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HOUSE OF REPRESENTATIVES

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Work Health and Safety Bill 2011

No. , 2011

(Education, Employment and Workplace Relations)

A Bill for an Act relating to work health and safety, and for related purposes

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A Bill for an Act relating to work health and safety	1	A Bill for an	Act relating to	work health an	d safety.
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- and for related purposes
- The Parliament of Australia enacts:
- 4 Part 1—Preliminary
- 5 **Division 1—Introduction**
- 6 1 Short title
- 7 This Act may be cited as the Work Health and Safety Act 2011.
- 2 Commencement
- This Act commences on 1 January 2012.

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Division 2—Object

3 Object

4	(1) The main object of this Act is to provide for a balanced and
5 6	nationally consistent framework to secure the health and safety of workers and workplaces by:
	- · · · · · · · · · · · · · · · · · · ·
7	(a) protecting workers and other persons against harm to their health, safety and welfare through the elimination or
8 9	minimisation of risks arising from work; and
10	(b) providing for fair and effective workplace representation,
11	consultation, co-operation and issue resolution in relation to
12	work health and safety; and
13	(c) encouraging unions and employer organisations to take a
14	constructive role in promoting improvements in work health
15	and safety practices, and assisting persons conducting
16	businesses or undertakings and workers to achieve a healthier
17	and safer working environment; and
18	(d) promoting the provision of advice, information, education
19	and training in relation to work health and safety; and
20	(e) securing compliance with this Act through effective and
21	appropriate compliance and enforcement measures; and
22	(f) ensuring appropriate scrutiny and review of actions taken by
23	persons exercising powers and performing functions under
24	this Act; and
25	(g) providing a framework for continuous improvement and
26	progressively higher standards of work health and safety; and
27	(h) maintaining and strengthening the national harmonisation of
28	laws relating to work health and safety and to facilitate a
29	consistent national approach to work health and safety in this
30	jurisdiction.
31	(2) In furthering subsection (1)(a), regard must be had to the principle
32	that workers and other persons should be given the highest level of
33	protection against harm to their health, safety and welfare from
34	hazards and risks arising from work as is reasonably practicable.
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Division 3—Interpretation

Subdivision 1—Definitions

4 Definitions

5	In this Act:
6 7	approved code of practice means a code of practice approved under Part 14.
8 9	Australia, when used in its geographical sense, includes the external Territories.
10	authorised, in Part 4—see section 40.
11	authorising authority means Fair Work Australia.
12	Category 1 offence—see section 31.
13	Category 2 offence—see section 32.
14	Category 3 offence—see section 33.
15 16	Comcare means the body corporate established under section 68 of the Safety, Rehabilitation and Compensation Act 1988.
17 18 19	Commonwealth includes any person or body, other than a public authority, that is an agency within the meaning of the <i>Financial Management and Accountability Act 1997</i> .
20 21	compliance powers means the functions and powers conferred on an inspector under this Act.
22	condition includes limitation and restriction.
23 24	construct includes assemble, erect, reconstruct, reassemble and re-erect.
25 26	corresponding regulator means a regulator under a corresponding WHS law.
26	wild law.

corresponding WHS law means each of the following:
(a) the Work Health and Safety Act 2011 of New South Wales;
(b) the Work Health and Safety Act 2011 of Victoria;
(c) the Work Health and Safety Act 2011 of Queensland;
(d) the Work Health and Safety Act 2011 of Western Australia;
(e) the Work Health and Safety Act 2011 of South Australia;
(f) the Work Health and Safety Act 2011 of Tasmania;
(g) the Work Health and Safety Act 2011 of the Australian
Capital Territory;
(h) the Work Health and Safety Act 2011 of the Northern
Territory;
(i) any other law of a State or Territory prescribed by the
regulations.
court means:
(a) the Federal Court of Australia; and
(b) the Federal Magistrates Court; and
(c) the Supreme Court of a State or of the Australian Capital
Territory or the Northern Territory; and
(d) a court of a State or Territory prescribed by the regulations
for the purposes of section 275A.
dangerous incident, in Part 3—see section 37.
demolition includes deconstruction.
<i>design</i> , in relation to plant, a substance or a structure includes:
(a) design of part of the plant, substance or structure; and
(b) redesign or modify a design.
disclose, in relation to information, includes divulge or
communicate to any person or publish.
discriminatory conduct, in Part 6—see section 105.
document includes record.
emergency services worker means:
(a) a member of 1 of the following:

1	(i) a police force or service;
2	(ii) a fire service;
3	(iii) an ambulance service;
4 5	(iv) a coast guard service, rescue service or emergency service;
6	(v) any other organisation prescribed by the regulations for
7	the purposes of this subparagraph; or
8	(b) a member of the Defence Force who is engaged civil emergency or disaster relief operations; or
10	(c) a person who is an emergency services worker under a
11	corresponding WHS law.
12 13	<i>employee record</i> , in relation to an employee, has the same meaning as it has in the <i>Privacy Act 1988</i> .
14	employer organisation means an organisation of employers.
15	engage in conduct means doing an act or omitting to do an act.
16	Fair Work Act means the Fair Work Act 2009.
17 18	Fair Work Australia means the body established under section 575 of the Fair Work Act 2009.
19	handling includes transport.
20	health means physical and psychological health.
21	health and safety duty—see section 30.
22	health and safety representative, in relation to a worker, means the
23	health and safety representative elected under Part 5 for the work
24	group of which the worker is a member.
25	<i>import</i> means to bring into the jurisdiction from outside Australia.
26	inspector means an inspector appointed under Part 9.
27	internal reviewer means:
28	(a) the regulator; or
29	(b) a person appointed by the regulator under section 225.

1 2 3	<i>legal practitioner</i> means a person who is admitted to the legal profession by a federal court or a Supreme Court of a State or Territory.
4 5	<i>local authority</i> means a local authority under a corresponding WHS law.
6 7 8	<i>medical treatment</i> means treatment by a medical practitioner registered or licensed under a State or Territory law that provides for the registration or licensing of medical practitioners.
9	modifications include additions, omissions and substitutions.
10 11 12 13	non-Commonwealth licensee means a body corporate that was a non-Commonwealth licensee for the purposes of the Occupational Health and Safety Act 1991 immediately before the commencement of this Act.
14	notifiable incident—see section 35.
15 16 17	officer means:(a) an officer within the meaning of section 9 of the Corporations Act 2001 other than a partner in a partnership;
18 19 20	or (b) an officer of the Commonwealth within the meaning of section 247; or
21 22	(c) an officer of a public authority within the meaning of section 252;
23 24	other than an elected member of a local authority acting in that capacity.
25	official of a union, in Part 7—see section 116.
26	person conducting a business or undertaking—see section 5.
27 28	<i>personal information</i> has the same meaning as it has in the <i>Privacy Act 1988</i> .
29 30 31 32	plant includes:(a) any machinery, equipment, appliance, container, implement and tool; and(b) any component of any of those things; and

1	(c) anything fitted or connected to any of those things.
2	prohibited reason, in Part 6—see section 106.
3	public authority means:
4	(a) a body corporate established for a public purpose by or under
5	a law of the Commonwealth or a law of a Territory (other
6	than the Australian Capital Territory, the Northern Territory
7	or Norfolk Island), but does not include a body corporate
8	prescribed by the regulations to be a body corporate to which
9	this Act does not apply; and
10	(b) a Commonwealth company within the meaning of the <i>Commonwealth Authorities and Companies Act 1997</i> , other
11 12	than a Commonwealth company prescribed by the
13	regulations to be a Commonwealth company to which this
14	Act does not apply; and
15	(c) a body corporate prescribed by the regulations to be a public
16	authority for the purposes of this Act.
17	reasonably practicable, in relation to a duty to ensure health and
18	safety—see section 18.
19	regulator means Comcare.
20	relevant person conducting a business or undertaking, in Part 7—
21	see section 116.
22	relevant State or Territory industrial law, in Part 7—see
23	section 116.
24	relevant union, in Part 7—see section 116.
25	relevant worker, in Part 7—see section 116.
26	representative, in relation to a worker, means:
27	(a) the health and safety representative for the worker; or
28	(b) a union representing the worker; or
29	(c) any other person the worker authorises to represent him or
30	her.
31	serious injury or illness, in Part 3—see section 36.

1 2	State includes the Australian Capital Territory and the Northern Territory.
-	·
3 4	State or Territory industrial law has the same meaning as it has in the Fair Work Act.
5	structure means anything that is constructed, whether fixed or
6	moveable, temporary or permanent, and includes:
7	(a) buildings, masts, towers, framework, pipelines, transport
8	infrastructure and underground works (shafts or tunnels); and
9	(b) any component of a structure; and
10	(c) part of a structure.
1	substance means any natural or artificial substance, whether in the
12	form of a solid, liquid, gas or vapour.
13	supply—see section 6.
4	this Act includes the regulations.
15	union means:
16	(a) an employee organisation that is registered, or taken to be
17	registered, under the Fair Work (Registered Organisations)
18	Act 2009 of the Commonwealth; or
19	(b) an association of employees or independent contractors, or
20	both, that is registered or recognised as such an association
21	(however described) under a State or Territory industrial law.
22	volunteer means a person who is acting on a voluntary basis
23	(irrespective of whether the person receives out-of-pocket
24	expenses).
25	WHS entry permit means a WHS entry permit issued under Part 7
26	or the equivalent Part of a corresponding WHS law.
27	WHS entry permit holder means a person who holds a WHS entry
28	permit.
29	WHS undertaking means an undertaking given under
80	section 216(1).
31	work group means a work group determined under Part 5.

1	И	vorker—see section /.
2	И	workplace—see section 8.
3	Subdivision	n 2—Other important terms
4	5 Meaning	of person conducting a business or undertaking
5 6		For the purposes of this Act, a <i>person conducts a business or</i> undertaking:
7		(a) whether the person conducts the business or undertaking alone or with others; and
9 10		(b) whether or not the business or undertaking is conducted for profit or gain.
11 12 13	b	A business or undertaking conducted by a person includes a pusiness or undertaking conducted by a partnership or an unincorporated association.
14 15 16 17	tl p	f a business or undertaking is conducted by a partnership (other han an incorporated partnership), a reference in this Act to a person conducting the business or undertaking is to be read as a eference to each partner in the partnership.
18 19 20	t1	A person does not conduct a business or undertaking to the extent hat the person is engaged solely as a worker in, or as an officer of, hat business or undertaking.
21 22		An elected member of a local authority does not in that capacity conduct a business or undertaking.
23 24 25 26	n u	The regulations may specify the circumstances in which a person may be taken not to be a person who conducts a business or undertaking for the purposes of this Act or any provision of this Act.
27 28		A volunteer association does not conduct a business or undertaking for the purposes of this Act.
29 30		n this section, <i>volunteer association</i> means a group of volunteers working together for 1 or more community purposes where none of

1 2	the volunteers, whether alone or jointly with any other volunteers, employs any person to carry out work for the volunteer association.
3	6 Meaning of supply
4	(1) A supply of a thing includes a supply and a resupply of the thing
5 6	by way of sale, exchange, lease, hire or hire-purchase, whether as principal or agent.
7 8	(2) A supply of a thing occurs on the passing of possession of the thing to the person or an agent of the person to be supplied.
9	(3) A supply of a thing does not include:
10 11	(a) the return of possession of a thing to the owner of the thing at the end of a lease or other agreement; or
12	(b) a prescribed supply.
13	(4) A financier is taken not to supply plant, a substance or a structure
14	for the purposes of this Act if:
15	(a) the financier has, in the course of the financier's business as a
16	financier, acquired ownership of, or another right in, the
17 18	plant, substance or structure on behalf of a customer of the financier; and
19	(b) the action by the financier, that would be a supply but for this
20	subsection, is taken by the financier for, or on behalf of, that
21	customer.
22	(5) If subsection (4) applies, the person (other than the financier) who
23	had possession of the plant, substance or structure immediately
24	before the financier's customer obtained possession of the plant,
25	substance or structure is taken for the purposes of this Act to have
26	supplied the plant, substance or structure to the financier's
27	customer.
28	7 Meaning of worker
29	(1) A person is a worker if the person carries out work in any capacity
30	for a person conducting a business or undertaking, including work
31	as:
32	(a) an employee; or

1	(b)	a contractor or subcontractor; or
2	(c)	an employee of a contractor or subcontractor; or
3 4	(d)	an employee of a labour hire company who has been assigned to work in the person's business or undertaking; or
5	(e)	an outworker; or
6	(f)	an apprentice or trainee; or
7		a student gaining work experience; or
8	· ·	a volunteer; or
9	` ′	a person of a prescribed class.
10	(2) For the	ne purposes of this Act, the Commissioner of the Australian
11		ral Police, a Deputy Commissioner of the Australian Federal
12	Police	e or an AFP employee (all within the meaning of the
13	Austr	alian Federal Police Act 1979) is:
14	(a)	a worker; and
15	(b)	at work throughout the time when the person is on duty or
16		lawfully performing the functions of the Commissioner of the
17		Australian Federal Police, a Deputy Commissioner of the
18		Australian Federal Police or an AFP employee, but not
19		otherwise; and
20	(c)	carrying out work for a business or undertaking conducted by
21 22		the Commonwealth when the person is on duty or lawfully performing the functions of the Commissioner of the
23		Australian Federal Police, a Deputy Commissioner of the
24		Australian Federal Police or an AFP employee, but not
25		otherwise; and
26	(d)	an employee of the Commonwealth.
27	(2A) For the	ne purposes of this Act, a member of the Defence Force is:
28	(a)	a worker; and
29	(b)	at work throughout the time when the person is lawfully
30		performing the functions of a member of the Defence Force,
31		but not otherwise; and
32	(c)	carrying out work for a business or undertaking conducted by
33		the Commonwealth when the person is lawfully performing
34		those functions, but not otherwise; and
35	(d)	an employee of the Commonwealth.

1	(2B) For the purposes of this Act, a person who is the holder of, or
2	acting in, an office established by a law of the Commonwealth or a
3	law of a Territory (other than the Australian Capital Territory, the
4	Northern Territory or Norfolk Island) is:
5	(a) a worker; and
6	(b) at work throughout the time when the person is lawfully
7	performing the functions of that office, but not otherwise;
8	and
9	(c) carrying out work for a business or undertaking conducted by
10	the Commonwealth when the person is lawfully performing
11	those functions, but not otherwise; and
12	(d) an employee of the Commonwealth.
13	(2C) For the purposes of this Act, a person who constitutes, or is acting
14	as the person constituting, a public authority is:
15	(a) a worker; and
16	(b) at work throughout the time when the person is lawfully
17	performing the functions of that authority, but not otherwise;
18	and
19	(c) carrying out work for a business or undertaking conducted by
20	the public authority when the person is lawfully performing
21	those functions, but not otherwise; and
22	(d) an employee of the public authority.
23	(2D) For the purposes of this Act, a person who is, or is acting as, a
24	member or a deputy member of a public authority is:
25	(a) a worker; and
26	(b) at work throughout the time when the person is lawfully
27	performing the functions of the public authority, but not
28	otherwise; and
29	(c) carrying out work for a business or undertaking conducted by
30	the public authority when the person is lawfully performing
31	those functions, but not otherwise; and
32	(d) an employee of the public authority.
33	(2E) For the purposes of this Act, a person who is, or is acting as, a
34	member or a deputy member of a body established by or under an
35	Act establishing a public authority for a purpose associated with
36	the performance of the functions of the public authority is:

1	(a) a worker; and
2	(b) at work throughout the time when the person is lawfully
3	performing the functions of the body, but not otherwise; and
4	(c) carrying out work for a business or undertaking conducted by
5	the public authority when the person is lawfully performing
6	those functions, but not otherwise; and
7	(d) an employee of the public authority.
8	(2F) The Minister may, by instrument in writing, declare that a person
9	of a class specified in the declaration is, for the purposes of this
10	Act:
11	(a) a worker; and
12	(b) at work throughout the time specified in the declaration; and
13	(c) carrying out work for a business or undertaking conducted by
14	the Commonwealth, or a public authority specified in the
15	declaration, when the person is performing functions of the
16	kind specified in the declaration; and
17	(d) an employee of the Commonwealth, or a public authority
18	specified in the declaration.
19	(2G) A declaration under subsection (2F) may only be made in relation
20	to a class of persons if persons of that class engage in activities or
21	perform acts:
22	(a) where the declaration specifies that persons of that class are
23	carrying out work for a business or undertaking conducted by
24	the Commonwealth, or are employees of the Commonwealth:
25	(i) at the request or direction of the Commonwealth; or
26	(ii) for the benefit of the Commonwealth; or
27	(iii) by or under a law of the Commonwealth or of a
28	Territory (other than the Australian Capital Territory,
29	the Northern Territory or Norfolk Island); or
30	(b) where the declaration specifies that persons of that class are
31	carrying out work for a business or undertaking conducted by
32 33	a public authority specified in the declaration, or are employees of a public authority specified in the declaration:
34	(i) at the request or direction of the public authority; or
	(ii) for the benefit of the public authority.
35	(II) TOI THE DEHELL OF THE PUBLIC AUTHORITY.

1 2	(2H)	A declaration under subsection (2F) has effect according to its terms.
3	(3)	The person conducting the business or undertaking is also a worker
4 5		if the person is an individual who carries out work in that business or undertaking.
6	8 Meaning	g of workplace
7	(1)	A workplace is a place where work is carried out for a business or
8		undertaking and includes any place where a worker goes, or is
9		likely to be, while at work.
10	(2)	In this section, <i>place</i> includes:
11		(a) a vehicle, vessel, aircraft or other mobile structure; and
12		(b) any waters and any installation on land, on the bed of any
13		waters or floating on any waters.
14	9 Example	es and notes
15	(1)	An example at the foot of a provision forms part of this Act.
16	(2)	A note at the foot of a provision forms part of this Act.
17		

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2	Division 4—Application of Act
3	10 Act binds the Commonwealth
4	(1) This Act binds the Commonwealth.
5	(2) The Commonwealth is liable for an offence against this Act.
6 7	(3) Without limiting subsection (1), the Commonwealth is liable for a contravention of a WHS civil penalty provision.
8	11 Extraterritorial application
9	This Act extends to every external Territory.
10	12 Scope
11	The Commonwealth and public authorities
12	(1) This Act applies in relation to each of the following:
13	(a) if the Commonwealth is conducting a business or
14	undertaking:
15	(i) the Commonwealth; and
16	(ii) an officer of the Commonwealth;
17	(b) if a public authority is conducting a business or undertaking:
18	(i) the public authority; and
19	(ii) an officer of the public authority;
20	(c) to the extent that a person is a worker and carries out work in
21	any capacity for a business or undertaking conducted by the
22	Commonwealth or a public authority—that person;
23	(d) to the extent that a person is a worker and is taken to carry
24	out work for a business or undertaking conducted by the
25	Commonwealth or a public authority because of section 7—
26	that person; (e) if work is carried out by a worker at a place (as defined for
27 28	the purposes of section 8) for a business or undertaking
20	the purposes of section of for a business of undertaking

1 2	conducted by the Commonwealth or a public authority—that place;
3	(f) if work is taken to be carried out by a worker at a place (as
4	defined for the purposes of section 8) for a business or
5	undertaking conducted by the Commonwealth or a public
6	authority because of section 7—that place.
7	(2) For the purposes of this Act, the administration of the Australian
8	Capital Territory, the Northern Territory or Norfolk Island is not a
9	business or undertaking conducted by the Commonwealth.
10	(3) A corresponding WHS law does not apply in relation to the
11	Commonwealth or a public authority.
12	Non-Commonwealth licensees
13	(4) During the transitional period for a non-Commonwealth licensee,
14	this Act applies in relation to each of the following:
15	(a) if the non-Commonwealth licensee is conducting a business
16	or undertaking—the non-Commonwealth licensee;
17	(b) to the extent that a person carries out work in any capacity
18	for the non-Commonwealth licensee—the person;
19	(c) if work is carried out at a place (as defined for the purposes
20	of section 8) for a business or undertaking conducted by the
21	non-Commonwealth licensee—that place.
22	(5) During the transitional period for a non-Commonwealth licensee, a
23	corresponding WHS law does not apply in relation to the
24	non-Commonwealth licensee.
25	(6) The <i>transitional period</i> for a non-Commonwealth licensee:
26	(a) begins on the commencement of this Act; and
27	(b) ends on a day prescribed by the regulations for the
28	non-Commonwealth licensee, or a class of
29	non-Commonwealth licensees of which the
30	non-Commonwealth licensee is a member.
31	(7) The regulations may make provisions of a transitional, application
32	or saving nature relating to non-Commonwealth licensees.

1 2 3	(8)	Without limiting subsection (7), regulations made for the purposes of that subsection may make modifications to the provisions of this Act, the <i>Occupational Health and Safety Act 1991</i> and any
4 5		instrument made under this Act or the Occupational Health and Safety Act 1991.
6		Concurrent operation
7 8	(9)	Both this Act and a corresponding WHS law may apply in relation to a worker or a workplace.
9		Double jeopardy
10 11 12	(10)	If a person is convicted of an offence under this Act in relation to an act or omission, the person is not liable to be convicted of the same offence under a corresponding WHS law in relation to the same act or omission.
13		
14 15	(11)	If a person is convicted of an offence under a corresponding WHS law in relation to an act or omission, the person is not liable to be
16 17		convicted of the same offence under this Act in relation to the same act or omission.
18 19	(12)	If a monetary penalty is imposed on a person under this Act in relation to an act or omission that contravenes a WHS civil penalty
20		provision, the person is not liable to a monetary penalty under a
21 22		corresponding WHS law for the contravention of the same WHS civil penalty provision under that law by the same act or omission.
23	(13)	If a monetary penalty is imposed on a person under a
24 25		corresponding WHS law in relation to an act or omission that contravenes a WHS civil penalty provision, the person is not liable
26		to a monetary penalty under this Act for the contravention of the
27		same WHS civil penalty provision under this Act by the same act
28		or omission.
29	12A Act d	oes not apply to certain vessels, structures and facilities
30	(1)	This Act does not apply in relation to any vessel (including a ship
31		or a barge) or any structure to which the Occupational Health and
32		Safety (Maritime Industry) Act 1993 applies.

Section 12B

1 2 3	(2) This Act does not apply in relation to a facility to which Schedule 3 to the <i>Offshore Petroleum and Greenhouse Gas Storage Act 2006</i> applies.
4 5	12B Duty to consult etc. where law of more than one jurisdiction applies to the same matter
6 7 8 9	If a person has a duty in relation to a matter under this Act and another person has a duty under a corresponding WHS law in relation to the same matter, the person who has the duty under this Act must consult, co-operate and co-ordinate activities with the other person.
11	12C Act not to prejudice national security
12 13 14 15	(1) Nothing in this Act requires or permits a person to take any action, or to refrain from taking any action, that would be, or could reasonably be expected to be, prejudicial to Australia's national security.
16 17 18 19 20	(2) Without limiting the generality of subsection (1), the Director-General of Security may, by instrument in writing, declare that specified provisions of this Act do not apply, or apply subject to modifications set out in the declaration, in relation to a person carrying out work for the Director-General of Security.
21 22 23	(3) A declaration under subsection (2) may only be made with the approval of the Minister and, if made with that approval, has effect according to its terms.
24 25 26 27 28	(4) In administering the Australian Security Intelligence Organisation and in the exercise of the power under subsection (2), the Director-General of Security must take into account the need to promote the objects of this Act to the greatest extent consistent with the maintenance of Australia's national security.
29	12D Act not to prejudice Australia's defence
30 31 32	(1) Nothing in this Act requires or permits a person to take any action, or to refrain from taking any action, that would be, or could reasonably be expected to be, prejudicial to Australia's defence.

1 2	(2)	Defence	at limiting the generality of subsection (1), the Chief of the e Force may, by instrument in writing, declare that specified
3			ons of this Act do not apply, or apply subject to such
4		modific	cations as are set out in the declaration, in relation to:
5		(a) a	specified activity; or
6			specified member of the Defence Force; or
7 8			nembers of the Defence Force included in a specified class f such members.
9	(3)	A decla	aration under subsection (2) may only be made with the
10		approva	al of the Minister and, if made with that approval, has effect
11			ng to its terms.
12 13	(4)		exercise of the power under subsection (2), the Chief of the e Force must take into account the need to promote the
14			of this Act to the greatest extent consistent with the
			nance of Australia's defence.
15		mamilei	lance of Australia's defence.
16	12E Act n	ot to pr	rejudice certain police operations
17	(1)	Nothing	g in this Act requires or permits a person to take any action,
18	` /		frain from taking any action, that would be, or could
19			ably be expected to be, prejudicial to:
			n existing or future covert operation of the Australian
20 21			ederal Police; or
22		(b) ar	n existing or future international operation of the Australian
23			ederal Police.
24		Note 1:	Under section 12C, this Act does not require or permit a person to take
25			action or refrain from taking action if that action would be, or could
26			reasonably be expected to be, prejudicial to Australia's national
27			security. This might occur, for example, where the Australian Federal
28			Police work in cooperation with an intelligence agency or respond to
29			an imminent terrorist threat.
30		Note 2:	Under section 12D, this Act does not require or permit a person to
31			take action or refrain from taking action if that action would be, or
32			could reasonably be expected to be, prejudicial to Australia's defence.
33	(2)	In this s	section:
34			ppointee has the same meaning as in the Australian Federal
35		Police A	Act 1979.

Section 12F

covert operation means the performance of a function or service
under section 8 of the Australian Federal Police Act 1979 where
knowledge of the operation by an unauthorised person, may:
(a) reduce the effectiveness of the performance of the function or service; or
(b) expose a person to the danger of physical harm or death arising from the actions of another person.
Note: A covert operation might, for example, include an undercover operation to identify those involved in drug trafficking, but would not include general duties policing.
<i>international operation</i> means an operation to maintain order in a foreign country where:
(a) because of the environment in which the operation is
undertaken, it is not reasonably practicable to eliminate risks
to the health and safety of an AFP appointee involved in the
operation; and
(b) the Commissioner of the Australian Federal Police has taken
all steps reasonably practicable to minimise risks to the
health and safety of an AFP appointee involved in the operation.
unauthorised person in relation to a covert operation, means a
person, including an AFP appointee, who is not involved in the
approval, planning or execution of the operation.
12F Interaction with Commonwealth criminal law
(1) Section 4AB of the Crimes Act 1914 does not apply to the
provisions of this Act.
(2) Strict liability applies to each physical element of each offence
under this Act, unless otherwise stated.
(3) Section 15.1 of the <i>Criminal Code</i> (extended geographical
jurisdiction—category A) applies to an offence against this Act.
J J / TI

Part 2	—Heal	lth and safety duties
Divisio	n 1—In	troductory
Subdivi	ision 1—	Principles that apply to duties
13 Prin	ciples tha	at apply to duties
		abdivision sets out the principles that apply to all duties that is have under this Act.
	Note:	The principles will apply to duties under this Part and other Parts of this Act such as duties relating to incident notification and consultation.
14 Duti	es not tra	nsferrable
	A duty	cannot be transferred to another person.
15 Pers	on may h	ave more than 1 duty
	_	on can have more than 1 duty by virtue of being in more class of duty holder.
16 Mor	e than 1 p	person can have a duty
((1) More th	han 1 person can concurrently have the same duty.
(uty holder must comply with that duty to the standard d by this Act even if another duty holder has the same duty.
((a) re	e than 1 person has a duty for the same matter, each person: etains responsibility for the person's duty in relation to the natter; and
	(b) n p w	nust discharge the person's duty to the extent to which the erson has the capacity to influence and control the matter or yould have had that capacity but for an agreement or rrangement purporting to limit or remove that capacity.

1	17 Management of risks
2 3	A duty imposed on a person to ensure health and safety requires the person:
4 5	(a) to eliminate risks to health and safety, so far as is reasonably practicable; and
6 7 8	(b) if it is not reasonably practicable to eliminate risks to health and safety, to minimise those risks so far as is reasonably practicable.
9	Subdivision 2—What is reasonably practicable
10	18 What is reasonably practicable in ensuring health and safety
11	In this Act, <i>reasonably practicable</i> , in relation to a duty to ensure
12	health and safety, means that which is, or was at a particular time,
13	reasonably able to be done in relation to ensuring health and safety, taking into account and weighing up all relevant matters including:
14 15	(a) the likelihood of the hazard or the risk concerned occurring;
16	and
17 18	(b) the degree of harm that might result from the hazard or the risk; and
19	(c) what the person concerned knows, or ought reasonably to
20	know, about:
21	(i) the hazard or the risk; and
22	(ii) ways of eliminating or minimising the risk; and
23 24	(d) the availability and suitability of ways to eliminate or minimise the risk; and
25	(e) after assessing the extent of the risk and the available ways of
26	eliminating or minimising the risk, the cost associated with
27	available ways of eliminating or minimising the risk,
28	including whether the cost is grossly disproportionate to the

risk.

