in new schedule 1, section 18C; and	25 26 27
	(b) the person does not hold a working with children authority.	28 29
(2)	Sections 176B and 176G do not apply in relation to the person carrying on the business until—	30 31
	(a) 6 months after the commencement; or	32

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	(b)	if the person makes a working with children check application within the period mentioned in paragraph (a)—the application is decided or withdrawn.	1 2 3 4
	-	ulated businesses—child nodation services for overnight camps	5 6
(1)		s section applies if, immediately before the mencement—	7 8
	(a)	a person was carrying on a business mentioned in new schedule 1, section $21(1)(b)$; and	9 10 11
	(b)	the person does not hold a working with children authority.	12 13
(2)		tions 176B and 176G do not apply in relation ne person carrying on the business until—	14 15
	(a)	6 months after the commencement; or	16
	(b)	if the person makes a working with children check application within the period mentioned in paragraph (a)—the application is decided or withdrawn.	17 18 19 20
	w reg ilities	gulated businesses—gyms and play s	21 22
(1)		s section applies if, immediately before the immencement—	23 24
	(a)	a person carrying on a business mentioned in new schedule 1, section 22(1)(b); and	25 26
	(b)	the person does not hold a current working with children authority.	27 28
(2)		tions 176B and 176G do not apply in relation ne person carrying on the business until—	29 30
	(a)	6 months after the commencement; or	31

้ร	1	20]

	 (b) if the person makes a working with child check application within the per mentioned in paragraph (a)—the applicat is decided or withdrawn. 	riod 2
	w regulated businesses—business taking ce at amusement park	9 5 6
(1)	This section applies if, immediately before commencement—	the 7 8
	 (a) a person was carrying on a busin mentioned in new schedule 1, section 22 or 22A(1); and 	
	(b) the business took place at an amusem park; and	nent 12 13
	(c) the person does not hold a working v children authority.	vith 14 15
(2)	Sections 176B and 176G do not apply in relat to the person carrying on the business until—	ion 16 17
	(a) 12 months after the commencement; or	18
	 (b) if the person makes a working with child check application within the per mentioned in paragraph (a)—the applicat is decided or withdrawn. 	riod 20
	w regulated businesses—entertainment, auty and photography services	23 24
(1)	This section applies if, immediately before commencement—	the 25 26
	 (a) a person was carrying on a busin mentioned in new schedule 1, sect 22A(1); and 	— ·
	(b) the person does not hold a working v children authority.	vith 30 31

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(2)	Sections 176B and 176G do not apply in relation to the person carrying on the business until—	1 2
	(a) 6 months after the commencement; or	2
	 (b) if the person makes a working with children check application within the period mentioned in paragraph (a)—the application is decided or withdrawn. 	4 5 6 7
176	ceedings for offences against ss 176I and J for particular types of restricted ployment	8 9 10
(1)	This section applies in relation to an offence against section 176I or 176J if—	11 12
	(a) the offence was committed by a person before, or both before and after, the commencement; and	13 14 15
	 (b) under former schedule 1, section 3(2)(b), 4(4), 4A(2), 5(2) or 11(2)(b), the restricted employment referred to in section 176I or 176J was not regulated employment. 	16 17 18 19
(2)	Without limiting the <i>Acts Interpretation Act 1954</i> , section 20, a proceeding for the offence may be continued or started, and the person may be convicted of and punished for the offence, in accordance with this Act, as in force from time to time before the commencement.	20 21 22 23 24 25
(3)	Subsection (2) applies despite the Criminal Code, section 11.	26 27
Divisio	on 6 Reviews and appeals	28
624 Ap	peals not started on commencement	29
(1)	This section applies if—	30

	(a)	before the commencement, the chief executive or another person had a right to an appeal, under the QCAT Act, against a decision of QCAT relating to a chapter 8 reviewable decision; and	1 2 3 4 5
	(b)	on the commencement—	6
		(i) an appeal had not been commenced; and	7 8
		(ii) the time for starting the appeal had not ended.	9 10
(2)	the appe ame	the chief executive or another person appeals decision of QCAT, the entity hearing the eal must hear and decide the appeal as if the indment Act had not been enacted, in relation he subject matter of the appeal.	11 12 13 14 15
COE LING			
		led reviews and appeals relating to e notices	16 17
	jativ This	e notices	-
neg	jativ This	e notices s section applies if, before the	17 18
neg	Jative This com	e notices s section applies if, before the mencement— the chief executive made a chapter 8 reviewable decision about a person as to whether there is an exceptional case for the	17 18 19 20 21 22
neg	This com (a)	e notices s section applies if, before the mencement— the chief executive made a chapter 8 reviewable decision about a person as to whether there is an exceptional case for the person; and because of the decision, the chief	17 18 19 20 21 22 23 24
neg	This com (a)	e notices s section applies if, before the mencement— the chief executive made a chapter 8 reviewable decision about a person as to whether there is an exceptional case for the person; and because of the decision, the chief executive—	17 18 19 20 21 22 23 24 25

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	-	application or appeal, and any reding in relation to the application or al, had not been decided or withdrawn.	1 2 3
(2)	appeal m	hal or court hearing the application or ust continue to hear and decide the if the amendment Act had not been	4 5 6 7
		o chief executive for fresh ut exceptional case	8 9
(1)	This section	on applies if—	10
	(a) befor	e the commencement—	11
	1	the chief executive made a chapter 8 reviewable decision about whether there is an exceptional case for a person (an <i>exceptional case decision</i>); and	12 13 14 15 16
	. ,	because of the exceptional case decision the chief executive—	17 18
		(A) issued the person a negative notice; or	19 20
	((B) refused to cancel a negative notice issued to the person; and	21 22
	(the person had not applied for a review of the exceptional case decision under former section 354; and	23 24 25
	a rev	e commencement, the time for starting riew of the exceptional case decision not ended.	26 27 28
(2)	the except	n may apply to the chief executive for ional case decision to be redetermined oplication were a fresh application.	29 30 31
(3)		ation under subsection (2) must be made nonths after the commencement.	32 33

