

Queensland

Heavy Vehicle National Law Bill 2012



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2012

A Bill

for

An Act providing for the adoption of a national law regulating the use of heavy vehicles

The P	Parlia	men	t of Queensland enacts—	1
Part	1		Preliminary	2
1	Sh	ort ti	tle	3
		This 2012	s Act may be cited as the <i>Heavy Vehicle National Law Act</i> 2.	4 5
2	Со	mme	ncement	6
	(1)	This	Act commences on a day to be fixed by proclamation.	7
(2)			Acts Interpretation Act 1954, section 15DA applies to the visions of this Act as if—	8 9
		(a)	the references in subsections (2) and (3) of that section to 1 year were a reference to 2 years; and	10 11
		(b)	the reference in subsection (3) of that section to 2 years were a reference to 3 years.	12 13
3	De	finitio	ons	14
	(1)	of th	the purposes of this Act, the <i>local application provisions</i> his Act are the provisions of this Act other than the Heavy icle National Law set out in the Schedule.	15 16 17
	(2)	In th	ne local application provisions of this Act—	18
			visions applying in this jurisdiction because of section 4.	19 20
	(3)	also Scho	in the Heavy Vehicle National Law set out in the dedule have the same meanings in those provisions as they in that Law.	21 22 23 24

s	4]

Part 2		Adoption of Heavy Vehicle National Law	1 2
Divisior	1 1	General	3
4 A r	plica	tion of Heavy Vehicle National Law	4
	The	Heavy Vehicle National Law set out in the Schedule—	5
	(a)	applies as a law of this jurisdiction; and	6
	(b)	as so applying, may be referred to as the Heavy Vehicle National Law (Queensland); and	7 8
	(c)	so applies as if it were part of this Act.	9
5 Ex	clusi	on of legislation of this jurisdiction	10
(1)	Hea inst	following Acts of this jurisdiction do not apply to the vy Vehicle National Law (Queensland) or to the ruments made under that Law, other than to the extent yided for in subsections (3) to (5) or section 17—	11 12 13 14
	(a)	the Acts Interpretation Act 1954;	15
	(b)	the Auditor-General Act 2009;	16
	(c)	the Financial Accountability Act 2009;	17
	(d)	the Information Privacy Act 2009;	18
	(e)	the Public Records Act 2002;	19
	(f)	the Public Sector Ethics Act 1994;	20
	(g)	the Public Service Act 2008;	21
	(h)	the Right to Information Act 2009;	22
	(i)	the Statutory Bodies Financial Arrangements Act 1982;	23
	(j)	the Statutory Instruments Act 1992.	24
(2)	Also	o, the <i>Legislative Standards Act 1992</i> does not apply to a lation made under the Heavy Vehicle National Law	25 26

[s	6]
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	(Q 17	ueensland), other than to the extent provided for in section	1 2
(3	He	e Acts Interpretation Act 1954, section 20C applies to the avy Vehicle National Law (Queensland) and instruments de under that Law.	3 4 5
(4	He	e Acts mentioned subsection (1)(d), (e) and (h) apply to the avy Vehicle National Law (Queensland), and to the truments made under that Law, in the way provided by etion 636 of the Law.	6 7 8 9
(5	ent	e Acts mentioned in subsection (1)(b) to (i) apply to an city of the State exercising functions under the Heavy hicle National Law (Queensland).	10 11 12
(6	6) To	remove any doubt, it is declared that—	13
	(a)	subsection (1)(a) does not limit the application of the <i>Acts Interpretation Act 1954</i> to the local application provisions of this Act; and	14 15 16
		Example—	17
		The terms 'magistrate' in section 14 and 'QCAT' in sections 10 and 19 take their meaning from the <i>Acts Interpretation Act 1954</i> , section 36.	18 19 20
	(b)	subsection (1)(j) does not limit the application of the <i>Statutory Instruments Act 1992</i> to a regulation made under the local application provisions of this Act.	21 22 23
Division 2 Meaning of particular terms for		24	
		Heavy Vehicle National Law (Queensland)	25 26
6 F	Purpos	se of div 2	27
	Th dec	is division defines particular terms, and makes particular clarations, for the purposes of the Heavy Vehicle National w (Queensland).	28 29 30

[s	7]

7		ons of generic terms and terms having meaning d by this Act	1 2
	In th	ne Heavy Vehicle National Law (Queensland)—	3
	_	gistrates Court means a Magistrates Court established er the Justices Act 1886.	4 5
		ce officer means a police officer within the meaning of the ce Service Administration Act 1990.	6 7
	this	jurisdiction means Queensland.	8
8	Particul	ar laws	9
		the purposes of the Heavy Vehicle National Law eensland)—	10 11
	(a)	the State Penalties Enforcement Act 1999 is declared to be the Infringement Notice Offences Law for this jurisdiction; and	12 13 14
	(b)	the Work Health and Safety Act 2011 is declared to be the primary WHS Law for this jurisdiction; and	15 16
	(c)	the Transport Operations (Road Use Management—Road Rules) Regulation 2009 is declared to be the Road Rules for this jurisdiction.	17 18 19
9	Local go	overnment authority	20
	auth	n of the following is declared to be a local government ority for this jurisdiction for the purposes of the Heavy icle National Law (Queensland)—	21 22 23
	(a)	the Brisbane City Council;	24
	(b)	a local government under the <i>Local Government Act</i> 2009.	25 26

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10	Re	levan	t tribunal or court	1
		juris	AT is declared to be the relevant tribunal or court for this diction for the purposes of the Heavy Vehicle National (Queensland).	2 3 4
11	Ro	ad au	thority	5
		<i>Oper</i> is de	chief executive of the department in which the <i>Transport</i> rations (Road Use Management) Act 1995 is administered clared to be the road authority for this jurisdiction for the oses of the Heavy Vehicle National Law (Queensland).	6 7 8 9
12	Ro	ad ma	anager for a road	10
	(1)	road	following entity is declared to be the road manager for a in this jurisdiction for the purposes of the Heavy Vehicle onal Law (Queensland)—	11 12 13
		(a)	for a State-controlled road—the chief executive of the department in which the <i>Transport Infrastructure Act</i> 1994, chapter 6 is administered;	14 15 16
		(b)	for a road controlled by a local government authority—the local government authority;	17 18
		(c)	for the Airport Link franchised road—a franchisee for the road;	19 20
		(d)	for a franchised road other than the Airport Link franchised road—the chief executive of the department in which the <i>Transport Infrastructure Act 1994</i> , chapter 6 is administered;	21 22 23 24
		(e)	for a local government franchised road—a local government franchisee of the road;	25 26
		(f)	for another road—an owner of the road.	27
	(2)	In th	is section—	28
			ort Link franchised road means the franchised road wn as the 'Airport Link' the subject of the gazette notice	29 30

[s 13]	1
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under the <i>Transport Infrastructure A</i> on 18 July 2008.	Act 1994, section 93 made 1 2
franchised road see the <i>Transport</i> schedule 6.	Infrastructure Act 1994, 3
<i>franchisee</i> , for the Airport Link f person who, under the <i>Transport Ing</i> franchisee for the road franchise agr	frastructure Act 1994, is a 6
local government franchised re Infrastructure Act 1994, section 105	
local government franchisee, for franchised road, means a person was Infrastructure Act 1994, chapter government franchisee for the logical franchise agreement for the road.	who, under the <i>Transport</i> 12 6, part 8, is a local 12
local government tollway franch Transport Infrastructure Act 1994, s	
<i>road franchise agreement</i> see the <i>Act 1994</i> , section 85.	Transport Infrastructure 17
State-controlled road see the <i>Tran</i> 1994, schedule 6.	nsport Infrastructure Act 19 20
13 Police officers who are authorised	officers 2
Every police officer is declared to be the purposes of the Heavy (Queensland).	
Note—	2.5
See also section 18.	20
14 Authorised warrant official	2′
Each magistrate is declared to b official for the purposes of the Hea (Queensland).	

15	Are	eas that are roads	1
		A busway within the meaning given by the <i>Transport Infrastructure Act 1994</i> is declared to be a road for the purposes of the Heavy Vehicle National Law (Queensland).	2 3 4
16		ences for which the persons charged do not have the nefit of the mistake of fact defence	5
	(1)	This section declares the effect of a provision of the Heavy Vehicle National Law (Queensland) that states that a person charged with an offence does not have the benefit of the mistake of fact defence for the offence.	7 8 9 10
	(2)	The excuse set out in section 24 of the Criminal Code does not apply to the person in relation to the offence.	11 12
		Note—	13
		Section 24 of the Code deals with a person's criminal responsibility for an act or omission done under an honest and reasonable, but mistaken, belief in the state of things.	14 15 16
Part	3	National regulations	17
17	Pai	rliamentary scrutiny of national regulations	18
	(1)	The Statutory Instruments Act 1992, sections 49 to 51 apply to a national regulation as if—	19 20
		(a) a reference in the sections to subordinate legislation were a reference to a national regulation; and	21 22
		(b) the reference to notified in the gazette in section 49 of that Act were a reference to published as mentioned in section 670(1) of the Heavy Vehicle National Law (Queensland).	23 24 25 26
		Note—	27
		Generally speaking, the <i>Statutory Instruments Act 1992</i> , sections 49 to 51 deal with the tabling and disallowance of subordinate legislation and	28 29

		limited saving of operation of subordinate legislation that ceases to be effect.	1 2
(2)		Legislative Standards Act 1992, part 4 applies to a onal regulation as if—	3 4
	(a)	a reference in the part to subordinate legislation were a reference to a national regulation; and	5 6
	(b)	the reference to the responsible Minister in section 22(2) of that Act were a reference to the Minister who administers the Heavy Vehicle National Law (Queensland).	7 8 9 10
	Note-	_	11
	wit	nerally speaking, the <i>Legislative Standards Act 1992</i> , part 4 deals h the tabling and content of explanatory notes for Bills and coordinate legislation.	12 13 14
(3)	natio 2001 an it	ommittee of the Legislative Assembly may deal with a onal regulation, under the <i>Parliament of Queensland Act</i> , as if a reference in the Act to subordinate legislation, or tem of subordinate legislation, were a reference to a onal regulation.	15 16 17 18 19
(4)	section the s	subsection (3), the <i>Legislative Standards Act</i> 1992, on 4 applies to a national regulation as if a reference in section to subordinate legislation were a reference to a onal regulation.	20 21 22 23
	Note-	_	24
	wit	nerally speaking, the <i>Legislative Standards Act 1992</i> , section 4 deals h the application of fundamental legislative principles to Bills and pordinate legislation.	25 26 27
(5)	opera have Law	national regulation ceases to have effect because of the ation of subsection (1), the national regulation ceases to effect for the purposes of the Heavy Vehicle National (Queensland), but the cessation does not affect the ication of the regulation in any other jurisdiction.	28 29 30 31 32
(6)	In th	is section—	33
	regul	conal regulation means a regulation, or a provision of a lation, made under the Heavy Vehicle National Law set in the Schedule.	34 35 36

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Part	4 Provisions specific to this jurisdiction	1 2
18	Application of particular provisions to police officers	3
	A provision of Chapter 9 of the Heavy Vehicle National Law (Queensland) that corresponds to a provision of the <i>Police Powers and Responsibilities Act 2000</i> does not apply to an authorised officer who is a police officer.	4 5 6 7
19	Review of decision by QCAT as relevant tribunal or court	8
	A reference in the Heavy Vehicle National Law (Queensland) to an appeal against a decision is, for an appeal to QCAT as the relevant tribunal or court, a reference to a review of the decision as provided under the QCAT Act.	9 10 11 12

S	11	
•	• 1	

Schedule		Heavy Vehicle National Law	1
		section 4	2
Cha	pter 1	Preliminary	3
Part	1.1	Introductory matters	4
1	Short tit	tle Law may be cited as the Heavy Vehicle National Law.	5
2	Comme This prov	ncement Law commences in a participating jurisdiction as rided by the Act of that jurisdiction that applies this Law law of that jurisdiction.	7 8 9 10
3	facil	object of this Law is to establish a national scheme for litating and regulating the use of heavy vehicles on roads way that—	11 12 13 14
	(a)	promotes public safety; and	15
	(b)	manages the impact of heavy vehicles on the environment, road infrastructure and public amenity; and	16 17 18
	(c)	provides for efficient road transport of goods and passengers by heavy vehicles; and	19 20
	(d)	encourages and promotes efficient, innovative, productive and safe business practices.	21 22

Regulat	ory framework to achieve object	1
	object of this Law is to be achieved by a regulatory nework that—	2 3
(a)	establishes an entity (the National Heavy Vehicle Regulator) with functions directed at ensuring the object is achieved; and	4 5 6
(b)	provides for the national registration of heavy vehicles; and	7 8
(c)	prescribes requirements about the following—	9
	(i) the standards heavy vehicles must meet before they can be used on roads;	10 11
	(ii) the maximum permissible mass and dimensions of heavy vehicles used on roads;	12 13
	(iii) securing and restraining loads on heavy vehicles used on roads;	14 15
	(iv) preventing drivers of heavy vehicles exceeding speed limits;	16 17
	(v) preventing drivers of heavy vehicles from driving while fatigued; and	18 19
(d)	imposes duties and obligations directed at ensuring heavy vehicles and drivers of heavy vehicles comply with requirements mentioned in paragraph (c)(i) to (v) on persons whose activities may influence whether the vehicles or drivers comply with the requirements; and	20 21 22 23 24
(e)	includes measures directed at the matters mentioned in section 3(c) and (d) by allowing improved access to roads in certain circumstances, including by—	25 26 27
	(i) allowing heavy vehicles, that would otherwise be prevented from being used on roads, access to the roads through exemptions or authorisations granted in circumstances in which the matters mentioned in section 3(a) and (b) will not be compromised; and	28 29 30 31 32

[s 5	
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	(ii)	providing for accreditation schemes allowing operators of heavy vehicles who adopt best practices directed at the matters mentioned in section 3 to be subject to alternative requirements more suited to the operators' business operations.	1 2 3 4 5
Part 1.2		Interpretation	6
5 Def	finitions		7
	In this La	w—	8
	100km wo 258(1).	<i>ork</i> , for Chapter 6, has the meaning given by section	9 10
	100+km section 25	work, for Chapter 6, has the meaning given by $58(2)$.	11 12
	accreditai	tion certificate means—	13
	Law	a heavy vehicle accreditation granted under this —the accreditation certificate given for the reditation under section 416; or	14 15 16
	law accr	a heavy vehicle accreditation granted under another of a participating jurisdiction—the certificate of reditation (however called) issued for the reditation under that law.	17 18 19 20
	ADR, for	Chapter 6, has the meaning given by section 191.	21
	AFM acc	reditation means—	22
	` /	reditation under this Law of a kind mentioned in ion 410(d); or	23 24
	` /	reditation of a similar kind under another law of a icipating jurisdiction.	25 26
	•	gue management system, for Chapters 6 and 8, has ng given by section 409.	27 28

AFM hours , for Chapters 6 and 8, has the meaning given by section 227.	1 2
AFM standards and business rules, for Chapter 8, has the meaning given by section 409.	3 4
agricultural implement means a vehicle without its own automotive power, built to perform agricultural tasks.	5 6
Examples—	7
• auger	8
• conveyor	9
• field bin	10
 harvester front 	11
irrigating equipment or machinery	12
agricultural machine means a vehicle with its own automotive power, built to perform agricultural tasks.	13 14
Examples—	15
harvester, tractor	16
agricultural task means a task carried out in agriculture.	17
Examples of an agricultural task—	18
cultivating land	19
 growing and harvesting crops 	20
rearing livestock	21
agricultural vehicle means an agricultural implement or agricultural machine.	22 23
<i>appropriately qualified</i> , for a function, includes having the qualifications, experience or standing appropriate to exercise the function.	24 25 26
Example of standing—	27
a person's classification level or position in the public service or a government agency of a participating jurisdiction	28 29
<i>approved</i> , by the responsible Ministers, for Chapter 8, has the meaning given by section 409.	30 31

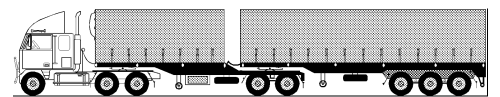
<i>approved</i> section 40	<i>auditor</i> , for Chapter 8, has the meaning given by 9.	1 2
<i>approved</i> by section	<i>electronic recording system</i> has the meaning given 191.	3 4
<i>approved</i> under sect	<i>form</i> means a form approved by the Regulator ion 671.	5 6
* *	guidelines means guidelines approved by the e Ministers under section 594.	7 8
<i>approved</i> by section	intelligent transport system has the meaning given 354.	9 10
approved by section	sleeper berth, for Chapter 6, has the meaning given 191.	11 12
	d bus means a bus with 2 or more rigid sections to one another in a way that allows—	13 14
(a) pass	enger access between the sections; and	15
(b) rotar	ry movement between the sections.	16
AS means Standards	s an Australian standard made or published by Australia.	17 18
associate,	of a person, means—	19
(a) if the	e person is an individual—	20
(i)	the individual's spouse or de facto partner; or	21
(ii)	a relative of the individual, whether by blood, spousal relationship or adoption; or	22 23
(iii)	an employee of the individual; or	24
(iv)	an employee of a corporation of which the individual is an executive officer; or	25 26
(v)	a partner of the individual; or	27
(vi)	a corporation of which the individual is an executive officer; or	28 29
(vii)	a corporation in which the individual holds a controlling interest; or	30 31

	(viii)a person who is a trustee of a trust of which the individual is a trustee or beneficiary; or	1 2
	(ix)	a person who is a beneficiary of a trust of which the individual is a trustee or beneficiary; or	3 4
	(x)	a person who is accustomed or under an obligation, whether formal or informal, to act in accordance with the directions, instructions or wishes of the individual; or	5 6 7 8
	(xi)	a person who is an associate of someone who is an associate of the individual; or	9 10
(b)	if th	e person is a corporation—	11
	(i)	an executive officer of the corporation; or	12
	(ii)	an associate of an executive officer of the corporation; or	13 14
	(iii)	an employee of the corporation; or	15
	(iv)	a person who holds a controlling interest in the corporation; or	16 17
	(v)	a related body corporate, within the meaning of the <i>Corporations Act 2001</i> of the Commonwealth, of the corporation; or	18 19 20
	(vi)	a person who is an associate of someone who is an associate of the corporation.	21 22
		n Accounting Standards means Accounting issued by the Australian Accounting Standards	23 24 25
Aust	tralia	n road law means—	26
(a)	this	Law; or	27
(b)		ther law of a State or Territory that regulates the use ehicles on roads.	28 29
auth	orise	d officer means—	30

(a)	juris	olice officer declared by a law of a participating diction to be an authorised officer for the purposes is Law; or	1 2 3
(b)		erson who holds office under this Law as an orised officer.	4 5
autho section		<i>d use</i> , for Part 13.4, has the meaning given by 6.	6 7
mean be an	s an o	d warrant official, for a participating jurisdiction, entity that is declared by a law of that jurisdiction to norised warrant official for that jurisdiction for the of this Law.	8 9 10 11
	le, o	ns 1 or more shafts positioned in a line across a n which 1 or more wheels intended to support the rn.	12 13 14
	-	p means a single axle group, tandem axle group, axle group, tri-axle group or quad-axle group.	15 16
		he driver of a fatigue-regulated heavy vehicle, has ng given by section 259.	17 18
		the driver of a heavy vehicle other than a gulated heavy vehicle, means—	19 20
(a)	gene	rally—	21
	(i)	if the driver's work diary states that the driver works or receives instructions from a place other than the vehicle's relevant garage address stated in the vehicle's registration certificate or the work diary—the stated place; or	22 23 24 25 26
	(ii)	if subparagraph (i) does not apply—the vehicle's relevant garage address stated in the vehicle's registration certificate or the driver's work diary; or	27 28 29 30
	(iii)	if neither subparagraph (i) nor (ii) applies—the place from which the driver normally works or receives instructions for the use of the vehicle; and	31 32 33

(b)	for a driver who is, at different times, self-employed or
	employed, each base worked out under paragraph (a) in
	relation to the employment.

B-double means a combination consisting of a prime mover towing 2 semitrailers, with the first semitrailer being attached directly to the prime mover and the second semitrailer being mounted on the rear of the first semitrailer by a fifth wheel coupling on the first semitrailer.



Typical B-double

BFM accreditation means—

- (a) accreditation under this Law of a kind mentioned in section 410(c); or
- (b) accreditation of a similar kind under another law of a participating jurisdiction.

BFM fatigue management system, for Chapter 8, has the meaning given by section 409.

BFM hours, for Chapters 6 and 8, has the meaning given by section 223.

BFM standards and business rules, for Chapter 8, has the meaning given by section 409.

Board means the National Heavy Vehicle Regulator Board established under section 603.

body of fatigue knowledge means any accreditation scheme, scientific knowledge, expert opinion, guidelines, standards or other knowledge about preventing or managing exposure to risks to safety either on a road or in a workplace, arising from fatigue.

	means a motor vehicle built or fitted to carry more than 9 ts (including the driver).	1 2
	<i>tel</i> , for Chapter 6 in relation to an unused daily sheet in a ten work diary, has the meaning given by section 191.	3 4
caus	e, a thing, includes—	5
(a)	contribute to causing the thing; and	6
(b)	encourage the thing.	7
	e of fatigue, for Chapter 6, has the meaning given by on 191.	8 9
centi	re-line, of an axle, means—	10
(a)	for an axle consisting of 1 shaft—a line parallel to the length of the axle and passing through its centre; and	11 12
(b)	for an axle consisting of 2 shafts—a line in the vertical plane passing through—	13 14
	(i) the centre of both shafts; and	15
	(ii) the centres of the wheels on the shafts.	16
class	s 1 heavy vehicle has the meaning given by section 97(1).	17
class	s 2 heavy vehicle has the meaning given by section 117.	18
class	2 heavy vehicle authorisation means—	19
(a)	a class 2 heavy vehicle authorisation (notice); or	20
(b)	a class 2 heavy vehicle authorisation (permit).	21
	a 2 heavy vehicle authorisation (notice) has the meaning in by section 119(2).	22 23
	a 2 heavy vehicle authorisation (permit) has the meaning in by section 124(2).	24 25
class	s 3 heavy vehicle has the meaning given by section 97(2).	26
	bination means a group of vehicles consisting of a motor cle towing 1 or more other vehicles.	27 28
	<i>mercial consignor</i> , for Divisions 4 and 5 of Part 5.2, has neaning given by section 180.	29 30

Commonwealth Gazette means the Commonwealth of Australia Gazette.	of 1 2
Commonwealth Gazette notice means notice published in the Commonwealth Gazette.	e 3 4
Commonwealth responsible Minister means the Commonwealth Minister nominated by the Commonwealth at the responsible Minister for the Commonwealth for the purposes of this Law.	is 6
compensation order has the meaning given by section 553(1)). 9
compliance purposes means—	10
(a) monitoring purposes; or	11
(b) investigation purposes.	12
complying container weight declaration has the meaning given by section 160.	g 13 14
component, of a heavy vehicle that is a combination, means-	- 15
(a) a component vehicle of the combination; or	16
(b) a component of any component vehicle of the combination.	e 17 18
component vehicle, of a heavy combination, means the towing vehicle or another vehicle in the combination.	e 19 20
conditionally registered, for a heavy vehicle, means the vehicle is registered under this Law subject to conditions.	e 21 22
consign and consignor—	23
A person <i>consigns</i> goods, and is a <i>consignor</i> of goods, for transport by a heavy vehicle, if—	or 24 25
(a) the person has consented to being, and is, named of otherwise identified as a consignor of the goods in the transport documentation for the consignment; or	
(b) there is no person as described in paragraph (a) and—	29
(i) the person engages an operator of the vehicle either directly or indirectly or through an agent of	

		or	r intermediary, to transport the goods by road;	2
	(ii)	and the	e is no person as described in subparagraph (i) the person has possession of, or control over, goods immediately before the goods are sported by road; or	3 4 5 6
	(iii)	or (i	e is no person as described in subparagraph (i) ii) and the person loads a vehicle with the ds, for road transport, at a place—	7 8 9
		(A)	where goods in bulk are stored, temporarily held or otherwise held waiting collection; and	10 11 12
		(B)	that is unattended, other than by the vehicle's driver or someone else necessary for the normal use of the vehicle, during loading; or	13 14 15
(c)	and	the go	o person as described in paragraph (a) or (b) oods are imported into Australia and the person orter of the goods; or	16 17 18
(d)	the t	ransp	n owns or controls the vehicle and arranges for fort of the goods in the vehicle (whether or not in is also a person described in paragraph (a),	19 20 21 22
cons	signee	of g	oods—	23
(a)	mea	ns a p	person who—	24
	(i)	ident the	consented to being, and is, named or otherwise tified as the intended consignee of the goods in transport documentation relating to the road sport of the goods; or	25 26 27 28
	(ii)		ally receives the goods after completion of road transport; but	29 30
(b)	does		include a person who merely unloads the	31 32

cont	tainer weight declaration—	1
(a)	means a written declaration, whether contained in 1 or more documents, stating or purporting to state the weight of a freight container and its contents; and	2 3 4
	Examples—	5
	an email, a placard fixed to the container	6
(b)	includes a copy of a declaration mentioned in paragraph (a).	7 8
axle	verter dolly means a trailer with 1 axle group or a single and a fifth wheel coupling designed to support a itrailer for hauling purposes.	9 10 11
	Typical converter dolly	12
	vict , a person of an offence, has the meaning given by ion 9(1).	13 14
	victed, of an offence, has the meaning given by section and (3).	15 16
con	victed person—	17
(a)	for Division 5 of Part 10.3, has the meaning given by section 541(a); or	18 19
(b)	for Division 6 of Part 10.3, has the meaning given by section 548(a).	20 21
corp	poration includes a body politic or corporate.	22
	n by section 191.	23 24
	cal risk breach, for a maximum work requirement or imum rest requirement, has the meaning given by section (4).	25 26 27

•	sheet, for a written work diary, for Chapter 6, has the ning given by section 309(2)(b).	1 2
dayti sunse	ime means the period of a day between sunrise and et.	3 4
same relati	teto partner, of a person, means a person (whether of the e gender or a different gender) who is in a de facto donship, within the meaning given by section 2F of the Interpretation Act 1901 of the Commonwealth, with the on.	5 6 7 8 9
-	etive heavy vehicle, for Division 6 of Part 9.3, has the ning given by section 473.	10 11
U	etive vehicle label, for Division 6 of Part 9.3, has the ning given by section 473.	12 13
	<i>ndant</i> , for a proceeding for an offence, means the person ged with the offence (whether called the defendant or the sed).	14 15 16
-	<i>tiency</i> , for Division 3 of Part 10.4, has the meaning given ection 569.	17 18
dime	<i>nsion requirements</i> has the meaning given by section 83.	19
drive	e, a vehicle or combination, includes—	20
(a)	be in control of the steering, movement or propulsion of the vehicle or combination; and	21 22
(b)	for a trailer—drive a vehicle towing the trailer.	23
drive	er, of a vehicle or combination—	24
(a)	means the person driving the vehicle or combination; and	25 26
(b)	includes—	27
	(i) a person accompanying the person driving the vehicle or combination on a journey or part of a journey, who has been, is or will be sharing the task of driving the vehicle or combination during the journey or part; and	28 29 30 31 32

	(11)	a person who is driving the vehicle or combination as a driver under instruction or under an appropriate learner licence or learner permit; and	1 2 3
	(iii)	where the driver is a driver under instruction, the holder of a driver licence occupying the seat in the vehicle or combination next to the driver.	4 5 6
drive	r lice	ence means—	7
(a)		ver licence issued under a law of a State or Territory regulates the use of vehicles on roads; or	8 9
(b)	a lav (a) e requ	ence or permit to drive a motor vehicle issued under w of another country if a law mentioned in paragraph exempts the holder of the licence or permit from the irement to hold a driver licence under that law to e a motor vehicle.	10 11 12 13 14
elect 191.	ronic	recording system has the meaning given by section	15 16
		recording system approval means an approval of nic recording system under Division 7 of Part 6.4.	17 18
elect	ronic	work diary has the meaning given by section 191.	19
elect 191.	ronic	work diary label has the meaning given by section	20 21
embe notic	_	d thing means a thing the subject of an embargo	22 23
embo	argo i	notice has the meaning given by section 503(2).	24
empl	loyed	<i>driver</i> , of a heavy vehicle, means a person who is by someone else to drive the vehicle under a f employment, apprenticeship or training.	25 26 27
_	-	means an individual who works under a contract of ent, apprenticeship or training.	28 29

contract of employment, apprenticeship or training.	2
engage, for Chapter 6, has the meaning given by section 191.	3
entity includes a person and an unincorporated body.	4
<i>entry</i> , in a work record, for Chapter 6, has the meaning given by section 191.	5 6
<i>equipment</i> , in relation to a heavy vehicle, includes tools, devices and accessories in the vehicle.	7 8
escort vehicle means a pilot vehicle that is driven by a police officer or another person authorised to direct traffic under an Australian road law.	9 10 11
examine includes analyse, test, account, measure, weigh, grade, gauge or identify.	12 13
executive officer, of a corporation, means any person, by whatever name called and whether or not the person is a director of the corporation, who is concerned or takes part in the management of the corporation.	14 15 16 17
<i>exemption hours</i> , for Chapter 6, has the meaning given by section 229.	18 19
exercise, for a function, includes perform.	20
<i>extract</i> , of a document, device or other thing, means a copy of any information contained in the document, device or other thing.	21 22 23
fatigue has the meaning given by section 193.	24
fatigue-regulated bus means a motor vehicle built or fitted to carry more than 12 adults (including the driver).	25 26
fatigue-regulated heavy vehicle has the meaning given by section 7.	27 28
<i>fifth wheel coupling</i> means a device (other than the rotating element and kingpin on a semitrailer, which are parts of a semitrailer) used on a prime mover or trailer to permit quick coupling and uncoupling and to provide for articulation.	29 30 31 32

film,	, a thing, includes—	1
(a)	photograph or videotape the thing; and	2
(b)	record an image of the thing in another way.	3
•	o drive a heavy vehicle, or to start or stop its engine, for a on, means the person—	4 5
(a)	is apparently physically and mentally fit to drive the vehicle, or start or stop its engine; and	6 7
(b)	is not apparently affected by either or both of the following—	8 9
	(i) alcohol;	10
	(ii) a drug that affects a person's ability to drive a vehicle; and	11 12
(c)	is not found to have an alcohol concentration in the person's blood or breath exceeding the amount permitted, under an Australian road law of this jurisdiction, for the driver of a heavy vehicle; and	13 14 15 16
(d)	is not found to be under the influence of a drug or to have present in the person's blood or saliva a drug that the driver of a heavy vehicle is not permitted to have present in the driver's blood or saliva under an Australian road law of this jurisdiction.	17 18 19 20 21
freig	tht container means—	22
(a)	a re-usable container of the kind mentioned in AS 3711.1 that is designed for repeated use for transporting goods; or	23 24 25
	Note—	26
	AS 3711.1 may be purchased from Standards Australia at <www.standards.org.au>.</www.standards.org.au>	27 28
(b)	a re-usable container of the same or a similar design and construction to a container mentioned in paragraph (a) though of different dimensions.	29 30 31

		ans the National Heavy Vehicle Regulator Fund d under section 628.	1 2
gara	ige ad	dress, of a heavy vehicle, means—	3
(a)		heavy vehicle normally kept at a depot when not in —the principal depot of the vehicle; or	4 5
(b)		a heavy vehicle not normally kept at a depot when in use—the registered operator's home address.	6 7
the t	otal n	oss combination mass), of a motor vehicle, means naximum loaded mass for the motor vehicle and any a may lawfully tow at any given time—	8 9 10
(a)	max vehi	e Regulator has, under section 43, specified the total imum loaded mass for the motor vehicle and any cles it may lawfully tow at any given expecified by the Regulator under that section; or	11 12 13 14
(b)	otherwise—stated by the motor vehicle's manufacturer on the vehicle's identification plate or another place on the vehicle.		
good	ds—		18
(a)	inclu	udes—	19
	(i)	animals (whether alive or dead); and	20
	(ii)	a container (whether empty or not); but	21
(b)	does	s not include—	22
	(i)	people; or	23
	(ii)	fuel, water, lubricants and readily removable equipment required for the normal use of the vehicle or combination in which they are carried; or	24 25 26 27
	(iii)	personal items used by the driver of the vehicle or combination, or someone else necessary for the normal use of the vehicle, in which they are carried.	28 29 30 31

	<i>I</i> (gross vehicle mass), of a vehicle, means the maximum ed mass of the vehicle—	1 2
(a)	if the Regulator has specified the vehicle's maximum loaded mass under section 44—specified by the Regulator under that section; or	3 4 5
(b)	otherwise—stated on the vehicle's identification plate.	6
<i>heav</i> vehice	by combination means a combination that is a heavy cle.	7 8
<i>heav</i> vehice	by motor vehicle means a motor vehicle that is a heavy cle.	9 10
heav	y vehicle has the meaning given by section 6.	11
heav	y vehicle accreditation means—	12
(a)	AFM accreditation; or	13
(b)	BFM accreditation; or	14
(c)	maintenance management accreditation; or	15
(d)	mass management accreditation.	16
heav	by vehicle standards has the meaning given by section 46.	17
_	er mass limits, for Chapter 7, has the meaning given by on 354.	18 19
	L authority, for Chapter 7, has the meaning given by on 354.	20 21
hom	e address means—	22
(a)	for an individual—the individual's residential address in Australia; or	23 24
(b)	for a body corporate with a registered office in Australia—the address of the registered office; or	25 26
(c)	for another person—the address of the person's principal or only place of business in Australia.	27 28
	tification details, for Division 6 of Part 9.3, has the	29 30

<i>identification plate</i> means a plate authorised to be placed on a vehicle, or taken to have been placed on a vehicle, under the <i>Motor Vehicle Standards Act 1989</i> of the Commonwealth.	1 2 3
impaired by fatigue has the meaning given by section 195.	4
<i>improvement notice</i> has the meaning given by section 516(2).	5
in, a vehicle, includes on the vehicle.	6
<i>information notice</i> , for a decision, means a notice stating the following—	7 8
(a) the decision;	9
(b) the reasons for the decision;	10
(c) the review and appeal information for the decision.	11
<i>infringement notice</i> means an infringement notice, expiation notice, penalty notice or similar notice under the Infringement Notice Offences Law.	12 13 14
Infringement Notice Offences Law, for a participating jurisdiction, means the law that is declared by a law of that jurisdiction to be the Infringement Notice Offences Law for the purposes of this Law.	15 16 17 18
<i>inspect</i> , a thing, includes open the thing and examine its contents.	19 20
<i>insurer</i> , for Part 2.5, has the meaning given by section 41.	21
<i>intelligent access agreement</i> , for Chapter 7, has the meaning given by section 354.	22 23
<i>intelligent access audit</i> , for Chapter 7, has the meaning given by section 354.	24 25
<i>intelligent access auditor</i> means a person engaged by TCA for auditing activities conducted by intelligent access service providers.	26 27 28
<i>intelligent access conditions</i> has the meaning given by section 353.	29 30

	<i>ligent access information</i> , for Chapter 7, has the ning given by section 354.	1 2
	<i>ligent access reporting entity</i> , for Chapter 6, has the ning given by section 191.	3 4
	digent access service provider has the meaning given by on 354.	5 6
	ligent access vehicle, for Chapter 7, has the meaning a by section 354.	7 8
of elevenic	digent transport system means a system involving the use ectronic or other technology, whether located in a heavy cle or on or near a road or elsewhere, that is able to itor, generate, record, store, display, analyse, transmit or transmit or about—	9 10 11 12 13
(a)	any or all of the following—	14
	(i) a heavy vehicle, its equipment or load;	15
	(ii) the driver of a heavy vehicle;	16
	(iii) an operator of a heavy vehicle;	17
	(iv) anyone else involved in road transport using a heavy vehicle; and	18 19
(b)	without limiting paragraph (a), the compliance or noncompliance with this Law of the use of a heavy vehicle on a road.	20 21 22
	etigation purposes means investigating a contravention or ected contravention of this Law.	23 24
jouri	ney documentation—	25
(a)	means a document, other than transport documentation, in any form—	26 27
	(i) directly or indirectly associated with—	28
	(A) a transaction for the actual or proposed road transport of goods using a heavy vehicle, or for a previous transport of the goods by any transport method; or	29 30 31

		(B) goods, to the extent the document is relevant to a transaction for their actual or proposed road transport; and	1 2 3
	(ii)	whether relating to a particular journey or to journeys generally; and	4 5
(b)	inclu	ides, for example, any or all of the following—	6
	(i)	a document kept, used or obtained by a responsible person for a heavy vehicle in connection with the transport of goods;	7 8 9
	(ii)	a workshop, maintenance or repair record relating to a heavy vehicle used, or claimed to be used, for transporting goods;	10 11 12
	(iii)	a subcontractor's payment advice relating to goods or their transport;	13 14
	(iv)	records kept, used or obtained by the driver of a heavy vehicle used, or claimed to be used, for transporting goods;	15 16 17
		Examples—	18
		• driver's run sheet	19
		logbook entry	20
		• fuel docket or receipt	21
		• food receipt	22
		tollway receipt	23
		• pay record	24
		mobile or other telephone record	25
	(v)	information reported through the use of an intelligent transport system;	26 27
	(vi)	a driver manual or instruction sheet;	28
	(vii)	an advice resulting from check weighing of a heavy vehicle's mass or load performed before, during or after a journey.	29 30 31

or inve cont	enforcement agency means an agency that has functions activities directed at the prevention, detection, stigation, prosecution or punishment of offences and other raventions of a law for which penalties or sanctions may mposed.	1 2 3 4 5
	enforcement purposes, for Chapter 7, has the meaning n by section 354.	6 7
load	, of a heavy vehicle or in a heavy vehicle, means—	8
(a)	all the goods, passengers, drivers and other persons in the vehicle; and	9 10
(b)	all fuel, water, lubricants and readily removable equipment carried in the vehicle and required for its normal use; and	11 12 13
(c)	personal items used by the vehicle's driver or someone else necessary for the normal use of the vehicle; and	14 15
(d)	anything that is normally removed from the vehicle when not in use.	16 17
load	, when used as a verb, and <i>loader</i> —	18
	erson <i>loads</i> goods in a heavy vehicle, and is a <i>loader</i> of ds in a heavy vehicle, if the person is a person who—	19 20
(a)	loads the vehicle with the goods for road transport; or	21
(b)	loads a bulk container, freight container, or tank that is part of the vehicle, with the goods for road transport; or	22 23
(c)	loads the vehicle with a freight container, whether or not it contains goods, for road transport.	24 25
	ded mass, of a vehicle, means the vehicle's mass together the mass of the vehicle's load that is transmitted to the and.	26 27 28
load	ling manager—	29
A po	erson is a loading manager of goods in a heavy vehicle	30 31
(a)	other than for Chapter 4—	32

	(i)	vehic	goods are loaded onto or unloaded from the cle at regular loading or unloading premises eavy vehicles; and	1 2 3
	(ii)	the p	person—	4
		(A)	manages, or is responsible for the operation of, the premises; or	5 6
		(B)	has been assigned by a person mentioned in subparagraph (i) as responsible for supervising, managing or controlling, directly or indirectly, activities carried out by a loader or unloader of the goods; or	7 8 9 10 11
(b)	for (Chapte	er 4—	12
	(i)	•	goods are loaded onto the vehicle at regular ing or unloading premises for heavy vehicles;	13 14 15
	(ii)	the p	person—	16
		(A)	manages, or is responsible for the operation of, the premises; or	17 18
		(B)	has been assigned by a person mentioned in subparagraph (i) as responsible for supervising, managing or controlling, directly or indirectly, activities carried out by a loader of the goods.	19 20 21 22 23
load	ing r	equire	ements has the meaning given by section 91.	24
meanus be a	ns an loca	entity	ent authority, for a participating jurisdiction, that is declared by a law of that jurisdiction to ernment authority for that jurisdiction for the Law.	25 26 27 28
mair	ntena	псе т	anagement accreditation means—	29
(a)		accreditation under this Law of a kind mentioned in section 410(a); or		
(b)			ion of a similar kind under another law of a ing jurisdiction.	32 33

	ntenance management standards and business rules, for oter 8, has the meaning given by section 409.	1 2
	ntenance management system, for Chapter 8, has the ning given by section 409.	3 4
•	or defect notice, for Division 6 of Part 9.3, has the ning given by section 474(2)(a).	5 6
	or rest break, for Chapter 6, has the meaning given by on 191.	7 8
malf	function—	9
(a)	for Chapter 6, has the meaning given by section 191; and	10 11
(b)	for Chapter 7, has the meaning given by section 354.	12
	s, dimension or loading requirement means a mass irement, dimension requirement or loading requirement.	13 14
mass	s management accreditation means—	15
(a)	accreditation under this Law of a kind mentioned in section 410(b); or	16 17
(b)	accreditation of a similar kind under another law of a participating jurisdiction.	18 19
	s management standards and business rules, for Chapter as the meaning given by section 409.	20 21
	s management system, for Chapter 8, has the meaning in by section 409.	22 23
mass	s or dimension authority means—	24
(a)	a mass or dimension exemption; or	25
(b)	a class 2 heavy vehicle authorisation.	26
mass	s or dimension exemption means—	27
(a)	a mass or dimension exemption (notice); or	28
(b)	a mass or dimension exemption (permit).	29

	s or dimension exemption (notice) has the meaning given ection 98(2).	1 2
	s or dimension exemption (permit) has the meaning given ection 103(3).	3 4
mass	s requirements has the meaning given by section 77.	5
6 re	imum work requirement means a requirement of Chapter clating to a maximum work time for the driver of a nue-regulated heavy vehicle.	6 7 8
fatig	imum work time means the maximum time the driver of a que-regulated heavy vehicle may drive a fatigue-regulated by vehicle, or otherwise work, without taking a rest.	9 10 11
relat	imum rest requirement means a requirement of Chapter 6 ing to the minimum rest time for the driver of a nue-regulated heavy vehicle.	12 13 14
fatig the p	imum rest time means the minimum time the driver of a que-regulated heavy vehicle must rest in order to break up period of time the driver drives a fatigue-regulated heavy cle or otherwise works.	15 16 17 18
	or defect notice, for Division 6 of Part 9.3, has the ning given by section 474(2)(b).	19 20
mino	or risk breach—	21
(a)	for a mass requirement—has the meaning given by section 80; or	22 23
(b)	for a dimension requirement—has the meaning given by section 86; or	24 25
(c)	for a loading requirement—has the meaning given by section 93; or	26 27
(d)	for a maximum work requirement or minimum rest requirement—has the meaning given by section 192(1).	28 29
mist	ake of fact defence see section 14.	30
	itoring purposes means finding out whether this Law is g complied with.	31 32

	or vehicle means a vehicle built to be propelled by a motor forms part of the vehicle.	1 2
	<i>onal regulations</i> means the regulations made under ton 669.	3
Tran	<i>Sonal Transport Commission</i> means the National asport Commission established by the <i>National Transport amission Act 2003</i> of the Commonwealth.	5 6 7
_	at means the period between sunset on a day and sunrise ne next day.	8 9
nigh	at rest break means—	10
(a)	7 continuous hours stationary rest time between 10p.m. on a day and 8a.m. on the next day; or	11 12
	Note—	13
	Under sections 218 and 273, the time must be based on the time zone of the driver's base for drivers on a journey in a different time zone to the driver's base.	14 15 16
(b)	24 continuous hours stationary rest time.	17
_	the work time, for Chapter 6, has the meaning given by son 191.	18 19
	<i>compliance report</i> , for Chapter 7, has the meaning given ection 354.	20 21
	<i>-participating jurisdiction</i> , for Chapter 6, has the ning given by section 191.	22 23
noti	ce means written notice.	24
осси	upier, of a place, includes the following—	25
(a)	if there is more than 1 person who apparently occupies the place—any 1 of the persons;	26 27
(b)	any person at the place who is apparently acting with the authority of a person who apparently occupies the place;	28 29
(c)	if no-one apparently occupies the place—any person who is an owner of the place	30 31

Law, whor made	mean the	arning, for a direction or requirement under this ns a warning that it is an offence for a person to direction is given, or of whom the requirement is to comply with the direction or requirement unless has a reasonable excuse.	1 2 3 4 5
-		neans any of the following persons exercising a nder this Law—	6 7
(a)	the I	Regulator;	8
(b)	a roa	ad authority;	9
(c)	a roa	nd manager (for a road) that is a public authority;	10
(d)	an a	uthorised officer.	11
opera	<i>ate</i> ar	nd <i>operator</i> —	12
opera	ator	operates a vehicle or combination, and is an of the vehicle or combination, if the person is e for controlling or directing the use of—	13 14 15
(a)		vehicle (including a vehicle in a combination)—the cle; or	16 17
(b)		a combination—the towing vehicle in the bination.	18 19
		ehicle means a heavy vehicle that does not comply nension requirement applying to it.	20 21
owne	er—		22
(a)	of a	vehicle means—	23
	(i)	each person who is an owner, joint owner or part owner of the vehicle; or	24 25
	(ii)	a person who has the use or control of the vehicle under a credit agreement, hiring agreement, hire-purchase agreement or leasing arrangement; or	26 27 28 29
(b)	of a	combination means—	30

	(i)	each person who is an owner, joint owner or part owner of the towing vehicle in the combination; or	1 2
	(ii)	a person who has the use or control of the towing vehicle in the combination under a credit agreement, hiring agreement, hire-purchase agreement or leasing arrangement; or	3 4 5 6
(c)		sample means an owner of the sample or the thing a which it was taken.	7 8
pack	and	packer—	9
A p		packs goods, and is a packer of goods, if the	10 11
(a)	-	the goods in packaging, even if that packaging is ady on a vehicle; or	12 13
	Exan	nple for paragraph (a)—	14
		person who uses a hose to fill the tank of a tank vehicle with etrol packs the petrol for transport.	15 16
(b)	pack	mbles the goods as packaged goods in an outer taging, even if that packaging is already on a cle; or	17 18 19
(c)	supe or	ervises an activity mentioned in paragraph (a) or (b);	20 21
(d)		ages or controls an activity mentioned in paragraph (b) or (c).	22 23
hold indir	s, pro	g, in relation to goods, means anything that contains, betects or encloses the goods, whether directly or to enable them to be received or held for transport, ansported.	24 25 26 27
Note-	_		28
		e that a container constitutes the whole of the packaging of in the case of a drum in which goods are directly placed.	29 30
parti	icipat	ing jurisdiction—	31
(a)		this Law other than Chapter 6—means a State or itory in which—	32 33

	(i)	this Law applies as a law of the State or Territory; or	1 2
	(ii)	a law that substantially corresponds to the provisions of this Law has been enacted; or	3 4
	(iii)	a law prescribed by the national regulations for the purposes of this subparagraph has been enacted; or	5 6
(b)	for (Chapter 6—has the meaning given by section 191.	7
-	-	<i>ion day</i> , for a participating jurisdiction, means the risdiction became a participating jurisdiction.	8 9
part	y in th	he chain of responsibility—	10
(a)		a heavy vehicle, for Division 5 of Part 5.2, has the ning given by section 184; or	11 12
(b)		a fatigue-regulated heavy vehicle, for Chapter 6, has meaning given by section 197.	13 14
vehi	cle of	r, of a vehicle, means any person carried in the ther than the vehicle's driver or any other person for the normal use of the vehicle.	15 16 17
pers	onal i	information—	18
(a)	informappa	erally, means information or an opinion, including rmation or an opinion forming part of a database, ther true or not, and whether recorded in a material n or not, about an individual whose identity is arent, or can reasonably be found out, from the rmation or opinion; and	19 20 21 22 23 24
(b)	for (Chapter 7, has the meaning given by section 354.	25
over	size	<i>icle</i> means a motor vehicle that accompanies an vehicle to warn other road users of the oversize presence.	26 27 28
	e of a	business, for Part 9.2, has the meaning given by 3.	29 30
pole	-type	<i>trailer</i> means a trailer that—	31

(a)	attachment fitted to a pole; and	2
(b)	is ordinarily used for transporting loads, such as logs, pipes, structural members, or other long objects, that can generally support themselves like beams between supports.	3 4 5 6
6	Pole-type trailer	
	Pole-type trailer	7
-	ce commissioner means the head of the police force or ce service (however called) of a participating jurisdiction.	8 9
pren	nises—	10
(a)	means a building or other structure, a vessel, or another place (whether built on or not)—	11 12
	(i) from which a business is carried out; or	13
	(ii) at or from which goods are loaded onto or unloaded from vehicles; and	14 15
(b)	includes a part of a building, structure, vessel or place mentioned in paragraph (a).	16 17
-	scribed fee means a fee prescribed by the national alations under section 675(1).	18 19
prev	vious corresponding law—	20
1	A previous corresponding law is a law of a participating jurisdiction that, before the participation day for the jurisdiction, provided for the same, or substantially the same, matters as the provisions of this Law.	21 22 23 24
2	A previous corresponding law for a provision of this Law is a provision of a previous corresponding law within the meaning of paragraph 1 that corresponds, or substantially corresponds, to the provision of this Law.	25 26 27 28

3		paragraph 1, it is irrelevant whether the law of the icipating jurisdiction—	1 2
	(a)	is in 1 instrument or 2 or more instruments; or	3
	(b)	is part of an instrument; or	4
	(c)	is part of an instrument and the whole or part of 1 or more other instruments.	5 6
pers	son w	<i>ntractor</i> , of the driver of a heavy vehicle, means a ho engages the driver to drive the vehicle under a for services.	7 8 9
Exar	nple—		10
a l	ogistic	s business that engages a subcontractor to transport goods	11
-	ne mo	over means a motor vehicle designed to tow a er.	12 13
proi	hibitid	on order has the meaning given by section 549(1).	14
-	tected section	<i>information</i> , for Part 13.4, has the meaning given a 666.	15 16
pub	lic au	thority means—	17
(a)		tate or Territory or the Commonwealth, in any acity; or	18 19
(b)	esta	ody established under a law, or the holder of an office blished under a law, for a public purpose, including cal government authority.	20 21 22
pub	lic pla	ace means a place or part of a place—	23
(a)	the	the public is entitled to use, is open to members of public or is used by the public, whether or not on ment of money; or	24 25 26
(b)		occupier of which allows members of the public to er, whether or not on payment of money.	27 28
•		<i>afety</i> means the safety of persons or property, the safety of—	29 30

(a)	the drivers of, and passengers and other persons in, vehicles and combinations; and	1 2
(b)	persons or property in or in the vicinity of, or likely to be in or in the vicinity of, road infrastructure and public places; and	3 4 5
(c)	vehicles and combinations and any loads in them.	6
_	<i>lic safety ground</i> , for a reviewable decision, has the ning given by section 581.	7 8
horiz	d-axle group means a group of 4 axles, in which the zontal distance between the centre-lines of the outermost is is more than 3.2m but not more than 4.9m.	9 10 11
-	<i>lified</i> , to drive a heavy vehicle, or to start or stop its ne, for a person, means the person—	12 13
(a)	holds a driver licence of the appropriate class to drive the vehicle that is not suspended; and	14 15
(b)	is not prevented under a law, including, for example, by the conditions of the driver licence, from driving the vehicle at the relevant time.	16 17 18
_	ensland Minister means the responsible Minister for ensland.	19 20
	onable steps defence means the defence mentioned in on 560.	21 22
	onably believes means believes on grounds that are onable in the circumstances.	23 24
	onably satisfied means satisfied on grounds that are onable in the circumstances.	25 26
	onably suspects means suspects on grounds that are onable in the circumstances.	27 28
	<i>rd keeper</i> , for Chapter 6, has the meaning given by on 287.	29 30
	<i>rd location</i> , of the driver of a fatigue-regulated heavy cle, for Chapter 6, has the meaning given by section 260.	31 32

registered industry code of practice means an industry code of practice registered under section 646.	1 2
registered operator means—	3
(a) for a heavy vehicle other than a heavy combination—the person recorded on the vehicle register as the person responsible for the vehicle; or	
(b) for a heavy combination—the person recorded on the vehicle register as the person responsible for the towing vehicle in the combination.	
<i>registration</i> , of a heavy vehicle, means registration of the vehicle under this Law.	e 10 11
<i>registration certificate</i> , for a heavy vehicle, means the certificate of registration issued under the national regulations for the vehicle's registration.	
<i>registration exemption</i> means an exemption under Division 2 of Part 2.2 from the requirement for a heavy vehicle to be registered.	
registration item means a document, number plate, label or other thing relating to—	r 18 19
(a) the registration or purported registration of a heavy vehicle; or	20 21
(b) an unregistered heavy vehicle permit for a heavy vehicle.	22 23
registration number means—	24
(a) for a heavy vehicle other than a combination—the registration number shown on the number plates of the vehicle; or	
(b) for a heavy vehicle that is a combination—the registration number shown on the number plates of the towing vehicle in the combination.	
regular loading or unloading premises—	31

1	vehicat leaday	cles, means premises at or from which an average of ast 5 heavy vehicles are loaded or unloaded on each the premises are operated for loading or unloading by vehicles.	1 2 3 4 5
2	are l	paragraph 1, an average of at least 5 heavy vehicles oaded or unloaded at or from premises on each day premises are operated for loading or unloading by vehicles if—	6 7 8 9
	(a)	for premises operated for loading or unloading heavy vehicles for 12 months or more—during the previous 12 months, an average of at least 5 heavy vehicles were loaded or unloaded at or from the premises on each day the premises were operated for loading or unloading heavy vehicles; or	10 11 12 13 14 15
	(b)	for premises operated for loading or unloading heavy vehicles for less than 12 months—during the period the premises have been in operation for loading or unloading heavy vehicles, an average of at least 5 heavy vehicles were loaded or unloaded at or from the premises on each day the premises were operated for loading or unloading heavy vehicles.	16 17 18 19 20 21 22 23
_		means the National Heavy Vehicle Regulator dunder section 597.	24 25
Regu interi		's website means the website of the Regulator on the	26 27
releve by se		<i>ppeal body</i> , for Chapter 11, has the meaning given 581.	28 29
releve by se		<i>ontravention</i> , for Chapter 7, has the meaning given 354.	30 31
relev	ant g	arage address, of a heavy vehicle, means—	32
(a)	the h	neavy vehicle's garage address; or	33

(b)	if the heavy vehicle is a combination—the garage address of the towing vehicle in the combination.	1 2
	ection 581.	3 4
	the management system, for Chapter 8, has the meaning in by section 409.	5 6
	vant monitoring matters, for Chapter 7, has the meaning in by section 354.	7 8
<i>relev</i> 443.	vant place, for Part 9.2, has the meaning given by section	9 10
mear	cant police commissioner, in relation to a police officer, as the police commissioner for the police force or police (however called) of which the police officer is a laber.	11 12 13 14
mear	cant road manager, for a mass or dimension authority, as a road manager for a road in the area, or on the route, to the the authority applies.	15 16 17
	vant standards and business rules, for Chapter 8, has the ning given by section 409.	18 19
mear	cant tribunal or court, for a participating jurisdiction, as a tribunal or court that is declared by a law of that diction to be the relevant tribunal or court for that diction for the purposes of this Law.	20 21 22 23
respo	onsible entity, for a freight container, means—	24
(a)	the person who, in Australia, consigned the container for road transport using a heavy vehicle; or	25 26
(b)	if there is no person as described in paragraph (a)—the person who, in Australia, for a consignor, arranged for the container's road transport using a heavy vehicle; or	27 28 29
(c)	if there is no person as described in paragraph (a) or (b)—the person who, in Australia, physically offered the container for road transport using a heavy vehicle.	30 31 32

the	<i>Onsible Minister</i> , for a participating jurisdiction, means Minister of that jurisdiction nominated by it as its onsible Minister for the purposes of this Law.	1 2 3
respo	onsible Ministers means a group of Ministers consisting	4 5
(a)	the responsible Minister for each participating jurisdiction; and	6 7
(b)	the Commonwealth responsible Minister.	8
Note-	_	9
See	also section 596(3).	10
havii with	onsible person, for a heavy vehicle, means a person ng, at a relevant time, a role or responsibility associated road transport using the vehicle, and includes any of the wing—	11 12 13 14
(a)	an owner of the vehicle or, if it is a combination, an owner of a heavy vehicle forming part of the combination;	15 16 17
(b)	the vehicle's driver;	18
(c)	an operator or registered operator of the vehicle or, if it is a combination, an operator or registered operator of a heavy vehicle forming part of the combination;	19 20 21
(d)	a person in charge or apparently in charge of—	22
	(i) the vehicle; or	23
	(ii) the vehicle's garage address or, if it is a combination, the garage address of a heavy vehicle forming part of the combination; or	24 25 26
	(iii) a base of the vehicle's driver;	27
(e)	a person appointed under a heavy vehicle accreditation to have monitoring or other responsibilities under the accreditation, including, for example, responsibilities for certifying, monitoring or approving the use of heavy vehicles under the accreditation;	28 29 30 31 32

(f)	a person who provides to an owner or registered operator of the vehicle or, if it is a combination, an owner or registered operator of a heavy vehicle forming part of the combination, an intelligent transport system for the vehicle;	1 2 3 4 5
(g)	a person in charge of a place entered by an authorised officer under this Law for exercising a power under this Law in relation to the vehicle;	6 7 8
(h)	a consignor of goods for road transport using the vehicle;	9 10
(i)	a packer of goods in a freight container or other container or in a package or on a pallet for road transport using the vehicle;	11 12 13
(j)	a person who loads goods or a container on the vehicle for road transport;	14 15
(k)	a person who unloads goods or a container containing goods consigned for road transport using the vehicle;	16 17
(1)	a person to whom goods are consigned for road transport using the vehicle;	18 19
(m)	a person who receives goods packed outside Australia in a freight container or other container or on a pallet for road transport in Australia using the vehicle;	20 21 22
(n)	an owner or operator of a weighbridge or weighing facility used to weigh the vehicle, or an occupier of the place where the weighbridge or weighing facility is located;	23 24 25 26
(o)	a responsible entity for a freight container on the vehicle;	27 28
(p)	a loading manager of goods for road transport using the vehicle or another person who controls or directly influences the loading of the vehicle;	29 30 31
(g)	a scheduler for the vehicle;	32

(r)		employer, employee, agent or subcontractor of a on mentioned in any of paragraphs (a) to (q).	1 2
		lation to a fatigue-regulated heavy vehicle, has the given by section 191.	3 4
<i>rest</i> 191.	time,	for Chapter 6, has the meaning given by section	5 6
revie	wabl	e decision has the meaning given by section 581.	7
revie	w an	d appeal information—	8
(a)	offic	a decision made by the Regulator or an authorised eer who is not a police officer, means the following rmation—	9 10 11
	(i)	that, under section 582, a dissatisfied person for the decision may ask for the decision to be reviewed by the Regulator;	12 13 14
	(ii)	that, under section 583, the person may apply for the decision to be stayed by a relevant tribunal or court unless the decision was made by the Regulator on the basis of a public safety ground;	15 16 17 18
	(iii)	that, in relation to the Regulator's decision on the review, the person may—	19 20
		(A) under section 588, appeal against the decision to a relevant tribunal or court; and	21 22
		(B) under section 589, apply for the decision to be stayed by a relevant tribunal or court unless the reviewable decision to which the review decision relates was made by the Regulator on the basis of a public safety ground; and	23 24 25 26 27 28
(b)		a decision made by a road manager (for a road) that public authority, means the following information—	29 30
	(i)	that, under section 582, a dissatisfied person for the decision may apply to the Regulator to have the decision reviewed:	31 32 33

	(ii)	that, under section 584, the Regulator must refer the application to the road manager for review;	1 2
	(iii)	that the decision of the road manager on the review is not subject to further review or appeal under this Law; and	3 4 5
(c)	polic publ	a decision made by an authorised officer who is a ce officer, or a road manager (for a road) that is not a ce authority, means that the decision is not subject to cew or appeal under this Law.	6 7 8 9
	w <i>app</i> on 58	plication , for Chapter 11, has the meaning given by 1.	10 11
	w decon 58	cision, for Chapter 11, has the meaning given by 1.	12 13
<i>revie</i> 581.	wer,	for Chapter 11, has the meaning given by section	14 15
_	, othe	er than in the definition <i>articulated bus</i> , means not l.	16 17
risk d	catego	ory—	18
(a)		a contravention of a mass, dimension or loading irement, means 1 of the following categories—	19 20
	(i)	minor risk breach;	21
	(ii)	substantial risk breach;	22
	(iii)	severe risk breach; or	23
(b)	mini	a contravention of a maximum work requirement or mum rest requirement, means 1 of the following gories—	24 25 26
	(i)	minor risk breach;	27
	(ii)	substantial risk breach;	28
	(iii)	severe risk breach;	29
	(iv)	critical risk breach.	30
road	has t	he meaning given by section 8	31

Note-	_	1
See	also section 13.	2
entity	authority, for a participating jurisdiction, means any that is declared by a law of that jurisdiction to be the authority for that jurisdiction for the purposes of this	3 4 5 6
road	condition has the meaning given by section 134.	7
road	infrastructure includes—	8
(a)	a road, including its surface or pavement; and	9
(b)	anything under or supporting a road or its surface or pavement; and	10 11
(c)	any bridge, tunnel, causeway, road-ferry, ford or other work or structure forming part of a road system or supporting a road; and	12 13 14
(d)	any bridge or other work or structure located above, in or on a road; and	15 16
(e)	any traffic control devices, railway equipment, electricity equipment, emergency telephone systems or any other facilities (whether of the same or a different kind) in, on, over, under or connected with anything mentioned in paragraphs (a) to (d).	17 18 19 20 21
mear	<i>manager</i> , for a road in a participating jurisdiction, as an entity that is declared by a law of that jurisdiction to be road manager for the road for the purposes of this Law.	22 23 24
road	-related area has the meaning given by section 8.	25
that	d Rules, for a participating jurisdiction, means the law is declared by a law of that jurisdiction to be the Road s for the purposes of this Law.	26 27 28
cons	<i>train</i> means a combination, other than a B-double, isting of a motor vehicle towing at least 2 trailers, uding any converter dolly supporting a semitrailer.	29 30 31

1

أ_			
	00	- 000 00 1-000 00 1-000	
		Typical triple road train	2
	road	<i>transport</i> means transport by road.	3
		e assessment, for Part 4.7, has the meaning given by on 134.	4 5
	safet	ty risk means a risk—	6
	(a)	to public safety; or	7
	(b)	of harm to the environment.	8
	sche	dule, for the driver of a heavy vehicle, means—	9
	(a)	the schedule for the transport of any goods or passengers by the vehicle; or	10 11
	(b)	the schedule of the driver's work times and rest times.	12
	sche	duler, for a heavy vehicle, means a person who—	13
	(a)	schedules the transport of any goods or passengers by the vehicle; or	14 15
	(b)	schedules the work times and rest times of the vehicle's driver.	16 17
		employed driver, of a heavy vehicle, means a driver of the cle who is not an employed driver of the vehicle.	18 19
	semi	trailer means a trailer that has—	20
	(a)	1 axle group or a single axle towards the rear; and	21
	(b)	a means of attachment to a prime mover that results in some of the mass of the trailer's load being imposed on the prime mover.	22 23 24
	seve	re risk breach—	25
	(a)	for a mass requirement—has the meaning given by section 82; or	26 27

(b)	for a dimension requirement—has the meaning given by section 88; or	1 2
(c)	for a loading requirement—has the meaning given by section 95; or	3 4
(d)	for a maximum work requirement or minimum rest requirement—has the meaning given by section 192(3).	5 6
sev	ere risk breach lower limit—	7
(a)	for Division 2 of Part 4.2, has the meaning given by section 79; or	8 9
(b)	for Division 2 of Part 4.3, has the meaning given by section 85.	10 11
_	n of fatigue, for Chapter 6, has the meaning given by tion 191.	12 13
sin	gle axle means an axle not forming part of an axle group.	14
the	gle axle group means a group of at least 2 axles, in which horizontal distance between the centre-lines of the ermost axles is less than 1m.	15 16 17
sol 191	o driver, for Chapter 6, has the meaning given by section	18 19
a s	<i>ed limit</i> , in relation to the driver of a heavy vehicle, means peed limit applying to the driver under the Road Rules or other law.	20 21 22
	<i>ndard hours</i> , for Chapter 6, has the meaning given by tion 219.	23 24
087	<i>ndards Australia</i> means Standards Australia Limited ACN 326 690, and includes a reference to the Standards sociation of Australia as constituted before 1 July 1999.	25 26 27
sta	tionary rest time has the meaning given by section 191.	28
sub	estantial risk breach—	29
(a)	for a mass requirement—has the meaning given by section 81: or	3(31

(b)	for a dimension requirement—has the meaning given by section 87; or	1 2
(c)	for a loading requirement—has the meaning given by section 94; or	3 4
(d)	for a maximum work requirement or minimum rest requirement—has the meaning given by section 192(2).	5 6
subs	tantial risk breach lower limit—	7
(a)	for Division 2 of Part 4.2, has the meaning given by section 79; or	8 9
(b)	for Division 2 of Part 4.3, has the meaning given by section 85.	10 11
<i>suite</i> mea	able rest place, for fatigue-regulated heavy vehicles, ns—	12 13
(a)	a rest area designated for use, and able to be used, by fatigue-regulated heavy vehicles; or	14 15
(b)	a place at which a fatigue-regulated heavy vehicle may be safely and lawfully parked.	16 17
	ervisory intervention order has the meaning given by son 542(1).	18 19
	plementary record , for Chapter 6, has the meaning given ection 191.	20 21
tamp	per—	22
(a)	with an approved electronic recording system, for Chapter 6, has the meaning given by section 305; or	23 24
(b)	with an approved intelligent transport system, for Chapter 7, has the meaning given by section 354.	25 26
the	dem axle group means a group of at least 2 axles, in which horizontal distance between the centre-lines of the rmost axles is at least 1m but not more than 2m.	27 28 29
	means Transport Certification Australia Limited ACN 379 936.	30 31

	itory means the Australian Capital Territory or the thern Territory.	1 2			
	State means the Crown in right of this jurisdiction, and udes—	3 4			
(a)	the Government of this jurisdiction; and	5			
(b)	a Minister of the Crown in right of this jurisdiction; and	6			
(c)	a statutory corporation, or other entity, representing the Crown in right of this jurisdiction.	7 8			
third	d party insurance legislation means legislation about—	9			
(a)	compensation for third parties who are injured or killed by the use of motor vehicles or trailers; or	10 11			
(b)	payment of contributions towards compensation of that kind.				
this	Law means—	14			
(a)	this Law as it applies as a law of a participating jurisdiction; or	15 16			
(b)	a law of a participating jurisdiction that—	17			
	(i) substantially corresponds to the provisions of this Law; or	18 19			
	(ii) is prescribed by the national regulations for the purposes of paragraph (a)(iii) of the definition participating jurisdiction.	20 21 22			
Note-	_	23			
See	e also section 11.	24			
tow i	truck means a motor vehicle—	25			
(a)	equipped with a lifting or loading device capable of being used for the towing of a vehicle; and	26 27			
(b)	used mainly for carrying on a business of towing abandoned, disabled or damaged vehicles.	28 29			
tract	tor means a motor vehicle used for towing purposes, other	30 31			

(a)	a motor vehicle designed to carry goods or passengers; or						
(b)	a tov	a tow truck.					
		cludes vehicular traffic, pedestrian traffic and all as of road traffic.	4 5				
	moto	ans a vehicle that is built to be towed, or is towed, r vehicle, but does not include a motor vehicle being	6 7 8				
tran	sport (documentation means each of the following—	9				
(a)		contractual document directly or indirectly ciated with—	10 11				
	(i)	a transaction for the actual or proposed road transport of goods or any previous transport of the goods by any transport method; or	12 13 14				
	(ii)	goods, to the extent the document is relevant to the transaction for their actual or proposed road transport;	15 16 17				
(b)	each	document—	18				
	(i)	contemplated in a contractual document mentioned in paragraph (a); or	19 20				
	(ii)	required by law, or customarily given, in connection with a contractual document or transaction mentioned in paragraph (a).	21 22 23				
	Exam	aples—	24				
	•	bill of lading	25				
	•	consignment note	26				
	•	container weight declaration	27				
	•	contract of carriage	28				
	•	delivery order	29				
	•	export receival advice	30				
	•	invoice	31				

	 load manifest 	1
	sea carriage document	2
	vendor declaration	3
horiz	<i>xle group</i> means a group of at least 3 axles, in which the contal distance between the centre-lines of the outermost is is more than 2m but not more than 3.2m.	4 5 6
	to means a rigid motor vehicle built mainly as a load ring vehicle.	7 8
twins	steer axle group means a group of 2 axles—	9
(a)	with single tyres; and	10
(b)	fitted to a motor vehicle; and	11
(c)	connected to the same steering mechanism; and	12
(d)	the horizontal distance between the centre-lines of which is at least 1m but not more than 2m.	13 14
	up driving arrangement, for Chapter 6, has the meaning in by section 191.	15 16
	<i>tended</i> , for a heavy vehicle, for Division 3 of Part 9.3, has neaning given by section 463.	17 18
unde	er, for a law or a provision of a law, includes—	19
(a)	by; and	20
(b)	for the purposes of; and	21
(c)	in accordance with; and	22
(d)	within the meaning of.	23
	corporated local government authority means a local rnment authority that is not a body corporate.	24 25
unlo	ad, for Chapter 6, has the meaning given by section 191.	26
<i>unlo</i> 191.	ader, for Chapter 6, has the meaning given by section	27 28
	gistered heavy vehicle means a heavy vehicle that is not tered.	29 30

under th	ered heavy vehicle permit means a permit issued an enational regulations authorising the use of an ered heavy vehicle on a road.	1 2 3
use, a he	eavy vehicle on a road, includes standing the vehicle ad.	4 5
vehicle c	ondition has the meaning given by section 134.	6
	defect notice, for Division 6 of Part 9.3, has the given by section 473.	7 8
vehicle r	egister means the vehicle register kept under Part 2.3.	9
payable applicati	registration duty means duty (however called) under a law of a participating jurisdiction on an on for the registration of, or the transfer of the on of, a vehicle.	10 11 12 13
vehicle s	tandards exemption means—	14
(a) a v	ehicle standards exemption (notice); or	15
(b) a v	ehicle standards exemption (permit).	16
<i>vehicle s</i> by section	tandards exemption (notice) has the meaning given in 48(2).	17 18
<i>vehicle s</i> by sectio	tandards exemption (permit) has the meaning given in 54(2).	19 20
VIN (ve means—	chicle identification number), for a heavy vehicle,	21 22
ide	a heavy vehicle built before 1 January 1989 with an ntification plate, the number quoted on the vehicle's ntification plate that—	23 24 25
(i)	uniquely identifies the vehicle and sets it apart from similar vehicles; and	26 27
(ii)	corresponds to the identification number of the vehicle that is permanently recorded elsewhere on the vehicle; or	28 29 30

(b) otherwise, the unique vehicle identification number assigned to the heavy vehicle under the <i>Motor Vehicles Standards Act 1989</i> of the Commonwealth.	1 2 3
work, in relation to a fatigue-regulated heavy vehicle, has the meaning given by section 191.	4 5
work and rest change, for Chapter 6, has the meaning given by section 191.	6 7
work and rest hours exemption means—	8
(a) a work and rest hours exemption (notice); or	9
(b) a work and rest hours exemption (permit).	10
work and rest hours exemption (notice) has the meaning given by section 236(2).	11 12
work and rest hours exemption (permit) has the meaning given by section 242(2).	13 14
work and rest hours option, for Chapter 6, has the meaning given by section 213.	15 16
work diary, for Chapter 6, has the meaning given by section 191.	17 18
work diary exemption means—	19
(a) a work diary exemption (notice); or	20
(b) a work diary exemption (permit).	21
work diary exemption (notice) has the meaning given by section 327(2).	22 23
work diary exemption (permit) has the meaning given by section 333(2).	24 25
<i>work record</i> , for Chapter 6, has the meaning given by section 191.	26 27
work time, for Chapter 6, has the meaning given by section 191.	28 29
wrecked, in relation to a heavy vehicle, for Part 2.5, has the meaning given by section 41.	30 31

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J	VΙ

	written-off, in relation to a heavy vehicle, for Part 2.5, has meaning given by section 41.	the 1 2
	written work diary, for Chapter 6, has the meaning given section 191.	by 3 4
Ме	ning of <i>heavy vehicle</i>	5
(1)	For this Law, a vehicle is a <i>heavy vehicle</i> if it has a GVM more than 4.5t.	I of 6 7
(2)		
(3)	However, rolling stock is not a <i>heavy vehicle</i> for this Law.	11
(4)	In this section—	12
	rolling stock—	13
	on a railway track and includes a locomotive, carria rail car, rail motor, light rail vehicle, tram, li inspection vehicle, self-propelled infrastruct	nge, 15 ght 16 cure 17
	A vehicle designed to operate both on and off a raily track is <i>rolling stock</i> when the vehicle is being—	way 20 21
	(a) operated or moved on a railway track; or	22
Ме	ning of fatigue-regulated heavy vehicle	26
(1)	For this Law, a heavy vehicle is a <i>fatigue-regulated he</i> vehicle if it is any of the following—	avy 27 28
	(a) a motor vehicle with a GVM of more than 12t;	29
	(1) (2) (3) (4)	 written work diary, for Chapter 6, has the meaning given section 191. Meaning of heavy vehicle (1) For this Law, a vehicle is a heavy vehicle if it has a GVM more than 4.5t. (2) Also, for this Law other than in relation to registration un this Law, a combination that includes a vehicle with a GV of more than 4.5t is a heavy vehicle. (3) However, rolling stock is not a heavy vehicle for this Law. (4) In this section—

	(b)	a combination with a GVM of more than 12t;	1			
	(c)	(c) a fatigue-regulated bus.				
(2)	However, subject to subsection (3), a heavy vehicle is not a fatigue-regulated heavy vehicle for this Law if it is any of the following—					
	(a)	a motor vehicle that—	6			
		(i) is built, or has been modified, to operate primarily as a machine or implement off-road, on a road-related area, or on an area of road that is under construction; and	7 8 9 10			
		(ii) is not capable of carrying goods or passengers by road;	11 12			
		Examples for paragraph (a)—	13			
		agricultural machine, backhoe, bulldozer, excavator, forklift, front-end loader, grader, motor vehicle registered under an Australian road law as a special purpose vehicle (type p)	14 15 16			
	(b)	a motorhome.	17			
(3)	has	this Law, a truck, or a combination including a truck, that a machine or implement attached to it is a que-regulated heavy vehicle—	18 19 20			
	(a)	if the GVM of the truck or combination with the attached machine or implement is more than 12t; and	21 22			
	(b)	whether or not the truck or combination has been built or modified primarily to operate as a machine or implement off-road, on a road-related area, or on an area of road that is under construction.	23 24 25 26			
	Exam	aple for subsection (3)—	27			
	a tı	ruck to which a crane or drilling rig is attached	28			
(4)	For	subsection (2)(b), a <i>motorhome</i> —	29			
	(a)	is a rigid or articulated motor vehicle or combination that is built, or has been modified, primarily for residential purposes; and	30 31			

		(b)	does not include a motor vehicle that is merely a motor vehicle constructed with a sleeper berth.	1 2
	(5)		his section, the GVM of a combination is the total of the Is of the vehicles in the combination.	3 4
В	Ме	aning	of road and road-related area	5
	(1)	publi	his Law, a <i>road</i> is an area that is open to or used by the c and is developed for, or has as 1 of its uses, the driving ling of motor vehicles.	6 7 8
		Examp	ples of areas that are roads—	9
			lges, cattle grids, culverts, ferries, fords, railway crossings, tunnels riaducts	10 11
	(2)	For tl	his Law, a <i>road-related area</i> is—	12
		(a)	an area that divides a road; or	13
		(b)	a footpath, shared path or nature strip adjacent to a road; or	14 15
		(c)	a shoulder of a road; or	16
		(d)	a bicycle path or another area that is not a road and that is open to the public and designated for use by cyclists or animals; or	17 18 19
		(e)	an area that is not a road and that is open to, or used by, the public for driving, riding or parking motor vehicles.	20 21
	(3)	partic jurisc to be	an area is a <i>road</i> or <i>road-related area</i> for this Law or a cular provision of this Law as applied in a participating diction, if the area is declared by a law of that jurisdiction a road or road-related area for the purposes of this Law e particular provision.	22 23 24 25 26
	(4)	In thi	is section—	27
		-	ele path means an area open to the public that is mated for, or has as 1 of its main uses, use by riders of eles.	28 29 30

		<i>footpath</i> means an area open to the public that is designated for, or has as 1 of its main uses, use by pedestrians.						
		shared path means an area open to the public that is designated for, or has as 1 of its main uses, use by both the riders of bicycles and pedestrians.						
		shou	shoulder, of a road—					
		(a)		udes any part of the road that is not designed to be d by motor vehicles in travelling along the road; and	7 8			
		(b)	incl	udes—	9			
			(i)	for a kerbed road—any part of the kerb; and	10			
			(ii)	for a sealed road—any unsealed part of the road, and any sealed part of the road outside an edge line on the road; but	11 12 13			
		(c)	does	s not include a bicycle path, footpath or shared path.	14			
9	Ме	aning	g of a	convicts and convicted of an offence	15			
	(1)	cour	t find	Law, a court <i>convicts</i> a person of an offence if the ls the person guilty, or accepts the person's plea of the offence whether or not a conviction is recorded.	16 17 18			
	(2)			Law, a person is <i>convicted</i> of an offence if a court he person of the offence.	19 20			
	(3)	576((3), a	ons 154(1), 189(1), 231(1), 285(1), 349(4) and person is also <i>convicted</i> of an offence if the person e sought by an infringement notice for the offence.	21 22 23			
10	Inte	erpre	tatio	n generally	24			
		Sche	edule	1 applies in relation to this Law.	25			

	ferences to laws includes references to instruments ude under laws	1 2
(1)	In this Law, a reference (either generally or specifically) to a law or a provision of a law (including this Law) includes a reference to—	3 4 5
	(a) each instrument (including a regulation) made or in force under the law or provision; and	6 7
	(b) each instrument made or in force under any such instrument.	8 9
(2)	In this section—	10
	<i>law</i> means a law of the Commonwealth or a State or Territory.	11
	ferences to this Law as applied in a participating isdiction	12 13
	In this Law, a reference to this Law as applied by an Act of a participating jurisdiction includes a reference to—	14 15
	(a) a law that substantially corresponds to this Law enacted in a participating jurisdiction; and	16 17
	(b) a law prescribed by the national regulations for the purposes of paragraph (a)(iii) of the definition participating jurisdiction in section 5, enacted in a participating jurisdiction.	18 19 20 21
Ret	ferences to road	22
	A reference in this Law to a road includes a reference to a road-related area, unless a contrary intention appears in this Law.	23 24 25
Ref	ferences to mistake of fact defence	26
(1)	This section applies if a provision of this Law states that a person charged with an offence does not have the benefit of the mistake of fact defence for the offence.	27 28 29

	(2)	The effect of the provision, for a participating jurisdiction, is the effect that is declared by a law of that jurisdiction to be the effect of the provision.	1 2 3
Part	1.3	Application and operation of Law	4 5
15	Ext	raterritorial operation of Law	6
		It is the intention of the Parliament of this jurisdiction that the operation of this Law is, as far as possible, to include operation in relation to the following—	7 8 9
		(a) things situated in or outside the territorial limits of this jurisdiction;	10 11
		(b) acts, transactions and matters done, entered into or occurring in or outside the territorial limits of this jurisdiction;	12 13 14
		(c) things, acts, transactions and matters (wherever situated, done, entered into or occurring) that would, apart from this Law, be governed or otherwise affected by the law of another jurisdiction.	15 16 17 18
16	Law	v binds the State	19
	(1)	This Law binds the State.	20
	(2)	No criminal liability attaches to the State itself (as distinct from its agents, instrumentalities, officers and employees) under this Law.	21 22 23
17	Rela	ationship with primary work health and safety laws	24
	(1)	This Law does not limit the application of the primary WHS Law or any regulations made under that Law.	25 26

	(2)	Evidence of a relevant contravention of this Law is admissible in any proceeding for an offence against the primary WHS Law.	1 2 3
	(3)	Compliance with this Law, or with any requirement imposed under this Law, is not, in itself, evidence that a person has complied with the primary WHS Law or any regulations made under that Law or with a common law duty of care.	4 5 6 7
	(4)	In this section—	8
		<i>primary WHS Law</i> , for a participating jurisdiction, means the law that is declared by a law of that jurisdiction to be the primary WHS Law for the purposes of this Law.	9 10 11
Cha	apte	er 2 Registration	12
			1.2
Par	t 2.1	Preliminary	13
18	Ма	in purpose of Ch 2	14
		The main purpose of this Chapter is to establish a scheme for the national registration of heavy vehicles that—	15 16
		(a) allows for the registration of heavy vehicles of a standard and in a condition that prevents or minimises	17 18
		safety risks; and	19
		safety risks; and (b) recognises that unregistered heavy vehicles may be used on roads in particular circumstances without posing significant safety risks; and	19 20 21 22
		(b) recognises that unregistered heavy vehicles may be used on roads in particular circumstances without posing	20 21

Part 2.2			Registration scheme			
Divis	ion	1	Preliminary	2		
19	Sch	eme	for registration of heavy vehicles	3		
	(1)		national regulations may prescribe procedures for the tration of heavy vehicles.	4 5		
	(2)		out limiting subsection (1), the national regulations may cribe—	6 7		
		(a)	the persons who are eligible to have heavy vehicles registered in their name; and	8 9		
		(b)	the heavy vehicles that are eligible to be registered; and	10		
		(c)	the circumstances in which heavy vehicles may be registered without conditions; and	11 12		
		(d)	the circumstances in which heavy vehicles may be registered subject to conditions; and	13 14		
		(e)	the period of not more than 1 year for which heavy vehicles may be registered; and	15 16		
		(f)	the circumstances in which unregistered heavy vehicle permits may be issued for heavy vehicles, and conditions that may be imposed on the permits; and	17 18 19		
		(g)	the charges payable for the registration of heavy vehicles, and refunds of part of the charges paid for a heavy vehicle's registration if the registration is surrendered before it expires; and	20 21 22 23		
		(h)	requirements about the display of plates and labels on heavy vehicles to identify the vehicles' registration; and	24 25		
		(i)	matters about—	26		
			(i) the renewal of the registration of heavy vehicles;	27 28		

				the transfer or surrender of the registration of heavy vehicles; and	1 2
			1	the amendment, suspension or cancellation of the registration of heavy vehicles or unregistered heavy vehicle permits for heavy vehicles; and	3 4 5
		(j)	to Sta	rs about the provision of the Regulator's services ates and Territories, under agreements mentioned in on 599(2)(b), relating to—	6 7 8
			(i)	collecting vehicle registration duty; or	9
				ensuring compliance with third party insurance legislation, including, for example, by collecting third party insurance premiums.	10 11 12
00	_				
20	Ke	•		ot evidence of title	13
			_	ration of a heavy vehicle under this Law is not fittle to the heavy vehicle.	14 15
Div	ision	2		Requirement for heavy vehicle to be registered	16 17
21	Re	gistra	tion r	equirement	18
	(1)	A pe	erson m	nust not use, or permit to be used, on a road—	19
		(a)	an un	registered heavy vehicle; or	20
		(b)		vy vehicle whose registration is suspended under ational regulations.	21 22
		Max	imum	penalty—\$8000.	23
	(2)			(1) does not apply to the use of an unregistered cle on a road if—	24 25
		(a)		ehicle is being used under an unregistered heavy	26 27

		(b)	the use of the vehicle on the road is authorised under Division 3.	1 2
Divi	sion	3	Authorised use of unregistered heavy vehicle	3 4
22	Pu	rpose	e of Div 3	5
		the o	purpose of this Division is to state, for section 21(2)(b), circumstances in which an unregistered heavy vehicle is orised to be used on a road.	6 7 8
23		regis jistra	tered heavy vehicle on journey for obtaining tion	9 10
	(1)	An ι	unregistered heavy vehicle may be used on a road if—	11
		(a)	it is on a journey to a registration place and is travelling on the most direct or convenient route to that place from the place where the journey began; and	12 13 14
		(b)	it does not have any goods in it; and	15
		(c)	the requirements (if any) of third party insurance legislation applying to the vehicle are complied with.	16 17
	(2)	In th	nis section—	18
		requ	stration place means a place where a heavy vehicle is aired to be taken for the purpose of obtaining registration are vehicle, including, for example—	19 20 21
		(a)	a place at which the vehicle may be inspected under this Law for checking the vehicle's compliance with the heavy vehicle standards; or	22 23 24
		(b)	a weighbridge at which the vehicle may be weighed for checking the vehicle is a heavy vehicle.	25 26

24	Un	regis	ered heavy vehicle temporarily in Aus	stralia	1		
((1)	An unregistered heavy vehicle may be used on a road if—					
		(a)	the vehicle—		3		
			(i) is temporarily in Australia; and		4		
			(ii) is registered in a foreign country; and		5		
		(b)	the foreign number plates and labels for the conspicuously displayed on the vehicle an (if any) required by a law of the foreign co	nd in the way	6 7 8		
		(c)	so far as is reasonably practicable, the veh accordance with any conditions of the registoreign country; and		9 10 11		
		(d)	the requirements (if any) of third par- legislation applying to the vehicle are com-	•	12 13		
((2)	In this section—					
		regis labe	gn number plates and labels, for a hattered in a foreign country, means the number required, under a law of the foreign cayed on the vehicle if it is used on a road try.	per plates and ountry, to be	15 16 17 18 19		
25	Un	regis	ered heavy vehicle used for short ter	m only	20		
((1)	An unregistered heavy vehicle may be used on a road if—					
		(a)	a road authority has, under a law of a jurisdiction, authorised the use of the vehic for short-term purposes; and	1 1	22 23 24		
		(b)	the short-term number plates for the conspicuously displayed on the vehicle i any) required under that law; and		25 26 27		
		(c)	so far as is reasonably practicable, the veh accordance with any conditions imposed authority on the authorisation; and		28 29 30		

		(d)			rements (if any) of third party insurance applying to the vehicle are complied with.	1 2		
	(2)	In th	is sec	tion-	_	3		
		road (1)(a issue whice	authon), med by the	ority teans the the roautho	aber plates, for a heavy vehicle authorised by a to be used on a road as mentioned in subsection the number plates (usually called 'trade plates') and authority and required under the law under prisation is given to be displayed on the vehicle a road under the authorisation.	4 5 6 7 8 9		
26	Un	regis	terec	l hea	vy vehicle used locally only	10		
		An ı	ınregi	sterec	heavy vehicle may be used on a road if—	11		
		(a)	the vehicle is on a journey between 2 parcels of land used solely, or mainly, for primary production and is travelling by the most direct or convenient route between the places; and					
		(b)		•	ne use, the total distance travelled on a road is than 500m; and	16 17		
		(c)			rements (if any) of third party insurance applying to the vehicle are complied with.	18 19		
27	Un	regis	terec	l hea	vy vehicle that is an agricultural vehicle	20		
		An ı	ınregi	sterec	heavy vehicle may be used on a road if—	21		
		(a)	it is—					
			(i)	an a	gricultural implement being towed by—	23		
				(A)	an agricultural machine that is suitably matched to the implement and is registered; or	24 25 26		
				(B)	another registered heavy vehicle of a suitable size for towing the implement; or	27 28		
			(ii)	a tra	iler being towed by—	29		

			(A) an agricultural machine that is being used to perform agricultural tasks for which it was built and is registered; or	1 2 3
			(B) a conditionally registered heavy vehicle; and	4
		(b)	the requirements (if any) of third party insurance legislation applying to the vehicle are complied with.	5 6
28		regis pplie	tered heavy vehicle to which exemption under Div s	7 8
		Anι	inregistered heavy vehicle may be used on a road if—	9
		(a)	it is of a category of heavy vehicles exempted from the requirement to be registered under Division 4; and	10 11
		(b)	the requirements (if any) of third party insurance legislation applying to the vehicle are complied with.	12 13
Divis	sion	4	Exemption from requirement to be registered	14 15
29			or's power to exempt category of heavy vehicles quirement to be registered	16 17
	(1)	com vehi	Regulator may, by Commonwealth Gazette notice plying with section 33, exempt a category of heavy cles from the requirement to be registered, for a period of more than 1 year.	18 19 20 21
	(2)		exemption under subsection (1) is a <i>registration apption</i> .	22 23
30	Res	strict	ion on grant of registration exemption	24
	(1)		Regulator may grant a registration exemption only if the ulator is satisfied—	25 26
		(a)	it is not reasonable to require heavy vehicles of the category to be registered; and	27 28

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		(b)	the use of heavy vehicles of the category on a road without being registered will not pose a significant safety risk.	1 2 3
	(2)	Regi	deciding whether to grant a registration exemption, the gulator must have regard to the approved guidelines for nting registration exemptions.	4 5 6
31	Co	nditio	ons of registration exemption	7
		Regi	egistration exemption may be subject to any conditions the gulator considers appropriate, including, for example, 1 or re of the following conditions—	8 9 10
		(a)	that a heavy vehicle may be used on a road under the exemption only—	11 12
			(i) on stated routes; or	13
			(ii) during stated hours of stated days;	14
		(b)	that the driver of a heavy vehicle who is driving the vehicle on a road under the exemption must keep in the driver's possession—	15 16 17
			(i) a copy of the Commonwealth Gazette notice for the exemption; or	18 19
			(ii) an information sheet about the exemption published by the Regulator on the Regulator's website;	20 21 22
		(c)	that stated signs or other things must be displayed on a heavy vehicle being used on a road under the exemption.	23 24
32	Pei	riod f	for which registration exemption applies	25
			egistration exemption—	26
		(a)	takes effect—	27
			(i) when the Commonwealth Gazette notice for the exemption is published; or	28 29

			(ii) if a later time is stated in the Commonwealth Gazette notice, at the later time; and	1 2
		(b)	applies for the period stated in the Commonwealth Gazette notice.	3 4
33	Re	quire	ments about Commonwealth Gazette notice	5
	(1)	A Commonwealth Gazette notice for a registration exemption must state the following—		6 7
		(a)	the category of heavy vehicles to which the exemption applies;	8 9
		(b)	the conditions of the exemption;	10
		(c)	the period for which the exemption applies.	11
	(2)		Regulator must publish a copy of the Commonwealth ette notice on the Regulator's website.	12 13
34	Am	nendr	ment or cancellation of registration exemption	14
	(1)		n of the following is a ground for amending or cancelling gistration exemption—	15 16
		(a)	the use of heavy vehicles on a road under the exemption has caused, or is likely to cause, a significant safety risk;	17 18
		(b)	since the exemption was granted, there has been a change in the circumstances that were relevant to the Regulator's decision to grant the exemption and, had the changed circumstances existed when the exemption was granted, the Regulator would not have granted the exemption, or would have granted the exemption subject to conditions or different conditions.	19 20 21 22 23 24 25
	(2)	a reg	e Regulator considers a ground exists to amend or cancel gistration exemption, the Regulator may amend or cancel exemption by complying with subsections (3) to (5).	26 27 28