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Division 2—Primary duty of care

19 Primary duty of care

3	1) Timary duty of care
4 5	(1) A person conducting a business or undertaking must ensure, so far as is reasonably practicable, the health and safety of:
6	(a) workers engaged, or caused to be engaged by the person; and
7	(b) workers whose activities in carrying out work are influenced
8	or directed by the person;
9	while the workers are at work in the business or undertaking.
10	(2) A person conducting a business or undertaking must ensure, so far
11	as is reasonably practicable, that the health and safety of other
12	persons is not put at risk from work carried out as part of the
13	conduct of the business or undertaking.
14	(3) Without limiting subsections (1) and (2), a person conducting a
15	business or undertaking must ensure, so far as is reasonably
16	practicable:
17	(a) the provision and maintenance of a work environment
18	without risks to health and safety; and
19	(b) the provision and maintenance of safe plant and structures;
20	and
21	(c) the provision and maintenance of safe systems of work; and
22	(d) the safe use, handling and storage of plant, structures and
23	substances; and
24	(e) the provision of adequate facilities for the welfare at work of
25	workers in carrying out work for the business or undertaking,
26	including ensuring access to those facilities; and
27	(f) the provision of any information, training, instruction or
28	supervision that is necessary to protect all persons from risks
29	to their health and safety arising from work carried out as
30	part of the conduct of the business or undertaking; and
31	(g) that the health of workers and the conditions at the workplace
32	are monitored for the purpose of preventing illness or injury
33	of workers arising from the conduct of the business or
34	undertaking.

1 (4) If:
2	(a) a worker occupies accommodation that is owned by or under
3	the management or control of the person conducting the
4	business or undertaking; and
5	(b) the occupancy is necessary for the purposes of the worker's
6	engagement because other accommodation is not reasonably
7	available;
8	the person conducting the business or undertaking must, so far as is
9	reasonably practicable, maintain the premises so that the worker
0	occupying the premises is not exposed to risks to health and safety.
1 (5	A self-employed person must ensure, so far as is reasonably
12	practicable, his or her own health and safety while at work.
13	Note: A self-employed person is also a person conducting a business or
4	undertaking for the purposes of this section.
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Division 3—Further duties of persons conducting

businesses or undertakings 20 Duty of persons conducting businesses or undertakings involving management or control of workplaces (1) In this section, person with management or control of a workplace means a person conducting a business or undertaking to the extent that the business or undertaking involves the management or control, in whole or in part, of the workplace but does not include: (a) the occupier of a residence, unless the residence is occupied for the purposes of, or as part of, the conduct of a business or undertaking; or (b) a prescribed person. (2) The person with management or control of a workplace must ensure, so far as is reasonably practicable, that the workplace, the means of entering and exiting the workplace and anything arising from the workplace are without risks to the health and safety of any person. 21 Duty of persons conducting businesses or undertakings involving management or control of fixtures, fittings or plant at workplaces

- (1) In this section, person with management or control of fixtures, fittings or plant at a workplace means a person conducting a business or undertaking to the extent that the business or undertaking involves the management or control of fixtures, fittings or plant, in whole or in part, at a workplace, but does not include:
 - (a) the occupier of a residence, unless the residence is occupied for the purposes of, or as part of, the conduct of a business or undertaking; or
 - (b) a prescribed person.

1 2 3 4	(2) The person with management or control of fixtures, fittings or plant at a workplace must ensure, so far as is reasonably practicable, that the fixtures, fittings and plant are without risks t the health and safety of any person.	to
5 6	22 Duties of persons conducting businesses or undertakings that design plant, substances or structures	
7	(1) This section applies to a person (the <i>designer</i>) who conducts a	
8	business or undertaking that designs:	
9 10	(a) plant that is to be used, or could reasonably be expected to used, as, or at, a workplace; or	be
11 12	(b) a substance that is to be used, or could reasonably be expected to be used, at a workplace; or	
13 14	(c) a structure that is to be used, or could reasonably be expect to be used, as, or at, a workplace.	ted
15	(2) The designer must ensure, so far as is reasonably practicable, that	
16 17	the plant, substance or structure is designed to be without risks to the health and safety of persons:	О
18 19	(a) who, at a workplace, use the plant, substance or structure for a purpose for which it was designed; or	or
20	(b) who handle the substance at a workplace; or	
21	(c) who store the plant or substance at a workplace; or	
22	(d) who construct the structure at a workplace; or	
23	(e) who carry out any reasonably foreseeable activity at a	
24	workplace in relation to:	
25	(i) the manufacture, assembly or use of the plant for a	
26	purpose for which it was designed, or the proper	
27	storage, decommissioning, dismantling or disposal of	
28	the plant; or	
29	(ii) the manufacture or use of the substance for a purpose	;
30 31	for which it was designed or the proper handling, storage or disposal of the substance; or	
32	(iii) the manufacture, assembly or use of the structure for a	a
33 34	purpose for which it was designed or the proper demolition or disposal of the structure; or	
35	Example: Inspection, operation, cleaning, maintenance or repair of plant	t.

1	(f) who are at or in the vicinity of a workplace and who are
2	exposed to the plant, substance or structure at the workplace
3	or whose health or safety may be affected by a use or activity
4	referred to in paragraph (a), (b), (c), (d) or (e).
5	(3) The designer must carry out, or arrange the carrying out of, any
6	calculations, analysis, testing or examination that may be necessary
7	for the performance of the duty imposed by subsection (2).
8	(4) The designer must give adequate information to each person who i
9	provided with the design for the purpose of giving effect to it
10	concerning:
11	(a) each purpose for which the plant, substance or structure was
12	designed; and
13	(b) the results of any calculations, analysis, testing or
14	examination referred to in subsection (3), including, in
15	relation to a substance, any hazardous properties of the
16	substance identified by testing; and
17	(c) any conditions necessary to ensure that the plant, substance
18	or structure is without risks to health and safety when used
19	for a purpose for which it was designed or when carrying out
20	any activity referred to in subsection (2)(a) to (e).
21	(5) The designer, on request, must, so far as is reasonably practicable,
22	give current relevant information on the matters referred to in
23	subsection (4) to a person who carries out, or is to carry out, any of
24	the activities referred to in subsection (2)(a) to (e).
25	23 Duties of persons conducting businesses or undertakings that
26	manufacture plant, substances or structures
	•
27	(1) This section applies to a person (the <i>manufacturer</i>) who conducts
28	a business or undertaking that manufactures:
29	(a) plant that is to be used, or could reasonably be expected to be
30	used, as, or at, a workplace; or
31	(b) a substance that is to be used, or could reasonably be
32	expected to be used, at a workplace; or
33	(c) a structure that is to be used, or could reasonably be expected
34	to be used, as, or at, a workplace.

1 2	(2) The manufacturer must ensure, so far as is reasonably practicable, that the plant, substance or structure is manufactured to be without
3	risks to the health and safety of persons:
4 5	(a) who, at a workplace, use the plant, substance or structure for a purpose for which it was designed or manufactured; or
6	(b) who handle the substance at a workplace; or
7	(c) who store the plant or substance at a workplace; or
8	(d) who construct the structure at a workplace; or
9	(e) who carry out any reasonably foreseeable activity at a
10	workplace in relation to:
11 12	 (i) the assembly or use of the plant for a purpose for which it was designed or manufactured or the proper storage,
13	decommissioning, dismantling or disposal of the plant;
14	or
15	(ii) the use of the substance for a purpose for which it was
16	designed or manufactured or the proper handling,
17	storage or disposal of the substance; or
18	(iii) the assembly or use of the structure for a purpose for
19	which it was designed or manufactured or the proper
20	demolition or disposal of the structure; or
21	Example: Inspection, operation, cleaning, maintenance or repair of plant.
22	(f) who are at or in the vicinity of a workplace and who are
23	exposed to the plant, substance or structure at the workplace
24	or whose health or safety may be affected by a use or activity
25	referred to in paragraph (a), (b), (c), (d) or (e).
26	(3) The manufacturer must carry out, or arrange the carrying out of,
27	any calculations, analysis, testing or examination that may be
28	necessary for the performance of the duty imposed by
29	subsection (2).
30	(4) The manufacturer must give adequate information to each person
31	to whom the manufacturer provides the plant, substance or
32	structure concerning:
33	(a) each purpose for which the plant, substance or structure was
34	designed or manufactured; and
35	(b) the results of any calculations, analysis, testing or
36	examination referred to in subsection (3), including, in

1 2	relation to a substance, any hazardous properties of the substance identified by testing; and
3	(c) any conditions necessary to ensure that the plant, substance
<i>3</i>	or structure is without risks to health and safety when used
5	for a purpose for which it was designed or manufactured or
6	when carrying out any activity referred to in subsection (2)(a)
7	to (e).
8	(5) The manufacturer, on request, must, so far as is reasonably
9	practicable, give current relevant information on the matters
10	referred to in subsection (4) to a person who carries out, or is to
11	carry out, any of the activities referred to in subsection (2)(a) to (e).
12	24 Duties of persons conducting businesses or undertakings that
13	import plant, substances or structures
14	(1) This section applies to a person (the <i>importer</i>) who conducts a
15	business or undertaking that imports:
16	(a) plant that is to be used, or could reasonably be expected to be
17	used, as, or at, a workplace; or
18	(b) a substance that is to be used, or could reasonably be
19	expected to be used, at a workplace; or
20	(c) a structure that is to be used, or could reasonably be expected
21	to be used, as, or at, a workplace.
22	(2) The importer must ensure, so far as is reasonably practicable, that
23	the plant, substance or structure is without risks to the health and
24	safety of persons:
25	(a) who, at a workplace, use the plant, substance or structure for
26	a purpose for which it was designed or manufactured; or
27	(b) who handle the substance at a workplace; or
28	(c) who store the plant or substance at a workplace; or
29	(d) who construct the structure at a workplace; or
30	(e) who carry out any reasonably foreseeable activity at a
31	workplace in relation to:
32	(i) the assembly or use of the plant for a purpose for which
33	it was designed or manufactured or the proper storage,
34	decommissioning, dismantling or disposal of the plant;
35	or

1 2	(ii) the use of the substance for a purpose for which it was designed or manufactured or the proper handling,
3	storage or disposal of the substance; or
4	(iii) the assembly or use of the structure for a purpose for
5	which it was designed or manufactured or the proper
6	demolition or disposal of the structure; or
7	Example: Inspection, operation, cleaning, maintenance or repair of plant.
8	(f) who are at or in the vicinity of a workplace and who are
9	exposed to the plant, substance or structure at the workplace
10	or whose health or safety may be affected by a use or activity
11	referred to in paragraph (a), (b), (c), (d) or (e).
12	(3) The importer must:
13	(a) carry out, or arrange the carrying out of, any calculations,
14	analysis, testing or examination that may be necessary for the
15	performance of the duty imposed by subsection (2); or
16	(b) ensure that the calculations, analysis, testing or examination
17	have been carried out.
18	(4) The importer must give adequate information to each person to
19	whom the importer provides the plant, substance or structure
20	concerning:
21	(a) each purpose for which the plant, substance or structure was
22	designed or manufactured; and
23	(b) the results of any calculations, analysis, testing or
24	examination referred to in subsection (3), including, in
25	relation to a substance, any hazardous properties of the
26	substance identified by testing; and
27	(c) any conditions necessary to ensure that the plant, substance
28	or structure is without risks to health and safety when used
29	for a purpose for which it was designed or manufactured or
30	when carrying out any activity referred to in subsection (2)(a)
31	to (e).
32	(5) The importer, on request, must, so far as is reasonably practicable,
33	give current relevant information on the matters referred to in
34	subsection (4) to a person who carries out, or is to carry out, any of
35	the activities referred to in subsection (2)(a) to (e).

1	25 Duties of persons conducting businesses or undertakings that
2	supply plant, substances or structures
3 4	(1) This section applies to a person (the <i>supplier</i>) who conducts a business or undertaking that supplies:
5 6	(a) plant that is to be used, or could reasonably be expected to be used, as, or at, a workplace; or
7 8	(b) a substance that is to be used, or could reasonably be expected to be used, at a workplace; or
9 10	(c) a structure that is to be used, or could reasonably be expected to be used, as, or at, a workplace.
11 12 13	(2) The supplier must ensure, so far as is reasonably practicable, that the plant, substance or structure is without risks to the health and safety of persons:
14 15	(a) who, at a workplace, use the plant or substance or structure for a purpose for which it was designed or manufactured; or
16	(b) who handle the substance at a workplace; or
17	(c) who store the plant or substance at a workplace; or
18	(d) who construct the structure at a workplace; or
19 20	(e) who carry out any reasonably foreseeable activity at a workplace in relation to:
21	(i) the assembly or use of the plant for a purpose for which
22	it was designed or manufactured or the proper storage,
23	decommissioning, dismantling or disposal of the plant;
24	or
25 26 27	(ii) the use of the substance for a purpose for which it was designed or manufactured or the proper handling, storage or disposal of the substance; or
28 29	(iii) the assembly or use of the structure for a purpose for which it was designed or manufactured or the proper
30	demolition or disposal of the structure; or

plant.

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Example: Inspection, storage, operation, cleaning, maintenance or repair of

exposed to the plant, substance or structure at the workplace

or whose health or safety may be affected by a use or activity

(f) who are at or in the vicinity of a workplace and who are

referred to in paragraph (a), (b), (c), (d) or (e).

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1	(3) The supplier must:
2	(a) carry out, or arrange the carrying out of, any calculations,
3	analysis, testing or examination that may be necessary for the
4	performance of the duty imposed by subsection (2); or
5	(b) ensure that the calculations, analysis, testing or examination
6	have been carried out.
	(1)
7	(4) The supplier must give adequate information to each person to
8	whom the supplier supplies the plant, substance or structure
9	concerning:
10	(a) each purpose for which the plant, substance or structure was
11	designed or manufactured; and
12	(b) the results of any calculations, analysis, testing or
13	examination referred to in subsection (3), including, in
14	relation to a substance, any hazardous properties of the
15	substance identified by testing; and
16	(c) any conditions necessary to ensure that the plant, substance
17	or structure is without risks to health and safety when used
18	for a purpose for which it was designed or manufactured or
19	when carrying out any activity referred to in subsection (2)(a)
20	to (e).
21	(5) The supplier, on request, must, so far as is reasonably practicable,
22	give current relevant information on the matters referred to in
23	subsection (4) to a person who carries out, or is to carry out, any of
24	the activities referred to in subsection (2)(a) to (e).
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25	26 Duty of persons conducting businesses or undertakings that
26	install, construct or commission plant or structures
27	(1) This section applies to a person who conducts a business or
28	undertaking that installs, constructs or commissions plant or a
29	structure that is to be used, or could reasonably be expected to be
30	used, as, or at, a workplace.
	(2) The games growt energy of force is recognished and the that the
31	(2) The person must ensure, so far as is reasonably practicable, that the
32	way in which the plant or structure is installed, constructed or
33	commissioned ensures that the plant or structure is without risks to
34	the health and safety of persons:

1	(a)	who install or construct the plant or structure at a workplace;
2		or
3	(b)	who use the plant or structure at a workplace for a purpose
4		for which it was installed, constructed or commissioned; or
5	(c)	who carry out any reasonably foreseeable activity at a
6		workplace in relation to the proper use, decommissioning or
7		dismantling of the plant or demolition or disposal of the
8		structure; or
9	(d)	who are at or in the vicinity of a workplace and whose health
10		or safety may be affected by a use or activity referred to in
11		paragraph (a), (b) or (c).
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Division 4—Duty of officers, workers and other persons

27 Duty of officers

- (1) If a person conducting a business or undertaking has a duty or obligation under this Act, an officer of the person conducting the business or undertaking must exercise due diligence to ensure that the person conducting the business or undertaking complies with that duty or obligation.
- (2) Subject to subsection (3), the maximum penalty applicable under Division 5 of this Part for an offence relating to the duty of an officer under this section is the maximum penalty fixed for an officer of a person conducting a business or undertaking for that offence.
- (3) Despite anything to the contrary in section 33, if the duty or obligation of a person conducting a business or undertaking was imposed under a provision other than a provision of Division 2 or 3 of this Part or this Division, the maximum penalty under section 33 for an offence by an officer under section 33 in relation to the duty or obligation is the maximum penalty fixed under the provision creating the duty or obligation for an individual who fails to comply with the duty or obligation.
- (4) An officer of a person conducting a business or undertaking may be convicted or found guilty of an offence under this Act relating to a duty under this section whether or not the person conducting the business or undertaking has been convicted or found guilty of an offence under this Act relating to the duty or obligation.
- (5) In this section, *due diligence* includes taking reasonable steps:
 - (a) to acquire and keep up-to-date knowledge of work health and safety matters; and
 - (b) to gain an understanding of the nature of the operations of the business or undertaking of the person conducting the business or undertaking and generally of the hazards and risks associated with those operations; and

1 2 3 4 5 6 7 8 9	 (c) to ensure that the person conducting the business or undertaking has available for use, and uses, appropriate resources and processes to eliminate or minimise risks to health and safety from work carried out as part of the conduct of the business or undertaking; and (d) to ensure that the person conducting the business or undertaking has appropriate processes for receiving and considering information regarding incidents, hazards and risks and responding in a timely way to that information; and
10 11 12	(e) to ensure that the person conducting the business or undertaking has, and implements, processes for complying with any duty or obligation of the person conducting the
13	business or undertaking under this Act; and
14 15	(f) to verify the provision and use of the resources and processes referred to in paragraphs (c) to (e).
16 17 18 19	Examples: For the purposes of paragraph (e), the duties or obligations under this Act of a person conducting a business or undertaking may include: (a) reporting notifiable incidents; (b) consulting with workers;
20	(c) ensuring compliance with notices issued under this Act;
21 22	(d) ensuring the provision of training and instruction to workers about work health and safety;
23 24	(e) ensuring that health and safety representatives receive their entitlements to training.
25 28 Duties	of workers
26	While at work, a worker must:
27	(a) take reasonable care for his or her own health and safety; and
28	(b) take reasonable care that his or her acts or omissions do not
29	adversely affect the health and safety of other persons; and
30	(c) comply, so far as the worker is reasonably able, with any
31	reasonable instruction that is given by the person conducting
32 33	the business or undertaking to allow the person to comply with this Act; and
34	(d) co-operate with any reasonable policy or procedure of the
35	person conducting the business or undertaking relating to
36	health or safety at the workplace that has been notified to
37	workers.

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29 Duties of other persons at the workplace

A person at a workplace (whether or not the person has another duty under this Part) must:

- (a) take reasonable care for his or her own health and safety; and
- (b) take reasonable care that his or her acts or omissions do not adversely affect the health and safety of other persons; and
- (c) comply, so far as the person is reasonably able, with any reasonable instruction that is given by the person conducting the business or undertaking to allow the person conducting the business or undertaking to comply with this Act.

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2	Division 5—Offences and penalties
3	30 Health and safety duty
4 5	In this Division, <i>health and safety duty</i> means a duty imposed under Division 2, 3 or 4 of this Part.
6	31 Reckless conduct—Category 1
7 8	(1) A person commits a Category 1 offence if:(a) the person has a health and safety duty; and
9 10 11	(b) the person, without reasonable excuse, engages in conduct that exposes an individual to whom that duty is owed to a risk of death or serious injury or illness; and
12 13	(c) the person is reckless as to the risk to an individual of death or serious injury or illness.
14	Penalty:
15 16 17 18	(a) In the case of an offence committed by an individual (other than as a person conducting a business or undertaking or as an officer of a person conducting a business or undertaking)—\$300 000 or 5 years imprisonment or both.
19 20 21 22	(b) In the case of an offence committed by an individual as a person conducting a business or undertaking or as an officer of a person conducting a business or undertaking—\$600 000 or 5 years imprisonment or both.
23 24	(c) In the case of an offence committed by a body corporate—\$3 000 000.
25 26	(2) The prosecution bears the burden of proving that the conduct was engaged in without reasonable excuse.
27	32 Failure to comply with health and safety duty—Category 2
28	A person commits a Category 2 offence if:
29	(a) the person has a health and safety duty; and
30	(b) the person fails to comply with that duty; and

1 2	(c) the failure exposes an individual to a risk of death or serious injury or illness.
3	Penalty:
4	(a) In the case of an offence committed by an individual (other
5	than as a person conducting a business or undertaking or as
6	an officer of a person conducting a business or
7	undertaking)—\$150 000.
8	(b) In the case of an offence committed by an individual as a
9	person conducting a business or undertaking or as an officer
0	of a person conducting a business or undertaking—\$300 000.
1 2	(c) In the case of an offence committed by a body corporate—\$1 500 000.
13	33 Failure to comply with health and safety duty—Category 3
4	A person commits a Category 3 offence if:
15	(a) the person has a health and safety duty; and
16	(b) the person fails to comply with that duty.
17	Penalty:
18	(a) In the case of an offence committed by an individual (other
9	than as a person conducting a business or undertaking or as
20	an officer of a person conducting a business or
21	undertaking)—\$50 000.
22	(b) In the case of an offence committed by an individual as a
23	person conducting a business or undertaking or as an officer
24	of a person conducting a business or undertaking—\$100 000.
25	(c) In the case of an offence committed by a body corporate—
26	\$500 000.
27	34 Exceptions
28	(1) A volunteer does not commit an offence under this Division for a
29	failure to comply with a health and safety duty, except a duty under
30	section 28 or 29.
31	(2) An unincorporated association does not commit an offence under
32	this Act, and is not liable for a civil penalty under this Act, for a

1	failure to comply with a duty or obligation imposed on the
2	unincorporated association under this Act.
3	(3) However:
4	(a) an officer of an unincorporated association (other than a
5	volunteer) may be liable for a failure to comply with a duty
5	under section 27; and
7	(b) a member of an unincorporated association may be liable for
3	failure to comply with a duty under section 28 or 29.
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]	Part 3—Incident notification
3	35 What is a notifiable incident
	In this Act, <i>notifiable incident</i> means:
	(a) the death of a person; or
	(b) a serious injury or illness of a person; or
	(c) a dangerous incident.
3	36 What is a serious injury or illness
	In this Part, serious injury or illness of a person means an injury or
	illness requiring the person to have:
	(a) immediate treatment as an in-patient in a hospital; or
	(b) immediate treatment for:
	(i) the amputation of any part of his or her body; or
	(ii) a serious head injury; or
	(iii) a serious eye injury; or
	(iv) a serious burn; or
	(v) the separation of his or her skin from an underlying
	tissue (such as degloving or scalping); or
	(vi) a spinal injury; or
	(vii) the loss of a bodily function; or
	(viii) serious lacerations; or
	(c) medical treatment within 48 hours of exposure to a
	substance;
	and includes any other injury or illness prescribed by the
	regulations but does not include an illness or injury of a prescribed
	kind.
3	37 What is a dangerous incident

In this Part, a *dangerous incident* means an incident in relation to a workplace that exposes a worker or any other person to a serious

1		a person's health or safety emanating from an immediate or
2		nent exposure to:
3		an uncontrolled escape, spillage or leakage of a substance; or
4		an uncontrolled implosion, explosion or fire; or
5	(c) :	an uncontrolled escape of gas or steam; or
6	(d) a	an uncontrolled escape of a pressurised substance; or
7	(e) (electric shock; or
8 9		the fall or release from a height of any plant, substance or thing; or
10 11 12		the collapse, overturning, failure or malfunction of, or damage to, any plant that is required to be authorised for use in accordance with the regulations; or
13	(h) 1	the collapse or partial collapse of a structure; or
14	(i) 1	the collapse or failure of an excavation or of any shoring
15	:	supporting an excavation; or
16		the inrush of water, mud or gas in workings, in an
17	1	underground excavation or tunnel; or
18 19		the interruption of the main system of ventilation in an underground excavation or tunnel; or
20	(1)	any other event prescribed by the regulations;
21		es not include an incident of a prescribed kind.
22	38 Duty to notif	y of notifiable incidents
23	(1) A pers	son who conducts a business or undertaking must ensure that
24		gulator is notified immediately after becoming aware that a
25	notifia	able incident arising out of the conduct of the business or
26	under	aking has occurred.
27	Penalt	y:
28	(a)]	In the case of an individual—\$10 000.
29	(b)]	In the case of a body corporate—\$50 000.
30	(2) The no	otice must be given in accordance with this section and by
31	the fas	stest possible means.
32	(3) The no	otice must be given:
33		by telephone; or
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1	(b) in writing.
2 3	Example: The written notice can be given by facsimile, email or other electronic means.
4	(4) A person giving notice by telephone must:
5	(a) give the details of the incident requested by the regulator; and
6	(b) if required by the regulator, give a written notice of the
7	incident within 48 hours of that requirement being made.
8 9	(5) A written notice must be in a form, or contain the details, approved by the regulator.
10	(6) If the regulator receives a notice by telephone and a written notice
11	is not required, the regulator must give the person conducting the
12	business or undertaking:
13	(a) details of the information received; or
14	(b) an acknowledgement of receiving the notice.
15	(7) A person conducting a business or undertaking must keep a record
16	of each notifiable incident for at least 5 years from the day that
17	notice of the incident is given to the regulator under this section.
18	Penalty:
19	(a) In the case of an individual—\$5000.
20	(b) In the case of a body corporate—\$25 000.
21	39 Duty to preserve incident sites
22	(1) The person with management or control of a workplace at which a
23	notifiable incident has occurred must ensure so far as is reasonably
24	practicable, that the site where the incident occurred is not
25	disturbed until an inspector arrives at the site or any earlier time
26	that an inspector directs.
27	Penalty:
28	(a) In the case of an individual—\$10 000.
29	(b) In the case of a body corporate—\$50 000.
30	(2) In subsection (1) a reference to a site includes any plant, substance,
31	structure or thing associated with the notifiable incident.

1	(3) Subsection (1) does not prevent any action:
2	(a) to assist an injured person; or
3	(b) to remove a deceased person; or
4	(c) that is essential to make the site safe or to minimise the risk
5	of a further notifiable incident; or
5	(d) that is associated with a police investigation; or
7	(e) for which an inspector or the regulator has given permission.

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2 3	Part 4—Authorisations
4	40 Meaning of authorised
5 6 7	In this Part, <i>authorised</i> means authorised by a licence, permit, registration or other authority (however described) as required by the regulations.
8	41 Requirements for authorisation of workplaces
9 10 11	A person must not conduct a business or undertaking at a workplace or direct or allow a worker to carry out work at a workplace if:
12 13	(a) the regulations require the workplace or workplaces in that class of workplace to be authorised; and
14 15	(b) the workplace is not authorised in accordance with the regulations.
16	Penalty:
17	(a) In the case of an individual—\$50 000.
18	(b) In the case of a body corporate—\$250 000.
19	42 Requirements for authorisation of plant or substance
20	(1) A person must not use plant or a substance at a workplace if:
21	(a) the regulations require the plant or substance or its design to
22	be authorised; and
23 24	(b) the plant or substance or its design is not authorised in accordance with the regulations.
25	Penalty:
26	(a) In the case of an individual—\$20 000.
27	(b) In the case of a body corporate—\$100 000.
28	(2) A person who conducts a business or undertaking must not direct
29	or allow a worker to use the plant or substance at a workplace if:

1	(a)	the regulations require the plant or substance or its design to
2	4.	be authorised; and
3	(b)	the plant or substance or its design is not authorised in accordance with the regulations.
5	Pena	lty:
6	(a)	In the case of an individual—\$20 000.
7	(b)	In the case of a body corporate—\$100 000.
8	43 Requiremen	nts for authorisation of work
9	(1) A pe	rson must not carry out work at a workplace if:
10	(a)	the regulations require the work, or class of work, to be
11		carried out by, or on behalf of, a person who is authorised;
12		and
13	(b)	the person, or the person on whose behalf the work is carried
14		out, is not authorised in accordance with the regulations.
15	Pena	lty:
16	(a)	In the case of an individual—\$20 000.
17	(b)	In the case of a body corporate—\$100 000.
18 19		rson who conducts a business or undertaking must not direct low a worker to carry out work at a workplace if:
20	(a)	the regulations require the work, or class of work, to be
21		carried out by, or on behalf of, a person who is authorised;
22		and
23	(b)	the person, or the person on whose behalf the work is to be
24		carried out, is not authorised in accordance with the
25		regulations.
26	Pena	lty:
27	(a)	In the case of an individual—\$20 000.
28	(b)	In the case of a body corporate—\$100 000.
29	44 Requiremen	nts for prescribed qualifications or experience
30	(1) A pe	rson must not carry out work at a workplace if:

1	(a)	the regulations require the work, or class of work, to be
2		carried out by, or under the supervision of, a person who has
3		prescribed qualifications or experience; and
4	(b)	the person does not have the prescribed qualifications or
5		experience or the work is not carried out under the supervision of a person who has the prescribed qualifications
6 7		or experience.
8	Pena	lty:
9	(a)	In the case of an individual—\$20 000.
10	(b)	In the case of a body corporate—\$100 000.
11	_	rson who conducts a business or undertaking must not direct
12	or all	low a worker to carry out work at a workplace if:
13	(a)	the regulations require the work, or class of work, to be
14		carried out by, or under the supervision of, a person who has
15		prescribed qualifications or experience; and
16	(b)	the worker does not have the prescribed qualifications or
17		experience or the work is not carried out under the
18 19		supervision of a person who has the prescribed qualifications or experience.
20	Pena	lty:
21	(a)	In the case of an individual—\$20 000.
22	(b)	In the case of a body corporate—\$100 000.
23	45 Requiremen	nt to comply with conditions of authorisation
24	A pe	rson must comply with the conditions of any authorisation
25	giver	n to that person under the regulations.
26	Pena	lty:
27	(a)	In the case of an individual—\$20 000.
28	(b)	In the case of a body corporate—\$100 000.
20		

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2	Part 5—Consultation, representation and participation
4 5	Division 1—Consultation, co-operation and co-ordination between duty holders
6	46 Duty to consult with other duty holders
7 8	If more than one person has a duty in relation to the same matter under this Act, each person with the duty must, so far as is
9 10 11	reasonably practicable, consult, co-operate and co-ordinate activities with all other persons who have a duty in relation to the same matter.
12	Penalty:
13	(a) In the case of an individual—\$20 000.
14	(b) In the case of a body corporate—\$100 000.