(4)	Also, the chief executive may redetermine the exceptional case decision on the chief executive's own initiative.	1 2 3
(5)	A decision of the chief executive under this section must be made under the amended Act.	4 5
(6)	If the person applies to QCAT for a review of the exceptional case decision QCAT must refuse the application.	6 7 8
Divisio	on 7 Other provisions relating to working with children	9 10
	framework	11
	qualifying offences and serious offences nmitted before the commencement	12 13
(1)	New section 15 applies in relation to an offence committed, or alleged to have been committed, before or after the commencement.	14 15 16
(2)	New section 16 applies in relation to an offence committed, or alleged to have been committed, before or after the commencement.	17 18 19
	closable matters occurring before the mmencement	20 21
	A matter is a disclosable matter under section 186 regardless of whether the matter happened before or after the commencement.	22 23 24
	oceedings for offences against former ss SK and 176L	25 26
(1)	This section applies in relation to an offence against former section 176K or 176L committed by a person before the commencement.	20 27 28 29

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(2)	Without limiting the <i>Acts Interpretation Act 1954</i> , section 20, a proceeding for the offence may be continued, and the person may be convicted of and punished for the offence, as if the amendment Act had not been enacted.	1 2 3 4 5
(3)	Subsection (2) applies despite the Criminal Code, section 11.	6 7
630 Exi	sting applications	8
(1)	This section applies if, immediately before the commencement, a working with children check application had not been decided or withdrawn.	9 10 11
(2)	The application must be decided under new chapter 8, part 4, division 9.	12 13

- (3) Subject to subsection (4), anything done in 14 relation to the application under former chapter 8, 15 part 4, division 9 or former chapter 8, part 5, 16 division 8 is taken to have been done in relation to 17 the application under new chapter 8, part 4, 18 division 9.
- (4) If the chief executive invited submissions from a person under former section 229 and the person 21 made submissions to the chief executive, whether 22 before or after the commencement, the chief 23 executive may either— 24
 - (a) give the person a written notice under new 25 section 235 and consider any submissions 26 made by the person under that section; or 27
 - (b) issue a working with children authority. 28
- (5) If the chief executive gave the applicant a notice 29 mentioned in former section 198(a) and on the 30 commencement the time for complying with the 31 notice has not ended, former section 198 32 continues to apply to the person and the chief 33 executive as if the amendment Act had not been 34

	enacted.	1
aut	ormation relevant to whether to suspend hority about event or change before nmencement	2 3 4
(1)	This section applies if the chief executive becomes aware of information about a person that—	5 6 7
	(a) is information mentioned in new section 295(2)(a); and	8 9
	(b) relates to an event or change that occurred before the commencement.	10 11
(2)	The chief executive may use the information for the purposes of deciding whether to suspend the person's working with children authority under new chapter 8, part 5A, division 2.	12 13 14 15
(3)	For subsection (1), it is does not matter whether the chief executive became aware of the information before or after the commencement.	16 17 18
632 Apj	plication to cancel suspended authority	19
(1)	This section applies if—	20
	(a) before the commencement—	21
	(i) a person was given a suspension notice under section 296(1); and	22 23
	(ii) the person made an application under former section 300(1)(b); and	24 25
	(b) on the commencement the application had not been decided or withdrawn.	26 27
(2)	The application is taken to be an application under new section 300A and must be decided under new section 300.	28 29 30
(3)	Subject to subsection (4), anything done in	31

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(4)	 relation to the application under the former part 5A, division 2, former part 4, division 9 or former part 5, division 8 is taken to have been done in relation to the application under new part 5A, division 2 or new part 4, division 9. If the chief executive invited submissions from a person under former section 229 and the person made submissions to the chief executive, whether before or after the commencement, the chief executive may either— (a) give the person a written notice under new 	1 2 3 4 5 6 7 8 9 10 11
	section 235 and consider any submissions made by the person under that section; or	11 12 13
	(b) issue a working with children authority.	14
633 App sus	plication made after commencement to end spended authority	15 16
(1)	This section applies if, before the commencement—	17 18
	(a) a person was given a suspension notice under section 296(1); and	19 20
	(b) the person had not made an application under former section 300(1)(b).	21 22
(2)	If the person makes an application under new section 300A to end the suspension of the person's authority, the period from the notice being given under section $296(1)$ to the commencement is taken to form part of the 6 month period referred to in section $300A(1)$.	23 24 25 26 27 28
634 Pro	posed decision under ch 8, pt 5A	29
(1)	This section applies if the chief executive, before the commencement—	30 31

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	 (a) was proposing to make a decision mentioned in section 294(1) in relation to a person; and 	1 2 3
	(b) had not made the decision.	4
(2)	The amended Act applies for making the decision.	5
(3)	Subject to subsection (4), anything done in relation to the application under former chapter 8 is taken to have been done in relation to the application under new chapter 8.	6 7 8 9
(4)	If the chief executive invited submissions from a person under former section 229 and the person made submissions to the chief executive, whether before or after the commencement, the chief executive may either—	10 11 12 13 14
	(a) give the person a written notice under new section 235 and consider any submissions made by the person under that section; or	15 16 17
	(b) issue a working with children authority.	18
Divisio	on 8 Miscellaneous	19
635 Tra	insitional regulation-making power	20
(1)	A regulation (a <i>transitional regulation</i>) may make provision about a matter for which—	21 22
	(a) it is necessary to make provision to allow or facilitate the doing of anything to achieve the transition from the operation of this Act as in force before its amendment by the	23 24 25
	amendment Act to the operation the amended Act; and	26 27 28
	amendment Act to the operation the	27

(2) A transitional regulation may have retrospective 31

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			operation to a day not earlier than the day this section commences.	1 2
		(3)	A transitional regulation must declare it is a transitional regulation.	3 4
		(4)	This section and any transitional regulation expire on the day that is 2 years after the day this section commences.	5 6 7
Clause	121	Amendment of	of sch 1, s 1 (Residential facilities)	8
		Schedule 1	, section 1(2)—	9
		omit.		10
Clause	122	Replacement than teachers	of sch 1, s 3 (Schools—employees other and parents)	11 12
		Schedule 1	, section 3—	13
		omit, inser	<i>t</i> —	14
		3 Sc	hools—employees other than teachers	15
		(1)	Employment is regulated employment if any of the usual functions of the employment take place—	16 17 18
			(a) in an area of a school—	19
			(i) in which children are being educated and cared for; or	20 21
			(ii) that is accessible to children; and	22
			(b) at a time when children are ordinarily present.	23 24
		(2)	However, employment mentioned in subsection (1) is not regulated employment if—	25 26
			(a) the employee is an approved teacher; or	27
			(b) the employment involves undertaking work—	28 29

