

New South Wales

Health Practitioner Regulation Bill 2009

Explanatory note

This explanatory note relates to this Bill as introduced into Parliament.

Overview of Bill

The object of this Bill is to adopt the Health Practitioner Regulation National Law (the *National Law*) hosted by the Queensland Parliament and set out in the Schedule to the *Health Practitioner Regulation National Law Act 2009* of Queensland. The National Law gives effect to the *Intergovernmental Agreement for a National Registration and Accreditation Scheme for the Health Professions*, signed by the Council of Australian Governments on 26 March 2008 and establishes a national registration and accreditation scheme for:

- (a) the regulation of health practitioners, and
- (b) the registration of students undertaking:
 - (i) programs of study that provide a qualification for registration in a health profession, or
 - (ii) clinical training in a health profession.

New South Wales is not adopting Divisions 3 to 12 of Part 8 of the National Law (and related definitions) which provide for health, performance and conduct matters relating to registered health practitioners and students. New South Wales will instead be retaining a separate system to deal with complaints about registered health

practitioners and students practising or studying in this State. Before the National Law commences it will be necessary for New South Wales, and each of the other States and Territories, to enact legislation providing for consequential amendments of other Acts and transitional and savings arrangements consequent on the adoption of the National Law. The provisions dealing with the complaints system for registered health practitioners and students practising or studying in New South Wales will be addressed in this legislation.

Outline of provisions

Part 1 Preliminary

Clause 1 sets out the name (also called the short title) of the proposed Act is the *Health Practitioner Regulation Act 2009*.

Clause 2 provides for the commencement of the proposed Act on:

- (a) 1 July 2010, or
- (b) a later day appointed by a proclamation made before 1 July 2010.

Clause 3 provides for definitions of terms used in the proposed Act. Specifically, clause 3 (1) provides that the Health Practitioner Regulation National Law (the *National Law*) set out in the Schedule to the *Health Practitioner Regulation National Law Act 2009* of Queensland, as applied in New South Wales, is to be known as the *Health Practitioner Regulation National Law (NSW)*.

Clause 3 (2) provides that if a term is used in the proposed Act and in the National Law, the term has the same meaning in the proposed Act as it has in the National Law

Part 2 Adoption of Health Practitioner Regulation National Law

Clause 4 provides that the National Law, as in force from time to time, applies as a law of New South Wales (clause 4 (a)).

Each jurisdiction that adopts the National Law will have an equivalent provision in its adopting Act so that the National Law will be the law of each jurisdiction and is not only the law of Queensland. The effect is that a person registered as a health practitioner under the National Law is registered nationally, rather than requiring registration in each jurisdiction, and each of the entities created by the National Law is created not only by Queensland law but the law of each jurisdiction. For example, each National Board will be not only a Queensland body but also a body of each of the jurisdictions in which the National Law is applied. Section 7 of the National Law clarifies that the effect is the creation of one single national entity rather than separate bodies in each jurisdiction.

Clause 4 (b) provides that the National Law, as applying in New South Wales, may be referred to by the name *Health Practitioner Regulation National Law (NSW)*.

Clause 4 (c) provides that the National Law, as applying in New South Wales, is part of the proposed Act. This is to ensure that the text of the National Law has effect for all purposes in New South Wales as an ordinary Act of Parliament. The effect of the proposed provision is that a reference in legislation to "an Act" or "any other Act" will include the National Law as applying in New South Wales.

Clause 5 defines some generic terms used in the National Law for the purposes of the application of that Law in New South Wales. Specifically, clause 5 provides that in the *Health Practitioner Regulation National Law (NSW)*:

- (a) the term *Magistrate* means a Magistrate appointed under the *Local Court Act* 2007, and
- (b) the term *this jurisdiction* means New South Wales.

Clause 6 provides that Divisions 3 to 12 of Part 8 of the National Law (and related definitions) are not to be adopted by New South Wales. This is because New South Wales will be retaining, with minor modifications, its existing complaints system in relation to registered health practitioners and students. These provisions will be dealt with in the consequential amendments and transitional and savings arrangements to be enacted before the National Law commences.

Clause 7 provides that a number of Acts that generally apply to New South Wales legislation do not apply to the *Health Practitioner Regulation National Law (NSW)* or instruments, including regulations, made under that Law. In particular, Acts dealing with the interpretation of legislation, financial matters, privacy, freedom of information, the role of the ombudsman and matters relating to the employment of public servants will not apply to the *Health Practitioner Regulation National Law (NSW)*. Instead, provisions have been included in the National Law to deal with each of these matters, ensuring that the same law applies in relation to each jurisdiction that adopts the National Law.

Part 3 Miscellaneous

Clause 8 is the general regulation-making power.

Clause 9 provides that the Minister must review the Act as soon as possible after the period of 5 years from the date of assent to the Act to determine whether the policy objectives of the Act remain valid. A copy of the report must be tabled in each House of Parliament.

Note on Health Practitioner Regulation National Law

The Schedule to the *Health Practitioner Regulation National Law Act 2009* of Queensland sets out the current provisions of the National Law which is to be part of the law of New South Wales. The National Law is applied as a law of Queensland by the *Health Practitioner Regulation National Law Act 2009* of Queensland and will be applied as the law in force in other participating States or Territories or a law that corresponds to the National Law will be enacted in other participating States or Territories.



New South Wales

Health Practitioner Regulation Bill 2009

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New South Wales

Health Practitioner Regulation Bill 2009

No , 2009

A Bill for

An Act to apply as a law of this State a national law relating to health practitioner regulation.

Clause 1	Health Practitioner Regulation Bill 2009
Part 1	Preliminary

The	Legisl	ature of New South Wales enacts:	
Par	t 1	Preliminary	2
1	Nam	e of Act	;
		This Act is the Health Practitioner Regulation Act 2009.	4
2	Com	mencement	į
	(1)	Subject to subsection (2), this Act commences on 1 July 2010.	(
	(2)	A proclamation made before 1 July 2010 may appoint a day that is later than 1 July 2010 as the day on which this Act commences.	-
3	Defi	nitions	Ç
	(1)	In this Act:	10
		Health Practitioner Regulation National Law (NSW) means the provisions applying in this jurisdiction because of section 4.	1° 12
	(2)	Terms used in this Act and also in the Health Practitioner Regulation National Law set out in the Schedule to the <i>Health Practitioner Regulation National Law Act 2009</i> of Queensland have the same meanings in this Act as they have in that Law	1; 14 1;

Par	t 2		option of Health Practitioner Regulation tional Law	1
4	Ado	ption (of Health Practitioner Regulation National Law	3
		to tii	Health Practitioner Regulation National Law, as in force from time me, set out in the Schedule to the <i>Health Practitioner Regulation onal Law Act 2009</i> of Queensland:	4 5 6
		(a)	applies as a law of this jurisdiction, and	7
		(b)	as so applying may be referred to as the <i>Health Practitioner</i> Regulation National Law (NSW), and	8 9
		(c)	so applies as if it were a part of this Act.	10
5	Mean	ning o ourpos	f generic terms in Health Practitioner Regulation National Law es of this jurisdiction	11 12
		In th	e Health Practitioner Regulation National Law (NSW):	13
		Mag 2007	istrate means a Magistrate appointed under the Local Court Act	14 15
		this	jurisdiction means New South Wales.	16
6	Heal	th, pe	rformance and conduct	17
			the purposes of section 4 (a), the Health Practitioner Regulation onal Law applies as a law of this jurisdiction as if:	18 19
		(a)	the definitions of <i>health assessment</i> , <i>performance assessment</i> , <i>professional misconduct</i> , <i>unprofessional conduct</i> and <i>unsatisfactory professional performance</i> in section 5 of the Law were omitted, and	20 21 22 23
		(b)	Divisions 3 to 12 of Part 8 of the Law were omitted, and	24
		(c)	section 199 (1) (h)–(k) of the Law were omitted.	25
7	Excl	usion	of legislation of this jurisdiction	26
		Prac	following Acts of this jurisdiction do not apply to the <i>Health etitioner Regulation National Law (NSW)</i> or to the instruments the under that Law:	27 28 29
		(a)	the Annual Reports (Statutory Bodies) Act 1984,	30
		(b)	the Government Information (Information Commissioner) Act 2009,	31 32
		(c)	the Government Information (Public Access) Act 2009,	33
		(d)	the Interpretation Act 1987,	34
		(e)	the Ombudsman Act 1974,	35

Clause 7	Health Practitioner Regulation Bill 2009		
Part 2	Adoption of Health Practitioner Regulation National Law		
	(f) the Privacy and Personal Information Protection Act 1998,	 , 1	
	(g) the Public Finance and Audit Act 1983,	2	
	(h) the Public Sector Employment and Management Act 2002,	3	
	(i) the Subordinate Legislation Act 1989.	4	

Health	Practitioner	Regulation	Bill 2009
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Clause 8

Miscellaneous Part 3

Par	t 3	Miscellaneous	1
8	Regu	ılations	2
		The Governor may make regulations, not inconsistent with this Act, for or with respect to any matter that by this Act is required or permitted to be prescribed or that is necessary or convenient to be prescribed for carrying out or giving effect to this Act.	3 4 5 6
9	Revi	ew of Act	7
	(1)	The Minister is to review this Act to determine whether the policy objectives of the Act remain valid and whether the terms of the Act remain appropriate for securing those objectives.	8 9 10
	(2)	The review is to be undertaken as soon as possible after the period of 5 years from the date of assent to this Act.	11 12
	(3)	A report on the outcome of the review is to be tabled in each House of Parliament within 12 months after the end of the period of 5 years.	13 14

Note Health Practitioner Regulation National Law

Note. The text of the Health Practitioner Regulation National Law set out in the Schedule to the *Health Practitioner Regulation National Law Act 2009* of Queensland (as at the date of its enactment) is set out below. The National Law (as in force from time to time) is applied as a law of New South Wales.

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- 61 Period of specialist registration

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1	Short	t title	:
		This Law may be cited as the Health Practitioner Regulation National Law.	;
2	Comi	mencement	į.
		This Law commences in a participating jurisdiction as provided by the Act of that jurisdiction that applies this Law as a law of that jurisdiction.	-
3	Obje	ctives and guiding principles	8
	(1)	The object of this Law is to establish a national registration and accreditation scheme for—	10
		(a) the regulation of health practitioners; and	1
		(b) the registration of students undertaking—	12
		(i) programs of study that provide a qualification for registration in a health profession; or	13 14
		(ii) clinical training in a health profession.	15
	(2)	The objectives of the national registration and accreditation scheme are—	16 17
		(a) to provide for the protection of the public by ensuring that only health practitioners who are suitably trained and qualified to practise in a competent and ethical manner are registered; and	18 19 20
		(b) to facilitate workforce mobility across Australia by reducing the administrative burden for health practitioners wishing to move between participating jurisdictions or to practise in more than one participating jurisdiction; and	2° 22 23 24
		(c) to facilitate the provision of high quality education and training of health practitioners; and	2! 26
		(d) to facilitate the rigorous and responsive assessment of overseas-trained health practitioners; and	27 28
		(e) to facilitate access to services provided by health practitioners in accordance with the public interest; and	29 30
		(f) to enable the continuous development of a flexible, responsive and sustainable Australian health workforce and to enable innovation in the education of, and service delivery by, health practitioners.	3 ² 3 ² 3 ³

	(3)		guiding principles of the national registration and accreditation me are as follows—	1 2
		(a)	the scheme is to operate in a transparent, accountable, efficient, effective and fair way;	3 4
		(b)	fees required to be paid under the scheme are to be reasonable having regard to the efficient and effective operation of the scheme;	5 6 7
		(c)	restrictions on the practice of a health profession are to be imposed under the scheme only if it is necessary to ensure health services are provided safely and are of an appropriate quality.	8 9 10
4	How	funct	ions to be exercised	11
		havii	entity that has functions under this Law is to exercise its functions ng regard to the objectives and guiding principles of the national stration and accreditation scheme set out in section 3.	12 13 14
5	Defi	nitions	5	15
		In th	is Law—	16
		accr	editation authority means—	17
		(a)	an external accreditation entity; or	18
		(b)	an accreditation committee.	19
		Boar	editation committee means a committee established by a National rd to exercise an accreditation function for the health profession for the Board is established.	20 21 22
		to as prov prog	editation standard, for a health profession, means a standard used seess whether a program of study, and the education provider that ides the program of study, provide persons who complete the ram with the knowledge, skills and professional attributes ssary to practise the profession in Australia.	23 24 25 26 27
			edited program of study means a program of study accredited er section 48 by an accreditation authority.	28 29
		adju	dication body means—	30
		(a)	a panel; or	31
		(b)	a responsible tribunal; or	32
		(c)	a Court; or	33
		(d)	an entity of a co-regulatory jurisdiction that is declared in the Act applying this Law to be an adjudication body for the purposes of this Law.	34 35 36
			<i>sory Council</i> means the Australian Health Workforce Advisory neil established by section 18.	37 38

	ncy Fund means the Australian Health Practitioner Regulation ncy Fund established by section 208.	1 2
Pract	ncy Management Committee means the Australian Health citioner Regulation Agency Management Committee established ection 29.	3 4 5
	opriate professional indemnity insurance arrangements, in	6
	ion to a registered health practitioner, means professional	7
inder	nnity insurance arrangements that comply with an approved	8
	tration standard for the health profession in which the practitioner	9
-	gistered.	10
	oved accreditation standard means an accreditation standard—	11
(a)	approved by a National Board under section 47(3); and	12
(b)	published on the Board's website under section 47(6).	13
	<i>oved area of practice</i> , for a health profession, means an area of ice approved under section 15 for the profession.	14 15
appr	oved program of study, for a health profession or for endorsement	16
	gistration in a health profession, means an accredited program of	17
study		18
(a)	approved under section 49(1) by the National Board established for the health profession; and	19 20
(b)	included in the list published by the National Agency under section 49(5).	21 22
appr	oved qualification—	23
(a)	for a health profession, means a qualification obtained by completing an approved program of study for the profession; and	24 25
(b)	for endorsement of registration in a health profession, means a qualification obtained by completing an approved program of study relevant to the endorsement.	26 27 28
appr	oved registration standard means a registration standard—	29
(a)	approved by the Ministerial Council under section 12; and	30
(b)	published on the website of the National Board that developed the standard.	31 32
Aust	ralian legal practitioner means a person who—	33
(a)	is admitted to the legal profession under the law of a State or Territory; and	34 35
(b)	holds a current practising certificate under a law of a State or Territory authorising the person to practise the legal profession.	36 37

COAG Agreement means the agreement for a national registration and accreditation scheme for health professions, made on 26 March 2008 between the Commonwealth, the States, the Australian Capital	1 2 3
Territory and the Northern Territory.	4
Note. A copy of the COAG Agreement is available on the Council of Australian Governments' website.	5 6
<i>co-regulatory authority</i> , for a co-regulatory jurisdiction, means an entity that is declared by the Act applying this Law in the co-regulatory jurisdiction to be a co-regulatory authority for the purposes of this Law.	7 8 9
co-regulatory jurisdiction means a participating jurisdiction in which the Act applying this Law declares that the jurisdiction is not participating in the health, performance and conduct process provided by Divisions 3 to 12 of Part 8.	10 11 12 13
corresponding prior Act means a law of a participating jurisdiction that—	14 15
(a) was in force before the day on which the jurisdiction became a participating jurisdiction; and	16 17
(b) established an entity having functions that included—	18
(i) the registration of persons as health practitioners; or	19
(ii) health, conduct or performance action.	20
<i>criminal history</i> , of a person, means the following—	21
(a) every conviction of the person for an offence, in a participating jurisdiction or elsewhere, and whether before or after the commencement of this Law;	22 23 24
(b) every plea of guilty or finding of guilt by a court of the person for an offence, in a participating jurisdiction or elsewhere, and whether before or after the commencement of this Law and whether or not a conviction is recorded for the offence;	25 26 27 28
(c) every charge made against the person for an offence, in a participating jurisdiction or elsewhere, and whether before or after the commencement of this Law.	29 30 31
<i>criminal history law</i> means a law of a participating jurisdiction that provides that spent or other convictions do not form part of a person's criminal history and prevents or does not require the disclosure of those convictions.	32 33 34 35
<i>CrimTrac</i> means the CrimTrac agency established under section 65 of the <i>Public Service Act 1999</i> of the Commonwealth.	36 37
<i>division</i> , of a health profession, means a part of a health profession for which a Division is included in the National Register kept for the profession.	38 39 40

educe	ation provider means—	1
(a)	a university; or	2
(b)	a tertiary education institution, or another institution or organisation, that provides vocational training; or	3 4
(c)	a specialist medical college or other health profession college.	5
entity	v includes a person and an unincorporated body.	6
exerc	cise a function includes perform a duty.	7
	<i>nal accreditation entity</i> means an entity, other than a committee lished by a National Board, that exercises an accreditation ion.	8 9 10
whetl	th assessment means an assessment of a person to determine her the person has an impairment and includes a medical, physical,	11 12
	niatric or psychological examination or test of the person.	13
	th complaints entity means an entity—	14
(a)	that is established by or under an Act of a participating jurisdiction; and	15 16
(b)	whose functions include conciliating, investigating and resolving complaints made against health service providers and investigating failures in the health system.	17 18 19
healt	th, conduct or performance action means action that—	20
(a)	a National Board or an adjudication body may take in relation to a registered health practitioner or student at the end of a proceeding under Part 8; or	21 22 23
(b)	a co-regulatory authority or an adjudication body may take in relation to a registered health practitioner or student at the end of a proceeding that, under the law of a co-regulatory jurisdiction, substantially corresponds to a proceeding under Part 8.	24 25 26 27
healt	th panel means a panel established under section 181.	28
	th practitioner means an individual who practises a health ession.	29 30
healt.	th profession means the following professions, and includes a gnised specialty in any of the following professions—	31 32
(a)	Aboriginal and Torres Strait Islander health practice;	33
(b)	Chinese medicine;	34
(c)	chiropractic;	35
(d)	dental (including the profession of a dentist, dental therapist, dental hygienist, dental prosthetist and oral health therapist);	36 37
(e)	medical;	38

(f)	medical radiation practice;	1
(g)	nursing and midwifery;	2
(h)	occupational therapy;	3
(i)	optometry;	4
(j)	osteopathy;	5
(k)	pharmacy;	6
(l)	physiotherapy;	7
(m)	podiatry;	8
(n)	psychology.	9
of the practi	See Division 15 of Part 12 which provides for a staged commencement application of this Law to the Aboriginal and Torres Strait Islander health ice, Chinese medicine, medical radiation practice and occupational py professions.	10 11 12 13
heali	th profession agreement has the meaning given by section 26.	14
early phys	th program means a program providing education, prevention, intervention, treatment or rehabilitation services relating to ical or mental impairments, disabilities, conditions or disorders, ding substance abuse or dependence.	15 16 17 18
	th service includes the following services, whether provided as ic or private services—	19 20
(a)	services provided by registered health practitioners;	21
(b)	hospital services;	22
(c)	mental health services;	23
(d)	pharmaceutical services;	24
(e)	ambulance services;	25
(f)	community health services;	26
(g)	health education services;	27
(h)	welfare services necessary to implement any services referred to in paragraphs (a) to (g);	28 29
(i)	services provided by dietitians, masseurs, naturopaths, social workers, speech pathologists, audiologists or audiometrists;	30 31
(j)	pathology services.	32
healt	th service provider means a person who provides a health service.	33

ment subst	tarment, in relation to a person, means the person has a physical or the impairment, disability, condition or disorder (including tance abuse or dependence) that detrimentally affects or is likely to mentally affect—	:
(a)	for a registered health practitioner or an applicant for registration in a health profession, the person's capacity to practise the profession; or	6
(b)	for a student, the student's capacity to undertake clinical training—	8
	(i) as part of the approved program of study in which the student is enrolled; or	10 11
	(ii) arranged by an education provider.	12
law o	<i>registration authority</i> means an entity having functions under a of a State or Territory that include the registration of persons as h practitioners.	15 14 15
	datory notification means a notification an entity is required to the National Agency under Division 2 of Part 8.	16 17
	<i>ical practitioner</i> means a person who is registered under this Law e medical profession.	18 19
Mini parti	isterial Council means the Australian Health Workforce sterial Council comprising Ministers of the governments of the cipating jurisdictions and the Commonwealth with portfolio possibility for health.	20 22 23 23
	conal Agency means the Australian Health Practitioner Regulation necy established by section 23.	24 25
	conal Board means a National Health Practitioner Board established ection 31.	26 27
	onal Register means the Register kept by a National Board under on 222.	28 29
natio	onal registration and accreditation scheme means the scheme—	30
(a)	referred to in the COAG Agreement; and	3′
(b)	established by this Law.	32
notif	<i>fication</i> means—	33
(a)	a mandatory notification; or	34
(b)	a voluntary notification.	35
notif	<i>fier</i> means a person who makes a notification.	36
pane	d means—	37
(a)	a health panel; or	38
(b)	a performance and professional standards panel.	39

participating jurisdiction means a State or Territory—

(a) that is a party to the COAG Agreement; and	2
(b) in which—	;
(i) this Law applies as a law of the State or Territory; or	4
(ii) a law that substantially corresponds to the provisions of this Law has been enacted.	
<i>performance and professional standards panel</i> means a panel established under section 182.	- 7
<i>performance assessment</i> means an assessment of the knowledge, skill or judgment possessed, or care exercised by, a registered health practitioner in the practice of the health profession in which the practitioner is registered.	10 11 12
<i>police commissioner</i> means the commissioner of the police force or police service of a participating jurisdiction or the Commonwealth.	13 14
<i>principal place of practice</i> , for a registered health practitioner, means the address declared by the practitioner to be the address—	15 16
(a) at which the practitioner is predominantly practising the profession; or	17 18
(b) if the practitioner is not practising the profession or is not practising the profession predominantly at one address, that is the practitioner's principal place of residence.	19 20 21
<i>professional misconduct</i> , of a registered health practitioner, includes—	22
(a) unprofessional conduct by the practitioner that amounts to conduct that is substantially below the standard reasonably expected of a registered health practitioner of an equivalent level of training or experience; and	23 24 25 26
(b) more than one instance of unprofessional conduct that, when considered together, amounts to conduct that is substantially below the standard reasonably expected of a registered health practitioner of an equivalent level of training or experience; and	27 28 29 30
(c) conduct of the practitioner, whether occurring in connection with the practice of the health practitioner's profession or not, that is inconsistent with the practitioner being a fit and proper person to hold registration in the profession.	3 ² 32 33 34
<i>program of study</i> means a program of study provided by an education provider.	35 36
<i>psychologist</i> means a person registered under this Law in the psychology profession.	37 38

public health facility includes—				
(a)	a public hospital; and	2		
(b)	a public health, teaching or research facility.	3		
	<i>recognised specialty</i> means a specialty in a health profession that has been approved by the Ministerial Council under section 13(2).			
registered health practitioner means an individual who—				
(a)	is registered under this Law to practise a health profession, other than as a student; or	7 8		
(b)	holds non-practising registration under this Law in a health profession.	9 10		
regis	stration authority means—	11		
(a)	a local registration authority; or	12		
(b)	an entity of a jurisdiction outside Australia that has responsibility for registering health practitioners in that jurisdiction.	13 14		
<i>registration standard</i> means a registration standard developed by a National Board under section 38.				
<i>registration status</i> , in relation to an applicant for registration, includes—				
(a)	any undertakings given by the applicant to a registration authority, whether before or after the commencement of this Law; and	19 20 21		
(b)	any conditions previously imposed on the applicant's registration by a registration authority, whether before or after the commencement of this Law; and	22 23 24		
(c)	any decisions made by a registration authority, a tribunal, a court or another entity having functions relating to the regulation of health practitioners about the applicant's practice of the profession, whether before or after the commencement of this Law; and	25 26 27 28 29		
(d)	any investigation commenced by a registration authority or a health complaints entity into the applicant's conduct, performance or possible impairment but not finalised at the time of the application.	30 31 32 33		
relev	<i>relevant action</i> , for Division 10 of Part 8, see section 178.			
<i>relev</i> fee—	cant fee, for a service provided by a National Board, means the	35 36		
(a)	set under a health profession agreement between the Board and the National Agency for the service; and	37 38		
(b)	published on the Board's website under section 26(3).	39		

responsible Minister means a Minister responsible for the administration of this Law in a participating jurisdiction.	1 2		
responsible tribunal means a tribunal or court that—	3		
(a) is declared, by the Act applying this Law in a participating jurisdiction, to be the responsible tribunal for that jurisdiction for the purposes of this Law as applied in that jurisdiction, or	4 5 6		
(b) is declared, by a law that substantially corresponds to this Law enacted in a participating jurisdiction, to be the responsible tribunal for that jurisdiction for the purposes of the law of that jurisdiction.	7 8 9 10		
review period , for a condition or undertaking, means the period during which the condition may not be changed or removed, or the undertaking may not be changed or revoked, under section 125, 126 or 127.	11 12 13		
scheduled medicine means a substance included in a Schedule to the current Poisons Standard within the meaning of the <i>Therapeutic Goods Act 1989</i> of the Commonwealth.	14 15 16		
<i>specialist health practitioner</i> means a person registered under this Law in a recognised specialty.	17 18		
<i>Specialists Register</i> means a register kept by a National Board under section 223.	19 20		
<i>specialist title</i> , in relation to a recognised specialty, means a title that is approved by the Ministerial Council under section 13 as being a specialist title for that recognised specialty.			
State or Territory Board has the meaning given by section 36.	24		
<i>student</i> means a person whose name is entered in a student register as being currently registered under this Law.	25 26		
<i>student register</i> , for a health profession, means a register kept under section 229 by the National Board established for the profession.	27 28		
<i>unprofessional conduct</i> , of a registered health practitioner, means professional conduct that is of a lesser standard than that which might reasonably be expected of the health practitioner by the public or the practitioner's professional peers, and includes—	29 30 31 32		
(a) a contravention by the practitioner of this Law, whether or not the practitioner has been prosecuted for, or convicted of, an offence in relation to the contravention; and	33 34 35		
(b) a contravention by the practitioner of—	36		
(i) a condition to which the practitioner's registration was subject; or	37 38		

an undertaking given by the practitioner to the National Board that registers the practitioner; and

39 40

(ii)

	(c)	1 2 3	
	(d)	providing a person with health services of a kind that are excessive, unnecessary or otherwise not reasonably required for the person's well-being; and	4 5 6
	(e)	influencing, or attempting to influence, the conduct of another registered health practitioner in a way that may compromise patient care; and	7 8 9
	(f)	accepting a benefit as inducement, consideration or reward for referring another person to a health service provider or recommending another person use or consult with a health service provider; and	10 11 12 13
	(g)	offering or giving a person a benefit, consideration or reward in return for the person referring another person to the practitioner or recommending to another person that the person use a health service provided by the practitioner; and	14 15 16 17
	(h)	referring a person to, or recommending that a person use or consult, another health service provider, health service or health product if the practitioner has a pecuniary interest in giving that referral or recommendation, unless the practitioner discloses the nature of that interest to the person before or at the time of giving the referral or recommendation.	18 19 20 21 22 23
	practi exerc which expect exper volume Part 8	24 25 26 27 28 29 30 31	
Interi		on generally	32
		dule 7 applies in relation to this Law.	33
Singl	e natio	onal entity	34
(1)	It is to applie by Ac entity	he intention of the Parliament of this jurisdiction that this Law as ed by an Act of this jurisdiction, together with this Law as applied cts of the other participating jurisdictions, has the effect that an established by this Law is one single national entity, with ions conferred by this Law as so applied.	35 36 37 38 39

	(2)	(2) An entity established by this Law has power to do acts in or in relation to this jurisdiction in the exercise of a function expressed to be conferred on it by this Law as applied by Acts of each participating jurisdiction.					
	(3)	An e	entity established by this Law may exercise its functions in relation	5 6			
		(a)	one participating jurisdiction; or	7			
		(b)	2 or more or all participating jurisdictions collectively.	8			
	(4)	(4) In this section, a reference to this Law as applied by an Act of jurisdiction includes a reference to a law that substantially correspond to this Law enacted in a jurisdiction.					
8	Extraterritorial operation of Law						
		of th	the intention of the Parliament of this jurisdiction that the operation is Law is to, as far as possible, include operation in relation to the wing—	13 14 15			
		(a)	things situated in or outside the territorial limits of this jurisdiction;	16 17			
		(b)	acts, transactions and matters done, entered into or occurring in or outside the territorial limits of this jurisdiction;	18 19			
		(c)	things, acts, transactions and matters (wherever situated, done, entered into or occurring) that would, apart from this Law, be governed or otherwise affected by the law of another jurisdiction.	20 21 22			
9	Trans-Tasman mutual recognition principle						
	This Law does not affect the operation of an Act of a participating jurisdiction providing for the application of the Trans-Tasman mutual recognition principle to occupations.						
10	Law binds the State						
	(1)	This	Law binds the State.	28			
	(2)	(2) In this section—		29			
	` ′	State	means the Crown in right of this jurisdiction, and includes—	30			
		(a)	the Government of this jurisdiction; and	31			
		(b)	a Minister of the Crown in right of this jurisdiction; and	32			
		(c)	a statutory corporation, or other entity, representing the Crown in right of this jurisdiction.	33 34			

Part 2		Ministerial Council		
11	Polic	cy dire	ections	2
	(1)	abou	Ministerial Council may give directions to the National Agency at the policies to be applied by the National Agency in exercising its tions under this Law.	3 4 5
	(2)	The Ministerial Council may give directions to a National Board about the policies to be applied by the National Board in exercising its functions under this Law.		6 7 8
	(3) Without limiting subsections (1) and (2), a direction under this sec may relate to—			9 10
		(a)	a matter relevant to the policies of the National Agency or a National Board; or	11 12
		(b)	an administrative process of the National Agency or a National Board; or	13 14
		(c)	a procedure of the National Agency or a National Board; or	15
		(d)	a particular proposed accreditation standard, or a particular proposed amendment of an accreditation standard, for a health profession.	16 17 18
	(4)		vever, the Ministerial Council may give a National Board a direction er subsection (3)(d) only if—	19 20
		(a)	in the Council's opinion, the proposed accreditation standard or amendment will have a substantive and negative impact on the recruitment or supply of health practitioners; and	21 22 23
		(b)	the Council has first given consideration to the potential impact of the Council's direction on the quality and safety of health care.	24 25
	(5) A direction under this section cannot be about-		rection under this section cannot be about—	26
		(a)	a particular person; or	27
		(b)	a particular qualification; or	28
		(c)	a particular application, notification or proceeding.	29
	(6)		National Agency or a National Board must comply with a direction n to it by the Ministerial Council under this section.	30 31
12	App	Approval of registration standards		32
	(1)	The	Ministerial Council may approve a registration standard about—	33
		(a)	the registration, or renewal of registration, of persons in a health profession; or	34 35

		(b)	the endorsement, or renewal of the endorsement, of the registration of registered health practitioners.	1 2
	(2)		Ministerial Council may approve a registration standard for a health ession only if—	3
		(a)	its approval is recommended by the National Board established for the health profession; and	5
		(b)	it does not provide for a matter about which an accreditation standard may provide.	7 8
		asses the pi skills	An accreditation standard for a health profession is a standard used to as whether a program of study, and the education provider that provides rogram, provide persons who complete the program with the knowledge, and professional attributes to practise the profession in Australia. Editation standards are developed and approved under Division 3 of Part 6.	9 10 11 12 13
	(3)	revie	Ministerial Council may, at any time, ask a National Board to we an approved or proposed registration standard for the health ession for which the National Board is established.	14 15 16
13	Appı	ovals	in relation to specialist registration	17
	(1)		following health professions, or divisions of health professions, are h professions for which specialist recognition operates under this —	18 19 20
		(a)	the medical profession;	21
		(b)	the dentists division of the dental profession;	22
		(c)	any other health profession approved by the Ministerial Council, on the recommendation of the National Board established for the profession.	23 24 25
	(2)	opera	health profession is a profession for which specialist recognition ates, the Ministerial Council may, on the recommendation of the onal Board established for the profession—	26 27 28
		(a)	approve a list of specialties for the profession; and	29
		(b)	approve one or more specialist titles for each specialty in the list.	30
	(3)	of su	aking a recommendation to the Ministerial Council for the purposes absection (1)(c) or (2), a National Board established for a health ession may have regard to any relevant advice provided by—	31 32 33
		(a)	an accreditation authority for the profession; or	34
		(b)	a specialist college for the profession.	35
	(4)	estab opera	Ministerial Council may provide guidance to a National Board blished for a health profession for which specialist recognition will ate in relation to the criteria for the approval of specialties for the ession by the Council.	36 37 38 39

14	Appı	oval o	of endorsement in relation to scheduled medicines	1
	(1)	Board pract estab sell, medi	Ministerial Council may, on the recommendation of a National d, decide that the Board may endorse the registration of health itioners practising the profession for which the Board is lished as being qualified to administer, obtain, possess, prescribe, supply or use a scheduled medicine or class of scheduled cines.	2 3 4 5 6 7
		Note. practi	See section 94 which provides for the endorsement of health tioners' registration in relation to scheduled medicines.	8 9
	(2)	An a _l	pproval under subsection (1) is to specify—	10
		(a)	the class of health practitioners registered by the Board to which the approval relates; and	11 12
		(b)	whether the National Board may endorse the registration of the class of health practitioners as being qualified in relation to a particular scheduled medicine or a class of scheduled medicines; and	13 14 15 16
		(c)	whether the National Board may endorse the registration of the class of health practitioners in relation to administering, obtaining, possessing, prescribing, selling, supplying or using the scheduled medicine or class of scheduled medicines.	17 18 19 20
15	Аррі	oval o	of areas of practice for purposes of endorsement	21
		Board Board regist endon Note .	Ministerial Council may, on the recommendation of a National d, approve an area of practice in the health profession for which the d is established as being an area of practice for which the tration of a health practitioner registered in the profession may be rsed. See section 98 which provides for the endorsement of health tioners' registration in relation to approved areas of practice.	22 23 24 25 26 27 28
16	How	Minist	terial Council exercises functions	29
	(1)	recor provi	Ministerial Council is to give a direction or approval, or make a mmendation, request or appointment, for the purposes of a ision of this Law by resolution of the Council passed in accordance procedures determined by the Council.	30 31 32 33
	(2)	instru	ct or thing done by the Ministerial Council (whether by resolution, ament or otherwise) does not cease to have effect merely because change in the Council's membership.	34 35 36

17	Noti	ficatio	on and publication of directions and approvals	1
	(1)	A co	ppy of any direction given by the Ministerial Council to the National ncy—	2
		(a)	is to be given to the Chairperson of the Agency Management Committee; and	4 5
		(b)	must be published by the National Agency on its website as soon as practicable after being received by the Chairperson.	6 7
	(2)		opy of a direction or approval given by the Ministerial Council to a onal Board—	8 9
		(a)	is to be given to the Chairperson of the National Board; and	10
		(b)	if the direction is given under section 11(3)(d), is to include reasons for the direction; and	11 12
		(c)	must be published by the National Board on its website as soon as practicable after being received by the Chairperson.	13 14
	(3)	Nati	opy of a direction or approval given by the Ministerial Council to the onal Agency or to a National Board is to be published in the annual ort of the National Agency.	15 16 17
Part 3 A		Au	Australian Health Workforce Advisory Council	
18	Esta	blishr	ment of Advisory Council	19
		The	Australian Health Workforce Advisory Council is established.	20
19	Fund	ction o	of Advisory Council	21
	(1)		function of the Advisory Council is to provide independent advice the Ministerial Council about the following—	22 23
		(a)	any matter relating to the national registration and accreditation scheme that is referred to it by the Ministerial Council;	24 25
		(b)	if asked by the Ministerial Council, any matter relating to the national registration and accreditation scheme on which the Ministerial Council has been unable to reach a decision;	26 27 28
		(c)	any other matter relating to the national registration and accreditation scheme that it considers appropriate.	29 30
	(2)	Adv	ice under this section cannot be about—	31
		(a)	a particular person; or	32
		(b)	a particular qualification; or	33
		(c)	a particular application, notification or proceeding.	34

20	Publ	lication of advice	1
	(1)	The Ministerial Council is to make arrangements for the publication of advice given to it by the Advisory Council as soon as practicable after the Ministerial Council has had the opportunity to consider the advice, in accordance with the COAG Agreement.	2 3 4
	(2)	However, the Ministerial Council may decide not to publish an advice or part of an advice if the Advisory Council recommends that the Council not publish it in the interests of protecting the privacy of any person.	6 7 8 9
21	Pow	ers of Advisory Council	10
		The Advisory Council has the powers necessary to enable it to exercise its function.	11 12
22	Mem	nbership of Advisory Council	13
	(1)	The Advisory Council is to consist of 7 members.	14
	(2)	Members of the Advisory Council are to be appointed by the Ministerial Council.	15 16
	(3)	One of the members of the Advisory Council is to be appointed as Chairperson, being a person who—	17 18
		(a) is not a registered health practitioner; and	19
		(b) has not been registered as a health practitioner under this Law or a corresponding prior Act within the last 5 years.	20 21
	(4)	At least 3 of the other members of the Advisory Council are to be persons who have expertise in health, or education and training, or both.	22 23
	(5)	Schedule 1 sets out provisions relating to the Advisory Council.	24
Par	t 4	Australian Health Practitioner Regulation Agency	25 26
Divi	sion	1 National Agency	27
23	Natio	onal Agency	28
	(1)	The Australian Health Practitioner Regulation Agency is established.	29
	(2)	The National Agency—	30
		(a) is a body corporate with perpetual succession; and	31
		(b) has a common seal; and	32
		(c) may sue and be sued in its corporate name.	33

	(3)	The	National Agency represents the State.	1
	(4)	Sche	edule 3 sets out provisions relating to the National Agency.	2
24	Gen	eral po	owers of National Agency	3
			National Agency has all the powers of an individual and, in cular, may—	4 5
		(a)	enter into contracts; and	6
		(b)	acquire, hold, dispose of, and deal with, real and personal property; and	7 8
		(c)	do anything necessary or convenient to be done in the exercise of its functions.	9 10
25	Fund	ctions	of National Agency	11
		The	functions of the National Agency are as follows—	12
		(a)	to provide administrative assistance and support to the National Boards, and the Boards' committees, in exercising their functions;	13 14 15
		(b)	in consultation with the National Boards, to develop and administer procedures for the purpose of ensuring the efficient and effective operation of the National Boards;	16 17 18
		(c)	to establish procedures for the development of accreditation standards, registration standards and codes and guidelines approved by National Boards, for the purpose of ensuring the national registration and accreditation scheme operates in accordance with good regulatory practice;	19 20 21 22 23
		(d)	to negotiate in good faith with, and attempt to come to an agreement with, each National Board on the terms of a health profession agreement;	24 25 26
		(e)	to establish and administer an efficient procedure for receiving and dealing with applications for registration as a health practitioner and other matters relating to the registration of registered health practitioners;	27 28 29 30
		(f)	in conjunction with the National Boards, to keep up-to-date and publicly accessible national registers of registered health practitioners for each health profession;	31 32 33
		(g)	in conjunction with the National Boards, to keep up-to-date national registers of students for each health profession;	34 35
		(h)	to keep an up-to-date and publicly accessible list of approved programs of study for each health profession;	36 37

		(i)	to establish an efficient procedure for receiving and dealing with notifications against persons who are or were registered health practitioners and persons who are students, including by establishing a national process for receiving notifications about registered health practitioners in all professions;	1 2 3 4 5
		(j)	to provide advice to the Ministerial Council in connection with the administration of the national registration and accreditation scheme;	6 7 8
		(k)	if asked by the Ministerial Council, to give to the Ministerial Council the assistance or information reasonably required by the Ministerial Council in connection with the administration of the national registration and accreditation scheme;	9 10 11 12
		(1)	any other function given to the National Agency by or under this Law.	13 14
26	Heal	th pro	fession agreements	15
	(1)	agre	National Agency must enter into an agreement (a <i>health profession ement</i>) with a National Board that makes provision for the wing—	16 17 18
		(a)	the fees that will be payable under this Law by health practitioners and others in respect of the health profession for which the Board is established (including arrangements relating to refunds of fees, waivers of fees and additional fees for late payment);	19 20 21 22 23
		(b)	the annual budget of the National Board (including the funding arrangements for its committees and accreditation authorities);	24 25
		(c)	the services to be provided to the National Board by the National Agency to enable the National Board to carry out its functions under this Law.	26 27 28
	(2)	matte profe	e National Agency and a National Board are unable to agree on a er relating to a health profession agreement or a proposed health ession agreement, the Ministerial Council may give directions to National Agency and National Board about how the dispute is to be ved.	29 30 31 32 33
	(3)	prov	National Board must publish on its website the fees for which ision has been made in a health profession agreement between the d and the National Agency.	34 35 36

27	Co-c	peration with participating jurisdictions and Commonwealth	1
	(1)	The National Agency may exercise any of its functions in co-operation with or with the assistance of a participating jurisdiction or the Commonwealth, including in co-operation with or with the assistance of	3
		any of the following—	5
		(a) a government agency of a participating jurisdiction or of the Commonwealth;	6 7
		(b) a local registration authority;	8
		(c) a co-regulatory authority;	9
		(d) a health complaints entity;	10
		(e) an educational body or other body established by or under a law of a participating jurisdiction or the Commonwealth.	11 12
	(2)	In particular, the National Agency may—	13
		(a) ask an entity referred to in subsection (1) for information that the Agency requires to exercise its functions under this Law; and	14 15
		(b) use the information to exercise its functions under this Law.	16
	(3)	An entity referred to in subsection (1) that receives a request for information from the National Agency is authorised to give the information to the National Agency.	17 18 19
28	Offic	e of National Agency	20
	(1)	The National Agency is to establish a national office.	21
	(2)	The National Agency is also to establish at least one local office in each participating jurisdiction.	22 23
Divi	sion	2 Agency Management Committee	24
29	Age	ncy Management Committee	25
	(1)	The Australian Health Practitioner Regulation Agency Management Committee is established.	26 27
	(2)	The Agency Management Committee is to consist of at least 5 members appointed by the Ministerial Council.	28 29
	(3)	Of the members—	30
		(a) one is to be a person appointed by the Ministerial Council as Chairperson, being a person who—	31 32
		(i) is not a registered health practitioner; and	33

			(ii) has not been registered as a health practitioner Law or a corresponding prior Act within the la and	
		(b)	at least 2 others are to be persons who have expertise ir education and training, or both; and	health, or
		(c)	at least 2 others are to be persons who are not current registered health practitioners and who have bu administrative expertise.	or former usiness or
	(4)		dule 2 sets out provisions relating to the Agency Mamittee.	anagement
30	Func	tions	of Agency Management Committee	1
	(1)	The f	functions of the Agency Management Committee are as	follows— 1.
		(a)	subject to any directions of the Ministerial Council, to policies of the National Agency;	decide the 1.
		(b)	to ensure that the National Agency performs its func proper, effective and efficient way;	etions in a
		(c)	any other function given to the Committee by or under	this Law.
	(2)	Mana on be Agen	affairs of the National Agency are to be controlled by the agement Committee and all acts and things done in the mehalf of, the National Agency by or with the authorics Management Committee are taken to have been donal Agency.	ame of, or 1: rity of the 2
Par	t 5	Nat	ional Boards	2
Divi	sion	1	National Boards	2
31	Estal	olishm	nent of National Boards	2
	(1)	Each for the Table	of the following National Health Practitioner Boards is enhe health profession listed beside that Board in the e—	established 2 following 2 2
		Table	e— National Boards	2
		Nam	ne of Board Health profession	
		Abor Healt	riginal and Torres Strait Islander th Practice Board of Australia Aboriginal and Torres Strait health practice	t Islander
		Chine	ese Medicine Board of Australia Chinese medicine	
		Chirc	opractic Board of Australia chiropractic	

Health Practitioner Regulation National Law

	Name of Board	Health profession	
	Dental Board of Australia	dental (including the profession of a dentist, dental therapist, dental hygienist, dental prosthetist or oral health therapist)	
	Medical Board of Australia	medical	
	Medical Radiation Practice Board of Australia	medical radiation practice	
	Nursing and Midwifery Board of Australia	nursing and midwifery	
	Occupational Therapy Board of Australia	occupational therapy	
	Optometry Board of Australia	optometry	
	Osteopathy Board of Australia	osteopathy	
	Pharmacy Board of Australia	pharmacy	
	Physiotherapy Board of Australia	physiotherapy	
	Podiatry Board of Australia	podiatry	
	Psychology Board of Australia	psychology	
()	A National Board—		1
	(a) is a body corporate with per	petual succession; and	2
	(b) has a common seal; and		3
	(c) may sue and be sued in its c	orporate name.	4
)	A National Board represents the St	tate.	5
)W	ers of National Board		6
)	Subject to subsection (2), a Nation enable it to exercise its functions.	al Board has the powers necessary to	7 8
)	A National Board does not have po	ower to—	9
	(a) enter into contracts; or		10
	(b) employ staff; or		11
	(c) acquire, hold, dispose of, an	d deal with, real property.	12
)		any of its functions in co-operation a participating jurisdiction or the	13 14

