

Assisted Reproductive Technology Bill 2024



Queensland

Assisted Reproductive Technology Bill 2024

Contents

Page

Part 1	Preliminary	
1	Short title	10
2	Commencement	10
3	Main objects of Act	10
4	Definitions	11
5	Meaning of ART procedure and undergoing ART procedure	11
6	Meaning of ART service	12
7	Meaning of ART provider	12
8	Meaning of gamete and embryo	12
9	Meaning of donated gamete and donated embryo	13
10	Application of other legislation	14
11	Act binds all persons	14
Part 2	Regulation of assisted reproductive technology	
Division 1	ART providers to be licensed	
12	Requirement to be licensed	14
13	Services to be performed or supervised by medical practitioners	15
Division 2	Information and counselling	
14	Information for persons provided with ART services	15
15	Counselling services for persons provided with ART services	17
Division 3	Consent	
16	ART provider to obtain consent	18
17	Consent of gamete provider except in case of donated gametes or donated embryos	19
18	Consent of gamete provider in case of donated gametes or donated embryos	20
19	Consent of person undergoing ART procedure	21

20	Withdrawal or variation of consent	21
21	Verification of identity of gamete provider	22
Division 4	Use of gametes and embryos	
22	Use of gametes from close family members prohibited	22
23	ART services for children prohibited	22
24	Sex selection prohibited	23
25	Limit on number of donor-related Australian families	23
26	Use of gametes or embryos after death of gamete provider	25
27	Time limit on use of donated gametes or embryos and their disposa	126
Division 5	Retrieval and use of gametes from deceased or unresponsive persons	
28	Interpretation for division	27
29	Retrieval of gametes from deceased or unresponsive persons .	27
30	Persons authorised to request retrieval of gamete	28
31	Use of retrieved gametes	28
32	Application of Transplantation and Anatomy Act 1979 and related provisions	29
Division 6	Information collection and record keeping	
33	Information to be collected about gamete providers	30
34	Transfer between ART providers of information about gametes or embryos	31
35	Information to be collected about persons who undergo ART proced	ures
		32
36	Keeping of records	32
37	Destruction of records prohibited	34
Division 7	Disclosure of health information	
38	Disclosure of health information by ART provider	34
39	Disclosure of health information by chief executive	36
Part 3	Donor conception information register	
Division 1	Preliminary	
40	Definitions for part	37
41	Information relating to donor-conceived persons to which part applie	es
		39
Division 2	Establishment and maintenance of register	
42	Registrar to establish and maintain register	39
Division 3	Information held in register	
43	Sources of information included in register	40

44	Relevant information to be included in register	40
45	Mandatory provision of information by ART providers	42
46	Mandatory provision of historical information	42
47	Voluntary provision of information by parties to private donor concepti procedures	ion 44
Division 4	Disclosure of information in register	
48	Persons who may access information in register	44
49	Consent to provision of information	48
50	Notification of provision of information	49
51	Provision of statistical and other non-identifying information to authoris entities	ed 49
Division 5	Miscellaneous provisions relating to register	
52	Accuracy of register	50
53	Protection from liability for persons providing historical information ar disclosure of information	nd 50
54	Inquiries by registrar relating to information in register	51
55	Unauthorised access to or interference with register	52
56	External review of registrar's decisions	53
Part 4	Licensing of ART providers	
57	Application for licence	53
58	Deciding application for licence	54
59	Conditions of licence	55
60	Term of licence	55
61	Chief executive to be notified of certain events	56
62	Improvement notices	57
63	Prohibition notices	59
64	Cancellation or suspension of licence	60
65	Public register of licensed providers	61
Part 5	Investigation and enforcement	
Division 1	Interpretation	
66	Definitions for part	62
67	References to exercise of powers	64
Division 2	General provisions about inspectors	
68	Inspectors under part	64
69	Functions of inspectors	64
70	Appointment	65
71	Appointment conditions and limit on powers	65

72	When office ends	65
73	Resignation	66
74	Issue of identity card	66
75	Production or display of identity card	66
76	Return of identity card	67
Division 3	Entry of places by inspectors	
Subdivision 1	Power to enter	
77	General power to enter places	67
Subdivision 2	Entry by consent	
78	Application of subdivision	68
79	Incidental entry to ask for access	68
80	Matters inspector must tell occupier	68
81	Consent acknowledgement	68
Subdivision 3	Entry under warrant	
82	Application for warrant	69
83	Issue of warrant	70
84	Electronic application	71
85	Additional procedure if electronic application	71
86	Defect in relation to a warrant	72
87	Entry procedure	73
Subdivision 4	General powers of inspectors after entering places	
88	Application of subdivision	73
89	General powers	74
90	Power to require reasonable help	75
91	Offence to contravene help requirement	75
Division 4	Seizure by inspectors and forfeiture	
Subdivision 1	Power to seize	
92	Seizing evidence at place that may be entered without consent or warrant	76
93	Seizing evidence at place that may be entered only with consent or warrant	76
94	Gametes and embryos not subject to seizure	77
95	Seizure of property subject to security	77
Subdivision 2	Powers to support seizure	
96	Power to secure seized thing	77
97	Offence to contravene seizure requirement	78

Contents

98	Offence to interfere	78
Subdivision 3	Safeguards for seized things	
99	Receipt for seized thing	79
100	Access to seized thing	79
101	Return of seized thing	80
Subdivision 4	Forfeiture	
102	Forfeiture by chief executive decision	81
103	Information notice about forfeiture decision	82
Subdivision 5	Dealing with property forfeited or transferred to State	
104	When thing becomes property of the State	82
105	How property may be dealt with	83
Division 5	Other information-obtaining powers of inspectors	
106	Power to require personal details	83
107	Offence to contravene personal details requirement	84
108	Power to require production of document or certification of copy	84
109	Offence to contravene production requirement	85
110	Offence to contravene certification requirement	86
111	Power to require information	87
112	Offence to contravene information requirement	87
Division 6	Damage, compensation and other provisions	
113	Duty to avoid inconvenience and minimise damage	88
114	Notice of damage	88
115	Compensation	89
116	Obstructing inspector	90
117	Impersonating inspector	90
118	Evidential immunity for individuals complying with particular requirements	91
Part 6	Review of decisions and appeals	
Division 1	Preliminary	
119	Definitions for part	92
120	Review process must start with internal review	93
Division 2	Internal review	
121	Who may apply for internal review	93
122	Requirements for application for internal review	93
123	Internal review	94
Division 3	Stays of reviewable decisions	

124	QCAT may stay operation of reviewable decision	95
Division 4	External review	
125	Applying for QCAT external review	96
Division 5	Appeals against property decisions	
126	Appealing seizure or forfeiture decisions	96
127	Staying operation of property decision	97
128	Powers of court on appeal	97
129	Effect of court's decision on appeal	98
Part 7	Legal proceedings	
130	Application of part	98
131	Appointments and authority	98
132	Signatures	99
133	Evidentiary provisions	99
134	Summary offence proceedings	100
135	Limitation on time for starting offence proceeding	100
136	Allegations of false or misleading information	100
137	Conduct of representatives	100
138	Executive officer may be taken to have committed offence against deemed executive liability provision	101
Part 8	Miscellaneous	
139	False or misleading information	102
140	Disclosure or use of confidential information	103
141	Chief executive and registrar may share confidential or other inform	nation
		105
142	Approved forms	105
143	Regulation-making power	105
Part 9	Transitional provisions	
144	Application of Act to existing matters	105
145	Licensing of existing ART providers	106
146	Donated gametes previously allocated to person for ART procedur	es
		106
147	Donated embryo previously allocated to a person for ART procedu	res
		107
148	Embryo not yet used for ART procedure	108
149	Time limits on use of existing donated gametes and embryos	109
150	Time within which information about pregnancies and births to be	

	collected by ART providers	109
151	Information to be provided for donor conception information register births using existing gametes or embryos	for 110
Part 10	Amendment of legislation	
Division 1	Amendment of this Act	
152	Act amended	110
153	Amendment of long title	110
Division 2	Amendment of Anti-Discrimination Act 1991	
154	Act amended	110
155	Omission of s 45A (Non-application of s 46 to provision of assisted reproductive technology services)	111
Division 3	Amendment of Births, Deaths and Marriages Registration Act 2	023
156	Act amended	111
157	Amendment of s 23 (Addendum to birth certificate)	111
158	Insertion of new s 23A	111
	23A Addendum to birth certificate—donor conception	111
159	Amendment of s 99 (The registrar)	112
160	Amendment of s 100 (Staff)	112
161	Amendment of s 105 (Registrar may collect and maintain other information)	113
Schedule 1	Dictionary	114

2024

A Bill

for

An Act to provide for the regulation of the use of technology to assist human reproduction and for a donor conception information register, and to amend this Act, the *Anti-Discrimination Act 1991* and the *Births, Deaths and Marriages Registration Act 2023* for particular purposes

[s 1]

The Pa	arliaı	ment	of C	Queensland enacts—	1		
Part	1			Preliminary	2		
1	Sho	ort tit	le		3		
				t may be cited as the Assisted Reproductive gy Act 2024.	4 5		
2	Commencement						
				wing provisions commence on a day to be fixed by tion—	7 8		
		(a)	part	2, divisions 1 to 3;	9		
		(b)	sect	ions 25 to 27 and 31;	10		
		(c)	part	3;	11		
		(d)	part	4;	12		
		(e)	part	6, divisions 1 to 4;	13		
		(f)	sect	ions 145 to 149 and 151;	14		
		(g)	part	10, division 3.	15		
3	Main objects of Act						
	(1) The main objects of this Act are as follows—		objects of this Act are as follows—	17			
		(a)	to p	rotect the welfare and interests of—	18		
			(i)	people who use assisted reproductive technology; and	19 20		
			(ii)	people who are born as a result of assisted reproductive technology;	21 22		
		(b)	to re	egulate the use of assisted reproductive technology;	23		

[s 4]

		_
	(c) to provide and regulate access to information relating to people born as a result of assisted reproductive technology.	
(2)	The welfare and interests of people who are born as a result of assisted reproductive technology are, throughout their lives, of paramount importance in the administration and operation of this Act.	of 5
Det	finitions	8
	The dictionary in schedule 1 defines particular words used in this Act.	n 9 10
	aning of ART procedure and undergoing ART occure	11 12
(1)	An ART procedure is—	13
	(a) any medical treatment or other procedure that procures or attempts to procure, pregnancy in a person other that by sexual intercourse; or	
	(b) a related treatment or other procedure prescribed by regulation.	y 17 18
	Examples of ART procedures—	19
	artificial insemination, in-vitro fertilisation, gamete intrafallopia transfer	n 20 21
(2)	However, an <i>ART procedure</i> does not includ self-insemination.	e 22 23
	Note—	24
	The provisions of part 3 relating to the donor conception informatio register extend to self-insemination.	n 25 26
(3)	The person who <i>undergoes</i> an ART procedure is the person who becomes or seeks to become pregnant as a result of the procedure.	

4

[s 6]

6	Me	aning	g of <i>ART service</i>	1				
		An <i>ART service</i> is any of the following provided for fee or reward, or in carrying on a business (whether or not for profit)—						
		(a)	an ART procedure;	5				
		(b)	the storage of gametes or embryos for use in an ART procedure;	6 7				
		(c)	obtaining a gamete from a gamete provider for use in an ART procedure.	8 9				
7	Ме	Meaning of ART provider						
	(1)	An A	ART provider is a person who provides an ART service.	11				
	(2)	prov	vever, an <i>ART provider</i> does not include a person who vides an ART service on behalf of a licensed ART provider er a contract of employment or a contract for services.	12 13 14				
8	Meaning of gamete and embryo							
	(1)	A ga	amete is a human sperm or human egg, and includes—	16				
		(a)	any human cell that has resulted from a process of meiosis; and	17 18				
		(b)	any tissue containing the cell.	19				
	(2)	An e	embryo is a discrete entity that—	20				
		(a)	has arisen from either—	21				
			(i) the first mitotic division when fertilisation of a human egg by a human sperm is complete; or	22 23				
			 (ii) any other process that initiates organised development of a biological entity with a human nuclear genome or an altered human nuclear genome that has the potential to develop up to, or beyond, the stage at which the primitive streak appears; and 	24 25 26 27 28 29				

[s 9]

		[5 5]	
		(b) has not yet reached 8 weeks of development since the first mitotic division.	1 2
	(3)	In working out the length of the period of development of an embryo for subsection (2)(b), any period when the development of the embryo is suspended is to be disregarded.	3 4 5
9	Ме	eaning of donated gamete and donated embryo	6
	(1)	A donated gamete is—	7
		(a) a gamete donated by a gamete provider for use by someone other than—	8 9
		(i) the gamete provider; or	10
		(ii) any spouse of the gamete provider; or	11
		(b) a gamete used to create a donated embryo, whether or not—	12 13
		(i) the gamete was originally obtained from the gamete provider as a donated gamete; or	14 15
		(ii) the embryo was originally created for use as a donated embryo.	16 17
	(2)	A <i>donated embryo</i> is an embryo donated after its creation for use by someone other than—	18 19
		(a) a gamete provider from whom a gamete used to create the embryo was obtained; or	20 21
		(b) any spouse of the gamete provider.	22
	(3)	A donated gamete used in an ART procedure includes a donated gamete used to create an embryo that is used in the procedure.	23 24 25
		Note—	26
		Under the above definitions, a gamete that was not obtained as a donated gamete and is used to create an embryo becomes a donated gamete if the embryo is an excess embryo that later becomes a donated embryo.	27 28 29 30

[s 10]

10	Application of other legislation					
	This Act does not limit or otherwise affect the operation of any of the following—					
		(a) the Research Involving Human Embryos and Prohibition of Human Cloning for Reproduction Act 2003;	4 5 6			
		(b) the Surrogacy Act 2010;	7			
		(c) the Status of Children Act 1978;	8			
		(d) the <i>Public Health Act 2005</i> .	9			
11	Act	binds all persons	10			
	(1)	This Act binds all persons, including the State and, to the extent the legislative power of the Parliament permits, the Commonwealth and the other States.	11 12 13			
	(2)	However, the State, the Commonwealth or another State can	14			
		not be prosecuted for an offence against this Act.	15			
Part	2	Regulation of assisted	16			
		reproductive technology	17			
Divisi	on	1 ART providers to be licensed	18			
12	Req	uirement to be licensed	19			
	(1)	A person must not provide an ART service unless the person is a licensed ART provider.	20 21			
		Maximum penalty—200 penalty units or 2 years imprisonment.	22 23			
	(2)	A person must not advertise or hold out that the person is a licensed ART provider unless the person is a licensed ART provider.	24 25 26			

14	 Information for persons provided with ART services (1) An ART provider must— (a) inform a person referred to in column 1 of the following table about the matters stated opposite in column 2 before providing the person with an ART service stated opposite in column 3; and (b) confirm that the person understands those matters before providing the service. Maximum penalty—200 penalty units.
14	 (1) An ART provider must— (a) inform a person referred to in column 1 of the following table about the matters stated opposite in column 2 before providing the person with an ART service stated opposite in column 3; and (b) confirm that the person understands those matters before
14	 (1) An ART provider must— (a) inform a person referred to in column 1 of the following table about the matters stated opposite in column 2 before providing the person with an ART service stated
14	
14	Information for persons provided with ART services
Divis	sion 2 Information and counselling
	Maximum penalty—400 penalty units or 2 years imprisonment.
	An ART provider must ensure that any ART services provided by the provider are performed by, or under the supervision of, a medical practitioner.
13	Services to be performed or supervised by medical practitioners
	Maximum penalty—200 penalty units or 2 years imprisonment.