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		(i) that is not directed towards child and	dren; 1 2
		(ii) the nature of which does not perm facilitate contact with children, o than incidental contact.	-
		(3) To the extent of an inconsistency between section and section 4(1)(b) of this schedule, section prevails.	
Clause	123	Amendment of sch 1, s 4 (Education and care service and similar employment)	s 9 10
		Schedule 1, section 4(4)—	11
		omit.	12
Clause	124	Amendment of sch 1, s 4A (Child care and similar employment)	13 14
		Schedule 1, section 4A(2)—	15
		omit.	16
Clause	125	Insertion of new sch 1, s 4B	17
		Schedule 1—	18
		insert—	19
		4B Justice and detention services	20
		Employment is regulated employment if an the usual functions of the employment—	ny of 21 22
		(a) are carried out, or are likely to be ca out, at a detention centre established u the <i>Youth Justice Act 1992</i> , section 262;	nder 24
		(b) include, or are likely to include, superva and monitoring a child on any of following orders that may be made	the 27

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		imposed by a court under the <i>Youth Justice Act 1992</i> —	1 2
		(i) a community based order;	3
		(ii) a supervised release order;	4
		(iii) any other order made or imposed by a	5
		court under that Act.	6
Clause 126		t of sch 1, s 5 (Churches, clubs and involving children)	7 8
	Schedule	1, section 5—	9
	omit, inse	rt—	10
		nurches, clubs and associations involving nildren	11 12
	(1)	Employment is regulated employment if—	13
		(a) the usual functions of the employment include, or are likely to include—	14 15
		(i) providing services directed mainly towards children; or	16 17
		(ii) conducting activities mainly involving children; or	18 19
		(iii) engaging in decision-making in relation to children as a member of an executive committee; and	20 21 22
		(b) the services are provided, the activities are conducted, or the decision-making is engaged in, by or within a church, club, association or similar entity.	23 24 25 26
		Note—	27
		See section 156 of this Act for circumstances in which a parent is not in regulated employment.	28 29
	(2)	In this section—	30
		executive committee means a group or body of	31

people, by whatever name called, that manages the affairs of the church, club or association relating to children. 1 Clause 127 Amendment of sch 1, s 6 (Health, counselling and support services) 4 (1) Schedule 1, section 6(1)(d), example— 6 omit, insert— 7 Examples for paragraph (d)— 8 • a support service providing emotional support for child victims or winesses in connection with court or other legal proceedings 1 • a person who is an Australian lawyer providing a support service to a child in connection with court or other legal proceedings 1 (2) Schedule 1, section 6(3), definition support service— 1 omit, insert— 1 support service means a service that provides emotional support, legal support, mentoring or pastoral care. 2 Clause 128 Replacement of sch 1, s 9 (Child accommodation services including home stays) 2 Schedule 1, section 9— 2 omit, insert— 2 9 Child accommodation services 2 (1) Employment is regulated employment if— 2 (a) the usual functions of the employment include, or are likely to include, a child accommodation service; or 2 (b) the employment includes providing services or conducting activities at an overnight camp or excursion for children. 3			[s 127]
support services) 5 (1) Schedule 1, section 6(1)(d), example— 6 omit, insert— 7 Examples for paragraph (d)— 8 • a support service providing emotional support for child victims or witnesses in connection with court or other legal proceedings 1 • a person who is an Australian lawyer providing a support service to a child in connection with court or other legal proceedings 1 (2) Schedule 1, section 6(3), definition support service— 1 omit, insert— 1 support service 1 or other legal support, legal support, mentoring or pastoral care. 1 Clause 128 Replacement of sch 1, s 9 (Child accommodation services including home stays) 2 Schedule 1, section 9— 2 omit, insert— 2 (1) Employment is regulated employment if— 2 (1) Employment is regulated employment if— 2 (a) the usual functions of the employment include, or are likely to include, a child 2 2 (b) the employment includes providing services or conducting activities at an overnight 3 3			the affairs of the church, club or association 2
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Examples for paragraph (d)— 8 • a support service providing emotional support for child victims or witnesses in connection with court or other legal proceedings 9 • a person who is an Australian lawyer providing a support service to a child in connection with court or other legal proceedings 1 • a person who is an Australian lawyer providing a support service to a child in connection with court or other legal proceedings 1 (2) Schedule 1, section 6(3), definition support service— 1 omit, insert— 1 support service means a service that provides emotional support, legal support, mentoring or pastoral care. 1 Clause 128 Replacement of sch 1, s 9 (Child accommodation services including home stays) 2 Schedule 1, section 9— 2 omit, insert— 2 9 Child accommodation services (1) Employment is regulated employment if— (a) the usual functions of the employment include, or are likely to include, a child accommodation service; or 2 (b) the employment includes providing services or conducting activities at an overnight 3			(1) Schedule 1, section $6(1)(d)$, example— 6
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child victims or witnesses in connection with court or other legal proceedings 1 • a person who is an Australian lawyer providing a support service to a child in connection with court or other legal proceedings 1 (2) Schedule 1, section 6(3), definition support service— omit, insert— 1 support service means a service that provides emotional support, legal support, mentoring or pastoral care. 1 Clause 128 Replacement of sch 1, s 9 (Child accommodation services including home stays) 2 Schedule 1, section 9— omit, insert— 2 9 Child accommodation services 2 (1) Employment is regulated employment if— include, or are likely to include, a child accommodation service; or 2 (b) the employment includes providing services or conducting activities at an overnight 3			Examples for paragraph (d)—
support service to a child in connection with court or other legal proceedings 1 (2) Schedule 1, section 6(3), definition support service— 1 omit, insert— 1 support service means a service that provides emotional support, legal support, mentoring or pastoral care. 1 Clause 128 Replacement of sch 1, s 9 (Child accommodation services including home stays) 2 Schedule 1, section 9— 2 omit, insert— 2 (1) Employment is regulated employment if— 2 (a) the usual functions of the employment include, or are likely to include, a child accommodation service; or 2 (b) the employment includes providing services or conducting activities at an overnight 3			child victims or witnesses in connection with court 1
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services including home stays)2Schedule 1, section 9—2omit, insert—29Child accommodation services2(1)Employment is regulated employment if—2(a)the usual functions of the employment include, or are likely to include, a child accommodation service; or2(b)the employment includes providing services or conducting activities at an overnight2			emotional support, legal support, mentoring or 1
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9 Child accommodation services 2 (1) Employment is regulated employment if— 2 (a) the usual functions of the employment include, or are likely to include, a child accommodation service; or 2 (b) the employment includes providing services or conducting activities at an overnight 3			Schedule 1, section 9— 2
 (1) Employment is regulated employment if— (a) the usual functions of the employment (a) the usual functions of the employment (b) the employment includes providing services (c) the employment includes at an overnight 			omit, insert— 2
 (a) the usual functions of the employment 2 include, or are likely to include, a child 2 accommodation service; or 2 (b) the employment includes providing services or conducting activities at an overnight 3 			9 Child accommodation services 2
 include, or are likely to include, a child 2 accommodation service; or 2 (b) the employment includes providing services or conducting activities at an overnight 3 			(1) Employment is regulated employment if— 2
or conducting activities at an overnight 3			include, or are likely to include, a child 2
			or conducting activities at an overnight 3