32

		Commonwealth, including in co-operation with or with the assistance of any of the following—	:
		(a) a government agency of a participating jurisdiction or of the Commonwealth;	;
		(b) a local registration authority;	;
		(c) a co-regulatory authority;	(
		(d) a health complaints entity;	-
		(e) an educational body or other body established by or under a law of a participating jurisdiction or the Commonwealth.	(
	(4)	In particular, the National Board may—	10
		(a) ask an entity referred to in subsection (3) for information that the Board requires to exercise its functions under this Law; and	1: 1:
		(b) use the information to exercise its functions under this Law.	13
	(5)	An entity referred to in subsection (3) that receives a request for information from the National Board is authorised to give the information to the National Board.	14 15 16
33	Mem	bership of National Boards	17
	(1)	A National Board is to consist of members appointed in writing by the Ministerial Council.	18 19
	(2)	Members of a National Board are to be appointed as practitioner members or community members.	20 2
	(3)	Subject to this section, the Ministerial Council may decide the size and composition of a National Board.	22 23
	(4)	At least half, but not more than two-thirds, of the members of a National Board must be persons appointed as practitioner members.	24 25
	(5)	The practitioner members of a National Board must consist of—	26
		(a) at least one member from each large participating jurisdiction; and	27 28
		(b) at least one member from a small participating jurisdiction.	29
	(6)	At least 2 of the members of a National Board must be persons appointed as community members.	30 31
	(7)	At least one of the members of a National Board must live in a regional or rural area.	32 33
	(8)	A person cannot be appointed as a member of a National Board if the person is a member of the Agency Management Committee.	34 35

	(9)	One of the practitioner members of the National Board is to be appointed as Chairperson of the Board by the Ministerial Council.	1 2	
	(10)	Schedule 4 sets out provisions relating to a National Board.	3	
	(11)	In this section—	4	
		<i>large participating jurisdiction</i> means any of the following States that is a participating jurisdiction—	5 6	
		(a) New South Wales;	7	
		(b) Queensland;	8	
		(c) South Australia;	9	
		(d) Victoria;	10	
		(e) Western Australia.	11	
		small participating jurisdiction means any of the following States or Territories that is a participating jurisdiction—	12 13	
		(a) the Australian Capital Territory;	14	
		(b) the Northern Territory;	15	
		(c) Tasmania.	16	
34	Eligi	Eligibility for appointment		
	(1)	In deciding whether to appoint a person as a member of a National Board, the Ministerial Council is to have regard to the skills and experience of the person that are relevant to the Board's functions.	18 19 20	
	(2)	A person is eligible to be appointed as a practitioner member only if the person is a registered health practitioner in the health profession for which the Board is established.	21 22 23	
	(3)	A person is eligible to be appointed as a community member of a National Board only if the person—	24 25	
		(a) is not a registered health practitioner in the health profession for which the Board is established; and	26 27	
		(b) has not at any time been registered as a health practitioner in the health profession under this Law or a corresponding prior Act.	28 29	
	(4)	A person is not eligible to be appointed as a member of a National Board if—	30 31	
		(a) in the case of appointment as a practitioner member, the person has ceased to be registered as a health practitioner in the health profession for which the Board is established, whether before or after the commencement of this Law, as a result of the person's misconduct, impairment or incompetence; or	32 33 34 35 36	

		(b)	in any case, the person has, at any time, been found guilty of an offence (whether in a participating jurisdiction or elsewhere) that, in the opinion of the Ministerial Council, renders the person unfit to hold the office of member.	1 2 3 4
Division 2			Functions of National Boards	5
35	Func	tions	of National Boards	6
	(1)		functions of a National Board established for a health profession s follows—	7 8
		(a)	to register suitably qualified and competent persons in the health profession and, if necessary, to impose conditions on the registration of persons in the profession;	9 10 11
		(b)	to decide the requirements for registration or endorsement of registration in the health profession, including the arrangements for supervised practice in the profession;	12 13 14
		(c)	to develop or approve standards, codes and guidelines for the health profession, including—	15 16
			(i) the approval of accreditation standards developed and submitted to it by an accreditation authority; and	17 18
			(ii) the development of registration standards for approval by the Ministerial Council; and	19 20
			(iii) the development and approval of codes and guidelines that provide guidance to health practitioners registered in the profession;	21 22 23
		(d)	to approve accredited programs of study as providing qualifications for registration or endorsement in the health profession;	24 25 26
		(e)	to oversee the assessment of the knowledge and clinical skills of overseas trained applicants for registration in the health profession whose qualifications are not approved qualifications for the profession, and to determine the suitability of the applicants for registration in Australia;	27 28 29 30 31
		(f)	to negotiate in good faith with, and attempt to come to an agreement with, the National Agency on the terms of a health profession agreement;	32 33 34
		(g)	to oversee the receipt, assessment and investigation of notifications about persons who—	35 36
			(i) are or were registered as health practitioners in the health profession under this Law or a corresponding prior Act; or	37 38
			(ii) are students in the health profession;	39

(h)

to establish panels to conduct hearings about—

1

	matters in relation to persons who are or were registered in the health profession under this Law or a corresponding prior Act; and	3 4 5
	(ii) health matters in relation to students registered by the Board;	6 7
(i)	to refer matters about health practitioners who are or were registered under this Law or a corresponding prior Act to responsible tribunals for participating jurisdictions;	8 9 10
(j)	to oversee the management of health practitioners and students registered in the health profession, including monitoring conditions, undertaking and suspensions imposed on the registration of the practitioners or students;	11 12 13 14
(k)	to make recommendations to the Ministerial Council about the operation of specialist recognition in the health profession and the approval of specialties for the profession;	15 16 17
(1)	in conjunction with the National Agency, to keep up-to-date and publicly accessible national registers of registered health practitioners for the health profession;	18 19 20
(m)	in conjunction with the National Agency, to keep an up-to-date national register of students for the health profession;	21 22
(n)	at the Board's discretion, to provide financial or other support for health programs for registered health practitioners and students;	23 24
(0)	to give advice to the Ministerial Council on issues relating to the national registration and accreditation scheme for the health profession;	25 26 27
(p)	if asked by the Ministerial Council, to give to the Ministerial Council the assistance or information reasonably required by the Ministerial Council in connection with the national registration and accreditation scheme;	28 29 30 31
(q)	to do anything else necessary or convenient for the effective and efficient operation of the national registration and accreditation scheme;	32 33 34
(r)	any other function given to the Board by or under this Law.	35
inclu parag stude	he purposes of subsection (1)(g)–(j), the Board's functions do not de receiving notifications and taking action referred to in those graphs in relation to behaviour by a registered health practitioner or ent that occurred, or is reasonably believed to have occurred, in a egulatory jurisdiction.	36 37 38 39 40

36	State and Territory Boards						
	(1)	A National Board may establish a committee (a <i>State or Territory Board</i>) for a participating jurisdiction to enable the Board to exercise its functions in the jurisdiction in a way that provides an effective and timely local response to health practitioners and other persons in the jurisdiction.					
	(2)	A State or Territory Board is to be known as the "[Name of participating jurisdiction for which it is established] Board" of the National Board.	7 8				
	(3)	The members of a State or Territory Board are to be appointed by the responsible Minister for the participating jurisdiction.	9 10				
		Example. (a) The Pharmacy Board of Australia decides to establish a State or Territory Board for New South Wales. The State or Territory Board will be known as the New South Wales Board of the Pharmacy Board of Australia. The members of the State or Territory Board will be appointed by the responsible Minister for New South Wales.	11 12 13 14 15				
		(b) The Podiatry Board of Australia decides to establish a State or Territory Board for Queensland and the Northern Territory. The State or Territory Board will be known as the Queensland and Northern Territory Board of the Podiatry Board of Australia. The members of the State or Territory Board will be appointed jointly by the responsible Ministers for Queensland and the Northern Territory.	16 17 18 19 20 21				
	(4)	In deciding whether to appoint a person as a member of a State or Territory Board, the responsible Minister is to have regard to the skills and experience of the person that are relevant to the Board's functions.	22 23 24				
	(5)	At least half, but not more than two-thirds, of the members of a State or Territory Board must be persons appointed as practitioner members.	25 26				
	(6)	At least 2 of the members of a State or Territory Board must be persons appointed as community members. Note. See section 299 which provides that subsections (5) and (6) do not apply to a State or Territory Board for a jurisdiction for the first 12 months after the jurisdiction becomes a participating jurisdiction.	27 28 29 30 31				
	(7)	Before a responsible Minister appoints a member of a State or Territory Board the vacancy to be filled is to be publicly advertised.	32 33				
	(8)	The National Agency may assist a responsible Minister in the process of appointing members of a State or Territory Board, including in the advertising of vacancies.	34 35 36				
	(9)	It is not necessary to advertise a vacancy in the membership of a State or Territory Board before appointing a person to act in the office of a member. Note. The general interpretation provisions applicable to this Law under section 6 confer power to appoint acting members of a State or Territory Board.	37 38 39 40 41				

	(10)	(10) This section does not limit clause 11 of Schedule 4.Note. Clause 11 of Schedule 4 confers power for the establishment of other							
		committees.							
37	Delegation of functions								
	(1)		ational Board may delegate any of its functions, other than this er of delegation, to—	5 6					
		(a)	a committee; or	7					
		(b)	the National Agency; or	8					
		(c)	a member of the staff of the National Agency; or	9					
		(d)	a person engaged as a contractor by the National Agency.	10					
	(2)	Natio	National Agency may subdelegate any function delegated to the onal Agency by a National Board to a member of the staff of the onal Agency.	11 12 13					
Div	ision	3	Registration standards and codes and guidelines	14					
38	Natio	onal be	oard must develop registration standards	15					
	(1)	Cour	ational Board must develop and recommend to the Ministerial acil one or more registration standards about the following matters are health profession for which the Board is established—	16 17 18					
		(a)	requirements for professional indemnity insurance arrangements for registered health practitioners registered in the profession;	19 20					
		(b)	matters about the criminal history of applicants for registration in the profession, and registered health practitioners and students registered by the Board, including, the matters to be considered in deciding whether an individual's criminal history is relevant to the practice of the profession;	21 22 23 24 25					
		(c)	requirements for continuing professional development for registered health practitioners registered in the profession;	26 27					
		(d)	requirements about the English language skills necessary for an applicant for registration in the profession to be suitable for registration in the profession;	28 29 30					
		(e)	requirements in relation to the nature, extent, period and recency of any previous practice of the profession by applicants for registration in the profession.	31 32 33					

	(2)	Subject to subsection (3), a National Board may also develop, and recommend to the Ministerial Council, one or more registration standards about the following—	1 2 3
		(a) the physical and mental health of—	4
		(i) applicants for registration in the profession; and	5
		(ii) registered health practitioners and students;	6
		(b) the scope of practice of health practitioners registered in the profession;	7 8
		(c) any other issue relevant to the eligibility of individuals for registration in the profession or the suitability of individuals to competently and safely practise the profession.	9 10 11
	(3)	A registration standard may not be about a matter for which an accreditation standard may provide.	12 13
		Note. An accreditation standard for a health profession is used to assess whether a program of study, and the education provider that provides the program of study, provide persons who complete the program with the knowledge, skills and professional attributes to practise the profession. Accreditation standards are developed and approved under Division 3 of Part 6.	14 15 16 17 18
39	Code	es and guidelines	19
		A National Board may develop and approve codes and guidelines—	20
		(a) to provide guidance to the health practitioners it registers; and	21
		(b) about other matters relevant to the exercise of its functions.	22
		Example. A National Board may develop guidelines about the advertising of regulated health services by health practitioners registered by the Board or other persons for the purposes of section 133.	23 24 25
40	Cons	sultation about registration standards, codes and guidelines	26
	(1)	If a National Board develops a registration standard or a code or guideline, it must ensure there is wide-ranging consultation about its content.	27 28 29
	(2)	A contravention of subsection (1) does not invalidate a registration standard, code or guideline.	30 31
	(3)	The following must be published on a National Board's website—	32
		(a) a registration standard developed by the Board and approved by the Ministerial Council;	33 34
		(b) a code or guideline approved by the National Board.	35

	(4)	An a	pproved registration standard or a code or guideline takes effect—	1
		(a)	on the day it is published on the National Board's website; or	2
		(b)	if a later day is stated in the registration standard, code or	3
			guideline, on that day.	4
41		of regi eeding	istration standards, codes or guidelines in disciplinary gs	5 6
			pproved registration standard for a health profession, or a code or	7
			eline approved by a National Board, is admissible in proceedings	8
			r this Law or a law of a co-regulatory jurisdiction against a health citioner registered by the Board as evidence of what constitutes	9 10
			opriate professional conduct or practice for the health profession.	11
Par	t 6	Acc	creditation	12
Divi	sion	1	Preliminary	13
42	Defin	ition		14
		In th	is Part—	15
		accre	editation function means—	16
		(a)	developing accreditation standards for approval by a National	17
			Board; or	18
		(b)	assessing programs of study, and the education providers that	19
			provide the programs of study, to determine whether the programs meet approved accreditation standards; or	20 21
		(c)	assessing authorities in other countries who conduct	22
			examinations for registration in a health profession, or accredit programs of study relevant to registration in a health profession,	23 24
			to decide whether persons who successfully complete the	24 25
			examinations or programs of study conducted or accredited by	26
			the authorities have the knowledge, clinical skills and	27
			professional attributes necessary to practise the profession in Australia; or	28 29
		(d)	overseeing the assessment of the knowledge, clinical skills and	30
		(u)	professional attributes of overseas qualified health practitioners	31
			who are seeking registration in a health profession under this Law	32
			and whose qualifications are not approved qualifications for the	33
			health profession; or	34
		(e)	making recommendations and giving advice to a National Board	35
			about a matter referred to in paragraph (a), (b), (c) or (d).	36

Divi	sion	2 Accreditation authorities	1
43	Accr	editation authority to be decided	2
	(1)	The National Board established for a health profession must decide whether an accreditation function for the health profession for which the Board is established is to be exercised by—	3 4 5
		(a) an external accreditation entity; or	6
		(b) a committee established by the Board.	7
		Note. See sections 253 and 301 which provide for the performance of accreditation functions for a health profession by external accreditation authorities appointed by the Ministerial Council for a period after the commencement of this Law.	8 9 10 11
	(2)	The National Agency may charge an entity the relevant fee for the exercise of an accreditation function by an accreditation committee.	12 13
44	Natio entit	onal Agency may enter into contracts with external accreditation ies	14 15
		The National Agency may enter into a contract with an external accreditation entity for the performance by the entity of an accreditation function for a health profession only if the terms of the contract are in accordance with the health profession agreement between the National Agency and the National Board established for that profession.	16 17 18 19 20
45	Accr	editation processes to be published	21
		Each accreditation authority must publish on its website or, if the authority is an accreditation committee, the website of the National Board that established the committee, how it will exercise its accreditation function.	22 23 24 25
Divi	sion	3 Accreditation functions	26
46	Deve	elopment of accreditation standards	27
	(1)	An accreditation standard for a health profession may be developed by—	28 29
		(a) an external accreditation entity for the health profession; or	30
		(b) an accreditation committee established by the National Board established for the health profession.	31 32
	(2)	In developing an accreditation standard for a health profession, an accreditation authority must undertake wide-ranging consultation about the content of the standard.	33 34 35

47	Арр	roval	of accreditation standards	1
	(1)	an a	accreditation authority must, as soon as practicable after developing accreditation standard for a health profession, submit it to the onal Board established for the health profession.	2 3 4
	(2)	(2) As soon as practicable after a National Board receives an accreditation standard under subsection (1), the Board must decide to—		5
		(a)	approve the accreditation standard; or	7
		(b)	refuse to approve the accreditation standard; or	8
		(c)	ask the accreditation authority to review the standard.	9
	(3)		e National Board decides to approve the accreditation standard it give written notice of the approval to—	10 11
		(a)	the National Agency; and	12
		(b)	the accreditation authority that submitted the standard to the Board.	13 14
	(4)		e National Board decides to refuse to approve the accreditation dard—	15 16
		(a)	it must give written notice of the refusal, including the reasons for the refusal, to the accreditation authority that submitted the standard; and	17 18 19
		(b)	the accreditation authority is entitled to publish any information or advice it gave the Board about the standard.	20 21
	(5)		ne National Board decides to ask the accreditation authority to ew the standard it must give the authority a written notice that—	22 23
		(a)	states that the authority is being asked to review the standard; and	24
		(b)	identifies the matters the authority is to address before again submitting the standard to the Board.	25 26
	(6)		accreditation standard approved by a National Board must be ished on its website.	27 28
	(7)	An a	accreditation standard takes effect—	29
		(a)	on the day it is published on the National Board's website; or	30
		(b)	if a later day is stated in the standard, on that day.	31

circumstances.

48	Accr	reditation of programs of study	1
	(1)	An accreditation authority for a health profession may accredit a program of study if, after assessing the program, the authority is reasonably satisfied—	2 3 4
		(a) the program of study, and the education provider that provides the program of study, meet an approved accreditation standard for the profession; or	5 6 7
		(b) the program of study, and the education provider that provides the program of study, substantially meet an approved accreditation standard for the profession and the imposition of conditions on the approval will ensure the program meets the standard within a reasonable time.	8 9 10 11 12
	(2)	If the accreditation authority decides to accredit a program of study, with or without conditions, it must give to the National Board established for the health profession a report about the authority's accreditation of the program.	13 14 15 16
	(3)	If the accreditation authority decides to refuse to accredit a program of study it must give written notice of the decision to the education provider that provides the program of study.	17 18 19
	(4)	The notice must state—	20
		(a) the reasons for the decision; and	21
		(b) that, within 30 days after receiving the notice, the education provider may apply to the accreditation authority for an internal review of the decision; and	22 23 24
		(c) how the education provider may apply for the review.	25
	(5)	An education provider given a notice under subsection (3) may apply, as stated in the notice, for an internal review of the accreditation authority's decision to refuse to accredit the program of study.	26 27 28
	(6)	The internal review must not be carried out by a person who assessed the program of study for the accreditation authority.	29 30
49	Аррі	roval of accredited programs of study	31
	(1)	If a National Board is given a report by an accreditation authority about the authority's accreditation of a program of study, the Board may approve, or refuse to approve, the accredited program of study as providing a qualification for the purposes of registration in the health profession for which the Board is established.	32 33 34 35 36
	(2)	An approval under subsection (1) may be granted subject to the conditions the National Board considers necessary or desirable in the	37 38

39

	(3)	If the National Board decides to approve the accredited program of study it must give written notice of the approval to—	1 2
		(a) the National Agency for inclusion of the program of study in the list under subsection (5); and	3
		(b) the accreditation authority that submitted the program to the Board.	5 6
	(4)	If the National Board decides to refuse to approve the accredited program of study—	7 8
		(a) it must give written notice of the refusal, including the reasons for the refusal, to the accreditation authority that submitted the program; and	9 10 11
		(b) the accreditation authority is entitled to publish any information or advice it gave the Board about the program.	12 13
	(5)	A list of the programs of study approved by a National Board as providing a qualification for registration in the health profession for which the Board is established must be published on the National Agency's website.	14 15 16 17
	(6)	The list of approved programs of study published under subsection (5) must include, for each program of study, the name of the university, specialist medical or other college or other education provider that provides the approved program of study.	18 19 20 21
	(7)	An approval under subsection (1) does not take effect until the program of study is included in the list published under subsection (5).	22 23
50	Accr	editation authority to monitor approved programs of study	24
	(1)	The accreditation authority that accredited an approved program of study must monitor the program and the education provider that provides the program to ensure the authority continues to be satisfied the program and provider meet an approved accreditation standard for the health profession.	25 26 27 28 29
	(2)	If the accreditation authority reasonably believes the program of study and education provider no longer meet an approved accreditation standard for the health profession, the accreditation authority must—	30 31 32
		(a) decide to—	33
		(i) impose the conditions on the accreditation that the accreditation authority considers necessary to ensure the program of study will meet the standard within a reasonable time; or	34 35 36 37
		(ii) revoke the accreditation of the program of study; and	38

		(b)	give the National Board that approved the accredited program of study written notice of the accreditation authority's decision.	1 2				
51	Changes to approval of program of study							
	(1)	If a National Board is given notice under section 50(2)(b) that an accreditation authority has revoked the accreditation of a program of study approved by the Board, the Board's approval of the program is taken to have been cancelled at the same time the accreditation was revoked.						
	(2)	Boar prog qual	National Board reasonably believes, because of a notice given to the rd under section 50(2)(b) or for any other reason, that an accredited gram of study approved by the Board no longer provides a ification for the purposes of registration in the health profession for the Board is established, the Board may decide to—	9 10 11 12 13				
		(a)	impose the conditions the Board considers necessary or desirable on the approval of the accredited program of study to ensure the program provides a qualification for the purposes of registration; or	14 15 16 17				
		(b)	cancel its approval of the accredited program of study.	18				
	(3)	writt	National Board makes a decision under subsection (2), it must give ten notice of the decision, including the reasons for the decision, to accreditation authority that accredited the program.	19 20 21				
Par	t 7	Re	gistration of health practitioners	22				
Divi	sion	1	General registration	23				
52	Eligi	bility 1	for general registration	24				
	(1)	An i	individual is eligible for general registration in a health profession	25 26				
		(a)	the individual is qualified for general registration in the health profession; and	27 28				
		(b)	the individual has successfully completed—	29				
			(i) any period of supervised practice in the health profession required by an approved registration standard for the health profession; or	30 31 32				
			(ii) any examination or assessment required by an approved registration standard for the health profession to assess the individual's ability to competently and safely practise the profession; and	33 34 35 36				

		(c)		dividual is a suitable person to hold general registration in ealth profession; and	1 2
		(d)	co-reg	ndividual is not disqualified under this Law or a law of a gulatory jurisdiction from applying for registration, or being ered, in the health profession; and	3 4 5
		(e)	stated	ndividual meets any other requirements for registration I in an approved registration standard for the health ssion.	6 7 8
	(2)	healt regis	h profe	niting subsection (1), the National Board established for the ession may decide the individual is eligible for general in the profession by imposing conditions on the registration on 83.	9 10 11 12
53	Qual	ificatio	ons for	general registration	13
		An ir if—	dividu	al is qualified for general registration in a health profession	14 15
		(a)		ndividual holds an approved qualification for the health ssion; or	16 17
		(b)	establ equiv	individual holds a qualification the National Board lished for the health profession considers to be substantially alent, or based on similar competencies, to an approved fication; or	18 19 20 21
		(c)	(a) or comp Natio	dividual holds a qualification, not referred to in paragraph (b), relevant to the health profession and has successfully leted an examination or other assessment required by the nal Board for the purpose of general registration in the profession; or	22 23 24 25 26
		(d)	the in	dividual—	27
			(i)	holds a qualification, not referred to in paragraph (a) or (b), that under this Law or a corresponding prior Act qualified the individual for general registration (however described) in the health profession; and	28 29 30 31
			(ii)	was previously registered under this Law or the corresponding prior Act on the basis of holding that qualification.	32 33 34
54	Exan	ninatio	on or a	ssessment for general registration	35
		indiv or as	idual to sessme	poses of section 52(1)(b)(ii), if a National Board requires an oundertake an examination or assessment, the examination on must be conducted by an accreditation authority for the assion, unless the Board decides otherwise.	36 37 38 39

55	Unsuitability	to hold	general	l registration	
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- (1) A National Board may decide an individual is not a suitable person to hold general registration in a health profession if—
 - (a) in the Board's opinion, the individual has an impairment that would detrimentally affect the individual's capacity to practise the profession to such an extent that it would or may place the safety of the public at risk; or
 - (b) having regard to the individual's criminal history to the extent that is relevant to the individual's practice of the profession, the individual is not, in the Board's opinion, an appropriate person to practise the profession or it is not in the public interest for the individual to practise the profession; or
 - (c) the individual has previously been registered under a relevant law and during the period of that registration proceedings under Part 8, or proceedings that substantially correspond to proceedings under Part 8, were started against the individual but not finalised; or
 - (d) in the Board's opinion, the individual's competency in speaking or otherwise communicating in English is not sufficient for the individual to practise the profession; or
 - (e) the individual's registration (however described) in the health profession in a jurisdiction that is not a participating jurisdiction, whether in Australia or elsewhere, is currently suspended or cancelled on a ground for which an adjudication body could suspend or cancel a health practitioner's registration in Australia; or
 - (f) the nature, extent, period and recency of any previous practice of the profession is not sufficient to meet the requirements specified in an approved registration standard relevant to general registration in the profession; or
 - (g) the individual fails to meet any other requirement in an approved registration standard for the profession about the suitability of individuals to be registered in the profession or to competently and safely practise the profession; or
 - (h) in the Board's opinion, the individual is for any other reason—
 - (i) not a fit and proper person for general registration in the profession; or
 - (ii) unable to practise the profession competently and safely.

Page 55

	(2)		is section—	1	
		relev	vant law means—	2	
		(a)	this Law or a corresponding prior Act; or	3	
		(b)	the law of another jurisdiction, whether in Australia or elsewhere.	4	
56	Perio	od of g	general registration	5	
	(1)		period of registration that is to apply to a health practitioner granted	6	
			eral registration in a health profession is the period (the <i>registration</i> od), not more than 12 months, decided by the National Board	7 8	
			blished for the profession and published on the Board's website.	9	
	(2)		e National Board decides to register a health practitioner in the th profession during a registration period, the registration—	10 11	
		(a)	starts when the Board makes the decision; and	12	
		(b)	expires at the end of the last day of the registration period.	13	
Div	ision	2	Specialist registration	14	
57	Eligi	bility f	or specialist registration		
	(1)	An individual is eligible for specialist registration in a recognised			
		speci	ialty in a health profession if—	17	
		(a)	the individual is qualified for registration in the specialty; and	18	
		(b)	the individual has successfully completed—	19	
			(i) any period of supervised practice in the specialty required	20	
			by an approved registration standard for the health profession; or	21 22	
			(ii) any examination or assessment required by an approved	23	
			registration standard for the health profession to assess the	24	
			individual's ability to competently and safely practise the	25	
			specialty; and	26	
		(c)	the individual is a suitable person to hold registration in the health profession; and	27 28	
		(d)	the individual is not disqualified under this Law or a law of a	29	
			co-regulatory jurisdiction from applying for registration, or being registered, in the specialty; and	30 31	
		(a)			
		(e)	the individual meets any other requirements for registration stated in an approved registration standard for the specialty.	32 33	
	(2)		nout limiting subsection (1), the National Board may decide the	34	
			vidual is eligible for registration in the recognised specialty by osing conditions on the registration under section 83.	35 36	

58	Qua	lificati	ons for specialist registration	1		
			ndividual is qualified for specialist registration in a recognised ialty in a health profession if the individual—	2		
		(a)	holds an approved qualification for the specialty; or	4		
		(b)	holds another qualification the National Board established for the health profession considers to be substantially equivalent, or based on similar competencies, to an approved qualification for the specialty; or			
		(c)	holds a qualification, not referred to in paragraph (a) or (b), relevant to the specialty and has successfully completed an examination or other assessment required by the National Board for the purpose of registration in the specialty; or			
		(d)	the individual—	13		
			(i) holds a qualification, not referred to in paragraph (a) or (b), that under this Law or a corresponding prior Act qualified the individual for specialist registration (however described) in the specialty; and	14 15 16 17		
			(ii) was previously registered under this Law or the corresponding prior Act on the basis of holding that qualification for the specialty.	18 19 20		
59	Examination or assessment for specialist registration					
		an i exan	he purposes of section 57(1)(b)(ii), if the National Board requires ndividual to undertake an examination or assessment, the nination or assessment must be conducted by an accreditation prity for the health profession, unless the Board decides otherwise.	22 23 24 25		
60	Unsuitability to hold specialist registration					
	(1) Section 55 applies to the making of a decision by a National Board that an individual is not a suitable person to hold specialist registration in a recognised specialty.					
	(2)	For t	he purposes of subsection (1), a reference in section 55 to—	30		
		(a)	general registration in the health profession is taken to be a reference to specialist registration in a recognised specialty; and	31 32		
		(b)	the health profession is taken to be a reference to the recognised specialty.	33 34		
61	Period of specialist registration					
	(1)	speci	period of registration that is to apply to a health practitioner granted talist registration in a recognised specialty in a health profession is period (the <i>registration period</i>), not more than 12 months, decided	36 37 38		

			e National Board established for the profession and published on oard's website.	1 2
	(2)	recog	e National Board decides to register a health practitioner in a gnised specialty for the health profession during a registration d, the specialist registration—	3 4 5
		(a)	starts when the Board makes the decision; and	6
		(b)	expires at the end of the last day of the registration period.	7
Divi	sion	3	Provisional registration	8
62	Eligi	bility fo	or provisional registration	9
	(1)	profe practi	ndividual is eligible for provisional registration in a health ssion, to enable the individual to complete a period of supervised ice that the individual requires to be eligible for general tration in the health profession, if—	10 11 12 13
		(a)	the individual is qualified for general registration in the profession; and	14 15
		(b)	the individual is a suitable person to hold provisional registration in the profession; and	16 17
		(c)	the individual is not disqualified under this Law or a law of a co-regulatory jurisdiction from applying for, or being registered in, the profession; and	18 19 20
		(d)	the individual meets any other requirements for registration stated in an approved registration standard for the health profession.	21 22 23
	(2)	health regist	out limiting subsection (1), the National Board established for the profession may decide the individual is eligible for provisional tration in the health profession by imposing conditions on the tration under section 83.	24 25 26 27
63	Unsu	uitabili	ty to hold provisional registration	28
	(1)	is no	on 55 applies to a decision by a National Board that an individual t a suitable person to hold provisional registration in a health ssion.	29 30 31
	(2)	regist	ne purposes of subsection (1), a reference in section 55 to general tration in the health profession is taken to be a reference to sional registration in the health profession.	32 33 34

64	Period of provisional registration					
	(1)	The period of registration (the <i>registration period</i>) that is to apply to a health practitioner granted provisional registration in a health profession is—				
		(a)	the period decided by the National Board established for the profession, but not more than 12 months, and published on the Board's website; or	! (
		(b)	the longer period prescribed by a regulation.	;		
	(2)		e National Board decides to register a health practitioner in the h profession during a registration period, the registration—) 10		
		(a)	starts when the Board makes the decision; and	1		
		(b)	expires at the end of the last day of the registration period.	1:		
	(3)	Prov	isional registration may not be renewed more than twice.	1;		
		indivion period of the	If an individual were not able to complete the supervised practice the dual requires for general registration in a health profession during the d consisting of the individual's initial period of registration and 2 renewals at registration, the individual would need to make a new application for sional registration in the profession.	14 15 10 11 18		
Divi	sion	4	Limited registration	19		
65	Eligibility for limited registration					
	(1)	An ii if—	ndividual is eligible for limited registration in a health profession	2 ²		
		(a)	the individual is not qualified for general registration in the profession or specialist registration in a recognised speciality in the profession; and	2: 2: 2:		
		(b)	the individual is qualified under this Division for limited registration; and	20		
		(c)	the individual is a suitable person to hold limited registration in the profession; and	28 29		
		(d)	the individual is not disqualified under this Law or a law of a co-regulatory jurisdiction from applying for registration, or being registered, in the health profession; and	30 31		
		(e)	the individual meets any other requirements for registration stated in an approved registration standard for the health profession.	33 34 38		
	(2)	healt the	nout limiting subsection (1), the National Board established for the ich profession may decide the individual is eligible for registration in profession by imposing conditions on the registration under on 83.	36 37 38		

66	Limited registration for postgraduate training or supervised practice					
	(1)	An individual may apply for limited registration to enable the individual to undertake a period of postgraduate training or supervised practice in a health profession, or to undertake assessment or sit an examination, approved by the National Board established for the profession.	2 3 4 5			
	(2)	The individual is qualified for the limited registration applied for if the National Board is satisfied the individual has completed a qualification that is relevant to, and suitable for, the postgraduate training, supervised practice, assessment or examination.	6 7 8 9			
67	Limi	ted registration for area of need	10			
	(1)	An individual may apply for limited registration to enable the individual to practise a health profession in an area of need decided by the responsible Minister under subsection (5).	11 12 13			
	(2)	The individual is qualified for the limited registration applied for if the National Board is satisfied the individual's qualifications and experience are relevant to, and suitable for, the practice of the profession in the area of need.	14 15 16 17			
	(3)	The National Board must consider the application but is not required to register the individual merely because there is an area of need.	18 19			
	(4)	If the National Board grants the individual limited registration to enable the individual to practise the profession in the area of need, the individual must not practise the profession other than in the area of need specified in the individual's certificate of registration.	20 21 22 23			
	(5)	A responsible Minister for a participating jurisdiction may decide there is an area of need for health services in the jurisdiction, or part of the jurisdiction, if the Minister considers there are insufficient health practitioners practising in a particular health profession in the jurisdiction or the part of the jurisdiction to provide services that meet the needs of people living in the jurisdiction or the part of the jurisdiction.	24 25 26 27 28 29 30			
	(6)	If a responsible Minister decides there is an area of need under subsection (5), the responsible Minister must give the National Board established for the health profession written notice of the decision.	31 32 33			
	(7)	A responsible Minister may delegate the Minister's power under this section to an appropriately qualified person.	34 35			
	(8)	In this section—	36			
		<i>appropriately qualified</i> means having the qualifications, experience or standing appropriate to the exercise of the power.	37 38			

		<i>health services</i> means the provision of services by health practitioners in a particular health profession.	1 2			
68	Limi	ited registration in public interest	3			
	(1)	An individual may apply for limited registration to enable the individual to practise a health profession for a limited time, or for a limited scope, in the public interest.	4 5 6			
	(2)	The individual is qualified for the limited registration applied for if the National Board established for the health profession is satisfied it is in the public interest for an individual with the individual's qualifications and experience to practise the profession for that time or scope.	7 8 9 10			
69	Limi	ited registration for teaching or research	11			
	(1)	An individual may apply for limited registration in a health profession to enable the individual to fill a teaching or research position.	12 13			
	(2)	The individual is qualified for the limited registration applied for if the National Board established for the health profession is satisfied the individual's qualifications are relevant to, and suitable for, the position.	14 15 16			
70	Unsuitability to hold limited registration					
	(1)	Section 55 applies to a decision by a National Board that an individual is not a suitable person to hold limited registration in a health profession.	18 19 20			
	(2)	For the purposes of subsection (1), a reference in section 55 to general registration in the health profession is taken to be a reference to limited registration in the health profession.	21 22 23			
71	Limited registration not to be held for more than one purpose					
		An individual may not hold limited registration in the same health profession for more than one purpose under this Division at the same time.	25 26 27			
72	Peri	od of limited registration	28			
	(1)	The period of registration that is to apply to a health practitioner granted limited registration in a health profession is the period (the <i>registration period</i>), not more than 12 months, decided by the National Board established for the profession and published on the Board's website.	29 30 31 32			
	(2)	If the National Board decides to register a health practitioner in the health profession during a registration period, the registration—	33 34			
		(a) starts when the Board makes the decision; and	35			
		(b) expires at the end of the last day of the registration period.	36			

	(3)	Limi	ited registration may not be renewed more than 3 times.	1	
		profe regis perio purpo	. If an individual had been granted limited registration in a health ission for a purpose under this Division, had subsequently renewed the tration in the profession for that purpose 3 times and at the end of the divished to continue holding limited registration in the profession for that pose, the individual would need to make a new application for limited tration in the profession for that purpose.	2 3 4 5 6 7	
Divi	ision	5	Non-practising registration	8	
73	Eligi	bility	for non-practising registration	9	
			individual is eligible for non-practising registration in a health ession if—	10 11	
		(a)	the individual—	12	
			(i) holds or has held general registration in the health profession under this Law; or	13 14	
			(ii) holds or has held specialist registration in a recognised speciality in the health profession under this Law; or	15 16	
			(iii) held registration in the health profession under a corresponding prior Act that was equivalent to general registration or specialist registration in the health profession under this Law;	17 18 19 20	
		(b)	the individual is a suitable person to hold non-practising registration in the profession.	21 22	
74	Unsu	uitabil	ity to hold non-practising registration	23	
			ational Board may decide an individual is not a suitable person to non-practising registration in a health profession if—	24 25	
		(a)	having regard to the individual's criminal history to the extent that is relevant to the individual's practise of the profession, the individual is not, in the Board's opinion, an appropriate person to hold registration in the profession or it is not in the public interest for the individual to hold registration in the profession; or	26 27 28 29 30	
		(b)	in the Board's opinion, the individual is for any other reason not a fit and proper person to hold non-practising registration in the profession.	31 32 33	
75			d health practitioner who holds non-practising registration practise the profession	34 35	
	(1) A registered health practitioner who holds non-practising registration in a health profession must not practise the profession.				

	(2) A contravention of subsection (1) by a registered health practitioner does not constitute an offence but may constitute behaviour for which health, conduct or performance action may be taken.						
76	Perio	d of no	n-practising registration	4			
	(1)	The period of registration that is to apply to a health practitioner granted non-practising registration in a health profession is the period (the <i>registration period</i>), not more than 12 months, decided by the National Board established for the profession and published on the Board's website.					
	 (2) If the National Board decides to register a health practitioner in the health profession during a registration period, the registration— (a) starts when the Board makes the decision; and 						
		(b) e	expires at the end of the last day of the registration period.	13			
Divi	sion	6	Application for registration	14			
77	Appl	Application for registration					
	(1)	An individual may apply to a National Board for registration in the health profession for which the Board is established.					
	(2)	An app	An application must—				
		(a) t	be in the form approved by the National Board; and	19			
		(b) t	be accompanied by the relevant fee; and	20			
		(c) t	be accompanied by proof of the applicant's identity; and	21			
			be accompanied by any other information reasonably required by he Board.	22 23			
	(3)		at limiting subsection (2)(a), a form approved by a National for the purposes of that subsection must require an applicant—	24 25			
		(a) t	o provide a declaration about—	26			
			(i) the address at which the applicant will predominantly practise the profession; or	27 28			
		(ii) if the applicant will not be practising the profession or will not predominantly practise the profession at one address, the address that is the applicant's principal place of residence; and	29 30 31 32			
			o provide an address to be used by the Board in corresponding with the applicant; and	33 34			

		(c)	to disclose the applicant's criminal history; and	1		
		(d)	to authorise the Board to obtain the applicant's criminal history.	2		
		Note. See the definition of <i>criminal history</i> which applies to offences in participating jurisdictions and elsewhere, including outside Australia.				
	(4)		riminal history law does not apply to the requirement under ection (3)(c) for the applicant to disclose the applicant's criminal bry.	5 6 7		
	(5)		rmation in the application must, if the approved form requires, be ied by a statutory declaration.	8 9		
78	Pow	er to c	check applicant's proof of identity	10		
	(1)	If an applicant for registration gives a National Board a document as evidence of the applicant's identity under this section, the Board may, by written notice, ask the entity that issued the document—				
		(a)	to confirm the validity of the document; or	14		
		(b)	to give the Board other information relevant to the applicant's identity.	15 16		
	(2)	An entity given a notice under subsection (1) is authorised to give the National Board the information requested in the notice.				
79	Pow	er to c	check applicant's criminal history	19		
	(1)	Before deciding an application for registration, a National Board must check the applicant's criminal history.				
	(2)	Boar	the purposes of checking an applicant's criminal history, a National and may obtain a written report about the criminal history of the icant from any of the following—	22 23 24		
		(a)	CrimTrac;	25		
		(b)	a police commissioner;	26		
		(c)	an entity in a jurisdiction outside Australia that has access to records about the criminal history of persons in that jurisdiction.	27 28		
	(3)	(3) A criminal history law does not apply to a report about an applicant's criminal history under subsection (2).				
80	Boar	ds' ot	ther powers before deciding application for registration	31		
	(1)	Befo	ore deciding an application for registration, a National Board may—	32		
		(a)	investigate the applicant, including, for example, by asking an entity—	33 34		
			(i) to give the Board information about the applicant; or	35		

		(ii) to verify information or a document that relates to the applicant;	2
		Examples. If the applicant is or has been registered by another registration authority, the National Board may ask the registration authority for information about the applicant's registration status.	;
		The National Board may ask an entity that issued qualifications that the applicant believes qualifies the applicant for registration for confirmation that the qualification was issued to the applicant.	-
	(b)	by written notice given to the applicant, require the applicant to give the Board, within a reasonable time stated in the notice, further information or a document the Board reasonably requires to decide the application; and	9 10 11 12
	(c)	by written notice given to the applicant, require the applicant to attend before the Board, within a reasonable time stated in the notice and at a reasonable place, to answer any questions of the Board relating to the application; and	1; 14 1; 16
	(d)	by written notice given to the applicant, require the applicant to undergo an examination or assessment, within a reasonable time stated in the notice and at a reasonable place, to assess the applicant's ability to practise the health profession in which registration is sought; and	17 18 19 20 2
	(e)	by written notice given to the applicant, require the applicant to undergo a health assessment, within a reasonable time stated in the notice and at a reasonable place.	22 23 24
(2)		National Board may require the information or document referred subsection (1)(b) to be verified by a statutory declaration.	2! 26
(3)	or ass	National Board requires an applicant to undertake an examination ressment under subsection (1)(d) to assess the applicant's ability to see the health profession—	27 28 29
	(a)	the examination or assessment must be conducted by an accreditation authority for the health profession, unless the Board decides otherwise; and	30 31 32
	(b)	the National Agency may require the applicant to pay the relevant fee.	30 34
(4)	A not	ice under subsection (1)(d) or (e) must state—	35
	(a)	the reason for the examination or assessment; and	36
	(b)	the name and qualifications of the person appointed by the National Board to conduct the examination or assessment; and	37
	(c)	the place where, and the day and time at which, the examination or assessment is to be conducted.	39 40

	(5)	stated time, the applicant does not comply with a requirement under subsection (1).					
81		licant r npositi			bmissions about proposed refusal of application ion	4 5	
	(1)	propo subje	f, after considering an application for registration, a National Board is roposing to refuse to register the applicant or to register the applicant ubject to a condition, the Board must give the applicant written notice f the proposal.			6 7 8 9	
	(2)	The r	notice r	nust—	-	10	
		(a)	state 1	the rea	sons for the proposal; and	11	
		(b)	Board	d by the day	oplicant to make a written or verbal submission to the e date stated in the notice, being not less than 30 days ay the notice is given to the applicant, about the	12 13 14 15	
82	Decision about application						
	(1)	made	in acc	ordan	an application for registration and any submissions ce with a notice under section 81, a National Board ealth profession must—	17 18 19	
		(a)	profes	ssion a	ant the applicant the type of registration in the health applied for if the applicant is eligible for that type of under a relevant section; or	20 21 22	
		(b)	profes	ssion,	rant the applicant a type of registration in the health other than the type of registration applied for, for pplicant is eligible under a relevant section; or	23 24 25	
		(c)		e to re	efuse to grant the applicant registration in the health f—	26 27	
			(i)		oplicant is ineligible for registration in the profession a relevant section because the applicant—	28 29	
				(A)	is not qualified for registration; or	30	
				(B)	has not completed a period of supervised practice in the health profession, or an examination or assessment required by the Board to assess the individual's ability to practise the profession; or	31 32 33 34	
				(C)	is not a suitable person to hold registration; or	35	
				(D)	is disqualified under this Law from applying for registration, or being registered, in the health profession; or	36 37 38	