Person	Matters	Service
person undergoing ART procedure that does not use donated gametes or donated embryo		the ART procedure

Assisted Reproductive Technology Bill 2024 Part 2 Regulation of assisted reproductive technology

[s 14]

Column 1	Column 2	Column 3
Person	Matters	Service
person undergoing ART procedure that uses donated gametes or donated embryo	extended matters	the ART procedure
intended parent if a surrogate undergoes ART procedure that uses donated gametes or donated embryo	extended matters	the ART procedure
person providing their gametes other than as donated gametes	basic matters	obtaining the gametes from the person for an ART procedure
person providing their donated gametes or donated embryo	extended matters	obtaining the gametes or embryo from the person for an ART procedure
person who has already provided their gametes, other than as donated gametes	extended matters	using the gametes, or an embryo created using the gametes, in an ART procedure as donated gametes or donated embryo

2
2
3 4
8
9
ı ı r

[s 15]

	(a)	the provision of counselling services for the person under section 15; and	1 2
	(b)	the effect of a gamete provider's consent under division 3, including how and when consent may be modified or withdrawn under that division; and	3 4 5
	(c)	the ART provider's obligations in relation to collecting information about the person and their donor-conceived offspring; and	6 7 8
	(d)	the ART provider's obligations to keep and disclose information about the person and their donor-conceived offspring; and	9 10 11
	(e)	the person's rights to obtain information from the donor conception information register about themself, the donor-conceived offspring or other persons; and	12 13 14
	(f)	the rights of the donor-conceived offspring and other persons to obtain information about themselves from the donor conception information register; and	15 16 17
	(g)	any other matter prescribed by regulation.	18
	unsel vices	ling services for persons provided with ART	19 20
(1)	An ART provider must provide counselling services under this section to a person who proposes to donate a gamete or an embryo for an ART procedure (including a person proposing to donate a gamete that was not originally obtained as a donated gamete).		
	Max	imum penalty—50 penalty units.	26
(2)		ART provider must provide counselling services under section—	27 28
	(a)	to a person proposing to undergo an ART procedure that uses donated gametes or a donated embryo and to any spouse of that person; and	29 30 31

[s 16]

		(b) if a surrogate proposes to undergo an ART procedure that uses donated gametes or a donated embryo—to the intended parents.	1 2 3
		Maximum penalty—50 penalty units.	4
	(3)	An ART provider must make counselling services available under this section to a person who proposes to undergo an ART procedure that does not use donated gametes or a donated embryo and to any spouse of that person.	5 6 7 8
		Maximum penalty—25 penalty units.	9
	(4)	The counselling services are to be provided or made available before the gamete or embryo is donated or before the ART procedure is carried out (as the case requires).	10 11 12
	(5)	A regulation may prescribe the matters about which counselling is to be provided, the required qualifications for counsellors, the charging of fees for counselling services or other requirements relating to counselling services.	13 14 15 16
Divis	sion	3 Consent	17
16	AR	T provider to obtain consent	18
		An ART provider must not do anything for which the consent of a person is required under this division unless it is done—	19 20
		(a) with the prior written consent of the person; and	21
		(b) in a way that is consistent with that consent.	22
		Maximum penalty—200 penalty units.	23
		Note—	24
		See also section 26 for consent for use of gamete where gamete provider has died.	25 26

[s 17]

			amete provider except in case of donated lonated embryos
(1)			wing require the consent of a gamete provider the case of a donated gamete or donated embryo—
	(a)		use in an ART procedure of a gamete obtained from gamete provider;
	(b)	the use-	period for which an ART provider may store for
		(i)	a gamete obtained from the gamete provider; or
		(ii)	an embryo created with a gamete obtained from the gamete provider;
	(c)		supply to another person (including to another ART vider) of—
		(i)	a gamete obtained from the gamete provider; or
		(ii)	an embryo created with a gamete obtained from the gamete provider;
	(d)	the e	export from Queensland of—
		(i)	a gamete obtained from the gamete provider; or
		(ii)	an embryo created with a gamete obtained from the gamete provider.
(2)			ent of a gamete provider is not required for anything l under division 5.
(3)	The	conse	ent of a gamete provider expires if—
	(a)		ears have passed since the consent was given or was confirmed under this section; and
	(b)	an A	ART provider has not confirmed the consent.
(4)	gam	ete af	the consent of a gamete provider to the use of a fter their death does not expire after the death of the povider.
(5)		conse vider i	ent of a gamete provider is confirmed by an ART f—

[s 18]

	(a)	the ART provider receives a notice of confirmation from the gamete provider; or	1 2
	(b)	the ART provider has taken reasonable steps to confirm the consent.	3 4
(6)		consent of a gamete provider is not required to be irmed by an ART provider—	5 6
	(a)	if the ART provider knows or reasonably believes that the gamete provider has died; or	7 8
	(b)	in any other circumstances prescribed by regulation.	9
(7)	inclu	consent, or the confirmation of consent, of a child ides the consent, or confirmation of consent, of a parent he child or a person with parental responsibility for the d.	10 11 12 13
		t of gamete provider in case of donated gametes ted embryos	14 15
(1)		consent of a gamete provider is required for the use in an [] procedure of—	16 17
	(a)	a donated gamete obtained from the gamete provider; or	18
	(b)	a donated embryo created with a gamete obtained from the gamete provider.	19 20
(2)	The	consent of the gamete provider must include—	21
	(a)	the maximum number of families that may use the donated gametes or donated embryos, within the limit imposed by section 25; and	22 23 24
	(b)	the maximum period, within the limit imposed by section 27, for which the donated gametes or donated embryos may be stored for use; and	25 26 27
	(c)	any other matter prescribed by regulation.	28
(3)	dona the	consent of the gamete provider can not limit the use of the ated gamete or donated embryo in an ART procedure on basis of a protected attribute of the persons who are rided with ART services.	29 30 31 32

		[s 19]	
	(4)	In this section—	1
		<i>protected attribute</i> means an attribute on the basis of which the <i>Anti-Discrimination Act 1991</i> prohibits discrimination.	2 3
		Example—	4
		A gamete provider can not limit the use of donated gametes to an ART procedure for a married person or for a person of a particular ethnicity.	5 6
19	Co	nsent of person undergoing ART procedure	7
	(1)	The consent of a person is required for an ART procedure that the person undergoes.	8 9
	(2)	A regulation may require consent for different cycles or other stages of an ART procedure.	10 11
20	Wit	thdrawal or variation of consent	12
	(1)	The consent of a gamete provider under this division may be modified or withdrawn at any time until—	13 14
		 (a) for a donated gamete, other than a gamete that becomes a donated gamete only after being used to create an embryo—the gamete is placed in a person's body or an embryo is created from the gamete; or 	15 16 17 18
		(b) for a gamete used to create a donated embryo—the embryo is implanted in a person's body; or	19 20
		(c) in any other case—the gamete, or an embryo created from the gamete, is placed or implanted in a person's body.	21 22 23
	(2)	A gamete provider may modify or withdraw consent by notice given to an ART provider who is, or has been, in possession of the gamete or embryo to which the consent relates.	24 25 26
	(3)	If an ART provider receives notice of the modification or withdrawal of a gamete provider's consent in relation to a gamete or an embryo it has supplied to another provider, it must give the other provider notice of the modification or withdrawal as soon as practicable.	27 28 29 30 31

[s 21]

Maximum penalty-200 penalty units.

(4) The consent of a person to an ART procedure may be 2 modified or withdrawn at any time before the procedure is 3 carried out.

1

5

12

21 Verification of identity of gamete provider

The requirements relating to the giving, modifying or 6 withdrawing of consent under this division by a gamete 7 provider include the ART provider concerned taking 8 reasonable steps to verify the identity of the person 9 purportedly giving, modifying or withdrawing consent as a 10 gamete provider. 11

Division 4 Use of gametes and embryos

22 Use of gametes from close family members prohibited 13 (1) An ART provider must not use a gamete to create an embryo 14 if the ART provider knows that the gamete provider is a close 15 family member of the other person whose gamete is used to 16 create the embryo. 17 penalty—400 penalty Maximum units 2 years or 18 imprisonment. 19 (2) In this section— 20close family member, of a person, means a parent, child, 21 sibling (including half-sibling), grandparent or grandchild of 22 the person from birth. 23 23 ART services for children prohibited 24 An ART provider must not— (1)25 carry out an ART procedure if the person undergoing the (a) 26 procedure is a child; or 27

[s 24]

			1
		procedure.	2
			3 4
	(2)		5 6
		reasonable risk of the child becoming infertile before	7 8 9
			10 11
24	Sex	x selection prohibited	12
	(1)	or carry out an ART procedure in a particular way, for the purpose of producing or attempting to produce a child of a	13 14 15 16
			17 18
	(2)	be of a particular sex so as to reduce the risk of the transmission of a genetic abnormality or genetic disease to the	19 20 21 22
25	Lin	nit on number of donor-related Australian families	23
	(1)	1 6	24 25
			26 27
		not exercise due diligence to determine whether it would	28 29 30

[s 25]

	Maximum penalty—400 penalty units or 2 years imprisonment.	1 2
(2)	For subsection (1)(a), <i>donor-related Australian families</i> are—	3 4
	 (a) families that include a person born as a result of an ART procedure carried out in Australia using a gamete obtained from the same donor or using an embryo created from a gamete obtained from the same donor; and 	5 6 7 8 9
	(b) the family of the donor if the donor has a child who was born in Australia but was not donor-conceived.	10 11
(3)	For subsection (1)(b), <i>due diligence</i> by an ART provider includes—	12 13
	(a) searching the provider's records; and	14
	(b) making reasonable inquiries of the donor; and	15
	(c) if the provider has reason to believe that another ART provider in Australia has obtained a gamete or an embryo from the donor—requesting information from that other provider.	16 17 18 19
(4)	An ART provider must, at the request of another ART provider who is undertaking due diligence for subsection (1)(b) in relation to a stated donor, give the other provider information it has about ART procedures, and donated gametes or donated embryos, that would be relevant to determining the number of donor-related Australian families in relation to the stated donor.	20 21 22 23 24 25 26
	Maximum penalty—200 penalty units.	27
(5)	For this section, a <i>family</i> comprises a parent, their spouse (if any) and their children.	28 29
(6)	To remove any doubt, it is declared that—	30
	(a) if a person has a former spouse—the person, the former spouse and the children of both the person and the former spouse comprise a separate family; and	31 32 33

			[s 26]	
		(b)	if a person has more than 1 spouse—the person, any other spouse and the children of the person and the other spouse comprise a separate family.	1 2 3
26		e of g ovide	gametes or embryos after death of gamete r	4 5
	(1)	AR7 reas	ART provider must not use a gamete or an embryo in an Γ procedure if the ART provider knows, or ought onably to know, that the gamete provider has died ess—	6 7 8 9
		(a)	the gamete provider has consented to the use of the gamete or embryo after their death; and	10 11
		(b)	the person who undergoes the ART procedure has consented to the use of the gamete or embryo after being notified that the gamete provider has died.	12 13 14
		Max	ximum penalty—200 penalty units.	15
	(2)	the i	surrogate undergoes the ART procedure, the consent of intended parents and not the surrogate is required under section $(1)(b)$.	16 17 18
	(3)	whe to be alive was	ART provider must take reasonable steps to find out ther the gamete provider of any gamete or embryo that is e used by the ART provider in an ART procedure is still e if the gamete, or the gamete used to create the embryo, obtained from the gamete provider more than 5 years ore the ART procedure.	19 20 21 22 23 24
		Max	timum penalty—100 penalty units.	25
	(4)	Subs	section (3) does not apply to an ART provider if—	26
		(a)	the ART provider (or another ART provider who supplied the gamete or embryo) had been contacted by the gamete provider less than 5 years before the ART procedure; or	27 28 29 30
		(b)	the ART provider knows or reasonably believes that the gamete provider is dead.	31 32

[s 27]

(5)	For subsection (3), <i>reasonable steps</i> to find out whether a gamete provider is still alive include—	1 2
	(a) making an inquiry as to whether the death of the gamete provider has been officially recorded in the Queensland register of deaths; and	3 4 5
	(b) making other inquiries prescribed by regulation.	6
(6)	An ART provider is authorised to make the inquiries referred to in subsection (5).	7 8
(7)	This section does not apply to a gamete that was retrieved under division 5 and that is authorised under that division to be used in an ART procedure.	9 10 11
	ne limit on use of donated gametes or embryos and ir disposal	12 13
(1)	An ART provider must not, without the written approval of the chief executive—	14 15
	 (a) use a donated gamete in an ART procedure if it was obtained from the gamete provider more than 15 years before the procedure; or 	16 17 18
	(b) use a donated embryo in an ART procedure if a gamete used to create the embryo was obtained more than 15 years before the procedure.	19 20 21
	Maximum penalty—100 penalty units.	22
(2)	The chief executive may give approval to the use of the donated gamete or donated embryo if satisfied there are reasonable grounds for doing so.	23 24 25
(3)	An ART provider must dispose of any donated gamete or donated embryo in the provider's possession if this section prohibits the provider from using the donated gamete or donated embryo in an ART procedure.	26 27 28 29
	Maximum penalty—100 penalty units.	30

[s 28]

Division 5 Retrieval and use of gametes from 1 deceased or unresponsive persons 2

(1)	-	tation for division erson is <i>unresponsive</i> if—
(1)	(a)	the person's respiration or circulation of blood is being maintained in a hospital by artificial means; and
	(b)	a medical practitioner who is a designated officer for the hospital under the <i>Transplantation and Anatomy Act</i> <i>1979</i> , section 6 has certified in writing that they have carried out a clinical examination of the person and that they are of the opinion that the person would die if the artificial means of respiration or circulation of blood was withdrawn.
(2)	-	amete is used for a person's spouse if the gamete is used in ART procedure for the spouse or for a surrogate of the use.
	trieva rsons	al of gametes from deceased or unresponsive
реі	A gunre	gamete may be retrieved from a deceased or an esponsive person by, or under the supervision of, a medical stitioner for use in an ART procedure for the person's
pei (1)	A gunre prac spou	gamete may be retrieved from a deceased or an esponsive person by, or under the supervision of, a medical stitioner for use in an ART procedure for the person's use.
pei (1)	A gunre prac spou	gamete may be retrieved from a deceased or an esponsive person by, or under the supervision of, a medical titioner for use in an ART procedure for the person's use. retrieval of the gamete from the deceased or unresponsive on is authorised only if there is evidence that— the person had consented to the retrieval of their
	A gunre prac spou The pers	gamete may be retrieved from a deceased or an esponsive person by, or under the supervision of, a medical titioner for use in an ART procedure for the person's use. retrieval of the gamete from the deceased or unresponsive on is authorised only if there is evidence that— the person had consented to the retrieval of their gametes for use in an ART procedure for their spouse;

[s 30]

		(ii) is likely to have supported the posthumous use of their gametes for that purpose.	1 2
	(3)	The gamete of a deceased or an unresponsive person that is retrieved under this division is not a donated gamete at the time of its retrieval.	3 4 5
30	Pei	rsons authorised to request retrieval of gamete	6
	(1)	The retrieval of a gamete from a deceased or an unresponsive person is not authorised under this division unless the retrieval is requested by—	7 8 9
		(a) the spouse of the person; or	10
		 (b) in the exceptional circumstances described in subsection (2)—any member of the family of the person or spouse acting on behalf of the spouse. 	11 12 13
	(2)	The exceptional circumstances are that an urgent decision must be made for the gamete to be successfully used in any future ART procedure and the spouse—	14 15 16
		(a) is incapacitated and can not reasonably make an informed decision about the retrieval of the gamete; or	17 18
		(b) can not be contacted despite reasonable attempts to do so.	19 20
31	Us	e of retrieved gametes	21
	(1)	An ART provider may use a gamete retrieved from a deceased or an unresponsive person under this division in an ART procedure for the person's spouse if its use has been authorised by an independent review body under this section.	22 23 24 25
	(2)	The independent review body is a body—	26
		 (a) that is constituted by 1 or more persons who are not engaged by the ART provider in providing ART services; and 	27 28 29
		(b) that complies with any requirement prescribed by regulation.	30 31

(3)	matt	independent review body must consider the following ters when deciding whether to authorise the use of the eved gamete in an ART procedure—	1 2 3
	(a)	whether the spouse has the capacity to consent to the procedure;	4 5
	(b)	whether the spouse has undertaken appropriate counselling;	6 7
	(c)	the best interests of any child born as a result of the procedure, including—	8 9
		(i) whether the spouse has the capacity to provide for the child's emotional, intellectual and other needs; and	1 1 1
		(ii) whether the child is likely to have safe and stable living arrangements;	1 1
	(d)	any other matter the independent review body considers appropriate.	1 1
(4)	pers inde	amete that is retrieved from a deceased or an unresponsive on may be stored by the ART provider until the pendent review body decides whether to authorise the use he retrieved gamete.	1 1 1 2
		tion of Transplantation and Anatomy Act 1979 and provisions	2 2
(1)	This	division has effect despite anything to the contrary in the <i>asplantation and Anatomy Act 1979</i> .	2 2
(2)	3 do	articular, the <i>Transplantation and Anatomy Act 1979</i> , part pes not apply to the retrieval of a gamete under this sion.	2 2 2
(3)	pers repo	amete is not authorised to be retrieved from a deceased on under this division if the death is required by law to be orted to a coroner, or a coroner is investigating the death, ss—	2 2 3 3
	(a)	a coroner has given consent for the retrieval of the gamete; or	3 3
		Page 29	

[s 33]

		(b)	a con requi	roner has advised that a coroner's consent is not ired.	1 2
	(4)	and A pract dead	Anato ticable or a	ted officer for a hospital under the <i>Transplantation</i> my Act 1979, section 6 must ensure that, as soon as e after a gamete is retrieved at the hospital from a an unresponsive person under this division, the is recorded in the person's hospital record—	3 4 5 6 7
		(a)	the r	etrieval of the gamete;	8
		(b)	game exce	ame of the person who requested the retrieval of the ete and, if the person was not the spouse, the ptional circumstances under which the person acted ehalf of the spouse in requesting the retrieval of the ete.	9 10 11 12 13
Divis	sion	6		Information collection and record keeping	14 15
33	Info	ormat	ion t	o be collected about gamete providers	16
33	Inf (1)	An befor	ART re obta	o be collected about gamete providers provider must collect the following information aining gametes for an ART procedure or for storage ART procedures—	16 17 18 19
33		An befor	ART re obta uture 2	provider must collect the following information aining gametes for an ART procedure or for storage	17 18
33		An befor for fu	ART re obta uture 2	provider must collect the following information aining gametes for an ART procedure or for storage ART procedures—	17 18 19
33		An befor for fu	ART re obta uture A for a	provider must collect the following information aining gametes for an ART procedure or for storage ART procedures— Il gametes—	17 18 19 20
33		An befor for fu	ART re obta uture 2 for a (i) (ii)	provider must collect the following information aining gametes for an ART procedure or for storage ART procedures— Il gametes— the gamete provider's full name; and the gamete provider's residential address, phone	17 18 19 20 21 22
33		An befor for fu	ART re obta uture 2 for a (i) (ii) (iii)	provider must collect the following information aining gametes for an ART procedure or for storage ART procedures— Ill gametes— the gamete provider's full name; and the gamete provider's residential address, phone number and email address; and	17 18 19 20 21 22 23
33		An befor for fu	ART re obta uture 2 for a (i) (ii) (iii) (iv)	provider must collect the following information aining gametes for an ART procedure or for storage ART procedures— Ill gametes— the gamete provider's full name; and the gamete provider's residential address, phone number and email address; and the gamete provider's date and place of birth; and	17 18 19 20 21 22 23 24
33		An befor for fu (a)	ART re obta uture 2 for a (i) (ii) (iii) (iv)	provider must collect the following information aining gametes for an ART procedure or for storage ART procedures— Ill gametes— the gamete provider's full name; and the gamete provider's residential address, phone number and email address; and the gamete provider's date and place of birth; and any other information prescribed by regulation;	17 18 19 20 21 22 23 24 25

	(iii) the sex and year of birth of each offspring of the donor (whether or not donor-conceived); and
	(iv) any other information prescribed by regulation.
	Maximum penalty—200 penalty units.
(2) Subsection (1) applies to gametes whether or not they were obtained directly from the gamete provider.
(3) However, information obtained by an ART provider from another ART provider under section 34 is taken to have been collected under subsection (1).
(4) In the case of information about the offspring of a donor who were not donor-conceived, subsection (1) only requires an ART provider to take reasonable steps to collect that information.
(5	An ART provider must not use a gamete or an embryo unless the provider has collected the information under subsection (1) in relation to the gamete or to any gamete used to create the embryo.
	Maximum penalty—200 penalty units.
	ransfer between ART providers of information about ametes or embryos
(1) This section applies when an ART provider supplies gametes or embryos to another ART provider or receives gametes or embryos from another ART provider, whether the other provider provides ART services in or outside Queensland.
(2) The ART provider must—
	 (a) when supplying the gametes or embryos to the other ART provider—transfer to the other provider a copy of the consents and other information they have collected in relation to the gametes or embryos; and
	(b) when receiving the gametes or embryos from the other provider—obtain from the other provider a copy of the consents and other information that the other provider has collected in relation to the gametes or embryos.