Division 2—Consultation with workers

2	Division 2—Consultation with workers
3	47 Duty to consult workers
4 5	(1) The person conducting a business or undertaking must, so far as is reasonably practicable, consult, in accordance with this Division
6 7 8	and the regulations, with workers who carry out work for the business or undertaking who are, or are likely to be, directly affected by a matter relating to work health or safety.
9	Penalty:
10 11	(a) In the case of an individual—\$20 000.(b) In the case of a body corporate—\$100 000.
12	(2) If the person conducting the business or undertaking and the
13	workers have agreed to procedures for consultation, the
14	consultation must be in accordance with those procedures.
15	(3) The agreed procedures must not be inconsistent with section 48.
16	48 Nature of consultation
17	(1) Consultation under this Division requires:
18	(a) that relevant information about the matter is shared with
19	workers; and
20	(b) that workers be given a reasonable opportunity:
21	(i) to express their views and to raise work health or safety
22	issues in relation to the matter; and
23	(ii) to contribute to the decision-making process relating to
24	the matter; and
25	(c) that the views of workers are taken into account by the
26	person conducting the business or undertaking; and
27	(d) that the workers consulted are advised of the outcome of the
28	consultation in a timely manner.
29	(2) If the workers are represented by a health and safety representative,
30	the consultation must involve that representative.

49 When consultation is required

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Consultation under this Division is required in relation to the 2 following health and safety matters: 3 (a) when identifying hazards and assessing risks to health and 4 safety arising from the work carried out or to be carried out 5 by the business or undertaking; 6 (b) when making decisions about ways to eliminate or minimise 7 those risks: 8 (c) when making decisions about the adequacy of facilities for 9 the welfare of workers; 10 (d) when proposing changes that may affect the health or safety 11 of workers; 12 (e) when making decisions about the procedures for: 13 (i) consulting with workers; or 14 (ii) resolving work health or safety issues at the workplace; 15 16 (iii) monitoring the health of workers; or 17 (iv) monitoring the conditions at any workplace under the 18 management or control of the person conducting the 19 business or undertaking; or 20 (v) providing information and training for workers; 21 (f) when carrying out any other activity prescribed by the 22 regulations for the purposes of this section. 23

Division 3—Health and safety representatives
Subdivision 1—Request for election of health and safety representatives
50 Request for election of health and safety representative
A worker who carries out work for a business or undertaking may ask the person conducting the business or undertaking to facilitate the conduct of an election for 1 or more health and safety representatives to represent workers who carry out work for the business or undertaking.
Subdivision 2—Determination of work groups
51 Determination of work groups
(1) If a request is made under section 50, the person conducting the business or undertaking must facilitate the determination of 1 or more work groups of workers.
(2) The purpose of determining a work group is to facilitate the representation of workers in the work group by 1 or more health and safety representatives.
(3) A work group may be determined for workers at 1 or more workplaces.
52 Negotiations for agreement for work group
(1) A work group is to be determined by negotiation and agreement between:
(a) the person conducting the business or undertaking; and

representatives.

(b) the workers who will form the work group or their

25

1 2 3	(2)	The person conducting the business or undertaking must take all reasonable steps to commence negotiations with the workers within 14 days after a request is made under section 50.
4	(3)	The purpose of the negotiations is to determine:
5	()	(a) the number and composition of work groups to be
6		represented by health and safety representatives; and
7		(b) the number of health and safety representatives and deputy
8		health and safety representatives (if any) to be elected; and
9 10		(c) the workplace or workplaces to which the work groups will apply.
11	(4)	The parties to an agreement concerning the determination of a
12		work group or groups may, at any time, negotiate a variation of the
13		agreement.
14	(5)	The person conducting the business or undertaking must, if asked
15		by a worker, negotiate with the worker's representative in
16		negotiations under this section (including negotiations for a
17		variation of an agreement) and must not exclude the representative
18		from those negotiations.
19		Penalty:
20		(a) In the case of an individual—\$10 000.
21		(b) In the case of a body corporate—\$50 000.
22	(6)	The regulations may prescribe the matters that must be taken into
23	()	account in negotiations for and determination of work groups and
24		variations of agreements concerning work groups.
25	53 Notice	to workers
26	(1)	The person conducting a business or undertaking involved in
27		negotiations to determine a work group must, as soon as
28		practicable after the negotiations are completed, notify the workers
29		of the outcome of the negotiations and of any work groups
30		determined by agreement.
31		Penalty:
32		(a) In the case of an individual—\$2000.
33		(b) In the case of a body corporate—\$10 000.

1 2 3 4 5 6	(2) The person conducting a business or undertaking involved in negotiations for the variation of an agreement concerning the determination of a work group or groups must, as soon as practicable after the negotiations are completed, notify the workers of the outcome of the negotiations and of the variation (if any) to the agreement.
7	Penalty:
8	(a) In the case of an individual—\$2000.
9	(b) In the case of a body corporate—\$10 000.
10	54 Failure of negotiations
11	(1) If there is a failure of negotiations (including negotiations
12	concerning the variation of an agreement), any person who is or
13	would be a party to the negotiations may ask the regulator to
14	appoint an inspector for the purposes of this section.
15	(2) An inspector appointed under subsection (1) may decide:
16	(a) the matters referred to in section 52(3), or any of those
17 18	matters which is the subject of the proposed variation (as the case requires); or
19	(b) that work groups should not be determined or that the
20	agreement should not be varied (as the case requires).
21	(3) For the purposes of this section, there is a <i>failure of negotiations</i>
22	if:
23	(a) the person conducting the business or undertaking has not
24	taken all reasonable steps to commence negotiations with the
25	workers and negotiations have not commenced within 14
26	days after:
27	(i) a request is made under section 50; or
28	(ii) a party to the agreement requests the variation of the
29	agreement; or
30	(b) agreement cannot be reached on a matter relating to the
31	determination of a work group (or the variation of an
32	agreement concerning a work group) within a reasonable
33	time after negotiations commence.

 Subdivision 3—Multiple-business work groups 55 Determination of work groups of multiple businesses
55 Determination of work groups of multiple businesses
5 (1) Work groups may be determined for workers carrying out work fo 2 or more persons conducting businesses or undertakings at 1 or more workplaces.
8 (2) The particulars of the work groups are to be determined by 9 negotiation and agreement, in accordance with section 56, between 10 each of the persons conducting the businesses or undertakings and 11 the workers.
12 (3) The parties to an agreement concerning the determination of a 13 work group or groups may, at any time, negotiate a variation of the 14 agreement.
15 (4) The determination of 1 or more work groups under this 16 Subdivision does not: 17 (a) prevent the determination under this Subdivision or 18 Subdivision 2 of any other work group of the workers 19 concerned; or 20 (b) affect any work groups of those workers that have already 21 been determined under this Subdivision or Subdivision 2.
56 Negotiation of agreement for work groups of multiple businesses
(1) Negotiations concerning work groups under this Subdivision must be directed only at the following:
25 (a) the number and composition of work groups to be 26 represented by health and safety representatives;
(b) the number of health and safety representatives and deputy health and safety representatives (if any) for each work group;
(c) the workplace or workplaces to which the work groups will apply;

1 2			(d) the businesses or undertakings to which the work groups will apply.
3		(2)	A person conducting a business or undertaking must, if asked by a
4		(-)	worker, negotiate with the worker's representative in negotiations
5			under this section (including negotiations for a variation of an
6			agreement) and must not exclude the representative from those
7			negotiations.
8			Penalty:
9			(a) In the case of an individual—\$10 000.
10			(b) In the case of a body corporate—\$50 000.
11		(3)	If agreement cannot be reached on a matter relating to the
12			determination of a work group (or a variation of an agreement)
13			within a reasonable time after negotiations commence under this
14			Subdivision, any party to the negotiations may ask the regulator to
15			appoint an inspector to assist the negotiations in relation to that
16			matter.
17		(4)	The regulations may prescribe the matters that must be taken into
18			account in negotiations for and determination of work groups and
19			variations of agreements.
20	57	Notice	to workers
21		(1)	A person conducting a business or undertaking involved in
22			negotiations to determine a work group must, as soon as
23			practicable after the negotiations are completed, notify the workers
24			of the outcome of the negotiations and of any work groups
25			determined by agreement.
26			Penalty:
27			(a) In the case of an individual—\$2000.
28			(b) In the case of a body corporate—\$10 000.
29		(2)	A person conducting a business or undertaking involved in
30			negotiations for the variation of an agreement concerning the
31			determination of a work group or groups must, as soon as
			practicable after the negotiations are completed, notify the workers

1 2	of the outcome of the negotiations and of the variation (if any) to the agreement.
3	Penalty:
4	(a) In the case of an individual—\$2000.
5	(b) In the case of a body corporate—\$10 000.
6	58 Withdrawal from negotiations or agreement involving multiple businesses
7	businesses
8	(1) A party to a negotiation for an agreement, or to an agreement,
9	concerning a work group under this Subdivision may withdraw
10 11	from the negotiation or agreement at any time by giving reasonable notice (in writing) to the other parties.
12 13	(2) If a party withdraws from an agreement concerning a work group under this Subdivision:
14	(a) the other parties must negotiate a variation to the agreement
15	in accordance with section 56; and
16	(b) the withdrawal does not affect the validity of the agreement
17	between the other parties in the meantime.
18	59 Effect of Subdivision on other arrangements
19	To avoid doubt, nothing in this Subdivision affects the capacity of
20	2 or more persons conducting businesses or undertakings and their
21	workers to enter into other agreements or make other
22	arrangements, in addition to complying with this Part, concerning
23	the representation of those workers.
24	Subdivision 4—Election of health and safety representatives
25	60 Eligibility to be elected
26	A worker is:
27	(a) eligible to be elected as a health and safety representative for
28	a work group only if he or she is a member of that work
29	group; and

1 2 3	(b) not eligible to be elected as a health and safety representative if he or she is disqualified under section 65 from being a health and safety representative.
4	61 Procedure for election of health and safety representatives
5 6 7	(1) The workers in a work group may determine how an election of a health and safety representative for the work group is to be conducted.
8 9	(2) However, an election must comply with the procedures (if any) prescribed by the regulations.
10 11 12	(3) If a majority of the workers in a work group so determine, the election may be conducted with the assistance of a union or other person or organisation.
13 14 15	(4) The person conducting the business or undertaking to which the work group relates must provide any resources, facilities and assistance that are reasonably necessary or are prescribed by the regulations to enable elections to be conducted.
17 18 19	Penalty: (a) In the case of an individual—\$10 000. (b) In the case of a body corporate—\$50 000.
20	62 Eligibility to vote
21	(1) A health and safety representative for a work group is to be elected by members of that work group.
23 24	(2) All workers in a work group are entitled to vote for the election of a health and safety representative for that work group.
25	63 When election not required
26 27 28 29	If the number of candidates for election as a health and safety representative for a work group equals the number of vacancies, the election need not be conducted and each candidate is to be taken to have been elected as a health and safety representative for the work group.

1	64 Term of office of health and safety representative
2 3	(1) A health and safety representative for a work group holds office for 3 years.
4 5	(2) However a person ceases to hold office as a health and safety representative for a work group if:
6 7 8	(a) the person resigns as a health and safety representative for the work group by written notice given to the person conducting the relevant business or undertaking; or
9 10 11	(b) the person ceases to be a worker in the work group for which he or she was elected as a health and safety representative; or(c) the person is disqualified under section 65 from acting as a health and safety representative; or
12 13 14 15	(d) the person is removed from that position by a majority of the members of the work group in accordance with the regulations.
16	(3) A health and safety representative is eligible for re-election.
17	65 Disqualification of health and safety representatives
18 19 20 21	(1) An application may be made to a court to disqualify a health and safety representative on the ground that the representative has:(a) exercised a power or performed a function as a health and safety representative for an improper purpose; or
22 23 24	(b) used or disclosed any information he or she acquired as a health and safety representative for a purpose other than in connection with the role of health and safety representative.
25 26	(2) The following persons may make an application under this section:(a) any person adversely affected by:
27	(i) the exercise of a power or the performance of a function
28	referred to in subsection (1)(a); or
	referred to in subsection (1)(a); or (ii) the use or disclosure of information referred to in subsection (1)(b); (b) the regulator.

1	(3) If the court is satisfied that a ground in subsection (1) is made out,
2	the court may disqualify the health and safety representative for a
3	specified period or indefinitely.
4	66 Immunity of health and safety representatives
5 6	A health and safety representative is not personally liable for anything done or omitted to be done in good faith:
7 8	(a) in exercising a power or performing a function under this Act; or
9	(b) in the reasonable belief that the thing was done or omitted to
10 11	be done in the exercise of a power or the performance of a function under this Act.
12	67 Deputy health and safety representatives
13	(1) Each deputy health and safety representative for a work group is to
14 15	be elected in the same way as a health and safety representative for the work group.
16	(2) If the health and safety representative for a work group ceases to
17	hold office or is unable (because of absence or any other reason) to
18 19	exercise the powers or perform the functions of a health and safety representative under this Act:
20	(a) the powers and functions may be exercised or performed by a
21	deputy health and safety representative for the work group;
22	and
23	(b) this Act applies in relation to the deputy health and safety
24	representative as if he or she were the health and safety
25	representative.
26	(3) Sections 64, 65, 66, 72 and 73 apply to deputy health and safety
27	representatives in the same way as they apply to health and safety
28	representatives.

Subdivision 5—Powers and functions of health and safety representatives

3	68 Powers and functions of health and safety representatives
4 5	(1) The powers and functions of a health and safety representative for a work group are:
6 7	(a) to represent the workers in the work group in matters relating to work health and safety; and
8 9 10 11	(b) to monitor the measures taken by the person conducting the relevant business or undertaking or that person's representative in compliance with this Act in relation to workers in the work group; and
12 13	(c) to investigate complaints from members of the work group relating to work health and safety; and
14 15 16	(d) to inquire into anything that appears to be a risk to the health or safety of workers in the work group, arising from the conduct of the business or undertaking.
17 18	(2) In exercising a power or performing a function, the health and safety representative may:
19 20	(a) inspect the workplace or any part of the workplace at which a worker in the work group works:
21 22 23	 (i) at any time after giving reasonable notice to the person conducting the business or undertaking at that workplace; and
24 25 26 27	(ii) at any time, without notice, in the event of an incident, or any situation involving a serious risk to the health or safety of a person emanating from an immediate or imminent exposure to a hazard; and
28 29 30	(b) accompany an inspector during an inspection of the workplace or part of the workplace at which a worker in the work group works; and
31 32 33	(c) with the consent of a worker that the health and safety representative represents, be present at an interview concerning work health and safety between the worker and:
34	(i) an inspector; or

1 2	(ii) the person conducting the business or undertaking at that workplace or the person's representative; and
3	(d) with the consent of 1 or more workers that the health and
4	safety representative represents, be present at an interview
5	concerning work health and safety between a group of
6	workers, which includes the workers who gave the consent,
7	and:
8	(i) an inspector; or
9	(ii) the person conducting the business or undertaking at that workplace or the person's representative; and
10	
11 12	(e) request the establishment of a health and safety committee; and
13 14	(f) receive information concerning the work health and safety of workers in the work group; and
15	(g) whenever necessary, request the assistance of any person.
16	Note: A health and safety representative also has a power under Division 6
17	of this Part to direct work to cease in certain circumstances and under
18	Division 7 of this Part to issue provisional improvement notices.
19	(3) Despite subsection (2)(f), a health and safety representative is not
20	entitled to have access to any personal or medical information
21	concerning a worker without the worker's consent unless the
22	information is in a form that:
23	(a) does not identify the worker; and
24	(b) could not reasonably be expected to lead to the identification
25	of the worker.
26	(4) Nothing in this Act imposes or is taken to impose a duty on a
27	health and safety representative in that capacity.
28	69 Powers and functions generally limited to the particular work
29	group
30	(1) A health and safety representative for a work group may exercise
31	powers and perform functions under this Act only in relation to
32	matters that affect, or may affect, workers in that group.
33	(2) Subsection (1) does not apply if:

1 2	(a) there is a serious risk to health or safety emanating from an immediate or imminent exposure to a hazard that affects or
3	may affect a member of another work group; or
4 5	(b) a member of another work group asks for the representative's assistance;
6	and the health and safety representative (and any deputy health and
7	safety representative) for that other work group is found, after
8	reasonable inquiry, to be unavailable.
9	(3) In this section, another work group means another work group of
10	workers carrying out work for a business or undertaking to which
11	the work group that the health and safety representative represents
12	relates.
13	Subdivision 6—Obligations of person conducting business or
14	undertaking to health and safety representatives
15	70 General obligations of person conducting business or
16	undertaking
17	(1) The person conducting a business or undertaking must:
18	(a) consult, so far as is reasonably practicable, on work health
19	and safety matters with any health and safety representative
20	for a work group of workers carrying out work for the
21	business or undertaking; and
22	(b) confer with a health and safety representative for a work
23	group, whenever reasonably requested by the representative,
24	for the purpose of ensuring the health and safety of the
25	workers in the work group; and
26	(c) allow any health and safety representative for the work group
27	to have access to information that the person has relating to:
28	(i) hazards (including associated risks) at the workplace
29	affecting workers in the work group; and
30 31	(ii) the health and safety of the workers in the work group; and
32	(d) with the consent of a worker that the health and safety
33	representative represents, allow the health and safety
34	representative to be present at an interview concerning work
35	health and safety between the worker and:
	-

1	(i) an inspector; or
2	(ii) the person conducting the business or undertaking at
3	that workplace or the person's representative; and
4	(e) with the consent of 1 or more workers that the health and
5	safety representative represents, allow the health and safety
6	representative to be present at an interview concerning work
7	health and safety between a group of workers, which includes
8	the workers who gave the consent, and:
9	(i) an inspector; or
10	(ii) the person conducting the business or undertaking at
11	that workplace or the person's representative; and
12	(f) provide any resources, facilities and assistance to a health
13	and safety representative for the work group that are
14	reasonably necessary or prescribed by the regulations to
15	enable the representative to exercise his or her powers or
16	perform his or her functions under this Act; and
17	(g) allow a person assisting a health and safety representative for
18	the work group to have access to the workplace if that is
19	necessary to enable the assistance to be provided; and
20	(h) permit a health and safety representative for the work group
21	to accompany an inspector during an inspection of any part
22	of the workplace where a worker in the work group works;
23	and
24	(i) provide any other assistance to the health and safety
25	representative for the work group that may be required by the
26	regulations.
27	Penalty:
28	(a) In the case of an individual—\$10 000.
29	(b) In the case of a body corporate—\$50 000.
30	(2) The person conducting a business or undertaking must allow a
31	health and safety representative to spend such time as is reasonably
32	necessary to exercise his or her powers and perform his or her
33	functions under this Act.
34	Penalty:
35	(a) In the case of an individual—\$10 000.
36	(b) In the case of a body corporate—\$50 000.
-	,

1 2 3 4 5	(3)	Any time that a health and safety representative spends for the purposes of exercising his or her powers or performing his or her functions under this Act must be with the pay that he or she would otherwise be entitled to receive for performing his or her normal duties during that period.
6	71 Except	ions from obligations under section 70(1)
7	(1)	This section applies despite section 70(1).
8 9 10	(2)	The person conducting a business or undertaking must not allow a health and safety representative to have access to any personal or medical information concerning a worker without the worker's
11 12		consent unless the information is in a form that: (a) does not identify the worker; and
13 14		(b) could not reasonably be expected to lead to the identification of the worker.
15		Penalty:
16 17		(a) In the case of an individual—\$10 000.(b) In the case of a body corporate—\$50 000.
18 19 20	(3)	The person conducting a business or undertaking is not required to give financial assistance to a health and safety representative for the purpose of the assistance referred to in section $70(1)(g)$.
21 22 23	(4)	The person conducting a business or undertaking is not required to allow a person assisting a health and safety representative for a work group to have access to the workplace:
24 25		(a) if the assistant has had his or her WHS entry permit revoked; or
26		(b) during any period that the assistant's WHS entry permit is
27 28		suspended or the assistant is disqualified from holding a WHS entry permit.
29 30 31	(5)	The person conducting a business or undertaking may refuse on reasonable grounds to grant access to the workplace to a person assisting a health and safety representative for a work group.
32 33	(6)	If access is refused to a person assisting a health and safety representative under subsection (5), the health and safety

2	assist in resolving the matter.	
3	72 Obligation to train health and safety representatives	
4	(1) The person conducting a business or undertaking mu	ust, if requested
5	by a health and safety representative for a work grou	
6	business or undertaking, allow the health and safety	
7	to attend a course of training in work health and safe	ety that is:
8	(a) approved by the regulator; and	
9 10	(b) a course that the health and safety representati under the regulations to attend; and	ve is entitled
11	(c) subject to subsection (5), chosen by the health	and safety
12	representative, in consultation with the person	conducting the
13	business or undertaking.	
14	(2) The person conducting the business or undertaking	must:
15	(a) as soon as practicable within the period of 3 m	
16	request is made, allow the health and safety re	_
17	time off work to attend the course of training;	
18	(b) pay the course fees and any other reasonable of	
19 20	with the health and safety representative's atte course of training.	ndance at the
21	(3) If:	
		work group of
22 23	(a) a health and safety representative represents a the workers of more than 1 business or underta	
24	(b) the person conducting any of those businesses	or
25	undertakings has complied with this section in	relation to the
26	representative;	
27	each of the persons conducting those businesses or u	
28	to be taken to have complied with this section in rela	ation to the
29	representative.	
30	(4) Any time that a health and safety representative is g	iven off work
31	to attend the course of training must be with the pay	
32	would otherwise be entitled to receive for performing	g his or her
33	normal duties during that period.	

representative may ask the regulator to appoint an inspector to

1 2 3 4 5	(5)	If agreement cannot be reached between the person conducting the business or undertaking and the health and safety representative within the time required by subsection (2) as to the matters set out in subsections (1)(c) and (2), either party may ask the regulator to appoint an inspector to decide the matter.
6 7	(6)	The inspector may decide the matter in accordance with this section.
8 9 10 11	(7)	A person conducting a business or undertaking must allow a health and safety representative to attend a course decided by the inspector and pay the costs decided by the inspector under subsection (6).
12		Penalty:
13		(a) In the case of an individual—\$10 000.
14		(b) In the case of a body corporate—\$50 000.
15	73 Obliga	tion to share costs if multiple businesses or undertakings
16 17 18 19	(1)	If a health and safety representative, or deputy health and safety representative (if any), represents a work group of workers carrying out work for 2 or more persons conducting businesses or undertakings:
20 21		(a) the costs of the representative exercising powers and performing functions under this Act; and
22		(b) the costs referred to in section 72(2)(b);
23		for which any of the persons conducting those businesses or
24		undertakings are liable must be apportioned equally between each
25		of those persons unless they agree otherwise.
26	(2)	An agreement to apportion the costs in another way may be varied
27		at any time by negotiation and agreement between each of the
28		persons conducting the businesses or undertakings.
29	74 List of	health and safety representatives
30	(1)	A person conducting a business or undertaking must ensure that:
31		(a) a list of each health and safety representative and deputy
32		health and safety representative (if any) for each work group

1	of workers carrying out work for the business or undertaking
2	is prepared and kept up to date; and
3	(b) a copy of the up-to-date list is displayed:
4	(i) at the principal place of business of the business or
5	undertaking; and
6	(ii) at any other workplace that is appropriate taking into
7	account the constitution of the relevant work group or
8	work groups;
9	in a manner that is readily accessible to workers in the
10	relevant work group or work groups.
1	Penalty:
2	(a) In the case of an individual—\$2000.
13	(b) In the case of a body corporate—\$10 000.
4	(2) A person conducting a business or undertaking must provide a
15	copy of the up-to-date list prepared under subsection (1) to the
16	regulator as soon as practicable after it is prepared.
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Division 4—Health and safety committees

-	21/181011		and survey committees
3	75 Health	and saf	ety committees
4	(1)	The pers	on conducting a business or undertaking at a workplace
5		must est	ablish a health and safety committee for the business or
6		undertak	ing or part of the business or undertaking:
7		(a) wi	thin 2 months after being requested to do so by:
8 9		(i	a health and safety representative for a work group of workers carrying out work at that workplace; or
10		(ii	5 or more workers at that workplace; or
11			required by the regulations to do so, within the time
12			escribed by the regulations.
13		Penalty:	
14		-	the case of an individual—\$5000.
		` ′	
15		(b) In	the case of a body corporate—\$25 000.
16	(1A)	Section 4	4K of the <i>Crimes Act 1914</i> does not apply in relation to the
17			n subsection (1).
18	(2)	A persor	n conducting a business or undertaking at a workplace may
19	. ,	•	a health and safety committee for the workplace or part of
20			place on the person's own initiative.
21		Note:	If a health and safety committee is not required to be established, other
22			consultation procedures can be established for a workplace—see
23			Division 2 of this Part.
24	76 Consti	tution of	committee
25	(1)	Subject 1	to subsections (2) to (4), the constitution of a health and
26	(-)		ommittee may be agreed between the person conducting
27		-	ness or undertaking and the workers at the workplace.
28	(2)	If there i	s a health and safety representative at a workplace, that
29	()		tative, if he or she consents, is a member of the committee.

1 2 3	w	there are 2 or more health and safety representatives at a orkplace, those representatives may choose 1 or more of their umber (who consent) to be members of the committee.
4 5 6	w	t least half of the members of the committee must be workers ho are not nominated by the person conducting the business or indertaking.
7 8 9	tiı	agreement is not reached under this section within a reasonable me, any party may ask the regulator to appoint an inspector to ecide the matter.
10 11 12	de	n inspector appointed on a request under subsection (5) may ecide the constitution of the health and safety committee or that he committee should not be established.
13 14		decision of an inspector under this section is taken to be an greement under this section between the parties.
15	77 Function	s of committee
16	T	he functions of a health and safety committee are:
17		(a) to facilitate co-operation between the person conducting a
18		business or undertaking and workers in instigating,
19 20		developing and carrying out measures designed to ensure the workers' health and safety at work; and
21	((b) to assist in developing standards, rules and procedures
22 23		relating to health and safety that are to be followed or complied with at the workplace; and
24		(c) any other functions prescribed by the regulations or agreed
25		between the person conducting the business or undertaking
26		and the committee.
27	78 Meetings	of committee
28	A	health and safety committee must meet:
29		(a) at least once every 3 months; and
30		(b) at any reasonable time at the request of at least half of the
31		members of the committee.