			(E)	does not meet a requirement for registration stated	1
			()	in an approved registration standard for the profession; or	2
		(i	i) it wou	ald be improper to register the applicant because the	4
			applic	cant or someone else gave the National Board	5
				nation or a document in relation to the application vas false or misleading in a material particular.	6 7
	(2)	In this so	ection—		8
		relevant	section m	eans section 52, 57, 62, 65 or 73.	9
83	Cond	litions of	registrati	on	10
	(1)			d decides to register a person in the health profession	11
				ard is established, the registration is subject to any oard considers necessary or desirable in the	12
		circumst		oard considers necessary of desirable in the	13 14
		Note. A f	ailure by a	registered health practitioner to comply with a condition of istration does not constitute an offence but may constitute	15 16
		behaviou	r for which I	health, conduct or performance action may be taken.	17
	(2)	If the N	National B	Board decides to register the person subject to a	18
			n referred or the cond	to in subsection (1), the Board must decide a review dition.	19 20
0.4	Natio	•			
84		_	jiven to ap		21
	(1)	Board m		er making the decision under section 82, the National	22 23
		(a) gi	ve the app	licant written notice of the Board's decision; and	24
				decides to register the applicant, give the applicant a f registration.	25 26
	(2)	If the Bo	oard decid	es not to register the applicant, or decides to register	27
				ype of registration other than the registration applied condition, the notice under subsection (1)(a) must	28 29
		state—		(-)()	30
		(a) th	e reasons	for the decision; and	31
		` '		licant may appeal against the decision; and	32
				ication for appeal may be made and the period within oplication must be made.	33 34
85	Failu	re to dec	ide applic	eation	35
				d fails to decide an application for registration within ceipt, or the longer period agreed between the Board	36 37

			ne applicant, the failure by the Board to make a decision is taken a decision to refuse to register the applicant.	
Divi	sion	7	Student registration	3
Sub	divisi	ion 1	Persons undertaking approved programs of study	!
86	Defin	itions		(
		In thi	s Subdivision—	-
		appro endor	oved program of study, for a health profession, does not include an oved program of study that provides a qualification for resement of registration in the profession but does not qualify a n for registration in the profession.	8 9 10 11
		<i>partio</i> regist	culars means particulars required to be included in the student er.	12 13
87	Natio study		pard must register persons undertaking approved program of	14 15
	(1)	wheth	National Board established for a health profession must decide ner persons who are undertaking an approved program of study for ealth profession must be registered—	16 17 18
		(a)	for the entire period during which the persons are enrolled in the approved program of study; or	19 20
		(b)	for the period starting when the persons begin a particular part of the approved program of study and ending when the persons complete, or otherwise cease to be enrolled in, the program.	2° 22 23
	(2)	progr	eciding whether to register persons undertaking an approved am of study for the entire period of the program of study or only of the period, the National Board must have regard to—	24 25 26
		(a)	the likelihood that persons undertaking the approved program of study will, in the course of undertaking the program, have contact with members of the public; and	25 28 29
		(b)	if it is likely that the persons undertaking the approved program of study will have contact with members of the public—	3 ²
			(i) when in the approved program of study it is likely the persons will have contact with members of the public; and	32 33
			(ii) the potential risk that contact may pose to members of the public.	34 35

88			Board may ask education provider for list of personsing approved program of study	1 2
	(1)	Natio	the purposes of registering persons as required by section 87, a onal Board may, at any time by written notice given to an education rider, ask the provider for the following—	3 4 5
		(a)	the particulars of all persons who are undertaking an approved program of study for the health profession for which the Board is established;	6 7 8
		(b)	the particulars of all persons who will be undertaking the part of the approved program of study specified in the notice.	9 10
	(2)		education provider given a notice under subsection (1) must not fail, out reasonable excuse, to comply with the notice.	11 12
	(3)	A co	ontravention of subsection (2) does not constitute an offence.	13
	(4)		vever, if an education provider does not comply with a notice under section (1)—	14 15
		(a)	the National Board that gave the education provider the notice must publish details of the failure to comply with the notice on the Board's website; and	16 17 18
		(b)	the National Agency may, on the recommendation of the National Board, include a statement about the failure to comply with the notice in the Agency's annual report.	19 20 21
89	Regi	istratio	on of students	22
	(1)	prog	receipt of the particulars of persons undertaking an approved gram of study, or part of an approved program of study, under ion 88—	23 24 25
		(a)	the National Board may register the persons as students in the health profession by entering the persons' particulars in the student register kept by the Board; or	26 27 28
		(b)	the National Board may—	29
			(i) by written notice given to each person, require the person to complete an application for registration as a student in the form approved by the National Board; and	30 31 32
			(ii) on receipt of the person's application form, register the person as a student in the health profession by entering the person's particulars in the student register kept by the Board.	33 34 35 36
	(2)	is un	National Board must not register a person as a student if the person adertaking an approved program of study for a health profession in the person already holds registration under Division 6.	37 38 39

	(3)	The National Board must not require a person to pay a fee for registration as a student.	:
	(4)	As soon as practicable after registering a person as a student, a National Board must give written notice of the registration to—	;
		(a) the education provider that provided the student's particulars to the Board; and	:
		(b) if the Board required the person to complete an application form for registration, the student.	- -
	(5)	As soon as practicable after receiving notice that a student has been registered under subsection (1)(a), the education provider must give written notice of the registration to the student.	10 10 11
90	Perio	od of student registration	1:
		The period of registration for a student—	1;
		(a) starts when the student is registered under section 89; and	14
		(b) expires at the end of the day on which the student completes, or otherwise ceases to be enrolled in, the approved program of study.	19 10 11
. .			
Sub	divis	sion 2 Other persons to be registered as students	18
Տub 91		cation provider to provide lists of persons	18 19
		·	
	Educ	cation provider to provide lists of persons If an education provider arranges clinical training in a health profession for a person who is not enrolled in an approved program of study for the profession, the education provider must give the National Board	19 20 21 22
	Educ (1)	cation provider to provide lists of persons If an education provider arranges clinical training in a health profession for a person who is not enrolled in an approved program of study for the profession, the education provider must give the National Board established for the profession written notice about the arrangement. Subsection (1) does not apply if the person is a registered health practitioner who is registered in the health profession in which the	19 20 22 23 24 24
	(1) (2)	cation provider to provide lists of persons If an education provider arranges clinical training in a health profession for a person who is not enrolled in an approved program of study for the profession, the education provider must give the National Board established for the profession written notice about the arrangement. Subsection (1) does not apply if the person is a registered health practitioner who is registered in the health profession in which the clinical training is being undertaken.	19 20 22 23 24 24 29 20
	(1) (2)	Cation provider to provide lists of persons If an education provider arranges clinical training in a health profession for a person who is not enrolled in an approved program of study for the profession, the education provider must give the National Board established for the profession written notice about the arrangement. Subsection (1) does not apply if the person is a registered health practitioner who is registered in the health profession in which the clinical training is being undertaken. A notice under subsection (1) must include—	19 20 22 23 24 29 20 20 20 21
	(1) (2)	If an education provider arranges clinical training in a health profession for a person who is not enrolled in an approved program of study for the profession, the education provider must give the National Board established for the profession written notice about the arrangement. Subsection (1) does not apply if the person is a registered health practitioner who is registered in the health profession in which the clinical training is being undertaken. A notice under subsection (1) must include— (a) the particulars of the person undertaking the clinical training, and (b) particulars of the arrangement for the person to undertake the	19 20 22 23 24 29 20 21 21

		(b)	the National Board may—	1
			(i) by written notice given to each person, require the person to complete an application for registration as a student in the form approved by the National Board; and	2 3 4
			(ii) on receipt of the person's application form, register the person as a student in the health profession by entering the person's particulars in the student register kept by the Board.	5 6 7 8
	(5)	subse regist	oon as practicable after registering a person as a student under ction (4), a National Board must give written notice of the ration to the education provider that provided the student's rulars to the Board.	9 10 11 12
	(6)		National Board must not require a person to pay a fee for ration as a student.	13 14
	(7)	A stu	dent's period of registration under this section—	15
		(a)	starts when the student is registered under subsection (4); and	16
		(b)	expires at the end of the day on which the person completes, or otherwise ceases to undertake, the period of clinical training.	17 18
0		_		
Sub	divisi	ion 3	General provisions applicable to students	19
92		e to b	General provisions applicable to students e given if student registration suspended or condition	19 20 21
	Notic	e to be		20
	Notic impo	e to be	e given if student registration suspended or condition	20 21
	Notic impo	e to be sed This s	e given if student registration suspended or condition section applies if, at any time, any of the following events occurs—	20 21 22
	Notic impo	te to be sed This s (a)	e given if student registration suspended or condition section applies if, at any time, any of the following events occurs— a person's registration as a student under this Law is suspended; a condition is imposed on a person's registration as a student under this Law or a condition to which a person's registration is	20 21 22 23 24 25
	Notic impo	This s (a) (b) (c) The inpractic educa	e given if student registration suspended or condition section applies if, at any time, any of the following events occurs— a person's registration as a student under this Law is suspended; a condition is imposed on a person's registration as a student under this Law or a condition to which a person's registration is subject is changed or removed; a National Board accepts an undertaking from a person who is a	20 21 22 23 24 25 26

93	Repo	ort to National Board of cessation of status as student	•
	(1)	This section applies if—	2
		 a student completes, or otherwise ceases to be enrolle approved program of study for a health profession provided education provider; or 	
		(b) a student completes, or otherwise ceases to undertake, training in a health profession arranged by an education p	clinical e provider.
	(2)	The education provider must give written notice of the student to be enrolled in the program of study, or to undertake the training, to the National Board established for the health pr within 60 days of it occurring.	clinical
	(3)	A contravention of subsection (2) does not constitute an offend	e. 12
	(4)	However, if an education provider contravenes subsection (2)-	- 13
		(a) the National Board must publish details of the contrave the Board's website; and	ntion on 14
		(b) the National Agency may, on the recommendation National Board, include a statement about the contrave the Agency's annual report.	of the 16 ention in 17
Div	ision	8 Endorsement of registration	19
Sub	divis	sion 1 Endorsement in relation to scheduled medicines	20 2°
94	End	lorsement for scheduled medicines	22
	(1)	A National Board may, in accordance with an approval give Ministerial Council under section 14, endorse the registrative registered health practitioner registered by the Board as being to administer, obtain, possess, prescribe, sell, supply or use a semedicine or class of scheduled medicines if the practitioner—	on of a 24 qualified 25
		(a) holds either of the following qualifications relevant endorsement—	t to the 28
		(i) an approved qualification;	30
		(ii) another qualification that, in the Board's opi substantially equivalent to, or based on competencies to, an approved qualification; and	nion, is 3° similar 32
		(b) complies with any approved registration standard releva endorsement.	nt to the 34
		Note. The endorsement of a health practitioner's registration under th indicates the practitioner is qualified to administer, obtain, possess, pages, supply or use the scheduled medicine or class of medicines specified.	orescribe, 37

		of a h	rsement but does not authorise the practitioner to do so. The authorisation ealth practitioner to administer, obtain, possess, prescribe, sell, supply or cheduled medicines in a participating jurisdiction will be provided for by or another Act of that jurisdiction.	1 2 3 4
		admir by or	h practitioners registered in certain health professions will be authorised to nister, obtain, possess, prescribe, sell, supply or use scheduled medicines under an Act of a participating jurisdiction without the need for the health tioners to hold an endorsement under this Law.	5 6 7 8
	(2)	An e	ndorsement under subsection (1) must state—	9
		(a)	the scheduled medicine or class of scheduled medicines to which the endorsement relates; and	10 11
		(b)	whether the registered health practitioner is qualified to administer, obtain, possess, prescribe, sell, supply or use the scheduled medicine or class of scheduled medicines; and	12 13 14
		(c)	if the endorsement is for a limited period, the date the endorsement expires.	15 16
Sub	divis	ion 2	Endorsement in relation to nurse practitioners	17
95	Endo	orseme	ent as nurse practitioner	18
	(1)	registin th	Nursing and Midwifery Board of Australia may endorse the tration of a registered health practitioner whose name is included e Register of Nurses as being qualified to practise as a nurse itioner if the practitioner—	19 20 21 22
		(a)	holds either of the following qualifications relevant to the endorsement—	23 24
			(i) an approved qualification;	25
			(ii) another qualification that, in the Board's opinion, is substantially equivalent to, or based on similar competencies to, an approved qualification; and	26 27 28
		(b)	complies with any approved registration standard relevant to the endorsement.	29 30
	(2)	An e	ndorsement under subsection (1) must state—	31
		(a)	that the registered health practitioner is entitled to use the title "nurse practitioner"; and	32 33
		(b)	any conditions applicable to the practice by the registered health practitioner as a nurse practitioner.	34 35

Subdivision 3		ion 3	B Endorsement in relation to midwife practitioners	
96	Endo	orseme	ent as midwife practitioner	3
	(1)	regist in the	Nursing and Midwifery Board of Australia may endorse the tration of a registered health practitioner whose name is included a Register of Midwives as being qualified to practise as a midwife itioner if the practitioner—	4 5 6 7
		(a)	holds either of the following qualifications relevant to the endorsement—	8 9
			(i) an approved qualification;	10
			(ii) another qualification that, in the Board's opinion, is substantially equivalent to, or based on similar competencies to, an approved qualification; and	11 12 13
		(b)	complies with any approved registration standard relevant to the endorsement.	14 15
	(2)	An er	ndorsement under subsection (1) must state—	16
		(a)	that the registered health practitioner is entitled to use the title "midwife practitioner"; and	17 18
		(b)	any conditions applicable to the practice by the registered health practitioner as a midwife practitioner.	19 20
Sub	divis	ion 4	Endorsement in relation to acupuncture	21
97	Endo	orseme	ent for acupuncture	22
	(1)	practi	ational Board may endorse the registration of a registered health itioner registered by the Board as being qualified to practise as an uncturist if the practitioner—	23 24 25
		(a)	holds either of the following qualifications relevant to the endorsement—	26 27
			(i) an approved qualification;	28
			(ii) another qualification that, in the Board's opinion, is substantially equivalent to, or based on similar competencies to, an approved qualification; and	29 30 31
		(b)	complies with an approved registration standard relevant to the endorsement.	32 33
	(2)	An er	ndorsement under subsection (1) must state—	34
	. /	(a)	that the registered health practitioner is entitled to use the title "acupuncturist"; and	35 36

		(b)	any conditions applicable to the practice of acupuncture by the registered health practitioner.	
Sub	divis	ion 5	Endorsements in relation to approved areas of practice	;
98	Endo	orseme	ent for approved area of practice	ţ
	(1)	accor section regist	dational Board established for a health profession may, in rdance with an approval given by the Ministerial Council under on 15, endorse the registration of a registered health practitioner tered by the Board as being qualified to practise in an approved of practice for the health profession if the practitioner—	{ - { (
		(a)	holds either of the following qualifications relevant to the endorsement—	1° 12
			(i) an approved qualification;	13
			(ii) another qualification that, in the Board's opinion, is substantially equivalent to, or based on similar competencies to, an approved qualification; and	14 18 18
		(b)	complies with an approved registration standard relevant to the endorsement.	17 18
	(2)	An ei	ndorsement under subsection (1) must state—	19
		(a)	the approved area of practice to which the endorsement relates; and	20 2
		(b)	any conditions applicable to the practice by the registered health practitioner in the approved area of practice.	22 23
Sub	divis	ion 6	Application for endorsement	24
99	Appl	ication	n for endorsement	25
	(1)	An ir indiv	ndividual may apply to a National Board for endorsement of the idual's registration.	20 27
	(2)	The a	application must—	28
		(a)	be in the form approved by the National Board; and	29
		(b)	be accompanied by the relevant fee; and	30
		(c)	be accompanied by any other information reasonably required by the Board.	3 ²
	(3)		he purposes of subsection (2)(c), the information a National Board require an applicant to provide includes—	33 34
		(a)	evidence of the qualifications in the health profession the	3!

		(b)	evidence of successful completion of any period of supervised practice required by an approved registration standard; and	1 2
		(c)	if the applicant is required to complete an examination or assessment set by or on behalf of the Board, evidence of the successful completion of the examination or assessment.	3 4 5
100	Boar	ds' ot	her powers before deciding application for endorsement	6
	(1)	Befo may-	re deciding an application for endorsement, a National Board	7 8
		(a)	investigate the applicant, including, for example, by asking an entity—	9 10
			(i) to give the Board information about the applicant; or(ii) to verify information or a document that relates to the	11 12
			applicant; or	13
		(b)	by written notice to the applicant, require the applicant to give the Board, within a reasonable time stated in the notice, further information or a document the Board reasonably requires to decide the application; or	14 15 16 17
		(c)	by written notice to the applicant, require the applicant to attend before the Board, within a reasonable time stated in the notice and at a reasonable place, to answer any questions of the Board relating to the application; or	18 19 20 21
		(d)	by written notice to the applicant, require the applicant to undergo a written, oral or practical examination, within a reasonable time stated in the notice and at a reasonable place.	22 23 24
	(2)	asses	purpose of an examination under subsection (1)(d) must be to so the applicant's ability to practise the health profession in redance with the endorsement sought.	25 26 27
	(3)	state	applicant is taken to have withdrawn the application if, within the d time, the applicant does not comply with a requirement under ection (1).	28 29 30
101	Appl or im	icant ı ıpositi	may make submissions about proposed refusal of application ion of condition	31 32
	(1)	Natio regis	ther considering an application for endorsement of a registration, a sonal Board is proposing to refuse to endorse the applicant's tration or to endorse the applicant's registration subject to a ition, the Board must give the applicant written notice of the losal.	33 34 35 36 37

	(2)	The	notice must—	1
		(a)	state the reasons for the proposal; and	2
		(b)	invite the applicant to make a written or verbal submission to the Board by the date stated in the notice, being not less than 30 days after the day the notice is given to the applicant, about the proposal.	3 4 5 6
102	Deci	sion a	bout application	7
	(1)	made must	r considering an application for endorsement and any submissions e in accordance with a notice under section 101, a National Board decide to endorse, or refuse to endorse, the applicant's registration ought.	8 9 10 11
	(2)		out limiting subsection (1), a National Board may refuse to endorse oplicant's registration if—	12 13
		(a)	the applicant is not qualified for the endorsement under a relevant section; or	14 15
		(b)	the Board considers the applicant is not competent to practise the health profession in accordance with the endorsement sought.	16 17
	(3)	In th	is section—	18
		relev	vant section means section 94, 95, 96, 97 or 98.	19
103	Cond	ditions	s of endorsement	20
	(1)	section cond	National Board decides to endorse the applicant's registration under on 102, the Board may decide to impose on the endorsement the itions the Board considers necessary or desirable in the imstances.	21 22 23 24
		the p	. A failure by a registered health practitioner to comply with a condition of ractitioner's registration does not constitute an offence but may constitute viour for which health, conduct or performance action may be taken.	25 26 27
	(2)		e National Board decides to impose a condition on the endorsement, Board must also decide a review period for the condition.	28 29
104	Notio	ce of d	decision to be given to applicant	30
	(1)		oon as practicable after making the decision under section 102, the onal Board must—	31 32
		(a)	give the applicant written notice of the Board's decision; and	33
		(b)	if the Board decides to endorse the applicant's registration, give the applicant a new certificate of registration.	34 35

	(2)	decid	des to endorse the applicant's registration or des to endorse the applicant's registration subject to a condition, the se under subsection (1)(a) must state—	1 2 3
		(a)	the reasons for the decision; and	4
		(b)	that the applicant may appeal against the decision; and	5
		(c)	how an application for appeal may be made and the period within which the application must be made.	6 7
105	Perio	od of e	endorsement	8
		If a N regis	National Board decides to endorse a registered health practitioner's stration, the endorsement—	9 10
		(a)	starts when the Board makes the decision; and	11
		(b)	expires when the practitioner's registration ends.	12
106	Failu	ire to	decide application for endorsement	13
		with Boar	National Board fails to decide an application for endorsement in 90 days after its receipt, or the longer period agreed between the d and the applicant, the failure by the Board to make a decision is a to be a decision to refuse to endorse the applicant's registration.	14 15 16 17
Divi	ision	9	Renewal of registration	18
107	Appl	icatio	n for renewal of registration or endorsement	19
	(1)	regis	gistered health practitioner may apply to the National Board that stered the practitioner for renewal of the health practitioner's stration.	20 21 22
	(2)	regis	application for renewal of a registered health practitioner's stration must be made not later than one month after the titioner's period of registration ends.	23 24 25
	(3)	If the	e registered health practitioner's registration has been endorsed by	26
		the line	National Board, the application for renewal of the practitioner's stration is taken to also be an application for a renewal of the presement.	27 28 29
	(4)	the 1 regis	stration is taken to also be an application for a renewal of the	28
	(4)	the 1 regis	stration is taken to also be an application for a renewal of the presement.	28 29
	(4)	the Maregister endo	stration is taken to also be an application for a renewal of the breement. application for renewal of registration must—	28 29 30

		(d)	be ac 109; a	companied by the annual statement required under section and	1 2
		(e)	be acc	companied by any other information reasonably required by oard.	3 4
108	Regi	stratio	on take	n to continue in force	5
	(1)	pract endo	titioner rsemen	ed health practitioner applies under section 107 to renew the s's registration, the applicant's registration, including any at of the registration, is taken to continue in force from the d, apart from this section, have ended until—	6 7 8 9
		(a)	regist	e National Board decides to renew the applicant's ration, the day a new certificate of registration is issued to oplicant; or	10 11 12
		(b)		National Board decides to refuse to renew the applicant's ration, the day the applicant is given notice of the decision.	13 14
	(2)	regis regis	tration tration,	practitioner does not apply to renew the practitioner's before the practitioner's period of registration ends, the including any endorsement of the registration, is taken to force until—	15 16 17 18
		(a)		nd of the day that is one month after the day the period of ration would, apart from this subsection, have ended; or	19 20
		(b)	not 1	health practitioner applies for renewal of the registration ater than one month after the practitioner's period of ration ends, the day referred to in subsection (1)(a) or (b).	21 22 23
	(3)	Subs	ection elled ur	(1) or (2) does not apply if the registration is earlier nder this Law.	24 25
109	Ann	ual sta	itemen	t	26
	(1)			tion for renewal of registration must include or be d by a statement that includes the following—	27 28
		(a)	a dec	laration by the applicant that—	29
			(i)	the applicant does not have an impairment; and	30
			(ii)	the applicant has met any recency of practice requirements stated in an approved registration standard for the health profession; and	31 32 33
			(iii)	the applicant has completed the continuing professional development the applicant was required by an approved registration standard to undertake during the applicant's preceding period of registration; and	34 35 36 37
			(iv)	the applicant has not practised the health profession during the preceding period of registration without appropriate	38 39

			professional indemnity insurance arrangements being in place in relation to the applicant; and	
			(v) if the applicant's registration is renewed the applicant will not practise the health profession unless appropriate professional indemnity insurance arrangements are in place in relation to the applicant;	; ;
		(b)	details of any change in the applicant's criminal history that occurred during the applicant's preceding period of registration;	-
			Note. See the definition of <i>criminal history</i> which applies to offences in participating jurisdictions and elsewhere, including outside Australia.	9 10
		(c)	if the applicant's right to practise at a hospital or another facility at which health services are provided was withdrawn or restricted during the applicant's preceding period of registration because of the applicant's conduct, professional performance or health, details of the withdrawal or restriction of the right to practise;	11 12 13 14
		(d)	if the applicant's billing privileges were withdrawn or restricted under the <i>Medicare Australia Act 1973</i> of the Commonwealth during the applicant's preceding period of registration because of the applicant's conduct, professional performance or health, details of the withdrawal or restriction of the privileges;	16 17 18 19 20
		(e)	details of any complaint made about the applicant to a registration authority or another entity having functions relating to professional services provided by health practitioners or the regulation of health practitioners;	21 22 23 24
		(f)	any other information required by an approved registration standard.	25 26
	(2)		ection (1)(a)(ii), (iii) and (iv), (c) and (d) does not apply to an cant who is applying for the renewal of non-practising registration.	27 28
110	Natio	nal B	oard's powers before making decision	29
		Boar	re deciding an application for renewal of registration, a National d may exercise a power under section 80 as if the application were oplication for registration made under section 77.	30 37 32
111			may make submissions about proposed refusal of application I or imposition of condition	33 34
	(1)	Nation regist	fter considering an application for renewal of registration, a onal Board is proposing to refuse to renew the applicant's tration or to renew the applicant's registration subject to a new ition, the Board must give the applicant written notice of the osal.	35 36 37 38 39

	(2)	The	notice must—	1
		(a)	state the reasons for the proposal; and	2
		(b)	invite the applicant to make a written or verbal submission to the Board by the date stated in the notice, being not less than 30 days after the day the notice is given to the applicant, about the proposal.	3 4 5 6
112	Deci	sion a	bout application for renewal	7
	(1)	subn Natio	r considering an application for renewal of registration and any nissions made in accordance with a notice under section 111, a onal Board may decide to renew, or refuse to renew, the applicant's stration or the endorsement.	8 9 10 11
	(2)		National Board may refuse to renew the applicant's registration or endorsement on the applicant's registration—	12 13
		(a)	on any ground on which the Board could refuse to grant the registration or endorsement under section 82 or 102 if the application were for a grant of registration or endorsement; or	14 15 16
		(b)	if the applicant contravened any condition to which the applicant's previous registration or endorsement was subject; or	17 18
		(c)	if, during the applicant's previous period of registration, the applicant failed to have appropriate professional indemnity insurance arrangements or failed to complete the continuing professional development required by an approved registration standard for the profession; or	19 20 21 22 23
		(d)	if a statement made by the applicant in the applicant's annual statement was false or misleading in a material particular; or	24 25
		(e)	if the application is for the renewal of provisional registration and the applicant's provisional registration has previously been renewed twice; or	26 27 28
		(f)	if the application is for the renewal of limited application and the applicant's limited registration has previously been renewed 3 times.	29 30 31
	(3)		e National Board renews a registration, including any endorsement ne registration, the registration or endorsement is subject to—	32 33
		(a)	any condition to which the registration was subject immediately before the renewal; and	34 35
		(b)	any condition the Board considers necessary or desirable in the circumstances	36 37
		the p	. A failure by a registered health practitioner to comply with a condition of ractitioner's registration does not constitute an offence but may constitute viour for which health, conduct or performance action may be taken.	38 39 40

	(4)	regis unde	e National Board decides to renew a registered health practitioner's tration or an endorsement of the registration subject to a condition or subsection (3)(b), the Board must decide a review period for the ition.	1 2 3 4
	(5)	regis renev	National Board decides to refuse to renew an applicant's stration or the endorsement of the applicant's registration, or to we the registration or the endorsement subject to a condition under ection (3)(b), the Board must give the applicant a notice that s—	5 6 7 8 9
		(a)	the decision made by the Board; and	10
		(b)	the reasons for the decision; and	11
		(c)	that the applicant may appeal against the decision; and	12
		(d)	how an application for appeal may be made and the period within which the application must be made.	13 14
	(6)		gistration, including any endorsement of the registration, renewed or this Division—	15 16
		(a)	starts on the day immediately after the applicant's previous period of registration ends or ended; and	17 18
		(b)	expires at the end of the day that is 12 months after the day it starts.	19 20
Divi	ision	10	Title and practice protections	21
Sub	divis	ion 1	Title protections	22
113	Rest	riction	n on use of protected titles	
	(1)	A pe	rson must not knowingly or recklessly—	24
		(a)	take or use a title in the Table to this section, in a way that could be reasonably expected to induce a belief the person is registered under this Law in the health profession listed beside the title in the Table, unless the person is registered in the profession, or	25 26 27 28
		(b)	take or use a prescribed title for a health profession, in a way that could be reasonably expected to induce a belief the person is registered under this Law in the profession, unless the person is registered in the profession.	29 30 31 32
		Maxi	imum penalty—	33
		(a)	in the case of an individual—\$30,000; or	34
		(b)	in the case of a body corporate—\$60,000.	35

Аре	erson must not knowingly or re	ecklessly—
(a)	second person), in a way the induce a belief the second person	ble in relation to another person (the hat could be reasonably expected to erson is registered under this Law in reside the title in the Table, unless the in the profession; or
(b)	take or use a prescribed title another person (the <i>second</i> reasonably expected to ind	for a health profession in relation to d person), in a way that could be duce a belief the second person is n the profession, unless the second
Max	imum penalty—	
(a)	in the case of an individual-	–\$30,000; or
(b)	in the case of a body corpora	ate—\$60,000.
with		ether or not the title is taken or used and whether in English or any other
Tab	le— Protected Titles	
Pro	fession	Title
	riginal and Torres Strait Islander Ith Practice	Aboriginal and Torres Strait Islander health practitioner, Aboriginal health practitioner, Torres Strait Islander health practitioner
Chir	nese Medicine	Chinese medicine practitioner, Chinese herbal dispenser, Chinese herbal medicine practitioner, Oriental medicine practitioner, acupuncturist
Chir	ropractic	chiropractor
Den	tal	dentist, dental therapist, dental hygienist, dental prosthetist, oral health therapist
Med	lical	medical practitioner
Med	lical Radiation Practice	medical radiation practitioner, diagnostic radiographer, medical imaging technologist, radiographer, nuclear medicine scientist, nuclear

Profession

		Nurs	sing and Midwifery	nurse, registered nurse, nurse practitioner, enrolled nurse, midwife, midwife practitioner		
		Occi	upational Therapy	occupational therapist		
		Opto	ometry	optometrist, optician		
		Oste	opathy	osteopath		
		Phar	macy	pharmacist, pharmaceutical chemist		
		Phys	siotherapy	physiotherapist, physical therapist		
		Podi	atry	podiatrist, chiropodist		
		Psyc	chology	psychologist		
114	Use	of title	e "acupuncturist"		1	
	(1)	A registered health practitioner whose registration is endorsed under section 97 by a National Board as being qualified to practise as an acupuncturist does not commit an offence against section 113(1)(a) merely because the individual takes or uses the title "acupuncturist".				
	(2)	A person does not commit an offence against section 113(2)(a) merely because the person takes or uses the title "acupuncturist" in relation to another person who is a registered health practitioner whose registration is endorsed under section 97 by a National Board as being qualified to practise as an acupuncturist.				
115	Rest	rictio	n on use of specialist t	itles	11	
	(1)	A pe	erson must not knowingl	y or recklessly take or use—	12	
		(a)		alist" unless the person is registered under sed specialty in the dentists division of the	13 14 15	
		(b)		cialist" unless the person is registered in a n the medical profession; or	16 17	
		(c)	a specialist title for a registered under this L	recognised specialty unless the person is aw in the specialty.	18 19	
		Max	imum penalty—		20	
		(a)	in the case of an indiv	idual—\$30,000; or	21	
		(b)	in the case of a body c	corporate—\$60,000.	22	

Title

	(2)	A per	rson must not knowingly or recklessly take or use—	1	
		(a)	the title "dental specialist" in relation to another person unless the	2	
			other person is registered under this Law in a recognised specialty in the dentists division of the dental profession; or	3 4	
		(b)	the title "medical specialist" in relation to another person unless	5	
		(-)	the person is registered in a recognised specialty in the medical	6	
		()	profession; or	7	
		(c)	a specialist title for a recognised specialty in relation to another person unless the person is registered under this Law in the	8 9	
			specialty.	10	
		Maxi	mum penalty—	11	
		(a)	in the case of an individual—\$30,000; or	12	
		(b)	in the case of a body corporate—\$60,000.	13	
	(3)		ection (1) applies whether or not the title is taken or used with or out any other words and whether in English or any other language.	14 15	
				15	
116	Clair	laims by persons as to registration as health practitioner			
	(1)	A person who is not a registered health practitioner must not knowingly or recklessly—			
		(a)	take or use the title of "registered health practitioner", whether with or without any other words; or	19 20	
		(b)	take or use a title, name, initial, symbol, word or description that,	21	
			having regard to the circumstances in which it is taken or used, indicates or could be reasonably understood to indicate—	22 23	
			(i) the person is a health practitioner; or	23	
			(ii) the person is authorised or qualified to practise in a health	25	
			profession; or	26	
		(c)	claim to be registered under this Law or hold himself or herself out as being registered under this Law; or	27 28	
		(d)	claim to be qualified to practise as a health practitioner.	29	
		Maxi	mum penalty—	30	
		(a)	in the case of an individual—\$30,000; or	31	
		(b)	in the case of a body corporate—\$60,000.	32	
	(2)	A per	rson must not knowingly or recklessly—	33	
		(a)	take or use the title of "registered health practitioner", whether with or without any other words, in relation to another person who is not a registered health practitioner; or	34 35 36	

		(b)	take or use a title, name, initial, symbol, word or description that, having regard to the circumstances in which it is taken or used, indicates or could be reasonably understood to indicate—	
			(i) another person is a health practitioner if the other person is not a health practitioner; or	
			(ii) another person is authorised or qualified to practise in a health profession if the other person is not a registered health practitioner in that health profession; or	-
		(c)	claim another person is registered under this Law, or hold the other person out as being registered under this Law, if the other person is not registered under this Law; or	9 10 11
		(d)	claim another person is qualified to practise as a health practitioner if the other person is not a registered health practitioner.	12 13 14
		Maxi	imum penalty—	15
		(a)	in the case of an individual—\$30,000; or	16
		(b)	in the case of a body corporate—\$60,000.	17
117	Clain	ns by	persons as to registration in particular profession or division	18
	(1)	A reg	gistered health practitioner must not knowingly or recklessly—	19
		(a)	claim to be registered under this Law in a health profession or a division of a health profession in which the practitioner is not registered, or hold himself or herself out as being registered in a health profession or a division of a health profession if the person is not registered in that health profession or division; or	20 22 23 24
		(b)	claim to be qualified to practise as a practitioner in a health profession or a division of a health profession in which the practitioner is not registered; or	25 26 27
		(c)	take or use any title that could be reasonably understood to induce a belief the practitioner is registered under this Law in a health profession or a division of a health profession in which the practitioner is not registered.	28 29 30 3
	(2)	does	intravention of subsection (1) by a registered health practitioner not constitute an offence but may constitute behaviour for which h, conduct or performance action may be taken.	32 33 34
	(3)	A per	rson must not knowingly or recklessly—	3!
		(a)	claim another person is registered under this Law in a health profession or a division of a health profession in which the other person is not registered, or hold the other person out as being registered in a health profession or a division of a health	36 37 38

			profession if the other person is not registered in that health profession or division; or	
		(b)	claim another person is qualified to practise as a health practitioner in a health profession or division of a health profession in which the other person is not registered; or	;
		(c)	take or use any title in relation to another person that could be reasonably understood to induce a belief the other person is registered under this Law in a health profession or a division of a health profession in which the person is not registered.	
		Max	imum penalty—	10
		(a)	in the case of an individual—\$30,000; or	1
		(b)	in the case of a body corporate—\$60,000.	12
		also	. A contravention of this subsection by a registered health practitioner may constitute unprofessional conduct for which health, conduct or rmance action may be taken.	13 14 15
118	Clair	ns by	persons as to specialist registration	16
	(1)		erson who is not a specialist health practitioner must not knowingly cklessly—	17 18
		(a)	take or use the title of "specialist health practitioner", whether with or without any other words; or	19 20
		(b)	take or use a title, name, initial, symbol, word or description that, having regard to the circumstances in which it is taken or used, indicates or could be reasonably understood to indicate—	2 ² 22 23
			(i) the person is a specialist health practitioner; or	24
			(ii) the person is authorised or qualified to practise in a recognised specialty; or	2: 20
		(c)	claim to be registered under this Law in a recognised specialty or hold himself or herself out as being registered under this Law in a recognised specialty; or	25 28 29
		(d)	claim to be qualified to practise as a specialist health practitioner.	30
		Max	imum penalty—	3
		(a)	in the case of an individual—\$30,000; or	32
		(b)	in the case of a body corporate—\$60,000.	33
	(2)	A pe	rson must not knowingly or recklessly—	34
		(a)	take or use the title of "specialist health practitioner", whether with or without any other words, in relation to another person who is not a specialist health practitioner; or	38 36 37
		(b)	take or use a title, name, initial, symbol, word or description in relation to another person that, having regard to the	38 39

			circumstances in which it is taken or used, indicates or could be reasonably understood to indicate—	1 2
			(i) the other person is a specialist health practitioner; or	3
			(ii) the other person is authorised or qualified to practise in a recognised specialty; or	4 5
		(c)	claim another person is registered under this Law in a recognised specialty or hold the other person out as being registered under this Law in a recognised specialty if the other person is not registered in that recognised specialty; or	6 7 8 9
		(d)	claim another person is qualified to practise as a specialist health practitioner if the person is not a specialist health practitioner.	10 11
		Max	imum penalty—	12
		(a)	in the case of an individual—\$30,000; or	13
		(b)	in the case of a body corporate—\$60,000.	14
		also	. A contravention of this section by a registered health practitioner may constitute unprofessional conduct for which health, conduct or rmance action may be taken.	15 16 17
119	Clair	ns abo	out type of registration or registration in recognised specialty	18
	(1)	A reg	gistered health practitioner must not knowingly or recklessly—	19
		(a)	claim to hold a type of registration or endorsement under this Law that the practitioner does not hold or hold himself or herself out as holding a type of registration or endorsement if the practitioner does not hold that type of registration; or	20 21 22 23
		(b)	claim to be qualified to hold a type of registration or endorsement the practitioner does not hold; or	24 25
		(c)	claim to hold specialist registration under this Law in a recognised specialty in which the practitioner does not hold specialist registration or hold himself or herself out as holding specialist registration in a recognised specialty if the person does not hold specialist registration in that specialty; or	26 27 28 29 30
		(d)	claim to be qualified to practise as a specialist health practitioner in a recognised specialty in which the practitioner is not registered.	31 32 33
	(2)	does	ontravention of subsection (1) by a registered health practitioner not constitute an offence but may constitute behaviour for which ch, conduct or performance action may be taken.	34 35 36
	(3)	A pe	rson must not knowingly or recklessly—	37
		(a)	claim another person holds a type of registration or endorsement under this Law that the other person does not hold or hold the other person out as holding a type of registration or endorsement	38 39 40

			if the practitioner does not hold that type of registration or endorsement; or	1 2
		(b)	claim another person is qualified to hold a type of registration or endorsement that the other person does not hold; or	3 4
		(c)	claim another person holds specialist registration under this Law in a recognised specialty which the other person does not hold or hold the other person out as holding specialist registration in a recognised specialty if the other person does not hold specialist registration in that specialty; or	5 6 7 8 9
		(d)	claim another person is qualified to practise in a recognised specialty in which the other person is not registered.	10 11
		Maxi	imum penalty—	12
		(a)	in the case of an individual—\$30,000; or	13
		(b)	in the case of a body corporate—\$60,000.	14
		also	A contravention of this subsection by a registered health practitioner may constitute unprofessional conduct for which health, conduct or mance action may be taken.	15 16 17
120	Regi	stered	health practitioner registered on conditions	18
	(1)	know	gistered health practitioner who is registered on conditions must not vingly or recklessly claim, or hold himself or herself out, to be tered without the conditions or any conditions.	19 20 21
	(2)	does	intravention of subsection (1) by a registered health practitioner not constitute an offence but may constitute behaviour for which h, conduct or performance action may be taken.	22 23 24
Sub	divis	ion 2	Practice protections	25
121	Rest	ricted	dental acts	26
	(1)	A per	rson must not carry out a restricted dental act unless the person—	27
	()	(a)	is registered in the dental profession or medical profession and carries out the restricted dental act in accordance with any requirements specified in an approved registration standard; or	28 29 30
		(b)	is a student who carries out the restricted dental act in the course of activities undertaken as part of—	31 32
			(i) an approved program of study for the dental profession or medical profession; or	33 34
			(ii) clinical training in the dental profession or medical profession; or	35 36

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	(c)	carries out the restricted dental act in the course of carrying out technical work on the written order of a person registered in the dentists or dental prosthetists division of the dental profession; or	1 2 3		
	(d)	is a person, or a member of a class of persons, prescribed under a regulation as being authorised to carry out the restricted dental act or restricted dental acts generally.	4 5		
	Max	imum penalty— \$30,000.	7		
(2)	In th	is section—	8		
. ,	restr	ricted dental act means any of the following acts—	g		
	(a)	performing any irreversible procedure on the human teeth or jaw or associated structures;	10 11		
	(b)	correcting malpositions of the human teeth or jaw or associated structures;	12 13		
	(c)	fitting or intra-orally adjusting artificial teeth or corrective or restorative dental appliances for a person;	14 15		
	(d)	performing any irreversible procedure on, or the giving of any treatment or advice to, a person that is preparatory to or for the purpose of fitting, inserting, adjusting, fixing, constructing, repairing or renewing artificial dentures or a restorative dental appliance.	16 17 18 19 20		
	technical work means the mechanical construction or the renewal or repair of artificial dentures or restorative dental appliances.				
Rest	trictio	n on prescription of optical appliances	23		
(1)	A pe	erson must not prescribe an optical appliance unless—	24		
	(a)	the person is an optometrist or medical practitioner; or	25		
	(b)	the appliance is spectacles and the person is an orthoptist who—	26		
		(i) prescribes the spectacles in the course of carrying out duties at a public health facility; or	27 28		
		(ii) prescribes the spectacles under the supervision of an optometrist or medical practitioner; or	29 30		
		(iii) prescribes the spectacles, on the written referral of an optometrist or medical practitioner, to a person who has had, within the 12 months before the referral, an ocular health examination conducted by an optometrist or medical practitioner; or	31 32 33 34 35		

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		(c)	the person is a person, or a member of a class of persons, prescribed under a regulation as being authorised to prescribe an optical appliance of that type or to prescribe optical appliances generally.	2 3 4
		Maxi	imum penalty— \$30,000.	į.
	(2)	In thi	is section—	6
		optic	al appliance means—	-
		(a)	any appliance designed to correct, remedy or relieve any refractive abnormality or defect of sight, including, for example, spectacle lenses; or	8 9 10
		(b)	contact lenses, whether or not designed to correct, remedy or relieve any refractive abnormality or defect of sight.	1° 12
		•	<i>metrist</i> means a person registered in the optometry profession.	13
		ortho	pptist means a person whose name is recorded in the Register of	14
			optists kept by the Australian Orthoptists Registration Body Pty ACN 095 11 7 678).	15 16
123	Rest	riction	on spinal manipulation	17
	(1)	A per perso	rson must not perform manipulation of the cervical spine unless the on—	18 19
		(a)	is registered in an appropriate health profession; or	20
		(b)	is a student who performs manipulation of the cervical spine in the course of activities undertaken as part of—	2 ²
			(i) an approved program of study in an appropriate health profession; or	23 24
			(ii) clinical training in an appropriate health profession; or	2
		(c)	is a person, or a member of a class of persons, prescribed under a regulation as being authorised to perform manipulation of the cervical spine.	26 27 28
		Maxi	imum penalty— \$30,000.	29
	(2)	In thi	is section—	30
			opriate health profession means any of the following health essions—	3 ²
		(a)	chiropractic;	33
		(b)	osteopathy;	34
		(c)	medical;	3
		(d)	physiotherapy.	36

		cervi	<i>ipulation of the cervical spine</i> means moving the joints of the ical spine beyond a person's usual physiological range of motion g a high velocity, low amplitude thrust.	1 2 3
Div	ision	11	Miscellaneous	4
Sub	divis	ion 1	Certificates of registration	5
124	Issu	e of ce	ertificate of registration	6
	(1)	This	section applies if—	7
		(a)	a National Board decides to register an individual in the health profession for which the Board is established; or	8
		(b)	a National Board decides to renew an individual's registration in the health profession for which the Board is established; or	10 11
		(c)	a National Board or an adjudication body decides to impose, change or remove a condition on a registered health practitioner's registration or otherwise change the practitioner's registration in a material way; or	12 13 14 15
		(d)	a National Board or an adjudication body decides to accept an undertaking from a registered health practitioner or to change or revoke an undertaking given by the practitioner; or	16 17 18
		(e)	a National Board decides to endorse a health practitioner's registration.	19 20
	(2)	made	National Board must, as soon as practicable after the decision is e, give the registered health practitioner a certificate of registration e form decided by the Board.	21 22 23
	(3)	A ce	rtificate of registration must include the following—	24
		(a)	the name of the registered health practitioner;	25
		(b)	the type of registration granted and, if the registration is endorsed, the type of endorsement granted;	26 27
		(c)	the date the registration or endorsement was granted;	28
		(d)	the division of the register, if any, in which the practitioner is registered;	29 30
		(e)	any condition to which the registration or endorsement is subject;	31
		(f)	any undertaking given by the practitioner to the National Board;	32
		(g)	the date the registration expires;	33
		(h)	any other information the Board considers appropriate.	34

Sub	divis	ion 2	Review of conditions and undertakings	
125	Chai regis	nging o	or removing conditions or undertaking on application by I health practitioner or student	;
	(1)		egistered health practitioner or student may apply to a National rd that registered the practitioner or student—	
		(a)	for a registered health practitioner—	(
			(i) to change or remove a condition imposed on the practitioner's registration or endorsement; or	-
			(ii) to change or revoke an undertaking given by the practitioner; or	9 10
		(b)	for a student—	1
			(i) to change or remove a condition imposed on the student's registration; or	1: 1:
			(ii) to change or revoke an undertaking given by the student to the Board.	14 19
	(2)		vever, the registered health practitioner or student may not make an ication—	10 17
		(a)	during a review period applying to the condition or undertaking, unless the practitioner or student reasonably believes there has been a material change in the practitioner's or student's circumstances; or	18 19 20 2
		(b)	for a condition imposed by an adjudication body for a co-regulatory jurisdiction, unless the adjudication body decided, when imposing the condition, that this Subdivision applied to the condition.	2; 2; 24 2!
	(3)	An a	application under subsection (1) must—	26
		(a)	be in the form approved by the National Board; and	2
		(b)	be accompanied by any other information reasonably required by the Board.	28 29
	(4)	exerc	the purposes of deciding the application, the National Board may cise a power under section 80 as if the application were an ication for registration as a registered health practitioner.	30 31 32
	(5)		National Board must decide to grant the application or refuse to the application.	3: 34
	(6)	the 1	National Board must give the registered health practitioner or ent written notice of the Board's decision	3: 3:

	(7)		e National Board decides to refuse to grant the application, the see must state—	1 2
		(a)	the decision made by the Board; and	3
		(b)	that the registered health practitioner or student may appeal against the decision; and	4 5
		(c)	how an application for appeal may be made and the period within which the application must be made.	6 7
126	Char	nging	conditions on Board's initiative	8
	(1)	nece	section applies if a National Board reasonably believes it is ssary to change a condition imposed on the registration of a stered health practitioner or student registered by the Board.	9 10 11
	(2)		National Board must give the registered health practitioner or ent a written notice stating—	12 13
		(a)	that the Board proposes to change the condition; and	14
		(b)	how the Board proposes to change the condition; and	15
		(c)	the reason for the proposed change; and	16
		(d)	that the practitioner or student may, within 30 days after receipt of the notice, make written or verbal submissions to the Board about why the condition should not be changed.	17 18 19
	(3)	How	rever, the condition may not be changed—	20
		(a)	during a review period applying to the condition, unless the National Board reasonably believes there has been a material change in the registered health practitioner's or student's circumstances; or	21 22 23 24
		(b)	if the condition was imposed by an adjudication body for a co-regulatory jurisdiction, unless the adjudication body decided, when imposing the condition, that this Subdivision applied to the condition.	25 26 27 28
	(4)		registered health practitioner or student may make written or verbal nissions about the proposed change to the condition as stated in the se.	29 30 31
	(5)		National Board must consider any submissions made under ection (4) and decide whether or not to change the condition.	32 33
	(6)	must	oon as practicable after making its decision the National Board give written notice of the decision to the registered health titioner or student.	34 35 36

	(7)	If the	e National Board decides to change the condition, the notice must	
		(a)	the decision made by the Board; and	(
		(b)	that the registered health practitioner or student may appeal against the decision; and	
		(c)	how an application for appeal may be made and the period within which the application must be made.	-
127	Rem	oval o	f condition or revocation of undertaking	{
	(1)	This	section applies if a National Board reasonably believes—	Ç
		(a)	that a condition imposed on the registration of a registered health practitioner or student registered by the Board is no longer necessary; or	10 17 12
		(b)	that an undertaking given to the Board by a health practitioner or student registered by the Board is no longer necessary.	1; 14
	(2)		National Board may decide to remove the condition or revoke the rtaking.	15 16
	(3)		ever, the condition or undertaking may not be removed or ked—	17 18
		(a)	during a review period applying to the condition or undertaking, unless the National Board reasonably believes there has been a material change in the registered health practitioner's or student's circumstances; or	19 20 21 22
		(b)	for a condition imposed by an adjudication body for a co-regulatory jurisdiction, unless the adjudication body decided, when imposing the condition, that this Subdivision applied to the condition.	23 24 25 26
	(4)		oon as practicable after making the decision the National Board give notice of the decision to the registered health practitioner or ent.	27 28 29
	(5)	The	decision takes effect on the date stated in the notice.	30
Sub	divis	ion 3	Obligations of registered health practitioners and students	3 ⁻ 32
128	Cont	tinuing	g professional development	33
	(1)	profe	egistered health practitioner must undertake the continuing essional development required by an approved registration standard ne health profession in which the practitioner is registered.	34 38 36

	(2)	A contravention of subsection (1) by a registered health practitioner does not constitute an offence but may constitute behaviour for which health, conduct or performance action may be taken.	1 2 3
	(3)	In this section—	4
		registered health practitioner does not include a registered health practitioner who holds non-practising registration in the profession.	5 6
129	Prof	essional indemnity insurance arrangements	7
	(1)	A registered health practitioner must not practise the health profession in which the practitioner is registered unless appropriate professional indemnity insurance arrangements are in force in relation to the practitioner's practice of the profession.	8 9 10 11
	(2)	A National Board may, at any time by written notice, require a registered health practitioner registered by the Board to give the Board evidence of the appropriate professional indemnity insurance arrangements that are in force in relation to the practitioner's practice of the profession.	12 13 14 15 16
	(3)	A registered health practitioner must not, without reasonable excuse, fail to comply with a written notice given to the practitioner under subsection (2).	17 18 19
	(4)	A contravention of subsection (1) or (3) by a registered health practitioner does not constitute an offence but may constitute behaviour for which health, conduct or performance action may be taken.	20 21 22
	(5)	In this section—	23
		registered health practitioner does not include a registered health practitioner who holds non-practising registration in the profession.	24 25
130		stered health practitioner or student to give National Board notice	26 27
	(1)	A registered health practitioner or student must, within 7 days after becoming aware that a relevant event has occurred in relation to the practitioner or student, give the National Board that registered the practitioner or student written notice of the event.	28 29 30 31
	(2)	A contravention of subsection (1) by a registered health practitioner or student does not constitute an offence but may constitute behaviour for which health, conduct or performance action may be taken.	32 33 34

(3)	In this sec	ction—	1
	relevant e	event means—	2
	(a) in r	elation to a registered health practitioner—	3
	(i)	the practitioner is charged, whether in a participating jurisdiction or elsewhere, with an offence punishable by 12 months imprisonment or more; or	4 5 6
	(ii)	the practitioner is convicted of or the subject of a finding of guilt for an offence, whether in a participating jurisdiction or elsewhere, punishable by imprisonment; or	7 8 9
	(iii)	appropriate professional indemnity insurance arrangements are no longer in place in relation to the practitioner's practice of the profession; or	10 11 12
	(iv)	the practitioner's right to practise at a hospital or another facility at which health services are provided is withdrawn or restricted because of the practitioner's conduct, professional performance or health; or	13 14 15 16
	(v)	the practitioner's billing privileges are withdrawn or restricted under the <i>Medicare Australia Act 1973</i> of the Commonwealth because of the practitioner's conduct, professional performance or health; or	17 18 19 20
	(vi)	the practitioner's authority under a law of a State or Territory to administer, obtain, possess, prescribe, sell, supply or use a scheduled medicine or class of scheduled medicines is cancelled or restricted; or	21 22 23 24
	(vii)	a complaint is made about the practitioner to an entity referred to in section 219(1)(a) to (e); or	25 26
	(viii)	the practitioner's registration under the law of another country that provides for the registration of health practitioners is suspended or cancelled or made subject to a condition or another restriction; or	27 28 29 30
	(b) in r	elation to a student—	31
	(i)	the student is charged with an offence punishable by 12 months imprisonment or more; or	32 33
	(ii)	the student is convicted of or the subject of a finding of guilt for an offence punishable by imprisonment; or	34 35
	(iii)	the student's registration under the law of another country that provides for the registration of students has been suspended or cancelled.	36 37 38

131	Change in principal place of practice, address or name						
	(1)	follor the p	gistered health practitioner must, within 30 days of any of the wing changes happening, give the National Board that registered ractitioner written notice of the change and any evidence providing f of the change required by the Board—	2 3 4 5			
		(a)	a change in the practitioner's principal place of practice;	6			
		(b)	a change in the address provided by the registered health practitioner as the address the Board should use in corresponding with the practitioner;	7 8 9			
		(c)	a change in the practitioner's name.	10			
	(2)	does	intravention of subsection (1) by a registered health practitioner not constitute an offence but may constitute behaviour for which h, conduct or performance action may be taken.	11 12 13			
132	National Board may ask registered health practitioner for employer's details						
	(1)	pract	ational Board may, at any time by written notice given to a health itioner registered by the Board, ask the practitioner to give the d the following information—	16 17 18			
		(a)	information about whether the practitioner is employed by another entity;	19 20			
		(b)	 if the practitioner is employed by another entity— (i) the name of the practitioner's employer; and (ii) the address and other contact details of the practitioner's 	21 22 23			
			employer.	24			
	(2)		registered health practitioner must not, without reasonable excuse, o comply with the notice.	25 26			
	(3)	does	intravention of subsection (2) by a registered health practitioner not constitute an offence but may constitute behaviour for which h, conduct or performance action may be taken.	27 28 29			
Sub	divis	ion 4	Advertising	30			
133	Adve	ertisin	g	31			
	(1)		rson must not advertise a regulated health service, or a business that ides a regulated health service, in a way that—	32 33			
		(a)	is false, misleading or deceptive or is likely to be misleading or deceptive; or	34 35			

		(b) offers a gift, discount or other inducement to attract a person to use the service or the business, unless the advertisement also states the terms and conditions of the offer; or	2
		(c) uses testimonials or purported testimonials about the service or business; or	
		(d) creates an unreasonable expectation of beneficial treatment; or	(
		(e) directly or indirectly encourages the indiscriminate or unnecessary use of regulated health services.	- -
		Maximum penalty—	(
		(a) in the case of an individual—\$5,000; or	10
		(b) in the case of a body corporate—\$10,000.	1
	(2)	A person does not commit an offence against subsection (1) merely because the person, as part of the person's business, prints or publishes an advertisement for another person.	12 13 14
	(3)	In proceedings for an offence against this section, a court may have regard to a guideline approved by a National Board about the advertising of regulated health services.	15 16 17
	(4)	In this section—	18
		<i>regulated health service</i> means a service provided by, or usually provided by, a health practitioner.	19 20
Sub	odivis	sion 5 Board's powers to check identity and criminal history	2 ²
134	Evid	lence of identity	23
	(1)	A National Board may, at any time, require a registered health practitioner to provide evidence of the practitioner's identity.	24 25
	(2)	A requirement under subsection (1) must be made by written notice given to the registered health practitioner.	26 27
	(3)	The registered health practitioner must not, without reasonable excuse, fail to comply with the notice.	28 29
	(4)	A contravention of subsection (3) by a registered health practitioner	30 3
		does not constitute an offence but may constitute behaviour for which health, conduct or performance action may be taken.	32
	(5)	does not constitute an offence but may constitute behaviour for which health, conduct or performance action may be taken. If a registered health practitioner gives a National Board a document as evidence of the practitioner's identity under this section, the Board may, by written notice, ask the entity that issued the document—	32 33 34 31
	(5)	health, conduct or performance action may be taken. If a registered health practitioner gives a National Board a document as evidence of the practitioner's identity under this section, the Board may,	33 34

		(b)	to give the Board other information relevant to the practitioner's identity.	1 2
	(6)		ntity given a notice under subsection (5) is authorised to provide information requested.	3 4
135	Crim	inal hi	istory check	5
	(1)	regis	ational Board may, at any time, obtain a written report about a tered health practitioner's criminal history from any of the wing—	6 7 8
		(a)	CrimTrac;	9
		(b)	a police commissioner;	10
		(c)	an entity in a jurisdiction outside Australia that has access to records about the criminal history of persons in that jurisdiction.	11 12
	(2)		out limiting subsection (1), a report may be obtained under that ection—	13 14
		(a)	to check a statement made by a registered health practitioner in the practitioner's application for renewal of registration; or	15 16
		(b)	as part of an audit carried out by a National Board, to check statements made by registered health practitioners.	17 18
	(3)	A cri	minal history law does not apply to a report under subsection (1).	19
Sub	divis	ion 6	General	20
136	Direc	cting o	or inciting unprofessional conduct or professional misconduct	21
	(1)	A per anyth	rson must not direct or incite a registered health practitioner to do ning, in the course of the practitioner's practice of the health ession, that amounts to unprofessional conduct or professional conduct.	22 23 24 25
		Maxi	imum penalty—	26
		(a)	in the case of an individual—\$30,000; or	27
		(b)	in the case of a body corporate—\$60,000.	28
	(2)		ection (1) does not apply to a person who is the owner or operator public health facility.	29 30
137	Surr	ender	of registration	31
	(1)	Natio	gistered health practitioner may, by written notice given to the onal Board that registered the practitioner, surrender the itioner's registration.	32 33 34

	(2)	The surrender of the registration takes effect on—	1
		(a) the day the National Board receives the notice under	2
		subsection (1); or	3
		(b) the later day stated in the notice.	4
Par	t 8	Health, performance and conduct	5
Divi	ision	1 Preliminary	6
138	Part	applicable to persons formerly registered under this Law	7
	(1)	This section applies if a person was, but is no longer, registered in a health profession under this Law.	8 9
	(2)	A notification may be made, and proceedings may be taken, under this Part in relation to the person's behaviour while registered as if the person were still registered under this Law by the National Board established for the health profession.	10 11 12 13
	(3)	For the purposes of subsection (2), this Part (other than Divisions 2 and 6) applies, with any necessary changes, to the person as if a reference to a registered health practitioner included that person.	14 15 16
139		applicable to persons formerly registered under corresponding Act in certain circumstances	17 18
	(1)	This section applies if a person—	19
		(a) was registered in a health profession under a corresponding prior Act; and	20 21
		(b) is not, and has not been, registered in the health profession under this Law.	22 23
	(2)	A notification may be made, and proceedings may be taken, under this Part in relation to the person's behaviour while registered under the corresponding prior Act as if the person were registered under this Law by the National Board established for the health profession.	24 25 26 27
	(3)	However, subsection (2) applies only to the extent—	28
		(a) a notification about the person's behaviour could have been made under the corresponding prior Act; and	29 30
		(b) proceedings of that type could have been taken under the corresponding prior Act.	31 32
	(4)	For the purposes of subsection (2), this Part (other than Divisions 2 and 7) applies, with any necessary changes, to the person as if a reference to a registered health practitioner included that person.	33 34 35

Division 2		2	Mandatory notifications	
140	Defin	ition	of notifiable conduct	2
		In th	is Division—	3
			<i>Giable conduct</i> , in relation to a registered health practitioner, means practitioner has—	4 5
		(a)	practised the practitioner's profession while intoxicated by alcohol or drugs; or	6 7
		(b)	engaged in sexual misconduct in connection with the practice of the practitioner's profession; or	8 9
		(c)	placed the public at risk of substantial harm in the practitioner's practice of the profession because the practitioner has an impairment; or	10 11 12
		(d)	placed the public at risk of harm because the practitioner has practised the profession in a way that constitutes a significant departure from accepted professional standards.	13 14 15
141	Mano	datory	notifications by health practitioners	16
	(1)	praci	section applies to a registered health practitioner (the <i>first health titioner</i>) who, in the course of practising the first health titioner's profession, forms a reasonable belief that—	17 18 19
		(a)	another registered health practitioner (the <i>second health practitioner</i>) has behaved in a way that constitutes notifiable conduct; or	20 21 22
		(b)	a student has an impairment that, in the course of the student undertaking clinical training, may place the public at substantial risk of harm.	23 24 25
	(2)	the r	first health practitioner must, as soon as practicable after forming easonable belief, notify the National Agency of the second health titioner's notifiable conduct or the student's impairment.	26 27 28
		admir this L const accer	See section 237 which provides protection from civil, criminal and nistrative liability for persons who, in good faith, make a notification under aw. Section 237(3) provides that the making of a notification does not itute a breach of professional etiquette or ethics or a departure from oted standards of professional conduct and nor is any liability for nation incurred.	29 30 31 32 33 34
	(3)	does	ontravention of subsection (2) by a registered health practitioner not constitute an offence but may constitute behaviour for which in may be taken under this Part.	35 36 37

(4)	For the purposes of subsection (1), the first health practitioner does not form the reasonable belief in the course of practising the profession if—					
	(a)	the first health practitioner—	3			
		(i) is employed or otherwise engaged by an insurer that provides professional indemnity insurance that relates to the second health practitioner or student; and	4 5 6			
		(ii) forms the reasonable belief the second health practitioner has behaved in a way that constitutes notifiable conduct, or the student has an impairment, as a result of a disclosure made by a person to the first health practitioner in the course of a legal proceeding or the provision of legal advice arising from the insurance policy; or	7 8 9 10 11 12			
	(b)	the first health practitioner forms the reasonable belief in the course of providing advice in relation to the notifiable conduct or impairment for the purposes of a legal proceeding or the preparation of legal advice; or	13 14 15 16			
	(c)	(c) the first health practitioner is a legal practitioner and forms the reasonable belief in the course of providing legal services to the second health practitioner or student in relation to a legal proceeding or the preparation of legal advice in which the notifiable conduct or impairment is an issue; or				
	(d)	the first health practitioner— (i) forms the reasonable belief in the course of exercising functions as a member of a quality assurance committee, council or other body approved or authorised under an Act of a participating jurisdiction; and	22 23 24 25 26			
		(ii) is unable to disclose the information that forms the basis of the reasonable belief because a provision of that Act prohibits the disclosure of the information; or	27 28 29			
	(e)	the first health practitioner knows, or reasonably believes, the National Agency has been notified of the notifiable conduct or impairment that forms the basis of the reasonable belief.	30 31 32			
Man	datory	notifications by employers	33			
(1)	If an employer of a registered health practitioner reasonably believes the health practitioner has behaved in a way that constitutes notifiable conduct, the employer must notify the National Agency of the notifiable conduct. Note. See section 237 which provides protection from civil, criminal and					
	administrative liability for persons who, in good faith, make a notification under this Law. Section 237(3) provides that the making of a notification does not constitute a breach of professional etiquette or ethics or a departure from					

		defamation incurred.	:					
	(2)	If the National Agency becomes aware that an employer of a registered health practitioner has failed to notify the Agency of notifiable conduct as required by subsection (1), the Agency must give a written report about the failure to the responsible Minister for the participating jurisdiction in which the notifiable conduct occurred.	; ; ;					
	(3)	As soon as practicable after receiving a report under subsection (2), the responsible Minister must report the employer's failure to notify the Agency of the notifiable conduct to a health complaints entity, the employer's licensing authority or another appropriate entity in that participating jurisdiction.	10 11 12					
	(4)	In this section—	1;					
		<i>employer</i> , of a registered health practitioner, means an entity that employs the health practitioner under a contract of employment or a contract for services.	14 19 10					
		<i>licensing authority</i> , of an employer, means an entity that under a law of a participating jurisdiction is responsible for licensing, registering or authorising the employer to conduct the employer's business.	15 18 19					
143	Mandatory notifications by education providers							
	(1)	An education provider must notify the National Agency if the provider reasonably believes—	2 ⁻ 2 ⁻					
		(a) a student enrolled in a program of study provided by the provider has an impairment that, in the course of the student undertaking clinical training as part of the program of study, may place the public at substantial risk of harm; or	2: 2: 2: 2:					
		(b) a student for whom the education provider has arranged clinical training has an impairment that, in the course of the student undertaking the clinical training, may place the public at substantial risk of harm;	2 ⁻ 28 29 30					
		Note. See section 237 which provides protection from civil, criminal and administrative liability for persons who make a notification under this Law. Section 237(3) provides that the making of a notification does not constitute a breach of professional etiquette or ethics or a departure from accepted standards of professional conduct and nor is any liability for defamation incurred.	3: 3: 3: 3: 3: 3:					
	(2)	A contravention of subsection (1) does not constitute an offence.	3					
	(3)	However, if an education provider does not comply with subsection (1)—	38					
		(a) the National Board that registered the student must publish	40					
		details of the failure on the Board's website; and	4					

		(b)	the National Agency may, on the recommendation of the National Board, include a statement about the failure in the Agency's annual report.	1 2 3
Divi	sion	3	Voluntary notifications	4
144	Grou	ınds f	or voluntary notification	5
	(1)		pluntary notification about a registered health practitioner may be to the National Agency on any of the following grounds—	6 7
		(a)	that the practitioner's professional conduct is, or may be, of a lesser standard than that which might reasonably be expected of the practitioner by the public or the practitioner's professional peers;	8 9 10 11
		(b)	that the knowledge, skill or judgment possessed, or care exercised by, the practitioner in the practice of the practitioner's health profession is, or may be, below the standard reasonably expected;	12 13 14 15
		(c)	that the practitioner is not, or may not be, a suitable person to hold registration in the health profession, including, for example, that the practitioner is not a fit and proper person to be registered in the profession;	16 17 18 19
		(d)	that the practitioner has, or may have, an impairment;	20
		(e)	that the practitioner has, or may have, contravened this Law;	21
		(f)	that the practitioner has, or may have, contravened a condition of the practitioner's registration or an undertaking given by the practitioner to a National Board;	22 23 24
		(g)	that the practitioner's registration was, or may have been, improperly obtained because the practitioner or someone else gave the National Board information or a document that was false or misleading in a material particular.	25 26 27 28
	(2)		oluntary notification about a student may be made to the National acy on the grounds that—	29 30
		(a)	the student has been charged with an offence, or has been convicted or found guilty of an offence, that is punishable by 12 months imprisonment or more; or	31 32 33
		(b)	the student has, or may have, an impairment; or	34
		(c)	that the student has, or may have, contravened a condition of the student's registration or an undertaking given by the student to a National Board.	35 36 37

145	Who	mav r	make voluntary notification	1			
	Any entity that believes that a ground on which a voluntary notification may be made exists in relation to a registered health practitioner or a student may notify the National Agency.						
		See section 237 which provides protection from civil, criminal and nistrative liability for persons who, in good faith, make a notification under aw.	4 5 6 7				
Divi	sion	4	Making a notification	8			
146	How notification is made						
	(1)	A no	tification may be made to the National Agency—	10			
	. ,	(a)	verbally, including by telephone; or	11			
		(b)	in writing, including by email or other electronic means.	12			
	(2)	A no	tification must include particulars of the basis on which it is made.	13			
	(3)		notification is made verbally, the National Agency must make a d of the notification.	14 15			
147	National Agency to provide reasonable assistance to notifier						
	(1)	reaso	National Agency must, if asked by an entity, give the entity mable assistance to make a notification about a registered health itioner or student.	17 18 19			
	(2)	Without limiting subsection (1), the National Agency may assist an entity to make a notification if—					
		(a)	the entity is not able to put the entity's notification in writing without assistance; or	22 23			
		(b)	the entity needs assistance to clarify the nature of the individual's notification.	24 25			
Divi	sion	5	Preliminary assessment	26			
148	Referral of notification to National Board or co-regulatory authority						
	(1)						
	(2)	occui	e behaviour that is the basis for the ground for the notification rred, or is reasonably believed to have occurred, in a co-regulatory diction, the National Agency—	32 33 34			
		(a)	must not deal with the notification; and	35			

		(b)	must, as soon as practicable after receiving the notification, refer the notification to the co-regulatory authority for the co-regulatory jurisdiction.				
	(3)	juriso	he behaviour that is the basis for the ground for the notification arred, or is reasonably believed to have occurred, in more than one diction and one of the jurisdictions is a co-regulatory jurisdiction, National Agency must—	(
		(a)	if the registered health practitioner's principal place of practice is in the co-regulatory jurisdiction, refer the notification under subsection (2); or	8 9 10			
		(b)	otherwise, refer the notification under subsection (1).	1			
149	Preli	iminar	ry assessment	12			
	(1)	A National Board must, within 60 days after receipt of a notification, conduct a preliminary assessment of the notification and decide—					
		(a)	whether or not the notification relates to a person who is a health practitioner or a student registered by the Board; and	1: 16			
		(b)	whether or not the notification relates to a matter that is a ground for notification; and	17 18			
		(c)	if the notification is a notification referred to in paragraphs (a) and (b), whether or not it is a notification that could also be made to a health complaints entity.	19 20 21			
	(2)	notif	nout limiting subsection (1)(b), the National Board may decide the fication relates to a matter that is a ground for notification under ton 144 on the basis of—	22 23 24			
		(a)	a single notification about a person; or	2			
		(b)	a number of notifications about a person including—	26			
			(i) a number of notifications that suggest a pattern of conduct; and	2			
			(ii) notifications made to a health complaints entity.	29			
	(3)	If the National Board decides the notification relates to a person who is not registered by the Board but the Board reasonably suspects the person is registered by another National Board, the Board must refer the notification to that other Board.					
150	Rela	tionsh	nip with health complaints entity	34			
	(1)	· · · · · · · · · · · · · · · · · · ·					

			, the National Board that received the notification must, as cticable after its receipt—	1 2	
	(a)		y the health complaints entity that the Board has received the ication; and	3 4	
	(b)	give 1	to the health complaints entity—	5	
		(i)	a copy of the notification or, if the notification was not made in writing, a copy of the National Agency's record of the details of the notification; and	6 7 8	
		(ii)	any other information the Board has that is relevant to the notification.	9 10	
(2)	prac		complaints entity receives a complaint about a health the health complaints entity must, as soon as practicable eipt—	11 12 13	
	(a)	profe	y the National Board established for the practitioner's health ession that the health complaints entity has received the plaint; and	14 15 16	
	(b)	give 1	to the National Board—	17	
		(i)	a copy of the complaint or, if the complaint was not made in writing, a copy of the health complaints entity's record of the details of the complaint; and	18 19 20	
		(ii)	any other information the health complaints entity has that is relevant to the complaint.	21 22	
(3)	reacl		al Board and the health complaints entity must attempt to ment about how the notification or complaint is to be dealt ling—	23 24 25	
	(a)	part	her the Board is to deal with the notification or complaint, or of the notification or complaint, or to decide to take no er action in relation to it; and	26 27 28	
	(b)		Board is to deal with the notification or complaint or part of otification or complaint, the action the Board is to take.	29 30	
(4)	If the National Board and the health complaints entity are not able to reach agreement on how the notification or complaint, or part of the notification or complaint, is to be dealt with, the most serious action proposed by either must be taken.				
(5)					

(6)	If a notification, or part of a notification, received by a National Board is referred to a health complaints entity, the Board may decide to take no further action in relation to the notification or the part of the notification until the entity gives the Board written notice that the entity has finished dealing with it.						
(7)	If a National Board or an adjudication body takes health, conduct or performance action in relation to a registered health practitioner, the Board that registered the practitioner must give written notice of the action to the health complaints entity for the participating jurisdiction in which the behaviour that provided the basis for the action occurred.						
(8)	A wi	ritten notice under subsection (5) or (7) must include—	11				
	(a)	sufficient particulars to identify the registered health practitioner; and	12 13				
	(b)	details of—	14				
		(i) the issues raised about the health, conduct or performance of the registered health practitioner; or	15 16				
		(ii) the health, conduct or performance action taken in relation to the registered health practitioner.	17 18				
Whe	n Nati	onal Board may decide to take no further action	19				
(1)	A National Board may decide to take no further action in relation to a notification if—						
	(a)	the Board reasonably believes the notification is frivolous, vexatious, misconceived or lacking in substance; or	22 23				
	(b)	given the amount of time that has elapsed since the matter the subject of the notification occurred, it is not practicable for the Board to investigate or otherwise deal with the notification; or	24 25 26				
	(c)	the person to whom the notification relates has not been, or is no longer, registered by the Board and it is not in the public interest for the Board to investigate or otherwise deal with the notification; or	27 28 29 30				
	(d)	the subject matter of the notification has already been dealt with adequately by the Board; or	31 32				
	(e)	the subject matter of the notification is being dealt with, or has already been dealt with, adequately by another entity.	33 34				
(2)							

	(3)		National Board decides to take no further action in relation to a ication it must give written notice of the decision to the notifier.	1 2				
	(4)	A no	tice under subsection (3) must state—	3				
		(a)	that the National Board has decided to take no further action in relation to the notification; and	4 5				
		(b)	the reason the Board has decided to take no further action.	6				
152	Natio	onal B	oard to give notice of receipt of notification	7				
	(1)	notif	ational Board must, as soon as practicable after receiving a lication about a registered health practitioner or student, give en notice of the notification to the practitioner or student.	8 9 10				
	(2)		notice must advise the registered health practitioner or student of ature of the notification.	11 12				
	(3)	regis	site subsection (1), the National Board is not required to give the tered health practitioner or student notice of the notification if the d reasonably believes doing so would—	13 14 15				
		(a)	prejudice an investigation of the notification; or	16				
		(b)	place at risk a person's health or safety or place a person at risk of intimidation or harassment.	17 18				
Divi	ision	6	Other matters	19				
153	Natio	onal B	oard may deal with notifications about same person together	20				
		If the National Agency receives more than one notification about a registered health practitioner or student, the National Board established for the health profession in which the practitioner or student is registered may deal with the notifications together.						
154	National Boards may deal with notifications collaboratively							
	(1)		section applies if a notification received by a National Board es to—	26 27				
		(a)	a registered health practitioner who is registered in more than one health profession; or	28 29				
		(b)	more than one registered health practitioner and the practitioners are registered in 2 or more different health professions; or	30 31				
		(c)	a person who is registered as a student in more than one health profession; or	32 33				
		(d)	more than one student and the students are registered in 2 or more different health professions.	34 35				

	(2)	one o	e National Board may deal with the notification in conjunction with e or more other National Boards with whom the registered health actitioner or practitioners, or student or students, are registered.						
Divi	sion	7	lmm	nedia	e action	4			
155	Defin	ition				5			
		In thi	is Divi	sion—		6			
			e <i>diate</i> ent, me		, in relation to a registered health practitioner or	7 8			
	(a) the suspension, or imposition of a condition on, the health practitioner's or student's registration; or(b) accepting an undertaking from the health practitioner or student; or								
		(c)		oting the tration	ne surrender of the health practitioner's or student's	13 14			
156	Power to take immediate action								
	(1)		Vational Board may take immediate action in relation to a registered lth practitioner or student registered by the Board if—						
		(a)	the N	lationa	l Board reasonably believes that—	18			
			(i)	perfo	use of the registered health practitioner's conduct, rmance or health, the practitioner poses a serious risk rsons; and	19 20 21			
			(ii)		necessary to take immediate action to protect public h or safety; or	22 23			
		(b)	the N	lationa	l Board reasonably believes that—	24			
			(i)	the s	tudent poses a serious risk to persons because the nt—	25 26			
				(A)	has been charged with an offence, or has been convicted or found guilty of an offence, that is punishable by 12 months imprisonment or more; or	27 28 29			
				(B)	has, or may have, an impairment; or	30			
				(C)	has, or may have, contravened a condition of the student's registration or an undertaking given by the student to a National Board; and	31 32 33			
			(ii)		necessary to take immediate action to protect public h or safety; or	34 35			

		(c)	the registered health practitioner's registration was improperly obtained because the practitioner or someone else gave the National Board information or a document that was false or misleading in a material particular; or	2				
		(d)	the registered health practitioner's or student's registration has been cancelled or suspended under the law of a jurisdiction, whether in Australia or elsewhere, that is not a participating jurisdiction.	- - 8				
	(2)	of su	ever, the National Board may take immediate action that consists spending, or imposing a condition on, the health practitioner's or ent's registration only if the Board has complied with section 157.	9 10 1				
157	Shov	v caus	se process	12				
	(1)	If a National Board is proposing to take immediate action that consists of suspending, or imposing a condition on, a registered health practitioner's or student's registration under section 156, the Board must—						
		(a)	give the practitioner or student notice of the proposed immediate action; and	17 18				
		(b)	invite the practitioner or student to make a submission to the Board, within the time stated in the notice about the proposed immediate action.	19 20 27				
	(2)	subse	otice given to a registered health practitioner or student under ection (1), and any submissions made by the practitioner or student cordance with the notice, may be written or verbal.	22 23 24				
	(3) The National Board must have regard to any submissions made by the registered health practitioner or student in accordance with this section in deciding whether to take immediate action in relation to the practitioner or student.							
158	Notic imm	Notice to be given to registered health practitioner or student about immediate action						
	(1)		ediately after deciding to take immediate action in relation to a tered health practitioner or student, the National Board must—	3 ²				
		(a)	give written notice of the Board's decision to the health practitioner or student; and	30 34				
		(b)	take the further action under this Part the Board considers appropriate, including, for example, investigating the practitioner or student or requiring the practitioner or student to undergo a health or performance assessment.	38 38 38				

	(0)	TC1					
	(2)		notice must state—	1			
		(a)	the immediate action the National Board has decided to take; and	2			
		(b)	the reasons for the decision to take the immediate action; and	3			
		(c)	the further action the National Board proposes to take under this Part in relation to the health practitioner or student; and	4 5			
		(d)	that the registered health practitioner or student may appeal against the decision to take the immediate action if the action is to suspend, or impose a condition on, the practitioner's or student's registration; and	6 7 8 9			
		(e)	how an application for appeal may be made and the period within which the application must be made.	10 11			
159	Perio	d of i	mmediate action	12			
			decision by the National Board to take immediate action in relation e registered health practitioner or student takes effect on—	13 14			
		(a)	the day the notice is given to the practitioner or student; or	15			
		(b)	the later day stated in the notice.	16			
	(2)	The occur	decision continues to have effect until the earlier of the following rs—	17 18			
		(a)	the decision is set aside on appeal;	19			
		(b)	for the suspension of, or imposition of conditions on, the registered health practitioner's or student's registration, the suspension is revoked, or the conditions are removed, by the National Board; or	20 21 22 23			
		(c)	for an undertaking, the National Board and the registered health practitioner or student agree to end the undertaking.	24 25			
Divi	sion	8	Investigations	26			
Sub	divis	ion 1	Preliminary	27			
160	Whe	n investigation may be conducted					
	(1)	stude	A National Board may investigate a registered health practitioner or student registered by the Board if it decides it is necessary or appropriate—				
		(a)	because the Board has received a notification about the practitioner or student; or	32 33			
		(b)	because the Board for any other reason believes—	34			
			(i) the practitioner or student has or may have an impairment; or	35 36			

			(ii) f	for a j	ractitioner—		1
			(A)	he way the practitioner practises that be unsatisfactory; or	ne profession is or	2
			((B)	he practitioner's conduct is insatisfactory; or	s or may be	4 5
		(c) 1	to ensu	re the	practitioner or student—		6
					olying with conditions imposed on ent's registration; or	the practitioner's	7 8
		1		an un Board	ertaking given by the practitioner	or student to the	9 10
	(2)		ioner c	or stu	ard decides to investigate a rent it must direct an appropriat ation.		11 12 13
161	Registered health practitioner or student to be given notice of investigation						
	(1)	practiti	ioner o cision,	r stud give	that decides to investigate a sent must, within as soon as practicate practitioner or student written	able after making	16 17 18 19
	(2)				vise the registered health practition tter being investigated.	oner or student of	20 21
	(3)	Also, the wri	he Nati itten no	ional otice o	oard must, at not less than 3 month the progress of the investigation	hly intervals, give to—	22 23
		(a) 1	the reg	istere	health practitioner or student; and	d	24
					gation relates to a notification alth practitioner or student, the not		25 26
	(4)	practiti	ioner o	r stuc	onal Board need not give the ent a notice under subsection (1) of giving the notice may—		27 28 29
		(a) s	serious	ly pro	udice the investigation; or		30
		(b) j	place a	t risk	person's health or safety; or		31
		(c) j	place a	pers	n at risk of harassment or intimida	tion.	32
162	Inve	stigation	າ to be	con	ucted in timely way		33
		investi	gation	cond	must ensure an investigator it directs the investigation as quickly nature of the matter to be investigation.	y as practicable,	34 35 36

Sub	divis	sion 2 Investigators	1				
163	Appointment of investigators						
	(1)	A National Board may appoint the following persons as investigators—	3				
		(a) members of the National Agency's staff;	4				
		(b) contractors engaged by the National Agency.	5				
	(2)	An investigator holds office on the conditions stated in the instrument of appointment.	6 7				
	(3)	If an investigator's appointment provides for a term of appointment, the investigator ceases holding office at the end of the term.	8 9				
	(4)	An investigator may resign by signed notice of resignation given to the National Board which appointed the investigator.	10 11				
	(5)	Schedule 5 sets out provisions relating to the powers of an investigator.	12				
164	lden	tity card	13				
	(1)	A National Board must give an identity card to each investigator it appoints.	14 15				
	(2)	The identity card must—	16				
		(a) contain a recent photograph of the investigator; and	17				
		(b) be signed by the investigator; and	18				
		(c) identify the person as an investigator appointed by the National Board; and	19 20				
		(d) include an expiry date.	21				
	(3)	This section does not prevent the issue of a single identity card to a person—	22 23				
		(a) if the person is appointed as an investigator for this Law by more than one National Board; or	24 25				
		(b) for this Law and other Acts.	26				
	(4)	A person who ceases to be an investigator must give the person's identity card to the National Board that appointed the person within 7 days after the person ceases to be an investigator, unless the person has a reasonable excuse.	27 28 29 30				
165	Disp	play of identity card	31				
	(1)	An investigator may exercise a power in relation to someone else (the <i>other person</i>) only if the investigator—	32 33				
		(a) first produces the investigator's identity card for the other person's inspection; or	34 35				

		(b)	has the identity card displayed so it is clearly visible to the other person.	1
	(2)	subse prod	ever, if for any reason it is not practicable to comply with ection (1) before exercising the power, the investigator must uce the identity card for the other person's inspection at the first bnable opportunity.	3 4 5
Sub	divis	ion 3	Procedure after investigation	7
166	Inve	stigato	or's report about investigation	8
	(1)	Divis inves	soon as practicable after completing an investigation under this sion, an investigator must give a written report about the stigation to the National Board that directed the investigator to out the investigation.	9 10 11 12
	(2)	The	report must include—	13
		(a)	the investigator's findings about the investigation; and	14
		(b)	the investigator's recommendations about any action to be taken in relation to the health practitioner or student the subject of the investigation.	15 16 17
167	Deci	sion b	y National Board	18
		After decid	r considering the investigator's report, the National Board must de—	19 20
		(a)	to take no further action in relation to the matter; or	21
		(b)	to do either or both of the following—	22
			(i) take the action the Board considers necessary or appropriate under another Division;	23 24
			(ii) refer the matter to another entity, including, for example, a health complaints entity, for investigation or other action.	25 26
Divi	ision	9	Health and performance assessments	27
168	Defir	nition		28
	In thi		is Division—	29
		asses	ssment means—	30
		(a)	a health assessment; or	31
		(b)	a performance assessment	33

169	Requ	uireme	ent for health assessment			
		to u	national Board may require a registered health practitioner or student indergo a health assessment if the Board reasonably believes, use of a notification or for any other reason, that the practitioner or ent has, or may have, an impairment.	; ;		
170	Requ	uireme	ent for performance assessment	(
		unde beca	National Board may require a registered health practitioner to ergo a performance assessment if the Board reasonably believes, use of a notification or for any other reason, that the way the titioner practises the profession is or may be unsatisfactory.	- 8 9		
171	App	ointme	ent of assessor to carry out assessment	1		
	(1)	to u	e National Board requires a registered health practitioner or student ndergo an assessment, the National Agency must appoint an assor chosen by the Board to carry out the assessment.	12 13 14		
	(2)	The	assessor must be—	1		
		(a)	for a health assessment, a medical practitioner or psychologist who is not a member of the National Board; or	16 17		
		(b)	for a performance assessment, a registered health practitioner who is a member of the health profession for which the National Board is established but is not a member of the Board.	18 19 20		
	(3)	The assessor may ask another health practitioner to assist the assessor in carrying out the assessment of the registered health practitioner or student.				
	(4)	The assessor's fee for carrying out the assessment is to be paid out of the National Board's budget.				
172	Notice to be given to registered health practitioner or student about assessment					
	(1)	A requirement by a National Board for a registered health practitioner or student to undergo an assessment must be made by written notice given to the practitioner or student.		28 29 30		
	(2)	The	written notice must state—	3		
		(a)	that the registered health practitioner or student is required to undergo a health assessment or performance assessment; and	32 33		
		(b)	the nature of the assessment to be carried out; and	34		
		(c)	the name and qualifications of the registered health practitioner who is to carry out the assessment; and	3: 3(

			-	
		(d)	that if the registered health practitioner or student does not undergo the assessment the National Board may continue to take proceedings in relation to the practitioner or student under this Part.	1 2 3 4
173	Asse	ssor r	nay require information or attendance	5
		pract	the purposes of conducting an assessment of a registered health itioner or student, an assessor may, by written notice given to the itioner or student, require the practitioner or student to—	6 7 8
		(a)	give stated information to the assessor within a stated reasonable time and in a stated reasonable way; or	9 10
		(b)	attend before the assessor at a stated time and a stated place to undergo the assessment.	11 12
			Example of stated place. the registered health practitioner's principal place of practice	13
174	Inspe	ection	of documents	14
	(1)	If a d	locument is produced to an assessor, the assessor may—	15
		(a)	inspect the document; and	16
		(b)	make a copy of, or take an extract from, the document; and	17
		(c)	keep the document while it is necessary for the assessment.	18
	(2)	other copy	e assessor keeps the document, the assessor must permit a person wise entitled to possession of the document to inspect, make a of, or take an extract from, the document at the reasonable time blace decided by the assessor.	19 20 21 22
175	Repo	rt froi	m assessor	23
			assessor must, as soon as practicable after carrying out the sment, give to the National Board a report about the assessment.	24 25
176	Сору	of re	port to be given to health practitioner or student	26
	(1)		National Board must, as soon as practicable after receiving the sor's report, give a copy of the report to—	27 28
		(a)	the registered health practitioner or student to whom it relates; or	29
		(b)	if the report contains information the Board considers may, if disclosed to the practitioner or student, be prejudicial to the practitioner's or student's physical or mental health or wellbeing, to a medical practitioner or psychologist nominated by the practitioner or student.	30 31 32 33 34

	(2)	a reg medi the p	a medical practitioner or psychologist is given a copy of a report about egistered health practitioner or student under subsection (1)(b), the edical practitioner or psychologist must give a copy of the report to expractitioner or student as soon as it will no longer be prejudicial to expractitioner's or student's health or wellbeing.			
	(3)	of th		gistered health practitioner or student has been given a copy t under subsection (1)(a) or (2), a person nominated by the	6 7 8	
		(a)	discu	ss the report with the practitioner or student; and	9	
		(b)	practi practi ways whetl	report makes an adverse finding about the practitioner's ice of the profession or states that the assessor finds the itioner has an impairment, discuss with the practitioner of dealing with the finding, including, for a practitioner, her the practitioner is prepared to alter the way the itioner practises the health profession.	10 11 12 13 14	
177	Decis	sion b	y Natio	onal Board	16	
		regis	tered 1	dering the assessor's report and the discussions held with the health practitioner or student under section 176(3), the heard may decide to—	17 18 19	
		(a)		the action the Board considers necessary or appropriate another Division; or	20 21	
		(b)		the matter to another entity, including, for example, a health laints entity, for investigation or other action; or	22 23	
		(c)	take 1	no further action in relation to the matter.	24	
Divi	sion	10	Acti	on by National Board	25	
178	Natio	nal B	oard m	nay take action	26	
	(1)	This	section	applies if—	27	
	()	(a)	a Nat	ional Board reasonably believes, because of a notification or ny other reason—	28 29	
			(i)	the way a registered health practitioner registered by the Board practises the health profession, or the practitioner's professional conduct, is or may be unsatisfactory; or	30 31 32	
			(ii)	a registered health practitioner or student registered by the Board has or may have an impairment; or	33 34	
			(iii)	a student has been charged with an offence, or has been convicted or found guilty of an offence, that is punishable by 12 months imprisonment or more; or	35 36 37	

		(iv)	a student has or may have contravened a condition of the student's registration or an undertaking given by the student to a National Board; and	1 2 3
	(b)		natter is not required to be referred to a responsible tribunal or section 193; and	4 5
	(c)		Board decides it is not necessary or appropriate to refer the er to a panel.	6 7
(2)	actio		nal Board may decide to take one or more of the following <i>levant action</i>) in relation to the registered health practitioner—	8 9 10
	(a)	cauti	on the registered health practitioner or student;	11
	(b)	acce _l	pt an undertaking from the registered health practitioner or ent;	12 13
	(c)		ose conditions on the practitioner's or student's registration, ading, for example, in relation to a practitioner—	14 15
		(i)	a condition requiring the practitioner to complete specified further education or training within a specified period; or	16 17
		(ii)	a condition requiring the practitioner to undertake a specified period of supervised practice; or	18 19
		(iii)	a condition requiring the practitioner to do, or refrain from doing, something in connection with the practitioner's practice; or	20 21 22
		(iv)	a condition requiring the practitioner to manage the practitioner's practice in a specified way; or	23 24
		(v)	a condition requiring the practitioner to report to a specified person at specified times about the practitioner's practice; or	25 26 27
		(vi)	a condition requiring the practitioner not to employ, engage or recommend a specified person, or class of persons;	28 29 30
	(d)		the matter to another entity, including, for example, a health plaints entity, for investigation or other action.	31 32
(3)	healt	h prac	onal Board decides to impose a condition on the registered etitioner's or student's registration, the Board must also view period for the condition.	33 34 35