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(2)	If accommodation constituting a child accommodation service is provided, or is to be provided, by a home stay provider, each adult residing in the home stay provider's home, other than the home stay provider, is taken to be a volunteer who is engaged in regulated employment.	1 2 3 4 5 6 7
(3)	For subsection (1)(b), an overnight camp or excursion is regulated employment regardless of the type of accommodation or how many children are involved.	8 9 10 11
(4)	However, employment mentioned in subsection $(1)(a)$ or (2) is not regulated employment if the home stay provider is a relative of the child who receives the child accommodation service to which the employment relates.	12 13 14 15 16
(5)	Also, employment mentioned in subsection (1)(b) is not regulated employment if—	17 18
	(a) the employee's functions are limited to providing services for the maintenance and repair or ongoing operation of the site at which the service is provided; and	19 20 21 22
	(b) the employment involves undertaking work, the nature of which does not permit or facilitate contact with children, other than incidental contact.	23 24 25 26
(6)	In this section—	27
	<i>home</i> , of a person, includes the person's principal place of residence and any holiday home of the person.	28 29 30
	<i>home stay provider</i> means a person who provides an accommodation service in the person's home.	31 32
Replacement	of sch 1, s 11 (Sport and active recreation)	33

Schedule 1, section 11—

Clause 129

	omit, insert—					
	11 Sp fac	recreation, gyms and play	2 3			
	(1)	Em	ploym	ent is regulated employment if—	4	
		(a)	both		5	
			(i)	the usual functions of the employment include, or are likely to include—	6 7	
				(A) providing services directed mainly towards children; or	8 9	
				(B) conducting activities mainly involving children; and	10 11	
			(ii)	the services are provided, or the activities are conducted, as part of sport or active recreation; or	12 13 14	
		(b)	are o	services are provided, or the activities conducted, in relation to a gym or play ity directed mainly towards children.	15 16 17	
	(2)			, employment mentioned in subsection regulated employment if—	18 19	
		(a)		employee's functions are limited to iding food, beverages or equipment;	20 21 22	
		(b)		e is no further contact with children by employee.	23 24	
Clause 130	Insertion of n	ew s	ch 1,	s 11A	25	
	Schedule 1				26	
	insert—				27	
		terta rvice		nt, beauty and photography	28 29	
	(1)	Em	ploym	ent is regulated employment if—	30	

Part 5 Amendment of Working with Children (Risk Management and Screening) Act 2000

[s 131]

	(a)	the usual functions of the employment include, or are likely to include—	1 2
		(i) providing services directed mainly towards children; or	3 4
		(ii) conducting activities mainly involving children; and	5 6
	(b)	the services are provided, or the activities are conducted, in relation to 1 of the following—	7 8 9
		(i) an entertainment or party service;	10
		Examples of providing an entertainment or party service—	11 12
		a person appearing as Santa or another costumed character directed at entertaining children	13 14 15
		(ii) a beauty or talent program;	16
		(iii) a photography service.	17
(2)		wever, employment mentioned in subsection b)(i) is not regulated employment if—	18 19
	(a)	the employee's functions are limited to providing food, beverages or equipment; and	20 21 22
	(b)	there is no further contact with children by the employee.	23 24
	_		
Amendment o Protection Act		n 1, s 14 (Care of children under Child 9)	25 26
Schedule 1,	sect	ion 14(1), after 'other than'—	27
insert—			28
	an a	pproved kinship carer or	29

Clause 131

Clause	132	Amendment of sch 1 support services)	, s 16 (Health, counselling and	1 2
		(1) Schedule 1, section	n 16(2)—	3
		omit.		4
		(2) Schedule 1, section	16(3), definition support service—	5
		omit, insert—		6
		emotie	<i>rt service</i> means a service that provides onal support, legal support, mentoring or al care.	7 8 9
		(3) Schedule 1, section	n 16(3)—	10
		renumber as sched	ule 1, section 16(2).	11
Clause	133	Insertion of new sch	1, ss 18B and 18C	12
		Schedule 1—		13
		insert—		14
		18B Justice a	nd detention services	15
			iness is a regulated business if any of the activities of the business—	16 17
		C	re carried out, or are likely to be carried out, at a detention centre established under the <i>Youth Justice Act 1992</i> , section 262; or	18 19 20
		a f in	nclude, or are likely to include, supervising nd monitoring a child on any of the ollowing orders that may be made or mposed by a court under the <i>Youth Justice</i> <i>act 1992</i> —	21 22 23 24 25
		(i) a community based order;	26
		(ii) a supervised release order;	27
		(iii) any other order made or imposed by a court under that Act.	28 29

Part 5 Amendment of Working with Children (Risk Management and Screening) Act 2000