1	79 Duties of person conducting business or undertaking
2	(1) The person conducting a business or undertaking must allow each
3	member of the health and safety committee to spend the time that
4	is reasonably necessary to attend meetings of the committee or to
5	carry out functions as a member of the committee.
6	Penalty:
7	(a) In the case of an individual—\$10 000.
8	(b) In the case of a body corporate—\$50 000.
9	(2) Any time that a member of a health and safety committee spends
10	for the purposes set out in subsection (1) must be with the pay that
11	he or she would otherwise be entitled to receive for performing his
12	or her normal duties during that period.
13	(3) The person conducting a business or undertaking must allow the
14	health and safety committee for a workplace to have access to
15	information that the person has relating to:
16	(a) hazards (including associated risks) at the workplace; and
17	(b) the health and safety of the workers at the workplace.
18	Penalty:
19	(a) In the case of an individual—\$10 000.
20	(b) In the case of a body corporate—\$50 000.
21	(4) Despite subsection (3), the person conducting a business or
22	undertaking must not allow the health and safety committee to
23	have access to any personal or medical information concerning a
24	worker without the worker's consent unless the information is in a
25	form that:
26	(a) does not identify the worker; and
27	(b) could not reasonably be expected to lead to the identification
28	of the worker.
29	Penalty:
30	(a) In the case of an individual—\$10 000.
31	(b) In the case of a body corporate—\$50 000.
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Division 5—Issue resolution

3	80 Parties	to an issue
4 5		In this Division, <i>parties</i> , in relation to an issue, means the following:
6 7		(a) the person conducting the business or undertaking or the person's representative;
8 9 10		(b) if the issue involves more than 1 business or undertaking, the person conducting each business or undertaking or the person's representative;
11 12 13		(c) if the worker or workers affected by the issue are in a work group, the health and safety representative for that work group or his or her representative;
14 15		(d) if the worker or workers affected by the issue are not in a work group, the worker or workers or their representative.
16 17		A person conducting a business or undertaking must ensure that the person's representative (if any) for the purposes of this Division:
18		(a) is not a health and safety representative; and
19 20		(b) has an appropriate level of seniority, and is sufficiently competent, to act as the person's representative.
21	81 Resoluti	ion of health and safety issues
22	(1)	This section applies if a matter about work health and safety arises
23		at a workplace or from the conduct of a business or undertaking
24	ŧ	and the matter is not resolved after discussion between the parties
25	t	to the issue.
26	(2)	The parties must make reasonable efforts to achieve a timely, final
27		and effective resolution of the issue in accordance with the relevant
28 29		agreed procedure, or if there is no agreed procedure, the default procedure prescribed in the regulations.
30 31		A representative of a party to an issue may enter the workplace for the purpose of attending discussions with a view to resolving the
32	_	issue.

1	82 Referral of issue to regulator for resolution by inspector
2	(1) This section applies if an issue has not been resolved after
3	reasonable efforts have been made to achieve an effective
4	resolution of the issue.
5	(2) A party to the issue may ask the regulator to appoint an inspector
6	to attend the workplace to assist in resolving the issue.
7	(3) A request to the regulator under this section does not prevent:
8	(a) a worker from exercising the right under Division 6 of this
9	Part to cease work; or
10	(b) a health and safety representative from issuing a provisional
11	improvement notice or a direction under Division 6 of this
12	Part to cease work.
13	(4) On attending a workplace under this section, an inspector may
14	exercise any of the inspector's compliance powers under this Act
15	in relation to the workplace.
16	

Division	6—Right to cease or direct cessation of unsafe work
	WOLK
83 Defini	tion of cease work under this Division
	In this Division, cease work under this Division means:
	(a) to cease, or refuse, to carry out work under section 84; or(b) to cease work on a direction under section 85.
84 Right	of worker to cease unsafe work
	A worker may cease, or refuse to carry out, work if the worker has
	a reasonable concern that to carry out the work would expose the
	worker to a serious risk to the worker's health or safety, emanating
	from an immediate or imminent exposure to a hazard.
85 Health	and safety representative may direct that unsafe work
	cease
(1)	A health and safety representative may direct a worker who is in a
	work group represented by the representative to cease work if the
	representative has a reasonable concern that to carry out the work
	would expose the worker to a serious risk to the worker's health or
	safety, emanating from an immediate or imminent exposure to a hazard.
(2)	However, the health and safety representative must not give a
(-)	worker a direction to cease work unless the matter is not resolved
	after:
	(a) consulting about the matter with the person conducting the
	business or undertaking for whom the workers are carrying
	out work; and
	(b) attempting to resolve the matter as an issue under Division 5
	of this Part.
(3)	The health and safety representative may direct the worker to cease
	work without carrying out that consultation or attempting to

resolve the matter as an issue under Division 5 of this Part if the

29 30

1 2	risk is so serious and immediate or imminent that it is not reasonable to consult before giving the direction.
3	(4) The health and safety representative must carry out the
4	consultation as soon as practicable after giving a direction under
5	subsection (3).
6	(5) The health and safety representative must inform the person
7	conducting the business or undertaking of any direction given by
8	the health and safety representative to workers under this section.
9 10	(6) A health and safety representative cannot give a direction under this section unless the representative has:
11 12	(a) completed initial training prescribed by the regulations referred to in section 72(1)(b); or
13	(b) previously completed that training when acting as a health
14	and safety representative for another work group; or
15	(c) completed training equivalent to that training under a
16	corresponding WHS law.
17	86 Worker to notify if ceases work
18	A worker who ceases work under this Division must:
19	(a) as soon as practicable, notify the person conducting the
20	business or undertaking that the worker has ceased work
21	under this Division unless the worker ceased work under a
22	direction from a health and safety representative; and
23	(b) remain available to carry out suitable alternative work.
24	87 Alternative work
25	If a worker ceases work under this Division, the person conducting
26	the business or undertaking may direct the worker to carry out
27	suitable alternative work at the same or another workplace if that
28	work is safe and appropriate for the worker to carry out until the
29	worker can resume normal duties.

1	88 Continuity of engagement of worker			
2	If a worker ceases work under this Divisi	on, that action does not		
3	affect the continuity of engagement of the	e worker for prescribed		
4	purposes if the worker has not unreasona	bly failed to comply with		
5	a direction to carry out suitable alternative	e work:		
6	(a) at the same or another workplace; a	and		
7	(b) that was safe and appropriate for th	e worker to carry out.		
8	89 Request to regulator to appoint inspector to	o assist		
9	The health and safety representative or the	e person conducting the		
10	business or undertaking or the worker ma	business or undertaking or the worker may ask the regulator to		
11	appoint an inspector to attend the workpl	appoint an inspector to attend the workplace to assist in resolving		
12	an issue arising in relation to the cessatio	an issue arising in relation to the cessation of work.		
13 14	Note: The issue resolution procedures in Divused to resolve an issue arising in relationship.			

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Division 7—Provisional improvement notices

2	Division 7—Provisional improvement notices
3	90 Provisional improvement notices
4	(1) This section applies if a health and safety representative reasonably
5	believes that a person:
6	(a) is contravening a provision of this Act; or
7	(b) has contravened a provision of this Act in circumstances that
8 9	make it likely that the contravention will continue or be repeated.
10	(2) The health and safety representative may issue a provisional improvement notice requiring the person to:
12	(a) remedy the contravention; or
13	(b) prevent a likely contravention from occurring; or
14	(c) remedy the things or operations causing the contravention or likely contravention.
6	(3) However, the health and safety representative must not issue a
17	provisional improvement notice to a person unless he or she has
8	first consulted the person.
9	(4) A health and safety representative cannot issue a provisional
20	improvement notice unless the representative has:
21	(a) completed initial training prescribed by the regulations
22	referred to in section 72(1)(b); or
23	(b) previously completed that training when acting as a health
24	and safety representative for another work group; or
25	(c) completed training equivalent to that training under a
26	corresponding WHS law.
27	(5) A health and safety representative cannot issue a provisional
28	improvement notice in relation to a matter if an inspector has
29	already issued (or decided not to issue) an improvement notice or
30	prohibition notice in relation to the same matter.

1	91 Provisional improvement notice to be in writing
2	A provisional improvement notice must be in writing.
3	92 Contents of provisional improvement notice
4	A provisional improvement notice must state:
5	(a) that the health and safety representative believes the person:
6	(i) is contravening a provision of this Act; or
7	(ii) has contravened a provision of this Act in circumstances
8 9	that make it likely that the contravention will continue or be repeated; and
10 11	(b) the provision the representative believes is being, or has been, contravened; and
12 13	(c) briefly, how the provision is being, or has been contravened; and
14	(d) the day, at least 8 days after the notice is issued, by which the
15	person is required to remedy the contravention or likely
16	contravention.
17	93 Provisional improvement notice may give directions to remedy
18	contravention
19	(1) A provisional improvement notice may include directions
20	concerning the measures to be taken to remedy the contravention
21	or prevent the likely contravention or the matters or activities
22	causing the contravention or likely contravention to which the
23	notice relates.
24	(2) A direction included in a provisional improvement notice may:
25	(a) refer to a code of practice; and
26	(b) offer the person to whom it is issued a choice of ways in
27	which to remedy the contravention.
28	94 Minor changes to provisional improvement notice
29	A health and safety representative may make minor changes to a
30	provisional improvement notice:
31	(a) for clarification; or

1 2		(b) to correct errors or references; or(c) to reflect changes of address or other circumstances.
3	95	Issue of provisional improvement notice
4 5		A provisional improvement notice may be issued to a person in accordance with section 209.
6	96	Health and safety representative may cancel notice
7 8 9		The health and safety representative may at any time cancel a provisional improvement notice issued to a person by written notice given to that person.
10	97	Display of provisional improvement notice
11 12 13		(1) A person to whom a provisional improvement notice is issued must as soon as practicable display a copy of the notice in a prominent place at or near the workplace, or part of the workplace, at which work is being carried out that is affected by the notice.
15 16 17		Penalty: (a) In the case of an individual—\$5000. (b) In the case of a body corporate—\$25 000.
18 19 20		(2) A person must not intentionally remove, destroy, damage or deface a notice displayed under subsection (1) during the period that the notice is in force.
21 22 23		Penalty: (a) In the case of an individual—\$5000. (b) In the case of a body corporate—\$25 000.
24	98	Formal irregularities or defects in notice
25 26 27 28		A provisional improvement notice is not invalid only because of: (a) a formal defect or irregularity in the notice unless the defect or irregularity causes or is likely to cause substantial injustice; or

1 2	(b) a failure to use the correct name of the person to whom the notice is issued if the notice sufficiently identifies the person.
3	99 Offence to contravene a provisional improvement notice
4 5 6	(1) This section applies if a provisional improvement notice has been issued to a person and an inspector has not been required under section 101 to attend at the workplace.
7 8	(2) The person must comply with the provisional improvement notice within the time specified in the notice.
9 10 11	Penalty: (a) In the case of an individual—\$50 000. (b) In the case of a body corporate—\$250 000.
12	100 Request for review of provisional improvement notice
13 14 15 16 17 18 19 20 21 22	 (1) Within 7 days after a provisional improvement notice is issued to a person: (a) the person to whom it was issued; or (b) if the person is a worker, the person conducting the business or undertaking at the workplace at which the worker carries out work; may ask the regulator to appoint an inspector to review the notice. (2) If a request is made under subsection (1), the operation of the provisional improvement notice is stayed until the inspector makes a decision on the review.
23	101 Regulator to appoint inspector to review notice
24 25	(1) The regulator must ensure that an inspector attends the workplace as soon as practicable after a request is made under section 100.
26 27 28	(2) The inspector must review the provisional improvement notice and inquire into the circumstances that are the subject of the provisional improvement notice.
29 30	(3) An inspector may review a provisional improvement notice even if the period for compliance with the notice has expired.

1	102 Decision of inspector on review of provisional improvement		
2	notice		
3	(1) After reviewing the provisional improvement notice, the inspector		
4	must:		
5	(a) confirm the provisional improvement notice; or		
6	(b) confirm the provisional improvement notice with changes; or		
7	(c) cancel the provisional improvement notice.		
8	(2) The inspector must give a copy of his or her decision to:		
9	(a) the applicant for the review of the provisional improvement		
10	notice; and		
11	(b) the health and safety representative who issued the notice.		
12	(3) A provisional improvement notice that is confirmed (with or		
13	without changes) by an inspector is taken to be an improvement		
14	notice issued by the inspector under this Act.		
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Division 8—Part not to apply to prisoners

103	Part	does	not	ann	lv to	prison	ers
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Nothing in this Part applies to a worker who is a prisoner in custody in a prison or police gaol.

2	Part 6—Discriminatory, coercive and misleading conduct
4 5	Division 1—Prohibition of discriminatory, coercive or misleading conduct
6	104 Prohibition of discriminatory conduct
7 8	(1) A person must not engage in discriminatory conduct for a prohibited reason.
9 10 11	Penalty: (a) In the case of an individual—\$100 000. (b) In the case of a body corporate—\$500 000.
12 13 14	(2) A person commits an offence under subsection (1) only if the reason referred to in section 106 was the dominant reason for the discriminatory conduct.
15 16	Note: Civil proceedings may be brought under Division 3 of this Part in relation to discriminatory conduct engaged in for a prohibited reason.
17 18 19	(3) For the purposes of the application of the <i>Criminal Code</i> in relation to an offence under subsection (1), intention is the fault element for the physical element of engaging in conduct.
20	105 What is discriminatory conduct
21 22 23	 (1) For the purposes of this Part, a person engages in <i>discriminatory conduct</i> if: (a) the person: (b) dismisses a worker or
24 25 26 27	(i) dismisses a worker; or(ii) terminates a contract for services with a worker; or(iii) puts a worker to his or her detriment in the engagement of the worker; or
28 29	(iv) alters the position of a worker to the worker's detriment; or

1	(b) the person:
2	(i) refuses or fails to offer to engage a prospective worker;
3	or
4	(ii) treats a prospective worker less favourably than another
5	prospective worker would be treated in offering terms of
6	engagement; or
7	(c) the person terminates a commercial arrangement with another
8	person; or
9	(d) the person refuses or fails to enter into a commercial
0	arrangement with another person.
1	(2) For the purposes of this Part, a person also engages in
12	discriminatory conduct if the person organises to take any action
13	referred to in subsection (1) or threatens to organise or take that
4	action.
.5	106 What is a prohibited reason
6	Conduct referred to in section 105 is engaged in for a <i>prohibited</i>
17	reason if it is engaged in because the worker or prospective worker
8	or the person referred to in section 105(1)(c) or (d) (as the case
9	requires):
20	(a) is, has been or proposes to be a health and safety
21	representative or a member of a health and safety committee;
22	or
23	(b) undertakes, has undertaken or proposes to undertake another
24	role under this Act; or
25	(c) exercises a power or performs a function or has exercised a
26	power or performed a function or proposes to exercise a
27	power or perform a function as a health and safety
28	representative or as a member of a health and safety
29	committee; or
30	(d) exercises, has exercised or proposes to exercise a power
31 32	under this Act or exercises, has exercised or proposes to exercise a power under this Act in a particular way; or
33 34	(e) performs, has performed or proposes to perform a function under this Act or performs, has performed or proposes to
34 35	perform a function under this Act in a particular way; or
5	perform a runction under this Act in a particular way, of

1	(f) refrains from, has refrained from or proposes to refrain from
2	exercising a power or performing a function under this Act of
3	refrains from, has refrained from or proposes to refrain from
4	exercising a power or performing a function under this Act in
5	a particular way; or
6	(g) assists or has assisted or proposes to assist, or gives or has
7	given or proposes to give any information to any person exercising a power or performing a function under this Act;
8 9	or
10	(h) raises or has raised or proposes to raise an issue or concern
11	about work health and safety with:
12	(i) the person conducting a business or undertaking; or
13	(ii) an inspector; or
14	(iii) a WHS entry permit holder; or
15	(iv) a health and safety representative; or
16	(v) a member of a health and safety committee; or
17	(vi) another worker; or
18	(vii) any other person who has a duty under this Act in
19	relation to the matter; or
20 21	(viii) any other person exercising a power or performing a function under this Act; or
22	(i) is involved in, has been involved in or proposes to be
23	involved in resolving a work health and safety issue under
24	this Act; or
25	(j) is taking action, has taken action or proposes to take action to
26	seek compliance by any person with any duty or obligation
27	under this Act.
28	107 Prohibition of requesting, instructing, inducing, encouraging,
29	authorising or assisting discriminatory conduct
	•
30	(1) A person must not request, instruct, induce, encourage, authorise of
31 32	assist another person to engage in discriminatory conduct in contravention of section 104.
33	Penalty:
34	(a) In the case of an individual—\$100 000.
35	(b) In the case of a body corporate—\$500 000.

1 2 3 4		Note:	Civil proceedings may be brought under Division 3 of this Part if a person requested, instructed, induced, encouraged, authorised or assisted another person to engage in discriminatory conduct for a prohibited reason.
5	(2)	For t	he purposes of the application of the <i>Criminal Code</i> in relation
6	(-)		offence under subsection (1), intention is the fault element for
7			hysical element of requesting, instructing, inducing,
8		enco	uraging, authorising or assisting another person to engage in
9		cond	uct.
10	108 Prohi	bitio	n of coercion or inducement
11 12 13	(1)	any a	rson must not organise or take, or threaten to organise or take, action against another person with intent to coerce or induce ther person, or a third person:
14		(a)	to exercise or not to exercise a power, or to propose to
15			exercise or not to exercise a power, under this Act; or
16		(b)	to perform or not to perform a function, or to propose to
17			perform or not to perform a function, under this Act; or
18		(c)	to exercise or not to exercise a power or perform a function,
19			or to propose to exercise or not to exercise a power or
20			perform a function, in a particular way; or
21		(d)	to refrain from seeking, or continuing to undertake, a role
22			under this Act.
23		Pena	lty:
24		(a)	In the case of an individual—\$100 000.
25		(b)	In the case of a body corporate—\$500 000.
26		Note:	Civil proceedings may be brought under Division 3 of this Part in
27			relation to a contravention of this section.
28	(2)	In th	is section, a reference to taking action or threatening to take
29			n against a person includes a reference to not taking a
30			cular action or threatening not to take a particular action in
31		relati	on to that person.
32	(3)		void doubt, a reasonable direction given by an emergency
33			ces worker in an emergency is not an action with intent to
34		coerd	ee or induce a person.

1	109 Misrepresentation
2	(1) A person must not knowingly or recklessly make a false or
3	misleading representation to another person about that other
4	person's:
5	(a) rights or obligations under this Act; or
6	(b) ability to initiate, or participate in, a process or proceedings
7	under this Act; or
8	(c) ability to make a complaint or inquiry to a person or body
9	empowered under this Act to seek compliance with this Act.
10	Penalty:
11	(a) In the case of an individual—\$100 000.
12	(b) In the case of a body corporate—\$500 000.
13	(2) Subsection (1) does not apply if the person to whom the
14	representation is made would not be expected to rely on it.
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Division 2—Criminal proceedings in relation to discriminatory conduct

110	Proof of	discriminatory	conduct
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- (1) This section applies if in proceedings for an offence of contravening section 104 or 107, the prosecution:
 - (a) proves that the discriminatory conduct was engaged in; and
 - (b) proves that a circumstance referred to in section 106(a) to (j) existed at the time the discriminatory conduct was engaged in; and
 - (c) adduces evidence that the discriminatory conduct was engaged in for a prohibited reason.
- (2) The reason alleged for the discriminatory conduct is presumed to be the dominant reason for that conduct unless the accused proves on the balance of probabilities, that the reason was not the dominant reason for the conduct.
- (3) To avoid doubt, the burden of proof on the accused under subsection (2) is a legal burden of proof.

111 Order for compensation or reinstatement

If a person is convicted or found guilty of an offence under section 104 or 107, the court may (in addition to imposing a penalty) make either or both of the following orders:

- (a) an order that the offender pay (within a specified period) the compensation to the person who was the subject of the discriminatory conduct that the court considers appropriate;
- (b) in relation to a person who was or is an employee or prospective employee, an order that:
 - (i) the person be reinstated or re-employed in his or her former position or, if that position is not available, in a similar position; or
 - (ii) the person be employed in the position for which he or she had applied or a similar position.

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2 3	Division 3—Civil proceedings in relation to or coercive conduct	o discriminatory
4 5	112 Civil proceedings in relation to engaging in o	or inducing
6 7	(1) An eligible person may apply to a court for a section.	an order under this
8	(2) The court may make 1 or more of the orders subsection (3) in relation to a person who has	
10	(a) engaged in discriminatory conduct for	a prohibited reason; or
11	(b) requested, instructed, induced, encoura	
12	assisted another person to engage in di	scriminatory conduct
13	for a prohibited reason; or	
14	(c) contravened section 108.	
15	(3) For the purposes of subsection (2), the order	s that the court may
16	make are:	·
17	(a) an injunction; or	
18	(b) in the case of conduct referred to in su	bsection (2)(a) or (b),
19	an order that the person pay (within a	specified period) the
20	compensation to the person who was t	he subject of the
21	discriminatory conduct that the court of	onsiders appropriate;
22	or	
23	(c) in the case of conduct referred to in su	
24	relation to a worker who was or is an e	employee or
25	prospective employee, an order that:	
26	(i) the worker be reinstated or re-em	
27	former position or, if that position	n is not available, in a
28	similar position; or	
29	(ii) the prospective worker be employ	
30	which he or she had applied or a	-
31	(d) any other order that the court consider	s appropriate.

(4) For the purposes of this section, a person may be found to have

engaged in discriminatory conduct for a prohibited reason only if a

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1 2	reason referred to in section 106 was a substantial reason for the conduct.
3 4	(5) Nothing in this section is to be construed as limiting any other power of the court.
5 6	(6) For the purposes of this section, each of the following is an <i>eligible person</i> :
7	(a) a person affected by the contravention;
8 9	(b) a person authorised as a representative by a person referred to in paragraph (a).
10	113 Procedure for civil actions for discriminatory conduct
11	(1) A proceeding brought under section 112 must be commenced not
12	more than 1 year after the date on which the applicant knew or
13	ought to have known that the cause of action accrued.
14	(2) In a proceeding under section 112 in relation to conduct referred to
15	in section 112(2)(a) or (b), if a prohibited reason is alleged for
16	discriminatory conduct, that reason is presumed to be a substantial
17	reason for that conduct unless the defendant proves, on the balance
18	of probabilities, that the reason was not a substantial reason for the
19	conduct.
20	(3) It is a defence to a proceeding under section 112 in relation to
21	conduct referred to in section 112(2)(a) or (b) if the defendant
22	proves that:
23	(a) the conduct was reasonable in the circumstances; and
24	(b) a substantial reason for the conduct was to comply with the
25	requirements of this Act or a corresponding WHS law.
26	(4) To avoid doubt, the burden of proof on the defendant under
27	subsections (2) and (3) is a legal burden of proof.
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Division 4—General

114 General provisions relating to orders

- (1) The making of an order in a proceeding under section 112 in relation to conduct referred to in section 112(2)(a) or (b) does not prevent the bringing of a proceeding for an offence under section 104 or 107 in relation to the same conduct.
- (2) If the court makes an order under section 112 in a proceeding in relation to conduct referred to in section 112(2)(a) or (b), the court cannot make an order under section 111 in a proceeding for an offence under section 104 or 107 in relation to the same conduct.
- (3) If the court makes an order under section 111 in a proceeding for an offence under section 104 or 107, the court cannot make an order under section 112 in a proceeding in relation to conduct referred to in section 112(2)(a) or (b) that is the same conduct.

115 Prohibition of multiple actions

A person cannot:

- (a) commence a proceeding under Division 3 of this Part if the person has commenced a proceeding or made an application or complaint in relation to the same matter under a law of the Commonwealth or a State and that proceeding, application or complaint has not been withdrawn; or
- (b) recover any compensation under Division 3 of this Part if the person has received compensation for the matter under a law of the Commonwealth or a State: or
- (c) commence or continue an application under Division 3 of this Part if the person has failed in a proceeding, application or complaint in relation to the same matter under a law of the Commonwealth or a State, other than a proceeding, application or complaint relating to workers' compensation.

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Part 7—Workplace entry by WHS entry permit holders

Note: Division 7 of Part 13 sets out the procedure in relation to the bringing of proceedings in respect of WHS civil penalty provisions.

Division 1—Introductory

7	116 Definitions
8	In this Part:
9 10	official of a union means a person who holds an office in, or is an employee of, the union.
11	relevant person conducting a business or undertaking means a
12	person conducting a business or undertaking in relation to which
13	the WHS entry permit holder is exercising or proposes to exercise
14	the right of entry.
15	<i>relevant union</i> means the union that a WHS entry permit holder
16	represents.
17	relevant worker, in relation to a workplace, means a worker:
18	(a) who is a member, or eligible to be a member, of a relevant
19	union; and
20	(b) whose industrial interests the relevant union is entitled to
21	represent; and
22	(c) who works at that workplace.

2	Division 2—Entry to inquire into suspected contraventions
3	117 Entry to inquire into suspected contraventions
4 5 6	(1) A WHS entry permit holder may enter a workplace for the purpose of inquiring into a suspected contravention of this Act that relates to, or affects, a relevant worker.
7 8 9	(2) The WHS entry permit holder must reasonably suspect before entering the workplace that the contravention has occurred or is occurring.
10	118 Rights that may be exercised while at workplace
11 12 13	(1) While at the workplace under this Division, the WHS entry permit holder may do all or any of the following in relation to the suspected contravention of this Act:
14 15	(a) inspect any work system, plant, substance, structure or other thing relevant to the suspected contravention;
16 17	(b) consult with the relevant workers in relation to the suspected contravention;
18 19	(c) consult with the relevant person conducting a business or undertaking about the suspected contravention;
20 21 22 23	(d) require the relevant person conducting a business or undertaking to allow the WHS entry permit holder to inspect, and make copies of, any document that is directly relevant to the suspected contravention and that:
24	(i) is kept at the workplace; or
25 26	(ii) is accessible from a computer that is kept at the workplace;
27 28 29 30	(e) warn any person whom the WHS entry permit holder reasonably believes to be exposed to a serious risk to his or her health or safety emanating from an immediate or imminent exposure to a hazard, of that risk.
31 32	(2) However, the relevant person conducting the business or undertaking is not required under subsection (1)(d) to allow the

1 2 3			entry permit holder to inspect or make copies of a document o so would contravene a law of the Commonwealth or a law ate.
4 5 6	(3)	withou	want person conducting a business or undertaking must not, it reasonable excuse, refuse or fail to comply with a ement under subsection (1)(d).
7		WHS a	ivil penalty provision.
8 9 10		` ′	y: n the case of an individual—\$10 000. n the case of a body corporate—\$50 000.
11 12	(4)		etion (3) places an evidential burden on the defendant to reasonable excuse.
13 14 15		Note 1:	At least 24 hours notice is required for an entry to a workplace to inspect employee records or other documents held by someone other than a person conducting a business or undertaking. See section 120.
16 17		Note 2:	The use or disclosure of personal information obtained under this section is regulated under the <i>Privacy Act 1988</i> .
18	119 Notice	e of en	try
19 20 21 22 23 24	(1)	practice notice with th (a) t	S entry permit holder must, as soon as is reasonably able after entering a workplace under this Division, give of the entry and the suspected contravention, in accordance he regulations, to: the relevant person conducting a business or undertaking; and the person with management or control of the workplace.
25 26 27 28	(2)	(a) (b) t	etion (1) does not apply if to give the notice would: lefeat the purpose of the entry to the workplace; or increasonably delay the WHS entry permit holder in an urgent case.
29 30 31	(3)		etion (1) does not apply to an entry to a workplace under this on to inspect or make copies of documents referred to in a 120.

1 2	120	Entry		spect employee records or information held by her person
3		(1)	This	section applies if a WHS entry permit holder is entitled under
4			section	on 117 to enter a workplace to inquire into a suspected
5			contr	avention of this Act.
6		(2)	For tl	ne purposes of the inquiry into the suspected contravention,
7			the W	HS entry permit holder may enter any workplace for the
8			purpo	ose of inspecting, or making copies of:
9			(a)	employee records that are directly relevant to a suspected
0				contravention; or
1			(b)	other documents that are directly relevant to a suspected
2				contravention and that are not held by the relevant person
13				conducting a business or undertaking.
4		(3)	Befor	re doing so, the WHS entry permit holder must give notice of
15			the p	roposed entry to the person from whom the documents are
6			reque	ested and the relevant person conducting a business or
17			under	rtaking.
18		(4)	The r	notice must comply with the regulations.
9		(5)	The r	notice must be given during usual working hours at that
20			work	place at least 24 hours, but not more than 14 days, before the
21			entry	•
22			Note:	The use or disclosure of personal information obtained under this
22 23				section is regulated under the <i>Privacy Act 1988</i> .
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Division 3—Entry to consult and advise workers

121 Entry to consult and advise workers

- (1) A WHS entry permit holder may enter a workplace to consult on work health and safety matters with, and provide advice on those matters to, 1 or more relevant workers who wish to participate in the discussions.
- (2) A WHS entry permit holder may, after entering a workplace under this Division, warn any person whom the WHS entry permit holder reasonably believes to be exposed to a serious risk to his or her health or safety, emanating from an immediate or imminent exposure to a hazard, of that risk.