179	Show cause process						
	(1)	If a National Board is proposing to take relevant action in relation to a registered health practitioner or student, the Board must—					
		(a)	give the practitioner or student written notice of the proposed relevant action; and				
		(b)	invite the practitioner or student to make a written or verbal submission to the Board, within the reasonable time stated in the notice, about the proposed relevant action.	- - -			
	(2)	After considering any submissions made by the registered health practitioner or student in accordance with this section, the National Board must decide to—					
		(a)	take no action in relation to the matter; or	12			
		(b)	do either or both of the following—	13			
			(i) take the proposed relevant action or other relevant action;	14			
			(ii) refer the matter to another entity, including, for example, a health complaints entity, for investigation or other action.	15 16			
	(3)	This section does not apply if—					
		(a) a National Board is proposing to take relevant action in relation to a registered health practitioner or student; and					
		(b)	the National Board has, in relation to the matter that forms the basis for the relevant action—	20 2			
			(i) investigated the registered health practitioner or student under Division 8; or	22 23			
			(ii) conducted a health assessment or performance assessment of the registered health practitioner or student under Division 9.	24 25 26			
180	Notice to be given to health practitioner or student and notifier						
	(1)	As soon as practicable after making a decision under section 179(2), the National Board must give written notice of the decision to—					
		(a)	the registered health practitioner or student; and	30			
		(b)	if the decision was the result of a notification, the notifier.	3			
	(2)	decis	notice given to the notifier must include information about the sion made by the Board only to the extent the information is lable on the National Board's register	32 33			

Division 11		11	Panels		
181	Esta	blishn	nent of health panel	2	
	(1)	A Na	ational Board may establish a health panel if—	3	
		(a)	the Board reasonably believes, because of a notification or for any other reason, that a registered health practitioner or student has or may have an impairment; and	5 6	
		(b)	the Board decides it is necessary or appropriate for the matter to be referred to a panel.	7	
	(2)		alth panel must consist of the following members chosen from a list red to in section 183—	9 10	
		(a)	at least one member who is a registered health practitioner in the health profession for which the Board is established;	11 12	
		(b)	at least one member who is a medical practitioner with expertise relevant to the matter the subject of the hearing;	13 14	
		(c)	at least one member who is not, and has not been, a registered health practitioner in the health profession for which the Board has been established.	15 16 17	
	(3)	choo	noosing members of the panel, the National Board must, if possible, use a member from the jurisdiction in which the matter the subject to the hearing occurred.	18 19 20	
	(4)		nore than half of the members of the panel may be registered health titioners in the health profession for which the Board is established.	21 22	
	(5)	is a n (2)(b	rever, if the registered health practitioner the subject of the hearing medical practitioner, a member of the panel referred to in subsection of is not to be considered to be registered in the health profession for the Board is established for the purposes of subsection (4).	23 24 25 26	
	(6)	invo	erson cannot be appointed to the panel if the person has been lved in any proceedings relating to the matter the subject of the ing by the panel.	27 28 29	
182	Esta	blishn	nent of performance and professional standards panel	30	
	(1)		Vational Board may establish a performance and professional dards panel if—	31 32	
		(a)	the Board reasonably believes, because of a notification or for any other reason, that—	33 34	
			(i) the way a registered health practitioner practises the health profession is or may be unsatisfactory; or	35 36	
			(ii) the registered health practitioner's professional conduct is or may be unsatisfactory; and	37 38	

		(b)	the Board decides it is necessary or appropriate for the matter to be referred to a panel.	1 2			
	(2)	A per 3 mer	3 4				
	(3)	In choosing members of the panel, the National Board must, if possible, choose a member from the jurisdiction in which the matter the subject of the hearing occurred.					
	(4)	must profe	ast half, but no more than two-thirds, of the members of the panel be persons who are registered health practitioners in the health ession for which the Board is established, and chosen from a list eved under section 183.	8 9 10 11			
	(5)		ast one member must be a person who represents the community thosen from a list approved under section 183.	12 13			
	(6)	invol	rson may not be appointed to the panel if the person has been ved in any proceedings relating to the matter the subject of the ng by the panel.	14 15 16			
183	List of approved persons for appointment to panels						
	(1)		tional Board may appoint individuals to a list of persons approved appointed as members of panels.	18 19			
	(2)		To the extent practicable, individuals appointed under subsection (1) hould not—				
		(a)	for registered health practitioners, be individuals whose principal place of practice is in a co-regulatory jurisdiction; or	22 23			
		(b)	otherwise, be individuals who live in a co-regulatory jurisdiction.	24			
184	Notic	e to b	e given to registered health practitioner or student	25			
	(1)		nel must give notice of its hearing of a matter to the registered h practitioner or student the subject of the hearing.	26 27			
	(2)	The r	notice must state—	28			
		(a)	the day, time and place at which the hearing is to be held; and	29			
		(b)	the nature of the hearing and the matters to be considered at the hearing; and	30 31			
		(c)	that the registered health practitioner or student is required to attend the hearing; and	32 33			
		(d)	that the registered health practitioner may be accompanied at the hearing by an Australian legal practitioner or other person; and	34 35			

		(e)	that if the registered health practitioner or student fails to attend the hearing the hearing may continue, and the panel may make a decision, in the practitioner's or student's absence; and	1 2 3
		(f)	the types of decision the panel may make at the end of the hearing.	4 5
185	Proc	edure	of panel	6
	(1)	Subje	ect to this Division, a panel may decide its own procedures.	7
	(2)		nel is required to observe the principles of natural justice but is not d by the rules of evidence.	8 9
	(3)	A par	nel may have regard to—	10
		(a)	a report prepared by an assessor about the registered health practitioner or student; and	11 12
		(b)	any other information the panel considers relevant to the hearing of the matter.	13 14
186	Lega	l repre	esentation	15
	(1)	subje	hearing of a panel, the registered health practitioner or student the ect of the hearing may be accompanied by an Australian legal itioner or another person.	16 17 18
	(2)	regis	Australian legal practitioner or other person accompanying the tered health practitioner or student may appear on behalf of the itioner or student only with the leave of the panel.	19 20 21
	(3)	perso stude	panel may grant leave for an Australian legal practitioner or other on to appear on behalf of the registered health practitioner or ent only if the panel considers it appropriate in the particular mustances of the hearing.	22 23 24 25
187	Subr	nissio	n by notifier	26
		notifi	matter the subject of a hearing before a panel relates to a ication, the notifier may, with the leave of the panel, make a ission to the panel about the matter.	27 28 29
188	Pane stud		proceed in absence of registered health practitioner or	30 31
		pract reaso	hearing, a panel may proceed in the absence of the registered health itioner or student the subject of the proceedings if the panel mably believes the practitioner or student has been given notice of earing.	32 33 34 35

189	Hear	ring no	t opei	n to the public	1		
		A he	aring b	pefore a panel is not open to the public.	2		
190	Refe	rral to	respo	onsible tribunal	3		
		A panel must stop hearing a matter and require the National Board that established the panel to refer the matter to a responsible tribunal under section 193 if, at any time—					
		(a)	the pane	practitioner or student the subject of the hearing asks the l for the matter to be referred to a responsible tribunal under on 193; or	6 7 8 9		
		(b)	if the (i) (ii)	the panel reasonably believes the evidence demonstrates the practitioner may have behaved in a way that constitutes professional misconduct; or the panel reasonably believes the evidence demonstrates the practitioner's registration may have been improperly obtained because the practitioner or someone else gave the Board information or a document that was false or misleading in a material particular.	10 11 12 13 14 15 16 17		
191	Decision of panel						
	(1)		heari decide	ng a matter about a registered health practitioner, a panel	20 21		
		(a)		oractitioner has no case to answer and no further action is to ken in relation to the matter; or	22 23		
		(b)	one o	or more of the following—	24		
			(i)	the practitioner has behaved in a way that constitutes unsatisfactory professional performance;	25 26		
			(ii)	the practitioner has behaved in a way that constitutes unprofessional conduct;	27 28		
			(iii)	the practitioner has an impairment;	29		
			(iv)	the matter must be referred to a responsible tribunal under section 193;	30 31		
			(v)	the matter must be referred to another entity, including, for example, a health complaints entity, for investigation or other action.	32 33 34		
	(2)	After	hearii	ng a matter about a student, a health panel may decide—	35		
	` /			tudent has an impairment or	36		

	(b)		matter must be referred to another entity, including, for apple, a health complaints entity, for investigation or other n; or	1 2 3
	(c)		tudent has no case to answer and no further action is to be in relation to the matter.	4 5
(3)	impa unsa	irment tisfacto	decides a registered health practitioner or student has an at, or that a practitioner has behaved in a way that constitutes bry professional performance or unprofessional conduct, the decide to do one or more of the following—	6 7 8 9
	(a)		se conditions on the practitioner's or student's registration, ding, for example, in relation to a practitioner—	10 11
		(i)	a condition requiring the practitioner to complete specified further education or training within a specified period; or	12 13
		(ii)	a condition requiring the practitioner to undertake a specified period of supervised practice; or	14 15
		(iii)	a condition requiring the practitioner to do, or refrain from doing, something in connection with the practitioner's practice; or	16 17 18
		(iv)	a condition requiring the practitioner to manage the practitioner's practice in a specified way; or	19 20
		(v)	a condition requiring the practitioner to report to a specified person at specified times about the practitioner's practice; or	21 22 23
		(vi)	a condition requiring the practitioner not to employ, engage or recommend a specified person, or class of persons;	24 25 26
	(b)		a health panel, suspend the practitioner's or student's tration;	27 28
	(c)		performance and professional standards panel, caution or mand the practitioner.	29 30
(4)	pract	itioner	decides to impose a condition on a registered health 's or student's registration, the panel must also decide a od for the condition.	31 32 33
(5)	answ adjud	er in i	by a panel that a registered health practitioner has no case to relation to a matter does not prevent a National Board or n body taking the matter into consideration at a later time as ttern of conduct or practice by the health practitioner.	34 35 36 37

192	Noti	ce to b	pe given about panel's decision	1
	(1)	pane	oon as practicable after making a decision under section 191, a l must give notice of its decision to the National Board that blished it.	2 3 4
	(2)		National Board must, within 30 days after the panel makes its sion, give written notice of the decision to—	5 6
		(a)	the registered health practitioner or student the subject of the hearing; and	7 8
		(b)	if the hearing related to a notification, the notifier.	9
	(3)	The state	notice given to the registered health practitioner or student must	10 11
		(a)	the decision made by the panel; and	12
		(b)	the reasons for the decision; and	13
		(c)	that the registered health practitioner or student may appeal against the decision; and	14 15
		(d)	how an application for appeal may be made and the period within which the application must be made.	16 17
	(4)	made	notice to the notifier must include information about the decision e by the panel but only to the extent the information is available on National Board's register.	18 19 20
Divi	sion	12	Referring matter to responsible tribunals	21
193	Matt	ers to	be referred to responsible tribunal	22
	(1)		lational Board must refer a matter about a registered health titioner or student to a responsible tribunal if—	23 24
		(a)	for a registered health practitioner, the Board reasonably believes, based on a notification or for any other reason—	25 26
			(i) the practitioner has behaved in a way that constitutes professional misconduct; or	27 28
			(ii) the practitioner's registration was improperly obtained because the practitioner or someone else gave the Board information or a document that was false or misleading in a material particular; or	29 30 31 32
		(b)	for a registered health practitioner or student, a panel established by the Board requires the Board to refer the matter to a responsible tribunal.	33 34 35

	(2)			al Board must—	
		(a)	refer t (i)	the matter to— the responsible tribunal for the participating jurisdiction in which the behaviour the subject of the matter occurred; or	;
			(ii)	if the behaviour occurred in more than one jurisdiction, the responsible tribunal for the participating jurisdiction in which the practitioner's principal place of practice is located; and	(-
		(b)		written notice of the referral to the registered health tioner or student to whom the matter relates.	10
194	Parti	es to	the pro	ceedings	1
				to proceedings relating to a matter being heard by a tribunal are—	12 13
		(a)		gistered health practitioner or student who is the subject of oceedings; and	14 15
		(b)	the Na	ational Board that referred the matter to the tribunal.	16
195	Cost	s			17
				sible tribunal may make any order about costs it considers for the proceedings.	18 19
196	Deci	sion b	y respo	onsible tribunal about registered health practitioner	20
	(1)			ng a matter about a registered health practitioner, a tribunal may decide—	2 ²
		(a)		actitioner has no case to answer and no further action is to ten in relation to the matter; or	23 24
		(b)	one or	r more of the following—	2
			(i)	the practitioner has behaved in a way that constitutes unsatisfactory professional performance;	26 27
			(ii)	the practitioner has behaved in a way that constitutes unprofessional conduct;	28 29
			(iii)	the practitioner has behaved in a way that constitutes professional misconduct;	30 31
			(iv)	the practitioner has an impairment;	32
			(v)	the practitioner's registration was improperly obtained because the practitioner or someone else gave the National Board that registered the practitioner information or a document that was false or misleading in a material	33 34 38
				particular or	3

(2)		responsible tribunal makes a decision referred to in subsection b), the tribunal may decide to do one or more of the following—	1 2
	(a)	caution or reprimand the practitioner;	3
	(b)	impose a condition on the practitioner's registration, including, for example—	4 5
		(i) a condition requiring the practitioner to complete specified further education or training, or to undergo counselling, within a specified period; or	6 7 8
		(ii) a condition requiring the practitioner to undertake a specified period of supervised practice; or	9 10
		(iii) a condition requiring the practitioner to do, or refrain from doing, something in connection with the practitioner's practice; or	11 12 13
		(iv) a condition requiring the practitioner to manage the practitioner's practice in a specified way; or	14 15
		 (v) a condition requiring the practitioner to report to a specified person at specified times about the practitioner's practice; or 	16 17 18
		(vi) a condition requiring the practitioner not to employ, engage or recommend a specified person, or class of persons,	19 20 21
	(c)	require the practitioner to pay a fine of not more than \$30,000 to the National Board that registers the practitioner;	22 23
	(d)	suspend the practitioner's registration for a specified period;	24
	(e)	cancel the practitioner's registration.	25
(3)	prac	ne responsible tribunal decides to impose a condition on the titioner's registration, the tribunal must also decide a review period the condition.	26 27 28
(4)	or th	e tribunal decides to cancel a person's registration under this Law e person does not hold registration under this Law, the tribunal may decide to—	29 30 31
	(a)	disqualify the person from applying for registration as a registered health practitioner for a specified period; or	32 33
	(b)	prohibit the person from using a specified title or providing a specified health service.	34 35
Deci	ision b	by responsible tribunal about student	36
(1)	Afte decid	r hearing a matter about a student, a responsible tribunal may de—	37 38
	(a)	the student has an impairment; or	39

		(b)	the student has no case to answer and no further action is to be taken in relation to the matter.	1 2
	(2)		e responsible tribunal decides the student has an impairment, the nal may decide—	3 4
		(a)	impose a condition on the student's registration; or	5
		(b)	suspend the student's registration.	6
198	Rela	tionsh	ip with Act establishing responsible tribunal	7
		This that e Act.	Division applies despite any provision to the contrary of the Act establishes the responsible tribunal but does not otherwise limit that	8 9 10
Divi	sion	13	Appeals	11
199	Appe	ellable	decisions	12
	(1)	appe	erson who is the subject of any of the following decisions (an <i>llable decision</i>) may appeal against the decision to the appropriate onsible tribunal for the appellable decision—	13 14 15
		(a)	a decision by a National Board to refuse to register the person;	16
		(b)	a decision by a National Board to refuse to endorse the person's registration;	17 18
		(c)	a decision by a National Board to refuse to renew the person's registration;	19 20
		(d)	a decision by a National Board to refuse to renew the endorsement of the person's registration;	21 22
		(e)	a decision by a National Board to impose or change a condition on a person's registration or the endorsement of the person's registration, other than—	23 24 25
			(i) a condition relating to the person's qualification for general registration in the health profession; and	26 27
			(ii) a condition imposed by section 112(3)(a);	28
		(f)	a decision by a National Board to refuse to change or remove a condition imposed on the person's registration or the endorsement of the person's registration;	29 30 31
		(g)	a decision by a National Board to refuse to change or revoke an undertaking given by the person to the Board;	32 33
		(h)	a decision by a National Board to suspend the person's registration;	34 35
		(i)	a decision by a panel to impose a condition on the person's registration;	36 37

	(j)	a decision by a health panel to suspend the person's registration;	1
	(k)	a decision by a performance and professional standards panel to reprimand the person.	2
(2)	For t	the purposes of subsection (1), the appropriate responsible tribunal an appellable decision is—	4 5
	(a)	for a decision to take health, conduct or performance action in	6
		relation to a registered health practitioner or student—	7
		(i) the responsible tribunal for the participating jurisdiction in	8
		which the behaviour the subject of the decision occurred;	9 10
		(ii) if the behaviour the subject of the decision occurred in	11
		more than one jurisdiction, the responsible tribunal for the	12
		participating jurisdiction in which the practitioner's	13
		principal place of practice is located; or	14
	(b)	for another decision in relation to a registered health practitioner,	15
		the responsible tribunal for the participating jurisdiction in which the practitioner's principal place of practice is located; or	16 17
	(c)	for another decision in relation to a student, the responsible	18
	(0)	tribunal for the participating jurisdiction in which the student is	19
		undertaking the approved program of study or clinical training; or	20
	(d)	for a decision in relation to another person—	21
		(i) the responsible tribunal for the participating jurisdiction in which the person lives, or	22 23
		(ii) if the person does not live in a participating jurisdiction,	24
		the responsible tribunal for the participating jurisdiction	25
		nominated by the National Board that made the appellable decision and specified in the notice given to the person of	26 27
		the appellable decision.	28
Partie	es to	the proceedings	29
		parties to proceedings relating to an appellable decision being heard responsible tribunal are—	30 31
	(a)	the person who is the subject of the appellable decision; and	32
	(b)	the National Board that—	33
	` /	(i) made the appellable decision; or	34
		(ii) established the panel that made the appellable decision.	35
Cost	S		36
		responsible tribunal may make any order about costs it considers	37
	appr	ropriate for the proceedings.	38

202	Deci	ision				
	(1)	After hearing the matter, the responsible tribunal may—	2			
		(a) confirm the appellable decision; or	3			
		(b) amend the appellable decision; or	4			
		(c) substitute another decision for the appellable decision.	į			
	(2)	In substituting another decision for the appellable decision, the responsible tribunal has the same powers as the entity that made the appellable decision.	-			
203	Rela	tionship with Act establishing responsible tribunal	ç			
		This Division applies despite any provision to the contrary of the Act that establishes the responsible tribunal but does not otherwise limit that Act.	10 11 12			
Divi	sion	14 Miscellaneous	13			
204	Notice from adjudication body					
	(1)	If an adjudication body, other than a court, makes a decision in relation to a health practitioner or student registered in a health profession, it must give written notice of the decision to the National Board established for the profession.	15 16 17 18			
	(2)	The notice must state—	19			
		(a) the decision made by the adjudication body; and	20			
		(b) the reasons for the decision; and	2			
		(c) the date the decision takes effect; and	22			
		(d) any action the National Board must take to give effect to the decision.	23 24			
205	Impl	ementation of decisions	25			
	(1)	A National Board must give effect to a decision of an adjudication body unless the decision is stayed on appeal.	26 27			
	(2)	Without limiting subsection (1), the National Board must, if the notice given to the Board states that a health practitioner's or student's registration is cancelled, remove the practitioner's or student's name from the appropriate register kept by the Board.	28 29 30 31			

206	Natio empl	onal Board to give notice to registered health practitioner's oyer	1 2
	(1)	This section applies if—	3
	. ,	(a) a National Board—	4
		(i) decides to take health, conduct or performance action against a registered health practitioner; or	5 6
		 (ii) receives notice from an adjudication body that the adjudication body has decided to take health, conduct or performance action against a registered health practitioner; or 	7 8 9 10
		(iii) receives notice from a co-regulatory authority that an adjudication body in the co-regulatory jurisdiction has decided to take health, conduct or performance action against a registered health practitioner; and	11 12 13 14
		(b) the National Board has been advised by the registered health practitioner that the practitioner is employed by another entity.	15 16
		Note. Under section 132, a National Board may ask a registered health practitioner to give the Board information about whether or not the practitioner is employed by another entity and, if so, for the employer's details.	17 18 19
	(2)	The National Board must, as soon as practicable after making the decision or receiving the notice, give written notice of the decision to take health, conduct or performance action against the registered health practitioner to the practitioner's employer.	20 21 22 23
207	Effec	t of suspension	24
		If a person's registration as a health practitioner or student is suspended under this Law the person is taken during the period of suspension not to be registered under this Law, other than for the purposes of this Part.	25 26 27
Par	t 9	Finance	28
208	Aust	ralian Health Practitioner Regulation Agency Fund	29
	(1)	The Australian Health Practitioner Regulation Agency Fund is established.	30 31
	(2)	The Agency Fund is to have a separate account for each National Board.	32
	(3)	The Agency Fund is a fund to be administered by the National Agency.	33
	(4)	The National Agency may establish accounts with any financial institution for money in the Agency Fund.	34 35

	(5)	The Agency Fund does not form part of the consolidated fund or consolidated account of a participating jurisdiction or the Commonwealth.	1 2 3
209	Payn	ments into Agency Fund	4
	(1)	There is payable into the Agency Fund—	5
		(a) all money appropriated by the Parliament of any participating jurisdiction or the Commonwealth for the purposes of the Fund; and	6 7 8
		(b) all fees, costs and expenses paid or recovered under this Law; and	9
		(c) all fines paid to, or recovered by, a National Board in accordance with an order of an adjudication body; and	10 11
		(d) the proceeds of the investment of money in the Fund; and	12
		(e) all grants, gifts and donations made to the National Agency or a National Board, but subject to any trusts declared in relation to the grants, gifts or donations; and	13 14 15
		(f) all money directed or authorised to be paid into the Fund by or under this Law, any law of a participating jurisdiction or any law of the Commonwealth; and	16 17 18
		(g) any other money or property received by the National Agency or a National Board in connection with the exercise of its functions.	19 20
	(2)	Any money paid into the Agency Fund under subsection (1) for or on behalf of a National Board must be paid into the Board's account kept within the Agency Fund.	21 22 23
210	Payn	ments out of Agency Fund	24
	(1)	Payments may be made from the Agency Fund for the purpose of—	25
		(a) paying any costs or expenses, or discharging any liabilities, incurred in the administration or enforcement of this Law; and	26 27
		(b) making payments to co-regulatory authorities; and	28
		(c) any other payments recommended by the National Board or National Agency and approved by the Ministerial Council.	29 30
	(2)	Without limiting subsection (1)(a), a payment may be made from the Agency Fund to a responsible tribunal to meet the expenses of the responsible tribunal in performing functions under this Law.	31 32 33
	(3)	A payment under subsection (1) may be made from a National Board's account kept within the Agency Fund only if the payment is in accordance with the Board's budget or otherwise approved by the Board.	34 35 36 37

211	Inve	estment of money in Agency Fund	
	(1)	Subject to this section, the National Agency may invest money in the Agency Fund in the way it considers appropriate.	÷ ;
	(2)	The National Agency may invest money in a National Board's accounted the Within the Agency Fund only if the Agency has consulted the Board about the investment.	
	(3)	An investment under this section must be—	-
		(a) in Australian money; and	8
		(b) undertaken in Australia.	9
	(4)	The National Agency must use its best efforts to invest money in the Agency Fund in a way it considers is most appropriate in all the circumstances.	
	(5)	The National Agency must keep records that show it has invested in the way most appropriate in the circumstances.	e 13
	(6)	A security, safe custody acknowledgment or other document evidencing title accepted, guaranteed or issued for an investment arrangement must be held by the National Agency.	
212	Fina	ancial management duties of National Agency and National Boards	18
	(1)	The National Agency must—	19
		(a) ensure that its operations are carried out efficiently, effectively and economically; and	/ 20 2 ⁻
		(b) keep proper books and records in relation to the Agency Fund and	; 22 23
		(c) ensure that expenditure is made from the Agency Fund for lawfur purposes only and, as far as possible, reasonable value is obtained for moneys expended from the Fund; and	
		(d) ensure that its procedures, including internal control procedures afford adequate safeguards with respect to—	, 25 28
		(i) the correctness, regularity and propriety of payments made from the Agency Fund; and	29
		(ii) receiving and accounting for payments made to the Agency Fund; and	3 3:
		(iii) prevention of fraud or mistake; and	33
		(e) take any action necessary to ensure the preparation of accurate financial statements in accordance with Australian Accounting Standards for inclusion in its annual report; and	

		(f)	take any action necessary to facilitate the audit of those financial statements in accordance with this Law; and	
		(g)	arrange for any further audit by a qualified person of the books and records kept by the National Agency in relation to the Agency Fund, if directed to do so by the Ministerial Council.	; 2
	(2)	A Na	ational Board must—	(
		(a)	ensure that its operations are carried out efficiently, effectively and economically; and	. 8
		(b)	take any action necessary to ensure that the National Agency is able to comply with this section in relation to the funding of the National Board in exercising its functions.	10 11
Par	rt 10	Info	ormation and privacy	12
Div	Division 1 Privacy			13
213	Appl	icatio	n of Commonwealth Privacy Act	14
	(1)		Privacy Act applies as a law of a participating jurisdiction for the oses of the national registration and accreditation scheme.	15 16
	(2)	For t	the purposes of subsection (1), the Privacy Act applies—	17
		(a)	as if a reference to the Office of the Privacy Commissioner were a reference to the Office of the National Health Practitioners Privacy Commissioner; and	18 19 20
		(b)	as if a reference to the Privacy Commissioner were a reference to the National Health Practitioners Privacy Commissioner; and	2° 22
		(c)	with any other modifications made by the regulations.	23
	(3)	With	nout limiting subsection (2)(c), the regulations may—	24
		(a)	provide that the Privacy Act applies under subsection (1) as if a provision of the Privacy Act specified in the regulations were omitted; or	25 26 27
		(b)	provide that the Privacy Act applies under subsection (1) as if an amendment to the Privacy Act made by a law of the Commonwealth, and specified in the regulations, had not taken effect; or	28 29 30 3
		(c)	confer jurisdiction on a tribunal or court of a participating jurisdiction.	32 33
	(4)		is section—	34
		~	acy Act means the Privacy Act 1988 of the Commonwealth, as in a from time to time.	35 36

Division 2		2	Disclosure of information and confidentiality		
214	Defi	nition		2	
		In th	is Division—	3	
		prote	ected information means information that comes to a person's	2	
		knov	vledge in the course of, or because of, the person exercising tions under this Law.	6	
215	Арр	licatio	n of Commonwealth FOI Act	7	
	(1)		FOI Act applies as a law of a participating jurisdiction for the oses of the national registration and accreditation scheme.	9	
	(2)		regulations under this Law may modify the FOI Act for the oses of this Law.	10 11	
	(3)	With	out limiting subsection (2), the regulations may—	12	
		(a)	provide that the FOI Act applies under subsection (1) as if a provision of the FOI Act specified in the regulations were omitted; or	13 14 15	
		(b)	provide that the FOI Act applies under subsection (1) as if an amendment to the FOI Act made by a law of the Commonwealth, and specified in the regulations, had not taken effect; or	16 17 18	
		(c)	confer jurisdiction on a tribunal or court of a participating jurisdiction.	19 20	
	(4)	In th	is section—	21	
			Act means the Freedom of Information Act 1982 of the monwealth, as in force from time to time.	22 23	
216	Duty of confidentiality				
	(1)	A pe Law	erson who is, or has been, a person exercising functions under this must not disclose to another person protected information.	25 26	
		Max	imum penalty—	27	
		(a)	in the case of an individual—\$5,000; or	28	
		(b)	in the case of a body corporate—\$10,000.	29	
	(2)	How	ever, subsection (1) does not apply if—	30	
		(a)	the information is disclosed in the exercise of a function under, or for the purposes of, this Law; or	31 32	
		(b)	the disclosure—	33	
			(i) is to a co-regulatory authority; or	34	
			(ii) is authorised or required by any law of a participating jurisdiction; or	35 36	

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		(c)	the disclosure is otherwise required or permitted by law; or	1
		(d)	the disclosure is with the agreement of the person to whom the information relates; or	2
		(e)	the disclosure is in a form that does not identify the identity of a person; or	4 5
		(f)	the information relates to proceedings before a responsible tribunal and the proceedings are or were open to the public; or	6 7
		(g)	the information is, or has been, accessible to the public, including because it is or was recorded in a National Register; or	8 9
		(h)	the disclosure is otherwise authorised by the Ministerial Council.	10
217	Disc	losure	of information for workforce planning	11
	(1)	Board plann	Ministerial Council may, by written notice given to a National d, ask the Board for information required by the Council for ning the workforce of health practitioners, or a class of itioners, in Australia or a part of Australia.	12 13 14 15
	(2)	may,	National Board receives a request under subsection (1), the Board by written notice given to health practitioners registered by the d, ask the practitioners for information relevant to the request.	16 17 18
	(3)	undei	gistered health practitioner who is asked to provide information r subsection (2) may, but is not required to, provide the mation.	19 20 21
	(4)	The N	National Board—	22
		(a)	must give information received from a registered health practitioner to the Ministerial Council in a way that does not identify any registered health practitioner; and	23 24 25
		(b)	must not use information received under this section that identifies a registered health practitioner for any other purpose.	26 27
	(5)		Ministerial Council must publish information it receives under this on in a way that is timely and ensures it is accessible to the public.	28 29
218			of information for information management and ation purposes	30 31
	(1)	mana	erson may disclose protected information to an information agement agency if the disclosure is in accordance with an orisation given by the Ministerial Council under subsection (2).	32 33 34

	(2)	infor	Ministerial Council may authorise the disclosure of protected rmation to an information management agency if the Council is fied—	1 2 3		
		(a)	the protected information will be collected, stored and used by the information management agency in a way that ensures the privacy of the persons to whom it relates is protected; and	4 5 6		
		(b)	the provision of the protected information to the information management agency is necessary to enable the agency to exercise its functions.	7 8 9		
	(3)	An a	authorisation under subsection (2)—	10		
		(a)	may apply to protected information generally or a class of protected information; and	11 12		
		(b)	may be subject to conditions.	13		
	(4)	In th	is section—	14		
		Terri healt purp	rmation management agency means a Commonwealth, State or itory agency that has functions relating to the identification of the practitioners for information management and communication oses, including, for example, the National E-health Transition pority.	15 16 17 18 19		
219	Disclosure of information to other Commonwealth, State and Territory entities					
	(1)		erson exercising functions under this Law may disclose protected mation to the following entities—	22 23		
		(a)	the chief executive officer under the <i>Medicare Australia Act 1973</i> of the Commonwealth;	24 25		
		(b)	an entity performing functions under the <i>Health Insurance Act</i> 1973 of the Commonwealth;	26 27		
		(c)	the Secretary within the meaning of the <i>National Health Act 1953</i> of the Commonwealth;	28 29		
		(d)	the Secretary to the Department in which the <i>Migration Act 1958</i> of the Commonwealth is administered;	30 31		
		(e)	another Commonwealth, State or Territory entity having functions relating to professional services provided by health practitioners or the regulation of health practitioners.	32 33 34		
	(2)	How subse	rever, a person may disclose protected information under ection (1) only if the person is satisfied—	35 36		
		(a)	the protected information will be collected, stored and used by the entity to which it is disclosed in a way that ensures the privacy of the persons to whom it relates is protected; and	37 38 39		

		(b)	the provision of the protected information to the entity is necessary to enable the entity to exercise its functions.	
220	Disc	losure	e to protect health or safety of patients or other persons	3
	(1)	This	section applies if a National Board reasonably believes that—	2
		(a)	a registered health practitioner poses, or may pose, a risk to public health; or	!
		(b)	the health or safety of a patient or a class of patients is or may be at risk because of a registered health practitioner's practice as a health practitioner.	- 8
	(2)	infor Com	National Board may give written notice of the risk and any relevant rmation about the registered health practitioner to an entity of the amonwealth or of a State or Territory that the Board considers may equired to take action in relation to the risk.	10 17 12 13
221	Disc	losure	e to registration authorities	14
		infor	erson exercising functions under this Law may disclose protected rmation to a registration authority if the disclosure is necessary for authority to exercise its functions.	15 16 17
Div	ision	3	Registers in relation to registered health practitioner	18 19
222	Natio	onal R	Registers	20
	(1)		n of the following National Boards must, in conjunction with the onal Agency—	2° 22
		(a)	keep the public national register listed beside that Board in the following Table that is to include the names of all health practitioners, other than specialist health practitioners, currently registered by the Board; and	23 24 28 28
		(b)	if Divisions are listed beside the public national register in the Table, keep the register in a way that ensures it includes those Divisions.	27 28 29
	(2)	that spec	ddition, each National Board must keep a public national register is to include the names of all health practitioners, other than ialist health practitioners, who were registered by the Board and se registration has been cancelled by an adjudication body.	30 32 32

Table— Public national registers							
Name of Board	Name of public national register	Divisions of public national register					
Aboriginal and Torres Strait Islander Health Practice Board of Australia	Register of Aboriginal and Torres Strait Islander Health Practitioners						
Chinese Medicine Board of Australia	Register of Chinese Medicine Practitioners	Acupuncturists, Chinese herbal medicine practitioners, Chinese herbal dispensers					
Chiropractic Board of Australia	Register of Chiropractors						
Dental Board of Australia	Register of Dental Practitioners	Dentists, Dental therapists, Dental hygienists, Dental prosthetists, Oral health therapists					
Medical Board of Australia	Register of Medical Practitioners						
Medical Radiation Practice Board of Australia	Register of Medical Radiation Practitioners	Diagnostic radiographers, Nuclear medicine technologists, Radiation therapists					
Nursing and Midwifery Board of Australia	Register of Nurses	Registered nurses (Division 1), Enrolled nurses (Division 2)					
	Register of Midwives						
Occupational Therapy Board of Australia	Register of Occupational Therapists						
Optometry Board of Australia	Register of Optometrists						
Osteopathy Board of Australia	Register of Osteopaths						
Pharmacy Board of Australia	Register of Pharmacists						
Physiotherapy Board of Australia	Register of Physiotherapists						
Podiatry Board of Australia	Register of Podiatrists						

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	Nan	ne of Board	Name of public national register	Divisions of public national register	
	Psyc Aust	hology Board of ralia	Register of Psychologists		
223	Specialists	s Registers			
	spec		operates under this Law	Ith profession for which must, in conjunction with	
	(a)	a public nationa specialist health and	l specialists register than practitioners currently	t includes the names of all registered by the Board;	
	(b)		ners whose registration	the names of all specialist has been cancelled by an	
224	Way regist	ters are to be ke	pt		
		ect to this Division this Division m		Board is required to keep	
	(a)	in a way that en	sures it is up-to-date ar	nd accurate; and	
	(b)	otherwise in the	way the National Ager	ncy considers appropriate.	
225	Informatio	n to be recorded	l in National Register		
	infor		registered health pra	nust include the following ctitioner whose name is	
	(a)	the practitioner	's sex;		
	(b)	the suburb and practice;	postcode of the practit	ioner's principal place of	
	(c)	the registration National Board	•	to the practitioner by the	
	(d)		Australia, whether	irst registered in the health under this Law or a	
	(e)	the date on which	ch the practitioner's reg	gistration expires;	
	(f)	the type of regis	stration held by the prac	etitioner;	
	(g)	if the register practitioner is re	includes divisions, the	e division in which the	
	(h)		ner holds specialist reach the practitioner is re	gistration, the recognised gistered;	

		(i)	if the practitioner holds limited registration, the purpose for which the practitioner is registered;	1 2
		(j)	if the practitioner has been reprimanded, the fact that the practitioner has been reprimanded;	3 4
		(k)	if a condition has been imposed on the practitioner's registration or the National Board has entered into an undertaking with the practitioner—	5 6 7
			(i) if section 226(1) applies, the fact that a condition has been imposed or an undertaking accepted; or	8 9
			(ii) otherwise, details of the condition or undertaking;	10
		(1)	if the practitioner's registration is suspended, the fact that the practitioner's registration has been suspended and, if the suspension is for a specified period, the period during which the suspension applies;	11 12 13 14
		(m)	if the practitioner's registration has been endorsed, details of the endorsement;	15 16
		(n)	details of any qualifications relied on by the practitioner to obtain registration or to have the practitioner's registration endorsed;	17 18
		(o)	if the practitioner has advised the National Board the practitioner fluently speaks a language other than English, details of the other language spoken;	19 20 21
		(p)	any other information the National Board considers appropriate.	22
226			oard may decide not to include or to remove certain n in register	23 24
	(1)	healt accep has a	ational Board may decide that a condition imposed on a registered the practitioner's registration, or the details of an undertaking otted from a registered health practitioner, because the practitioner an impairment is not to be recorded in its National Register or its Register if—	25 26 27 28 29
		(a)	it is necessary to protect the practitioner's privacy; and	30
		(b)	there is no overriding public interest for the condition or the details of the undertaking to be recorded.	31 32
	(2)	healt	ational Board may decide that information relating to a registered h practitioner is not to be recorded in its National Register or ialists Register if—	33 34 35
		(a)	the practitioner asks the Board not to include the information in the register; and	36 37
		(b)	the Board reasonably believes the inclusion of the information in the register would present a serious risk to the health or safety of the practitioner.	38 39 40

	(3)	healt Spec	h practitional Board may decide to remove information that a registered h practitioner has been reprimanded from the National Register or ialists Register if it considers it is no longer necessary or opriate for the information to be recorded on the Register.	1 2 3		
227	Regi	ster a	bout former registered health practitioners	5		
		inclu	gister kept by a National Board under section 222(2) or 223(b) must de the following information for each health practitioner whose tration was cancelled by an adjudication body—	6 7 8		
		(a)	the fact that the practitioner's registration was cancelled by an adjudication body;	9 10		
		(b)	the grounds on which the practitioner's registration was cancelled;	11 12		
		(c)	if the adjudication body's hearing of the matter was open to the public, details of the conduct that formed the basis of the cancellation.	13 14 15		
228	Inspection of registers					
	(1)	The l	National Agency—	17		
		(a)	must keep each register kept by a National Board under this Division open for inspection, free of charge, by members of the public—	18 19 20		
			(i) at its national office and each of its local offices during ordinary office hours; and	21 22		
			(ii) on the Agency's website; and	23		
		(b)	must give a person an extract from the register on payment of the relevant fee; and	24 25		
		(c)	may give a person a copy of the register on payment of the relevant fee.	26 27		
	(2)	subse	National Agency may give a person a copy of the register under ection (1)(c) only if the Agency is satisfied it would be in the public est to do so.	28 29 30		
	(3)	by a	National Agency may waive, wholly or partly, the payment of a fee person under subsection (1)(b) or (c) if the Agency considers it opriate in the circumstances.	31 32 33		

Division 4 Student registers					
229	Stud	ent re	gisters	2	
	(1)	keep	n National Board must, in conjunction with the National Agency, a student register that includes the name of all persons currently stered as students by the Board.	3 4 5	
	(2)	A stu	udent register is not to be open to inspection by the public.	6	
230	Infor	matio	n to be recorded in student register	7	
	(1)		ect to this Division, a student register kept by a National Board to be kept in the way the National Agency considers appropriate.	8	
	(2)		udent register kept by a National Board must include the following mation for each student whose name is included in the register—	10 11	
		(a)	the student's name;	12	
		(b)	the student's date of birth;	13	
		(c)	the student's sex;	14	
		(d)	the student's mailing address and any other contact details;	15	
		(e)	the name of the education provider that is providing the approved program of study being undertaken by the student;	16 17	
		(f)	the date on which the student was first registered, whether under this law or a corresponding prior Act;	18 19	
		(g)	the date on which the student started the approved program of study;	20 21	
		(h)	the date on which the student is expected to complete the approved program of study;	22 23	
		(i)	if the student has completed or otherwise ceased to be enrolled in the approved program of study, the date of the completion or cessation;	24 25 26	
		(j)	if a condition has been imposed on the student's registration, details of the condition;	27 28	
		(k)	if the Board accepts an undertaking from the student, details of the undertaking;	29 30	
		<i>(</i> 1)	any other information the Board considers appropriate	31	

Division 5		5	Other records	
231	Othe	er reco	ords to be kept by National Boards	2
			ational Board must keep a record of the following information for health practitioner it registers—	;
		(a)	information that identifies the practitioner;	
		(b)	the practitioner's contact details;	(
		(c)	information about the practitioner's registration or endorsement;	-
		(d)	information about any previous registration of the practitioner, whether in Australia or overseas;	8
		(e)	information about any notification made about the practitioner and any investigation and health, conduct or performance action taken as a result of the notification;	10 11 12
		(f)	information about the practitioner's professional indemnity insurance arrangements;	1; 14
		(g)	information about checks carried out by the Board about the practitioner's criminal history and identity, including the nature of the check carried out, when it was carried out and the nature of the information provided by the check.	19 10 11 18
232	Reco	ord of	adjudication decisions to be kept and made publicly available	19
	(1)		ational Board is to keep and publish on its website a record of sions made by—	20 2
		(a)	panels established by the Board; and	22
		(b)	responsible tribunals that relate to registered health practitioners or students registered by the Board.	23 24
	(2)	The	record is to be kept—	2
		(a)	in a way that does not identify persons involved in the matter, unless the decision was made by a responsible tribunal and the hearing was open to the public; and	26 27 28
		(b)	otherwise in the way decided by the National Board.	29
Division 6			Unique identifier	30
233	Uniq	ue ide	entifier to be given to each registered health practitioner	3.
	(1)	This	section applies if—	32
		(a)	a National Board registers a person in the health profession for which the Board is established; and	30 34

		(b)	the person has not previously been registered by that Board or any other National Board.	
	(2)	perso	National Board must, at the time of registering the person, give the on an identifying number or code (a <i>unique identifier</i>) that is ue to the person.	; 4
	(3)		National Board must keep a record of the unique identifier given to erson.	.
	(4)	anoth	her Board the person is to continue to be identified by the unique tifier given to the person under subsection (2).	8 9 10
Par	t 11	Mis	scellaneous	1
Divi	sion	1	Provisions relating to persons exercising functions under Law	12 13
234	Gene	eral du	uties of persons exercising functions under this Law	14
	(1)		rson exercising functions under this Law must, when exercising the tions, act honestly and with integrity.	15 16
	(2)	A perso	erson exercising functions under this Law must exercise the on's functions under this Law—	17 18
		(a)	in good faith; and	19
		(b)	in a financially responsible manner; and	20
		(c)	with a reasonable degree of care, diligence and skill.	2
	(3)	use o knov	rson exercising functions under this Law must not make improper of the person's position or of information that comes to the person's vledge in the course of, or because of, the person's exercise of the tions—	22 23 24 25
		(a)	to gain an advantage for himself or herself or another person; or	26
		(b)	to cause a detriment to the development, implementation or operation of the national registration and accreditation scheme.	27 28
235	Appl	icatio	n of Commonwealth Ombudsman Act	29
	(1)	The the p	Ombudsman Act applies as a law of a participating jurisdiction for ourposes of the national registration and accreditation scheme.	30
	(2)	For t	he purposes of subsection (1), the Ombudsman Act applies—	32
		(a)	as if a reference to the Commonwealth Ombudsman were a reference to the National Health Practitioners Ombudsman; and	33 34
		(b)	with any other modifications made by the regulations.	3!