[s 134]

		ucational services and activities conducted ide school	1 2
	(1)	A business is a regulated business if the usual activities of the business take place—	3 4
		(a) in an area of a school—	5
		(i) in which children are being educated and cared for; or	6 7
		(ii) that is accessible to children; and	8
		(b) at a time when children are ordinarily present.	9 10
	(2)	However, a business mentioned in subsection (1) is not a regulated business if the activities of the business—	11 12 13
		(a) are not directed towards children; and	14
		(b) are of a nature that does not permit or facilitate contact with children, other than incidental contact.	15 16 17
Clause 134	Replacement	of sch 1, ss 21 and 22	18
	-	, sections 21 and 22—	19
	omit, insert	<u>•</u>	20
	21 Ch	ild accommodation services	21
	(1)	A business is a regulated business if—	22
		 (a) the usual activities of the business include, or are likely to include, a child accommodation service and— 	23 24 25
		 (i) the person who carries on the business provides the accommodation that constitutes the child accommodation service in the person's home; or 	26 27 28 29
		(ii) the person who carries on the business provides the child accommodation	30 31

Part 5 Amendment of Working with Children (Risk Management and Screening) Act 2000

[s 134]

		service under an arrangement	1
		organised by a government entity or a local government; or	2 3
		(b) the business includes providing an overnight camp or excursion for children.	4 5
((2)	For subsection (1)(b), an overnight camp or excursion is a regulated business regardless of the type of accommodation or how many children are involved.	6 7 8 9
((3)	However, a business mentioned in subsection (1)(b) is not a regulated business if—	10 11
		 (a) the activities of the business are limited to providing services for the maintenance and repair or ongoing operation of the site at which the service is provided; and 	12 13 14 15
		(b) the activities of the business are of a nature that does not permit or facilitate contact with children, other than incidental contact.	16 17 18
((4)	In this section—	19
		<i>home</i> , of a person, includes the person's principal place of residence and any holiday home of the person.	20 21 22
		rt, active recreation, gyms and play lities	23 24
((1)	A business is a regulated business if the usual activities of the business include, or are likely to include—	25 26 27
		(a) sport or active recreation activities directed mainly towards or involving children; or	28 29
		(b) carrying on the business of a gym or play facility directed mainly towards children.	30 31
((2)	However, a business mentioned in subsection (1) is not a regulated business if—	32 33

Part 5 Amendment of Working with Children (Risk Management and Screening) Act 2000

[s 134]

	(a)	the business is carrying out activities limited to providing food, beverages or equipment; and	1 2 3
	(b)	there is no further contact with children by an employee of the business.	4 5
	ertai vice:	inment, beauty and photography s	6 7
(1)	Ab	usiness is a regulated business if—	8
	(a)	the usual activities include, or are likely to include—	9 10
		(i) providing services directed mainly towards children; or	11 12
		(ii) conducting activities mainly involving children; and	13 14
	(b)	the business relates to 1 of the following areas—	15 16
		(i) an entertainment or party service;	17
		Example of a business relating to an entertainment or party service—	18 19
		a business providing for a person to appear as Santa or another costumed character directed at entertaining children	20 21 22
		(ii) a beauty or talent program;	23
		(iii) a photography service.	24
(2)		vever, a business mentioned in subsection b)(i) is not a regulated business if—	25 26
	(a)	the business is carrying out activities limited to providing food, beverages or equipment; and	27 28 29
	(b)	there is no further contact with children by an employee of the business.	30 31

Clause	135	Omission of sch 1, s 28 Schedule 1, section 28 <i>omit</i> .	A (Employment of lawyers) A—	1 2 3
Clause	136	Replacement of schs 2 Schedules 2 and 3—	and 3	4
		omit, insert—		6
		Schedule 2	Current serious offences	7 8

section 15 9

1 Classification of Publications Act 1991

Provision Relevant heading Qualification of Act

- 15 Exhibition or the offence is not a disqualifying offence display of prohibited publication
- 2 Criminal Code

Provision Relevant heading Qualification of Act

210A Sexual acts with a if the offence is not a disqualifying child aged 16 or 17 offence under one's care, supervision or authority Part 5 Amendment of Working with Children (Risk Management and Screening) Act 2000

s 136	
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215	Engaging in penile intercourse with child under 16	the offence is not a disqualifying offence
218	Procuring sexual acts by coercion etc.	the offence is not a disqualifying offence
221	Conspiracy to defile	the offence is not a disqualifying offence
222	Incest	the offence is not a disqualifying offence
229BB	Failure to protect child from child sexual offence	
300	Unlawful homicide	the offence is not a disqualifying offence
313	Killing unborn child	
315	Disabling in order to commit indictable offence	
316	Stupefying in order to commit indictable offence	
317	Acts intended to cause grievous bodily harm and other malicious acts	
320A	Torture	the offence is not a disqualifying offence
322	Administering poison with intent to harm	only if an offender was or could have been liable for a penalty as mentioned in section 322, penalty, paragraph (a)
323A	Female genital mutilation	
323B	Removal of child from State for female genital mutilation	

324	Failure to supply necessaries	
326	Endangering life of children by exposure	
334C	Coercive control	the offence is not a disqualifying offence
352	Sexual assaults	the offence is not a disqualifying offence
354	Kidnapping	the offence is not a disqualifying offence
354A	Kidnapping for ransom	the offence is not a disqualifying offence
363	Child-stealing	the offence is not a disqualifying offence
363A	Abduction of child under 16	the offence is not a disqualifying offence
409	Definition of <i>robbery</i>	only if an offender was or could have been liable as mentioned in section 411(2)
419	Burglary	only if an offender was or could have been liable as mentioned in section 419(3)(b)(i) or (ii)
427	Unlawful entry of vehicle for committing indictable offence	only if an offender was or could have been liable as mentioned in section 427(2)(b)(i) or (ii)

3 Criminal Code (Cwlth)

Provision of Act	Relevant heading	Qualification
270.3	Slavery offences	the offence is not a disqualifying offence
270.5	Servitude offences	the offence is not a disqualifying offence
270.6A	Forced labour offences	the offence is not a disqualifying offence

Part 5 Amendment of Working with Children	(Risk Management and Screening) Act 2000
-------------------------------------------	------------------------------------------

[s 136]