(3)	The Regulator must publish a notice in the Commonwealth Gazette, in a newspaper circulating generally throughout each participating jurisdiction and on the Regulator's website—			1 2 3
	(a)	in s	ing that the Regulator believes a ground mentioned subsection (1)(a) or (b) for amending or cancelling exemption exists; and	4 5 6
	(b)		ining the facts and circumstances forming the basis the belief; and	7 8
	(c)		ing the action the Regulator is proposing to take er this section (the <i>proposed action</i>); and	9 10
	(d)	action after write	ting persons who will be affected by the proposed on to make, within a stated time of at least 14 days r the Commonwealth Gazette notice is published, tten representations about why the proposed action uld not be taken.	11 12 13 14 15
(4)	If, after considering all written representations made under subsection (3)(d), the Regulator still considers a ground exists to take the proposed action, the Regulator may—			16 17 18
	(a)	exai exei	the proposed action was to amend the mption—amend the exemption, including, for mple, by imposing additional conditions on the mption, in a way that is not substantially different in the proposed action; or	19 20 21 22 23
	(b)	if the proposed action was to cancel the exemption—		24
		(i)	amend the exemption, including, for example, by imposing additional conditions on the exemption; or	25 26 27
		(ii)	cancel the exemption.	28
(5)	Notice of the amendment or cancellation must be published—		29	
	(a)	in—	-	30
		(i)	the Commonwealth Gazette; and	31
		(ii)	a newspaper circulating generally throughout each participating jurisdiction; and	32 33

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		(b) on the Regulator's website.	1
	(6)	The amendment or cancellation takes effect—	2
		(a) 28 days after the Commonwealth Gazette notice is published; or	3 4
		(b) if a later time is stated in the Commonwealth Gazette notice, at the later time.	5 6
Part	2.3	Vehicle register	7
35	Veh	icle register	8
	(1)	The Regulator must keep a register of heavy vehicles (the <i>vehicle register</i>) that enables the identification of a heavy vehicle used on a road and of the person who is responsible for it.	9 10 11 12
	(2)	The vehicle register must—	13
		(a) be kept in the way prescribed by the national regulations; and	14 15
		(b) contain the particulars prescribed by the national regulations.	16 17
	(3)	The Regulator may include in the vehicle register other information the Regulator considers reasonable and relevant to the purposes of this Chapter.	18 19 20

Part 2.4		Other provisions relating to registration	1 2	
36	Ow	nership of registration items	3	
		A registration item issued by the Regulator remains the property of the Regulator.	4 5	
37		taining registration or registration items by false tements etc.	6 7	
	(1)	A person must not attempt to have a heavy vehicle registered, or the registration of a heavy vehicle renewed, under this Law—	8 9 10	
		(a) by making a statement or representation the person knows is false or misleading in a material particular; or	11 12	
		(b) in another dishonest way.	13	
		Maximum penalty—\$10000.	14	
	(2)	A person must not, without a reasonable excuse, possess a registration item obtained—	15 16	
		(a) by making a statement or representation the person knows is false or misleading in a material particular; or	17 18	
		(b) in another dishonest way.	19	
		Maximum penalty—\$10000.	20	
	(3)	A registration item obtained by a person making a statement or representation the person knows is false or misleading in a material particular, or in another dishonest way, is void.	21 22 23	
38	Rep	placement and recovery of incorrect registration items	24	
	(1)	This section applies if the Regulator becomes aware a registration item (the <i>incorrect item</i>) issued by the Regulator for the purposes of this Law is incorrect.	25 26 27	

	(2)	The Regulator may cancel the incorrect item and, if the Regulator considers it is appropriate—	1 2
		(a) issue a replacement registration item to the registered operator of the heavy vehicle; or	3 4
		(b) by notice, require the registered operator of the heavy vehicle to return the incorrect item to the Regulator.	5 6
	(3)	A person who is given a notice under subsection (2)(b) must comply with the notice, unless the person has a reasonable excuse.	7 8 9
		Maximum penalty for subsection (3)—\$1600.	10
39	Ve	rification of particular records	11
	(1)	This section applies in relation to a heavy vehicle—	12
		(a) registered under this Law; or	13
		(b) the subject of an unregistered heavy vehicle permit.	14
	(2)	The Regulator may, by notice, require an operator of the heavy vehicle—	15 16
		(a) to produce documents about, or otherwise verify, a matter about the vehicle included in the vehicle register or other records kept by the Regulator for the purposes of this Law; or	17 18 19 20
		(b) at a stated reasonable time and place, to—	21
		(i) present the heavy vehicle for inspection by the Regulator; or	22 23
		(ii) personally attend on the Regulator for identification purposes.	24 25
	(3)	Without limiting subsection (2)(a), the Regulator may require the production of documents or other verification relating to any of the following—	26 27 28
		(a) the identity, description or condition of the heavy vehicle;	29 30

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		(b)	the origin or history of the heavy vehicle;	1
		(c)	the identity and address of the operator of the heavy vehicle;	2 3
		(d)	the garage address of the heavy vehicle;	4
		(e)	the currency of any compulsory third party insurance required for the heavy vehicle under third party insurance legislation.	5 6 7
	(4)		erson given a notice under subsection (2) must comply the notice, unless the person has a reasonable excuse.	8 9
		Max	imum penalty for subsection (4)—\$800.	10
Part	2.5		Written-off and wrecked heavy	11
· ui c			vehicles	12
40	Pur	pose	e of Pt 2.5	13
		The	purpose of this Part is to provide for the collection and	14
		recor	rding of information about written-off or wrecked heavy cles to ensure a previously written-off or wrecked heavy cle is registered only if—	15 16 17
		recor	cles to ensure a previously written-off or wrecked heavy	15 16
		recor vehic	cles to ensure a previously written-off or wrecked heavy cle is registered only if—	15 16 17
41	Def	reconvehice vehice (a) (b)	cles to ensure a previously written-off or wrecked heavy cle is registered only if— the identity of the vehicle and its operator is certain; and	15 16 17 18
41	Def	reconvehic vehic (a) (b)	cles to ensure a previously written-off or wrecked heavy cle is registered only if— the identity of the vehicle and its operator is certain; and the vehicle is safe.	15 16 17 18 19
41	Def	reconvehice vehice (a) (b) initio In the Insurance Insur	cles to ensure a previously written-off or wrecked heavy cle is registered only if— the identity of the vehicle and its operator is certain; and the vehicle is safe.	15 16 17 18 19
41	Def	reconvehice vehice (a) (b) initio Insuring Insur	cles to ensure a previously written-off or wrecked heavy cle is registered only if— the identity of the vehicle and its operator is certain; and the vehicle is safe. ons for Pt 2.5 is Part— rer means a body corporate authorised under the rance Act 1973 of the Commonwealth to carry on	15 16 17 18 19 20 21 22 23
41	Def	reconvehice vehice (a) (b) initio Insuring Insur	cles to ensure a previously written-off or wrecked heavy cle is registered only if— the identity of the vehicle and its operator is certain; and the vehicle is safe. ons for Pt 2.5 is Part— rer means a body corporate authorised under the rance Act 1973 of the Commonwealth to carry on rance business.	15 16 17 18 19 20 21 22 23 24

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		(b) in a state or condition prescribed by the national regulations.	1 2
		written-off, for a heavy vehicle, means the vehicle can not reasonably be expected to be repaired, including because—	3 4
		(a) an insurer has decided the vehicle should not be repaired; or	5 6
		(b) the vehicle is in a state or condition prescribed by the national regulations.	7 8
42	Wr	itten-off and wrecked heavy vehicles register	9
	(1)	The Regulator must keep a register of written-off and wrecked heavy vehicles (the written-off and wrecked vehicles register).	10 11 12
	(2)	The written-off and wrecked vehicles register must—	13
		(a) be kept in the way prescribed by the national regulations; and	14 15
		(b) contain the particulars prescribed by the national regulations, to the extent the particulars apply, for each heavy vehicle that is written-off or wrecked.	16 17 18
	(3)	The Regulator may include in the written-off and wrecked vehicles register other information the Regulator considers reasonable and relevant to the purpose of this Part.	19 20 21
	(4)	The national regulations may provide for—	22
		(a) the written-off and wrecked vehicles register to be kept in a form allowing other entities to make entries in it, and the making of the entries; and	23 24 25
		(b) access to the written-off and wrecked vehicles register by particular entities, with or without conditions; and	26 27
		(c) the giving of information contained in the written-off and wrecked vehicles register to particular entities, with or without conditions.	28 29 30

Part	2.6			Other provisions	1	
43	Regulator may specify GCM in particular circumstances					
	(1)	This section applies if—				
		(a)	und	er the national regulations, a person applies for—	4	
			(i)	the registration or the renewal of the registration of a motor vehicle; or	5 6	
			(ii)	an unregistered heavy vehicle permit for a motor vehicle; and	7 8	
		(b)		total maximum loaded mass of the motor vehicle and vehicles it may lawfully tow at any given time—	9 10	
			(i)	is not stated by the motor vehicle's manufacturer on the vehicle's identification plate or another place on the vehicle; or	11 12 13	
			(ii)	is stated as mentioned in subparagraph (i) but is no longer appropriate because the vehicle has been modified since the total maximum loaded mass was stated as mentioned in subparagraph (i).	14 15 16 17	
	(2)	for th	ne mo	lator may specify the total maximum loaded mass otor vehicle and any vehicles it may lawfully tow at time for the purposes of this Law.	18 19 20	
		Note-	_		21	
		Uno	der the	e national regulations—	22	
		(a)	give regis	e Regulator registers a heavy motor vehicle, the Regulator must the registered operator a certificate of registration, and a tration label, for the vehicle stating the vehicle's GCM, and rd the vehicle's GCM in the vehicle register; and	23 24 25 26	
		(b)	heav	e Regulator issues an unregistered heavy vehicle permit for a y motor vehicle, the permit must state the vehicle's GCM, and legulator must record the vehicle's GCM in the vehicle register.	27 28 29	
44	Rec	ıulato	or ma	ay specify GVM in particular circumstances	30	
	(1)			on applies if—	31	

(a)	und	er the national regulations, a person applies for—	1
	(i)	the registration or the renewal of the registration of a motor vehicle; or	2 3
	(ii)	an unregistered heavy vehicle permit for a motor vehicle; and	4 5
(b)		er the vehicle does not have an identification plate or vehicle's maximum loaded mass—	6 7
	(i)	is not stated on the vehicle's identification plate; or	8
	(ii)	is stated on the vehicle's identification plate but is no longer appropriate because the vehicle has been modified since the maximum loaded mass was stated on the vehicle's identification plate.	9 10 11 12
		ulator may specify the vehicle's maximum loaded the purposes of this Law.	13 14
Note-	_		15
Un	der th	e national regulations—	16
(a)	the r	e Regulator registers a heavy vehicle, the Regulator must give egistered operator a certificate of registration, and a registration l, for the vehicle stating the vehicle's GVM, and record the cle's GVM in the vehicle register; and	17 18 19 20
(b)	heav	e Regulator issues an unregistered heavy vehicle permit for a y vehicle, the permit must state the vehicle's GVM, and the ulator must record the vehicle's GVM in the vehicle register.	21 22 23

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Chapter 3 Part 3.1		3 Vehicle operations—standards and safety	1 2 3
		Preliminary	4
45 N	T	purpose of Ch 3 he main purpose of this Chapter is to ensure heavy vehicles sed on roads are of a standard and in a condition that revents or minimises safety risks.	5 6 7 8
Part 3	.2	Compliance with heavy vehicle standards	9 10
Divisio	n 1	Requirements	11
46 H	leav	vehicle standards	12
(1	()	the national regulations may prescribe vehicle standards neavy vehicle standards) with which heavy vehicles must comply to use roads.	13 14 15
(2		Vithout limiting subsection (1), the heavy vehicle standards ay include requirements applying to—	16 17
	(8	heavy vehicles; or	18
	(ł	components of heavy vehicles, including component vehicles that are not heavy vehicles; or	19 20
	(0	e) equipment of heavy vehicles.	21

Co	mplia	nce	with heavy vehicle standards	1
(1)	vehi		must not use, or permit to be used, on a road a heavy at contravenes a heavy vehicle standard applying to e.	2 3 4
	Max	imum	penalty—\$2000.	5
(2)	Subs	section	n (1) does not apply to—	6
	(a)	a he	avy vehicle that—	7
		(i)	is on a journey to a place for the repair of the vehicle, or any of its components or equipment, and is travelling on the most direct or convenient route to that place from the place where the journey began; and	8 9 10 11 12
		(ii)	does not have any goods in it; and	13
		(iii)	is used on a road in a way that does not pose a safety risk; or	14 15
	(b)	a he	avy vehicle that—	16
		(i)	is on a road for testing or analysis of the vehicle, or any of its components or equipment, for the purpose of checking its compliance with the heavy vehicle standards; and	17 18 19 20
		(ii)	does not have any goods in it; and	21
		(iii)	is used on a road in a way that does not pose a safety risk.	22 23
(3)	relat vehic relat	ion to cle st es to	does not commit an offence against subsection (1) in o a heavy vehicle's noncompliance with a heavy tandard if, and to the extent, the noncompliance a noncompliance known to the Regulator when the as registered under the national regulations.	24 25 26 27 28
(4)	vehic the v	cle's i	ction (3), the Regulator is taken to know of a heavy noncompliance with a heavy vehicle standard when e was registered under the national regulations if the liance is mentioned in—	29 30 31 32

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		(a) an operations plate that was installed on the vehicle when it was registered; or	1 2
		(b) a certificate of approved operations issued for the vehicle and in force when the vehicle was registered; or	3 4
		(c) a document obtained by the Regulator under the national regulations in connection with the registration of the vehicle.	5 6 7
	(5)	Subsection (3) applies only if the heavy vehicle, and its use on a road, complies with the conditions of the registration.	8 9
		Note—	10
		See also section 66(4) to (6) for the effect of a vehicle standards exemption on compliance with subsection (1).	11 12
Div	sion	2 Exemptions by Commonwealth	13
		Gazette notice	14
48	Re	gulator's power to exempt category of heavy vehicles	15
		m compliance with heavy vehicle standard	16
	(1)	The Regulator may, by Commonwealth Gazette notice complying with section 52, exempt, for a period of not more than 5 years, a category of heavy vehicles from the requirement to comply with a heavy vehicle standard.	17 18 19 20
	(2)	An exemption under subsection (1) is a <i>vehicle standards exemption</i> (notice).	21 22
49		striction on grant of vehicle standards exemption tice)	23 24
	(1)	The Regulator may grant a vehicle standards exemption (notice) for a category of heavy vehicles only if—	25 26
		(a) 1 of the following applies—	27
		(i) the Regulator is satisfied complying with the heavy vehicle standard to which the exemption is to apply	28 29

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			would prevent heavy vehicles of that category from operating in the way in which, or for the purpose for which, the vehicles were built or modified;	1 2 3
		(ii)	the Regulator is satisfied heavy vehicles of that category are experimental vehicles, prototypes or similar vehicles that could not reasonably be expected to comply with the heavy vehicle standard to which the exemption is to apply;	4 5 6 7 8
		(iii)	the exemption has been requested by a road authority for a participating jurisdiction for the use of heavy vehicles of that category in that jurisdiction;	9 10 11 12
		(iv)	the category of heavy vehicles consists of heavy vehicles that were, immediately before the commencement of this section in a participating jurisdiction, registered under an Australian road law of that jurisdiction and not required to comply with a similar standard at that time; and	13 14 15 16 17 18
	(b)	categ	Regulator is satisfied the use of heavy vehicles of the gory to which the exemption is to apply on a road or the exemption will not pose a significant safety	19 20 21 22
(2)	(noti	ice), t	g whether to grant a vehicle standards exemption he Regulator must have regard to the approved for granting vehicle standards exemptions.	23 24 25
50 C	onditio	ons o	f vehicle standards exemption (notice)	26
	cond		standards exemption (notice) may be subject to any the Regulator considers appropriate, including, for	27 28 29
	(a)		litions about protecting road infrastructure from age; and	30 31

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	(b)	driv	ondition that the driver of a heavy vehicle who is ing the vehicle under the exemption must keep in the er's possession a copy of—	1 2 3
		(i)	the Commonwealth Gazette notice for the exemption; or	4 5
		(ii)	an information sheet about the exemption published by the Regulator on the Regulator's website.	6 7 8
	riod f	or wł	nich vehicle standards exemption (notice)	9 10
	A ve	hicle	standards exemption (notice)—	11
	(a)	take	s effect—	12
		(i)	when the Commonwealth Gazette notice for the exemption is published; or	13 14
		(ii)	if a later time is stated in the Commonwealth Gazette notice, at the later time; and	15 16
	(b)		lies for the period stated in the Commonwealth ette notice.	17 18
Re	quire	ment	ts about Commonwealth Gazette notice	19
(1)			nonwealth Gazette notice for a vehicle standards in (notice) must state the following—	20 21
	(a)	the appl	category of heavy vehicles to which the exemption lies;	22 23
	(b)	the appl	heavy vehicle standard to which the exemption lies;	24 25
	(c)	the o	conditions of the exemption;	26
	(d)	the p	period for which the exemption applies.	27
(2)			ulator must publish a copy of the Commonwealth otice on the Regulator's website.	28 29

53		Amendment or cancellation of vehicle standards exemption (notice)				
	(1)		3			
		- · · · · · · · · · · · · · · · · · · ·	5 6			
		change in circumstances that were relevant to the Regulator's decision to grant the exemption and, had the changed circumstances existed when the exemption was granted, the Regulator would not have granted the exemption, or would have granted the exemption subject	7 8 9 10 11 12 13			
	(2)	a vehicle standards exemption (notice), the Regulator may amend or cancel the exemption by complying with	14 15 16 17			
	(3)	Gazette, in a newspaper circulating generally throughout each	18 19 20			
		in subsection (1)(a) or (b) for amending or cancelling	21 22 23			
			24 25			
			26 27			
		action to make, within a stated time of at least 14 days after the Commonwealth Gazette notice is published, written representations about why the proposed action	28 29 30 31 32			

	(4)	subs	after considering all written representations made under vection (3)(d), the Regulator still considers a ground exists ke the proposed action, the Regulator may—	1 2 3
		(a)	if the proposed action was to amend the exemption—amend the exemption, including, for example, by imposing additional conditions on the exemption, in a way that is not substantially different from the proposed action; or	4 5 6 7 8
		(b)	if the proposed action was to cancel the exemption—	9
			(i) amend the exemption, including, for example, by imposing additional conditions on the exemption; or	10 11 12
			(ii) cancel the exemption.	13
	(5)	Noti	ce of the amendment or cancellation must be published—	14
		(a)	in—	15
			(i) the Commonwealth Gazette; and	16
			(ii) a newspaper circulating generally throughout each participating jurisdiction; and	17 18
		(b)	on the Regulator's website.	19
	(6)	The	amendment or cancellation takes effect—	20
		(a)	28 days after the Commonwealth Gazette notice is published; or	21 22
		(b)	if a later time is stated in the Commonwealth Gazette notice, at the later time.	23 24
Divi	sion	3	Exemptions by permit	25
54			or's power to exempt particular heavy vehicle mpliance with heavy vehicle standard	26 27
	(1)		Regulator may, by giving a permit to a person as tioned in section 59, exempt a heavy vehicle from	28 29

		compliance with a heavy vehicle standard for a period of not more than 3 years.	1 2			
	(2)	An exemption under subsection (1) is a <i>vehicle standards exemption (permit)</i> .	3 4			
	(3)	A vehicle standards exemption (permit) may apply to 1 or more heavy vehicles.	5 6			
55	Ар	plication for vehicle standards exemption (permit)	7			
	(1)	A person may apply to the Regulator for a vehicle standards exemption (permit).	8 9			
	(2)	The application must be—	10			
		(a) in the approved form; and	11			
		(b) accompanied by the prescribed fee for the application.	12			
	(3)	The Regulator may, by notice given to the applicant for a vehicle standards exemption (permit), require the applicant to give the Regulator any additional information the Regulator reasonably requires to decide the application.				
56		estriction on grant of vehicle standards exemption ermit)	17 18			
	(1)	The Regulator may grant a vehicle standards exemption (permit) for a heavy vehicle only if—	19 20			
		(a) 1 of the following applies—	21			
		(i) the Regulator is satisfied complying with the heavy vehicle standard to which the exemption is to apply would prevent the heavy vehicle from operating in the way in which, or for the purpose for which, the vehicle was built or modified;	22 23 24 25 26			
		(ii) the Regulator is satisfied the heavy vehicle is an experimental vehicle, prototype or similar vehicle that could not reasonably be expected to comply	27 28 29			

		24 4 1 121 4 1 1 4 121 4	4
		with the heavy vehicle standard to which the exemption is to apply;	1 2
		(iii) the heavy vehicle was, immediately before the	3
		commencement of this section in a participating	4
		jurisdiction, registered under an Australian road	5
		law of that jurisdiction and not required to comply with a similar standard at that time; and	6 7
		(b) the Regulator is satisfied the use of the heavy vehicle on a road under the exemption will not pose a significant	8 9
		safety risk.	10
	(2)	In deciding whether to grant a vehicle standards exemption	11
		(permit), the Regulator must have regard to the approved	12
		guidelines for granting vehicle standards exemptions.	13
57	Co	nditions of vehicle standards exemption (permit)	14
		A vehicle standards exemption (permit) may be subject to any	15
		conditions the Regulator considers appropriate, including, for	16
		example, a condition about protecting road infrastructure from damage.	17 18
58	Pe	riod for which vehicle standards exemption (permit)	19
		plies	20
	(1)	A vehicle standards exemption (permit) applies for the period	21
		stated in the permit for the exemption.	22
	(2)	The period may be less than the period sought by the applicant	23
		for the vehicle standards exemption (permit).	24
59	Pe	rmit for vehicle standards exemption (permit) etc.	25
	(1)	If the Regulator grants a vehicle standards exemption (permit)	26
	. ,	to a person, the Regulator must give the person—	27
		(a) a permit for the exemption; and	28
		(b) if the Regulator has imposed conditions on the exemption under section 57 or has granted the	29 30

			exemption for a period less than the period of not more than 3 years sought by the person—an information notice for the decision to impose the conditions or grant the exemption for the shorter period.	1 2 3 4
	(2)		ermit for a vehicle standards exemption (permit) must ethe following—	5 6
		(a)	the name of the person to whom the permit is given;	7
		(b)	each heavy vehicle to which the exemption applies, including the registration number of the vehicle if known when the permit is given;	8 9 10
		(c)	the heavy vehicle standard to which the exemption applies;	11 12
		(d)	the conditions of the exemption;	13
		(e)	the period for which the exemption applies.	14
60		rmit) If the exem	e Regulator refuses an application for a vehicle standards applied in the Regulator must give the applicant an ermation notice for the decision to refuse the application.	15 16 17 18 19
61			ment or cancellation of vehicle standards on (permit) on application by permit holder	20 21
	(1)	(per	holder of a permit for a vehicle standards exemption mit) may apply to the Regulator for an amendment or cellation of the exemption.	22 23 24
	(2)	The	application must—	25
		(a)	be in the approved form; and	26
		(b)	if the application is for an amendment—state clearly the amendment sought and the reasons for the amendment; and	27 28 29
		(c)	be accompanied by the permit.	30

	(3)	The Regulator may, by notice given to the applicant, require the applicant to give the Regulator any additional information the Regulator reasonably requires to decide the application.				
((4)		Regulator must decide the application as soon as ticable after receiving it.	4 5		
((5)	If th	e Regulator decides to grant the application—	6		
		(a)	the Regulator must give the applicant notice of the decision; and	7 8		
		(b)	the amendment or cancellation takes effect—	9		
			(i) when notice of the decision is given to the applicant; or	10 11		
			(ii) if a later time is stated in the notice, at the later time; and	12 13		
		(c)	if the Regulator amended the exemption, the Regulator must give the applicant a replacement permit for the exemption as amended.	14 15 16		
((6)		e Regulator decides not to amend or cancel the exemption bught by the applicant, the Regulator must—	17 18		
		(a)	give the applicant an information notice for the decision; and	19 20		
		(b)	return the permit for the exemption to the applicant.	21		
			ment or cancellation of vehicle standards on (permit) on Regulator's initiative	22 23		
((1)		n of the following is a ground for amending or cancelling hicle standards exemption (permit)—	24 25		
		(a)	the exemption was granted because of a document or representation that was—	26 27		
			(i) false or misleading; or	28		
			(ii) obtained or made in an improper way;	29		

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	(b)	the holder of the permit for the exemption has contravened a condition of the exemption;	1 2
	(c)	the use of a heavy vehicle on a road under the exemption has caused, or is likely to cause, a significant safety risk;	3 4
	(d)	since the exemption was granted, there has been a change in the circumstances that were relevant to the Regulator's decision to grant the exemption and, had the changed circumstances existed when the exemption was granted, the Regulator would not have granted the exemption, or would have granted the exemption subject to conditions or different conditions.	5 6 7 8 9 10 11
(2)	a velthe	e Regulator considers a ground exists to amend or cancel nicle standards exemption (permit) (the <i>proposed action</i>), Regulator must give the holder of the permit for the aption a notice—	12 13 14 15
	(a)	stating the proposed action; and	16
	(b)	stating the ground for the proposed action; and	17
	(c)	outlining the facts and circumstances forming the basis for the ground; and	18 19
	(d)	if the proposed action is to amend the exemption (including a condition of the exemption)—stating the proposed amendment; and	20 21 22
	(e)	inviting the holder to make, within a stated time of at least 14 days after the notice is given to the holder, written representations about why the proposed action should not be taken.	23 24 25 26
(3)	subs	fter considering all written representations made under ection (2)(e), the Regulator still considers a ground exists ke the proposed action, the Regulator may—	27 28 29
	(a)	if the proposed action was to amend the exemption—amend the exemption, including, for example, by imposing additional conditions on the exemption, in a way that is not substantially different from the proposed action; or	30 31 32 33 34

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		(b)	if th	e proposed action was to cancel the exemption—	1
			(i)	amend the exemption, including, for example, by imposing additional conditions on the exemption; or	2 3 4
			(ii)	cancel the exemption.	5
	(4)			lator must give the holder an information notice for on to amend or cancel the exemption.	6 7
	(5)	The	amen	dment or cancellation takes effect—	8
		(a)	whe	en the information notice is given to the holder; or	9
		(b)		later time is stated in the information notice, at the r time.	10 11
63		nor aı ermit)		dment of vehicle standards exemption	12 13
		for		alator may, by notice given to the holder of a permit whicle standards exemption (permit), amend the n—	14 15 16
		(a)	for a	a formal or clerical reason; or	17
		(b)		another way that does not adversely affect the der's interests.	18 19
64	Re	turn o	of pe	rmit	20
	(1)	or ca	ancell	n's vehicle standards exemption (permit) is amended ed, the Regulator may, by notice, require the person the person's permit for the exemption to the c.	21 22 23 24
	(2)	the r	notice	on must comply with the notice within 7 days after is given to the person or, if a longer period is stated ice, within the longer period.	25 26 27
		Max	imun	n penalty—\$2000.	28

	(3)	If the exemption has been amended, the Regulator must give the person a replacement permit for the exemption as amended.	1 2 3
65	Re	placement of defaced etc. permit	4
	(1)	If a person's permit for a vehicle standards exemption (permit) is defaced, destroyed, lost or stolen, the person must, as soon as reasonably practicable after becoming aware of the matter, apply to the Regulator for a replacement permit.	5 6 7 8
		Maximum penalty—\$2000.	9
	(2)	If the Regulator is satisfied the permit has been defaced, destroyed, lost or stolen, the Regulator must give the person a replacement permit as soon as practicable.	10 11 12
	(3)	If the Regulator decides not to give the person a replacement permit, the Regulator must give the person an information notice for the decision.	13 14 15
Divi	sion	4 Operating under vehicle standards exemption	16 17
66	Co	ntravening condition of vehicle standards exemption	18
	(1)	A person must not contravene a condition of a vehicle standards exemption.	19 20
		Maximum penalty—\$2000.	21
	(2)	A person must not use, or permit to be used, on a road a heavy vehicle that contravenes a condition of a vehicle standards exemption applying to the vehicle.	22 23 24
			25
		Maximum penalty—\$2000.	25

	Maximum penalty—\$2000.				
(4)	A person does not commit an offence against this Law in relation to a heavy vehicle contravening a heavy vehicle standard if—				
	(a)	the heavy vehicle is exempt, under a vehicle standards exemption, from compliance with the heavy vehicle standard; and	5 6 7		
	(b)	the heavy vehicle, and its use on a road, complies with the conditions of the exemption.	8 9		
(5)		vever, if a person commits a condition offence in relation the exemption—	10 11		
	(a)	the exemption does not operate in the person's favour while the contravention constituting the offence continues; and	12 13 14		
	(b)	the exemption must be disregarded in deciding whether the person has committed an offence in relation to a contravention of a heavy vehicle standard applying to a heavy vehicle.	15 16 17 18		
(6)	com offer	pecause of the operation of subsection (5), a person mits an offence against a provision of this Law (the <i>other nce provision</i>) in relation to a heavy vehicle standard to the exemption applies, the person—	19 20 21 22		
	(a)	may be charged with the condition offence or an offence against the other offence provision; but	23 24		
	(b)	must not be charged with both offences.	25		
(7)		section (1) does not apply to a condition mentioned in from $67(1)$.	26 27		
(8)	In th	is section—	28		
		dition offence means an offence against subsection (1), or (3).	29 30		

	eping relevant document while driving under vehicle andards exemption (notice)	1 2
(1)	This section applies if a vehicle standards exemption (notice) is subject to the condition that the driver of a heavy vehicle who is driving the vehicle under the exemption must keep a relevant document in the driver's possession.	3 4 5 6
(2)	A driver of the heavy vehicle who is driving the vehicle under the vehicle standards exemption (notice) must comply with the condition.	7 8 9
	Maximum penalty—\$2000.	10
(3)	If the driver of a heavy vehicle commits an offence against subsection (2), each relevant party for the driver is also taken to have committed the offence.	11 12 13
	Maximum penalty—\$2000.	14
(4)	A person charged with an offence against subsection (3) does not have the benefit of the mistake of fact defence for the offence.	15 16 17
(5)	However, in a proceeding for an offence against subsection (3), the person charged has the benefit of the reasonable steps defence.	18 19 20
	Note—	21
	See Divisions 1 and 2 of Part 10.4 for the reasonable steps defence.	22
(6)	In a proceeding for an offence against subsection (3)—	23
	(a) whether or not the driver has been or will be proceeded against, or convicted of, the offence against subsection(2) is irrelevant; and	24 25 26
	(b) evidence a court has convicted the driver of the offence against subsection (2) is evidence that the offence happened at the time and place, and in the circumstances, stated in the charge resulting in the conviction; and	27 28 29 30 31
	(c) evidence a fine sought by an infringement notice for the offence against subsection (2) has been paid is evidence	32 33

		that the offence happened at the time and place, and in the circumstances, stated in the infringement notice.	1 2
	(7)	In this section—	3
		<i>relevant document</i> , for a vehicle standards exemption (notice), means a copy of—	4 5
		(a) the Commonwealth Gazette notice for the exemption; or	6
		(b) an information sheet about the exemption published by the Regulator on the Regulator's website.	7 8
		relevant party, for the driver of a heavy vehicle, means—	9
		(a) an employer of the driver if the driver is an employed driver; or	10 11
		(b) a prime contractor of the driver if the driver is a self-employed driver; or	12 13
		(c) an operator of the vehicle if the driver is making a journey for the operator.	14 15
68		eping copy of permit while driving under vehicle indards exemption (permit)	16 17
	(1)	The driver of a heavy vehicle who is driving the vehicle under a vehicle standards exemption (permit) must keep a copy of the permit for the exemption in the driver's possession.	18 19 20
		Maximum penalty—\$2000.	21
	(2)	If the driver of a heavy vehicle is driving the vehicle under a vehicle standards exemption (permit) granted to a relevant party for the driver and the relevant party has given the driver a copy of a permit for the purpose of subsection (1), the driver must, as soon as reasonably practicable, return the copy to the relevant party if the driver stops working for the relevant party.	22 23 24 25 26 27 28
		Maximum penalty—\$2000.	29

(3)	subs	the driver of a heavy vehicle commits an offence against action (1), each relevant party for the driver is also taken ave committed the offence.	1 2 3		
	Max	imum penalty—\$2000.	4		
(4)	A person charged with an offence against subsection (3) does not have the benefit of the mistake of fact defence for the offence.				
(5)		vever, in a proceeding for an offence against subsection the person charged has the benefit of the reasonable steps nce.	8 9 10		
	Note-	_	11		
	Sec	e Divisions 1 and 2 of Part 10.4 for the reasonable steps defence.	12		
(6)	In a	proceeding for an offence against subsection (3)—	13		
	(a)	whether or not the driver has been or will be proceeded against, or convicted of, the offence against subsection (1) is irrelevant; and	14 15 16		
	(b)	evidence a court has convicted the driver of the offence against subsection (1) is evidence that the offence happened at the time and place, and in the circumstances, stated in the charge resulting in the conviction; and	17 18 19 20 21		
	(c)	evidence a fine sought by an infringement notice for the offence against subsection (1) has been paid is evidence that the offence happened at the time and place, and in the circumstances, stated in the infringement notice.	22 23 24 25		
(7)	In th	is section—	26		
	rele	vant party, for the driver of a heavy vehicle, means—	27		
	(a)	an employer of the driver if the driver is an employed driver; or	28 29		
	(b)	a prime contractor of the driver if the driver is a self-employed driver; or	30 31		
	(c)	an operator of the vehicle if the driver is making a journey for the operator	32 33		

Part	3.3	Modifying heavy vehicles	1
69	Мос	difying heavy vehicle requires approval	
	(1)	A person must not modify a heavy vehicle unless the modification has been approved by—	3
		(a) an authorised entity under section 70; or	5
		(b) the Regulator under section 71.	6
		Maximum penalty—\$2000.	7
	(2)	A person must not use, or permit to be used, on a road a heavy vehicle that has been modified unless the modification has been approved by—	8 9 10
		(a) an authorised entity under section 70; or	11
		(b) the Regulator under section 71.	12
		Maximum penalty—\$2000.	13
70	Арр	proval of modification by authorised entity	14
	(1)	The Regulator may, by notice given to an entity (an <i>authorised entity</i>), authorise the entity to approve modifications of heavy vehicles.	15 16 17
	(2)	An authorised entity may approve a modification of a heavy vehicle if, and only if, the modification complies with a code of practice prescribed by the national regulations for this section.	18 19 20 21
	(3)	If an authorised entity approves a modification of a heavy vehicle, the entity must—	22 23
		(a) give a certificate approving the modification, in the approved form, to—	24 25
		(i) the registered operator of the vehicle; or	26
		(ii) if there is no registered operator of the vehicle—an owner of the vehicle; and	27 28

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		(b)	ensure a plate, in the approved form, that is stamped or engraved with details of the modification is fitted to a conspicuous part of the vehicle.	1 2 3
		Max	imum penalty for subsection (3)—\$2000.	4
71	App	orova	al of modification by Regulator	5
	(1)	if th	Regulator may approve a modification of a heavy vehicle e Regulator is satisfied the use on a road of the heavy cle as modified will not pose a significant safety risk.	6 7 8
	(2)	com	section (1) applies whether or not the modification plies with a code of practice prescribed by the national lations prescribed for this section.	9 10 11
	(3)		e Regulator approves a modification of a heavy vehicle, Regulator must—	12 13
		(a)	give a certificate approving the modification, in the approved form, to—	14 15
			(i) the registered operator of the vehicle; or	16
			(ii) if there is no registered operator of the vehicle—an owner of the vehicle; and	17 18
		(b)	ensure a plate, in the approved form, that is stamped or engraved with details of the modification is fitted to a conspicuous part of the vehicle.	19 20 21
Part	3.4		Other offences	22
72	Safe	ety r	equirement	23
	(1)	-	erson must not use, or permit to be used, on a road a heavy cle that is unsafe.	24 25
		Max	imum penalty—\$2000.	26

cond	•	2 3
(a)	makes the use of the vehicle unsafe; or	4
(b)	endangers public safety.	5
Exan	uples of when a heavy vehicle may be unsafe—	6
1	The steering or brakes are not operating properly.	7
2	Lights or reflectors required to be on the heavy vehicle under this Law are damaged or obscured.	8 9
3	The condition of the heavy vehicle or any of its components or equipment obscures the driver's view of the road.	10 11
4	The heavy vehicle's exhaust system or fuel system is not operating properly.	12 13
Sub	section (1) does not apply to a heavy vehicle that—	14
(a)	is on a journey to a place for the repair of the vehicle, or any of its components or equipment, and is travelling on the most direct or convenient route to that place from the place where the journey began; or	15 16 17 18
(b)	is on a road for testing or analysis of the vehicle, or any of its components or equipment, for the purpose of checking its compliance with the heavy vehicle standards.	19 20 21 22
-	ment about properly operating emission control	23 24
vehi	cle that is not fitted with an emission control system for a	25 26 27
Max	simum penalty—\$2000.	28
vehi emis	cle fitted with an emission control system for a relevant ssion that is not operating substantially in accordance with	29 30 31 32
	concequii (a) (b) Exam 1 2 3 4 Substitute (a) (b)	condition of the vehicle, or any of its components or equipment— (a) makes the use of the vehicle unsafe; or (b) endangers public safety. Examples of when a heavy vehicle may be unsafe— 1 The steering or brakes are not operating properly. 2 Lights or reflectors required to be on the heavy vehicle under this Law are damaged or obscured. 3 The condition of the heavy vehicle or any of its components or equipment obscures the driver's view of the road. 4 The heavy vehicle's exhaust system or fuel system is not operating properly. Subsection (1) does not apply to a heavy vehicle that— (a) is on a journey to a place for the repair of the vehicle, or any of its components or equipment, and is travelling on the most direct or convenient route to that place from the place where the journey began; or (b) is on a road for testing or analysis of the vehicle, or any of its components or equipment, for the purpose of checking its compliance with the heavy vehicle standards.

	Maximum penalty—\$2000.	1
(3)	However, subsection (2) does not apply to a heavy vehicle that—	2 3
	(a) is on a journey to a place for the repair of the emission control system or any of the vehicle's components or equipment that affect the operation of the emission control system; and	4 5 6 7
	(b) is travelling on the most direct or convenient route to that place from the place where the journey began.	8 9
(4)	In this section—	10
	<i>emission control system</i> means a device or system fitted to a vehicle that reduces the emission of a relevant emission from the vehicle.	11 12 13
	Examples of an emission control system—	14
	catalytic converter device, exhaust gas recirculation system	15
	relevant emission means gas, particles or noise.	16
	splay of warning signs required by heavy vehicle indards on vehicles to which the requirement does not ply	17 18 19
(1)	This section applies if, under the heavy vehicle standards, a warning sign is required to be displayed on a heavy vehicle of a particular type, size or configuration.	20 21 22
(2)	A person must not use, or permit to be used, on a road a heavy vehicle that has the warning sign displayed on it unless the vehicle is of the particular type, size or configuration.	23 24 25
		26
	Maximum penalty—\$2000.	26
(3)	Maximum penalty—\$2000. In this section—	26 27

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		Example of warning sign—	1
		A sign (consisting of 1 or more parts) showing the words 'LONG VEHICLE' or 'ROAD TRAIN'.	2 3
75		rson must not tamper with speed limiter fitted to heavy	4 5
	(1)	A person must not tamper with a speed limiter that is required under an Australian road law to be, and is, fitted to a heavy vehicle.	6 7 8
		Maximum penalty—\$6000.	9
	(2)	Subsection (1) does not apply to conduct associated with repairing a malfunctioning speed limiter.	10 11
	(3)	A person charged with an offence against subsection (1) does not have the benefit of the mistake of fact defence for the offence.	12 13 14
	(4)	However, in a proceeding for an offence against subsection (1), the person charged has the benefit of the reasonable steps defence for the offence.	15 16 17
		Note—	18
		See Divisions 1 and 2 of Part 10.4 for the reasonable steps defence.	19
	(5)	In this section—	20
		<i>speed limiter</i> means a device or system used to limit the maximum road speed of a heavy vehicle to which it is fitted.	21 22
		<i>tamper</i> , with a speed limiter fitted to a heavy vehicle, means alter, damage, remove or otherwise interfere with the speed limiter in a way that enables the vehicle to be driven at a speed higher than the speed permitted by the speed limiter.	23 24 25 26

Chapter 4		er 4	Vehicle operations—mass, dimension and loading	
Part	4.1		Preliminary	3
76	Mai	n pui	rposes of Ch 4	4
	(1)	The	main purposes of this Chapter are—	5
		(a)	to improve public safety by decreasing risks to public safety caused by excessively loaded heavy vehicles; and	6 7
		(b)	to minimise any adverse impact of excessively loaded heavy vehicles on road infrastructure or public amenity.	8 9
	(2)	The j	purposes are achieved by—	10
		(a)	imposing mass limits for heavy vehicles, particular components of heavy vehicles, and loads on heavy vehicles; and	11 12 13
		(b)	imposing restrictions about the size of heavy vehicles and the projections of loads on heavy vehicles; and	14 15
		(c)	imposing requirements about securing loads on heavy vehicles; and	16 17
		(d)	restricting access to roads by heavy vehicles of a particular mass, size or configuration even if the vehicles comply with the mass limits, restrictions and requirements mentioned in paragraphs (a) to (c).	18 19 20 21
	(3)	heav restri to (c	ever, this Chapter recognises that the use of particular y vehicles that do not comply with the mass limits, ictions and requirements mentioned in subsection (2)(a) may be permitted on roads in particular circumstances subject to particular conditions—	22 23 24 25 26
		(a)	to allow for the efficient road transport of goods or passengers by heavy vehicles; and	27 28
		(b)	without compromising the achievement of the purposes.	29

Part	4.2			Mass requirements	1
Divis	ion	1		Requirements	2
77	Nat	ional	regu	ulations may prescribe mass requirements	3
	(1)			onal regulations may prescribe requirements (the <i>uirements</i>) about the following—	4 5
		(a)	the r	mass of heavy vehicles;	6
		(b)	the r	mass of components of heavy vehicles.	7
	(2)			imiting subsection (1), the mass requirements may be following—	8 9
		(a)	requ	nirements about mass limits relating to—	10
			(i)	the tare mass of heavy vehicles; or	11
			(ii)	the mass of heavy vehicles together with their loads; or	12 13
			(iii)	the mass on tyres, axles or axle groups of heavy vehicles;	14 15
		(b)	requ	nirements about mass limits relating to axle spacing.	16
	(3)			thout limiting subsection (1) or (2), the mass ents may—	17 18
		(a)		ude mass limits that are to apply only to particular as or routes; and	19 20
		(b)		norise or require the Regulator to decide the areas or es to which the mass limits are to apply.	21 22
	(4)	not i	mass	nal regulations may prescribe requirements (that are requirements) about the use on roads of heavy under particular mass limits, including, for —	23 24 25 26
		(a)		quirement that drivers of heavy vehicles using the icles under mass limits applying only to particular	27 28

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		areas or routes decided by the Regulator must comply with conditions on the use of heavy vehicles on roads under the mass limits imposed by the Regulator (including conditions required by road managers for the roads); and	1 2 3 4 5
		(b) a requirement that drivers of heavy vehicles who are driving the vehicles under particular mass limits must carry particular documents; and	6 7 8
		(c) a requirement that a particular document or other thing must be displayed on heavy vehicles used under particular mass limits.	9 10 11
	(5)	In this section—	12
		tare mass, of a heavy vehicle, means the actual mass of the vehicle excluding any load in the vehicle.	13 14
78	Co	mpliance with mass requirements	15
	(1)	A person must not drive on a road a heavy vehicle that (together with its load) does not, or whose components do not, comply with the mass requirements applying to the vehicle.	16 17 18
		Maximum penalty—	19
		(a) for a minor risk breach—\$3750; or	20
		(b) for a substantial risk breach—\$6000; or	21
		(c) for a severe risk breach—\$10000.	22
	(2)	A person charged with an offence against subsection (1) does not have the benefit of the mistake of fact defence for the offence.	23 24 25
	(3)	However, in a proceeding for an offence against subsection (1), the person charged has the benefit of the reasonable steps defence for the offence.	26 27 28
		Note—	29
		See Divisions 1 and 2 of Part 10.4 for the reasonable steps defence.	30

Division 2		Categories of breaches of mass requirements	1 2
79	Definition	ons for Div 2	3
	In th	nis Division—	4
	appl the 1	re risk breach lower limit, for a mass requirement lying to a heavy vehicle, means a mass equalling 120% of maximum mass (rounded up to the nearest 0.1t) permitted the vehicle under the mass requirements.	5 6 7 8
	appl	stantial risk breach lower limit, for a mass requirement lying to a heavy vehicle, means the higher of the owing—	9 10 11
	(a)	a mass equalling 105% of the maximum mass (rounded up to the nearest 0.1t) permitted for the vehicle under the mass requirements;	12 13 14
	(b)	0.5t.	15
80	Minor ri	sk breach	16
	vehi cont	ontravention of a mass requirement applying to a heavy cle is a <i>minor risk breach</i> if the subject matter of the travention is less than the substantial risk breach lower t for the requirement.	17 18 19 20
81	Substar	ntial risk breach	21
	vehi	ontravention of a mass requirement applying to a heavy cle is a <i>substantial risk breach</i> if the subject matter of the travention is—	22 23 24
	(a)	equal to or greater than the substantial risk breach lower limit for the requirement; and	25 26
	(b)	less than the severe risk breach lower limit for the requirement.	27 28

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82	Sev	ere	risk breach	1
		vehi cont	ontravention of a mass requirement applying to a heavy cle is a <i>severe risk breach</i> if the subject matter of the travention is equal to or greater than the severe risk breach er limit for the requirement.	2 3 4 5
Part	4.3		Dimension requirements	6
Divis	ion	1	Requirements	7
83			I regulations may prescribe dimension ments	8
	(1)		national regulations may prescribe requirements (the ension requirements) about the following—	10 11
		(a)	the dimensions of a heavy vehicle (together with its equipment);	12 13
		(b)	the dimensions of a component of a heavy vehicle;	14
		(c)	the dimensions of a heavy vehicle's load.	15
	(2)		nout limiting subsection (1), the dimension requirements include requirements about the following—	16 17
		(a)	the dimensions of a heavy vehicle (together with its equipment) disregarding its load;	18 19
		(b)	the dimensions of a heavy vehicle together with its equipment and load;	20 21
		(c)	the dimensions by which a heavy vehicle's load projects from the vehicle;	22 23
		(d)	the internal measurements of a heavy vehicle, including, for example—	24 25

		(i) the cand	distance between components of the vehicle;	1 2
		(ii) for a	combination, the distance between—	3
		(A)	the component vehicles of the combination; or	4 5
		(B)	a component vehicle of the combination and a component of another component vehicle of the combination.	6 7 8
	(3)	(that are not divehicle to which	egulations may also prescribe requirements limension requirements) about the use of a h a dimension requirement applies, including, quirements about the use of signs and warning	9 10 11 12 13
84	Со	mpliance with	dimension requirements	14
	(1)	(together with it or whose load	t not drive on a road a heavy vehicle that ts load) does not, or whose components do not d does not, comply with the dimension oplying to the vehicle.	15 16 17 18
		Maximum pena	lty—	19
		(a) if the hear in it—\$30	vy vehicle does not have goods or passengers 000; or	20 21
		(b) if the heav	yy vehicle has goods or passengers in it—	22
		(i) for a	minor risk breach—\$3000; or	23
		(ii) for a	substantial risk breach—\$5000; or	24
		(iii) for a	severe risk breach—\$10000.	25
	(2)		ed with an offence against subsection (1) does enefit of the mistake of fact defence for the	26 27 28
	(3)	·	proceeding for an offence against subsection charged has the benefit of the reasonable steps offence.	29 30 31

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Λ	Note— See Divisions 1 and 2 of Part 10.4 for the reasonable steps defence.	1 2
Division 2	Categories of breaches of dimension requirements	3 4
85 Defin	itions for Div 2	5
I	n this Division—	6
S	evere risk breach lower limit means—	7
(a) for a dimension requirement applying to a heavy vehicle relating to its length—the length equalling the maximum length permitted for the vehicle under the dimension requirements plus 600mm; or	8 9 10 11
(b) for a dimension requirement applying to a heavy vehicle relating to its width—the width equalling the maximum width permitted for the vehicle under the dimension requirements plus 80mm; or	12 13 14 15
(for a dimension requirement applying to a heavy vehicle relating to its height—the height equalling the maximum height permitted for the vehicle under the dimension requirements plus 300mm; or	16 17 18 19
(d) for a dimension requirement applying to a heavy vehicle relating to its load projection—the projection of the vehicle's load equalling the maximum load projection permitted from any side of the vehicle under the dimension requirements plus 80mm.	20 21 22 23 24
S	ubstantial risk breach lower limit means—	25
(a) for a dimension requirement applying to a heavy vehicle relating to its length—the length equalling the maximum length permitted for the vehicle under the dimension requirements plus 350mm; or	26 27 28 29
(b) for a dimension requirement applying to a heavy vehicle relating to its width—the width equalling the maximum	30 31

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			width permitted for the vehicle under the dimension requirements plus 40mm; or	1 2
		(c)	for a dimension requirement applying to a heavy vehicle relating to its height—the height equalling the maximum height permitted for the vehicle under the dimension requirements plus 150mm; or	3 4 5 6
		(d)	for a dimension requirement applying to a heavy vehicle relating to its load projection—the projection of the vehicle's load equalling the maximum load projection permitted from any side of the vehicle under the dimension requirements plus 40mm.	7 8 9 10 11
86	Mir	nor ris	sk breach	12
		heav the c	ontravention of a dimension requirement applying to a y vehicle is a <i>minor risk breach</i> if the subject matter of contravention is less than the substantial risk breach lower of for the requirement.	13 14 15 16
		Note-	_	17
		See	e also section 89(2).	18
87	Su	bstan	tial risk breach	19
	(1)		ontravention of a dimension requirement applying to a y vehicle is a <i>substantial risk breach</i> if—	20 21
		(a)	the subject matter of the contravention is—	22
			(i) equal to or greater than a substantial risk breach lower limit for the requirement; and	23 24
			(ii) less than the severe risk breach lower limit for the requirement; or	25 26
		(b)	the requirement is a substantial risk breach of a dimension requirement under subsection (2) or (3).	27 28
	(2)		ontravention of a dimension requirement applying to a y vehicle relating to its length is a <i>substantial risk breach</i>	29 30 31

	(a)	the contravention would only be a minor risk breach of the dimension requirement if this subsection were not enacted; and	1 2 3
	(b)	either—	4
		(i) the rear of the vehicle's load does not carry a sign or warning device required by the national regulations; or	5 6 7
		(ii) the vehicle's load projects in a way that is dangerous to persons or property.	8 9
(3)		ontravention of a dimension requirement applying to a sy vehicle relating to its width is a substantial risk breach	10 11 12
	(a)	the contravention would only be a minor risk breach of the dimension requirement if this subsection were not enacted; and	13 14 15
	(b)	the contravention happens—	16
		(i) at night; or	17
		(ii) in hazardous weather conditions causing reduced visibility.	18 19
	Note-	_	20
	Sec	e also section 89(3).	21
0		data basa ab	22
		risk breach	22
(1)		ontravention of a dimension requirement applying to a sy vehicle is a severe risk breach if—	23 24
	(a)	the subject matter of the contravention is equal to or greater than the severe risk breach lower limit for the dimension requirement; or	25 26 27
	(b)	the contravention is a severe risk breach of the dimension requirement under subsection (2) or (3).	28 29
(2)		ontravention of a dimension requirement applying to a cy vehicle relating to its length is a <i>severe risk breach</i> if—	30 31

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	(a)	brea	contravention would only be a substantial risk ch of the dimension requirement as provided by on 87(1)(a) if this subsection were not enacted; and	1 2 3
	(b)	eithe	r—	4
		(i)	the rear of the vehicle's load does not carry a sign or warning device required by the national regulations; or	5 6 7
		(ii)	the vehicle's load projects from it in a way that is dangerous to persons or property.	8 9
(3)			ention of a dimension requirement applying to a icle relating to its width is a <i>severe risk breach</i> if—	10 11
	(a)	brea	contravention would only be a substantial risk ch of the dimension requirement as provided by on 87(1)(a) if this subsection were not enacted; and	12 13 14
	(b)	eithe	r—	15
		(i)	the contravention happens—	16
			(A) at night; or	17
			(B) in hazardous weather conditions causing reduced visibility; or	18 19
		(ii)	the vehicle's load projects from it in a way that is dangerous to persons or property.	20 21
Division	3		Other provisions relating to load projections	22 23
			rojections taken to be contravention of quirement	24 25
(1)	that i requi	s dan reme	on applies if a heavy vehicle's load projects in a way gerous to persons or property even if all dimension nts, and all warning and other requirements by the national regulations, are met.	26 27 28 29

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	(2)	The	projection of the load is taken to be—	1
		(a)	a contravention of a dimension requirement; and	2
		(b)	a minor risk breach of that requirement unless subsection (3) applies.	3
	(3)	The	projection of the load is taken to be—	5
		(a)	a contravention of a dimension requirement; and	6
		(b)	a substantial risk breach of that requirement if the contravention happens—	7 8
			(i) at night; or	9
			(ii) in hazardous weather conditions causing reduced visibility.	10 11
90	Wa	rning	g signals required for rear projection of loads	12
	(1)	This	s section applies if—	13
		(a)	a load projects more than 1.2m behind a heavy vehicle consisting of only a motor vehicle; or	14 15
		(b)	a load projects more than 1.2m behind either the towing vehicle or a trailer in a heavy combination; or	16 17
		(c)	a load projects from a pole-type trailer in a heavy combination; or	18 19
		(d)	a load projects from a heavy vehicle in a way that it would not be readily visible to a person following immediately behind the vehicle.	20 21 22
	(2)	-	erson must not use the heavy vehicle, or permit the heavy cle to be used, on a road unless—	23 24
		(a)	during the daytime—a brightly coloured red, red and yellow, or yellow flag at least 300mm by 300mm is fixed to the extreme back of the load; or	25 26 27
		(b)	at night—a light showing a clear red light to the back, visible at a distance of at least 200m, is fixed to the extreme back of the load.	28 29 30

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		Maximum penalty—\$5000.	1
Part	t 4.4	Loading requirements	2
Divi	sion	1 Requirements	3
91	Nat	ional regulations may prescribe loading requirements	4
	(1)	The national regulations may prescribe requirements (the <i>loading requirements</i>) about securing a load on a heavy vehicle or a component of a heavy vehicle.	5 6 7
	(2)	Without limiting subsection (1), the loading requirements may include requirements about the restraint or positioning of a load or any part of it on a motor vehicle or trailer.	8 9 10
92	Coi	mpliance with loading requirements	11
	(1)	A person must not drive on a road a heavy vehicle that does not, or whose load does not, comply with the loading requirements applying to the vehicle.	12 13 14
		Maximum penalty—	15
		(a) for a minor risk breach—\$3000; or	16
		(b) for a substantial risk breach—\$5000; or	17
		(c) for a severe risk breach—\$10000.	18
	(2)	A person charged with an offence against subsection (1) does not have the benefit of the mistake of fact defence for the offence.	19 20 21
	(3)	However, in a proceeding for an offence against subsection (1), the person charged has the benefit of the reasonable steps defence for the offence.	22 23 24

		Note-		ns 1	and 2 of Part 10.4 for the reasonable steps defence.	1 2
Divi	sion	2			tegories of breaches of loading quirements	3 4
93	Mir	nor ri	sk brea	ach		5
					of a loading requirement applying to a heavy or risk breach if—	6 7
		(a)			t matter of the contravention does not involve hifting of the load; and	8 9
		(b)	loss or	r sh	abject matter of the contravention involved a lifting of the load, the loss or shifting of the d not have been likely to have involved—	10 11 12
			(i) a	n ap	ppreciable safety risk; or	13
			(ii) a	n ap	opreciable risk of—	14
			()	A)	damage to road infrastructure; or	15
			(]	B)	causing an adverse effect on public amenity.	16
94	Su	bstar	ntial ris	k b	reach	17
	(1)	vehi cont	cle is a s	s <i>ub</i> s on in	of a loading requirement applying to a heavy stantial risk breach if the subject matter of the nvolves a loss or shifting of the load that does	18 19 20 21
		(a)	an app	reci	iable safety risk; or	22
		(b)	an app	reci	iable risk of—	23
			(i) d	ama	age to road infrastructure; or	24
			(ii) c	ausi	ing an adverse effect on public amenity.	25
	(2)				of a loading requirement applying to a heavy	26

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		(a)			t matter of the contravention does not involve hifting of the load; and	1 2
		(b)	loss or	sh	abject matter of the contravention involved a ifting of the load, the loss or shifting of the d have been likely to have involved—	3 4 5
			(i) aı	n ap	preciable safety risk; or	6
			(ii) aı	n ap	preciable risk of—	7
			(1	A)	damage to road infrastructure; or	8
			(I	B)	causing an adverse effect on public amenity.	9
95	Sev	vere r	isk bre	acl	1	10
		vehiconti	cle is a	sev n in	of a loading requirement applying to a heavy ere risk breach if the subject matter of the evolves a loss or shifting of the vehicle's load	11 12 13 14
		(a)	an app	reci	able safety risk; or	15
		(b)	an app	reci	able risk of—	16
			(i) da	ama	age to road infrastructure; or	17
			(ii) ca	ausi	ng an adverse effect on public amenity.	18
Divi	sion	3	I	Evi	dentiary provision	19
96	Pro	of of	contra	ver	ntion of loading requirement	20
	(1)	In a	proceed	ing	for an offence against Division 1—	21
		(a)	secureo standar	d oi rd si	hat a load on a heavy vehicle was not placed, restrained in a way that met a performance tated in the Load Restraint Guide as in force at of the offence is evidence the load was not	22 23 24 25

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			placed, secured or restrained in compliance with a loading requirement applying to the vehicle; and	1 2
		(b)	evidence that a load, or part of a load, has fallen off a heavy vehicle is evidence that the load was not properly secured; and	3 4 5
		(c)	a court must presume a document purporting to be the Load Restraint Guide as in force at the time of the offence is the Load Restraint Guide as in force at the time of the offence, until the contrary is proved.	6 7 8 9
	(2)	In th	is section—	10
		prepa	Restraint Guide means a document of that name ared by the National Transport Commission and ished in the Commonwealth Gazette, from time to time.	11 12 13
		Note-		14
			e Load Restraint Guide may be accessed on the National Transport mmission's website at <www.ntc.gov.au>.</www.ntc.gov.au>	15 16
Part	4.5	,	Exemptions for particular overmass or oversize vehicles	17 18
Part Divis			•	
	sion	1	overmass or oversize vehicles	18
Divis	sion	1 ss 1 l A he its 1	overmass or oversize vehicles Preliminary	18 19
Divis	sion Cla	1 ss 1 l A he its 1	Overmass or oversize vehicles Preliminary heavy vehicles and class 3 heavy vehicles avy vehicle is a class 1 heavy vehicle if it, together with oad, does not comply with a mass requirement or	18 19 20 21 22
Divis	sion Cla	1 Ss 1 I A he its 1 dime	Preliminary heavy vehicles and class 3 heavy vehicles avy vehicle is a class 1 heavy vehicle if it, together with oad, does not comply with a mass requirement or ension requirement applying to it, and—	18 19 20 21 22 23
Divis	sion Cla	A he its l dime	Preliminary heavy vehicles and class 3 heavy vehicles avy vehicle is a class 1 heavy vehicle if it, together with oad, does not comply with a mass requirement or ension requirement applying to it, and— it is a special purpose vehicle; or	18 19 20 21 22 23 24

		(i) is a heavy vehicle carrying, or designed for the purpose of carrying, a large indivisible item, including, for example, a combination including a low loader; but	1 2 3 4
		(ii) is not a road train or B-double, or carrying a freight container designed for multi-modal transport.	5 6
(2)	A he	eavy vehicle is a class 3 heavy vehicle if—	7
	(a)	it, together with its load, does not comply with a mass requirement or dimension requirement applying to it; and	8 9 10
	(b)	it is not a class 1 heavy vehicle.	11
(3)	In th	nis section—	12
		crete pump means a vehicle with a component that can be to transfer liquid concrete by pumping.	13 14
	larg	e indivisible item means an item that—	15
	(a)	can not be divided without extreme effort, expense or risk of damage to it; and	16 17
	(b)	can not be carried on any vehicle or combination without contravening a mass requirement or dimension requirement.	18 19 20
		loader means a trailer with a loading deck no more than above the ground.	21 22
	spec	ial purpose vehicle means—	23
	(a)	a motor vehicle or trailer, other than an agricultural vehicle or a tow truck, built for a purpose other than carrying goods; or	24 25 26
	(h)	a concrete nump or fire-engine	27

Division 2			Exemptions by Commonwealth Gazette notice	1 2
98	hea		or's power to exempt category of class 1 or 3 ehicles from compliance with mass or dimension nent	3 4 5
	(1)	com than	Regulator may, by Commonwealth Gazette notice plying with section 102, exempt, for a period of not more 5 years, a stated category of class 1 heavy vehicles or s 3 heavy vehicles from—	6 7 8 9
		(a)	a mass requirement, other than a requirement relating to—	10 11
			(i) a heavy vehicle's GVM or GCM; or	12
			(ii) a maximum mass limit for a heavy vehicle, or a component of a heavy vehicle, set by the manufacturer of the vehicle or component; or	13 14 15
		(b)	a dimension requirement.	16
	(2)		exemption under subsection (1) is a mass or dimension nption (notice).	17 18
		Note-	_	19
			e Division 3 of Part 4.7 in relation to amendment, suspension or ncellation of a mass or dimension exemption (notice).	20 21
99		strict tice)	ion on grant of mass or dimension exemption	22 23
	(1)		Regulator may grant a mass or dimension exemption ice) for a category of heavy vehicles only if—	24 25
		(a)	the Regulator is satisfied the use of heavy vehicles of that category on a road under the exemption will not pose a significant risk to public safety; and	26 27 28
		(b)	each relevant road manager for the exemption has consented to the grant.	29 30

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	(2)	(noti	ice),	the Re	ether to grant a mass or dimension exemption egulator must have regard to the approved ranting mass or dimension exemptions.	
100	Co	nditio	ons o	f mas	ss or dimension exemption (notice)	4
	(1)	A m	ass or	dime	nsion exemption (notice)—	5
		(a)			ide a condition about the areas or routes to exemption applies; and	6 7
		(b)			to conditions prescribed by the national s for the exemption; and	8 9
		(c)	relev		ubject to the road conditions required by a pad manager for the exemption under section	10 11 12
		(d)	•		abject to any other conditions the Regulator appropriate, including, for example—	13 14
			(i)		itions about 1 or more matters mentioned in dule 2; and	15 16
			(ii)		out limiting subparagraph (i), intelligent es conditions; and	17 18
			(iii)	vehic vehic	ndition that the driver of a class 1 heavy ele or class 3 heavy vehicle who is driving the ele under the exemption must keep in the r's possession a copy of—	20
				(A)	the Commonwealth Gazette notice for the exemption; or	23 24
				(B)	an information sheet about the exemption published by the Regulator on the Regulator's website.	
	(2)	exen	nptior	n appli which	about the areas or routes to which the es may be imposed by stating that the areas or the exemption applies are the areas or routes ed map prepared by the Regulator.	

	(3)	route	es to	egulator imposes the condition about the areas or which the exemption applies as mentioned in n (2), the Regulator—	1 2 3
		(a)	area	amend the stated map but only by extending the as or routes to which the exemption applies, uding, for example, by adding additional areas or es; and	4 5 6 7
		(b)		et ensure a copy of the map as in force from time to	8 9
			(i)	made available for inspection, without charge, during normal business hours at each office of the Regulator; and	10 11 12
			(ii)	published on the Regulator's website.	13
	(4)			imiting the conditions that may be prescribed under n (1)(b), the national regulations may—	14 15
		(a)	-	scribe conditions that are to apply only to particular as or roads; and	16 17
		(b)		norise the Regulator to decide the areas or roads to ch the conditions are to apply.	18 19
101		riod f	or wl	nich mass or dimension exemption (notice)	20 21
		A m	ass o	r dimension exemption (notice)—	22
		(a)	take	es effect—	23
			(i)	when the Commonwealth Gazette notice for the exemption is published; or	24 25
			(ii)	if a later time is stated in the Commonwealth Gazette notice, at the later time; and	26 27
		(b)		lies for the period stated in the Commonwealth ette notice.	28 29

102	Re	quire	ments about Commonwealth Gazette notice	1			
	(1)	A Commonwealth Gazette notice for a mass or dimension exemption (notice) must state the following—					
		(a)	the category of heavy vehicles to which the exemption applies;	4 5			
		(b)	the mass requirement or dimension requirement to which the exemption applies;	6 7			
		(c)	the areas or routes to which the exemption applies;	8			
		(d)	the conditions mentioned in section 100(1)(b), including, for example, by referencing the relevant provision of the national regulations;	9 10 11			
		(e)	the road conditions required by a relevant road manager for the exemption under section 138;	12 13			
		(f)	the other conditions of the exemption;	14			
		(g)	the period for which the exemption applies.	15			
	(2)		Regulator must publish a copy of the Commonwealth ette notice on the Regulator's website.	16 17			
Divi	sion	3	Exemptions by permit	18			
103	hea	gulat avy v juirer	or's power to exempt particular class 1 or class 3 ehicle from compliance with mass or dimension ment	19 20 21			
	(1)	men than	Regulator may, by giving a permit to a person as ationed in section 108, exempt, for a period of not more 3 years, a class 1 heavy vehicle or class 3 heavy vehicle a compliance with—	22 23 24 25			
		(a)	a mass requirement, other than a requirement relating to—	26 27			
			(i) the vehicle's GVM; or	28			

	(ii) the vehicle's GCM except as stated in subsection (2); or	1 2
	(iii) a maximum mass limit for the vehicle, or a component of the vehicle, set by the manufacturer of the vehicle or component; or	3 4 5
	(b) a dimension requirement.	6
(2)	The Regulator may, under subsection (1), exempt a class 1 heavy vehicle consisting of 2 or more prime movers or 2 or more hauling units from compliance with a mass requirement relating to the GCM of the individual prime movers or hauling units if the total GCM of the prime movers or hauling units complies with the mass requirement relating to the GCM of the combined prime movers or hauling units.	7 8 9 10 11 12 13
(3)	An exemption under subsection (1) is a mass or dimension exemption (permit).	14 15
(4)	A mass or dimension exemption (permit) may apply to 1 or more heavy vehicles.	16 17
	Note—	18
	See Division 4 of Part 4.7 in relation to amendment, suspension or cancellation of a mass or dimension exemption (permit).	19 20
Ар	plication for mass or dimension exemption (permit)	21
(1)	A person may apply to the Regulator for a mass or dimension exemption (permit).	22 23
(2)	The application must be—	24
	(a) in the approved form; and	25
	(b) accompanied by the prescribed fee for the application.	26
(3)	The Regulator may, by notice given to the applicant, require the applicant to give the Regulator any additional information the Regulator reasonably requires to decide the application	27 28

105		strict ermit)	ion on grant of mass or dimension exemption	1 2				
	(1)		Regulator may grant a mass or dimension exemption mit) for a heavy vehicle only if—	3 4				
		(a)	the Regulator is satisfied the use of the heavy vehicle on a road under the exemption will not pose a significant risk to public safety; and	5 6 7				
		(b)	each relevant road manager for the exemption has consented to the grant.	8 9				
	(2)	(per	eciding whether to grant a mass or dimension exemption mit), the Regulator must have regard to the approved lelines for granting mass or dimension exemptions.	10 11 12				
106	Со	nditio	ons of mass or dimension exemption (permit)	13				
	(1)	A mass or dimension exemption (permit)—						
		(a)	must include a condition about the areas or routes to which the exemption applies; and	15 16				
		(b)	is subject to conditions prescribed by the national regulations for the exemption; and	17 18				
		(c)	must be subject to the road conditions required by a relevant road manager for the exemption under section 138; and	19 20 21				
		(d)	may be subject to any other conditions the Regulator considers appropriate, including, for example—	22 23				
			(i) conditions about 1 or more matters mentioned in Schedule 2; and	24 25				
			(ii) without limiting subparagraph (i), intelligent access conditions.	26 27				
	(2)		nout limiting the conditions that may be prescribed under section (1)(b), the national regulations may—	28 29				
		(a)	prescribe conditions that are to apply only to particular areas or roads; and	30 31				

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		(b)	authorise the Regulator to decide the areas or roads to which the conditions are to apply.	1 2
107		riod fo	or which mass or dimension exemption (permit)	3 4
	(1)		hass or dimension exemption (permit) applies for the od stated in the permit for the exemption.	5 6
	(2)		period may be less than the period sought by the applicant he mass or dimension exemption (permit).	7 8
108	Pe	rmit fo	or mass or dimension exemption (permit) etc.	9
	(1)		ne Regulator grants a mass or dimension exemption mit) to a person, the Regulator must give the person—	10 11
		(a)	a permit for the exemption; and	12
		(b)	if the Regulator has imposed conditions on the exemption under section 106(1)(a), (c) or (d) or has granted the exemption for a period less than the period of not more than 3 years sought by the person—an information notice for the decision to impose the conditions or grant the exemption for the shorter period.	13 14 15 16 17 18
			Note—	19
			See section 141 for the requirements for an information notice relating to the imposition of a road condition at the request of a relevant road manager.	20 21 22
	(2)	-	ermit for a mass or dimension exemption (permit) must the following—	23 24
		(a)	the name of the person to whom the permit is given;	25
		(b)	each heavy vehicle to which the exemption applies, including the registration number of the vehicle if known when the permit is given;	26 27 28
		(c)	the mass requirement or dimension requirement to which the exemption applies;	29 30
		(d)	the areas or routes to which the exemption applies;	31

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		(e)	the conditions mentioned in section 106(1)(b), including, for example, by referencing the relevant provision of the national regulations;	1 2 3
		(f)	the road conditions required by a relevant road manager for the exemption under section 138;	4 5
		(g)	the other conditions of the exemption;	6
		(h)	the period for which the exemption applies.	7
109		iusal rmit)	of application for mass or dimension exemption	8
		dime appli	ne Regulator refuses an application for a mass or ension exemption (permit), the Regulator must give the licant an information notice for the decision to refuse the lication.	10 11 12 13
		Note-	_	14
		to a	e section 142 for the requirements for an information notice relating a relevant road manager's decision not to give consent to the grant of the pass or dimension exemption (permit).	15 16 17
Divis	ion	4	Operating under mass or dimension exemption	18 19
110		ntravo nerall	ening condition of mass or dimension exemption y	20 21
	(1)	unde	driver or operator of a heavy vehicle being used on a road or a mass or dimension exemption must not contravene a ition of the exemption.	22 23 24
		Max	imum penalty—\$6000.	25
	(2)	vehic	rson must not use, or permit to be used, on a road a heavy cle that contravenes a condition of a mass or dimension applying to the vehicle.	26 27 28
		Max	imum penalty—\$6000.	29

(3)	vehi	erson must not use a heavy vehicle, or permit a heavy cle to be used, on a road in a way that contravenes a dition of a mass or dimension exemption applying to the cle.	1 2 3 4
	Max	ximum penalty—\$6000.	5
(4)	relat	erson does not commit an offence against this Law in tion to a heavy vehicle contravening a mass requirement imension requirement if—	6 7 8
	(a)	the vehicle is exempt, under a mass or dimension exemption, from compliance with the mass requirement or dimension requirement; and	9 10 11
	(b)	the vehicle, and its use on a road, complies with the conditions of the exemption.	12 13
(5)	How	vever, if a person commits a condition offence—	14
	(a)	the exemption does not operate in the person's favour while the contravention constituting the offence continues; and	15 16 17
	(b)	the exemption must be disregarded in deciding—	18
		(i) whether the person has committed an offence in relation to a contravention of a mass requirement or dimension requirement applying to a heavy vehicle; and	19 20 21 22
		(ii) the risk category for the contravention.	23
(6)	com offer dime	because of the operation of subsection (5), a person mits an offence against a provision of this Law (the <i>other nce provision</i>) in relation to a mass requirement or ension requirement to which an exemption under this Part ites, the person—	24 25 26 27 28
	(a)	may be charged with the condition offence or an offence	29
	(b)	against the other offence provision; but	30
(5)	(b)	must not be charged with both offences.	31
(7)		section (1) does not apply to a condition mentioned in ion 113(1).	32 33

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	(8)	In this section—	1
		<i>condition offence</i> means an offence against subsection (1), (2) or (3).	2 3
111		ntravening condition of mass or dimension exemption ating to pilot or escort vehicle	4 5
	(1)	This section applies if a mass or dimension exemption is subject to a condition requiring a heavy vehicle to which the exemption applies to be accompanied by a pilot vehicle or escort vehicle while the heavy vehicle is used on a road.	6 7 8 9
	(2)	The driver of the pilot vehicle or escort vehicle accompanying the heavy vehicle must comply with the conditions of the mass or dimension exemption about the use of the pilot vehicle or escort vehicle.	10 11 12 13
		Maximum penalty—\$4000.	14
	(3)	If the driver of the pilot vehicle or escort vehicle commits an offence against subsection (2), the operator of the heavy vehicle is also taken to have committed the offence.	15 16 17
		Maximum penalty—\$4000.	18
	(4)	In a proceeding for an offence against subsection (3)—	19
		(a) whether or not the driver has been or will be proceeded against, or convicted of, the offence against subsection(2) is irrelevant; and	20 21 22
		(b) evidence a court has convicted the driver of the offence against subsection (2) is evidence that the offence happened at the time and place, and in the circumstances, stated in the charge resulting in the conviction; and	23 24 25 26 27
		(c) evidence a fine sought by an infringement notice for the offence against subsection (2) has been paid is evidence that the offence happened at the time and place, and in the circumstances, stated in the infringement notice.	28 29 30 31

112		ing pilot vehicle with a heavy vehicle that contravenes ss or dimension exemption	1 2
	(1)	The driver of a pilot vehicle must ensure the pilot vehicle does not accompany a heavy vehicle to which a mass or dimension exemption applies if the heavy vehicle, or its use on a road, contravenes a condition of the exemption.	3 4 5 6
		Maximum penalty—\$6000.	7
	(2)	If a person is both the driver of a pilot vehicle accompanying a heavy vehicle to which a mass or dimension exemption applies and an operator of the heavy vehicle, the person may, in relation to the heavy vehicle or its use on a road contravening a condition of the exemption, be prosecuted under section 110 or subsection (1), but not both.	8 9 10 11 12 13
113		eping relevant document while driving under mass or nension exemption (notice)	14 15
	(1)	This section applies if a mass or dimension exemption (notice) is subject to the condition that the driver of a class 1 heavy vehicle or class 3 heavy vehicle who is driving the vehicle under the exemption must keep a relevant document in the driver's possession.	16 17 18 19 20
	(2)	A driver of the class 1 heavy vehicle or class 3 heavy vehicle who is driving the vehicle under the mass or dimension exemption (notice) must comply with the condition.	21 22 23
		Maximum penalty—\$2000.	24
	(3)	If the driver of a class 1 heavy vehicle or class 3 heavy vehicle commits an offence against subsection (2), each relevant party for the driver is also taken to have committed the offence.	25 26 27
		Maximum penalty—\$2000.	28
	(4)	A person charged with an offence against subsection (3) does not have the benefit of the mistake of fact defence for the offence.	29 30 31

(5)	(3),	vever, in a proceeding for an offence against subsection the person charged has the benefit of the reasonable steps ence.	1 2 3
	Note	_	4
	Se	e Divisions 1 and 2 of Part 10.4 for the reasonable steps defence.	5
(6)	In a	proceeding for an offence against subsection (3)—	6
	(a)	whether or not the driver has been or will be proceeded against, or convicted of, the offence against subsection (2) is irrelevant; and	7 8 9
	(b)	evidence a court has convicted the driver of the offence against subsection (2) is evidence that the offence happened at the time and place, and in the circumstances, stated in the charge resulting in the conviction; and	10 11 12 13 14
	(c)	evidence a fine sought by an infringement notice for the offence against subsection (2) has been paid is evidence that the offence happened at the time and place, and in the circumstances, stated in the infringement notice.	13 16 17 18
(7)	In th	nis section—	19
		vant document, for a mass or dimension exemption ice), means a copy of—	20 21
	(a)	the Commonwealth Gazette notice for the exemption; or	22
	(b)	an information sheet about the exemption published by the Regulator on the Regulator's website.	23 24
		want party, for the driver of a class 1 heavy vehicle or class eavy vehicle, means—	25 26
	(a)	an employer of the driver if the driver is an employed driver; or	27 28
	(b)	a prime contractor of the driver if the driver is a self-employed driver; or	29 30
	(c)	an operator of the vehicle if the driver is making a journey for the operator.	31

114		eping copy of permit while driving under mass or nension exemption (permit)	1 2
	(1)	The driver of a class 1 heavy vehicle or class 3 heavy vehicle who is driving the vehicle under a mass or dimension exemption (permit) must keep a copy of the permit for the exemption in the driver's possession.	3 4 5 6
		Maximum penalty—\$2000.	7
	(2)	If the driver of a class 1 heavy vehicle or class 3 heavy vehicle is driving the vehicle under a mass or dimension exemption (permit) granted to a relevant party for the driver and the relevant party has given the driver a copy of a permit for the purpose of subsection (1), the driver must, as soon as reasonably practicable, return the copy to the relevant party if the driver stops working for the relevant party.	8 9 10 11 12 13 14
		Maximum penalty—\$2000.	15
	(3)	If the driver of a class 1 heavy vehicle or class 3 heavy vehicle commits an offence against subsection (1), each relevant party for the driver is also taken to have committed the offence.	16 17 18
		Maximum penalty—\$2000.	19
	(4)	A person charged with an offence against subsection (3) does not have the benefit of the mistake of fact defence for the offence.	20 21 22
	(5)	However, in a proceeding for an offence against subsection (3), the person charged has the benefit of the reasonable steps defence.	23 24 25
		Note—	26
		See Divisions 1 and 2 of Part 10.4 for the reasonable steps defence.	27
	(6)	In a proceeding for an offence against subsection (3)—	28
		(a) whether or not the driver has been or will be proceeded against, or convicted of, the offence against subsection(1) is irrelevant; and	29 30 31
		(b) evidence a court has convicted the driver of the offence against subsection (1) is evidence that the offence	32

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			happened at the time and place, and in the circumstances, stated in the charge resulting in the conviction; and	1 2 3
		(c)	evidence a fine sought by an infringement notice for the offence against subsection (1) has been paid is evidence that the offence happened at the time and place, and in the circumstances, stated in the infringement notice.	4 5 6 7
	(7)	In th	is section—	8
			want party, for the driver of a class 1 heavy vehicle or class avy vehicle, means—	9 10
		(a)	an employer of the driver if the driver is an employed driver; or	11 12
		(b)	a prime contractor of the driver if the driver is a self-employed driver; or	13 14
		(c)	an operator of the vehicle if the driver is making a journey for the operator.	15 16
Divi	sion	5	Other provision	17
Divi:	Dis	playi	Other provision Ing warning signs on vehicles if not required by on exemption	17 18 19
	Dis	splayi nensi A h heav	ing warning signs on vehicles if not required by	18
	Dis din	splayi nensi A h heav exen	ing warning signs on vehicles if not required by on exemption eavy vehicle warning sign must not be displayed on a vy vehicle unless it is being used under a dimension	18 19 20 21
	Dis din	A heavexen Max A p	ing warning signs on vehicles if not required by on exemption eavy vehicle warning sign must not be displayed on a vy vehicle unless it is being used under a dimension inption.	18 19 20 21 22
	Dis din (1)	A heave exement A per vehicular	ing warning signs on vehicles if not required by on exemption eavy vehicle warning sign must not be displayed on a ry vehicle unless it is being used under a dimension inption. cimum penalty—\$4000. ilot vehicle warning sign must not be displayed on a cle unless it is being used as a pilot vehicle for a heavy	18 19 20 21 22 23 24 25
	Dis din (1)	A heavexen Max A pehi vehi	ing warning signs on vehicles if not required by on exemption eavy vehicle warning sign must not be displayed on a vy vehicle unless it is being used under a dimension inption. Eximum penalty—\$4000. ilot vehicle warning sign must not be displayed on a cle unless it is being used as a pilot vehicle for a heavy cle being used under a dimension exemption.	18 19 20 21 22 23 24 25 26

Part 4.6 Restricting access to	roads by large	vehicles that	at are not	overmass o	oversize
					vehicles

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heavy vehicle warning sign means a warning sign required under the national regulations to be attached to a heavy vehicle being used under a dimension exemption.								
		unde used	t vehicle warning sign means a warning sign required er the national regulations to be attached to a vehicle being as a pilot vehicle for a heavy vehicle being used under a tension exemption.	o a heavy 2 3 gn required 4 hicle being 5 sed under a 6 7 ads by 8 hicles 10 11 12 to roads by 13 quirements 14				
Part	4.6		national regulations to be attached to a heavy ing used under a dimension exemption. **Cole warning sign** means a warning sign required national regulations to be attached to a vehicle being pilot vehicle for a heavy vehicle being used under a exemption. **Restricting access to roads by large vehicles that are not overmass or oversize vehicles **Preliminary** **Preliminary** **Preliminary** **Preliminary** **Independent of the purpose of this Part is to restrict access to roads by icles that, while complying with mass requirements assion requirements applying to them, may, because exemption. **Preliminary** **Preliminary** **Independent of the purpose of this Part is to restrict access to roads by icles that, while complying with mass requirements assion requirements applying to them, may, because exemption. **Independent of the purpose of the purpose of this Part is to restrict access to roads by icles that, while complying with mass requirements applying to them, may, because exemption. **Independent of the purpose of the purpose of this Part is to restrict access to roads by icles that, while complying with mass requirements applying to them, may, because exemption. **Independent of the purpose of the purpose of this Part is to restrict access to roads by icles that, while complying with mass requirements applying to them, may, because the purpose of this Part is to restrict access to roads by icles that, while complying with mass requirements applying to them, may, because the purpose of this Part is to restrict access to roads by icles that, while complying with mass requirements applying to them, may, because the purpose of this Part is to restrict access to roads by icles that, while complying to them, may, because the purpose of this Part is to restrict access to roads by icles that, while complying to them, may, because the purpose of this Part is to restrict access to roads by icles that are not to restrict access to roads by icles that are not to restrict access to roads by icles that a					
Divis	sion	1	Preliminary	11				
116	Mai	n pu	rpose of Pt 4.6	12				
		heav and	main purpose of this Part is to restrict access to roads by vy vehicles that, while complying with mass requirements dimension requirements applying to them, may, because heir size—	14 15				
		(a)	endanger public safety; or	17				
		(b)	damage road infrastructure; or	18				
		(c)	adversely affect public amenity.	19				
117	Clas	ss 2	heavy vehicles	20				
		A he	eavy vehicle is a class 2 heavy vehicle if it—	21				
		(a)	complies with the mass requirements and dimension requirements applying to it; and					
		(b)	is—	24				
			(i) a B-double; or	25				

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			(ii)	a roa	nd train; or	1
			(iii)		s, other than an articulated bus, that is longer 12.5m; or	2 3
			(iv)		mbination carrying vehicles on more than 1 that, together with its load—	4 5
				(A)	is longer than 19m; or	6
				(B)	is higher than 4.3m; or	7
			(v)		otor vehicle, or a combination, that is higher 4.3m and is built to carry cattle, sheep, pigs or es.	8 9 10
Divi	sion	2		Re	striction	11
118	Usi	ng cla	ass 2	2 hea	vy vehicle	12
		class	2 h	eavy	not use a class 2 heavy vehicle, or permit a vehicle to be used, on a road other than in a class 2 heavy vehicle authorisation.	13 14 15
		Maxi	imum	pena	lty—\$6000.	16
Divi	sion	3			thorisation by Commonwealth zette notice	17 18
119					r to authorise use of all or stated s 2 heavy vehicles	19 20
	(1)	comp more	olying than	g with	may, by Commonwealth Gazette notice in section 123, authorise, for a period of not ars, the use of all or stated categories of class 2	21 22 23 24
		(a)	in st	ated a	reas or on stated routes; and	25
		(b)	duri	ng sta	ted hours of stated days.	26

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	(2)	An authorisation under subsection (1) is a <i>class 2 heavy</i> vehicle authorisation (notice).	1 2
		Note—	3
		See Division 3 of Part 4.7 in relation to amendment, suspension or cancellation of a class 2 heavy vehicle authorisation (notice).	4 5
120		striction on grant of class 2 heavy vehicle horisation (notice)	6 7
	(1)	The Regulator may grant a class 2 heavy vehicle authorisation (notice) only if—	8 9
		(a) the Regulator is satisfied the use of class 2 heavy vehicles, or the stated categories of class 2 heavy vehicles, on a road under the authorisation will not pose a significant risk to public safety; and	10 11 12 13
		(b) each relevant road manager for the authorisation has consented to the grant.	14 15
	(2)	In deciding whether to grant a class 2 heavy vehicle authorisation (notice), the Regulator must have regard to the approved guidelines for granting class 2 heavy vehicle authorisations.	16 17 18 19
121	Со	nditions of class 2 heavy vehicle authorisation (notice)	20
		A class 2 heavy vehicle authorisation (notice) may be subject to a condition that the driver of a class 2 heavy vehicle who is driving the vehicle under the authorisation must keep in the driver's possession a copy of—	21 22 23 24
		(a) the Commonwealth Gazette notice for the authorisation; or	25 26
		(b) an information sheet about the authorisation published by the Regulator on the Regulator's website.	27 28

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122		Period for which class 2 heavy vehicle authorisation (notice) applies					
		A cl	ass 2 heavy vehicle authorisation (notice)—	3			
		(a)	takes effect—	4			
			(i) when the Commonwealth Gazette notice for the authorisation is published; or	5 6			
			(ii) if a later time is stated in the Commonwealth Gazette notice, at the later time; and	7 8			
		(b)	applies for the period stated in the Commonwealth Gazette notice.	9 10			
123	Re	quire	ments about Commonwealth Gazette notice etc.	11			
	(1)		commonwealth Gazette notice for a class 2 heavy vehicle norisation (notice) must state the following—	12 13			
		(a)	that the authorisation applies to all class 2 heavy vehicles or, if the authorisation only applies to particular categories of class 2 heavy vehicles, the categories of class 2 heavy vehicles to which the authorisation applies;	14 15 16 17 18			
		(b)	the areas or routes to which the authorisation applies;	19			
		(c)	the days and hours to which the authorisation applies;	20			
		(d)	any conditions applying to class 2 heavy vehicles being used on a road under the authorisation;	21 22			
		(e)	the period for which the authorisation applies.	23			
	(2)	rout	Commonwealth Gazette notice may state that the areas or es to which the authorisation applies are the areas or es shown on a stated map prepared by the Regulator.	24 25 26			
	(3)	to w	e Commonwealth Gazette notice states the areas or routes which the authorisation applies as mentioned in subsection the Regulator—	27 28 29			
		(a)	may amend the stated map but only by extending the areas or routes to which the authorisation applies,	30 31			

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Ρ	Part 4.6 Restricting acce	ss to roads	by large	vehicles	that are	not overmass	or	oversize
	· ·							vehicles

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			including, for example, by adding additional areas or routes; and	1 2
		(b)	must ensure a copy of the map as in force from time to time is—	3 4
			(i) made available for inspection, without charge, during normal business hours at each office of the Regulator; and	5 6 7
			(ii) published on the Regulator's website.	8
	(4)		Regulator must publish a copy of the Commonwealth tte notice on the Regulator's website.	9 10
Divi	sion	4	Authorisation by permit	11
124		gulato avy ve	r's power to authorise use of a particular class 2 hicle	12 13
124		The menti		
124	hea	The menti	Regulator may, by giving a permit to a person as ioned in section 129, authorise, for a period of not more	13 14 15
124	hea	The menti	Regulator may, by giving a permit to a person as ioned in section 129, authorise, for a period of not more 3 years, the use of a class 2 heavy vehicle—	13 14 15 16
124	hea	The menti than 3 (a) (b) An a	Regulator may, by giving a permit to a person as ioned in section 129, authorise, for a period of not more 3 years, the use of a class 2 heavy vehicle—in stated areas or on stated routes; and	13 14 15 16 17
124	hea (1)	The mentithan 3 (a) (b) An a vehic	Regulator may, by giving a permit to a person as foned in section 129, authorise, for a period of not more 3 years, the use of a class 2 heavy vehicle—in stated areas or on stated routes; and during stated hours of stated days. uthorisation under subsection (1) is a <i>class 2 heavy</i>	13 14 15 16 17 18
124	hea (1) (2)	The mentithan 3 (a) (b) An a vehic	Regulator may, by giving a permit to a person as ioned in section 129, authorise, for a period of not more 3 years, the use of a class 2 heavy vehicle—in stated areas or on stated routes; and during stated hours of stated days. uthorisation under subsection (1) is a class 2 heavy le authorisation (permit). ss 2 heavy vehicle authorisation (permit) may apply to 1 ore heavy vehicles.	13 14 15 16 17 18 19 20 21

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125	Application for class 2 heavy vehicle authorisation (permit)					
	(1)	A person may apply to the Regulator for a class 2 heavy vehicle authorisation (permit).	3 4			
	(2)	The application must be—	5			
		(a) in the approved form; and	6			
		(b) accompanied by the prescribed fee for the application.	7			
	(3)	The Regulator may, by notice given to the applicant, require the applicant to give the Regulator any additional information the Regulator reasonably requires to decide the application.	8 9 10			
126		striction on grant of class 2 heavy vehicle horisation (permit)	11 12			
	(1)	The Regulator may grant a class 2 heavy vehicle authorisation (permit) for a class 2 heavy vehicle only if—	13 14			
		(a) the Regulator is satisfied the use of the class 2 heavy vehicle on a road under the authorisation will not pose a significant risk to public safety; and	15 16 17			
		(b) each relevant road manager for the authorisation has consented to the grant.	18 19			
	(2)	In deciding whether to grant a class 2 heavy vehicle authorisation (permit), the Regulator must have regard to the approved guidelines for granting class 2 heavy vehicle authorisations.	20 21 22 23			
127	Со	nditions of class 2 heavy vehicle authorisation (permit)	24			
		A class 2 heavy vehicle authorisation (permit)—	25			
		(a) must be subject to the road conditions required by a relevant road manager for the authorisation under section 138; and	26 27 28			
		(b) may be subject to any other conditions the Regulator considers appropriate, including, for example—	29 30			

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		(i) conditions about 1 or more Schedule 2; and	matters mentioned in	1 2
		(ii) without limiting subparagaccess conditions.	graph (i), intelligent	3 4
128		riod for which class 2 heavy vehicle ermit) applies	e authorisation	5 6
	(1)	A class 2 heavy vehicle authorisation (period stated in the permit for the authorisation)		7 8
	(2)	The period may be less than the period for the class 2 heavy vehicle authorisation		9 10
129	Per etc	rmit for class 2 heavy vehicle autho	risation (permit)	11 12
	(1)	If the Regulator grants a class 2 heavy (permit) to a person, the Regulator must		13 14
		(a) a permit for the authorisation; and	d	15
		(b) if the Regulator has imposed authorisation under section 12' authorisation for a period less to more than 3 years sought by the protice for the decision to impose the authorisation for the shorter p	7 or has granted the chan the period of not person—an information the conditions or grant	16 17 18 19 20 21
		Note—		22
		See section 141 for the requirement relating to the imposition of a road crelevant road manager.		23 24 25
	(2)	A permit for a class 2 heavy vehicle must state the following—	authorisation (permit)	26 27
		(a) the name and address of the persis is given;	on to whom the permit	28 29
		(b) each class 2 heavy vehicle to wapplies;	which the authorisation	30 31