[s 35]

	Max	timum penalty—200 penalty units.	1
		tion to be collected about persons who undergo ocedures	2 3
(1)		ART provider must collect the following information at a person who undergoes an ART procedure—	4 5
	(a)	the person's full name;	6
	(b)	the person's residential address, phone number and email address;	7 8
	(c)	the person's date and place of birth;	9
	(d)	the full name and date of birth of any spouse of the person at the time of the procedure.	10 11
	Max	timum penalty—200 penalty units.	12
(2)	in aı	ART provider uses a donated gamete or donated embryo n ART procedure, the provider must take reasonable steps ollect the following information—	13 14 15
	(a)	whether a person became pregnant as a result of the procedure within 4 months after the procedure;	16 17
	(b)	whether a child was born as a result of the procedure within 15 months after the procedure and, if so, the child's full name, sex and date and place of birth.	18 19 20
	Max	ximum penalty—200 penalty units.	21
Ke	eping	g of records	22
(1)		ART provider must keep the records required by this ion for at least 99 years.	23 24
	Max	timum penalty—200 penalty units.	25
(2)	info	ART provider must keep a record of the following rmation about each gamete or embryo that is, or has been, he provider's possession—	26 27 28

(a) the information the ART provider is required under this29division to collect about the gamete or embryo before it30

[s 36]

		was obtained, including a copy of any information the provider receives from another ART provider under section 34 when the provider receives a gamete or an embryo from the other provider;	1 2 3 4
	(b)	the name of any other ART provider who has previously been in possession of the gamete or embryo, whether in or outside Queensland;	5 6 7
	(c)	each consent of the gamete provider under division 3 in relation to the gamete or embryo, including a copy of any consent the ART provider receives from another ART provider under section 34 when the provider receives a gamete or an embryo from the other provider;	8 9 10 11 12
	(d)	the uses to which the gamete or embryo has been put by the ART provider, including any supply of the gamete or embryo to another ART provider or other person, whether in or outside Queensland;	13 14 15 16
	(e)	the period during which the gamete or embryo has been in storage by the ART provider.	17 18
(3)		ART provider must keep a record of the following mation about its ART procedures—	19 20
	(a)	the information the ART provider is required under this division to collect about the persons who undergo those procedures;	21 22 23
	(b)	for a procedure using a donated gamete or donated embryo—the place where the procedure was carried out.	24 25
(4)	info	ART provider must keep a record of the following mation about each child the provider knows was born as ult of its ART procedures—	26 27 28
	(a)	the child's full name, sex and date and place of birth;	29
	(b)	the full name, residential address, phone number and email address of the person who gave birth to the child;	30 31
	(c)	if a donated gamete or donated embryo was used in the ART procedure—the donor's full name and date and place of birth.	32 33 34

[s 37]

	(5)	An ART provider must keep a record of any other information prescribed by regulation.	on 1 2
	(6)	However, this section does not prevent the destruction records under section $37(3)$.	of 3 4
37	De	struction of records prohibited	5
	(1)	An ART provider or other person must not destroy—	6
		(a) any record that the provider is required to keep und this division; or	er 7 8
		(b) any record of information that is required to be provide to the registrar under section 46.	ed 9 10
		Maximum penalty—400 penalty units.	11
	(2)	Subsection (1) does not apply to any record that the chi executive authorises to be destroyed under subsection (3).	lef 12 13
	(3)	The chief executive may, on application by an ART provide authorise the provider to destroy any stated record of a kin referred to in this section if the chief executive is reasonab satisfied that the destruction of the record would not adverse affect any person.	nd 15 Jy 16
Divis	sion	7 Disclosure of health information	19
38	Dis	sclosure of health information by ART provider	20
	(1)	An ART provider may disclose health information accordance with this section if a medical practitioner certifit that the disclosure of the information is necessary—	
		(a) to prevent or reduce a serious risk to someone's life health; or	or 24 25
		(b) to warn a person about the existence of a heal	th 26

(2)		ART provider may disclose health information about a or, or about a relative of a donor, to any of the following—	1 2
	(a)	a donor-conceived person born as a result of an ART procedure using a gamete donated by the donor;	3 4
	(b)	a descendant of a donor-conceived person born as a result of an ART procedure using a gamete donated by the donor;	5 6 7
	(c)	a parent of, or other person with parental responsibility for, a donor-conceived person born as a result of an ART procedure using a gamete donated by the donor;	8 9 10
	(d)	a person who is pregnant as a result of an ART procedure using a gamete donated by the donor or who is a spouse of the pregnant person;	11 12 13
	(e)	a person who has a gamete donated by the donor in storage with an ART provider;	14 15
	(f)	any other person prescribed by regulation.	16
(3)	donc	ART provider may disclose health information about a pr-conceived person, or a relative of a donor-conceived pon, to any the following—	17 18 19
	(a)	the donor;	20
	(b)	a donor-conceived sibling of the donor-conceived person who was born as a result of an ART procedure using a gamete from the same donor;	21 22 23
	(c)	a parent of, or other person with parental responsibility for, the donor-conceived sibling;	24 25
	(d)	a person who is pregnant as a result of an ART procedure using a gamete donated by the same donor or who is the spouse of the pregnant person;	26 27 28
	(e)	a person who has a gamete donated by the same donor in storage with an ART provider;	29 30
	(f)	any other person prescribed by regulation.	31

[s 39]

(4)	be ma	closure of health information under this section may also de to a medical practitioner treating the person to whom sclosure may be made.	1 2 3
(5)		closure of health information by an ART provider is to de by a medical practitioner on behalf of the provider.	4 5
(6)	This section does not require an ART provider to disclose health information.		
(7)	under persor	edical practitioner who discloses health information this section is to take reasonable steps to ensure that a n does not become aware that they are donor-conceived esult of the disclosure of the health information.	8 9 10 11
Dis	closur	e of health information by chief executive	12
(1)	persor	thief executive may disclose health information to a that an ART provider is authorised to disclose to the nunder section 38 if—	13 14 15
	• •	the ART provider who has the information has not disclosed the information; and	16 17
		a medical practitioner certifies that the disclosure of the information is necessary—	18 19
		(i) to prevent or reduce a serious risk to someone's life or health; or	20 21
		 to warn a person about the existence of a health condition that may be harmful to the person or to the person's descendants, including future descendants; and 	22 23 24 25
	i	the chief executive is satisfied that the disclosure of the information is reasonably necessary for a purpose referred to in paragraph (b).	26 27 28
(2)		closure of health information by the chief executive is to ade by a medical practitioner on behalf of the chief tive.	29 30 31
(3)		ection does not require the chief executive to disclose information.	32 33

Part 3	Donor conception information register	1 2
Division 1	I Preliminary	3
40 Defi	nitions for part	4
	In this part—	5
	<i>approved way</i> , of making an application or giving a notice, means a way that is—	6 7
	(a) approved by the registrar; and	8
	(b) published on the department's website or www.qld.gov.au.	9 10
	<i>contact information</i> , for a person, means the person's residential address, phone number or email address or any other way the person may be contacted.	11 12 13
	<i>donor-conceived</i> , in relation to a person, means a person born as a result of a donor conception ART procedure or a private donor conception procedure.	14 15 16
	<i>donor-conceived offspring</i> , of a donor, means a donor-conceived person who was born using a donated gamete obtained from the donor.	17 18 19
	donor-conceived siblings means any 2 persons—	20
	(a) who are both donor-conceived persons; and	21
	(b) who were both born using at least 1 gamete from the same donor.	22 23
	<i>donor conception ART procedure</i> means an ART procedure carried out by an ART provider that uses a donated gamete or donated embryo.	24 25 26
	<i>donor's ID code</i> means any number or other code used by an ART provider to identify the donor.	27 28

[s 40]

		<i>profile information</i> means any of the following on about a donor that has been collected and kept by	1 2
		rovider and that does not identify the name or the th of the donor—	3 4
(a)	info	rmation about the donor's hobbies or interests;	5
(b)	info	rmation about the family history of the donor;	6
(c)	info	rmation about the education of the donor;	7
(d)	phot	os of the donor;	8
(e)	corre	espondence of the donor;	9
(f)		rmation about the psychological history of the donor is not relevant medical history.	10 11
conta	act in	g <i>information</i> means information, other than formation, that identifies the person to whom the on relates, and includes—	12 13 14
(a)	a na	me of the person; and	15
(b)	the c	late of birth of the person; and	16
(c)	for i	nformation about a donor-conceived person—	17
	(i)	the place of birth of the person; and	18
	(ii)	the name of any ART provider who carried out the donor conception ART procedure and the place where the procedure was carried out.	19 20 21
conta	act inf	<i>ifying information</i> means information, other than formation, that does not identify the person to whom nation relates, and includes—	22 23 24
(a)	for i	nformation about a donor—	25
	(i)	the donor's ID code; and	26
	(ii)	the donor's year and place of birth; and	27
	(iii)	the donor's ethnicity; and	28
	(iv)	the donor's physical characteristics; and	29
	(v)	the donor's relevant medical history; and	30

[s 41]

			(vi)	the place where the donor's gamete was obtained; and	1 2
			(vii)	the donor's profile information; and	3
		(b)	for i	nformation about a donor-conceived person—	4
			(i)	the year of birth of the person; and	5
			(ii)	the sex of the person.	6
			insem	<i>donor conception procedure</i> means a ination procedure using a donated gamete that was t in Queensland.	7 8 9
				neans the donor conception information register d by the registrar for the purposes of this part.	10 11
		donc	or-con on 44	ceived person, means the information stated in	12 13 14
41				elating to donor-conceived persons to oplies	15 16
		perso	on wł	applies to information relating to a donor-conceived to was born as a result of a donor conception ART or a private donor conception procedure.	17 18 19
Divis	ion	2		Establishment and maintenance of register	20 21
42	Reg	gistra	r to	establish and maintain register	22
	(1)			rar must establish and maintain a register (the <i>donor n information register</i>) for the purposes of this part.	23 24
	(2)	The	regist	er—	25
		(a)		t contain the information required by division 3 to included in the register; and	26 27

[s 43]

		(b)	may contain other information that is prescribed by regulation or that the registrar considers appropriate for inclusion in the register.	1 2 3
	(3)	The	register may be wholly or partly—	4
		(a)	in the form of a computer database; or	5
		(b)	in documentary form; or	6
		(c)	in another form the registrar considers appropriate.	7
	(4)		registrar must maintain the information in the register in a that makes the information reasonably accessible.	8 9
	(5)	cont	pite the <i>Public Records Act 2002</i> , the registrar is to retain crol over access to any information or records maintained er this part.	10 11 12
	(6)	<i>Mar</i> auth	register is not a register under the <i>Births</i> , <i>Deaths and</i> <i>triages Registration Act 2023</i> and that Act does not forise or require information that a person is donor- ceived to be recorded as a registrable event under that Act.	13 14 15 16
Divis	sion	3	Information held in register	17
43	So	urces	s of information included in register	18
		The	registrar must include in the register—	19
		(a)	information provided to the registrar by ART providers under section 45; and	20 21
		(b)	historical information provided to the registrar by ART providers or others under section 46; and	22 23
		(c)	information voluntarily provided to the registrar by parties to a private donor conception procedure under section 47.	24 25 26
44	Re	levan	t information to be included in register	27

The information that is to be included in the register is 28 (1) relevant information provided to the registrar relating to the 29

	conc	of a donor-conceived person as a result of a donor eption ART procedure or a private donor conception edure.	1 2 3
(2)	Rele	vant information is the following—	4
	(a)	the donor's full name;	5
	(b)	the donor's contact information;	6
	(c)	the donor's date and place of birth;	7
	(d)	the donor's ethnicity and physical characteristics;	8
	(e)	the donor's relevant medical history;	9
	(f)	the donor's ID code;	10
	(g)	the place where the donor's gamete was originally obtained from the donor, if the information has been recorded and kept;	11 12 13
	(h)	any donor's profile information;	14
	(i)	the full name and date of birth of the person who gave birth to the donor-conceived person as a result of the procedure and the full name and date of birth of any spouse of that person at the time of the procedure;	15 16 17 18
	(j)	in the case of a procedure to which a surrogate was a party—the full name and date of birth of the intended parents;	19 20 21
	(k)	the full name, the date and place of birth and sex of the donor-conceived person born as a result of the procedure;	22 23 24
	(1)	the number of any donor-conceived siblings of the donor-conceived person, if the information has been recorded and kept;	25 26 27
	(m)	if the procedure was carried out by an ART provider—the name of the provider and the place where the procedure was carried out;	28 29 30
	(n)	any other information prescribed by regulation.	31

[s 45]

		<i>Note—</i> Section 42(2)(b) enables the registrar to include additional information in the register.	1 2 3
45	Ма	ndatory provision of information by ART providers	4
	(1)	An ART provider must provide the registrar with all relevant information relating to the birth of a donor-conceived person after the commencement of this section as a result of a donor conception ART procedure carried out by the provider.	5 6 7 8
		Maximum penalty—100 penalty units.	9
	(2)	The information is required to be provided under subsection (1) within 3 months after the ART provider becomes aware of the birth of the donor-conceived person.	10 11 12
46	Ма	ndatory provision of historical information	13
	(1)	This section applies to information—	14
		 (a) that relates to the birth of a donor-conceived person before the commencement of section 45 as a result of a donor conception ART procedure carried out by an ART provider as part of an ART service; and 	15 16 17 18
		(b) that is relevant information.	19
	(2)	An ART provider must, within the period specified in subsection (4), provide the registrar with all the information to which this section applies that is in the provider's possession or control on the commencement of this section.	20 21 22 23
		Maximum penalty—100 penalty units.	24
	(3)	If an ART provider had information to which this section applies in the provider's possession or control before the commencement of this section but is not in possession or control of the information on that commencement, the provider must notify the registrar, within the period specified in subsection (4), of the following—	25 26 27 28 29 30
		(a) the name and contact details of the person to whom the provider gave possession or control of the information;	31 32

[s 46]

	(b)	if the information was lost, destroyed or otherwise not available—when, and the circumstances in which, the information was lost, destroyed or otherwise not available.	1 2 3 4
	Max	imum penalty—100 penalty units.	5
(4)	The is—	period specified for complying with subsection (2) or (3)	6 7
	(a)	the period of 6 months after the commencement of this section; or	8 9
	(b)	if the registrar is satisfied there is sufficient reason to extend the period—a longer period determined by the registrar on application or on the registrar's own initiative.	10 11 12 13
(5)	requ spec	registrar may, by notice to any of the following persons, ire the person to provide the registrar, within the period ified in the notice, with all the information to which this on applies that is in their possession or control—	14 15 16 17
	(a)	a person named by an ART provider under subsection (3)(a) as a person to whom it gave possession or control of the information;	18 19 20
	(b)	a person whom the registrar otherwise reasonably believes has possession or control of the information.	21 22
(6)	-	erson who is given a notice under subsection (5) must ply with the notice.	23 24
	Max	imum penalty—100 penalty units.	25
(7)		emove any doubt, it is declared that for this section an provider includes—	26 27
	(a)	a person who is no longer an ART provider but who had been an ART provider before the commencement of this section; and	28 29 30
	(b)	a medical practitioner who carried out donor conception ART procedures before the commencement of this section as part of their medical practice.	31 32 33

[s 47]

47		untary provision of information by parties to private or conception procedures	1 2
	(1)	The parties to a private donor conception procedure may provide the registrar with all or any relevant information relating to the birth of a donor-conceived person as a result of the procedure.	3 4 5 6
	(2)	The parties to a private donor conception procedure are the donor of any gamete used in the procedure and the parents of the donor-conceived person.	7 8 9
	(3)	The provision of information to the registrar requires—	10
		(a) the written consent of all the parties to the procedure; or	11
		(b) if any party has since died—the written consent of all the remaining parties to the procedure and evidence of the death of that party.	12 13 14
	(4)	Evidence that a party to the procedure has since died is a relevant statutory declaration by the remaining parties or any other evidence authorised by regulation.	15 16 17
Divis	ion	4 Disclosure of information in register	18
48	Per	sons who may access information in register	19
	(1)	A person referred to in column 1 of the following table may apply to the registrar in the approved way for—	20 21
		(a) all or any of the information in the register stated in column 2 opposite the person; or	22 23
		(b) all or any of the information in the register about themself.	24 25
	(2)	The registrar must provide the information requested by the applicant if—	26 27
		(a) the registrar is reasonably satisfied the information is of a kind that can be provided to the applicant under the	28 29

[s 48]

4

5

6

7

8

9

10

- (b) the registrar is reasonably satisfied of the identity of the applicant and of the relevant link between the applicant 2 and the person whose information has been requested.
- (3) If column 2 provides that particular information can only be provided with the consent of a person, the information can only be provided by the registrar if consent has been given by the person in accordance with section 49.
- (4) When dealing with an application, the registrar must advise the applicant of available counselling services that are provided by counsellors with experience in dealing with donor conception.