270.7	Deceptive recruiting for labour or services	the offence is not a disqualifying offence and only if an offender was or could have been liable as mentioned in section 270.8
270.7B	Forced marriage offences	the offence is not a disqualifying offence
270.7C	Offence of debt bondage	the offence is not a disqualifying offence
271.2	Offence of trafficking in persons	the offence is not a disqualifying offence
271.3	Trafficking in persons— aggravated offence	the offence is not a disqualifying offence
271.5	Offence of domestic trafficking in persons	the offence is not a disqualifying offence
271.6	Domestic trafficking in persons— aggravated offence	the offence is not a disqualifying offence
271.7B	Offence of organ trafficking—entry into and exit from Australia	
271.7C	Organ trafficking— aggravated offence	the offence is not a disqualifying offence
271.7D	Offence of domestic organ trafficking	
271.7E	Domestic organ trafficking— aggravated offence	the offence is not a disqualifying offence
271.7F	Harbouring a victim	

273B.4	Failing to protect child at risk of child sexual abuse offence	
274.2	Torture	the offence is not a disqualifying offence
4 Drugs	Misuse Act 1986	
Provision of Act	Relevant heading	Qualification
5	Trafficking in dangerous drugs	
6	Supplying dangerous drugs	only if the offence is 1 of aggravated supply as mentioned in section 6(2)
8	Producing dangerous drugs	only if an offender was or could have been liable for a penalty as mentioned in section 8(1), penalty, paragraph (a) or (b)
9D	Trafficking in relevant substances or things	

Schedule 3 Repealed or expired serious offences

section 15 3

1

2

1 Criminal Code

Provision Relevant heading Qualification of Act

Part 5 Amendment of Working with Children (Risk Management and Screening) Act 2000

[s 136]

208	Unlawful sodomy	the offence was not a disqualifying offence and as the provision was in force from time to time before its repeal by the <i>Health and Other Legislation</i> <i>Amendment Act 2016</i>
209	Attempted sodomy	the offence was not a disqualifying offence and as the provision was in force from time to time before its repeal by the <i>Criminal Code and Other Acts</i> <i>Amendment Act 2008</i>
220	Unlawful Detention with Intent to Defile or in a Brothel	the offence was not a disqualifying offence and as the provision was in force from time to time before its repeal by the <i>Criminal Code, Evidence Act and Other</i> <i>Acts Amendment Act 1989</i>
223	Incest by adult female	the offence was not a disqualifying offence and as the provision was in force from time to time before its repeal by the <i>Criminal Law Amendment Act 1997</i>
229G	Procuring engagement in prostitution	as the provision was in force from time to time before its repeal by the <i>Criminal</i> <i>Code</i> (<i>Decriminalising Sex Work</i>) and <i>Other Legislation Amendment Act 2024</i> , only if an offender was or could have been liable as mentioned in section 229G(2)
229Н	Knowingly participating in provision of prostitution	as the provision was in force from time to time before its repeal by the <i>Criminal</i> <i>Code (Decriminalising Sex Work) and</i> <i>Other Legislation Amendment Act 2024</i> , only if an offender was or could have been liable as mentioned in section 229H(2)

[s 136]

2291	Persons found in places reasonably suspected of being used for prostitution etc.	as the provision was in force from time to time before its repeal by the <i>Criminal</i> <i>Code</i> (<i>Decriminalising Sex Work</i>) and <i>Other Legislation Amendment Act 2024</i> , only if an offender was or could have been liable as mentioned in section 229I(2)
229L	Permitting young person etc. to be at place used for prostitution	as the provision was in force from time to time before its repeal by the <i>Criminal</i> <i>Code</i> (<i>Decriminalising Sex Work</i>) and <i>Other Legislation Amendment Act 2024</i>
325	Endangering life or health of apprentices or servants	as the provision was in force from time to time before its repeal by the <i>Training and</i> <i>Employment Act 2000</i>
344	Aggravated assaults	the offence was not a disqualifying offence and as the provision was in force from 20 December 1946 to 30 June 1997 if the circumstance of aggravation was that the unlawful assault was an offence of a sexual nature as defined in the <i>Criminal Law Amendment Act 1945</i> , section 2A.

2 Criminal Code (Cwlth)

Provision Relevant heading Qualification of Act

270.7	Deceptive recruiting	the offence was not a disqualifying
	for sexual services	offence and as the provision was in force
		from time to time before its repeal by the
		Crimes Legislation Amendment (Slavery,
		Slavery-like Conditions and People
		Trafficking) Act 2013 (Cwlth)

Working with Children (Risk Management and Screening) and Other Legislation Amendment Bill 2024 Part 5 Amendment of Working with Children (Risk Management and Screening) Act 2000 [s 137]

137 Amendment of sch 4 (Current disgualifying offences) Clause 1 (1)Schedule 4, column 3, heading, 'relating to the provision of 2 the Act'— 3 omit. 4 Schedule 4, entry for Criminal Code, entry for section 215, (2)5 column 3— 6 insert— 7 only if an imprisonment order is or was imposed 8 for the offence 9 Clause 138 Amendment of sch 5 (Repealed or expired disgualifying 10 offences) 11 (1) Schedule 5, column 3, heading, 'relating to the provision of 12 the Act'— 13 omit. 14 (2)Schedule 5, entry for Criminal Code— 15 insert— 16 209 Attempted sodomy as the provision was in force from time to time before its repeal by the Criminal Code and Other Acts Amendment Act 2008 for an offence committed before 1 July 1997, only if committed against a child or a person with an impairment of the mind

Clause 139 Amendment of sch 7 (Dictionary)

 Schedule 7, definitions amusement park, chief executive 18 (disability services), eligibility application, eligibility 19 declaration, exceptional case, negative notice, relevant 20 disqualified person, relevant disqualified person decision, 21 working with children authority, working with children 22 clearance and working with children exemption— 23

17

Working with Children (Risk Management and Screening) and Other Legislation Amendment Bill 2024 Part 5 Amendment of Working with Children (Risk Management and Screening) Act 2000 [s 139]

	omit.		1
(2)	Schedule 7-		2
(2)	insert—		3
		<i>advisory committee</i> means an advisory committee established under section 242.	4 5
		assessable information see section 220.	6
		<i>carer applicant</i> means a person who has applied to be issued with a certificate under the <i>Child</i> <i>Protection Act 1999</i> , chapter 4, part 2, division 3 if the application has not been decided.	7 8 9 10
		<i>chief executive (disability worker screening)</i> means the chief executive of the department in which the <i>Disability Services Act 2006</i> , part 5 is administered.	11 12 13 14
		<i>committee member</i> , for chapter 8, part 4, division 9, subdivision 6, see section 241.	15 16
		<i>disclosable matter</i> , in relation to a person, see section $186(1)$.	17 18
		<i>expert advisor</i> means a person appointed under section 246D.	19 20
		<i>foster and kinship care service</i> means an entity that is funded by the State to provide services supporting approved carers, or carer applicants, under a contract with the chief executive (child safety).	21 22 23 24 25
		<i>identifying information</i> , in relation to a person, for chapter 8, part 4, division 9, subdivision 2, see section 221.	26 27 28
		negative notice see section 18C.	29
		<i>prescribed entity</i> , for chapter 8, part 6, division 8A, see section 344AAA.	30 31
		<i>relevant person</i> , for chapter 8, part 6, division 5, subdivision 3, see section 328A.	32 33