122 Notice of entry

- (1) Before entering a workplace under this Division, a WHS entry permit holder must give notice of the proposed entry to the relevant person conducting a business or undertaking.
- (2) The notice must comply with the regulations.
- (3) The notice must be given during the usual working hours at that workplace at least 24 hours, but not more than 14 days, before the entry.

Div	vision 4—Requirements for WHS entry permit holders
123	Contravening WHS entry permit conditions
	A WHS entry permit holder must not contravene a condition imposed on the WHS entry permit.
	WHS civil penalty provision.
	Penalty: \$10 000.
124	WHS entry permit holder must also hold permit under other law
	A WHS entry permit holder must not enter a workplace unless he or she also holds an entry permit under the Fair Work Act.
	WHS civil penalty provision.
	Penalty: \$10 000.
125	WHS entry permit to be available for inspection
	A WHS entry permit holder must, at all times that he or she is at a workplace under a right of entry under Division 2 or 3 of this Part, have his or her WHS entry permit and photographic identification available for inspection by any person on request.
	WHS civil penalty provision.
	Penalty: \$10 000.
126	When right may be exercised
	A WHS entry permit holder may exercise a right under Division 2 or 3 of this Part only during the usual working hours at the workplace.

1		WHS civil penalty provision.
2		Penalty: \$10 000.
3	127	Where the right may be exercised
4 5		A WHS entry permit holder may exercise a right of entry to a workplace only in relation to:
6 7		(a) the area of the workplace where the relevant workers work; or
8 9		(b) any other work area that directly affects the health or safety of those workers.
10	128	Work health and safety requirements
11 12 13 14 15 16 17 18 18 19		A WHS entry permit holder must not exercise a right of entry to a workplace under Division 2 or 3 of this Part unless he or she complies with any reasonable request by the relevant person conducting a business or undertaking or the person with management or control of the workplace to comply with: (a) any work health and safety requirement that applies to the workplace; and (b) any other legislated requirement that applies to that type of workplace. WHS civil penalty provision. Penalty: \$10 000.
22	129	Residential premises
23		A WHS entry permit holder must not enter any part of a workplace
24		that is used only for residential purposes.
25		WHS civil penalty provision.
26		Penalty: \$10 000.

1 2	130 WHS entry permit holder not required to disclose names of workers
3	(1) A WHS entry permit holder is not required to disclose to the
4	relevant person conducting a business or undertaking or the person
5	with management or control of the workplace the name of any
6	worker at the workplace.
7	(2) A WHS entry permit holder who wishes to disclose to the relevant
8	person conducting a business or undertaking or the person with
9	management or control of the workplace the name of any worker
10	may only do so with the consent of the worker.
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2	Division 5—WHS entry permits
3	131 Application for WHS entry permit
4 5	(1) A union may apply to the authorising authority for the issue of a WHS entry permit to a person who is an official of the union.
6 7 8	(2) The application must specify the person who is to hold the WHS entry permit and include a statutory declaration by that person declaring that he or she:
9	(a) is an official of the union; and
10	(b) has satisfactorily completed the prescribed training; and
11	(c) holds, or will hold, an entry permit under the Fair Work Act.
12	132 Consideration of application
13	In considering whether to issue a WHS entry permit, the
14	authorising authority must take into account:
15	(a) the object of this Act; and
16	(b) the object of allowing union right of entry to workplaces for
17	work health and safety purposes.
18	133 Eligibility criteria
19	The authorising authority must not issue a WHS entry permit to an
20	official of a union unless the authorising authority is satisfied that
21	the official:
22	(a) is an official of the union; and
23	(b) has satisfactorily completed the prescribed training; and
24	(c) holds, or will hold, an entry permit under the Fair Work Act.
25	134 Issue of WHS entry permit
26	The authorising authority may issue a WHS entry permit to a
27	person if the authorising authority has taken into account the
28	matters in section 132 and is satisfied about the matters in
29	section 133.

1	135 Conditions on WHS entry permit
2 3	The authorising authority may impose conditions on a WHS entry permit.
4	136 Term of WHS entry permit
5 6	A WHS entry permit has effect for a term of 3 years from the date it is issued.
7	137 Expiry of WHS entry permit
8	(1) Unless it is earlier revoked, a WHS entry permit expires at the first of the following to occur:
10	(a) at the end of the term of the WHS entry permit;
11 12	(b) at the end of the term of the entry permit held by the WHS entry permit holder under the Fair Work Act;
13 14	(c) when the permit holder ceases to be an official of the union that applied for the permit;
15 16 17 18	(d) the union that applied for the permit ceases to be an organisation that is registered, or taken to be registered, under the Fair Work (Registered Organisations) Act 2009 of the Commonwealth.
19 20	(2) An application may be made for the issue of a subsequent WHS entry permit before or after the current WHS entry permit expires.
21	138 Application to revoke WHS entry permit
22	(1) The following persons may apply to the authorising authority for a
23	WHS entry permit held by a person to be revoked:
24	(a) the regulator;
25	(b) the relevant person conducting a business or undertaking;
26	(c) any other person in relation to whom the WHS entry permit
27	holder has exercised or purported to exercise a right under
28	this Part;
29	(d) any other person affected by the exercise or purported
30 31	exercise of a right under this Part by a WHS entry permit holder.

1 2	(2) The grounds for an application for revocation of a WHS entry permit are:
3	(a) that the permit holder no longer satisfies the eligibility
4	criteria for a WHS entry permit or an entry permit under a
5	corresponding WHS law, or the Fair Work Act or the
6	Workplace Relations Act 1996 of the Commonwealth; or
7	(b) that the permit holder has contravened any condition of the
8	WHS entry permit; or
9	(c) that the permit holder has acted or purported to act in an
10	improper manner in the exercise of any right under this Act;
11	or
12	(d) in exercising or purporting to exercise a right under this Part,
13	that the permit holder has intentionally hindered or
14	obstructed a person conducting the business or undertaking
15	or workers at a workplace.
16	(3) The applicant must give written notice of the application, setting
17	out the grounds for the application, to the person who holds the
18	WHS entry permit and the union concerned.
19	(4) The person who holds the WHS entry permit and the union that the
20	WHS entry permit holder represents are parties to the application.
21	139 Authorising authority must permit WHS entry permit holder to
22	show cause
23	(1) If, on an application under section 138, the authorising authority is
24	satisfied that a ground may exist for the revocation of the WHS
25	entry permit under section 138(2), the authorising authority must:
26	(a) give the WHS entry permit holder written notice (a show
27	cause notice); and
28	(b) if the authorising authority considers it appropriate, suspend
29	the operation of the WHS entry permit until the authorising
30	authority decides the application for revocation.
31	(2) The show cause notice must:
32	(a) contain a statement to the effect that the WHS entry permit
33	holder may, not later than 21 days after the day the WHS
34	entry permit holder is given the notice, give the authorising

1	authority written reasons explaining why the WHS entry
2	permit should not be revoked; and
3	(b) be accompanied by a summary of the reasons for the
4	application; and
5	(c) if applicable, be accompanied by a notice of suspension of
6	the permit.
7	140 Determination of application
8	(1) If the authorising authority is satisfied on the balance of
9	probabilities about any of the matters in section 138(2), it may
10	make 1 or more of the following orders:
11	(a) an order imposing conditions on the WHS entry permit;
12	(b) an order suspending the WHS entry permit;
13	(c) an order revoking the WHS entry permit;
14	(d) an order about the future issue of a WHS entry permit to the
15	person whose WHS entry permit is revoked;
16	(e) an order imposing any alternative action the authorising
17	authority considers appropriate.
18	(2) In deciding what action to take under subsection (1), in relation
19	a person, the authorising authority must take into account:
20	(a) the seriousness of any findings of the authorising authority
21	having regard to the object of this Act; and
22	(b) any other matters the authority considers relevant.
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Division 6—Dealing with disputes

141	Application	for a	ssistance d	of incod	ector to	resolve	disnute
141	Application	ivi a	SSISTAILE (น เมอเง	ccioi io	ICSUIVE	uispuic

If a dispute arises about the exercise or purported exercise by a WHS entry permit holder of a right of entry under this Act, any party to the dispute may ask the regulator to appoint an inspector to attend the workplace to assist in resolving the dispute.

142 Authorising authority may deal with a dispute about a right of entry under this Act

- (1) The authorising authority may deal with a dispute about the exercise or purported exercise by a WHS entry permit holder of a right of entry under this Act (including a dispute about whether a request under section 128 is reasonable).
- (2) The authorising authority may deal with the dispute in any manner it thinks fit, including by means of mediation, conciliation or arbitration.
- (3) If the authorising authority deals with the dispute by arbitration, it may make 1 or more of the following orders:
 - (a) an order imposing conditions on a WHS entry permit;
 - (b) an order suspending a WHS entry permit;
 - (c) an order revoking a WHS entry permit;
 - (d) an order about the future issue of WHS entry permits to 1 or more persons;
 - (e) any other order it considers appropriate.
- (4) The authorising authority may deal with the dispute:
 - (a) on its own initiative; or
 - (b) on application by any of the following to whom the dispute
 - (i) a WHS entry permit holder;
- (ii) the relevant union;

1	(iii) the relevant person conducting a business or
2	undertaking;
3	(iv) any other person in relation to whom the WHS entry
4	permit holder has exercised or purported to exercise the
5	right of entry;
6	(v) any other person affected by the exercise or purported
7	exercise of the right of entry by a WHS entry permit
8	holder;
9	(vi) the regulator.
10	(5) In dealing with a dispute, the authorising authority must not confer
11	any rights on the WHS entry permit holder that are additional to, or
12	inconsistent with, rights exercisable by the WHS entry permit
13	holder under this Part.
14	(6) This section applies despite section 595 of the Fair Work Act.
15	143 Contravening order made to deal with dispute
16	A person must not contravene an order under section 142(3).
17	WHS civil penalty provision.
18	Penalty:
19	(a) In the case of an individual—\$10 000.
20	(b) In the case of a body corporate—\$50 000.
21	(c) In the case of a body corporate \$50 000.

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Division 7—Prohibitions

2	Division /—Pronibitions
3 4	144 Person must not refuse or delay entry of WHS entry permit holder
5	(1) A person must not, without reasonable excuse, refuse or unduly
6 7	delay entry into a workplace by a WHS entry permit holder who is entitled to enter the workplace under this Part.
8	WHS civil penalty provision.
9	Penalty:
0	(a) In the case of an individual—\$10 000.
1	(b) In the case of a body corporate—\$50 000.
2	(2) Subsection (1) places an evidential burden on the accused to show
13	a reasonable excuse.
4	145 Person must not hinder or obstruct WHS entry permit holder
15	A person must not intentionally and unreasonably hinder or
16 17	obstruct a WHS entry permit holder in entering a workplace or in exercising any rights at a workplace in accordance with this Part.
18	WHS civil penalty provision.
9	Penalty:
20	(a) In the case of an individual—\$10 000.
21	(b) In the case of a body corporate—\$50 000.
22	146 WHS entry permit holder must not delay, hinder or obstruct
23	any person or disrupt work at workplace
24	A WHS entry permit holder exercising, or seeking to exercise,
25	rights in accordance with this Part must not intentionally and
26	unreasonably delay, hinder or obstruct any person or disrupt any
27	work at a workplace, or otherwise act in an improper manner.

1		WHS civil penalty provision.
2		Penalty: \$10 000.
3	147	Misrepresentations about things authorised by this Part
4		(1) A person must not take action:
5		(a) with the intention of giving the impression; or
6		(b) reckless as to whether the impression is given;
7		that the doing of a thing is authorised by this Part if it is not so
8		authorised.
9		WHS civil penalty provision.
0		Penalty:
1		(a) In the case of an individual—\$10 000.
12		(b) In the case of a body corporate—\$50 000.
13		(2) Subsection (1) does not apply if the person reasonably believes that the doing of the thing is authorised.
15	148	Unauthorised use or disclosure of information or documents
6		A person must not use or disclose information or a document
17		obtained under Division 2 of this Part in an inquiry into a suspected
8		contravention for a purpose that is not related to the inquiry or
19		rectifying the suspected contravention, unless:
20		(a) the person reasonably believes that the use or disclosure is
21		necessary to lessen or prevent:
22		(i) a serious risk to a person's health or safety; or
23		(ii) a serious threat to public health or safety; or
24		(b) the person has reason to suspect that unlawful activity has
25		been, is being or may be engaged in, and uses or discloses the
26		information or document as a necessary part of an
27		investigation of the matter or in reporting concerns to
28		relevant persons or authorities; or
29		(c) the use or disclosure is required or authorised by or under
30		law; or

1	(d) the person reasonably believes that the use or disclosure is
2	reasonably necessary for 1 or more of the following by, or on
3	behalf of, an enforcement body (within the meaning of the
4	Privacy Act 1988):
5 6	(i) the prevention, detection, investigation, prosecution or punishment of criminal offences, breaches of a law
7	imposing a penalty or sanction or breaches of a
8	prescribed law;
9	(ii) the enforcement of laws relating to the confiscation of
10	the proceeds of crime;
11	(iii) the protection of the public revenue;
12	(iv) the prevention, detection, investigation or remedying of
13	seriously improper conduct or prescribed conduct;
14	(v) the preparation for, or conduct of, proceedings before
15	any court or tribunal, or implementation of the orders of
16	a court or tribunal; or
17	(e) if the information is, or the document contains, personal
18	information—the use or disclosure is made with the consent
19	of the individual to whom the information relates.
20	WHS civil penalty provision.
21	Penalty:
22	(a) In the case of an individual—\$10 000.
23	(b) In the case of a body corporate—\$50 000.
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2	Division 8—General
3	149 Return of WHS entry permits
4	(1) The person to whom a WHS entry permit is issued must return the
5	permit to the authorising authority within 14 days of any of the
6	following things happening:
7	(a) the permit is revoked or suspended;
8	(b) the permit expires.
9	WHS civil penalty provision.
10	Penalty: \$2000.
11	(2) After the end of a period of suspension of a WHS entry permit, the
12	authorising authority must return the WHS entry permit to the
13	person to whom it was issued if:
14	(a) the person, or the person's union, applies to the authorising
15	authority for the return of the permit; and
16	(b) the permit has not expired.
17	150 Union to provide information to authorising authority
18	The relevant union must advise the authorising authority if:
19	(a) the WHS entry permit holder resigns from or otherwise
20	leaves the union; or
21	(b) the WHS entry permit holder has had any entry permit
22	granted under a corresponding WHS law, or the Fair Work
23	Act or the Workplace Relations Act 1996 of the
24	Commonwealth or a State or Territory industrial law (no
25	matter when in force) cancelled or suspended; or
26	(c) the union ceases to be an organisation that is registered, or
27	taken to be registered, under the Fair Work (Registered
28	Organisations) Act 2009.
29	WHS civil penalty provision.
30	Penalty:

Part 7 Workplace entry by WHS entry permit holders Division 8 General

1	(a) In the case of an individual—\$5000.
2	(b) In the case of a body corporate—\$25 000.
3	151 Register of WHS entry permit holders
4	The authorising authority must keep available for public access an
5	up-to-date register of WHS entry permit holders in accordance
6	with the regulations.
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Part 8—The regulator

Division 1—Functions of regulator

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4 The regulator has the following functions: 5 (a) to advise and make recommendations to the Minister and 6 report on the operation and effectiveness of this Act; 7 (b) to monitor and enforce compliance with this Act; 8 (c) to provide advice and information on work health and safety to duty holders under this Act and to the community; 10 (d) to collect, analyse and publish statistics relating to work 11 health and safety; 12 (e) to foster a co-operative, consultative relationship between 13 duty holders and the persons to whom they owe duties and 14 their representatives in relation to work health and safety 15 matters; 16 (f) to promote and support education and training on matters 17 relating to work health and safety; 18 (g) to engage in, promote and co-ordinate the sharing of 19 information to achieve the object of this Act, including the 20 sharing of information with a corresponding regulator; 21 (h) to conduct and defend proceedings under this Act before a 22 court or tribunal; 23 (i) any other function conferred on the regulator by this Act. 24 153 Powers of regulator 25

- (1) Subject to this Act, the regulator has the power to do all things necessary or convenient to be done for or in connection with the performance of its functions.
- (2) Without limiting subsection (1), the regulator has all the powers and functions that an inspector has under this Act.

154 Deles	gation by	regulator
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1	154 Delegation by regulator
2	(1) The regulator may, by instrument in writing, delegate a power or
3	function under this Act other than this power of delegation to:
4	(a) a member of the staff of the regulator who is an SES
5	employee or an acting SES employee; or
6	(b) an inspector; or
7	(c) a member of the staff of the regulator prescribed by
8	regulations.
9	(2) A delegation under this section may be made subject to such
10	conditions as the regulator thinks fit.
11	Note: For further provisions relating to delegations and the revocation of
12	delegations, see the Acts Interpretation Act 1901.
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Division 2—Powers of regulator to obtain information

155	Powers	of room	latar	to.	ahtain	inform	nation
122	Powers	or regu	iator	LO (ootain	morn	nauon

- (1) This section applies if the regulator has reasonable grounds to believe that a person is capable of giving information, providing documents or giving evidence in relation to a possible contravention of this Act or that will assist the regulator to monitor or enforce compliance with this Act.
- (2) The regulator may, by written notice served on the person, require the person to do 1 or more of the following:
 - (a) to give the regulator, in writing signed by the person (or in the case of a body corporate, by a competent officer of the body corporate) and within the time and in the manner specified in the notice, that information of which the person has knowledge;
 - (b) to produce to the regulator, in accordance with the notice, those documents;
 - (c) to appear before a person appointed by the regulator on a day, and at a time and place, specified in the notice (being a day, time and place that are reasonable in the circumstances) and give either orally or in writing that evidence and produce those documents.
- (3) The notice must:
 - (a) state that the requirement is made under this section; and
 - (b) contain a statement to the effect that a failure to comply with a requirement is an offence; and
 - (c) if the notice requires the person to provide information or documents or answer questions:
 - (i) contain a statement about the effect of sections 172 and 269; and
 - (ii) state that the person may attend with a legal practitioner.
- (4) The regulator must not make a requirement under subsection (2)(c) unless the regulator has taken all reasonable steps to obtain the

Division 2 Powers of regulator to obtain information

1	information under subsections (2)(a) and (b) and has been unable
2	to do so.
3	(5) A person must not, without reasonable excuse, refuse or fail to
4	comply with a requirement under this section.
5	Penalty:
6	(a) In the case of an individual—\$10 000.
7	(b) In the case of a body corporate—\$50 000.
8	(6) Subsection (5) places an evidential burden on the accused to show
9	a reasonable excuse.
10	(7) Section 172 (with any necessary changes) applies to a requirement
11	under this section.
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Part 9—Securing compliance

Division 1—Appointment of inspectors

156 Appoint	ment of	inspector	'S
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The regulator may, by instrument, appoint any of the following as an inspector:

- (a) a member of the staff of the regulator;
- (b) a person who is appointed as an inspector under a corresponding WHS law of a State;
- (c) a person in a prescribed class of persons.

157 Identity cards

- (1) The regulator must give each inspector an identity card that states the person's name and appointment as an inspector and includes any other matter prescribed by the regulations.
- (2) An inspector must produce his or her identity card for inspection on request when exercising compliance powers.
- (3) If a person to whom an identity card has been issued ceases to be an inspector, the person must return the identity card to the regulator as soon as practicable.

158 Accountability of inspectors

- (1) An inspector must give written notice to the regulator of all interests, pecuniary or otherwise, that the inspector has, or acquires, and that conflict or could conflict with the proper performance of the inspector's functions.
- (2) The regulator must give a direction to an inspector not to deal, or to no longer deal, with a matter if the regulator becomes aware that the inspector has a potential conflict of interest in relation to a matter and the regulator considers that the inspector should not deal, or should no longer deal, with the matter.

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159 S	Suspension	and	ending	of a	appointment	of	insp	ectors
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- (1) The regulator may suspend or end the appointment of an inspector.
- (2) A person's appointment as an inspector ends when the person ceases to be eligible for appointment as an inspector.

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2	Division 2—Functions and powers of inspectors
3	160 Functions and powers of inspectors
4	An inspector has the following functions and powers under this
5	Act:
6 7	(a) to provide information and advice about compliance with this Act;
8	(b) to assist in the resolution of:
9	(i) work health and safety issues at workplaces; and
10	(ii) issues related to access to a workplace by an assistant to a health and safety representative; and
12	(iii) issues related to the exercise or purported exercise of a right of entry under Part 7;
4	(c) to review disputed provisional improvement notices;
15 16	(d) to require compliance with this Act through the issuing of notices;
17 18	(e) to investigate contraventions of this Act and assist in the prosecution of offences;
9	(f) to monitor compliance with this Act.
20	161 Conditions on inspectors' compliance powers
21 22	An inspector's compliance powers are subject to any conditions specified in the instrument of the inspector's appointment.
23	162 Inspectors subject to regulator's directions
24 25	(1) An inspector is subject to the regulator's directions in the exercise of the inspector's compliance powers.
26 27 28	(2) A direction under subsection (1) may be of a general nature or may relate to a specified matter or specified class of matter.

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Division 3—Powers relating to entry

Subdivision 1—General powers of entry

163	Powers	of	entrv
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- (1) An inspector may at any time enter a place that is, or that the inspector reasonably suspects is, a workplace.
- (2) An entry may be made under subsection (1) with, or without, the consent of the person with management or control of the workplace.
- (3) If an inspector enters a place under subsection (1) and it is not a workplace, the inspector must leave the place immediately.
- (4) An inspector may enter any place if the entry is authorised by a search warrant.

Note: An inspector may enter residential premises to gain access to a workplace (see section 170(c)).

164 Notification of entry

- (1) An inspector may enter a place under section 163 without prior notice to any person.
- (2) An inspector must, as soon as practicable after entry to a workplace or suspected workplace, take all reasonable steps to notify the following persons of the entry and the purpose of the entry:
 - (a) the relevant person conducting a business or undertaking at the workplace;
 - (b) the person with management or control of the workplace;
 - (c) any health and safety representative for workers carrying out work for that business or undertaking at the workplace.
- (3) However, an inspector is not required to notify any person if to do so would defeat the purpose for which the place was entered or cause unreasonable delay.

1 2 3 4		(4) In this section <i>relevant person conducting a business or undertaking</i> means the person conducting any business or undertaking in relation to which the inspector is exercising the powers of entry.
5	165	General powers on entry
6 7		(1) An inspector who enters a workplace under section 163 may do all or any of the following:
8 9 10		(a) inspect, examine and make inquiries at the workplace;(b) inspect and examine anything (including a document) at the workplace;
11		(c) bring to the workplace and use any equipment or materials that may be required;
13 14 15		 (d) take measurements, conduct tests and make sketches or recordings (including photographs, films, audio, video, digital or other recordings);
16 17		(e) take and remove for analysis a sample of any substance or thing;
18 19 20		(f) require a person at the workplace to give the inspector reasonable help to exercise the inspector's powers under paragraphs (a) to (e);
21 22 23		(g) exercise any compliance power or other power that is reasonably necessary to be exercised by the inspector for the purposes of this Act.
24 25 26		(2) A person required to give reasonable help under subsection (1)(f) must not, without reasonable excuse, refuse or fail to comply with the requirement.
27 28 29		Penalty: (a) In the case of an individual—\$10 000. (b) In the case of a body corporate—\$50 000.
30 31		(3) Subsection (2) places an evidential burden on the accused to show a reasonable excuse.

165A	Powers	relating	to	electronic	equipment
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2	(1) The powers of an inspector who enters a workplace under this
3	Division include the power to operate electronic equipment on the
4	premises to see whether:
5	(a) the equipment; or
6	(b) a disk, tape or other storage device that:
7	(i) is on the premises; and
8	(ii) can be used with the equipment or is associated with it;
9	contains information relevant to whether this Act has been
10	complied with.
11	(2) The powers of an inspector who enters a workplace under this
12	Division include the following powers in relation to information
13	found in the exercise of the power under subsection (1):
14	(a) if entry to the premises is under a warrant—the power to
15	seize the equipment and the disk, tape or other storage device
16	referred to in that subsection;
17	(b) the power to operate electronic equipment on the premises to
18	put the information in documentary form and remove the
19	documents so produced from the premises;
20	(c) the power to operate electronic equipment on the premises to
21	transfer the information to a disk, tape or other storage device that:
22	
23	(i) is brought to the premises for the exercise of the power;or
24	
25 26	(ii) is on the premises and the use of which for that purpose has been agreed in writing by the occupier of the
20 27	premises;
28	and remove the disk, tape or other storage device from the
29	premises.
	(2) A : : : : : : : : : : : : : : : : : :
30	(3) An inspector may operate electronic equipment as mentioned in subsection (1) or (2) only if he or she believes on reasonable
31 32	grounds that the operation of the equipment can be carried out
33	without damage to the equipment.
	• • •
34	(4) An inspector may seize equipment or a disk, tape or other storage device as mentioned in subsection (2)(a) only if:
35	device as mentioned in subsection (2)(a) only if.

1 2 3 4 5	(a) it is not practicable to put the information in documentary form as mentioned in subsection (2)(b) or to transfer the information as mentioned in subsection (2)(c); or(b) possession of the equipment or the disk, tape or other stor device by the occupier could constitute an offence against law of the Commonwealth.	rage
7	165B Expert assistance to operate electronic equipment	
8	(1) This section applies to premises to which a warrant relates.	
9	Securing equipment	
10	(2) If an inspector believes on reasonable grounds that:	
11	(a) there is on the premises evidence of the kind specified in	the
12	warrant that may be accessible by operating electronic	
13	equipment on the premises; and	
14	(b) expert assistance is required to operate the equipment; and	d
15	(c) if he or she does not take action under this subsection, the	
16 17	evidence may be destroyed, altered or otherwise interfered with;	d
18	he or she may do whatever is necessary to secure the equipmen	t.
19	whether by locking it up, placing a guard or other means.	-,
20	(3) The inspector must give notice to the occupier of the premises,	
21	another person who apparently represents the occupier, of his o	r
22	her intention to secure the equipment and of the fact that the	
23	equipment may be secured for up to 24 hours.	
24	Period equipment may be secured	
25	(4) The equipment may be secured:	
26	(a) until the 24-hour period ends; or	
27	(b) until the equipment has been operated by the expert;	
28	whichever happens first.	