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		(c)	the areas or routes to which the authorisation applies;	1
		(d)	the days and hours to which the authorisation applies;	2
		(e)	the road conditions required by a relevant road manager for the authorisation under section 138;	3 4
		(f)	any other conditions applying to a class 2 heavy vehicle being used on a road under the authorisation;	5 6
		(g)	the period for which the authorisation applies.	7
130			of application for class 2 heavy vehicle sation (permit)	8
		vehi appl	ne Regulator refuses an application for a class 2 heavy icle authorisation (permit), the Regulator must give the licant an information notice for the decision to refuse the lication.	10 11 12 13
		Note-	_	14
		to	e section 142 for the requirements for an information notice relating a road manager's decision not to give consent to the grant of a class 2 avy vehicle authorisation (permit).	15 16 17
Divi	sion	5	Operating under class 2 heavy vehicle authorisation	18 19
131			rening condition of class 2 heavy vehicle sation	20 21
	(1)	a ro	driver or operator of a class 2 heavy vehicle being used on ad under a class 2 heavy vehicle authorisation must not travene a condition of the authorisation.	22 23 24
		Max	ximum penalty—\$3000.	25
	(2)		section (1) does not apply to a condition mentioned in ion 132(1).	26 27

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	eping relevant document while driving under class 2 avy vehicle authorisation (notice)	1 2
(1)	This section applies if a class 2 heavy vehicle authorisation (notice) is subject to the condition that the driver of a class 2 heavy vehicle who is driving the vehicle under the authorisation must keep a relevant document in the driver's possession.	3 4 5 6 7
(2)	A driver of the class 2 heavy vehicle who is driving the vehicle under the class 2 heavy vehicle authorisation (notice) must comply with the condition.	8 9 10
	Maximum penalty—\$2000.	11
(3)	If the driver of a class 2 heavy vehicle commits an offence against subsection (2), each relevant party for the driver is also taken to have committed the offence.	12 13 14
	Maximum penalty—\$2000.	15
(4)	A person charged with an offence against subsection (3) does not have the benefit of the mistake of fact defence for the offence.	16 17 18
(5)	However, in a proceeding for an offence against subsection (3), the person charged has the benefit of the reasonable steps defence.	19 20 21
	Note—	22
	See Divisions 1 and 2 of Part 10.4 for the reasonable steps defence.	23
(6)	In a proceeding for an offence against subsection (3)—	24
	(a) whether or not the driver has been or will be proceeded against, or convicted of, the offence against subsection (2) is irrelevant; and	25 26 27
	(b) evidence a court has convicted the driver of the offence against subsection (2) is evidence that the offence happened at the time and place, and in the circumstances, stated in the charge resulting in the conviction; and	28 29 30 31 32

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	(c)	evidence a fine sought by an infringement notice for the offence against subsection (2) has been paid is evidence that the offence happened at the time and place, and in the circumstances, stated in the infringement notice.	1 2 3 4
(7)	In th	is section—	5
		want document, for a class 2 heavy vehicle authorisation ice), means a copy of—	6 7
	(a)	the Commonwealth Gazette notice for the authorisation; or	8 9
	(b)	an information sheet about the authorisation published by the Regulator on the Regulator's website.	10 11
		want party, for the driver of a class 2 heavy vehicle, ns—	12 13
	(a)	an employer of the driver if the driver is an employed driver; or	14 15
	(b)	a prime contractor of the driver if the driver is a self-employed driver; or	16 17
	(c)	an operator of the vehicle if the driver is making a journey for the operator.	18 19
		g copy of permit while driving under class 2 heavy authorisation (permit)	20 21
(1)	The driver of a class 2 heavy vehicle who is driving the vehicle under a class 2 heavy vehicle authorisation (permit must keep a copy of the permit for the authorisation in the driver's possession.		22 23 24 25
	Max	imum penalty—\$2000.	26
(2)	unde a rel the o	e driver of a class 2 heavy vehicle is driving the vehicle er a class 2 heavy vehicle authorisation (permit) granted to evant party for the driver and the relevant party has given driver a copy of a permit for the purpose of subsection (1), driver must, as soon as reasonably practicable, return the	27 28 29 30 31

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	copy to the relevant party relevant party.	y if the driver stops working for the	1 2
	Maximum penalty—\$200	00.	3
(3)		heavy vehicle commits an offence ch relevant party for the driver is also the offence.	4 5 6
	Maximum penalty—\$200	00.	7
(4)	A person charged with an offence against subsection (3) does not have the benefit of the mistake of fact defence for the offence.		
(5)		g for an offence against subsection as the benefit of the reasonable steps	11 12 13
	Note—		14
	See Divisions 1 and 2 of Par	t 10.4 for the reasonable steps defence.	15
(6)	In a proceeding for an offence against subsection (3)—		
	* *	driver has been or will be proceeded d of, the offence against subsection	17 18 19
	against subsection happened at the	s convicted the driver of the offence (1) is evidence that the offence time and place, and in the ed in the charge resulting in the	20 21 22 23 24
	offence against substitute that the offence hap	ght by an infringement notice for the section (1) has been paid is evidence opened at the time and place, and in stated in the infringement notice.	25 26 27 28
(7)	In this section—		
	relevant party, for the driver of a class 2 heavy vehicle, means—		
	(a) an employer of the driver; or	driver if the driver is an employed	32 33

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	(b) (c)	a prime contractor of the driver if the driver is a self-employed driver; or an operator of the vehicle if the driver is making a journey for the operator.	1 2 3 4
Part 4.7		Particular provisions about mass or dimension authorities	5
Division	1	Preliminary	7
134 Def		ns for Pt 4.7 is Part—	8
	road	condition—	10
	(a)	means a condition directed at—	11
		(i) protecting road infrastructure; or	12
		(ii) preventing or minimising an adverse effect on public amenity, including, for example, preventing or minimising an adverse effect caused by noise, emissions and traffic congestion resulting from vehicle use of roads; but	13 14 15 16 17
	(b)	does not include a condition requiring the installation of equipment or another thing in a vehicle unless the equipment or thing is required to be installed in the vehicle for an intelligent access condition imposed in connection with a condition directed at the matters mentioned in paragraph (a)(i) or (ii).	18 19 20 21 22 23
	autho	e assessment, in relation to a mass or dimension ority, means an assessment of the road infrastructure in reas or on the routes to which the authority is to apply to	24 25 26

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		decide the impact the grant of the authority will have, or is likely to have, on the road infrastructure.	1 2
		<i>vehicle condition</i> means a condition directed at ensuring a vehicle can operate safely on roads.	3 4
Divis	sion	2 Obtaining consent of relevant road managers	5 6
135	Аp	plication of Div 2	7
		This Division applies in relation to the Regulator obtaining the consent of the road manager for a road for the purpose of granting a mass or dimension authority.	8 9 10
136	De	ciding request for consent generally	11
	(1)	If the Regulator asks a road manager for a road for the road manager's consent to the grant of a mass or dimension authority, the road manager must decide to give or not to give the consent—	12 13 14 15
		(a) within 28 days after the request is made; or	16
		(b) within a longer period, of not more than 6 months after the request is made, agreed to by the Regulator.	17 18
		Note—	19
		See, however, section 137.	20
	(2)	The road manager may ask for, and the Regulator may agree to, a longer period under subsection (1)(b) only if—	21 22
		(a) the road manager is required under a law to consult with another entity before deciding whether to give or not to give the consent (including, for example, for the purpose of obtaining that entity's approval to give the consent); or	23 24 25 26 27

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	(b)	the road manager considers a route assessment is necessary for deciding whether to give or not to give the consent.	1 2 3
(3)		road manager may decide not to give the consent only if oad manager is satisfied—	4 5
	(a)	the mass or dimension authority will, or is likely to—	6
		(i) cause damage to road infrastructure; or	7
		(ii) adversely affect public amenity; and	8
	(b)	it is not possible to grant the authority subject to road conditions that will avoid, or significantly minimise, the damage, or likely damage, to road infrastructure or the adverse effect, or likely adverse effect, on public amenity.	9 10 11 12 13
(4)		o, in deciding whether or not to give the consent, the road ager must have regard to—	14 15
	(a)	for a mass or dimension exemption—the approved guidelines for granting mass or dimension exemptions; or	16 17 18
	(b)	for a class 2 heavy vehicle authorisation—the approved guidelines for granting class 2 heavy vehicle authorisations.	19 20 21
(5)	decid relev	relevant road manager for a mass or dimension authority des not to give consent to the grant of the authority, the vant road manager must give the Regulator written reasons he road manager's decision.	22 23 24 25
	ciding uired	g request for consent if route assessment	26 27
(1)	This	section applies if—	28
	(a)	a person (the <i>applicant</i>) applies for a mass or dimension exemption (permit) or class 2 heavy vehicle authorisation (permit); and	29 30 31

	(b)	the Regulator asks a road manager for a road for the road manager's consent to the grant of the exemption or authorisation; and	1 2 3
	(c)	the road manager considers a route assessment is necessary for deciding whether to give or not to give the consent.	4 5 6
(2)	The follo	road manager may notify the Regulator of the wing—	7 8
	(a)	that a route assessment is required for the road manager deciding whether to give or not to give the consent;	9 10
	(b)	the fee payable (if any) for the route assessment under a law of the jurisdiction in which the road is situated.	11 12
(3)	The	Regulator must notify the applicant of the following—	13
	(a)	that a route assessment is required for the road manager deciding whether to give or not to give the consent;	14 15
	(b)	the fee payable (if any) for the route assessment under a law of the jurisdiction in which the road is situated;	16 17
	(c)	if a fee is payable for the route assessment under a law of the jurisdiction in which the road is situated, that the road manager may stop considering whether to give or not to give the consent until the fee is paid;	18 19 20 21
	(d)	if, under section 136(1)(b), the Regulator agrees to a longer period for the road manager deciding whether to give or not to give the consent, the longer period agreed by the Regulator.	22 23 24 25
(4)		fee is payable for the route assessment under a law of the diction in which the road is situated—	26 27
	(a)	the road manager may stop considering whether to give or not to give the consent until the fee is paid; and	28 29
	(b)	the period between the day the applicant is given the notification under subsection (3) and the day the fee is paid must not be counted in working out the period	30 31 32

		taken by the road manager to decide whether to give or not to give the consent.	1 2
	(5)	If the applicant does not pay the fee for the route assessment within 28 days after the notification is given to the applicant under subsection (3), or a longer period agreed to by the Regulator, the application lapses.	3 4 5 6
138	lmp	position of road conditions	7
	(1)	A relevant road manager for a mass or dimension authority may consent to the grant of the authority subject to the condition that a stated road condition is imposed on the authority.	8 9 10 11
	(2)	If a relevant road manager for a mass or dimension authority consents to the grant of the authority as mentioned in subsection (1)—	12 13 14
		(a) the relevant road manager must give the Regulator written reasons for the road manager's decision to give consent to the grant of the authority subject to the condition; and	15 16 17 18
		(b) the Regulator must impose the stated road condition on the authority.	19 20
	(3)	This section does not apply to a class 2 heavy vehicle authorisation (notice).	21 22
139	lm	position of vehicle conditions	23
	(1)	A relevant road manager for a mass or dimension authority who gives consent to the grant of the authority may ask the Regulator to impose a stated vehicle condition on the authority.	24 25 26 27
	(2)	If a relevant road manager for a mass or dimension authority makes a request as mentioned in subsection (1), the Regulator must—	28 29 30
		(a) consider the request and decide—	31

			(i)	to impose the stated vehicle condition on the authority (with or without modification); or	1 2
			(ii)	not to impose the stated vehicle condition on the authority; and	3 4
		(b)		fy the relevant road manager of the decision under agraph (a).	5 6
140				onsent of road authority if particular road uses to give consent	7 8
	(1)			on applies if a relevant road manager for a mass or authority—	9 10
		(a)	is a	public authority other than a road authority; and	11
		(b)	eith	er—	12
			(i)	decides not to consent to the grant of the mass or dimension authority; or	13 14
			(ii)	consents to the grant of the mass or dimension authority subject to the imposition of road conditions the Regulator considers are not necessary to avoid, or significantly minimise, damage, or likely damage, to road infrastructure or an adverse effect, or likely adverse effect, on public amenity.	15 16 17 18 19 20 21
	(2)		Regu e gra	lator may ask the relevant road authority to consent nt.	22 23
	(3)	unde	er this	gulator asks the relevant road authority for consent is section, the road authority must decide to give or the consent—	24 25 26
		(a)	with	nin 3 months of the request; or	27
		(b)		nin a longer period, of not more than 6 months, seed to by the Regulator.	28 29
	(4)	cons	ent o	evant road authority gives the consent or gives the on the condition that a stated road condition is on the mass or dimension authority—	30 31

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		(a)	the decision of the relevant road manager has no effect for the purposes of this Law; and	1 2
		(b)	to the extent this Law applies in relation to the consent of, or the road conditions required by, the relevant road manager, this Law (other than this section) applies as if a reference in it to the relevant road manager were a reference to the relevant road authority.	3 4 5 6 7
	(5)	In th	nis section—	8
		man auth	want road authority, for a decision of a relevant road ager for a mass or dimension authority, means the road ority for the participating jurisdiction in which the road which the relevant road manager is a road manager is ated.	9 10 11 12 13
141			tion notice for imposition of road conditions ed by road manager	14 15
	(1)	This	section applies if—	16
		(a)	the Regulator grants a mass or dimension authority by giving a permit to a person; and	17 18
		(b)	the authority is subject to a road condition required by a relevant road manager for the authority when consenting to the grant of the authority.	19 20 21
	(2)	conc follo	information notice for the decision to impose the dition given to the person under this Law must state the owing, in addition to any other information required to be uded in the information notice—	22 23 24 25
		(a)	that the road manager consented to the mass or dimension authority on the condition that the road condition is imposed on the authority;	26 27 28
		(b)	the reasons for the road manager's decision to give the consent on the condition that the road condition be imposed on the authority;	29 30 31

		(c)	the review and appeal information for the road manager's decision to give the consent on the condition that the road condition be imposed on the authority.	
142			tion notice for decision to refuse application e road manager did not give consent	4 5
	(1)	auth man	s section applies if an application for a mass or dimension nority is refused, wholly or partly, because a relevant road nager for the authority has refused to consent to the nority.	1 7
	(2)	appl the f	information notice for the decision to refuse the lication given to the applicant under this Law must state following, in addition to any other information required to ncluded in the information notice—	: 11
		(a)	that the road manager has refused to consent to the mass or dimension authority;	14 15
		(b)	the reasons for the road manager's decision to refuse to give the consent;) 16 17
		(c)	the review and appeal information for the road manager's decision to refuse to give the consent.	l 18 19
Divi	sion	3	Amendment, cancellation or suspension of mass or dimension authority granted by Commonwealth Gazette notice	20 21 22 23
143	Am	endn	ment or cancellation on Regulator's initiative	24
	(1)	heav gran	s section applies if the Regulator is satisfied the use of vy vehicles on a road under a mass or dimension authority nted by Commonwealth Gazette notice has caused, or is ly to cause, a significant risk to public safety.	26
	(2)		Regulator may amend or cancel the mass or dimension nority by complying with subsections (3) to (5).	29 30

(3)	The Regulator must publish a notice in the Commonwealth Gazette, in a newspaper circulating generally throughout each relevant participating jurisdiction and on the Regulator's website—				
	(a)	rehicles on a road under the mass or dimension authority has caused, or is likely to cause, a significant	5 6 7 8		
	(b)		9 10		
	(c)		11 12		
	(d)	action to make, within a stated time of at least 14 days after the Commonwealth Gazette notice is published, written representations about why the proposed action	13 14 15 16 17		
(4)	If, after considering all written representations made under subsection (3)(d), the Regulator still considers a ground exists to take the proposed action, the Regulator may—				
	(a)	limension authority—amend the authority in a way that s not substantially different from the proposed action,	21 22 23 24		
		•	25 26		
			27 28		
		, 1	29 30		
	(b)	1 1	31 32		
		•	33 34		

		(ii) cancel the authority.	1
(5)	Noti	ice of the amendment or cancellation must be published—	2
	(a)	in—	3
		(i) the Commonwealth Gazette; and	4
		(ii) a newspaper circulating generally throughout each relevant participating jurisdiction; and	5 6
	(b)	on the Regulator's website; and	7
	(c)	in any other newspaper the Regulator considers appropriate.	8 9
		Example for paragraph (c)—	10
		If the mass or dimension authority relates to a particular part of a participating jurisdiction, the Regulator may consider it appropriate to publish the notice in a newspaper circulating generally in the part.	11 12 13 14
(6)	The	amendment or cancellation takes effect—	15
	(a)	28 days after the Commonwealth Gazette notice is published under subsection (5); or	16 17
	(b)	if a later time is stated in the Commonwealth Gazette notice, at the later time.	18 19
(7)	In th	nis section—	20
	auth who	want participating jurisdiction, for a mass or dimension tority, means a participating jurisdiction in which the alle or part of an area or route to which the authority applies tuated.	21 22 23 24
	endr nage	ment or cancellation on request by relevant road	25 26
(1)	dime notio	s section applies if a relevant road manager for a mass or ension authority granted by Commonwealth Gazette ce is satisfied the use of heavy vehicles on a road under	27 28 29

	(a)	has caused, or is likely to cause, damage to road infrastructure; or	1 2		
	(b)	has had, or is likely to have, an adverse effect on public amenity.	3		
(2)	The	road manager may ask the Regulator to—	5		
	(a)	amend the mass or dimension authority, including, for example, by—	6 7		
		(i) amending the areas or routes to which the authority applies; or	8 9		
		(ii) amending the days or hours to which the authority applies; or	10 11		
		(iii) imposing or amending road conditions; or	12		
	(b)	cancel the authority.	13		
(3)	The	Regulator must comply with the request.			
(4)	However, if consent to the grant of the mass or dimension authority was given by a road authority under section 140—				
	(a)	the Regulator may refer the request to the road authority; and	17 18		
	(b)	if the road authority gives the Regulator its written approval of the request, the Regulator must comply with the request; and	19 20 21		
	(c)	if the road authority does not give written approval of the road manager's request within 28 days after the referral is made, the Regulator—	22 23 24		
		(i) must not comply with the request; and	25		
		(ii) must notify the road manager that the road authority has not given its written approval of the request and, as a result, the Regulator must not comply with it.	26 27 28 29		
(5)		ce of an amendment or cancellation under this section to be published—	30 31		

	(a)	in—	1
		(i) the Commonwealth Gazette; and	2
		(ii) a newspaper circulating generally throughout each relevant participating jurisdiction; and	3 4
	(b)	on the Regulator's website; and	5
	(c)	in any other newspaper the Regulator considers appropriate.	6 7
		Example for paragraph (c)—	8
		If the mass or dimension authority relates to a particular part of a participating jurisdiction, the Regulator may consider it appropriate to publish the notice in a newspaper circulating generally in the part.	9 10 11 12
(6)	The	amendment or cancellation takes effect—	13
	(a)	28 days after the Commonwealth Gazette notice is published under subsection (5); or	14 15
	(b)	if a later time is stated in the Commonwealth Gazette notice, at the later time.	16 17
(7)	In th	is section—	18
	auth who	want participating jurisdiction, for a mass or dimension ority, means a participating jurisdiction in which the le or part of an area or route to which the authority applies tuated.	19 20 21 22
lmr	nedia	ate suspension	23
(1)	This section applies if the Regulator considers it is necessary to suspend a mass or dimension authority granted by Commonwealth Gazette notice immediately to prevent or minimise serious harm to public safety or significant damage to road infrastructure.		
(2)	subs	Regulator may, by publishing a notice as mentioned in action (3) (<i>immediate suspension notice</i>), immediately tend the authority until the earlier of the following—	29 30 31

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	(a)	the Regulator publishes a notice under section 143(5) or 144(5);	1 2
	(b)	the end of 56 days after the day the immediate suspension notice is published.	3 4
(3)	The	immediate suspension notice must be published—	5
	(a)	in—	6
		(i) the Commonwealth Gazette; and	7
		(ii) a newspaper circulating generally throughout each relevant participating jurisdiction; and	8 9
	(b)	on the Regulator's website; and	10
	(c)	in any other newspaper the Regulator considers appropriate.	11 12
		Example for paragraph (c)—	13
		If the mass or dimension authority relates to a particular part of a participating jurisdiction, the Regulator may consider it appropriate to publish the notice in a newspaper circulating generally in the part.	14 15 16 17
(4)	The Com (3).	suspension takes effect immediately after the amonwealth Gazette notice is published under subsection	18 19 20
(5)	This	section applies despite sections 143 and 144.	21
(6)	In th	is section—	22
	auth who	vant participating jurisdiction, for a mass or dimension ority, means a participating jurisdiction in which the le or part of an area or route to which the authority applies	23 24 25 26

Divi	sion	4	Amendment, cancellation or suspension of mass or dimension authority granted by permit	1 2 3
146		nendr Ider	ment or cancellation on application by permit	4 5
	(1)	appl	holder of a permit for a mass or dimension authority may y to the Regulator for an amendment or cancellation of authority.	6 7 8
	(2)	The	application must—	9
		(a)	be in writing; and	10
		(b)	if the application is for an amendment, state clearly the amendment sought and the reasons for the amendment; and	11 12 13
		(c)	be accompanied by the permit.	14
	(3)	the a	Regulator may, by notice given to the applicant, require applicant to give the Regulator any additional information Regulator reasonably requires to decide the application.	15 16 17
	(4)		Regulator must decide the application as soon as ticable after receiving it.	18 19
	(5)	If th	e Regulator decides to grant the application—	20
		(a)	the Regulator must give the applicant notice of the decision; and	21 22
		(b)	the amendment or cancellation takes effect—	23
			(i) when notice of the decision is given to the applicant; or	24 25
			(ii) if a later time is stated in the notice, at the later time; and	26 27
		(c)	if the Regulator amended the authority, the Regulator must give the applicant a replacement permit for the authority as amended.	28 29 30

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	(6)	If the Regulator decides not to amend or cancel the mass or dimension authority as sought by the applicant, the Regulator must—		
		(a)	give the applicant an information notice for the decision; and	4 5
		(b)	return the permit for the authority to the applicant.	6
147	Am	nendr	nent or cancellation on Regulator's initiative	7
	(1)	a ma	n of the following is a ground for amending or cancelling ass or dimension authority granted by giving a permit to a on—	8 9 10
		(a)	the authority was granted because of a document or representation that was—	11 12
			(i) false or misleading; or	13
			(ii) obtained or made in an improper way;	14
		(b)	the holder of the permit for the authority has contravened a condition of the authority;	15 16
		(c)	the use of heavy vehicles on a road under the authority has caused, or is likely to cause, a significant risk to public safety.	17 18 19
	(2)	a ma	e Regulator considers a ground exists to amend or cancel ass or dimension authority granted by giving a permit to a on (the <i>proposed action</i>), the Regulator must give the ler of the permit a notice—	20 21 22 23
		(a)	stating the proposed action; and	24
		(b)	stating the ground for the proposed action; and	25
		(c)	outlining the facts and circumstances forming the basis for the ground; and	26 27
		(d)	if the proposed action is to amend the authority (including a condition of the authority)—stating the proposed amendment; and	28 29 30

	(e)	leas writ	ting the holder to make, within a stated time of at t 14 days after the notice is given to the holder, ten representations about why the proposed action ald not be taken.	1 2 3 4
(3)	subs	ection	considering all written representations made under in (2)(e), the Regulator still considers a ground exists a proposed action, the Regulator may—	5 6 7
	(a)	dime is ne	he proposed action was to amend the mass or ension authority—amend the authority in a way that ot substantially different from the proposed action, uding, for example, by—	8 9 10 11
		(i)	amending the areas or routes to which the authority applies; or	12 13
		(ii)	amending the days or hours to which the authority applies; or	14 15
		(iii)	imposing additional vehicle conditions on the authority; or	16 17
	(b)	if th	e proposed action was to cancel the authority—	18
		(i)	amend the authority, including, for example, as mentioned in paragraph (a)(i), (ii) or (iii); or	19 20
		(ii)	cancel the authority.	21
(4)		Regu lecisio	lator must give the holder an information notice for on.	22 23
(5)	The	amen	dment or cancellation takes effect—	24
	(a)	whe	en the information notice is given to the holder; or	25
	(b)		later time is stated in the information notice, at the r time.	26 27
	endn nage		or cancellation on request by relevant road	28 29
(1)			on applies if a relevant road manager for a mass or authority granted by giving a permit to a person is	30 31

		fied the use of heavy vehicles on a road under the ority—	1 2	
	(a)	has caused, or is likely to cause, damage to road infrastructure; or	3	
	(b)	has had, or is likely to have, an adverse effect on public amenity.	5 6	
(2)	The	road manager may ask the Regulator to—	7	
	(a)	amend the mass or dimension authority, including, for example, by—	8 9	
		(i) amending the areas or routes to which the authority applies; or	10 11	
		(ii) amending the days or hours to which the authority applies; or	12 13	
		(iii) imposing additional road conditions on the authority; or	14 15	
	(b)	cancel the authority.	16	
(3)	The	Regulator must comply with the request.	17	
(4)	However, if consent to the grant of the mass or dimension authority was given by a road authority under section 140—			
	(a)	the Regulator may refer the request to the road authority; and	20 21	
	(b)	if the road authority gives the Regulator its written approval of the request, the Regulator must comply with the request; and	22 23 24	
	(c)	if the road authority does not give written approval of the request within 28 days after the referral is made, the Regulator—	25 26 27	
		(i) must not comply with the request; and	28	
		(ii) must notify the road manager that the road authority has not given its written approval of the request and, as a result, the Regulator must not comply with it.	29 30 31 32	

	(5)	If the mass or dimension authority is amended or cancelled under this section, the Regulator must give the holder of the permit for the authority notice of the amendment or cancellation at least 28 days before the amendment or cancellation is to take effect.	1 2 3 4 5		
	(6)	The notice given to the holder must state—	6		
		(a) the day the amendment or cancellation is to take effect; and	7 8		
		(b) the reasons given by the road manager for the amendment or cancellation; and	9 10		
		(c) the review and appeal information for the road manager's decision.	11 12		
149	lmr	mediate suspension	13		
	(1)	This section applies if the Regulator considers it is necessary to suspend a mass or dimension authority granted by issuing a permit to someone immediately to prevent or minimise serious harm to public safety or significant damage to road infrastructure.			
	(2)	The Regulator may, by notice (<i>immediate suspension notice</i>) given to the person to whom the permit was given, immediately suspend the authority until the earlier of the following—	19 20 21 22		
		(a) the Regulator gives the person a notice under section 147(4) or 148(5);	23 24		
		(b) the end of 56 days after the day the immediate suspension notice is given to the person.	25 26		
	(3)	This section applies despite sections 147 and 148.	27		
150	Mir	nor amendment	28		
		The Regulator may, by notice given to the holder of a permit for a mass or dimension authority, amend the authority—	29 30		

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		(a) for a formal or clerical reason; or (b) in another way that does not adversally affect the	1
		(b) in another way that does not adversely affect the holder's interests.	2 3
Divis	sion	5 Provisions about permits for mass or dimension authorities	4 5
151	Ref	turn of permit	6
	(1)	This section applies to a mass or dimension authority granted by giving a permit to a person.	7 8
	(2)	If the mass or dimension authority is amended or cancelled, the Regulator may, by notice, require the person to return the person's permit for the authority to the Regulator.	9 10 11
	(3)	The person must comply with the notice within 7 days after the notice is given to the person or, if a longer period is stated in the notice, within the longer period.	12 13 14
		Maximum penalty—\$2000.	15
	(4)	If the mass or dimension authority has been amended, the Regulator must give the person a replacement permit for the authority as amended.	16 17 18
152	Re	placement of defaced etc. permit	19
	(1)	If a person's permit for a mass or dimension authority is defaced, destroyed, lost or stolen, the person must, as soon as reasonably practicable after becoming aware of the matter, apply to the Regulator for a replacement permit.	20 21 22 23
		Maximum penalty—\$2000.	24
	(2)	If the Regulator is satisfied the permit has been defaced, destroyed, lost or stolen, the Regulator must give the person a replacement permit as soon as practicable.	25 26 27

	(3)	the p	e Regulator decides not to give a replacement permit to person, the Regulator must give the person an information be for the decision.	1 2 3
Part	4.8		Extended liability	4
153			of employer etc. for driver's contravention of imension or loading requirement	5 6
	(1)	secti	e driver of a heavy vehicle commits an offence against on 78, 84 or 92, each of the following persons is also n to have committed the offence—	7 8 9
		(a)	an employer of the driver if the driver is an employed driver;	10 11
		(b)	a prime contractor of the driver if the driver is a self-employed driver;	12 13
		(c)	an operator of the vehicle or, if it is a combination, an operator of a vehicle in the combination;	14 15
		(d)	a consignor of any goods for road transport using the vehicle that are in the vehicle;	16 17
		(e)	a packer of any goods in the vehicle;	18
		(f)	a loading manager of any goods in the vehicle;	19
		(g)	a loader of any goods in the vehicle.	20
			imum penalty—the penalty for a contravention of the ision by the driver of the heavy vehicle.	21 22
	(2)	_	erson charged with an offence against subsection (1) does have the benefit of the mistake of fact defence for the nce.	23 24 25
	(3)	(1), 1	rever, in a proceeding for an offence against subsection the person charged has the benefit of the reasonable steps nce for the offence.	26 27 28

		Note-	_	1
		See	e Divisions 1 and 2 of Part 10.4 for the reasonable steps defence.	2
	(4)	In a	proceeding for an offence against subsection (1)—	3
		(a)	whether or not the driver has been or will be proceeded against, or convicted of, the offence against section 78, 84 or 92 is irrelevant; and	4 5 6
		(b)	evidence a court has convicted the driver of the offence against section 78, 84 or 92 is evidence that the offence happened at the time and place, and in the circumstances, stated in the charge resulting in the conviction; and	7 8 9 10 11
		(c)	evidence a fine sought by an infringement notice for the offence against section 78, 84 or 92 has been paid is evidence that the offence happened at the time and place, and in the circumstances, stated in the infringement notice.	12 13 14 15 16
154			of employer etc. for driver's contravention of nit traffic offence	17 18
	(1)	traff	the driver of a heavy vehicle is convicted of a mass limit ic offence, each of the following persons is also taken to be committed the offence—	19 20 21
		(a)	an employer of the driver if the driver is an employed driver;	22 23
		(b)	a prime contractor of the driver if the driver is a self-employed driver;	24 25
		(c)	an operator of the vehicle or, if it is a combination, an operator of a vehicle in the combination;	26 27
		(d)	a consignor of any goods for road transport using the vehicle that are in the vehicle;	28 29
			venicle that are in the venicle,	29
		(e)	a packer of any goods in the vehicle;	30
		(e) (f)	,	

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	Maximum penalty—\$2000.						
(2)	A person charged with an offence against subsection (1) does not have the benefit of the mistake of fact defence for the offence.						
(3)	However, in a proceeding for an offence against subsection (1), the person charged has the benefit of the reasonable steps defence.						
	Note—						
	See Divisions 1 and 2 of Part 10.4 for the reasonable steps defence.						
(4)	In this section—						
	indicated, by an official traffic sign, includes—						
	(a) indicated by way of a direction on an official traffic sign; and						
	(b) indicated by way of a direction, indication or requirement that, under a law, is prescribed as being given or imposed, because of an official traffic sign.						
	<i>mass limit traffic offence</i> means an offence committed by the driver of a heavy vehicle because the driver drove the heavy vehicle on a road in contravention of a mass limit indicated by an official traffic sign.						
	official traffic sign means a sign or device erected or placed, under a law, by a public authority to regulate traffic.						
	public authority includes a police force or police service.						

Part	4.9		Other offences	1
Divis	ion	1	Towing restriction	2
155	Tov	ving ı	restriction	3
	(1)	-	erson must not drive a heavy motor vehicle towing more 1 other vehicle.	4 5
		Max	imum penalty—\$2000.	6
	(2)		section (1) does not apply to a person driving a heavy cle under a mass or dimension authority.	7 8
Divis	ion	2	Coupling requirements	9
156	Rec	quire	ments about coupling trailers	10
	(1)	A pe	erson commits an offence if—	11
		(a)	the person uses, or permits to be used, on a road a heavy combination; and	12 13
		(b)	a trailer in the combination is not securely coupled to the vehicle in front of it.	14 15
		Max	imum penalty—\$2000.	16
	(2)	A pe	erson commits an offence if—	17
		(a)	the person uses, or permits to be used, on a road a heavy combination; and	18 19
		(b)	the components of a coupling used between vehicles in the heavy combination are not compatible with, or properly connected to, each other.	20 21 22
		Max	imum penalty—\$2000.	23
	(3)	In th	is section—	24

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		_	pling means a device used to couple a vehicle in a bination to the vehicle in front of it.	1 2
Divi	sion	3	Transport documentation	3
157	Fal	se or	misleading transport documentation for goods	4
	(1)	usin	g a heavy vehicle, or for transport partly by road using a vy vehicle and partly by some other means.	5 6 7
	(2)	trans relat	h consignor of the goods commits an offence if the sport documentation for the consignment in so far as it tes to the mass, dimension or loading of any or all of the ds is false or misleading in a material particular.	8 9 10 11
		Max	ximum penalty—\$10000.	12
	(3)	Eacl	h packer of the goods commits an offence if—	13
		(a)	the goods are packed in Australia in a freight container or other container, or in a package or on a pallet, for road transport; and	14 15 16
		(b)	the transport documentation for the consignment in so far as it relates to the mass, dimension or loading of any or all of the goods is false or misleading in a material particular.	17 18 19 20
		Max	ximum penalty—\$10000.	21
	(4)		h loading manager or loader of the goods commits an nce if—	22 23
		(a)	the goods are loaded onto a heavy vehicle for road transport; and	24 25
		(b)	the transport documentation for the consignment in so far as it relates to the mass, dimension or loading of any or all of the goods is false or misleading in a material particular.	26 27 28 29
		Max	simum penalty—\$10000.	30

(5)	Each receiver of the goods in Australia commits an offence if—					
	(a)	the goods are packed outside Australia in a freight container or other container, or in a package or on a pallet, for road transport; and	3 4 5			
	(b)	the transport documentation for the consignment in so far as it relates to the mass, dimension or loading of any or all of the goods is false or misleading in a material particular.	6 7 8 9			
	Max	cimum penalty—\$10000.	10			
(6)	(4)	erson charged with an offence against subsection (2), (3), or (5) does not have the benefit of the mistake of fact nce for the offence.	11 12 13			
(7)	(2),	vever, in a proceeding for an offence against subsection (3), (4) or (5), the person charged has the benefit of the onable steps defence for the offence.	14 15 16			
	Note-	_	17			
	See	e Divisions 1 and 2 of Part 10.4 for the reasonable steps defence.	18			
(8)	In a proceeding for an offence against subsection (2), (3), (4) or (5), it is enough for a charge to state that the transport documentation was 'false or misleading', without specifying whether it was false or whether it was misleading.					
(9)	In th	is section—	23			
		<i>iver</i> , of goods in Australia, means a person who, other the person who merely unloads the goods—	24 25			
	(a)	first receives the goods in Australia; or	26			
	(b)	unpacks the goods after the goods are first unloaded in Australia.	27 28			

158	False or misleading information in container weight declaration					
	(1)	trans	s section applies in relation to a freight container to be sported by road using a heavy vehicle, or partly by road g a heavy vehicle and partly by some other means.	3 4 5		
	(2)		responsible entity for the freight container commits an nce if—	6 7		
		(a)	the responsible entity gives the container to an operator of a heavy vehicle; and	8 9		
		(b)	the container weight declaration for the container contains information that is false or misleading in a material particular.	10 11 12		
		Max	ximum penalty—\$10000.	13		
	(3)	An o	operator of a heavy vehicle commits an offence if—	14		
		(a)	the operator arranges for the freight container to be transported by road using the vehicle; and	15 16		
		(b)	the container weight declaration for the container given to the vehicle's driver contains information that is false or misleading in a material particular.	17 18 19		
		Maximum penalty—\$10000.				
	(4)	is n	this section, information in a container weight declaration of false or misleading merely because it overstates the al weight of the freight container and its contents.	21 22 23		
	(5)	-	erson charged with an offence against subsection (2) or (3) is not have the benefit of the mistake of fact defence for the nce.	24 25 26		
	(6)	or (.	wever, in a proceeding for an offence against subsection (2) 3), the person charged has the benefit of the reasonable is defence for the offence.	27 28 29		
		Note-	_	30		
		Se	e Divisions 1 and 2 of Part 10.4 for the reasonable steps defence.	31		

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	(7)	is end	ough contai	eding for an offence against subsection (2) or (3), it for a charge to state that information contained in the weight declaration was 'false or misleading', pecifying whether it was false or whether it was g.	1 2 3 4 5
Divis	sion	4		Other offences about container weight declarations	6 7
159	Ap	plicati	ion c	of Div 4	8
		trans	port ı	sion applies to a freight container consigned for road using a heavy vehicle, or for transport partly by road avy vehicle and partly by some other means.	9 10 11
160	Me	aning	of c	complying container weight declaration	12
				ner weight declaration for a freight container is a geontainer weight declaration if—	13 14
		(a)	it co	ntains the following additional information—	15
			(i)	the number and other particulars of the freight container necessary to identify the container;	16 17
			(ii)	the name and residential address or business address in Australia of the responsible entity for the freight container;	18 19 20
			(iii)	the date the container weight declaration is made; and	21 22
		(b)	it is	written and easily legible; and	23
		(c)	a for	nformation in the container weight declaration is in rm readily available to an authorised officer who is to ascertain it while in the presence of the freight ainer, including, for example, by—	24 25 26 27

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		(i)	examining documents located in the heavy vehicle on which the freight container is loaded or to be loaded; or	1 2 3
		(ii)	obtaining the information by radio or mobile telephone or by other means.	4 5
161	Dut	ty of respo	onsible entity	6
	(1)	The response permit an freight con or driver	onsible entity for the freight container must not operator or driver of a heavy vehicle to transport the ntainer by road using the vehicle unless the operator has been provided with a complying container claration for the freight container.	7 8 9 10 11
		Maximum	n penalty—\$6000.	12
	(2)	-	charged with an offence against subsection (1) does the benefit of the mistake of fact defence for the	13 14 15
	(3)	(1), the pe	in a proceeding for an offence against subsection erson charged has the benefit of the reasonable steps or the offence.	16 17 18
		Note—		19
		See Divis	ions 1 and 2 of Part 10.4 for the reasonable steps defence.	20
162	Dut	ty of opera	ator	21
- 	(1)	An operat driver to vehicle un	for of a heavy vehicle must not permit the vehicle's transport the freight container by road using the aless the driver has been provided with a complying weight declaration for the freight container.	22 23 24 25
		Maximum	penalty—\$6000.	26
	(2)	container container	ver of a heavy vehicle does not have the complying weight declaration when transporting the freight by road using the vehicle, an operator of the vehicle have contravened subsection (1) unless the operator	27 28 29 30

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	proves that the driver was provided with the declaration before the driver started transporting the freight container.	1 2
(3)	If the freight container is to be transported partly by a person (a <i>carrier</i>) by a means other than by road using a heavy vehicle, an operator of a heavy vehicle must not give the freight container to the carrier unless the carrier has been provided with—	3 4 5 6 7
	(a) a complying container weight declaration for the freight container; or	8 9
	(b) the prescribed particulars contained in a complying container weight declaration for the freight container.	10 11
	Maximum penalty—\$6000.	12
(4)	A person charged with an offence against subsection (1) or (3) does not have the benefit of the mistake of fact defence for the offence.	13 14 15
(5)	However, in a proceeding for an offence against subsection (1) or (3), the person charged has the benefit of the reasonable steps defence for the offence.	16 17 18
	Note—	19
	See Divisions 1 and 2 of Part 10.4 for the reasonable steps defence.	20
(6)	In this section—	21
	prescribed particulars, contained in a complying container weight declaration for a freight container, means—	22 23
	(a) information about the weight of the freight container and its contents; and	24 25
	(b) the information mentioned in section 160(a).	26
Du	ty of driver	27
(1)	A person must not drive a heavy vehicle loaded with the freight container on a road unless the person has a complying container weight declaration for the container.	28 29 30
	Maximum penalty—\$6000.	31

	(2)	The driver of a heavy vehicle loaded with the freight container must, when driving the vehicle on a road, keep the complying container weight declaration for the container—	1 2 3
		(a) in or about the vehicle; and	4
		(b) in a way that enables the information in the declaration to be readily available to an authorised officer who seeks to ascertain it while in the presence of the freight container.	5 6 7 8
		Maximum penalty—\$6000.	9
	(3)	A person charged with an offence against subsection (1) or (2) does not have the benefit of the mistake of fact defence for the offence.	10 11 12
	(4)	However, in a proceeding for an offence against subsection (1) or (2), the person charged has the benefit of the reasonable steps defence for the offence.	13 14 15
		Note—	16
		See Divisions 1 and 2 of Part 10.4 for the reasonable steps defence.	17
Divis	sion	5 Other offences	18
164		ight of freight container exceeding weight stated on national reactions in the state of the stat	19 20
	(1)	This section applies if a freight container contains goods consigned for road transport using a heavy vehicle, or for transport partly by road using a heavy vehicle and partly by some other means.	21 22 23 24
	(2)	Each consignor or packer of the goods commits an offence if the weight of the container exceeds the maximum gross weight marked on the container or the container's safety approval plate.	25 26 27 28
		Maximum penalty—\$10000.	29

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	(3)	A person charged with an offence against subsection (2) does not have the benefit of the mistake of fact defence for the offence.	1 2 3
	(4)	However, in a proceeding for an offence against subsection (2), the person charged has the benefit of the reasonable steps defence for the offence.	4 5 6
		Note—	7
		See Divisions 1 and 2 of Part 10.4 for the reasonable steps defence.	8
	(5)	In this section—	9
		safety approval plate, for a freight container, means the safety approval plate required to be attached to the container under the International Convention for Safe Containers set out in Schedule 5 of the Navigation Act 1912 of the Commonwealth.	10 11 12 13
165	cor	nduct of consignee resulting or potentially resulting in ntravention of mass, dimension or loading uirement	14 15 16
	(1)	A person who is a consignee of goods consigned for road transport using a heavy vehicle commits an offence if—	17 18
		(a) the person does an act or makes an omission; and	19
		(b) the doing of the act or making of the omission results, or is likely to result, in inducing or rewarding a contravention of a mass, dimension or loading requirement; and	20 21 22 23
		(c) the person—	24
		(i) intends that result; or	25
		(ii) is reckless or negligent as to the matter mentioned in paragraph (b).	26 27
		Maximum penalty—\$10000.	28
	(2)	Without limiting subsection (1)(c)(i), the person is taken to have intended the result mentioned in subsection (1)(b) if the person knew or ought reasonably to have known that—	29 30 31

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		(a)	a container weight declaration for the container in which the goods were consigned was not given as required by this Law; or	1 2 3
		(b)	a container weight declaration given for the container contained information about the weight of the container and its contents that was false or misleading in a material particular.	4 5 6 7
Part	4.1	0	Other provisions	8
166	Cor	nflicti	ng mass limits	9
	(1)	This	section applies if—	10
		(a)	a mass requirement applies to a heavy vehicle; and	11
		(b)	the heavy vehicle is not exempted from compliance with the mass requirement by a mass exemption; and	12 13
		(c)	another requirement about the mass of the heavy vehicle or any of its components, including, for example, another mass requirement or a requirement of a condition of a mass or dimension authority, conflicts with the mass requirement.	14 15 16 17 18
	(2)	lowe	re conflicting requirements, the requirement imposing the remains limit applies to the heavy vehicle and the other rement must be disregarded to the extent of the conflict.	19 20 21
		Exam	ples—	22
		1	If the mass limit applying to a heavy combination as a whole is lower than the sum of the mass limits applying to its component vehicles, the mass limit applying to the heavy combination as a whole must be complied with.	23 24 25 26
		2	If a mass exemption applying to a heavy vehicle provides that a particular component of the heavy vehicle may be of a higher mass than that allowed under a mass requirement but the exemption does not provide that the heavy vehicle as a whole may be of a higher mass than the mass limit applying to the vehicle as a whole under a	27 28 29 30 31

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		mass requirement, the mass limit applying to the vehicle as a whole continues to apply to the vehicle and must be complied with.	1 2
	(3)	In this section—	3
		<i>mass exemption</i> means an exemption under Part 4.5 from compliance with a mass requirement.	4 5
167		emption from compliance with particular requirements emergency	6
	(1)	The Regulator may, orally or in writing, exempt a heavy vehicle, or the driver or operator of a heavy vehicle, from a prescribed requirement if the Regulator is satisfied—	8 9 10
		(a) the vehicle is being used, or is intended to be used, in an emergency, including, for example, a fire, explosion or natural disaster—	11 12 13
		(i) to protect life or property; or	14
		(ii) to restore communication or the supply of energy or water or services, including, for example, sewage disposal; and	15 16 17
		(b) granting the exemption will not create an unreasonable danger to other road users.	18 19
	(2)	An exemption granted under subsection (1) may be subject to conditions the Regulator considers appropriate.	20 21
	(3)	If an exemption is granted orally under subsection (1), the Regulator must, as soon as practicable—	22 23
		(a) make a written record of the exemption and any conditions to which it is subject; and	24 25
		(b) give a copy of the written record to an operator of the heavy vehicle to which it relates.	26 27
	(4)	An exemption under this section has effect only while the conditions, if any, to which it is subject are complied with.	28 29
	(5)	In this section—	30
		prescribed requirement means—	31

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		(a)	a mass requirement; or	1
		(b)	a dimension requirement; or	2
		(c)	a requirement under Part 4.5, including, for example, a requirement to comply with a condition of an exemption under that Part; or	3 4 5
		(d)	a requirement under Part 4.6, including, for example, a requirement to comply with a condition of an authorisation under that Part.	6 7 8
168			ry of losses arising from non-provision of er weight declaration	9 10
	(1)	trans not b freig	s section applies if the driver of a heavy vehicle sporting a freight container by road using the vehicle has been provided with a container weight declaration for the cht container before starting to transport the freight ainer.	11 12 13 14 15
	(2)	not	erson who has incurred a loss as a result of the declaration being provided (the <i>plaintiff</i>) has a right to recover the from the responsible entity for the freight container.	16 17 18
	(3)		subsection (2), the losses that may be recovered include following—	19 20
		(a)	loss incurred from delays in the delivery of the freight container, any of its contents or any other goods;	21 22
		(b)	loss incurred from the damage to or spoliation of anything contained in the freight container;	23 24
		(c)	loss incurred from providing another heavy vehicle, and loss incurred from delays arising from providing another heavy vehicle;	25 26 27
		(d)	costs or expenses incurred for weighing the freight container or any of its contents.	28 29
	(4)		plaintiff may enforce the plaintiff's right to recovery er subsection (2) by bringing a proceeding in a court of	30 31

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				t jurisdiction for an order for payment of the value of the loss.	1 2
169				losses for provision of inaccurate container ration	3 4
	(1)	This	section	on applies if—	5
		(a)	freig prov	operator or driver of a heavy vehicle transporting a ght container by road using the vehicle has been yided with a container weight declaration for the ght container; and	6 7 8 9
		(b)	misl	declaration contains information (the <i>false or leading information</i>) that is false or misleading in a erial particular because it—	10 11 12
			(i)	understates the weight of the container; or	13
			(ii)	otherwise indicates the weight of the container is lower than its actual weight; and	14 15
		(c)	heav	ontravention of a mass requirement applying to the vy vehicle occurs as a result of the operator or driver ing on the false or misleading information; and	16 17 18
		(d)	at th	ne relevant time, the operator or driver either—	19
			(i)	had a reasonable belief the vehicle was not in contravention of the mass requirement; or	20 21
			(ii)	did not know, and ought not reasonably to have known, that the minimum weight stated in the declaration was lower than the actual weight of the container.	22 23 24 25
	(2)	cont has	aining a righ	who has incurred a loss as a result of the declaration g the false or misleading information (the <i>plaintiff</i>) at to recover the loss from the responsible entity for t container.	26 27 28 29
	(3)			ction (2), the losses that may be recovered include ving—	30 31

		(a) the amount of a fine or other penalty imposed on the plaintiff for an offence against this Law;	
		(b) the amount of a fine or other penalty imposed on an employee or agent of the plaintiff for an offence against this Law and reimbursed by the plaintiff;	1
		(c) loss incurred from delays in the delivery of the freight container, any of its contents, or any other goods;	
		(d) loss incurred from the damage to or spoliation of anything contained in the freight container;	
		loss incurred from delays arising from providing another 1	10 11 12
			13 14
	(4)	under subsection (2) by bringing a proceeding in a court of competent jurisdiction for an order for payment of the	15 16 17 18
170	Res		19 20
	(1)	proceeding (a <i>recovery proceeding</i>) in a court for an order that the responsible entity for a freight container pay the person an amount for loss incurred by the person as a result of the container weight declaration for the freight container containing false or misleading information mentioned in	21 22 23 24 25 26 27
	(2)	(the <i>information provider</i>) who provided the responsible entity with all or part of the false or misleading information the part of the amount (the <i>attributable amount</i>) attributable	28 29 30 31 32

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	(3)	The responsible entity may enforce the entity's right to recovery under subsection (2) by—	1 2		
		(a) if the recovery proceeding has not been decided—joining the information provider in the proceeding and applying to the court for an order that the information provider pay the attributable amount to the responsible entity if an order is made under section 169(4); or	3 4 5 6 7		
		(b) if the recovery proceeding has been decided—bringing a proceeding in a court of competent jurisdiction for an order that the information provider pay the attributable amount to the responsible entity.	8 9 10 11		
171	Ass	sessment of monetary value or attributable amount	12		
	(1) The court may assess the monetary value of a loss recoverable under section 168(2) or 169(2), or the attributable amount recoverable under section 170(2), in the way it consider appropriate.				
	(2)	In making the assessment, the court may have regard to the matters it considers appropriate, including any evidence adduced in a proceeding for an offence against this Law.	17 18 19		
Chapter 5 Vehicle					
		operations—speeding	21		
Part	5.1	Preliminary	22		
172	Mai	n purpose of Ch 5	23		
	The main purpose of this Chapter is to improve public safety and compliance with Australian road laws by imposing responsibility for speeding by heavy vehicles on persons				

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		se business activities influence the conduct of the drivers eavy vehicles.	1 2
173	Outline	of the main features of Ch 5	3
	This	Chapter—	4
	(a)	requires persons who are most directly responsible for the use of a heavy vehicle to take reasonable steps to ensure their activities do not cause the vehicle's driver to exceed speed limits; and	5 6 7 8
	(b)	requires anyone who schedules the activities of a heavy vehicle, or its driver, to take reasonable steps to ensure the schedule for the vehicle's driver does not cause the driver to exceed speed limits; and	9 10 11 12
	(c)	requires loading managers to take reasonable steps to ensure the arrangements for loading goods onto and unloading goods from a heavy vehicle do not cause the vehicle's driver to exceed speed limits; and	13 14 15 16
	(d)	requires particular persons who consign goods for transport by a heavy vehicle, or who receive the goods, to take reasonable steps to ensure the terms of consignment of the goods do not cause the vehicle's driver to exceed speed limits; and	17 18 19 20 21
	(e)	prohibits anyone from asking the driver of a heavy vehicle to exceed speed limits and from entering into an agreement that causes the driver of a heavy vehicle to exceed speed limits; and	22 23 24 25
	(f)	imposes liability on persons who are most directly responsible for the use of a heavy vehicle for offences committed by the vehicle's driver exceeding speed limits.	26 27 28 29

Part 5.2		Particular duties and offences	1
Divi	sion	1 Employers, prime contractors and operators	2 3
174		ty of employer, prime contractor or operator to ensure siness practices will not cause driver to exceed speed it	4 5 6
	(1)	A relevant party for the driver of a heavy vehicle must take all reasonable steps to ensure the relevant party's business practices will not cause the driver to exceed a speed limit applying to the driver.	7 8 9 10
		Examples of reasonable steps—	11
		 regular consultation with other parties in the chain of responsibility, unions and industry associations to address compliance issues 	12 13
		 reviewing driving, work and trip records 	14
		 a program to report and monitor (for example, by GPS tracking) incidents of speeding and related risks and hazards 	15 16
		 training and information about speeding for drivers of heavy vehicles, staff and parties in the chain of responsibility for heavy vehicles (within the meaning given by section 184) 	17 18 19
		 regular maintenance of vehicle components that relate to complying with speed limits (for example, speedometer, engine management system and speed limiters) 	20 21 22
		Maximum penalty—\$8000.	23
		Notes—	24
		1 Section 564 sets out some of the factors a court may consider in deciding whether a person has taken all reasonable steps.	25 26
		2 Section 565 sets out 1 method by which an employer, prime contractor and operator can take all reasonable steps for this section.	27 28 29
	(2)	A person charged with an offence against subsection (1) does not have the benefit of the mistake of fact defence for the offence.	30 31 32

(3)	In this section—	1
	business practices, of a relevant party for the driver of a heavy vehicle, means the practices of the relevant party in running the relevant party's business, and includes each of the following—	2 3 4 5
	(a) the operating policies and procedures of the business;	6
	(b) the human resource and contract management arrangements of the business;	7 8
	(c) arrangements for managing safety.	9
	<i>relevant party</i> , for the driver of a heavy vehicle, means any of the following—	10 11
	(a) an employer of the driver if the driver is an employed driver;	12 13
	(b) a prime contractor of the driver if the driver is a self-employed driver;	14 15
	(c) an operator of the vehicle if the driver is making or is to make a journey for the operator.	16 17
		18 19
	An employer of an employed driver of a heavy vehicle must not cause the driver to drive the heavy vehicle unless—	20 21
	(a) the employer has complied with section 174; and	22
	(b) the employer is reasonably satisfied each scheduler for the vehicle has complied with sections 177 and 178.	23 24
	Maximum penalty—\$4000.	25
Du to	ty of prime contractor or operator not to cause driver drive if particular requirements not complied with	26 27
(1)	This section applies to—	28
	Dur req	 business practices, of a relevant party for the driver of a heavy vehicle, means the practices of the relevant party in running the relevant party's business, and includes each of the following— (a) the operating policies and procedures of the business; (b) the human resource and contract management arrangements of the business; (c) arrangements for managing safety. relevant party, for the driver of a heavy vehicle, means any of the following— (a) an employer of the driver if the driver is an employed driver; (b) a prime contractor of the driver if the driver is a self-employed driver; (c) an operator of the vehicle if the driver is making or is to make a journey for the operator. Duty of employer not to cause driver to drive if particular requirements not complied with An employer of an employed driver of a heavy vehicle must not cause the driver to drive the heavy vehicle unless— (a) the employer has complied with section 174; and (b) the employer is reasonably satisfied each scheduler for the vehicle has complied with sections 177 and 178. Maximum penalty—\$4000. Duty of prime contractor or operator not to cause driver to drive if particular requirements not complied with

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		(a)	a prime contractor of a self-employed driver of a heavy vehicle (the <i>driver</i>); and	1 2
		(b)	an operator of a heavy vehicle that is to be driven by someone else (also the <i>driver</i>).	3 4
	(2)		prime contractor, or operator, must not cause the driver to e the heavy vehicle unless—	5 6
		(a)	the prime contractor, or operator, has complied with section 174; and	7 8
		(b)	the prime contractor, or operator, is reasonably satisfied each scheduler for the vehicle has complied with sections 177 and 178.	9 10 11
		Max	imum penalty—\$4000.	12
Divi	sion	2	Schedulers	13
D 141				
177			ensure driver's schedule will not cause driver to speed limit	14 15
		A sc to er		
	exc	A sc to er the d	speed limit heduler for a heavy vehicle must take all reasonable steps assure the schedule for the vehicle's driver will not cause	15 16 17
	exc	A sc to er the d	heduler for a heavy vehicle must take all reasonable steps assure the schedule for the vehicle's driver will not cause driver to exceed a speed limit applying to the driver.	15 16 17 18
	exc	A sc to er the d	heduler for a heavy vehicle must take all reasonable steps asure the schedule for the vehicle's driver will not cause driver to exceed a speed limit applying to the driver. Sples of reasonable steps—	15 16 17 18 19
	exc	A sc to er the d	heduler for a heavy vehicle must take all reasonable steps as use the schedule for the vehicle's driver will not cause driver to exceed a speed limit applying to the driver. **sples of reasonable steps**— consulting drivers about their schedules and work requirements taking account of the average speed that can be travelled lawfully	15 16 17 18 19 20 21
	exc	A sc to er the d	heduler for a heavy vehicle must take all reasonable steps usure the schedule for the vehicle's driver will not cause driver to exceed a speed limit applying to the driver. In the schedule for the vehicle's driver will not cause driver to exceed a speed limit applying to the driver. In the schedule steps— consulting drivers about their schedules and work requirements taking account of the average speed that can be travelled lawfully on scheduled routes	15 16 17 18 19 20 21 22
	exc	A sc to er the d	heduler for a heavy vehicle must take all reasonable steps asure the schedule for the vehicle's driver will not cause driver to exceed a speed limit applying to the driver. **sples of reasonable steps**— consulting drivers about their schedules and work requirements taking account of the average speed that can be travelled lawfully on scheduled routes allowing for traffic conditions or other delays in schedules	15 16 17 18 19 20 21 22 23
	exc	A sc to er the d	heduler for a heavy vehicle must take all reasonable steps is used the schedule for the vehicle's driver will not cause driver to exceed a speed limit applying to the driver. In the schedule for the vehicle's driver will not cause driver to exceed a speed limit applying to the driver. In the schedule steps— consulting drivers about their schedules and work requirements taking account of the average speed that can be travelled lawfully on scheduled routes allowing for traffic conditions or other delays in schedules contingency planning concerning schedules imum penalty—\$8000.	15 16 17 18 19 20 21 22 23 24
	exc	A sc to er the d	heduler for a heavy vehicle must take all reasonable steps is used the schedule for the vehicle's driver will not cause driver to exceed a speed limit applying to the driver. In the schedule for the vehicle's driver will not cause driver to exceed a speed limit applying to the driver. In the schedule steps— consulting drivers about their schedules and work requirements taking account of the average speed that can be travelled lawfully on scheduled routes allowing for traffic conditions or other delays in schedules contingency planning concerning schedules imum penalty—\$8000.	15 16 17 18 19 20 21 22 23 24 25
	exc	A sc to er the d Exam Max Notes	heduler for a heavy vehicle must take all reasonable steps is used the schedule for the vehicle's driver will not cause driver to exceed a speed limit applying to the driver. Inples of reasonable steps— consulting drivers about their schedules and work requirements taking account of the average speed that can be travelled lawfully on scheduled routes allowing for traffic conditions or other delays in schedules contingency planning concerning schedules imum penalty—\$8000.	15 16 17 18 19 20 21 22 23 24 25 26 27

	(2)			ed with an offence against subsection (1) does enefit of the mistake of fact defence for the	1 2 3
178				driver to drive if particular complied with	4 5
				r a heavy vehicle must not cause the vehicle's he vehicle unless—	6 7
		(a) the	sched	uler has complied with section 177; and	8
		(b) the	driver	's schedule for driving the vehicle allows—	9
		(i)	for c	compliance with all speed limits; and	10
		(ii)	with	he driver to take all required rest in compliance all laws regulating the driver's work times and times; and	11 12 13
		(iii		craffic conditions and other delays that could onably be expected.	14 15
			Exan	aples for subparagraph (iii)—	16
			•	the actual average speed able to be travelled lawfully and safely by the driver on the route to be travelled by the heavy vehicle	17 18 19
			•	known traffic conditions, for example, road works or traffic congestion on the route	20 21
			•	delays caused by loading, unloading or queuing	22
		Maximu	m pena	alty—\$4000.	23
Divi	sion	3	Lo	ading managers	24
179				ading arrangements will not cause speed limit	25 26
	(1)			ager must take all reasonable steps to ensure ts for loading goods onto and unloading goods	27 28

		h heavy vehicles will not cause the driver of a heavy cle to exceed a speed limit applying to the driver.	1 2	
	Exan	nples of reasonable steps—	3	
	•	reviewing loading and unloading times and delays at loading and unloading places	4 5	
	•	identifying potential loading and unloading congestion in consultation with drivers and other parties in the chain of responsibility	6 7 8	
	•	having a system of setting and allocating loading and unloading times the driver can reasonably rely on	9 10	
	•	allowing loading and unloading to happen at an agreed time	11	
	Max	cimum penalty—\$8000.	12	
	Notes—			
	1	Section 564 sets out some of the factors a court may consider in deciding whether a person has taken all reasonable steps.	14 15	
	2	Section 565 sets out 1 method by which a loading manager can take all reasonable steps for this section.	16 17	
2)		erson charged with an offence against subsection (1) does have the benefit of the mistake of fact defence for the nce.	18 19 20	
3)	In th	nis section—	21	
	loading manager means a person who—			
	(a)	manages, or is responsible for the operation of, regular loading or unloading premises for heavy vehicles; or	23 24	
	(b)	has been assigned by a person mentioned in paragraph (a) as responsible for supervising, managing or controlling, directly or indirectly, activities carried out by a loader or unloader of goods at the premises.	25 26 27 28	

[s 180]

Divis	sion	4	Particular consignors and consignees	1 2
180	Co	nsign	nors to whom Div 4 applies	3
		who direc	Division applies to a person (a <i>commercial consignor</i>) engages a particular operator of a heavy vehicle, either ctly or through an agent or other intermediary, to transport ds for the person by road for commercial purposes.	4 5 6 7
181	Co	nsign	nees to whom Div 4 applies	8
		This	Division applies only to a consignee of goods—	9
		(a)	who has consented to being, and is named or otherwise identified as, the intended consignee of goods in the transport documentation relating to the transport of the goods by road by a particular operator of a heavy vehicle; and	10 11 12 13 14
		(b)	who knows, or who ought reasonably to know, that the goods are to be transported by road.	15 16
		Note-	_	17
			e section 572 for the matters a court must consider when deciding ether a person ought reasonably to have known something.	18 19
182			ensure terms of consignment will not cause o exceed speed limit etc.	20 21
	(1)	reaso caus	ommercial consignor or a consignee of goods must take all conable steps to ensure the terms of consignment will not e the relevant driver to exceed a speed limit applying to driver.	22 23 24 25
		Max	imum penalty—\$8000.	26
	(2)	reaso caus	ommercial consignor or a consignee of goods must take all conable steps to ensure the terms of consignment will not e a relevant party for the relevant driver to cause the er to exceed a speed limit applying to the driver.	27 28 29 30

	Exam	pples of reasonable steps for subsections (1) and (2)—	1
	•	ensuring contractual arrangements and documentation for the consignment and delivery of goods enable speed limit compliance	2 3
	•	contingency planning concerning consignments and delivery times	4
	•	regular consultation with other parties in the chain of responsibility, unions and industry associations to address compliance issues	5 6
	Max	imum penalty—\$8000.	7
	Notes	s for subsections (1) and (2)—	8
	1	Section 564 sets out some of the factors a court may consider in deciding whether a person has taken all reasonable steps.	9 10
	2	Section 565 sets out 1 method by which a consignor or consignee can take all reasonable steps for subsection (1) or (2).	11 12
(3)	-	erson charged with an offence against subsection (1) or (2) not have the benefit of the mistake of fact defence for the nce.	13 14 15
(4)	In th	is section—	16
	heav	want driver, for consigned goods, means the driver of the y vehicle by which the goods are to be or are being sported.	17 18 19
	relev mean	vant party, for the relevant driver for consigned goods, ns—	20 21
	(a)	an employer of the driver if the driver is an employed driver; or	22 23
	(b)	a prime contractor of the driver if the driver is a self-employed driver; or	24 25
	(c)	an operator of the heavy vehicle by which the goods are transported if the driver is to make, or is making, a journey for the operator.	26 27 28

183			t to make a demand that may result in driver ng the speed limit	1 2
		mak	ommercial consignor or a consignee of goods must not be a demand that affects, or may affect, a time in a redule for the transport of the consigned goods unless—	3 4 5
		(a)	the consignor or consignee has complied with section 182; and	6 7
		(b)	the consignor or consignee is reasonably satisfied the making of the demand will not cause a person to contravene section 177 or 178.	8 9 10
		Max	ximum penalty—\$6000.	11
Divi	sion	5	Particular requests etc. and contracts etc. prohibited	12 13
184	Wh	o is a	a party in the chain of responsibility	14
	(1)		this Division, each of the following persons is a <i>party in chain of responsibility</i> for a heavy vehicle—	15 16
		(a)	an employer of the vehicle's driver if the driver is an employed driver;	17 18
		(b)	a prime contractor for the vehicle's driver if the driver is a self-employed driver;	19 20
		(c)	an operator of the vehicle;	21
		(d)	a scheduler for the vehicle;	22
		(e)	a loading manager of any goods in the vehicle;	23
		(f)	a commercial consignor of any goods for transport by the vehicle that are in the vehicle;	24 25
		(g)	a consignee of any goods in the vehicle, if Division 4 applies to the consignee.	26 27

		Note—	1
		The exercise of any of these functions, whether exclusively or occasionally, decides whether a person falls within any of these definitions, rather than the person's job title or contractual description.	2 3 4
	(2)	A person may be a party in the chain of responsibility for a heavy vehicle in more than 1 capacity.	5 6
		Example—	7
		A person may be simultaneously the driver's employer, an operator and a consignor of goods in relation to a heavy vehicle and be subject to duties in each of the capacities.	8 9 10
185	Par	rticular requests etc. prohibited	11
		A person must not ask, direct or require, directly or indirectly, the driver of a heavy vehicle, or a party in the chain of responsibility for a heavy vehicle, to do something the person knows, or ought reasonably to know, would have the effect of causing the driver to exceed a speed limit applying to the driver.	12 13 14 15 16 17
		Example of a requirement that contravenes this section—	18
		a requirement that the driver complete a journey in a time the person knows or ought reasonably to know can not be complied with unless the driver exceeds the speed limit or does not have all the rest time the driver is required to have under a minimum rest requirement	19 20 21 22
		Maximum penalty—\$8000.	23
		Note—	24
		See section 572 for the matters a court must consider when deciding whether a person ought reasonably to have known something.	25 26
186	Pai	rticular contracts etc. prohibited	27
	(1)	A person must not enter into a contract or other agreement with the driver of a heavy vehicle, or with a party in the chain of responsibility for a heavy vehicle, that the person knows, or ought reasonably to know, would have the effect of causing the vehicle's driver to exceed a speed limit applying to the driver	28 29 30 31 32

		Maximum penalty—\$8000.	1
	(2)	A person must not enter into a contract or other agreement with the driver of a heavy vehicle, or with a party in the chain of responsibility for a heavy vehicle, that the person knows, or ought reasonably to know, would encourage or provide an incentive for the vehicle's driver, or a party in the chain of responsibility for the vehicle to cause the vehicle's driver, to exceed a speed limit applying to the driver.	2 3 4 5 6 7 8
		Maximum penalty—\$8000.	9
		Notes for subsections (1) and (2)—	10
		1 See section 572 for the matters a court must consider when deciding whether a person ought reasonably to have known something.	11 12 13
		2 See also section 677, which provides that particular contracts or other agreements are void.	14 15
	_		
	sion Ob	this Part	16
Divi 187	Ob		
	Ob	this Part jective reasonableness test to be used in deciding	17 18
	Ob cat	jective reasonableness test to be used in deciding usation This section applies in relation to a proceeding for an offence against this Part that may be committed by a person failing to take all reasonable steps to ensure someone else does not drive a heavy vehicle in excess of a speed limit applying to the	18 19 20 21 22 23
	Ob cat (1)	ipective reasonableness test to be used in deciding isation This section applies in relation to a proceeding for an offence against this Part that may be committed by a person failing to take all reasonable steps to ensure someone else does not drive a heavy vehicle in excess of a speed limit applying to the vehicle's driver (prohibited act). For subsection (1), a person failing to take all reasonable steps to ensure someone else does not do a prohibited act	18 19 20 21 22 23 24 25 26

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		(i)	cause the other person to do the prohibited act; or	1
		(ii)	result in the other person doing the prohibited act; or	2 3
		(iii)	provide an incentive for the other person to do the prohibited act.	4 5
	(3)	Subsectio	on (4) applies if—	6
		(a) a pe	erson does an act or makes an omission; and	7
		` '	result of the act or omission someone else does a nibited act.	8 9
	(4)	prohibited would ha	hay find the person caused the other person to do the d act if the court is satisfied a reasonable person we foreseen that the person's act or omission would hably likely to cause the other person to do the d act.	10 11 12 13 14
188		nmission 5.2 prosec	of speeding offence is irrelevant to cution	15 16
		necessary	secution for an offence against this Part, it is not to prove the driver of the heavy vehicle exceeded a it applying to the driver.	17 18 19
Part	5.3		Extended liability	20
189		oility of e eding off	mployer etc. for driver's contravention of	21 22
	(1)	offence, e	ver of a heavy vehicle is convicted of a speeding each of the following persons is also taken to have d the offence—	23 24 25
		(a) an odriv	employer of the driver if the driver is an employed er;	26 27

(b)		rime contractor of the driver if the driver is a -employed driver;	1 2
(c)		operator of the vehicle if the driver is making a ney for the operator.	3 4
Max	imun	n penalty—	5
(a)	vehi	ne speeding offence involves the driver of a heavy icle exceeding a speed limit of 50km/h or m/h—\$1000; or	6 7 8
(b)		ne speeding offence involves the driver of a heavy icle exceeding a speed limit of 70km/h or 80km/h—	9 10
	(i)	by less than 15km/h—\$1000; or	11
	(ii)	by 15km/h or more—\$4000; or	12
(c)	vehi	ne speeding offence involves the driver of a heavy icle other than a road train exceeding a speed limit of m/h—	13 14 15
	(i)	by less than 15km/h—\$1000; or	16
	(ii)	by 15km/h or more—\$4000; or	17
(d)		e speeding offence involves the driver of a road train eeding a speed limit of 90km/h—	18 19
	(i)	by less than 15km/h—\$4000; or	20
	(ii)	by 15km/h or more—\$8000; or	21
(e)		ne speeding offence involves the driver of a heavy icle exceeding a speed limit of 100km/h or more—	22 23
	(i)	by less than 15km/h—\$4000; or	24
	(ii)	by 15km/h or more—\$8000.	25
-	nave	charged with an offence against subsection (1) does the benefit of the mistake of fact defence for the	26 27 28
	he pe	in a proceeding for an offence against subsection erson charged has the benefit of the reasonable steps	29 30

(2)

(3)

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	(4)	Note— See Divisions 1 and 2 of Part 10.4 for the reasonable steps defence. In this section— speeding offence means an offence committed by the driver of a heavy vehicle because the driver exceeded a speed limit applying to the driver.	1 2 3 4 5 6
Cha	apte	er 6 Vehicle operations—driver fatigue	7
Part	6.1	Preliminary	9
190	Mai	n purpose of Ch 6	10
	(1)	The main purpose of this Chapter is to provide for the safe management of the fatigue of drivers of fatigue-regulated heavy vehicles while they are driving on a road.	11 12 13
	(2)	The main purpose is achieved by—	14
		(a) imposing duties on drivers of fatigue-regulated heavy vehicles and particular persons whose activities influence the conduct of drivers of fatigue-regulated heavy vehicles in a way that affects the drivers' fatigue when driving on a road; and	15 16 17 18 19
		(b) imposing general duties directed at preventing persons driving fatigue-regulated heavy vehicles on a road while impaired by fatigue; and	20 21 22
		(c) imposing additional duties directed at helping drivers of fatigue-regulated heavy vehicles to comply with this Chapter, which are imposed on particular parties in the chain of responsibility; and	23 24 25 26

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	(d) providing for the maximum work requirements and minimum rest requirements applying to drivers of fatigue-regulated heavy vehicles; and	1 2 3
	(e) providing for recording the work times and rest times of drivers, amongst other things.	4 5
191	Definitions for Ch 6	6
	In this Chapter—	7
	100km work has the meaning given by section 258(1).	8
	100+km work has the meaning given by section 258(2).	9
	ADR means a national standard under section 7 of the Motor Vehicle Standards Act 1989 of the Commonwealth.	10 11
	AFM fatigue management system has the meaning given by section 409.	12 13
	AFM hours has the meaning given by section 227.	14
	approved electronic recording system means an electronic recording system the subject of a current approval under section 313 or a corresponding fatigue law.	15 16 17
	approved sleeper berth means—	18
	(a) for a fatigue-regulated heavy vehicle other than a fatigue-regulated bus—a driver's sleeper berth that complies with ADR 42/04 and is able to be used by the driver when resting; or	19 20 21 22
	(b) for a fatigue-regulated bus—a driver's sleeper berth that—	23 24
	(i) complies with a standard for sleeper berths that is approved by the responsible Ministers under section 595; and	25 26 27
	(ii) is able to be used by the driver when resting.	28
	base , of the driver of a fatigue-regulated heavy vehicle, has the meaning given by section 259.	29 30

BFM	<i>I hours</i> has the meaning given by section 223.	1
diary	<i>el</i> , in relation to an unused daily sheet in a written work v, means cancel by writing 'cancelled' in large letters as the sheet.	2 3 4
contr	e of fatigue means any factor that could cause or ribute to a person being fatigued while driving a ue-regulated heavy vehicle on a road.	5 6 7
Exam	ples—	8
•	physical or mental exertion	9
•	long periods of time awake	10
•	not enough sleep or not enough restorative sleep	11
•	not enough rest time	12
•	a person's circadian rhythm (body clock)	13
•	environmental stress factors, including heat, noise, vibrations	14
•	personal health	15
corre	esponding fatigue law—	16
1	A corresponding fatigue law is a law of a non-participating jurisdiction that provides for the same, or substantially the same, matters as this Chapter.	17 18 19
2	A <i>corresponding fatigue law</i> for a provision of this Chapter is a provision of a corresponding fatigue law within the meaning of paragraph 1 that corresponds, or substantially corresponds, to the provision of this Chapter.	20 21 22 23 24
3	For paragraph 1, it is irrelevant whether the law of the non-participating jurisdiction—	25 26
	(a) is in 1 instrument or 2 or more instruments; or	27
	(b) is part of an instrument; or	28
	(c) is part of an instrument and the whole or part of 1	29

	<i>ical risk breach</i> , for a maximum work requirement or imum rest requirement, has the meaning given by section (4).	1 2 3
-	y sheet, for a written work diary, has the meaning given by ion 309(2)(b).	4 5
	tronic recording system means a system of recording rmation electronically.	6 7
elec	tronic work diary means a device that—	8
(a)	is, or is part of, an approved electronic recording system; and	9 10
(b)	is fitted to or used in a fatigue-regulated heavy vehicle; and	11 12
(c)	has attached to it an electronic work diary label relating to the approval.	13 14
elec	tronic work diary label means a label that—	15
(a)	indicates that the device to which it is attached is, or is part of, an approved electronic recording system; and	16 17
(b)	states the number of the certificate of approval issued by the Regulator for the approved electronic recording system; and	18 19 20
(c)	is in the approved form.	21
func	age, when used in the context of a person exercising a ction for another person, means engage under a contract services.	22 23 24
entr reco	y, in a work record, means anything written in the work ord.	25 26
exei	<i>inption hours</i> has the meaning given by section 229.	27
fatig	gue has the meaning given by section 193.	28
imp	aired by fatigue has the meaning given by section 195.	29
	<i>lligent access reporting entity</i> , for an approved intelligent sport system, means a person on whom there is an	30 31

	gation, imposed by Chapter 7, to report a malfunction of impering with the system to the Regulator.	1 2
<i>maj</i> hou	or rest break means rest time of at least 5 continuous rs.	3 4
	function, of an electronic work diary or an odometer, ns the work diary or odometer—	5 6
(a)	ceases to work at all, or works only intermittently; or	7
(b)	does not perform 1 or more functions required under this Chapter; or	8 9
(c)	performs the functions mentioned in paragraph (b) only intermittently; or	10 11
(d)	performs the functions mentioned in paragraph (b) in a way that is inaccurate or unreliable, including intermittently inaccurate or unreliable.	12 13 14
Exan	aples of an electronic work diary malfunctioning—	15
•	corruption of data held in the electronic work diary	16
•	a software program fault	17
•	physical damage that impairs the functioning of the electronic work diary	18 19
Exan	ple of an odometer malfunctioning—	20
•	an odometer that no longer keeps an accurate record of distance travelled	21 22
min	or risk breach has the meaning given by section 192(1).	23
<i>nigh</i> 6a.n	nt work time means work time between midnight and n.	24 25
Note-	_	26
the	ader sections 218 and 273, the time must be based on the time zone of edriver's base for drivers on a journey in a different time zone to the ver's base.	27 28 29
	<i>-participating jurisdiction</i> means a State or Territory that a participating jurisdiction.	30 31

participating jurisdiction means a State or Territory in which—	1 2
(a) this Chapter applies as a law of the State or Territory; or	3
(b) a law containing provisions that substantially correspond to the provisions of this Chapter is in force.	4 5
party in the chain of responsibility, for a fatigue-regulated heavy vehicle, has the meaning given by section 197.	6 7
record keeper has the meaning given by section 287.	8
record location , of the driver of a fatigue-regulated heavy vehicle, has the meaning given by section 260.	9 10
<i>rest</i> , in relation to a fatigue-regulated heavy vehicle, means not work in relation to a fatigue-regulated heavy vehicle.	11 12
<i>rest time</i> , for the driver of a fatigue-regulated heavy vehicle, means any time that is not work time for the driver.	13 14
severe risk breach has the meaning given by section 192(3).	15
sign of fatigue means any sign that a person was, is or will be fatigued while driving a fatigue-regulated heavy vehicle on a road.	16 17 18
Examples—	19
lack of alertness	20
inability to concentrate	21
 reduced ability to recognise or respond to external stimuli 	22
 poor judgement or memory 	23
 making more mistakes than usual 	24
 drowsiness, or falling asleep, at work (including microsleeps) 	25
 finding it difficult to keep eyes open 	26
 needing more frequent naps than usual 	27
 not feeling refreshed after sleep 	28
 excessive head-nodding or yawning 	29
hlurred vision	30

 mood changes, increased irritability or other changes to the person's mental health 	1 2
 changes to the person's health or fitness 	3
<i>solo driver</i> means a driver who is not a party to a two-up driving arrangement.	4 5
standard hours has the meaning given by section 219.	6
stationary rest time means rest time a driver spends—	7
(a) out of a fatigue-regulated heavy vehicle; or	8
(b) in an approved sleeper berth of a stationary fatigue-regulated heavy vehicle.	9 10
substantial risk breach has the meaning given by section 192(2).	11 12
<i>supplementary record</i> means a supplementary record made under section 275.	13 14
<i>tamper</i> , with an approved electronic recording system, has the meaning given by section 305.	15 16
<i>two-up driving arrangement</i> means an arrangement under which 2 persons share the driving of a fatigue-regulated heavy vehicle that has an approved sleeper berth.	17 18 19
unload, when used as a verb and unloader—	20
A person <i>unloads</i> goods in a fatigue-regulated heavy vehicle, and is an <i>unloader</i> of goods in a fatigue-regulated heavy vehicle, if the person is a person who—	21 22 23
(a) unloads from the vehicle goods that have been transported by road; or	24 25
(b) unloads from a bulk container or freight container on the vehicle, or a tank that is part of the vehicle, goods that have been transported by road; or	26 27 28
(c) unloads from the vehicle a freight container, whether or not it contains goods, that has been transported by road.	29 30
work, in relation to a fatigue-regulated heavy vehicle,	31

(a)	drive a fatigue-regulated heavy vehicle; or	1
(b)	instruct another person to drive, or supervise another person driving, a fatigue-regulated heavy vehicle; or	2 3
(c)	perform another task relating to the use of a fatigue-regulated heavy vehicle, including, for example—	4 5 6
	(i) load things onto, or unload things from, the heavy vehicle; and	7 8
	(ii) inspect, service or repair the heavy vehicle; and	9
	(iii) inspect or attend to a load on the heavy vehicle; and	10 11
	(iv) if the heavy vehicle is a bus, attend to passengers on the bus; and	12 13
	(v) clean or refuel the heavy vehicle; and	14
	(vi) perform marketing tasks in relation to the use of the vehicle; and	15 16
	Examples for subparagraph (vi)—	17
	 arranging for the transport of goods or passengers by the heavy vehicle 	18 19
	 canvassing for orders for the transport of goods or passengers by the heavy vehicle 	20 21
	(vii) help another person to perform, or supervise another person performing, a task mentioned in any of subparagraphs (i) to (vi); and	22 23 24
	(viii) record information or complete a document, as required under this Law, a corresponding fatigue law or otherwise, in relation to the use of the vehicle.	25 26 27 28
	a and rest change, for the driver of a fatigue-regulated by vehicle, means—	29 30
(a)	a change from work time to rest time; or	31
(b)	a change from rest time to work time; or	32

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	(c)	a change from being a solo driver to being a driver who is a party to a two-up driving arrangement; or	1 2
	(d)	a change from being a driver who is a party to a two-up driving arrangement to being a solo driver.	3 4
	work 213.	and rest hours option has the meaning given by section	5 6
		diary, for the driver of a fatigue-regulated heavy cle—	7 8
	(a)	generally, means a written work diary or electronic work diary kept by the driver for the purposes of this Law; and	9 10 11
	(b)	for Subdivision 1 of Division 2 of Part 6.4, see section 262.	12 13
	work	crecord means—	14
	(a)	a written or electronic work diary of the driver of a fatigue-regulated heavy vehicle; or	15 16
	(b)	a supplementary record; or	17
	(c)	a record required to be made or kept under Division 3 of Part 6.4; or	18 19
	(d)	a copy of a document, or an entry in a document, mentioned in paragraph (a), (b) or (c).	20 21
		time, for the driver of a fatigue-regulated heavy vehicle, as any time the driver spends working in relation to the cle.	22 23 24
	drive	en work diary means a written work diary issued to the er of a fatigue-regulated heavy vehicle by the Regulator er section 311 or a corresponding fatigue law.	25 26 27
Cat	tegor	ies of breaches	28
(1)		contravention of a maximum work requirement or mum rest requirement is a <i>minor risk breach</i> if it is	29 30

(1)

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			ared under the national regulations to be a breach in the or risk category.	1 2
	(2)	mini decl	contravention of a maximum work requirement or mum rest requirement is a <i>substantial risk breach</i> if it is ared under the national regulations to be a breach in the tantial risk category.	3 4 5 6
	(3)	mini decl	contravention of a maximum work requirement or mum rest requirement is a <i>severe risk breach</i> if it is ared under the national regulations to be a breach in the re risk category.	7 8 9 10
	(4)	mini decl	contravention of a maximum work requirement or mum rest requirement is a <i>critical risk breach</i> if it is ared under the national regulations to be a breach in the cal risk category.	11 12 13 14
Part	6.2		Duties relating to fatigue	15
Divis	sion	1	Preliminary	16
193	Wh	at is	fatigue	17
		Fatiş	gue includes—	18
		(a)	feeling sleepy; and	19
		(b)	feeling physically or mentally tired, weary or drowsy; and	20 21
		(c)	feeling exhausted or lacking energy; and	22
		(d)	behaving in a way consistent with paragraph (a), (b) or (c).	23 24

194		tters court may consider in deciding whether person s fatigued	1 2
	(1)	When deciding whether the driver of a fatigue-regulated heavy vehicle was fatigued, a court may consider the following—	3 4 5
		(a) what is commonly understood as being fatigued;	6
		(b) any cause of fatigue that may have caused or contributed to the driver's fatigue, whether or not the cause arose while the driver was working;	7 8 9
		(c) any sign of fatigue exhibited by the driver, whether or not the sign was exhibited before, during or after the driver drove the vehicle;	10 11 12
		(d) any relevant body of fatigue knowledge;	13
		(e) any other matter prescribed by the national regulations.	14
	(2)	Subsection (1) does not limit the matters the court may consider when deciding whether a driver was impaired by fatigue.	15 16 17
195	Wh	nat is <i>impaired by fatigue</i>	18
		A person is <i>impaired by fatigue</i> if the person is fatigued to the extent the person is incapable of driving a fatigue-regulated heavy vehicle safely.	19 20 21
196		tters court may consider in deciding whether person s impaired by fatigue	22 23
	(1)	When deciding whether the driver of a fatigue-regulated heavy vehicle was impaired by fatigue, a court may consider any of the following—	24 25 26
		(a) any cause of fatigue that may have caused or contributed to the driver's fatigue;	27 28
		(b) any sign of fatigue exhibited by the driver;	29

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	(c)	or a sign mentioned in paragraph (b) indicates the driver was impaired by fatigue;	1 2 3
	(d)	any behaviour exhibited by the driver that may have resulted from the driver being impaired by fatigue;	4 5
		Examples for paragraph (d)—	6
		 the circumstances of any incident, crash or near miss 	7
		 poor driving judgement 	8
		 inattentive driving such as drifting into other lanes on a road or not changing gears smoothly 	9 10
	(e)	the nature and extent of any physical or mental exertion by the driver;	11 12
	(f)	whether the driver was in breach of the driver's work and rest hours option.	13 14
(2)		section (1) does not limit the matters the court may ider when deciding whether a driver was impaired by the.	15 16 17
(3)		ourt may consider the driver to be impaired by fatigue if the driver has complied with—	18 19
	(a)	the requirements of this Law, including, for example, the maximum work requirements and minimum rest requirements applying to the driver; or	20 21 22
	(b)	any other law.	23
Wh	o is a	a party in the chain of responsibility	24
(1)		n of the following persons is a <i>party in the chain of onsibility</i> for a fatigue-regulated heavy vehicle—	25 26
	(a)	an employer of the vehicle's driver;	27
	(b)	a prime contractor for the vehicle's driver;	28
	(c)	an operator of the vehicle;	29
	(d)	a scheduler for the vehicle;	30
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		(e) a consignor of any goods for transport by the vehicle that are in the vehicle;	1 2
		(f) a consignee of any goods in the vehicle;	3
		(g) a loading manager of any goods in the vehicle;	4
		(h) a loader of any goods in the vehicle;	5
		(i) an unloader of any goods in the vehicle.	6
	(2)	A person may be a party in the chain of responsibility for a fatigue-regulated heavy vehicle in more than 1 capacity.	7 8
		Example—	9
		A person may be simultaneously a driver's employer, an operator and a consignor of goods in relation to a fatigue-regulated heavy vehicle, and be subject to duties in each of the capacities.	10 11 12
Divi	sion	2 Duty to avoid and prevent fatigue	13
198	Du	ty of driver to avoid driving while fatigued	14
		A person must not drive a fatigue-regulated heavy vehicle on a road while the person is impaired by fatigue.	15 16
		Maximum penalty—\$4500.	17
199		ity of party in the chain of responsibility to prevent ver driving while fatigued	18 19
	(1)	A party in the chain of responsibility (a <i>party</i>) for a fatigue-regulated heavy vehicle must take all reasonable steps to ensure a person (the <i>other person</i>) does not drive the vehicle on a road while the other person is impaired by fatigue.	20 21 22 23 24
		Maximum penalty—\$6000.	25
	(2)	In relation to proof of whether a party took all reasonable steps to ensure the other person did not drive the vehicle on a	26 27

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			while impaired by fatigue, in a proceeding for an offence nst subsection (1)—	1 2
		(a)	evidence that, at the relevant time, the party complied with a prescribed fatigue duty under another law is evidence the party took the reasonable steps; and	3 4 5
		(b)	if the party is an operator of the fatigue-regulated heavy vehicle—evidence that, at the relevant time, the party, in that capacity, complied with the conditions of the operator's BFM accreditation or AFM accreditation is evidence the party, in that capacity, took the reasonable steps.	6 7 8 9 10 11
	(3)	nece drov	proceeding for an offence against subsection (1), it is not essary for the prosecution to prove that the other person e, or would or may have driven, the vehicle on a road e impaired by fatigue.	12 13 14 15
	(4)	In th	is section—	16
		unde	cribed fatigue duty under another law means a duty er another law of a participating jurisdiction prescribed by national regulations.	17 18 19
Divis	sion	3	Additional duties of employers, prime contractors and operators	20 21
200	bus		employer, prime contractor or operator to ensure s practices will not cause driver to drive while etc.	22 23 24
	(1)	vehi	elevant party for the driver of a fatigue-regulated heavy cle must take all reasonable steps to ensure the relevant y's business practices will not cause the driver to—	25 26 27
		(a)	drive while impaired by fatigue; or	28
		(b)	drive while in breach of the driver's work and rest hours option; or	29 30

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	(c)	drive in breach of another law to avoid driving while impaired by fatigue or while in breach of the driver's work and rest hours option.
	Max	ximum penalty—\$4500.
(2)	In th	nis section—
	fatig rele	<i>iness practices</i> , of a relevant party for the driver of a gue-regulated heavy vehicle, means the practices of the want party in running the relevant party's business, and udes—
	(a)	the operating policies and procedures of the business; and
	(b)	the human resource and contract management arrangements of the business; and
	(c)	arrangements for managing safety.
		vant party, for the driver of a fatigue-regulated heavy cle, means—
	(a)	an employer of the driver if the driver is an employed driver; or
	(b)	a prime contractor of the driver if the driver is a self-employed driver; or
	(c)	an operator of the vehicle if the driver is making, or is to make, a journey for the operator.
		employer not to cause driver to drive if particular nents not complied with
	heav	employer of an employed driver of a fatigue-regulated by vehicle must not cause the driver to drive the vehicle ess—
	(a)	the employer has complied with section 200; and
	(b)	the employer, after making reasonable inquiries, is satisfied each scheduler for the vehicle has complied with Division 4.