Part 5 Amendment of Working with Children (Risk Management and Screening) Act 2000

[s 139]

	<i>risk assessment</i> means a risk assessment conducted by the chief executive under chapter 8, part 4, division 9, subdivision 4.	1 2 3
	risk to the safety of children see section 18D.	4
	State educational institution see the Education (General Provisions) Act 2006, schedule 4.	5 6
	working with children authority see section 18.	7
	<i>working with children clearance</i> see section 18A.	8 9
	<i>working with children exemption</i> see section 18B.	10 11
(3)	Schedule 7, definition <i>employment-screening decision</i> , paragraph (c)—	12 13
	omit.	14
(4)	Schedule 7, definition notifiable person, paragraph (a)(ia)-	15
	omit.	16
(5)	Schedule 7, definition <i>notifiable person</i> , paragraph (a)(vi), 'a an adult'—	17 18
	omit, insert—	19
	an adult	20
(6)	Schedule 7, definition notifiable person, paragraph (a)(ix)-	21
	omit, insert—	22
	 (ix) if the chief executive is aware that the person performs a risk-assessed role for a licensed care service but is not an employee of the licensed care service—the licensee of the licensed care service under the <i>Child Protection Act 1999</i>; or 	23 24 25 26 27 28
	(x) if the chief executive is aware that a person is an approved carer or an adult member of an approved carer's household—a foster and	29 30 31

	kinship care service supporting the person; or	1 2
	(xi) if the chief executive is aware that a person is a carer applicant or is an adult member of the carer applicant's household—a foster and kinship care service supporting the person; and	3 4 5 6 7
(7)	Schedule 7, definition <i>police information</i> , paragraph (c)(i), 'relevant'—	8 9
	omit.	10
(8)	Schedule 7, definition <i>school</i> , paragraph (a)—	11
	omit, insert—	12
	(a) a State educational institution; or	13
Part 6	Other amendments	14

Clause	140	Legislation amended	15
		Schedule 1 amends the legislation it mentions.	16

Sche	edule 1	Other amendments	1
		section	140 2
Adop	otion Act 200	9	3
1	Section 121(3 imposed'— omit.	e)(a), 'for which an imprisonment order wa	as 4 5 6
Adop	tion Regula	tion 2020	7
1	Schedule 1, il omit, inser	tem 9 'positive notice blue card'— t— working with children clearance	8 9 10
Child	Protection	Act 1999	11
1	Section 140A 224 (including omit, inser	B, definition <i>prescribed provision</i> , 'section g as applied under section 285)'— t— section 228	on 12 13 14 15

2	Section 140AB, definition <i>prohibiting event</i> , paragraph (a)(i)—			
	omit, insert—	2 3		
	 (i) because the person's working with children authority was refused or cancelled under a prescribed provision; or 	4 5 6 7		
3	Schedule 3, definition <i>negative notice</i> , 'schedule 7'—	8		
	omit, insert—	9		
	section 18C	10		
4	Schedule 3, definition <i>working with children authority</i> , 'schedule 7'— <i>omit, insert</i> —	11 12 13		
	section 18	14		
	ild Protection (Offender Reporting and Offender phibition Order) Act 2004	15 16		
1	Schedule 5, definition <i>working with children authority</i> , 'schedule 7'—	17 18		
	omit, insert—	19		
	section 18	20		

Crii	me and Corruption Act 2001	1
1	Section 273H(3), definition <i>relevant offence</i> , paragraph (b), 'section 168,'—	2 3
	omit, insert—	4
	section 16	5
Edı	ucation and Care Services Act 2013	6
1	Schedule 1, definition exemption notice—	7
	omit.	8
2	Schedule 1, definition <i>working with children authority</i> , 'schedule 7'—	9 10
	omit, insert—	11
	section 18	12
3	Schedule 1, definition <i>working with children clearance</i> , 'section 220(2)'—	13 14
	omit, insert—	15
	section 18A	16

	cation and Care Services National Law eensland) Act 2011	1 2
1	Section 19, definition <i>working with children authority</i> , 'schedule 7'—	3 4
	omit, insert—	5
	section 18	6
2	Section 22(4), definition <i>negative notice</i> , 'schedule 7'—	7
	omit, insert—	8
	section 18C	9
3	Section 26(5), definition <i>working with children clearance</i> , 'section 220(2)'—	10 11
	omit, insert—	12
	section 18A	13
4	Section 26(5), definition <i>working with children exemption</i> , 'section 282(2)'—	14 15
	omit, insert—	16
	section 18B	17
Edu	cation (General Provisions) Act 2006	18
1	Section 156(2A)(a), after 'serious offence'—	19
	insert—	20
	or a disqualifying offence	21

Schedule 1

Section 282(1)	(f) and (2)(a), 'a serious offence'—	1
omit, insert	<u> </u>	2
	an offence listed in the Working with Children (Risk Management and Screening) Act 2000, schedule 2 or 4	3 4 5
Schedule 4—		6
insert—		7
	<i>disqualifying offence</i> see the Working with Children (Risk Management and Screening) Act 2000, section 16.	8 9 10
	omit, insert	(Risk Management and Screening) Act 2000, schedule 2 or 4 Schedule 4— insert— disqualifying offence see the Working with Children (Risk Management and Screening) Act