Column 1	Column 2
Applicant	Information that can be provided
Donor-conceived person who is 16 years or older	 donor information identifying or non-identifying information about the donor contact information about the donor (but only with the consent of the donor) donor-conceived sibling information identifying information or contact information about a donor-conceived sibling of the applicant (but only with the consent of the sibling) non-identifying information about a donor-conceived sibling of the applicant (including information about a donor-conceived sibling of the applicant (including information about the number of donor-conceived siblings of the applicant)

Assisted Reproductive Technology Bill 2024 Part 3 Donor conception information register

[s 48]

Column 1 Applicant	Column 2 Information that can be provided
Donor	donor-conceived offspring information
	• identifying information or contact information about a donor-conceived offspring of the donor (but only with the consent of the offspring)
	• non-identifying information about a donor-conceived offspring of the donor
Parent of a donor-conceived	donor information
person of any age or another person with parental responsibility for a	• identifying information or contact information about the donor (but only with the consent of the donor)
donor-conceived person under 16 years	• non-identifying information about the donor
	donor-conceived sibling information
	• identifying information or contact information about a donor-conceived sibling of the donor-conceived person (but only with the consent of the sibling)
	• non-identifying information about a donor-conceived sibling of the donor-conceived person (including information about the number of donor-conceived siblings of the donor-conceived person)

[s 48]

Column 1	Column 2
Applicant	Information that can be provided
Descendant, who is 16 years or older, of a donor-conceived person	 <i>donor information</i> identifying or non-identifying information about the donor contact information about the donor (but only with the consent of the donor) <i>donor-conceived sibling information</i> identifying information or contact information about a donor-conceived sibling of the donor-conceived person (but only with the consent of the sibling) non-identifying information about a donor-conceived sibling of the donor-conceived person (including information about the number of donor-conceived siblings of the donor-conceived person (including information about the number of donor-conceived siblings of the donor-conceived siblings of the donor-conceived person)
Interstate donor-conceived	 donor-conceived sibling information identifying information or contact
person who is 16 years or	information about a donor-conceived
older (being a person born as	sibling of the person (but only with
a result of a donor conception	the consent of the sibling) non-identifying information about a
ART procedure, or a private	donor-conceived sibling of the
donor conception procedure,	person (including information about
carried out in Australia but	the number of donor-conceived
outside Queensland)	siblings of the person)

Assisted Reproductive Technology Bill 2024 Part 3 Donor conception information register

[s 49]

Column 1	Column 2
Applicant	Information that can be provided
Offspring of a donor who is not a donor-conceived person and who is 16 years or older	 donor-conceived sibling information identifying information or contact information about a donor-conceived sibling of the donor offspring (but only with the consent of the sibling) non-identifying information about a donor-conceived sibling of the donor offspring (including information about the number of donor-conceived siblings of the donor offspring)

49 Consent to provision of information

(1)	The	consent of a person to the provision of information—	2
	(a)	may be given in advance of applications for the provision of the information; and	3 4
	(b)	must be given by notice to the registrar in the approved way; and	5 6
	(c)	must state the kind of information that may be provided and the category of applicants to whom it may be provided; and	7 8 9
	(d)	in the case of consent to the provision of contact information—may specify how contact is to be made; and	10 11 12
	(e)	must be recorded in the register; and	13
	(f)	may be varied or revoked by the person by notice to the registrar in the approved way.	14 15
(2)	requi	erson whose consent to the provision of information is ired may give the registrar notice in the approved way they do not consent to the provision of the information to applicant.	16 17 18 19

[s 50]

(3) If an application is made for information that requires the 1 consent of a person and that person has not given consent, the 2 registrar must not attempt to contact the person to inquire 3 whether the person consents to the provision of the 4 information to the applicant. 5 (4) However, if a donor-conceived person applies for contact 6 information about the donor and the donor has not given 7 consent, the registrar may take reasonable steps to contact the 8 donor to provide the donor with the opportunity to give that 9 consent, unless the donor has given the registrar notice that 10 they do not consent to the provision of their information to 11 any applicant. 12 Notification of provision of information 13 (1) If the registrar has provided information that requires the 14 consent of a person, the registrar must take reasonable steps to 15 notify the person that the registrar has provided the 16 information to another person. 17 (2) If the registrar has provided identifying information about a 18 donor that does not require the consent of the donor, the 19 registrar must take reasonable steps to notify the donor that 20 the registrar has provided the information to another person. 21 (3) The registrar must not, when notifying a person under this 22 section, identify the other person to whom the information has 23 been provided unless the other person has consented to their 24 identity being disclosed. 25 (4) This section does not apply if the person concerned has 26 notified the registrar in the approved way that they do not 27 wish to be notified. 28 Provision of statistical and other non-identifying 29 information to authorised entities 30 The registrar may, on application by an authorised entity, 31 (1)provide the entity with statistical or other non-identifying 32 information in the register. 33

50

[s 52]

	(2)	The registrar must maintain and publish a written statement of the policies relating to the provision of information to entities under this section.	1 2 3
	(3)	In this section—	4
		<i>authorised entity</i> means an entity that is authorised for this section by regulation or by the policies maintained by the registrar under subsection (2).	5 6 7
Divis	ion	5 Miscellaneous provisions relating to register	8 9
52	Acc	curacy of register	10
	(1)	The registrar may correct the register—	11
		(a) on application by a person whose information is in the register; or	12 13
		(b) on the registrar's own initiative.	14
	(2)	A person can not make an application for the removal of identifying or other information that is required to be included in the register.	15 16 17
	(3)	The registrar must correct the register on the order of a Queensland court or QCAT.	18 19
	(4)	The registrar is not, despite the <i>Information Privacy Act 2009</i> or any other law, required to ensure that the information in the register is accurate and complete.	20 21 22
53		tection from liability for persons providing historical prmation and disclosure of information	23 24
	(1)	A person who, acting honestly and reasonably, provides information under section 46—	25 26
		(a) is not liable, civilly, criminally or under an administrative process, for providing the information; and	27 28 29

		(b)	can not, merely because the person provides the information, be held to have—
			(i) breached any code of professional etiquette or ethics; or
			(ii) departed from accepted standards of professional conduct.
	(2)	Witl	hout limiting subsection (1)—
		(a)	in a proceeding for defamation, the person has a defence of absolute privilege for publishing the information; and
		(b)	if the person would otherwise be required to maintain confidentiality about the information under an Act, oath, or rule of law or practice, the person—
			(i) does not contravene the Act, oath or rule of law or practice by providing the information; and
			(ii) is not liable to disciplinary action for providing the information.
	(3)	offe	psections (1) and (2) do not affect any liability for an ence against this Act or any obligation to provide prmation under this part.
	(4)	regi	y information that a person is required to provide to the istrar under this part is required to be provided even ugh—
		(a)	the person to whom the information relates has not consented to the disclosure of the information; or
		(b)	the ART service to which the information relates was provided at a time when an Act or law or any applicable clinical guidelines or codes of practice precluded the disclosure of the information.
54	Inq	uirie	es by registrar relating to information in register
	(1)	The	e registrar may conduct an inquiry to find out—
		(a)	whether information provided to the registrar under this part is correct; or
			Page 51

[s 55]

	(b) whether an ART provider or other person has provided all relevant information that the provider or other person is required to provide to the registrar under this part.	1 2 3
(2)	The registrar may, for the purpose of an inquiry, by notice to an ART provider or other person who provided or is required to provide relevant information to the registrar, require the provider or other person to answer specified questions or provide other information within a time and in a way stated in the notice.	4 5 6 7 8 9
(3)	The ART provider or other person must comply with the notice unless the provider or other person has a reasonable excuse.	10 11 12
	Maximum penalty—50 penalty units.	13
(4)	The registrar may, for the purpose of an inquiry, use information recorded in a register under the <i>Births, Deaths and Marriages Registration Act 2023</i> .	14 15 16
(5)	If an application is made to the registrar for information in the register but the register does not contain the information or the information is incomplete, the registrar may share confidential or other information with an ART provider for the purpose of obtaining relevant information for inclusion in the register.	17 18 19 20 21
Una	authorised access to or interference with register	22
(1)	A person must not, without lawful authority—	23
	(a) access the register or information in the register; or	24
	(b) make, alter or delete any information in the register; or	25
	(c) interfere with the register in any other way.	26
	Maximum penalty—100 penalty units.	27
(2)	Without limiting subsection (1), a person has lawful authority to do something mentioned in that subsection if—	28 29
	(a) the person is doing the thing to carry out a function under this Act or another Act; or	30 31

(b) the registrar has authorised the person to do the thing. 32

		[s 56]
	(3)	A person must not use or disclose information that the person knows has been obtained from the register in contravention of subsection (1).
		Maximum penalty—100 penalty units.
56	Ext	ternal review of registrar's decisions
	(1)	This section applies to a decision of the registrar on an application made by a person under this part—
		(a) for information in the register on a matter (but only if there is information in the register on that matter); or
		(b) for the correction of information in the register about the person.
	(2)	The person may apply to QCAT for a review of the decision if—
		(a) the decision is not the decision sought by the person; and
		(b) the person is dissatisfied with the decision.
Part	4	Licensing of ART providers
57	Ар	plication for licence
	(1)	A person may apply to the chief executive for a licence if—
		(a) the person has RTAC accreditation; and
		(b) the person is not completely prohibited from providing ART services by a prohibition notice under section 63; and
		(c) the person satisfies any other requirement prescribed by regulation.
	(2)	The application must—
		(a) be in the approved form; and
		(b) include the following—

[s 58]

		(i)	the applicant's name and how the applicant may be contacted;	1 2
		(ii)	the address of each of the premises at or from which the applicant will provide ART services;	3 4
		(iii)	the name of each medical practitioner who will perform, or supervise the performance of, ART services provided by the applicant;	5 6 7
		(iv)	any other key personnel prescribed by regulation who will be engaged in the provision of ART services by the applicant;	8 9 10
		(v)	any other information or document prescribed by regulation; and	11 12
	(c)	be a	ccompanied by any fee prescribed by regulation.	13
(3)	docu prov	iment	icant must provide any further information or that the chief executive asks the applicant to o enable the chief executive to deal with the n.	14 15 16 17
(4)		3 m	d provider may apply for a further licence not earlier onths before the end of the term of their existing	18 19 20
Dec	ciding	g app	blication for licence	21
(1)	The	chief	executive may grant a licence to a person if—	22
	(a)	an a and	pplication for the licence is made under section 57;	23 24
	(b)	the j secti	person is eligible to make the application under that ion.	25 26
(2)	exec licer	utive to to	executive must refuse to grant a licence if the chief is not authorised under subsection (1) to grant the the applicant or if the chief executive is satisfied cence should not be granted because of—	27 28 29 30
	(a)		raventions of the conditions of any previous licence by the applicant; or	31 32

[s 59]

	(b) contraventions by the applicant of this Act or any ART related legislation; or	1 2
	(c) the risk to the health, safety or welfare of persons provided with ART services by the applicant or of persons born as a result of the provision of ART services; or	3 4 5 6
	(d) any other relevant matter.	7
(3)	The chief executive must, as soon as practicable after deciding to refuse to grant a licence, give the applicant an information notice about the decision.	8 9 10
Cor	nditions of licence	11
(1)	Licences are subject to the conditions prescribed by regulation.	12 13
(2)	A licence is also subject to the specific conditions imposed by the chief executive at the time, or at any time after, the licence is granted.	14 15 16
(3)	The chief executive may, at any time, vary or remove the specific conditions to which a licence is subject under subsection (2).	17 18 19
(4)	If the chief executive decides to impose or vary a specific condition to which a licence is subject, the chief executive must give the licensed provider an information notice about the decision.	20 21 22 23
Ter	m of licence	24
(1)	A licence comes into effect on the day stated in the licence.	25
(2)	A licence has effect, subject to this section, for the period (not exceeding 3 years) stated in the licence.	26 27
(3)	A licence ceases to have effect if it is cancelled under section 64.	28 29
(4)	If a licensed provider applies for a further licence before their licence ceases to have effect, the licence continues in force	30 31

59

[s 61]

		the chief executive gives the applicant notice of the chief utive's decision on the application.	1 2
Chi	ief ex	ecutive to be notified of certain events	3
(1)		ensed provider must give the chief executive notice of an t stated in column 1 of the following table—	4 5
	(a)	in the case of a serious adverse event—within the time stated opposite the event in column 2 after the licensed provider becomes aware that the event has happened; or	6 7 8
	(b)	in the case of any other event—within the time stated opposite the event in column 2 after the event happens.	9 10

Colu Eve	umn 1 nt	Column 2 Time within which notice to be given
1	A serious adverse event related to the ART services provided by the licensed provider	7 days
2	The licensed provider ceases to have RTAC accreditation	14 days
3	A change in the licensed provider's RTAC accreditation	14 days
4	A contravention of any condition of the provider's licence	14 days
5	The licensed provider ceases to provide ART services	14 days
6	A change in the premises at or from which the licensed provider provides ART services	21 days
7	A change in the medical practitioner who performs, or supervises the performance of, ART services by the licensed provider	21 days

[s 62]

Colu Eve	umn 1 nt	Column 2 Time within which notice to be given
8	prescr in the	ange in any other key personnel 21 days ibed by regulation who are engaged provision of ART services by the ed provider
9	Any o	ther event prescribed by regulation The time specified in the regulation for the event
		Maximum penalty—
		(a) if the event was a serious adverse event—100 penalty units; or
		(b) otherwise—50 penalty units.
	(2)	The licensed provider is not required to give the chief executive notice of the event if the licensed provider has a reasonable excuse.
	(3)	In this section—
		<i>serious adverse event</i> , for a licensed provider, means an event that is prescribed by regulation, or by the conditions of the provider's licence, as a serious adverse event.
62	Imp	provement notices
	(1)	The chief executive may issue a notice (an <i>improvement notice</i>) to a licensed provider if the chief executive reasonably believes that it is necessary for the licensed provider to rectify a particular matter to prevent or minimise a risk to the health, safety or welfare of persons to whom ART services are provided or of persons born as a result of the provision of ART services.
	(2)	An improvement notice must state the following—
		(a) that it is an improvement notice under this Act;
		• · · · · · · · · · · · · · · · · · · ·

[s 62]

	(c)	the matter that is required to be rectified and, if the chief executive considers it appropriate, the action that the licensed provider must take to rectify the matter;	1 2 3	
	(d)	the period within which the matter must be rectified;	4	
	(e)	that the improvement notice has effect until it is revoked by the chief executive.	5 6	
(3)	notic infor impr	chief executive must, when issuing an improvement ce to a licensed provider, give the licensed provider an rmation notice about the decision to issue the rovement notice, whether in the same or in a separate ment.	7 8 9 10 11	
(4)	The	chief executive may, by notice to a licensed provider—	12	
	(a)	extend the period within which the matter stated in an improvement notice issued to the licensed provider must be rectified; or	13 14 15	
	(b)	revoke an improvement notice issued to the licensed provider.	16 17	
(5)	revo prov	censed provider may apply to the chief executive for the cation of an improvement notice issued to the licensed ider because the matter required to be rectified by the ce has been rectified or does not require rectification.	18 19 20 21	
(6)	The chief executive may revoke the improvement notice or refuse the application for the revocation of the improvement notice.			
(7)	an aj give	chief executive must, as soon as practicable after refusing pplication for the revocation of an improvement notice, the licensed provider an information notice about the sion to refuse the application.	25 26 27 28	
(8)	the 1	licensed provider is issued with an improvement notice, requirements of the notice become a condition of the ider's licence.	29 30 31	
(9)	In th	is section—	32	
		<i>used provider</i> , in the case of a corporation, includes an ciated entity of the corporation.	33 34	

[s 63]

63	Prohibition notices					
	(1)	to a perso	chief executive may issue a notice (a <i>prohibition notice</i>) person if the chief executive reasonably believes that the on should be prohibited from providing ART services, or d ART services, because—	2 3 4 5		
		(a)	the person has contravened a condition of the person's licence; or	6 7		
		(b)	the person has contravened this Act or any ART related legislation; or	8 9		
		(c)	the provision of ART services, or those stated ART services, by the person is a risk to the health, safety or welfare of persons to whom the ART services are provided or of persons born as a result of the provision of the ART services.	10 11 12 13 14		
	(2)	-	ohibition notice may be issued to any person, including to ensed provider.	15 16		
	(3)	-	cohibition notice that is limited to stated ART services be limited to ART services—	17 18		
		(a)	of a stated kind; or	19		
		(b)	provided at or from stated premises or premises in a stated area; or	20 21		
		(c)	provided to or by stated persons.	22		
	(4)	A pro	ohibition notice must state the following—	23		
		(a)	that it is a prohibition notice under this Act;	24		
		(b)	the name of the person to whom it is issued;	25		
		(c)	that it applies to ART services of any kind or only stated services;	26 27		
		(d)	that the prohibition notice has effect until it is revoked by the chief executive.	28 29		
	(5)	a per decis	chief executive must, when issuing a prohibition notice to rson, give the person an information notice about the sion to issue the prohibition notice, whether in the same a separate document.	30 31 32 33		

[s 64]

(6)	The chief executive may, by notice to a person—	1
	(a) limit the ART services provided by the person to which a prohibition notice applies; or	2 3
	(b) revoke a prohibition notice issued to the person.	4
(7)	A person may apply to the chief executive for the revocation of a prohibition notice issued to the person because the reasons for the issue of the notice do not or no longer justify the prohibition.	5 6 7 8
(8)	The chief executive may revoke the prohibition notice or refuse the application for the revocation of the prohibition notice.	9 10 11
(9)	The chief executive must, as soon as practicable after refusing an application for the revocation of a prohibition notice, give the person an information notice about the decision to refuse the application.	12 13 14 15
(10)	If a licensed provider is prohibited by a prohibition notice from providing stated ART services, the prohibition becomes a condition of the provider's licence.	16 17 18
(11)	The chief executive may issue a prohibition notice to an associated entity of a corporation because of a contravention by, or other conduct of, the corporation or another associated entity of the corporation.	19 20 21 22
(12)	In this section—	23
	<i>licensed provider</i> , in the case of a corporation, includes an associated entity of the corporation.	24 25
Car	ncellation or suspension of licence	26
(1)	The chief executive must cancel or suspend a person's licence if—	27 28
	(a) the person ceases to have RTAC accreditation; or	29
	(b) the person is completely prohibited from providing ART services by a prohibition notice under section 63.	30 31