		Max	ximum penalty—\$3000.	1
202			prime contractor or operator not to cause driver if particular requirements not complied with	2 3
	(1)	This	s section applies to—	4
		(a)	a prime contractor of a self-employed driver (the <i>driver</i>) of a fatigue-regulated heavy vehicle; and	5 6
		(b)	an operator of a fatigue-regulated heavy vehicle being driven by someone else (also the <i>driver</i>).	7 8
	(2)	driv cont	prime contractor or operator must not cause the driver to e the fatigue-regulated heavy vehicle, or enter into a tract or other agreement with the driver to that effect, ess—	9 10 11 12
		(a)	the prime contractor or operator has complied with section 200; and	13 14
		(b)	the prime contractor or operator, after making reasonable inquiries, is satisfied each scheduler for the vehicle has complied with Division 4.	15 16 17
		Max	ximum penalty—\$3000.	18
Divi	sion	4	Additional duties of schedulers	19
203	Du dri	ty to ve wl	ensure driver's schedule will not cause driver to nile fatigued etc.	20 21
		all r	cheduler for a fatigue-regulated heavy vehicle must take reasonable steps to ensure the schedule for the vehicle's er will not cause the driver to—	22 23 24
		(a)	drive while impaired by fatigue; or	25
		(b)	drive while in breach of the driver's work and rest hours option; or	26 27

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	(c)	drive in breach of another law to avoid driving while impaired by fatigue or while in breach of the driver's work and rest hours option.
	Max	ximum penalty—\$4500.
204		ot to cause driver to drive if particular ments not complied with
		scheduler for a fatigue-regulated heavy vehicle must not se the vehicle's driver to drive the vehicle unless—
	(a)	the scheduler has complied with section 203; and
	(b)	the schedule for the vehicle's driver allows for—
		(i) the driver to have the rest time required under the driver's work and rest hours option; and
		(ii) traffic conditions and other delays that could reasonably be expected.
		Examples of traffic conditions and other delays that could reasonably be expected—
		 the actual average speed able to be travelled lawfully and safely by the driver on the route to be travelled by the vehicle
		 known traffic conditions, for example, road works or traffic congestion on the route
		 delays caused by loading, unloading or queuing
	Max	ximum penalty—\$3000.
Divis	sion 5	Additional duties of consignors and
		consignees
205		ensure terms of consignment will not cause o drive while fatigued etc.
		consignor or consignee of goods for transport by a gue-regulated heavy vehicle must take all reasonable steps

		ensure the terms of consignment will not result in, burage or provide an incentive to the vehicle's driver to—	1 2				
	(a)	drive while impaired by fatigue; or					
	(b)	drive while in breach of the driver's work and rest hours option; or	4 5				
	(c)	drive in breach of another law to avoid driving while impaired by fatigue or while in breach of the driver's work and rest hours option.					
	Max	imum penalty—\$4500.	9				
(2)	fatig to e enco	consignor or consignee of goods for transport by a gue-regulated heavy vehicle must take all reasonable steps ensure the terms of consignment will not result in, burage or provide an incentive to a relevant party for the cle's driver to cause the driver to—	10 11 12 13 14				
	(a)	drive while impaired by fatigue; or	15				
	(b)	drive while in breach of the driver's work and rest hours option; or	16 17				
	(c)	drive in breach of another law in order to avoid driving while impaired by fatigue or while in breach of the driver's work and rest hours option.	18 19 20				
	Exam	pple of terms of consignment—	21				
	del	ivery times	22				
	Max	imum penalty—\$4500.	23				
(3)	In th	is section—	24				
		vant party, for the driver of a fatigue-regulated heavy cle, means—	25 26				
	(a)	an employer of the driver if the driver is an employed driver; or	27 28				
	(b)	a prime contractor of the driver if the driver is a self-employed driver; or	29 30				
	(c)	an operator of the vehicle if the driver is making, or is to make, a journey for the operator.	31 32				

	ty not to cause driver to drive if particular quirements not complied with	
(1)	A consignor or consignee of goods for transport by a fatigue-regulated heavy vehicle must not cause the vehicle's driver to drive the vehicle, or enter into a contract or other agreement to that effect, unless—	
	(a) the consignor or consignee has complied with section 205; and	
	(b) the consignor or consignee, after making reasonable inquiries, is satisfied—	
	(i) each relevant party for the driver has complied with Division 3; and	
	(ii) each scheduler for the vehicle has complied with Division 4.	
	Maximum penalty—\$3000.	
(2)	In this section—	
	<i>relevant party</i> , for the driver of a fatigue-regulated heavy vehicle, means—	
	(a) an employer of the driver if the driver is an employed driver; or	
	(b) a prime contractor of the driver if the driver is a self-employed driver; or	
	(c) an operator of the vehicle if the driver is making, or is to make, a journey for the operator.	
	ty not to make a demand that may result in driver ving while fatigued etc.	
(1)	A consignor or consignee of goods for transport by a fatigue-regulated heavy vehicle must not make a demand that affects, or may affect, a time in a schedule for the transport of the consigned goods and that may cause the vehicle's driver to—	

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		(a)	drive while impaired by fatigue; or	1
		(b)	drive while in breach of the driver's work and rest hours option; or	2 3
		(c)	drive in breach of another law to avoid driving while impaired by fatigue or while in breach of the driver's work and rest hours option.	4 5 6
		Max	timum penalty—\$4500.	7
	(2)		section (1) does not apply if the consignor or consignee, are making the demand—	8 9
		(a)	has complied with section 205; and	10
		(b)	is satisfied, after making reasonable inquiries, that the making of the demand will not cause a scheduler for the fatigue-regulated heavy vehicle to contravene Division 4.	11 12 13 14
Divis	sion	6	Additional duties of loading managers	15 16
208			ensure loading arrangements will not cause o drive while fatigued etc.	17 18
	(1)	the a from in re	pading manager must take all reasonable steps to ensure arrangements for loading goods onto and unloading goods in fatigue-regulated heavy vehicles at or from the premises elation to which the person is a loading manager will not be the driver of a fatigue-regulated heavy vehicle to—	19 20 21 22 23
		(a)	drive while impaired by fatigue; or	24
		(b)	drive while in breach of the driver's work and rest hours option; or	25 26
		(c)	drive in breach of another law in order to avoid driving while impaired by fatigue or while in breach of the driver's work and rest hours option.	27 28 29

		Exam	ples of reasonable steps to comply with this section—	1
		•	providing for necessary rest time to be had with adequate facilities	2
		•	providing for the reporting of travel delays and providing a mechanism for managing late arrivals	3 4
		•	allowing loading and unloading to happen at an agreed time	5
		•	having a system of setting and allocating loading and unloading times the driver of a fatigue-regulated heavy vehicle can reasonably rely on to comply with the maximum work requirements and minimum rest requirements applying to the driver	6 7 8 9
		Max	imum penalty—\$4500.	10
	(2)	In th	is section—	11
		load	ing manager means a person who—	12
		(a)	manages, or is responsible for the operation of, regular loading or unloading premises for heavy vehicles; or	13 14
		(b)	has been assigned by a person mentioned in paragraph (a) as responsible for supervising, managing or controlling, directly or indirectly, activities carried out by a loader or unloader of goods at the premises.	15 16 17 18
209			ensure drivers can rest in particular tances	19 20
	(1)	fatig	section applies if a loading manager of goods in a ue-regulated heavy vehicle, or a person acting under the ing manager's supervision or control—	21 22 23
		(a)	has advised the vehicle's driver, either directly or indirectly, of when the loading of goods onto or unloading of goods from the vehicle is to start, and the loading manager or person becomes aware the loading or unloading will, or is likely to, start more than 30 minutes late; or	24 25 26 27 28 29
		(b)	has advised the vehicle's driver, either directly or indirectly, of when the loading of goods onto or unloading of goods from the vehicle is to finish, and the loading manager or person becomes aware the loading	30 31 32 33

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			or unloading will, or is likely to, finish more than 30 minutes late; or	1 2	
		(c)	is unable to advise the vehicle's driver of when the loading of goods onto or unloading of goods from the vehicle is to start; or	3 4 5	
		(d)	is unable to advise the vehicle's driver of when the loading of goods onto or unloading of goods from the vehicle is to finish.	6 7 8	
	(2)	the	loading manager must take all reasonable steps to ensure driver is able to rest while waiting for the goods to be ed onto or unloaded from the fatigue-regulated heavy cle.	9 10 11 12	
			nple of reasonable steps that may be taken to ensure the driver of a ue-regulated heavy vehicle is able to rest—	13 14	
		on	oviding a system of notifying the driver when goods can be loaded to or unloaded from the driver's vehicle that does not require the ver to be awake or unreasonably alert	15 16 17	
		Max	timum penalty—\$3000.	18	
Division 7 Particular requests etc. and contracts etc. prohibited					
210	Par	ticul	ar requests etc. prohibited	21	
		the of the vehi reason	erson must not ask, direct or require, directly or indirectly, driver of a fatigue-regulated heavy vehicle, or a party in chain of responsibility for a fatigue-regulated heavy cle, to do or not do something the person knows, or ought onably to know, would have the effect of causing the cle's driver to—	22 23 24 25 26 27	
		(a)	drive while impaired by fatigue; or	28	
		(b)	drive while in breach of the driver's work and rest hours option; or	29 30	

		-			
		(c) drive in breach of another law in order to avoid driving while impaired by fatigue or while in breach of the driver's work and rest hours option.	1 2 3		
		Example of a requirement that contravenes this section—	4		
		a requirement that the driver complete a journey in a time the person knows or ought reasonably to know can not be complied with unless the driver commits a speeding offence or does not have all the rest time the driver is required to have under this Law Maximum penalty—\$6000.			
		Note—			
		See section 572 for the matters a court must consider when deciding whether a person ought reasonably to have known something.	10 11 12		
211	Particular contracts etc. prohibited				
	(1)	A person must not enter into a contract or other agreement with the driver of a fatigue-regulated heavy vehicle, or with a party in the chain of responsibility for a fatigue-regulated heavy vehicle, that the person knows, or ought reasonably to know, would have the effect of causing the vehicle's driver to—			
		(a) drive while impaired by fatigue; or	20		
		(b) drive while in breach of the driver's work and rest hours option; or	21 22		
		(c) drive in breach of another law to avoid driving while impaired by fatigue or while in breach of the driver's work and rest hours option.	23 24 25		
		Maximum penalty—\$6000.	26		
	(2)	A person must not enter into a contract or other agreement with the driver of a fatigue-regulated heavy vehicle, or with a party in the chain of responsibility for a fatigue-regulated heavy vehicle that the person knows, or ought reasonably to know, would encourage or provide an incentive for the vehicle's driver, or a party in the chain of responsibility for the vehicle to cause the vehicle's driver, to—			

		(a)	drive while impaired by fatigue; or	1
(b)			drive while in breach of the driver's work and rest hours option; or	2 3
		(c)	drive in breach of another law to avoid driving while impaired by fatigue or while in breach of the driver's work and rest hours option.	4 5 6
		Max	imum penalty—\$6000.	7
		Notes	s for subsections (1) and (2)—	8
		1	See section 572 for the matters a court must consider when deciding whether a person ought reasonably to have known something.	9 10 11
		2	See section 677, which provides that particular contracts or other agreements are void.	12 13
Divi	sion	8	Provisions about offences against this Part	14 15
212		jectiv Isatio	re reasonableness test to be used in deciding	16 17
	(1)	again take a fat	section applies in relation to a proceeding for an offence nst this Part that may be committed by a person failing to all reasonable steps to ensure someone else does not drive tigue-regulated heavy vehicle while impaired by fatigue <i>hibited act</i>).	18 19 20 21 22
	(2)	to e	subsection (1), a person failing to take all reasonable steps ensure someone else does not do a prohibited act udes—	23 24 25
		(a)	the person failing to take reasonable steps to ensure the other person does not do the prohibited act; and	26 27
		(b)	the person failing to take reasonable steps to ensure the person's activities, or anything arising out of the person's activities, do not—	28 29 30
			(i) cause the other person to do the prohibited act; or	31

		(ii) result in the other person doing the prohibited act; or	1 2
		(iii) provide an incentive for the other person to do the prohibited act.	3 4
	(3)	Subsection (4) applies if—	5
		(a) a person does an act or makes an omission; and	6
		(b) as a result of the act or omission someone else does a prohibited act.	7 8
	(4)	A court may find the person caused the other person to do the prohibited act if the court is satisfied a reasonable person would have foreseen the person's act or omission would be reasonably likely to cause the other person to do the prohibited act.	9 10 11 12 13
Part	6.3	Requirements relating to work time and rest time	14 15
Divis	sion	1 Preliminary	16
213	Wh	at is a driver's work and rest hours option	17
	(1)	The work and rest hours option of the driver of a fatigue-regulated heavy vehicle is the maximum work requirements and minimum rest requirements applying to the driver under this Law.	18 19 20
	(2)	officer which this bottom	21
		The work and rest hours option are—	21 22

			(ii)	are known as 'standard hours'; or	1
		(b)	the 1	BFM work and rest arrangements, which—	2
			(i)	apply to drivers of fatigue-regulated heavy vehicles operating under a BFM accreditation; and	3 4
			(ii)	are known as 'BFM hours'; or	5
		(c)	the .	AFM work and rest arrangements, which—	6
			(i)	apply to drivers of fatigue-regulated heavy vehicles operating under an AFM accreditation; and	7 8
			(ii)	are known as 'AFM hours'; or	9
		(d)		maximum work times and minimum rest times ed in a work and rest hours exemption, which—	10 11
			(i)	apply to drivers of fatigue-regulated heavy vehicles operating under the exemption; and	12 13
			(ii)	are known as 'exemption hours'.	14
214	Co	unting	g tim	ne spent in participating jurisdictions	15
		fatiguest 1	ue-re time	anting work time or rest time spent by the driver of a gulated heavy vehicle for this Part, the work time or spent by the driver in any participating jurisdiction ounted.	16 17 18 19
215	Co	unting	g tim	ne spent outside participating jurisdictions	20
	(1)	vehic	cle if	on applies to the driver of a fatigue-regulated heavy the driver drives a fatigue-regulated heavy vehicle articipating jurisdiction from a non-participating on.	21 22 23 24
	(2)	a par non-j as it	ticipa partic woul	the last 7 days, the driver has spent any work time in ating jurisdiction, any time spent by the driver in the cipating jurisdiction must be treated in the same way ld have been treated if the time had been spent in a ing jurisdiction.	25 26 27 28 29

	(3)			the last 7 days, the driver spent work time only in ipating jurisdictions—	1 2
		(a)	juris brea	time spent by the driver in the non-participating diction before the start of the driver's last major rest k before entering a participating jurisdiction must isregarded; and	3 4 5 6
		(b)	juris	time spent by the driver in the non-participating diction after the start of the last major rest break tioned in paragraph (a) must be—	7 8 9
			(i)	taken into account; and	10
			(ii)	treated in the same way as it would have been treated if the time had been spent in a participating jurisdiction.	11 12 13
216	Со	untin	g per	iods of less than 15 minutes	14
	(1)	Wor	k time	must be counted in 15 minute periods.	15
	(2)			of work time of less than 15 minutes counts as 15 ork time.	16 17
		Exan	ples fo	r subsection (2)—	18
		1	A per time.	riod of working for 14 minutes counts as 15 minutes work	19 20
		2	A per time.	riod of working for 17 minutes counts as 30 minutes work	21 22
		3	A per	iod of working for 53 minutes counts as 1 hour work time.	23
	(3)	Rest min		must be counted in blocks of time of no less than 15	24 25
	(4)		eriod egarde	of rest time of less than 15 minutes must be d.	26 27
		Exan	ples fo	r subsection (4)—	28
		1		riod of not working for only 14 minutes does not count as rest because 14 minutes is less than 15 minutes.	29 30

	2 A period of not working for 17 minutes counts as 15 minutes rest time, because 17 minutes is more than 15 minutes, but is less than 2 lots of 15 minutes (30 minutes).	1 2 3
217	Time to be counted after rest time ends	4
	When counting time in a period, the time must not be counted from within rest time, but instead must be counted forward from—	5 6 7
	(a) if 1 or more major rest breaks are relevant to the period—the end of a relevant major rest break; or	8 9
	(b) in any other case—the end of a relevant period of rest time.	10 11
	Example—	12
	An authorised officer intercepts the driver of a fatigue-regulated heavy vehicle on a Friday and inspects the driver's work diary. The driver operates under standard hours. The officer examines the work diary entries for the previous Monday. The entries show that the driver completed 7 continuous hours of stationary rest time at 6.30a.m. on that day, started work at that time, worked until 11a.m. that day, had 30 minutes of rest time, worked until 5.30p.m. that day, had 30 minutes of rest time, worked until 8pm, then had stationary rest time until 4.30a.m. on the following Tuesday, then worked until 6.30am on that day.	13 14 15 16 17 18 19 20 21
	For the purposes of deciding the number of hours worked by the driver in a 24 period starting on the Monday, the officer must count the periods the driver worked between the end of the major rest break that finished at 6.30a.m. on the Monday and 6.30a.m. on the following Tuesday. Adding the periods 6.30a.m. to 11a.m. and 11.30a.m. to 5.30p.m. and 6p.m. to 8p.m. and 4.30am to 6.30a.m. results in a total of $14^{1}/_{2}$ hours worked in the 24 hour period.	22 23 24 25 26 27 28
	The officer might also decide to calculate the number of continuous hours worked in the second period of work time that day. This requires the counting to start at the end of the rest time that finished at 11.30a.m. and results in a total of 6 continuous hours.	29 30 31 32
	For the purposes of deciding the number of continuous hours of stationary rest time the driver had in a 24 period starting on the Monday, the officer must consider the periods of stationary rest time the driver had between the end of the major rest break that finished at 6.30a.m. on the Monday and 6.30a.m. on the following Tuesday. This results in a	33 34 35 36 37

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			al of $8^{1}/_{2}$ continuous hours of stationary rest time, being the time tween 8p.m. on the Monday and 4.30a.m. on the following Tuesday.	1 2
218	Tin bas		be counted by reference to time zone of driver's	3 4
		jour the o	e driver of a fatigue-regulated heavy vehicle undertakes a ney and is in a different time zone from the time zone of driver's base at the time when a period of time is relevant the purposes of this Law, the period must be counted by rence to the time zone of the driver's base.	5 6 7 8 9
		Exan	nple—	10
		Qu wh wo tin	for the driver of a fatigue-regulated heavy vehicle with a base in neensland, it is necessary to work out the hours of night work time hile the driver is in Western Australia on a journey, the hours of night ork time are the hours between midnight and 6a.m. in the Queensland he zone (being the time zone in which the driver's base is situated), en though the hours equate to 10p.m. and 4a.m. in Western Australia.	11 12 13 14 15 16
Divi	sion	2	Standard work and rest	17
			arrangements	18
219	Sta	ındar	d hours	19
	(1)	time to the	national regulations may prescribe the maximum work as and minimum rest times (the <i>standard hours</i>) applying the driver of a fatigue-regulated heavy vehicle for a period the driver is not operating under a BFM accreditation, AFM deditation or work and rest hours exemption.	20 21 22 23 24
	(2)		nout limiting subsection (1), the national regulations may cribe—	25 26
		(a)	different standard hours for solo drivers, solo drivers of fatigue-regulated buses and drivers who are a party to a two-up driving arrangement; and	27 28 29
		(b)	that a solo driver of a fatigue-regulated bus may operate under either, but not both, the standard hours for solo	30 31

		drivers or the standard hours for solo drivers of fatigue-regulated buses.	1 2
220	Ор	erating under standard hours—solo drivers	3
	(1)	The solo driver of a fatigue-regulated heavy vehicle commits an offence if, in any period stated in the standard hours for the driver, the driver—	4 5 6
		(a) works for more than the maximum work time stated in the standard hours for the period; or	7 8
		(b) rests for less than the minimum rest time stated in the standard hours for the period.	9 10
		Maximum penalty—	11
		(a) for a minor risk breach—\$1500; or	12
		(b) for a substantial risk breach—\$3000; or	13
		(c) for a severe risk breach—\$4500; or	14
		(d) for a critical risk breach—\$6000.	15
	(2)	A person charged with an offence against subsection (1) does not have the benefit of the mistake of fact defence for the offence.	16 17 18
	(3)	However, in a proceeding for an offence against subsection (1), the person charged has the benefit of the reasonable steps defence for the offence.	19 20 21
		Note—	22
		See Divisions 1 and 2 of Part 10.4 for the reasonable steps defence.	23
221	Ор	erating under standard hours—two-up drivers	24
	(1)	The driver of a fatigue-regulated heavy vehicle who is a party to a two-up driving arrangement commits an offence if, in any period stated in the standard hours for the driver, the driver—	25 26 27
		(a) works for more than the maximum work time stated in the standard hours for the period; or	28 29

		(b) rests for less than the minimum rest time stated in the standard hours for the period.	1 2
		Maximum penalty—	3
		(a) for a minor risk breach—\$1500; or	4
		(b) for a substantial risk breach—\$3000; or	5
		(c) for a severe risk breach—\$4500; or	6
		(d) for a critical risk breach—\$6000.	7
	(2)	A person charged with an offence against subsection (1) does not have the benefit of the mistake of fact defence for the offence.	8 9 10
	(3)	However, in a proceeding for an offence against subsection (1), the person charged has the benefit of the reasonable steps defence for the offence.	11 12 13
		Note—	14
		See Divisions 1 and 2 of Part 10.4 for the reasonable steps defence.	15
222		fence relating to short rest breaks for drivers operating der standard hours	16 17
222			
222	une	der standard hours This section applies if, at a particular time, the driver of a fatigue-regulated heavy vehicle is required, under section 220	17 18 19
222	une	This section applies if, at a particular time, the driver of a fatigue-regulated heavy vehicle is required, under section 220 or 221, to have a short rest break.	17 18 19 20
222	une	This section applies if, at a particular time, the driver of a fatigue-regulated heavy vehicle is required, under section 220 or 221, to have a short rest break. Examples of when this section applies— The driver is required to have 15 continuous minutes rest time	17 18 19 20 21 22
222	une	This section applies if, at a particular time, the driver of a fatigue-regulated heavy vehicle is required, under section 220 or 221, to have a short rest break. Examples of when this section applies— The driver is required to have 15 continuous minutes rest time because—	17 18 19 20 21 22 23
222	une	This section applies if, at a particular time, the driver of a fatigue-regulated heavy vehicle is required, under section 220 or 221, to have a short rest break. Examples of when this section applies— The driver is required to have 15 continuous minutes rest time because— (a) the driver has worked for 5 ¹ / ₄ hours; or (b) the driver has worked for 7 ¹ / ₂ hours and has only had 15 continuous	177 188 199 200 211 222 233 244 255

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	(a) at the time the driver was required to have the short rest break, there was no suitable rest place for fatigue-regulated heavy vehicles; and	1 2 3
	(b) the driver had the short rest break—	4
	(i) at the next suitable rest place for fatigue-regulated heavy vehicles available after that time on the forward route of the driver's journey; and	5 6 7
	(ii) no later than 45 minutes after the time the driver was required to have the short rest break.	8 9
	Example of when the defence applies—	10
	The driver of a fatigue-regulated heavy vehicle fails to have a short rest break after $5^{1}/_{4}$ hours of work time because there was no suitable rest place for fatigue-regulated heavy vehicles when the driver was scheduled to have the short rest break. Instead, the driver has a short rest break after $5^{1}/_{2}$ hours work at a suitable rest place for fatigue-regulated heavy vehicles down the road.	11 12 13 14 15 16
(3)	In this section—	17
	short rest break means rest time of less than 1 hour.	18
Division 223 BF	3 BFM work and rest arrangements M hours	19 20
(1)	The national regulations may prescribe the maximum work times and minimum rest times applying to the driver of a fatigue-regulated heavy vehicle for a period if the driver is operating under a BFM accreditation (the <i>BFM hours</i>).	21 22 23 24
(2)	Without limiting subsection (1), the national regulations may prescribe different BFM hours for solo drivers and drivers who are a party to a two-up driving arrangement.	25 26 27

224	Operating under BFM hours—solo drivers					
	(1)	The solo driver of a fatigue-regulated heavy vehicle commits an offence if, in any period stated in the BFM hours for the driver, the driver—				
		(a) works for more than the maximum work time stated in the BFM hours for the period; or	5 6			
		(b) rests for less than the minimum rest time stated in the BFM hours for the period.	7 8			
		Maximum penalty—	9			
		(a) for a minor risk breach—\$1500; or	10			
		(b) for a substantial risk breach—\$3000; or	11			
		(c) for a severe risk breach—\$4500; or	12			
		(d) for a critical risk breach—\$6000.	13			
	(2)	A person charged with an offence against subsection (1) does not have the benefit of the mistake of fact defence for the offence.	14 15 16			
	(3)	However, in a proceeding for an offence against subsection (1), the person charged has the benefit of the reasonable steps defence for the offence.	17 18 19			
		Note—	20			
		See Divisions 1 and 2 of Part 10.4 for the reasonable steps defence.	21			
225		fence for solo drivers operating under BFM hours ating to split rest breaks	22 23			
	(1)	This section applies if, at a particular time, the driver of a fatigue-regulated heavy vehicle is required under section 224 to have 7 continuous hours of stationary rest time in a period of 24 hours.	24 25 26 27			
	(2)	In a proceeding for an offence against section 224 for a solo driver of a fatigue-regulated heavy vehicle relating to the driver failing to have the 7 continuous hours of stationary rest time, it is a defence for the driver to prove that—	28 29 30 31			

		(a)	at the time the driver was required to have the 7 continuous hours of stationary rest time, the driver was operating under BFM hours as a solo driver of a fatigue-regulated heavy vehicle; and	1 2 3 4
		(b)	during the period of 24 hours for which the 7 continuous hours of stationary rest time was required to be had, the driver had 6 continuous hours of stationary rest time and 2 continuous hours of stationary rest time (a <i>split rest break</i>); and	5 6 7 8 9
		(c)	the driver had not had a split rest break in the previous 24-hour period.	10 11
		Exan	nple of when the defence applies—	12
		cor has for res	the driver of a fatigue-regulated heavy vehicle stops work to have 7 intinuous hours of stationary rest time, but can not sleep, so the driver is only 2 continuous hours of stationary rest time and then drives on it a further 2 hours and has a further 6 continuous hours of stationary is time at another place down the road. In the previous 24-hour period is driver had 7 continuous hours of stationary rest time.	13 14 15 16 17 18
226	Ор	eratiı	ng under BFM hours—two-up drivers	19
	(1)	to a	driver of a fatigue-regulated heavy vehicle who is a party two-up driving arrangement commits an offence if, in any od stated in the BFM hours for the driver, the driver—	20 21 22
		(a)	works for more than the maximum work time stated in the BFM hours for the period; or	23 24
		(b)	rests for less than the minimum rest time stated in the BFM hours for the period.	25 26
		Max	ximum penalty—	27
		(a)	for a minor risk breach—\$1500; or	28
		(b)	for a substantial risk breach—\$3000; or	29
		(c)	for a severe risk breach—\$4500; or	30
		(d)	for a critical risk breach—\$6000.	31

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	(2)	A person charged with an offence aga not have the benefit of the mistake offence.	` ,	1 2 3
	(3)	However, in a proceeding for an offer (1), the person charged has the benefit defence for the offence.	_	4 5 6
		Note—		7
		See Divisions 1 and 2 of Part 10.4 for the re	asonable steps defence.	8
Divi	sion	4 AFM work and rest	arrangements	9
227	AF	M hours		10
		AFM hours are the maximum work to times applying, for a period, to fatigue-regulated heavy vehicle operaccreditation, and stated in the accreditation.	to the driver of a rating under an AFM	11 12 13 14 15
228	Op	erating under AFM hours		16
	(1)	The driver of a fatigue-regulated hea offence if, in any period stated in the driver, the driver—	•	17 18 19
		(a) works for more than the maximum the AFM hours; or	um work time stated in	20 21
		(b) rests for less than the minimum AFM hours.	rest time stated in the	22 23
		Maximum penalty—		24
		(a) for a minor risk breach—\$1500;	or	25
		(b) for a substantial risk breach—\$3	000; or	26
		(c) for a severe risk breach—\$4500;	or	27
		(d) for a critical risk breach—\$6000		28

	(2)	A person charged with an offence against subsection (1) does not have the benefit of the mistake of fact defence for the offence.	1 2 3
	(3)	However, in a proceeding for an offence against subsection (1), the person charged has the benefit of the reasonable steps defence for the offence.	4 5 6
		Note—	7
		See Divisions 1 and 2 of Part 10.4 for the reasonable steps defence.	8
Divi	sion	5 Arrangements under work and rest hours exemption	9 10
229	Exe	emption hours	11
	(1)	Exemption hours are the maximum work times and minimum rest times applying, for a period, to the driver of a fatigue-regulated heavy vehicle operating under a work and rest hours exemption, and stated in the relevant document for the exemption.	12 13 14 15 16
	(2)	In this section—	17
		relevant document means—	18
		(a) for a work and rest hours exemption (notice)—the Commonwealth Gazette notice for the exemption; or	19 20
		(b) for a work and rest hours exemption (permit)—the permit for the exemption.	21 22
230	Ор	erating under exemption hours	23
	(1)	The driver of a fatigue-regulated heavy vehicle operating under a work and rest hours exemption commits an offence if, in any period stated in the exemption hours for the exemption, the driver—	24 25 26 27
		(a) works for more than the maximum work time stated in the exemption hours; or	28 29

		(b)	rests for less than the minimum rest time stated in the exemption hours.	1 2
		Max	imum penalty—	3
		(a)	for a minor risk breach—\$1500; or	4
		(b)	for a substantial risk breach—\$3000; or	5
		(c)	for a severe risk breach—\$4500; or	6
		(d)	for a critical risk breach—\$6000.	7
((2)		erson charged with an offence against subsection (1) does have the benefit of the mistake of fact defence for the nce.	8 9 10
((3)	(1), 1	ever, in a proceeding for an offence against subsection the person charged has the benefit of the reasonable steps nce for the offence.	11 12 13
		Note-	_	14
		See	e Divisions 1 and 2 of Part 10.4 for the reasonable steps defence.	15
Divisi	on	6	Extended liability	16
	ma		of employer etc. for driver's contravention of m work requirement or minimum rest nent	17 18 19
((1)	of ar	e driver of a fatigue-regulated heavy vehicle is convicted n offence involving a contravention of a maximum work irement or minimum rest requirement applying to the	20 21 22
		drive of th	er under Division 2, 3, 4 or 5 (the <i>relevant offence</i>), each the following persons is also taken to have committed the cance—	23 24 25
		drive of th	er under Division 2, 3, 4 or 5 (the <i>relevant offence</i>), each are following persons is also taken to have committed the	23 24
		drive of th offer	er under Division 2, 3, 4 or 5 (the <i>relevant offence</i>), each the following persons is also taken to have committed the ance— an employer of the driver if the driver is an employed	23 24 25 26
		drive of th offer	er under Division 2, 3, 4 or 5 (the <i>relevant offence</i>), each the following persons is also taken to have committed the ance— an employer of the driver if the driver is an employed	
		drive of th offer (a)	er under Division 2, 3, 4 or 5 (the <i>relevant offence</i>), each the following persons is also taken to have committed the ence— an employer of the driver if the driver is an employed driver;	23 24 25 26 27

		(4)	a cahadular far tha wahiala	1
		(d)	a scheduler for the vehicle;	1
		(e)	a consignor of any goods for transport by the vehicle that are in the vehicle;	2 3
		(f)	a consignee of any goods in the vehicle;	4
		(g)	a loading manager of any goods in the vehicle;	5
		(h)	a loader of any goods in the vehicle;	6
		(i)	an unloader of goods in the vehicle.	7
		Max	kimum penalty—	8
		(a)	for a minor risk breach—\$1500; or	9
		(b)	for a substantial risk breach—\$3000; or	10
		(c)	for a severe risk breach—\$4500; or	11
		(d)	for a critical risk breach—\$6000.	12
	(2)		erson charged with an offence against subsection (1) does have the benefit of the mistake of fact defence for the nce.	13 14 15
	(3)	(1),	vever, in a proceeding for an offence against subsection the person charged has the benefit of the reasonable steps ence for the offence.	16 17 18
		Note-	_	19
		Sec	e Divisions 1 and 2 of Part 10.4 for the reasonable steps defence.	20
Divi	sion	7	Changing work and rest hours option	21 22
232	Cha	angir	ng work and rest hours option	23
	(1)		driver of a fatigue-regulated heavy vehicle may operate er only 1 work and rest hours option at any 1 time.	24 25
	(2)	char	vever, the driver of a fatigue-regulated heavy vehicle may nge from 1 work and rest hours option to a different work rest hours option.	26 27 28

	eratii ange	ng under new work and rest hours option after	1 2
(1)	the '	driver of a fatigue-regulated heavy vehicle must not drive vehicle after changing from 1 work and rest hours option different work and rest hours option unless—	3 4 5
	(a)	if the change is from standard hours or BFM hours, either the driver—	6 7
		(i) is in compliance with all the maximum work requirements and minimum rest requirements under the work and rest hours option to which the driver has changed; or	8 9 10 11
		(ii) has had a reset rest break; and	12
		Examples for paragraph (a)—	13
		If the driver of a fatigue-regulated heavy vehicle is changing from BFM hours to standard hours and the minimum rest requirements applying to drivers operating under standard hours requires the driver to have a longer rest time than is required under BFM hours, the driver may start driving under standard hours only if the driver has had the longer rest time or a reset rest break.	12 15 16 17 18 19 20
		If the driver of a fatigue-regulated heavy vehicle is changing from BFM hours to standard hours and the minimum rest requirements applying to drivers operating under standard hours requires the driver to have rest time earlier than is required under BFM hours, the driver may start driving under standard hours only if the driver has had the earlier rest time or a reset rest break.	21 22 23 24 25 26 27
	(b)	if the change is from AFM hours or exemption hours, the driver has had a reset rest break; and	28 29
	(c)	the driver complies with all other requirements of the work and rest hours option to which the driver has changed.	30 31 32
		Example of other requirements for paragraph (c)—	33
		If the driver is changing to BFM hours or AFM hours, the driver must be inducted into the relevant operator's BFM or AFM fatigue management system.	34 35 36

		Maximum penalty—\$3000.	1
	(2)	If the driver of a fatigue-regulated heavy vehicle has had a reset rest break between changing from 1 work and rest hours option to a different work and rest hours option, the period to which the new work and rest hours option applies must be counted forward from the end of the reset rest break.	2 3 4 5 6
	(3)	A person charged with an offence against subsection (1) does not have the benefit of the mistake of fact defence for the offence.	7 8 9
	(4)	However, in a proceeding for an offence against subsection (1), the person charged has the benefit of the reasonable steps defence for the offence.	10 11 12
		Note—	13
		See Divisions 1 and 2 of Part 10.4 for the reasonable steps defence.	14
	(5)	In this section—	15
		reset rest break means a period of rest time of at least 48 continuous hours.	16 17
234		ty of employer, prime contractor, operator and neduler to ensure driver compliance	18 19
	(1)	This section applies if the driver of a fatigue-regulated heavy vehicle changes from 1 work and rest hours option to a different work and rest hours option.	20 21 22
	(2)	A relevant party for the driver must—	23
		(a) ensure the driver does not drive a fatigue-regulated heavy vehicle after making the change unless the driver has complied with section 233; and	24 25 26
		(b) take whatever action is necessary to ensure the driver can comply with his or her obligations in relation to the change.	27 28 29
		Maximum penalty—\$3000.	30

(.	(3) A person charged with an offence against subsection (2) does not have the benefit of the mistake of fact defence for the offence.							
(4	(2)	wever, in a proceeding for an offence against subsection, the person charged has the benefit of the reasonable steps. Ence for the offence.	4 5 6					
	Not	e—	7					
	S	ee Divisions 1 and 2 of Part 10.4 for the reasonable steps defence.	8					
(:	5) In 1	this section—	9					
		evant party, for the driver of a fatigue-regulated heavy nicle, means—	10 11					
	(a)	an employer of the driver if the driver is an employed driver; or	12 13					
	(b)	a prime contractor of the driver if the driver is a self-employed driver; or	14 15					
	(c)	an operator of the vehicle if the driver is making a journey for the operator; or	16 17					
	(d)	a scheduler for the vehicle.	18					
Divisio	on 8	Exemptions relating to work times and rest times	19 20					
Subdiv	/ision	1 Exemption for emergency services	21					
235 E	Emerg	ency services exemption	22					
(2	tim	person who is acting for an emergency service and who has ne-critical duties on the way to, or during, an emergency is empted in the course of carrying out the duties from impliance with this Part.	23 24 25 26					
(2		person who is acting for an emergency service and who is urning from attending an emergency is exempted from	27 28					

	nonc	pliance with this Part if the person reasonably believes the compliance does not present an unreasonable danger to r road users.	1 2 3			
(3)	In th	is section—	4			
	emei	rgency means an event, or an anticipated event, that—	5			
	(a)	endangers, or may endanger, life, property or the environment; or	6 7			
	(b)	has disrupted, or may disrupt, communications, energy supply, water supply or sewerage services; or	8 9			
	(c)	is declared to be an emergency or disaster by—	10			
		(i) the Commonwealth or a State or Territory; or	11			
		(ii) a Commonwealth or State or Territory authority responsible for managing responses to emergencies or disasters.	12 13 14			
	Examples of an emergency—					
	fire	e, explosion or natural disaster	16			
	emergency service means an entity that has a statutory responsibility to respond to an emergency and includes the following—					
	(a)	an ambulance service;	20			
	(b)	a fire brigade, including a volunteer fire brigade;	21			
	(c)	a police force or police service;	22			
	(d)	a disaster or emergency organisation of the Commonwealth or a State or Territory.	23 24			

Sub	divis	sion	2 Exemptions by Commonwealth Gazette notice	1 2
236	par	ticula	or's power to exempt class of drivers from ar maximum work requirements and minimum uirements	3 4 5
	(1)	a pe fatig	Regulator may, by Commonwealth Gazette notice aplying with section 240, grant an exemption to allow, for eriod of not more than 3 years, a class of drivers of gue-regulated heavy vehicles to operate under the timum work times and minimum rest times stated in the mption.	6 7 8 9 10 11
	(2)		exemption under subsection (1) is a work and rest hours inption (notice).	12 13
237		stricti tice)	tion on grant of work and rest hours exemption	14 15
	(1)		Regulator may grant a work and rest hours exemption ice) only if the Regulator is satisfied—	16 17
		(a)	requiring the class of drivers to whom the exemption is to apply to comply with the standard hours would be an unreasonable restriction on operations conducted by—	18 19 20
			(i) the class of drivers; or	21
			(ii) relevant parties for the class of drivers; and	22
		(b)	if the maximum work times and minimum rest times to apply under the exemption could be accommodated within BFM hours or AFM hours—the requirements applying to BFM accreditation or AFM accreditation under this Law would, having regard to the nature of the operations, be unreasonable for the operations conducted by—	23 24 25 26 27 28 29
			(i) the class of drivers; or	30
			(ii) relevant parties for the class of drivers; and	31

		(c)	the driver fatigue management practices that are to apply to drivers operating under the exemption would, if followed, safely manage fatigue risks; and	1 2 3
		(d)	the class of drivers to whom the exemption is to apply is likely to follow the practices consistently and effectively.	4 5 6
	(2)	exen appr	eciding whether or not to grant a work and rest hours aption (notice), the Regulator must have regard to the loved guidelines for granting work and rest hours apptions.	7 8 9 10
	(3)	In th	is section—	11
			vant parties, for a class of drivers of fatigue-regulated by vehicles, means—	12 13
		(a)	employers of the class of drivers if they are employed drivers; or	14 15
		(b)	prime contractors for the class of drivers if they are self-employed drivers; or	16 17
		(c)	operators of fatigue-regulated heavy vehicles if the drivers of the class are to make journeys for the operators using the vehicles.	18 19 20
238	Coi	nditic	ons of work and rest hours exemption (notice)	21
		any o	ork and rest hours exemption (notice) may be subject to conditions the Regulator considers appropriate, including, example, conditions about—	22 23 24
		(a)	driver fatigue management practices that are to apply to drivers operating under the exemption; and	25 26
		(b)	keeping records relating to the driver fatigue management practices; and	27 28
		(c)	a condition that the driver of a fatigue-regulated heavy vehicle who is operating under the exemption must keep in the driver's possession a copy of—	29 30 31

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			(i)	the Commonwealth Gazette notice for the exemption; or	1 2
			(ii)	an information sheet about the exemption published by the Regulator on the Regulator's website.	3 4 5
239		riod f plies	or wl	nich work and rest hours exemption (notice)	6 7
		A w	ork aı	nd rest hours exemption (notice)—	8
		(a)	take	s effect—	9
			(i)	when the Commonwealth Gazette notice for the exemption is published; or	1 1
			(ii)	if a later time is stated in the Commonwealth Gazette notice, at the later time; and	1 1
		(b)		lies for the period stated in the Commonwealth ette notice.	1 1
240	Re	quire	ment	ts about Commonwealth Gazette notice	1
	(1)			onwealth Gazette notice for a work and rest hours n (notice) must state the following—	1 1
		(a)		class of drivers of fatigue-regulated heavy vehicles which the exemption applies;	1 2
		(b)		maximum work times and minimum rest times that to apply to drivers operating under the exemption;	2
		(c)	the o	other conditions of the exemption;	2
		(d)	the j	period for which the exemption applies.	2
	(2)		_	alator must publish a copy of the Commonwealth otice on the Regulator's website.	2 2

241		nendment or cancellation of work and rest hours emption (notice)	1 2
	(1)	Each of the following is a ground for amending or cancelling a work and rest hours exemption (notice)—	3 4
		(a) the circumstances in which the Regulator may grant the exemption are no longer satisfied;	5 6
		(b) the use of fatigue-regulated heavy vehicles under the exemption has caused, or is likely to cause, a significant risk to public safety.	7 8 9
	(2)	If the Regulator considers a ground exists to amend or cancel a work and rest hours exemption (notice), the Regulator may, by Commonwealth Gazette notice, amend or cancel the exemption.	10 11 12 13
	(3)	The Regulator must publish a copy of the Commonwealth Gazette notice on the Regulator's website.	14 15
Sub	divis	sion 3 Exemptions by permit	16
242	ma	gulator's power to exempt drivers from particular ximum work requirements and minimum rest puirements	17 18 19
	(1)	The Regulator may, by giving a permit to a person as mentioned in section 247, grant an exemption to allow, for a period of not more than 3 years, a driver of a fatigue-regulated heavy vehicle, or a class of drivers of fatigue-regulated heavy vehicles, to operate under the maximum work times and minimum rest times stated in the exemption.	20 21 22 23 24 25
	(2)	An exemption under subsection (1) is a work and rest hours exemption (permit).	26 27
	(3)	The Regulator may grant a work and rest hours exemption (permit) to the operator of a fatigue-regulated heavy vehicle in combination with the operator's BFM accreditation or AFM accreditation.	28 29 30 31

	(4)	Tho	Regulator may grant a work and rest hou	ure avamption	1
	(4)		nit)—	is exemption	1 2
		(a)	in a way that does not cover all the drivers applicant; or	sought by the	3 4
		(b)	setting maximum work times and minimudifferent to the maximum work times and times sought by the applicant.		5 6 7
243	Ар	plicat	ion for work and rest hours exemption	n (permit)	8
	(1)	- Any	of the following persons may apply to the R and rest hours exemption (permit)—	,	9 10
		(a)	an employer of a driver of a fatigue-reg vehicle;	gulated heavy	11 12
		(b)	a prime contractor for a driver of a fati heavy vehicle;	gue-regulated	13 14
		(c)	an operator of a fatigue-regulated heavy ve	hicle;	15
		(d)	a self-employed driver of a fatigue-reg vehicle.	ulated heavy	16 17
	(2)	The	application must—		18
		(a)	be in the approved form; and		19
		(b)	state the following—		20
			(i) the period for which the exemption is	sought;	21
			(ii) any conditions to which the exemption be subject;	n is sought to	22 23
			(iii) the name of the driver of a fatigue-re- vehicle to whom the exemption is so or details of the class of fatigue-regulated heavy vehicles to exemption is sought to apply;	ught to apply, drivers of	24 25 26 27 28
			(iv) the proposed maximum work times a rest times that would be followed operating under the exemption;		29 30 31

		(v)	minii could	ne proposed maximum work times and mum rest times to apply under the exemption d be accommodated within BFM hours or I hours—	1 2 3 4
			(A)	the driver fatigue management practices that would be followed by the applicant and drivers operating under the exemption; and	5 6 7
			(B)	how the practices would safely manage fatigue risks; and	8 9
			(C)	how the requirements applying to BFM accreditation or AFM accreditation under this Law would be unreasonable for the operations conducted by the applicant, having regard to the nature of the operations; and	10 11 12 13 14 15
		(c) be appl	accon	npanied by the prescribed fee for the n.	16 17
	(3)	the applic	ant to	may, by notice given to the applicant, require give the Regulator any additional information asonably requires to decide the application.	18 19 20
244		striction c	n gra	ant of work and rest hours exemption	21 22
	(1)	_		may grant a work and rest hours exemption the Regulator is satisfied—	23 24
		to	compl	the drivers to whom the exemption is to apply y with the standard hours would be an ble restriction on operations conducted by the and	25 26 27 28
		appl with appl	ly und in BF lying (imum work times and minimum rest times to der the exemption could be accommodated FM hours or AFM hours—the requirements to BFM accreditation or AFM accreditation is Law would be unreasonable for the	29 30 31 32 33

		operations conducted by the applicant, having regard to the nature of the operations; and	1 2
		(c) the driver fatigue management practices that are to apply to drivers operating under the exemption would, if followed, safely manage fatigue risks; and	3 4 5
		(d) the drivers to whom the exemption is to apply are likely to follow the practices consistently and effectively.	6 7
	(2)	In deciding whether or not to grant a work and rest hours exemption (permit), the Regulator must have regard to the approved guidelines for granting work and rest hours exemptions.	8 9 10 11
245	Со	nditions of work and rest hours exemption (permit)	12
	(1)	If the Regulator grants a work and rest hours exemption (permit) to the operator of a fatigue-regulated heavy vehicle in combination with the operator's BFM accreditation or AFM accreditation, it is a condition of the exemption that the operator must comply with all the conditions of the operator's BFM accreditation or AFM accreditation.	13 14 15 16 17 18
	(2)	A work and rest hours exemption (permit) may be subject to any other conditions the Regulator considers appropriate, including, for example, conditions about—	19 20 21
		(a) driver fatigue management practices that are to apply to drivers operating under the exemption; and	22 23
		(b) keeping records relating to the driver fatigue management practices.	24 25
246		riod for which work and rest hours exemption (permit) plies	26 27
	(1)	A work and rest hours exemption (permit) applies for the period stated in the permit for the exemption.	28 29
	(2)	The period may be less than the period sought by the applicant for the work and rest hours exemption (permit).	30 31

Per	mit f	or work and rest hours exemption (permit) etc.	1
(1)		ne Regulator grants a work and rest hours exemption mit) to a person, the Regulator must give the person—	2 3
	(a)	a permit for the exemption; and	4
	(b)	if prescribed circumstances apply to the grant of the exemption—an information notice for the prescribed circumstances.	5 6 7
(2)	-	ermit for a work and rest hours exemption (permit) must e the following—	8 9
	(a)	the name of the person to whom the permit is given;	10
	(b)	the driver of a fatigue-regulated heavy vehicle, or class of drivers of fatigue-regulated heavy vehicles, to which the exemption applies;	11 12 13
	(c)	the maximum work times and minimum rest times that apply to drivers operating under the exemption;	14 15
	(d)	the conditions of the exemption, including, if applicable, the condition mentioned in section 245(1);	16 17
	(e)	the period for which the exemption applies.	18
(3)	In th	nis section—	19
	-	cribed circumstances, for a work and rest hours mption (permit), means the Regulator has—	20 21
	(a)	imposed conditions on the exemption under section 245(2); or	22 23
	(b)	granted the exemption in a way that does not cover all the drivers sought by the applicant for the exemption; or	24 25
	(c)	granted the exemption setting maximum work times and minimum rest times different to the maximum work times and minimum rest times sought by the applicant for the exemption; or	26 27 28 29
	(d)	granted the exemption for a period less than the period of not more than 3 years sought by the applicant for the exemption.	30 31 32

48		fusal o	of application for work and rest hours exemption	1 2
		hours appli	e Regulator refuses an application for a work and rest s exemption (permit), the Regulator must give the cant an information notice for the decision to refuse the cation.	3 4 5 6
49			nent or cancellation of work and rest hours on (permit) on application by permit holder	7 8
	(1)	(pern	holder of a permit for a work and rest hours exemption nit) may apply to the Regulator for an amendment or ellation of the exemption.	9 10 11
	(2)	The a	application must—	12
		(a)	be in the approved form; and	13
		(b)	if the application is for an amendment—state clearly the amendment sought and the reasons for the amendment; and	14 15 16
		(c)	be accompanied by the permit.	17
	(3)	the ap	Regulator may, by notice given to the applicant, require pplicant to give the Regulator any additional information egulator reasonably requires to decide the application.	18 19 20
	(4)		Regulator must decide the application as soon as icable after receiving it.	21 22
	(5)	If the	Regulator decides to grant the application—	23
		(a)	the Regulator must give the applicant notice of the decision; and	24 25
		(b)	the amendment or cancellation takes effect—	26
			(i) when notice of the decision is given to the applicant; or	27 28
			(ii) if a later time is stated in the notice, at the later time; and	29 30

		(c)	if the Regulator amended the exemption, the Regulator must give the applicant a replacement permit for the exemption as amended.	1 2 3
	(6)		e Regulator decides not to amend or cancel the exemption ought by the applicant, the Regulator must—	4 5
		(a)	give the applicant an information notice for the decision; and	6 7
		(b)	return the permit for the exemption to the applicant.	8
250			nent or cancellation of work and rest hours on (permit) on Regulator's initiative	9 10
	(1)		n of the following is a ground for amending or cancelling ork and rest hours exemption (permit)—	11 12
		(a)	the exemption was granted because of a document or representation that was—	13 14
			(i) false or misleading; or	15
			(ii) obtained or made in an improper way;	16
		(b)	the holder of the permit for the exemption has contravened this Law or a corresponding fatigue law;	17 18
		(c)	a driver of a fatigue-regulated heavy vehicle to whom the exemption applies has contravened this Law or a corresponding fatigue law;	19 20 21
		(d)	the circumstances in which the Regulator may grant the exemption are no longer satisfied.	22 23
	(2)	a w <i>actio</i>	e Regulator considers a ground exists to amend or cancel ork and rest hours exemption (permit) (the proposed on), the Regulator must give the holder of the permit for exemption a notice—	24 25 26 27
		(a)	stating the proposed action; and	28
		(b)	stating the ground for the proposed action; and	29
		(c)	outlining the facts and circumstances forming the basis for the ground; and	30 31

	(d)	if the proposed action is to amend the exemption (including a condition of the exemption)—stating the proposed amendment; and	1 2 3
	(e)	inviting the holder to make, within a stated time of at least 14 days after the notice is given to the holder, written representations about why the proposed action should not be taken.	4 5 6 7
(3)	subs	after considering all written representations made under section (2)(e), the Regulator still considers a ground exists alke the proposed action, the Regulator may—	8 9 10
	(a)	if the proposed action was to amend the exemption—amend the exemption, including, for example, by imposing additional conditions on the exemption, in a way that is not substantially different from the proposed action; or	11 12 13 14 15
	(b)	if the proposed action was to cancel the exemption—	16
		(i) amend the exemption, including, for example, by imposing additional conditions on the exemption; or	17 18 19
		(ii) cancel the exemption.	20
(4)		Regulator must give the holder an information notice for decision.	21 22
(5)	The	amendment or cancellation takes effect—	23
	(a)	when the information notice is given to the holder; or	24
	(b)	if a later time is stated in the information notice, at the later time.	25 26
	nedia rmit)	ate suspension of work and rest hours exemption	27 28
(1)	This	s section applies if the Regulator considers—	29
	(a)	a ground exists to cancel a work and rest hours exemption (permit); and	30 31

251

		(b) it is necessary to suspend the exemption immediately to prevent or minimise serious harm to public safety.	1 2
	(2)	Despite section 250, the Regulator may, by notice (<i>immediate suspension notice</i>) given to the person to whom the permit for the exemption was given, immediately suspend the exemption until the earlier of the following—	3 4 5 6
		(a) the Regulator gives the holder a notice under section 250(4);	7 8
		(b) the end of 56 days after the day the immediate suspension notice is given to the holder.	9 10
252		nor amendment of work and rest hours exemption ermit)	11 12
		The Regulator may, by notice given to the holder of a permit for a work and rest hours exemption (permit), amend the exemption—	13 14 15
		(a) for a formal or clerical reason; or	16
		(b) in another way that does not adversely affect the holder's interests.	17 18
253	Re	turn of permit	19
	(1)	If a person's work and rest hours exemption (permit) is amended or cancelled, the Regulator may, by notice given to the person, require the person to return the person's permit for the exemption to the Regulator.	20 21 22 23
	(2)	The person must comply with the notice within 7 days after the notice is given to the person or, if a longer period is stated in the notice, within the longer period.	24 25 26
		Maximum penalty—\$2000.	27
	(3)	If the exemption has been amended, the Regulator must give the person a replacement permit for the exemption as amended	28 29 30

254	Re	placement of defaced etc. permit	1
	(1)	If a person's permit for a work and rest hours exemption (permit) is defaced, destroyed, lost or stolen, the person must, as soon as reasonably practicable after becoming aware of the matter, apply to the Regulator for a replacement permit.	2 3 4 5
		Maximum penalty—\$2000.	6
	(2)	If the Regulator is satisfied the permit has been defaced, destroyed, lost or stolen, the Regulator must give the person a replacement permit as soon as practicable.	7 8 9
	(3)	If the Regulator decides not to give a replacement permit to the person, the Regulator must give the person an information notice for the decision.	10 11 12
Sub	divis	sion 4 Offences relating to operating under work and rest hours exemption etc.	13 14 15
255		ntravening condition of work and rest hours emption	16 17
	(1)	A person must not contravene a condition of a work and rest hours exemption.	18 19
		Maximum penalty—\$3000.	20
	(2)	In this section—	21
		condition, of a work and rest hours exemption, does not include—	22 23
		(a) a condition mentioned in section 256(1); or	24
		(a) a condition mentioned in section 250(1), or	

256		eping relevant document while operating under work drest hours exemption (notice)	1 2
	(1)	This section applies if a work and rest hours exemption (notice) is subject to the condition that the driver of a fatigue-regulated heavy vehicle who is operating under the exemption must keep a relevant document in the driver's possession.	3 4 5 6 7
	(2)	A driver of the fatigue-regulated heavy vehicle who is operating under the work and rest hours exemption (notice) must comply with the condition.	8 9 10
		Maximum penalty—\$2000.	11
	(3)	If the driver of a fatigue-regulated heavy vehicle commits an offence against subsection (2), each relevant party for the driver is also taken to have committed the offence.	12 13 14
		Maximum penalty—\$2000.	15
	(4)	A person charged with an offence against subsection (3) does not have the benefit of the mistake of fact defence for the offence.	16 17 18
	(5)	However, in a proceeding for an offence against subsection (3), the person charged has the benefit of the reasonable steps defence.	19 20 21
		Note—	22
		See Divisions 1 and 2 of Part 10.4 for the reasonable steps defence.	23
	(6)	In a proceeding for an offence against subsection (3)—	24
		(a) whether or not the driver has been or will be proceeded against, or convicted of, the offence against subsection(2) is irrelevant; and	25 26 27
		(b) evidence a court has convicted the driver of the offence against subsection (2) is evidence that the offence happened at the time and place, and in the circumstances, stated in the charge resulting in the conviction; and	28 29 30 31 32

		(c)	evidence a fine sought by an infringement notice for the offence against subsection (2) has been paid is evidence that the offence happened at the time and place, and in the circumstances, stated in the infringement notice.	1 2 3 4
	(7)	In th	nis section—	5
			want document, for a work and rest hours exemption ice), means a copy of—	6 7
		(a)	the Commonwealth Gazette notice for the exemption; or	8
		(b)	an information sheet about the exemption published by the Regulator on the Regulator's website.	9 10
			want party, for the driver of a fatigue-regulated heavy cle, means—	11 12
		(a)	an employer of the driver if the driver is an employed driver; or	13 14
		(b)	a prime contractor of the driver if the driver is a self-employed driver; or	15 16
		(c)	an operator of the vehicle if the driver is making a journey for the operator.	17 18
257	Keeping copy of permit while driving under work and rest hours exemption (permit)			
	(1)	the mus	driver of a fatigue-regulated heavy vehicle who is driving vehicle under a work and rest hours exemption (permit) t keep a copy of the permit for the exemption in the er's possession.	21 22 23 24
		Max	ximum penalty—\$2000.	25
	(2)	underelevel the o	the driver of a fatigue-regulated heavy vehicle is operating er a work and rest hours exemption (permit) granted to a want party for the driver and the relevant party has given driver a copy of a permit for the purpose of subsection (1), driver must, as soon as reasonably practicable, return the by to the relevant party if the driver—	26 27 28 29 30 31
		(a)	stops working for the relevant party; or	32

	(b)	stops operating under the relevant party's exemption; or	1
	(c)	no longer meets the requirements relating to drivers under the relevant party's exemption.	2 3
	Max	imum penalty—\$2000.	4
(3)	relev	e driver commits an offence against subsection (1), each vant party for the driver is also taken to have committed offence.	5 6 7
	Max	imum penalty—\$2000.	8
(4)	not	A person charged with an offence against subsection (3) does not have the benefit of the mistake of fact defence for the offence.	
		vever, in a proceeding for an offence against subsection the person charged has the benefit of the reasonable steps nce.	12 13 14
	Note-	_	15
	See	e Divisions 1 and 2 of Part 10.4 for the reasonable steps defence.	16
(6)	In a	proceeding for an offence against subsection (3)—	17
	(a)	whether or not the driver has been or will be proceeded against, or convicted of, the offence against subsection (1) is irrelevant; and	18 19 20
	(b)	evidence a court has convicted the driver of the offence against subsection (1) is evidence that the offence happened at the time and place, and in the circumstances, stated in the charge resulting in the conviction; and	21 22 23 24 25
	(c)	evidence a fine sought by an infringement notice for the offence against subsection (1) has been paid is evidence that the offence happened at the time and place, and in the circumstances, stated in the infringement notice.	26 27 28 29
(7)	In th	is section—	30
		want party, for the driver of a fatigue-regulated heavy	31

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		(a) an employer of the driver if the driver is an employed driver; or	1 2
			3
			5 6
Part	t 6.4		7 8
Divi	sion	1 Preliminary	9
258	Wh	at is <i>100km work</i> and <i>100+km work</i>	10
	(1)	The driver of a fatigue-regulated heavy vehicle is engaged in <i>100km work</i> if the driver is driving in an area with a radius of 100km or less from the driver's base.	11 12 13
	(2)	The driver of a fatigue-regulated heavy vehicle is engaged in <i>100+km work</i> if the driver is driving in an area with a radius of more than 100km from the driver's base.	14 15 16
	(3)	To remove any doubt, it is declared that the driver of a fatigue-regulated heavy vehicle to whom subsection (2) applies is taken to be engaged in 100+km work even while the driver was driving in an area within a radius of 100km or less from the driver's base.	17 18 19 20 21
259	Wh	at is a driver's <i>base</i> in particular circumstances	22
	(1)	The <i>base</i> of the driver of a fatigue-regulated heavy vehicle, in relation to particular work, is the place from which the driver normally does the work or receives instructions for the work.	23 24 25

	(2)	the o	pite subsection (1), if the driver has not recorded a base in driver's work diary in relation to particular work, for the poses of this Law the driver's base in relation to that work	1 2 3 4
		(a)	the vehicle's relevant garage address; or	5
		(b)	if the vehicle does not have a garage address—the place where the vehicle is normally kept when not in use.	6 7
	(3)		e driver is an employed driver and a self-employed driver fferent times—	8 9
		(a)	the driver has a base as an employed driver and another base as a self-employed driver; and	10 11
		(b)	the bases may be at the same or different places.	12
	(4)	If th	e driver has 2 or more employers—	13
		(a)	the driver has a different base in relation to each employer; and	14 15
		(b)	the bases may be at the same or different places.	16
260	Wh	at is	a driver's record location	17
			<i>record location</i> of the driver of a fatigue-regulated heavy cle is—	18 19
		(a)	if the driver's record keeper has advised the driver of the place that is the driver's record location—the place advised; or	20 21 22
		(b)	otherwise—the driver's base.	23

Divis	sion	2		Work diary requirements	1
Subo	divis	ion	1	Requirement to carry work diary	2
261	Ар	plicat	ion c	of Sdiv 1	3
				livision applies if the driver of a fatigue-regulated icle—	4 5
		(a)	is en	gaged in 100+km work under standard hours; or	6
		(b)		engaged in 100+km work under standard hours in ast 28 days; or	7 8
		(c)		orking under BFM hours, AFM hours or exemption rs; or	9 10
		(d)	was exen	working under BFM hours, AFM hours or nption hours in the last 28 days.	11 12
262	Ме	aning	j of и	vork diary for Sdiv 1	13
	(1)	the d	lriver	bdivision, a reference to a <i>work diary</i> in relation to of a fatigue-regulated heavy vehicle is a reference to ing—	14 15 16
		(a)		ne driver has used only 1 or more written work les in the last 28 days—	17 18
			(i)	the written work diary the driver is currently using; and	19 20
			(ii)	any filled-up written work diary the driver has used during the last 28 days;	21 22
		(b)		te driver has used only 1 or more electronic work tes in the last 28 days—	23 24
			(i)	the electronic work diary the driver is currently using; and	25 26
			(ii)	printouts of the information no longer stored in the electronic work diary the driver is currently using	27 28

			and relating to any period during the last 28 days; and	1 2
		(iii)	printouts of the information in any other electronic work diary the driver has used in the last 28 days, relating to any period during the last 28 days and not stored in the electronic work diary the driver is currently using;	3 4 5 6 7
	(c)		ne driver has used a combination of written work ies and electronic work diaries in the last 28 days—	8 9
		(i)	the written work diary, or electronic work diary, the driver is currently using; and	10 11
		(ii)	each written work diary the driver has used during the last 28 days; and	12 13
		(iii)	if the driver is currently using an electronic work diary, printouts of the information no longer stored in the diary and relating to any period during the last 28 days; and	14 15 16 17
		(iv)	printouts of the information in any electronic work diary the driver has used in the last 28 days, relating to any period during the last 28 days and not recorded in the written work diary or electronic work diary the driver is currently using.	18 19 20 21 22
(2)	days	, for t	ver has made a supplementary record in the last 28 this Subdivision, the supplementary record is taken of the driver's work diary.	23 24 25
Dri dia		f fatiç	gue-regulated heavy vehicle must carry work	26 27
(1)	The	drive	of a fatigue-regulated heavy vehicle must—	28
	(a)	keep	a work diary; and	29
	(b)	ensu	ire—	30

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		(i)	the driver's work diary records the information required to be recorded under Subdivision 2 for each day in the previous 28 days; and	1 2 3
		(ii)	the driver's work diary is in the driver's possession while the driver is driving the vehicle.	4 5
	Max	imum	n penalty—\$6000.	6
	Notes	_		7
	1	suppl fatig	the requirement to record particular information in a lementary record if the work diary of the driver of a ue-regulated heavy vehicle is filled up, destroyed, lost, stolen or an electronic diary, is malfunctioning, see section 275.	8 9 10 11
	2	fatig	er section 512, an authorised officer may require the driver of a ue-regulated heavy vehicle to produce for inspection the er's work diary.	12 13 14
(2)	the p	revio	n (1) applies irrespective of the number of days in ous 28 days the driver spent working in relation to a gulated heavy vehicle.	15 16 17
(3)	to th	e driv	eeding for an offence against subsection (1) relating ver failing to keep a work diary containing particular on, it is a defence for the driver to prove that—	18 19 20
	(a)	time	information was recorded in a work diary that, at the e of the offence, has been destroyed (other than by driver) or lost or stolen; or	21 22 23
	(b)	the i	information was—	24
		(i)	recorded in an electronic work diary; and	25
		(ii)	destroyed or lost as a result of a malfunction of the electronic work diary before the information was given to the driver's record keeper or recorded in any other way.	26 27 28 29

Subdivision 2		sion 2 Information required to be included in work diary	1 2	
264	Pui	rpose of Sdiv 2	3	
		This Subdivision states the information the driver of a fatigue-regulated heavy vehicle must record in the driver's work diary for each day on which the driver—	4 5 6	
		(a) engages in 100+km work under standard hours; or	7	
		(b) works under BFM hours, AFM hours or exemption hours.	8 9	
265	Но	w information requirements apply to a day	10	
	(1)	In this Subdivision, the requirement to record information for a day continues to apply for each period of work time and rest time the driver has on that day.	11 12 13	
	(2)	However, if the driver stops working on a day and starts a major rest break that will continue until the end of the day, the driver may stop recording information for the day when the driver stops working and starts the major rest break.	14 15 16 17	
266	Info wo	ormation to be recorded immediately after starting rk	18 19	
	(1)	Immediately after starting work on a day, the driver must record—	20 21	
		(a) the day of the week and date; and	22	
		(b) the driver's name; and	23	
		(c) the driver's current driver licence number and the jurisdiction in which the licence was issued; and	24 25	
		(d) whether the driver is operating under—	26	

	(i) standard hours (including whether the driver is operating under standard hours for solo drivers of a fatigue-regulated bus); or	1 2 3
	(ii) BFM hours; or	4
	(iii) AFM hours; or	5
	(iv) exemption hours; and	6
(e)	if the driver is operating under an operator's BFM accreditation or a work and rest hours exemption (permit) granted in combination with an operator's BFM accreditation—the accreditation number for the operator's BFM accreditation; and	7 8 9 10 11
(f)	if the driver is operating under an operator's AFM accreditation or a work and rest hours exemption (permit) granted in combination with an operator's AFM accreditation—the accreditation number for the operator's AFM accreditation; and	12 13 14 15
(g)	the address of the driver's base, unless the driver has previously recorded the address in relation to the work and it is still current; and	17 18 19
(h)	the address of the driver's record location, unless the driver has previously recorded the address and it is still current; and	20 21 22
(i)	the time zone of the driver's base.	23
Ma	ximum penalty—\$6000.	24
to rec unc	a proceeding for an offence against subsection (1) relating the driver of a fatigue-regulated heavy vehicle failing to ord information before starting to engage in 100+km work der standard hours on a day, it is a defence for the driver to ove that at the time of the offence—	25 26 27 28 29
(a)	the driver was unaware that the driver would be engaging in 100+km work under standard hours on the day; and	30 31 32

(2)

		(b)	the driver recorded the information in the driver's work diary as soon as practicable after becoming aware that the driver would be engaging in 100+km work under standard hours on the day.	1 2 3 4
	(3)	In th	is section—	5
		accr	neditation number, for a BFM accreditation or AFM editation, means the number identifying the accreditation in to the holder of the accreditation—	6 7 8
		(a)	under section 416 of this Law; or	9
		(b)	for a BFM accreditation or AFM accreditation granted under another law of a participating jurisdiction, under that law.	10 11 12
267			tion to be recorded immediately before or after d rest change	13 14
	(1)		nediately before or after each work and rest change on a the driver must record—	15 16
		(a)	the nature of the work and rest change; and	17
		(b)	the work time or rest time spent anywhere by the driver since the last work and rest change; and	18 19
		(c)	the time and place of the work and rest change; and	20
		(d)	the odometer reading at the time of the work and rest change; and	21 22
		(e)	the registration number for each fatigue-regulated heavy vehicle the driver drives; and	23 24
		(f)	if the driver is or becomes a party to a two-up driving arrangement on the day—the following information about the other driver in the two-up driving arrangement—	25 26 27 28
			(i) the other driver's name;	29
			(ii) the other driver's current driver licence number and the jurisdiction in which the licence was issued:	30 31

	(iii) unless the driver is recording information in an electronic work diary the driver shares with the other driver, the security or other identifying number of the other driver's work diary.	1 2 3 4
	Maximum penalty—\$6000.	5
(2)	A driver who is a party to a two-up driving arrangement must, at the request of the other driver party to the arrangement, provide the other driver with any details the driver needs to be able to comply with subsection (1)(f).	6 7 8 9
	Maximum penalty—\$2000.	10
(3)	In a proceeding for an offence against subsection (1)(d), it is a defence for the driver to prove that—	11 12
	(a) at the time of the offence, the odometer was malfunctioning; and	13 14
	(b) the driver has complied with section 349.	15
Info bas	ormation to be recorded immediately after change of se or record location	16 17
(1)	Immediately after any change of the driver's base or record location, the driver must record—	18 19
	(a) for a change of the driver's base—	20
	(i) the address of the new base; and	21
	(ii) the time zone of the new base; or	22
	(b) for a change of the driver's record location—the address of the new record location.	23 24
	Maximum penalty—\$6000.	25
(2)	Subsection (1) does not require the driver to record the change of the driver's base or record location if, before the change, the driver was not—	26 27 28
	(a) engaging in 100+km work under standards hours; or	29

	(b)	operating under BFM hours, AFM hours or exemption hours.	1 2
269	Informat work	tion to be recorded immediately before finishing	3 4
	ensu	nediately before finishing work on a day, the driver must are all periods of work time and rest time the driver had day are recorded.	5 6 7
	Max	imum penalty—\$6000.	8
Subo	division	3 How information must be recorded in work diary	9 10
270	Purpose	e of Sdiv 3	11
	heav drive	Subdivision states how the driver of a fatigue-regulated by vehicle who is required to record information in the er's work diary under Subdivision 2 must record the remation.	12 13 14 15
271	Recordi	ng information in written work diary	16
		e driver's work diary is a written work diary, the driver t record information in the work diary in the following	17 18 19
	(a)	the information for each day must be written on a separate daily sheet in the work diary that has not been cancelled by the Regulator;	20 21 22
	(b)	if, on a day, the driver changes the work and rest hours option under which the driver is working, the information for the part of the day after the change must be written on a separate daily sheet in the work diary that has not been cancelled by the Regulator;	23 24 25 26 27

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	(c)	information must be written on a daily sheet in the way stated in the instructions in the work diary for recording information on daily sheets;	1 2 3
	(d)	the daily sheets in the work diary must be used in turn from the front of the work diary;	4 5
	(e)	each daily sheet must be—	6
		(i) signed and dated by the driver; and	7
		(ii) if the driver is driving under a two-up driving arrangement—signed by the other driver who is a party to the arrangement;	8 9 10
	(f)	information must be written on a daily sheet with enough pressure to ensure a readable record of the information appears on the duplicate daily sheets;	11 12 13
	(g)	information recorded other than on a daily sheet must be written in the work diary in the way stated in the instructions in the work diary for the recording of the information.	14 15 16 17
	Max	imum penalty—\$2000.	18
272		ng information in electronic work diary	19
	drive	e driver's work diary is an electronic work diary, the er must record information in the work diary in a way plying with—	20 21 22
	(a)	if the Regulator has, when approving the electronic recording system constituting the work diary, or of which the work diary is a part, imposed any conditions in relation to the way information must be recorded in the work diary—those conditions; and	23 24 25 26 27
	(b)	the manufacturer's instructions for recording information in the electronic work diary, to the extent the instructions are consistent with the conditions mentioned in paragraph (a).	28 29 30 31
	Max	imum penalty—\$2000.	32

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	Note-	_	1
		e Regulator may impose conditions on the use of an electronic cording system under section 313.	2 3
273	Time zo	ne of driver's base must be used	4
	acco	driver must record time in the driver's work diary ording to the time zone in the place where the driver's base ather than the time zone in the place where the driver is.	5 6 7
	Max	cimum penalty—\$2000.	8
	Note-	_	9
	Se	e also section 218.	10
074	Amplica	that are filled up etc.	12
274	Applica	tion of Sdiv 4	13
	heav	Subdivision applies to the driver of a fatigue-regulated by vehicle who is required to record information in the er's work diary under Subdivision 2 if—	14 15 16
	(a)	for a driver who uses a written work diary—the driver's work diary has been filled up, destroyed, lost or stolen; or	17 18 19
	(b)	for a driver who uses an electronic work diary—the driver's work diary—	20 21
		(i) has been filled up, destroyed, lost or stolen; or	22
		(ii) is not in working order because a part of the diary has been destroyed, lost or stolen; or	23 24
		(iii) is malfunctioning or has malfunctioned.	25

	ver must make supplementary records in particular cumstances	1 2
(1)	During any period in which the driver of a fatigue-regulated heavy vehicle is unable to use the driver's work diary (the <i>existing work diary</i>) because of circumstances mentioned in section 274(a) or (b), the driver must record in a supplementary record the information the driver is required under Subdivision 2 to record for the period (the <i>required information</i>).	3 4 5 6 7 8 9
	Maximum penalty—\$6000.	10
	Note—	11
	Under Subdivision 1, the driver of a fatigue-regulated heavy vehicle must keep a supplementary record for 28 days after it is made as part of the driver's work diary. See sections 262(2) and 263.	12 13 14
	Also, under section 295, the driver's record keeper must keep the supplementary record for at least 3 years after it is made (if the record keeper is the driver) or received by the record keeper (if the record keeper is not the driver).	15 16 17 18
(2)	For a supplementary record that is not in electronic form, the required information must be recorded in the record as follows—	19 20 21
	(a) the information for each day must be written on a separate page of the record;	22 23
	(b) if, on a day, the driver changes the work and rest hours option under which the driver is working, the information for the part of the day after the change must be written on a separate page of the record;	24 25 26 27
	(c) each page of the record must be—	28
	(i) signed and dated by the driver; and	29
	(ii) if the driver is driving under a two-up driving arrangement—signed by the other driver who is a party to the arrangement.	30 31 32
	Maximum penalty—\$2000.	33

(3)	acco	rding	to the	st record time in the supplementary record time zone in the place where the driver's base the time zone in the place where the driver is.	1 2 3
	Max	imum	pena	lty—\$2000.	4
(4)	Subs	section	ns (1)	to (3) cease to apply—	5
	(a)			ting work diary is a written work diary, when the following happens—	6 7
		(i)		driver is issued a new written work diary, or ans an electronic work diary that is in working r;	8 9 10
		(ii)	whic	expiry of 7 business days after the day on h the driver starts recording information under section; or	11 12 13
	(b)			sting work diary is an electronic work diary, first of the following happens—	14 15
		(i)		river obtains a new electronic work diary that working order, or a written work diary;	1 <i>6</i> 17
		(ii)	the e	xisting work diary is—	18
			(A)	if the diary is filled up—made capable of recording new information; or	19 20
			(B)	if the diary is not in working order as mentioned in section 274(b)(ii) or is malfunctioning—brought into working order;	21 22 23 24
		(iii)	the e	xpiry of 7 business days after—	25
			(A)	the day on which the driver starts recording information under this section; or	26 27
			(B)	if the driver is directed to use a written work diary under section 283 and the driver did not have a written work diary when the direction was given—the day the direction is given to the driver under that section.	28 29 30 31 32

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		Note—	1
		If subsection (1) ceases to apply, the driver must, under Subdivision 2, record the required information in a written or electronic work diary.	2 3
	(5)	In this section—	4
		supplementary record means a record that—	5
		(a) is not made in a written or electronic work diary; but	6
		(b) is in a similar form to a written or electronic work diary.	7
276	Dri etc	iver must notify Regulator if written work diary filled up	8 9
		Within 2 business days after the driver of a fatigue-regulated heavy vehicle becomes aware that the driver's written work diary has been filled up, destroyed, lost or stolen, the driver must give the Regulator notice, in the approved form, of that happening.	10 11 12 13 14
		Maximum penalty—\$4000.	15
277	Dri up	iver must notify Regulator if electronic work diary filled etc.	16 17
	(1)	This section applies if the driver of a fatigue-regulated heavy vehicle—	18 19
		(a) becomes aware that the driver's electronic work diary has been filled up, destroyed, lost or stolen or is not in working order as mentioned in section 274(b)(ii); or	20 21 22
		(b) becomes aware or has reason to suspect that the driver's electronic work diary is malfunctioning or has malfunctioned.	23 24 25
	(2)	The driver must give the Regulator notice, in the approved form, of the matter within 2 business days.	26 27
		Maximum penalty—\$4000.	28

278				must do if lost or stolen written work diary ırned	1 2
	(1)	foun vehi	d by cle af	or stolen written work diary (the <i>old work diary</i>) is or returned to the driver of a fatigue-regulated heavy eter a replacement work diary has been issued to the edriver must do the following—	3 4 5 6
		(a)		nediately cancel any unused daily sheets in the old k diary;	7 8
		(b)		e old work diary is found or returned within 28 days r it was lost or stolen—	9 10
			(i)	immediately notify the Regulator in the approved form that it has been found or returned; and	11 12
			(ii)	give it to the Regulator within 2 business days after the 28-day period ends;	13 14
		(c)	days	ne old work diary is found or returned later than 28 s after it was lost or stolen—give it to the Regulator oon as practicable after it is found or returned.	15 16 17
		Max	imun	n penalty—\$4000.	18
	(2)	prev	iously	er of a fatigue-regulated heavy vehicle gives a y lost or stolen written work diary to the Regulator section (1), the Regulator must—	19 20 21
		(a)		ne driver has not complied with subsection (1)(a), cel any unused daily sheets in the work diary; and	22 23
		(b)	retu	rn the work diary to the driver.	24
279		ver n ed up		notify record keeper if electronic work diary	25 26
	(1)	This	secti	on applies if—	27
		(a)	the o	driver of a fatigue-regulated heavy vehicle—	28
			(i)	becomes aware that the driver's electronic work diary has been filled up, destroyed, lost or stolen or	29 30

			is not in working order as mentioned in section 274(b)(ii); or	1 2
		(i	 becomes aware or has reason to suspect that the driver's electronic work diary is malfunctioning or has malfunctioned; and 	3 4 5
			ne driver's record keeper is a person other than the river.	6 7
	(2)	become	river must, within 2 business days after the driver es aware of the matter, inform the driver's record of the matter.	8 9 10
		Maxim	um penalty—\$4000.	11
280	kee		access reporting entity must notify record pproved electronic recording system oning	12 13 14
	(1)	This se	ction applies if—	15
		(a) ai	n approved electronic recording system—	16
		(i) constitutes an electronic work diary or has a part that constitutes an electronic work diary; and	17 18
		(i	i) is or is part of an approved intelligent transport system; and	19 20
		ir re	n intelligent access reporting entity for the approved ntelligent transport system becomes aware or has eason to suspect that the approved electronic recording system is malfunctioning or has malfunctioned.	21 22 23 24
	(2)		elligent access reporting entity must inform the driver's keeper of the matter within 2 business days.	25 26
		Maxim	um penalty—\$4000.	27
281	Wh up	at reco	rd keeper must do if electronic work diary filled	28 29
	(1)	This se	ction applies if—	30

	(a)	the record keeper for the driver of a fatigue-regulated heavy vehicle is a person other than the driver; and	1 2					
	(b)	the driver uses an electronic work diary supplied to the driver by the record keeper; and	3 4					
	(c)	the record keeper is informed, under section 279, that the electronic work diary has been filled up.	5 6					
(2)		record keeper must, as soon as reasonably practicable being informed of the matter—	7 8					
	(a)	either—	9					
		(i) make the electronic work diary capable of recording new information; or	10 11					
		(ii) give the driver a new electronic work diary that is in working order; and	12 13					
	(b)	if the record keeper removes any information relating to any period during the last 28 days from the work diary to make it capable of recording new information—give the driver a printout of the removed information.	14 15 16 17					
	Max	imum penalty—\$4000.	18					
(3)		e record keeper has engaged another person to comply subsection (2) for the record keeper—	19 20					
	(a)	the record keeper remains liable for an offence against subsection (2); and	21 22					
	(b)	the other person is also liable for an offence against subsection (2) as if the other person were the record keeper mentioned in the subsection.	23 24 25					
(4)	not :	person charged with an offence against subsection (2) does thave the benefit of the mistake of fact defence for the tence.						
(5)	However, in a proceeding for an offence against subsection (2), the person charged has the benefit of the reasonable steps defence for the offence							

		Note-	_	1
		Sec	e Divisions 1 and 2 of Part 10.4 for the reasonable steps defence.	2
282			cord keeper must do if electronic work diary ed, lost or stolen	3 4
	(1)	This	s section applies if—	5
		(a)	the record keeper for the driver of a fatigue-regulated heavy vehicle is a person other than the driver; and	6 7
		(b)	the driver uses an electronic work diary supplied to the driver by the record keeper; and	8 9
		(c)	the record keeper is informed, under section 279, that the electronic work diary has been destroyed, lost or stolen.	10 11 12
	(2)		record keeper must, as soon as reasonably practicable being informed of the matter—	13 14
		(a)	give the driver a new electronic work diary that is in working order; and	15 16
		(b)	give the driver a printout of any information that was in the destroyed, lost or stolen electronic work diary that—	17 18
			(i) has been given to the record keeper; and	19
			(ii) relates to any period during the last 28 days; and	20
			(iii) is not stored in the new electronic work diary.	21
		Max	ximum penalty—\$4000.	22
	(3)		ne record keeper has engaged another person to comply subsection (2) for the record keeper—	23 24
		(a)	the record keeper remains liable for an offence against subsection (2); and	25 26
		(b)	the other person is also liable for an offence against subsection (2) as if the other person were the record keeper mentioned in the subsection.	27 28 20

(4)	-	ave	charged with an offence against subsection (2) does the benefit of the mistake of fact defence for the	1 2 3
(5)	(2), the	he pe	in a proceeding for an offence against subsection erson charged has the benefit of the reasonable steps or the offence.	4 5 6
	Note-	_		7
	See	Divis	ions 1 and 2 of Part 10.4 for the reasonable steps defence.	8
			keeper must do if electronic work diary not rder or malfunctioning	9 10
(1)	This	sectio	on applies if—	11
	(a)		record keeper for the driver of a fatigue-regulated by vehicle is a person other than the driver; and	12 13
	(b)		driver uses an electronic work diary supplied to the er by the record keeper; and	14 15
	(c)	the r	record keeper—	16
		(i)	is informed, under section 279, that the electronic work diary is not in working order as mentioned in section 274(b)(ii); or	17 18 19
		(ii)	is informed, under section 279 or 280, of malfunctioning or suspected malfunctioning of the electronic work diary.	20 21 22
(2)			d keeper must, as soon as reasonably practicable g informed of the matter—	23 24
	(a)	do o	ne of the following—	25
		(i)	ensure the electronic work diary is examined and brought into working order;	26 27
		(ii)	give the driver a new electronic work diary;	28
		(iii)	direct the driver, in writing, to use a written work diary for recording information the driver is	29 30

			required to record in the driver's work diary under this Part; and	1 2
	(b)	_	the driver a printout of any information that was in electronic work diary that—	3 4
		(i)	has been given to the record keeper; and	5
		(ii)	relates to any period during the last 28 days; and	6
		(iii)	is not stored in the work diary that has been brought into working order under subsection (2)(a)(i), or a new electronic work diary given to the driver under subsection (2)(a)(ii).	7 8 9 10
	Max	imum	n penalty—\$4000.	11
(3)			ord keeper has engaged another person to comply ection (2) for the record keeper—	12 13
	(a)		record keeper remains liable for an offence against section (2); and	14 15
	(b)	subs	other person is also liable for an offence against section (2) as if the other person were the record per mentioned in the subsection.	16 17 18
(4)	only		n (3) does not apply if the other person is engaged pair or otherwise bring the electronic work diary into order.	19 20 21
	Exam	ple for	subsection (4)—	22
	eng	gaged	in the business of repairing electronic recording systems is to repair or otherwise bring the electronic work diary into order on behalf of the record keeper.	23 24 25
(5)		have	charged with an offence against subsection (2) does the benefit of the mistake of fact defence for the	26 27 28
(6)	(2),	the pe	in a proceeding for an offence against subsection erson charged has the benefit of the reasonable steps or the offence.	29 30 31
	Note-	_		32
	Sa	Divie	ions 1 and 2 of Part 10.4 for the reasonable steps defence	22

Sub	divis	sion 5 Use of electronic work diaries	1
284	Но	w electronic work diary must be used	2
	(1)	This section applies if the driver of a fatigue-regulated heavy vehicle who is required to record information in the driver's work diary under Subdivision 2 uses an electronic work diary.	3 4 5
	(2)	The driver must use the electronic work diary in a way complying with—	6 7
		(a) any conditions applying under this Law or a corresponding fatigue law in relation to the use of the approved electronic recording system constituting the work diary or of which the work diary is a part; and	8 9 10 11
		(b) the manufacturer's specifications for the electronic recording system that is or includes the work diary, to the extent the specifications are consistent with the conditions mentioned in paragraph (a).	12 13 14 15
		Maximum penalty—\$2000.	16
	(3)	The record keeper of a driver of a fatigue-regulated heavy vehicle who uses an electronic work diary must ensure the driver complies with the requirements of subsection (2).	17 18 19
		Maximum penalty—\$2000.	20
	(4)	In a proceeding for an offence against subsection (2) or (3) involving a person failing to comply with a particular specification of the manufacturer of an electronic recording system, it is a defence for the person to prove that—	21 22 23 24
		(a) the specification was not integral to the effective operation of the electronic recording system; or	25 26
		(b) what was done or not done in relation to the specification was in accordance with industry practice in relation to the handling or maintenance of an electronic recording system of that type from that manufacturer.	27 28 29 30

Sub	divis	sion	6 Extended liability	1		
285	Liability of employer etc. for driver's contravention of particular requirements of this Division					
	(1)	of a	ne driver of a fatigue-regulated heavy vehicle is convicted in offence against Subdivision 1, 2, 3 or 4 (the <i>relevant nce</i>), each of the following persons is also taken to have mitted the offence—	4 5 6 7		
		(a)	an employer of the driver if the driver is an employed driver;	8 9		
		(b)	a prime contractor of the driver if the driver is a self-employed driver;	10 11		
		(c)	an operator of the vehicle if the driver is making a journey for the operator;	12 13		
		(d)	a scheduler for the vehicle.	14		
			timum penalty—an amount equal to the maximum penalty he relevant offence.	15 16		
	(2)		erson charged with an offence against subsection (1) does have the benefit of the mistake of fact defence for the nce.	17 18 19		
	(3)	(1),	vever, in a proceeding for an offence against subsection the person charged has the benefit of the reasonable steps once for the offence.	20 21 22		
		Note-	_	23		
		Sec	e Divisions 1 and 2 of Part 10.4 for the reasonable steps defence.	24		

Divisi	on 3	Records relating to drivers	1
Subdi	ivision	1 Preliminary	2
286	Applicat	tion of Div 3	3
	This	Division—	4
	(a)	applies in relation to each record keeper for the driver of a fatigue-regulated heavy vehicle; and	5 6
	(b)	if there is more than 1 record keeper for the driver of a fatigue-regulated heavy vehicle—applies only to the extent the driver is carrying out work in relation to which the record keeper is a record keeper for the driver.	7 8 9 10
		Example for paragraph (b)—	11
		The driver of a fatigue-regulated heavy vehicle is an employed driver employed by employer A and employer B, each of whom is a record keeper of the driver. A's obligations to record information under this Division apply only to the extent the information is about the work the driver carries out for A.	12 13 14 15 16
		For example, under section 289, A need only record the registration numbers of the fatigue-regulated heavy vehicles the driver drives for carrying out work for A and the work times and rest times of the driver while carrying out that work. A does not need to record the registration numbers for the fatigue-regulated heavy vehicles the driver drives for carrying out work for B or the work times and rest times of the driver while carrying out that work.	17 18 19 20 21 22 23 24
287	Who is a	a driver's <i>record keeper</i>	25
		following person is the <i>record keeper</i> for the driver of a ue-regulated heavy vehicle—	26 27
	(a)	if the driver is operating under a BFM accreditation or AFM accreditation of an operator of the vehicle or a work and rest hours exemption (permit) granted in combination with an operator's BFM accreditation or AFM accreditation—the operator;	28 29 30 31 32

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		(b)	othe	rwise—	1
			(i)	for an employed driver of a fatigue-regulated heavy vehicle—the driver's employer; or	2 3
			(ii)	for a self-employed driver of a fatigue-regulated heavy vehicle—the driver.	4 5
Sub	divis	sion	2	Record keeping obligations relating to drivers engaging in 100km work under standard hours	6 7 8
288	Ар	plica	tion c	of Sdiv 2	9
		fatig	ue-re	division applies in relation to the driver of a gulated heavy vehicle who is engaging in only ork under standard hours.	10 11 12
289	Re	cords	s reco	ord keeper must have	13
	(1)	The	drive	r's record keeper must—	14
		(a)		rd the following information within the prescribed od—	15 16
			(i)	the driver's name and contact details;	17
			(ii)	the driver's current driver licence number and the jurisdiction in which the licence was issued;	18 19
			(iii)	the dates on which the driver drives a fatigue-regulated heavy vehicle on a road;	20 21
			(iv)	the registration number for each fatigue-regulated heavy vehicle the driver drives;	22 23
			(v)	the total of the driver's work times and rest times on each day on which the driver drives a fatigue-regulated heavy vehicle;	24 25 26

		(vi) the total of the driver's work times and rest times for each week during which the driver drives a fatigue-regulated heavy vehicle;	1 2 3
		(vii) the driver's rosters and trip schedules, including details of driver changeovers; and	4 5
	(b)	keep a copy of payment records relating to the driver, including time sheet records if the driver is paid according to time at work.	6 7 8
	Max	kimum penalty—\$6000.	9
(2)		ne record keeper has engaged another person to comply subsection (1) for the record keeper—	10 11
	(a)	the record keeper remains liable for an offence against subsection (1); and	12 13
	(b)	the other person is also liable for an offence against subsection (1) as if the other person were the record keeper mentioned in the subsection.	14 15 16
(3)		erson charged with an offence against subsection (1) does have the benefit of the mistake of fact defence for the nce.	17 18 19
(4)	(1),	vever, in a proceeding for an offence against subsection the person charged has the benefit of the reasonable steps ence for the offence.	20 21 22
	Note-	_	23
	Se	e Divisions 1 and 2 of Part 10.4 for the reasonable steps defence.	24
(5)	In th	nis section—	25
	subs	cribed period, for recording information mentioned in section (1) relating to the driver of a fatigue-regulated by vehicle, means—	26 27 28
	(a)	if the driver's record keeper is the driver—within 24 hours after the driver stops working on a day for which the information is relevant; or	29 30

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		(b)	if the driver's record keeper is a person other than the driver—as soon as possible after the person receives the information.	1 2 3
Sub	divis	sion	Record keeping obligations relating to drivers engaging in 100+km work under standard hours or operating under BFM hours, AFM hours or exemption hours	4 5 6 7 8
290	Ар	plicat	tion of Sdiv 3	9
			Subdivision applies in relation to the driver of a ue-regulated heavy vehicle who is—	10 11
		(a)	engaging in 100+km work under standard hours; or	12
		(b)	operating under BFM hours, AFM hours or exemption hours.	13 14
291	Re	cords	record keeper must have	15
	(1)	The	driver's record keeper must—	16
		(a)	record the following information within the prescribed period—	17 18
			(i) the driver's name and contact details;	19
			(ii) the driver's current driver licence number and the jurisdiction in which the licence was issued;	20 21
			(iii) the driver's rosters and trip schedules, including details of driver changeovers; and	22 23
		(b)	keep a copy of all duplicate pages and other copies of work diary entries given to the record keeper under section 292; and	24 25 26