Education (Queensland College of Teachers) Act 2005 11

Section 11(2) after 'serious offence'—	
insert—	13
or a disqualifying offence	14
Section 12D, definition <i>eligibility applicant</i> , paragraph (a), after 'serious offence'—	15 16
insert—	17
or a disqualifying offence	18
Section 12F(5), example, after 'serious offence'—	19
insert—	20
or disqualifying offence	21
	insert— or a disqualifying offence Section 12D, definition <i>eligibility applicant</i> , paragraph (a), after 'serious offence'— <i>insert</i> — or a disqualifying offence Section 12F(5), example, after 'serious offence'— <i>insert</i> —

4	Sections 12G, 12K(a), 12M(1)(b)(i) and 15(2)(b) and (6), after 'serious offence'—	1 2
	insert—	3
	or a disqualifying offence	4
5	Section 48, heading, after 'serious offence,'—	5
	insert—	6
	disqualifying offence,	7
6	Section 48(1) and 56(1)(a) after 'a serious offence'—	8
	insert—	9
	or a disqualifying offence	10
7	Section 56(4)(c)(i), after 'serious offence'—	11
	insert—	12
	or the disqualifying offence	13
8	Section 56(4)(c)(ii)(B) after 'a serious offence'—	14
	insert—	15
	or a disqualifying offence	16
9	Section 57(1)(b)(i), after 'serious offence'—	17
	insert—	18
	or the disqualifying offence	19
10	Section 57(3)(b)(ii), 65(1)(a)(iii), 92(1)(b), (2)(a) and (b) and	20
	(5), definition dealt with, after 'a serious offence'	21
	insert—	22
	or a disqualifying offence	23

Schedule 1

Schedule	3—
insert–	-
	<i>disqualifying offence</i> see the Working with Children Act, section 16.
	3, definition <i>excluded person</i> , paragraph (b), ous offence'—
	ous offence'—

Family Responsibilities Commission Act 20089

1	Section 20(3), define	nition <i>serious offence</i> , paragraph (b)—	10
	omit, insert—		11
	(b)	a serious offence or a disqualifying offence under the <i>Working with Children (Risk</i> <i>Management and Screening) Act 2000</i> , other than an offence mentioned in paragraph (a); or	12 13 14 15 16

Ministerial and Other Office Holder Staff Act 2010		17
1	Section 13I(7), definition <i>disqualifying offence</i> , 'section 168'—	18 19
	omit, insert—	20
	section 16	21

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Parliamentary Service Act 1988		1	
1	Section 47G(168'—	7), definition <i>disqualifying offence</i> , 'section	2 3
	omit, inser	rt—	4
		section 16	5
Poli	ce Powers ar	nd Responsibilities Act 2000	6
1	Section 789A offence'—	.(1)(b)(i), 'a serious offence or disqualifying	7 8
	omit, inser	rt—	9
		an offence listed in the Working with Children Act, schedule 2 or 4	10 11
2	Section 789A	.(1)(b)(ii), 'relevant'—	12
	omit.		13
3	Section 789A	(8), definition relevant disqualified person—	14
	omit.		15
4	Section 789A	.(8)—	16
	insert—		17
		<i>disqualified person</i> means a disqualified person within the meaning of the Working with Children Act.	18 19 20

5	Section 789B services)'—	(5) and (6), 'chief executive (disability	$\frac{1}{2}$
	omit, inser	<i>t</i> —	3
		chief executive (disability worker screening)	4
6	Section 789B services)—	(8), definition <i>chief executive (disability</i>	5 6
	omit.		7
7	Section 789B	(8)—	8
	insert—		9
		<i>chief executive (disability worker screening)</i> see the Working with Children (Risk Management and Screening) Act 2000, schedule 7.	10 11 12
Put	olic Sector Act	t 2022	13
1	Section 48 (D	efinitions for part)	14
	Section 48		15
	insert—		16
		working with children authority see the Working with Children (Risk Management and Screening) Act 2000, section 18.	17 18 19
2	Section 60(4), 'section 282(2	, definition <i>working with children exemption</i> , 2)'—	20 21
	omit, inser	<i>t</i> —	22
		section 18B	23

3	Section 64(1)(c), 'section 235 or 293'—	1
	omit, insert—	2
	section 246J	3
4	Schedule 2 (Dictionary)	4
	Schedule 2—	5
	insert—	6
	<i>working with children authority</i> , for chapter 3, part 5, see section 48.	7 8
State	e Penalties Enforcement Regulation 2014	9
		,
1	Section 19AE(2)(a), 'blue card positive notice'—	10
	omit, insert—	11
	working with children clearance	12
2	Section 19AE(2)(b), 'positive notice'—	13
	omit, insert—	14
	clearance	15
3	Section 19AN(1)(c), 'positive notices'—	16
	omit, insert—	17
	working with children clearances	18
4	Section 19AN(4), definition <i>positive notice</i> —	19
	omit.	20

5	Section 19AN(4)—	1
	insert—	2
	working with children clearance see the Working with Children (Risk Management and Screening) Act 2000, section 18A.	3 4 5
Tra	nsport Operations (Passenger Transport) Act 1994	6
1	Schedule 3, definition <i>category A driver disqualifying offence</i> , 'section 18(b)'—	7 8
	omit, insert—	9
	section 17(1)(b)	10
2	Schedule 3, definition <i>category B driver disqualifying offence</i> , paragraph (a)(i), 'schedule 2 or 3, subject to any qualification relating to the offence'—	11 12 13
	omit, insert—	14
	schedule 2, 3, 4 or 5, subject to any qualification	15
3	Schedule 3, definition <i>category B driver disqualifying offence</i> , paragraph (b), 'section 18(b)'—	16 17
	omit, insert—	18
	section 17(1)(b)	19
4	Schedule 3, definition <i>relevant order</i> , paragraph (b), 'section 18(b)'—	20 21
	omit, insert—	22
	section 17(1)(b)	23

Schedule 1

Working with Children (Risk Management and Screening) Act 2000		1 2
1	Section 191(2), 'sections 231(1) and 289(1)'—	3
	omit, insert—	4
	sections 238(1) and 239(1)	5
2	Section 247(2), 'section 231'—	6
	omit, insert—	7
	section 238	8
3	Section 302(3)(c), 'section 235'—	9
	omit, insert—	10
	section 246J	11
4	Section 350(4)(a), 'section 231'—	12
	omit, insert—	13
	section 238	14
5	Section 350B(2), 'section 220(3)'—	15
	omit, insert—	16
	section 226(3)	17
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