	(3)	With	nout limiting subsection (2), the regulations may—	1
		(a)	provide that the Ombudsman Act applies under subsection (1) as if a provision of the Ombudsman Act specified in the regulations were omitted; or	3
		(b)	provide that the Ombudsman Act applies under subsection (1) as if an amendment to the Ombudsman Act made by a law of the Commonwealth, and specified in the regulations, had not taken effect; or	5 6 7 8
		(c)	confer jurisdiction on a tribunal or court of a participating jurisdiction.	9 10
	(4)	In th	is section—	11
			budsman Act means the Ombudsman Act 1976 of the imonwealth, as in force from time to time.	12 13
236	Prot	ection	from personal liability for persons exercising functions	14
	(1)		otected person is not personally liable for anything done or omitted e done in good faith—	15 16
		(a)	in the exercise of a function under this Law; or	17
		(b)	in the reasonable belief that the act or omission was the exercise of a function under this Law.	18 19
	(2)	subs	liability resulting from an act or omission that would, but for ection (1), attach to a protected person attaches instead to the onal Agency.	20 21 22
	(3)	In th	is section—	23
		prote	ected person means any of the following—	24
		(a)	a member of the Advisory Council;	25
		(b)	a member of the Agency Management Committee;	26
		(c)	a member of a National Board or a committee of the National Board;	27 28
		(d)	a member of an external accreditation entity;	29
		(e)	a member of the staff of the National Agency;	30
		(f)	a consultant or contractor engaged by the National Agency;	31
		(g)	a person appointed by the National Agency to conduct an examination or assessment for a National Board;	32 33
		(h)	a person employed or engaged by an external accreditation entity	34 35

237	Prot prov	ection riding	from liability for persons making notification or otherwise information	1 2	
	(1)	This	section applies to a person who, in good faith—	3	
		(a)	makes a notification under this Law; or	4	
		(b)	gives information in the course of an investigation or for another purpose under this Law to a person exercising functions under this Law.	5 6 7	
	(2)		person is not liable, civilly, criminally or under an administrative ess, for giving the information.	8 9	
	(3)	With	nout limiting subsection (2)—	10	
		(a)	the making of the notification or giving of the information does not constitute a breach of professional etiquette or ethics or a departure from accepted standards of professional conduct; and	11 12 13	
		(b)	no liability for defamation is incurred by the person because of the making of the notification or giving of the information.	14 15	
	(4)	The	protection given to the person by this section extends to—	16	
		(a)	a person who, in good faith, provided the person with any information on the basis of which the notification was made or the information was given; and	17 18 19	
		(b)	a person who, in good faith, was otherwise concerned in the making of the notification or giving of the information.	20 21	
Divi	ision	2	Inspectors	22	
238	Fund	Functions and powers of inspectors			
	(1)		nspector has the function of conducting investigations to enforce pliance with this Law.	24 25	
	(2)	Sche	edule 6 sets out provisions relating to the powers of an inspector.	26	
239	App	ointme	ent of inspectors	27	
	(1)		ational Board may appoint the following persons as inspectors—	28	
	(1)	(a)	members of the National Agency's staff;	29	
		(b)	contractors engaged by the National Agency.	30	
	(2)	An i	nspector holds office on the conditions stated in the instrument of intment.	31 32	
	(3)	If an	inspector's appointment provides for a term of appointment, the ector ceases holding office at the end of the term.	33 34	

	(4)		pector may resign by signed notice of resignation given to the al Board that appointed the inspector.	1 2		
240	lden	tity card	I	3		
	(1)	A National Board must give an identity card to each inspector it appoints.				
	(2)	The ide	entity card must—	6		
		(a) (contain a recent photograph of the inspector; and	7		
		(b) 1	be signed by the inspector; and	8		
			identify the person as an inspector appointed by the National Board; and	9 10		
		(d) i	include an expiry date.	11		
	(3)	This se	ection does not prevent the issue of a single identity card to a	12 13		
			if the person is appointed as an inspector for this Law by more than one National Board; or	14 15		
			if the person is appointed as an inspector and investigator for this Law by a National Board; or	16 17		
		(c) 1	for this Law and other Acts.	18		
	(4)	card to	on who ceases to be an inspector must give the person's identity the National Board that appointed the person within 7 days after son ceases to be an inspector, unless the person has a reasonable of the second se	19 20 21 22		
241	Disp	lay of id	lentity card	23		
	(1)		spector may exercise a power in relation to someone else (the person) only if the inspector—	24 25		
			first produces the inspector's identity card for the other person's inspection; or	26 27		
			has the identity card displayed so it is clearly visible to the other person.	28 29		
	(2)	subsec	ver, if for any reason it is not practicable to comply with tion (1) before exercising the power, the inspector must produce ntity card for the other person's inspection at the first reasonable unity.	30 31 32 33		

ision	3	Legal proceedings	1
Proc	eeding	gs for offences	2
			3 4
			5 6
(1)	anoth	ner Act and constitutes professional misconduct, unsatisfactory	7 8 9
	(a)	the fact that proceedings for an offence have been taken in relation to the behaviour does not prevent proceedings being taken before an adjudication body under this Law for the same behaviour; and	10 11 12 13
	(b)	the fact that proceedings have been taken before an adjudication body under this Law in relation to the conduct does not prevent proceedings for an offence being taken for the same behaviour.	14 15 16
(2)	under	r the law of a participating jurisdiction and constitutes professional onduct, unsatisfactory professional performance or unprofessional	17 18 19 20
	(a)	the fact that the behaviour has been dealt with by the health complaints entity does not prevent proceedings being taken before an adjudication body under this Law for the same behaviour; and	21 22 23 24
	(b)	the fact that proceedings have been taken before an adjudication body under this Law in relation to the behaviour does not prevent action being taken by the health complaints entity under the law of the participating jurisdiction for the same behaviour.	25 26 27 28
Evid	entiary	y certificates	29
	Natio	onal Agency and stating any of the following matters is prima facie	30 31 32
	(a)	a stated document is one of the following things made, given, issued or kept under this Law—	33 34
		(i) an appointment, approval or decision;	35
		• • • • • • • • • • • • • • • • • • • •	36 37
	Conceptoc (1)	A pr sumr Conduct mproceeding (1) If a anoth profe (a) (b) (2) If a punde miscocond (a) (b) Evidentiary A cer Natio evide	Proceedings for offences A proceeding for an offence against this Law is to be by way of a summary proceeding before a court of summary jurisdiction. Conduct may constitute offence and be subject of disciplinary proceedings (1) If a person's behaviour constitutes an offence against this Law or another Act and constitutes professional misconduct, unsatisfactory professional performance or unprofessional conduct under this Law— (a) the fact that proceedings for an offence have been taken in relation to the behaviour does not prevent proceedings being taken before an adjudication body under this Law for the same behaviour; and (b) the fact that proceedings have been taken before an adjudication body under this Law in relation to the conduct does not prevent proceedings for an offence being taken for the same behaviour. (2) If a person's behaviour may be dealt with by a health complaints entity under the law of a participating jurisdiction and constitutes professional misconduct, unsatisfactory professional performance or unprofessional conduct under this Law— (a) the fact that the behaviour has been dealt with by the health complaints entity does not prevent proceedings being taken before an adjudication body under this Law in relation to the behaviour does not prevent action being taken by the health complaints entity under the law of the participating jurisdiction for the same behaviour. Evidentiary certificates A certificate purporting to be signed by the chief executive officer of the National Agency and stating any of the following matters is prima facie evidence of the matter— (a) a stated document is one of the following things made, given, issued or kept under this Law—

			(iv) a register, or an extract from a register;	1
			(v) a record, or an extract from a record;	2
		(b)	a stated document is another document kept under this Law;	3
		(c)	a stated document is a copy of a document mentioned in paragraph (a) or (b);	4 5
		(d)	on a stated day, or during a stated period, a stated person was or was not a registered health practitioner or a student;	6
		(e)	on a stated day, or during a stated period, a registration or endorsement was or was not subject to a stated condition;	8
		(f)	on a stated day, a registration was suspended or cancelled;	10
		(g)	on a stated day, or during a stated period, an appointment as an investigator or inspector was, or was not, in force for a stated person;	11 12 13
		(h)	on a stated day, a stated person was given a stated notice or direction under this Law;	14 15
		(i)	on a stated day, a stated requirement was made of a stated person.	16
Division 4			Regulations	17
245	Natio	onal re	egulations	18
	(1)	The Law.	Ministerial Council may make regulations for the purposes of this	19 20
	(2)	The conv	regulations may provide for any matter that is necessary or venient to be prescribed for carrying out or giving effect to this Law.	21 22
	(3)	Print	regulations are to be published by the Victorian Government ter in accordance with the arrangements for the publication of the ing of regulations in Victoria.	23 24 25
	(4)		gulation commences on the day or days specified in the regulation ts commencement (being not earlier than the date it is published).	26 27
	(5)	In th	is section—	28
		Gove	orian Government Printer means the person appointed to be the ernment Printer for Victoria under section 72 of the Constitution 1975 of Victoria.	29 30 31
246	Parli	ament	tary scrutiny of national regulations	32
	(1)		gulation made under this Law may be disallowed in a participating diction by a House of the Parliament of that jurisdiction—	33 34
		(a)	in the same way that a regulation made under an Act of that jurisdiction may be disallowed; and	35 36

		(b)	as if the regulation had been tabled in the House on the first sitting day after the regulation was published by the Victorian Government Printer.	1 2 3
	(2)	effect	gulation disallowed under subsection (1) does not cease to have t in the participating jurisdiction, or any other participating diction, unless the regulation is disallowed in a majority of the cipating jurisdictions.	4 5 6 7
	(3)	jurisc	regulation is disallowed in a majority of the participating lictions, it ceases to have effect in all participating jurisdictions on ate of its disallowance in the last of the jurisdictions forming the rity.	8 9 10 11
	(4)	In thi	s section—	12
		regul	<i>lation</i> includes a provision of a regulation.	13
247	Effec	t of di	sallowance of national regulation	14
	(1)		disallowance of a regulation in a majority of jurisdictions has the effect as a repeal of the regulation.	15 16
	(2)	provi	regulation ceases to have effect under section 246 any law or sion of a law repealed or amended by the regulation is revived as disallowed regulation had not been made.	17 18 19
	(3)	the be	restoration or revival of a law under subsection (2) takes effect at eginning of the day on which the disallowed regulation by which it amended or repealed ceases to have effect.	20 21 22
	(4)	In thi	s section—	23
		regul	lation includes a provision of a regulation.	24
Divi	sion (5	Miscellaneous	25
248	Coml	oined	notice may be given	26
		recip	entity is required under this Law to give another entity (the <i>ient</i>) notices under more than one provision, the entity may give expient a combined notice for the provisions.	27 28 29
249	Fees			30
			National Agency may, in accordance with a health profession ment entered into with a National Board—	31 32
		(a)	refund a relevant fee paid into the Board's account kept in the Agency Fund; or	33 34

		(b)	waive, in whole or in part, a relevant fee payable for a service provided by the Board; or	1 2
		(c)	require a person who pays a relevant fee late to pay an additional fee.	3 4
Par	t 12	Tra	nsitional provisions	5
Divi	sion	1	Preliminary	6
250	Defin	nitions	•	7
		In th	is Part—	8
		comi	mencement day means 1 July 2010.	9
		law	<i>registration authority</i> means an entity that had functions under a of a participating jurisdiction that included the registration of one as health practitioners.	10 11 12
		parti	cipation day, for a participating jurisdiction, means—	13
		(a)	for a health profession other than a relevant health profession—	14
			(i) 1 July 2010; or	15
			(ii) the later day on which the jurisdiction became a participating jurisdiction; or	16 17
		(b)	for a relevant health profession, 1 July 2012.	18
		relev	ant health profession means—	19
		(a)	Aboriginal and Torres Strait Islander health practice; or	20
		(b)	Chinese medicine; or	21
		(c)	medical radiation practice; or	22
		(d)	occupational therapy.	23
		(Adn	nled Law means the Health Practitioner Regulation in inistrative Arrangements) National Law set out in the Schedule to Health Practitioner Regulation (Administrative Arrangements) on al Law Act 2008 of Queensland.	24 25 26 27
251	Refe	rences	s to registered health practitioners	28
	(1)	instru Arrai	eference in an Act of a participating jurisdiction, or another ument, to the Health Practitioner Regulation (Administrative negements) National Law may, if the context permits, be taken to be erence to this Law.	29 30 31 32
	(2)	instr	eference in an Act of a participating jurisdiction, or another ument, to a health practitioner registered in a health profession r a corresponding prior Act may, if the context permits, be taken	33 34 35

		after the participation day to be a reference to a health practitioner registered in the health profession under this Law.	1 2
Divi	sion	2 Ministerial Council	3
252	Direc	ctions given by Ministerial council	4
		A direction given by the Ministerial Council to the National Agency or a National Board under the repealed Law, and in force immediately before the commencement day, is taken from the commencement day to be a direction given by the Ministerial Council under this Law.	5 6 7 8
253	Accr	reditation functions exercised by existing accreditation entities	9
	(1)	This section applies to an entity that, immediately before the commencement day, was an entity appointed by the Ministerial Council under the repealed Law to exercise functions with respect to accreditation for a health profession under the national registration and accreditation scheme.	10 11 12 13 14
	(2)	From the commencement day, the entity is taken to have been appointed under this Law to exercise the functions for the health profession.	15 16
	(3)	An accreditation standard approved by the entity for a health profession, and in force immediately before the commencement day, is taken to be an approved accreditation standard for the health profession under this Law.	17 18 19 20
	(4)	The National Board established for the health profession must, not later than 3 years after the commencement day, review the arrangements for the exercise of accreditation functions for the health profession.	21 22 23
	(5)	The National Board must ensure the process for the review includes wide-ranging consultation about the arrangements for the exercise of the accreditation functions.	24 25 26
	(6)	If an entity is taken under subsection (2) to have been appointed to exercise an accreditation function for a health profession, the National Board established for the profession must not, before the day that is 3 years after the commencement day, end that entity's appointment.	27 28 29 30
254	Heal	th profession standards approved by Ministerial Council	31
		A health profession standard approved by the Ministerial Council under the repealed Law is taken from the commencement day to be an approved registration standard under this Law.	32 33 34

255	Accı	reditat	ion standards approved by National Board	1
		repea	accreditation standard approved by a National Board under the aled Law is taken from the commencement day to be an approved editation standard under this Law.	2 3 4
Div	ision	3	Advisory Council	5
256	Mem	bers o	of Advisory Council	6
	(1)	mem the re	erson who was, immediately before the commencement day, a aber of the Australian Health Workforce Advisory Council under epealed Law is taken to be a member of the Advisory Council under Law.	7 8 9 10
	(2)		nout limiting subsection (1), a member of the Advisory Council inues to hold office—	11 12
		(a)	on the same terms and conditions that applied to the member's appointment under the repealed Law; and	13 14
		(b)	until the day the member's term of appointment under the repealed Law would have ended or the earlier day the member otherwise vacates office under this Law.	15 16 17
	(3)	offic Cour	person who, immediately before the commencement day, held be as Chairperson of the Australian Health Workforce Advisory incil under the repealed Law continues to hold office as Chairperson e Advisory Council under this Law.	18 19 20 21
Div	ision	4	National Agency	22
257	Heal	Health profession agreements		
		into force	by the Australian Health Practitioner Regulation Agency and in a immediately before the commencement day is taken to be a health ession agreement entered into by the National Agency under this	24 25 26 27 28
258	Serv	ice ag	reement	29
	(1)		section applies if, immediately before the participation day for a cipating jurisdiction—	30 31
		(a)	a local registration authority in that jurisdiction exercised functions in relation to related health professionals; or	32 33
		(b)	a local registration authority in that jurisdiction was a party to a service agreement for an entity to provide administrative or operational support to the authority and the entity also provided	34 35 36

			support under a service agreement to an authority that registers related health professionals.	1 2
	(2)	Nation response	n the participation day for the participating jurisdiction, the onal Agency may enter into an agreement with the authority that is onsible for registering the related health professionals to provide ices to the authority.	3 4 5 6
	(3)	In th	is section—	7
			ted health professionals means persons who practise a profession iding health services that is not a health profession under this Law.	8 9
Divi	sion	5	Agency Management Committee	10
259	Mem	bers o	of Agency Management Committee	11
	(1)	mem Man	erson who was, immediately before the commencement day, a aber of the Australian Health Practitioner Regulation Agency agement Committee under the repealed Law is taken to be a aber of the Agency Management Committee appointed under this	12 13 14 15 16
	(2)	With Com	nout limiting subsection (1), a member of the Agency Management mittee continues to hold office—	17 18
		(a)	on the same terms and conditions that applied to the person's appointment under the repealed Law; and	19 20
		(b)	until the day the member's term of appointment under the repealed Law would have ended or the earlier day the member otherwise vacates office under this Law.	21 22 23
	(3)	offic Agei hold	person who, immediately before the commencement day, held the as Chairperson of the Australian Health Practitioner Regulation and Management Committee under the repealed Law continues to office as Chairperson of the Agency Management Committee or this Law.	24 25 26 27 28
Divi	sion	6	Staff, consultants and contractors of National Agency	29 30
260	Chie	f exec	cutive officer	31
		offic Regu commoffic	person who, immediately before the commencement day, held e as chief executive officer of the Australian Health Practitioner alation Agency under the repealed Law is taken, from the mencement day, to have been appointed as the chief executive er of the National Agency under this Law on the same terms and litions that applied to the person's appointment under the repealed.	32 33 34 35 36 37 38

261	Staff		
	(1)	A person who, immediately before the commencement day, was employed by the Australian Health Practitioner Regulation Agency under the repealed Law is taken, from the commencement day, to have been employed by the National Agency under this Law.	; ;
	(2)	A secondment arrangement in force immediately before the commencement day is taken, from the commencement day, to have been made by the National Agency under this Law.	- - -
	(3)	In this section—	Ç
		secondment arrangement means an arrangement made under the repealed Law by the Australian Health Practitioner Regulation Agency for the services of any staff of a government agency of a participating jurisdiction or the Commonwealth.	10 12 13
262	Cons	sultants and contractors	14
		A person who, immediately before the commencement day, was a consultant or contractor engaged by the Australian Health Practitioner Regulation Agency under the repealed Law is taken, from the commencement day, to have been engaged by the National Agency under this Law.	18 16 17 18
Div	ision	7 Reports	20
263	Annı	ual report	2
		Sections 35 and 36 of the repealed Law continue to apply to the preparation and submission of the first annual report of the Australian Health Practitioner Regulation Agency as if this Law had not commenced.	22 23 24 25
Divi	ision	8 National Boards	26
264	Mem	bers of National Boards	27
	(1)	A person who was, immediately before the commencement day, a member of a National Health Practitioner Board under the repealed Law is taken to be a member of the National Board of the same name under this Law.	28 29 30 31
	(2)	Without limiting subsection (1), a member of a National Board holds office—	3: 3:
		(a) on the same terms and conditions that applied to the person's appointment under the repealed Law; and	34 35

		(b)	until the day the member's term of appointment under the repealed Law would have ended or the earlier day the member otherwise vacates office under this Law.	1 2 3
	(3)	as Ch	rson who, immediately before the commencement day, held office nairperson of a National Health Practitioner Board is taken, from ommencement day, to hold office as Chairperson of the National d of the same name.	4 5 6 7
265	Com	mittee	s	8
	(1)	Healt imme	the commencement day, a committee established by a National the Practitioner Board under the repealed Law and in existence ediately before the commencement day is taken to be a committee lished under this Law by the National Board of the same name.	9 10 11 12
	(2)	as a Pract comn	rson who, immediately before the commencement day, held office member of a committee established by a National Health itioner Board under the repealed Law is taken, from the nencement day, to hold office as a member of the committee as nued in existence under subsection (1).	13 14 15 16 17
266	Dele	gation		18
	(1)	This	section applies if, under the repealed Law—	19
		(a)	a National Health Practitioner Board had delegated any of its functions to a committee or the Australian Health Practitioner Regulation Agency and the delegation was in force immediately before the commencement day; or	20 21 22 23
		(b)	the Australian Health Practitioner Regulation Agency had subdelegated a function delegated to it by a National Health Practitioner Board to a member of the Agency's staff and the subdelegation was in force immediately before the commencement day.	24 25 26 27 28
	(2)		the commencement day, the delegation or subdelegation nues as if it were a delegation or subdelegation under this Law.	29 30
Div	ision	9	Agency Fund	31
267	Ager	ncy Fu	nd	32
	_	Regu	the commencement day, the Australian Health Practitioner lation Agency Fund established by the repealed Law is taken to be gency Fund established by this Law.	33 34 35

Division '		10	Offences	1
268	Offe	nces		2
		Proc	eedings for an offence against the repealed Law may be started or inued as if this Law had not commenced.	3
Div	ision	11	Registration	Ę
269	Gen	eral re	gistration	6
	(1)	parti- regis	section applies to a person who, immediately before the cipation day for a participating jurisdiction, held general stration (however described) in a health profession under the law of jurisdiction.	7 8 9 10
	(2)		n the participation day, the person is taken to hold general tration under this Law in the health profession.	11 12
	(3)	In th	is section—	13
		gene	ral registration includes—	14
		(a)	full registration, unconditional registration and registration without conditions; and	15 16
		(b)	enrolment, unconditional enrolment and enrolment without conditions.	17 18
270	Spec	cialist	registration	19
	(1)	This	section applies if—	20
		(a)	immediately before the participation day for a participating jurisdiction, a person was a specialist health practitioner in a specialty in a health profession under the law of that jurisdiction; and	21 22 23 24
		(b)	from the participation day—	25
			(i) the specialty is a recognised specialty in the health profession under this Law; or	26 27
			(ii) a recognised specialty in the health profession under this Law includes, or is equivalent to, the specialty.	28 29
	(2)	From registhis 1	n the participation day, the person is taken to hold specialist tration in the recognised specialty in the health profession under Law.	30 31 32
	(3)	In th	is section—	33
		subst	esponding purpose means a purpose that is equivalent to, or tantially equivalent to, a purpose for which limited registration may canted under this Law	34 35

		<i>specialist health practitioner</i> , in a specialty in a health profession, means a person who held specialist registration in, or was endorsed or otherwise authorised to practise, the specialty in the health profession but does not include a person who held registration to practise the profession only for a corresponding purpose.	1 2 3 4 5
271	Prov	risional registration	6
	(1)	This section applies to a person who, immediately before the participation day for a participating jurisdiction, held registration (however described) under a law of that jurisdiction to enable the person to complete a period of supervised practice or internship in a health profession required for the person to be eligible for general registration (however described) in the profession.	7 8 9 10 11 12
	(2)	From the participation day, the person is taken to hold provisional registration in the health profession under this Law.	13 14
272	Limi	ted registration	15
	(1)	This section applies to a person who, immediately before the participation day for a participating jurisdiction, held a type of registration (however described) in a health profession under the law of that jurisdiction that was granted for the practice of the health profession only for a corresponding purpose.	16 17 18 19 20
	(2)	From the participation day, the person is taken to hold limited registration in the health profession for that purpose under this Law.	21 22
	(3)	In this section—	23
		corresponding purpose means a purpose that is equivalent to, or substantially equivalent to, a purpose for which limited registration may be granted under this Law.	24 25 26
273	Limi	ted registration (public interest-occasional practice)	27
	(1)	This section applies to a person who, immediately before the participation day for a participating jurisdiction, held a type of registration (however described) in a health profession under the law of that jurisdiction that was granted—	28 29 30 31
		(a) subject to the following conditions limiting the scope of the person's practise of the profession—	32 33
		 (i) the person must not practise the profession other than— (A) to refer a person to another registered health practitioner; or 	34 35 36
		(B) to prescribe scheduled medicines in specified circumstances; and	37 38

			(ii) the person must not receive a fee or other benefit providing a service referred to in subparagraph (i); or	for 1 2
		(b)	on the basis the person had indicated the person was retired fi	rom 3
		. ,	regular practise and intended only to practise on an occasion	
			basis.	5
	(2)		the participation day, the person is taken to hold lim	
			ration in the public interest under this Law for the limited sc	
			applied to the person's practise of the health professediately before the participation day.	8 8 9
274	Non-		sing registration	10
	(1)	This	section applies to a person who, immediately before	the 11
	(1)		sipation day for a participating jurisdiction, held a type	
		regist	ration (however described) in a health profession under the law	v of 13
			urisdiction that was granted subject to the condition that the per	
			not practise the profession.	15
	(2)		the participation day, the person is taken to hold non-practis	-
		regisi	ration in the health profession under this Law.	17
275	Regis	stratio	n for existing registered students	18
	(1)		section applies if, immediately before the participation day for	
			cipating jurisdiction, a person held registration as a student	
		healti	n profession under the law of that jurisdiction.	21
	(2)		the participation day, the person is taken to hold stud	
		regist	ration in the health profession under this Law.	23
276	Regis	stratio	n for new students	24
	(1)		section applies in relation to a person who, immediately before sipation day for a participating jurisdiction—	the 25
		•		
		(a)	was a student undertaking a program of study, provided by education provider located in the jurisdiction, that from	
			participation day is an approved program of study for a he	
			profession; and	30
		(b)	was not required under the law of that jurisdiction to be registe	ered 31
			as a student in the health profession to undertake the program	
			study or any part of the program, including any clinical trair	
			or other practice of the profession related to undertaking program.	the 34
	(2)	Descr		
	(2)		ite Division 7 of Part 7, the National Board established for profession is not required before 1 March 2011 to register	
			nt in the profession.	38
			.	

277	Other registrations				
	(1)	This section applies if—	2		
		(a) immediately before the participation day for a participating jurisdiction, a class of persons held a type of registration in, or was endorsed or otherwise authorised to practise, a health profession under the law of that jurisdiction; and	3 4 5 6		
		(b) from the participation day, persons in that class are not registered, endorsed or otherwise authorised to practise the profession by another provision of this Division.	7 8 9		
	(2)	From the participation day, persons in that class are taken to hold the type of registration in the health profession that is specified for the class of persons in the registration transition plan prepared under subsection (3) by the National Board established for that profession.	10 11 12 13		
	(3)	Before the participation day, each National Board must prepare a registration transition plan that includes details of the type of registration that is to be held under this Law by a class of persons referred to in subsection (1).	14 15 16 17		
	(4)	In preparing a registration transition plan, a National Board must—	18		
		(a) comply with any directions given by the Ministerial Council that are relevant to the transitional arrangements for the registration of the class of persons; and	19 20 21		
		(b) have regard to the principle that persons in the class are to be given the widest possible scope of practice of the profession that is consistent with—	22 23 24		
		(i) the authority the class of persons had to practise the profession before the participation day; and	25 26		
		(ii) the protection of the safety of the public.	27		
278	Endo	orsements	28		
	(1)	This section applies to a person who, immediately before the participation day for a participating jurisdiction—	29 30		
		(a) held a type of registration in that jurisdiction in a health profession for a corresponding purpose; or	31 32		
		(b) held general registration in that jurisdiction in a health profession that had been endorsed for a corresponding purpose.	33 34		
	(2)	From the participation day, the person is taken to hold general registration in the health profession that has been endorsed under this Law for the purpose that is equivalent to, or substantially equivalent to, the corresponding purpose.	35 36 37 38		

	(3)	In this se	ection—	1
		substant	<i>onding purpose</i> means a purpose that is equivalent to, or ially equivalent to, a purpose for which an endorsement may be under this Law.	2 3 4
279	Con	ditions im	posed on registration or endorsement	5
	(1)	This sec	tion applies if—	6
		re pe pa	person is taken to be registered under this Law, or the person's gistration under this Law is taken to be endorsed, because of the erson's registration or endorsement under the law of a articipating jurisdiction before the participation day for the risdiction; and	7 8 9 10 11
		ju	e person's registration or endorsement under the law of that risdiction was, immediately before the participation day, ibject to a condition—	12 13 14
		`	i) whether described as a condition, restriction or otherwise; and	15 16
		(i	i) whether imposed by or under an Act of that jurisdiction.	17
	(2)	From th under th	e participation day, the person's registration or endorsement is Law is taken to be subject to the same condition.	18 19
280	Expi	ry of regi	stration and endorsement	20
	(1)	registere	etion applies if, under this Division, a person is taken to be dunder this Law because of the person's registration or ment under the law of a participating jurisdiction.	21 22 23
	(2)	The per expires of	son's registration, and any endorsement of the registration, on—	24 25
		ju	the person was registered in more than one participating risdiction, the end of the latest day on which under the law of a articipating jurisdiction—	26 27 28
		(1	i) any of the registrations would have expired; or	29
		(i	i) an annual registration fee for any of the registrations would have become payable; or	30 31
			herwise, at the end of the day on which under the law of the articipating jurisdiction—	32 33
		(i) the registration would have expired; or	34
		(i	i) an annual registration fee for the registration would have become payable.	35 36
	(3)	Subsecti cancelling	on (2) does not prevent a National Board suspending or ng the person's registration under this Law.	37 38

281	Protected titles for certain specialist health practitioners				
	(1)	This	section applies if—	2	
		(a)	immediately before the participation day for a participating jurisdiction, a person held specialist registration in a health profession in that jurisdiction; and	3 4 5	
		(b)	on the participation day the health profession is not a profession for which specialist recognition operates under this Law.	6 7	
	(2)		ite section 118, the person does not commit an offence during the ition period merely because the person takes or uses—	8 9	
		(a)	the title "specialist health practitioner"; or	10	
		(b)	another title the person was entitled to use under the law of the participating jurisdiction as in force immediately before the participation day.	11 12 13	
	(3)	In thi	is section—	14	
		trans	sition period means the period—	15	
		(a)	starting at the beginning of the commencement day; and	16	
		(b)	ending at the end of the day that is 3 years after the commencement day.	17 18	
282	First	renew	val of registration or endorsement	19	
	(1)	This	section applies if—	20	
		(a)	a health practitioner's registration or endorsement expires under section 280; and	21 22	
		(b)	the National Board decides to renew the health practitioner's registration or endorsement under section 112.	23 24	
	(2)	for w	thich the registration or endorsement is renewed is a period of not than 2 years.	25 26 27	
283	Progi	rams	of study	28	
	(1)	partic	section applies if, immediately before the participation day for a cipating jurisdiction, a program of study provided a qualification egistration in a health profession in that jurisdiction.	29 30 31	
	(2)	appro	the participation day, the program of study is taken to be an oved program of study for that health profession as if it had been oved under this Law.	32 33 34	
	(3)	day,	National Agency must, as soon as practicable after the participation include an approved program of study under subsection (2) in the ublished under section 49(5).	35 36 37	

Exer arrai	nption 1geme	from requirement for professional indemnity insurance nts for midwives practising private midwifery	2
(1)		ng the transition period, a midwife does not contravene section 1) merely because the midwife practises private midwifery if—	3
	(a)	the practise occurs in a participating jurisdiction in which, immediately before the participation day for that jurisdiction, a person was not prohibited from attending homebirths in the course of practising midwifery unless professional indemnity insurance arrangements were in place; and	- - - - -
	(b)	informed consent has been given by the woman in relation to whom the midwife is practising private midwifery; and	10 11
	(c)	the midwife complies with any requirements set out in a code or guideline approved by the National Board under section 39 about the practise of private midwifery, including— (i) any requirement in a code or guideline about reports to be	12 13 14
		provided by midwives practising private midwifery; and	1: 1:
		(ii) any requirement in a code or guideline relating to the safety and quality of the practise of private midwifery.	17 18
(2)	requi decla relati	dwife who practises private midwifery under this section is not red to include in an annual statement under section 109 a ration required by subsection (1)(a)(iv) and (v) of that section in on to the midwife's practise of private midwifery during a period gistration that is within the transition period.	19 20 21 22 23
(3)	For tl	he purposes of this section, the transition period—	24
	(a)	starts on 1 July 2010; and	2
	(b)	ends on the prescribed day.	26
(4)	arran midw the tr	e National Board decides appropriate professional indemnity gements are available in relation to the practice of private vifery, the Board may recommend to the Ministerial Council that ansition period, and the exemption provided by this section during ansition period, should end.	25 28 29 30 3
(5)	In thi	s section—	32
		ebirth means a birth in which the mother gives birth at her own or another person's home.	33 34
	<i>infor</i> has b	<i>med consent</i> means written consent given by a woman after she een given a written statement by a midwife that includes—	38 36
	(a)	a statement that appropriate professional indemnity insurance arrangements will not be in force in relation to the midwife's practise of private midwifery; and	37 38 39
	(b)	any other information required by the National Board.	40

			vife means a person whose name is included in the Register of wives kept by the National Board.	1 2
		Nati	onal Board means the Nursing and Midwifery Board of Australia.	3
			nte midwifery means practising the nursing and midwifery	4
		profe	ession—	5
		(a)	in the course of attending a homebirth; and	6
		(b)	without appropriate professional indemnity insurance arrangements being in force in relation to that practise; and	7 8
		(c)	other than as an employee of an entity.	9
		trans	sition period means the period referred to in subsection (3).	10
Div	ision	12	Applications for registration and endorsement	11
285	App	licatio	ns for registration	12
	(1)	parti regis	section applies if, immediately before the participation day for a cipating jurisdiction, an application for registration or renewal of stration in a health profession had been made to a local registration ority for the jurisdiction but not decided.	13 14 15 16
	(2)		n the participation day, the application is taken to have been made or this Law to the National Board for the health profession.	17 18
286	App	licatio	ns for endorsement	19
	(1)	parti an ei	section applies if, immediately before the participation day for a cipating jurisdiction, an application for endorsement or renewal of a dorsement of a registration in a health profession had been made local registration authority for the jurisdiction but not decided.	20 21 22 23
	(2)		n the participation day, the application is taken to have been made or this Law to the National Board for the health profession.	24 25
287	Disq	ualific	cations and conditions relevant to applications for registration	26
	(1)	This	section applies if—	27
		(a)	under a corresponding prior Act or another law of a participating jurisdiction, a person's registration in a health profession had been cancelled in that jurisdiction by an entity; and	28 29 30
		(b)	in cancelling the person's registration the entity also made any of the following decisions—	31 32
			(i) a decision to set a period during which the person was disqualified from applying for registration, or being registered, in a health profession in the participating jurisdiction;	33 34 35 36

			(ii) a decision to set conditions under reapply for registration in the pro-	which the person might fession;	
			(iii) a decision to set conditions that if future registration of the person in		;
		(c)	immediately before the participation day force.	, the decision was still in	(
	(2)	unde	the participation day, the decision continution this Law by the responsible tribunation.		- 8 9
Divi	sion	13	Complaints, notifications and oproceedings	disciplinary	10 1
288	Com parti	plaint icipati	and notifications made but not being n day	dealt with on	12 13
	(1)	parti juris	section applies if, immediately before the ipating jurisdiction, a local registratication had received but not started deal cation about a person registered in a hority.	tion authority for the ing with a complaint or	14 15 16 17
	(2)		the participation day, the complaint or n fication made under this Law to the Nation		19 20
	(3)	This	ection does not apply to a co-regulatory	jurisdiction.	2
289	Com	plaint	and notifications being dealt with on	participation day	22
	(1)	parti juris	section applies if, immediately before the ipating jurisdiction, a local registratication had started but not completed dealeration about a person registered in a hority.	tion authority for the ling with a complaint or	23 24 25 26 27
	(2)	Fron	the participation day—		28
		(a)	the complaint or notification is taken to under this Law and is to be dealt with b the health profession; and		29 30 31
		(b)	the notification is to continue to be dealt participating jurisdiction under which proceedings or appeal relating to the n with, as if that Act had not been repealed	it was made, and any otification may be dealt	32 33 34 35

	(3)	For the appli	he purposes of this section, the Act of the participating jurisdiction es—	1 2
		(a)	as if a reference to the local registration authority were a reference to the National Board; and	3 4
		(b)	with any other changes that are necessary or convenient.	5
	(4)	inves	National Board must give effect to a decision made on an inquiry, stigation, proceeding or appeal completed under the Act of the cipating jurisdiction as if it were a decision under this Law.	6 7 8
	(5)	This	section does not apply to a co-regulatory jurisdiction.	9
290	Effec	t of s	uspension	10
	(1)	This	section applies if—	11
		(a)	because of another provision of this Part, a person is taken to be registered under this Law; and	12 13
		(b)	immediately before the participation day for the participating jurisdiction in which the person was registered under a corresponding prior Act, the person's registration was suspended under a law of that jurisdiction.	14 15 16 17
	(2)		the participation day, the person's registration is taken to have suspended under this Law.	18 19
291	Unde	ertakin	ngs and other agreements	20
	(1)	partio	section applies if, immediately before the participation day for a cipating jurisdiction, an undertaking or other agreement between a on registered under a corresponding prior Act and the local tration authority for a health profession was in force.	21 22 23 24
	(2)	to ha	the participation day, the undertaking or other agreement is taken we been entered into under this Law between the person and the onal Board established for the health profession.	25 26 27
292	Orde	rs		28
	(1)	This	section applies if—	29
		(a)	under a corresponding prior Act of a participating jurisdiction, an adjudication body had, at the end of a proceeding before the adjudication body about a health practitioner's practice or conduct, ordered the health practitioner to do, or refrain from doing, something; and	30 31 32 33 34
		(b)	immediately before the participation day, the order was still in force.	35 36

	(2)	From the participation day, the order continues in force made under this Law.	e as if it had been	1 2
	(3)	In this section—		3
		<i>adjudication body</i> means a court, tribunal, panel or lauthority.	ocal registration	4 5
293	List	of approved persons		6
	(1)	This section applies if, immediately before the participating jurisdiction, a person was appointed as a of persons approved to be appointed as members exercised functions that correspond to a panel for a heat	member of a list of a body that	7 8 9 10
	(2)	From the participation day, the person is taken to have by the National Board established for the health profesept by that Board under section 183.	e been appointed ession to the list	11 12 13
Divi	sion	14 Local registration authority		14
294	Defir	nition		15
		In this Division—		16
		transfer day, for a participating jurisdiction, means—		17
		(a) for a health profession other than a relevant heal	th profession—	18
		(i) 1 July 2010; or		19
		(ii) the later day on which the jurisdic participating jurisdiction; or	tion became a	20 21
		(b) for a relevant health profession, 1 July 2012.		22
295	Asse	ets and liabilities		23
	(1)	From the transfer day for a participating jurisdiction—	-	24
		(a) the assets and liabilities of a local registration health profession in a participating jurisdiction assets and liabilities of the National Agency an into or out of the account kept in the Agency National Board established for the profession; and	are taken to be and are to be paid by Fund for the	25 26 27 28 29
		(b) any contract, other than an employment contract or on behalf of the local registration authority an undertakings and securities given by or on behalf in force immediately before the participation d have been entered into or given by or to the National may be enforced against or by the Agency; and	d all guarantees, of the authority, lay, are taken to	30 31 32 33 34 35

				
		(c)	any property that, immediately before the participation day, was held on trust, or subject to a condition, by the local registration authority continues to be held by the National Agency on the same trust, or subject to the same condition and is to be paid into the account kept in the Agency Fund for the National Board.	1 2 3 4 5
	(2)	In thi	is section—	6
			<i>oyment contract</i> means either of the following under which a on is employed—	7 8
		(a)	a contract of employment;	9
		(b)	a contract for services.	10
296	Reco	ords re	elating to registration and accreditation	11
	(1)	healt	section applies to a record of a local registration authority for a h profession in a participating jurisdiction that relates to the brity's functions in relation to the following—	12 13 14
		(a)	the registration of individuals;	15
		(b)	complaints and notifications about, and proceedings against, individuals who are or were registered;	16 17
		(c)	accreditation of courses that qualify individuals for registration.	18
	(2)		the transfer day for the participating jurisdiction, the record is a to be a record of the National Board for the health profession.	19 20
297	Fina	ncial a	and administrative records	21
	(1)	partio	section applies to a record of a local registration authority in a cipating jurisdiction that relates to the authority's financial or nistrative functions.	22 23 24
	(2)		the transfer day for the participating jurisdiction, the record is to be a record of the National Agency.	25 26
298	Phar	macy	businesses and premises	27
		or rec	ons 295 to 297 do not apply to an asset, liability, contract, property cord of a local registration authority that relates to the regulation of armacy business, pharmacy premises, a pharmacy department or other pharmacy-related entity that is not an individual.	28 29 30 31
299	Mem	bers c	of local registration authority	32
	(1)	partic	section applies if, in anticipation of a jurisdiction becoming a cipating jurisdiction, a National Board established for a health ession establishes a State or Territory Board for the jurisdiction.	33 34 35

	(2)	A person who, immediately before the State or Territory Board was established, was a member of the local registration authority for the profession in the participating jurisdiction is taken to be a member of the State or Territory Board.	:
	(3)	Section 36(5) and (6) do not apply to the membership of a State or Territory Board for a jurisdiction for 12 months after the jurisdiction becomes a participating jurisdiction.	
		Note. Section 36(5) and (6) provide requirements for the number of practitioner members and community members required by a State or Territory Board.	,
Divi	sion	15 Staged commencement for certain health professions	10 1°
300		plication of Law to relevant health profession between namencement and 1 July 2012	1; 1;
	(1)	This Law does not apply with respect to a relevant health profession during the period starting on the commencement day and ending on 30 June 2011.	14 19 10
	(2)	The following Parts of this Law do not apply with respect to a relevant health profession during the period starting on 1 July 2011 and ending on 30 June 2012—	1 ⁻ 18 19
		(a) Part 7, other than Division 10;	20
		(b) Parts 8 to 11.	2
	(3)	Despite subsection (2)(a), a person does not commit an offence against a provision of Division 10 of Part 7 merely because, before 1 July 2012, the person—	2; 2; 24
		(a) takes or uses a title, name, initial, symbol, word or description that, having regard to the circumstances in which it is taken or used, indicates or could be reasonably understood to indicate that the person is authorised or qualified to practise in a relevant health profession; or	29 20 29 29 29
		(b) uses a title that is listed in the Table to section 113 opposite a relevant health profession.	30 3°
301	Mini	isterial Council may appoint external accreditation entity	32
	(1)	The Ministerial Council may appoint an entity, other than a committee established by a National Board, to exercise an accreditation function for a relevant health profession.	3: 3: 3:
	(2)	Without limiting subsection (1), an entity that accredited courses for the purposes of registration in a relevant health profession under a	30

			esponding prior Act may be appointed to exercise an accreditation tion for the profession under this Law.	1 2
	(3)	than	National Board established for the health profession must, not later 1 July 2015, review the arrangements for the exercise of the editation functions for the health profession.	3 4 5
	(4)	wide	National Board must ensure the process for the review includes -ranging consultation about the arrangements for the exercise of ccreditation functions.	6 7 8
	(5)	accre estab	n entity is appointed under subsection (1) to exercise an editation function for a health profession, the National Board dished for the profession must not, before 1 July 2015, end that y's appointment.	9 10 11 12
302		ication ession	n of Law to appointment of first National Board for relevant	13 14
		pract	oite section 34(2), a person is eligible for appointment as a itioner member of the first National Board for a relevant health ession if the person—	15 16 17
		(a)	is registered in the profession under a law of a participating jurisdiction; or	18 19
		(b)	holds a qualification that entitles the person to registration in the profession under a law of a participating jurisdiction; or	20 21
		(c)	is otherwise eligible to apply for or hold registration in the profession under the law of a participating jurisdiction.	22 23
303	Qual	ificati	ons for general registration in relevant profession	24
	(1)	regis	the purposes of section 52(1)(a), an individual who applies for tration in a relevant health profession before 1 July 2015 is fied for general registration in the profession if the individual—	25 26 27
		(a)	holds a qualification or has completed training in the profession, whether in a participating jurisdiction or elsewhere, that the National Board established for the profession considers is adequate for the purposes of practising the profession; or	28 29 30 31
		(b)	holds a qualification or has completed training in the profession, whether in a participating jurisdiction or elsewhere, and has completed any further study, training or supervised practice in the profession required by the Board for the purposes of this section; or	32 33 34 35 36
		(c)	has practised the profession at any time between 1 July 2002 and 30 June 2012 for a consecutive period of 5 years or for any periods which together amount to 5 years.	37 38 39

	(2)	This section applies despite section 53.	
304	Rela	ationship with other provisions of Law	:
		This Division applies despite any other provision of this Law but not affect the operation of clause 30 of Schedule 7.	t does
Divi	sion	16 Savings and transitional regulations	!
305	Savi	ings and transitional regulations	(
	(1)	The regulations may contain provisions (savings and transit provisions) of a savings or transitional nature—	tional :
		(a) consequent on the enactment of this Law in a particip jurisdiction; or	pating 9
		(b) to otherwise allow or facilitate the change from the operation a law of the participating jurisdiction relating to law practitioners to the operation of this Law.	
	(2)	Savings and transitional provisions may have retrospective operat a day not earlier than the participation day for that participal jurisdiction.	
	(3)	This section and any savings and transitional provisions expi 30 June 2015.	re on 17
Scł	nedu	ule 1 Constitution and procedure of Advise Council	Ory 19
		(Secti	on 22) 2 ⁻
Par	t 1	General	22
1	Defi	finitions	23
		In this Schedule—	24
		<i>Chairperson</i> means the Chairperson of the Advisory Council.	25
		<i>member</i> means a member of the Advisory Council.	26
Par	t 2	Constitution	27
2	Tern	ms of office of members	28
		Subject to this Schedule, a member holds office for the period exceeding 3 years) specified in the member's instrument appointment but is eligible (if otherwise qualified) for reappointment	nt of 30

3	Remuneration				
		and s	ember is entitled to be paid such remuneration (including travelling subsistence allowances) as the Ministerial Council may from time me determine with respect to the member.	2 3 4	
4	Vaca	ancy ir	n office of member	5	
	(1)	The	office of a member becomes vacant if the member—	6	
		(a)	completes the member's term of office; or	7	
		(b)	resigns the office by instrument in writing addressed to the Chairperson of the Ministerial Council; or	8 9	
		(c)	is removed from office by the Chairperson of the Ministerial Council under this clause; or	10 11	
		(d)	dies.	12	
	(2)		Chairperson of the Ministerial Council may remove a member from the if—	13 14	
		(a)	the member has been found guilty of an offence (whether in a participating jurisdiction or elsewhere) that, in the opinion of the Chairperson of the Ministerial Council, renders the member unfit to continue to hold the office of member; or	15 16 17 18	
		(b)	the member ceases to be a registered health practitioner as a result of the member's misconduct, impairment or incompetence; or	19 20	
		(c)	the Advisory Council recommends the removal of the member, on the basis that the member has engaged in misconduct or has failed or is unable to properly exercise the member's functions as a member.	21 22 23 24	
	(3)	Chai Chai	Idition, the Chairperson of the Ministerial Council may remove the reperson of the Advisory Council from office as a member if the reperson of the Advisory Council becomes a registered health titioner.	25 26 27 28	
5	Exte	nsion	of term of office during vacancy in membership	29	
	(1)	comp to be is fil	e office of a member becomes vacant because the member has pleted the member's term of office, the member is taken to continue a member during that vacancy until the date on which the vacancy led (whether by reappointment of the member or appointment of a essor to the member).	30 31 32 33 34	
	(2)	How	vever, this clause ceases to apply to the member if—	35	
		(a)	the member resigns the member's office by instrument in writing addressed to the Chairperson of the Ministerial Council; or	36 37	