[s 65]

(2)		chief executive may cancel or suspend a person's ace—	1 2
	(a)	if the licence was granted to the person because of information that was false or misleading in a material particular; or	3 4 5
	(b)	if the person notifies the chief executive under section 61 that they have ceased to provide ART services; or	6 7
	(c)	in any other circumstances prescribed by regulation.	8
(3)		chief executive may suspend a licence for any period not eding 12 months.	9 10
(4)	If a l	icence is suspended—	11
	(a)	the licensed provider may apply to the chief executive for the suspension to be lifted; and	12 13
	(b)	the chief executive may lift the suspension by notice to the licensed provider.	14 15
(5)	to ca a sus	chief executive must, as soon as practicable after deciding incel or suspend a licence or to refuse an application to lift spension, give the licensed provider an information notice it the decision.	16 17 18 19
Puł	olic r	egister of licensed providers	20
(1)		chief executive may keep a public register of licensed iders.	21 22
(2)		public register may contain any of the following mation for a licensed provider—	23 24
		1	
	(a)	the name of the licensed provider and how the licensed provider may be contacted;	25 26
		the name of the licensed provider and how the licensed	25

[s 66]

	(0	d) the names of any other key personnel prescribed by regulation who are engaged in the provision of ART services by the licensed provider;	1 2 3
	(6	e) the identifier number for the RTAC accreditation of the licensed provider and the date of expiry of the RTAC accreditation;	4 5 6
	(1	f) other information prescribed by regulation.	7
(3		The public register may contain any other information the hief executive considers appropriate.	8 9
(4	a	The chief executive must not make particular information bout a person that is on the public register available to the ublic if—	10 11 12
	(8	a) the person asks the chief executive not to make the information available to the public; and	13 14
	(1	b) the chief executive is satisfied the publication of the information might endanger the personal safety of the person or of any other person.	15 16 17
Part 5		Investigation and enforcement	18
Divisio	n 1	Interpretation	19
66 D	efin	itions for part	20
	Iı	n this part—	21
	d	ocument includes a reference to an image or writing—	22
	(:	a) produced from an electronic document; or	23
	(1	b) not yet produced, but reasonably capable of being produced, from an electronic document, with or without the aid of anything else.	24 25 26
		<i>dentity card</i> , for a provision about inspectors, means an dentity card issued under section 74.	27 28

	[\$ 66]		
occu	<i>pier</i> , of a place, includes the following—	1	
(a)	if there is more than 1 person who apparently occupies the place—any 1 of the persons;	2 3	
(b)	any person at the place who is apparently acting with the authority of a person who apparently occupies the place;	4 5	
(c)	if no-one apparently occupies the place—any person who is an owner of the place.	6 7	
<i>of</i> , a	place, includes at or on the place.	8	
inspe it is a or of	<i>ace warning</i> , for a direction or requirement by an ector, means a warning that, without a reasonable excuse, an offence for the person to whom the direction is given, f whom the requirement is made, not to comply with the etion or requirement.	9 10 11 12 13	
<i>owner</i> , of a thing that has been seized under this part, includes a person who would be entitled to possession of the thing had it not been seized.			
reaso	<i>on in control</i> , of a thing, includes any person who onably appears to be, claims to be, or acts as if the person be person in possession or control of the thing.	17 18 19	
place	e includes the following—	20	
(a)	premises;	21	
(b)	vacant land;	22	
(c)	a place in Queensland waters;	23	
(d)	a place held under more than 1 title or by more than 1 owner;	24 25	
(e)	the land or water on or in which a building or other structure, or a group of buildings or other structures, is situated.	26 27 28	
prem	nises includes—	29	
(a)	a building or other structure; and	30	
(b)	a part of a building or other structure; and	31	
(c)	a caravan or vehicle; and	32	
	.		

[s 67]

	(d)	a cave or tent; and	1
	(e)	premises held under more than 1 title or by more than 1 owner.	2 3
	publ	<i>lic place</i> means a place, or part of a place—	4
	(a)	that the public is entitled to use, that is open to members of the public or that is used by the public, whether or not on payment of money; or	5 6 7
	(b)	the occupier of which allows, whether or not on payment of money, members of the public to enter.	8 9
67	Referen	ces to exercise of powers	10
	insp pow insp	eference in this part to the exercise of a power by an ector, other than a reference to the exercise of a specific er, is a reference to the exercise of all or any of an ector's powers under this part or a warrant, to the extent powers are relevant.	11 12 13 14 15
Divis	ion 2	General provisions about inspectors	16 17
Divis 68		•	
	Inspect This	inspectors	17
	Inspecto This and	inspectors ors under part a part includes provision for the appointment of inspectors,	17 18 19
68	Inspecto This and Functio	inspectors ors under part a part includes provision for the appointment of inspectors, gives inspectors particular powers.	17 18 19 20
68	Inspecto This and Functio	inspectors ors under part part includes provision for the appointment of inspectors, gives inspectors particular powers.	17 18 19 20 21
68	Inspecto This and Functio An i	inspectors ors under part part includes provision for the appointment of inspectors, gives inspectors particular powers. ns of inspectors nspector has the following functions— to investigate, monitor and enforce compliance with this	 17 18 19 20 21 22 23

			[s 70]	_	
70	Ар	pointm	ent	1	
		any of	nief executive may, by instrument in writing, appoint the following persons who are appropriately qualified pectors—		
		• •	a person appointed as a health service employee under he <i>Hospitals and Health Boards Act 2011</i> , section 67;	5 6	
			a public sector employee under the <i>Public Sector Act</i> 2022, section 12;	t 7 8	
		(c) a	my other person prescribed by regulation.	9	
71	Ар	pointm	ent conditions and limit on powers	10	
	(1)	An ins	pector holds office on any conditions stated in—	1	
		(a) t	he inspector's instrument of appointment; or	12	
		(b) a	signed notice given to the inspector; or	13	
		(c) a	regulation.	14	
	(2)		strument of appointment, a signed notice given to the tor or a regulation may limit the inspector's powers.	2 13 16	
	(3)	In this	section—	17	
		signed	<i>notice</i> means a notice signed by the chief executive.	18	
72	When office ends				
	(1)		ffice of a person as an inspector ends if any of the ing happens—	20 21	
		(a) t	he term of office stated in a condition of office ends;	22	
		(b) u	inder another condition of office, the office ends;	23	
			he inspector's resignation under this division takes offect.	24 25	
	(2)		ction (1) does not limit the ways the office of a person as bector ends.	26 27	
	(3)	In this	section—	28	

[s 73]

		<i>condition of office</i> means a condition under which the inspector holds office.	1 2
73	Res	signation An inspector may resign by signed notice given to the chief executive.	3 4 5
74	Issi	ue of identity card	6
	(1)	The chief executive must issue an identity card to each inspector.	7 8
	(2)	The identity card must—	9
		(a) contain a recent photo of the inspector; and	10
		(b) contain a copy of the inspector's signature; and	11
		(c) identify the person as an inspector under this Act; and	12
		(d) state an expiry date for the card.	13
	(3)	This section does not prevent the issue of a single identity card to a person for this Act and other purposes.	14 15
75	Pro	duction or display of identity card	16
	(1)	In exercising a power in relation to a person in the person's presence, an inspector must—	17 18
		(a) produce the inspector's identity card for the person's inspection before exercising the power; or	19 20
		(b) have the identity card displayed so it is clearly visible to the person when exercising the power.	21 22
	(2)	However, if it is not practicable to comply with subsection (1), the inspector must produce the identity card for the person's inspection at the first reasonable opportunity.	23 24 25
	(3)	For subsection (1), an inspector does not exercise a power in relation to a person only because the inspector has entered a place as mentioned in section $77(1)(b)$ or (d).	26 27 28

Г.,	701
18	/ni

76	Ret	turn o	of identity card	1
		retur 21	e office of a person as an inspector ends, the person must rn the person's identity card to the chief executive within days after the office ends unless the person has a onable excuse.	2 3 4 5
		Max	imum penalty—10 penalty units.	6
Divi	sion	3	Entry of places by inspectors	7
Sub	divis	ion	1 Power to enter	8
77	Ge	neral	power to enter places	9
	(1)	An i	nspector may enter a place if—	10
		(a)	an occupier at the place consents under subdivision 2 to the entry and section 80 has been complied with for the occupier; or	11 12 13
		(b)	the place is a public place and the entry is made when the place is open to the public; or	14 15
		(c)	the entry is authorised under a warrant and, if there is an occupier of the place, section 87 has been complied with for the occupier; or	16 17 18
		(d)	the place is the premises used by a licensed ART provider and is open for entry.	19 20
	(2)	prov	subsection (1)(d), the premises used by a licensed ART rider does not include a part of the premises where a on resides.	21 22 23
	(3)	plac conc	e power to enter arose only because an occupier of the e consented to the entry, the power is subject to any litions of the consent and ceases if the consent is drawn.	24 25 26 27
	(4)		e power to enter is under a warrant, the power is subject to erms of the warrant.	28 29

[s 78]

Sub	divis	sion	2 Entry by consent	1
78	Ар	plica	tion of subdivision	2
		οςςι	s subdivision applies if an inspector intends to ask an upier of a place to consent to the inspector or another ector entering the place under section $77(1)(a)$.	3 4 5
79	Inc	ident	tal entry to ask for access	6
			the purpose of asking the occupier for the consent, an ector may, without the occupier's consent or a warrant—	7 8
		(a)	enter land around premises at the place to an extent that is reasonable to contact the occupier; or	9 10
		(b)	enter part of the place the inspector considers members of the public ordinarily are allowed to enter when they wish to contact an occupier of the place.	11 12 13
80	Ма	tters	inspector must tell occupier	14
		Befo	ore asking for the consent, the inspector must—	15
		(a)	explain to the occupier the purpose of the entry, including the powers intended to be exercised; and	16 17
		(b)	tell the occupier that—	18
			(i) the occupier is not required to consent; and	19
			(ii) the consent may be given subject to conditions and may be withdrawn at any time.	20 21
81	Со	nsen	t acknowledgement	22
	(1)		e consent is given, the inspector may ask the occupier to an acknowledgement of the consent.	23 24
	(2)	The	acknowledgement must state—	25
		(a)	the purpose of the entry, including the powers to be exercised; and	26 27

		(b) that the occupier has been given an explanation about the purpose of the entry, including the powers intended to be exercised; and	1 2 3
		(c) that the occupier has been told—	4
		(i) that the occupier is not required to consent; and	5
		(ii) that the consent may be given subject to conditions and may be withdrawn at any time; and	6 7
		(d) that the occupier gives the inspector or another inspector consent to enter the place and exercise the powers; and	8 9
		(e) the day and time the consent was given; and	10
		(f) any conditions of the consent.	11
	(3)	If the occupier signs the acknowledgement, the inspector must immediately give a copy to the occupier.	12 13
	(4)	If—	14
		(a) an issue arises in a proceeding about whether the occupier consented to the entry; and	15 16
		(b) a signed acknowledgement complying with subsection(2) for the entry is not produced in evidence;	17 18
	the onus of proof is on the person relying on the lawfulness of the entry to prove the occupier consented.	19 20	
Subo	divis	ion 3 Entry under warrant	21
82	Ар	olication for warrant	22
	(1)	An inspector may apply to a magistrate for a warrant for a place.	23 24
	(2)	The inspector must prepare a written application that states the grounds on which the warrant is sought.	25 26
	(3)	The written application must be sworn.	27
	(4)	The magistrate may refuse to consider the application until the inspector gives the magistrate all the information the	28 29

[s 83]

	-		e requires about the application in the way the e requires.	1 2		
	Example—					
			gistrate may require additional information supporting the pplication to be given by statutory declaration.	4 5		
Issi	le of	warr	ant	6		
(1)	The magistrate may issue a warrant for a place only if the magistrate is satisfied there are reasonable grounds for suspecting there is at the place, or will be at the place within the next 7 days, a particular thing or activity that may provide evidence of an offence against this Act.					
(2)	The warrant must state—					
	(a)	the p	place to which the warrant applies; and	13		
	(b)		a stated inspector or any inspector may with essary and reasonable help and force—	14 15		
		(i)	enter the place and any other place necessary for entry to the place; and	16 17		
		(ii)	exercise the inspector's powers; and	18		
	(c)	-	culars of the offence that the magistrate considers opriate; and	19 20		
	(d)	the name of the person suspected of having committed the offence unless the name is unknown or the magistrate considers it inappropriate to state the name; and				
	(e)	the e	evidence that may be seized under the warrant; and	25		
	(f)	the hours of the day or night when the place may be entered; and				
	(g)	the magistrate's name; and				
	(h)	the c	day and time of the warrant's issue; and	29		
	(i)		day, within 14 days after the warrant's issue, the cant ends.	30 31		

[s 84]

Ele	ctror	nic application	1	
(1)) An application under section 82 may be made by phone, fax, email, radio, videoconferencing or another form of electronic communication if the inspector considers it necessary because of—			
	(a)	urgent circumstances; or	6	
	(b)	other special circumstances, including, for example, the inspector's remote location.	7 8	
(2)	The	application—	9	
	(a)	may not be made before the inspector prepares the written application under section $82(2)$; but	10 11	
	(b)	may be made before the written application is sworn.	12	
Ad	ditior	nal procedure if electronic application	13	
(1)	issue	an application made under section 84, the magistrate may e the warrant (the <i>original warrant</i>) only if the magistrate tisfied—	14 15 16	
	(a)	it was necessary to make the application under section 84; and	17 18	
	(b)	the way the application was made under section 84 was appropriate.	19 20	
(2)	Afte	r the magistrate issues the original warrant—	21	
	(a)	if there is a reasonably practicable way of immediately giving a copy of the warrant to the inspector, including, for example, by sending a copy by fax or email, the magistrate must immediately give a copy of the warrant to the inspector; or	22 23 24 25 26	
	(b)	otherwise—	27	
		(i) the magistrate must tell the inspector the information required to be stated in the warrant under section 83(2); and	28 29 30	

[s 86]

	(ii) the inspector must complete a form of warrant, including by writing on it the information mentioned in subparagraph (i).	1 2 3			
(3)	The copy of the warrant mentioned in subsection $(2)(a)$, or the form of warrant completed under subsection $(2)(b)$ (in either case the <i>duplicate warrant</i>), is a duplicate of, and as effectual as, the original warrant.					
(4)		spector must, at the first reasonable opportunity, send to gistrate—	8 9			
		he written application complying with section 82(2) and (3); and	10 11			
		f the inspector completed a form of warrant under ubsection (2)(b), the completed form of warrant.	12 13			
(5)	Despit	e subsection (3), if—	14			
	e	in issue arises in a proceeding about whether an exercise of a power was authorised by a warrant issued under this section; and	15 16 17			
	(b) t	he original warrant is not produced in evidence;	18			
	the exe	as of proof is on the person relying on the lawfulness of ercise of the power to prove a warrant authorised the se of the power.	19 20 21			
(6)	This se	ection does not limit section 82.	22			
Def	iect in I	relation to a warrant	23			
(1)	compli	rant is not invalidated by a defect in the warrant or ance with this subdivision, unless the defect affects the nee of the warrant in a material particular.	24 25 26			
(2)	In this	section—	27			
	<i>warrar</i> 85(3).	nt includes a duplicate warrant mentioned in section	28 29			

[s 87]

87	En	try procedure	1			
	(1)	This section applies if an inspector is intending to enter a place under a warrant issued under this subdivision.	2 3			
	(2)	Before entering the place, the inspector must do or make a reasonable attempt to do the following things—	4 5			
		 (a) identify themself to a person who is an occupier of the place and is present by producing the inspector's identity card or another document evidencing the inspector's appointment; 	6 7 8 9			
		(b) give the person a copy of the warrant;	10			
		(c) tell the person the inspector is permitted by the warrant to enter the place;	11 12			
		(d) give the person an opportunity to allow the inspector immediate entry to the place without using force.	13 14			
	(3)	However, the inspector need not comply with subsection (2) if the inspector reasonably believes that entry to the place without compliance is required to ensure the execution of the warrant is not frustrated.				
	(4)	In this section—				
		<i>warrant</i> includes a duplicate warrant mentioned in section 85(3).	20 21			
Sub	divis	sion 4 General powers of inspectors after entering places	22 23			
88	Ар	plication of subdivision	24			
	(1)	The powers under this subdivision may be exercised if an inspector enters a place under section $77(1)(a)$, (c) or (d).	25 26			
	(2)	However, if the inspector enters a place under section $77(1)(a)$ or (c), the powers under this subdivision are subject to any conditions of the consent or terms of the warrant.	27 28 29			

[s 89]

89	General powers					
	(1)	The inspector may do any of the following— 2				
		a) search any part of the place; 3				
		b) inspect, examine or film any part of the place or 4 anything at the place; 5				
		c) take for examination a thing, or a sample of or from a 6 thing, at the place; 7				
		d) place an identifying mark in or on anything at the place; 8				
		e) take an extract from, or copy, a document at the place, or 9 take the document to another place to copy; 10				
		 f) produce an image or writing from an electronic document at the place or, to the extent that is not practicable, take either or both of the following to another place to produce an image or writing from an electronic document— 				
		(i) a thing containing an electronic document; 16				
		 (ii) a thing that can be used to produce an image or writing from an electronic document; 				
		 g) take to, into or onto the place and use any person, equipment and materials the inspector requires for exercising the inspector's powers under this part; 19 				
		h) remain at the place for the time necessary to achieve the purpose of the entry.22 23				
	(2)	The inspector may do anything necessary to exercise a power24under subsection (1).25				
	(3)	f the inspector takes a document from the place to copy it, the26nspector must copy the document and return it to the place as27oon as practicable.28				
	(4)	f the inspector takes a thing from the place to produce an mage or writing from an electronic document, the inspector nust produce the image or writing from the document and eturn the thing to the place as soon as practicable.29 				

[s 90]

(5)	The inspector may not examine, or take for examination, a gamete or an embryo in the exercise of a power under this section.	1 2 3
(6)	In this section—	4
	<i>examine</i> includes analyse, test, account for, measure, weigh, grade, gauge and identify.	5 6
	<i>film</i> includes photograph, videotape and record an image in another way.	7 8
	<i>inspect</i> , a thing, includes open the thing and examine its contents.	9 10
Po	wer to require reasonable help	11
(1)	The inspector may require an occupier of the place or a person at the place to give the inspector reasonable help to exercise a power under section 89(1), including, for example, to produce a document or to give information.	12 13 14 15
(2)	When making a requirement under subsection (1), the inspector must give the person an offence warning for the requirement.	16 17 18
Off	ence to contravene help requirement	19
(1)	A person of whom a requirement is made under section 90(1) must comply with the requirement unless the person has a reasonable excuse.	20 21 22
	Maximum penalty—50 penalty units.	23
(2)	It is a reasonable excuse for an individual not to comply with a requirement under section $90(1)$ if complying might tend to incriminate the individual or expose the individual to a penalty.	24 25 26 27
(3)	However, subsection (2) does not apply if a document or information the subject of the requirement under section 90(1) is required to be held or kept by the individual under this Act.	28 29 30

90

[s 92]

Note—

See, however, section 118.