	Extensions
(5)	If an inspector believes on reasonable grounds that the equipment needs to be secured for more than 24 hours, he or she may apply to a magistrate for an extension of that period.
(6)	The inspector must give notice to the occupier of the premises, or another person who apparently represents the occupier, of his or her intention to apply for an extension. The occupier or other person is entitled to be heard in relation to that application.
(7)	The provisions of this Division relating to the issue of warrants apply, with such modifications as are necessary, to the issue of an extension.
(8)	The 24-hour period may be extended more than once.
166 Person	ns assisting inspectors
(1)	A person (the <i>assistant</i>), including an interpreter, may accompany the inspector entering a workplace under section 163 to assist the inspector if the inspector considers the assistance is necessary.
(2)	The assistant: (a) may do the things at the place and in the manner that the inspector reasonably requires to assist the inspector to exercise compliance powers; but (b) must not do anything that the inspector does not have power to do, except as permitted under a search warrant.
(3)	Anything done lawfully by the assistant is taken for all purposes to have been done by the inspector.
Subdivisio	on 2—Search warrants
167 Search	h warrants
(1)	An inspector may apply to a magistrate for a search warrant for a place.
(2)	The application must be sworn and state the grounds on which the

1 2 3	(3) The magistrate may refuse to consider the application until the inspector gives the magistrate all the information the magistrate requires about the application in the way the magistrate requires	
4 5	Example: The magistrate may require additional information supporting the application to be given by statutory declaration.	
6 7	(4) The magistrate may issue a search warrant only if the magistrate satisfied there are reasonable grounds for suspecting:	is
8	(a) there is a particular thing or activity (the <i>evidence</i>) that ma	y
9	provide evidence of an offence against this Act; and	•
10	(b) the evidence is, or may be within the next 72 hours, at the	
11	place.	
12	(5) The search warrant must state:	
13	(a) that a stated inspector may, with necessary and reasonable	
14	help and force, enter the place and exercise the inspector's	
15	compliance powers; and	
16	(b) the offence for which the search warrant is sought; and	
17	(c) the evidence that may be seized under the search warrant;	
18	and	
19 20	(d) the hours of the day or night when the place may be entere and	d;
21 22	(e) the date, within 7 days after the search warrant's issue, the search warrant ends.	
23	168 Announcement before entry on warrant	
24 25	(1) Before executing a search warrant, the inspector named in the warrant or an assistant to the inspector must:	
26	(a) announce that he or she is authorised by the warrant to ent	er
27	the place; and	
28	(b) give any person at the place an opportunity to allow that	
29	entry.	
30	(2) However, the inspector or an assistant to the inspector is not	
31	required to comply with subsection (1) if he or she believes on	
32	reasonable grounds that immediate entry to the place is needed t	O
33	ensure:	
34	(a) the safety of any person; or	

	(b) that the effective execution of the warrant is not frustrated.
169 Co	py of warrant to be given to person with management or control of place
	If the person who has or appears to have management or control of a place is present at the place when a search warrant is being
	executed, the inspector must: (a) identify himself or herself to that person by producing his or her identity card for inspection; and
	(b) give that person a copy of the execution copy of the warrant.
Subdiv	rision 3—Limitation on entry powers
170 Pla	aces used for residential purposes
	Despite anything else in this Division, the powers of an inspector
	under this Division in relation to entering a place are not
	exercisable in relation to any part of a place that is used only for
	residential purposes except:
	(a) with the consent of the person with management or control of the place; or
	(b) under the authority conferred by a search warrant; or
	(c) for the purpose only of gaining access to a suspected workplace, but only:
	(i) if the inspector reasonably believes that no reasonable alternative access is available; and
	(ii) at a reasonable time having regard to the times at which the inspector believes work is being carried out at the place to which access is sought.
Subdiv	rision 4—Specific powers on entry
171 Po	wer to require production of documents and answers to questions
	•
	 An inspector who enters a workplace under this Division may: (a) require a person to tell the inspector who has custody of, or access to, a document; or

1		(b) require a person who has custody of, or access to, a document
2		to produce that document to the inspector while the inspector
3		is at that workplace or within a specified period; or
4		(c) require a person at the workplace to answer any questions put
5		by the inspector.
6	(2)	A requirement under subsection (1)(b) must be made by written
7		notice unless the circumstances require the inspector to have
8		immediate access to the document.
9	(3)	An interview conducted by an inspector under subsection (1)(c)
10		must be conducted in private if:
11		(a) the inspector considers it appropriate; or
12		(b) the person being interviewed so requests.
13	(4)	Subsection (3) does not limit the operation of section 166 or
14		prevent a representative of the person being interviewed from
15		being present at the interview.
16	(5)	Subsection (3) may be invoked during an interview by:
17		(a) the inspector; or
18		(b) the person being interviewed;
19		in which case the subsection applies to the remainder of the
20		interview.
21	(6)	A person must not, without reasonable excuse, refuse or fail to
22		comply with a requirement under this section.
23		Penalty:
24		(a) In the case of an individual—\$10 000.
25		(b) In the case of a body corporate—\$50 000.
26		Note: See sections 172 and 173 in relation to self-incrimination and
27		section 269 in relation to legal professional privilege.
28	(7)	Subsection (6) places an evidential burden on the accused to show
29		a reasonable excuse.
30	172 Abrog	ation of privilege against self-incrimination
31	(1)	A person is not excused from answering a question or providing
32		information or a document under this Part or Part 8 on the ground

1		that the answer to the question, or the information or document, may tend to incriminate the person or expose the person to a
2		penalty.
4	(2)	However, if the person is an individual, none of the following is
5		admissible in evidence in civil or criminal proceedings against the
6		person:
7		(a) the answer to the question; (b) the production of the information or document.
8		(b) the production of the information or document;
9 10 11		(c) any information, document or thing obtained as a direct or indirect consequence of answering the question or producing the information or document.
12	173 Warn	ning to be given
13	(1)	Before requiring a person to answer a question or provide
14		information or a document under this Part, an inspector must:
15		(a) identify himself or herself to the person as an inspector by
16		producing the inspector's identity card or in some other way;
17		and
18 19		(b) warn the person that failure to comply with the requirement or to answer the question, without reasonable excuse, would
20		constitute an offence; and
21		(c) warn the person about the effect of section 172; and
22		(d) advise the person about the effect of section 269.
23	(2)	It is not an offence for an individual to refuse to answer a question
24		put by an inspector or provide information or a document to an
25		inspector under this Part on the ground that the question,
26		information or document might tend to incriminate him or her,
27		unless he or she was first given the warning in subsection (1)(c).
28	(3)	Nothing in this section prevents an inspector from obtaining and
29		using evidence given to the inspector voluntarily by any person.
30	174 Power	rs to copy and retain documents
31	(1)	An inspector may:

1 2 3	(a) make copies of, or take extracts from, a document given to the inspector in accordance with a requirement under this Act; and
4 5	(b) keep that document for the period that the inspector considers necessary.
6	(2) While an inspector retains custody of a document, the inspector
7 8	must permit the following persons to inspect or make copies of the document at all reasonable times:
9	(a) the person who produced the document;
10	(b) the owner of the document;
11 12	(c) a person authorised by a person referred to in paragraph (a) or (b).
13	175 Power to seize evidence etc.
14	(1) An inspector who enters a workplace under section 163 may seize
15	anything (including a document) at the place if the inspector
16 17	reasonably believes the thing is evidence of an offence against this Act.
18 19	(2) An inspector who enters a place with a search warrant may seize the evidence for which the warrant was issued.
20 21	(3) An inspector may also seize anything else at the place if the inspector reasonably believes:
22	(a) the thing is evidence of an offence against this Act; and
23	(b) the seizure is necessary to prevent the thing being hidden,
24	lost or destroyed or used to continue or repeat the offence.
25	176 Inspector's power to seize dangerous workplaces and things
26	(1) This section applies if an inspector who enters a workplace under
27	this Part reasonably believes that:
28	(a) the workplace or part of the workplace; or
29	(b) plant at the workplace; or
30	(c) a substance at the workplace or part of the workplace; or
31	(d) a structure at a workplace;

1 2	is defective or hazardous to a degree likely to cause serious injury or illness or a dangerous incident to occur.
3	(2) The inspector may seize the workplace or part, the plant, the
4	substance or the structure.
5	177 Powers supporting seizure
6	(1) Having seized a thing, an inspector may:
7 8	(a) move the thing from the place where it was seized (the <i>place of seizure</i>); or
9 10	(b) leave the thing at the place of seizure but take reasonable action to restrict access to it; or
11 12	Example 1: Sealing a thing and marking it to show access to it is restricted.
13 14	Example 2: Sealing the entrance to a room where the seized thing is situated and marking it to show access to it is restricted.
15 16	(c) if the thing is plant or a structure—dismantle or cause to be dismantled the plant or structure.
17	(2) If an inspector restricts access to a seized thing, a person must not
18 19	tamper, or attempt to tamper, with the thing or something restricting access to the thing without an inspector's approval.
20	Penalty:
21	(a) In the case of an individual—\$10 000.
22	(b) In the case of a body corporate—\$50 000.
23 24	(3) To enable a thing to be seized, an inspector may require the person in control of it:
25	(a) to take it to a stated reasonable place by a stated reasonable
26	time; and
27	(b) if necessary, to remain in control of it at the stated place for a
28	reasonable time.
29	(4) The requirement:
30	(a) must be made by written notice; or
31	(b) if for any reason it is not practicable to give the notice, may
32	be made orally and confirmed by written notice as soon as
33	practicable.

1 2 3	(5)	A further requirement may be made under this section in relation to the same thing if it is necessary and reasonable to make the further requirement.
4 5	(6)	The person must not, without reasonable excuse, refuse or fail to comply with a requirement under subsection (3) or (5).
6		Penalty:
7		(a) In the case of an individual—\$10 000.
8		(b) In the case of a body corporate—\$50 000.
9 10	(7)	Subsection (6) places an evidential burden on the accused to show a reasonable excuse.
11	178 Recei	pt for seized things
12	(1)	As soon as practicable after an inspector seizes a thing, the
13		inspector must give a receipt for it to the person from whom it was
14		seized.
15	(2)	However, if for any reason it is not practicable to comply with
16		subsection (1), the inspector must leave the receipt in a
17 18		conspicuous position and in a reasonably secure way at the place of seizure.
19	(3)	The receipt must describe generally each thing seized and its
20		condition.
21	(4)	This section does not apply to a thing if it is impracticable or
22		would be unreasonable to give the receipt required by this section
23		(given the thing's nature, condition and value).
24	179 Forfe	iture of seized things
25	(1)	A seized thing is forfeited to the Commonwealth if the regulator:
26		(a) cannot find the person entitled to the thing after making
27		reasonable inquiries; or
28		(b) cannot return it to the person entitled to it, after making
29		reasonable efforts; or
30		(c) reasonably believes it is necessary to forfeit the thing to
31		prevent it being used to commit an offence against this Act.

1 2 3	(2) Subsection (1)(a) does not require the regulator to make inquiries if it would be unreasonable to make inquiries to find the person entitled to the thing.
4 5 6	(3) Subsection (1)(b) does not require the regulator to make efforts if it would be unreasonable to make efforts to return the thing to the person entitled to it.
7 8 9	(4) If the regulator decides to forfeit the thing under subsection (1)(c), the regulator must tell the person entitled to the thing of the decision by written notice.
10 11 12 13	(5) Subsection (4) does not apply if:(a) the regulator cannot find the person entitled to the thing, after making reasonable inquiries; or(b) it is impracticable or would be unreasonable to give the notice.
15 16 17 18	 (a) the reasons for the decision; and (b) that the person entitled to the thing may apply within 28 days after the date of the notice for the decision to be reviewed; and
20 21 22	(c) how the person may apply for the review; and(d) that the person may apply for a stay of the decision if the person applies for a review.
23 24 25 26	(7) In deciding whether and, if so, what inquiries and efforts are reasonable or whether it would be unreasonable to give notice about a thing, regard must be had to the thing's nature, condition and value.
27 28 29 30	(8) Any costs reasonably incurred by the Commonwealth in storing or disposing of a thing forfeited under subsection (1)(c) may be recovered in a court as a debt due to the Commonwealth from that person.
31 32 33	(9) In this section <i>person entitled</i> to a thing means the person from whom it was seized unless that person is not entitled to possess it in which case it means the owner of the thing.

1	180	Return of seized things
2		(1) If a seized thing has not been forfeited, the person entitled to the
3		thing may apply to the regulator for the return of the thing after the
4		end of 6 months after it was seized.
5		(2) The regulator must return the thing to the applicant under
6		subsection (1) unless the regulator has reasonable grounds to retain
7		the thing.
8		(3) The regulator may impose any conditions on the return of the thing
9		under this section that the regulator considers appropriate to
10		eliminate or minimise any risk to work health or safety related to
11		the thing.
12		(4) In this section <i>person entitled</i> to a thing means the person entitled
13		to possess the thing or the owner of the thing.
14	181	Access to seized things
15		(1) Until a seized thing is forfeited or returned, the regulator must
16		permit the following persons to inspect it and, if it is a document,
17		to make copies of it at all reasonable times:
18		(a) the person from whom the thing was seized;
19		(b) the owner of the thing;
20		(c) a person authorised by a person referred to in paragraph (a)
21		or (b).
22		(2) Subsection (1) does not apply if it is impracticable or would be
23		unreasonable to allow inspection or copying.
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Division 4—Damage and compensation

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182	Damage	etc. to) be	mir	nım	isec	1

In the exercise, or purported exercise, of a compliance power, an inspector must take all reasonable steps to ensure that the inspector, and any assistant to the inspector, cause as little inconvenience, detriment and damage as is practicable.

183 Inspector to give notice of damage

- (1) This section applies if an inspector or an assistant to an inspector damages a thing when exercising or purporting to exercise a compliance power.
- (2) The inspector must, as soon as practicable, give written notice of the damage to the person who the inspector believes on reasonable grounds, is the person in control of the thing.
- (3) If the inspector believes the damage was caused by a latent defect in the thing or circumstances beyond the inspector's or assistant's control, the inspector may state it in the notice.
- (4) If, for any reason, it is impracticable to comply with subsection (2), the inspector must leave the notice in a conspicuous position and in a reasonably secure way where the damage happened.
- (5) This section does not apply to damage the inspector reasonably believes is trivial.

184 Compensation

- (1) A person may claim compensation from the Commonwealth if the person incurs loss or expense because of the exercise or purported exercise of a power under Division 3 of this Part.
- (2) Compensation may be claimed and ordered in a proceeding:
 - (a) brought in a court; or

!	(b) for an offence against this Act brought against the person claiming compensation.
3	(3) The court may order compensation to be paid only if it is satisfied
ļ	it is just to make the order in the circumstances of the particular
j	case.
j	(4) The regulations may prescribe matters that may, or must, be taken
,	into account by the court when considering whether it is just to
3	make the order.
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Division 5—Other matters

2	Division 5—Other matters
3	185 Power to require name and address
4 5	(1) An inspector may require a person to provide the person's name and residential address if:
6 7	(a) the inspector finds the person committing an offence against this Act; or
8 9 10	(b) the inspector finds the person in circumstances that lead, or has information that leads, the inspector to reasonably suspect the person has committed an offence against this Act.
11 12	(2) When asking a person to provide his or her name and residential address, the inspector must:
13 14	(a) tell the person the reason for the requirement to provide his or her name and residential address; and
15 16 17	(b) warn the person that it is an offence to fail to state that name and residential address, unless the person has a reasonable excuse.
18 19 20	(3) If the inspector reasonably believes that the name or residential address is false, the inspector may require the person to give evidence of its correctness.
21 22	(4) A person must not, without reasonable excuse, refuse or fail to comply with a requirement under subsection (1) or (3).
23	Penalty: \$10 000.
24 25	(5) Subsection (4) places an evidential burden on the accused to show a reasonable excuse.
26	186 Inspector may take affidavits
27 28 29	An inspector is authorised to take affidavits for any purpose relating or incidental to the exercise of his or her compliance powers.

1	187 Attendance	of inspector at coronial inquests
2	Note:	In some jurisdictions, an inspector may attend coronial inquests and
3		examine witnesses.
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2	Division 6—Offences in relation to inspectors
3	188 Offence to hinder or obstruct inspector
4 5 6	A person must not intentionally hinder or obstruct an inspector in exercising his or her compliance powers, or induce or attempt to induce any other person to do so.
7 8 9	Penalty: (a) In the case of an individual—\$10 000. (b) In the case of a body corporate—\$50 000.
10	189 Offence to impersonate inspector
11 12	A person who is not an inspector must not, in any way, recklessly hold himself or herself out to be an inspector.
13	Penalty: \$10 000.
14	190 Offence to assault, threaten or intimidate inspector
15	A person commits an offence if:
16	(a) the person engages in conduct; and
17	(b) the person intends, by engaging in that conduct, to directly of
18	indirectly assault, threaten or intimidate another person; and
19	(c) the other person is an inspector or a person assisting an
20	inspector.
21	Penalty:
22	(a) In the case of an individual—\$50 000 or imprisonment for 2
23	years or both.
24	(b) In the case of a body corporate—\$250,000.

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Part 10—Enforcement measures

Division 1—Improvement notices

	101 Issue of immususment notices
4	191 Issue of improvement notices
5	(1) This section applies if an inspector reasonably believes that a
6	person:
7	(a) is contravening a provision of this Act; or
8 9	(b) has contravened a provision in circumstances that make it likely that the contravention will continue or be repeated.
10 11	(2) The inspector may issue an improvement notice requiring the person to:
12	(a) remedy the contravention; or
13	(b) prevent a likely contravention from occurring; or
14	(c) remedy the things or operations causing the contravention or
15	likely contravention.
16	192 Contents of improvement notices
17	(1) An improvement notice must state:
18	(a) that the inspector believes the person:
19	(i) is contravening a provision of this Act; or
20	(ii) has contravened a provision in circumstances that make
21	it likely that the contravention will continue or be
22	repeated; and
23	(b) the provision the inspector believes is being, or has been,
24	contravened; and
25	(c) briefly, how the provision is being, or has been, contravened
26	and
27	(d) the day by which the person is required to remedy the
28	contravention or likely contravention.
29	(2) An improvement notice may include directions concerning the
30	measures to be taken to remedy the contravention or prevent the

1 2	contravention or likely contravention, to which the no	•
3 4	(3) The day stated for compliance with the improvement is be reasonable in all the circumstances.	notice must
5	193 Compliance with improvement notice	
6 7	The person to whom an improvement notice is issued with the notice within the period specified in the notic	1 5
8	Penalty:	
9	(a) In the case of an individual—\$50 000.	
10	(b) In the case of a body corporate—\$250 000.	
11	194 Extension of time for compliance with improvement	notices
12 13	(1) This section applies if a person has been issued with a improvement notice.	n
14 15	(2) An inspector may, by written notice given to the person compliance period for the improvement notice.	n, extend the
16	(3) However, the inspector may extend the compliance pe	riod only if
17	the period has not ended.	,
18	(4) In this section:	
19	compliance period means the period stated in the imp	rovement
20	notice under section 192, and includes that period as e	
21	under this section.	
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Division 2—Prohibition notices

195	Power	to issue	prohibition	notice

- This section applies if an inspector reasonably believes that:

 (a) an activity is occurring at a workplace that involves or will involve a serious risk to the health or safety of a person emanating from an immediate or imminent exposure to a hazard; or
 - (b) an activity may occur at a workplace that, if it occurs, will involve a serious risk to the health or safety of a person emanating from an immediate or imminent exposure to a hazard.
- (2) The inspector may give a person who has control over the activity a direction prohibiting the carrying on of the activity, or the carrying on of the activity in a specified way, until an inspector is satisfied that the matters that give or will give rise to the risk have been remedied.
- (3) The direction may be given orally, but must be confirmed by written notice (a *prohibition notice*) issued to the person as soon as practicable.

196 Contents of prohibition notice

- (1) A prohibition notice must state:
 - (a) that the inspector believes that grounds for the issue of the prohibition notice exist and the basis for that belief; and
 - (b) briefly, the activity that the inspector believes involves or will involve the risk and the matters that give or will give rise to the risk; and
 - (c) the provision of this Act that the inspector believes is being, or is likely to be, contravened by that activity.
- (2) A prohibition notice may include directions on the measures to be taken to remedy the risk, activities or matters to which the notice

1	relates, or the contravention or likely contravention referred to in
2	subsection (1)(c).
3	(3) Without limiting section 195, a prohibition notice that prohibits the
4	carrying on of an activity in a specified way may do so by
5	specifying 1 or more of the following:
6 7	(a) a workplace, or part of a workplace, at which the activity is not to be carried out;
8	(b) anything that is not to be used in connection with the activity
9	(c) any procedure that is not to be followed in connection with
10	the activity.
11	197 Compliance with prohibition notice
12	The person to whom a direction is given under section 195(2) or a
13	prohibition notice is issued must comply with the direction or
14	notice.
15	Penalty:
16	(a) In the case of an individual—\$100 000.
17	(b) In the case of a body corporate—\$500 000.
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Division 3—Non-disturbance notices

198	Issue o	f non-	dictur	hance	notice

An inspector may issue a non-disturbance notice to the person with management or control of a workplace if the inspector reasonably believes that it is necessary to do so to facilitate the exercise of his or her compliance powers.

199 Contents of non-disturbance notice

- (1) A non-disturbance notice may require the person to:
 - (a) preserve the site at which a notifiable incident has occurred for a specified period; or
 - (b) prevent the disturbance of a particular site (including the operation of plant) in other circumstances for a specified period that is reasonable in the circumstances.
- (2) A non-disturbance notice must specify the period (of no more than 7 days) for which it applies and set out:
 - (a) the obligations of the person to whom the notice is issued; and
 - (b) the measures to be taken to preserve a site or prevent disturbance of a site; and
 - (c) the penalty for contravening the notice.
- (3) In subsection (1) a reference to a site includes any plant, substance, structure or thing associated with the site.
- (4) A non-disturbance notice does not prevent any action:
 - (a) to assist an injured person; or
 - (b) to remove a deceased person; or
 - (c) that is essential to make the site safe or to prevent a further incident; or
 - (d) that is associated with a police investigation; or
- (e) for which an inspector has given permission.

1	200 Compliance with non-disturbance notice
2	(1) A person must not, without reasonable excuse, refuse or fail to
3	comply with a non-disturbance notice issued to the person.
4	Penalty:
5	(a) In the case of an individual—\$50 000.
6	(b) In the case of a body corporate—\$250 000.
7	(2) Subsection (1) places an evidential burden on the accused to show
8	a reasonable excuse.
9	201 Issue of subsequent notices

If an inspector considers it necessary to do so, he or she may issue 1 or more subsequent non-disturbance notices to a person, whether before or after the expiry of the previous notice, each of which must comply with section 199.

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Div:	ision 4—General requirements applying to notices
202	Application of Division
	••
	In this Division <i>notice</i> means improvement notice, prohibit notice or non-disturbance notice.
203	Notice to be in writing
	A notice must be in writing.
204	Directions in notices
	A direction included in an improvement notice or prohibition notice may:
	(a) refer to a code of practice; and
	(b) offer the person to whom it is issued a choice of ways which to remedy the contravention.
205	Recommendations in notice
	(1) An improvement notice or prohibition notice may include recommendations.
	(2) It is not an offence to fail to comply with recommendations notice.
206	Changes to notice by inspector
	(1) An inspector may make minor changes to a notice:
	(a) for clarification; or
	(b) to correct errors or references; or
	(c) to reflect changes of address or other circumstances.
	(2) An inspector may also, in accordance with section 194, exte
	compliance period for an improvement notice.

1	207	Regulator may vary or cancel notice
2		Except as provided in section 206, a notice issued by an inspector
3		may only be varied or cancelled by the regulator.
4	208	Formal irregularities or defects in notice
5		A notice is not invalid only because of:
6		(a) a formal defect or irregularity in the notice unless the defect
7 8		or irregularity causes or is likely to cause substantial injustice; or
9		(b) a failure to use the correct name of the person to whom the
10		notice is issued if the notice sufficiently identifies the person
11		and is issued or given to the person in accordance with
12		section 209.
13	209	Issue and giving of notice
14		(1) A notice may be issued or given to a person:
15		(a) by delivering it personally to the person or sending it by post
16		or facsimile or electronic transmission to the person's usual
17		or last known place of residence or business; or
18		(b) by leaving it for the person at the person's usual or last
19		known place of residence or business with a person who
20		appears to be over 16 years and who appears to reside or
21		work there; or
22		(c) by leaving it for the person at the workplace to which the
23		notice relates with a person who is or appears to be the
24		person with management or control of the workplace; or
25		(d) in a prescribed manner.
26		(2) The regulations may prescribe:
27		(a) the manner of issuing a notice; and
28		(b) the steps a person to whom a notice is issued must take to
29		bring it to the attention of other persons.

1	210 Display of notice
2	(1) A person to whom a notice is issued must, as soon as possible,
3	display a copy of the notice in a prominent place at or near the
4	workplace, or part of the workplace, at which work is being carried
5	out that is affected by the notice.
6	Penalty:
7	(a) In the case of an individual—\$5000.
8	(b) In the case of a body corporate—\$25 000.
9	(2) A person must not intentionally remove, destroy, damage or deface
10	a notice displayed under subsection (1) while the notice is in force.
11	Penalty:
12	(a) In the case of an individual—\$5000.
13	(b) In the case of a body corporate—\$25,000.

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Division 5—Remedial action

2	Division 5 Remedian action
3	211 When regulator may carry out action
4	(1) This section applies if a person to whom a prohibition notice is
5	issued fails to take reasonable steps to comply with the notice.
6	(2) The regulator may take any remedial action the regulator believes
7	reasonable to make the workplace or situation safe after giving
8 9	written notice to the person to whom the prohibition notice was issued of:
10	(a) the regulator's intention to take that action; and
11	(b) the owner's or person's liability for the costs of that action.
12	212 Power of the regulator to take other remedial action
13	(1) This section applies if the regulator reasonably believes that:
14 15	(a) circumstances in which a prohibition notice can be issued exist; and
16	(b) a prohibition notice cannot be issued at a workplace because,
17	after taking reasonable steps, the person with management or
18	control of the workplace cannot be found.
19	(2) The regulator may take any remedial action necessary to make the
20	workplace safe.
21	213 Costs of remedial or other action
22	The regulator may recover the reasonable costs of any remedial
23	action taken under:
24	(a) section 211 from the person to whom the notice is issued; or
25	(b) section 212 from any person to whom the prohibition notice
26	could have been issued in relation to the matter;
27	as a debt due to the regulator.

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2	Division 6—Injunctions
3	214 Application of Division
4 5	In this Division, <i>notice</i> means improvement notice, prohibition notice or non-disturbance notice.
6	215 Injunctions for noncompliance with notices
7	(1) The regulator may apply to a court for an injunction:
8	(a) compelling a person to comply with a notice; or
9	(b) restraining a person from contravening a notice.
10	(2) The regulator may do so:
11	(a) whether or not proceedings have been brought for an offence
12	against this Act in connection with any matter in relation to
13	which the notice was issued; and
14	(b) whether any period for compliance with the notice has
15	expired.

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Part 11—Enforceable undertakings 2 3 216 Regulator may accept WHS undertakings 4 (1) The regulator may accept a written undertaking (a WHS 5 undertaking) given by a person in connection with a matter relating to a contravention or alleged contravention by the person of this Act. 8 Note: Section 230(3) requires the regulator to publish guidelines in relation to the acceptance of WHS undertakings. 10 (2) A WHS undertaking cannot be accepted for a contravention or 11 alleged contravention that is a Category 1 offence. 12 (3) The giving of a WHS undertaking does not constitute an admission 13 of guilt by the person giving it in relation to the contravention or 14 alleged contravention to which the undertaking relates. 15 217 Notice of decision and reasons for decision 16 (1) The regulator must give the person seeking to make a WHS undertaking written notice of the regulator's decision to accept or 18 reject the WHS undertaking and of the reasons for the decision. 19 (2) The regulator must publish, on the regulator's website, notice of a 20 decision to accept a WHS undertaking and the reasons for that 21 decision. 22 218 When a WHS undertaking is enforceable 23

A WHS undertaking takes effect and becomes enforceable when the regulator's decision to accept the undertaking is given to the person who made the undertaking or at any later date specified by the regulator.

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1	219 Compliance with WHS undertaking
2 3	A person must not contravene a WHS undertaking made by that person that is in effect.
4	Penalty:
5	(a) In the case of an individual—\$50 000.
6	(b) In the case of a body corporate—\$250 000.
7	220 Contravention of WHS undertaking
8 9	(1) The regulator may apply to a court for an order if a person contravenes a WHS undertaking.
10	(2) If the court is satisfied that the person who made the WHS
11	undertaking has contravened the undertaking, the court, in addition
12	to the imposition of any penalty, may make 1 or both of the
13	following orders:
14 15	(a) an order directing the person to comply with the undertaking;(b) an order discharging the undertaking.
16	(3) In addition to the orders referred to in subsection (2), the court may
17	make any other order that the court considers appropriate in the
18	circumstances, including orders directing the person to pay to the Commonwealth:
19 20	(a) the costs of the proceedings; and
	(b) the reasonable costs of the regulator in monitoring
21 22	compliance with the WHS undertaking in the future.
23	(4) Nothing in this section prevents proceedings being brought for the
24	contravention or alleged contravention of this Act to which the
25	WHS undertaking relates.
26 27	Note: Section 222 specifies circumstances affecting proceedings for a contravention for which a WHS undertaking has been given.
28	221 Withdrawal or variation of WHS undertaking
29	(1) A person who has made a WHS undertaking may at any time, with
30	the written agreement of the regulator:
31	(a) withdraw the undertaking; or

1		(b) vary the undertaking.
2 3	(2)	However, the provisions of the undertaking cannot be varied to provide for a different alleged contravention of the Act.
4 5	(3)	The regulator must publish, on the regulator's website, notice of the withdrawal or variation of a WHS undertaking.
6	222 Proce	eding for alleged contravention
7 8 9	(1)	Subject to this section, no proceedings for a contravention or alleged contravention of this Act may be brought against a person if a WHS undertaking is in effect in relation to that contravention.
10 11 12 13	(2)	No proceedings may be brought for a contravention or alleged contravention of this Act against a person who has made a WHS undertaking in relation to that contravention and has completely discharged the WHS undertaking.
14 15 16	(3)	The regulator may accept a WHS undertaking in relation to a contravention or alleged contravention before proceedings in relation to that contravention have been finalised.
17 18 19 20	(4)	If the regulator accepts a WHS undertaking before the proceedings are finalised, the regulator must take all reasonable steps to have the proceedings discontinued as soon as possible.