	(c)	keep a copy of payment records relating to the driver, including time sheet records if the driver is paid according to time at work.	1 2 3
	Max	imum penalty—\$6000.	4
(2)		e driver is operating under BFM hours or AFM hours, the rd keeper must also record the following information—	5 6
	(a)	the information required to be kept by the record keeper as a condition of the BFM accreditation or AFM accreditation under which the driver is operating;	7 8 9
	(b)	the information required to be kept by the record keeper under the BFM standards and business rules or AFM standards and business rules.	10 11 12
	Max	imum penalty—\$6000.	13
	Note-	_	14
	a re	e also section 422 for other record-keeping requirements applying to ecord keeper who is an operator operating under a BFM accreditation AFM accreditation.	15 16 17
(3)		e record keeper has engaged another person to comply subsection (1) or (2) for the record keeper—	18 19
	(a)	the record keeper remains liable for an offence against the subsection; and	20 21
	(b)	the other person is also liable for an offence against the subsection as if the other person were the record keeper mentioned in the subsection.	22 23 24
(4)		erson charged with an offence against subsection (1) or (2) not have the benefit of the mistake of fact defence for the nce.	25 26 27
(5)	or (2	rever, in a proceeding for an offence against subsection (1) 2), the person charged has the benefit of the reasonable is defence for the offence.	28 29 30
	Note-	_	31
	See	e Divisions 1 and 2 of Part 10.4 for the reasonable steps defence.	32

	(6)		section does not apply to the record keeper for the driver fatigue-regulated heavy vehicle who—	1 2
		(a)	is exempt from the requirements of Division 2 under section 326; or	3 4
		(b)	is operating under a work diary exemption.	5
	(7)	In th	is section—	6
			A standards and business rules has the meaning given by on 409.	7 8
			A standards and business rules has the meaning given by on 409.	9 10
		subs	cribed period, for recording information mentioned in ection (1) relating to the driver of a fatigue-regulated by vehicle, means—	11 12 13
		(a)	if the driver's record keeper is the driver—within 24 hours after the driver stops working on a day for which the information is relevant; or	14 15 16
		(b)	if the driver's record keeper is a person other than the driver—as soon as possible after the person receives the information.	17 18 19
292			requirements about driver giving information to geoper	20 21
	(1)	This	section applies if—	22
		(a)	the driver of a fatigue-regulated heavy vehicle is required to record information in the driver's work diary under Division 2; and	23 24 25
		(b)	the driver's record keeper is a person other than the driver.	26 27
	(2)	drive reco	driver must, within 21 days after the day on which the er drove the vehicle, give a copy of the work diary entry rding the information, including any entry made in a elementary record recording the information for that day,	28 29 30 31

	to ea	ach person who was a record keeper for the driver on that	1 2
	Max	ximum penalty—\$2000.	3
(3)	elec to tl	subsection (2), if the work diary entry is made in an tronic work diary, the driver may give a copy of the entry he record keeper by electronically transmitting it to the ord keeper.	4 5 6 7
(4)		record keeper must ensure the driver complies with section (2).	8 9
	Max	ximum penalty—\$2000.	10
(5)		ne record keeper has engaged another person to comply a subsection (4) for the record keeper—	11 12
	(a)	the record keeper remains liable for an offence against subsection (4); and	13 14
	(b)	the other person is also liable for an offence against subsection (4) as if the other person were the record keeper mentioned in the subsection.	15 16 17
(6)	-	erson charged with an offence against subsection (2) or (4) is not have the benefit of the mistake of fact defence for the nce.	18 19 20
(7)	or (vever, in a proceeding for an offence against subsection (2) 4), the person charged has the benefit of the reasonable s defence for the offence.	21 22 23
	Note	_	24
	Se	e Divisions 1 and 2 of Part 10.4 for the reasonable steps defence.	25
		ments about driver giving information to record if driver changes record keeper	26 27
(1)	This	s section applies if—	28
	(a)	the driver of a fatigue-regulated heavy vehicle is, or was in the previous 28 days, required to record information in the driver's work diary under Division 2; and	29 30 31

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	(b) the driver changes record keepers; and	1
	(c) the new record keeper is a person other than the driver.	2
(2)	The driver must, before driving a fatigue-regulated heavy vehicle for the driver's new record keeper, give the new record keeper a copy of information the driver recorded in a work diary in the 28 days before the change happened that relates to that 28-day period.	3 4 5 6 7
	Maximum penalty—\$2000.	8
(3)	The new record keeper must ensure the driver complies with subsection (2).	9 10
	Maximum penalty—\$2000.	11
(4)	If the new record keeper has engaged another person to comply with subsection (3) for the new record keeper—	12 13
	(a) the new record keeper remains liable for an offence against subsection (3); and	14 15
	(b) the other person is also liable for an offence against subsection (3) as if the other person were the new record keeper mentioned in the subsection.	16 17 18
(5)	A person charged with an offence against subsection (2) or (3) does not have the benefit of the mistake of fact defence for the offence.	19 20 21
(6)	However, in a proceeding for an offence against subsection (2) or (3), the person charged has the benefit of the reasonable steps defence for the offence.	22 23 24
	Note—	25
	See Divisions 1 and 2 of Part 10.4 for the reasonable steps defence.	26
	cord keeper must give printouts of information from ctronic work diary	27 28
(1)	This section applies if—	29

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	(a)	the driver of a fatigue-regulated heavy vehicle is required to record information in the driver's work diary under Division 2; and	1 2 3
	(b)	the driver's record keeper is a person other than the driver; and	4 5
	(c)	the driver is using an electronic work diary supplied to the driver by the driver's record keeper.	6 7
(2)	reco	e driver stops using the electronic work diary, the driver's rd keeper must immediately give the driver a printout of information recorded in the work diary for each day on the driver was using the electronic work diary.	8 9 10 11
	Max	imum penalty—\$2000.	12
(3)		ne record keeper has engaged another person to comply subsection (2) for the record keeper—	13 14
	(a)	the record keeper remains liable for an offence against subsection (2); and	15 16
	(b)	the other person is also liable for an offence against subsection (2) as if the other person were the record keeper mentioned in the subsection.	17 18 19
(4)		erson charged with an offence against subsection (2) does have the benefit of the mistake of fact defence for the nce.	20 21 22
(5)	(2),	vever, in a proceeding for an offence against subsection the person charged has the benefit of the reasonable steps nce for the offence.	23 24 25
	Note-	_	26
	Sec	e Divisions 1 and 2 of Part 10.4 for the reasonable steps defence.	27

Subdivision 4			4 Requirements about records record keeper must make or keep	1 2
295	Period for which, and way in which, records must be kep			3
	(1)	The record keeper of the driver of a fatigue-regulated heavy vehicle must keep a record required to be made or kept under this Division, or a copy of the record, for 3 years after—		4 5 6
		(a)	for a record made by the record keeper—the day the record keeper makes the record; or	7 8
		(b)	for another record—the day the record keeper receives the record.	9 10
		Max	imum penalty—\$6000.	11
	(2)	reco	record keeper must keep the record or copy at the driver's rd location in a way that ensures it is readily available to uthorised officer at the record location.	12 13 14
		Max	imum penalty—\$2000.	15
	(3)		record keeper must keep the record or copy in a way that ares it is—	16 17
		(a)	readable and reasonably capable of being understood; and	18 19
		(b)	capable of being used as evidence.	20
		Exam	aple—	21
		uni har	ensure a record kept in a storage facility does not become readable, for example, by degrading, the record keeper could scan the rd copy of the record and keep it in an electronic format that is idable.	22 23 24 25
		Max	imum penalty—\$2000.	26
	(4)		ne record keeper has engaged another person to comply subsection (1), (2) or (3) for the record keeper—	27 28
		(a)	the record keeper remains liable for an offence against the subsection; and	29 30

		(b) the other person is also liable for an offence against the subsection as if the other person were the record keeper mentioned in the subsection.	1 2 3
	(5)	A person charged with an offence against subsection (1), (2) or (3) does not have the benefit of the mistake of fact defence for the offence.	4 5 6
	(6)	However, in a proceeding for an offence against subsection (1), (2) or (3), the person charged has the benefit of the reasonable steps defence for the offence.	7 8 9
		Note—	10
		See Divisions 1 and 2 of Part 10.4 for the reasonable steps defence.	11
Divi	sion	4 Provisions about false representations relating to work records	12 13 14
296	Fal	se or misleading entries	15
	(1)	A person must not record something in a work record that the person knows, or ought reasonably to know, is false or misleading in a material particular.	16 17 18
		Maximum penalty—\$6000.	19
		Note—	20
		See section 572 for the matters a court must consider when deciding whether a person ought reasonably to have known something.	21 22
	(2)	In a proceeding for an offence against subsection (1), it is enough for a charge to state that the entry was 'false or misleading', without specifying whether it was false or	23 24 25

297	Keeping 2 work diaries simultaneously prohibited				
	(1)	The driver of a fatigue-regulated heavy vehicle must not have in the driver's possession more than 1 written work diary in which information can be recorded on a daily sheet.			
		Maximum penalty—\$6000.	5		
	(2)	The driver of a fatigue-regulated heavy vehicle must not record information for the same period in—	6 7		
		(a) a written work diary and an electronic work diary; or	8		
		(b) more than 1 electronic work diary.	9		
		Example—			
		The driver of a fatigue-regulated heavy vehicle works for A and B. The driver keeps a written work diary for work done for A and an electronic work diary for work done for B. On a particular day, the driver works from 1p.m. to 5p.m. for A and from 6p.m. to 11p.m. for B.	11 12 13 14		
		The driver must record the information about the period between 1p.m. and 5p.m. in the written work diary kept for A, and the information for the period between 6p.m. and 11p.m. in the electronic work diary kept for B.	15 16 17 18		
		The driver must not record information about the period between 1p.m. and 5p.m., or the period between 6p.m. to 11p.m., in both the written work diary and electronic work diary.	19 20 21		
		Maximum penalty—\$6000.	22		
298	Pos	ssession of purported work records etc. prohibited	23		
		The driver of a fatigue-regulated heavy vehicle or the record keeper for a driver of a fatigue-regulated heavy vehicle must not have in the driver's or record keeper's possession a thing purporting to be a work record if the driver or record keeper knows, or ought reasonably to know, that it is not a work record.	24 25 26 27 28 29		
		Maximum penalty—\$6000.	30		
		Note—	31		
		See section 572 for the matters a court must consider when deciding whether a person ought reasonably to have known something.	32 33		

299	Fal	A po	presentation about work records prohibited erson must not falsely represent that a work record was	1 2 3	
		made by the person. Maximum penalty—\$6000.			
Divis	sion	5	Interfering with work records	5	
Sub	divis	sion	1 Work records generally	6	
300	Def	facin	g or changing work records etc. prohibited	7	
		_	erson must not deface or change a work record that the on knows, or ought reasonably to know, is correct.	8 9	
		Max	imum penalty—\$6000.	10	
		Notes	<u>, </u>	11	
		1	Giving a false or misleading document to an official is prohibited by section 642.	12 13	
		2	See section 295 for the requirement that the record keeper for the driver of a fatigue-regulated heavy vehicle keep particular records in a way that ensures they are readable and reasonably capable of being understood and capable of being used as evidence.	14 15 16 17	
		3	See section 572 for the matters a court must consider when deciding whether a person ought reasonably to have known something.	18 19 20	
301		king hibit	entries in someone else's work records ed	21 22	
	(1)	A percon	erson must not make an entry in someone else's work rd.	23 24	
		Max	imum penalty—\$6000.	25	
	(2)	Subs	section (1) does not apply to—	26	
		(a)	a person who—	27	

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		(i)	makes an entry in another person's work diary under a work diary exemption (permit) applying to the other person; and	1 2 3
		(ii)	is nominated by the other person to make the entry; or	4 5
	(b)	an a	uthorised officer; or	6
	(c)	a pa	rty to a two-up driving arrangement—	7
		(i)	signing the written work diary of the other party to the arrangement; or	8 9
		(ii)	making an entry in the other party's electronic work diary indicating the party's approval of the information recorded in the work diary.	10 11 12
302	Destruc	tion (of particular work records prohibited	13
	parti	cular	record is required under this Part to be kept for a period by a person, the person or someone else must y the record before the end of the period.	14 15 16
	Max	imun	n penalty—\$6000.	17
	Note-	_		18
	fati		on 295 for the period for which record keepers for drivers of egulated heavy vehicles are required to keep particular work	19 20 21
303	Offence	to re	emove pages from written work diary	22
	daily	shee	must not remove a daily sheet, or the copies of a et, from a written work diary except as required or d by this Law or a corresponding fatigue law.	23 24 25
	Max	imun	penalty—\$6000.	26

Sub	division :	2 Approved electronic recording systems	1 2
304	Applicat	ion of Sdiv 2	3
	syste	Subdivision applies to an approved electronic recording em constituting an electronic work diary or of which an ronic work diary is a part.	4 5 6
305	Meaning	of tamper	7
	<i>Tam</i> _j mear	per with an approved electronic recording system as—	8 9
	(a)	engage in conduct that—	10
		(i) results in the system, or a part of the system, malfunctioning; or	11 12
		(ii) could result in the system, or a part of the system, malfunctioning; or	13 14
		(iii) alters any of the data recorded by the system or a part of the system; or	15 16
		(iv) could alter any of the data recorded by the system or a part of the system; or	17 18
		(v) results in inaccurate information being recorded by the system or a part of the system; or	19 20
		(vi) could result in inaccurate information being recorded by the system or a part of the system; or	21 22
	(b)	engage in conduct that alters or otherwise interferes with an electronic signal sent to or from the system, or a part of the system, if the alteration or interference has or could have an effect mentioned in paragraph (a)(i), (iii) or (v).	23 24 25 26 27

306		rson must not tamper with approved electronic cording system	1 2
	(1)	A person must not tamper with an approved electronic recording system.	3
		Maximum penalty—\$6000.	5
	(2)	Subsection (1) does not apply to conduct associated with repairing an approved electronic recording system, or a part of an approved electronic recording system, that is malfunctioning or has malfunctioned.	6 7 8 9
	(3)	A person charged with an offence against subsection (1) does not have the benefit of the mistake of fact defence for the offence.	10 11 12
	(4)	However, in a proceeding for an offence against subsection (1), the person charged has the benefit of the reasonable steps defence for the offence.	13 14 15
		Note—	16
		See Divisions 1 and 2 of Part 10.4 for the reasonable steps defence.	17
	(5)	Also, in a proceeding for an offence against subsection (1) involving a person engaging in conduct that alters or otherwise interferes with any electronic signal sent to or from an approved electronic recording system, or a part of an approved electronic recording system, it is a defence for the person to prove that the person was not aware, and could not reasonably be expected to have been aware, that the conduct would alter or otherwise interfere with the electronic signal.	18 19 20 21 22 23 24 25
307		rson using approved electronic recording system must termit tampering with it	26 27
	(1)	A person who uses an approved electronic recording system must not permit another person to tamper with the system.	28 29
		Maximum penalty—\$6000.	30
	(2)	A person charged with an offence against subsection (1) does not have the benefit of the mistake of fact defence for the offence.	31 32 33

	(3)	However, in a proceeding for an offence against subsection (1), the person charged has the benefit of the reasonable steps defence for the offence.	1 2 3
		Note—	<i>3</i>
		See Divisions 1 and 2 of Part 10.4 for the reasonable steps defence.	5
308		elligent access reporting entity must not permit npering with approved electronic recording system	6 7
	(1)	This section applies if an approved electronic recording system is or is part of an approved intelligent transport system.	8 9 10
	(2)	An intelligent access reporting entity for the approved intelligent transport system must not permit another person to tamper with the approved electronic recording system.	13 13 13
		Maximum penalty—\$6000.	14
	(3)	A person charged with an offence against subsection (2) does not have the benefit of the mistake of fact defence for the offence.	13 10 17
	(4)	However, in a proceeding for an offence against subsection (2), the person charged has the benefit of the reasonable steps defence for the offence.	18 19 20
		Note—	21
		See Divisions 1 and 2 of Part 10.4 for the reasonable steps defence.	22
Divi	sion	6 Obtaining written work diary	23
309	Fo	rm of written work diary	24
	(1)	This section states the requirements for written work diaries issued by the Regulator under this Division.	25 26
	(2)	A written work diary must contain—	27
		(a) a unique identifying number for the work diary; and	28

		(b) sheets (<i>daily sheets</i>) that—	1
		(i) provide for recording information daily; and	2
		(ii) are sequentially numbered; and	3
		(c) 2 duplicates of each daily sheet; and	4
		(d) a duplicate of any application form contained in the work diary under subsection (3); and	5 6
		(e) instructions for use of the work diary.	7
	(3)	A written work diary may contain an application in the approved form for the issue of another work diary.	8 9
	(4)	Each daily sheet of a written work diary must be in a form that ensures that, if information is written on the daily sheet in the way stated in the instructions in the work diary or this Law, the information should be automatically copied on to the duplicates for the sheet.	10 11 12 13 14
310	Ар	plication for written work diary	15
	(1)	The driver of a fatigue-regulated heavy vehicle may apply to the Regulator for a written work diary.	16 17
	(2)	The application must be in the approved form.	18
	(3)	If the application is for a written work diary to replace a written work diary previously issued to the driver (the <i>existing written work diary</i>), the driver must give the existing written work diary to the Regulator with the application, unless the existing written work diary has been destroyed, lost or stolen.	19 20 21 22 23
	(4)	If the driver gives the existing written work diary to the Regulator, the Regulator must—	24 25
		(a) cancel any unused daily sheets in the written work diary; and	26 27
		(b) return the written work diary to the driver when the Regulator issues the replacement written work diary to the driver.	28 29 30

	(5)	writt	the application is for a written work diary to replace a sen work diary that has been destroyed, lost or stolen, the dication must—	1 2 3
		(a)	state the previous work diary's number and that it has been destroyed, lost or stolen; and	4 5
		(b)	briefly outline the circumstances of the destruction, loss or theft.	6 7
311	Iss	ue of	written work diary	8
	(1)		Regulator must issue a written work diary to the driver of igue-regulated heavy vehicle if the driver—	9 10
		(a)	applies for the work diary under section 310; and	11
		(b)	identifies himself or herself by showing his or her current driver licence to the Regulator; and	12 13
		(c)	pays the prescribed fee for the issue of the work diary.	14
	(2)	fatig	e Regulator issues a written work diary to the driver of a ue-regulated heavy vehicle, the Regulator must note the time and place of issue on the written work diary.	15 16 17
	(3)		Regulator may make other notes on the written work the Regulator considers appropriate.	18 19
Divis	sion	7	Approval of electronic recording systems	20 21
Subo	divis	ion	1 Approval of electronic recording systems	22 23
312	Apı	olicat	tion for approval of electronic recording system	24
	(1)	A pe	erson may apply to the Regulator for the approval of an	25

		Examples of persons who may apply for an approval under this section—	1
		 manufacturers of electronic recording systems 	2
		 operators of fatigue-regulated heavy vehicles 	3
		 drivers of fatigue-regulated heavy vehicles 	4
	(2)	The application must be in the approved form.	5
313	De	ciding application for approval	6
	(1)	The Regulator must, as soon as practicable after receiving an application for an electronic recording system approval—	7 8
		(a) grant the approval, with or without conditions about the use or maintenance of the electronic recording system to which the approval relates; or	9 10 11
		(b) refuse the application.	12
	(2)	The Regulator may approve an electronic recording system only if the Regulator is satisfied the system—	13 14
		(a) is suitable or has a part that is suitable for fitting to, or for use in, a fatigue-regulated heavy vehicle; and	15 16
		(b) has a mechanism that readily indicates to the driver of the fatigue-regulated heavy vehicle to which it or a part of it is fitted, or in which it or a part of it is used, that the system is or is not properly functioning; and	17 18 19 20
		(c) is capable of—	21
		(i) accurately monitoring and recording the work times and rest times of the driver of the fatigue-regulated heavy vehicle to which it or a part of it is fitted, or in which it or a part of it is used; and	22 23 24 25 26
		(ii) accurately recording any other information the driver is required by this Law to record in a work diary; and	27 28 29
		(d) if the system or a part of it is to be fitted to a fatigue-regulated heavy vehicle and is to be used by	30 31

		e than 1 driver of the vehicle, is capable of ensuring following—	1 2
	(i)	all of the information mentioned in paragraph (c) can be accurately monitored or recorded for each of the drivers;	3 4 5
	(ii)	the details recorded by, or in relation to, 1 of the drivers are readily distinguishable from the details recorded by, or in relation to, the other drivers;	6 7 8
	(iii)	the name of the driver in relation to whom details are recorded is shown whenever the details are accessed;	9 10 11
	(iv)	1 of the drivers can not record any information, that the driver is required by this Law to record in a work diary, in the system for any of the other drivers; and	12 13 14 15
(e)	is fit any the	a mechanism to ensure the driver of the gue-regulated heavy vehicle to which it or a part of it ted, or in which it or a part of it is used, can not alter information the driver records in the system once driver has had an opportunity to confirm the tracy of the information; and	16 17 18 19 20 21
(f)	fatig is fir informed informed	ne system is designed to enable the driver of the gue-regulated heavy vehicle to which it or a part of it tted, or in which it or a part of it is used, to send rmation to the driver's record keeper—has a hanism that readily indicates to the driver that the rmation has, or has not, been sent to the record per; and	22 23 24 25 26 27 28
(g)	the inheave	apable of readily reproducing, on being accessed by record keeper for the driver of the fatigue-regulated by vehicle to which it or a part of it is fitted, or in the chit or a part of it is used, the information that the term contains; and	29 30 31 32 33
(h)		apable of readily reproducing, on being accessed by uthorised officer while the vehicle to which it or a	34 35

		part of it is fitted, or in which it or a part of it is used, is on a road, the information the system contains in a form that—	1 2 3
		(i) is readily accessible by the officer; and	4
		(ii) is reasonably capable of being understood by the officer; and	5 6
		(iii) can be used as evidence.	7
	(3)	In deciding whether or not to grant the approval, the Regulator must have regard to the approved guidelines for granting electronic recording system approvals.	8 9 10
	(4)	An approved electronic recording system may be, or be a part of, an approved intelligent transport system.	11 12
314	Ste	ps after decision to grant approval	13
	(1)	If the Regulator grants an approval under section 313, the Regulator must give the applicant—	14 15
		(a) a numbered certificate of approval; and	16
		(b) an electronic work diary label the holder can use to create a copy for attaching to a device that is or is part of the electronic recording system the subject of the approval.	17 18 19 20
	(2)	If the Regulator imposes conditions on the approval, the certificate of approval given to the applicant must state the conditions.	21 22 23
	(3)	If the Regulator imposes conditions on the approval not sought by the applicant, the Regulator must give the applicant an information notice for the decision to impose the conditions.	24 25 26 27

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315	Ste	eps after decision to refuse application	1
		If the Regulator decides not to grant an application for an electronic recording system approval, the Regulator must give the applicant an information notice for the decision.	2 3 4
316	Eff	ect of approval	5
	(1)	An electronic recording system approval granted under this Subdivision applies to any system identical to the system given to the Regulator for approval.	6 7 8
	(2)	The conditions imposed on the approval under section 313, or Subdivision 3, apply to each identical system to which the approval applies.	9 10 11
Sub	divis	sion 2 Provisions about electronic work diary labels	12 13
317	Pla	cing electronic work diary label on device	14
	(1)	A person may place on any device that is, or is part of, an approved electronic recording system an electronic work diary label relating to the approval.	15 16 17
		Note—	18
		Under the definition of <i>electronic work diary</i> in section 191, placing an electronic work diary label on a device that is, or is part of, an approved electronic recording system and is fitted to or used in a fatigue-regulated heavy vehicle makes the device an electronic work diary for this Law.	19 20 21 22
		See also section 319.	23
	(2)	A person must not place an electronic work diary label on a device unless the device is, or is part of, an approved electronic recording system to which the label relates.	24 25 26
		Maximum penalty—\$6000.	27
	(3)	A person must not place any other label on a device indicating the device is, or is part of, an approved electronic recording	28 29

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		system, unless the device is, or is part of, an approved electronic recording system.	
		Maximum penalty for subsection (3)—\$6000.	
318		rticular label indicates device is an approved ctronic recording system	
	(1)	This section applies if a device has attached to it an electronic work diary label.	
	(2)	The existence of the electronic work diary label on the device is evidence the device is, or is part of, an approved electronic recording system.	
319	Eff	ect of electronic work diary label on device	
	(1)	This section applies if a device has attached to it a label that is, or appears to be, an electronic work diary label.	
	(2)	For this Law, a person is entitled to rely on the label as indicating the device is, or is part of, an approved electronic recording system unless the person knows, or ought reasonably to know, the device is neither an approved electronic recording system nor a part of an approved electronic recording system.	
		Example for subsection (2)—	
		The record keeper for the driver of a fatigue-regulated heavy vehicle gives the driver a device to which an electronic work diary label is attached for recording information required to be included in the driver's work diary under this Law. The driver may rely on the label as indicating the device is, or is part of, an approved electronic recording system meaning the driver may record the required information in the device on the basis it is an electronic work diary. However, the driver may not rely on the label if the driver knows, or ought reasonably to know the device is not, or is not part of, an approved electronic recording system.	
		Note—	
		See section 572 for the matters a court must consider when deciding whether a person ought reasonably to have known something.	

320	Prohibition on using device as electronic work diary if it is not, and is not a part of, an approved electronic recording system							
	(1)	A person must not use as an electronic work diary for the purposes of this Law a device that has attached to it an electronic work diary label if the person knows, or ought reasonably to know, the device is neither an approved electronic recording system, nor a part of an approved electronic recording system, to which the label relates.	4 5 6 7 8 9					
		Maximum penalty—\$6000.	10					
	(2)	A person must not use as an electronic work diary for the purposes of this Law a device that has attached to it any other label indicating the device is, or is part of, an approved electronic recording system, if the person knows, or ought reasonably to know, the device is neither an approved electronic recording system, nor a part of an approved electronic recording system.	11 12 13 14 15 16					
		Maximum penalty—\$6000.						
		Note—	19					
		See section 572 for the matters a court must consider when deciding whether a person ought reasonably to have known something.	20 21					
Sub	divis	sion 3 Amendment or cancellation of approval	22 23					
321	Am	nendment or cancellation of approval on application	24					
	(1)	The holder of an electronic recording system approval may apply to the Regulator for an amendment or cancellation of the approval.	25 26 27					
	(2)	The application must—	28					
		(a) be in writing; and	29					

	(b)	if the application is for an amendment of the approval, state clearly the amendment sought and outline the reasons for the application; and	1 2 3				
	(c)	be accompanied by the certificate of approval for the approval.	4 5				
(3)	the a	Regulator may, by notice given to the applicant, require applicant to give the Regulator any additional information Regulator reasonably requires to decide the application.					
(4)		Regulator must decide the application as soon as ticable after receiving it.	9 10				
(5)	If the	e Regulator decides to grant the application—	11				
	(a)	the Regulator must give the applicant notice of the decision; and	12 13				
	(b)	the amendment or cancellation takes effect—	14				
		(i) when notice of the decision is given to the applicant; or	15 16				
		(ii) if a later time is stated in the notice, at the later time; and	17 18				
	(c)	if the Regulator amended the approval, the Regulator must give the applicant a replacement certificate of approval for the approval as amended.	19 20 21				
(6)		e Regulator decides not to amend or cancel the approval bught by the applicant, the Regulator must—	22 23				
	(a)	give the applicant an information notice for the decision; and	24 25				
	(b)	return the certificate of approval for the approval to the applicant.	26 27				
(7)	In th	is section—	28				
	appr	ficate of approval, for an electronic recording system oval, means the certificate of approval issued by the alator under section 314 for the approval.	29 30 31				

Amendment or cancellation of approval on Regulator's initiative				
(1)	Each of the following is a ground for amending or cancelling an electronic recording system approval—	3		
	(a) the approval was granted because of a document or representation that was—	5		
	(i) false or misleading; or	7		
	(ii) obtained or made in an improper way;	8		
	(b) the circumstances in which the Regulator may grant an approval of that kind to the holder of the approval are no longer satisfied.	9 1 1		
(2)	If the Regulator considers a ground exists to amend or cancel an electronic recording system approval (the <i>proposed action</i>), the Regulator must give the holder of the approval a notice—	1 1 1 1		
	(a) stating the proposed action; and	1		
	(b) stating the ground for the proposed action; and	1		
	(c) outlining the facts and circumstances forming the basis for the ground; and	1 1		
	(d) if the proposed action is to amend the approval (including a condition of the approval)—stating the proposed amendment; and	2 2 2		
	(e) inviting the holder to make, within a stated time of at least 14 days after the notice is given to the holder, written representations about why the proposed action should not be taken.	2 2 2 2		
(3)	If, after considering all written representations made under subsection (2)(e), the Regulator still considers a ground exists to take the proposed action, the Regulator may—	2 2 2		
	(a) if the proposed action was to amend the approval—amend the approval, including, for example, by imposing additional conditions on the approval, in a	3 3		

			way that is not substantially different from the proposed action; or	1 2
		(b)	if the proposed action was to cancel the approval—	3
			(i) amend the approval, including, for example, by imposing additional conditions on the approval; or	4 5
			(ii) cancel the approval.	6
	(4)		Regulator must give the holder an information notice for decision.	7 8
	(5)	The	amendment or cancellation takes effect—	9
		(a)	when the information notice is given to the holder; or	10
		(b)	if a later time is stated in the information notice, at the later time.	11 12
323	Mir	nor a	mendment of approval	13
			Regulator may, by notice given to the holder of an tronic recording system approval, amend the approval—	14 15
		(a)	for a formal or clerical reason; or	16
		(b)	in another way that does not adversely affect the holder's interests.	17 18
324	Re	quire	ments if approval amended	19
	(1)	This	section applies if, under this Subdivision—	20
		(a)	the Regulator amends an electronic recording system approval to change the conditions about the use or maintenance of the electronic recording system the subject of the approval; and	21 22 23 24
		(b)	in the Regulator's opinion, the amendment will, or is likely to, significantly affect the way the electronic recording system the subject of the approval is to be used.	25 26 27 28

(2)	The Regulator may, by notice, direct the holder of the approval to give each person to whom the holder has supplied an electronic recording system the subject of the approval, or a device forming part of the system, a notice stating the amended conditions of the approval.	1 2 3 4 5
(3)	If the Regulator gives the holder of the approval a direction under subsection (2), the holder must comply with the direction.	6 7 8
	Maximum penalty—\$6000.	9
(4)	With the Regulator's written consent, a person may comply with subsection (3) by publishing the amended conditions, and any further details stated by the Regulator, using at least 2 of the following methods—	10 11 12 13
	(a) by notice published in a newspaper stated by the Regulator;	14 15
	(b) by notice published in a journal or newsletter stated by the Regulator;	16 17
	(c) on a website stated by the Regulator.	18
(5)	If, under subsection (3), the holder of the approval gives a person a notice stating the amended conditions of the approval, the person must give a copy of the notice to each other person to whom the person has supplied an electronic recording system the subject of the approval, or a device forming part of the system.	19 20 21 22 23 24
	Example for subsection (5)—	25
	The holder of an approval is a manufacturer and the manufacturer has supplied an electronic recording system the subject of the approval to an operator of a fatigue-regulated heavy vehicle who has supplied the system to the vehicle's driver. If, under subsection (3), the manufacturer gives the operator a notice stating the amended conditions of the approval, the operator must, under subsection (5), give the driver a copy of the notice.	26 27 28 29 30 31 32
	Maximum penalty—\$6000.	33

	(6)	Nothing in this section prevents the Regulator from publishing details of the amendment by whatever means the Regulator thinks appropriate.	1 2 3
		Example—	4
		The Regulator may publish the amended conditions in the Commonwealth Gazette or on a website.	5 6
	(7)	In this section—	7
		amended conditions, of an electronic recording system approval that has been amended under this Division, means the conditions of the approval as they apply after the amendment.	8 9 10 11
325	Re	quirements if approval cancelled	12
	(1)	This section applies if, under this Subdivision, the Regulator notifies the holder of an electronic recording system approval that the approval has been cancelled.	13 14 15
	(2)	The holder of the approval must remove from any device that is, or is part of, an electronic recording system in the holder's possession any electronic work diary label relating to the approval.	16 17 18 19
		Maximum penalty—\$6000.	20
	(3)	The Regulator may, by notice, direct the holder of the approval to give each person to whom the holder has supplied a device that is, or is part of, an electronic recording system the subject of the approval a notice stating that—	21 22 23 24
		(a) the approval has been cancelled; and	25
		(b) any electronic work diary label relating to the approval on any device that is, or is part of, the electronic recording system still in the other person's possession must be removed.	26 27 28 29
	(4)	If the Regulator gives the holder of the approval a direction under subsection (3), the holder must comply with the direction.	30 31 32

	Max	imum penalty—\$6000.	1
(5)	with and	the Regulator's written consent, a person may comply subsection (4) by publishing details of the cancellation, any further details stated by the Regulator, using at least 2 the following methods—	2 3 4 5
	(a)	by notice published in a newspaper stated by the Regulator;	6 7
	(b)	by notice published in a journal or newsletter stated by the Regulator;	8 9
	(c)	on a website stated by the Regulator.	10
(6)	perso perso	ander subsection (4), the holder of the approval gives a con a notice that the approval has been cancelled, the con must give a notice to each other person to whom the con has supplied an electronic recording system the subject the approval, or a device forming part of the system, stating	11 12 13 14 15 16
	(a)	the approval has been cancelled; and	17
	(b)	any electronic work diary label relating to the approval on any device that is, or is part of, an electronic recording system still in the other person's possession must be removed.	18 19 20 21
	Exan	aple for subsection (6)—	22
	sup sub vel sub app to rec ope car	e holder of an approval is a manufacturer and the manufacturer has oplied a device that is, or is part of, an electronic recording system the object of the approval to an operator of a fatigue-regulated heavy nicle who has supplied the device to the vehicle's driver. If, under osection (4), the manufacturer gives the operator a notice stating the proval has been cancelled and any electronic work diary label relating the approval on any device that is, or is part of, an electronic cording system still in the operator's possession must be removed, the cerator must give the driver a notice stating the approval has been neelled and any electronic work diary label relating to the approval on by device that is, or is part of, an electronic recording system still in the over's possession must be removed.	23 24 25 26 27 28 29 30 31 32 33 34
	Max	imum penalty—\$6000.	35

(7) Nothing in this section prevents the Regulator from publishing details of the cancellation by whatever means the Regulator thinks appropriate.								
	Example—	4						
		The Regulator may publish the cancellation in the Commonwealth Gazette or on a website.	5 6					
	(8)	A person who is aware that an electronic recording system approval has been cancelled must remove from any device that is, or is part of, an electronic recording system in the person's possession any electronic work diary label relating to the approval.						
		Maximum penalty—\$6000.	12					
	(9)	In this section—	13					
		<i>holder</i> , of an electronic recording system approval that has been cancelled, means the person who, immediately before the cancellation took effect, held the approval.	14 15 16					
Divi	sion	•	17					
Divi	sion	8 Exemptions from work diary requirements	17 18					
		•						
Sub	divis	requirements	18					
	divis	requirements sion 1 Exemption for emergency services	18 19					

	(3)	In this section—					
		emer	gency means an event, or an anticipated event, that—	2			
		(a)	endangers, or may endanger, life, property or the environment; or	3 4			
		(b)	has disrupted, or may disrupt, communications, energy supply, water supply or sewerage services; or	5 6			
		(c)	is declared to be an emergency or disaster by—	7			
			(i) the Commonwealth or a State or Territory; or	8			
			(ii) a Commonwealth or State or Territory authority responsible for managing responses to emergencies or disasters.	9 10 11			
		Examp	oles of an emergency—	12			
		fire,	, explosion or natural disaster	13			
		respo	gency service means an entity that has a statutory onsibility to respond to an emergency and includes the wing—	14 15 16			
		(a)	an ambulance service;	17			
		(b)	a fire brigade, including a volunteer fire brigade;	18			
		(c)	a police force or police service;	19			
		(d)	a disaster or emergency organisation of the Commonwealth or a State or Territory.	20 21			
Subo	divis	sion 2	Exemptions by Commonwealth Gazette notice	22 23			
327			or's power to exempt particular drivers from work puirements	24 25			
	(1)	comp	Regulator may, by Commonwealth Gazette notice olying with section 331, exempt, for a period of not more 3 years, drivers of fatigue-regulated heavy vehicles	26 27 28			

		carrying out a class of work from the requirement to comply with Subdivisions 1 to 5 of Division 2 for the work.	1 2
	(2)	An exemption under subsection (1) is a <i>work diary exemption</i> (<i>notice</i>).	3 4
328	Re	striction on grant of work diary exemption (notice)	5
	(1)	The Regulator may grant a work diary exemption (notice) only if the Regulator is satisfied—	6 7
		(a) requiring the drivers to whom the exemption is to apply to comply with Subdivisions 1 to 5 of Division 2 would be an unreasonable restriction on operations conducted by the drivers; and	8 9 10 11
		(b) the class of work to which the exemption is to apply will not pose—	12 13
		(i) a significant risk to public safety; or	14
		(ii) a significant risk of the drivers to whom the exemption is to apply driving on a road while impaired by fatigue.	15 16 17
	(2)	In deciding whether or not to grant a work diary exemption (notice), the Regulator must have regard to the approved guidelines for granting work diary exemptions.	18 19 20
329	Со	nditions of work diary exemption (notice)	21
		A work diary exemption (notice) may be subject to any conditions the Regulator considers appropriate, including, for example—	22 23 24
		(a) conditions about recording information about the work to which the exemption applies; and	25 26
		(b) a condition that the driver of a fatigue-regulated heavy vehicle who is operating under the exemption must keep in the driver's possession a copy of—	27 28 29

			(i) the Co	ommonwealth on; or	Gazette	notice f	or the	1 2
			` /	ed by the Re	eet about egulator o		emption gulator's	3 4 5
330	Pe	riod f	r which wo	rk diary exer	nption (no	otice) app	olies	6
		A w	rk diary exem	nption (notice)				7
		(a)	takes effect—	_				8
			` /	ne Commonw on is publishe		ette notice	for the	9 10
			()	er time is st notice, at the			nwealth	11 12
		(b)	applies for Gazette notice	the period st	ated in the	e Commo	nwealth	13 14
331	Re	quire	nents about	Commonwe	ealth Gaze	ette notic	е	15
	(1)			Gazette notic the following		k diary exe	emption	16 17
		(a)	the class of w	ork to which	the exempt	ion applies	;;	18
		(b)	carry out th	of fatigue-reg ne class of v to comply w r the work;	work are	exempt fr	om the	19 20 21 22
		(c)	the condition	s of the exemp	otion;			23
		(d)	the period for	r which the ex	emption ap	plies.		24
	(2)		-	ıst publish a		e Commo	nwealth	25 26

	nendment or cancellation of work diary exemption tice)	1 2
(1)	This section applies if the Regulator is satisfied the circumstances in which the Regulator may grant a work diary exemption (notice) are no longer satisfied.	3 4 5
(2)	The Regulator may amend or cancel the work diary exemption (notice) by complying with subsections (3) to (5).	6 7
(3)	The Regulator must publish a notice in the Commonwealth Gazette, in a newspaper circulating generally throughout each relevant participating jurisdiction and on the Regulator's website—	8 9 10 11
	(a) stating that the Regulator believes the circumstances in which the Regulator may grant the work diary exemption (notice) are no longer satisfied; and	12 13 14
	(b) outlining the facts and circumstances forming the basis for the belief; and	15 16
	(c) stating the action the Regulator is proposing to take under this section (the <i>proposed action</i>); and	17 18
	(d) inviting persons who will be affected by the proposed action to make, within a stated time of at least 14 days after the Commonwealth Gazette notice is published, written representations about why the proposed action should not be taken.	19 20 21 22 23
(4)	If, after considering all written representations made under subsection (3)(d), the Regulator still considers the circumstances in which the Regulator may grant the work diary exemption (notice) are no longer satisfied, the Regulator may—	24 25 26 27 28
	(a) if the proposed action was to amend the exemption—amend the exemption in a way that is not substantially different from the proposed action, including, for example, by—	29 30 31 32
	(i) amending the class of work to which the exemption applies; or	33 34

		(ii) amending the conditions of the exemption; or	1
	(b)	if the proposed action was to cancel the exemption—	2
		(i) amend the exemption, including, for example, by amending the exemption in a way mentioned in paragraph (a)(i) or (ii); or	3 4 5
		(ii) cancel the exemption.	6
(5)	Noti	ce of the amendment or cancellation must be published—	7
	(a)	in—	8
		(i) the Commonwealth Gazette; and	9
		(ii) a newspaper circulating generally throughout each relevant participating jurisdiction; and	10 11
	(b)	on the Regulator's website; and	12
	(c)	in any other newspaper the Regulator considers appropriate.	13 14
		Example for paragraph (c)—	15
		If the work diary exemption (notice) relates to a particular part of a participating jurisdiction, the Regulator may consider it appropriate to publish the notice in a newspaper circulating generally in the part.	16 17 18 19
(6)	The	amendment or cancellation takes effect—	20
	(a)	28 days after the Commonwealth Gazette notice is published under subsection (5); or	21 22
	(b)	if a later time is stated in the Commonwealth Gazette notice, at the later time.	23 24
(7)	In th	is section—	25
	exen whic	pant participating jurisdiction, for a work diary aption (notice), means a participating jurisdiction in the the whole or part of an area or route to which the aption applies is situated.	26 27 28 29

Subdivision 3		sion 3 Exemptions by permit	1
333		gulator's power to exempt driver of fatigue-regulated avy vehicle from work diary requirement	2 3
	(1)	The Regulator may, by giving a permit to a person as mentioned in section 338, exempt, for a period of not more than 3 years, a driver of a fatigue-regulated heavy vehicle from the requirement to comply with Subdivisions 1 to 5 of Division 2.	4 5 6 7 8
	(2)	An exemption under subsection (1) is a <i>work diary exemption</i> (<i>permit</i>).	9 10
334	Аp	plication for work diary exemption (permit)	11
	(1)	The driver of a fatigue-regulated heavy vehicle may apply to the Regulator for a work diary exemption (permit).	12 13
	(2)	The application must—	14
		(a) be in the approved form; and	15
		(b) state the following—	16
		(i) the period for which the exemption is sought;	17
		(ii) any conditions for the exemption sought by the applicant; and	18 19
		(c) nominate a person (the <i>nominee</i>) to make written work records for the driver; and	20 21
		(d) be accompanied by the nominee's written agreement to the nomination; and	22 23
		(e) be accompanied by the prescribed fee for the application.	24 25
	(3)	An employer of the driver of a fatigue-regulated heavy vehicle may make an application under subsection (1) on behalf of the driver.	26 27 28

	(4)	the a	Regulator may, by notice given to the applicant, require applicant to give the Regulator any additional information Regulator reasonably requires to decide the application.	1 2 3
335	Re	strict	ion on grant of work diary exemption (permit)	4
	(1)		Regulator may grant a work diary exemption (permit) if the Regulator is satisfied—	5 6
		(a)	the driver can not make records in the driver's work diary because of the driver's inadequate English literacy; and	7 8 9
		(b)	the nominee for the driver will be able to make records that are no less complete or accurate than records made under Subdivisions 1 to 5 of Division 2.	10 11 12
	(2)	(per	eciding whether or not to grant a work diary exemption mit), the Regulator must have regard to the approved lelines for granting work diary exemptions.	13 14 15
	(3)	In th	nis section—	16
		mea diar	ninee, for the driver of a fatigue-regulated heavy vehicle, ns the person nominated, in the application for the work y exemption (permit), by the driver to make written work ords for the driver.	17 18 19 20
336	Со	nditio	ons of work diary exemption (permit)	21
		conc	work diary exemption (permit) may be subject to any ditions the Regulator considers appropriate, including, for mple, conditions about—	22 23 24
		(a)	the information to be included in records about the work carried out by the driver of a fatigue-regulated heavy vehicle to whom the exemption applies; and	25 26 27
		(b)	how the records are to be made.	28

337	Pei	riod for which work diary exemption (permit) applies	1
	(1)	A work diary exemption (permit) applies for the period stated in the permit for the exemption.	2 3
	(2)	The period may be less than the period sought by the applicant for the work diary exemption (permit).	4 5
338	Pei	rmit for work diary exemption (permit) etc.	6
	(1)	If the Regulator grants a work diary exemption (permit) to a person, the Regulator must give the person—	7 8
		(a) a permit for the exemption; and	9
		(b) if the Regulator has imposed conditions on the exemption under section 336 or has granted the exemption for a period less than the period of not more than 3 years sought by the person—an information notice for the decision to impose the conditions or grant the exemption for the shorter period.	10 11 12 13 14 15
	(2)	A permit for a work diary exemption (permit) must state the following—	16 17
		(a) the name of the driver of a fatigue-regulated heavy vehicle to whom the permit is given;	18 19
		(b) the name of the nominee for the driver;	20
		(c) the conditions of the exemption;	21
		(d) the period for which the exemption applies.	22
	(3)	In this section—	23
		nominee , for the driver of a fatigue-regulated heavy vehicle, means the person nominated, in the application for the work diary exemption (permit), by the driver to make written work records for the driver.	24 25 26 27

Re	fusal	of application for work diary exemption (permit)	1
	exer	he Regulator refuses an application for a work diary applicant (permit), the Regulator must give the applicant an armation notice for the decision to refuse the application.	2 3 4
		ment or cancellation of work diary exemption on application by permit holder	5 6
(1)	may	holder of a permit for a work diary exemption (permit) apply to the Regulator for an amendment or cancellation ne exemption.	7 8 9
(2)	The	application must—	10
	(a)	be in the approved form; and	11
	(b)	if the application is for an amendment—state clearly the amendment sought and the reasons for the amendment; and	12 13 14
	(c)	if the application is for an amendment of the person nominated by the holder to make written work records for the holder—be accompanied by the nominee's written agreement to the nomination; and	15 16 17 18
	(d)	be accompanied by the permit.	19
(3)	the a	Regulator may, by notice given to the applicant, require applicant to give the Regulator any additional information Regulator reasonably requires to decide the application.	20 21 22
(4)		Regulator must decide the application as soon as sticable after receiving it.	23 24
(5)	If th	e Regulator decides to grant the application—	25
	(a)	the Regulator must give the applicant notice of the decision; and	26 27
	(b)	the amendment or cancellation takes effect—	28
		(i) when notice of the decision is given to the applicant; or	29 30

			(ii) if a later time is stated in the notice, at the later time; and	1 2
		(c)	if the Regulator amends the exemption, the Regulator must give the applicant a replacement permit for the exemption as amended.	3 4 5
	(6)		e Regulator decides not to amend or cancel the work diary nption (permit), as sought by the applicant, the Regulator t—	6 7 8
		(a)	give the applicant an information notice for the decision; and	9 10
		(b)	return the permit for the exemption to the applicant.	11
341			nent or cancellation of work diary exemption on Regulator's initiative	12 13
	(1)		n of the following is a ground for amending or cancelling ork diary exemption (permit)—	14 15
		(a)	the exemption was granted because of a document or representation that was—	16 17
			(i) false or misleading; or	18
			(ii) obtained or made in an improper way;	19
		(b)	the person to whom the exemption is granted has contravened this Law or a corresponding fatigue law;	20 21
		(c)	the nominee has contravened a condition of the exemption;	22 23
		(d)	since the exemption was granted, there has been a change in the circumstances that were relevant to the Regulator's decision to grant the exemption and, had the changed circumstances existed when the exemption was granted, the Regulator would not have granted the exemption, or would have granted the exemption subject to conditions or different conditions.	24 25 26 27 28 29 30
	(2)		e Regulator considers a ground exists to amend or cancel ork diary exemption (permit) (the <i>proposed action</i>), the	31 32

	_	alator must give the holder of the permit for the aption a notice—	1 2
	(a)	stating the proposed action; and	3
	(b)	stating the ground for the proposed action; and	4
	(c)	outlining the facts and circumstances forming the basis for the ground; and	5 6
	(d)	if the proposed action is to amend the exemption (including a condition of the exemption)—stating the proposed amendment; and	7 8 9
	(e)	inviting the holder to make, within a stated time of at least 14 days after the notice is given to the holder, written representations about why the proposed action should not be taken.	10 11 12 13
(3)	If, after considering all written representations made under subsection (2)(e), the Regulator still considers a ground exists to take the proposed action, the Regulator may—		
	(a)	if the proposed action was to amend the exemption—amend the exemption, including, for example, by imposing additional conditions on the exemption, in a way that is not substantially different from the proposed action; or	17 18 19 20 21
	(b)	if the proposed action was to cancel the exemption—	22
		(i) amend the exemption, including, for example, by imposing additional conditions on the exemption; or	23 24 25
		(ii) cancel the exemption.	26
(4)		Regulator must give the holder an information notice for lecision.	27 28
(5)	The	amendment or cancellation takes effect—	29
	(a)	when the information notice is given to the holder; or	30
	(b)	if a later time is stated in the information notice, at the later time.	31 32

	(6)	In this section— nominee, for the person to whom a work diary exemption (permit) is granted, means the person stated in the permit for the exemption as the person nominated by the person to make written work records for the person.	1 2 3 4 5
342	Mir	nor amendment of work diary exemption (permit)	6
		The Regulator may, by notice given to the holder of a permit for a work diary exemption (permit), amend the exemption—	7 8
		(a) for a formal or clerical reason; or	9
		(b) in another way that does not adversely affect the holder's interests.	10 11
343	Re	turn of permit	12
	(1)	If a person's work diary exemption (permit) is amended or cancelled under this Subdivision, the Regulator may, by notice given to the person, require the person to return the person's permit for the exemption to the Regulator.	13 14 15 16
	(2)	The person must comply with the notice within 7 days after the notice is given to the person or, if a longer period is stated in the notice, within the longer period.	17 18 19
		Maximum penalty—\$2000.	20
	(3)	If the exemption has been amended, the Regulator must give the person a replacement permit for the exemption as amended.	21 22 23
344	Re	placement of defaced etc. permit	24
	(1)	If a person's permit for a work diary exemption (permit) is defaced, destroyed, lost or stolen, the person must, as soon as reasonably practicable after becoming aware of the matter, apply to the Regulator for a replacement permit.	25 26 27 28
		Maximum penalty—\$2000.	29

	(2)	If the Regulator is satisfied the permit has been defaced, destroyed, lost or stolen, the Regulator must give the person a replacement permit as soon as practicable.	1 2 3
	(3)	If the Regulator decides not to give a replacement permit to the person, the Regulator must give the person an information notice for the decision.	4 5 6
Sub	divis	sion 4 Operating under work diary exemption	7 8
345	Со	ntravening condition of work diary exemption	9
		A person must not contravene a condition of a work diary exemption.	10 11
		Maximum penalty—\$6000.	12
346		eping relevant document while operating under work ry exemption (notice)	13 14
	(1)	This section applies if a work diary exemption (notice) is subject to the condition that the driver of a fatigue-regulated heavy vehicle who is operating under the exemption must keep a relevant document in the driver's possession.	15 16 17 18
	(2)	A driver of the fatigue-regulated heavy vehicle who is operating under the work diary exemption (notice) must comply with the condition.	19 20 21
		Maximum penalty—\$2000.	22
	(3)	In this section—	23
		<i>relevant document</i> , for a work diary exemption (notice), means a copy of—	24 25
		(a) the Commonwealth Gazette notice for the exemption; or	26
		(b) an information sheet about the exemption published by the Regulator on the Regulator's website.	27 28

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347		eping copy of permit while operating under work diary emption (permit)	1 2
		The driver of a fatigue-regulated heavy vehicle who is operating under a work diary exemption (permit) must keep the permit for the exemption in the driver's possession.	3 4 5
		Maximum penalty—\$2000.	6
Divi	sion	9 Requirements about odometers	7
348	Ow	vner must maintain odometer	8
	(1)	An owner of a fatigue-regulated heavy vehicle must maintain an odometer fitted to the vehicle in a way complying with the <i>Vehicle Standard (Australian Design Rule 18/03—Instrumentation) 2006</i> of the Commonwealth.	9 10 11 12
		Maximum penalty—\$4000.	13
	(2)	A person charged with an offence against subsection (1) does not have the benefit of the mistake of fact defence for the offence.	14 15 16
	(3)	However, in a proceeding for an offence against subsection (1), the person charged has the benefit of the reasonable steps defence for the offence.	17 18 19
		Note—	20
		See Divisions 1 and 2 of Part 10.4 for the reasonable steps defence.	21
349	Dri	ver must report malfunctioning odometer	22
	(1)	This section applies if the driver of a fatigue-regulated heavy vehicle becomes aware or has reason to suspect an odometer fitted to the vehicle is malfunctioning or has malfunctioned.	23 24 25
	(2)	The driver must inform the following persons of the matter within 2 business days—	26 27
		(a) each owner of the vehicle;	28

	(b)	the driver's employer if the driver is an employed driver;	1
	(c)	each operator of the vehicle.	2
	Max	imum penalty—\$4000.	3
(3)	fatig an o	section (2) does not apply to the driver of a ue-regulated heavy vehicle in relation to a malfunction of dometer if another driver of the vehicle has complied with ubsection in relation to the malfunction.	4 5 6 7
(4)	of an	e driver of a fatigue-regulated heavy vehicle is convicted in offence against subsection (2) (the <i>relevant offence</i>), of the following persons is also taken to have committed offence—	8 9 10 11
	(a)	an employer of the driver if the driver is an employed driver;	12 13
	(b)	a prime contractor of the driver if the driver is a self-employed driver;	14 15
	(c)	an operator of the vehicle if the driver is making a journey for the operator;	16 17
	(d)	a scheduler for the vehicle.	18
		imum penalty—an amount equal to the maximum penalty he relevant offence.	19 20
(5)		erson charged with an offence against subsection (4) does have the benefit of the mistake of fact defence for the nce.	21 22 23
(6)	(4), t	ever, in a proceeding for an offence against subsection the person charged has the benefit of the reasonable steps nce for the offence.	24 25 26
	Note-	_	27
	See	e Divisions 1 and 2 of Part 10.4 for the reasonable steps defence.	28

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Wh	hat owner must do if odometer malfunctioning		
(1)	This section applies if an owner of a fatigue-regulated heavy vehicle is informed under section 349 of malfunctioning or suspected malfunctioning of the vehicle's odometer.	2 3 4	
(2)	The owner must, as soon as reasonably practicable after being informed of the matter, ensure the odometer is examined and brought into working order.	5 6 7	
	Maximum penalty—\$4000.	8	
(3)	A person charged with an offence against subsection (2) does not have the benefit of the mistake of fact defence for the offence.	9 10 11	
(4)	However, in a proceeding for an offence against subsection (2), the person charged has the benefit of the reasonable steps defence for the offence.	12 13 14	
	Note—	15	
	See Divisions 1 and 2 of Part 10.4 for the reasonable steps defence.	16	
	nat employer or operator must do if odometer Ifunctioning	17 18	
(1)	This section applies if an employer of the driver of a fatigue-regulated heavy vehicle or an operator of a fatigue-regulated heavy vehicle is informed under section 349 of malfunctioning or suspected malfunctioning of the vehicle's odometer.	19 20 21 22 23	
(2)	The employer or operator must not drive, or permit another person to drive, the fatigue-regulated heavy vehicle unless the owner of the vehicle has complied with section 350.	24 25 26	
	Maximum penalty—\$4000.	27	
(3)	A person charged with an offence against subsection (2) does not have the benefit of the mistake of fact defence for the offence.	28 29 30	

	(4)	However, in a proceeding for an offence against subsection (2), the person charged has the benefit of the reasonable steps defence for the offence.		1 2 3
		Note-	_	4
		See	e Divisions 1 and 2 of Part 10.4 for the reasonable steps defence.	5
Cha	pte	er 7	Intelligent access	6
Part	7.1		Preliminary	7
352	Mai	n pu	rposes of Ch 7	8
	(1)	The	main purposes of this Chapter are—	9
		(a)	to ensure the integrity of systems used for compliance with intelligent access conditions; and	10 11
		(b)	to provide for appropriate collection, keeping and handling of intelligent access information.	12 13
	(2)	The	purpose mentioned in subsection (1)(a) is achieved by—	14
		(a)	requiring particular entities to report relevant contraventions for intelligent access vehicles; and	15 16
		(b)	requiring particular entities to report tampering or suspected tampering with, or malfunctioning of, approved intelligent transport systems; and	17 18 19
		(c)	prohibiting persons from tampering with approved intelligent transport systems; and	20 21
		(d)	giving particular entities functions and powers to audit the activities of intelligent access service providers.	22 23
	(3)	The	purpose mentioned in subsection (1)(b) is achieved by—	24

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		(a)	intel	wing entities to collect, hold, use and disclose ligent access information for only limited purposes subject to restrictions; and	1 2 3	
		(b)	to e	iring entities with monitoring or auditing functions ensure intelligent access information collected is trate, complete and up to date; and	4 5 6	
		(c)	info	iring entities who collect intelligent access rmation to protect the information and destroy it n it is no longer required by the entities; and	7 8 9	
		(d)	pers	riding for persons about whom an entity holds onal information to have access to the information have it corrected in appropriate circumstances.	10 11 12	
353	Apı	plicat	ion c	of Ch 7	13	
	(1)	or di	This Chapter applies if the Regulator has imposed on a roor dimension exemption the following conditions (<i>intelligacess conditions</i>)—			
		(a)		ondition about the areas or routes to which the applies;	17 18	
		(b)	unde	ditions about the use of a heavy vehicle on a road er the exemption, including, for example, conditions at one or more of the following—	19 20 21	
			(i)	the maximum permissible mass of the vehicle, or the vehicle together with its load, while it is being used on the road under the exemption;	22 23 24	
			(ii)	the times when the vehicle may be used on the road under the exemption;	25 26	
			(iii)	the maximum speed at which the vehicle may be driven on the road under the exemption;	27 28	
	(c) conditions that—			litions that—	29	
			(i)	a heavy vehicle's compliance with the conditions mentioned in paragraphs (a) and (b) is monitored	30 31	

			•	n approved intelligent transport system used intelligent access service provider; and	1 2
		(ii)	•	noncompliance reports made by the system are to the Regulator within a stated period.	3 4
(2)	an H	ML a	uthori	so applies if the use of a heavy vehicle under ity is subject to the conditions (also <i>intelligent ns</i>) that—	5 6 7
	(a)	appr	oved	both of the following is monitored by an intelligent transport system used by an access service provider—	8 9 10
		(i)		oads on which the vehicle is used under the er mass limits;	11 12
		(ii)	use o	ehicle's compliance with conditions about the of a heavy vehicle on a road under the higher limits, including, for example, conditions t one or more of the following—	13 14 15 16
			(A)	the times when the vehicle may be driven on the road under the higher mass limits;	17 18
			(B)	the maximum speed at which the vehicle may be driven on the road under the higher mass limits; and	19 20 21
	(b)	•		impliance reports made by the system are sent ulator within a stated period.	22 23
Def	initio	ns fo	or Ch	7	24
	In th	is Cha	apter–	_	25
	trans	port s	systen rvice	igent transport system means an intelligent approved by TCA for use by an intelligent provider to monitor the relevant monitoring atelligent access vehicle.	26 27 28 29
	_			mits means the higher mass limits applying requirements.	30 31

und	**IL authority* means a declaration made, or permit granted, er the national regulations allowing a heavy vehicle to be d on a road under the higher mass limits.	1 2 3
the serv mor	dligent access agreement means an agreement between operator of a heavy vehicle and an intelligent access vice provider under which the service provider agrees to nitor, by using an approved intelligent transport system, relevant monitoring matters for the vehicle.	4 5 6 7 8
	<i>lligent access audit</i> means the process of doing 1 or more he following—	9 10
(a)	reviewing intelligent access information held by an intelligent access service provider to assess whether the information is accurate, complete and up to date;	11 12 13
(b)	reviewing the processes by which intelligent access information held by an intelligent access service provider is generated, recorded, stored, displayed, analysed, transmitted and reported;	14 15 16 17
(c)	examining how intelligent access information held by an intelligent access service provider is used and disclosed by the service provider;	18 19 20
(d)	examining an approved intelligent transport system.	21
	<i>lligent access conditions</i> has the meaning given by ion 353.	22 23
reco	dligent access information means information generated, orded, stored, displayed, analysed, transmitted or reported an approved intelligent transport system.	24 25 26
by 'app	Illigent access service provider means a person certified TCA as a service provider for monitoring, by using an roved intelligent transport system, the relevant monitoring ters for an intelligent access vehicle.	27 28 29 30
inte	lligent access vehicle means a heavy vehicle—	31
(a)	to which a mass or dimension exemption that is subject to intelligent access conditions applies, or that is being used under the higher mass limits under an HML	32 33 34

	authority that is subject to intelligent access conditions; and	1 2
(b)	that is equipped for monitoring, by an approved intelligent transport system operated by an intelligent access service provider, the relevant monitoring matters for the vehicle; and	3 4 5 6
(c)	that is covered by an intelligent access agreement.	7
<i>law</i> inves road	enforcement purposes means the purposes of stigating or prosecuting an offence against an Australian law.	8 9 10
•	<i>function</i> , in relation to an approved intelligent transport em, means the system—	11 12
(a)	ceases to work at all, or works only intermittently; or	13
(b)	does not perform a function relating to monitoring the relevant monitoring matters for an intelligent access vehicle; or	14 15 16
(c)	performs a function mentioned in paragraph (b)—	17
	(i) only intermittently; or	18
	(ii) in a way that the results of it doing so are inaccurate or unreliable, including intermittently inaccurate or unreliable.	19 20 21
intel	compliance report means a report made by an approved ligent transport system that reports either or both of the wing—	22 23 24
(a)	a relevant contravention for an intelligent access vehicle;	25 26
(b)	apparent tampering with, or malfunctioning of, the system.	27 28
intel	<i>onal information</i> means personal information that is ligent access information or otherwise collected for the oses of this Chapter.	29 30 31

Note-	_	1
See	also definition personal information in section 5.	2
relev	ant contravention means—	3
(a)	for an intelligent access vehicle used under a mass or dimension exemption—the vehicle's contravention of conditions mentioned in section 353(1)(a) or (b) applying to the vehicle; or	4 5 6 7
(b)	for an intelligent access vehicle used under the higher mass limits—	8 9
	(i) the vehicle's use under the higher mass limits on a road to which the higher mass limits do not apply; or	10 11 12
	(ii) the vehicle's contravention of a condition about the use of the vehicle on a road under the higher mass limits.	13 14 15
relev	ant monitoring matters means—	16
(a)	for a heavy vehicle used under a mass or dimension exemption—the vehicle's compliance with conditions mentioned in section 353(1)(a) or (b) applying to the vehicle; or	17 18 19 20
(b)	for a heavy vehicle used under the higher mass limits—the matters mentioned in section 353(2)(a)(i) or (ii) for the vehicle.	21 22 23
_	<i>ter</i> , with an approved intelligent transport system, means ge in conduct that has the result that—	24 25
(a)	the system is changed; or	26
(b)	the system is installed or used in a way that is not in accordance with the conditions of its approval by TCA; or	27 28 29
(c)	any operating software that the system uses internally is changed.	30 31

Part	7.2		Duties and obligations of operators of intelligent access vehicles	1 2 3
355			to give false or misleading information to ent access service provider	4 5
	(1)		operator of an intelligent access vehicle commits an nce if—	6 7
		(a)	the operator gives information to an intelligent access service provider with whom the operator has entered into an intelligent access agreement for the vehicle; and	8 9 10
		(b)	the information is relevant to the use of the vehicle; and	11
		(c)	the operator knows, or ought reasonably to know, the information is false or misleading in a material particular.	12 13 14
		Max	ximum penalty—\$6000.	15
		Note-	_	16
			e section 572 for the matters a court must consider when deciding nether a person ought reasonably to have known something.	17 18
	(2)		section (1) does not apply if the operator gives the rmation in writing and, when giving the information—	19 20
		(a)	tells the intelligent access service provider, to the best of the operator's ability, how it is false or misleading; and	21 22
		(b)	if the operator has, or can reasonably obtain, the correct information—gives the correct information in writing.	23 24
	(3)	intel	hout limiting subsection (1)(b), information about the lligent access conditions applying to an intelligent access cle is relevant to the use of the vehicle.	25 26 27
	(4)	The	operator of a heavy vehicle commits an offence if—	28
		(a)	the operator gives information to an intelligent access service provider; and	29 30

		(b)	the operator intends that the intelligent access service provider will enter into an intelligent access agreement with the operator in reliance on the information; and	1 2 3
		(c)	the operator knows, or ought reasonably to know, the information is false or misleading in a material particular.	4 5 6
		Max	timum penalty—\$6000.	7
		Note-	<u> </u>	8
			e section 572 for the matters a court must consider when deciding aether a person ought reasonably to have known something.	9 10
((5)		section (4) does not apply if the operator gives the rmation in writing and, when giving the information—	11 12
		(a)	tells the intelligent access service provider, to the best of the operator's ability, how it is false or misleading; and	13 14
		(b)	if the operator has, or can reasonably obtain, the correct information—gives the correct information in writing.	15 16
((6)	is er 'fals	proceeding for an offence against subsection (1) or (4), it nough for a charge to state that the information given was see or misleading' to the operator's knowledge, without diffying whether it was false or whether it was misleading.	17 18 19 20
			g vehicle driver of collection of information by ent access service provider	21 22
((1)	reas	operator of an intelligent access vehicle must take all onable steps to give the vehicle's driver the following rmation, before the vehicle begins a journey—	23 24 25
		(a)	that the vehicle will be monitored by an intelligent access service provider;	26 27
		(b)	that this Chapter provides for the collection of information by the intelligent access service provider;	28 29
		(c)	the information that will be collected by the intelligent access service provider;	30 31

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	(d)	the purposes for which the information will be collected;	1 2
	(e)	the entities to whom the information collected may be disclosed;	3
	(f)	that, under this Chapter, the driver has rights of access to the information or to have the information changed to ensure it is accurate, complete and up to date;	5 6 7
	(g)	how the rights mentioned in paragraph (f) can be exercised;	8 9
	(h)	the name and address of the intelligent access service provider.	10 11
	Maxi	mum penalty—\$6000.	12
(2)		operator of an intelligent access vehicle is taken to oly with subsection (1) if the operator—	13 14
	(a)	gives the intelligent access vehicle's driver a notice stating the information mentioned in the subsection, including, for example, by placing it in the vehicle's driving cabin in a clearly visible position; or	15 16 17 18
	(b)	includes the information mentioned in the subsection in a written contract of employment between the operator and the intelligent access vehicle's driver.	19 20 21
(3)	The r	national regulations may prescribe—	22
	(a)	a form of notice that may be used under subsection (2)(a); and	23 24
	(b)	for subsection (2)(b), a standard form of words that may be used as part of a written contract of employment.	25 26
Rep	ortin	g system malfunctions to Regulator	27
(1)	If an that a the vopera	operator of an intelligent access vehicle becomes aware a part of an approved intelligent transport system fitted to vehicle is malfunctioning or has malfunctioned, the ator must immediately report the matter to the Regulator reson or by radio, telephone, fax or email.	28 29 30 31 32

		Max	ximum penalty—\$3750.	1
	(2)	of a	operator must keep, for at least 4 years, a written record report of a malfunction under subsection (1), containing following particulars—	2 3 4
		(a)	the type of malfunction to which the report relates;	5
		(b)	the date and time the operator became aware of the malfunction;	6 7
		(c)	the location of the vehicle when the operator became aware of the malfunction;	8 9
		(d)	the date and time the report was made;	10
		(e)	the location of the vehicle when the report was made;	11
		(f)	the way, in person or by radio, telephone, fax or email, that the report was made;	12 13
		(g)	the name of the operator or, if someone else made the report on behalf of the operator, the name of the person who made the report;	14 15 16
		(h)	the name of the individual to whom the report was made.	17 18
		Max	ximum penalty—\$3750.	19
358			g driver of driver's obligations about reporting malfunctions	20 21
	(1)	reas	operator of an intelligent access vehicle must take all onable steps to tell the vehicle's driver before the vehicle ins a journey—	22 23 24
		(a)	about the vehicle driver's obligation under section 359; and	25 26
		(b)	how the vehicle's driver can make the reports required by that obligation.	27 28
		Max	simum penalty—\$6000.	29

	(2)	The operator of an intelligent access vehicle is taken to comply with subsection (1) if the operator—	1 2
		(a) gives the vehicle's driver a notice stating the information mentioned in the subsection, including, for example, by placing it in the vehicle's driving cabin in a clearly visible position; or	3 4 5 6
		(b) includes the information mentioned in the subsection in a written contract of employment between the operator and the vehicle's driver.	7 8 9
	(3)	The national regulations may prescribe—	10
		(a) a form of notice that may be used under subsection (2)(a); and	11 12
		(b) for subsection (2)(b), a standard form of words that may be used as part of a written contract of employment.	13 14
Part	7.3	Obligations of drivers of intelligent access vehicles	15 16
359	Rep	orting system malfunctions to operator	17
	(1)	If the driver of an intelligent access vehicle becomes aware that a part of an approved intelligent transport system fitted to the vehicle is malfunctioning or has malfunctioned, the driver must immediately report the malfunction to the vehicle's operator in person or by radio, telephone, fax or email.	18 19 20 21 22
		Maximum penalty—\$3750.	23
	(2)	The driver must keep, for at least 4 years, a written record of a report of a malfunction under subsection (1), containing the following particulars—	24 25 26
		(a) the type of malfunction to which the report relates;	27

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		(b) the date and time the driver became aware of the malfunction;	
		(c) the location of the vehicle when the driver became aware of the malfunction; 4	
		(d) the date and time the report was made; 5	j
		(e) the location of the vehicle when the report was made; 6)
		the way, in person or by radio, telephone, fax or email, that the report was made;	
		(g) the driver's name; 9)
		•	0
		Maximum penalty—\$3750.	2
	(3)	n relation to a malfunction of a part of an approved intelligent transport system if another driver of the vehicle has complied 1	.3 .4 .5
Part	7.4	of intelligent access service	.7
360	Pov	ers to collect and hold intelligent access information 2	20
		ntelligent access information for monitoring the relevant 2	21 22 23

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Co	llecting intelligent access information
(1)	An intelligent access service provider must take all reasonable steps to ensure the intelligent access information the service provider collects—
	(a) is necessary for the purpose for which it is collected or a directly related purpose; and
	(b) is not excessive for that purpose; and
	(c) is accurate, complete and up to date.
	Maximum penalty—\$3750.
(2)	An intelligent access service provider must take all reasonable steps to ensure the collection of intelligent access information by the service provider does not intrude to an unreasonable extent on the personal privacy of any individual to whom the information relates.
	Maximum penalty—\$3750.
	eping records of intelligent access information lected An intelligent access service provider must keep, in a way
col	eping records of intelligent access information lected An intelligent access service provider must keep, in a way
col	eping records of intelligent access information lected An intelligent access service provider must keep, in a way complying with subsection (2), records of the intelligent
col	eping records of intelligent access information lected An intelligent access service provider must keep, in a way complying with subsection (2), records of the intelligent access information collected by the service provider.
(1) (2)	eping records of intelligent access information lected An intelligent access service provider must keep, in a way complying with subsection (2), records of the intelligent access information collected by the service provider. Maximum penalty—\$6000. Records kept under subsection (1) must be organised in a way that allows the records to be conveniently and properly
(1) (2)	eping records of intelligent access information lected An intelligent access service provider must keep, in a way complying with subsection (2), records of the intelligent access information collected by the service provider. Maximum penalty—\$6000. Records kept under subsection (1) must be organised in a way that allows the records to be conveniently and properly audited by an intelligent access auditor.

Ma	iking individuals aware of personal information held	1
(1)	An intelligent access service provider must prepare, and make publicly available, a document setting out the service provider's policies on the management of personal information held by the service provider.	2 3 4 5
	Examples of how a document is made publicly available—	6
	 making a document available at the service provider's office 	7
	 making a document available on the service provider's website 	8
	Maximum penalty—\$6000.	9
(2)	If asked by an individual about whom an intelligent access service provider holds personal information, the service provider must, within 28 days after receiving the request, give the individual the following information if the service provider can reasonably give the information—	10 11 12 13 14
	(a) the kind of information the service provider holds about the individual;	15 16
	(b) the purpose for which the information is held;	17
	(c) the way in which the service provider collects, holds, uses and discloses the information;	18 19
	(d) the entities to whom the information may be disclosed;	20
	(e) that, under this Chapter, the individual has rights of access to the information or to have the information changed to ensure it is accurate, complete and up to date;	21 22 23 24
	(f) how the rights mentioned in paragraph (e) can be exercised.	25 26
	Maximum penalty—\$6000.	27
(3)	Subsection (2) does not require an intelligent access service provider to inform an individual that a report under section 373 or 374 exists or has been made	28 29 30

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365	Giv	ving individuals access to their personal information	1
	(1)	An intelligent access service provider must, if asked by an individual about whom the service provider holds personal information, give the individual access to the information without cost or undue delay.	2 3 4 5
		Maximum penalty—\$6000.	6
	(2)	Subsection (1) does not require an intelligent access service provider to give an individual access to a report made under section 373 or 374 or information showing that a report of that kind exists or has been made.	7 8 9 10
366	Со	rrecting errors etc.	11
	(1)	This section applies if an individual about whom an intelligent access service provider holds personal information asks the service provider to make a particular change to the personal information.	12 13 14 15
	(2)	The intelligent access service provider must make the change if the service provider is satisfied the change is appropriate to ensure the personal information is accurate, complete and up to date.	16 17 18 19
		Maximum penalty—\$3750.	20
	(3)	If the intelligent access service provider is not satisfied as mentioned in subsection (2), the service provider may refuse to comply with the request.	21 22 23
	(4)	If, under subsection (3), an intelligent access service provider refuses to comply with an individual's request under subsection (1), the service provider must—	24 25 26
		(a) give the individual a notice stating—	27
		(i) the service provider's reasons for refusing; and	28
		(ii) that the individual may ask the service provider to attach to or include with the personal information the individual's request or a record of it; and	29 30 31

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		(b) if asked by the individual, attach to or include with the personal information the request or a record of the request.	1 2 3
		Maximum penalty for subsection (4)—\$3750.	4
367		neral restriction on use and disclosure of intelligent cess information	5 6
		An intelligent access service provider must not use or disclose intelligent access information other than as required or authorised under this Law or another law.	7 8 9
		Maximum penalty—\$6000.	10
368	Giv	ving intelligent access auditor access to records	11
		An intelligent access service provider must give an intelligent access auditor access to a record kept by the service provider for the purposes of this Chapter.	12 13 14
		Maximum penalty—\$6000.	15
369	Po	wers to use and disclose intelligent access information	16
	(1)	An intelligent access service provider may use intelligent access information for monitoring the relevant monitoring matters for an intelligent access vehicle.	17 18 19
	(2)	An intelligent access service provider may disclose intelligent access information to the Regulator or an authorised officer for compliance purposes.	20 21 22
	(3)	An intelligent access service provider may disclose intelligent access information about an operator of an intelligent access vehicle to the operator.	23 24 25
	(4)	Subsection (3) does not apply to the following—	26
		(a) a noncompliance report about an intelligent access vehicle operated by the operator;	27 28

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	(b)	information that a noncompliance report has been made about an intelligent access vehicle operated by the operator;	1 2 3
	(c)	information from which it could reasonably be inferred that a noncompliance report has been made about an intelligent access vehicle operated by the operator.	4 5 6
(5)	cons disc pers	intelligent access service provider may, with the written sent of an operator of an intelligent access vehicle, lose intelligent access information about the operator to a on other than the operator for any purpose if the rmation—	7 8 9 10 11
	(a)	does not identify any individual other than the operator; and	12 13
	(b)	contains nothing by which the identity of any individual, other than the operator, can reasonably be found out.	14 15
(6)	intel with	intelligent access service provider may use or disclose lligent access information that is personal information in the written consent of the individual to whom the onal information relates.	16 17 18 19
(7)	This	s section is subject to section 375.	20
	eping orma	g record of use or disclosure of intelligent access	21 22
(1)	intel with	n intelligent access service provider uses or discloses lligent access information, the service provider must, ain 7 days after the use or disclosure, make a record of the or disclosure—	23 24 25 26
	(a)	containing the information mentioned in subsection (2); and	27 28
	(b)	in a form that ensures the record is readily accessible by an intelligent access auditor at the place where it is kept.	29 30
	Max	ximum penalty—\$6000.	31
(2)	The	record must contain the following information—	32

		(a)	the intelligent access service provider's name or, if someone else used or disclosed the intelligent access information on behalf of the service provider, the name of the person who used or disclosed the intelligent access information;	1 2 3 4 5
		(b)	the date of the use or disclosure;	6
		(c)	for a use of intelligent access information by or on behalf of the intelligent access service provider, a brief description of how the information was used;	7 8 9
		(d)	for a disclosure of intelligent access information by or on behalf of the intelligent access service provider, the entity to whom the information was disclosed;	10 11 12
		(e)	the provision of this Law or another law the intelligent access service provider believes authorises the use or disclosure;	13 14 15
		(f)	if the use or disclosure is authorised only under a particular document (including, for example, a warrant, a certificate or a consent), a copy of the document.	16 17 18
	(3)		intelligent access service provider must keep a record e under this section for at least 2 years.	19 20
		Max	imum penalty for subsection (3)—\$6000.	21
371	Kee	enina	noncompliance report etc.	22
			•	
	(1)	appr	section applies if a noncompliance report is made by an oved intelligent transport system operated by an ligent access service provider.	23 24 25
	(2)		intelligent access service provider must keep the owing for at least 4 years after the noncompliance report is e—	26 27 28
		(a)	a copy of the report;	29
		(b)	the information relied on to make the report.	30

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		Example of information that could be relied on to make a noncompliance report—	1 2
		GPS information about a vehicle's position at a particular time	3
		Maximum penalty—\$6000.	4
372	De	stroying intelligent access information etc.	5
	(1)	An intelligent access service provider must take all reasonable steps—	6 7
		(a) to destroy intelligent access information collected by the provider 1 year after the information is collected by the service provider; and	8 9 10
		(b) to destroy a record the service provider is required to keep under section 370 within 1 year after the service provider is no longer required to keep the record under that section.	13 13 13 14
		Maximum penalty—\$6000.	1.
	(2)	This section does not apply to a noncompliance report or information the intelligent service provider is required to keep under section 371.	10 17 18
373	Re	porting relevant contraventions to Regulator	19
	(1)	This section applies if an intelligent access service provider knows of a relevant contravention for an intelligent access vehicle.	20 21 22
	(2)	The intelligent access service provider must, within 7 days, give the Regulator a report about the relevant contravention in the approved form.	23 24 25
		Maximum penalty—\$6000.	20
	(3)	For subsection (1), an intelligent access service provider is taken to know of a relevant contravention for an intelligent access vehicle if the service provider's monitoring equipment has detected the contravention.	25 28 29 30

374		porting tampering or suspected tampering with proved intelligent transport system to Regulator	1 2
	(1)	If an intelligent access service provider knows, or has reasonable grounds to suspect, an approved intelligent transport system has been tampered with, the service provider must report the matter to the Regulator—	3 4 5 6
		(a) within 7 days; and	7
		(b) in the approved form.	8
		Maximum penalty—\$6000.	9
	(2)	For subsection (1), an intelligent access service provider does not know, or have reasonable grounds to suspect, an approved intelligent transport system has been tampered with merely because the service provider has—	10 11 12 13
		(a) accessed a report made by the system (including a noncompliance report) indicating that apparent tampering with the system has been detected electronically; or	14 15 16 17
		(b) analysed information generated by the system.	18
375	su: sy:	striction on disclosing information about tampering or spected tampering with approved intelligent transport stem	19 20 21
	(1)	If an intelligent access service provider knows, or has reasonable grounds to suspect, an approved intelligent transport system has been tampered with, the service provider must not disclose to any entity other than the Regulator the following—	22 23 24 25 26
		(a) information that the service provider has that knowledge or suspicion;	27 28
		(b) information from which it could reasonably be inferred that the service provider has that knowledge or suspicion.	29 30 31
		Maximum penalty—\$6000.	32

	(2)	not k intell	nubsection (1), an intelligent access service provider does now, or have reasonable grounds to suspect, an approved igent transport system has been tampered with merely use the service provider has—	1 2 3 4
		(a)	accessed a report made by the system (including a noncompliance report) indicating that apparent tampering with the system has been detected electronically; or	5 6 7 8
		(b)	analysed information generated by the system.	9
	(3)	the I tamp	intelligent access service provider has made a report to Regulator under section 374 of apparent or suspected ering, the service provider must not disclose to any entity than the Regulator the following—	10 11 12 13
		(a)	information that the report has been made;	14
		(b)	information from which it could reasonably be inferred that the service provider has made the report.	15 16
		Maxi	imum penalty—\$6000.	17
	(4)	infor	ection (1) or (3) does not apply if the disclosure of the mation to which the subsection applies is authorised r another law.	18 19 20
Part	7.5		Functions, powers, duties and obligations of TCA	21 22
376	Con	itrave	ention of particular provisions not an offence	23
		TCA	does not commit an offence only by contravening any of ollowing provisions—	24 25
		(a)	section 379(1) or (2);	26
		(b)	section 380;	27
		(c)	section 381(1) or (2);	28

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	(d)	section 382(1);	1
	(e)	section 383(2) or (4);	2
	(f)	section 386;	3
	(g)	section 387(1) or (3);	4
	(h)	section 388;	5
	(i)	section 389(1);	6
	(j)	section 390(1);	7
	(k)	section 391(1) or (3).	8
377	Function	ns of TCA	9
		A has the following functions for the purposes of this pter—	10 11
	(a)	approving intelligent transport systems for use by intelligent access service providers to monitor the relevant monitoring matters for an intelligent access vehicle;	12 13 14 15
	(b)	certifying persons to be service providers for monitoring, by using an approved intelligent transport system, the relevant monitoring matters for an intelligent access vehicle;	16 17 18 19
	(c)	auditing activities conducted by intelligent access service providers.	20 21
378	Powers	to collect and hold intelligent access information	22
	TCA	A may collect and hold intelligent access information—	23
	(a)	for the exercise of its functions mentioned in section 377; or	24 25
	(b)	for law enforcement purposes.	26

379	Collecting intelligent access information				
	(1)	TCA must take all reasonable steps to ensure the intelligent access information it collects—	2 3		
		(a) is necessary for the purpose for which it is collected or a directly related purpose; and	4 5		
		(b) is not excessive for that purpose; and	6		
		(c) is accurate, complete and up to date.	7		
	(2)	TCA must take all reasonable steps to ensure the collection of intelligent access information by it does not intrude to an unreasonable extent on the personal privacy of any individual to whom the information relates.	8 9 10 11		
380	Pro	otecting intelligent access information collected	12		
		TCA must take all reasonable steps to protect intelligent access information collected by it against unauthorised access, unauthorised use, misuse, loss, modification or unauthorised disclosure.	13 14 15 16		
381	Ма	king individuals aware of personal information held	17		
	(1)	TCA must prepare, and make publicly available, a document setting out its policies on the management of personal information held by it.	18 19 20		
		Examples of how a document is made publicly available—	21		
		 making a document available at TCA's office 	22		
		 making a document available on TCA's website 	23		
	(2)	If asked by an individual about whom TCA holds personal information, TCA must, within 28 days after receiving the request, give the individual the following information if it can reasonably give the information—	24 25 26 27		
		(a) the kind of information it holds about the individual;	28		
		(b) the purpose for which the information is held;	29		

		(c) the way in which it collects, holds, uses the information;	s and discloses	1 2
		(d) the entities to whom the information may	be disclosed;	3
		(e) that, under this Chapter, the individual access to the information or to have the changed to ensure it is accurate, completely date;	ne information	4 5 6 7
		(f) how the rights mentioned in paragrap exercised.	oh (e) can be	8 9
	(3)	Subsection (2) does not require TCA to inform that a report under section 373, 374, 390, 403 chas been made.		10 11 12
382	Giv	ving individuals access to their personal ir	nformation	13
	(1)	TCA must, if asked by an individual about who personal information, give the individual information without cost or undue delay.	om TCA holds access to the	14 15 16
	(2)	Subsection (1) does not require TCA to give access to a report made under section 373, 374 404 or information showing that a report of that has been made.	4, 390, 403 or	17 18 19 20
383	Со	orrecting errors etc.		21
	(1)	This section applies if an individual about who personal information asks TCA to make a particular the personal information.		22 23 24
	(2)	TCA must make the change if it is satisfied appropriate to ensure the personal information complete and up to date.	_	25 26 27
	(3)	If TCA is not satisfied as mentioned in subsect refuse to comply with the request.	tion (2), it may	28 29
	(4)	If TCA refuses, under subsection (3), to coindividual's request, it must—	omply with an	30 31

	(a)	give the individual a notice stating—	1
		(i) TCA's reasons for refusing; and	2
		(ii) that the individual may ask TCA to attach to or include with the personal information the individual's request or a record of it; and	3 4 5
	(b)	if asked by the individual, attach to or include with the personal information the request or a record of the request.	6 7 8
		restriction on use and disclosure of intelligent information	9 10
		A must not use or disclose intelligent access information r than as required or authorised under this Law or another	11 12 13
	Max	simum penalty—\$6000.	14
Po	wers	to use and disclose intelligent access information	15
(1)	TCA	A may use or disclose intelligent access information—	16
	(a)	for the exercise of its functions mentioned in section 377; or	17 18
	(b)	for law enforcement purposes.	19
(2)	Regu	A may disclose intelligent access information to the ulator if it is satisfied the information is relevant to the ulator's functions under this Law.	20 21 22
(3)	intel relev	A may disclose intelligent access information to an ligent access auditor if it is satisfied the information is want to an intelligent access audit the auditor is ducting.	23 24 25 26
(4)		A may disclose intelligent access information relating to a icular operator of an intelligent access vehicle to the rator.	27 28 29

	(5)	TCA may, with the written consent of an operator of an intelligent access vehicle, disclose intelligent access information about the operator to a person other than the operator for any purpose if the information—	1 2 3 4
		(a) does not identify any individual other than the operator; and	5 6
		(b) contains nothing by which the identity of any individual, other than the operator, can reasonably be found out.	7 8
	(6)	TCA may use or disclose intelligent access information for research purposes if the information contains no personal information.	9 10 11
	(7)	TCA may use or disclose intelligent access information that is personal information with the written consent of the individual to whom the personal information relates.	12 13 14
	(8)	This section is subject to section 391.	15
386		striction about intelligent access information that may used or disclosed TCA may use or disclose information only if TCA is reasonably satisfied, having regard to the purpose for which the information is to be used or disclosed, the information is accurate, complete and up to date.	16 17 18 19 20 21
387		eping record of use or disclosure of intelligent access ormation	22 23
	(1)	If TCA uses or discloses intelligent access information, TCA must, within 7 days after the use or disclosure, make a record of the use or disclosure—	24 25 26
		(a) containing the information mentioned in subsection (2); and	27 28
		(b) in a form that ensures the record is readily accessible by an authorised officer at the place where it is kept.	29 30
	(2)	The record must contain the following information—	31

		(a)	the name of the person who used or disclosed the intelligent access information on behalf of TCA;	1 2
		(b)	the date of the use or disclosure;	3
		(c)	for a use of intelligent access information by or on behalf of TCA, a brief description of how the information was used;	4 5 6
		(d)	for a disclosure of intelligent access information by or on behalf of TCA, the entity to whom the information was disclosed;	7 8 9
		(e)	the provision of this Law or another law TCA believes authorises the use or disclosure;	10 11
		(f)	if the use or disclosure is authorised only with a particular document (including, for example, a warrant, a certificate or a consent), a copy of the document.	12 13 14
	(3)	TCA years	must keep a record made under this section for at least 2 s.	15 16
388	Ke	eping	noncompliance reports	17
			must keep any noncompliance report received by it for at 4 years after its receipt.	18 19
389			ing intelligent access information or removing I information from it	20 21
	(1)		must take all reasonable steps to destroy intelligent ss information collected by it—	22 23
		(a)	generally—1 year after the information is collected; or	24
		(b)	if, at the end of the period mentioned in paragraph (a), the information is required for law enforcement purposes—immediately after the information ceases to be required for law enforcement purposes.	25 26 27 28
	(2)		is taken to have complied with subsection (1) for ligent access information if it permanently removes	29 30

		•	hing by which an individual can be identified from the rmation.	1 2
	(3)		s section does not apply to a noncompliance report TCA is irred to keep under section 388.	3 4
390	ma	Ifunc	ng tampering or suspected tampering with, or etion or suspected malfunction of, approved ent transport system to Regulator	5 6 7
	(1)	an a	CA knows, or has reasonable grounds to suspect, a part of pproved intelligent transport system fitted to an intelligent ass vehicle has been tampered with or has malfunctioned, a must report the matter to the Regulator within 7 days.	8 9 10 11
	(2)	grou syste	subsection (1), TCA does not know, or have reasonable ands to suspect, a part of an approved intelligent transport em has been tampered with or has malfunctioned merely suse it has—	12 13 14 15
		(a)	accessed a report made by the system (including a noncompliance report) indicating that apparent tampering with, or malfunctioning of, the part has been detected electronically; or	16 17 18 19
		(b)	analysed information generated by the system.	20
391	sus		ion on disclosing information about tampering or ed tampering with approved intelligent transport	21 22 23
	(1)	an a	CA knows, or has reasonable grounds to suspect, a part of pproved intelligent transport system fitted to an intelligent ess vehicle has been tampered with, TCA must not lose the following to any entity other than the Regulator—	24 25 26 27
		(a)	information that TCA has that knowledge or suspicion;	28
		(b)	information from which it could reasonably be inferred that TCA has that knowledge or suspicion.	29 30

	(2)	groun	subsection (1), TCA does not know or have reasonable ands to suspect a part of an approved intelligent transport arm has been tampered with merely because it has—	1 2 3
		(a)	accessed a report made by the system (including a noncompliance report) indicating that apparent tampering with the part has been detected electronically; or	4 5 6 7
		(b)	analysed information generated by the system.	8
	(3)	to the	CA has made a report of apparent or suspected tampering e Regulator under section 390, TCA must not disclose to entity other than the Regulator the following—	9 10 11
		(a)	information that the report has been made;	12
		(b)	information from which it could reasonably be inferred that TCA has made the report.	13 14
	(4)	infor	ection (1) or (3) does not apply if the disclosure of the mation to which the subsection applies is authorised r another law.	15 16 17
Part	7.6		Powers, duties and obligations	18
			of intelligent access auditors	19
392	Pov	vers t	to collect and hold intelligent access information	20
		An ii	ntelligent access auditor may collect and hold intelligent	21
			ss information for conducting an intelligent access audit.	22
393	Col	acces	·	
393	Col (1)	acces lectir An in	ss information for conducting an intelligent access audit.	22

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		(b) is not excessive for that purpose; and	1
		(c) is accurate, complete and up to date.	2
		Maximum penalty—\$3750.	3
	(2)	An intelligent access auditor must take all reasonable steps to ensure the collection of intelligent access information by the auditor does not intrude to an unreasonable extent on the personal privacy of any individual to whom the information relates.	4 5 6 7 8
		Maximum penalty—\$3750.	9
394	Pro	stecting intelligent access information collected	10
		An intelligent access auditor must take all reasonable steps to protect intelligent access information collected by the auditor against unauthorised access, unauthorised use, misuse, loss, modification or unauthorised disclosure.	11 12 13 14
		Maximum penalty—\$6000.	15
395	Ma	king individuals aware of personal information held	16
	(1)	If asked by an individual about whom an intelligent access auditor holds personal information, the auditor must, within 28 days after receiving the request, give the individual the following information if the auditor can reasonably give the information—	17 18 19 20 21
		(a) the kind of information the auditor holds about the individual;	22 23
		(b) the purpose for which the information is held;	24
		(c) the entities to whom the information may be disclosed;	25
		(d) that, under this Chapter, the individual has rights of access to the information or to have the information changed to ensure it is accurate, complete and up to date;	26 27 28 29