Division 4 Seizure by inspectors and forfeiture 3

Subdivision 1 Power to seize

92 Seizing evidence at place that may be entered without consent or warrant

An inspector who enters a place the inspector may enter under 7 this part without the consent of an occupier of the place and 8 without a warrant may seize a thing at the place if the 9 inspector reasonably believes the thing is evidence of an 10 offence against this Act. 11

1

2

4

5

93	Seizing evidence at place that may be entered only with consent or warrant					
	(1)	This section applies if—				
		(a)	an inspector is authorised to enter a place only with the consent of an occupier of the place or a warrant; and	15 16		
		(b)	the inspector enters the place after obtaining the consent or under a warrant.	17 18		
	(2)	If the inspector enters the place with the occupier's consent, the inspector may seize a thing at the place only if—				
		(a)	the inspector reasonably believes the thing is evidence of an offence against this Act; and	21 22		
		(b)	seizure of the thing is consistent with the purpose of entry as explained to the occupier when asking for the occupier's consent.	23 24 25		
	(3)		e inspector enters the place under a warrant, the inspector seize the evidence for which the warrant was issued.	26 27		

		[s 94]					
	(4)	The inspector may also seize anything else at the place if the inspector reasonably believes—	1 2				
		(a) the thing is evidence of an offence against this Act; and	3				
		(b) the seizure is necessary to prevent the thing being hidden, lost or destroyed.	4 5				
	(5)	The inspector may also seize a thing at the place if the inspector reasonably believes the thing has just been used in committing an offence against this Act.	6 7 8				
94	Ga	metes and embryos not subject to seizure	9				
		This division does not confer a power on an inspector to seize a gamete or an embryo.	1 1				
95	Sei	Seizure of property subject to security					
	(1)	An inspector may seize a thing, and exercise powers relating to the thing, despite a lien or other security over the thing claimed by another person.	1 1 1				
	(2)	However, the seizure does not affect the other person's claim to the lien or other security against a person other than the inspector or a person acting under the direction or authority of the inspector.	1 1 1 1				
Sub	divis	sion 2 Powers to support seizure	2				
96	Po	wer to secure seized thing	2				
	(1)	Having seized a thing under this division, an inspector may—	2				
		(a) leave the thing at the place where it was seized (the <i>place of seizure</i>) and take reasonable action to restrict access to it; or	2 2 2				
		(b) move the thing from the place of seizure.	2				

(2) For subsection (1)(a), the inspector may, for example— 27 [s 97]

97

	(a)	seal the thing, or the entrance to the place of seizure, and mark the thing or place to show access to the thing or place is restricted; or	1 2 3
	(b)	for equipment—make it inoperable; or <i>Example</i> —	4 5
		make the equipment inoperable by dismantling it or removing a component without which the equipment can not be used	6 7
	(c)	require a person the inspector reasonably believes is in control of the place or thing to do an act mentioned in paragraph (a) or (b) or anything else an inspector could do under subsection (1)(a).	8 9 10 11
Off	ence	to contravene seizure requirement	12
	-	erson must comply with a requirement made of the person er section $96(2)(c)$ unless the person has a reasonable se.	13 14 15
	Max	imum penalty—50 penalty units.	16
Off	ence	to interfere	17
(1)	If ac perso	excess to a seized thing is restricted under section 96, a on must not tamper with the thing or with anything used strict access to the thing without—	18 19 20
	(a)	an inspector's approval; or	21
	(b)	a reasonable excuse.	22
	Max	imum penalty—50 penalty units.	23
(2)	must tamp	excess to a place is restricted under section 96, a person t not enter the place in contravention of the restriction or ber with anything used to restrict access to the place out—	24 25 26 27
	(a)	an inspector's approval; or	28
	(b)	a reasonable excuse.	29
	Max	imum penalty—50 penalty units.	30

		[0 00]	
Sub	divis	sion 3 Safeguards for seized things	1
99	Receipt for seized thing		
	(1)	This section applies if an inspector seizes anything under this division unless—	3 4
		(a) the inspector reasonably believes there is no-one apparently in possession of the thing or the thing has been abandoned; or	5 6 7
		(b) because of the condition, nature and value of the thing it would be unreasonable to require the inspector to comply with this section.	8 9 10
	(2)	The inspector must, as soon as practicable after seizing the thing, give an owner or person in control of the thing before it was seized a receipt for the thing that generally describes the thing and its condition.	11 12 13 14
	(3)	However, if an owner or person from whom the thing is seized is not present when it is seized, the receipt may be given by leaving it in a conspicuous position and in a reasonably secure way at the place where the thing is seized.	15 16 17 18
	(4)	The receipt may relate to more than 1 seized thing.	19
	(5)	The inspector may delay giving the receipt if the inspector reasonably suspects giving it may frustrate or otherwise hinder an investigation by the inspector under this part.	20 21 22
	(6)	However, the delay may be only for so long as the inspector continues to have the reasonable suspicion and remains in the vicinity of the place where the thing was seized to keep the thing under observation.	23 24 25 26
100	Ac	cess to seized thing	27
	(1)	Until a seized thing is forfeited or returned, the inspector who seized the thing must allow an owner of the thing—	28 29
		(a) to inspect it at any reasonable time and from time to time; and	30 31

[s 101]

	(b)	if it	is a document—to copy it.	1				
(2)		Subsection (1) does not apply if it is impracticable or would be unreasonable to allow the inspection or copying.23						
(3)	The	inspe	ction or copying must be allowed free of charge.	4				
Re	turn o	of sei	ized thing	5				
(1)			ion applies if a seized thing is not forfeited or d under subdivision 4 or 5.	6 7				
(2)	rease	onabl	as the chief executive stops being satisfied there are e grounds for retaining the thing, the chief executive rn the thing to its owner.	8 9 10				
(3)		seize	g is not returned to its owner within 3 months after it d, the owner may apply to the chief executive for its	11 12 13				
(4)			0 days after receiving the application, the chief must—	14 15				
	(a)	grou thin	he chief executive is satisfied there are reasonable ands for retaining the thing and decides to retain the g—give the owner an information notice about the sion; or	16 17 18 19				
	(b)	othe	erwise—return the thing to the owner.	20				
(5)			ection, there are reasonable grounds for retaining a ng if—	21 22				
	(a)	the t	thing is being, or is likely to be, examined; or	23				
	(b)	the to	thing is needed, or may be needed, for the purposes	24 25				
		(i)	a proceeding for an offence against this Act that is likely to be started or that has been started but not completed; or	26 27 28				
		(ii)	an appeal from a decision in a proceeding for an offence against this Act; or	29 30				
	(c)	it is	not lawful for the owner to possess the thing.	31				

[s 102]

(6)	Subsection (5) does not limit the grounds that may be reasonable grounds for retaining the seized thing.	1 2
(7)	Nothing in this section affects a lien or other security over the seized thing.	3 4
(8)	In this section—	5
	<i>examine</i> includes analyse, test, account for, measure, weigh, grade, gauge and identify.	6 7
divis	ion 4 Forfeiture	8
Foi	feiture by chief executive decision	9
(1)	The chief executive may decide a seized thing is forfeited to the State if an inspector—	10 11
	(a) after making reasonable inquiries, can not find an owner; or	12 13
	(b) after making reasonable efforts, can not return the thing to an owner; or	14 15
	(c) reasonably believes it is necessary to keep the thing to prevent it being used to commit the offence for which it was seized.	16 17 18
(2)	However, the inspector is not required to—	19
	(a) make inquiries if it would be unreasonable to make inquiries to find an owner; or	20 21
	(b) make efforts if it would be unreasonable to make efforts to return the thing to an owner.	22 23
	Example for paragraph (b)—	24
	The owner of the thing has migrated to another country.	25
(3)	Regard must be had to the thing's condition, nature and value in deciding—	26 27
	(a) whether it is reasonable to make inquiries or efforts; and	28
	(7) (8) divis Fort (1) (2)	 reasonable grounds for retaining the seized thing. (7) Nothing in this section affects a lien or other security over the seized thing. (8) In this section— <i>examine</i> includes analyse, test, account for, measure, weigh, grade, gauge and identify. clivision 4 Forfeiture Forfeiture by chief executive decision The chief executive may decide a seized thing is forfeited to the State if an inspector— after making reasonable inquiries, can not find an owner; or after making reasonable efforts, can not return the thing to an owner; or reasonably believes it is necessary to keep the thing to prevent it being used to commit the offence for which it was seized. (2) However, the inspector is not required to— make inquiries if it would be unreasonable to make inquiries to find an owner; or make efforts if it would be unreasonable to make efforts to return the thing to an owner. (2) However, the inspector is not required to— make efforts if it would be unreasonable to make efforts to return the thing to an owner.

[s 103]

		(b)	effo	nquiries or efforts are made—what inquiries or rts, including the period over which they are made, reasonable.	1 2 3
103	Infe	ormat	tion r	notice about forfeiture decision	4
	(1)	is fo give	orfeite a per	f executive decides under section 102(1) that a thing d, the chief executive must as soon as practicable rson who owned the thing immediately before the an information notice about the decision.	5 6 7 8
	(2)	infor place	rmatic e whe	ision was made under section $102(1)(a)$ or (b), the on notice may be given by leaving the notice at the ere the thing was seized, in a conspicuous position easonably secure way.	9 10 11 12
	(3)	How	vever,	subsections (1) and (2) do not apply if—	13
		(a)	the and	decision was made under section 102(1)(a) or (b);	14 15
		(b)	the p	place where the thing was seized is—	16
			(i)	a public place; or	17
			(ii)	a place where the notice is unlikely to be read by the person.	18 19
Sub	divis	ion	5	Dealing with property forfeited or transferred to State	20 21
104	Wh	en th	ning b	becomes property of the State	22
		A th	ing be	ecomes the property of the State if—	23
		(a)	the to	thing is forfeited to the State under section 102(1);	24 25
		(b)		owner of the thing and the State agree, in writing, to transfer of the ownership of the thing to the State.	26 27

[s 105]

105	Но	w property may be dealt with	1
	(1)	This section applies if, under section 104, a thing becomes the property of the State.	2 3
	(2)	The chief executive may deal with the thing as the chief executive considers appropriate, including, for example, by destroying the thing or giving it away.	4 5 6
	(3)	The chief executive must not deal with the thing in a way that could prejudice the outcome of a review of the forfeiture under this Act.	7 8 9
	(4)	If the chief executive sells the thing, the chief executive must, after deducting the costs of the sale, make reasonable efforts to return the proceeds of the sale to the person who owned the thing immediately before the thing became the property of the State.	10 11 12 13 14
Divi	sion	5 Other information-obtaining powers of inspectors	15 16
106	Po	wer to require personal details	17
	(1)	This section applies if an inspector—	18
		(a) finds a person committing an offence against this Act; or	19
		(b) finds a person in circumstances that lead the inspector to reasonably suspect the person has just committed an offence against this Act; or	20 21 22
		 (c) has information that leads the inspector to reasonably suspect a person has just committed an offence against this Act. 	23 24 25
	(2)	The inspector may require the person to state the person's	26
		name and residential address.	27

[s 107]

107

108

	(a)	be in possession of evidence of the correctness of the stated name or address; or	1 2
	(b)	otherwise be able to give the evidence.	3
(4)		en making a requirement under this section, the inspector t give the person an offence warning for the requirement.	4 5
Off	ence	to contravene personal details requirement	6
(1)	mus	erson of whom a requirement is made under section 106 t comply with the requirement unless the person has a onable excuse.	7 8 9
	Max	imum penalty—50 penalty units.	10
(2)	subs	berson may not be convicted of an offence against ection (1) unless the person is found guilty of the offence elation to which the requirement under section 106 was e.	11 12 13 14
	wer te copy	o require production of document or certification	15 16
	An insp insp	o require production of document or certification inspector may require a person to make available for ection by an inspector, or to produce to the inspector for ection, at a reasonable time and place nominated by the ector—	
of	An insp insp	inspector may require a person to make available for ection by an inspector, or to produce to the inspector for ection, at a reasonable time and place nominated by the	16 17 18 19
of	An insp insp insp	inspector may require a person to make available for ection by an inspector, or to produce to the inspector for ection, at a reasonable time and place nominated by the ector— a document issued or granted to the person under this	16 17 18 19 20 21
of	An insp insp insp (a)	inspector may require a person to make available for ection by an inspector, or to produce to the inspector for ection, at a reasonable time and place nominated by the ector— a document issued or granted to the person under this Act; or a document required to be kept by the person under this	16 17 18 19 20 21 22 23

[s 109]

(3)	If the inspector copies the document, or an entry in the document, the inspector may require the person responsible for keeping the document to certify the copy as a true copy of the document or entry.	1 2 3 4
(4)	The inspector must not keep the document after copying the document or an entry in the document.	5 6
(5)	However, if a requirement is made of a person under subsection (3), the inspector may keep the document until the person complies with the requirement.	7 8 9
Off	ence to contravene production requirement	10
(1)	A person of whom a production requirement is made must comply with the requirement unless the person has a reasonable excuse.	11 12 13
	Maximum penalty—50 penalty units.	14
(2)	It is not a reasonable excuse for a person to fail to comply with a production requirement on the basis that complying with the requirement might tend to incriminate the person or expose the person to a penalty.	15 16 17 18
	Note—	19
	See, however, section 118.	20
(3)	The inspector must inform the person, in a way that is reasonable in the circumstances, that—	21 22
	(a) the person must comply with the production requirement even though complying might tend to incriminate the person or expose the person to a penalty; and	23 24 25 26
	(b) if the person is an individual—there is a limited immunity under section 118 against the future use of the information or document given in compliance with the production requirement.	27 28 29 30
(4)	If the person fails to comply with the production requirement when the inspector has failed to comply with subsection (3),	31 32

[s 110]

	the person may not be convicted of the offence against subsection (1).	1 2
(5)	If a court convicts a person of an offence against subsection (1), the court may, as well as imposing a penalty for the offence, order the person to comply with the production requirement.	3 4 5 6
(6)	In this section—	7
	<i>production requirement</i> means a requirement under section 108(1).	8 9
Off	ence to contravene certification requirement	10
(1)	A person of whom a certification requirement is made must comply with the requirement unless the person has a reasonable excuse.	11 12 13
	Maximum penalty—50 penalty units.	14
(2)	It is not a reasonable excuse for a person to fail to comply with a certification requirement on the basis that complying with the requirement might tend to incriminate the person or expose the person to a penalty.	15 16 17 18
	Note—	19
	See, however, section 118.	20
(3)	The inspector must inform the person, in a way that is reasonable in the circumstances, that—	21 22
	(a) the person must comply with the certification requirement even though complying might tend to incriminate the person or expose the person to a penalty; and	23 24 25 26
	(b) if the person is an individual—there is a limited immunity under section 118 against the future use of the information or document given in compliance with the certification requirement.	27 28 29 30
(4)	If the person fails to comply with the certification requirement when the inspector has failed to comply with subsection (3),	31 32

		the person may not be convicted of the offence against subsection (1).	1 2
	(5)	In this section—	3
		<i>certification requirement</i> means a requirement under section 108(3).	4 5
1	Po	wer to require information	6
	(1)	This section applies if an inspector reasonably believes—	7
		(a) an offence against this Act has been committed; and	8
		(b) a person may be able to give information about the offence.	9 10
	(2)	The inspector may, by notice given to the person, require the person to give the inspector by a stated reasonable time—	11 12
		(a) information related to the offence; or	13
		(b) if the information mentioned in paragraph (a) is kept, stored or recorded electronically—a clear written reproduction of the information.	14 15 16
	(3)	In this section—	17
		<i>information</i> includes a document.	18
2	Off	ence to contravene information requirement	19
	(1)	A person of whom a requirement is made under section 111(2) must comply with the requirement unless the person has a reasonable excuse.	20 21 22
		Maximum penalty—50 penalty units.	23
	(2)	It is a reasonable excuse for an individual not to give the information if giving the information might tend to incriminate the individual or expose the individual to a penalty.	24 25 26 27

11

[s 113]