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Part 12—Review of decisions

Division 1—Reviewable decisions

223 Which decisions are reviewable

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(1) The following table sets out:

6 7 (a) decisions made under this Act that are reviewable in accordance with this Part (*reviewable decisions*); and

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(b) who is eligible to apply for review of a reviewable decision (the *eligible person*).

Item	Provision under which reviewable decision is made	Eligible person in relation to reviewable decision
1	Section 54(2) (decision following failure to commence negotiations)	(1) A worker whose interests are affected by the decision or his or her representative appointed for the purpose of section 52(1)(b).
		(2) A person conducting a business of undertaking whose interests are affected by the decision.
		(3) A health and safety representative who represents a worker whose interests are affected by the decision.
2	Section 72(6) (decision in relation to training of health and safety representative)	(1) A person conducting a business of undertaking whose interests are affected by the decision.
		(2) A health and safety representative whose interests are affected by the decision.
3	Section 76(6) (decision relating to health and safety committee)	(1) A worker whose interests are affected by the decision.
		(2) A person conducting a business of undertaking whose interests are affected by the decision.

Item	wable decisions Provision under which reviewable decision is made	Eligible person in relation to reviewable decision
		(3) A health and safety representative who represents a worker whose interests are affected by the decision.
4	Section 102 (decision on review of provisional improvement notice)	(1) The person to whom the provisional improvement notice was issued.
		(2) The health and safety representative who issued the provisional improvement notice.
		(3) A worker whose interests are affected by the decision.
		(4) A health and safety representative who represents a worker whose interests are affected by the decision.
		(5) A person conducting a business o undertaking whose interests are affected by the decision.
5	Section 179 (forfeiture of thing)	The person entitled to the thing.
6	Section 180 (Return of seized things)	The person entitled to the thing.
7	Section 191 (issue of improvement notice)	(1) The person to whom the notice was issued.
		(2) A person conducting a business o undertaking whose interests are affected by the decision.
		(3) A worker whose interests are affected by the decision.
		(4) A health and safety representative who represents a worker whose interests are affected by the decision.
8	Section 194 (extension of time for compliance with improvement	(1) The person to whom the notice was issued.
	notice)	(2) A person conducting a business o

Item	wable decisions Provision under which reviewable decision is made	Eligible person in relation to reviewable decision
		undertaking whose interests are affected by the decision.
		(3) A worker whose interests are affected by the decision.
		(4) A health and safety representative who represents a worker whose interests are affected by the decision.
9	Section 195 (issue of prohibition notice)	(1) The person to whom the notice was issued.
		(2) The person with management or control of the workplace, plant or substance.
		(3) A person conducting a business of undertaking whose interests are affected by the decision.
		(4) A worker whose interests are affected by the decision.
		(5) A health and safety representative who represents a worker whose interests are affected by the decision.
		(6) A health and safety representative who gave a direction under section 85 to cease work, that is relevant to the prohibition notice.
10	Section 198 (issue of a non-disturbance notice)	(1) The person to whom the notice was issued.
		(2) The person with management or control of the workplace.
		(3) A person conducting a business of undertaking whose interests are affected by the decision.
		(4) A worker whose interests are affected by the decision.
		(5) A health and safety representative

	Reviewable decisions				
Item	Provision under which reviewable decision is made	Eligible person in relation to reviewable decision			
		who represents a worker whose interests are affected by the decision.			
11	Section 201 (issue of subsequent notice)	(1) The person to whom the notice was issued.			
		(2) The person with management or control of the workplace.			
		(3) A person conducting a business or undertaking whose interests are affected by the decision.			
		(4) A worker whose interests are affected by the decision.			
		(5) A health and safety representative who represents a worker whose interests are affected by the decision.			
12	Section 207 (Decision of regulator to vary or cancel notice)	(1) The person to whom the notice was issued.			
		(2) The person with management or control of the workplace.			
		(3) A person conducting a business or undertaking whose interests are affected by the decision.			
		(4) A worker whose interests are affected by the decision.			
		(5) A health and safety representative who represents a worker whose interests are affected by the decision.			
		(6) In the case of a prohibition notice, a health and safety representative whose direction under section 85 to cease work gave rise to the notice.			
13	A prescribed provision of the regulations	A person prescribed by the regulations as eligible to apply for			

Kevie	wable decisions			
Item	Provision under which reviewable decision is made	Eligible person in relation to reviewable decision		
		review of the reviewable decision.		
	(2) Unless the contrary intention decision includes a reference	on appears, a reference in this Part to ce to:		
	(a) making, suspending, determination or deci	revoking or refusing to make an orderision; or		
	(b) giving, suspending, r approval, consent or	evoking or refusing to give a direction permission; or		
	(c) issuing, suspending, authorisation; or	revoking or refusing to issue an		
	(d) imposing a condition	; or		
	(e) making a declaration	, demand or requirement; or		
	(f) retaining, or refusing	to deliver up, a thing; or		
	(g) doing or refusing to o	lo any other act or thing.		
	(3) In this section <i>person entit</i>	<i>led</i> to a thing means the person from		
	whom it was seized unless	that person is not entitled to possess		
	in which case it means the	owner of the thing.		

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Division 2—Internal review

2	Division 2—Internal review
3	224 Application for internal review
4	(1) An eligible person in relation to a reviewable decision, other than a
5	decision made by the regulator or a delegate of the regulator, may
6 7	apply to the regulator for review (an <i>internal review</i>) of the decision within:
8 9	(a) the prescribed time after the day on which the decision first came to the eligible person's notice; or
10	(b) such longer period as the regulator allows.
11 12	(2) The application must be made in the manner and form required by the regulator.
13	(3) For the purposes of this section, the <i>prescribed time</i> is:
14	(a) in the case of a decision to issue an improvement notice the
15	period specified in the notice for compliance with the notice or 14 days, whichever is the lesser; and
16	
17	(b) in any other case, 14 days.
18	225 Internal reviewer
19 20	(1) The regulator may appoint a person or body to review decisions on applications under this Division.
21	(2) The person who made the decision cannot be an internal reviewer
22	in relation to that decision.
23	226 Decision of internal reviewer
24	(1) The internal reviewer must review the reviewable decision and
25	make a decision as soon as is reasonably practicable and within 14
26	days after the application for internal review is received.
27	(2) The decision may be:

(a) to confirm or vary the reviewable decision; or

1 2	(b) to set aside the reviewable decision and substitute another decision that the internal reviewer considers appropriate.
3	(3) If the internal reviewer seeks further information from the
4	applicant, the 14-day period ceases to run until the applicant
5	provides the information to the internal reviewer.
6	(4) The applicant must provide the further information within the tim
7	(being not less than 7 days) specified by the internal reviewer in
8	the request for information.
9	(5) If the applicant does not provide the further information within th
10	required time, the decision is taken to have been confirmed by the
11	internal reviewer at the end of that time.
12	(6) If the reviewable decision is not varied or set aside within the
13	14-day period, the decision is taken to have been confirmed by the
14	internal reviewer.
15	227 Decision on internal review
16	As soon as practicable after reviewing the decision, the internal
17	reviewer must give the applicant in writing:
18	(a) the decision on the internal review; and
19	(b) the reasons for the decision.
20	228 Stays of reviewable decisions on internal review
21	(1) An application for an internal review of a reviewable decision
22	(other than a decision to issue a prohibition notice or a
23	non-disturbance notice) stays the operation of the decision.
24	(2) If an application is made for an internal review of a decision to
25	issue a prohibition notice or a non-disturbance notice, the reviewe
26	may stay the operation of the decision.
27	(3) The reviewer may make the decision to stay the operation of a
28	decision on the reviewer's own initiative or on the application of
29	the applicant for review.
30	(4) The reviewer must make a decision on an application for a stay
31	within 1 working day after the reviewer receives the application.

1	(5) If the reviewer has not made a decision to stay a decision within
2	the time set out in subsection (4), the reviewer is taken to have
3	made a decision to grant a stay.
4	(6) A stay of the operation of a decision pending a decision on an
5	internal review continues until whichever of the following is the
6	earlier:
7	(a) the end of the prescribed period for applying for an external
8	review of the decision made on the internal review;
9	(b) an application for external review is made.
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Division 3—External review

229	Applicat	ion for exter	nal review				
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4	(1) An eligible person may apply to Fair Work Australia for review
5	(an <i>external review</i>) of:
6	(a) a reviewable decision made by the regulator; or
7	(b) a decision made, or taken to have been made, on an internal
8	review.
9	(2) The application must be made:
10	(a) if the decision was to forfeit a thing (including a document),
11	within 28 days after the day on which the decision first came
12	to the applicant's notice; or
13	(b) in the case of any other decision, within 14 days after the day
14	on which the decision first came to the applicant's notice; or
15	(c) if the regulator is required by the external review body to
16	give the eligible person a statement of reasons, within 14
17	days after the day on which the statement is provided.
18	(3) Fair Work Australia may do any of the following in relation to the
19	decision to which the application relates:
20	(a) confirm the decision;
21	(b) vary the decision;
22	(c) set aside the decision and make a decision in substitution for

the decision set aside.

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Part 13—Legal proceedings

Division 1—General matters

4	230 Prosecutions
5 6	(1) Subject to subsection (4), proceedings for an offence against this Act may only be brought by:
7	(a) the regulator; or
8	(b) an inspector with the written authorisation of the regulator
9	(either generally or in a particular case).
10	(2) An authorisation under subsection (1)(b) is sufficient authority to
11	continue proceedings in any case where a court amends the charge,
12	warrant or summons.
13	(3) The regulator must issue, and publish on the regulator's website,
14	general guidelines for or in relation to:
15	(a) the prosecution of offences under this Act; and
16	(b) the acceptance of WHS undertakings under this Act.
17	(4) Nothing in this section affects the ability of the Director of Public
18	Prosecutions to bring proceedings for an offence against this Act.
19	231 Procedure if prosecution is not brought
20	(1) If:
21	(a) a person reasonably considers that the occurrence of an act,
22	matter or thing constitutes a Category 1 offence or a
23	Category 2 offence; and
24	(b) no prosecution has been brought in relation to the occurrence
25	of the act, matter or thing after 6 months but not later than 12
26	months after that occurrence;
27	the person may make a written request to the regulator that a
28	prosecution be brought.

1 2	(2) Within 3 months after the regulator receives a request the regulator must:
3	(a) advise the person (in writing):
4	(i) whether the investigation is complete; and
5	(ii) if the investigation is complete, whether a prosecution
6	has been or will be brought or give reasons why a
7	prosecution will not be brought; and
8	(b) advise the person who the applicant believes committed the
9	offence of the application.
10	(3) If the regulator advises the person that an investigation has been
11 12	conducted and that a prosecution for a Category 1 or Category 2 offence will not be brought, the regulator must:
	(a) advise the person that the person may ask the regulator to
13 14	refer the matter to the Director of Public Prosecutions for
15	consideration; and
16	(b) if the person makes a written request to the regulator to do so
17	refer the matter to the Director of Public Prosecutions within
18	1 month of the request.
19	(4) The Director of Public Prosecutions must consider the matter and
20	advise (in writing) the regulator as soon as is practicable as to
21	whether the Director considers that a prosecution should be
22	brought.
23	(5) The regulator must:
24	(a) notify the following persons in writing whether the Director
25	of Public Prosecutions considers that a prosecution should be
26	brought:
27	(i) the person who made the request;
28	(ii) the person who the applicant believes committed the
29	offence; and
30	(b) must include in the notice given to the person who made the
31	request a summary of the reasons given by the Director of
32	Public Prosecutions for his or her decision.
33	(6) If the regulator declines to follow the advice of the Director of
34	Public Prosecutions to bring proceedings, the regulator must give

1 2	written reasons for the decision to any person to whom information is given under subsection (5).
3	(7) In this section a reference to the occurrence of an act, matter or
4	thing includes a reference to a failure in relation to an act, matter or
5	thing.
6	232 Limitation period for prosecutions
7	(1) Proceedings for an offence against this Act may be brought within
8	the latest of the following periods to occur:
9 10	(a) within 2 years after the offence first comes to the notice of the regulator;
11	(b) within 1 year after a coronial report was made or a coronial
12	inquiry or inquest ended, or an official inquiry ended if it
13	appeared from the report or the proceedings at the inquiry or
14	inquest that an offence had been committed against this Act;
15 16	(c) if a WHS undertaking has been given in relation to the offence, within 6 months after:
17	(i) the WHS undertaking is contravened; or
18	(ii) it comes to the notice of the regulator that the WHS
19	undertaking has been contravened; or
20	(iii) the regulator has agreed under section 221 to the
21	withdrawal of the WHS undertaking.
22	(2) A proceeding for a Category 1 offence may be brought after the
23	end of the applicable limitation period in subsection (1) if fresh
24	evidence relevant to the offence is discovered and the court in
25	which the proceedings are brought is satisfied that the evidence
26	could not reasonably have been discovered within the relevant
27	limitation period.
28	(3) In this section:
29	official inquiry means:
30	(a) a Royal Commission within the meaning of the Royal
31	Commissions Act 1902; or
32	(b) a Royal Commission of a State or Territory; or
33 34	(c) a commission of inquiry of the Commonwealth or of a State or Territory; or

1 2 3	(d) a court, board or commission of inquiry conducted under regulations made under the <i>Defence Act 1903</i> , the <i>Naval Defence Act 1910</i> or the <i>Air Force Act 1923</i> ; or
4 5	(e) any other form of inquiry prescribed by regulations for the purposes of this paragraph.
6	233 Multiple contraventions of health and safety duty provision
7	(1) Two or more contraventions of a health and safety duty provision
8	by a person that arise out of the same factual circumstances may b
9	charged as a single offence or as separate offences.
10	(2) This section does not authorise contraventions of 2 or more health
11	and safety duty provisions to be charged as a single offence.
12	(3) A single penalty only may be imposed in relation to 2 or more
13	contraventions of a health and safety duty provision that are
14	charged as a single offence.
15	(4) In this section <i>health and safety duty provision</i> means a provision
16	of Division 2, 3 or 4 of Part 2.
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Division 2—Sentencing for offences

234 Application of	f this	Division
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This Division applies if a court convicts a person, or finds a person guilty (the *offender*), of an offence against this Act.

235 Orders generally

- (1) One or more orders may be made under this Division against the offender.
- (2) Orders may be made under this Division in addition to any penalty that may be imposed or any other action that may be taken in relation to the offence.

236 Adverse publicity orders

- (1) The court may make an order (an *adverse publicity order*) in relation to the offender requiring the offender:
 - (a) to take either or both of the following actions within the period specified in the order:
 - (i) to publicise, in the way specified in the order, the offence, its consequences, the penalty imposed and any other related matter;
 - (ii) to notify a specified person or specified class of persons, in the way specified in the order, of the offence, its consequences, the penalty imposed and any other related matter; and
 - (b) to give the regulator, within 7 days after the end of the period specified in the order, evidence that the action or actions were taken by the offender in accordance with the order.
- (2) The court may make an adverse publicity order on its own initiative or on the application of the person prosecuting the offence.

1 2 3 4	(3)	If the offender fails to give evidence to the regulator in accordance with subsection (1)(b), the regulator, or a person authorised in writing by the regulator, may take the action or actions specified in the order.
5	(4)	However, if:
6 7		(a) the offender gives evidence to the regulator in accordance with subsection (1)(b); and
8		(b) despite that evidence, the regulator is not satisfied that the
9 10		offender has taken the action or actions specified in the order in accordance with the order;
11		the regulator may apply to a court for an order authorising the
12 13		regulator, or a person authorised in writing by the regulator, to take the action or actions.
14	(5)	If the regulator or a person authorised in writing by the regulator
15		takes an action or actions in accordance with subsection (3) or an
16		order under subsection (4), the regulator is entitled to recover from
17		the offender, by action in a court, an amount in relation to the
18 19		reasonable expenses of taking the action or actions as a debt due to the regulator.
20	237 Orde	rs for restoration
21	(1)	The court may order the offender to take such steps as are specified
22		in the order, within the period so specified, to remedy any matter
23 24		caused by the commission of the offence that appears to the court to be within the offender's power to remedy.
25	(2)	The period in which an order under this section must be complied
26		with may be extended, or further extended, by order of the court
27		but only if an application for the extension is made before the end
28		of that period.
29	238 Work	x health and safety project orders
30	(1)	The court may make an order requiring the offender to undertake a
31		specified project for the general improvement of work health and
32		safety within the period specified in the order.

1 2		(2)	The order may specify conditions that must be complied with in undertaking the specified project.
3	239	Relea	se on the giving of a court-ordered WHS undertaking
4		(1)	The court may (with or without recording a conviction) adjourn the
5			proceeding for a period of up to 2 years and make an order for the
6 7			release of the offender on the offender giving an undertaking with specified conditions (a <i>court-ordered WHS undertaking</i>).
8 9		(2)	A court-ordered WHS undertaking must specify the following conditions:
10 11 12			(a) that the offender appears before the court if called on to do so during the period of the adjournment and, if the court so specifies, at the time to which the further hearing is adjourned;
14			(b) that the offender does not commit, during the period of the
15			adjournment, any offence against this Act;
16 17			(c) that the offender observes any special conditions imposed by the court.
18 19 20		(3)	An offender who has given a court-ordered WHS undertaking under this section may be called on to appear before the court by order of the court.
21 22		(4)	An order under subsection (3) must be served on the offender not less than 4 days before the time specified in it for the appearance.
23		(5)	If the court is satisfied at the time to which a further hearing of a
24		. ,	proceeding is adjourned that the offender has observed the
25			conditions of the court-ordered WHS undertaking, it must
26			discharge the offender without any further hearing of the
27			proceeding.
28	240	Injun	ctions
29			If a court finds a person guilty of an offence against this Act, the
80			court may issue an injunction requiring the person to cease
31			contravening this Act.

1 2 3		Note:	An injunction may also be obtained under section 215 for noncompliance with a non-disturbance notice, improvement notice or prohibition notice.
4	241	Training orde	ers
5		The cou	rt may make an order requiring the person to undertake or
6		•	for 1 or more workers to undertake a specified course of
7		training.	
8	242	Offence to fai	il to comply with order
9 10			n must not, without reasonable excuse, fail to comply with under this Division.
11		Penalty:	
12		(a) In	the case of an individual—\$50 000.
13		• •	the case of a body corporate—\$250 000.
14		(2) Subsecti	ion (1) places an evidential burden on the accused to show
15		a reason	able excuse.
16		(3) This sec	tion does not apply to an order or injunction under
17			239 or 240.
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Division 3—Infringement notices

3	243 Infringement notices
4 5 6 7	(1) If an inspector has reasonable grounds to believe that a person has contravened a provision enforceable under this Division, the inspector may give to the person an infringement notice for the alleged contravention.
8 9	(2) The infringement notice must be given within 12 months after the day on which the contravention is alleged to have taken place.
10 11	(3) A single infringement notice must relate only to a single contravention of a single provision enforceable under this Division.
12 13	(4) The regulations may prescribe provisions that are <i>enforceable</i> under this Division.
14	243A Matters to be included in an infringement notice
15	(1) An infringement notice must:
16	(a) be identified by a unique number; and
17	(b) state the day on which it is given; and
18	(c) state the name of the person to whom the notice is given; and
19	(d) state the name and position of the person who gave the
20	notice; and
21	(e) give brief details of the alleged contravention, including:
22	(i) the provision that was allegedly contravened; and
23	(ii) the maximum penalty that a court could impose for the
24	contravention; and
25 26	(iii) the time (if known) and day of, and the place of, the alleged contravention; and
27	(f) state the amount that is payable under the notice; and
28	(g) give an explanation of how payment of the amount is to be
29	made; and

1 2	(h) state that, if the person to whom the notice is given pays the amount within 28 days after the day the notice is given, then
3	(unless the notice is withdrawn):
4	(i) if the provision is an offence provision—the person will
5	not be liable to be prosecuted in a court for the alleged
6	contravention; and
7	(ii) if the provision is a WHS civil penalty provision—
8	proceedings seeking an order under section 259 will not
9	be brought in relation to the alleged contravention; and
10	(i) state that payment of the amount is not an admission of guilt
1	or liability; and
12	(j) state that the person may apply to the regulator to have the period in which to pay the amount extended; and
4	(k) state that the person may choose not to pay the amount and, if
15	the person does so:
16	(i) if the provision is an offence provision—the person may
17	be prosecuted in a court for the alleged contravention;
18	and
19	(ii) if the provision is a WHS civil penalty provision—
20 21	proceedings seeking an order under section 259 may be brought in relation to the alleged contravention; and
22	(1) set out how the notice can be withdrawn; and
23	(m) state that if the notice is withdrawn:
24	(i) any amount paid under the notice must be refunded; and
25	(ii) if the provision is an offence provision—the person may
26	be prosecuted in a court for the alleged contravention;
27	and
28	(iii) if the provision is a WHS civil penalty provision—
29	proceedings seeking an order under section 259 may be
30	brought in relation to the alleged contravention; and
31	(n) state that the person may make written representations to the
32	regulator seeking the withdrawal of the notice.
33	(2) For the purposes of subsection (1)(f), the amount to be stated in an
34	infringement notice for the alleged contravention of a provision by
35	a person must be equal to the amount prescribed for the
36	contravention of the provision by the person.
	· -

Section 243B

1 2 3 4	(3)	The amount prescribed for the contravention of a provision by a person must be no more than one-fifth of the maximum penalty that a court could impose on the person for a contravention of the provision.
5	243B Exte	ension of time to pay amount
6 7 8	(1)	A person to whom an infringement notice has been given may apply to the regulator for an extension of the period referred to in section 243A(1)(h).
9 10 11	(2)	If the application is made before the end of that period, the regulator may, in writing, extend that period. The regulator may do so before or after the end of that period.
12 13 14 15	(3)	If the regulator extends that period, a reference in this Division, or in a notice or other instrument under this Division, to the period referred to in section 243A(1)(h) is taken to be a reference to that period so extended.
16 17 18 19 20 21 22 23	(4)	If the regulator does not extend that period, a reference in this Division, or in a notice or other instrument under this Division, to the period referred to in section 243A(1)(h) is taken to be a reference to the period that ends on the later of the following days: (a) the day that is the last day of the period referred to in section 243A(1)(h); (b) the day that is 7 days after the day the person was given notice of the regulator's decision not to extend.
24 25	(5)	The regulator may extend the period more than once under subsection (2).
26	243C With	ndrawal of an infringement notice
27		Representations seeking withdrawal of notice
28 29 30	(1)	A person to whom an infringement notice has been given may make written representations to the regulator seeking the withdrawal of the notice.

1	Withdrawal of notice
2 3	(2) The regulator may withdraw an infringement notice given to a person (whether or not the person has made written representations
4	seeking the withdrawal).
5	(3) When deciding whether or not to withdraw an infringement notice
6	(the <i>relevant infringement notice</i>), the regulator:
7	(a) must take into account any written representations seeking
8	the withdrawal that were given by the person to the regulator;
9	and
10	(b) may take into account the following:
11	(i) whether a court has previously imposed a penalty on the
12	person for contravention of a provision enforceable
13	under this Division;
14	(ii) the circumstances of the alleged contravention;
15	(iii) whether the person has paid an amount, stated in an
16	earlier infringement notice, for contravention of a provision enforceable under this Division if the
17 18	contravention is constituted by conduct that is the same,
19	or substantially the same, as the conduct alleged to
20	constitute the contravention in the relevant infringement
21	notice;
22	(iv) any other matter the inspector considers relevant.
23	Notice of withdrawal
24	(4) Notice of the withdrawal of the infringement notice must be given
25	to the person. The withdrawal notice must state:
26	(a) the person's name and address; and
27	(b) the day the infringement notice was given; and
28	(c) the identifying number of the infringement notice; and
29	(d) that the infringement notice is withdrawn; and
30	(e) either:
31	(i) if the provision that was allegedly contravened is an
32	offence provision—that the person may be prosecuted
33	in a court for the alleged contravention; or
34	(ii) if the provision that was allegedly contravened is a
35	WHS civil penalty provision—that proceedings seeking

Section 243D

1 2		an order under section 259 may be brought in relation to the alleged contravention.
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3		Refund of amount if infringement notice withdrawn
4		(5) If:
5		(a) an authorised person withdraws the infringement notice; and
6		(b) the person has already paid the amount stated in the notice;
7 8		the Commonwealth must refund to the person an amount equal to the amount paid.
9	243D	Effect of payment of amount
0		(1) If the person to whom an infringement notice for an alleged
1		contravention of a provision is given pays the amount stated in the
12		notice before the end of the period referred to in
13		section 243A(1)(h):
14		(a) any liability of the person for the alleged contravention is
15		discharged; and
6		(b) either:
17		(i) if the provision is an offence provision—the person may
18 19		not be prosecuted in a court for the alleged contravention; or
20		(ii) if the provision is a WHS civil penalty provision—
21		proceedings seeking an order under section 259 may not
22		be brought against the person in relation to the alleged
23		contravention; and
24		(c) the person is not regarded as having admitted guilt or liability
25		for the alleged contravention; and
26 27		(d) if the provision is an offence provision—the person is not regarded as having been convicted of the alleged offence.
28		(2) Subsection (1) does not apply if the notice has been withdrawn.
29	243E	Effect of this Division
80		This Division does not:

Section 243E

1	(a) require an infringement notice to be given to a person for an
2	alleged contravention of a provision enforceable under this
3	Division; or
4	(b) affect the liability of a person for an alleged contravention of
5	a provision enforceable under this Division if:
6	(i) the person does not comply with an infringement notice
7	given to the person for the contravention; or
8	(ii) an infringement notice is not given to the person for the
9	contravention; or
10	(iii) an infringement notice is given to the person for the
1	contravention and is subsequently withdrawn; or
12	(c) prevent the giving of 2 or more infringement notices to a
13	person for an alleged contravention of a provision
4	enforceable under this Division; or
15	(d) limit a court's discretion to determine the amount of a
16	penalty to be imposed on a person who is found to have
17	contravened a provision enforceable under this Division.
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Division 4—Offences by bodies corporate

3	244	Imputing	conduct	to bodies	corporate
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Corporate criminal responsibility is dealt with in Part 2.5 of the $Criminal\ Code$. Note:

Division 5—The Commonwealth

245 Offences and the Commonwealth

- (1) If the Commonwealth is guilty of an offence against this Act, the penalty to be imposed on the Commonwealth is the penalty applicable to a body corporate.
- (2) For the purposes of this Act, any conduct engaged in on behalf of the Commonwealth by an employee, agent or officer of the Commonwealth acting within the actual or apparent scope of his or her employment, or within his or her actual or apparent authority, is conduct also engaged in by the Commonwealth.
- (3) If an offence under this Act requires proof of knowledge, intention or recklessness, it is sufficient in proceedings against the Commonwealth for that offence to prove that the person referred to in subsection (2) had the relevant knowledge, intention or recklessness.
- (4) If for an offence against this Act mistake of fact is relevant to determining liability, it is sufficient in proceedings against the Commonwealth for that offence if the person referred to in subsection (2) made that mistake of fact.

246 WHS civil penalty provisions and the Commonwealth

- (1) If the Commonwealth contravenes a WHS civil penalty provision, the monetary penalty to be imposed on the Commonwealth is the penalty applicable to a body corporate.
- (2) For the purposes of a WHS civil penalty provision, any conduct engaged in on behalf of the Commonwealth by an employee, agent or officer of the Commonwealth acting within the actual or apparent scope of his or her employment, or within his or her actual or apparent authority, is conduct also engaged in by the Commonwealth.

1 2 3 4	(3) If a WHS civil penalty provision requires proof of knowledge, it is sufficient in proceedings against the Commonwealth for a contravention of that provision to prove that the person referred to in subsection (2) had that knowledge.
5	247 Officers
6 7 8 9	(1) A person who makes, or participates in making, decisions that affect the whole, or a substantial part, of a business or undertaking of the Commonwealth is taken to be an officer of the Commonwealth for the purposes of this Act.
10 11	(2) A Minister of a State or the Commonwealth is not in that capacity an officer for the purposes of this Act.
12	248 Responsible agency for the Commonwealth
13 14 15 16 17	(1) A provisional improvement notice, improvement notice, prohibition notice, non-disturbance notice, infringement notice or notice of entry under Part 7 to be given to or served on the Commonwealth under this Act may be given to or served on the responsible agency.
18 19 20	(2) If an infringement notice is to be served on the Commonwealth for an offence against this Act, the responsible agency may be specified in the infringement notice.
21 22 23 24 25	(3) If proceedings are brought against the Commonwealth for an offence against this Act or in relation to a contravention of this Act, the responsible agency in relation to the offence or contravention may be specified in any document initiating, or relating to, the proceedings.
26 27 28 29 30 31 32	(4) The responsible agency in relation to an offence or a contravention of this Act is entitled to act in proceedings against the Commonwealth for the offence or relating to the contravention and, subject to any relevant rules of court, the procedural rights and obligations of the Commonwealth as the accused or defendant in the proceedings are conferred or imposed on the responsible agency.