		[8 390]	
		(e) how the rights mentioned in paragraph (d) can be exercised.	1 2
		Maximum penalty—\$6000.	3
	(2)	Subsection (1) does not require an intelligent access auditor to inform an individual that a report under section 373, 374, 390, 403 or 404 exists or has been made.	4 5 6
396	Giv	ving individuals access to their personal information	7
	(1)	An intelligent access auditor must, if asked by an individual about whom the auditor holds personal information, give the individual access to the information without cost or undue delay.	8 9 10 11
		Maximum penalty—\$6000.	12
	(2)	Subsection (1) does not require an intelligent access auditor to give an individual access to a report made under section 373, 374, 390, 403 or 404.	13 14 15
397	Со	rrecting errors etc.	16
	(1)	This section applies if an individual about whom an intelligent access auditor holds personal information asks the auditor to make a particular change to the personal information.	17 18 19
	(2)	The intelligent access auditor must make the change if the auditor is satisfied the change is appropriate to ensure the personal information is accurate, complete and up to date.	20 21 22
		Maximum penalty—\$3750.	23
	(3)	If the intelligent access auditor is not satisfied as mentioned in subsection (2), the auditor may refuse to comply with the request.	24 25 26
	(4)	If, under subsection (3), an intelligent access auditor refuses to comply with an individual's request, the auditor must—	27 28
		(a) give the individual a notice stating—	29
		(i) the auditor's reasons for refusing; and	30

			(ii)	that the individual may ask the auditor to attach to or include with the personal information the individual's request or a record of it; and	1 2 3
		(b)		sked by the individual, attach to or include with the onal information the request or a record of the test.	4 5 6
		Max	imum	n penalty for subsection (4)—\$3750.	7
398				riction on use and disclosure of intelligent mation	8 9
		intel	ligent	igent access auditor must not use or disclose access information other than as required or lunder this Law or another law.	10 11 12
		Max	imum	n penalty—\$6000.	13
399	Po	wers	to us	e and disclose intelligent access information	14
	(1)	An i	ntelli	gent access auditor may use and disclose intelligent ormation for—	15 16
		(a)	cond	ducting an intelligent access audit; or	17
		(b)	repo	orting, to TCA, any of the following—	18
			(i)	a relevant contravention for an intelligent access vehicle;	19 20
			(ii)	tampering or suspected tampering with an approved intelligent transport system by an operator of an intelligent access vehicle;	21 22 23
			(iii)	tampering or suspected tampering with an approved intelligent transport system by an intelligent access service provider;	24 25 26
			(iv)	a failure by an intelligent access service provider to comply with the service provider's obligations under this Chapter.	27 28 29

	(2)	An intelligent access auditor may disclose intelligent access information to the Regulator if the auditor is reasonably satisfied the information is relevant to the Regulator's functions under this Law.	1 2 3 4
	(3)	An intelligent access auditor may disclose intelligent access information to TCA if the auditor is reasonably satisfied the information is relevant to TCA's functions under this Chapter.	5 6 7
	(4)	An intelligent access auditor may disclose intelligent access information relating to a particular operator of an intelligent access vehicle to the operator.	8 9 10
	(5)	An intelligent access auditor may use and disclose intelligent access information that is personal information with the written consent of the individual to whom the personal information relates.	11 12 13 14
	(6)	This section is subject to section 405.	15
400	Re:	striction about intelligent access information that may used or disclosed	16 17
400	Res be	striction about intelligent access information that may used or disclosed An intelligent access auditor must not use or disclose intelligent access information unless the auditor is reasonably satisfied, having regard to the purpose for which the information is to be used or disclosed, the information is accurate, complete and up to date.	
400	Res be	An intelligent access auditor must not use or disclose intelligent access information unless the auditor is reasonably satisfied, having regard to the purpose for which the information is to be used or disclosed, the information is	17 18 19 20 21
400 401	be Ke	An intelligent access auditor must not use or disclose intelligent access information unless the auditor is reasonably satisfied, having regard to the purpose for which the information is to be used or disclosed, the information is accurate, complete and up to date.	17 18 19 20 21 22
	be Ke	An intelligent access auditor must not use or disclose intelligent access information unless the auditor is reasonably satisfied, having regard to the purpose for which the information is to be used or disclosed, the information is accurate, complete and up to date. Maximum penalty—\$6000.	17 18 19 20 21 22 23

	(b)	in a form that ensures the record is readily accessible by an authorised officer at the place where it is kept.	1 2
	Max	kimum penalty—\$6000.	3
(2)	The	record must contain the following information—	4
	(a)	the intelligent access auditor's name or, if someone else used or disclosed the intelligent access information on behalf of the auditor, the name of the person who used or disclosed the intelligent access information;	5 6 7 8
	(b)	the date of the use or disclosure;	9
	(c)	for a use of intelligent access information by or on behalf of the auditor, a brief description of how the information was used;	1 1 1
	(d)	for a disclosure of intelligent access information by or on behalf of the auditor, the entity to whom the information was disclosed;	1: 1: 1:
	(e)	the provision of this Law or another law the auditor believes authorises the use or disclosure;	1 1
	(f)	if the use or disclosure is authorised only under a particular document (including, for example, a warrant, a certificate or a consent), a copy of the document.	1 1 2
	Max	kimum penalty—\$6000.	2
(3)		intelligent access auditor must keep a record made under section for at least 2 years.	2:
	Max	ximum penalty for subsection (3)—\$6000.	2
		ring intelligent access information or removing al information from it	2:
(1)	dest is n	intelligent access auditor must take all reasonable steps to roy intelligent access information held by the auditor that o longer needed for an intelligent access audit conducted he auditor.	2° 2° 2° 3°
	Max	kimum penalty—\$6000.	3

	(2)	An intelligent access auditor is taken to have complied with subsection (1) for intelligent access information if the auditor permanently removes anything by which an individual can be identified from the information.	1 2 3 4
403		porting contraventions by intelligent access service oviders to TCA	5 6
		If an intelligent access auditor knows, or has reasonable grounds to suspect, an intelligent access service provider has contravened an obligation under this Chapter, the auditor must, as soon as practicable, report the matter to TCA.	7 8 9 10
		Maximum penalty—\$6000.	11
404		porting tampering or suspected tampering with proved intelligent transport system to Regulator or A	12 13 14
		If an intelligent access auditor knows, or has reasonable grounds to suspect, an approved intelligent transport system has been tampered with, the auditor must, as soon as practicable, report the matter—	15 16 17 18
		(a) for tampering or suspected tampering by an operator of an intelligent access vehicle—to the Regulator; or	19 20
		(b) for tampering or suspected tampering by an intelligent access service provider—to TCA.	21 22
		Maximum penalty—\$6000.	23
405	sus	striction on disclosing information about tampering or spected tampering with approved intelligent transport stem	24 25 26
	(1)	If an intelligent access auditor knows, or has reasonable grounds to suspect, an approved intelligent transport system has been tampered with, the auditor must not disclose the following to any entity other than the Regulator or TCA—	27 28 29 30

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		(a) information that the auditor has that knowledge or suspicion;	1 2
		(b) information from which it could reasonably be inferred that the auditor has that knowledge or suspicion.	3 4
		Maximum penalty—\$6000.	5
	(2)	If an intelligent access auditor has made a report to the Regulator or TCA under section 404 of apparent or suspected tampering, the auditor must not disclose the following to any entity other than the Regulator or TCA—	6 7 8 9
		(a) information that the report has been made;	10
		(b) information from which it could reasonably be inferred that the auditor has made the report.	11 12
		Maximum penalty—\$6000.	13
	(3)	Subsection (1) or (2) does not apply if the disclosure of the information to which the subsection applies is authorised under another law.	14 15 16
Part	7.7	Other provisions	17
406	Offe sys	ence to tamper with approved intelligent transport tem	18 19
	(1)	A person commits an offence if—	20
		(a) the person tampers with an approved intelligent transport system; and	21 22
		(b) the person does so with the intention of causing the system to—	23 24
		(i) fail to generate, record, store, display, analyse, transmit or report intelligent access information; or	25 26

	(ii) fail to generate, record, store, display, analyse, transmit or report intelligent access information correctly.	1 2 3
	Maximu	um penalty—\$6000.	4
(2)	A perso	n commits an offence if—	5
	* *	e person tampers with an approved intelligent ansport system; and	6 7
		e person is negligent or reckless as to whether, as a sult of the tampering, the system may—	8 9
	(i)	fail to generate, record, store, display, analyse, transmit or report intelligent access information; or	10 11
	(ii) fail to generate, record, store, display, analyse, transmit or report intelligent access information correctly.	12 13 14
	Maximu	um penalty—\$3750.	15
(3)	In this s	ection—	16
	fail—		17
	ac	eans does not perform as intended in relation to curacy, timeliness, reliability, verifiability or any other erformance requirement or standard; and	18 19 20
		cludes fail permanently, fail temporarily, fail on a articular occasion and fail in particular circumstances.	21 22
Re	gulator ı	may issue intelligent access identifiers	23
(1)	intellige	egulator may issue a distinguishing number for an ent access vehicle that indicates the vehicle is an ent access vehicle (an <i>intelligent access identifier</i>).	24 25 26
(2)		elligent access identifier may consist of numbers or a combination of numbers and letters.	27 28
(3)	entity t	telligent access identifier is, or becomes, known to an hat has the ability to associate it with a particular real, the entity must treat the identifier as personal	29 30 31

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		rmation for the purposes of this Chapter or a law relating rivacy.	1 2
Cha	pter 8	Accreditation	3
Part	8.1	Preliminary	4
408	The oper syste Law in re	purpose of accreditation under this Law is to allow rators of heavy vehicles who implement management ems that achieve the objectives of particular aspects of this to be subject to alternative requirements under this Law, elation to the aspects, that are more suited to the operators' these operations.	5 6 7 8 9 10 11
409	In the AFA vehi	ons for Ch 8 mis Chapter— M fatigue management system, for an operator of a heavy icle, means the operator's management system for aring compliance with the AFM standards and business	12 13 14 15 16
		s, including by— recording the name, current driver licence number and contact details of each driver who is currently operating under the operator's AFM accreditation; and	17 18 19 20
	(b)	ensuring each of the drivers is in a fit state— (i) to safely perform required duties; and (ii) to meet any specified medical requirements; and	21 22 23
	(c)	ensuring each of the drivers— (i) has been inducted into the system; and	2425

	(ii)	has been informed of the AFM hours applying under the operator's AFM accreditation; and	1 2
(d)	who	aring anyone employed in the operator's business, by has responsibilities relating to scheduling or baging the fatigue of the drivers—	3 4 5
	(i)	has been inducted into the system; and	6
	(ii)	has been informed of the AFM hours applying under the operator's AFM accreditation.	7 8
busing the r	ness r respor	and and business rules means the standards and rules for advanced fatigue management approved by asible Ministers.	9 10 11
	сору с	of the AFM standards and business rules is published on the	12 13
аррг	oved,	r's website. by the responsible Ministers, means approved by a sible Ministers under section 595.	14 15 16
		auditor means an auditor of a class approved by the le Ministers.	17 18
Note-			19
	tails o bsite.	of the approved classes are published on the Regulator's	20 21
vehi ensu	cle, ring	gue management system, for an operator of a heavy means the operator's management system for compliance with the BFM standards and business uding by—	22 23 24 25
(a)	cont	ording the name, current driver licence number and tact details of each driver who is currently operating er the operator's BFM accreditation; and	26 27 28
(b)	ensu	uring each of the drivers is in a fit state—	29
	(i)	to safely perform required duties; and	30
	(ii)	to meet any specified medical requirements; and	31
(c)	enci	uring each of the drivers—	32

	(i)	has been inducted into the system; and	1
	(ii)	has been informed of the BFM hours; and	2
(d)	who	aring anyone employed in the operator's business, o has responsibilities relating to scheduling or haging the fatigue of the drivers—	3 4 5
	(i)	has been inducted into the system; and	6
	(ii)	has been informed of the BFM hours.	7
busi	ness 1	ndards and business rules means the standards and rules for basic fatigue management approved by the le Ministers.	8 9 10
Note-	_		11
		of the BFM standards and business rules is published on the r's website.	12 13
mea: mair			14 15 16 17
Note-	_		18
		f the maintenance management standards and business rules is d on the Regulator's website.	19 20
vehi ensu	cle, ring	mce management system, for an operator of a heavy means the operator's management system for compliance with the maintenance management and business rules, including by—	21 22 23 24
(a)		ntifying each heavy vehicle currently being operated coordance with the management system; and	25 26
(b)	with	each heavy vehicle being operated in accordance in the management system, having measures for the owing—	27 28 29
	(i)	daily checks of the condition of the vehicle, and its components and equipment, for each day on which the vehicle is driven on a road;	30 31 32
	(ii)	recording and reporting vehicle faults;	33

(iii) identifying, assessing and rectifying all identified faults;	1 2
(iv) periodic maintenance of the vehicle; and	3
(c) keeping records relating to the operation of the management system.	4 5
mass management standards and business rules means the standards and business rules for heavy vehicle mass management approved by the responsible Ministers.	6 7 8
Note— A copy of the mass management standards and business rules is published on the Regulator's website.	9 10 11
mass management system, for an operator of a heavy vehicle, means the operator's management system for ensuring compliance with the mass management standards and business rules, including by—	12 13 14 15
(a) identifying each heavy vehicle currently being operated in accordance with the management system; and	16 17
(b) for each heavy vehicle being operated in accordance with the management system, having measures for the following—	18 19 20
 (i) weighing the vehicle and its load before it starts a journey, or starts a part of a journey after the vehicle's load is changed; 	21 22 23
(ii) recording each measurement made under subparagraph (i) in a form that allows the record to be readily available for inspection by an approved auditor;	24 25 26 27
(iii) ensuring the vehicle's suspension system accords with the specifications given by its manufacturer or a qualified mechanical engineer; and	28 29 30
(c) keeping records relating to the operation of the management system.	31 32
relevant management system means—	33

	(a)	for maintenance management accreditation—a maintenance management system; or	1 2
	(b)	for mass management accreditation—a mass management system; or	3 4
	(c)	for BFM accreditation—a BFM fatigue management system; or	5 6
	(d)	for AFM accreditation—an AFM fatigue management system.	7 8
	relev	ant standards and business rules means—	9
	(a)	for maintenance management accreditation—the maintenance management standards and business rules; or	10 11 12
	(b)	for mass management accreditation—the mass management standards and business rules; or	13 14
	(c)	for BFM accreditation—the BFM standards and business rules; or	15 16
	(d)	for AFM accreditation—the AFM standards and business rules.	17 18
Part 8.2		Grant of heavy vehicle	19
		accreditation	20
110 Reç	gulato	or's power to grant heavy vehicle accreditation	21
	The 1	Regulator may grant an operator of a heavy vehicle—	22
	(a)	an accreditation exempting, for a period of not more than 3 years, the vehicle from the requirement to be inspected before the vehicle may be registered under this Law (<i>maintenance management accreditation</i>); or	23 24 25 26
	(b)	an accreditation allowing, for a period of not more than 3 years, the vehicle to operate at concessional mass	27 28

		_	
		limits or higher mass limits applying under the mass requirements (<i>mass management accreditation</i>); or	1 2
		(c) an accreditation allowing, for a period of not more than 3 years, drivers of the vehicle to operate under BFM hours (<i>BFM accreditation</i>); or	3 4 5
		(d) an accreditation allowing, for a period of not more than 3 years, drivers of the vehicle to operate under AFM hours (<i>AFM accreditation</i>).	6 7 8
411	Аp	plication for heavy vehicle accreditation	9
	(1)	An operator of a heavy vehicle may apply to the Regulator for heavy vehicle accreditation under this Law.	10 11
	(2)	The application must be—	12
		(a) in the approved form; and	13
		(b) accompanied by the following—	14
		 (i) a statement by the applicant that the applicant has a relevant management system for ensuring compliance with the relevant standards and business rules; 	15 16 17 18
		(ii) a statement from an approved auditor that the auditor considers the applicant's relevant management system will ensure compliance with the relevant standards and business rules;	19 20 21 22
		(iii) any other information required for the application under the relevant standards and business rules;	23 24
		(iv) the prescribed fee for the application.	25
	(3)	The application must also be accompanied by a declaration by the applicant, declared to be made after having taken all reasonable steps to find out the following information, of the applicant's knowledge of that information—	26 27 28 29
		(a) whether, in the 5 years immediately before the application was made, the applicant or an associate of	30 31

	(2)	history. If the applicant does not consent, or withdraws his or her consent, to the Regulator obtaining the applicant's prescribed	31 32 33
	(1)	The Regulator may, by notice, ask an applicant for heavy vehicle accreditation under this Law for written consent for the Regulator to obtain the applicant's prescribed criminal history.	28 29 30
412		taining criminal history information about applicant	27
		(b) to verify by statutory declaration any information relating to the application given to the Regulator.	25 26
		(a) to give the Regulator any additional information the Regulator reasonably requires to decide the application; or	22 23 24
	(5)	The Regulator may, by notice given to the applicant, require the applicant—	20 21
	(4)	Subsection (3)(b) does not require the applicant to declare information about an amendment, suspension or cancellation of an accreditation that happened because of a conviction if the operator is not required to declare the information about the conviction under subsection (3)(a).	15 16 17 18 19
		(b) whether the applicant or an associate of the applicant has had the applicant's or associate's accreditation under this Chapter or a previous corresponding law, amended, suspended or cancelled under this Chapter or that law and, if so, details of the amendment, suspension or cancellation.	9 10 11 12 13 14
		 (ii) an offence involving fraud or dishonesty punishable on conviction by imprisonment of 6 months or more, whether committed in this jurisdiction or elsewhere; 	5 6 7 8
		(i) an offence against this Law or a previous corresponding law;	3
		offences and, if so, details of the conviction—	2

			inal history, the application is taken to have been drawn.	1 2
	(3)	obta Regi	he applicant gives written consent to the Regulator ining the applicant's prescribed criminal history, the ulator may ask a police commissioner for a written report at the applicant's prescribed criminal history.	3 4 5 6
	(4)	The	request may include the following—	7
		(a)	the applicant's name and any other name the Regulator believes the applicant may use or may have used;	8 9
		(b)	the applicant's date and place of birth, gender and address.	10 11
	(5)		police commissioner must give the requested report to the ulator.	12 13
	(6)	In th	is section—	14
		accr	cribed criminal history, of an applicant for heavy vehicle editation under this Law, means information about each viction of the applicant, within the 5 years immediately re the application was made, of—	15 16 17 18
		(a)	an offence against this Law or a previous corresponding law; or	19 20
		(b)	an offence involving fraud or dishonesty punishable on conviction by imprisonment of 6 months or more, whether committed in this jurisdiction or elsewhere.	21 22 23
413	Res	strict	ion on grant of heavy vehicle accreditation	24
	(1)		Regulator may grant an applicant heavy vehicle editation only if the Regulator is satisfied—	25 26
		(a)	the applicant has in place, or will have in place if the accreditation is granted, a relevant management system for operations to be carried out under the accreditation; and	27 28 29 30
		(b)	the applicant is able to comply with this Law, having regard to—	31 32

	(i)	the information provided to the Regulator under this Part; and	1 2
	(ii)	the matters to which the Regulator may or must have regard under subsection (4); and	3 4
(c)		applicant is a suitable person to be granted the reditation, having regard to—	5 6
	(i)	the information provided to the Regulator under this Part; and	7 8
	(ii)	the matters to which the Regulator may or must have regard under subsection (4); and	9 10
(d)	for A	AFM accreditation—	11
	(i)	the driver fatigue management practices stated in the applicant's AFM fatigue management system, together with the maximum work times and minimum rest times that are to apply to drivers operating under the accreditation would, if complied with, safely manage the risk of driver fatigue; and	12 13 14 15 16 17 18
	(ii)	the applicant and drivers operating under the accreditation are likely to follow the driver fatigue management practices consistently and effectively; and	19 20 21 22
	(iii)	the drivers operating under the accreditation are likely to comply with the maximum work times and minimum rest times that are to apply to the drivers under the accreditation.	23 24 25 26
time	s that	ering the maximum work times and minimum rest t are to apply to drivers operating under an AFM ion, the Regulator—	27 28 29
(a)	min betv	t be satisfied the maximum work times and imum rest times appear to provide a safe balance ween work, rest, risk management and fatigue intermeasures; and	30 31 32 33

(2)

		(b)	time rega	not set maximum work times and minimum rest is the Regulator considers would be unsafe, having rd to the applicant's AFM fatigue management rem and any relevant body of fatigue knowledge.	1 2 3 4
	(3)	max max	imum	alator may grant an AFM accreditation setting work times and minimum rest times different to the work times and minimum rest times sought by the	5 6 7 8
	(4)		ecidin Regula	g an application for a heavy vehicle accreditation, ator—	9 10
		(a)		have regard to anything the Regulator considers ant including—	11 12
			(i)	the results of any audits carried out on the applicant's relevant management system, or proposed relevant management system; and	13 14 15
			(ii)	for assessing an applicant's AFM fatigue management system—any relevant body of fatigue knowledge; and	16 17 18
		(b)		have regard to the approved guidelines for granting y vehicle accreditations under this Law.	19 20
414	Co	nditio	ons o	f heavy vehicle accreditation	21
	(1)	subje accre	ect to	vehicle accreditation granted under this Law is the condition that the operator who holds the on must comply with the relevant standards and ales.	22 23 24 25
	(2)	subj	ect to	ehicle accreditation granted under this Law may be any other conditions the Regulator considers e, including, for example—	26 27 28
		(a)		ndition that a named person can not operate under operator's accreditation for a stated period; and	29 30
		(b)	oper	ndition that a named employee or associate of the ator can not be involved in the operator's relevant agement system at all or for a stated period; and	31 32 33

		audi drive	its to be performed, to ensure practices (for example, er fatigue management practices) applying under the	1 2 3 4
415	Pei	iod for wh	nich heavy vehicle accreditation applies	5
	(1)		eriod stated in the accreditation certificate for the	6 7 8
	(2)			9 10
416	Acetc			11 12
	(1)		o an operator of a heavy vehicle, the Regulator must	13 14 15
		(a) an a	ccreditation certificate in the approved form; and	16
		accr	reditation—an information notice for the prescribed	17 18 19
	(2)			20 21
		, ,		22 23
		(b) the i	number identifying the accreditation;	24
			•	25 26
		mini fatig	imum rest times that apply to drivers of gue-regulated heavy vehicles operating under the	27 28 29 30

		(e)	the period for which the accreditation applies.	1
	(3)	In th	is section—	2
		_	cribed circumstances, for a heavy vehicle accreditation, ns the Regulator has—	3
		(a)	imposed a condition on the accreditation that was not sought by the applicant for the accreditation; or	5 6
		(b)	granted the accreditation for a period less than the period of not more than 3 years sought by the applicant for the accreditation; or	7 8 9
		(c)	for AFM accreditation, granted the AFM accreditation setting maximum work times and minimum rest times different to the maximum work times and minimum rest times sought by the applicant for the accreditation.	10 11 12 13
417	Re	fusal	of application for heavy vehicle accreditation	14
		accre	ne Regulator refuses an application for heavy vehicle editation, the Regulator must give the applicant an emation notice for the decision to refuse the application.	15 16 17
418			tation labels for maintenance management action and mass management accreditation	18 19
	(1)	oper oper	the Regulator grants maintenance management editation or mass management accreditation to an eator of a heavy vehicle, the Regulator must give the eator an accreditation label for each relevant vehicle for accreditation.	20 21 22 23 24
	(2)		ne operator amends the relevant management system to tify a new relevant vehicle for the accreditation—	25 26
		(a)	the operator may ask the Regulator for an accreditation label for the new relevant vehicle; and	27 28
		(b)	the Regulator must give the accreditation label to the operator.	29 30

	(3)	In this section—	1			
		accreditation label, for a relevant vehicle for a maintenance management accreditation or mass management accreditation, means a label stating the number identifying the accreditation for attaching to the vehicle.				
		relevant vehicle, for a maintenance management accreditation or mass management accreditation, means a vehicle identified in the relevant management system as currently being operated in accordance with the management system.	6 7 8 9			
Part	8.3	Operating under heavy vehicle accreditation	10 11			
419		mpliance with conditions of BFM accreditation or AFM reditation	12 13			
		The holder of a BFM accreditation or AFM accreditation must comply with the conditions of the accreditation.	14 15			
		Maximum penalty—\$6000.	16			
420	Driv	er must carry accreditation details	17			
	(1)	The driver of a heavy vehicle who is operating under a heavy vehicle accreditation must keep in the driver's possession—	18 19			
		(a) a copy of the accreditation certificate for the accreditation; and	20 21			
		(b) a document, signed by the operator of the vehicle who holds the accreditation, stating that the driver—	22 23			
		(i) is operating under the operator's heavy vehicle accreditation; and	24 25			
		(ii) has been inducted into the operator's relevant management system; and	26 27			

		(iii) meets the requirements relating to drivers operating under the operator's heavy vehicle accreditation (if any); and	1 2 3
	(c)	for a driver operating under AFM accreditation, a document stating the AFM hours applying under the accreditation.	4 5 6
		Example for paragraph (c)—	7
		The driver records a statement of the AFM hours applying under the AFM accreditation in the driver's electronic work diary (which is a document).	8 9 10
	Max	imum penalty—\$2000.	11
(2)		section (1) applies even if the driver and operator are the e person.	12 13
(3)	subs	e driver of a heavy vehicle commits an offence against ection (1), the operator of the vehicle is also taken to have mitted the offence.	14 15 16
	Max	imum penalty—\$2000.	17
(4)		erson charged with an offence against subsection (3) does have the benefit of the mistake of fact defence for the nce.	18 19 20
(5)		rever, in a proceeding for an offence against subsection the person charged has the benefit of the reasonable steps nce.	21 22 23
	Note-	_	24
	See	e Divisions 1 and 2 of Part 10.4 for the reasonable steps defence.	25
(6)	In a	proceeding for an offence against subsection (3)—	26
	(a)	whether or not the driver has been or will be proceeded against, or convicted of, the offence against subsection (1) is irrelevant; and	27 28 29
	(b)	evidence a court has convicted the driver of the offence against subsection (1) is evidence the offence happened at the time and place, and in the circumstances, stated in the charge resulting in the conviction; and	30 31 32 33

3 T L I

		(c)	evidence a fine offence against the offence had circumstances,	subsecti ppened a	on (1) has t the time	been paid is and place, a	evidence nd in the	1 2 3 4
421			ıst return paı ı under accre			ts if stops		5 6
	(1)	This	ection applies	if—				7
		(a)	the driver of a vehicle accredi	•		erating unde	r a heavy	8 9
		(b)	the operator of document for t		•	_		10 11
		(c)	the driver—					12
			(i) stops ope accreditat	_	der the ope	erator's heav	y vehicle	13 14
			drivers o	perating	-	irements rel ne operator	-	15 16 17
	(2)		river must returnably practicab		cument to the	he operator a	s soon as	18 19
		Max	num penalty—	\$2000.				20
422			equirements ccreditation	applyin	g to oper	ator with h	eavy	21 22
	(1)		section applies a heavy vehicle			a heavy veh	icle who	23 24
	(2)		perator must enditation—	nsure eac	h driver w	ho operates	under the	25 26
		(a)	is inducted in system; and	to the o	perator's 1	elevant mar	nagement	27 28
		(b)	at all times, moperating unde			_	o drivers	29 30

	Max	imum penalty—\$6000.	1
(3)	also	e accreditation is AFM accreditation, the operator must ensure each driver who operates under the accreditation is rmed of the AFM hours applying under the accreditation.	2 3 4
	Max	imum penalty—\$6000.	5
(4)	The	operator must keep—	6
	(a)	the accreditation certificate for the operator's heavy vehicle accreditation; and	7 8
	(b)	a current list of drivers operating under the operator's heavy vehicle accreditation; and	9 10
	(c)	records demonstrating the operator has complied with—	11
		(i) if the operator's heavy vehicle accreditation is AFM accreditation—subsections (2) and (3); or	12 13
		(ii) otherwise—subsection (2).	14
	Max	imum penalty—\$6000.	15
(5)		operator must keep a document required to be kept under ection (4) for the following period—	16 17
	(a)	for an accreditation certificate—while the operator's heavy vehicle accreditation is current;	18 19
	(b)	for each list made under subsection (4)(b)—at least 3 years after the list is made;	20 21
	(c)	for each record made under subsection (4)(c)—at least 3 years after the record is made.	22 23
	Max	imum penalty—\$6000.	24
(6)		operator must keep a document required to be kept under ection (4) in a way that ensures it is—	25 26
	(a)	readily accessible by an authorised officer at the place where the document is kept; and	27 28
	(b)	reasonably capable of being understood by the authorised officer; and	29 30
	(c)	capable of being used as evidence.	31

	Max	cimum penalty—\$2000.	1
(7)	Reg	Regulator may, by notice, require the operator to give the ulator, in the form and within the time required by the ulator—	2 3 4
	(a)	a copy of the list mentioned in subsection (4)(b); and	5
	(b)	details of any change to the list.	6
(8)		operator must comply with a requirement made under section (7), unless the operator has a reasonable excuse.	7 8
	Max	ximum penalty—\$2000.	9
(9)	Sub	sections (4) to (6) do not apply in relation to—	10
	(a)	an accreditation certificate given to the Regulator under section 424 or 428, unless the Regulator has returned it or given the operator a replacement accreditation certificate; or	11 12 13 14
	(b)	an accreditation certificate that has been defaced, destroyed, lost or stolen, unless the Regulator has given the operator a replacement accreditation certificate.	15 16 17
		Note—	18
		See section 429 for the requirement to apply to the Regulator for a replacement accreditation certificate for a defaced, destroyed, lost or stolen accreditation certificate.	19 20 21
		or must give notice of amendment, suspension or of heavy vehicle accreditation	22 23
(1)	This	s section applies if—	24
	(a)	an operator of a heavy vehicle holds a heavy vehicle accreditation; and	25 26
	(b)	the accreditation is amended or suspended, or the operator ceases to hold the accreditation.	27 28
(2)	susp	operator must as soon as practicable after the amendment, bension or cessation happens give notice of the indment, suspension or cessation to any driver of, or	29 30 31

		scheduler for, a heavy vehicle who may be affected by the amendment, suspension or cessation.	1 2
		Maximum penalty—\$6000.	3
	(3)	If the driver of a heavy vehicle is given a notice under subsection (2), the driver must, as soon as reasonably practicable, return to the operator any document relevant to the notice given to the driver by the operator for the purposes of section 420(1).	4 5 6 7 8
		Maximum penalty—\$2000.	9
Part	8.4	Amendment or cancellation of	10
		heavy vehicle accreditation	11
424		endment or cancellation of heavy vehicle reditation on application	12 13
	(1)	A person may apply to the Regulator for an amendment or cancellation of the person's heavy vehicle accreditation granted under this Law.	14 15 16
	(2)	The application must—	17
		(a) be in writing; and	18
		(b) if the application is for an amendment—state clearly the amendment sought and the reasons for the amendment; and	19 20 21
		(c) be accompanied by the accreditation certificate for the accreditation.	22 23
	(3)	The Regulator may, by notice given to the applicant, require the applicant to give the Regulator any additional information the Regulator reasonably requires to decide the application.	24 25 26
	(4)	The Regulator must decide the application as soon as practicable after receiving it.	27 28

	(5)	If th	e Regulator decides to grant the application—	1
		(a)	the Regulator must give the applicant notice of the decision; and	2 3
		(b)	the amendment or cancellation takes effect—	4
			(i) when notice of the decision is given to the applicant; or	5 6
			(ii) if a later time is stated in the notice, at the later time; and	7 8
		(c)	if the Regulator amended the accreditation, the Regulator must give the applicant a replacement accreditation certificate for the accreditation as amended.	9 10 11 12
	(6)		he Regulator decides not to amend or cancel the editation as sought by the applicant, the Regulator must—	13 14
		(a)	give the applicant an information notice for the decision; and	15 16
		(b)	return the accreditation certificate to the applicant.	17
125			ment, suspension or cancellation of heavy vehicle tation on Regulator's initiative	18 19
	(1)		n of the following is a ground for amending, suspending or celling a heavy vehicle accreditation granted under this	20 21 22
		(a)	the accreditation was granted because of a document or representation that was—	23 24
			(i) false or misleading; or	25
			(ii) obtained or made in an improper way;	26
		(b)	the holder of the accreditation has contravened a condition of the accreditation;	27 28
		(c)	the holder of the accreditation, or an associate of the holder, has been convicted of—	29 30

	[s 425]	
	(i) an offence against this Law or a previous corresponding law; or	1 2
	(ii) an offence involving fraud or dishonesty punishable on conviction by imprisonment of 6 months or more, whether committed in this jurisdiction or elsewhere;	3 4 5 6
(d)	the circumstances in which the Regulator may grant accreditation of that kind to the holder of the accreditation are no longer satisfied;	7 8 9
(e)	for a maintenance management accreditation or mass management accreditation—	10 11
	(i) public safety has been endangered, or is likely to be endangered, because of the accreditation; or	12 13
	(ii) road infrastructure has been damaged, or is likely to be damaged, because of the accreditation;	14 15
(f)	for a BFM accreditation or AFM accreditation—public safety has been endangered, or is likely to be endangered, because of the accreditation;	16 17 18
(g)	the Regulator considers it necessary in the public interest.	19 20
or ca (the	e Regulator considers a ground exists to amend, suspend ancel a heavy vehicle accreditation granted under this Law <i>proposed action</i>), the Regulator must give the holder of accreditation a notice—	21 22 23 24
(a)	stating the proposed action; and	25
(b)	stating the ground for the proposed action; and	26
(c)	outlining the facts and circumstances forming the basis for the ground; and	27 28
(d)	if the proposed action is to amend the accreditation (including a condition of the accreditation)—stating the	29 30

proposed amendment; and

(2)

	(e)	if the proposed action is to suspend the accreditation—stating the proposed suspension period; and	1 2 3
	(f)	inviting the holder to make, within a stated time of at least 14 days after the notice is given to the holder, written representations about why the proposed action should not be taken.	4 5 6 7
(3)	subs	fter considering all written representations made under ection (2)(f), the Regulator still considers a ground exists ke the proposed action, the Regulator may—	8 9 10
	(a)	if the proposed action was to amend the accreditation—amend the accreditation, including, for example, by imposing additional conditions on the accreditation, in a way that is not substantially different from the proposed action; or	11 12 13 14 15
	(b)	if the proposed action was to suspend the accreditation—suspend the accreditation for no longer than the period stated in the notice; or	16 17 18
	(c)	if the proposed action was to cancel the accreditation—	19
		(i) amend the accreditation, including, for example, by imposing additional conditions on the accreditation; or	20 21 22
		(ii) suspend the accreditation for a period; or	23
		(iii) cancel the accreditation.	24
(4)		Regulator must give the holder an information notice for decision.	25 26
(5)	The	decision takes effect—	27
	(a)	when the information notice is given to the holder; or	28
	(b)	if a later time is stated in the information notice, at the later time.	29 30

426	lmr	nedia	ate suspension of heavy vehicle accreditation	1			
	(1)	This	s section applies if the Regulator considers—	2			
		(a)	a ground exists to suspend or cancel a heavy vehicle accreditation granted under this Law; and	3			
		(b)	it is necessary to suspend the accreditation immediately to prevent or minimise serious harm to public safety.	5 6			
	(2)	hold	pite section 425, the Regulator may, by notice given to the ler, immediately suspend the heavy vehicle accreditation I the earlier of the following—	7 8 9			
		(a)	the Regulator amends, suspends or cancels the accreditation under section 425;	10 11			
		(b)	the Regulator cancels the suspension;	12			
		(c)	the end of 56 days after the day the notice is given to the holder.	13 14			
427	Minor amendment of heavy vehicle accreditation						
		vehi	Regulator may, by notice given to the holder of a heavy cle accreditation granted under this Law, amend the editation—	16 17 18			
		(a)	for a formal or clerical reason; or	19			
		(b)	in another way that does not adversely affect the holder's interests.	20 21			
Part	8.5	,	Other provisions about heavy	22			
- 0	. 010		vehicle accreditations	23			
428	Ret	turn d	of accreditation certificate	24			
	(1)		person's heavy vehicle accreditation granted under this is amended, suspended or cancelled, the Regulator may,	25 26			

		by notice, require the person to return the person's accreditation certificate to the Regulator.	1 2
	(2)	The person must comply with the notice within 7 days after	3
		the notice is given to the person or, if a longer period is stated in the notice, within the longer period.	4 5
		Maximum penalty—\$2000.	6
	(3)	If the heavy vehicle accreditation has been amended, the Regulator must give the person a replacement accreditation certificate for the accreditation as amended.	7 8 9
	(4)	If the heavy vehicle accreditation has been suspended, the Regulator must give the person the accreditation certificate for the accreditation or, if the accreditation has also been amended, a replacement accreditation certificate for the accreditation as amended, as soon as practicable after the suspension ends.	10 11 12 13 14 15
429	Rej	placement of defaced etc. accreditation certificate	16
	(1)	If a person's accreditation certificate for a heavy vehicle accreditation granted under this Law is defaced, destroyed, lost or stolen, the person must, as soon as reasonably practicable after becoming aware of the matter, apply to the Regulator for a replacement accreditation certificate.	17 18 19 20 21
		Maximum penalty—\$2000.	22
		Note—	23
		See section 422 for the requirement to keep an accreditation certificate for a heavy vehicle accreditation while the accreditation is current.	24 25
	(2)	If the Regulator is satisfied the accreditation certificate has been defaced, destroyed, lost or stolen, the Regulator must give the person a replacement accreditation certificate as soon as practicable.	26 27 28 29
	(3)	If the Regulator decides not to give the person a replacement accreditation certificate, the Regulator must give the person an information notice for the decision.	30 31 32

430	Off	ences relating to auditors	1
	(1)	A person must not falsely represent that the person is an approved auditor.	2 3
		Maximum penalty—\$6000.	4
	(2)	An approved auditor must not falsely represent that the person has audited an operator's relevant management system.	5 6
		Maximum penalty—\$6000.	7
	(3)	A person must not falsely represent the opinion of an approved auditor in relation to an operator's relevant management system.	8 9 10
		Maximum penalty—\$6000.	11
Cha	apte	er 9 Enforcement	12
Part	9.1	General matters about authorised officers	13 14
Divis	sion	1 Functions	15
431	Fur	nctions of authorised officers	16
		An authorised officer has the following functions under this Law—	17 18
		(a) to monitor, investigate and enforce compliance with this Law;	19 20
		(b) to monitor or investigate whether an occasion has arisen for the exercise of powers under this Law;	21 22
		(c) to facilitate the exercise of powers under this Law.	23

Divi	sion	2 Appointment	1
432	Ар	plication of Div 2	2
		This Division does not apply to an authorised officer who is a police officer.	3 4
433	Ар	pointment and qualifications	5
	(1)	The Regulator may, by instrument, appoint any of the following individuals as an authorised officer for this Law—	6 7
		(a) an employee of the State;	8
		(b) an employee of a local government authority;	9
		(c) an individual of a class prescribed by the national regulations.	10 11
	(2)	However, the Regulator may appoint a person as an authorised officer only if the Regulator is satisfied the person is qualified for appointment because the person has the necessary expertise or experience.	12 13 14 15
434	Аp	pointment conditions and limit on powers	16
	(1)	An authorised officer holds office on any conditions stated in—	17 18
		(a) the officer's instrument of appointment; or	19
		(b) a notice signed by the Regulator given to the officer; or	20
		(c) the national regulations.	21
	(2)	The instrument of appointment, a signed notice given to the authorised officer, or the national regulations may limit the officer's powers.	22 23 24

435	Wh	nen office ends	1
	(1)	The office of a person as an authorised officer ends if any of the following happens—	2 3
		(a) the term of office stated in a condition of office ends;	4
		(b) under another condition of office, the office ends;	5
		(c) the officer's resignation under section 436 takes effect.	6
	(2)	Subsection (1) does not limit the ways an authorised officer may cease to hold office.	7 8
	(3)	In this section—	9
		condition of office means a condition under which the authorised officer holds office.	10 11
436	Re	signation	12
	(1)	An authorised officer may resign by signed notice given to the Regulator.	13 14
	(2)	However, if holding office as an authorised officer is a condition of the officer holding another office, the officer may not resign as an authorised officer without resigning from the other office.	15 16 17 18
Divi	sion	3 Identity cards	19
437	Аp	plication of Div 3	20
		This Division does not apply to an authorised officer who is a police officer.	21 22
438	lss	ue of identity card	23
	(1)	The Regulator must issue an identity card to each authorised officer.	24 25
	(2)	The identity card must—	26

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		(a) contain a recent photo of the authorised officer; and	1
		(b) contain a copy of the authorised officer's signature; and	2
			3
			5 6
		(e) state an expiry date for the card.	7
	(3)		8 9
439	Pro	duction or display of identity card	10
	(1)		11 12
		•	13 14
			15 16
	(2)	the authorised officer must produce the identity card for the	17 18 19
	(3)	power in relation to a person only because the officer has entered a place as mentioned in section 444(1)(b) or 446(1)(b)	20 21 22 23
440	Ref	urn of identity card	24
		person must return the person's identity card to the Regulator within 21 days after the office ends unless the person has a	25 26 27 28
		Maximum penalty—\$2000.	29

Division 4		Miscellaneous provisions	
441	Referen	nces to exercise of powers	2
	If—	-	3
	(a)	a provision of this Chapter refers to the exercise of a power by an authorised officer; and	4 5
	(b)	there is no reference to a specific power;	6
	offic	reference is to the exercise of all or any authorised cers' powers under this Chapter or a warrant, to the extent powers are relevant.	7 8 9
442		nce to document includes reference to action from electronic document	10 11
		eference in this Chapter to a document includes a reference n image or writing—	12 13
	(a)	produced from an electronic document; or	14
	(b)	not yet produced, but reasonably capable of being produced from an electronic document, with or without the aid of another article or device.	15 16 17
Part	9.2	Powers in relation to places	18
Divis	ion 1	Preliminary	19
443	Definition	ons for Pt 9.2	20
	In tl	his Part—	21
	-	ce of business, of a responsible person for a heavy vehicle, and a place—	22 23

[s 444]

		(a)	at or	from which the person carries on a business; or	1
		(b)		ipied by the person in connection with a business ied on by the person; or	2 3
		(c)		is the registered office of the person if the person is dy corporate.	4 5
		rele	ant p	lace—	6
		(a)	mea	ns—	7
			(i)	a place of business of a responsible person for a heavy vehicle; or	8 9
			(ii)	the relevant garage address of a heavy vehicle; or	10
			(iii)	the base of the driver or drivers of a heavy vehicle; or	11 12
			(iv)	a place where records required to be kept under this Law or a heavy vehicle accreditation are located or are required to be located under this Law or a heavy vehicle accreditation; but	13 14 15 16
		(b)		s not include a place or part of a place mentioned in graph (a) where a person lives.	17 18
Divi	sion	2		Entry of relevant places for monitoring purposes	19 20
144	Pov	ver to	o ent	er relevant place	21
	(1)			rised officer may, for monitoring purposes, enter a lace if—	22 23
		(a)	entr	ccupier of the place consents under Division 4 to the y and section 452 has been complied with for the upier; or	24 25 26
		(b)	the p	place is—	27
			(i)	open for carrying on a business; or	28

			(ii) otherwise open for entry; or	1
			(iii) required to be open for inspection under this Law.	2
	(2)	plac	the power to enter arose only because an occupier of the ce consented to the entry, the power is subject to any ditions of the consent and ceases if the consent is adrawn.	3 4 5 6
	(3)	with place	section (1)(b) does not authorise an authorised officer, nout the occupier's consent or a warrant, to enter a relevant ce that is unattended, unless the officer reasonably believes place is attended.	7 8 9 10
	(4)	unlo	authorised officer may open unlocked doors and other ocked panels and things at a place for gaining entry to the ce under subsection (1).	11 12 13
	(5)		s section does not authorise an authorised officer to use see for exercising a power under this section.	14 15
445	Ge	neral	I powers after entering relevant place	16
	(1)	Divi	an authorised officer enters a relevant place under this ision, the officer may, for monitoring purposes, do any of following (each a <i>general power</i>)—	17 18 19
		(a)	inspect any part of the place or a vehicle at the place;	20
		(b)	inspect a relevant document at the place;	21
		(c)	copy, or take an extract from, a relevant document at the place;	22 23
		(d)	produce an image or writing at the place from an electronic relevant document at the place or, if it is not practicable to produce the image or writing at the place, take a thing containing the electronic relevant document to another place to produce the image or writing;	24 25 26 27 28
		(e)	look for, and inspect, a relevant device at the place;	29
		(f)	take an extract from a relevant device at the place, including, for example—	30 31

		(i)	by taking a copy of, or an extract from, a readout or other data obtained from the device; or	1 2
		(ii)	by accessing and downloading information from the device;	3 4
	(g)	plac	rcise a power in relation to a heavy vehicle at the ee that the authorised officer may exercise under ion 469;	5 6 7
	(h)	equi reas	e to, into or onto the place and use any persons, ipment, materials, vehicles or other things the officer conably requires for exercising the officer's powers er this section.	8 9 10 11
(2)			orised officer may take a necessary step to allow the of a general power, including, for example—	12 13
	(a)	-	n an unlocked door or an unlocked panel or thing at place; and	14 15
	(b)	mov seal	ve but not take away anything that is not locked up or ed.	16 17
(3)	auth	orised	cising a power under subsection (1)(c) or (f), the d officer may use photocopying equipment at the of charge.	18 19 20
	Note-			21
			sections 491 and 492 for use of particular equipment at a place, chicle, entered under this Chapter.	22 23
(4)	cont imag mus	aining ge or t be p	uthorised officer takes from the place a thing g an electronic relevant document to produce an writing from the document, the image or writing roduced, and the thing must be returned to the place, s practicable.	24 25 26 27 28
(5)	secti	ion 44	if the authorised officer entered the place under 44(1)(a), the officer's powers under this section are the conditions of the consent.	29 30 31
(6)			ion does not authorise an authorised officer to use exercising a power under this section.	32 33

	(7)	In thi	s section—	1		
			ronic relevant document means a relevant document that electronic document.	2 3		
relevant device means a device relating to a heavy vehicle an required to be installed, used or maintained under this Law of a heavy vehicle accreditation.						
		Ехатр	ple of a device that may be a relevant device—	7		
a weighing, measuring, recording or monitoring device						
		vehic	ant document means a document relating to a heavy ele and required to be kept under this Law or a heavy ele accreditation.	9 10 11		
Divi	sion	3	Entry of places for investigation purposes	12 13		
446	Ge	neral _l	power to enter places	14		
	(1)	An au place	uthorised officer may, for investigation purposes, enter a if—	15 16		
		(a)	an occupier of the place consents under Division 4 to the entry and section 452 has been complied with for the occupier; or	17 18 19		
		(b)	it is a public place and the entry is made when it is open to the public; or	20 21		
		(c)	the entry is authorised under a warrant and, if there is an occupier at the place, section 458 has been complied with for the occupier; or	22 23 24		
		(d)	it is a relevant place and is—	25		
			(i) open for carrying on a business; or	26		
			(ii) otherwise open for entry; or	27		
			(iii) required to be open for inspection under this Law; or	28 29		

	(e)	the e	entry is authorised under section 447 or 448.	1
(2)	place cond	e con	wer to enter arose only because an occupier of the isented to the entry, the power is subject to any is of the consent and ceases if the consent is in.	2 3 4 5
(3)	If th	e pow	er to enter is under a warrant—	6
	(a)		authorised officer may use force that is reasonably essary for gaining entry to the place; and	7 8
	(b)	the p	power to enter is subject to the terms of the warrant.	9
(4)			n (1)(d) does not authorise an authorised officer, ne occupier's consent or a warrant, to enter—	10 11
	(a)	-	ace that is unattended, unless the officer reasonably eves the place is attended; or	12 13
	(b)	a pla	ace, or part of a place, where a person lives.	14
(5)	unlo	cked	rised officer may open unlocked doors and other panels and things at a place for gaining entry to the er subsection (1).	15 16 17
(6)	force	e for	on does not authorise an authorised officer to use exercising a power under this section unless the exercised under a warrant.	18 19 20
Pov pla		o ent	er a place if evidence suspected to be at the	21 22
(1)		sect	ion applies if an authorised officer reasonably nat—	23 24
	(a)	eithe	er—	25
		(i)	a heavy vehicle is or has been at a place; or	26
		(ii)	transport documentation or journey documentation is at a place; and	27 28
	(b)	this	e may be at the place evidence of an offence against Law that may be concealed or destroyed unless the e is immediately entered and searched.	29 30 31

(2)	The	authorised officer may enter the place if it is—	1
	(a)	open for carrying on a business; or	2
	(b)	otherwise open for entry; or	3
	(c)	required to be open for inspection under this Law.	4
(3)	Subs	section (2) does not authorise an authorised officer to r—	5 6
	(a)	a place that is unattended, unless the officer reasonably believes the place is attended; or	7 8
	(b)	a place, or part of a place, where a person lives.	9
(4)	unlo	authorised officer may open unlocked doors and other ocked panels and things at a place for gaining entry to the e under subsection (2).	10 11 12
(5)	nece	authorised officer may use force that is reasonably essary for gaining entry to a place mentioned in subsection c) but may not use force against a person.	13 14 15
(6)	force	s section does not authorise an authorised officer to use e for exercising a power under this section other than as yided by subsection (5).	16 17 18
		o enter particular places if incident involving njury or damage	19 20
(1)	warı	authorised officer, without an occupier's consent or a rant, may enter a place at any time if the officer reasonably eves—	21 22 23
	(a)	an incident involving the death of, or injury to, a person or damage to property involves or may have involved a heavy vehicle; and	24 25 26
			27
	(b)	the incident may have involved an offence against this Law; and	27 28

	(d)	there may be at the place evidence of the offence mentioned in paragraph (b) that may be concealed or destroyed unless the place is immediately entered and searched.	1 2 3 4
(2)	For subsection (1), there is a connection between a place and a heavy vehicle if—		
	(a)	the place is the vehicle's garage address or, if the vehicle is a combination, the garage address of a heavy vehicle in the combination; or	7 8 9
	(b)	the vehicle is, or within the past 72 hours has been, located at the place; or	10 11
	(c)	the place is, or may be, otherwise directly or indirectly connected with the vehicle or any part of its equipment or load.	12 13 14
(3)		section does not authorise an authorised officer, without occupier's consent or a warrant, to enter—	15 16
	(a)	a place that is unattended, unless the officer reasonably believes the place is attended; or	17 18
	(b)	a place, or part of a place, where a person lives.	19
(4)	An authorised officer may open unlocked doors and other unlocked panels and things at a place for gaining entry to the place under subsection (1).		
(5)		section does not authorise an authorised officer to use e for exercising a power under this section.	23 24
Gei	neral	powers after entering a place	25
(1)			
	(a)	search any part of the place or a vehicle at the place, including—	29 30

	(i)	searching any part of the place or a vehicle at the place for evidence of an offence against this Law; and	1 2 3	
	(ii)	searching any part of the place or a vehicle at the place for a document, device or other thing relating to a heavy vehicle or any part of its equipment or load;	4 5 6 7	
(b)	-	inspect, examine or film any part of the place or anything at the place;		
(c)	take a thing, or a sample of or from a thing, at the place for examination;			
(d)	plac	place an identifying mark in or on anything at the place;		
(e)	take an extract from a document, device or other thing at the place, including, for example—			
	(i)	by taking a copy of, or an extract from, a readout or other data obtained from a device or other thing at the place; or	15 16 17	
	(ii)	by accessing and downloading information from a device or other thing at the place;	18 19	
	Example of device or other thing—			
	aı	n intelligent transport system	21	
(f)		y a document at the place, or take a document at the se to another place to copy it;	22 23	
	Examples of documents for paragraphs (e) and (f)—			
	•	a document required to be kept at the place under this Law or a heavy vehicle accreditation	25 26	
	•	transport documentation	27	
	•	journey documentation	28	
	•	a document the authorised officer reasonably believes provides, or may provide on further inspection, evidence of an offence against this Law	29 30 31	
(g)		duce an image or writing at the place from an tronic document at the place or, if it is not	32 33	

		practicable to produce the image or writing at the place, take a thing containing the electronic document to another place to produce the image or writing;	1 2 3
	(h)	exercise a power in relation to a heavy vehicle at the place that the authorised officer may exercise under Part 9.3;	4 5 6
	(i)	take to, into or onto the place and use any persons, equipment, materials, vehicles or other things the officer reasonably requires for exercising the officer's powers under this section.	7 8 9 10
(2)	The authorised officer may take a necessary step to allow the exercise of a general power, including, for example—		11 12
	(a)	open an unlocked door or an unlocked panel or thing at the place; and	13 14
	(b)	move but not take away anything that is not locked up or sealed; and	15 16
	(c)	if the authorised officer entered the place under section 446(1)(c), use the force that is reasonably necessary for the exercise of the power.	17 18 19
(3)	take,	a authorised officer takes, or authorises another person to , a thing or sample for examination under subsection e), the officer must—	20 21 22
	(a)	give a receipt for the thing or sample to—	23
		(i) the person in possession of the thing or sample or the thing from which the sample was taken; or	24 25
		(ii) the person in charge of the place from which the thing or sample was taken; and	26 27
	(b)	at the end of 6 months after the thing or sample was taken, return it to the person who appears to be an owner of it, a person to whom a receipt was given under paragraph (a) for it, or a person in charge of the place from which it was taken, unless the thing or sample—	28 29 30 31 32
		(i) has been seized under section 497; or	33

	(ii) does not have any intrinsic value.	1
	Note—	2
	See section 507(1) for what happens if a thing or sample can not be returned to its owner or the owner can not be found.	3 4
(4)	However, if for any reason it is not practicable to comply with subsection (3)(a), the authorised officer must leave the receipt at the place in a conspicuous position and in a reasonably secure way.	6
(5)	For exercising a power under subsection (1)(f), the authorised officer may use photocopying equipment at the place free of charge.	
	Note—	12
	See also sections 491 and 492 for use of particular equipment at a place, or in a vehicle, entered under this Chapter.	13 14
(6)	If the authorised officer takes a document from the place to copy it, the document must be copied and returned to the place as soon as practicable.	
(7)	If the authorised officer takes from the place a thing containing an electronic document to produce an image or writing from the document, the image or writing must be produced, and the thing must be returned to the place, as soon as practicable.	19 20
(8)	However—	23
	(a) if the authorised officer entered the place under section 446(1)(a), the officer's powers under this section are subject to the conditions of the consent; and	24 25 26
	(b) if the authorised officer entered the place under section 446(1)(c), the officer's powers under this section are subject to the terms of the warrant.	27 28 29

Divis	sion 4	Procedure for entry by consent	1
450	Applica	tion of Div 4	2
	occı auth	s Division applies if an authorised officer intends to ask an upier of a place for consent to the officer or another torised officer entering the place under section 444(1)(a) 46(1)(a).	3 4 5 6
451	Incident	tal entry to ask for access	7
	auth	the purpose of asking the occupier for the consent, the corised officer may, without the occupier's consent or a rant—	8 9 10
	(a)	enter land around a building or other structure at the place to an extent that is reasonable to contact the occupier; or	11 12 13
	(b)	enter part of the place the officer reasonably believes members of the public ordinarily are allowed to enter when they wish to contact the occupier.	14 15 16
452	Matters	authorised officer must tell occupier	17
	a r	ore asking for the consent, the authorised officer must give reasonable explanation to the occupier about the owing—	18 19 20
	(a)	the purpose of the entry;	21
	(b)	that the occupier is not required to consent;	22
	(c)	that the consent may be given subject to conditions and may be withdrawn at any time;	23 24
	(d)	any other powers intended to be exercised to achieve the purpose of the entry.	25 26

453	Consent acknowledgement					
	(1)	1) If the consent is given, the authorised officer may as occupier to sign an acknowledgement of the consent.				
	(2)	The	acknowledgement must state—	4		
		(a)	the purpose of the entry, including the powers intended to be exercised to achieve the purpose of the entry; and	5 6		
		(b)	that the following has been explained to the occupier—	7		
			(i) the purpose of the entry, including the powers intended to be exercised to achieve the purpose of the entry;	8 9 10		
			(ii) that the occupier is not required to consent; and	11		
		(c)	that the occupier gives the authorised officer consent to enter the place and exercise the powers; and	12 13		
		(d)	the time and day the consent was given; and	14		
		(e)	any conditions of the consent.	15		
	(3)	If the occupier signs the acknowledgement, the authorised officer must immediately give a copy to the occupier.				
	(4)	However, if it is impractical for the authorised officer to give the occupier a copy of the acknowledgement immediately, the officer must give the copy as soon as practicable.				
	(5)	If—		21		
		(a)	an issue arises in a proceeding about whether the occupier consented to the entry; and	22 23		
		(b)	an acknowledgement complying with subsection (2) for the entry is not produced in evidence;	24 25		
			onus of proof is on the person relying on the lawfulness of entry to prove the occupier consented.	26 27		

Divi	sion	5 Entry under warrant	1
454	Ар	plication for warrant	2
	(1)	An authorised officer may apply to an authorised warrant official for a warrant for a place.	3 4
	(2)	The authorised officer must prepare a written application stating the grounds on which the warrant is sought.	5 6
	(3)	The written application must be sworn.	7
	(4)	The authorised warrant official may refuse to consider the application until the authorised officer gives the official all the information the official requires about the application in the way the official requires.	8 9 10 11
		Example—	12
		The authorised warrant official may require additional information supporting the written application to be given by statutory declaration.	13 14
455	lss	ue of warrant	15
	(1) The authorised warrant official may issue the warrant place only if the official is satisfied there are reas grounds for suspecting there is at the place, or will be place within the next 72 hours, a particular thing or a that may provide evidence of an offence against this La		16 17 18 19 20
	(2)	The warrant must state the following—	21
		(a) the place to which the warrant applies;	22
		(b) that a stated authorised officer or any authorised officer may, with necessary and reasonable help and force—	23 24
		(i) enter the place and any other place necessary for entry to the place; and	25 26
		(ii) exercise the authorised officer's powers;	27
		(c) particulars of the offence that the authorised warrant official considers appropriate in the circumstances;	28 29

		(d)	the name of the person suspected of having committed the offence unless the name is unknown or the authorised warrant official considers it inappropriate to state the name;	1 2 3 4
		(e)	the evidence that may be seized under the warrant;	5
		(f)	the hours of the day or night when the place may be entered;	6 7
		(g)	the authorised warrant official's name;	8
		(h)	the date and time of the warrant's issue;	9
		(i)	the day, within 14 days after the warrant's issue, the warrant ends.	10 11
456		plicat rrant	tion by electronic communication and duplicate	12 13
	(1)	telep elect	application under section 454 may be made by radio, bhone, fax, email, videoconferencing or another form of tronic communication if the authorised officer reasonably eves it necessary because of—	14 15 16 17
		(a)	urgent circumstances; or	18
		(b)	other special circumstances, including, for example, the officer's remote location.	19 20
	(2)	The	application—	21
		(a)	may not be made before the authorised officer prepares the written application under section 454(2); but	22 23
		(b)	may be made before the written application is sworn.	24
	(3)		authorised warrant official may issue the warrant (the <i>inal warrant</i>) only if the official is satisfied—	25 26
		(a)	it was necessary to make the application under subsection (1); and	27 28
		(b)	the way the application was made under subsection (1) was appropriate.	29 30

(4)	Afte warr	r the authorised warrant official issues the original rant—	1 2
	(a)	if there is a reasonably practicable way of immediately giving a copy of the warrant to the authorised officer, for example, by sending a copy by fax or email, the official must immediately give a copy of the warrant to the officer; or	3 4 5 6 7
	(b)	otherwise—	8
		(i) the official must tell the authorised officer the information mentioned in section 455(2); and	9 10
		(ii) the authorised officer must complete a form of warrant, including by writing on it the information mentioned in section 455(2) provided by the official.	11 12 13 14
(5)	form case	copy of the warrant mentioned in subsection (4)(a), or the of warrant completed under subsection (4)(b) (in either the <i>duplicate warrant</i>), is a duplicate of, and as effectual the original warrant.	15 16 17 18
(6)	The oppo	authorised officer must, at the first reasonable ortunity, send to the authorised warrant official—	19 20
	(a)	the written application complying with section 454(2) and (3); and	21 22
	(b)	if the officer completed a form of warrant under subsection (4)(b)—the completed form of warrant.	23 24
(7)		authorised warrant official must keep the original warrant on receiving the documents under subsection (6)—	25 26
	(a)	attach the documents to the original warrant; and	27
	(b)	file the original warrant and documents in the relevant court.	28 29
(8)	Desp	pite subsection (5), if—	30
	(a)	an issue arises in a proceeding about whether an exercise of a power was authorised by a warrant issued under this section; and	31 32 33

		(b) the original warrant is not produced in evidence;	1		
		the onus of proof is on the person relying on the lawfulness of the exercise of the power to prove a warrant authorised the exercise of the power.	2 3 4		
	(9)	This section does not limit section 454.	5		
457	De	fect in relation to a warrant	6		
	(1)	A warrant is not invalidated by a defect in—	7		
		(a) the warrant; or	8		
		(b) compliance with this Division;	9		
		unless the defect affects the substance of the warrant in a material particular.	10 11		
	(2)	In this section—			
		<i>warrant</i> includes a duplicate warrant mentioned in section 456(5).	13 14		
458	Pro	ocedure for entry	15		
	(1)	This section applies if an authorised officer is intending to enter a place under a warrant issued under this Division.	16 17		
	(2)	Before entering the place, the authorised officer must do or make a reasonable attempt to do the following things—	18 19		
		(a) identify himself or herself to a person who is an occupier of the place and is present by producing—	20 21		
		 (i) for an authorised officer who is a police officer—an identity card or other document evidencing the officer's appointment as a police officer; or 	22 23 24 25		
		(ii) for an authorised officer who is not a police officer—the identity card issued to the officer under this Law or another document evidencing the officer's appointment as an authorised officer:	26 27 28 29		

		(b)	give the person a copy of the warrant;	1
		(c)	tell the person the officer is permitted by the warrant to enter the place;	2 3
		(d)	give the person an opportunity to allow the officer immediate entry to the place without using force.	4 5
	(3)	subset the p	rever, the authorised officer need not comply with ection (2) if the officer reasonably believes that entry to place is required to ensure the execution of the warrant is trustrated.	6 7 8 9
	(4)	Subs unifo	section (2)(a)(i) does not apply to a police officer in orm.	10 11
	(5)	In th	is section—	12
		<i>warr</i> 456(cant includes a duplicate warrant mentioned in section 5).	13 14
Part	9.3		Powers in relation to heavy vehicles	15 16
		1		
Part 9 Divisi	on		vehicles	16
Divisi	on	olicat Unle	vehicles Preliminary	16 17
Divisi	on	olicat Unle	vehicles Preliminary tion of Pt 9.3 ess otherwise stated in this Part, this Part applies to a	16 17 18 19
Divisi	on	Olicat Unle heav	vehicles Preliminary tion of Pt 9.3 ess otherwise stated in this Part, this Part applies to a sy vehicle—	16 17 18 19 20
Divisi	on	Unle heav (a)	vehicles Preliminary tion of Pt 9.3 ess otherwise stated in this Part, this Part applies to a sy vehicle— on a road; or	16 17 18 19 20 21

[s 460]

460	Pei	In this Part, a reference to the driver of a heavy vehicle includes a reference to a person in, on or in the vicinity of the vehicle, who appears to be the vehicle's driver.	1 2 3 4
Divis	sion	2 Stopping, not moving or not interfering with heavy vehicle etc.	5 6
461		ection to stop heavy vehicle to enable exercise of er powers	7 8
	(1)	To enable an authorised officer to exercise a power under this Law, the officer may direct the driver of a heavy vehicle to stop the vehicle.	9 10 11
		Example—	12
		An authorised officer may direct the driver of a heavy vehicle to stop the vehicle so that the authorised officer can enter and inspect it under section 469 or enter and search it under section 470.	13 14 15
	(2)	The direction may be given orally or in any other way, including, for example, by way of a sign or electronic or other signal.	16 17 18
	(3)	The direction may require the heavy vehicle to be—	19
		(a) stopped immediately; or	20
		(b) stopped at a place indicated by the authorised officer as the nearest place for it to be safely stopped.	21 22
	(4)	A person given a direction under subsection (1) must comply with the direction, unless the person has a reasonable excuse.	23 24
		Maximum penalty—\$9000.	25
	(5)	An authorised officer giving a direction under this section must clearly identify himself or herself as an authorised officer exercising the officer's powers.	26 27 28

	Examples—	1
	1 If the authorised officer is standing at the side of the road, he or she may use a sign to identify himself or herself as an authorised officer exercising powers.	2 3 4
	2 If the authorised officer is in a moving vehicle, he or she may use a loud hailer to identify himself or herself as an authorised officer exercising powers.	5 6 7
(6)	When the heavy vehicle stops, the authorised officer must immediately produce for the inspection of the vehicle's driver—	8 9 10
	(a) for an authorised officer who is a police officer—an identity card or other document evidencing the officer's appointment as a police officer; or	11 12 13
	(b) for an authorised officer who is not a police officer—the identity card issued to the officer under this Law or another document evidencing the officer's appointment as an authorised officer.	14 15 16 17
(7)	Subsection (6)(a) does not apply to a police officer in uniform.	18
(8)	In this section—	19
	stop a heavy vehicle means to stop the vehicle and keep it stationary.	20 21
	ection not to move or interfere with heavy vehicle etc. enable exercise of other powers	22 23
(1)	To enable an authorised officer to exercise a power under this Law, the officer may direct the driver of a heavy vehicle or any other person not to—	24 25 26
	(a) move the vehicle; or	27
	(b) interfere with the vehicle or any equipment in it; or	28
	(c) interfere with the vehicle's load.	29
(2)	The direction may be given orally or in any other way, including, for example, by way of a sign or electronic or other signal.	30 31 32

	(3)			given a direction under subsection (1) must comply irection, unless the person has a reasonable excuse.	1 2
		Max	imum	penalty for subsection (3)—\$6000.	3
Divi	sion	3		Moving heavy vehicle	4
463	Det	finitic	n for	Div 3	5
		In th	is Div	vision—	6
		unat	ttende	d, for a heavy vehicle, means—	7
		(a)		e is no-one in or near the vehicle who appears to be river; or	8 9
		(b)		e is a person in or near the vehicle who appears to be river but the person is—	10 11
			(i)	unwilling, or not qualified or fit, to drive the vehicle; or	12 13
			(ii)	not authorised by the operator of the vehicle to drive it; or	14 15
			(iii)	subject to a direction under section 472.	16
464	Re	quire	ment	to give offence warning	17
	(1)			on applies to an authorised officer giving a direction n under this Division.	18 19
	(2)	the prac	person ticabl	ing the direction, the authorised officer must give an offence warning for the direction unless it is not the to give the warning having regard to the way the its given.	20 21 22 23
		Exam	ple of	when it may not be practicable to give an offence warning—	24
		Th	e direc	tion is given by way of a signal.	2.5

465			n to move heavy vehicle to enable exercise of owers	to enable exercise of 1				
	(1)	To enable an authorised officer to exercise a power under this Law, the officer may direct the driver or operator of a heavy vehicle that is stationary or has been stopped under section 461 to move the vehicle, or cause it to be moved, to a stated reasonable place within a 30km radius from—						
		(a)	where the vehicle was stationary or stopped; or	8				
		(b)	if the direction is given within the course of the vehicle's journey—any point along the forward route of the journey.	9 10 11				
		Exam	ıple—	12				
			a authorised officer may direct the driver of a heavy vehicle to move evehicle onto a weighing or testing device.	13 14				
	(2)		direction may be made orally or in any other way, uding, for example—	15 16				
		(a)	for a direction given to the driver of a heavy vehicle—by way of a sign or electronic or other signal; or	17 18 19				
		(b)	for a direction given to the operator of a heavy vehicle—by radio, telephone, fax or email.	20 21				
	(3)		erson given a direction under subsection (1) must comply the direction, unless the person has a reasonable excuse.	22 23				
		Max	timum penalty—\$9000.	24				
	(4)	subs	nout limiting what may be a reasonable excuse for section (3), in a proceeding for an offence against the section, it is a defence for the person charged to prove	25 26 27 28				
		(a)	it was not possible to move the heavy vehicle because it was broken down; and	29 30				
		(b)	the breakdown happened for a physical reason beyond the person's control; and	31 32				

		(c)	the breakdown could not be readily rectified in a way	1
			that would enable the direction to be complied with within a reasonable time.	2 3
466	Dir	ectio	n to move heavy vehicle if causing harm etc.	4
	(1)		section applies if an authorised officer reasonably eves a stationary heavy vehicle is—	5 6
		(a)	causing, or creating a risk of, serious harm to public safety, the environment or road infrastructure; or	7 8
		(b)	obstructing traffic.	9
	(2)		authorised officer may direct the driver or operator of the y vehicle to do either or both of the following—	10 11
		(a)	move the vehicle, or cause it to be moved, to the extent necessary to avoid the harm or obstruction;	12 13
		(b)	do, or cause to be done, anything else the officer reasonably requires to avoid the harm or obstruction.	14 15
	(3)		direction may be made orally or in any other way, ading, for example—	16 17
		(a)	for a direction given to the driver of a heavy vehicle—by way of a sign or electronic or other signal; or	18 19 20
		(b)	for a direction given to the operator of a heavy vehicle—by radio, telephone, fax or email.	21 22
	(4)	-	erson given a direction under subsection (2) must comply the direction, unless the person has a reasonable excuse.	23 24
		Max	imum penalty—\$9000.	25
	(5)	subs	nout limiting what may be a reasonable excuse for ection (4), in a proceeding for an offence against the ection, it is a defence for the person charged to prove—	26 27 28 29
		(a)	it was not possible to move the heavy vehicle because it was broken down; and	30 31

		(b)	the breakdown happened for a physical reason beyond the person's control; and
		(c)	the breakdown could not be readily rectified in a way that would enable the direction to be complied with within a reasonable time.
7			unattended heavy vehicle on road to exercise power
	(1)	This	s section applies if an authorised officer—
		(a)	reasonably believes a heavy vehicle on a road is unattended; and
		(b)	intends to exercise a power under this Law in relation to the heavy vehicle; and
		(c)	reasonably believes it is necessary to move the heavy vehicle to enable the exercise of the power.
	(2)		he extent reasonably necessary to enable the exercise of power, the authorised officer—
		(a)	may move the heavy vehicle; or
		(b)	authorise someone else (the <i>assistant</i>) to move the heavy vehicle.
		Exan	nple—
		by	driving, pushing or towing the heavy vehicle
	(3)		authorised officer or assistant may enter the heavy vehicle hable the authorised officer or assistant to move it.
	(4)	Desp	pite subsection (2), the authorised officer—
		(a)	may only drive the heavy vehicle if the officer is qualified and fit to drive it; and
		(b)	may only authorise the assistant to drive the heavy vehicle if the assistant is qualified and fit to drive it.
	(5)	It is	immaterial that—
		(a)	the assistant is not the operator of the heavy vehicle; or

	(b) the authorised officer or assistant is not authorised by the operator to drive the heavy vehicle.	1 2
(6)	The authorised officer or assistant may—	3
	(a) open unlocked doors and other unlocked panels and things in the heavy vehicle; and	4 5
	(b) use the force that is reasonably necessary to—	6
	(i) gain access to the heavy vehicle, its engine or other mechanical components to enable it to be moved; or	7 8 9
	(ii) enable the heavy vehicle to be towed.	10
(7)	Subsection (6)(b) does not authorise the authorised officer or assistant to use force against a person.	11 12
	oving unattended heavy vehicle on road if using harm etc. This section applies if an authorised officer reasonably believes—	13 14 15 16
	(a) a heavy vehicle on a road is unattended; and	17
	(b) the heavy vehicle is—	18
	(i) causing, or creating an imminent risk of, serious harm to public safety, the environment or road infrastructure; or	19 20 21
	(ii) obstructing traffic.	22
(2)	The authorised officer may move or authorise someone else (the <i>assistant</i>) to move the heavy vehicle or, if it is a combination, any component vehicle of the combination, to the extent it is reasonably necessary to avoid the harm or obstruction.	23 24 25 26 27
	E1.	28
	Example—	20
	by driving, pushing or towing the vehicle	29

		(a) enter the heavy vehicle to enable the authorised officer or assistant to move it; and	1 2
		(b) for a combination—separate any or all of the component vehicles of the combination for the purpose of moving 1 or more of them.	3 4 5
	(4)	The authorised officer or assistant may drive the heavy vehicle even if the officer or assistant is not qualified to drive it if the authorised officer reasonably believes there is no-one else in or near the vehicle who is more capable of driving it and fit and willing to drive it.	6 7 8 9 10
	(5)	It is immaterial that—	11
		(a) the assistant is not the operator of the heavy vehicle; or	12
		(b) the authorised officer or assistant is not authorised by the operator to drive the heavy vehicle.	13 14
	(6)	In driving the heavy vehicle under subsection (4), the authorised officer or assistant is exempt from a provision of an Australian road law to the extent the provision would require the authorised officer or assistant to be qualified to drive the vehicle.	15 16 17 18 19
	(7)	The authorised officer or assistant may use the force that is reasonably necessary to do anything that is reasonably necessary to avoid the harm or obstruction.	20 21 22
	(8)	Subsection (7) does not authorise the authorised officer or assistant to use force against a person.	23 24
Divis	ion	Inspecting and searching heavy vehicles	25 26
469		ver to enter and inspect heavy vehicles for monitoring poses	27 28
	(1)	An authorised officer may enter and inspect a heavy vehicle for monitoring purposes.	29 30

(2)	Without limiting subsection (1), the authorised officer may—					
	(a)	inspect, examine or film any part of the heavy vehicle or the goods component of its load; and	2 3			
	(b)	without limiting paragraph (a), look for, check the details of, or film a number plate, label or other thing required to be displayed on the heavy vehicle under this Law; and	4 5 6 7			
	(c)	inspect a relevant document in the heavy vehicle; and	8			
	(d)	copy, or take an extract from, a relevant document in the heavy vehicle; and	9 10			
	(e)	produce an image or writing in or near the vehicle from an electronic relevant document in the vehicle or, if it is not practicable to produce the image or writing in or near the vehicle, take a thing containing the electronic relevant document somewhere else to produce the image or writing; and	11 12 13 14 15 16			
	(f)	take an extract of relevant information from a device or other thing found in the heavy vehicle, including, for example—	17 18 19			
		(i) by taking a copy of, or an extract from, a readout or other data obtained from the device or other thing; or	20 21 22			
		(ii) by accessing and downloading relevant information from the device or other thing.	23 24			
		Example of device or other thing—	25			
	an intelligent transport system					
(3)	The authorised officer may take a necessary step to allow the exercise of a power under subsection (1) or (2), including, for example—					
	(a)	open an unlocked door or an unlocked panel or thing on the heavy vehicle; and	30 31			
	(b)	move but not take away anything that is not locked up or sealed.	32 33			

	(4)	However, this section does not authorise an authorised officer to use force for exercising a power under this section.	1 2
	(5)	If the authorised officer takes from the heavy vehicle a thing containing an electronic relevant document to produce an image or writing from the document, the image or writing must be produced, and the thing must be returned to the vehicle, as soon as practicable.	3 4 5 6 7
	(6)	In this section—	8
		<i>electronic relevant document</i> means a relevant document that is an electronic document.	9 10
		relevant document means a document relating to a heavy vehicle and required to be kept under this Law or a heavy vehicle accreditation, including, for example, a document required to be kept in the possession of the driver of a heavy vehicle.	11 12 13 14 15
		<i>relevant information</i> means information relating to a heavy vehicle required to be kept under this Law or a heavy vehicle accreditation.	16 17 18
470		wer to enter and search heavy vehicle involved, or spected to be involved, in an offence etc.	19 20
	(1)	An authorised officer may, using necessary and reasonable help and force, enter and search a heavy vehicle for investigation purposes if the officer reasonably believes—	21 22 23
		(a) the vehicle is being, or has just been, used to commit an offence against this Law; or	24 25
		(b) the vehicle, or a thing in the vehicle, may provide evidence of an offence against this Law that is being, or has just been, committed; or	26 27 28
		(c) the vehicle has been or may have been involved in an incident involving the death of, or injury to, a person or damage to property.	29 30 31
	(2)	The authorised officer may form the necessary belief—	32

	(a)		ing or after an inspection of the heavy vehicle under 29.2 or section 469; or	1 2
	(b)		ependently of an inspection of the heavy vehicle er Part 9.2 or section 469.	3 4
(3)	With	out 1	imiting subsection (1), the authorised officer may—	5
	(a)	com	rch any part of the heavy vehicle or the goods apponent of its load for evidence of an offence against Law; and	6 7 8
	(b)	-	bect, examine or film any part of the heavy vehicle or goods component of its load; and	9 10
	(c)	deta requ	nout limiting paragraph (b), look for, check the ails of, or film a number plate, label or other thing aired to be displayed on the heavy vehicle under this v; and	11 12 13 14
	(d)		rch for and inspect a document, device or other thing ne heavy vehicle; and	15 16
	(e)		e an extract from a document, device or other thing in heavy vehicle, including, for example—	17 18
		(i)	by taking a copy of, or an extract from, a readout or other data obtained from a device or other thing in the vehicle; or	19 20 21
		(ii)	by accessing and downloading information from a device or other thing in the vehicle; and	22 23
		Exan	nples of device or other thing—	24
		aı	n intelligent transport system	25
	(f)		y a document in the heavy vehicle, or take a ument in the heavy vehicle somewhere else to copy nd	26 27 28
		Exan	nples of documents for paragraphs (e) and (f)—	29
		•	a document required to be kept in the vehicle under this Law or a heavy vehicle accreditation	30 31
		•	transport documentation	32
		•	iourney documentation	33

		 a document the authorised officer reasonably believes provides, or may provide on further inspection, evidence of an offence against this Law 	1 2 3			
	(g)	produce an image or writing in or near the vehicle from an electronic document in the vehicle or, if it is not practicable to produce the image or writing in or near the vehicle, take a thing containing the electronic document somewhere else to produce the image or writing; and	4 5 6 7 8 9			
	(h)	take the persons, equipment or materials the officer reasonably requires into or onto the heavy vehicle.	10 11			
(4)	vehi	If the authorised officer takes a document from the heavy vehicle to copy it, the document must be copied and returned to the vehicle as soon as practicable.				
(5)	cont writi prod	If the authorised officer takes from the heavy vehicle a thing containing an electronic document to produce an image or writing from the document, the image or writing must be produced, and the thing must be returned to the vehicle, as soon as practicable.				
(6)	secti	authorised officer may not exercise powers under this ion in relation to the following things found in a heavy cle—	20 21 22			
	(a)	personal items used by the vehicle's driver or someone else necessary for the normal use of the vehicle;	23 24			
	(b)	a document that is not—	25			
		(i) a document issued or given, or required to be kept, under this Law or a heavy vehicle accreditation; or	26 27			
		(ii) transport documentation; or	28			
		(iii) journey documentation.	29			

Division		5 Other powers in relation to all heavy vehicles				
471	Sta	arting or stopping heavy vehicle eng	ine	3		
	(1)	To enable an authorised officer to effecti under this Law in relation to a heavy ve enter the vehicle and start or stop prescribed action) or authorise someone enter the vehicle and take the prescribed	chicle, the officer may its engine (take the else (the assistant) to	4 5 6 7 8		
		(a) a person fails to comply with a recauthorised officer under section prescribed action; or		9 10 11		
		(b) no responsible person for the heav or willing to take the prescribed ac		12 13		
		(c) the authorised officer reasonable no-one else in or near the vehicle of taking the prescribed action and do so.	who is more capable	14 15 16 17		
	(2)	The authorised officer or assistant may reasonably necessary to enter the heavy prescribed action.		18 19 20		
	(3)	Subsection (2) does not authorise the assistant to use force against a person.	authorised officer or	21 22		
	(4)	It is immaterial that—		23		
		(a) the assistant is not the operator of the	the heavy vehicle; or	24		
		(b) the authorised officer or assistant is	s not—	25		
		(i) authorised by the operator to action; or	o take the prescribed	26 27		
		(ii) qualified to take the prescribe	ed action.	28		
	(5)	This section does not authorise the assistant to drive the heavy vehicle.	authorised officer or	29 30		

((6)	assis to the	aking the prescribed action, the authorised officer or tant is exempt from a provision of an Australian road law e extent the provision would require the authorised officer sistant to be qualified to take the prescribed action.	1 2 3 4
2	Dire	ectio	n to leave heavy vehicle	5
(1)	This	section applies if—	6
		(a)	the driver of a heavy vehicle fails to comply with a direction given by an authorised officer under this Chapter; or	7 8 9
		(b)	an authorised officer reasonably believes the driver of a heavy vehicle is not qualified, fit or authorised by the operator to drive the vehicle in order to comply with a direction the authorised officer may give under this Chapter.	10 11 12 13 14
(2)		authorised officer may direct the driver to do 1 or more of following—	15 16
		(a)	to vacate the driver's seat;	17
		(b)	to leave the heavy vehicle;	18
		(c)	not to occupy the driver's seat until permitted by an authorised officer;	19 20
		(d)	not to enter the heavy vehicle until permitted by an authorised officer.	21 22
((3)		authorised officer may direct any other person mpanying the driver of the heavy vehicle to do either or of the following—	23 24 25
		(a)	to leave the vehicle;	26
		(b)	not to enter the vehicle until permitted by an authorised officer.	27 28
((4)	in an	rection under subsection (2) or (3) may be made orally or ay other way, including, for example, by way of a sign or ronic or other signal.	29 30 31

	(5)		oly w	given a direction under subsection (2) or (3) must ith the direction, unless the person has a reasonable	1 2 3
		Max	imun	penalty—\$6000.	4
	(6)	(3), warn	the a	ring a direction to a person under subsection (2) or uthorised officer must give the person an offence or the direction unless it is not practicable to give the aving regard to the way the direction is given.	5 6 7 8
		Exam	ple of	when it may not be practicable to give an offence warning—	9
		The	direc	tion is given by way of a signal.	10
Divi	sion	6		Further powers in relation to heavy vehicles concerning heavy vehicle standards	11 12 13
473	Def	finitio	ns fo	or Div 6	14
		In th	is Div	vision—	15
		defec	ctive i	heavy vehicle means a heavy vehicle that—	16
		(a)	cont	ravenes the heavy vehicle standards; or	17
		(b)	has	a part that—	18
			(i)	does not perform its intended function; or	19
			(ii)	has deteriorated to an extent that it can not be reasonably relied on to perform its intended function.	20 21 22
		defec	ctive	vehicle label means a label—	23
		(a)		attaching to a heavy vehicle to which a major defect ce applies; and	24 25
		(b)	stati	ng—	26
			(i)	the vehicle's registration number or, if the vehicle is not registered, a temporary identification number	27 28

		marked on the vehicle by the authorised officer issuing the notice; and	1 2
		(ii) that the vehicle must not be used on a road other than to move it to a stated location in a stated way; and	3 4 5
		(iii) the identification details for the authorised officer who issued the notice; and	6 7
		(iv) the day and time the notice was issued; and	8
		(v) the number of the notice.	9
		<i>identification details</i> , for an authorised officer, means details to identify the authorised officer, including, for example—	10 11
		(a) the officer's name; or	12
		(b) an identification number allocated to the officer under this Law or another law.	13 14
		<i>major defect notice</i> has the meaning given by section 474(2)(a).	15 16
		<i>minor defect notice</i> has the meaning given by section 474(2)(b).	17 18
		vehicle defect notice means a major defect notice or minor defect notice.	19 20
474	lss	ue of vehicle defect notice	21
	(1)	This section applies if an authorised officer who has inspected a heavy vehicle under this Law reasonably believes—	22 23
		(a) the vehicle is a defective heavy vehicle; and	24
		(b) the use of the vehicle on a road poses a safety risk.	25
	(2)	The authorised officer may issue the following notice in relation to the vehicle, in the way mentioned in subsection (3)—	26 27 28
		(a) if the officer reasonably believes the safety risk is an imminent and serious safety risk—a notice stating the	29 30

			vehicle must not be used on a road after the notice is issued other than to move it to a stated location in a stated way (a <i>major defect notice</i>);	1 2 3
		(b)	if the officer reasonably believes the safety risk is not an imminent and serious safety risk—a notice stating the vehicle must not be used on a road after a stated time unless stated action required to stop the vehicle from being a defective heavy vehicle is taken (a <i>minor defect notice</i>).	4 5 6 7 8 9
	(3)	The by—	authorised officer may issue the vehicle defect notice	10 11
		(a)	if the driver of the heavy vehicle is present—giving the notice to the driver; or	12 13
		(b)	if the driver of the heavy vehicle is not present—attaching the notice to the vehicle.	14 15
	(4)	notic vehic	the driver of a heavy vehicle for which a vehicle defect the is issued under this section is not the operator of the cole, the driver must, as soon as practicable, give the cole defect notice to the operator.	16 17 18 19
		Max	imum penalty for subsection (4)—\$3000.	20
475	Re	quire	ments about vehicle defect notice	21
			ehicle defect notice for a heavy vehicle must be in the oved form and state the following—	22 23
		(a)	that the vehicle is a defective heavy vehicle and details of how the vehicle is a defective heavy vehicle;	24 25
		(b)	for a notice given in circumstances mentioned in section 474(2)(a)—that the vehicle must not be used on a road after the notice is issued other than to move it to a location stated in the notice in the way stated in the notice;	26 27 28 29 30
		(c)	for a notice given in circumstances mentioned in section 474(2)(b)—that the vehicle must not be used on a road after a time stated in the notice unless action required to	31 32 33

			-	the vehicle from being a defective heavy vehicle ed in the notice is taken;	1 2
		(d)	auth issue is no	name of the vehicle's driver if known by the orised officer issuing the notice when the notice is ed or, if the driver is not present or the driver's name of known by the authorised officer issuing the notice in the notice is issued, the term 'registered operator';	3 4 5 6 7
		(e)	deta	ils to identify the vehicle, including, for example—	8
			(i)	the vehicle's registration number or, if the vehicle is not registered, a temporary identification number marked on the vehicle by the authorised officer issuing the notice; and	9 10 11 12
			(ii)	the vehicle's make and category; and	13
			(iii)	the vehicle's VIN or, if there is no VIN, the vehicle's chassis number or engine number;	14 15
		(f)	the issue	nature of the inspection that led to the notice being ed;	16 17
		(g)		ther an infringement notice was also given when the ce was issued;	18 19
		(h)		identification details for the authorised officer who ed the notice;	20 21
		(i)	secti	if the notice is not cleared by the Regulator under ion 478, the vehicle's registration may be suspended subsequently cancelled under this Law.	22 23 24
476	De	fective	e vel	nicle labels	25
	(1)	heavy	y veh	norised officer issues a major defect notice for a nicle, the authorised officer must attach a defective bel to the vehicle.	26 27 28
	(2)	-	fectiv	must not remove, deface or otherwise interfere with the vehicle label attached to a heavy vehicle under in (1).	29 30 31
		Maxi	mum	n penalty—\$3000.	32

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	(3)	Subsection (2) does not apply to a person removing a defective vehicle label under section 478(2) or 479(4).	1 2
477		ing defective heavy vehicles contrary to vehicle defect tice	3 4
		A person must not use, or permit to be used, on a road a heavy vehicle in contravention of a vehicle defect notice.	5 6
		Maximum penalty—\$3000.	7
478	Cle	earance of vehicle defect notices	8
	(1)	A vehicle defect notice may be cleared by the Regulator if—	9
		(a) the Regulator decides the vehicle is no longer a defective heavy vehicle; or	10 11
		(b) the Regulator receives a notice, in the approved form, from an authorised officer stating that the heavy vehicle is no longer a defective heavy vehicle.	12 13 14
	(2)	If the Regulator clears a major defect notice applying to a heavy vehicle, the Regulator must arrange for the defective vehicle label for the vehicle to be removed from the vehicle.	15 16 17
479	Am	nendment or withdrawal of vehicle defect notices	18
	(1)	A vehicle defect notice issued by an authorised officer who is a police officer may be amended or withdrawn by any authorised officer who is a police officer.	19 20 21
	(2)	A vehicle defect notice issued by an authorised officer who is not a police officer may be amended or withdrawn by any authorised officer who is not a police officer.	22 23 24
	(3)	If an authorised officer amends or withdraws a vehicle defect notice for a heavy vehicle, the officer must give notice of the amendment or withdrawal to the Regulator and the person to whom the vehicle defect notice was issued.	25 26 27 28

	(4)	appl the c	n authorised officer withdraws a major defect notice ying to a heavy vehicle, the Regulator must arrange for defective vehicle label for the vehicle to be removed from vehicle.	1 2 3 4
Divi	sion	7	Further powers in relation to heavy vehicles concerning mass, dimension or loading requirements	5 6 7
480	Ар	plicat	tion of Div 7	8
		the v	Division applies to a heavy vehicle regardless of whether vehicle is, has been, or becomes the subject of a direction equirement given or made by an authorised officer under her provision of this Chapter.	9 10 11 12
481			for minor risk breach of mass, dimension or requirement	13 14
	(1)		section applies if an authorised officer reasonably eves a heavy vehicle—	15 16
		(a)	is the subject of 1 or more minor risk breaches of mass, dimension or loading requirements; and	17 18
		(b)	is not, or is no longer, also the subject of a substantial, or severe, risk breach of a mass, dimension or loading requirement.	19 20 21
	(2)	the c	e authorised officer reasonably believes it appropriate in circumstances, the officer may direct the driver or operator he heavy vehicle—	22 23 24
		(a)	to immediately rectify stated breaches of mass, dimension or loading requirements relating to the vehicle; or	25 26 27
		(b)	to move the vehicle, or cause it to be moved, to a stated place and not to move the vehicle, or cause it to be moved, from there until stated breaches of mass.	28 29 30

		dimension or loading requirements relating to the vehicle are rectified.	1 2
	Exam	aples of circumstances for subsection (2)—	3
	1	Rectification is reasonable and can be carried out easily.	4
	2	Rectification is necessary in the public interest to avoid a safety risk, damage to road infrastructure or an adverse effect on public amenity.	5 6 7
(3)	A pl	ace mentioned in subsection (2)(b) must be—	8
	(a)	a place the authorised officer reasonably believes is suitable for the purpose of complying with the direction; and	9 10 11
	(b)	within a 30km radius from—	12
		(i) where the heavy vehicle is located when the direction is given; or	13 14
		(ii) if the direction is given in the course of the heavy vehicle's journey—any point along the forward route of the journey.	15 16 17
(4)		rection given under subsection (2) must be in writing and be given with or without conditions.	18 19
(5)	may	be given orally if the moving of the vehicle is carried out the presence, or under the supervision, of an authorised there.	20 21 22 23
(6)	must	person to whom a direction is given under this section t comply with the direction, unless the person has a onable excuse.	24 25 26
	Max	imum penalty—\$9000.	27
(7)	In th	is section—	28
	state	ed means stated by the authorised officer.	29

	owers for substantial risk breach of mass, dimension or	1
(1)	ading requirement This section applies if an authorised officer reasonably believes—	2 3 4
	(a) a heavy vehicle is the subject of 1 or more substantial risk breaches of mass, dimension or loading requirements; and	5 6 7
	(b) the heavy vehicle is not, or is no longer, also the subject of a severe risk breach of a mass, dimension or loading requirement.	8 9 10
(2)	The authorised officer must direct the driver or operator of the heavy vehicle—	11 12
	(a) not to move the vehicle until stated breaches of mass, dimension or loading requirements relating to the vehicle are rectified; or	13 14 15
	(b) to move the vehicle, or cause it to be moved, to a stated reasonable place and not to move it, or cause it to be moved, from there until stated breaches of mass, dimension or loading requirements relating to the vehicle are rectified.	16 17 18 19 20
	Examples of reasonable place for paragraph (b)—	21
	 the intended destination of the heavy vehicle's journey 	22
	• a depot of the heavy vehicle or, if the heavy vehicle is a combination, a depot of a vehicle in the combination	23 24
(3)	A direction given under subsection (2) must be in writing and may be given with or without conditions.	25 26
(4)	Despite subsection (3), a direction to move a heavy vehicle may be given orally if the moving of the vehicle is carried out in the presence, or under the supervision, of an authorised officer.	27 28 29 30
(5)	The person to whom a direction is given under this section must comply with the direction, unless the person has a reasonable excuse.	31 32 33
	Maximum penalty—\$9000	3/