Division 6			Damage, compensation and other provisions	1 2
113	Du	ty to a	avoid inconvenience and minimise damage	3
		steps	xercising a power, an inspector must take all reasonable s to cause as little inconvenience, and do as little damage, ossible.	4 5 6
114	No	tice o	f damage	7
	(1)	This	section applies if—	8
		(a)	an inspector damages something when exercising, or purporting to exercise, a power; or	9 10
		(b)	a person (the <i>assistant</i>) acting under the direction or authority of an inspector damages something.	11 12
	(2)		ever, this section does not apply to damage the inspector iders is trivial or if the inspector reasonably believes—	13 14
		(a)	there is no-one apparently in possession of the thing; or	15
		(b)	the thing has been abandoned.	16
	(3)	appe	inspector must give notice of the damage to a person who ears to the inspector to be an owner, or person in control, e thing.	17 18 19
	(4)		rever, if for any reason it is not practicable to comply with ection (3), the inspector must—	20 21
		(a)	leave the notice at the place where the damage happened; and	22 23
		(b)	ensure the notice is left in a conspicuous position and in a reasonably secure way.	24 25
	(5)	if th subs	inspector may delay complying with subsection (3) or (4) ne inspector reasonably suspects complying with the ection may frustrate or otherwise hinder the performance e inspector's functions.	26 27 28 29

[s 115]

(6)	The delay may be only for so long as the inspector continues to have the reasonable suspicion and remains in the vicinity of the place.						
(7)	defe of th	If the inspector believes the damage was caused by a latent defect in the thing or other circumstances beyond the control of the inspector or the assistant, the inspector may state the belief in the notice.					
(8)	The	notice must state—	8				
		(a)	particulars of the damage; and	9				
		(b)	that the person who suffered the damage may claim compensation under section 115.	10 11				
(Соі	nper	isation	12				
(1)	incu pow com	erson may claim compensation from the State if the person rs loss because of the exercise, or purported exercise, of a er by or for an inspector including a loss arising from pliance with a requirement made of the person under sion 4 or 5.	13 14 15 16 17				
(2)		compensation may be claimed and ordered in a eeding—	18 19				
		(a)	brought in a court with jurisdiction for the recovery of the amount of compensation claimed; or	20 21				
		(b)	for an alleged offence against this Act the investigation of which gave rise to the claim for compensation.	22 23				
(3)	satis	burt may order the payment of compensation only if it is fied it is just to make the order in the circumstances of the cular case.	24 25 26				
(4)		onsidering whether it is just to order compensation, the t must have regard to—	27 28				
		(a)	any relevant offence committed by the claimant; and	29				
		(b)	whether the loss arose from a lawful seizure or lawful forfeiture.	30 31				

[s 116]

(5)	A regulation may prescribe other matters that may, or must, be taken into account by the court when considering whether it is just to order compensation.	1 2 3
(6)	Section 113 does not provide for a statutory right of compensation other than as provided by this section.	4 5
(7)	In this section—	6
	loss includes costs and damage.	7
116 Ob	structing inspector	8
(1)	A person must not obstruct an inspector exercising a power, or someone helping an inspector exercising a power, unless the person has a reasonable excuse.	9 10 11
	Maximum penalty—50 penalty units.	12
(2)	If a person has obstructed an inspector, or someone helping an inspector, and the inspector decides to proceed with the exercise of the power, the inspector must warn the person that—	13 14 15 16
	(a) it is an offence to cause an obstruction unless the person has a reasonable excuse; and	17 18
	(b) the inspector considers the person's conduct an obstruction.	19 20
(3)	In this section—	21
	<i>obstruct</i> includes hinder, resist, attempt to obstruct and threaten to obstruct.	22 23
117 lmj	personating inspector	24
	A person must not impersonate an inspector.	25
	Maximum penalty—50 penalty units.	26

[s 118]

Evi	denti	al immunity for individuals complying with	1
		ar requirements	2
(1)		ection (2) applies if an individual gives or produces mation or a document to an inspector under section 90 or	3 4 5
(2)	direct docu proce indiv	ence of the information or document, and other evidence etly or indirectly derived from the information or ment, is not admissible against the individual in any eeding to the extent the evidence tends to incriminate the vidual, or expose the individual to a penalty, in the eeding.	6 7 8 9 10 11
(3)	Subs	ection (2) does not apply to—	12
	(a)	a proceeding about the false or misleading nature of the information or anything in the document or in which the false or misleading nature of the information or document is relevant evidence; or	13 14 15 16
	(b)	a proceeding in relation to an administrative action taken against an individual.	17 18
(4)	In th	is section—	19
	<i>adm</i> actio	<i>inistrative action</i> , taken against an individual, means n—	20 21
	(a)	imposing or varying a condition of a licence under this Act; or	22 23
	(b)	issuing an improvement notice or a prohibition notice under this Act; or	24 25
	(c)	suspending or cancelling a licence under this Act.	26

[s 119]

Part	6	Review of decisions and appeals	1 2
Divis	ion 1	Preliminary	3
119	Defini	tions for part	4
	In	this part—	5
	af	<i>fected person</i> means—	6
	(a) for a reviewable decision—a person who must be given an information notice under this Act about the decision; or	7 8 9
	(b) for an internal review decision—a person who must be given a QCAT information notice about the decision.	10 11
	in	ternal review see section 121(1).	12
	ha	<i>ternal review decision</i> means a decision made, or taken to we been made, under division 2 on an application for ternal review of a reviewable decision.	13 14 15
	рг	<i>coperty decision</i> see section 126(1).	16
	~	<i>CAT information notice</i> , for a decision, means a notice omplying with the QCAT Act, section 157(2).	17 18
	re	viewable decision means any of the following decisions—	19
	(a) a decision to refuse to grant a licence under section 58;	20
	(b) a decision to impose or vary a condition of a licence under section 59(2) or (3);	21 22
	(c) a decision to issue an improvement notice, or to refuse to revoke an improvement notice, under section 62;	23 24
	(d) a decision to issue a prohibition notice, or to refuse to revoke a prohibition notice, under section 63;	25 26
	(e) a decision to cancel or suspend a licence, or to refuse to lift a licence suspension, under section 64.	27 28

[s 120]

120	Rev	iew	proc	ess must start with internal review	1
		decis inter	sion r nal r	cation to QCAT for the review of a reviewable nay only be made if a decision on an application for eview of the decision has been made, or taken to made, under division 2.	2 3 4 5
Divis	sion	2		Internal review	6
121	Wh	o ma	у ар	ply for internal review	7
	(1)	chief	fexec	ed person for a reviewable decision may apply to the cutive for a review of the decision under this division <i>val review</i>).	8 9 10
	(2)			ation can not be made for a further internal review of l review decision.	11 12
	(3)	abou	t the	cted person has not been given an information notice reviewable decision, the affected person may ask the cutive for an information notice about the decision.	13 14 15
	(4)	infor limit	mation or c	by the chief executive to give the affected person an on notice about the reviewable decision does not otherwise affect the person's right to apply for an eview of the decision.	16 17 18 19
122	Red	quire	ment	ts for application for internal review	20
	(1)				
		(a)	be in	n the approved form; and	23
		(b)	aboı	a person who has been given an information notice ut the decision—include enough information to ble the chief executive to decide the application; and	24 25 26
		(c)	be n	nade to the chief executive within—	27
			(i)	for a person who has been given an information notice about the decision—20 business days after the day the person is given the notice; or	28 29 30

[s 123]

	 (ii) for a person who has not been given an information notice about the decision—20 business days after the day the person becomes aware of the decision. 	1 2 3
(2)	The chief executive may, at any time, extend the period within which the application may be made.	4 5
(3)	The application does not affect the operation of the reviewable decision or prevent the decision being implemented.	6 7
Inte	ernal review	8
(1)	The chief executive must, within 20 business days after receiving an application for internal review of a reviewable decision—	9 10 11
	(a) review the original decision; and	12
	(b) decide to—	13
	(i) confirm the original decision; or	14
	(ii) amend the original decision; or	15
	(iii) substitute another decision for the original decision; and	16 17
	(c) give the affected person a QCAT information notice about the internal review decision.	18 19
(2)	The chief executive and the affected person may, before the period stated in subsection (1) ends, agree to a longer period for the chief executive to comply with that subsection.	20 21 22
(3)	The application may be dealt with only by a person who—	23
	(a) did not make the original reviewable decision; and	24
	(b) holds a more senior office than the person who made the original reviewable decision.	25 26
(4)	Subsection (3) does not apply if the original reviewable decision was made by the chief executive personally.	27 28
(5)	If the chief executive does not give the affected person a QCAT information notice within the period required under subsection (1) or a longer period agreed under subsection (2),	29 30 31

		[s 124]	
		the chief executive is taken to confirm the original reviewable decision.	1 2
Divi	sion	3 Stays of reviewable decisions	3
124	QC	AT may stay operation of reviewable decision	4
	(1)	An affected person for a reviewable decision may apply to QCAT, as provided under the QCAT Act, for a stay of the operation of the decision.	5 6 7
	(2)	The application may be made at any time within which an application for an internal review of the original decision may be made under division 2.	8 9 10
	(3)	QCAT may make an order staying the operation of the reviewable decision to secure the effectiveness of the internal review or any later review by QCAT of the decision.	11 12 13
	(4)	A stay by QCAT under this section—	14
		(a) may be given on conditions QCAT considers appropriate; and	15 16
		(b) operates for the period fixed by QCAT; and	17
		(c) may be amended or revoked by QCAT.	18
	(5)	The period of a stay by QCAT under this section must not extend past the end of the period within which an application for a review of the internal review decision may be made under the QCAT Act.	19 20 21 22
		Note—	23
		The QCAT Act, section 22(3) enables QCAT to stay the operation of the internal review decision, either on application by a person or on its own initiative.	24 25 26

[s 125]

Division 4		4 External review	1
125	Ap	plying for QCAT external review	2
		An affected person for an internal review decision may apply to QCAT, as provided under the QCAT Act, for a review of the internal review decision.	3 4 5
		Note—	6
		Section 56 also provides for a QCAT external review of certain decisions of the registrar under part 3.	7 8
Divis	ion	5 Appeals against property decisions	9
126	Ap	pealing seizure or forfeiture decisions	10
	(1)	This section applies to a person who must be given an information notice about a decision of the chief executive (a <i>property decision</i>)—	11 12 13
		(a) to refuse to return seized property under section 101; or	14
		(b) to forfeit seized property under section 103.	15
	(2)	The person may appeal to a Magistrates Court (the <i>court</i>) against the property decision by filing a notice of appeal with the registrar of the court.	16 17 18
	(3)	The notice of appeal must state fully the grounds of the appeal.	19 20
	(4)	The person must file the notice of appeal within 28 days after an information notice about the decision is given to the person or the person otherwise becomes aware of the decision.	21 22 23
	(5)	However, the court may, on application and at any time, extend the time for filing the notice of appeal.	24 25
	(6)	The person must serve a copy of the notice of appeal, and any application to extend the time for filing the notice of appeal, on the chief executive.	26 27 28

	(7)	The appeal does not affect the operation of the property decision or prevent the property decision being implemented.	1 2
127	Sta	lying operation of property decision	3
	(1)	A person who may appeal to the court against a property decision may apply to the court for a stay of the operation of the property decision.	4 5 6
	(2)	The court may, by order, stay the operation of the property decision to secure the effectiveness of the appeal.	7 8
	(3)	The court may stay the operation of the property decision on conditions the court considers appropriate.	9 10
	(4)	The stay operates for the period decided by the court.	11
	(5)	However, the period of the stay must not extend past the time when the court decides the appeal.	12 13
128	Po	wers of court on appeal	14
	(1)	When deciding the appeal against a property decision, the court—	15 16
		(a) has the same powers as the chief executive in making the property decision; and	17 18
		(b) is not bound by the rules of evidence; and	19
		(c) must comply with natural justice.	20
	(2)	An appeal is by way of rehearing.	21
	(3)	The court may—	22
		(a) confirm the property decision; or	23
		(b) substitute another decision for the property decision; or	24
		(c) set aside the property decision and return the matter to the chief executive with directions the court considers appropriate.	25 26 27

[s 129]

129	Eff	ect of	cou	rrt's decision on appeal	1
	(1)		e co sion—	ourt substitutes another decision for the property	2 3
		(a)		substituted decision is taken to be a decision of the of executive; and	4 5
		(b)		chief executive may give effect to the substituted sion as if—	6 7
			(i)	the substituted decision were the original decision of the chief executive; and	8 9
			(ii)	no application for an appeal against the original decision had been made.	10 11
	(2)	matte made	er to e by t	art sets aside the property decision and returns the the chief executive with directions, any decision the chief executive in accordance with the directions be appealed against under this division.	12 13 14 15
Part	7			Legal proceedings	16
130	Ар	plicat	ion d	of part	17
		This	part a	applies in relation to a proceeding under this Act.	18
131	Ap	point	ment	ts and authority	19
131	Ap	The	follo	ts and authority owing must be presumed unless a party to the g, by reasonable notice, requires proof of it—	19 20 21
131	Ap	The	follo eedin the a	owing must be presumed unless a party to the	20

[s 132]

132	Sig	natu	res	1
		exec	ignature purporting to be the signature of the chief cutive, an inspector or the registrar is evidence of the ature it purports to be.	2 3 4
133	Evi	denti	iary provisions	5
	(1)	and	ertificate purporting to be signed by the chief executive stating any of the following matters is evidence of the er—	6 7 8
		(a)	a stated document is any of the following—	9
			(i) a licence to provide ART services;	10
			(ii) an approval given under this Act;	11
			(iii) a notice or direction given under this Act;	12
			(iv) an approved form;	13
			(v) an identity card;	14
			(vi) an acknowledgement of consent signed under section 81;	15 16
			(vii) a stated record kept under this Act;	17
		(b)	a stated document is a copy of, or an extract from or part of, a document mentioned in paragraph (a);	18 19
		(c)	on a stated day, or during a stated period, a person's appointment as the chief executive, an inspector or the registrar was, or was not, in effect;	20 21 22
		(d)	on a stated day, or during a stated period, a licence—	23
			(i) was or was not in effect; or	24
			(ii) was or was not subject to a stated condition;	25
		(e)	on a stated day, a stated person was given a stated notice or direction under this Act;	26 27
		(f)	on a stated day, a stated requirement was made of a stated person;	28 29

[s 134]

		(g) a stated amount is payable under this Act by a stated person and has not been paid.	1 2
	(2)	The registrar may also sign a certificate under subsection (1) in relation to a matter to which part 3 applies.	3 4
134	Su	mmary offence proceedings	5
		A proceeding for an offence under this Act must be heard and decided summarily on complaint of the chief executive or the registrar.	6 7 8
135	Lin	nitation on time for starting offence proceeding	9
		A proceeding for an offence under this Act must start—	10
		(a) within 1 year after the commission of the offence; or	11
		(b) within 6 months after the offence comes to the complainant's knowledge, but within 2 years after the commission of the offence.	12 13 14
136	All	egations of false or misleading information	15
		In a proceeding for an offence against section 139, it is enough for a charge to state that the information to which the offence relates was, without specifying which, 'false or misleading'.	16 17 18 19
137	Со	nduct of representatives	20
	(1)	If it is relevant to prove a person's state of mind about particular conduct, it is enough to show—	21 22
		 (a) the conduct was engaged in by a representative of the person within the scope of the representative's actual or apparent authority; and 	23 24 25
		(b) the representative had the state of mind.	26
	(2)	Conduct engaged in for a person by a representative of the person within the scope of the representative's actual or	27 28

[s 138]	
---------	--

			rent authority is taken to have also been engaged in by the on unless the person proves—	1 2
		(a)	the person was not in a position to influence the representative in relation to the conduct; or	3 4
		(b)	if the person was in a position to influence the representative in relation to the conduct—the person took reasonable steps to prevent the conduct.	5 6 7
((3)	In th	is section—	8
		enga	<i>ge</i> , in conduct, includes failing to engage in conduct.	9
		repr	esentative means—	10
		(a)	for a corporation—an agent, employee or executive officer of the corporation; or	11 12
		(b)	for an individual—an agent or employee of the individual.	13 14
		state	of mind, of a person, includes the person's-	15
		(a)	belief, intention, knowledge, opinion or purpose; and	16
		(b)	reasons for the belief, intention, knowledge, opinion or purpose.	17 18
			ve officer may be taken to have committed against deemed executive liability provision	19 20
((1)	exec	corporation commits an offence against a deemed utive liability provision, an executive officer of the oration is taken to have also committed the offence if—	21 22 23
		(a)	the officer authorised or permitted the corporation's conduct constituting the offence; or	24 25
		(b)	the officer was, directly or indirectly, knowingly concerned in the corporation's conduct constituting the offence.	26 27 28
((2)	conv liabi	executive officer may be proceeded against for, and victed of, the offence against the deemed executive lity provision whether or not the corporation has been eeded against for, or convicted of, the offence.	29 30 31 32

[s 139]

	(3)	This	section does not affect—	1
		(a)	the liability of the corporation for the offence against the deemed executive liability provision; or	2 3
		(b)	the liability, under the Criminal Code, chapter 2, of any person, whether or not the person is an executive officer of the corporation, for the offence against the deemed executive liability provision.	4 5 6 7
	(4)	In th	is section—	8
			<i>ned executive liability provision</i> means any of the owing provisions—	9 10
		(a)	a provision of part 2;	11
		(b)	a provision of part 3, division 3;	12
		(c)	section 139(2).	13
Part	8		Miscellaneous	14
139	Fal	se or	misleading information	15
	(1)	unde	erson must not give an official performing a function er this Act information the person knows is false or eading in a material particular.	16 17 18
		Max	imum penalty—100 penalty units.	19
	(2)		section (1) does not apply to a person if the person, when ng the information in a document—	20 21
		(a)	tells the official, to the best of the person's ability, how the document is false or misleading; and	22 23
		(b)	if the person has, or can reasonably obtain, the correct information—gives the correct information.	24 25
	(3)	In th	is section—	26
		offic	<i>ial</i> means—	27
		(a)	the chief executive; or	28

		(b)	a member of the staff of the chief executive or a contractor engaged by the chief executive; or	1 2
		(c)	an inspector; or	3
		(d)	the registrar; or	4
		(e)	a member of the staff of the registrar or a contractor engaged by the registrar.	5 6
140	Dis	closu	ure or use of confidential information	7
	(1)	This	section applies to a person—	8
		(a)	who is, or has been, any of the following persons-	9
			(i) the chief executive;	10
			(ii) a member of the staff of the chief executive or a contractor engaged by the chief executive;	11 12
			(iii) the registrar;	13
			(iv) a member of the staff of the registrar or a contractor engaged by the registrar; and	14 15
		(b)	who obtains confidential information in administering, or performing functions under, this Act.	16 17
	(2)	anyc	person must not disclose the confidential information to one, or use the confidential information, other than under section.	18 19 20
		Max	imum penalty—50 penalty units.	21
	(3)	The info	person may disclose or use the confidential rmation—	22 23
		(a)	in the performance of a function or exercise of a power under this Act; or	24 25
		(b)	with the consent of the person to whom the information relates; or	26 27
		(c)	to the extent the disclosure or use is otherwise required or permitted by law.	28 29
	(4)	The	person may disclose the confidential information to—	30

[s 140]

	(a)		roner investigating the death of a person under the oners Act 2003; or	1 2			
	(b)	inve	w enforcement agency, for the purposes of detecting, stigating, preventing or prosecuting an offence er this Act or any other law.	3 4 5			
(5)	The p	perso	n may disclose the confidential information to—	6			
	(a)	Heal	ational Health Practitioner Board, or the Australian Ith Practitioner Regulation Agency, established er the Health Practitioner Regulation National Law;	7 8 9 10			
	(b)		entity established under the <i>National Health Act</i> 3 (Cwlth); or	11 12			
	(c)	an o	fficial under the Health Ombudsman Act 2013; or	13			
	(d)	anot	her entity (whether of the Commonwealth, of her State or of another country) that has functions ing to the regulation of ART services.	14 15 16			
(6)	an ei satisf	ntity ied t	the person may disclose confidential information to under subsection (4) or (5) only if the person is he disclosure is reasonably necessary for the entity e its functions.	17 18 19 20			
(7)	In thi	s sec	tion—	21			
	confi	denti	ial information—	22			
	(a)	mea	ns information that—	23			
		(i)	could identify a person; and	24			
		(ii)	is about the person or the person's affairs; but	25			
	(b)	does	not include information that is publicly available.	26			
	discl	ose ir	ncludes give access to.	27			
	<i>information</i> includes a document.						