1 2	(5) The person prosecuting the offence or bringing the proceedings may change the responsible agency during the proceedings with
	the court's leave.
3	the court's leave.
4	(6) In this section, the <i>responsible agency</i> :
5	(a) in relation to a notice referred to in subsection (1) is:
6	(i) in the case of a provisional improvement notice,
7	improvement notice or infringement notice, the agency
8	of the Commonwealth the acts or omissions of which
9	are alleged to contravene this Act;
10	(ii) in the case of a prohibition notice, the agency of the
1	Commonwealth which has control over the activity
12	referred to in section 195(1)(a) or (b);
13	(iii) in the case of a non-disturbance notice, the agency of
14	the Commonwealth with the management and control of
15	the workplace;
16	(iv) in the case of a notice of entry under Part 7, the agency
17	of the Commonwealth conducting the relevant business
18	or undertaking or with the management and control of
19	the workplace; and
20	(b) in relation to an offence or proceedings for a contravention of
21	this Act, is the agency of the Commonwealth:
22	(i) the acts or omissions of which are alleged to constitute
23	the offence or contravention; or
24	(ii) if that agency has ceased to exist, that is the successor of
25	that agency; or
26	(iii) if that agency has ceased to exist and there is no clear
27	successor, that the court declares to be the responsible
28	agency.
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Division 6—Public authorities

249 Application to public authorities that are bodies corporate

This Division applies only to public authorities that are bodies corporate.

250 Proceedings against public authorities

- (1) Proceedings may be brought under this Act against a public authority in its own name.
- (2) Nothing in this Division affects any privileges that a public authority may have under the Crown.

251 Imputing conduct to public authorities

- (1) For the purposes of this Act, any conduct engaged in on behalf of a public authority by an employee, agent or officer of the public authority acting within the actual or apparent scope of his or her employment, or within his or her actual or apparent authority, is conduct also engaged in by the public authority.
- (2) If an offence under this Act requires proof of knowledge, intention or recklessness, it is sufficient in proceedings against the public authority for that offence to prove that the person referred to in subsection (1) had the relevant knowledge, intention or recklessness.
- (3) If for an offence against this Act mistake of fact is relevant to determining liability, it is sufficient in proceedings against the public authority for that offence if the person referred to in subsection (1) made that mistake of fact.

252 Officer of public authority

A person who makes, or participates in making, decisions that affect the whole, or a substantial part, of the business or

1 2		undertaking of a public authority is taken to be an officer of the public authority for the purposes of this Act.
3	253	Proceedings against successors to public authorities
4		(1) Proceedings for an offence against this Act that were instituted
5		against a public authority before its dissolution, or that could have
6		been instituted against a public authority if not for its dissolution,
7		may be continued or instituted against its successor if the successor
8		is a public authority.
9		(2) An infringement notice served on a public authority for an offence
0		against this Act is taken to be an infringement notice served on its
1		successor if the successor is a public authority.
12		(3) Similarly, any penalty paid by a public authority in relation to an
13		infringement notice is taken to be a penalty paid by its successor if
4		the successor is a public authority.
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Division 7—WHS civil penalty provision	Division	7—WHS	civil	penalty	provision
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2	Division 7—WHS civil penalty provisions
3	254 When is a provision a WHS civil penalty provision
4	(1) A subsection of Part 7 (or a section of Part 7 that is not divided into
5	subsections) is a <i>WHS civil penalty provision</i> if:
6	(a) the words "WHS civil penalty provision" and 1 or more
7	amounts by way of monetary penalty are set out at the foot of
8	the subsection (or section); or
9 10	(b) another provision of Part 7 specifies that the subsection (or section) is a WHS civil penalty provision.
11	(2) A subregulation (or a regulation that is not divided into
12	subregulations) is a WHS civil penalty provision if:
13	(a) the words "WHS civil penalty provision" and 1 or more
14 15	amounts by way of monetary penalty are set out at the foot of the subregulation (or regulation); or
16	(b) another provision of the regulations specifies that the
17 18	subregulation (or regulation) is a WHS civil penalty provision.
19	255 Proceedings for contravention of WHS civil penalty provision
20	Subject to this Division, proceedings may be brought in a court
21	against a person for a contravention of a WHS civil penalty
22	provision.
23	256 Involvement in contravention treated in same way as actual
24	contravention
25	(1) A person who is involved in a contravention of a WHS civil
26	penalty provision is taken to have contravened that provision.
27	(2) A person is <i>involved in</i> a contravention of a civil penalty provision
28	if, and only if, the person:
29	(a) has aided, abetted, counselled or procured the contravention;
30	or

1	(b) has induced the contravention, whether by threats or	
2	promises or otherwise; or	
3	(c) has been in any way, by act or omission, directly or	
4 5	indirectly, knowingly concerned in or party to the contravention; or	
6	(d) has conspired with others to effect the contravention.	
7	257 Contravening a civil penalty provision is not an offence	
8	A contravention of a WHS civil penalty provision is not an	
9	offence.	
10	258 Civil proceeding rules and procedure to apply	
11	A court must apply the rules of evidence and procedure for civil	
12	proceedings when hearing proceedings for a contravention of a	
13	WHS civil penalty provision.	
14	259 Proceeding for a contravention of a WHS civil penalty provision	n
15	(1) In a proceeding for a contravention of a WHS civil penalty	
16	provision, if the court is satisfied that a person has contravened a	
17	WHS civil penalty provision, the court may:	
18	(a) order the person to pay a monetary penalty that the court	
19	considers appropriate; and	
20	(b) make any other order that the court considers appropriate,	
21	including an injunction.	
22	(2) A monetary penalty imposed under subsection (1) must not excee	
23	the relevant maximum amount of monetary penalty specified und	
24	Part 7 or the regulations in relation to a contravention of that WH	S
25	civil penalty provision.	
26	260 Proceeding may be brought by the regulator or an inspector	
27	Proceedings for a contravention of a WHS civil penalty provision	1
28	may only be brought by:	
29	(a) the regulator; or	
30	(b) an inspector with the written authorisation of the regulator	
31	(either generally or in a particular case).	

261	Limitation period for WHS civil penalty proceedings
	Proceedings for a contravention of a WHS civil penalty provision
	may be brought within 2 years after the contravention first comes
	to the notice of the regulator.
262	Recovery of a monetary penalty
	If the court orders a person to pay a monetary penalty:
	(a) the penalty is payable to the Commonwealth; and
	(b) the regulator may enforce the order as if it were a judgment of the court.
263	Civil double jeopardy
	A court must not make an order against a person under section 259
	for contravention of a WHS civil penalty provision if an order has
	been made against the person under a civil penalty provision under an Act of the Commonwealth or a State in relation to conduct that
	is substantially the same as the conduct constituting the
	contravention.
264	Criminal proceedings during civil proceedings
	(1) Proceedings against a person for a contravention of a WHS civil penalty provision are stayed if:
	(a) criminal proceedings are commenced or have already
	commenced against the person for an offence; and
	(b) the offence is constituted by conduct that is substantially the
	same as the conduct alleged to constitute the contravention of the WHS civil penalty provision.
	(2) The proceedings for the order may be resumed if the person is not
	convicted or found guilty of the offence. Otherwise, the
	proceedings for the order are dismissed.
265	Criminal proceedings after civil proceedings
	Criminal proceedings may be commenced against a person for conduct that is substantially the same as conduct constituting a

1 2		contravention of a WHS civil penalty provision regardless of whether an order has been made against the person under
3		section 259.
4	266	Evidence given in proceedings for contravention of WHS civil
5		penalty provision not admissible in criminal proceedings
6		(1) Evidence of information given, or evidence of production of
7 8		documents, by an individual is not admissible in criminal proceedings against the individual if:
9		(a) the individual previously gave the information or produced
0		the documents in proceedings against the individual for a
1 2		contravention of a WHS civil penalty provision (whether or not the order was made); and
13		(b) the conduct alleged to constitute the offence is substantially
4		the same as the conduct alleged to constitute the
15		contravention of the WHS civil penalty provision.
16		(2) However, this does not apply to criminal proceedings in relation to
17		the falsity of the evidence given by the individual in the
8		proceedings for the contravention of the WHS civil penalty
9		provision.
20		

Division 8—Civil liability not affected by this Act

267	Civil liability	v not affected	bv	this	Act
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Except as provided in Part 6 and Part 7 and Division 7 of this Part, nothing in this Act is to be construed as:

- (a) conferring a right of action in civil proceedings in relation to a contravention of a provision of this Act; or
- (b) conferring a defence to an action in civil proceedings or otherwise affecting a right of action in civil proceedings; or
- (c) affecting the extent (if any) to which a right of action arises, or civil proceedings may be brought, in relation to breaches of duties or obligations imposed by the regulations.

2	Part 14—General
3	Division 1—General provisions
4	268 Offence to give false or misleading information
5 6	Note: Part 7.4 of the <i>Criminal Code</i> contains offences dealing with false and misleading information.
7	269 Act does not affect legal professional privilege
8 9	Nothing in this Act requires a person to produce a document that would disclose information, or otherwise provide information, that
10	is the subject of legal professional privilege.
11	270 Immunity from liability
12	(1) An inspector, or other person engaged in the administration of this
13	Act, incurs no civil liability for an act or omission done or omitted
14	to be done in good faith and in the execution or purported
15	execution of powers and functions under this Act.

271 Confidentiality of information

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(1) This section applies if a person obtains information or gains access to a document in exercising any power or function under this Act (other than under Part 7).

(2) A civil liability that would, but for subsection (1), attach to a

person, attaches instead to the Commonwealth.

- (2) The person must not do any of the following:
- (a) disclose to anyone else:
 - (i) the information; or
 - (ii) the contents of or information contained in the document;
 - (b) give access to the document to anyone else;
 - (c) use the information or document for any purpose.

Section 271

1	Penalty:
2	(a) In the case of an individual—\$10 000.
3	(b) In the case of a body corporate—\$50 000.
4	(3) Subsection (2) does not apply to the disclosure of information, or
5	the giving of access to a document or the use of information or a
6	document:
7	(a) about a person, with the person's consent; or
8	(b) that is necessary for the exercise of a power or function under
9	this Act; or
10	(c) that is made or given by the regulator or a person authorised
11	by the regulator if the regulator reasonably believes the
12	disclosure, access or use:
13	(i) is necessary for administering, or monitoring or
14	enforcing compliance with, this Act; or
15	(ii) is necessary for the administration or enforcement of
16	another Act prescribed by the regulations; or
17	(iii) is necessary for the administration or enforcement of
18	another Act or law, if the disclosure, access or use is
19	necessary to lessen or prevent a serious risk to public
20	health or safety; or
21	(iv) is necessary for the recognition of authorisations under a
22	corresponding WHS law; or
23	(v) is required for the exercise of a power or function under
24	a corresponding WHS law; or
25	(d) that is required by any court, tribunal, authority or person
26	having lawful authority to require the production of
27	documents or the answering of questions; or
28	(e) that is required or authorised under a law; or
29	(f) to a Minister.
30	(4) A person commits an offence if:
31	(a) the person (the <i>defendant</i>) intentionally discloses to another
32	person the name of an individual; and
33	(b) the individual has made a complaint in relation to the person
34	to whom the individual's name is disclosed; and
35	(c) the defendant knows or is reckless as to that fact.

1 2 3	However, the defendant does not commit an offence if the disclosure is made with the consent of the individual or is required under a law.
4	Penalty:
5	(a) In the case of an individual—\$10 000.
6	(b) In the case of a body corporate—\$50 000.
7	272 No contracting out
8	A term of any agreement or contract that purports to exclude, limit
9	or modify the operation of this Act or any duty owed under this
10 11	Act or to transfer to another person any duty owed under this Act is void.
12	273 Person not to levy workers
13	A person conducting a business or undertaking must not impose a
14	levy or charge on a worker, or permit a levy or charge to be
15 16	imposed on a worker, for anything done, or provided, in relation to work health and safety.
17	Penalty:
18	(a) In the case of an individual—\$5000.
19	(b) In the case of a body corporate—\$25 000.
20	273A Conferral of jurisdiction
21	(1) Jurisdiction is conferred on the following courts in relation to any
22	civil matter arising under this Act:
23	(a) the Federal Court of Australia (the <i>Federal Court</i>);
24	(b) the Federal Magistrates Court;
25	(c) the Supreme Court of a State or of the Australian Capital
26	Territory or the Northern Territory; (d) a court of a State or Territory prescribed by the regulations
27 28	for the purposes of this section.
29	(2) The jurisdiction conferred on the Federal Court in subsection (1) is
30	to be exercised in the Fair Work Division of the Federal Court if:
31	(a) an application is made to the Federal Court under this Act; or

Section 273A

1 2 3	(b)	a writ of mandamus or prohibition or an injunction is sought in the Federal Court against the regulator, the authorising authority or an inspector; or
4 5	(c)	a declaration is sought under section 21 of the <i>Federal Court</i> of Australia Act 1976 in relation to a matter arising under this
6		Act; or
7	(d)	an injunction is sought under section 23 of the Federal Court
8		of Australia Act 1976 in relation to a matter arising under this
9		Act; or
10	(e)	an appeal is instituted in the Federal Court from a judgment
11		of the Federal Magistrates Court or a court of a State in a
12		matter arising under this Act; or
13	(f)	proceedings in relation to a matter arising under this Act are
14		transferred to the Federal Court from the Federal Magistrates
15		Court; or
16	(g)	the Federal Magistrates Court or a court of a State states a
17		case or reserves a question for the consideration of the
18		Federal Court in a matter arising under this Act; or
19	(h)	the High Court remits a matter arising under this Act to the
20		Federal Court.
21	(3) The i	urisdiction conferred on the Federal Magistrates Court in
22		ection (1) is to be exercised in the Fair Work Division of the
23		ral Magistrates Court if:
24		an application is made to the Federal Magistrates Court under
25	(4)	this Act; or
26	(b)	an injunction is sought under section 15 of the Federal
27	(0)	Magistrates Act 1999 in relation to a matter arising under this
28		Act; or
29	(c)	a declaration is sought under section 16 of the Federal
30	. ,	Magistrates Act 1999 in relation to a matter arising under this
31		Act; or
32	(d)	proceedings in relation to a matter arising under this Act are
33		transferred to the Federal Magistrates Court from the Federal
34		Court; or
35	(e)	the High Court remits a matter arising under this Act to the
36		Federal Magistrates Court.

273B Application of the Legislative Instruments Act 2003

2	(1) The f	following are to be made by legislative instrument:
3	(a)	a declaration under section 7(2F) (declaration that persons of
4		a class are workers);
5	(b)	a declaration under section 12D(2) (application where Act
6		would prejudice Australia's defence);
7	(c)	a general direction or a direction relating to a specified class
8		of matter under section 162(1) (exercise of inspector's
9		powers);
0	(d)	a code of practice, or a variation or revocation of a code of
1		practice, that is approved by the Minister under
12		section 274(1).
13	(2) The f	following are not legislative instruments (if done by an
4		ment in writing):
15	(a)	a declaration under section 12C(2) (application where Act
16		would prejudice Australia's national security);
17	(b)	an approval under section 72(1)(a) (approval of course of
18		training);
19	(c)	a notice under section 139(1)(a) (show cause notice);
20	(d)	a register kept under section 151 (register of WHS entry
21		permit holders);
22	(e)	advice or information provided in writing under
23		section 152(c) or 160(a) (provision of advice and information
24		by Comcare and inspectors);
25	(f)	a direction relating to a specified matter under section 162(1)
26		(exercise of inspector's powers);
27	· · ·	a notice under section 191(2) (improvement notice);
28	(h)	a notice under section 195(3) (prohibition notice);
29	(i)	a notice under section 198 (non-disturbance notice);
30	(j)	guidelines issued under section 230(3) (prosecution of
31		offences and acceptance of WHS undertakings);
32	(k)	a notice under section 231(5) (notice of conclusion of
33		Director of Public Prosecutions on possible prosecution, and
34		reasons for conclusion).

Division 2—Codes of practice

2	2/4 Approved codes of practice
3 4	(1) The Minister may approve a code of practice for the purposes of this Act and may vary or revoke an approved code of practice.
5	(2) The Minister may only approve, vary or revoke a code of practice
6	under subsection (1) if that code of practice, variation or revocation
7	was developed by a process that involved consultation between:
8	(a) the Governments of the Commonwealth and each State and
9	Territory; and
10	(b) unions; and
11	(c) employer organisations.
12	(3) A code of practice may apply, adopt or incorporate any matter
13	contained in a document formulated, issued or published by a
14	person or body whether:
15	(a) with or without modification; or
16	(b) as in force at a particular time or from time to time.
17	Note: Subsection (4) is included in some jurisdictions to deal with
18	publication and commencement of an approved code of practice.
19 20	Under this Act, an approved code of practice is a legislative instrument (see section 275B(1)) and so will be registered on the
21	Federal Register of Legislative Instruments and commence in
22	accordance with section 12 of the Legislative Instruments Act 2003.
23	(5) As soon as practicable after approving a code of practice, or
24	varying or revoking an approved code of practice, the Minister
25	must ensure that notice of the approval, variation or revocation is
26	published in a newspaper circulating generally throughout the
27	Commonwealth.
28	(6) The regulator must ensure that a copy of:
29	(a) each code of practice that is currently approved; and
30	(b) each document applied, adopted or incorporated (to any
31	extent) by an approved code of practice;
32	is available for inspection by members of the public without charge
33	at the office of the regulator during normal business hours.

1	2/5 Use of codes of practice in proceedings
2	(1) This section applies in a proceeding for an offence against this Act
3	(2) An approved code of practice is admissible in the proceeding as
4	evidence of whether or not a duty or obligation under this Act has
5	been complied with.
6	(3) The court may:
7	(a) have regard to the code as evidence of what is known about a
8	hazard or risk, risk assessment or risk control to which the
9	code relates; and
0	(b) rely on the code in determining what is reasonably
1	practicable in the circumstances to which the code relates.
12	Note: See section 18 for the meaning of <i>reasonably practicable</i> .
13	(4) Nothing in this section prevents a person from introducing
4	evidence of compliance with this Act in a manner that is different
15	from the code but provides a standard of work health and safety
6	that is equivalent to or higher than the standard required in the
17	code.
8	Division 3—Regulation-making powers
9	276 Regulation-making powers
20	(1) The Governor-General may make regulations in relation to:
21	(a) any matter relating to work health and safety; and
	(b) any matter or thing required or permitted by this Act to be
22 23	prescribed or that is necessary or convenient to be prescribed
24	to give effect to this Act.
	to give effect to this rect.
25	(2) Without limiting subsection (1), the regulations may make
26	provision for or in relation to matters set out in Schedule 3.
27	(3) The regulations may:
28	(a) be of general or limited application; or
29	(b) differ according to differences in time, place or circumstance
30	or

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1	(c)	leave any matter or thing to be, from time to time,
2		determined, applied or approved by the regulator, an
3		inspector or any other prescribed person or body of persons;
4		or
5	(d)	apply, adopt or incorporate any matter contained in any
6		document formulated, issued or published by a person or
7		body whether:
8		(i) with or without modification; or
9		(ii) as in force at a particular time or as in force or remade
10		from time to time; or
11	(e)	prescribe exemptions from complying with any of the
12		regulations on the terms and conditions (if any) prescribed; or
13	(f)	allow the regulator to provide exemptions from complying
14		with any of the regulations on the terms and conditions (if
15		any) prescribed or, if the regulations allow, on the terms and
16		conditions (if any) determined by the regulator; or
17	(g)	prescribe fees for doing any act or providing any service for
18		the purposes of this Act and prescribe the circumstances and
19		way in which fees can be refunded, waived or reduced; or
20	(h)	prescribe a penalty for any contravention of the regulations
21		not exceeding \$30 000; or
22	(i)	prescribe an infringement penalty for each infringement
23		offence which must not exceed 20 per cent of the penalty for
24		the offence which is prescribed as the infringement offence.

Schedule 1—Application of Act to dangerous goods and high risk plant

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Note: In some jurisdictions, Schedule 1 of the corresponding WHS law applies that law to work health and safety issues arising from the storage and handling of dangerous goods and the operation or use of high risk plant. This is not the case under this Act.

Part 1 Preliminary

Clause 1

1 2 3	Schedule 2—The regulator and local tripartite consultation arrangements and other local arrangements
4 5	Part 1—Preliminary
6	1 Definitions
7	In this Schedule:
8 9 10	Commission means the Safety, Rehabilitation and Compensation Commission established by section 89A of the <i>Safety</i> , <i>Rehabilitation and Compensation Act 1988</i> .

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Part 2—The Commission

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2 Functions 4 For the purposes of paragraph 89B(c) of the Safety, Rehabilitation 5 and Compensation Act 1988, the following additional functions are 6 conferred on the Commission: 7 (a) to advise the Minister on the administration of this Act; 8 (b) to advise and make recommendations to the Minister on the 9 most effective means of giving effect to the objects of this 10 Act; 11 (c) to enquire into and make recommendations to the Minister on 12 any matter relating to work health and safety referred to the 13 Commission by the Minister; 14 (d) to provide a forum for consultation between Comcare and 15 persons conducting businesses or undertakings, workers and 16 the bodies that represent them. 17 18

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Part 3—Comcare

3	14100 001	
4	3 Annual repor	ts
5	The a	nnual report of Comcare for a financial year must include:
6	(a)	statistics, with appropriate details, of each of the following:
7 8		(i) notifiable incidents of which Comcare is notified under section 38 during the year;
9 10		(ii) all investigations conducted by Comcare during the year;
11 12		(iii) all seizures made under section 175 or 176 during the year;
13 14		(iv) all improvement notices issued under section 191 during the year;
15 16		(v) all prohibition notices issued under section 195 during the year;
17 18		(vi) all non-disturbance notices issued under section 198 during the year;
19 20	((vii) all remedial action taken under section 211 or 212 during the year;
21 22	(viii) all written undertakings accepted by Comcare under section 216 during the year;
23 24		(ix) all applications for internal review made under section 224 during the year;
25 26		(x) all applications for external review made under section 229 during the year;
27 28		(xi) all infringement notices given under section 243 during the year; and
29	(b)	details of prosecutions instituted under this Act during the
30		year; and
31	(c)	any other matter prescribed.
32 33 34	Note:	Under section 90 of the <i>Safety, Rehabilitation and Compensation Act</i> 1988, details of any directions given by the Minister under section 73 of that Act must also be reported.

•	
2 3	Part 4—Other persons
4	4 Annual reports
5 6	(1) Each of the following entities must include the matters mentioned in subclause (2) in its annual report for a financial year:
7 8	(a) person or body that is an agency within the meaning of the <i>Financial Management and Accountability Act 1997</i> ;
9	(b) a public authority.
10	(2) The matters are:
11 12	(a) initiatives taken during the year to ensure the health, safety and welfare of workers who carry out work for the entity; and
13 14	(b) health and safety outcomes (including the impact on injury rates of workers) achieved as a result of initiatives mentioned
15	under paragraph (a) or previous initiatives; and
16	(c) statistics of any notifiable incidents of which the entity
17 18	becomes aware during the year that arose out of the conduct of businesses or undertakings by the entity; and
19	(d) any investigations conducted during the year that relate to
20	businesses or undertakings conducted by the entity, including
21	details of all notices given to the entity during the year under
22	Part 10 of this Act; and
23	(e) such other matters as are required by guidelines approved on

Accounts and Audit.

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behalf of the Parliament by the Joint Committee of Public

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2 3 4	Schedule 3—Regulation-making powers
5	1 Duties
6 7	1.1 Matters relating to the way in which duties imposed by this Act are to be performed.
8	1.2 Matters relating to the regulation or prohibition of specified activities or a specified class of activities:
10 11 12	(a) at workplaces or a specified class of workplaces; or(b) by a specified class of persons on whom duties or obligations are imposed by this Act;
13	to eliminate or minimise risks to health and safety.
14 15	1.3 Imposing duties on persons in relation to any matter provided for under the regulations.
16	2 Incidents
17	Matters relating to incidents at workplaces including:
18 19 20	 (a) regulating or requiring the taking of any action to avoid an incident at a workplace or in the course of conducting a business or undertaking; and
21 22 23	(b) regulating, requiring or prohibiting the taking of any action in the event of an incident at a workplace or in the conduct of a business or undertaking.
24	3 Plant, substances or structures
25	Matters relating to plant, substances or structures, including:
26 27	(a) regulating the storage and handling of plant, substances and structures; and
28	(b) regulating or requiring:
29 30	(i) the examination, testing, labelling, maintenance or repair of plant and structures; or

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(J	ause	4

1 2	(ii) the examination, testing, analysis or labelling of any substance.
3	4 Protection and welfare of workers
4	Matters relating to the protection and welfare of workers including:
5	(a) regulating or requiring the provision and use of protective
6 7	clothing or equipment, or rescue equipment, in specified circumstances; and
8 9	(b) regulating or requiring the provision of specified facilities for the welfare of workers at the workplace; and
10	(c) matters relating to health and safety in relation to accommodation provided to workers.
2	5 Hazards and risks
13	Matters relating to hazards and risks including:
4	(a) the prescribing of standards relating to the use of or exposure
15 16	to any physical, biological, chemical or psychological hazard and
17	(b) matters relating to safety cases, safety management plans and safety management systems (however described); and
19	(c) matters relating to measures to control risks.
20	6 Records and notices
21	6.1 The keeping and availability of records of health and safety
22	representatives and deputy health and safety representatives.
23	6.2 The keeping of records in relation to incidents.
24	6.3 The keeping of records of specified activities, matters or things to
25	be kept by specified persons.
26	6.4 The giving of notice of or information about specified activities,
27	matters or things to the regulator, an inspector or other specified
28	person.

1	7 Authorisations
2	7.1 Matters relating to authorisations (including licences, registrations
3	and permits) and qualifications, and experience for the purposes of
4	Part 4 or the regulations including providing for:
5	(a) applications for the grant, issue, renewal, variation,
6	suspension and cancellation of authorisations, including the
7	minimum age to be eligible for an authorisation; and
8	(b) the evidence and information to be provided in relation to
9	applications including the provision of statutory declarations;
10	and
11	(c) exemptions; and
12	(d) variations of authorisations by the regulator whether on
13	application or otherwise; and
14	(e) authorisation of persons as trainers and assessors; and
15	(f) examination of applicants for authorisations; and
16	(g) conditions of authorisations; and
17	(h) fees for applications for the grant, issue, renewal and
18	variation of authorisations.
19	7.2 The recognition of authorisations under corresponding WHS laws
20	and exceptions to recognition.
21	7.3 The sharing of information with corresponding regulators relating
22	to the grant, issue, renewal, variation, suspension or cancellation of
23	authorisations.
24	8 Work groups
25	Matters relating to work groups and variation of work groups and
26	agreements or variations of agreements relating to the
27	determination of work groups.
28	9 Health and safety committees and health and safety
29	representatives
30	Matters relating to health and safety committees and health and
31	safety representatives.

1	10	Issue resolution
2		Matters relating to issue resolution including:
3 4		(a) the minimum requirements for an agreed procedure for resolving an issue; and
5		(b) the requirements for a default issue resolution procedure
6		where there is no agreed procedure.
7	11	WHS entry permits
8		Matters relating to WHS entry permits, including providing for:
9		(a) eligibility for WHS entry permits; and
10		(b) procedures for applications for WHS entry permits and objections to applications for WHS entry permits; and
12		(c) conditions of WHS entry permits; and
13		(d) the form of WHS entry permits; and
4		(e) requirements for training; and
15		(f) records of WHS entry permits.
16	12	Identity cards
17		Matters relating to identity cards.
18	13	Forfeiture
9		Matters relating to:
20		(a) costs of forfeiture and disposal of forfeited things; and
21		(b) disposal of seized things and forfeited things.
22	14	Review of decisions
23		Matters relating to the review of decisions under the regulations
24		including:
25		(a) prescribing decisions as reviewable decisions for the
26		purposes of Part 12 or for the purposes of the regulations; and
27		(b) prescribing procedures for internal and external review of
28		decisions under the regulations; and

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(c) conferring jurisdiction on Fair Work Australia to conduct reviews under the regulations.

Work Health and Safety Bill 2011 No. , 2011 1