(6)	In this section—	1
	stated means stated by the authorised officer.	2
	wers for severe risk breach of mass, dimension or ding requirement	3 4
(1)	This section applies if an authorised officer reasonably believes a heavy vehicle is the subject of 1 or more severe risk breaches of mass, dimension or loading requirements.	5 6 7
(2)	The authorised officer must direct the driver or operator of the heavy vehicle—	8 9
	(a) not to move the heavy vehicle until stated breaches of mass, dimension or loading requirements relating to the vehicle are rectified; or	10 11 12
	(b) if the prescribed circumstances exist—	13
	(i) to move the vehicle, or cause it to be moved, to the nearest stated safe location; and	14 15
	(ii) not to proceed from there until stated breaches of mass, dimension or loading requirements relating to the vehicle are rectified.	16 17 18
(3)	A direction given under subsection (2) must be in writing and may be given with or without conditions.	19 20
(4)	Despite subsection (3), a direction to move a heavy vehicle may be given orally if the moving of the vehicle is carried out in the presence, or under the supervision, of an authorised officer.	21 22 23 24
(5)	The person to whom a direction is given under this section must comply with the direction, unless the person has a reasonable excuse.	25 26 27
	Maximum penalty—\$9000.	28
(6)	Nothing in this section prevents an authorised officer from taking into account the safety of the heavy vehicle or any load in it if the officer reasonably believes the officer can do so	29 30 31

		nout prejudicing the safety of other property, people, the ronment, road infrastructure or public amenity.	1 2			
(7)	In th	In this section—				
	prescribed circumstances means—					
	(a)	there is a risk of harm to public safety; or	5			
	(b)	there is an appreciable risk of harm to the environment, road infrastructure or public amenity.	6 7			
	risk	of harm to public safety, in relation to a heavy vehicle—	8			
	(a)	includes the risk of harm to the safety of people, or live animals, in the vehicle; but	9 10			
	(b)	does not include the risk of harm to the safety of the vehicle or goods, other than a live animal, in the vehicle.	11 12			
	reas	<i>location</i> means a location where the authorised officer onably believes the heavy vehicle will pose a reduced risk no appreciable risk of harm to public safety, the ronment, road infrastructure or public amenity.	13 14 15 16			
	Exan	nple of a safe location—	17			
		lepot of the heavy vehicle or, if the heavy vehicle is a combination, a pot of a vehicle in the combination	18 19			
	state	ed means stated by the authorised officer.	20			
Ор	erati	on of direction in relation to a combination	21			
(1)		s section applies if a direction is given under this Division elation to a heavy combination.	22 23			
(2)	com	ject to subsection (3), nothing in this Division prevents a ponent vehicle of the heavy combination from being trately driven or moved if—	24 25 26			
	(a)	the component vehicle is not itself the subject of a contravention of a mass, dimension or loading requirement; and	27 28 29			
	(b)	it is not otherwise unlawful for the component vehicle to be driven or moved.	30 31			

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	(3)	prev	section (2) does not apply if a condition of the direction ents the component vehicle from being separately driven loved.	1 2 3
Divi	sion	8	Further powers in relation to fatigue-regulated heavy vehicles	4 5
485	Ар	plicat	tion of Div 8	6
		rega: subj	Division applies to a fatigue-regulated heavy vehicle rdless of whether the vehicle is, has been, or becomes the ect of a direction or requirement given or made by an orised officer under another provision of this Chapter.	7 8 9 10
486			ng driver to rest for contravention of maximum quirement	11 12
	(1)		section applies if an authorised officer reasonably eves—	13 14
		(a)	the driver of a fatigue-regulated heavy vehicle has contravened a maximum work requirement by working for a period in excess of the maximum work time allowed under the requirement; and	15 16 17 18
		(b)	the driver is impaired by fatigue or there is a risk the driver may be impaired by fatigue having regard to the nature of the contravention and how recently it happened.	19 20 21 22
	(2)	is a	e authorised officer reasonably believes the contravention critical risk breach or severe risk breach, the authorised er must, by notice, require the driver—	23 24 25
		(a)	to immediately rest for a stated period in accordance with a minimum rest requirement applying to the driver; and	26 27 28
		(b)	to work for a stated shorter period when the driver next works to compensate for the excess period worked.	29 30

	(3)	If the authorised officer reasonably believes the contravention is a substantial risk breach or minor risk breach, the authorised officer may, by notice, require the driver—		1 2 3
		(a)	to immediately rest for a stated period in accordance with a minimum rest requirement applying to the driver; and	4 5 6
		(b)	to work for a stated shorter period when the driver next works to compensate for the excess period worked.	7 8
187			ng driver to rest for contravention of minimum uirement	9 10
	(1)		section applies if an authorised officer reasonably eves—	11 12
		(a)	the driver of a fatigue-regulated heavy vehicle has contravened a minimum rest requirement by resting for a period shorter than the minimum rest time required under the requirement; and	13 14 15 16
		(b)	the driver is impaired by fatigue or there is a risk the driver may be impaired by fatigue having regard to the nature of the contravention and how recently it happened.	17 18 19 20
	(2)	is a	e authorised officer reasonably believes the contravention critical risk breach or severe risk breach, the authorised er must, by notice, require the driver—	21 22 23
		(a)	to immediately rest for a stated period to compensate for the shortfall between the period of rest the driver had and the minimum rest time required under the minimum rest requirement; and	24 25 26 27
		(b)	if the driver has failed to have 1 or more night rest breaks required under a minimum rest requirement—to have 1 or more night rest breaks to compensate for the shortfall between the number of night rest breaks the driver had and the number of night rest breaks required under the minimum rest requirement.	28 29 30 31 32 33

	(3)	If the authorised officer reasonably believes the contravention is a substantial risk breach or minor risk breach, the authorised officer may, by notice, require the driver—	
		the shortfall between the period of rest the driver had and the minimum rest time required under the minimum	4 5 6 7
		break the driver is required to have under a maximum work requirement or minimum rest requirement, to compensate for the shortfall between the period of rest the driver had and the minimum rest time required under	8 10 11 12
		breaks required under a minimum rest requirement—to have 1 or more night rest breaks to compensate for the shortfall between the number of night rest breaks the driver had and the number of night rest breaks required	14 15 16 17 18
488	Red	quiring driver to stop working if impaired by fatigue	20
	(1)	believes the driver of a fatigue-regulated heavy vehicle is	21 22 23
	(2)	The authorised officer may, by notice—	24
		• •	25 26
		officer considers on reasonable grounds to be dangerous, require the driver to also immediately stop	27 28 29 30
	(3)	•	31 32

		(a)	minimum rest requirements applying to the driver during the 24 hours leading up to the notice being given;	2 3	
		(b)	the periods of rest the authorised officer reasonably believes the driver has taken during the 24 hours leading up to the notice being given;	4 5 6	
		(c)	the periods the driver was allowed to work under maximum work requirements applying to the driver during the 24 hours leading up to the notice being given;	7 8 9	
		(d)	the periods the authorised officer reasonably believes the driver has worked during the 24 hours leading up to the notice being given;	10 11 12	
		(e)	the degree to which the driver appears to be fatigued to the authorised officer;	13 14	
		(f)	any other relevant matters.	15	
	(4)	the a fatig	e authorised officer gives a notice under subsection (2)(b), authorised officer may authorise a person to move the ue-regulated heavy vehicle to a suitable rest place for ue-regulated heavy vehicles but only if the person is ified and fit to drive the vehicle.	16 17 18 19 20	
	(5)	the a	national regulations may prescribe the matters to which authorised officer, or a court, must or may have regard in deciding whether or not a person was impaired by ue for this section.	21 22 23 24	
189	Requiring driver to stop working if work diary not produced or unreliable				
	(1)	This	section applies if—	27	
		(a)	an authorised officer has, under section 512, asked the driver of a fatigue-regulated heavy vehicle to produce a work diary the driver is required to keep under this Law; and	28 29 30 31	
		(b)	either—	32	

		(i)	the driver has failed to produce the diary without a reasonable excuse; or	1 2
		(ii)	the driver produces a document that the authorised officer reasonably believes is not the work diary the driver is required to keep under this Law; or	3 4 5
		(iii)	the authorised officer reasonably believes the work diary, or purported work diary, produced by the driver can not be relied on as an accurate record of the time the driver recently spent working or resting.	6 7 8 9 10
			Examples for subparagraph (iii)—	11
			• Information in the work diary appears to be incorrect.	12
			 Particular information appears to be missing from the work diary. 	13 14
			• The work diary appears to have been tampered with.	15
	(2)	immediate	orised officer may, by notice, require the driver to ely stop work and to not work again for a stated up to 24 hours.	16 17 18
490	Co	mpliance	with requirement under this Division	19
	(1)		given a notice under this Division must comply with , unless the person has a reasonable excuse.	20 21
		Maximum	n penalty—\$9000.	22
	(2)	section 48 the person	rised officer who gives a person a notice under 16, 487 or 489 may, by stating it in the notice, allow a to delay complying with the notice for a period of ur if the authorised officer reasonably believes—	23 24 25 26
		the near vehi	delay is necessary to allow the person time to drive relevant fatigue-regulated heavy vehicle to the est suitable rest place for fatigue-regulated heavy cles and it is reasonably safe to allow the person to inue driving the vehicle to that place; or	27 28 29 30 31

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		(b)	the delay is necessary to allow the person time to attend to, or to secure, the load on the relevant fatigue-regulated heavy vehicle before resting.	1 2 3
Part	9.4		Other powers	4
Divis	sion	1	Powers relating to equipment	5
491	Pov	wer to	o use equipment to access information	6
	(1)	This	section applies if—	7
		(a)	a thing found at a place, or in a vehicle, entered by an authorised officer under this Chapter is, or includes, a disc, tape or other device used for storing information (the <i>storage device</i>); and	8 9 10 11
		(b)	equipment at the place, or in the vehicle, may be used with the storage device to access information on the storage device; and	12 13 14
		(c)	the authorised officer reasonably believes information stored on the storage device may be relevant for deciding whether this Law is being complied with.	15 16 17
	(2)		authorised officer, or a person helping the officer, may ate the equipment to access the information.	18 19
	(3)	the 1	erson may operate equipment under subsection (2) only if person reasonably believes the operation can be carried without damaging the equipment.	20 21 22
		Note-	_	23
		or coi	e section 496 for action an authorised officer may take if the officer, a person helping the officer, finds a disc, tape or other device nataining information the officer reasonably believes is relevant for ciding whether this Law has been contravened.	24 25 26 27
	(4)	In th	is section—	28

			pment, at a place or in a vehicle, includes equipment in into the place or vehicle by the authorised officer.	1 2
492	Po	wer to	use equipment to examine or process a thing	3
	(1)	office enter found	authorised officer, or a person helping an authorised er, may operate equipment at a place, or in a vehicle, red under this Chapter to examine or process a thing d at the place, or in the vehicle, in order to decide whether a thing that may be seized under this Chapter.	4 5 6 7 8
	(2)	autho	, for a heavy vehicle entered under section 470, an orised officer, or a person helping the authorised officer, for deciding whether a thing may be seized under section—	9 10 11 12
		(a)	operate equipment in the vehicle to examine or process the thing; or	13 14
		(b)	move the thing to another place if it is not practicable to examine or process the thing where it is found, or the vehicle's driver consents in writing, and operate equipment at that place to examine or process the thing.	15 16 17 18
	(3)		ever, subsections (1) and (2) only apply if the authorised er or person reasonably believes—	19 20
		(a)	the equipment is suitable for exercising the power; and	21
		(b)	the power can be exercised without damaging the equipment or thing.	22 23
	(4)	In thi	is section—	24
			pment, at a place or in a vehicle, includes equipment in into the place or vehicle by the authorised officer.	25 26

Division 2		2	Seizure and embargo notices	1
Sub	divis	sion	1 Power to seize	2
493			evidence at a place that may be entered without tor warrant	3 4
		unde with rease	authorised officer who enters a place the officer may enter er this Chapter without the consent of its occupier and nout a warrant may seize a thing at the place if the officer onably believes the thing is evidence of an offence against Law.	5 6 7 8 9
494			evidence at a place that may be entered only with tor warrant	10 11
	(1)	This	s section applies if—	12
		(a)	an authorised officer is authorised to enter a place only with the consent of an occupier at the place or a warrant; and	13 14 15
		(b)	the authorised officer enters the place after obtaining the necessary consent or under a warrant.	16 17
	(2)		ne authorised officer enters the place with the occupier's sent, the officer may seize a thing at the place if—	18 19
		(a)	the officer reasonably believes the thing is evidence of an offence against this Law; and	20 21
		(b)	seizure of the thing is consistent with the purpose of entry as explained to the occupier when asking for the occupier's consent.	22 23 24
	(3)		ne authorised officer enters the place under a warrant, the cer may seize the evidence for which the warrant was ed.	25 26 27
	(4)		authorised officer may also seize anything else at the	28 29

		(a) the thing is evidence of an offence against this Law; and	1
		(b) the seizure is necessary to prevent the thing being—	2
		(i) hidden, lost or destroyed; or	3
		(ii) used to continue, or repeat, the offence.	4
	(5)	The authorised officer may also seize a thing at the place if the officer reasonably believes it has just been used in committing an offence against this Law.	5 6 7
495	Sei	zing evidence in a heavy vehicle entered under s 470	8
		An authorised officer who enters a heavy vehicle under section 470 may seize a thing in the heavy vehicle if the officer reasonably believes the thing is evidence of an offence against this Law.	9 10 11 12
496		ditional seizure power relating to information stored ctronically	13 14
	(1)	This section applies if, under this Chapter, an authorised officer, or a person helping an authorised officer—	15 16
		(a) enters a place or heavy vehicle; and	17
		(b) finds a disc, tape or other device used for storing information (the <i>original information storage device</i>) containing information the authorised officer reasonably believes is relevant for deciding whether this Law has been contravened.	18 19 20 21 22
	(2)	The authorised officer or person may—	23
		(a) put the information in documentary form and seize the document; or	24 25
		(b) copy the information from the original information storage device to another information storage device and seize the other information storage device; or	26 27 28

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		(c)	equi	e the original information storage device and any apment at the place or in the vehicle necessary for essing the information contained in the device if—	1 2 3
			(i)	it is not practicable to take action, at the place or in the vehicle, under paragraph (a) or (b) in relation to the information; and	4 5 6
			(ii)	the officer or person reasonably believes the device and equipment can be seized without being damaged.	7 8 9
497	Sei 449		thing	g or sample taken for examination under s	10 11
		exar	ninati	orised officer who takes a thing or sample for on under section 449(1)(c) may, after examining it, thing or sample if—	12 13 14
		(a)		officer reasonably believes the thing or sample is ence of an offence against this Law; and	15 16
		(b)	or s	the officer had the reasonable belief when the thing ample was taken, the officer could have seized the g or the thing from which the sample was taken er section 493 to 496.	17 18 19 20
498	Sei	zure	of pr	operty subject to security	21
	(1)	and	exerc	rised officer may seize a thing under this Chapter, rise powers relating to the thing, despite a lien or unity over it claimed by another person.	22 23 24
	(2)	to th	ne liei	the seizure does not affect the other person's claim n or other security against a person other than the d officer or a person helping the officer.	25 26 27

Sub	divis	sion	2 Powers to support seizure	1
499	Re	quire	ment of person in control of thing to be seized	2
	(1)		enable a thing to be seized under this Chapter, an orised officer may require the person in control of it—	3 4
		(a)	to take it to a stated reasonable place by a stated reasonable time; and	5 6
		(b)	if necessary, to remain in control of it at the stated place for a stated reasonable period.	7 8
	(2)	The	requirement—	9
		(a)	must be made by notice; or	10
		(b)	if for any reason it is not practicable to give a notice, may be made orally and confirmed by notice as soon as practicable.	11 12 13
	(3)	mus	erson of whom a requirement is made under this section t comply with the requirement, unless the person has a onable excuse.	14 15 16
		Max	ximum penalty for subsection (3)—\$6000.	17
Subo			3 Safeguards for seized things or samples for seized thing or sample	18 19 20
300		-	-	
	(1)		s section applies if an authorised officer seizes a thing or ple under this Chapter unless—	21 22
		(a)	it is impracticable or unreasonable for the officer to account for the thing or sample given its condition, nature and value; or	23 24 25
		(b)	for a thing seized other than under section 497—the officer reasonably believes there is no-one apparently in possession of the thing or the thing has been abandoned.	26 27 28

(2)	thing thing	g or s	orised officer must, as soon as practicable after the sample is seized, give the relevant person for the ample a receipt that generally describes the thing or and its condition.	1 2 3 4
(3)	relev seize posi	vant ped, the tion a	for a thing seized other than under section 497, if a person for the thing is not present when the thing is the receipt may be given by leaving it in a conspicuous and in a reasonably secure way at the place at which was seized.	5 6 7 8 9
(4)	The	recei	pt may relate to more than 1 seized thing.	10
(5)	secti offic	on for er re rwise	rised officer may delay giving a receipt under this or a thing seized other than under section 497 if the easonably suspects doing so may frustrate or hinder an investigation by the officer under this	11 12 13 14 15
(6)	long susp	as th	the delay under subsection (5) may be only for so the authorised officer continues to have the reasonable and remains in the vicinity of the place at which the seized to keep it under observation.	16 17 18 19
(7)	In th	is sec	etion—	20
	rele	vant p	person means—	21
	(a)	for a	a thing or sample seized under section 497—	22
		(i)	an owner of the thing or sample; or	23
		(ii)	a person in possession of the thing, or the thing from which the sample was taken, before the thing or sample was taken for examination under section 449(1)(c); or	24 25 26 27
	(b)		a thing seized under this Chapter other than under ion 497—	28 29
		(i)	an owner of the thing; or	30
		(ii)	a person in possession of the thing before it was seized.	31 32

Ac	cess	to seized thing	1
(1)	the	il a thing seized under this Chapter is forfeited or returned, authorised officer who seized the thing must allow any ner of the thing—	2 3 4
	(a)	to inspect it at any reasonable time and from time to time; and	5 6
	(b)	if it is a document—to copy it.	7
(2)		section (1) does not apply if it is impracticable or would inreasonable to allow the inspection or copying.	8 9
(3)	The	inspection or copying must be allowed free of charge.	10
Re	turn (of seized things or samples	11
(1)	This	s section applies if—	12
	(a)	an authorised officer has seized a thing or sample under this Chapter; and	13 14
	(b)	the thing or sample is not forfeited under Division 3.	15
(2)		authorised officer must return the thing or sample to its ner—	16 17
	(a)	generally—at the end of 2 years after the seizure; or	18
	(b)	if a proceeding for an offence involving the thing or sample is started within 2 years after the seizure—at the end of the proceeding and any appeal from the proceeding.	19 20 21 22
(3)	evid mus	pite subsection (2), if the thing or sample was seized as lence of an offence against this Law, the authorised officer at return the thing or sample to its owner as soon as eticable if the officer is satisfied—	23 24 25 26
	(a)	its continued retention as evidence is no longer required; and	27 28
	(b)	its continued retention is not necessary to prevent the thing or sample being used to continue, or repeat, the offence; and	29 30 31

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	(4)	(c) it is lawful for the person to possess the thing or sample. Nothing in this section affects a lien or other security over a thing.	1 2 3
Sub	divis	sion 4 Embargo notices	4
503	Po	wer to issue embargo notice	5
	(1)	This section applies if—	6
		(a) an authorised officer may seize a thing under this Chapter; and	7 8
		(b) the thing can not, or can not readily, be physically seized and removed.	9 10
	(2)	The authorised officer may issue a notice (an <i>embargo notice</i>) under this section prohibiting any dealing with the thing or any part of it without the written consent of the Regulator or an authorised officer.	11 12 13 14
	(3)	The embargo notice—	15
		(a) must be in the approved form; and	16
		(b) must list the activities it prohibits; and	17
		(c) must include a copy of section 504.	18
	(4)	The authorised officer may issue the embargo notice—	19
		(a) by causing a copy of it to be served on the relevant entity; or	20 21
		(b) if a relevant entity can not be located after all reasonable steps have been taken to do so, by fixing a copy of the notice on the thing the subject of the notice in a conspicuous position and in a reasonably secure way.	22 23 24 25
	(5)	In this section—	26
		dealing, with a thing or part of a thing, includes—	27

		(a)	moving, selling, leasing or transferring the thing or pa and	ert; 1 2
		(b)	changing information on, or deleting information from the thing or part.	m, 3 4
		rele	vant entity, for an embargo notice, means—	5
		(a)	the driver of the heavy vehicle to which the thing t subject of the notice relates; or	he 6 7
		(b)	the occupier of the place in which the thing the subject of the notice is located.	ect 8 9
504	No	ncom	npliance with embargo notice	10
	(1)	-	erson (the <i>relevant person</i>) who knows an embargo notites to a thing must not—	ce 11 12
		(a)	do anything the notice prohibits; or	13
		(b)	instruct someone else (the <i>other person</i>) to do anythin the notice prohibits—	ng 14 15
			(i) anyone from doing; or	16
			(ii) the relevant person or other person from doing.	17
		Max	ximum penalty—\$8000.	18
	(2)	exter offer an e	proceeding for an offence against subsection (1) to the entit relates to a charge that the person charged with the ence (<i>defendant</i>) moved an embargoed thing, or a part embargoed thing, it is a defence for the defendant to profibe or she—	he 20 of 21
		(a)	moved the embargoed thing, or part, to protect preserve it; or	or 24 25
		(b)	notified the authorised officer who issued the embarantice of the move and new location of the embaranting, or part, within 48 hours after the move.	
	(3)	reas	person served with an embargo notice must take a onable steps to stop any other person from doing anythin hibited by the notice.	

		Maximum panalty \$2000	1
	(4)	Maximum penalty—\$8000. Despite any other Act or law, a sale, lease, transfer or other dealing with an embargoed thing in contravention of this section is void.	1 2 3 4
505	Po	wer to secure embargoed thing	5
	(1)	An authorised officer may take reasonable action to restrict access to an embargoed thing.	6 7
	(2)	For subsection (1), the authorised officer may, for example—	8
		(a) seal the embargoed thing, or the entrance to the place where the embargoed thing is located, and mark the thing or place to show access to the thing or place is restricted; or	9 10 11 12
		(b) for equipment—make it inoperable; or	13
		Example—	14
		dismantling equipment or removing a component of equipment without which the equipment can not be used	15 16
		(c) require a person the authorised officer reasonably believes is in control of the embargoed thing, or the place where the embargoed thing is located, to do an act mentioned in paragraph (a) or (b) or anything else an authorised officer could do under subsection (1).	17 18 19 20 21
	(3)	A person of whom a requirement is made under subsection (2)(c) must comply with the requirement, unless the person has a reasonable excuse.	22 23 24
		Maximum penalty—\$8000.	25
	(4)	If access to an embargoed thing is restricted under this section, a person must not tamper with the thing or with anything used to restrict access to the thing without—	26 27 28
		(a) an authorised officer's approval; or	29
		(b) a reasonable excuse.	30
		Maximum penalty—\$8000.	31

	(5)	mus tamp	ccess to a place is restricted under this section, a person t not enter the place in contravention of the restriction or per with anything used to restrict access to the place out—	1 2 3 4
		(a)	an authorised officer's approval; or	5
		(b)	a reasonable excuse.	6
		Max	imum penalty—\$8000.	7
	(6)	an e	restricted access to an embargoed thing, or a place where mbargoed thing is located, under this section applies only he period the thing is an embargoed thing.	8 9 10
506	Wit	hdra	wal of embargo notice	11
	(1)	This	section applies if—	12
		(a)	an authorised officer has issued an embargo notice for a thing; and	13 14
		(b)	the thing has not been forfeited under Division 3.	15
	(2)	The	authorised officer must withdraw the embargo notice—	16
		(a)	generally—at the end of 3 months after it is issued; or	17
		(b)	if a Magistrates Court has made an order under subsection (5) extending the time for withdrawing the notice—at the end of the extended time; or	18 19 20
		(c)	if a proceeding for an offence involving the thing is started before the notice must be withdrawn under paragraph (a) or (b)—at the end of the proceeding and any appeal from the proceeding.	21 22 23 24
	(3)	basis agai	pite subsection (2), if the embargo notice is issued on the s that the thing may provide evidence of an offence nst this Law, the authorised officer must as soon as ticable withdraw the notice if the officer is satisfied—	25 26 27 28
		(a)	the thing is no longer required as evidence of an offence against this Law; and	29 30

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		(b)	it is not necessary for the notice to continue to prevent the thing being used to continue, or repeat, the offence.	1 2
	(4)	3 mo	authorised officer may apply to a Magistrates Court within onths after the embargo notice is issued for an extension are time by which the notice must be withdrawn under this on.	3 4 5 6
	(5)	the c	Magistrates Court may order the extension if it is satisfied continued operation of the embargo notice is necessary for stigation purposes.	7 8 9
Divi	sion	3	Forfeiture and transfers	10
507	Pov	wer to	o forfeit particular things or samples	11
	(1)	exan by a offic	under this Chapter, a thing or sample is taken for nination by an authorised officer or a person authorised n authorised officer, or a thing is seized by an authorised eer, the Regulator may decide it is forfeited to the ulator if an authorised officer—	12 13 14 15 16
		(a)	after making reasonable inquiries, can not find its owner; or	17 18
		(b)	after making reasonable efforts, can not return it to its owner.	19 20
	(2)	How	vever, the authorised officer is not required to—	21
		(a)	make inquiries if it would be unreasonable to make inquiries to find the owner; or	22 23
		(b)	make efforts if it would be unreasonable to make efforts to return the thing or sample to its owner.	24 25
			Example for paragraph (b)—	26
			the owner of the thing or sample has migrated to another country	27
	(3)		ard must be had to the thing's or sample's condition, re and value in deciding—	28 29
		(a)	whether it is reasonable to make inquiries or efforts; and	30

		(b)	if inquiries or efforts are made—what inquiries or efforts, including the period over which they are made, are reasonable.	1 2 3
508	Info	orma	tion notice for forfeiture decision	4
	(1)	or sa pers befo	e Regulator decides under section 507(1) to forfeit a thing ample, the Regulator must as soon as practicable give the on who was the owner of the thing or sample immediately bre the forfeiture (the <i>former owner</i>) an information notice the decision.	5 6 7 8 9
	(2)		information notice may be given by leaving it in a spicuous position and in a reasonably secure way at—	10 11
		(a)	for a thing or sample taken for examination, whether or not it is seized under section 497—the place where the thing or sample was taken; or	12 13 14
		(b)	for thing seized under this Chapter other than under section 497—the place where the thing was seized.	15 16
	(3)		vever, this section does not apply if the place mentioned in section (2)(a) or (b) for the thing or sample is—	17 18
		(a)	a public place; or	19
		(b)	a place where the notice is unlikely to be read by the former owner.	20 21
509			d or transferred thing or sample becomes y of the Regulator	22 23
		A th	ing or sample becomes the property of the Regulator if—	24
		(a)	the thing or sample is forfeited to the Regulator under section 507(1); or	25 26
		(b)	the owner of the thing or sample and the Regulator agree, in writing, to the transfer of the ownership of the thing or sample to the Regulator.	27 28 29

[s 510]

510	Но	w pro	pperty may be dealt with	1
	(1)		s section applies if, under section 509, a thing or sample omes the property of the Regulator.	2 3
	(2)	Reg	Regulator may deal with the thing or sample as the ulator considers appropriate, including, for example, by roying it or giving it away.	4 5 6
	(3)	that forfe	Regulator must not deal with the thing or sample in a way could prejudice the outcome of a review of the decision to eit the thing or sample, or an appeal against the decision hat review, under this Law.	7 8 9 10
	(4)	after sale	re Regulator sells the thing or sample, the Regulator may, rededucting the costs of the sale, return the proceeds of the to the person who was the owner of the thing or sample nediately before the forfeiture.	11 12 13 14
Divi	sion	4	Information-gathering powers	15
511	Po	wer to	o require name and address	16
	(1)	This	s section applies if an authorised officer—	17
		(a)	finds a person committing an offence against this Law; or	18 19
		(b)	finds a person in circumstances that lead the officer to reasonably suspect the person has just committed an offence against this Law; or	20 21 22
		(c)	has information that leads the officer to reasonably suspect a person has just committed an offence against this Law; or	23 24 25
		(d)	reasonably suspects a person is or was the driver of a heavy vehicle that has been or may have been involved in an incident involving the death of, or injury to, a person or damage to property; or	26 27 28 29
		(e)	reasonably suspects a person—	30

	(i) is or may be a responsible person for a heavy vehicle; and	1 2
	(ii) is or may be able to help in the investigation of an offence against this Law involving the heavy vehicle.	3 4 5
(2)	The authorised officer may require the person to state the person's name and address.	6 7
(3)	The authorised officer may also require the person to give evidence of the correctness of the stated name or address if, in the circumstances, it would be reasonable to expect the person to—	8 9 10 11
	(a) be in possession of evidence of the correctness of the stated name or address; or	12 13
	(b) otherwise be able to give the evidence.	14
(4)	When making a requirement under subsection (2) or (3), the authorised officer must give the person an offence warning for the requirement.	15 16 17
(5)	A person of whom a requirement is made under subsection (2) or (3) must comply with the requirement, unless the person has a reasonable excuse.	18 19 20
	Maximum penalty—\$6000.	21
(6)	If a requirement of a person is made under subsection (2) or (3) because of circumstances mentioned in subsection (1)(a), (b) or (c), a court can not convict the person of an offence against subsection (5) for the requirement unless the person is found guilty of the offence in relation to which the requirement was made.	22 23 24 25 26 27
(7)	Also, in a proceeding for an offence of contravening a requirement made under subsection (2) to state a business address, it is a defence for the person charged to prove that—	28 29 30
	(a) the person did not have a business address; or	31

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		(b) the person's business address was not connected, directly or indirectly, with road transport involving heavy vehicles.	1 2 3
	(8)	In this section—	4
		<i>address</i> , of a person, includes the person's residential and business address and, for a person temporarily in this jurisdiction, includes the place where the person is living in this jurisdiction.	5 6 7 8
512	Po be	wer to require production of document etc. required to in driver's possession	9 10
	(1)	This section applies if a heavy vehicle—	11
		(a) is stationary on a road; or	12
		(b) is in or at a place entered by an authorised officer under Part 9.2; or	13 14
		(c) has been stopped under section 461.	15
	(2)	An authorised officer may, for compliance purposes, require the driver of the heavy vehicle to produce, for inspection by the officer—	16 17 18
		(a) his or her driver licence; or	19
		(b) a document, device or other thing the driver is required under this Law to keep in the driver's possession while driving the vehicle.	20 21 22
		Examples for paragraph (b)—	23
		a copy of a Commonwealth Gazette notice or permit	24
		a work diary	25
	(3)	A person of whom a requirement is made under subsection (2) must comply with the requirement, unless the person has a reasonable excuse.	26 27 28
		Maximum penalty—\$4500.	29
	(4)	It is not a reasonable excuse for the person to fail to comply with a requirement made under subsection (2)—	30

	(a)	that the person does not have the driver licence, document, device or other thing in his or her immediate possession; or	1 2 3	
	(b)	that complying with the requirement might tend to incriminate the person or make the person liable to a penalty.	4 5 6	
(5)	The	authorised officer may—	7	
	(a)	take a copy of, or an extract from, a document mentioned in subsection (2)(b); or	8 9	
	(b)	produce an image or writing from a document mentioned in subsection (2)(b) that is an electronic document; or	10 11 12	
	(c)	take an extract from a device or other thing mentioned in subsection (2)(b), including, for example—	13 14	
		(i) by taking a copy of, or an extract from, a readout or other data obtained from the device or other thing; or	15 16 17	
		(ii) by accessing and downloading information from the device or other thing; or	18 19	
	(d)	seize a document, device or other thing mentioned in subsection (2)(b) if the authorised officer reasonably believes the document, device or other thing may provide evidence of an offence against this Law.	20 21 22 23	
(6)	extra docu the p	nder subsection (5), the authorised officer copies, takes an act from, or produces an image or writing from, a ment or an entry in a document, the officer may require person responsible for keeping the document to certify the as a true copy of the document or entry.	24 25 26 27 28	
(7)	must	erson of whom a requirement is made under subsection (6) to comply with the requirement, unless the person has a bnable excuse.	29 30 31	
	Maximum penalty—\$4500.			

	(8)	autho subse	document, device or other thing is produced to an orised officer under this section and it is not seized under ection (5)(d), the officer must return it to the person who used it—	1 2 3 4
		(a)	as soon as practicable after the officer inspects it; or	5
		(b)	if the officer takes a copy of, extract from, or produces an image or writing from, it under subsection (5)(a), (b) or (c), as soon as practicable after the copy or extract is taken or the image or writing is produced.	6 7 8 9
	(9)	subse keep	ever, if a requirement is made of the person under ection (6) for a document, the authorised officer may the document until the person complies with the rement.	10 11 12 13
513	Pov	wer to	require production of documents etc. generally	14
	(1)	heavy autho	uthorised officer may require a responsible person for a y vehicle to make available for inspection by an orised officer, or to produce to an authorised officer for ction, at a reasonable time and place nominated by the er—	15 16 17 18 19
		(a)	a document issued to the person under this Law; or	20
		(b)	a document, device or other thing required to be kept by the person under this Law or a heavy vehicle accreditation; or	21 22 23
		(c)	transport documentation in the person's possession or under the person's control; or	24 25
		(d)	a document in the person's possession or under the person's control relating to—	26 27
			(i) the use, performance or condition of a heavy vehicle; or	28 29
			(ii) the ownership, insurance, licensing or registration of a heavy vehicle; or	30 31

		(iii) the load or equipment carried or intended to be carried by a heavy vehicle, including, for example, a document relating to insurance of the load or equipment; or	1 2 3 4
	(e)	a document in the person's possession or under the person's control showing that a heavy vehicle's garage address recorded in the vehicle register is the vehicle's actual garage address.	5 6 7 8
(2)	mus	erson of whom a requirement is made under subsection (1) t comply with the requirement, unless the person has a onable excuse.	9 10 11
	Max	imum penalty—\$4500.	12
(3)	an e	repliance with a requirement made under subsection (1) for electronic document requires the making available or function of a clear written reproduction of the electronic liment.	13 14 15 16
(4)	with with	not a reasonable excuse for the person to fail to comply a requirement made under subsection (1) that complying the requirement might tend to incriminate the person or e the person liable to a penalty.	17 18 19 20
	Note-	_	21
		e, however, section 531 for the limitation on the use of particular cuments or information in civil or criminal proceedings.	22 23
(5)	The	authorised officer may—	24
	(a)	take a copy of, or an extract from, a document mentioned in subsection (1); or	25 26
	(b)	produce an image or writing from a document mentioned in subsection (1) that is an electronic document; or	27 28 29
	(c)	take an extract from a device or other thing mentioned in subsection (1)(b), including, for example—	30 31
		(i) by taking a copy of, or an extract from, a readout or other data obtained from the device or other thing; or	32 33 34

			(ii) by accessing and downloading information from the device or other thing; or	1 2
		(d)	seize a document, device or other thing mentioned in subsection (1) if the authorised officer reasonably believes the document, device or other thing may provide evidence of an offence against this Law.	3 4 5 6
	(6)	extra docu the p	nder subsection (5), the authorised officer copies, takes an exterior from, or produces an image or writing from, a ment or an entry in a document, the officer may require erson responsible for keeping the document to certify the as a true copy of the document or entry.	7 8 9 10 11
	(7)	must	rson of whom a requirement is made under subsection (6) comply with the requirement, unless the person has a bnable excuse.	12 13 14
		Maxi	imum penalty—\$4500.	15
	(8)	autho subse	document, device or other thing is produced to an orised officer under this section and it is not seized under ection (5)(d), the officer must return it to the person who used it—	16 17 18 19
		(a)	as soon as practicable after the officer inspects it; or	20
		(b)	if the officer takes a copy of, extract from, or produces an image or writing from, it under subsection (5)(a), (b) or (c), as soon as practicable after the copy or extract is taken or the image or writing is produced.	21 22 23 24
	(9)	subse keep	ever, if a requirement is made of the person under ection (6) for a document, the authorised officer may the document until the person complies with the trement.	25 26 27 28
514	Pov	wer to	require information about heavy vehicles	29
	(1)	An a	uthorised officer may, for compliance purposes, require a onsible person for a heavy vehicle to give the officer—	30 31
		(a)	information about the vehicle or any load or equipment carried or intended to be carried by the vehicle; or	32 33

	(b) personal details known to the responsible person about any other responsible person for the vehicle.	1 2
(2)	Without limiting subsection (1), a responsible person who is associated with a particular vehicle may be required to provide information about the current or intended journey of the vehicle, including, for example, the following—	3 4 5 6
	(a) the location of the start or intended start of the journey;	7
	(b) the route or intended route of the journey;	8
	(c) the location of the destination or intended destination of the journey.	9 10
(3)	When making a requirement under subsection (1) of a responsible person, an authorised officer must give the person an offence warning for the requirement.	11 12 13
(4)	A person of whom a requirement is made under subsection (1) must comply with the requirement, unless the person has a reasonable excuse.	14 15 16
	Maximum penalty—\$4500.	17
(5)	Without limiting what may be a reasonable excuse for subsection (4), in a proceeding for an offence of contravening a requirement under subsection (1), it is a defence for the person charged to prove that the person did not know, and could not be reasonably expected to know or ascertain, the required information.	18 19 20 21 22 23
(6)	It is not a reasonable excuse for a person to fail to comply with a requirement made under subsection (1) that complying with the requirement might tend to incriminate the person or make the individual liable to a penalty.	24 25 26 27
	Note—	28
	See, however, section 531 for the limitation on the use of particular documents or information in civil or criminal proceedings.	29 30
(7)	In this section—	31
	<i>information</i> includes electronically stored information.	32
	personal details, about a responsible person, means—	33

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		(a)	the person's name; or	1
		(b)	the person's residential address or business address.	2
		pow	onsible person, for a heavy vehicle, for the exercise of a er under this section in relation to a speeding offence, a not include—	3 4 5
		(a)	a person mentioned in section 5, definition <i>responsible</i> person, paragraph (i), (j), (k) or (n); or	6 7
			Note—	8
			Those paragraphs deal with persons who pack, load or unload goods or containers, and owners and operators etc. of weighbridges or weighbridge facilities.	9 10 11
		(b)	an employer, employee, agent or subcontractor of that person.	12 13
		of a	ding offence means an offence committed by the driver heavy vehicle because the driver exceeded a speed limit ying to the driver.	14 15 16
Divi	sion	5	Improvement notices	17
515	Aut	thoris	sed officers to whom Division applies	18
	(1)	offic com	Division applies to an authorised officer who is a police per only if the police officer has the relevant police missioner's written authority to issue improvement police under this Division.	19 20 21 22
	(2)	polic prov	Division applies to an authorised officer who is not a ce officer only if the officer's instrument of appointment rides that the authorised officer may issue improvement ces under this Division.	23 24 25 26
		11011		_ `

516	lm	prove	ment notices		1
	(1)	belie	section applies if an authorised officer reasives a person has contravened, is contravening or intravene a provision of this Law.		2 3 4
	(2)	impr contr activ	authorised officer may give the person a not ovement notice) requiring the person to remeavention or likely contravention, or the mataties occasioning the contravention or avention, within the period stated in the notice.	edy the	5 6 7 8 9
	(3)	perso days satist	period stated in the improvement notice within when is required to comply with the notice must be at after the notice is given unless the authorised of it is reasonable to require the person to compostice in a shorter period because—	t least 7 fficer is	10 11 12 13 14
		(a)	it is reasonably practicable for the person to with the notice within the shorter period; and	comply	15 16
		(b)	requiring the person to comply with the notice the shorter period is not likely to involve—	within	17 18
			(i) a higher cost to the person to comply w notice; or	ith the	19 20
			(ii) a more adverse effect on the person's b operations.	ousiness	21 22
	(4)		improvement notice must be in the approved fo the following—	rm and	23 24
		(a)	that the authorised officer reasonably believed person has contravened, is contravening or is licontravene a provision of this Law;		25 26 27
		(b)	the reasons for that belief;		28
		(c)	the provision of this Law in relation to which that is held;	it belief	29 30
		(d)	that the person must remedy the contravention of contravention, or the matters or activities occa	•	31

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			the contravention or likely contravention, within a stated period;	1 2
		(e)	the review and appeal information for the decision to give the notice;	3 4
		(f)	that the notice is given under this section.	5
	(5)	cont activ	improvement notice may state the way the alleged ravention or likely contravention, or the matters or vities occasioning the alleged contravention or likely ravention, are to be remedied.	6 7 8 9
517	Со	ntrav	ention of improvement notice	10
	(1)	-	erson given an improvement notice must comply with the ce, unless the person has a reasonable excuse.	11 12
		Max	imum penalty—\$8000.	13
	(2)	defe cont activ cont impr	proceeding for an offence against subsection (1), it is a nee for the person charged to prove that the alleged ravention or likely contravention, or the matters or vities occasioning the alleged contravention or likely ravention, were remedied within the period stated in the rovement notice, though in a way different to that stated in notice.	14 15 16 17 18 19 20
	(3)	cont	erson who is given an improvement notice in relation to a ravention of a provision of this Law can not be proceeded nst for an offence constituted by the contravention ss—	21 22 23 24
		(a)	the person fails to comply with the improvement notice and does not have a reasonable excuse for the noncompliance; or	25 26 27
		(b)	the improvement notice is revoked under section 519.	28
518	Am	nendr	ment of improvement notice	29
	(1)	An i	improvement notice given by an authorised officer who is blice officer may be amended by any authorised officer	30 31

	com	missi	police officer and who has the relevant police oner's written authority to issue improvement order this Division.	1 2 3
(2)	not a	a poli	vement notice given by an authorised officer who is ce officer may be amended by any authorised officer t a police officer.	4 5 6
(3)	ineff	ective raven	Iment of an improvement notice given to a person is e to the extent it purports to deal with a tion of a different provision of this Law to that dealt e improvement notice when first given.	7 8 9 10
(4)	notic	ce giv	horised officer decides to amend an improvement ven to a person, the officer must give the person the amendment stating the following—	11 12 13
	(a)	the a	amendment;	14
	(b)	the 1	reasons for the amendment;	15
	(c)		review and appeal information for the decision to and the improvement notice.	16 17
	Note-	_		18
		ction 2 tice.	3 of Schedule 1 allows for the amendment of an improvement	19 20
Rev	vocat	ion c	of an improvement notice	21
(1)	offic	er w	evement notice given to a person by an authorised the is a police officer may be revoked, by giving the revocation to the person, by—	22 23 24
	(a)	the 1	relevant police commissioner; or	25
	(b)	an a	uthorised officer who—	26
		(i)	is a police officer; and	27
		(ii)	has the relevant police commissioner's written authority to issue improvement notices under this Division; and	28 29 30

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		(iii) is more senior in rank to the police officer who gave the notice to the person.	1 2
	(2)	An improvement notice given to a person by an authorised officer who is not a police officer may be revoked by the Regulator by giving notice of the revocation to the person.	3 4 5
	(3)	Section 23 of Schedule 1 does not apply in relation to the repeal of the improvement notice.	6 7
520	Cle	earance certificate	8
	(1)	An approved authorised officer may issue a certificate (a <i>clearance certificate</i>) stating that all or stated requirements of an improvement notice have been complied with.	9 10 11
	(2)	If a person to whom an improvement notice is given receives a clearance certificate about the improvement notice, each requirement of the improvement notice that the certificate states has been complied with stops being operative.	12 13 14 15
	(3)	In this section—	16
		approved authorised officer means—	17
		(a) for an improvement notice given by an authorised officer who is a police officer—any authorised officer who is a police officer and who has the relevant police commissioner's written authority to issue improvement notices under this Division; or	18 19 20 21 22
		(b) for an improvement notice given by an authorised officer who is not a police officer—any authorised officer who is not a police officer.	23 24 25
Divis	sion	6 Power to require reasonable help	26
521	Pov	wer to require reasonable help	27
	(1)	An authorised officer who enters a place under this Chapter may require an occupier of the place or a person at the place to	28 29

	give Chap	the officer reasonable help to exercise a power under this oter.	1 2	
(2)	Chap the	An authorised officer who is exercising a power under this Chapter in relation to a heavy vehicle on a road may require the vehicle's driver to give the officer reasonable help to exercise the power.		
(3)	Without limiting subsection (1) or (2), a requirement under the subsection may be that the occupier, person or driver—			
	(a)	produce a document or give information to the authorised officer; or	9 10	
		Example—	11	
		The authorised officer wishes to obtain information relating to the purpose of the entry. Information of that type is stored or recorded on a computer at the place. The authorised officer may require the occupier to give reasonable help to produce a reproduction of the information from the computer.	12 13 14 15 16	
	(b)	help the authorised officer to find and gain access to a document or information, including electronically stored information; or	17 18 19	
		Examples of documents or information—	20	
		 a document about the heavy vehicle's performance, specifications (including the dimensions and other physical attributes of the vehicle or its fittings), functional capabilities (including the vehicle's GVM, GCM and speed capabilities) or authorised operations required to be kept in the vehicle under this Law or a heavy vehicle accreditation 	21 22 23 24 25 26	
		 a weighing document for a container loaded on to the heavy vehicle 	27 28	
		a telephone record	29	
	(c)	help the authorised officer to weigh or measure—	30	
		(i) a heavy vehicle or a component of a heavy vehicle; or	31 32	
		(ii) the whole or part of a heavy vehicle's load or equipment; or	33 34	

	(d)	-	the authorised officer to start or stop the engine of a vy vehicle under section 471.	1 2	
(4)	When making a requirement under subsection (1) or (2) of a person, the authorised officer must give the person an offence warning for the requirement.				
(5)	or $(2$	2) mu	of whom a requirement is made under subsection (1) ast comply with the requirement, unless the person onable excuse.	6 7 8	
	Max	imum	penalty—\$9000.	9	
(6)			sonable excuse for an individual not to comply with nent made under subsection (1) or (2) if doing so—	10 11	
	(a)	outs	ld require the individual to take action that is ide the scope of the business or other activities of individual; or	12 13 14	
	(b)	_	ht tend to incriminate the individual or make the vidual liable to a penalty.	15 16	
(7)	However, subsection (6)(b) does not apply if a document or information the subject of the requirement is required to be held or kept by the individual under this Law.				
	Note—				
			ever, section 531 for the limitation on the use of particular ts or information in civil or criminal proceedings.	21 22	
(8)	If a requirement made under subsection (1) or (2) is that the occupier of, or person at, a place start or stop the engine of a heavy vehicle—				
	(a)	it is	immaterial that the occupier or person is not—	26	
		(i)	the operator of the vehicle; or	27	
		(ii)	authorised by the operator to drive the vehicle or start or stop its engine; or	28 29	
		(iii)	qualified to drive the vehicle or start or stop its engine; and	30 31	

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		(b)	in starting or stopping the engine of the vehicle in compliance with the requirement, the occupier or person is exempt from a provision of an Australian road law to the extent the provision would require the occupier or person to be qualified to start or stop the engine.	1 2 3 4 5
Part	t 9.5		Provisions about exercise of powers	6 7
Divi	sion	1	Damage in exercising powers	8
522	Dut	ty to	minimise inconvenience or damage	9
	(1)	must	xercising a power under this Law, an authorised officer take all reasonable steps to cause as little inconvenience, do as little damage, as possible.	10 11 12
	(2)		section (1) does not provide for a statutory right of pensation other than as provided under Division 2.	13 14
		Note-	_	15
		bec	vision 2 provides for compensation for costs, damage or loss incurred cause of the exercise of a power by an authorised officer under this apter.	16 17 18
523	Res	storin	ng damaged thing	19
	(1)	This	section applies if—	20
		(a)	an authorised officer damages something when exercising, or purporting to exercise, a power under this Law; or	21 22 23
		(b)	a person (the <i>assistant</i>) acting under the direction or authority of an authorised officer damages something.	24 25

	(2)	the office	authorised officer must take all reasonable steps to restore thing to the condition it was in immediately before the eer exercised the power, or the assistant took action under officer's direction or authority.	1 2 3 4		
524	No	tice c	of damage	5		
	(1)	This section applies if—				
		(a)	an authorised officer damages something when exercising, or purporting to exercise, a power under this Law; or	7 8 9		
		(b)	a person (the <i>assistant</i>) acting under the direction or authority of an authorised officer damages something.	10 11		
	(2)		vever, this section does not apply to damage if the orised officer reasonably believes—	12 13		
		(a)	the thing has been restored to the condition it was in immediately before the officer exercised the power, or the assistant took action under the officer's direction or authority; or	14 15 16 17		
		(b)	the damage is trivial; or	18		
		(c)	there is no-one apparently in possession of the thing; or	19		
		(d)	the thing has been abandoned.	20		
	(3)	pers	authorised officer must give notice of the damage to the on who appears to the officer to be an owner, or person in rol, of the thing.	21 22 23		
	(4)		vever, if for any reason it is not practicable to comply with ection (3), the authorised officer must—	24 25		
		(a)	leave the notice at the place where the damage happened; and	26 27		
		(b)	ensure it is left in a conspicuous position and in a reasonably secure way.	28 29		
	(5)	The	notice must state—	30		
		(a)	particulars of the damage; and	31		

		(b) that the person who suffered the damage may claim compensation under section 525.	1 2
	(6)	If the authorised officer believes the damage was caused by a latent defect in the thing or circumstances beyond the control of the officer or the assistant the officer may state the belief in the notice.	3 4 5 6
	(7)	The authorised officer may delay complying with subsection (3) or (4) if the officer reasonably suspects complying with the subsection may frustrate or otherwise hinder an investigation by the officer under this Law.	7 8 9 10
	(8)	The delay may be only for so long as the authorised officer continues to have the reasonable suspicion and remains in the vicinity of the place.	11 12 13
Divi	sion	2 Compensation	14
525	Со	mpensation because of exercise of powers	15
	(1)	A person may claim compensation from the Regulator if the person incurs costs, damage or loss because of the exercise, or purported exercise, of a power by or for an authorised officer, including costs, damage or loss incurred because of compliance with a requirement made of the person under this Chapter.	16 17 18 19 20 21
	(2)	However, subsection (1) does not apply to costs, damage or loss incurred because of a lawful seizure or forfeiture.	22 23
	(3)	The compensation may be claimed and ordered in a proceeding—	24 25
		(a) brought in a court with jurisdiction for the recovery of the amount of compensation claimed; or	26 27
		(b) for an offence against this Law in relation to which the power was exercised or purportedly exercised.	28 29

	(4)	A court may order the payment of compensation only if it is satisfied it is just to make the order in the circumstances of the particular case.	1 2 3
	(5)	In considering whether it is just to order compensation, the court must have regard to any relevant offence committed by the claimant.	4 5 6
	(6)	The national regulations may prescribe other matters that may, or must, be taken into account by the court when considering whether it is just to order compensation.	7 8 9
Divis	sion	Provision about exercise of particular powers	10 11
526	Du ^r dia	ty to record particular information in driver's work	12 13
	(1)	This section applies if, under this Law, an authorised officer directs the driver of a fatigue-regulated heavy vehicle to stop the vehicle for compliance purposes.	14 15 16
	(2)	If, for the exercise or purported exercise of a power under this Law, the authorised officer detains the driver for 5 minutes or longer, the driver may ask the officer to record the following details in the driver's work diary—	17 18 19 20
		(a) the officer's identifying details;	21
		(b) the time, date and place at which the driver stopped the heavy vehicle in compliance with the officer's direction;	22 23
		(c) the length of time the driver spent talking to the officer in the exercise or purported exercise of a power under this Law.	24 25 26
	(3)	The authorised officer must comply with the request.	27
	(4)	An authorised officer complies with subsection (2)(a) by recording either his or her name, or his or her identification number.	28 29 30

Part	9.6	Miscellaneous provisions	1
Divis	sion	1 Powers of Regulator	2
527	Reg	gulator may exercise powers of authorised officers	3
	(1)	The Regulator may exercise a power that is conferred on authorised officers under this Law.	4 5
	(2)	Subsection (1) does not apply to a power that requires the physical presence of an authorised officer.	6 7
Divis	sion	2 Other offences relating to authorised officers	8
528	Obs	structing authorised officer	10
	(1)	A person must not, unless the person has a reasonable excuse obstruct—	11 12
		(a) an authorised officer, or someone helping an authorised officer, exercising a power under this Law; or	13 14
		(b) an assistant mentioned in section 467, 468 or 471 exercising a power under that section.	15 16
		Maximum penalty—\$8000.	17
	(2)	If a person has obstructed an authorised officer, or a person helping an authorised officer, and the officer decides to proceed with the exercise of the power, the officer must warn the person that—	18 19 20 21
		(a) it is an offence to cause an obstruction unless the person has a reasonable excuse; and	22 23
		(b) the officer considers the person's conduct an obstruction.	24 25

	(3)	467,	, 468 o	on has obstructed an assistant mentioned in section or 471, and the assistant decides to proceed with the of the power, the assistant must warn the person	1 2 3 4
		(a)		an offence to cause an obstruction unless the person a reasonable excuse; and	5 6
		(b)		assistant considers the person's conduct an exerction.	7 8
	(4)	In th	nis sec	ction—	9
				includes assault, hinder, resist, attempt to obstruct ten to obstruct.	10 11
529	lm	perso	natir	ng authorised officer	12
		A pe	erson	must not impersonate an authorised officer.	13
		Max	kimun	n penalty—\$10000.	14
Divi	sion	3		Other provisions	15
530	Mu	ltiple	requ	uirements	16
		An a	author	rised officer may—	17
		(a)	on t	he same occasion—	18
			(i)	give more than 1 direction to, or make more than 1 requirement of, a person under a provision of this Chapter; or	19 20 21
			(ii)	give a direction to, or make a requirement of, a person under a provision of this Chapter and give a direction to, or make a requirement of, the person under 1 or more other provisions of this Chapter;	22 23 24 25
				or	26

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			make a further requirement of, the person under the same provision; or	1 2
		(c)	make a combination of directions or requirements under paragraph (a)(i) or (ii) or (b).	3 4
531			ial immunity for individuals complying with ar requirements	5 6
	(1)	Sub	section (2) applies if—	7
		(a)	an individual gives an authorised officer a document or information in response to a requirement made by the officer under section 513(1)(c) to (e) or 514; or	8 9 10
		(b)	in response to a requirement made by an authorised officer under section 521, an individual gives the officer a document or information.	11 12 13
	(2)	direction direct	dence of the document or information, and other evidence ctly or indirectly derived from the document or rmation, is not admissible against the individual in any reeding to the extent it tends to incriminate the individual, expose the individual to a penalty, in the proceeding.	14 15 16 17 18
	(3)	or r	section (2) does not apply to a proceeding about the false misleading nature of anything in the document or the rmation or in which the false or misleading nature of the ament or information is relevant evidence.	19 20 21 22

Chapter 10)	Sanctions and provisions about liability for offences	1 2	
Part	10.	1		Formal warnings	3
532	For	mal v	varnin	ng	4
	(1)		section	on applies if an authorised officer reasonably	5 6
		(a)	a pers	son has contravened this Law; and	7
		(b)	-	person had taken reasonable steps to prevent the avention and was unaware of the contravention;	8 9 10
		(c)		ontravention may appropriately be dealt with by of a warning under this section.	11 12
	(2)	The a	authori	ised officer may give the person a written warning.	13
	(3)	mass	, dim	a warning must not be given for a contravention of a mension or loading requirement constituting a risk breach or severe risk breach.	14 15 16
	(4)	under	r this s	subsection (6), if a warning is given to a person section for a contravention of this Law, the person proceeded against for an offence against this Law by the contravention.	17 18 19 20
	(5)	it is g givin	given, l	given under this section may, within 21 days after be withdrawn by an approved authorised officer by person to whom the warning was given notice of awal.	21 22 23 24
	(6)	subseto w	ection hom t	rning given under this section is withdrawn under (5), a proceeding may be taken against the person the warning was given for the contravention for warning was given.	25 26 27 28
	(7)	In thi	s secti	ion—	29

		appr	oved authorised officer means—	1
		(a)	for a warning given under this section by an authorised officer who is a police officer—an authorised officer who is a police officer and who has the relevant police commissioner's written authority to withdraw warnings given under this section; or	2 3 4 5 6
		(b)	for a warning given under this section by an authorised officer who is not a police officer—an authorised officer whose instrument of appointment provides that the authorised officer may withdraw warnings given under this section.	7 8 9 10 11
		proc	eeding includes action by way of an infringement notice.	12
Part	10.	.2	Infringement penalties	13
533	Re	cordi	ng information about infringement penalties	14
	(1)	The	Regulator may keep a record of—	15
		(a)	each infringement notice issued for the purposes of this Law; and	16 17
		(b)	the payment of a fine sought by an infringement notice by a person to whom the notice is issued for the purposes of this Law.	18 19 20
	(2)	Info	rmation in a record kept under subsection (1) may be used —	21 22
		(a)	to accumulate aggregate data for research or education; or	23 24
		(b)	in a proceeding relating to the offence for which the infringement notice was issued, including, for example, an appeal against the conviction for the offence; or	25 26 27
		(c)	in a proceeding for an offence against this Law if the information is relevant to deciding whether the person	28 29

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		charged is, or is likely to become, a systematic or persistent offender of this Law for the purpose of issuing a supervisory intervention order or prohibition order.	1 2 3
Part	10.	3 Court sanctions	4
Divis	sion	1 General provisions	5
534	Per	nalties court may impose	6
	(1)	A court that finds a person guilty of an offence against this Law may impose any 1 or more of the penalties provided for in this Part.	7 8 9
	(2)	Without limiting the court's discretion, when imposing 2 or more penalties under this Part, the court must take into account the combined effect of the penalties imposed.	10 11 12
	(3)	This Part does not limit the powers or discretion of the court under another law.	13 14
535	nor	tters court must consider when imposing sanction for accompliance with mass, dimension or loading uirement	15 16 17
	(1)	The purpose of this section is to bring to a court's attention the implications and consequences of a contravention of a mass, dimension or loading requirement when deciding the kind and level of sanction to be imposed for the contravention.	18 19 20 21
	(2)	In deciding the sanction, including the level of a fine, to be imposed for the contravention, the court must consider the following matters—	22 23 24
		(a) a minor risk breach of a mass, dimension or loading requirement involves either or both of the following—	25 26

	(i)	an appreciable risk of accelerated road wear;	1
	(ii)	an appreciable risk of unfair commercial advantage;	2 3
(b)		bstantial risk breach of a mass, dimension or loading tirement involves 1 or more of the following—	4 5
	(i)	a substantial risk of accelerated road wear;	6
	(ii)	an appreciable risk of damage to road infrastructure;	7 8
	(iii)	an appreciable risk of increased traffic congestion;	9
	(iv)	an appreciable risk of diminished public amenity;	10
	(v)	a substantial risk of unfair commercial advantage;	11
(c)		evere risk breach of a mass, dimension or loading direment involves 1 or more of the following—	12 13
	(i)	an appreciable risk of harm to public safety or the environment;	14 15
	(ii)	a serious risk of accelerated road wear;	16
	(iii)	a serious risk of damage to road infrastructure;	17
	(iv)	a serious risk of increased traffic congestion;	18
	(v)	a serious risk of diminished public amenity;	19
	(vi)	a serious risk of unfair commercial advantage.	20
		on does not limit the matters the court may consider g the sanction for the contravention.	21 22
	_	in this section authorises or requires the court to contravention to a different risk category.	23 24
	_	n this section requires evidence to be adduced about pentioned in subsection (2)	25 26

(3)

(4)

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536		urt may treat noncompliance with mass, dimension or ding requirement as a different risk category	1 2
	(1)	If a court is satisfied there has been a contravention of a mass, dimension or loading requirement but is not satisfied the contravention is a substantial risk breach or a severe risk breach, the court may treat the contravention as a minor risk breach.	3 4 5 6 7
	(2)	If a court is satisfied there has been a contravention of a mass, dimension or loading requirement and that the contravention is at least a substantial risk breach but is not satisfied the contravention is a severe risk breach, the court may treat the contravention as a substantial risk breach.	8 9 10 11 12
Divi	sion	2 Provisions about imposing fines	13
537	Во	dy corporate fines under penalty provision	14
	(1)	This section applies to a provision of this Law that—	15
		(a) prescribes a maximum fine for an offence; and	16
		(b) does not expressly prescribe a maximum fine for a body corporate different to the maximum fine for an individual.	17 18 19
	(2)	The maximum fine is taken only to be the maximum fine for an individual.	20 21
	(3)	If a body corporate is found guilty of the offence, the court may impose a maximum fine of an amount equal to 5 times the maximum fine for an individual.	22 23 24
538		ciding whether offence is a first, second or osequent offence	25 26
	(1)	This section applies in relation to an offence against a provision of this Law that provides different penalties for a first, second or subsequent offence against the provision.	27 28 29

	(2)	A person convicted of an offence against the provision is convicted of a second or subsequent offence against the provision if the act or omission leading to the conviction is different to the act or omission that led to a previous conviction of the person for an offence against the provision or a previous corresponding law.	1 2 3 4 5 6
	(3)	For subsection (2), the following are immaterial—	7
		(a) the order in which the act or omission that led to the later conviction and the act or omission that led to the previous conviction were done or made;	8 9 10
		(b) for an offence relating to a contravention of a mass, dimension or loading requirement, whether the contravention leading to the later conviction and the contravention leading to the previous conviction were of the same risk category or different risk categories.	11 12 13 14 15
	(4)	If the court convicts a person of an offence against the provision but is unable to decide whether the offence is a first offence, or a second or subsequent offence, against the provision for which the person has been convicted, the court may only impose a penalty for the offence as if it were the first offence.	16 17 18 19 20 21
Divis	sion	3 Commercial benefits penalty orders	22
539	Со	mmercial benefits penalty order	23
	(1)	If a court convicts a person of an offence against this Law, the court may, on application by the prosecutor, make an order (a <i>commercial benefits penalty order</i>) requiring the person to pay, as a fine, an amount not exceeding 3 times the amount estimated by the court to be the gross commercial benefit—	24 25 26 27 28
		(a) received or receivable, by the person or by an associate of the person, from the commission of the offence; and	29 30
		(b) for a journey that was interrupted or not commenced because of action taken by an authorised officer in	31 32

		connection with the commission of the offence—that would have been received or receivable, by the person or by an associate of the person, from the commission of the offence had the journey been completed.	1 2 3 4
	(2)	In estimating the gross commercial benefit, the court may take into account—	5 6
		(a) benefits of any kind, whether or not monetary; and	7
		(b) any other matters it considers relevant, including, for example—	8 9
		(i) the value of any goods involved in the offence; and	10
		(ii) the distance over which the goods were, or were to be, carried.	11 12
	(3)	However, in estimating the gross commercial benefit, the court must disregard any costs, expenses or liabilities incurred by the person or by an associate of the person.	13 14 15
	(4)	Nothing in this section prevents the court from ordering payment of an amount that is less than the estimated gross commercial benefit.	16 17 18
Divisi	ion -	4 Cancelling or suspending registration	19 20
540	Pow	ver to cancel or suspend vehicle registration	21
	(1)	This section applies if a court convicts a person of—	22
		(a) an offence against this Law relating to a contravention of a mass, dimension or loading requirement constituting a severe risk breach; or	23 24 25
		(b) an offence against this Law other than an offence relating to a contravention of a mass, dimension or loading requirement.	26 27 28

	(2)	The court may make an order that the registration of a heavy vehicle in relation to which the offence was committed and of which the person is a registered operator is—	1 2 3
		(a) cancelled; or	4
		(b) suspended for a stated period.	5
	(3)	If the court makes an order under subsection (2) against a person, the court may also make an order that the person, or an associate of the person, is disqualified from applying for the registration of the heavy vehicle for a stated period.	6 7 8 9
	(4)	If the court considers that another person who is not present in court may be substantially affected by an order under subsection (2) or (3), the court may issue a summons to that person to show cause why the order should not be made.	10 11 12 13
Divi	sion	5 Supervisory intervention orders	14
541	Ар	plication of Div 5	15
		This Division applies if a court—	16
		(a) convicts a person (the <i>convicted person</i>) of an offence against this Law; and	17 18
		(b) considers the person to be, or likely to become, a systematic or persistent offender of this Law having regard to the circumstances of offences against this Law and previous corresponding laws for which the person has previously been convicted.	19 20 21 22 23
542	Co	urt may make supervisory intervention order	24
	(1)	The court may, on application by the prosecutor or the Regulator, make an order (a <i>supervisory intervention order</i>) requiring the convicted person, at the person's own expense and for a stated period of not more than 1 year, to do 1 or more	25 26 27 28

(a)	pers	ed things the court considers will improve the on's compliance with this Law, or stated aspects of Law, including, for example—	1 2 3
	(i)	appointing staff to, or removing staff from, particular positions; or	4 5
	(ii)	training and supervising staff; or	6
	(iii)	obtaining expert advice about maintaining compliance with this Law, or stated aspects of this Law; or	7 8 9
	(iv)	installing equipment for monitoring or managing compliance with this Law, or stated aspects of this Law, including, for example, intelligent transport system equipment; or	10 11 12 13
	(v)	implementing practices, systems or procedures for monitoring or ensuring compliance with this Law, or stated aspects of this Law;	14 15 16
(b)	mon	lement stated practices, systems or procedures for attoring or ensuring compliance with this Law, or ed aspects of this Law, subject to the direction of the ulator or a person nominated by the Regulator;	17 18 19 20
(c)	the 1	compliance reports about the convicted person to Regulator or the court (or both), in a stated way and stated periods;	21 22 23
(d)	appo	oint a person to have the following responsibilities—	24
	(i)	helping the convicted person to improve the convicted person's compliance with this Law or stated aspects of this Law;	25 26 27
	(ii)	monitoring the convicted person's compliance with this Law or stated aspects of this Law and with the order;	28 29 30
	(iii)	giving compliance reports about the convicted person to the Regulator or the court (or both), in a stated way and for stated periods.	31 32 33

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	(2)	In this section—	1
		compliance report, about a person in relation to whom a supervisory intervention order is made, means a report about the person's compliance with this Law, stated aspects of this Law, or the order, including, for example, a report containing	2 3 4 5
		stated information about—	6
		(a) things done by the person to ensure compliance with this Law or stated aspects of this Law; and	7 8
		(b) the effect of the things mentioned in paragraph (a).	9
543	Lin	mitation on making supervisory intervention order	10
		The court may make a supervisory intervention order only if the court is satisfied the order is capable of improving the convicted person's ability or willingness to comply with this Law having regard to—	11 12 13 14
		(a) the offences against this Law or a previous corresponding law for which the person has previously been convicted; and	15 16 17
		(b) any other offences for which the person has previously been convicted that the court considers relevant to the person's conduct in connection with road transport.	18 19 20
544		pervisory intervention order may suspend other nctions	21 22
	(1)	A supervisory intervention order may direct that any other penalty or sanction imposed for the offence to which it relates is suspended until the order ends unless the court decides there has been a substantial failure to comply with the order.	23 24 25 26
	(2)	For subsection (1), a court may decide that a failure to comply with a supervisory intervention order is a substantial failure if the failure causes, or creates a risk of, serious harm to public safety, the environment or road infrastructure.	27 28 29 30

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545	Am orc	nendment or revocation of supervisory intervention ler	1 2
		A court that makes a supervisory intervention order may, on application by the Regulator or the person to whom the order applies, amend or revoke the order if the court is satisfied there has been a change in circumstances warranting the amendment or revocation.	3 4 5 6 7
546	Со	ntravention of supervisory intervention order	8
		A person to whom a supervisory intervention order applies must comply with the order, unless the person has a reasonable excuse.	9 10 11
		Maximum penalty—\$10000.	12
547		ect of supervisory intervention order if prohibition ler applies to same person	13 14
	(1)	This section applies if both a supervisory intervention order and a prohibition order is in force at the same time against the same person.	15 16 17
	(2)	The supervisory intervention order has no effect while the prohibition order has effect.	18 19
Divi	sion	6 Prohibition orders	20
548	Ар	plication of Div 6	21
		This Division applies if a court—	22
		(a) convicts a person (the <i>convicted person</i>) of an offence against this Law; and	23 24
		(b) considers the person to be, or likely to become, a systematic or persistent offender of this Law having regard to the circumstances of offences against this Law	25 26 27

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		and previous corresponding laws for which the person has previously been convicted.	1 2
549	Со	urt may make prohibition order	3
	(1)	The court may, on application by the prosecutor or the Regulator, make an order (a <i>prohibition order</i>) prohibiting the convicted person, for a stated period of not more than 1 year, from having a stated role or responsibility associated with road transport.	4 5 6 7 8
	(2)	However, the court can not make a prohibition order prohibiting the convicted person from driving a vehicle or having a vehicle registered or licensed under an Australian road law in the convicted person's name.	9 10 11 12
550	Lin	nitation on making prohibition order	13
		The court may make a prohibition order only if the court is satisfied the convicted person should not continue to have the role or responsibilities prohibited by the order, and that a supervisory intervention order is not appropriate, having regard to—	14 15 16 17 18
		(a) the offences against this Law or a previous corresponding law for which the person has previously been convicted; and	19 20 21
		(b) any other offences for which the person has previously been convicted that the court considers relevant to the person's conduct in connection with road transport.	22 23 24
551	Am	nendment or revocation of prohibition order	25
		A court that makes a prohibition order may, on application by the Regulator or the person to whom the order applies, amend or revoke the order if the court is satisfied there has been a change in circumstances warranting the amendment or revocation.	26 27 28 29 30

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552	Coi	travention of prohi	bition order	1
		*	prohibition order applies must comply the person has a reasonable excuse.	2 3
		Maximum penalty—S	\$10000.	4
Divis	sion	7 Compe	ensation orders	5
553	Co	rt may make comp	ensation order	6
	(1)	offence against this L order) requiring the c for a road, by way considers appropriat	s a person (the <i>convicted person</i>) of an aw may make an order (a <i>compensation</i> onvicted person to pay the road manager of compensation, an amount the court e for loss incurred, or likely to be d manager for damage caused to road ult of the offence.	7 8 9 10 11 12 13
	(2)	*	r may be made on the application of the ator or the road manager.	14 15
	(3)	damage the court con	e a compensation order in relation to nsiders, on the balance of probabilities, caused by the commission of the offence.	16 17 18
	(4)	The court may make	a compensation order—	19
		(a) when the court	gives its sentence for the offence; or	20
			out not after the end of the period within ding for the offence must start under this	21 22 23
		Note—		24
			for the period within which a proceeding for an this Law must start.	25 26
554	Ass	essment of compe	nsation	27
	(1)		nsation order, the court may assess the tion required to be paid by the order in	28 29

				iders appropriate, including, for example, by estimated cost of remedying the damage.	1 2
(2)		sessind to-	_	amount of compensation, the court may have	3 4
	(a)			adduced in connection with the prosecution of e; and	5 6
	(b)	pros	ecutio	ence not adduced in connection with the on of the offence but adduced in connection naking of the order; and	7 8 9
	(c)	if th	e road	manager is a public authority—	10
		(i)	the a	certificate of the public authority stating that authority is responsible for maintaining the infrastructure in relation to which the order is ht; and	11 12 13 14
		(ii)	-	other certificate of the public authority, ding, for example, a certificate—	15 16
			(A)	estimating the monetary value of all or part of the road infrastructure in relation to which the order is sought; or	17 18 19
			(B)	estimating the monetary value of, or the cost of remedying, the damage to the road infrastructure in relation to which the order is sought; or	20 21 22 23
			(C)	estimating the extent to which the commission of the offence contributed to the damage to the road infrastructure in relation to which the order is sought; and	24 25 26 27
	(d)	any	other	matters the court considers relevant.	28
(3)	ment is prautho	tioned resum orised	d in su ned, u l by th	purportedly signs a certificate of a type absection (2)(c) on behalf of a public authority nless the contrary is proved, to have been be public authority to sign the certificate on the 's behalf.	29 30 31 32 33

555	Us	e of certificates in assessing compensation	1
	(1)	If a public authority proposes to submit a certificate mentioned in section 554(2)(c) in a proceeding for the making of a compensation order, the public authority must give a copy of the certificate to the defendant at least 28 days before the day fixed for the hearing of the proceeding.	2 3 4 5 6
	(2)	A certificate of the public authority can not be used in a proceeding for the making of a compensation order unless the public authority has complied with subsection (1).	7 8 9
	(3)	A defendant who intends to challenge a matter stated in a certificate mentioned in section 554(2)(c) in a proceeding for the making of a compensation order must give the public authority notice of the intention to challenge the matter.	10 11 12 13
	(4)	The notice must be—	14
		(a) signed by the defendant; and	15
		(b) given at least 14 days before the day fixed for the hearing of the proceeding.	16 17
	(5)	A defendant can not challenge a matter stated in a certificate mentioned in section 554(2)(c) in a proceeding for the making of a compensation order unless—	18 19 20
		(a) the defendant has complied with subsections (3) and (4); or	21 22
		(b) the court gives leave to the defendant to challenge the matter, in the interests of justice.	23 24
556	Lin	nits on amount of compensation	25
	(1)	If, in making a compensation order, the court is satisfied that the commission of the offence concerned contributed to damage to road infrastructure but that other factors not connected with the commission of the offence also contributed to the damage, the court must limit the amount of compensation payable under the order to the amount it assesses as being attributable to the defendant's conduct.	26 27 28 29 30 31 32

	(2)	The amount of compensation payable under a compensation order can not exceed the monetary jurisdictional limit of the	1
		court in civil proceedings.	2 3
	(3)	The court may not include in a compensation order any amount for—	4 5
		(a) personal injury or death; or	6
		(b) loss of income (whether suffered by the road manager or another entity); or	7 8
		(c) damage to property that is not part of the road infrastructure concerned.	9 10
557	Co	sts	11
		The court has the same power to award costs in relation to	12
		proceedings for the making of a compensation order as it has	13
		in relation to civil proceedings, and the relevant laws applying	14
		to costs in relation to civil proceedings before the court apply	15
		with any necessary changes to costs in relation to proceedings	16
		for the making of a compensation order.	17
558	En	forcement of compensation order and costs	18
		A compensation order, and any award of costs in relation to a	19
		proceeding for the making of a compensation order, are taken	20
		to be, and are enforceable as, a judgment of the court sitting in	21
		civil proceedings.	22
559	Re	lationship with orders or awards of other courts and	23
	trik	ounals .	24
	(1)	A compensation order may not be made in favour of a road manager for a road in relation to damage to road infrastructure if another court or tribunal has awarded compensatory damages or compensation in civil proceedings to the road manager in relation to the damage based on the same or	25 26 27 28 29
		similar facts.	30

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	(2)		court purports to make a compensation order contrary to ection (1)—	1 2
		(a)	the order is void to the extent it covers the same matters as the matters covered by the other award; and	3 4
		(b)	any payments made under the order to the extent to which it is void must be repaid by the road manager.	5 6
	(3)	road from proce simil	making of a compensation order in relation to damage to infrastructure does not prevent another court or tribunal later awarding damages or compensation in civil eedings in relation to the damage based on the same or ar facts, but the court or tribunal must take the pensation order into account when making its award.	7 8 9 10 11 12
	(4)	comp	ing in this Division affects or limits any liability to pay bensation under another law, other than as provided by section.	13 14 15
Part	10.	4	Provisions about liability	16
Part Divis			Provisions about liability Reasonable steps defence	16 17
	ion	1		
Divis	ion	1 asona If, in benerothers	Reasonable steps defence	17
Divis	ion	1 asona If, in benerothers	Reasonable steps defence able steps defence a relation to a provision of this Law, a person has the fit of the reasonable steps defence, it is a defence to a ge for an offence against the provision for the person	17 18 19 20 21

19 20 11

			(i)	the person took all reasonable steps to prevent the contravention; or	1 2
			(ii)	there were no steps the person could reasonably be expected to have taken to prevent the contravention.	3 4 5
		Note-			6
		cha det	arged v	y speaking, under various provisions of this Law, a person with an offence does not have the benefit of the mistake of fact of the person has the benefit of the reasonable steps defence for each.	7 8 9 10
Divis	sion	2		Matters relating to reasonable steps	11
561	Арј	plicat	tion o	of Div 2	12
		This	Divis	sion applies in relation to the following—	13
		(a)	Law	occeeding for an offence against a provision of this that may be committed by a person failing to take easonable steps;	14 15 16
		(b)	Law	occeeding for an offence against a provision of this in relation to which a person charged has the efit of the reasonable steps defence.	17 18 19
562	too		reas	t may consider for deciding whether person onable steps—mass, dimension or loading	20 21 22
	(1)	pers	on ch	ng whether things done or omitted to be done by a larged with a mass, dimension or loading offence reasonable steps, the court may have regard to the	23 24 25 26
		(a)		circumstances of the alleged offence, including any category for the contravention constituting the nce;	27 28 29

(b)	without limiting paragraph (a), the measures available and measures taken for any or all of the following—							
	(i)	to accurately and safely weigh or measure the heavy vehicle or its load, or to safely restrain the load in the heavy vehicle;	3 4 5					
	(ii)	to provide and obtain sufficient and reliable evidence from which the weight or measurement of the heavy vehicle or its load might be calculated;	6 7 8 9					
	(iii)	to manage, reduce or eliminate a potential contravention arising from the location of the heavy vehicle, or from the location of the load in the heavy vehicle, or from the location of goods in the load;	10 11 12 13 14					
	(iv)	to manage, reduce or eliminate a potential contravention arising from weather and climatic conditions, or from potential weather and climatic conditions, affecting or potentially affecting the weight or measurement of the load;	15 16 17 18 19					
	(v)	to exercise supervision or control over others involved in activities leading to the contravention;	20 21					
(c)		measures available and measures taken for any or all ne following—	22 23					
	(i)	to include compliance assurance conditions in relevant commercial arrangements with other responsible persons for heavy vehicles;	24 25 26					
	(ii)	to provide information, instruction, training and supervision to employees to enable compliance with this Law;	27 28 29					
	(iii)	to maintain equipment and work systems to enable compliance with this Law;	30 31					
	(iv)	to address and remedy similar compliance problems that may have happened in the past;	32 33					

		(d) whether the person charged had, either personally or through an employee or agent, custody or control of the heavy vehicle, its load, or any goods included or to be included in the load;	1 2 3 4
		(e) the personal expertise and experience that the person charged had or ought reasonably to have had or that an employee or agent of the person charged had or ought reasonably to have had.	5 6 7 8
	(2)	This section does not limit the matters the court must or may consider when deciding whether things done or omitted to be done by a person charged with a mass, dimension or loading offence constitute reasonable steps.	9 10 11 12
	(3)	In this section—	13
		mass, dimension or loading offence means an offence against Chapter 4.	14 15
563		liance on container weight declaration—offences out mass	16 17
	(1)	This section applies if the operator or driver of a heavy vehicle is charged with an offence involving a contravention of a mass requirement for the vehicle and is seeking to prove the reasonable steps defence in relation to the offence.	18 19 20 21
	(2)	To the extent the weight of a freight container together with its contents is relevant to the offence, the person charged can not rely on the weight stated in the relevant container weight declaration if the person knew or ought reasonably to have known that—	22 23 24 25 26
		(a) the weight stated in the relevant container weight declaration was less than the actual weight; or	27 28
		(b) the distributed weight of the container and its contents, together with either of the following would cause a contravention of a mass requirement applying to the heavy vehicle—	29 30 31 32
		(i) the mass or location of any other load;	33

			(ii)	the mass of the vehicle or a component of it.	1
564	too	k all	reaso	t may consider for deciding whether person onable steps—speeding or fatigue toffences	2 3 4
	(1)	perso mana	on c agem	ng whether things done or omitted to be done by a charged with a speeding offence or fatigue ent offence constitute reasonable steps, the court regard to the following—	5 6 7 8
		(a)		nature of the activity to which the contravention stituting the offence relates;	9 10
		(b)		risks to public safety associated with the activity tioned in paragraph (a);	11 12
		(c)	the arisi	likelihood of the risks mentioned in paragraph (b) ng;	13 14
		(d)		degree of harm likely to result from the risks tioned in paragraph (b) arising;	15 16
		(e)	fatig	circumstances of the alleged offence, including, for a gue management offence, any risk category for the travention constituting the offence;	17 18 19
		(f)	the 1	measures available and measures taken—	20
			(i)	to prevent, eliminate or minimise the likelihood of a potential contravention happening; or	21 22
			(ii)	to eliminate or minimise the likelihood of risks to public safety arising from a potential contravention; or	23 24 25
			(iii)	to manage, minimise or eliminate risks to public safety arising from a potential contravention;	26 27
		(g)	char emp	personal expertise and experience that the person ged had or ought reasonably to have had or that an loyee or agent of that person had or ought onably to have had;	28 29 30 31

(h)	the degree of ability the person charged, or an employee or agent of that person, had to take a measure mentioned in paragraph (f);							
(i)	the costs of measures mentioned in paragraph (f);							
(j)	the measures available and measures taken for any or all of the following—	5 6						
	(i) to include compliance assurance conditions in relevant commercial arrangements with other responsible persons for heavy vehicles;	7 8 9						
	(ii) to provide information, instruction, training and supervision to employees to enable compliance with this Law;	10 11 12						
	(iii) to maintain equipment and work systems to enable compliance with this Law;	13 14						
	(iv) to address and remedy similar compliance problems that may have happened in the past.	15 16						
don	In addition, in deciding whether things done or omitted to be done by a person charged with a fatigue management offence constitute reasonable steps, the court may have regard to any relevant body of fatigue knowledge.							
This section does not limit the matters the court must or may consider when deciding whether things done or omitted to be done by a person charged with a speeding offence or fatigue management offence constitute reasonable steps.								
In tl	his section—	25						
	gue management offence means an offence against upter 6.	26 27						
spec 189	eding offence means an offence against Part 5.2 or section.	28 29						

(2)

(3)

(4)

565	rea	When particular persons regarded to have taken all reasonable steps—speeding or fatigue management offences					
	(1)	char offer if th omis	party in the chain of responsibility for a heavy vehicle arged with a speeding offence or fatigue management fence is to be regarded as having taken all reasonable steps the party did all of the following to prevent the act or mission that led to the contravention to which the offence lates—				
		(a)	part	tified and assessed the aspects of the activities of the y, and relevant drivers for the party, that may lead to elevant contravention by a relevant driver for the y;	10 11 12 13		
		(b)		each aspect identified and assessed under paragraph identified and assessed—	14 15		
			(i)	the risk of the aspect leading to a relevant contravention; and	16 17		
			(ii)	if there is a substantial risk of the aspect leading to a relevant contravention—the measures the party may take to eliminate the risk or, if it is not reasonably possible to eliminate the risk, to minimise the risk;	18 19 20 21 22		
		(c)		ied out the identification and assessment mentioned aragraphs (a) and (b)—	23 24		
			(i)	at least annually; and	25		
			(ii)	after each event that indicated the way the activities the subject of the identification and assessment are being carried out have led, or may lead, to a relevant contravention;	26 27 28 29		
		(d)		the measures identified and assessed under agraph (b)(ii);	30 31		
		(e)		each action mentioned in any of paragraphs (a) to (d) on by the party—	32 33		

			(i)	kept a record of the action for at least 3 years after taking it; or	1 2
			(ii)	if 3 years have not passed since taking the action, kept a record of the action since taking it.	3 4
	(2)	done spee	e or o	on does not limit the circumstances in which things omitted to be done by a person charged with a offence or fatigue management offence constitute e steps.	5 6 7 8
	(3)	In th	is sec	ction—	9
			gue n pter 6	nanagement offence means an offence against	10 11
		part	y in th	he chain of responsibility—	12
		(a)		a heavy vehicle the subject of a speeding nce—has the meaning given by section 184; or	13 14
		(b)	fatig	a fatigue-regulated heavy vehicle the subject of a gue management offence—has the meaning given by ion 197.	15 16 17
		resp offe	onsibi nce	contravention, for a party in the chain of ility for a heavy vehicle charged with a speeding or fatigue management offence, means a tion of the type to which the offence relates.	18 19 20 21
		heav	y vel	<i>Iriver</i> , for a party in the chain of responsibility for a hicle charged with a speeding offence or fatigue ent offence, means each driver of the heavy vehicle.	22 23 24
		spee 189.	_	offence means an offence against Part 5.2 or section	25 26
566	Re	gulat	ion fo	or s 565	27
	(1)	•		on 565, the national regulations may provide for—	28
	,	(a)	the and	ways, or examples of ways, a person may identify assess the aspects of the activities of the person, and vant drivers for the person, that may lead to a	29 30 31

		relevant contravention by a relevant driver for the person; and	1 2
		(b) the measures, or examples of measures, a person may take to eliminate or minimise the risks of aspects of activities of the person, or relevant drivers for the person, leading to a relevant contravention by the person or a relevant driver for the person.	3 4 5 6 7
	(2)	In this section—	8
		fatigue management offence means an offence against Chapter 6.	9 10
		<i>relevant contravention</i> means a contravention constituting a fatigue management offence.	11 12
567		oof of compliance with registered industry code of	13 14
	(1)	This section applies for deciding whether a person charged with an offence against this Law for which the person has the benefit of the reasonable steps defence took all reasonable steps to prevent the contravention constituting the offence.	15 16 17 18
	(2)	Proof, as established by the person, that the person complied with all relevant standards and procedures, including, for example, a registered industry code of practice, in relation to matters to which the offence relates is evidence that the person took all reasonable steps to prevent the contravention.	19 20 21 22 23
	(3)	Subsection (2) does not apply unless the person has given the complainant notice of the intention to prove the matters mentioned in the subsection.	24 25 26
	(4)	The notice must be—	27
		(a) signed by the person; and	28
		(b) given at least 28 days before the day fixed for the hearing of the charge.	29 30

s	568]	
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568	Inclusion of reasonable diligence For any provision of this Law that provides that a person may avoid liability, or is not liable, for an offence by proving the person took all reasonable steps in relation to a matter, the taking of all reasonable steps includes the exercise of reasonable diligence.			
Divis	sion	3	Other defences	7
569	Def		on for Div 3	8
			nis Division—	9
		v	ciency, of a vehicle, means—	10
		(a)	a deficiency of the vehicle or a component of the vehicle, including, for example, the vehicle—	11 12
			(i) contravening a heavy vehicle standard; or	13
			(ii) being unsafe; or	14
		(b)	a deficiency constituted by the absence of a particular thing required to be in, or displayed on, the vehicle, including, for example, a thing required to be in, or displayed on, the vehicle under—	15 16 17 18
			(i) a heavy vehicle standard; or	19
			(ii) a condition of a heavy vehicle accreditation or a mass or dimension authority.	20 21
570			for owner or operator of vehicle if offence ted while vehicle used by unauthorised person	22 23
	(1)		section applies in relation to an offence against this Law may be committed by a person—	24 25
		(a)	in the person's capacity as an owner or operator of a vehicle; and	26 27
		(b)	in relation to the use of the vehicle by someone else.	28

	(2)	ment	ect to subsection (3), in a proceeding for an offence tioned in subsection (1), it is a defence for the person ged to prove that, at the relevant time, the vehicle was g used by—	1 2 3 4
		(a)	a person not entitled (expressly, impliedly or otherwise) to use the vehicle, other than an employee or agent of the person; or	5 6 7
		(b)	an employee of the person who was, at the relevant time, acting outside the scope of the employment; or	8 9
		(c)	an agent of the person who was, at the relevant time, acting outside the scope of the agency.	10 11
	(3)	unde	e offence relates to a deficiency of the vehicle, the defence er subsection (2) is not available unless the person charged proves that—	12 13 14
		(a)	the vehicle had not, before it ceased to be under the person's control, been driven on a road in contravention of this Law arising in connection with the deficiency; and	15 16 17 18
		(b)	one or more material changes, resulting in the deficiency, had been made after the vehicle had ceased to be under the person's control.	19 20 21
571	Def	ence	for driver of vehicle subject to a deficiency	22
	(1)		section applies to an offence against this Law relating to ficiency of a heavy vehicle.	23 24
	(2)	alleg	proceeding for an offence mentioned in subsection (1) ged to be committed by the driver of a heavy vehicle, it is a nee for the driver to prove that the driver—	25 26 27
		(a)	did not cause the deficiency and had no responsibility for or control over the maintenance of the vehicle or its equipment at any relevant time; and	28 29 30
		(b)	did not know and could not reasonably be expected to have known of the deficiency; and	31 32

		(c)	could not reasonably be expected to have sought to ascertain whether there was or was likely to be a deficiency of the kind to which the offence relates.	1 2 3
Divi	sion	4	Other provisions about liability	4
572			g whether person ought reasonably to have something	5 6
	(1)	agai	s section applies in relation to a proceeding for an offence nst this Law if it is relevant to prove that someone ought onably to have known something.	7 8 9
	(2)		ourt must consider the following when deciding whether person ought reasonably to have known the thing—	10 11
		(a)	the person's abilities, experience, expertise, knowledge, qualifications and training;	12 13
		(b)	the circumstances of the offence;	14
		(c)	any other relevant matter prescribed by the national regulations for this section.	15 16
573	Mu	ltiple	offenders	17
	(1)	for a of 2	section applies if a provision of this Law provides that, a particular act or omission or set of circumstances, each 2 or more persons is liable for an offence against a rision of this Law.	18 19 20 21
	(2)		reedings may be taken against all or any of the persons in ion to the act, omission or circumstances.	22 23
	(3)		eeedings may be taken against any of the persons in ion to the act, omission or circumstances—	24 25
		(a)	regardless of whether or not proceedings have been started against any of the other persons in relation to the act, omission or circumstances; and	26 27 28

		(b) regardless of whether or not any proceedings taken against any of the other persons in relation to the act, omission or circumstances have ended; and)
		(c) regardless of the outcome of any proceedings taken against any of the other persons in relation to the act, omission or circumstances.	j
	(4)	This section is subject to section 574(1).	,
574	Mu	tiple offences	,
	(1)	· · · · · · · · · · · · · · · · · · ·	0.1
	(2)	circumstances constituting an offence against this Law as it applies in another participating jurisdiction can not be punished for an offence against this Law as it applies in this jurisdiction arising from the same act or omission or	2 3 4 5 6 7
	(3)		8
		of a requirement of this Law if the contraventions relate 2	20 21 22
		of a requirement of this Law as it applies in another participating jurisdiction (<i>interstate contraventions</i>), and 1 or more contraventions of a requirement of this Law as it applies in this jurisdiction (<i>local contraventions</i>), if the interstate contraventions and local contraventions relate to different parts of the same	23 24 25 26 27 28 29

5 R	esponsibility for acts or omissions of representative	1
(1)	This section applies in a proceeding for an offence against this Law.	2 3
(2)	If it is relevant to prove a person's state of mind about a particular act or omission, it is enough to show—	4 5
	(a) the act was done or omitted to be done by a representative of the person within the scope of the representative's actual or apparent authority; and	6 7 8
	(b) the representative had the state of mind.	9
(3)	An act done or omitted to be done for a person by a representative of the person within the scope of the representative's actual or apparent authority is taken to have been done or omitted to be done also by the person, unless the person proves the person could not, by the exercise of reasonable diligence, have prevented the act or omission.	10 11 12 13 14 15
(4)	In this section—	16
	representative means—	17
	(a) for an individual—an employee or agent of the individual; or	18 19
	(b) for a corporation—an executive officer, employee or agent of the corporation or authority.	20 21
	state of mind, of a person, includes—	22
	(a) the person's knowledge, intention, opinion, belief or purpose; and	23 24
	(b) the person's reasons for the intention, opinion, belief or purpose.	25 26
6 Li	ability of executive officers of corporation	27
(1)	If a corporation commits an offence against a provision of this Law, each executive officer of the corporation also commits an offence against the provision	28 29 30

		Maximum penalty—the penalty for a contravention of the provision by an individual.	1 2
	(2)	However, it is a defence for an executive officer to prove—	3
		(a) if the officer was in a position to influence the conduct of the corporation in relation to the offence, the officer exercised reasonable diligence to ensure the corporation complied with the provision; or	4 5 6 7
		(b) the officer was not in a position to influence the conduct of the corporation in relation to the offence.	8 9
	(3)	An executive officer of a corporation may be proceeded against and convicted for an offence against the provision whether or not the corporation has been proceeded against or convicted under that provision.	10 11 12 13
	(4)	Nothing in this section affects any liability imposed on a corporation for an offence committed by the corporation under the provision.	14 15 16
	(5)	This section does not apply to an executive officer acting on a voluntary basis, whether or not the officer is reimbursed for the expenses incurred by the officer for carrying out activities for the corporation.	17 18 19 20
577		eatment of unincorporated local government thorities	21 22
		This Law, and for the purposes of this Law, other laws apply to an unincorporated local government authority in the same way as they apply to a body corporate.	23 24 25
578	Tre	atment of partnerships	26
	(1)	This Law applies to a partnership as if it were a person, but with the changes set out in this section.	27 28
	(2)	An obligation or liability that would otherwise be imposed on the partnership by this Law is imposed on each partner instead, but may be discharged by any of the partners.	29 30 31

	(3)	An amount that would be payable under this Law by the partnership is jointly and severally payable by the partners.	1 2
	(4)	An offence against this Law that would otherwise be committed by the partnership is taken to have been committed by each partner.	3 4 5
		Maximum penalty—the penalty for a contravention of the provision by an individual.	6 7
	(5)	However, it is a defence for a partner to prove—	8
		(a) if the partner was in a position to influence the conduct of the partnership in relation to the offence, the partner exercised reasonable diligence to ensure the partnership complied with the provision; or	9 10 11 12
		(b) the partner was not in a position to influence the conduct of the partnership in relation to the offence.	13 14
	(6)	For the purposes of this Law, a change in the composition of a partnership does not affect the continuity of the partnership.	15 16
579	Tre	eatment of unincorporated bodies	17
	(1)	This Law applies to an unincorporated body as if it were a person, but with the changes set out in this section.	18 19
	(2)	An obligation or liability that would otherwise be imposed on the unincorporated body by this Law is imposed on each management member of the body instead, but may be discharged by any of the management members.	20 21 22 23
	(3)	An amount that would be payable under this Law by the unincorporated body is jointly and severally payable by the management members of the body.	24 25 26
	(4)	An offence against this Law that would otherwise be committed by the unincorporated body is taken to have been committed by each management member for the body.	27 28 29
		Maximum penalty—the penalty for a contravention of the provision by an individual.	30 31

	(5)		vever, it is a defence for a management member of an corporated body to prove—	1 2
		(a)	if the member was in a position to influence the conduct of the body in relation to the offence, the member exercised reasonable diligence to ensure the body complied with the provision; or	3 4 5 6
		(b)	the member was not in a position to influence the conduct of the body in relation to the offence.	7 8
	(6)	mem basis expe	o, subsections (1) to (5) do not apply to a management of an unincorporated body acting on a voluntary s, whether or not the member is reimbursed for the consessincurred by the member for carrying out activities the body.	9 10 11 12 13
	(7)	In th	is section—	14
		man	agement member, of an unincorporated body, means—	15
		(a)	if the body has a management committee—each member of the management committee; or	16 17
		(b)	otherwise—each member who is concerned with, or takes part in, the body's management, whatever name is given to the member's position in the body.	18 19 20
			accorporated body does not include an unincorporated government authority.	21 22
580	Lia	bility	of registered operator	23
	(1)	This be co	section applies to an offence against this Law that may ommitted by the operator of a heavy vehicle (whether or any other person can also commit the offence).	24 25 26
	(2)	follo vehi	n offence to which this section applies is committed, the owing person is taken to be the operator of the heavy cle and, in that capacity, is taken to have committed the nee—	27 28 29 30
		(a)	for a heavy vehicle that is not a combination—the registered operator of the vehicle;	31 32

	(1.)	C 1 1' ' 1 1 1 1 1		
	(b)	for a heavy combination or the towing vehicle in a heavy combination—the registered operator of the towing vehicle in the combination;	1 2 3	
	(c)	for a trailer forming part of a heavy combination—the registered operator of the towing vehicle in the combination and the registered operator (if any) of the trailer.	4 5 6 7	
(3)	avail	registered operator has the same excuses and defences able to the operator of the heavy vehicle under this Law nother law.	8 9 10	
(4)	Subsection (2) does not apply if the registered operator gives the Regulator an operator declaration—			
	(a)	if an infringement notice for the offence is issued to the registered operator—within 14 days after the infringement notice is issued; or	13 14 15	
	(b)	if the registered operator is charged with the offence—	16	
		(i) if the charge is to be heard 28 days or less after the charge comes to the operator's knowledge—as soon as practicable after the charge comes to the registered operator's knowledge; or	17 18 19 20	
		(ii) if the charge is to be heard more than 28 days after the charge comes to the operator's knowledge—as soon as practicable after the charge comes to the registered operator's knowledge but at least 28 days before the charge is heard.	21 22 23 24 25	
(5)	If the registered operator gives an operator declaration as mentioned in subsection (4)—			
	(a)	a proceeding for the offence may be started against the person named as the operator of the heavy vehicle in the operator declaration only if a copy of the operator declaration has been served on the person; and		
	(b)	in a proceeding for the offence against the person named as the operator of the heavy vehicle in the operator declaration, the operator declaration is evidence that the	32 33 34	

		person was the operator of the heavy vehicle at the time of the offence; and	1 2	
	(c)	in a proceeding for the offence against the registered operator, a court must not find the registered operator guilty of the offence in the registered operator's capacity as the operator of the heavy vehicle if it is satisfied, whether on the statements in the operator declaration or otherwise, the registered operator was not the operator of the heavy vehicle at the time of the offence.	3 4 5 6 7 8 9	
(6)	To remove any doubt, it is declared that this section does not affect the liability of the registered operator in a capacity other than as the operator of the heavy vehicle.			
(7)	In this section—			
	operator declaration means a statutory declaration, made by the registered operator of a vehicle that is or forms part of a heavy vehicle the subject of an offence against this Law, stating—			
	(a)	the registered operator was not the operator of the heavy vehicle at the time of the offence; and	18 19	
	(b)	the name and address of the operator of the heavy vehicle at the time of the offence.	20 21	
	<i>registered operator</i> , of a vehicle other than a heavy vehicle, means the registered or licensed operator of the vehicle under an Australian road law.			