		(b)	the Chairperson of the Ministerial Council determines that the services of the member are no longer required.	1 2
	(3)	mem	maximum period for which a member is taken to continue to be a ber under this clause after completion of the member's term of e is 6 months.	3 4 5
6	Disc	losure	of conflict of interest	6
	(1)	If—		7
		(a)	a member has a direct or indirect pecuniary or other interest in a matter being considered or about to be considered at a meeting of the Advisory Council; and	8 9 10
		(b)	the interest appears to raise a conflict with the proper performance of the member's duties in relation to the consideration of the matter;	11 12 13
		to th	nember must, as soon as possible after the relevant facts have come e member's knowledge, disclose the nature of the interest at a ing of the Advisory Council.	14 15 16
	(2)		culars of any disclosure made under this clause must be recorded e Advisory Council in a book kept for the purpose.	17 18
	(3)	mem	a member has disclosed the nature of an interest in any matter, the ber must not, unless the Ministerial Council or the Advisory acil otherwise determines—	19 20 21
		(a)	be present during any deliberation of the Advisory Council with respect to the matter; or	22 23
		(b)	take part in any decision of the Advisory Council with respect to the matter.	24 25
	(4)	Cour	the purposes of the making of a determination by the Advisory neil under subclause (3), a member who has a direct or indirect miary or other interest in a matter to which the disclosure relates not—	26 27 28 29
		(a)	be present during any deliberation of the Advisory Council for the purpose of making the determination; or	30 31
		(b)	take part in the making of the determination by the Advisory Council.	32 33
	(5)		ntravention of this clause does not invalidate any decision of the sory Council.	34 35

Part 3		Procedure			
7	Gen	eral procedure	2		
		The procedure for the calling of meetings of the Advisory Council and for the conduct of business at those meetings is, subject to this Law, to be as determined by the Advisory Council.	3 4 5		
8	Quo	rum	6		
	The quorum for a meeting of the Advisory Council is a majority of its members for the time being.				
9	Pres	iding member	9		
		The Chairperson (or, in the absence of the Chairperson, a person elected by the members of the Advisory Council who are present at a meeting of the Advisory Council) is to preside at a meeting of the Advisory Council.	10 11 12 13		
10	Tran	saction of business outside meetings or by telecommunication	14		
	(1)	The Advisory Council may, if it thinks fit, transact any of its business by the circulation of papers among all the members of the Advisory Council for the time being, and a resolution in writing approved in writing by a majority of those members is taken to be a decision of the Advisory Council.	15 16 17 18 19		
	(2)	The Advisory Council may, if it thinks fit, transact any of its business at a meeting at which members (or some members) participate by telephone, closed-circuit television or other means, but only if any member who speaks on a matter before the meeting can be heard by the other members.	20 21 22 23 24		
	(3)	For the purposes of—	25		
		 (a) the approval of a resolution under subclause (1); or (b) a meeting held in accordance with subclause (2); the Chairperson and each member have the same voting rights as they have at an ordinary meeting of the Advisory Council. 	26 27 28 29		
	(4)	Papers may be circulated among the members for the purposes of subclause (1) by facsimile, email or other transmission of the information in the papers concerned.	30 31 32		
11	First	meeting	33		
		The Chairperson may call the first meeting of the Advisory Council in any manner the Chairperson thinks fit.	34 35		

Sc	Schedule 2 Agency Management Committee				
			(Section 29)	2	
Part 1 General		3			
1	Defi	nitions	5	4	
		In th	is Schedule—	5	
		Chai	<i>irperson</i> means the Chairperson of the Committee.	6	
		Com	mittee means the Agency Management Committee.	7	
		mem	aber means a member of the Committee.	8	
Pa	rt 2	Co	nstitution	9	
2	Tern	ns of c	office of members	10	
		Subj	ect to this Schedule, a member holds office for the period (not	11	
		exce	eding 3 years) specified in the member's instrument of	12	
		appo	ointment, but is eligible (if otherwise qualified) for reappointment.	13	
3	Rem	unera	tion	14	
			ember is entitled to be paid such remuneration (including travelling	15	
			subsistence allowances) as the Ministerial Council may from time	16	
		to tii	me determine with respect to the member.	17	
4	Vaca	ancy ir	n office of member	18	
	(1)	The	office of a member becomes vacant if the member—	19	
		(a)	completes a term of office; or	20	
		(b)	resigns the office by instrument in writing addressed to the Chairperson of the Ministerial Council; or	21 22	
		(c)	is removed from office by the Chairperson of the Ministerial Council under this clause; or	23 24	
		(d)	is absent, without leave first being granted by the Chairperson of	25	
			the Committee, from 3 or more consecutive meetings of the	26	
			Committee of which reasonable notice has been given to the member personally or by post; or	27 28	
		(e)	dies.	29	
	(2)	The	Chairperson of the Ministerial Council may remove a member from	30	
	` '	offic	ee if—	31	
		(a)	the member has been found guilty of an offence (whether in a participating jurisdiction or elsewhere) that, in the opinion of the	32 33	

			Chairperson of the Ministerial Council, renders the member unfit to continue to hold the office of member; or		
		(b)	the member ceases to be a registered health practitioner as a result of the member's misconduct, impairment or incompetence; or		
		(c)	the member becomes bankrupt, applies to take the benefit of any law for the relief of bankrupt or insolvent debtors, compounds with the member's creditors or makes an assignment of the member's remuneration for their benefit; or	- -	
		(d)	the Committee recommends the removal of the member, on the basis that the member has engaged in misconduct or has failed or is unable to properly exercise the member's functions as a member.	10 10 10 10	
	(3)	Chair	dition, the Chairperson of the Ministerial Council may remove the rperson of the Committee from office as a member if the rperson of the Committee becomes a registered health practitioner.	1; 14 1!	
5	Vaca	ncies	to be advertised	16	
	(1)	Before the Ministerial Council appoints a member of the Committee, the vacancy to be filled is to be publicly advertised.			
	(2)	Com	not necessary to advertise a vacancy in the membership of the mittee before appointing a person to act in the office of a member.	19 20	
		section	. The general interpretation provisions applicable to this Law under on 6 confer power to appoint acting members of the Agency Management mittee.	2: 2: 2:	
6	Exte	nsion	of term of office during vacancy in membership	24	
	(1)	to be is fill	e office of a member becomes vacant because the member has pleted the member's term of office, the member is taken to continue a member during that vacancy until the date on which the vacancy led (whether by reappointment of the member or appointment of a sessor to the member).	25 26 27 28 29	
	(2)	How	ever, this clause ceases to apply to the member if—	30	
		(a)	the member resigns the member's office by instrument in writing addressed to the Chairperson of the Ministerial Council; or	3: 3:	
		(b)	the Chairperson of the Ministerial Council determines that the services of the member are no longer required.	33 34	
	(3)	mem	maximum period for which a member is taken to continue to be a ber under this clause after completion of the member's term of e is 6 months.	39 30 31	

7	Members to act in public interest				
	(1)	A m	ember of the Committee is to act impartially and in the public est in the exercise of the member's functions as a member.	2	
	(2)	befor	ordingly, a member of the Committee is to put the public interest re the interests of particular health practitioners or any body or nisation that represents health practitioners.	4 5 6	
8	Disc	losure	e of conflict of interest	7	
	(1)	If—		8	
		(a)	a member has a direct or indirect pecuniary or other interest in a matter being considered or about to be considered at a meeting of the Committee; and	9 10 11	
		(b)	the interest appears to raise a conflict with the proper performance of the member's duties in relation to the consideration of the matter;	12 13 14	
		to th	nember must, as soon as possible after the relevant facts have come ne member's knowledge, disclose the nature of the interest at a ting of the Committee.	15 16 17	
	(2)		culars of any disclosure made under this clause must be recorded and Committee in a book kept for the purpose.	18 19	
	(3)	mem	r a member has disclosed the nature of an interest in any matter, the aber must not, unless the Ministerial Council or the Committee rwise determines—	20 21 22	
		(a)	be present during any deliberation of the Committee with respect to the matter; or	23 24	
		(b)	take part in any decision of the Committee with respect to the matter.	25 26	
	(4)	unde	the purposes of the making of a determination by the Committee or subclause (3), a member who has a direct or indirect pecuniary or r interest in a matter to which the disclosure relates must not—	27 28 29	
		(a)	be present during any deliberation of the Committee for the purpose of making the determination; or	30 31	
		(b)	take part in the making of the determination by the Committee.	32	
	(5)		ontravention of this clause does not invalidate any decision of the imittee.	33 34	

Par	t 3	Procedure	1		
9	Gen	eneral procedure			
		The procedure for the calling of meetings of the Committee and for the conduct of business at those meetings is, subject to this Law, to be as determined by the Committee.	3 4 5		
10	Quo	rum	6		
		The quorum for a meeting of the Committee is a majority of its members for the time being.	7 8		
11	Chie	f executive officer may attend meetings	9		
		The chief executive officer of the National Agency may attend meetings of the Committee and may participate in discussions of the Committee, but is not entitled to vote at a meeting.	10 11 12		
12	Presiding member				
	(1)	The Chairperson (or, in the absence of the Chairperson, a person elected by the members of the Committee who are present at a meeting of the Committee) is to preside at a meeting of the Committee.	14 15 16		
	(2)	The presiding member has a deliberative vote and, in the event of an equality of votes, has a second or casting vote.	17 18		
13	Voti	ng	19		
		A decision supported by a majority of the votes cast at a meeting of the Committee at which a quorum is present is the decision of the Committee.	20 21 22		
14	Tran	saction of business outside meetings or by telecommunication	23		
	(1)	The Committee may, if it thinks fit, transact any of its business by the circulation of papers among all the members of the Committee for the time being, and a resolution in writing approved in writing by a majority of those members is taken to be a decision of the Committee.	24 25 26 27		
	(2)	The Committee may, if it thinks fit, transact any of its business at a meeting at which members (or some members) participate by telephone, closed-circuit television or other means, but only if any member who speaks on a matter before the meeting can be heard by the other members.	28 29 30 31 32		
	(3)	For the purposes of—	33		
		(a) the approval of a resolution under subclause (1): or	34		

		(b) a meeting held in accordance with subclause (2);	1
		the Chairperson and each member have the same voting rights as they have at an ordinary meeting of the Committee.	2
	(4)	Papers may be circulated among the members for the purposes of subclause (1) by facsimile, email or other transmission of the information in the papers concerned.	4 5 6
15	First	meeting	7
		The Chairperson may call the first meeting of the Committee in any manner the Chairperson thinks fit.	8 9
16	Defe	cts in appointment of members	10
		A decision of the Committee is not invalidated by any defect or irregularity in the appointment of any member (or acting member) of the Committee.	11 12 13
Scł	nedu	le 3 National Agency	14
		(Section 23)	15
Par	t 1	Chief executive officer	16
1	Chie	f executive officer	17
	(1)	The Agency Management Committee is to appoint a person as chief executive officer of the National Agency.	18 19
	(2)	The chief executive officer of the National Agency is to be appointed for a period, not more than 5 years, specified in the officer's instrument of appointment, but is eligible for reappointment.	20 21 22
	(3)	The chief executive officer of the National Agency is taken, while holding that office, to be a member of the staff of the National Agency.	23 24
2	Fund	ctions of chief executive officer	25
	(1)	The chief executive officer of the National Agency has the functions conferred on the chief executive officer by written instrument of the Agency Management Committee.	26 27 28
	(2)	The Agency Management Committee may delegate any of the functions of the National Agency, or of the Agency Management Committee, to the chief executive officer of the National Agency, other than this power of delegation.	29 30 31 32

3	Dele	gation and subdelegation by chief executive officer	1
	(1)	The chief executive officer of the National Agency may delegate any of the functions conferred on the officer under clause 2(1) to a member of the staff of the National Agency, other than this power of delegation.	2 3 4
	(2)	The chief executive officer of the National Agency may subdelegate any function delegated to the officer under clause 2(2) to any member of the staff of the National Agency if the chief executive officer is authorised to do so by the Agency Management Committee.	5 6 7 8
4	Vaca	ncy in office	9
	(1)	The office of the chief executive officer of the National Agency becomes vacant if—	10 11
		(a) the chief executive officer resigns the officer's office by written instrument addressed to the Chairperson of the Agency Management Committee; or	12 13 14
		(b) the appointment of the chief executive officer is terminated by the Agency Management Committee under this clause.	15 16
	(2)	The Agency Management Committee may, at any time and for any reason, terminate the appointment of the chief executive officer of the National Agency by written notice given to the chief executive officer.	17 18 19
Par	t 2	Staff, consultants and contractors	20
5	Staff	of National Agency	21
	(1)	The National Agency may, for the purpose of performing its functions, employ staff.	22 23
	(2)	The staff of the National Agency are to be employed on the terms and conditions decided by the National Agency from time to time.	24 25
	(3)	Subclause (2) is subject to any relevant industrial award or agreement that applies to the staff.	26 27
6	Staff	seconded to National Agency	28
		The National Agency may make arrangements for the services of any of the following persons to be made available to the National Agency in connection with the exercise of its functions—	29 30 31
		(a) a person who is a member of the staff of a government agency of a participating jurisdiction or the Commonwealth;	32 33
		(b) a person who is a member of the staff of a local registration authority.	34 35

7	Con	sultan	ts and contractors	1
	(1)		National Agency may engage persons with suitable qualifications experience as consultants or contractors.	2
	(2)		terms and conditions of engagement of consultants or contractors is decided by the National Agency from time to time.	4 5
Par	t 3	Rep	porting obligations	6
8	Ann	ual rep	port	7
	(1)	finan	National Agency must, within 3 months after the end of each acial year, submit an annual report for the financial year to the sterial Council.	8 9 10
	(2)	The	annual report must include—	11
		(a)	a financial statement for the National Agency, and each National Board, for the period to which the report relates; and	12 13
		(b)	a report about the Agency's performance of its functions under this Law during the period to which the annual report relates.	14 15
	(3)		financial statement is to be prepared in accordance with Australian bunting Standards.	16 17
	(4)		financial statement is to be audited by a public sector auditor and a rt is to be provided by the auditor.	18 19
	(5)	annu audit	Ministerial Council is to make arrangements for the tabling of the lal report of the National Agency, and the report of the public sector tor with respect to the financial statement in the report, in the ament of each participating jurisdiction and the Commonwealth.	20 21 22 23
	(6)	subn	Ministerial Council may extend, or further extend, the period for nission of an annual report to the Council by a total period of up to onths.	24 25 26
	(7)	In th	is clause—	27
		publ	ic sector auditor means—	28
		(a)	the Auditor-General (however described) of a participating jurisdiction; or	29 30
		(b)	an auditor employed, appointed or otherwise engaged by an Auditor-General of a participating jurisdiction.	31 32

9	Rep	orting by National Boards	1	
	(1)	A National Board must, if asked by the National Agency, give the National Agency the information the National Agency requires to	2	
		compile its annual report, including—	4	
		(a) a report about the National Board's performance of its functions under this Law during the period to which the annual report relates; and	5 6	
		•	7	
		(b) a statement of the income and expenditure of the National Board for the period to which the annual report relates, presented by reference to the budget of the National Board for that period.	8 9 10	
	(2)	The information provided by the National Board is to be incorporated in the relevant annual report for the National Agency.	11 12	
Scl	nedu	le 4 National Boards	13	
		(Section 33)	14	
Part 1		General		
1 Def		initions		
		In this Schedule—	17	
		Chairperson means the Chairperson of a National Board.	18	
		community member means a member of a National Board appointed as	19	
		a community member.	20	
		member means a member of a National Board.	21	
Pai	t 2	Constitution	22	
2	Tern	ns of office of members	23	
		Subject to this Schedule, a member holds office for the period (not exceeding 3 years) specified in the member's instrument of appointment, but is eligible (if otherwise qualified) for reappointment.	24 25 26	
3	Rem	uneration	27	
		A member is entitled to be paid such remuneration (including travelling and subsistence allowances) as the Ministerial Council may from time to time determine with respect to the member.	28 29 30	

4	Vacancy in office of member					
	(1)	The	office of a member becomes vacant if the member—	2		
		(a)	completes a term of office; or	3		
		(b)	resigns the office by instrument in writing addressed to the Chairperson of the Ministerial Council; or	4 5		
		(c)	is removed from office by the Chairperson of the Ministerial Council under this clause; or	6 7		
		(d)	is absent, without leave first being granted by the Chairperson of the Board, from 3 or more consecutive meetings of the National Board of which reasonable notice has been given to the member personally or by post; or	8 9 10 11		
		(e)	dies.	12		
	(2)	The Chairperson of the Ministerial Council may remove a member from office if—				
		(a)	the member has been found guilty of an offence (whether in a participating jurisdiction or elsewhere) that, in the opinion of the Chairperson of the Ministerial Council, renders the member unfit to continue to hold the office of member; or	15 16 17 18		
		(b)	the member ceases to be a registered health practitioner as a result of the member's misconduct, impairment or incompetence; or	19 20		
		(c)	the member ceases to be eligible for appointment to the office that the member holds on the National Board; or	21 22		
		(d)	the member becomes bankrupt, applies to take the benefit of any law for the relief of bankrupt or insolvent debtors, compounds with member's creditors or makes an assignment of the member's remuneration for their benefit; or	23 24 25 26		
		(e)	the National Board recommends the removal of the member, on the basis that the member has engaged in misconduct or has failed or is unable to properly exercise the member's functions as a member.	27 28 29 30		
5	Vaca	ancies	to be advertised	31		
	(1)		ore the Ministerial Council appoints a member of a National Board, vacancy to be filled is to be publicly advertised.	32 33		
	(2)	of ap	National Agency may assist the Ministerial Council in the process pointing members of a National Board, including in the advertising acancies.	34 35 36		

	(3)	It is not necessary to advertise a vacancy in the membership of a National Board before appointing a person to act in the office of a member.	1 2 3
		Note. The general interpretation provisions applicable to this Law under section 6 confer power to appoint acting members of a National Board.	4 5
6	Exte	nsion of term of office during vacancy in membership	6
	(1)	If the office of a member becomes vacant because the member has completed the member's term of office, the member is taken to continue to be a member during that vacancy until the date on which the vacancy is filled (whether by reappointment of the member or appointment of a successor to the member).	7 8 9 10 11
	(2)	However, this clause ceases to apply to the member if—	12
		(a) the member resigns the member's office by instrument in writing addressed to the Chairperson of the Ministerial Council; or	13 14
		(b) the Chairperson of the Ministerial Council determines that the services of the member are no longer required.	15 16
	(3)	The maximum period for which a member is taken to continue to be a member under this clause after completion of the member's term of office is 6 months.	17 18 19
7	Mem	bers to act in public interest	20
	(1)	A member of a National Board is to act impartially and in the public interest in the exercise of the member's functions as a member.	21 22
	(2)	Accordingly, a member of a National Board is to put the public interest before the interests of particular health practitioners or any entity that represents health practitioners.	23 24 25
8	Disc	losure of conflict of interest	26
	(1)	If—	27
		(a) a member has a direct or indirect pecuniary or other interest in a matter being considered or about to be considered at a meeting of the National Board; and	28 29 30
		(b) the interest appears to raise a conflict with the proper performance of the member's duties in relation to the consideration of the matter;	31 32 33
		the member must, as soon as possible after the relevant facts have come to the member's knowledge, disclose the nature of the interest at a meeting of the National Board.	34 35 36
	(2)	Particulars of any disclosure made under this clause must be recorded by the National Board in a book kept for the purpose.	37 38

	(3)		ed the nature of an interest in any matter, the e Ministerial Council or the National Board	1 2 3
		(a) be present during an respect to the matter;	y deliberation of the National Board with or	4 5
		(b) take part in any decis matter.	ion of the National Board with respect to the	6 7
	(4)	Board under subclause (3)	aking of a determination by the National , a member who has a direct or indirect in a matter to which the disclosure relates	8 9 10 11
		(a) be present during any purpose of making the	y deliberation of the National Board for the e determination; or	12 13
		(b) take part in the mak Board.	king of the determination by the National	14 15
	(5)	A contravention of this cla National Board.	use does not invalidate any decision of the	16 17
	(6)		nber of a committee of a National Board and way as it applies to a member of the National ard.	18 19 20
Par	t 3	Functions and pov	vers	21
9	Requ	rement to consult other N	ational Boards	22
		recommendation to the Mi	the <i>first Board</i>) proposes to make a inisterial Council about a matter that may be of interest to another National Board (the rd must—	23 24 25 26
		(a) consult with the recommendation; and		27 28
		Council, advise the C	kes the recommendation to the Ministerial Council about any contrary views expressed bout the recommendation.	29 30 31
10	Boar	Is may obtain assistance		32
		obtain the assistance of or a	r the purposes of exercising its functions, advice from a local registration authority or owledge of matters relating to the health stablished.	33 34 35 36

11	Com	mittees	1
		A National Board may establish committees to do any of the following—	2
		(a) to develop registration standards for the health profession for which the Board is established;	4 5
		(b) to develop codes or guidelines for the health profession for which the Board is established;	6 7
		(c) to exercise any other functions of the Board or to provide assistance or advice to the Board in the exercise of its functions.	8 9
Par	t 4	Procedure	10
12	Gen	eral procedure	11
		The procedure for the calling of meetings of the National Board and for the conduct of business at those meetings is, subject to this Law, to be as determined by the National Board.	12 13 14
13	Quo	rum	15
		The quorum for a meeting of the National Board is a majority of its members for the time being, at least one of whom is a community member.	16 17 18
14	Pres	iding member	19
	(1)	The Chairperson (or, in the absence of the Chairperson, a person elected by the members of the National Board who are present at a meeting of the National Board) is to preside at a meeting of the National Board.	20 21 22
	(2)	The presiding member has a deliberative vote and, in the event of an equality of votes, has a second or casting vote.	23 24
15	Voti	ng	25
		A decision supported by a majority of the votes cast at a meeting of the National Board at which a quorum is present is the decision of the National Board.	26 27 28
16	Tran	saction of business outside meetings or by telecommunication	29
	(1)	The National Board may, if it thinks fit, transact any of its business by the circulation of papers among all the members of the National Board for the time being, and a resolution in writing approved in writing by a majority of those members is taken to be a decision of the National Board.	30 31 32 33 34

	(2)	The National Board may, if it thinks fit, transact any of its business at a meeting at which members (or some members) participate by telephone, closed-circuit television or other means, but only if any member who speaks on a matter before the meeting can be heard by the other members.	1 2 3 4 5
	(3)	For the purposes of—	6
		(a) the approval of a resolution under subclause (1); or	7
		(b) a meeting held in accordance with subclause (2);	8
		the Chairperson and each member have the same voting rights as they have at an ordinary meeting of the National Board.	9 10
	(4)	Papers may be circulated among the members for the purposes of subclause (1) by facsimile, email or other transmission of the information in the papers concerned.	11 12 13
17	First	meeting	14
		The Chairperson may call the first meeting of the National Board in any manner the Chairperson thinks fit.	15 16
18	Defe	cts in appointment of members	17
		A decision of the National Board or of a committee of the National Board is not invalidated by any defect or irregularity in the appointment of any member (or acting member) of the National Board or of a committee of the National Board.	18 19 20 21
Sch	nedu	le 5 Investigators	22
		(section 163)	23
Par	t 1	Power to obtain information	24
1	Pow	ers of investigators	25
		For the purposes of conducting an investigation, an investigator may, by written notice given to a person, require the person to—	26 27
		(a) give stated information to the investigator within a stated reasonable time and in a stated reasonable way; or	28 29
		(b) attend before the investigator at a stated time and a stated place to answer questions or produce documents.	30 31

2	Offe	nce fo	r failing to produce information or attend before investigator	
	(1)	claus	erson required to give stated information to an investigator under se 1(a) must not fail, without reasonable excuse, to give the mation as required by the notice.	:
		Max	imum penalty—	
		(a)	in the case of an individual—\$5,000; or	(
		(b)	in the case of a body corporate—\$10,000.	-
	(2)		erson given a notice to attend before an investigator must not fail, out reasonable excuse, to—	{
		(a)	attend as required by the notice; and	10
		(b)	continue to attend as required by the investigator until excused from further attendance; and	1 ⁻
		(c)	answer a question the person is required to answer by the investigator; and	1; 14
		(d)	produce a document the person is required to produce by the notice.	1! 10
		Max	imum penalty—	1
		(a)	in the case of an individual—\$5,000; or	18
		(b)	in the case of a body corporate—\$10,000.	19
	(3)	an in prod	the purposes of subclauses (1) and (2), it is a reasonable excuse for adividual to fail to give stated information, answer a question or to uce a document, if giving the information, answering the question roducing the document might tend to incriminate the individual.	20 27 23 23
3	Insp	ection	of documents	24
	(1)	If a c	document is produced to an investigator, the investigator may—	2
	, ,	(a)	inspect the document; and	20
		(b)	make a copy of, or take an extract from, the document; and	2
		(c)	keep the document while it is necessary for the investigation.	28
	(2)	perso make	e investigator keeps the document, the investigator must permit a on otherwise entitled to possession of the document to inspect, e a copy of, or take an extract from, the document at the reasonable and place decided by the investigator.	29 30 31

Part 2		Power to enter places		
4	Ente	ntering places		
		For the purposes of conducting an investigation, an investigator may enter a place if—	3 4	
		(a) its occupier consents to the entry of the place; or	5	
		(b) it is a public place and the entry is made when it is open to the public; or	6 7	
		(c) the entry is authorised by a warrant.	8	
5	Appl	lication for warrant	9	
	(1)	An investigator may apply to a magistrate of a participating jurisdiction for a warrant for a place.	10 11	
	(2)	The investigator must prepare a written application that states the grounds on which the warrant is sought.	12 13	
	(3)	The written application must be sworn.	14	
	(4)	The magistrate may refuse to consider the application until the investigator gives the magistrate all the information the magistrate requires about the application in the way the magistrate requires.	15 16 17	
6	Issu	e of warrant	18	
	(1)	The magistrate may issue the warrant only if the magistrate is satisfied there are reasonable grounds for suspecting there is evidence about a matter being investigated by the investigator at the place.	19 20 21	
	(2)	The warrant must state—	22	
		(a) that a stated investigator may, with necessary and reasonable help and force—	23 24	
		(i) enter the place and any other place necessary for entry; and	25	
		(ii) exercise the investigator's powers under this Part; and	26	
		(b) the matter for which the warrant is sought; and	27	
		(c) the evidence that may be seized under the warrant; and	28	
		(d) the hours of the day or night when the place may be entered; and	29	
		(e) the date, within 14 days after the warrant's issue, the warrant ends.	30 31	

7	Appl	licatio	n by el	lectron	nic communication	1
	(1)	radio	, vide	o confe	hay apply for a warrant by phone, facsimile, email, erencing or another form of communication if the ders it necessary because of—	2 3 4
		(a)	urger	nt circu	imstances; or	5
		(b)	other locat		al circumstances, including the investigator's remote	6 7
	(2)	The application—				
		(a)			made before the investigator prepares the written under clause 5(2); but	9 10
		(b)	may	be mad	le before the written application is sworn.	11
	(3)			rate ma is satisf	y issue the warrant (the <i>original warrant</i>) only if the fied—	12 13
		(a)	it wa	s neces	sary to make the application under subclause (1); and	14
		(b)		way the opriate.	e application was made under subclause (1) was	15 16
	(4)	After the magistrate issues the original warrant—				17
		(a)	copy copy	of the by fax	reasonably practicable way of immediately giving a warrant to the investigator, for example, by sending a cor email, the magistrate must immediately give a warrant to the investigator; or	18 19 20 21
		(b)	other	wise—	- -	22
		` ,	(i)		nagistrate must tell the investigator the date and time varrant is issued and the other terms of the warrant;	23 24 25
			(ii)		vestigator must complete a form of warrant including riting on it—	26 27
				(A)	the magistrate's name; and	28
				(B)	the date and time the magistrate issued the warrant; and	29 30
				(C)	the other terms of the warrant.	31
	(5)	warra	ant cor	npleted	varrant referred to in subclause (4)(a), or the form of d under subclause (4)(b) (in either case the <i>duplicate</i> licate of, and as effectual as, the original warrant.	32 33 34
	(6)		investi strate–		nust, at the first reasonable opportunity, send to the	35 36
		(a)	the w	ritten a	application complying with clause 5(2) and (3); and	37

		(b)	if the investigator completed a form of warrant under subclause (4)(b), the completed form of warrant.	1
	(7)	docu	magistrate must keep the original warrant and, on receiving the ments under subclause (6), file the original warrant and documents e court.	3 4 5
	(8)	Desp	oite subclause (5), if—	6
		(a)	an issue arises in a proceeding about whether an exercise of a power was authorised by a warrant issued under this clause; and	7 8
		(b)	the original warrant is not produced in evidence;	9
			onus of proof is on the person relying on the lawfulness of the cise of the power to prove a warrant authorised the exercise of the er.	10 11 12
	(9)	This	clause does not limit clause 5.	13
8	Proc	edure	before entry under warrant	14
	(1)		re entering a place under a warrant, an investigator must do or e a reasonable attempt to do the following—	15 16
		(a)	identify himself or herself to a person present at the place who is an occupier of the place by producing the investigator's identity card or another document evidencing the investigator's appointment;	17 18 19 20
		(b)	give the person a copy of the warrant;	21
		(c)	tell the person the investigator is permitted by the warrant to enter the place;	22 23
		(d)	give the person an opportunity to allow the investigator immediate entry to the place without using force.	24 25
	(2)	inves requi	ever, the investigator need not comply with subclause (1) if the stigator reasonably believes that immediate entry to the place is ired to ensure the effective execution of the warrant is not rated.	26 27 28 29
9	Pow	ers aft	er entering places	30
	(1)	This	clause applies if an investigator enters a place under clause 4.	31
	(2)	The follo	investigator may for the purposes of the investigation do the wing—	32 33
		(a)	search any part of the place;	34
		(b)	inspect, measure, test, photograph or film any part of the place or anything at the place;	35 36

		(c)	take a thing, or a sample of or from a thing, at the place for analysis, measurement or testing;	1 2
		(d)	copy, or take an extract from, a document, at the place;	3
		(e)	take into or onto the place any person, equipment and materials the investigator reasonably requires for exercising a power under this Part;	4 5 6
		(f)	require the occupier of the place, or a person at the place, to give the investigator reasonable help to exercise the investigator's powers under paragraphs (a) to (e);	7 8 9
		(g)	require the occupier of the place, or a person at the place, to give the investigator information to help the investigator in conducting the investigation.	10 11 12
	(3)	inves	n making a requirement referred to in subclause (2)(f) or (g), the stigator must warn the person it is an offence to fail to comply with equirement unless the person has a reasonable excuse.	13 14 15
10	Offe	nces f	or failing to comply with requirement under clause 9	16
	(1)		erson required to give reasonable help under clause 9(2)(f) must oly with the requirement, unless the person has a reasonable excuse.	17 18
		Maxi	imum penalty—	19
		(a)	in the case of an individual—\$5,000; or	20
		(b)	in the case of a body corporate—\$10,000.	21
	(2)		erson of whom a requirement is made under clause 9(2)(g) must oly with the requirement, unless the person has a reasonable excuse.	22 23
		Maxi	imum penalty—	24
		(a)	in the case of an individual—\$5,000; or	25
		(b)	in the case of a body corporate—\$10,000.	26
	(3)	requi	a reasonable excuse for an individual not to comply with a rement under clause 9(2)(f) or (g) that complying with the rement might tend to incriminate the individual.	27 28 29
11	Seiz	ure of	evidence	30
	(1)	publi belie	nvestigator who enters a public place when the place is open to the ic may seize a thing at the place if the investigator reasonably ves the thing is evidence that is relevant to the investigation being ucted by the investigator.	31 32 33 34

	(2)	If ar inves	n investigator enters a place with the occupier's consent, the stigator may seize a thing at the place if—	
		(a)	the investigator reasonably believes the thing is evidence that is relevant to the investigation being conducted by the investigator; and	; ,
		(b)	seizure of the thing is consistent with the purpose of the entry as told to the occupier when asking for the occupier's consent.	-
	(3)	If an seize	investigator enters a place with a warrant, the investigator may the evidence for which the warrant was issued.	8
	(4)		the purposes of subclauses (2) and (3), the investigator may also anything else at the place if the investigator reasonably believes—	10 1
		(a)	the thing is evidence that is relevant to the investigation; and	12
		(b)	the seizure is necessary to prevent the thing being hidden, lost or destroyed.	1; 14
12	Secu	ıring s	eized things	15
		Havi	ng seized a thing, an investigator may—	16
		(a)	move the thing from the place where it was seized; or	17
		(b)	leave the thing at the place where it was seized but take reasonable action to restrict access to it.	18 19
13	Rece	eipt fo	r seized things	20
	(1)		soon as practicable after an investigator seizes a thing, the stigator must give a receipt for it to the person from whom it was d.	2 ² 22 23
	(2)	(1), t	ever, if for any reason it is not practicable to comply with subclause the investigator must leave the receipt at the place of seizure in a picuous position and in a reasonably secure way.	24 25 26
	(3)	The	receipt must describe generally the seized thing and its condition.	27
	(4)		clause does not apply to a thing if it is impracticable or would be asonable to give the receipt given the thing's nature, condition and e.	28 29 30
14	Forfe	eiture	of seized thing	3
	(1)		ized thing is forfeited to the National Agency if the investigator seized the thing—	32 33
		(a)	cannot find its owner, after making reasonable inquiries; or	34
		(b)	cannot return it to its owner, after making reasonable efforts.	3!

	(2)	In applying subclause (1)—	•
		(a) subclause (1)(a) does not require the investigator to make inquiries if it would be unreasonable to make inquiries to find the owner; and	2
		(b) subclause (1)(b) does not require the investigator to make efforts if it would be unreasonable to make efforts to return the thing to its owner.	! (
	(3)	Regard must be had to a thing's nature, condition and value in deciding—	8
		(a) whether it is reasonable to make inquiries or efforts; and	10
		(b) if making inquiries or efforts, what inquiries or efforts, including the period over which they are made, are reasonable.	1° 12
15	Deal	ing with forfeited things	13
	(1)	On the forfeiture of a thing to the National Agency, the thing becomes the Agency's property and may be dealt with by the Agency as the Agency considers appropriate.	14 15 16
	(2)	Without limiting subclause (1), the National Agency may destroy or dispose of the thing.	17 18
16	Retu	rn of seized things	19
	(1)	If a seized thing has not been forfeited, the investigator must return it to its owner—	20 2
		(a) at the end of 6 months; or	22
		(b) if proceedings involving the thing are started within 6 months, at the end of the proceedings and any appeal from the proceedings.	20 24
	(2)	Despite subclause (1), unless the thing has been forfeited, the investigator must immediately return a thing seized as evidence to its owner if the investigator is no longer satisfied its continued retention as evidence is necessary.	25 26 27 28
17	Acce	ess to seized things	29
	(1)	Until a seized thing is forfeited or returned, an investigator must allow its owner to inspect it and, if it is a document, to copy it.	30 31
	(2)	Subclause (1) does not apply if it is impracticable or would be unreasonable to allow the inspection or copying.	32 33

Part 3		General matters	1
18	Dam	age to property	2
	(1)	This clause applies if—	3
		(a) an investigator damages property when exercising or purporting to exercise a power; or	4 5
		(b) a person (the <i>other person</i>) acting under the direction of an investigator damages property.	6 7
	(2)	The investigator must promptly give written notice of particulars of the damage to the person who appears to the investigator to be the owner of the property.	8 9 10
	(3)	If the investigator believes the damage was caused by a latent defect in the property or circumstances beyond the investigator's or other person's control, the investigator must state the belief in the notice.	11 12 13
	(4)	If, for any reason, it is impracticable to comply with subclause (2), the investigator must leave the notice in a conspicuous position and in a reasonably secure way where the damage happened.	14 15 16
	(5)	This clause does not apply to damage the investigator reasonably believes is trivial.	17 18
	(6)	In this clause—	19
		owner, of property, includes the person in possession or control of it.	20
19	Com	pensation	21
	(1)	A person may claim compensation from the National Agency if the person incurs loss or expense because of the exercise or purported exercise of a power under this Schedule by the investigator.	22 23 24
	(2)	Without limiting subclause (1), compensation may be claimed for loss or expense incurred in complying with a requirement made of the person under this Schedule.	25 26 27
	(3)	Compensation may be claimed and ordered to be paid in a proceeding brought in a court with jurisdiction for the recovery of the amount of compensation claimed.	28 29 30
	(4)	A court may order compensation to be paid only if it is satisfied it is fair to make the order in the circumstances of the particular case.	31 32

20	False	e or m	isleading information	1
			erson must not state anything to an investigator that the person	2
			vs is false or misleading in a material particular.	3
			imum penalty—	4
		(a)	in the case of an individual—\$5,000; or	5
		(b)	in the case of a body corporate—\$10,000.	6
21	False	e or m	isleading documents	7
	(1)	infor	erson must not give an investigator a document containing mation the person knows is false or misleading in a material cular.	8 9 10
			imum penalty—	11
		(a)	in the case of an individual—\$5,000; or	12
		(b)	in the case of a body corporate—\$10,000.	13
	(2)		clause (1) does not apply to a person who, when giving the ment—	14 15
		(a)	informs the investigator, to the best of the person's ability, how it is false or misleading; and	16 17
		(b)	gives the correct information to the investigator if the person has, or can reasonably obtain, the correct information.	18 19
22	Obst	ructin	ng investigators	20
	(1)		erson must not obstruct an investigator in the exercise of a power, ss the person has a reasonable excuse.	21 22
		Maxi	imum penalty—	23
		(a)	in the case of an individual—\$5,000; or	24
		(b)	in the case of a body corporate—\$10,000.	25
	(2)	proce	person has obstructed an investigator and the investigator decides to eed with the exercise of the power, the investigator must warn the on that—	26 27 28
		(a)	it is an offence to obstruct the investigator, unless the person has a reasonable excuse; and	29 30
		(b)	the investigator considers the person's conduct is an obstruction.	31
	(3)	In th	is clause—	32
		ahstr	ruct includes hinder and attempt to obstruct or hinder	22

23	Impe	ersona	ation of investigators	1
		A pe	erson must not pretend to be an investigator.	2
		Max	imum penalty— \$5,000.	3
Scł	nedu	le 6	Inspectors	4
			(Section 238)	5
Par	t 1	Pov	wer to obtain information	6
1	Pow	ers of	inspectors	7
	(1)	This	clause applies if an inspector reasonably believes—	8
		(a)	an offence against this Law has been committed; and	9
		(b)	a person may be able to give information about the offence.	10
	(2)		inspector may, by written notice given to a person, require the on to—	11 12
		(a)	give stated information to the inspector within a stated reasonable time and in a stated reasonable way; or	13 14
		(b)	attend before the inspector at a stated time and a stated place to answer questions or produce documents.	15 16
2	Offe	nce fo	r failing to produce information or attend before inspector	17
	(1)	claus infor	erson required to give stated information to an inspector under se 1(2)(a) must not fail, without reasonable excuse, to give the mation as required by the notice.	18 19 20 21
		(a)	in the case of an individual—\$5,000; or	22
		(b)	in the case of a body corporate—\$10,000.	23
	(2)	A pe	erson given a notice to attend before an inspector must not fail, out reasonable excuse, to—	24 25
		(a)	attend as required by the notice; and	26
		(b)	continue to attend as required by the inspector until excused from further attendance; and	27 28
		(c)	answer a question the person is required to answer by the inspector; and	29 30

		(d) produce a document the person is required to produce by the notice.	1 2				
		Maximum penalty—	3				
		(a) in the case of an individual—\$5,000; or	4				
		(b) in the case of a body corporate—\$10,000.	5				
	(3)	For the purposes of subclauses (1) and (2), it is a reasonable excuse for	6				
		an individual to fail to give stated information, answer a question or to					
		produce a document, if giving the information, answering the question or producing the document might tend to incriminate the individual.	8 9				
3	Insp	pection of documents	10				
	(1)	If a document is produced to an inspector, the inspector may—	11				
		(a) inspect the document; and	12				
		(b) make a copy of, or take an extract from, the document; and	13				
		(c) keep the document while it is necessary for the investigation.	14				
	(2)	If the inspector keeps the document, the inspector must permit a person	15				
		otherwise entitled to possession of the document to inspect, make a	16				
		copy of, or take an extract from, the document at the reasonable time and place decided by the inspector.	17 18				
		•					
Par	t 2	Power to enter places	19				
Par		Power to enter places					
		·	19				
		ering places	19				
		ering places An inspector may enter a place if—	19 20 21				
		An inspector may enter a place if— (a) its occupier consents to the entry of the place; or (b) it is a public place and the entry is made when it is open to the	19 20 21 22 23				
	Ente	An inspector may enter a place if— (a) its occupier consents to the entry of the place; or (b) it is a public place and the entry is made when it is open to the public; or	19 20 21 22 23 24				
4	Ente	An inspector may enter a place if— (a) its occupier consents to the entry of the place; or (b) it is a public place and the entry is made when it is open to the public; or (c) the entry is authorised by a warrant.	19 20 21 22 23 24 25				
4	Ente	An inspector may enter a place if— (a) its occupier consents to the entry of the place; or (b) it is a public place and the entry is made when it is open to the public; or (c) the entry is authorised by a warrant. An inspector may apply to a magistrate of a participating jurisdiction for	19 20 21 22 23 24 25 26 27				
4	App (1)	An inspector may enter a place if— (a) its occupier consents to the entry of the place; or (b) it is a public place and the entry is made when it is open to the public; or (c) the entry is authorised by a warrant. An inspector may apply to a magistrate of a participating jurisdiction for a warrant for a place. The inspector must prepare a written application that states the grounds	19 20 21 22 23 24 25 26 27 28 29				

6	Issue of warrant					
	(1)	there	magistrate may issue the warrant only if the magistrate is satisfied a are reasonable grounds for suspecting there is a particular thing or wity that may provide evidence of an offence against this Law at the e.	2 3 4 5		
	(2)	The warrant must state—				
		(a)	that a stated inspector may, with necessary and reasonable help and force—	7 8		
			(i) enter the place and any other place necessary for entry; and	9		
			(ii) exercise the inspector's powers under this Part; and	10		
		(b)	the matter for which the warrant is sought; and	11		
		(c)	the evidence that may be seized under the warrant; and	12		
		(d)	the hours of the day or night when the place may be entered; and	13		
		(e)	the date, within 14 days after the warrant's issue, the warrant ends.	14 15		
7	Application by electronic communication					
	(1)	An inspector may apply for a warrant by phone, facsimile, email, radio, video conferencing or another form of communication if the inspector considers it necessary because of—				
		(a)	urgent circumstances; or	20		
		(b)	other special circumstances, including the inspector's remote location.	21 22		
	(2)	The application—				
		(a)	may not be made before the inspector prepares the written application under clause 5(2); but	24 25		
		(b)	may be made before the written application is sworn.	26		
	(3)		magistrate may issue the warrant (the <i>original warrant</i>) only if the istrate is satisfied—	27 28		
		(a)	it was necessary to make the application under subclause (1); and	29		
		(b)	the way the application was made under subclause (1) was appropriate.	30 31		
	(4)	Afte	r the magistrate issues the original warrant—	32		
		(a)	if there is a reasonably practicable way of immediately giving a copy of the warrant to the inspector, for example, by sending a copy by fax or email, the magistrate must immediately give a copy of the warrant to the inspector; or	33 34 35 36		

8

	(b)	otherwise—	
		(i) the magistrate must tell the inspector the date and time the warrant is issued and the other terms of the warrant; and	2
		(ii) the inspector must complete a form of warrant including by writing on it—	
		(A) the magistrate's name; and	(
		(B) the date and time the magistrate issued the warrant; and	-
		(C) the other terms of the warrant.	9
(5)	warr	copy of the warrant referred to in subclause (4)(a), or the form of ant completed under subclause (4)(b) (in either case the <i>duplicate vant</i>), is a duplicate of, and as effectual as, the original warrant.	10 11 12
(6)		inspector must, at the first reasonable opportunity, send to the strate—	10 14
	(a)	the written application complying with clause 5(2) and (3); and	15
	(b)	if the inspector completed a form of warrant under subclause (4)(b), the completed form of warrant.	16 17
(7)	docu	magistrate must keep the original warrant and, on receiving the ments under subclause (6), file the original warrant and documents e court.	18 19 20
(8)	Desp	oite subclause (5), if—	2
	(a)	an issue arises in a proceeding about whether an exercise of a power was authorised by a warrant issued under this clause; and	22 23
	(b)	the original warrant is not produced in evidence;	24
	the c exerc power	onus of proof is on the person relying on the lawfulness of the cise of the power to prove a warrant authorised the exercise of the er.	25 26 27
(9)	This	clause does not limit clause 5.	28
Proc	edure	before entry under warrant	29
(1)		re entering a place under a warrant, an inspector must do or make sonable attempt to do the following—	30
	(a)	identify himself or herself to a person present at the place who is an occupier of the place by producing the inspector's identity card or another document evidencing the inspector's appointment;	32 33 34 38
	(b)	give the person a copy of the warrant;	36