[s 141]

141		ief executive and registrar may share confidential or er information	1 2	
	(1)	The chief executive and the registrar may share confidential or other information for the purposes of the administration of this Act, including information obtained by an inspector under part 5 or by the registrar under section 54.	3 4 5 6	
	(2)	Without limiting subsection (1), the information may be shared—	7 8	
		(a) for the purposes of the exercise of a function of the chief executive or of the registrar under this Act; or	9 10	
		(b) for the purposes of an investigation by an inspector under part 5 or an inquiry by the registrar under section 54.	11 12 13	
142	Ар	proved forms	14	
	(1)	The chief executive may approve forms for use under this Act (except for part 3).	15 16	
	(2)	The registrar may approve forms for use under part 3.	17	
143	Re	gulation-making power	18	
	(1)	The Governor in Council may make regulations under this Act.	19 20	
	(2)	A regulation may—	21	
		(a) prescribe fees payable under this Act; and	22	
		(b) provide for a maximum penalty of 20 penalty units for a contravention of the regulation.	23 24	
Par	t 9	Transitional provisions	25	
144	Ар	plication of Act to existing matters	26	
	(1)	This Act extends, subject to this part, to the following—	27	

145

	(a)	ART services or ART procedures even though they were provided or carried out before the commencement of this Act;	1 2 3
	(b)	gametes or embryos even though they were obtained or created before the commencement of this Act;	4 5
	(c)	consents given to ART providers by gamete providers or other persons even though they were given before the commencement of this Act;	6 7 8
	(d)	information provided or recorded in connection with ART services even though the information was provided or recorded before the commencement of this Act.	9 10 11
(2)	for	vever, a person does not commit an offence under this Act any act or omission that occurred before the mencement of this Act.	12 13 14
Lic	ensir	ng of existing ART providers	15
(1)	is com for a licer give	<i>initial licensing assessment period</i> for an ART provider the period of 3 months immediately after the mencement of section 12, but if the ART provider applies a licence before the end of that 3-month period, the initial nsing assessment period ends when the chief executive es the ART provider notice of the chief executive's ision on the application.	
(2)	Section 12 does not apply to an ART provider during the initial licensing assessment period if—		23 24
	(a)	the ART provider provided ART services before the commencement of this Act; and	25 26
	(b)	the ART provider has RTAC accreditation.	27
	natec ocedu	l gametes previously allocated to person for ART ires	28 29
(1)	This	section applies if—	30

		(a)	an ART provider, before the commencement of this Act, allocated donated gametes for use by a person in ART procedures; and	1 2 3
		(b)	the person becomes pregnant, before the commencement of this Act, as a result of the use of some of those donated gametes in an ART procedure; and	4 5 6 7
		(c)	an ART provider proposes to use the remaining donated gametes in further ART procedures for the person.	8 9
	(2)	furth had game prev	ART provider may use the remaining donated gametes in her ART procedures for the person even though the donor not consented under part 2, division 3 to the use of the etes in the further procedures (unless the donor had iously consented but withdraws that consent under part 2, sion 3).	10 11 12 13 14 15
	(3)	of th	following limitations under part 2 do not apply to the use remaining donated gametes in further ART procedures he person—	16 17 18
		(a)	any limit on the period within which the gametes may be used;	19 20
		(b)	any limit on the number of donor-related Australian families who may use the gametes.	21 22
147		nated ocedu	l embryo previously allocated to a person for ART ires	23 24
	(1)	This	section applies if—	25
		(a)	an ART provider, before the commencement of this Act, allocated a donated embryo for use by a person in an ART procedure; and	26 27 28
		(b)	an ART provider proposes to use the donated embryo in an ART procedure for the person.	29 30
	(2)	proc	ART provider may use the donated embryo in the ART edure even though the donor had not consented under part vision 3 to the use of the embryo in the procedure (unless	31 32 33

[s 148]

148

		donor had previously consented but withdraws that ent under part 2, division 3).	1 2
(3)		following limitations under part 2 do not apply to the use e donated embryo in the ART procedure—	3 4
	(a)	any limit on the period within which the embryo may be used;	5 6
	(b)	any limit on the number of donor-related Australian families who may use the embryo.	7 8
Em	nbryo	not yet used for ART procedure	9
(1)	This	section applies if—	10
	(a)	an embryo was created before the commencement of this Act but not used in an ART procedure before that commencement; and	11 12 13
	(b)	an ART provider proposes to use the embryo in an ART procedure for a person; and	14 15
	(c)	the embryo can not, but for this section, be used in an ART procedure for the person because of the period since the gamete used to create the embryo was obtained or because of the limit on the number of donor-related Australian families related to a donor of the gamete.	16 17 18 19 20
(2)	satisf the p exist	chief executive may authorise the use of the embryo if fied it is a reasonable use of the embryo having regard to eriod since the gamete was obtained and the number of ing donor-related Australian families related to a donor of amete.	21 22 23 24 25
(3)	even divis the	ART provider may use the embryo in the ART procedure though the donor had not consented under part 2, ion 3 to the use of the embryo in the procedure (unless donor had previously consented but withdraws that ent under part 2, division 3).	26 27 28 29 30
(4)		following limitations under part 2 do not apply to the use e embryo in the ART procedure—	31 32

		[s 149]	
	(a)	any limit on the period within which the embryo may be used;	
	(b)	any limit on the number of donor-related Australian families who may use the embryo.	
	ne lin bryo:	nits on use of existing donated gametes and s	
	dona	ion 27 applies to the limit on the period within which a ated gamete or donated embryo may be used even though as obtained or created before the commencement of this	
		thin which information about pregnancies and b be collected by ART providers	
(1)	birth	ion 35 applies to a person becoming pregnant or giving a as a result of an ART procedure carried out before the mencement of this Act, but only if—	
	(a)	in the case of pregnancy—the procedure was carried out within 4 months before that commencement, in which case the ART provider may collect the information about the pregnancy within 6 months after the procedure was carried out; or	
	(b)	in the case of the birth of a child—the procedure was carried out within 15 months before that commencement, in which case the ART provider may collect the information about the birth within 18 months after the procedure was carried out.	
(2)	purp	information collected under subsection (1) is, for the poses of section 36, taken to be information collected er part 2, division 6.	

149

150

[s 151]

151 Information to be provided for donor conception information register for births using existing gametes or embryos

(1) Section 45 applies to the birth of a donor-conceived person that occurs after the commencement of that section even though the person was born as a result of a procedure using a donated gamete or donated embryo obtained or created before that commencement.

1

2

3

4

5

6

7

8

26

(2) However, if the person was born after the commencement of 9 section 45 using a donated gamete or donated embryo 10 obtained or created before the commencement of that section, 11 the ART provider is only required under that section to 12 provide relevant information about the donor that the provider 13 recorded and kept at the time the gamete was obtained or the 14 embryo became a donated embryo. 15

Part 10		Amendment of legislation	16
Divis	sion 1	Amendment of this Act	17
152	Act amended	I	18
	This divis	ion amends this Act.	19
153	Amendment	of long title	20
	Long title	, from ', and to'—	21
	omit.		22
Divis	sion 2	Amendment of Anti-Discrimination	23
		Act 1991	24
154	Act amended	1	25

This division amends the Anti-Discrimination Act 1991.

[s 155]

155	Omission of s 45A (Non-application of s 46 to provision of assisted reproductive technology services) Section 45A— <i>omit.</i>	1 2 3 4
Divis	sion 3 Amendment of Births, Deaths and Marriages Registration Act 2023	5 6
156	Act amended	7
	This division amends the Births, Deaths and Marriages Registration Act 2023.	8 9
157	Amendment of s 23 (Addendum to birth certificate)	10
	Section 23, heading, after 'birth certificate'—	11
	insert—	12
	parentage orders	13
158	Insertion of new s 23A	14
	After section 23—	15
	insert—	16
	23A Addendum to birth certificate—donor conception	17 18
	(1) This section applies if—	19
	(a) a person (the <i>applicant</i>)—	20
	 (i) applies to the registrar, in the form required by the registrar and in an approved way, for requested information or a certificate about an entry for the person in the birth register; and 	22 23 24

[s 159]

159

160

	(ii) is at least 16 years at the time of making the application; and	1 2
	(b) the person is recorded in the donor conception information register under the <i>Assisted Reproductive Technology Act 2024</i> , part 3 as a donor-conceived person; and	3 4 5 6
	(c) the registrar gives the requested information or issues the certificate to the applicant.	7 8
(2)	The registrar must attach an addendum to the information or certificate stating that further information is available in a register kept by the registrar.	9 10 11 12
(3)	To remove any doubt, it is declared that the registrar must not issue an addendum to any person other than the applicant.	13 14 15
Amendment of	of s 99 (The registrar)	16
Amendment of Section 990		16 17
		-
Section 99		17
Section 99	(3)—	17 18
Section 99	(3)— <i>Note</i> — The <i>Assisted Reproductive Technology Act 2024</i> , part 3 gives the registrar functions in connection with the donor conception information register under that Act. That register is not a register for the purposes of this Act.	17 18 19 20 21 22 23
Section 990 <i>insert</i> — Amendment c	(3)— <i>Note</i> — The <i>Assisted Reproductive Technology Act 2024</i> , part 3 gives the registrar functions in connection with the donor conception information register under that Act. That register is not a register for the purposes of this Act.	17 18 19 20 21 22 23 24
Section 990 <i>insert</i> — Amendment c	 (3)— Note— The Assisted Reproductive Technology Act 2024, part 3 gives the registrar functions in connection with the donor conception information register under that Act. That register is not a register for the purposes of this Act. of s 100 (Staff) 	17 18 19 20 21 22 23 24 25

[s 161]

161	Amendment of s 105 (Registrar may collect and maintain other information)		
	Section 105	5—	3
	insert—		4
	(4)	This section does not apply to information in the donor conception information register under the <i>Assisted Reproductive Technology Act 2024</i> , part 3.	5 6 7 8

Schedule 1

Schedule 1 Dictionary

section	4	2

affected person, for part 6, see section 119.		3
approved form means a form approved under section 142.		4
appr	oved way, for part 3, see section 40.	5
ART	procedure see section 5.	6
ART	<i>provider</i> see section 7.	7
ART	related legislation means any of the following—	8
(a)	any legislation referred to in section 10;	9
(b)	the Transplantation and Anatomy Act 1979;	10
(c)	any legislation of the Commonwealth or another State that substantially corresponds to this Act or any legislation referred to in paragraph (a) or (b).	11 12 13
ART	service see section 6.	14
assoc	ciated entity, of a corporation, means—	15
(a)	a related body corporate under the Corporations Act; or	16
(b)	an executive officer of the corporation or of a related body corporate; or	17 18
(c)	a person with a significant interest in the corporation or a related body corporate.	19 20
conte	act information, for part 3, see section 40.	21
desce	endant means a direct descendant.	22
docu	ment, for part 5, see section 66.	23
<i>donate</i> , a gamete or an embryo, means to provide the gamete or embryo for use in an ART procedure by someone other than the donor or their spouse.		24 25 26
dona	tted embryo see section 9(2).	27
donated gamete see section 9(1).		28

Schedule	1
000	•

	br , of a gamete or an embryo, means the person who tes the gamete or embryo.	1 2
dono	pr-conceived, in relation to a person, means a person born	3
	e result of an ART procedure using a donated gamete	4
and,	for part 3, see section 40.	5
dono	pr-conceived offspring see section 40.	6
dono	pr-conceived siblings see section 40.	7
dono	or conception ART procedure, for part 3, see section 40.	8
	or conception information register means the register under part 3.	9 10
dono	pr's ID code, for part 3, see section 40.	11
dono	pr's profile information, for part 3, see section 40.	12
embr	<i>ryo</i> see section 8(2).	13
gam	ete see section 8(1).	14
gam	ete provider means—	15
(a)	in relation to a gamete—the individual from whom the gamete was originally obtained; or	16 17
(b)	in relation to an embryo—an individual from whom a gamete used to create the embryo was originally obtained.	18 19 20
iden	tifying information, for part 3, see section 40.	21
iden	tity card, for part 5, see section 66.	22
impr	rovement notice see section 62.	23
•	<i>mation notice</i> , for a decision, means a notice stating the wing information—	24 25
(a)	the decision;	26
(b)	the reasons for the decision;	27
(c)	that the person to whom the notice is given may ask for a review of the decision, or may appeal against the decision, under this Act;	28 29 30

(d)	how, and the period within which, the review or appeal may be started;	1 2
(e)	if the person may apply for a stay of the operation of the decision under this Act—how the person may apply for the stay.	3 4 5
	<i>ector</i> means a person who holds office under part 5, sion 2 as an inspector.	6 7
inter	rnal review, for part 6, see section 119.	8
inter	rnal review decision, for part 6, see section 119.	9
licer	<i>ice</i> means a licence to provide ART services.	10
	<i>used ART provider</i> or <i>licensed provider</i> means a person is licensed under part 4 to provide ART services.	11 12
	<i>e</i> , of a person, means each name by which the person is or been known.	13 14
non	-identifying information, for part 3, see section 40.	15
noti	<i>ce</i> means a written notice.	16
obta	<i>in</i> , a gamete, includes to receive a gamete.	17
осси	upier, for part 5, see section 66.	18
<i>of</i> a	place, for part 5, see section 66.	19
offe	nce warning, for part 5, see section 66.	20
pers	pring , of a person, means someone in respect of whom the on is a biological parent, including as a result of the use of person's donated gamete or donated embryo.	21 22 23
own	er, for part 5, see section 66.	24
pers	on in control, for part 5, see section 66.	25
pers	on with parental responsibility, for a child, means—	26
(a)	a guardian of the child under a child protection order; or	27
(b)	a guardian of the child under an appointment by will; or	28
(c)	a person who has parental responsibility to make decisions about major long-term issues for the child	29 30

under a parenting order made under the <i>Family Law Act</i> 1975 (Cwlth), part VII.	1 2
<i>place</i> , for part 5, see section 66.	3
premises, for part 5, see section 66.	4
<i>private donor conception procedure</i> , for part 3, see section 40.	5 6
prohibition notice see section 63.	7
property decision, for part 6, see section 119.	8
<i>public place</i> , for part 5, see section 66.	9
QCAT information notice, for part 6, see section 119.	10
<i>reasonably believes</i> means believes on grounds that are reasonable in the circumstances.	11 12
<i>reasonably suspects</i> means suspects on grounds that are reasonable in the circumstances.	13 14
register, for part 3, see section 40.	15
<i>registrar</i> means the registrar under the <i>Births</i> , <i>Deaths and Marriages Registration Act 2023</i> , section 99.	16 17
relevant information, for part 3, see section 40.	18
reviewable decision, for part 6, see section 119.	19
<i>relevant medical history</i> , of a donor, means any medical history or genetic test result of the donor or the donor's family that is relevant to the future health of—	20 21 22
(a) a person who undergoes an ART procedure using the donated gamete of the donor; or	23 24
(b) a donor-conceived offspring of the donor; or	25
(c) a descendant of the donor-conceived offspring.	26
<i>RTAC accreditation</i> , in relation to a person, means accreditation of the person, or of facilities operated by the person, by—	27 28 29
(a) the Reproductive Technology Accreditation Committee of the Fertility Society of Australia and New Zealand	30 31

ACN 006 214 115, unless another body is prescribed instead of the Committee under paragraph (b); or	1 2
(b) another body prescribed by regulation, whether in addition to or instead of the body referred to in paragraph (a).	3 4 5
<i>self-insemination</i> means artificial insemination not performed or supervised by an ART provider who is, or is required to be, licensed.	6 7 8
undergo, an ART procedure, see section 5(3).	9

© State of Queensland 2024