		(c)	tell the person the inspector is permitted by the warrant to enter the place;	
		(d)	give the person an opportunity to allow the inspector immediate entry to the place without using force.	3
	(2)	insperiequi	rever, the inspector need not comply with subclause (1) if the ector reasonably believes that immediate entry to the place is ired to ensure the effective execution of the warrant is not rated.	! - :
9	Pow	ers aft	ter entering places	Ç
	(1)	This	clause applies if an inspector enters a place under clause 4.	10
	(2)		inspector may for the purposes of the investigation do the wing—	1 ²
		(a)	search any part of the place;	13
		(b)	inspect, measure, test, photograph or film any part of the place or anything at the place;	14 15
		(c)	take a thing, or a sample of or from a thing, at the place for analysis, measurement or testing;	16 17
		(d)	copy, or take an extract from, a document, at the place;	18
		(e)	take into or onto the place any person, equipment and materials the inspector reasonably requires for exercising a power under this Part;	19 20 21
		(f)	require the occupier of the place, or a person at the place, to give the inspector reasonable help to exercise the inspector's powers under paragraphs (a) to (e);	22 23 24
		(g)	require the occupier of the place, or a person at the place, to give the inspector information to help the inspector ascertain whether this Law is being complied with.	25 26 27
	(3)	inspe	on making a requirement referred to in subclause (2)(f) or (g), the ector must warn the person it is an offence to fail to comply with the irement unless the person has a reasonable excuse.	28 29 30
10	Offe	nces f	or failing to comply with requirement under clause 9	3
	(1)		erson required to give reasonable help under clause 9(2)(f) must ply with the requirement, unless the person has a reasonable excuse.	32 33
			imum penalty—	34
		(a)	in the case of an individual—\$5,000; or	3
		(b)	in the case of a body corporate—\$10.000.	36

	(2)	A person of whom a requirement is made under clause 9(2)(g) must comply with the requirement, unless the person has a reasonable excuse.	1 2
		Maximum penalty—	3
		(a) in the case of an individual—\$5,000; or	4
		(b) in the case of a body corporate—\$10,000.	5
	(3)	It is a reasonable excuse for an individual not to comply with a requirement under clause 9(2)(f) or (g) that complying with the requirement might tend to incriminate the individual.	6 7 8
11	Seiz	ure of evidence	9
	(1)	An inspector who enters a public place when the place is open to the public may seize a thing at the place if the inspector reasonably believes the thing is evidence that is relevant to the investigation being conducted by the inspector.	10 11 12 13
	(2)	If an inspector enters a place with the occupier's consent, the inspector may seize a thing at the place if—	14 15
		(a) the inspector reasonably believes the thing is evidence that is relevant to the investigation being conducted by the inspector; and	16 17 18
		(b) seizure of the thing is consistent with the purpose of the entry as told to the occupier when asking for the occupier's consent.	19 20
	(3)	If an inspector enters a place with a warrant, the inspector may seize the evidence for which the warrant was issued.	21 22
	(4)	For the purposes of subclauses (2) and (3), the inspector may also seize anything else at the place if the inspector reasonably believes—	23 24
		(a) the thing is evidence that is relevant to the investigation; and	25
		(b) the seizure is necessary to prevent the thing being hidden, lost or destroyed.	26 27
12	Secu	uring seized things	28
		Having seized a thing, an inspector may—	29
		(a) move the thing from the place where it was seized; or	30
		(b) leave the thing at the place where it was seized but take reasonable action to restrict access to it.	31 32
13	Rece	eipt for seized things	33
	(1)	As soon as practicable after an inspector seizes a thing, the inspector must give a receipt for it to the person from whom it was seized.	34 35

	(2)	subc	ever, if for any reason it is not practicable to comply with lause (1), the inspector must leave the receipt at the place of seizure conspicuous position and in a reasonably secure way.	2	
	(3)	The	receipt must describe generally the seized thing and its condition.	4	
	(4) This clause does not apply to a thing if it is impracticable or would be unreasonable to give the receipt given the thing's nature, condition and value.				
14	Forf	eiture	of seized thing	8	
	(1)		ized thing is forfeited to the National Agency if the inspector who ed the thing—	10	
		(a)	cannot find its owner, after making reasonable inquiries; or	1	
		(b)	cannot return it to its owner, after making reasonable efforts.	12	
	(2)	In ap	oplying subclause (1)—	13	
		(a)	subclause (1)(a) does not require the inspector to make inquiries if it would be unreasonable to make inquiries to find the owner; and	14 15 16	
		(b)	subclause (1)(b) does not require the inspector to make efforts if it would be unreasonable to make efforts to return the thing to its owner.	17 18 19	
	(3)		ard must be had to a thing's nature, condition and value in ding—	20 2	
		(a)	whether it is reasonable to make inquiries or efforts; and	22	
		(b)	if making inquiries or efforts, what inquiries or efforts, including the period over which they are made, are reasonable.	23 24	
15	Deal	ing wi	th forfeited things	25	
	(1)	the A	he forfeiture of a thing to the National Agency, the thing becomes Agency's property and may be dealt with by the Agency as the ncy considers appropriate.	26 27 28	
	(2)		out limiting subclause (1), the National Agency may destroy or ose of the thing.	29	
16	Retu	rn of	seized things	3	
	(1)	If a s	eized thing has not been forfeited, the inspector must return it to its er—	32 33	
		(a)	at the end of 6 months; or	34	
		(b)	if proceedings involving the thing are started within 6 months, at the end of the proceedings and any appeal from the proceedings.	39 36	

		·	
	(2)	Despite subclause (1), unless the thing has been forfeited, the inspector must immediately return a thing seized as evidence to its owner if the inspector is no longer satisfied its continued retention as evidence is necessary.	1 2 3 4
17	Acce	ess to seized things	5
	(1)	Until a seized thing is forfeited or returned, an inspector must allow its owner to inspect it and, if it is a document, to copy it.	6 7
	(2)	Subclause (1) does not apply if it is impracticable or would be unreasonable to allow the inspection or copying.	8 9
Par	t 3	General matters	10
18	Dam	age to property	11
	(1)	This clause applies if—	12
		(a) an inspector damages property when exercising or purporting to exercise a power; or	13 14
		(b) a person (the <i>other person</i>) acting under the direction of an inspector damages property.	15 16
	(2)	The inspector must promptly give written notice of particulars of the damage to the person who appears to the inspector to be the owner of the property.	17 18 19
	(3)	If the inspector believes the damage was caused by a latent defect in the property or circumstances beyond the inspector's or other person's control, the inspector must state the belief in the notice.	20 21 22
	(4)	If, for any reason, it is impracticable to comply with subclause (2), the inspector must leave the notice in a conspicuous position and in a reasonably secure way where the damage happened.	23 24 25
	(5)	This clause does not apply to damage the inspector reasonably believes is trivial.	26 27
	(6)	In this clause—	28
		owner, of property, includes the person in possession or control of it.	29
19	Com	pensation	30
	(1)	A person may claim compensation from the National Agency if the person incurs loss or expense because of the exercise or purported exercise of a power under this Schedule by the inspector.	31 32 33

	(2)	or ex	out limiting subclause (1), compensation may be claimed for loss spense incurred in complying with a requirement made of the on under this Schedule.	1 2 3		
	(3)	brou	pensation may be claimed and ordered to be paid in a proceeding ght in a court with jurisdiction for the recovery of the amount of pensation claimed.	5 6		
	(4)		urt may order compensation to be paid only if it is satisfied it is fair ake the order in the circumstances of the particular case.	7 8		
20	False	or m	isleading information	g		
			rson must not state anything to an inspector that the person knows se or misleading in a material particular.	10 11		
		Max	imum penalty—	12		
		(a)	in the case of an individual—\$5,000; or	13		
		(b)	in the case of a body corporate—\$10,000.	14		
21	False or misleading documents					
	(1)	the p	rson must not give an inspector a document containing information erson knows is false or misleading in a material particular.	16 17		
		Max	imum penalty—	18		
		(a)	in the case of an individual—\$5,000; or	19		
		(b)	in the case of a body corporate—\$10,000.	20		
	(2)		lause (1) does not apply to a person who, when giving the ment—	21 22		
		(a)	informs the inspector, to the best of the person's ability, how it is false or misleading; and	23 24		
		(b)	gives the correct information to the inspector if the person has, or can reasonably obtain, the correct information.	25 26		
22	Obst	ructin	g inspectors	27		
	(1)		erson must not obstruct an inspector in the exercise of a power, as the person has a reasonable excuse.	28 29		
		Max	imum penalty—	30		
		(a)	in the case of an individual—\$5,000; or	31		
		(b)	in the case of a body corporate—\$10,000	32		

	(2)	If a person has obstructed an inspector and the inspector decides to proceed with the exercise of the power, the inspector must warn the person that—	1 2 3
		(a) it is an offence to obstruct the inspector, unless the person has a reasonable excuse; and	4 5
		(b) the inspector considers the person's conduct is an obstruction.	6
	(3)	In this clause—	7
		obstruct includes hinder and attempt to obstruct or hinder.	8
23	Impe	ersonation of inspectors	9
		A person must not pretend to be an inspector.	10
		Maximum penalty— \$5,000.	11
Scl	hedu	lle 7 Miscellaneous provisions relating to	12
O 0.	1044	interpretation	13
		(Section 6)	14
Pai	rt 1	Preliminary	15
1	Disp	placement of Schedule by contrary intention	16
		The application of this Schedule may be displaced, wholly or partly, by a contrary intention appearing in this Law.	17 18
Par	rt 2	General	19
2	Law	to be construed not to exceed legislative power of Legislature	20
	(1)	This Law is to be construed as operating to the full extent of, but so as not to exceed, the legislative power of the Legislature of this jurisdiction.	21 22 23
	(2)	If a provision of this Law, or the application of a provision of this Law to a person, subject matter or circumstance, would, but for this clause, be construed as being in excess of the legislative power of the Legislature of this jurisdiction—	24 25 26 27
		(a) it is a valid provision to the extent to which it is not in excess of the power; and	28 29
		(b) the remainder of this Law, and the application of the provision to other persons, subject matters or circumstances, is not affected.	30 31
	(3)	This clause applies to this Law in addition to, and without limiting the effect of, any provision of this Law.	32 33

3	Every section to be a substantive enactment				
				ion of this Law has effect as a substantive enactment without ry words.	2
4	Mate	erial th	at is, a	and is not, part of this Law	4
	(1)			ng to a Part, Division or Subdivision into which this Law is part of this Law.	5 6
	(2)	A Sc	hedule	e to this Law is part of this Law.	7
	(3)	Punc	tuation	n in this Law is part of this Law.	8
	(4)		ading Law.	to a section or subsection of this Law does not form part of	9 10
	(5)			uded in this Law (including footnotes and endnotes) do not of this Law.	11 12
5	Refe	rence	s to pa	articular Acts and to enactments	13
		In th	is Law	<i>/</i> —	14
		(a)	an A	act of this jurisdiction may be cited—	15
			(i)	by its short title; or	16
			(ii)	by reference to the year in which it was passed and its number; and	17 18
		(b)	a Co	ommonwealth Act may be cited—	19
			(i)	by its short title; or	20
			(ii)	in another way sufficient in a Commonwealth Act for the citation of such an Act;	21 22
			toget	ther with a reference to the Commonwealth; and	23
		(c)	an A	act of another jurisdiction may be cited—	24
			(i)	by its short title; or	25
			(ii)	in another way sufficient in an Act of the jurisdiction for the citation of such an Act;	26 27
			toget	ther with a reference to the jurisdiction.	28
6	Refe	rence	s take	n to be included in Act or Law citation etc	29
	(1)	A re	ference	e in this Law to an Act includes a reference to—	30
		(a)		Act as originally enacted, and as amended from time to time e its original enactment; and	31 32
		(b)	if the	ne Act has been repealed and re-enacted (with or without lification) since the enactment of the reference—the Act as	33 34

			re-enacted, and as amended from time to time since its re-enactment.	:	
	(2)		Perence in this Law to a provision of this Law or of an Act includes between to—	;	
		(a)	the provision as originally enacted, and as amended from time to time since its original enactment; and		
		(b)	if the provision has been omitted and re-enacted (with or without modification) since the enactment of the reference—the provision as re-enacted, and as amended from time to time since its re-enactment.	- 8 9 10	
	(3)	Com	lauses (1) and (2) apply to a reference in this Law to a law of the monwealth or another jurisdiction as they apply to a reference in Law to an Act and to a provision of an Act.	1: 1: 1:	
7	Inter	pretati	ion best achieving Law's purpose	14	
	(1)	will t	e interpretation of a provision of this Law, the interpretation that pest achieve the purpose or object of this Law is to be preferred to other interpretation.	19 10 17	
	(2)	Subc this I	lause (1) applies whether or not the purpose is expressly stated in Law.	18 19	
8	Use	of extr	insic material in interpretation	20	
	(1)	In this clause—			
			nsic material means relevant material not forming part of this Law, ding, for example—	2:	
		(a)	material that is set out in the document containing the text of this Law as printed by the Government Printer; and	24 25	
		(b)	a relevant report of a Royal Commission, Law Reform Commission, commission or committee of inquiry, or a similar body, that was laid before the Parliament of this jurisdiction before the provision concerned was enacted; and	20 21 28 29	
		(c)	a relevant report of a committee of the Parliament of this jurisdiction that was made to the Parliament before the provision was enacted; and	30 31 32	
		(d)	a treaty or other international agreement that is mentioned in this Law; and	3; 34	
		(e)	an explanatory note or memorandum relating to the Bill that contained the provision, or any relevant document, that was laid before, or given to the members of, the Parliament of this jurisdiction by the member bringing in the Bill before the provision was enacted; and	3(3) 3(3)	

	(f)	the speech made to the Parliament of this jurisdiction by the member in moving a motion that the Bill be read a second time; and	1 2 3
	(g)	material in the Votes and Proceedings of the Parliament of this jurisdiction or in any official record of debates in the Parliament of this jurisdiction; and	5
	(h)	a document that is declared by this Law to be a relevant document for the purposes of this clause.	7
	prov	nary meaning means the ordinary meaning conveyed by a ision having regard to its context in this Law and to the purpose of Law.	9 10 11
(2)	cons	ect to subclause (3), in the interpretation of a provision of this Law, ideration may be given to extrinsic material capable of assisting in nterpretation—	12 13 14
	(a)	if the provision is ambiguous or obscure—to provide an interpretation of it; or	15 16
	(b)	if the ordinary meaning of the provision leads to a result that is manifestly absurd or is unreasonable—to provide an interpretation that avoids such a result; or	17 18 19
	(c)	in any other case—to confirm the interpretation conveyed by the ordinary meaning of the provision.	20 21
(3)	mate	etermining whether consideration should be given to extrinsic erial, and in determining the weight to be given to extrinsic material, rd is to be had to—	22 23 24
	(a)	the desirability of a provision being interpreted as having its ordinary meaning; and	25 26
	(b)	the undesirability of prolonging proceedings without compensating advantage; and	27 28
	(c)	other relevant matters.	29
Effe	ect of c	hange of drafting practice and use of examples	30
	If—		31
	(a)	a provision of this Law expresses an idea in particular words; and	32
	(b)	a provision enacted later appears to express the same idea in different words for the purpose of implementing a different legislative drafting practice, including, for example—	33 34 35
		(i) the use of a clearer or simpler style; or	36
		(ii) the use of gender-neutral language;	37
		the ideas must not be taken to be different merely because different words are used	38 39

9

10	Use	of exa	amples	1
		If thi	is Law includes an example of the operation of a provision—	2
		(a)	the example is not exhaustive; and	3
		(b)	the example does not limit, but may extend, the meaning of the provision; and	5
		(c)	the example and the provision are to be read in the context of each other and the other provisions of this Law, but, if the example and the provision so read are inconsistent, the provision prevails.	6 7 8
11	Com	pliand	ce with forms	9
	(1)	strict	form is prescribed or approved by or for the purpose of this Law, t compliance with the form is not necessary and substantial pliance is sufficient.	10 11 12
	(2)		form prescribed or approved by or for the purpose of this Law ires—	13 14
		(a)	the form to be completed in a specified way; or	15
		(b)	specified information or documents to be included in, attached to or given with the form; or	16 17
		(c)	the form, or information or documents included in, attached to or given with the form, to be verified in a specified way,	18 19
		the f	form is not properly completed unless the requirement is complied .	20 21
Par	t 3	Ter	rms and references	22
12	Definitions			23
	(1)	In th	is Law—	24
		Act 1	means an Act of the Legislature of this jurisdiction.	25
		adul	t means an individual who is 18 or more.	26
		<i>affid</i> pron	<i>lavit</i> , in relation to a person allowed by law to affirm, declare or nise, includes affirmation, declaration and promise.	27 28
		amei	nd includes—	29
		(a)	omit or omit and substitute; or	30
		(b)	alter or vary; or	31
		(c)	amend by implication.	32
		• •	pint includes reappoint.	33
			tralia means the Commonwealth of Australia but, when used in a graphical sense, does not include an external Territory.	34 35

busi	ness day means a day that is not—	1
(a)	a Saturday or Sunday; or	2
(b)	a public holiday, special holiday or bank holiday in the place in which any relevant act is to be or may be done.	3 4
	adar month means a period starting at the beginning of any day of of the 12 named months and ending—	5 6
(a)	immediately before the beginning of the corresponding day of the next named month; or	7 8
(b)	if there is no such corresponding day—at the end of the next named month.	9 10
calei	ndar year means a period of 12 months beginning on 1 January.	11
Law	<i>mencement</i> , in relation to this Law or an Act or a provision of this or an Act, means the time at which this Law, the Act or provision es into operation.	12 13 14
in a g	<i>monwealth</i> means the Commonwealth of Australia but, when used geographical sense, does not include an external Territory.	15 16
-	<i>er</i> , in relation to a function, includes impose.	17
	ravene includes fail to comply with.	18
coun	atry includes—	19
(a)	a federation; or	20
(b)	a state, province or other part of a federation.	21
	of assent, in relation to an Act, means the day on which the Act ves the Royal Assent.	22 23
defin	nition means a provision of this Law (however expressed) that—	24
(a)	gives a meaning to a word or expression; or	25
(b)	limits or extends the meaning of a word or expression.	26
docu	ment includes—	27
(a)	any paper or other material on which there is writing; or	28
(b)	any paper or other material on which there are marks, figures, symbols or perforations having a meaning for a person qualified to interpret them; or	29 30 31
(c)	any disc, tape or other article or any material from which sounds, images, writings or messages are capable of being reproduced (with or without the aid of another article or device).	32 33 34
elect	ronic communication means—	35
(a)	a communication of information in the form of data, text or images by means of guided or unguided electromagnetic energy, or both; or	36 37 38

(b) a communication of information in the form of sound by means of guided or unguided electromagnetic energy, or both, where the	1 2
sound is processed at its destination by an automated voice recognition system.	3 4
estate includes easement, charge, right, title, claim, demand, lien or	5
encumbrance, whether at law or in equity.	6
<i>expire</i> includes lapse or otherwise cease to have effect.	7
external Territory means a Territory, other than an internal Territory, for the government of which as a Territory provision is made by a	8
Commonwealth Act.	10
<i>fail</i> includes refuse.	11
financial year means a period of 12 months beginning on 1 July.	12
<i>foreign country</i> means a country (whether or not an independent sovereign State) outside Australia and the external Territories.	13 14
function includes a power, authority or duty.	15
Gazette means the Government Gazette of this jurisdiction.	16
gazetted means published in the Gazette.	17
Gazette notice means notice published in the Gazette.	18
Government Printer means the Government Printer of this jurisdiction,	19
and includes any other person authorised by the Government of this jurisdiction to print an Act or instrument.	20 21
individual means a natural person.	22
information system means a system for generating, sending, receiving,	23
storing or otherwise processing electronic communications.	24
<i>insert</i> , in relation to a provision of this Law, includes substitute.	25
instrument includes a statutory instrument.	26
interest, in relation to land or other property, means—	27
(a) a legal or equitable estate in the land or other property; or	28
(b) a right, power or privilege over, or in relation to, the land or other property.	29 30
internal Territory means the Australian Capital Territory, the Jervis	31
Bay Territory or the Northern Territory.	32
<i>Jervis Bay Territory</i> means the Territory mentioned in the <i>Jervis Bay Territory Acceptance Act 1915</i> (Cwlth).	33 34
make includes issue or grant.	35
<i>minor</i> means an individual who is under 18.	36
modification includes addition, omission or substitution.	37
month means a calendar month.	38
named month means 1 of the 12 months of the year.	39

North	hern Territory means the Northern Territory of Australia.	1	
numi	ber means—	2	
(a)	a number expressed in figures or words; or	3	
(b)	a letter; or	4	
(c)	a combination of a number so expressed and a letter.	5	
	in relation to a person allowed by law to affirm, declare or	6	
•	ise, includes affirmation, declaration or promise.	7	
00	e includes position.	8	
	in relation to a provision of this Law or an Act, includes repeal.	9	
	includes an individual or a body politic or corporate.	10	
•	<i>lty</i> includes forfeiture or punishment.	11	
•	on includes an individual or a body politic or corporate.	12	
•	r includes authority.	13	
	cribed means prescribed by, or by regulations made or in force for urposes of or under, this Law.	14 15	
	ed includes typewritten, lithographed or reproduced by any nanical means.	16 17	
	eeding means a legal or other action or proceeding.	18	
	erty means any legal or equitable estate or interest (whether present	19	
or future, vested or contingent, or tangible or intangible) in real or			
	onal property of any description (including money), and includes in action.	21 22	
	ision, in relation to this Law or an Act, means words or other matter form or forms part of this Law or the Act, and includes—	23 24	
(a)	a Chapter, Part, Division, Subdivision, section, subsection, paragraph, subparagraph, sub-subparagraph or Schedule of or to this Law or the Act; or	25 26 27	
(b)	a section, clause, subclause, item, column, table or form of or in a Schedule to this Law or the Act; or	28 29	
(c)	the long title and any preamble to the Act.	30	
recor	d includes information stored or recorded by means of a computer.	31	
repea	ul includes—	32	
(a)	revoke or rescind; or	33	
(b)	repeal by implication; or	34	
(c)	abrogate or limit the effect of this Law or instrument concerned; or	35 36	

		(d) exclude from, or include in, the application of this Law or instrument concerned any person, subject matter or circumstance.			
		sign includes the affixing of a seal or the making of a mark.	4		
		statutory declaration means a declaration made under an Act, or under a Commonwealth Act or an Act of another jurisdiction, that authorises a declaration to be made otherwise than in the course of a judicial proceeding.	- -		
		statutory instrument means an instrument (including a regulation) made or in force under or for the purposes of this Law, and includes an instrument made or in force under any such instrument.	10 11		
		swear, in relation to a person allowed by law to affirm, declare or promise, includes affirm, declare or promise.	12 13		
		word includes any symbol, figure or drawing.writing includes any mode of representing or reproducing words in a	14		
		visible form.	1: 16		
	(2)	In a statutory instrument—	17		
		the Law means this Law.	18		
13	Provisions relating to defined terms and gender and number				
	(1)	If this Law defines a word or expression, other parts of speech and grammatical forms of the word or expression have corresponding meanings.	20 21 22		
	(2)	Definitions in or applicable to this Law apply except so far as the context or subject matter otherwise indicates or requires.	23 24		
	(3)	In this Law, words indicating a gender include each other gender.	2		
	(4)	In this Law—	26		
	. ,	(a) words in the singular include the plural; and	27		
		(b) words in the plural include the singular.	28		
14	Meaning of "may" and "must" etc				
	(1)	In this Law, the word <i>may</i> , or a similar word or expression, used in relation to a power indicates that the power may be exercised or not exercised, at discretion.			
	(2)	In this Law, the word <i>must</i> , or a similar word or expression, used in relation to a power indicates that the power is required to be exercised.	33 34		
	(3)	This clause has effect despite any rule of construction to the contrary.	3		

15	Word	ds and	d expressions used in statutory instruments	1		
	(1)	mear	ds and expressions used in a statutory instrument have the same nings as they have, from time to time, in this Law, or relevant isions of this Law, under or for the purposes of which the ument is made or in force.	2 3 4 5		
	(2)		clause has effect in relation to an instrument except so far as the rary intention appears in the instrument.	6 7		
16	Effec	t of e	xpress references to bodies corporate and individuals	8		
	In this Law, a reference to a person generally (whether the expression "person", "party", "someone", "anyone", "no-one", "one", "another" or "whoever" or another expression is used)—					
		(a)	does not exclude a reference to a body corporate or an individual merely because elsewhere in this Law there is particular reference to a body corporate (however expressed); and	12 13 14		
		(b)	does not exclude a reference to a body corporate or an individual merely because elsewhere in this Law there is particular reference to an individual (however expressed).	15 16 17		
17	Prod	uctior	n of records kept in computers etc	18		
			person who keeps a record of information by means of a nanical, electronic or other device is required by or under this	19 20 21		
		(a)	to produce the information or a document containing the information to a court, tribunal or person; or	22 23		
		(b)	to make a document containing the information available for inspection by a court, tribunal or person;	24 25		
	then, unless the court, tribunal or person otherwise directs—					
		(c)	the requirement obliges the person to produce or make available for inspection, as the case may be, a document that reproduces the information in a form capable of being understood by the court, tribunal or person; and	27 28 29 30		
		(d)	the production to the court, tribunal or person of the document in that form complies with the requirement.	31 32		
18	Refe	rence	s to this jurisdiction to be implied	33		
		In th	is Law—	34		
		(a)	a reference to an officer, office or statutory body is a reference to such an officer, office or statutory body in and for this jurisdiction; and	35 36 37		

	(b)		erence to a locality or other matter or thing is a reference to a locality or other matter or thing in and of this jurisdiction.	1 2
19	References	s to of	ficers and holders of offices	3
	partio	cular c	y, a reference to a particular officer, or to the holder of a office, includes a reference to the person for the time being or acting in the office concerned.	4 5 6
20	Reference	to cer	tain provisions of Law	7
	If a p	rovisi	on of this Law refers—	8
	(a)	to th	Part, section or Schedule by a number and without reference is Law—the reference is a reference to the Part, section or dule, designated by the number, of or to this Law; or	9 10 11
	(b)	refer	Schedule without reference to it by a number and without ence to this Law—the reference, if there is only one dule to this Law, is a reference to the Schedule; or	12 13 14
	(c)	sub-s by a	Division, Subdivision, subsection, paragraph, subparagraph, subparagraph, clause, subclause, item, column, table or form number and without reference to this Law—the reference is erence to—	15 16 17 18
		(i)	the Division, designated by the number, of the Part in which the reference occurs; and	19 20
		(ii)	the Subdivision, designated by the number, of the Division in which the reference occurs; and	21 22
		(iii)	the subsection, designated by the number, of the section in which the reference occurs; and	23 24
		(iv)	the paragraph, designated by the number, of the section, subsection, Schedule or other provision in which the reference occurs; and	25 26 27
		(v)	the paragraph, designated by the number, of the clause, subclause, item, column, table or form of or in the Schedule in which the reference occurs; and	28 29 30
		(vi)	the subparagraph, designated by the number, of the paragraph in which the reference occurs; and	31 32
		(vii)	the sub-subparagraph, designated by the number, of the subparagraph in which the reference occurs; and	33 34
	((viii)	the section, clause, subclause, item, column, table or form, designated by the number, of or in the Schedule in which the reference occurs;	35 36 37
		as th	e case requires.	38

21	Refe	rence	to provisions of this Law or an Act is inclusive	1
		In th	is Law, a reference to a portion of this Law or an Act includes—	2
		(a)	a reference to the Chapter, Part, Division, Subdivision, section, subsection or other provision of this Law or the Act referred to that forms the beginning of the portion; and	3 4 5
		(b)	a reference to the Chapter, Part, Division, Subdivision, section, subsection or other provision of this Law or the Act referred to that forms the end of the portion.	6 7 8
		It is n	nple. A reference to "sections 5 to 9" includes both section 5 and section 9. ot necessary to refer to "sections 5 to 9 (both inclusive)" to ensure that the ence is given an inclusive interpretation.	9 10 11
Par	t 4	Fur	nctions and powers	12
22	Performance of statutory functions		ce of statutory functions	13
	(1)	may	s Law confers a function or power on a person or body, the function be performed, or the power may be exercised, from time to time as sion requires.	14 15 16
	(2)	holde powe	is Law confers a function or power on a particular officer or the er of a particular office, the function may be performed, or the er may be exercised, by the person for the time being occupying or g in the office concerned.	17 18 19 20
	(3)	incor powe	is Law confers a function or power on a body (whether or not porated), the performance of the function, or the exercise of the er, is not affected merely because of vacancies in the membership e body.	21 22 23 24
23	Power to make instrument or decision includes power to amend or repeal		nake instrument or decision includes power to amend or	25 26
			is Law authorises or requires the making of an instrument or sion—	27 28
		(a)	the power includes power to amend or repeal the instrument or decision; and	29 30
		(b)	the power to amend or repeal the instrument or decision is exercisable in the same way, and subject to the same conditions, as the power to make the instrument or decision.	31 32 33

24	Matt	ers for which statutory instruments may make provision	1
	(1)	If this Law authorises or requires the making of a statutory instrument in relation to a matter, a statutory instrument made under this Law may make provision for the matter by applying, adopting or incorporating (with or without modification) the provisions of—	2 3 4 5
		(a) an Act or statutory instrument; or	6
		(b) another document (whether of the same or a different kind);	7
		as in force at a particular time or as in force from time to time.	8
	(2)	If a statutory instrument applies, adopts or incorporates the provisions of a document, the statutory instrument applies, adopts or incorporates the provisions as in force from time to time, unless the statutory instrument otherwise expressly provides.	9 10 11 12
	(3)	A statutory instrument may—	13
		(a) apply generally throughout this jurisdiction or be limited in its application to a particular part of this jurisdiction; or	14 15
		(b) apply generally to all persons, matters or things or be limited in its application to—	16 17
		(i) particular persons, matters or things; or	18
		(ii) particular classes of persons, matters or things; or	19
		(c) otherwise apply generally or be limited in its application by reference to specified exceptions or factors.	20 21
	(4)	A statutory instrument may—	22
		(a) apply differently according to different specified factors; or	23
		(b) otherwise make different provision in relation to—	24
		(i) different persons, matters or things; or	25
		(ii) different classes of persons, matters or things.	26
	(5)	A statutory instrument may authorise a matter or thing to be from time to time determined, applied or regulated by a specified person or body.	27 28
	(6)	If this Law authorises or requires a matter to be regulated by statutory instrument, the power may be exercised by prohibiting by statutory instrument the matter or any aspect of the matter.	29 30 31
	(7)	If this Law authorises or requires provision to be made with respect to a matter by statutory instrument, a statutory instrument made under this Law may make provision with respect to a particular aspect of the matter despite the fact that provision is made by this Law in relation to another aspect of the matter or in relation to another matter.	32 33 34 35 36

	(8)	appea Law,	atutory instrument may provide for the review of, or a right of al against, a decision made under the statutory instrument, or this and may, for that purpose, confer jurisdiction on any court, nal, person or body.	1 2 3 4
	(9)	statut	atutory instrument may require a form prescribed by or under the tory instrument, or information or documents included in, attached given with the form, to be verified by statutory declaration.	5 6 7
25	Pres	umpti	on of validity and power to make	8
	(1)	statut	conditions and preliminary steps required for the making of a tory instrument are presumed to have been satisfied and performed e absence of evidence to the contrary.	9 10 11
	(2)	it ma	tutory instrument is taken to be made under all powers under which y be made, even though it purports to be made under this Law or a cular provision of this Law.	12 13 14
26	App	ointme	ents may be made by name or office	15
	(1)	If thi	s Law authorises or requires a person or body—	16
		(a)	to appoint a person to an office; or	17
		(b)	to appoint a person or body to exercise a power; or	18
		(c)	to appoint a person or body to do another thing;	19
		the p	erson or body may make the appointment by—	20
		(d)	appointing a person or body by name; or	21
		(e)	appointing a particular officer, or the holder of a particular office, by reference to the title of the office concerned.	22 23
	(2)	office	ppointment of a particular officer, or the holder of a particular e, is taken to be the appointment of the person for the time being pying or acting in the office concerned.	24 25 26
27	Acti	ng app	ointments	27
	(1)		s Law authorises a person or body to appoint a person to act in an e, the person or body may, in accordance with this Law, appoint—	28 29
		(a)	a person by name; or	30
		(b)	a particular officer, or the holder of a particular office, by reference to the title of the office concerned;	31 32
		to act	t in the office.	33
	(2)		appointment may be expressed to have effect only in the mstances specified in the instrument of appointment.	34 35

	(3)	The appointer may—	1
		(a) determine the terms and conditions of the appointment, including remuneration and allowances; and	2
		(b) terminate the appointment at any time.	4
	(4)	The appointment, or the termination of the appointment, must be in, or evidenced by, writing signed by the appointer.	5 6
	(5)	The appointee must not act for more than 1 year during a vacancy in the office.	7 8
	(6)	If the appointee is acting in the office otherwise than because of a vacancy in the office and the office becomes vacant, then, subject to subclause (2), the appointee may continue to act until—	9 10 11
		(a) the appointer otherwise directs; or	12
		(b) the vacancy is filled; or	13
		(c) the end of a year from the day of the vacancy;	14
		whichever happens first.	15
	(7)	The appointment ceases to have effect if the appointee resigns by writing signed and delivered to the appointer.	16 17
	(8)	While the appointee is acting in the office—	18
		(a) the appointee has all the powers and functions of the holder of the office; and	19 20
		(b) this Law and other laws apply to the appointee as if the appointee were the holder of the office.	21 22
	(9)	Anything done by or in relation to a person purporting to act in the office is not invalid merely because—	23 24
		(a) the occasion for the appointment had not arisen; or	25
		(b) the appointment had ceased to have effect; or	26
		(c) the occasion for the person to act had not arisen or had ceased.	27
	(10)	If this Law authorises the appointer to appoint a person to act during a vacancy in the office, an appointment to act in the office may be made by the appointer whether or not an appointment has previously been made to the office.	28 29 30 31
28	Pow	vers of appointment imply certain incidental powers	32
	(1)	If this Law authorises or requires a person or body to appoint a person to an office—	33 34
		(a) the power may be exercised from time to time as occasion requires; and	35 36

		(b) t	he power includes—	1
			(i) power to remove or suspend, at any time, a person appointed to the office; and	2
		(ii) power to appoint another person to act in the office if a person appointed to the office is removed or suspended; and	5 6
		(i	ii) power to reinstate or reappoint a person removed or suspended; and	7 8
		(i	v) power to appoint a person to act in the office if it is vacant (whether or not the office has ever been filled); and	9 10
		(v) power to appoint a person to act in the office if the person appointed to the office is absent or is unable to discharge the functions of the office (whether because of illness or otherwise).	
	(2)	be exer	wer to remove or suspend a person under subclause (1)(b) may cised even if this Law provides that the holder of the office to he person was appointed is to hold office for a specified period.	15 16 17
	(3)		wer to make an appointment under subclause (1)(b) may be ed from time to time as occasion requires.	18 19
	(4)		ointment under subclause (1)(b) may be expressed to have effect the circumstances specified in the instrument of appointment.	20 21
29	Deleg	gation o	functions	22
	(1)	or body	aw authorises a person or body to delegate a function, the person may, in accordance with this Law and any other applicable law, the function to—	23 24 25
		(a) a	person or body by name; or	26
			specified officer, or the holder of a specified office, by eference to the title of the office concerned.	27 28
	(2)	The del	egation may be—	29
		(a) g	general or limited; and	30
		` /	nade from time to time; and	31
		(c) r	evoked, wholly or partly, by the delegator.	32
	(3)	evidenc	elegation, or a revocation of the delegation, must be in, or sed by, writing signed by the delegator or, if the delegator is a y a person authorised by the body for the purpose.	33 34 35
	(4)		gated function may be exercised only in accordance with any ons to which the delegation is subject.	36 37

(5)	The delegate may, in the performance of a delegated function, do anything that is incidental to the delegated function.		
(6)	A delegated function that purports to have been exercised by the delegate is taken to have been properly exercised by the delegate unless the contrary is proved.		
(7)		elegated function that is properly exercised by the delegate is taken are been exercised by the delegator.	6 7
(8)	If, when exercised by the delegator, a function is dependent on the delegator's opinion, belief or state of mind, then, when exercised by the delegate, the function is dependent on the delegate's opinion, belief or state of mind.		
(9)	If—		12
	(a)	the delegator is a specified officer or the holder of a specified office; and	13 14
	(b)	the person who was the specified officer or holder of the specified office when the delegation was made ceases to be the holder of the office;	15 16 17
	then—		
	(c)	the delegation continues in force; and	19
	(d)	the person for the time being occupying or acting in the office concerned is taken to be the delegator for the purposes of this section.	20 21 22
(10)	If—		23
	(a)	the delegator is a body; and	24
	(b)	there is a change in the membership of the body;	25
	then-	<u> </u>	26
	(c)	the delegation continues in force; and	27
	(d)	the body as constituted for the time being is taken to be the delegator for the purposes of this section.	28 29
(11)	If a function is delegated to a specified officer or the holder of a specified office—		
	(a)	the delegation does not cease to have effect merely because the person who was the specified officer or the holder of the specified office when the function was delegated ceases to be the officer or the holder of the office; and	32 33 34 35
	(b)	the function may be exercised by the person for the time being occupying or acting in the office concerned.	36 37

	(12)	A function that has been delegererised by the delegator.	gated may, despite the delegation, be	1
	(13)		does not relieve the delegator of the that the function is properly exercised.	3
	(14)		clause applies to a subdelegation of a pplies to a delegation of a function.	5
	(15)		ation of a function, the function may be expressly authorises the function to be	7 8 9
30	Exer	cise of powers between enactn	nent and commencement	10
	(1)		empowering provision) that does not would, had it commenced, confer a	11 12 13
		(a) to make an appointment;	or	14
		(b) to make a statutory instructure; or	ament of a legislative or administrative	15 16
		(c) to do another thing;		17
		then—		18
		(d) the power may be exercise	ed; and	19
			the purpose of enabling the exercise of the appointment, instrument or other	20 21 22
		before the empowering provision	n commences.	23
	(2)		Act (the <i>empowering provision</i>) that ment would, had it commenced, amend t would confer a power—	23 24 25 26
		(a) to make an appointment;	or	27
		(b) to make a statutory instructure; or	ament of a legislative or administrative	28 29
		(c) to do another thing;		30
		then—		31
		(d) the power may be exercise	ed; and	32
			the purpose of enabling the exercise of the appointment, instrument or other	33 34 35
		before the empowering provisio	n commences.	36

(3)	If—		1	
	(a)	this Law has commenced and confers a power to make a statutory instrument (the <i>basic instrument-making power</i>); and	2	
	(b)	a provision of a Queensland Act that does not commence on its enactment would, had it commenced, amend this Law so as to confer additional power to make a statutory instrument (the <i>additional instrument-making power</i>);	4 5 6 7	
	then-	_	8	
	(c)	the basic instrument-making power and the additional instrument-making power may be exercised by making a single instrument; and	9 10 11	
	(d)	any provision of the instrument that required an exercise of the additional instrument-making power is to be treated as made under subclause (2).	12 13 14	
(4)	If ar subc	n instrument, or a provision of an instrument, is made under lause (1) or (2) that is necessary for the purpose of—	15 16	
	(a)	enabling the exercise of a power mentioned in the subclause; or	17	
	(b)	bringing an appointment, instrument or other thing made or done under such a power into effect;	18 19	
	the in	nstrument or provision takes effect—	20	
	(c)	on the making of the instrument; or	21	
	(d)	on such later day (if any) on which, or at such later time (if any) at which, the instrument or provision is expressed to take effect.	22 23	
(5)	If—		24	
	(a)	an appointment is made under subclause (1) or (2); or	25	
	(b)	an instrument, or a provision of an instrument, made under subclause (1) or (2) is not necessary for a purpose mentioned in subclause (4);	26 27 28	
	the appointment, instrument or provision takes effect—			
	(c)	on the commencement of the relevant empowering provision; or	30	
	(d)	on such later day (if any) on which, or at such later time (if any) at which, the appointment, instrument or provision is expressed to take effect.	31 32 33	
(6)	Anything done under subclause (1) or (2) does not confer a right, or impose a liability, on a person before the relevant empowering provision commences.		34 35 36	
(7)	befor	r the enactment of a provision mentioned in subclause (2) but re the provision's commencement, this clause applies as if the ences in subclauses (2) and (5) to the commencement of the	37 38 39	

		empowering provision were references to the commencement of the provision mentioned in subclause (2) as amended by the empowering provision.	
	(8)	In the application of this clause to a statutory instrument, a reference to the enactment of the instrument is a reference to the making of the instrument.	((
Par	art 5 Distance, time and age		
31	Matte	ers relating to distance, time and age	8
	(1)	In the measurement of distance for the purposes of this Law, the distance is to be measured along the shortest road ordinarily used for travelling.	10 11
	(2)	If a period beginning on a given day, act or event is provided or allowed for a purpose by this Law, the period is to be calculated by excluding the day, or the day of the act or event, and—	12 13 14
		(a) if the period is expressed to be a specified number of clear days or at least a specified number of days—by excluding the day on which the purpose is to be fulfilled; and	15 16 17
		(b) in any other case—by including the day on which the purpose is to be fulfilled.	18 19
	(3)	If the last day of a period provided or allowed by this Law for doing anything is not a business day in the place in which the thing is to be or may be done, the thing may be done on the next business day in the place.	20 21 22 23
	(4)	If the last day of a period provided or allowed by this Law for the filing or registration of a document is a day on which the office is closed where the filing or registration is to be or may be done, the document may be filed or registered at the office on the next day that the office is open.	24 25 26 27 28
	(5)	If no time is provided or allowed for doing anything, the thing is to be done as soon as possible, and as often as the prescribed occasion happens.	29 30 37
	(6)	If, in this Law, there is a reference to time, the reference is, in relation to the doing of anything in a jurisdiction, a reference to the legal time in the jurisdiction.	32 33 34
	(7)	For the purposes of this Law, a person attains an age in years at the beginning of the person's birthday for the age.	38 36

Par	t 6	Eff	ect of repeal, amendment or expiration	1
32	Time	of La	aw ceasing to have effect	2
			provision of this Law is expressed—	3
		(a)	to expire on a specified day; or	4
		(b)	to remain or continue in force, or otherwise have effect, until a specified day;	5 6
		this p	provision has effect until the last moment of the specified day.	7
33	Repe	ealed l	Law provisions not revived	8
		or a j	provision of this Law is repealed or amended by a Queensland Act, provision of a Queensland Act, the provision is not revived merely use the Queensland Act or the provision of the Queensland Act—	9 10 11
		(a)	is later repealed or amended; or	12
		(b)	later expires.	13
34	Savi	ng of	operation of repealed Law provisions	14
	(1)	The	repeal, amendment or expiry of a provision of this Law does not—	15
		(a)	revive anything not in force or existing at the time the repeal, amendment or expiry takes effect; or	16 17
		(b)	affect the previous operation of the provision or anything suffered, done or begun under the provision; or	18 19
		(c)	affect a right, privilege or liability acquired, accrued or incurred under the provision; or	20 21
		(d)	affect a penalty incurred in relation to an offence arising under the provision; or	22 23
		(e)	affect an investigation, proceeding or remedy in relation to such a right, privilege, liability or penalty.	24 25
	(2)	inves	such penalty may be imposed and enforced, and any such stigation, proceeding or remedy may be begun, continued or reed, as if the provision had not been repealed or amended or had expired.	26 27 28 29
35	Con	tinuan	ace of repealed provisions	30
		prov	Queensland Act repeals some provisions of this Law and enacts new isions in substitution for the repealed provisions, the repealed isions continue in force until the new provisions commence.	31 32 33

36	Law	and amending Acts to be read as one	1
		This Law and all Queensland Acts amending this Law are to be read as one.	2
Part 7		Instruments under Law	
37	Sche	edule applies to statutory instruments	5
	(1)	This Schedule applies to a statutory instrument, and to things that may be done or are required to be done under a statutory instrument, in the same way as it applies to this Law, and things that may be done or are required to be done under this Law, except so far as the context or subject matter otherwise indicates or requires.	6 7 8 9 10
	(2)	The fact that a provision of this Schedule refers to this Law and not also to a statutory instrument does not, by itself, indicate that the provision is intended to apply only to this Law.	11 12 13
Part 8		Application to coastal sea	14
38	Appl	ication	15
		This Law has effect in and relation to the coastal sea of this jurisdiction as if that coastal sea were part of this jurisdiction.	16 17