Cha	pter 1	1 Re	eviews and appeals	1
Part	11.1	Pr	eliminary	2
581	Definition	ons for Ch	11	3
	In th	is Chapter-	_	4
	Regi	ılator beir	round, for a reviewable decision, means the ag satisfied that making the decision is event a significant risk to public safety.	5 6 7
		<i>ant appeal</i> elevant juri	body means the relevant tribunal or court for sdiction.	8 9
	revie		iction, for an applicant for the review of a sison or an appellant for an appeal against a means—	10 11 12
	(a)	4.5 or Direlating to	ewable decision made under Division 3 of Part ivision 4 of Part 4.6, or a review decision a reviewable decision made under Division 3 or Division 4 of Part 4.6—	13 14 15 16
		the s are juris	e areas or routes for which the authorisation subject of the reviewable decision was sought situated in the same participating diction—the jurisdiction in which the areas or as are situated; or	17 18 19 20 21
		the s	e areas or routes for which the authorisation subject of the reviewable decision was sought situated in 2 or more participating dictions—	22 23 24 25
		(A)	the jurisdiction in which most of the areas or routes are situated, worked out by reference to the length of road covered by the areas or routes; or	26 27 28 29

	(B) if there is more than 1 jurisdiction for which subparagraph (A) is satisfied—any of the jurisdictions for which subparagraph (A) is satisfied chosen by the applicant or appellant; or	1 2 3 4 5
(b) for	another reviewable decision or review decision—	6
(i)	if the reviewable decision or review decision relates to only 1 heavy vehicle whose relevant garage address is in a participating jurisdiction—the jurisdiction in which the relevant garage address is located; or	7 8 9 10 11
(ii)	if the reviewable decision or review decision relates to 2 or more heavy vehicles whose relevant garage addresses are in the same participating jurisdiction—the jurisdiction in which the relevant garage addresses are located; or	12 13 14 15 16
(iii)	of the reviewable decision or review decision relates to 2 or more heavy vehicles whose relevant garage addresses are located in 2 or more participating jurisdictions—any of those jurisdictions chosen by the operator of the vehicles; or	17 18 19 20 21 22
(iv)	otherwise—the participating jurisdiction in which the applicant's or appellant's home address is located.	23 24 25
reviewab	le decision means—	26
(a) a de	ecision mentioned in Schedule 3; or	27
` /	decision made under the national regulations scribed as a reviewable decision for this Chapter.	28 29
	<i>application</i> means an application for review of a le decision under Part 11.2.	30 31
review de	ecision has the meaning given by section 586.	32
	means a person deciding a review of a reviewable under Part 11.2.	33 34

Part	11.	2 Internal review	1
582	App	plying for internal review	2
	(1)	A dissatisfied person for a reviewable decision may apply to the Regulator for a review of the decision.	3
	(2)	A review application may be made only within 28 days after—	5 6
		(a) the day the person is notified of the decision; or	7
		(b) if the person applies for a statement of reasons under subsection (6)—the day the statement is given to the person.	8 9 10
	(3)	However, the Regulator may, at any time, extend the time for making a review application.	11 12
	(4)	A review application must be written and state in detail the grounds on which the person wants the reviewable decision to be reviewed.	13 14 15
	(5)	The person is entitled to receive a statement of reasons for the original decision whether or not the provision under which the decision is made requires that the person be given a statement of reasons for the decision.	16 17 18 19
	(6)	If the person was not given an information notice for the original decision, the person may ask the Regulator for a statement of reasons for the decision and the Regulator must provide the statement within 28 days after the request is made.	20 21 22 23
	(7)	The making of a review application does not affect the reviewable decision, or the carrying out of the reviewable decision, unless it is stayed under section 583.	24 25 26
	(8)	In this section—	27
		dissatisfied person means—	28
		(a) for a reviewable decision of the Regulator made in relation to an application for an exemption.	29 30

			authorisation, approval or heavy vehicle accreditation under this Law—the applicant; or	1 2
		(b)	for a reviewable decision of the Regulator not to make a decision sought in an application for an amendment of an exemption, authorisation, approval or heavy vehicle accreditation under this Law—the applicant; or	3 4 5 6
		(c)	for a reviewable decision of the Regulator to amend, cancel or suspend an exemption, authorisation, approval or heavy vehicle accreditation under this Law—the person to whom the exemption, authorisation, approval or heavy vehicle accreditation was granted; or	7 8 9 10 11
		(d)	for a reviewable decision of the Regulator not to give a replacement permit for an exemption or authorisation under this Law or not to give a replacement accreditation certificate for a heavy vehicle accreditation under this Law—the person to whom the exemption, authorisation or heavy vehicle accreditation was granted; or	12 13 14 15 16 17 18
		(e)	for a reviewable decision of the Regulator that a thing or sample is forfeited to the Regulator—an owner of the thing or sample; or	19 20 21
		(f)	for a reviewable decision of an authorised officer to give a person an improvement notice or to amend an improvement notice given to a person—the person to whom the improvement notice was given; or	22 23 24 25
		(g)	for a reviewable decision of a relevant road manager for a mass or dimension authority—a person adversely affected by the decision; or	26 27 28
		(h)	for a reviewable decision made under the national regulations—the person prescribed as the dissatisfied person for the decision under the national regulations.	29 30 31
583			reviewable decisions made by Regulator or sed officer	32 33
	(1)	This	section applies to—	34

	(a)	a reviewable decision made by the Regulator other than a decision made on the basis of a public safety ground; or	1 2 3
	(b)	a reviewable decision made by an authorised officer.	4
(2)	deci	person makes a review application for the reviewable sion, the person may immediately apply for a stay of the sion to the relevant appeal body.	5 6 7
(3)	secu	relevant appeal body may stay the reviewable decision to re the effectiveness of the review and any later appeal to body.	8 9 10
(4)	relev	setting the time for hearing the stay application, the vant appeal body must allow at least 3 business days ween the day the application is filed with it and the hearing	11 12 13 14
(5)	The	Regulator is a party to the application.	15
(6)	time relev	person must serve a copy of the application showing the and place of the hearing, and any document filed in the vant appeal body with the application, on the Regulator at 2 business days before the hearing.	16 17 18 19
(7)	The	stay—	20
	(a)	may be given on conditions the relevant appeal body considers appropriate; and	21 22
	(b)	operates for the period specified by the relevant appeal body; and	23 24
	(c)	may be revoked or amended by the relevant appeal body.	25
(8)	the tand	period of a stay under this section must not extend past time when the reviewer reviews the reviewable decision any later period the relevant appeal body allows the icant to enable the applicant to appeal against the sion.	26 27 28 29 30

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584		Referral of applications for review of decisions made by road managers					
	(1)	This section applies to a review application relating to a reviewable decision made by a road manager for a road.	3				
		Note—	5				
		In Schedule 3, only decisions made by a road manager (for a road) that is a public authority are reviewable decisions.	6 7				
	(2)	The Regulator must refer the application to the road manager for review within 2 business days after receiving it.	8 9				
585	Int	ernal review	10				
	(1)	A review of a reviewable decision that was not made by the Regulator or a road manager personally must not be decided by—	11 12 13				
		(a) the person who made the reviewable decision; or	14				
		(b) a person who holds a less senior position than the person who made the reviewable decision.	15 16				
	(2)	The reviewer must conduct the review—	17				
		(a) on the material before the person who made the reviewable decision; and	18 19				
		(b) on the reasons for the reviewable decision; and	20				
		(c) any other relevant material the reviewer allows.	21				
	(3)	For the review, the reviewer must give the applicant a reasonable opportunity to make written or oral representations to the reviewer.	22 23 24				
586	Re	view decision	25				
300	(1)	The reviewer must, within the prescribed period, make a	26				
	(1)	decision (the <i>review decision</i>) to—	27				
		(a) confirm the reviewable decision; or	28				
		(b) amend the reviewable decision; or	29				

	(c)	subs	stitute another decision for the reviewable decision.	1	
(2)	the p	ourpo	iew decision confirms the reviewable decision, for se of an appeal, the reviewable decision is taken to iew decision.	2 3 4	
(3)	If the review decision amends the reviewable decision, for the purpose of an appeal, the reviewable decision as amended is taken to be the review decision.				
(4)	revie	wabl	view decision substitutes another decision for the e decision, the substituted decision is taken to be the cision.	8 9 10	
(5)	must	t, as s	riewer is a road manager for a road, the reviewer soon as practicable, give the Regulator notice of the cision stating—	11 12 13	
	(a)	the o	decision; and	14	
	(b)	the 1	reasons for the decision.	15	
(6)	In th	is sec	etion—	16	
	pres	cribed	d period means—	17	
	(a)		a review of a reviewable decision made by a road ager for a road—	18 19	
		(i)	28 days after the application for the review is given to the road manager; or	20 21	
		(ii)	if the Regulator and road manager have agreed to a longer period, of not more than 3 months after the application for the review is given to the road manager, and the Regulator has given notice of the longer period to the applicant—the longer period; or	22 23 24 25 26 27	
	(b)		a review of another reviewable decision—28 days r the application for the review is made.	28 29	

587	Notice of review decision					
	(1)	The Regulator must, within the prescribed period, give the applicant notice (the <i>review notice</i>) of the review decision.	2 3			
	(2)	If the review decision is not the decision sought by the applicant, the review notice must state the following—	4 5			
		(a) the reasons for the decision;	6			
		(b) for a review decision relating to a reviewable decision made by a road manager for a road—that the review decision is not subject to further review or appeal under this Law;	7 8 9 10			
		(c) for a review decision relating to another reviewable decision—	11 12			
		(i) that the applicant may appeal against the decision under Part 11.3; and	13 14			
		(ii) how to appeal;	15			
		(d) for a review decision relating to a reviewable decision made under Division 3 of Part 4.5 or Division 4 of Part 4.6 if the areas or routes for which the authorisation the subject of the reviewable decision was sought are situated in 2 or more participating jurisdictions—the jurisdiction in which most of the areas or routes are situated, worked out by reference to the length of road covered by the areas or routes.	16 17 18 19 20 21 22 23			
	(3)	If the reviewer does not make a review decision within the period required under section 586, the reviewer is taken to have made a review decision confirming the reviewable decision.	24 25 26 27			
	(4)	In this section—	28			
		prescribed period means—	29			
		(a) for a review of a reviewable decision made by a road manager for a road—as soon as practicable, but not more than 7 days, after the reviewer gives the Regulator notice of the decision; or	30 31 32 33			

		(b)	for a review of another reviewable decision—as soon as practicable.	1 2
Part	11.	3	Appeals	3
588	Apı	pellat	ole decisions	4
	(1)	revie	erson may appeal to the relevant appeal body against a ew decision relating to a reviewable decision made by the alator or an authorised officer.	5 6 7
	(2)		erson may appeal against the review decision only within ays after—	8 9
		(a)	if a review notice is given to the person under section 587—the notice was given to the person; or	10 11
		(b)	if the reviewer is taken to have confirmed the decision under section 587(3)—the period mentioned in that section ends.	12 13 14
	(3)		rever, the relevant appeal body may extend the period for aling.	15 16
	(4)	the c	filing of an appeal does not affect the review decision, or carrying out of the review decision, unless it is stayed or section 589.	17 18 19
589	Sta	y of r	review decision	20
	(1)		section applies if, under this Law, a person appeals to the rant appeal body against a review decision relating to—	21 22
		(a)	a reviewable decision made by the Regulator other than on the basis of a public safety ground; or	23 24
		(b)	a reviewable decision made by an authorised officer.	25
	(2)		person may immediately apply to the relevant appeal of for a stay of the decision.	26 27

(3)		relevant appeal body may stay the review decision to are the effectiveness of the appeal.	1 2
(4)	relev	setting the time for hearing the stay application, the vant appeal body must allow at least 3 business days ween the day the application is filed with it and the hearing	3 4 5 6
(5)	The	Regulator is a party to the application.	7
(6)	time rele	person must serve a copy of the application showing the and place of the hearing, and any document filed in the vant appeal body with the application, on the Regulator at t 2 business days before the hearing.	8 9 10 11
(7)	The	stay—	12
	(a)	may be given on conditions the relevant appeal body considers appropriate; and	13 14
	(b)	operates for the period specified by the relevant appeal body, but not extending past the time when it decides the appeal; and	15 16 17
	(c)	may be revoked or amended by the relevant appeal body.	18 19
Ροι	vers	of relevant appeal body on appeal	20
(1)	In c	deciding, under this Law, an appeal against a review sion, the relevant appeal body—	21 22
	(a)	has the same powers as the person who made the reviewable decision to which the review decision relates; and	23 24 25
	(b)	is not bound by the rules of evidence; and	26
	(c)	must comply with natural justice.	27
(2)	An a	appeal is by way of rehearing—	28
	(a)	unaffected by the review decision; and	29

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		(b) on the material before the person who made the review decision and any further evidence allowed by the relevant appeal body.	1 2 3
	(3)	After hearing the appeal, the relevant appeal body must—	4
		(a) confirm the review decision; or	5
		(b) set aside the review decision and substitute another decision that it considers appropriate; or	6 7
		(c) set aside the review decision and return the issue to the person who made the reviewable decision to which the review decision relates with the directions that it considers appropriate.	8 9 10 11
591	Eff	ect of decision of relevant appeal body on appeal	12
		If, under this Law, the relevant appeal body substitutes another decision for a review decision, the substituted decision is, for the relevant provision of this Law, taken to be that of the person who made the reviewable decision to which the review decision relates.	13 14 15 16 17
Cha	apte	er 12 Administration	18
Part	t 12.	.1 Responsible Ministers	19
592	Pol	licy directions	20
	(1)	The responsible Ministers may give directions to the Regulator about the policies to be applied by the Regulator in exercising its functions under this Law.	21 22 23
	(2)	A direction under this section can not be about—	24
		(a) a particular person; or	25

		(b) a particular heavy vehicle; or	1
		(c) a particular application or proceeding.	2
	(3)	The Regulator must comply with a direction given to it by the responsible Ministers under this section.	3 4
	(4)	A copy of a direction given by the responsible Ministers to the Regulator is to be published in the Regulator's annual report.	5 6
593	Ref	ferral of matters etc. by responsible Minister	7
	(1)	The responsible Minister for a participating jurisdiction may—	8 9
		(a) refer a matter relevant to that jurisdiction to the Regulator for action under this Law; or	10 11
		(b) ask the Regulator for information about the exercise of the Regulator's functions under this Law as applied in that jurisdiction.	12 13 14
	(2)	However, the Minister can not—	15
		(a) refer a matter to the Regulator under subsection (1)(a) that may require the Regulator to take action that is inconsistent with—	16 17 18
		(i) a direction given by the responsible Ministers under section 592; or	19 20
		(ii) guidelines approved by the responsible Ministers under section 594; or	21 22
		(b) direct the Regulator to take or not to take particular action in relation to a matter referred to the Regulator under subsection (1)(a); or	23 24 25
		(c) otherwise influence the exercise of the Regulator's functions under this Law.	26 27
	(3)	The Regulator may charge a fee for dealing with a referral or request made under subsection (1).	28 29
	(4)	A fee charged by the Regulator under subsection (3) must be an amount—	30 31

		(a)	the Regulator considers reasonable; and	1
		(b)	that is no more than the reasonable cost of dealing with the referral or request.	2 3
594			ed guidelines for exemptions, authorisations, and other authorities	4 5
	(1)		responsible Ministers may approve guidelines about any ne following—	6 7
		(a)	granting registration exemptions;	8
		(b)	granting vehicle standards exemptions;	9
		(c)	granting mass or dimension exemptions;	10
		(d)	granting class 2 heavy vehicle authorisations;	11
		(e)	granting electronic recording system approvals;	12
		(f)	granting work and rest hours exemptions;	13
		(g)	granting work diary exemptions;	14
		(h)	granting heavy vehicle accreditation;	15
		(i)	granting or issuing an exemption, authorisation, permit or authority, or making a declaration, under the national regulations.	16 17 18
	(2)		guidelines, and any instrument amending or repealing the elines, must be published in the Commonwealth Gazette.	19 20
	(3)	from	Regulator must ensure a copy of the guidelines as in force in time to time and any document applied, adopted or reporated by the guidelines is—	21 22 23
		(a)	made available for inspection, without charge, during normal business hours at each office of the Regulator; and	24 25 26
		(b)	published on the Regulator's website.	27

595	Oth	er approvals	1
	(1)	The responsible Ministers may approve—	2
		(a) a standard for sleeper berths; or	3
		(b) standards and business rules for—	4
		(i) advanced fatigue management; or	5
		(ii) basic fatigue management; or	6
		(iii) heavy vehicle maintenance management; or	7
		(iv) heavy vehicle mass management; or	8
		(c) a class of auditors for Chapter 8.	9
	(2)	The approval, and any instrument amending or repealing the approval, must be published in the Commonwealth Gazette.	10 11
	(3)	The Regulator must ensure a copy of an approval in force under subsection (1), and any document the subject of the approval, is—	12 13 14
		(a) made available for inspection, without charge, during normal business hours at each office of the Regulator; and	15 16 17
		(b) published on the Regulator's website.	18
596	Но	v responsible Ministers exercise functions	19
	(1)	-	
	(2)	Subsection (1) applies subject to the following—	25
		(a) subsection (3);	26
		(b) a provision of this Law that provides how a direction or approval must be given, or a recommendation, request or decision must be made, by the responsible Ministers, including, for example, a provision that provides that a	27 28 29 30

	recommendation by the responsible Ministers must be unanimous.	1 2
(3)	The Commonwealth responsible Minister may decide whether or not to participate in the exercise of a function given to the responsible Ministers under this Law and, if the Commonwealth responsible Minister decides not to participate, the following apply in relation to the exercise of the function—	3 4 5 6 7 8
	(a) a reference in this Law to the responsible Ministers is taken to be a reference to a group of Ministers consisting of the responsible Minister for each participating jurisdiction;	9 10 11 12
	(b) a direction, approval, recommendation, request or decision by the responsible Ministers is taken to be unanimous if the responsible Minister for each participating jurisdiction agrees with the direction, approval, recommendation, request or decision.	13 14 15 16 17
(4)	An act or thing done by the responsible Ministers (whether by resolution, instrument or otherwise) does not cease to have effect merely because of a change in the Ministers comprising the responsible Ministers.	18 19 20 21
Part 12.	2 National Heavy Vehicle	22
r art 12.	Regulator	23
Division	1 Establishment, functions and powers	24 25
597 Est	ablishment of National Heavy Vehicle Regulator	26
(1)	The National Heavy Vehicle Regulator is established.	27

	(2)	It is the intention of the Parliament of this jurisdiction that this Law as applied by an Act of this jurisdiction, together with this Law as applied by Acts of the other participating jurisdictions, has the effect that the National Heavy Vehicle Regulator is one single national entity, with functions conferred by this Law as so applied.	1 2 3 4 5 6
	(3)	The Regulator has power to do acts in or in relation to this jurisdiction in the exercise of a function expressed to be conferred on it by this Law as applied by Acts of each participating jurisdiction.	7 8 9 10
	(4)	The Regulator may exercise its functions in relation to—	11
		(a) one participating jurisdiction; or	12
		(b) 2 or more or all participating jurisdictions collectively.	13
598	Sta	atus of Regulator	14
	(1)	The Regulator—	15
		(a) is a body corporate with perpetual succession; and	16
		(b) has a common seal; and	17
		(c) may sue and be sued in its corporate name.	18
	(2)	The Regulator represents the State.	19
599	Ge	neral powers of Regulator	20
	(1)	The Regulator has all the powers of an individual and, in particular, may—	21 22
		(a) enter into contracts; and	23
		(b) acquire, hold, dispose of, and deal with, real and personal property; and	24 25
		(c) do anything necessary or convenient to be done in the exercise of its functions.	26 27

	(2)		at limiting subsection (1), the Regulator may enter into element with a State or Territory that makes provision	1 2 3
		R	he State or Territory to provide services to the Regulator that assist the Regulator in exercising its unctions; or	4 5 6
			he Regulator to provide services to the State or Territory, including, for example, services relating to—	7 8
		(i	i) collecting vehicle registration duty; and	9
		(i	ensuring compliance with third party insurance legislation, including, for example, by collecting third party insurance premiums.	10 11 12
600	Fui	nctions	of Regulator	13
	(1)	The Re	egulator's main function is to achieve the object of this	14 15
	(2)		nt limiting subsection (1), the Regulator has the ing functions—	16 17
			o provide the necessary administrative services for the peration of this Law, including, for example—	18 19
		(i	i) services for the national registration of heavy vehicles; and	20 21
		(i	ii) collecting fees, charges and other amounts payable under this Law;	22 23
		(b) to	o monitor compliance with this Law;	24
		o	o investigate contraventions or possible contraventions of provisions of this Law, including offences against this Law;	25 26 27
		c	o bring and conduct proceedings in relation to ontraventions or possible contraventions of provisions of this Law, including offences against this Law;	28 29 30

(e)		ring and conduct, or conduct and defend, appeals a decisions in proceedings mentioned in paragraph	1 2 3
(f)		onduct reviews of particular decisions made under Law by the Regulator or authorised officers;	4 5
(g)		conduct and defend appeals from decisions on ews mentioned in paragraph (f);	6 7
(h)		inplement and manage an audit program for heavy cle accreditations granted under this Law;	8 9
(i)	Min	nonitor and review, and report to the responsible isters on, the operation of this Law, including, for mple, monitoring, reviewing and reporting on—	10 11 12
	(i)	the extent to which the object of this Law or particular aspects of this Law are being achieved; and	13 14 15
	(ii)	the extent and nature of noncompliance with this Law; and	16 17
	(iii)	the outcome of activities for monitoring and investigating compliance with this Law; and	18 19
	(iv)	the effect of heavy vehicle accreditation on achieving the object of this Law or particular aspects of this Law; and	20 21 22
	(v)	the effect of modifications to this Law as it applies in a particular participating jurisdiction on achieving the object of this Law or particular aspects of this Law;	23 24 25 26
(j)	to id	lentify and promote best practice methods—	27
	(i)	for complying with this Law; or	28
	(ii)	for managing risks to public safety arising from the use of heavy vehicles on roads; or	29 30
	(iii)	for the efficient road transport of goods or	31

	(k)	to encourage and promote safe and productive business practices of persons involved in the road transport of goods or passengers by heavy vehicles that do not compromise the object of this Law;	1 2 3 4
	(1)	to work collaboratively with other law enforcement agencies to ensure a nationally consistent approach for enforcing contraventions of laws involving heavy vehicles;	5 6 7 8
	(m)	to work collaboratively with road managers, the National Transport Commission and industry bodies to ensure a wide understanding of the object of this Law or particular aspects of this Law, and encourage participation in achieving the object;	9 10 11 12 13
	(n)	the other functions conferred on it under this Law.	14
601 Co	opera mmo	ation with participating jurisdictions and nwealth	15 16
(1)	coop juris with	Regulator may exercise any of its functions in peration with or with the assistance of a participating diction or the Commonwealth, including in cooperation or with the assistance of a government agency of a cipating jurisdiction or of the Commonwealth.	17 18 19 20 21
(2)	In pa	articular, the Regulator may—	22
	(a)	ask a government agency of a participating jurisdiction or the Commonwealth for information that the Regulator requires to exercise its functions under this Law; and	23 24 25 26
	(b)	use the information provided to exercise its functions under this Law.	27 28
(3)	unde	overnment agency that receives a request for information or this section from the Regulator is authorised to give the rmation to the Regulator.	29 30 31

602	De	legation	1
	(1)	The Regulator may delegate any of its functions to—	2
		(a) the chief executive of an entity or a department of government of a participating jurisdiction or the Commonwealth; or	3 4 5
		(b) the chief executive officer or another member of the staff of the Regulator; or	6 7
		(c) a person engaged as a contractor by the Regulator; or	8
		(d) any other person whom the Regulator considers is appropriately qualified to exercise the function.	9 10
	(2)	A delegation of a function may permit the subdelegation of the function to an appropriately qualified person.	11 12
		Note—	13
		See section 29 of Schedule 1 which provides for matters relating to the delegation and subdelegation of functions.	14 15
Divi	sion	2 Governing board of Regulator	16
Sub	divis	sion 1 Establishment and functions	17
603	Est	ablishment of National Heavy Vehicle Regulator Board	18
	(1)	The Regulator has a governing board known as the National Heavy Vehicle Regulator Board.	19 20
	(2)	It is the intention of the Parliament of this jurisdiction that this Law as applied by an Act of this jurisdiction, together with this Law as applied by Acts of the other participating jurisdictions, has the effect that the National Heavy Vehicle Regulator Board is one single national entity, with functions conferred by this Law as so applied.	21 22 23 24 25 26
	(3)	The Board has power to do acts in or in relation to this jurisdiction in the exercise of a function expressed to be	27 28

		conferred on it by this Law as applied by Acts of each participating jurisdiction.	1 2
	(4)	The Board may exercise its functions in relation to—	3
		(a) one participating jurisdiction; or	4
		(b) 2 or more or all participating jurisdictions collectively.	5
604	Me	embership of Board	6
	(1)	The Board consists of 5 members appointed by the Queensland Minister on the unanimous recommendation of the responsible Ministers.	7 8 9
	(2)	The members of the Board must consist of—	10
		(a) at least 1 member who has expertise in transportation policy; and	11 12
		(b) at least 1 other member who has expertise in economics, law, accounting, social policy or education and training; and	13 14 15
		(c) at least 1 other member who has experience in managing risks to public safety arising from the use of vehicles on roads; and	16 17 18
		(d) at least 1 other member who has financial management skills, business skills, administrative expertise or other skills or experience the responsible Ministers believe is appropriate.	19 20 21 22
	(3)	Of the members of the Board, one is to be appointed by the Queensland Minister, on the unanimous recommendation of the responsible Ministers, as the Chairperson of the Board and another as the Deputy Chairperson.	23 24 25 26
605	Fu	nctions of Board	27
	(1)	The affairs of the Regulator are to be controlled by the Board.	28
	(2)	Without limiting subsection (1), the Board's functions include the following—	29 30

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		(a) subject to any directions of the responsible Ministers, deciding the policies of the Regulator;	1 2		
		(b) ensuring the Regulator exercises its functions in a proper, effective and efficient way.	3 4		
	(3)	All acts and things done in the name of, or on behalf of, the Regulator by or with the authority of the Board are taken to have been done by the Regulator.	5 6 7		
	(4)	The Board has any other functions given to the Board under this Law.	8 9		
Sub	divis	sion 2 Members	10		
606	Ter	ms of office of members	11		
	(1)	Subject to this Division, a member of the Board holds office for the period, not more than 3 years, specified in the member's instrument of appointment.	12 13 14		
	(2)	If otherwise qualified, a member of the Board is eligible for reappointment.	15 16		
607	Re	muneration	17		
		A member of the Board is entitled to be paid the remuneration and allowances decided by the responsible Ministers from time to time.	18 19 20		
608	Vacancy in office of member				
	(1)	The office of a member of the Board becomes vacant if the member—	22 23		
		(a) completes a term of office; or	24		
		(b) resigns the office by signed notice given to the responsible Ministers; or	25 26		

		(c)	has been found guilty of an offence, whether in a participating jurisdiction or elsewhere, that the responsible Ministers consider renders the member unfit to continue to hold the office of member; or	1 2 3 4
		(d)	becomes bankrupt, applies to take the benefit of any law for the relief of bankrupt or insolvent debtors, compounds with the member's creditors or makes an assignment of the member's remuneration for their benefit; or	5 6 7 8 9
		(e)	is absent, without leave first being granted by the relevant entity, from 3 or more consecutive meetings of the Board of which reasonable notice has been given to the member personally or by post; or	10 11 12 13
		(f)	is removed from office by the Queensland Minister under this section; or	14 15
		(g)	dies.	16
	(2)	from remo	Queensland Minister may remove a member of the Board of office if the responsible Ministers recommend the oval of the member on the basis that the member has aged in misconduct or has failed to or is unable to properly cise the member's functions as a member of the Board.	17 18 19 20 21
	(3)	In th	is section—	22
		rele	vant entity means—	23
		(a)	for a member who is the Chairperson of the Board—the responsible Ministers; or	24 25
		(b)	for another member—the Chairperson of the Board.	26
609			nember to give responsible Ministers notice of events	27 28
		follo	nember of the Board must, within 7 days of either of the owing events occurring, give the responsible Ministers are of the event—	29 30 31
		(a)	the member is convicted of an offence;	32

		(b) the member becomes bankrupt, applies to take the benefit of any law for the relief of bankrupt or insolvent debtors, compounds with the member's creditors or makes an assignment of the member's remuneration for their benefit.	1 2 3 4 5
610		tension of term of office during vacancy in	6 7
	(1)	If the office of a member of the Board becomes vacant because the member has completed the member's term of office, the member is taken to continue to be a member during that vacancy until the date on which the vacancy is filled, whether by re-appointment of the member or appointment of a successor to the member.	8 9 10 11 12 13
	(2)	However, this section ceases to apply to the member if—	14
		(a) the member resigns the member's office by signed notice given to the responsible Ministers; or	15 16
		(b) the responsible Ministers decide the services of the member are no longer required.	17 18
	(3)	The maximum period for which a member of the Board is taken to continue to be a member under this section after completion of the member's term of office is 6 months.	19 20 21
611	Ме	mbers to act in public interest	22
		A member of the Board is to act impartially and in the public interest in the exercise of the member's functions as a member.	23 24 25
612	Dis	sclosure of conflict of interest	26
	(1)	If a member of the Board has a direct or indirect pecuniary or other interest that conflicts or may conflict with the exercise of the member's functions as a member, the member must, as soon as possible after the relevant facts have come to the	27 28 29 30

	member's knowledge, disclose the nature of the member's interest and the conflict to—	1 2
	(a) for a member who is the Chairperson of the Board—the responsible Ministers; or	3 4
	(b) for another member—the Chairperson of the Board.	5
(2)	If a disclosure is made under subsection (1), the entity to whom the disclosure is made must notify the Board of the disclosure.	6 7 8
(3)	Particulars of any disclosure made under subsection (1) must be recorded by the Board in a register of interests kept for the purpose.	9 10 11
(4)	After a member of the Board has disclosed the nature of an interest and conflict or potential conflict under subsection (1), the member must not be present during any deliberation of the Board with respect to any matter that is, or may be, affected by the conflict, or take part in any decision of the Board with respect to any matter that is, or may be, affected by the conflict, unless—	12 13 14 15 16 17 18
	(a) for a member who is the Chairperson of the Board, the responsible Ministers otherwise decide; or	19 20
	(b) for another member, the Board otherwise decides.	21
(5)	For the purposes of the making of a decision by the Board under subsection (4) in relation to a matter, a member of the Board who has a direct or indirect pecuniary or other interest that conflicts or may conflict with the exercise of the member's functions as a member with respect to the matter must not—	22 23 24 25 26 27
	(a) be present during any deliberation of the Board for the purpose of making the decision; or	28 29
	(b) take part in the making of the decision by the Board.	30
(6)	A contravention of this section does not invalidate any decision of the Board but if the Board becomes aware a member of the Board contravened this section, the Board must	31 32 33

			nsider any decision made by the Board in which the aber took part in contravention of this section.	1 2
Sub	divis	ion	3 Meetings	3
613	Ge	neral	procedure	4
	(1)	the c	procedure for the calling of meetings of the Board and for conduct of business at the meetings is, subject to this Law, e decided by the Board.	5 6 7
	(2)	With Boar	nout limiting subsection (1), the Chairperson of the rd—	8 9
		(a)	may at any time call a meeting of the Board; and	10
		(b)	must call a meeting if asked, in writing, by at least 3 other members of the Board.	11 12
614	Qu	orum	ı	13
			quorum for a meeting of the Board is a majority of its abers.	14 15
615	Ch	ief ex	ecutive officer may attend meetings	16
	(1)		chief executive officer of the Regulator may attend tings of the Board and participate in discussions of the rd.	17 18 19
	(2)	How	vever, the chief executive officer—	20
		(a)	must, as soon as possible after becoming aware that the chief executive officer has a direct personal interest in a matter to be considered by the Board, disclose the interest to the Chairperson of the Board; and	21 22 23 24
		(b)	is not entitled to be present during the consideration by the Board of any matter in which the chief executive officer has a direct personal interest; and	25 26 27

		(c) is not entitled to vote at a meeting.	1
616	Pre	esiding member	2
	(1)	The Chairperson of the Board is to preside at a meeting of the Board.	3 4
	(2)	However, in the absence of the Chairperson of the Board the following person is to preside at a meeting of the Board—	5 6
		(a) if the Deputy Chairperson of the Board is present at the meeting, the Deputy Chairperson;	7 8
		(b) otherwise, a person elected by the members of the Board who are present at the meeting.	9 10
	(3)	The presiding member has a deliberative vote and, in the event of an equality of votes, has a second or casting vote.	11 12
617	Vot	ting	13
		A decision supported by a majority of the votes cast at a meeting of the Board at which a quorum is present is the decision of the Board.	14 15 16
618	Mir	nutes	17
		The Chairperson or other member of the Board presiding at a meeting of the Board must ensure minutes of the meeting are taken.	18 19 20
619	Fire	st meeting	21
		The Chairperson of the Board may call the first meeting of the Board in any way the Chairperson thinks fit.	22 23
620	De	fects in appointment of members	24
		A decision of the Board is not invalidated by any defect or irregularity in the appointment of any member of the Board.	25 26

Sub	divis	sion 4 Committees	1		
621	Committees				
	(1)	The Board may establish committees to assist the Board in exercising its functions.	3 4		
	(2)	The members of a committee need not be members of the Board.	5 6		
	(3)	A member of a committee is appointed on the terms and conditions the Board considers appropriate, including terms about remuneration.	7 8 9		
	(4)	The procedure for the calling of meetings of a committee and for the conduct of business at the meetings may be decided by the Board or, subject to any decision of the Board, by the committee.	10 11 12 13		
Divi	sion	3 Chief executive officer	14		
622	Ch	ief executive officer	15		
	(1)	There is to be a chief executive officer of the Regulator.	16		
	(2)	The chief executive officer is to be appointed by the Board.	17		
	(3)	The chief executive officer is to be appointed for a period, not more than 5 years, specified in the officer's instrument of appointment.	18 19 20		
	(4)	The chief executive officer is eligible for re-appointment.	21		
	(5)	The chief executive officer is taken, while holding that office, to be a member of the staff of the Regulator.	22 23		
623	Fu	nctions of chief executive officer	24		
		The chief executive officer of the Regulator—	25		

			[0 0-1]	
		(a)	is responsible for the day-to-day management of the Regulator; and	1 2
		(b)	has any other functions conferred on the chief executive officer by the Board.	3 4
624	Del	egat	ion by chief executive officer	5
		of th	chief executive officer of the Regulator may delegate any ne functions conferred on the officer, other than this power elegation, to—	6 7 8
		(a)	an appropriately qualified member of the staff of the Regulator; or	9 10
		(b)	the chief executive of an entity, or a department of government, of a participating jurisdiction.	11 12
Divi	sion	4	Staff	13
625	Sta	ff		14
	(1)		Regulator may, for the purpose of exercising its functions, loy staff.	15 16
	(2)		staff of the Regulator are to be employed on the terms and ditions decided by the Regulator from time to time.	17 18
	(3)		section (2) is subject to any relevant industrial award or ement that applies to the staff.	19 20
626	Sta	ff se	conded to Regulator	21
		of th	Regulator may make arrangements for the services of any ne following persons to be made available to the Regulator connection with the exercise of its functions—	22 23 24
		(a)	a member of the staff of a government agency of the Commonwealth, a State or a Territory;	25 26
		(b)	a member of the staff of a local government authority.	27

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627	Coi	nsultants and contractors	1
	(1)	The Regulator may engage persons with suitable qualifications and experience as consultants or contractors.	2 3
	(2)	The terms and conditions of engagement of consultants or contractors are as decided by the Regulator from time to time.	4 5
Part	12.	3 Miscellaneous	6
Divis	ion	1 Finance	7
628	Nat	ional Heavy Vehicle Regulator Fund	8
	(1)	The National Heavy Vehicle Regulator Fund is established.	9
	(2)	The Fund is to be administered by the Regulator.	10
	(3)	The Regulator may establish accounts with any financial institution for money in the Fund.	11 12
	(4)	The Fund does not form part of the consolidated fund or consolidated account (however described) of a participating jurisdiction or the Commonwealth.	13 14 15
629	Pay	ments into Fund	16
		There is payable into the Fund—	17
		(a) all money appropriated by the Parliament of any participating jurisdiction or the Commonwealth for the purposes of the Fund; and	18 19 20
		(b) all fees, charges, costs and expenses paid to or recovered by the Regulator under this Law; and	21 22
		(c) the proceeds of the investment of money in the Fund; and	23 24

		(d)	all grants, gifts and donations made to the Regulator, but subject to any trusts declared in relation to the grants, gifts or donations; and	1 2 3
		(e)	all money directed or authorised to be paid into the Fund under this Law, any law of a participating jurisdiction or any law of the Commonwealth; and	4 5 6
		(f)	any other money or property received by the Regulator in connection with the exercise of its functions; and	7 8
		(g)	any moneys paid to the Regulator for the provision of services to a State or Territory under an agreement mentioned in section 599(2)(b).	9 10 11
630	Pay	ment	ts out of Fund	12
		Payn	nents may be made from the Fund for the purpose of—	13
		(a)	paying any costs or expenses, or discharging any liabilities, incurred in the administration or enforcement of this Law, including, for example, payments made to a State or Territory for the provision of services under an agreement mentioned in section 599(2)(a); and	14 15 16 17 18
		(b)	paying any moneys directed or authorised to be paid out of the Fund under this Law; and	19 20
		(c)	making any other payments recommended by the Regulator and approved by the responsible Ministers.	21 22
631	Inve	estme	ent by Regulator	23
	(1)	prov	Regulator must invest its funds in a way that is secure and ides a low risk so that the Regulator's exposure to the loss nds is minimised.	24 25 26
	(2)		Regulator must keep records that show it has invested in a that complies with subsection (1).	27 28

632	Financia	al management duties of Regulator	1
	The	Regulator must—	2
	(a)	ensure its operations are carried out efficiently, effectively and economically; and	3 4
	(b)	keep proper books and records in relation to the Fund and other moneys received by the Regulator; and	5 6
	(c)	ensure expenditure is made from the Fund for lawful purposes only and, as far as possible, that reasonable value is obtained for moneys expended from the Fund; and	7 8 9 10
	(d)	ensure its procedures, including internal control procedures, afford adequate safeguards with respect to—	11 12 13
		(i) the correctness, regularity and propriety of payments made from the Fund; and	14 15
		(ii) receiving and accounting for payments made to the Fund; and	16 17
		(iii) prevention of fraud or mistake; and	18
	(e)	take any action necessary to ensure the preparation of accurate financial statements in accordance with Australian Accounting Standards for inclusion in its annual report; and	19 20 21 22
	(f)	take any action necessary to facilitate the audit of the financial statements under this Law; and	23 24
	(g)	arrange for any further audit by a qualified person of the books and records kept by the Regulator if directed to do so by the responsible Ministers.	25 26 27

Divi	sion	2 Reporting and planning arrangements	1 2	
633	An	nual report	3	
	(1)	The Regulator must, within 3 months after the end of each financial year, give the responsible Ministers an annual report for the financial year.	4 5 6	
	(2)	The annual report must—	7	
		(a) include for the period to which the report relates—	8	
		(i) the financial statements that have been audited by an auditor decided by the responsible Ministers; and	9 10 11	
		(ii) other matters required by the national regulations; and	12 13	
		(b) be prepared in the way required by the national regulations.	14 15	
	(3)	Without limiting subsection (2)(b), the national regulations may provide—	16 17	
		(a) that the financial statements are to be prepared in accordance with Australian Accounting Standards; and	18 19	
		(b) for the auditing of the financial statements.	20	
	(4)	The responsible Ministers are to make arrangements for the tabling of the Regulator's annual report in each House of the Parliament of each participating jurisdiction and of the Commonwealth.	21 22 23 24	
	(5)	As soon as practicable after the annual report has been tabled in at least one House of the Parliament of a participating jurisdiction, the Regulator must publish a copy of the report on the Regulator's website.	25 26 27 28	

634	Other reports 1						
		responsible Ministers may, by written direction given to Regulator, require the Regulator to give to the responsible isters, within the period stated in the direction, a report at any matter that relates to the exercise by the Regulator s functions.	2 3 4 5 6				
635	Corporate plans						
	(1)	The Regulator must, on an annual basis, prepare and give to the responsible Ministers for approval by the Ministers a corporate plan for each 3 year period.					
	(2)	The corporate plan must—		11			
		(a)	outline the Regulator's objectives for the 3 year period; and	12 13			
		(b)	state how the Regulator's objectives will be implemented during the 3 year period; and	14 15			
		(c)	state the performance indicators for measuring the Regulator's progress in implementing the objectives; and	16 17 18			
		(d)	include the Regulator's proposed budget for each financial year within the 3 year period.	19 20			
	(3)	The Regulator must, by notice given to the responsible Ministers, advise the Ministers if either of the following occurs—		21 22 23			
		(a)	the Regulator makes a significant amendment to its corporate plan;	24 25			
		(b)	the Regulator becomes aware of an issue that will have a significant impact on its ability to implement the objectives stated in the corporate plan.	26 27 28			

Division 3		Oversight of the Regulator and Board	1 2	
636	Ар	plication of particular Queensland Acts to this Law	3	
	(1)	The following Acts, as in force from time to time, apply for the purposes of this Law—	4 5	
		(a) the Information Privacy Act 2009 of Queensland;	6	
		(b) the <i>Public Records Act 2002</i> of Queensland;	7	
		(c) the Right to Information Act 2009 of Queensland.	8	
	(2)	However, the Acts mentioned in subsection (1) do not apply for the purposes of this Law to the extent that functions are being exercised under this Law by a State or Territory entity.	9 10 11	
	(3)	The national regulations may modify an Act mentioned in subsection (1) for the purposes of this Law.	12 13	
	(4)	Without limiting subsection (3), the national regulations may—	14 15	
		(a) provide that the Act applies as if a provision of the Act specified in the regulations were omitted; or	16 17	
		(b) provide that the Act applies as if an amendment to the Act made by a law of Queensland, and specified in the regulations, had not taken effect; or	18 19 20	
		(c) confer a function on a State or Territory entity; or	21	
		(d) confer jurisdiction on a tribunal or court of a participating jurisdiction.	22 23	
	(5)	An Act mentioned in subsection (1) applies for the purposes of this Law as if the Minister responsible for a government agency were the responsible Ministers in relation to a body established by this Law.		

Division 4			Provisions relating to persons exercising functions under Law	1 2		
637	General dutie Law		duties of persons exercising functions under this	3 4		
	(1)		erson exercising functions under this Law must, when cising the functions, act honestly and with integrity.	5 6		
	(2)		erson exercising functions under this Law must exercise person's functions under this Law—	7 8		
		(a)	in good faith; and	9		
		(b)	with a reasonable degree of care, diligence and skill.	10		
	(3)	impi com	erson exercising functions under this Law must not make roper use of the person's position or of information that les to the person's knowledge in the course of, or because the person's exercise of the functions—	11 12 13 14		
		(a)	to gain an advantage for himself or herself or another person; or	15 16		
		(b)	to cause a detriment to the implementation or operation of this Law.	17 18		
		Max	simum penalty for subsection (3)—\$2000.	19		
638	Protection from personal liability for persons exercising functions under this Law					
	(1)	A person who is or was a protected person is not personally liable for anything done or omitted to be done in good faith—				
		(a)	in the exercise of a function under this Law; or	24		
		(b)	in the reasonable belief that the act or omission was the exercise of a function under this Law.	25 26		
	(2)	for	liability resulting from an act or omission that would, but subsection (1), attach to a protected person attaches ead to the Regulator.	27 28 29		

(3)	In thi	s sect	tion—	1
	protected person—			
	(a)	means any of the following—		
		(i)	a member of the Board;	4
		(ii)	a member of a committee of the Regulator;	5
		(iii)	a member of the staff of the Regulator;	6
		(iv)	an authorised officer;	7
		(v)	a person to whom the Regulator has delegated any of its functions or to whom functions delegated by the Regulator have been subdelegated;	8 9 10
		(vi)	a person acting under the direction or authority of a person mentioned in subparagraphs (i) to (v), including, for example, a person helping an authorised officer or an assistant mentioned in section 467, 468 or 471;	11 12 13 14 15
		(vii)	any other person exercising functions under this Law; but	16 17
	(b)	does	not include any of the following—	18
		(i)	a road authority;	19
		(ii)	a road manager;	20
		(iii)	TCA;	21
		(iv)	an intelligent access service provider;	22
		(v)	an intelligent access auditor.	23

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Chapter 13		er 13	3 General	1
Part	Part 13.1		General offences	2
Division 1		1	Offence about discrimination or victimisation	3 4
639	Dis	crimi	nation against or victimisation of employees	5
	(1)	preju	employer must not dismiss an employee, or otherwise adice an employee in the employee's employment, for the on that the employee—	6 7 8
		(a)	has helped or given information to a public authority or law enforcement agency in relation to a contravention or alleged contravention of this Law; or	9 10 11
		(b)	has made a complaint about a contravention or alleged contravention of this Law to an employer, former employer, fellow employee, former fellow employee, union or public authority or law enforcement agency.	12 13 14 15
			ples of prejudicial conduct in relation to an employee's oyment—	16 17
		•	demotion of the employee	18
		•	unwarranted transfer of the employee	19
		•	reducing the employee's terms of employment	20
		Max	imum penalty—\$10000.	21
	(2)	prosp prosp favor treate	employer must not fail to offer employment to a pective employee, or in offering employment to a pective employee treat the prospective employee less urably than another prospective employee would be ed in similar circumstances, for the reason that the pective employee—	22 23 24 25 26 27

		(a) has helped or given information to a public authority or law enforcement agency in relation to a contravention or alleged contravention of this Law; or	1 2 3
		(b) has made a complaint about a contravention or alleged contravention of this Law to an employer, former employer, fellow employee, former fellow employee, union or public authority or law enforcement agency.	4 5 6 7
		Maximum penalty—\$10000.	8
	(3)	In a proceeding for an offence against subsection (1) or (2), if all the facts constituting the offence other than the reason for the defendant's action are proved, the defendant has the onus of proving that the defendant's action was not for the reason alleged in the charge for the offence.	9 10 11 12 13
	(4)	In this section—	14
		<i>employee</i> includes an individual who works under a contract for services.	15 16
		<i>employer</i> , of a prospective employee, includes a prospective employer of the employee.	17 18
640	Ord	der for damages or reinstatement	19
	(1)	This section applies if a court convicts an employer of an offence against section 639 in relation to an employee or prospective employee.	20 21 22
	(2)	In addition to imposing a penalty, the court may make 1 or more of the following orders—	23 24
		(a) an order that the employer pay, within a stated period, the employee or prospective employee the damages the court considers appropriate to compensate the employee or prospective employee;	25 26 27 28
		(b) for an employee—an order that the employee be reinstated or re-employed in the employee's former position or, if that position is not available, in a similar position;	29 30 31 32

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		(c) for a prospective employee—an order that the prospective employee be employed in the position for which the prospective employee applied or, if that position is not available, in a similar position.	1 2 3 4
	(3)	An order for damages under subsection (2)(a)—	5
		(a) can not be for an amount exceeding the monetary jurisdictional limit of the court in civil proceedings; and	6 7
		(b) is taken to be, and is enforceable as, a judgment of the court sitting in civil proceedings.	8 9
	(4)	A person against whom an order is made under subsection (2)(b) or (c) must comply with the order.	10 11
		Maximum penalty—\$10000.	12
	(5)	In this section—	13
		<i>employee</i> includes an individual who works under a contract for services.	14 15
		<i>employer</i> , of a prospective employee, includes a prospective employer of the employee.	16 17
Divi	sion	2 Offences about false or misleading information	18 19
641	Fal	se or misleading statements	20
	(1)	A person commits an offence if the person makes a statement to an official that the person knows is false or misleading in a material particular.	21 22 23
		Maximum penalty—\$10000.	24
	(2)	A person commits an offence if the person—	25
		(a) makes a statement to an official that is false or misleading in a material particular; and	26 27
		(b) is reckless as to whether the statement is false or misleading in a material particular.	28 29

		Max	imum penalty—\$8000.	1			
	(3)	give	sections (1) and (2) apply even if the statement was not in response to, or in purported compliance with, a ction or requirement under this Law.	2 3 4			
	(4)	is er 'fals	proceeding for an offence against subsection (1) or (2), it nough for a charge to state that the statement made was e or misleading', without specifying whether it was false thether it was misleading.	5 6 7 8			
	(5)	In th	is section—	9			
		offic	ial includes—	10			
		(a)	TCA exercising a function under Chapter 7; and	11			
		(b)	a person exercising a function under this Law under the direction or authority of an official.	12 13			
642	Fal	False or misleading documents					
	(1)	docu	erson commits an offence if the person gives an official a ment containing information the person knows is false or eading in a material particular.	15 16 17			
		Max	imum penalty—\$10000.	18			
	(2)		section (1) does not apply if the person, when giving the ment—	19 20			
		(a)	tells the official, to the best of the person's ability, how information contained in the document is false or misleading; and	21 22 23			
		(b)	if the person has, or can reasonably obtain, the correct information—gives the correct information.	24 25			
	(3)	A pe	erson commits an offence if the person—	26			
		(a)	gives an official a document containing information that is false or misleading in a material particular; and	27 28			
		(b)	is reckless as to whether information contained in the document is false or misleading in a material particular.	29 30			

	Maximum penalty—\$8000.	1
(4)	Subsections (1) and (3) apply even if the document was not given in response to, or in purported compliance with, a direction or requirement under this Law.	2 3 4
(5)	In a proceeding for an offence against subsection (1) or (3), it is enough for a charge to state that the information was 'false or misleading', without specifying whether it was false or whether it was misleading.	5 6 7 8
(6)	In this section—	9
	official includes—	10
	(a) TCA exercising a function under Chapter 7; and	11
	(b) a person exercising a function under this Law under the direction or authority of an official.	12 13
	se or misleading information given by responsible rson to another responsible person A responsible person for a heavy vehicle (the <i>information giver</i>) must not give another responsible person for a heavy vehicle (the <i>affected person</i>) information the information	14 15 16 17 18
	giver knows, or ought reasonably to know, is false or	
	misleading in a material particular.	20
	misleading in a material particular. Maximum penalty—\$10000.	20 21
	misleading in a material particular.	20 21 22 23
(2)	misleading in a material particular. Maximum penalty—\$10000. Note— See section 572 for the matters a court must consider when deciding	20 21 22 23 24 25 26
(2)	misleading in a material particular. Maximum penalty—\$10000. Note— See section 572 for the matters a court must consider when deciding whether a person ought reasonably to have known something. Subsection (1) does not apply if the affected person knew, or ought reasonably to have known, that the information was	19 20 21 22 23 24 25 26 27 28 29 30

	(b)	if the information giver has, or can reasonably obtain, the correct information—gives the correct information in writing.	1 2 3			
(4)	in re	section (1) applies even if the information was not given sponse to, or in purported compliance with, a direction or irement under this Law.	4 5 6			
(5)	In a	proceeding for an offence against subsection (1)—	7			
	(a)	it is enough for a charge to state that the statement made was 'false or misleading', without specifying whether it was false or whether it was misleading; and	8 9 10			
	(b)	it is enough for a charge to state that the information given was false or misleading to the information giver's knowledge, without specifying whether the information giver knew or ought reasonably to have known the information was false or misleading.	11 12 13 14 15			
(6)	In this section—					
	<i>infor</i> writi	rmation means information in any form, whether or not in ing.	17 18			
	of and by a	erial particular means a particular relating to an element offence against this Law that is or could be committed person mentioned in paragraph (a) or (b) if the person s, or were to rely, on the particular—	19 20 21 22			
	(a)	the responsible person for a heavy vehicle to whom the information is given;	23 24			
	(b)	any other responsible person for a heavy vehicle who, at any time, is given the false or misleading information.	25 26			
	ence neld e	to falsely represent that heavy vehicle authority	27 28			
(1)	A pe	erson must not represent—	29			
	(a)	that the person has been granted a heavy vehicle authority the person has not been granted; or	30 31			

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	(b)	that the person is operating under a heavy vehicle authority that the person is not entitled to operate under.	1 2		
	Max	timum penalty—\$10000.	3		
(2)		erson must not represent that the person is operating under avy vehicle authority if the authority is no longer in force.	4 5		
	Max	cimum penalty—\$10000.	6		
(3)	A pe	erson must not possess a document that falsely purports to	7 8		
	(a)	an accreditation certificate for a heavy vehicle accreditation; or	9 10		
	(b)	a document mentioned in section 420(1)(b) or (c); or	11		
	(c)	a document evidencing the grant of an exemption, authorisation, permit or other authority under this Law; or	12 13 14		
		Examples—	15		
		a Commonwealth Gazette notice, a permit	16		
	(d)	a copy of a document mentioned in paragraph (a), (b) or (c).	17 18		
	Max	cimum penalty—\$10000.	19		
(4)	In th	is section—	20		
	heavy vehicle authority means—				
	(a)	a heavy vehicle accreditation; or	22		
	(b)	an exemption, authorisation, permit or other authority under this Law.	23 24		

Part	13.	2 Industry codes of practice	1
645	Gui	delines for industry codes of practice	2
	(1)	The Regulator may make guidelines about the preparation and content of an industry code of practice that may be registered under this Law.	3 4 5
	(2)	Without limiting subsection (1), the guidelines may provide that an industry code of practice registered under this Law must provide for the review of the code of practice.	6 7 8
	(3)	The Regulator must—	9
		(a) keep a copy of the guidelines available for inspection by the public, during office hours on business days, at the Regulator's head office; and	10 11 12
		(b) publish a copy of the guidelines on the Regulator's website.	13 14
646	Reg	gistration of industry codes of practice	15
	(1)	The Regulator may register an industry code of practice for this Law prepared in accordance with guidelines in force under section 645.	16 17 18
	(2)	The registration may be subject to conditions the Regulator considers appropriate.	19 20
		Examples of conditions that may be imposed on the registration of an industry code of practice—	21 22
		 that the industry code of practice must be reviewed after a stated period 	23 24
		 that a stated person, or a person of a stated class, must be appointed to maintain the industry code of practice and ensure it is updated following changes to best practice methods for the industry to which it relates 	25 26 27 28
		 that the industry code of practice must be updated following changes to the guidelines for the preparation and content of the industry code of practice in force under section 645 	29 30 31

ſs	64	7

	(3)	Subs	section (4) applies if—	1
		(a)	a condition applying to the registration of an industry code of practice is contravened; or	2 3
		(b)	the guidelines in force under section 645 about the preparation and content of an industry code of practice are changed and a registered industry code of practice does not comply with the guidelines as amended.	4 5 6 7
	(4)	The	Regulator may—	8
		(a)	amend the conditions of the registration, including by adding new conditions; or	9 10
			Example of a condition for paragraph (a)—	11
			that the registered industry code of practice be amended in a stated way to reflect a change to the guidelines for the preparation and content of the code of practice in force under section 645	12 13 14 15
		(b)	cancel the registration.	16
Part	13.	3	Legal proceedings	17
Divis	ion	1	Proceedings	18
647	Pro	ceed	ings for offences	19
	(1)	of a	oceeding for an offence against this Law is to be by way summary proceeding before a court of summary diction.	20 21 22
	(2)		proceeding must start within the later of the following ods to end—	23 24
		(a)	2 years after the commission of the offence;	25

		(b) 1 year after the offence comes to the complainant's knowledge, but within 3 years after the commission of the offence.	1 2 3
	(3)	A statement in a complaint for an offence against this Law that the matter of the complaint came to the knowledge of the complainant on a stated day is evidence of when the matter came to the complainant's knowledge.	4 5 6 7
	(4)	In this section—	8
		<i>complaint</i> means a complaint, notice, charge or other process by which a proceeding for an offence is started.	9 10
Divi	sion	2 Evidence	11
648	Pro	oof of appointments unnecessary	12
		For this Law, it is not necessary to prove the appointment of the following persons—	13 14
		(a) an official;	15
		(b) a police commissioner.	16
649	Pro	oof of signatures unnecessary	17
		For this Law, a signature purporting to be the signature of 1 of the following persons is evidence of the signature it purports to be—	18 19 20
		(a) an official;	21
		(b) a police commissioner.	22
650	Ave	erments	23
	(1)	In a proceeding for an offence against this Law, a statement in the complaint for the offence that, at a stated time or during a stated period—	24 25 26

		(a)	a stated vehicle or a stated combination was a heavy vehicle; or	1 2
		(b)	a stated vehicle or a stated combination was of a stated category of heavy vehicle; or	3 4
		(c)	a stated person was the registered operator of a stated heavy vehicle; or	5 6
		(d)	a stated person held a permit for a mass or dimension authority, a heavy vehicle accreditation or another authority under this Law; or	7 8 9
		(e)	a stated location was, or was a part of, a road or road-related area; or	10 11
		(f)	a stated location was, under a stated provision of this Law or another stated law, subject to a stated prohibition, restriction or other requirement about the use of heavy vehicles or stated categories of heavy vehicles;	12 13 14 15 16
		is ev	ridence of the matter.	17
	(2)	alleg omis a sta	proceeding for an offence against this Law, a statement or gation in the complaint for the offence that the act or ssion constituting the alleged offence was done or made in ated place, at a stated time, on a stated date or during a ed period, is evidence of the matter.	18 19 20 21 22
	(3)	In th	nis section—	23
		-	plaint means a complaint, notice, charge or other process which a proceeding for an offence is started.	24 25
651	Evi	idenc	e by certificate by Regulator generally	26
	(1)		ertificate purporting to be issued by the Regulator and ng that, at a stated time or during a stated period—	27 28
		(a)	a stated vehicle was or was not registered under this Law; or	29 30
		(b)	a stated vehicle was or was not registered under this Law on the basis it is a heavy vehicle; or	31 32

(c)	a stated vehicle registered under this Law was or was not registered as a heavy vehicle of a stated category; or	1 2
(d)	a stated person was or was not the registered operator of a stated vehicle registered under this Law; or	3 4
(e)	a stated person held or did not hold a heavy vehicle accreditation granted under this Law; or	5 6
(f)	a stated exemption or authorisation under this Law applied or did not apply to a stated person or a stated heavy vehicle; or	7 8 9
(g)	a stated person is the holder of a stated permit or other authority under this Law; or	10 11
(h)	a stated registration, heavy vehicle accreditation, exemption, authorisation, permit or other authority under this Law was or was not amended, suspended or cancelled under this Law; or	12 13 14 15
(i)	a stated penalty, fee, charge or other amount was or was not, or is or is not, payable under this Law by a stated person; or	16 17 18
(j)	a stated fee, charge or other amount payable under this Law was or was not paid to the Regulator; or	19 20
(k)	a stated person has or has not notified the Regulator of any, or a stated, change of the person's address; or	21 22
(1)	a stated identification card (however called) was issued by the Regulator to a stated person and was or was not current; or	23 24 25
(m)	a stated authorised officer (other than an authorised officer who is a police officer) was authorised to exercise a stated power under this Law and—	26 27 28
	(i) was not restricted in the exercise of the power by the officer's conditions of appointment or a direction of the Regulator; or	29 30 31

		(ii) was not restricted in a stated way in the exercise of the power by the officer's conditions of appointment or a direction of the Regulator; or	1 2 3
	(n)	a stated industry code of practice was or was not registered under section 646; or	4 5
	(o)	a stated road or road-related area, or a stated part of a road or road-related area, was in an area or on a route declared under a stated provision of this Law or the national regulations; or	6 7 8 9
	(p)	a stated heavy vehicle, or a stated component of a stated heavy vehicle, was weighed by or in the presence of a stated authorised officer on a stated weighbridge or weighing facility or by the use of a stated weighing device, and that a stated mass was the mass of the vehicle or component; or	10 11 12 13 14 15
	(q)	a stated mathematical or statistical procedure was carried out in relation to stated information generated, recorded, stored, displayed, analysed, transmitted or reported by an approved intelligent transport system and the results of the procedure being carried out;	16 17 18 19 20
	is ev	vidence of the matter.	21
(2)	-	rocedure specified in a certificate under subsection (1)(q) resumed, unless the contrary is proved—	22 23
	(a)	to be valid and reliable for the purpose for which it was used; and	24 25
	(b)	to have been carried out correctly.	26
Evi	idend	ee by certificate by road authority	27
	A ce	ertificate purporting to be issued by a road authority and ng that, at a stated time or during a stated period—	28 29
	(a)	a stated vehicle was or was not registered or licensed under a law administered by the authority; or	30 31

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		(b)	a stated person was the person in whose name a stated vehicle was registered or licensed under a law administered by the authority; or	1 2 3
		(c)	a stated vehicle was not registered or licensed under a law administered by the authority in a stated person's name; or	4 5 6
		(d)	a stated location—	7
			(i) was, or was part of, a road or road-related area; or	8
			(ii) was not a road or road-related area or part of a road or road-related area; or	9 10
		(e)	a stated location was or was not, under a stated law of a stated participating jurisdiction, subject to a stated prohibition, restriction or other requirement about the use of heavy vehicles or stated categories of heavy vehicles;	11 12 13 14 15
		:	ridence of the matter.	16
		is ev	idence of the matter.	10
653		idenc	e by certificate by Regulator about matters stated rked out from records	17 18
653		idenc or wo A co	e by certificate by Regulator about matters stated	17
653	in o	idenc or wo A co	te by certificate by Regulator about matters stated orked out from records ertificate purporting to be issued by the Regulator and any of the following matters is evidence of the	17 18 19 20
653	in o	idenc or wo A co stati matt	te by certificate by Regulator about matters stated orked out from records ertificate purporting to be issued by the Regulator and any of the following matters is evidence of the er— a stated matter appears in a stated record kept by the Regulator for the administration or enforcement of this	17 18 19 20 21 22 23
653	in o	A constation (a) A constation matter (a)	ertificate by Regulator about matters stated orked out from records ertificate purporting to be issued by the Regulator and any of the following matters is evidence of the er— a stated matter appears in a stated record kept by the Regulator for the administration or enforcement of this Law; a stated matter appears in a stated record accessed by the Regulator for the administration or enforcement of this	17 18 19 20 21 22 23 24 25 26

Is 654

		_	
		(b) a stated record accessed by the Regulator for the administration or enforcement of this Law.	1 2
	(3)	This section does not limit section 651.	3
654		idence by certificate by authorised officer about struments	4 5
	(1)	A certificate purporting to be issued by an authorised officer and stating that, on a stated day or at a stated time on a stated day, a stated instrument—	6 7 8
		(a) was in a proper condition; or	9
		(b) had a stated level of accuracy;	10
		is evidence of those matters on the stated day or at the stated time.	11 12
	(2)	Evidence of the condition of the instrument, or the way in which it was operated, is not required unless evidence that the instrument was not in proper condition or was not properly operated has been given.	13 14 15 16
	(3)	A defendant in a proceeding for an offence against this Law who intends to challenge the condition of an instrument, or the way in which it was operated, must give the complainant notice of the intention to challenge.	17 18 19 20
	(4)	The notice must be—	21
		(a) signed by the defendant; and	22
		(b) given at least 14 days before the day fixed for the hearing of the charge.	23 24
	(5)	In this section—	25
		instrument means—	26
		(a) a weighing device; or	27
		(b) an intelligent transport system.	28

655	Challenging evidence by certificate					
	(1)	who intends to challenge a matter stated in a certificate mentioned in section 651, 652, 653 or 654(1) must give the	2 3 4 5			
	(2)	The notice must be—	6			
		(a) signed by the defendant; and	7			
			8 9			
	(3)	measurement, an analysis or a reading from a device, the	10 11 12			
		the accuracy of the measurement, analysis or reading;	13 14 15			
		considers to be the correct measurement, analysis or	16 17 18			
	(4)	can not challenge a matter stated in a certificate mentioned in	19 20 21			
		(a) the defendant has complied with this section; or	22			
			23 24			
	(5)	the certificate at least 28 days before the appointed date for	25 26 27			
656	Evi	dence by record about mass	28			
		heavy vehicle, purporting to be made by the operator of a weighbridge or weighing facility at which the vehicle or	29 30 31 32			

		(a)	is admissible in a proceeding under this Law; and	1
		(b)	is evidence of the mass of the vehicle or component at the time it was weighed.	2 3
657	Ма	nufac	cturer's statements	4
	(1)	mass heav the v	vritten statement of the recommended maximum loaded is (<i>mass rating</i>) for a heavy vehicle, or a component of a vehicle, purporting to be made by the manufacturer of vehicle or component is admissible in a proceeding under Law and is evidence—	5 6 7 8 9
		(a)	of the mass rating; and	10
		(b)	of any conditions, stated in the statement, to which the mass rating is subject; and	11 12
		(c)	that the statement was made by the manufacturer.	13
	(2)	equi heav purp is a	ritten statement of the strength or performance rating of pment used to restrain a load and designed for use on a vy vehicle, or on a component of a heavy vehicle, porting to be made by the manufacturer of the equipment admissible in a proceeding under this Law and is ence—	14 15 16 17 18 19
		(a)	that the equipment was designed for the use; and	20
		(b)	of the strength or performance rating of the equipment; and	21 22
		(c)	of any conditions, stated in the statement, to which the rating is subject; and	23 24
		(d)	that the statement was made by the manufacturer.	25
		Exan	nple of equipment used to restrain a load—	26
		a c	chain or strap	27
658	Me	asure	ement of weight on tyre	28
	(1)		ark or print on a tyre purporting to be the maximum load acity decided by the manufacturer of the tyre is evidence	29 30

		of the maximum load capacity for the tyre at cold inflation pressure decided by the manufacturer.	1 2
	(2)	If it is impracticable to work out the mass on each tyre in an axle or axle group, the mass on the axle or axle group divided by the number of tyres in the axle or axle group is taken to be the mass on the tyre in the absence of evidence to the contrary.	3 4 5 6
659	Tra	nsport and journey documentation	7
	(1)	Transport documentation and journey documentation are admissible in a proceeding under this Law and are evidence of—	8 9 10
		(a) the identity and status of the parties to the transaction to which the documentation relates; and	11 12
		(b) the destination or intended destination of the load to which the documentation relates.	13 14
	(2)	In this section—	15
		<i>status</i> , of the parties to a transaction, includes the status of each of the parties as a responsible person for the heavy vehicle used or intended to be used for transporting the goods the subject of the transaction.	16 17 18 19
660	Evi	dence not affected by nature of vehicle	20
		Evidence obtained in relation to a vehicle because of the exercise of a power under this Law in the belief or suspicion that the vehicle is a heavy vehicle is not affected merely because the vehicle is not a heavy vehicle.	21 22 23 24
661	Се	rtificates of TCA	25
	(1)	A certificate purporting to be signed by a person on behalf of TCA stating any of the following matters is evidence of the matter—	26 27 28

		_	
		(a) a stated intelligent transport system was or was not an approved intelligent transport system on a stated date or during a stated period;	1 2 3
		(b) a stated person was or was not an intelligent access service provider on a stated date or during a stated period;	4 5 6
		(c) a stated person was or was not an intelligent access auditor on a stated date or during a stated period.	7 8
	(2)	A person who purportedly signs a certificate of a type mentioned in subsection (1) on behalf of TCA is presumed, unless the contrary is proved, to have been authorised by TCA to sign the certificate on TCA's behalf.	9 10 11 12
662	Аp	proved intelligent transport system	13
	(1)	An approved intelligent transport system, including all the equipment and software that makes up the system, is presumed, unless the contrary is proved, to have operated properly on any particular occasion.	14 15 16 17
	(2)	Without limiting subsection (1), information generated, recorded, stored, displayed, analysed, transmitted and reported by an approved intelligent transport system is presumed, unless the contrary is proved, to have been correctly generated, recorded, stored, displayed, analysed, transmitted and reported by the system.	18 19 20 21 22 23
	(3)	Without limiting subsection (1) or (2), information generated by an approved intelligent transport system is presumed, unless the contrary is proved, not to have been changed by being recorded, stored, displayed, analysed, transmitted or reported by the system.	24 25 26 27 28
	(4)	If in a proceeding it is established by contrary evidence that particular information recorded or stored by an approved intelligent transport system is not a correct representation of the information generated by the system, the presumption mentioned in subsection (3) continues to apply to the	29 30 31 32

		aining information recorded or stored by the system site that contrary evidence.	1 2
(5)	inter defe	defendant in a proceeding for an offence against this Law ands to challenge any of the following matters, the endant must give the complainant notice of the intention to lenge—	3 4 5 6
	(a)	that an approved intelligent transport system has operated properly;	7 8
	(b)	that information generated, recorded, stored, displayed, analysed, transmitted or reported by an approved intelligent transport system has been correctly generated, recorded, stored, displayed, analysed, transmitted or reported by the system;	9 10 11 12 13
	(c)	that information generated by an approved intelligent transport system has not been changed by being recorded, stored, displayed, analysed, transmitted or reported by the system.	14 15 16 17
(6)	The	notice must—	18
	(a)	be signed by the defendant; and	19
	(b)	state the grounds on which the defendant intends to rely to challenge a matter mentioned in subsection (5)(a), (b) or (c); and	20 21 22
	(c)	be given at least 14 days before the day fixed for the hearing of the charge.	23 24
(7)	This	s section does not limit section 654.	25
		and statements made by approved intelligent rt system	26 27
(1)		eport purporting to be made by an approved intelligent sport system—	28 29
	(a)	is presumed, unless the contrary is proved—	30
		(i) to have been properly made by the system: and	31

663

	(ii) to be a correct representation of the information generated, recorded, stored, displayed, analysed, transmitted and reported by the system; and	1 2 3
	(b) is admissible in a proceeding under this Law; and	4
	(c) is evidence of the matters stated in it.	5
(2)	However, subsection (1)(c) does not apply to information stated in a report made by an approved intelligent transport system that has been manually entered into the system by an operator or driver of a heavy vehicle.	6 7 8 9
	Example—	10
	If the driver of a heavy vehicle enters the mass of the vehicle into the intelligent transport system, the information about the mass of the vehicle stated in a report made by the system is not evidence of the mass of the vehicle.	11 12 13 14
(3)	Also, if in a proceeding it is established by contrary evidence that part of a report made by an approved intelligent transport system is not a correct representation of particular information generated, recorded, stored, displayed, analysed, transmitted or reported by the system, the presumption mentioned in subsection (1)(a) continues to apply to the remaining parts of the report despite that contrary evidence.	15 16 17 18 19 20 21
(4)	If a defendant in a proceeding for an offence against this Law intends to challenge any of the following matters, the defendant must give the complainant notice of the intention to challenge—	22 23 24 25
	(a) that a report made by an approved intelligent transport system has been properly made;	26 27
	(b) that a report made by an approved intelligent transport system is a correct representation of the information generated, recorded, stored, displayed, analysed, transmitted and reported by the system;	28 29 30 31
	(c) the correctness of a statement of a vehicle's position on the surface of the earth at a particular time that is made by an approved intelligent transport system.	32 33 34
(5)	The notice must—	35

		(a)	be signed by the defendant; and	1
		(b)	state the grounds on which the defendant intends to rely to challenge the matter mentioned in subsection (4)(a), (b) or (c); and	2 3 4
		(c)	be given at least 14 days before the day fixed for the hearing of the charge.	5 6
	(6)	This	section does not limit section 654.	7
664			ents produced by an approved electronicing system	8 9
	(1)	syste	s section applies to an approved electronic recording em constituting an electronic work diary or of which an tronic work diary is a part.	10 11 12
	(2)		ocument purporting to be made by the approved electronic rding system—	13 14
		(a)	is admissible in a proceeding under this Law relating to a fatigue-regulated heavy vehicle; and	15 16
		(b)	is evidence of the matters stated in it.	17
665			ent by person involved with use or maintenance of ed electronic recording system	18 19
	(1)	syste	s section applies to an approved electronic recording em constituting an electronic work diary or of which an tronic work diary is a part.	20 21 22
	(2)	reco to be	written statement about how the approved electronic rding system has been used or maintained, and purporting e made by the person purporting to be involved in the use naintenance—	23 24 25 26
		(a)	is admissible in a proceeding under this Law relating to a fatigue-regulated heavy vehicle; and	27 28
		(h)	is evidence of the matters included in the statement	20

	Exan	apples of statements—	1
	•	a statement made by the driver of a fatigue-regulated heavy vehicle who uses an electronic work diary about how the driver operated the work diary	2 3 4
	•	a statement made by an owner of an approved electronic recording system about how the owner has maintained the system	5 6
	•	a statement made by the record keeper (within the meaning given by section 287) of the driver of a fatigue-regulated heavy vehicle who uses an electronic work diary about how information was transmitted from the electronic work diary to the record keeper	7 8 9 10
Part	13.4	Protected information	11
666	Definition	ons for Pt 13.4	12
	In th	nis Part—	13
	auth	norised use, for protected information, means—	14
	(a)	the exercise of a function under this Law; or	15
	(b)	use by a public authority or law enforcement agency—	16
		(i) for the administration or enforcement of a law or the exercise of another function of the authority or agency, including, for example, investigating a contravention or suspected contravention of a law; or	17 18 19 20 21
		(ii) if a law authorises, requires or permits the disclosure of the information to, and the use of the information by, the authority or agency; or	22 23 24
	(c)	use by a court or tribunal in a proceeding under an Australian road law; or	25 26
	(d)	use by a court or tribunal if an order of the court or tribunal requires the disclosure of the information to the court; or	27 28

		(e)	an a	ctivity associated with preventing or minimising—	1
			(i)	a risk of danger to the life of a person; or	2
			(ii)	a risk of serious harm to the health of a person; or	3
			(iii)	a risk to public safety; or	4
		(f)		e authorised by the person to whom the information tes; or	5 6
		(g)		arch purposes if the information contains no onal information; or	7 8
		(h)	a us	e prescribed by the national regulations.	9
		prote	ected	information—	10
		(a)		ns information obtained in the course of inistering this Law or because of an opportunity yided by involvement in administering this Law; but	11 12 13
		(b)	does	s not include—	14
			(i)	intelligent access information; or	15
				Note—	16
				See Chapter 7 for the restrictions on the use and disclosure of intelligent access information.	17 18
			(ii)	information mentioned in paragraph (a) in a form that does not identify a person; or	19 20
			(iii)	information relating to proceedings before a relevant tribunal or court that are or were open to the public.	21 22 23
667	Du	ty of	confi	dentiality	24
	(1)	unde	er this	who is, or has been, a person exercising functions is Law must not disclose protected information to erson.	25 26 27
		Max	imun	n penalty—\$20000.	28
	(2)	How	ever,	subsection (1) does not apply to the Regulator—	29

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	(a)	disclosing protected information in the form of a confirmation that a stated person is the registered operator of a stated heavy vehicle; or	1 2 3
	(b)	disclosing details of heavy vehicles registered in a person's name to an executor or administrator of that person's deceased estate.	4 5 6
(3)	Also,	subsection (1) does not apply if—	7
	(a)	the disclosure is to an entity for an authorised use; or	8
		the disclosure is to, or made with the agreement of, the person to whom the information relates.	9 10
Pro	tecte	d information only to be used for authorised use	11
(1)	under	this Law must not use protected information other than	12 13 14
	Maxi	mum penalty—\$20000.	15
(2)	prote	cted information for making a disclosure mentioned in	16 17 18
(3)	section than	on 667(3)(a) must not use the protected information other for the authorised use for which it was disclosed to the	19 20 21 22
	Maxi	mum penalty for subsection (3)—\$20000.	23
40	_		
13.	5	National regulations	24
Nati	ional	regulations	25
(1)			26 27
	Pro (1) (2) (3) Nati	(b) (3) Also, (a) (b) Protected (1) A perunder for ar Maxi (2) Hower protesection (3) A persection than person Maxi 13.5 National (1) For the section of	confirmation that a stated person is the registered operator of a stated heavy vehicle; or (b) disclosing details of heavy vehicles registered in a person's name to an executor or administrator of that person's deceased estate. (3) Also, subsection (1) does not apply if— (a) the disclosure is to an entity for an authorised use; or (b) the disclosure is to, or made with the agreement of, the person to whom the information relates. Protected information only to be used for authorised use (1) A person who is, or has been, a person exercising functions under this Law must not use protected information other than for an authorised use. Maximum penalty—\$20000. (2) However, subsection (1) does not apply to the Regulator using protected information for making a disclosure mentioned in section 667(2). (3) A person to whom protected information is disclosed under section 667(3)(a) must not use the protected information other than for the authorised use for which it was disclosed to the person. Maximum penalty for subsection (3)—\$20000.

	Cour	ncil of Queensland and on the unanimous mmendation of the responsible Ministers.	1 2
(2)		designated authority may make regulations for the poses of this Law.	3 4
(3)	The	regulations may provide for—	5
	(a)	any matter a provision of this Law states may be provided for in the regulations; and	6 7
	(b)	the imposition of a maximum fine for a contravention of a provision of the regulations of not more than—	8 9
		(i) for a contravention by an individual—\$4000; or	10
		(ii) in any other case—\$20000; and	11
	(c)	any other matter that is necessary or convenient to be prescribed for carrying out or giving effect to this Law.	12 13
(4)	regu expr	section (3)(b) does not require a provision of the lations prescribing a maximum fine for an offence to ressly prescribe a maximum fine for a body corporate erent to the maximum fine for an individual.	14 15 16 17
	Note-	_	18
	ma	e section 537 in relation to a provision of the regulations prescribing a aximum fine that does not expressly prescribe a maximum fine for a dy corporate different to the maximum fine for an individual.	19 20 21
(5)	In th	is section—	22
	_	ensland Governor means the Governor of the State of ensland and includes—	23 24
	(a)	a person acting under a delegation under section 40 of the <i>Constitution of Queensland 2001</i> ; and	25 26
	(b)	a person for the time being administering the Government of Queensland under section 41 of the <i>Constitution of Queensland 2001</i> .	27 28 29

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670	Pul	olication of national regulations	1
	(1)	The national regulations are to be published on the NSW legislation website in accordance with Part 6A of the <i>Interpretation Act 1987</i> of New South Wales.	2 3 4
	(2)	A regulation commences on the day or days specified in the regulation for its commencement (being not earlier than the date it is published).	5 6 7
Part	13.	6 Other	8
671	Apı	proved forms	9
	(1)	The Regulator may approve forms for use under this Law.	10
	(2)	The approval of a form must be notified on the Regulator's website.	11 12
	(3)	Failure to comply with subsection (2) does not affect a form's validity.	13 14
672	Per	nalty at end of provision	15
		In this Law, a penalty stated at the end of a provision indicates that an offence mentioned in the provision is punishable on conviction or, if no offence is mentioned, a contravention of the provision constitutes an offence against the provision that is punishable on conviction, by a penalty not more than the stated penalty. *Note*	16 17 18 19 20 21
		See also section 537 in relation to maximum fines for bodies corporate.	23
673		vice of documents	24
	(1)	If this Law requires or permits a document to be served on a person, the document may be served—	25 26

	(a)	on a	n individual—	1
		(i)	by delivering it to the individual personally; or	2
		(ii)	by leaving it at, or by sending it by post to, the address of the place of residence or business of the individual last known to the person serving the document; or	3 4 5 6
		(iii)	by sending it by facsimile transmission to a facsimile number notified to the sender by the individual as an address at which service of notices under this Law will be accepted; or	7 8 9 10
		(iv)	by sending it by email to an internet address notified to the sender by the individual as an address at which service of notices under this Law will be accepted; or	11 12 13 14
	(b)	on a	nother person—	15
		(i)	by leaving it at, or by sending it by post to, the head office, a registered office or a principal office of the person; or	16 17 18
		(ii)	by sending it by facsimile transmission to a facsimile number notified to the sender by the person as an address at which service of notices under this Law will be accepted; or	19 20 21 22
		(iii)	by sending it by email to an internet address notified to the sender by the person as an address at which service of notices under this Law will be accepted.	23 24 25 26
(2)		e', 'n	n (1) applies whether the expression 'deliver', otify', 'send' or 'serve' or another expression is	27 28 29
(3)	Subs	ection	n (1) does not affect—	30
	(a)	of a	operation of another law that authorises the service a document otherwise than as provided in the section; or	31 32 33

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		(b)	the power of a court or tribunal to authorise service of a document otherwise than as provided in the subsection.	1 2
674	Sei	vice	by post	3
	(1)		document authorised or required to be served on a person er this Law is served by post, service of the document—	4 5
		(a)	may be effected by properly addressing, prepaying and posting the document as a letter; and	6 7
		(b)	is taken to have been effected at the time at which the letter would be delivered in the ordinary course of post, unless the contrary is proved.	8 9 10
	(2)		section (1) applies whether the expression 'deliver', e', 'notify', 'send' or 'serve' or another expression is	11 12 13
675	Fee	es		14
	(1)		national regulations may prescribe the fees payable for following—	15 16
		(a)	an application under this Law;	17
		(b)	the issue of a work diary for the driver of a fatigue-regulated heavy vehicle.	18 19
	(2)	servi	Regulator may set fees payable for the provision of a ice in connection with the administration of this Law er than fees mentioned in subsection (1)).	20 21 22
	(3)		te set by the Regulator under subsection (2) must be an unt—	23 24
		(a)	the Regulator considers reasonable; and	25
		(b)	that is no more than the reasonable cost of providing the service.	26 27
	(4)		Regulator must publish a fee set by the Regulator under ection (2)—	28 29

		(a)	in the Commonwealth Gazette; and	1			
		(b)	on the Regulator's website.	2			
676	Re	covei	ry of amounts payable under Law	3			
	(1)	A fee, charge or other amount payable under this Law is a debt due to the Regulator and may be recovered by action for a debt in a court of competent jurisdiction.					
	(2)	A fee, charge or other amount payable under this Law may also be recovered in a proceeding for an offence against this Law.					
	(3)	An o	order made under subsection (2)—	10			
		(a)	can not be for an amount exceeding the monetary jurisdictional limit of the court in civil proceedings; and	11 12			
		(b)	is taken to be, and is enforceable as, a judgment of the court sitting in civil proceedings.	13 14			
677	Co	ntrac	ting out prohibited	15			
	(1)	A co	ontract is void to the extent to which it—	16			
		(a)	is contrary to this Law; or	17			
		(b)	purports to annul, exclude, restrict or otherwise change the effect of a provision of this Law; or	18 19			
		(c)	purports to require the payment or reimbursement by a person of all or part of a penalty that another person has been ordered to pay under this Law.	20 21 22			
	(2)	This section does not prevent the parties to a contract from including provisions in the contract imposing greater or more onerous obligations on an entity than are imposed by the requirements of this Law.					
	(3)	This section applies to contracts entered into before or after the commencement of this section.					
	(4)	In th	nis section—	29			

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		cont	<i>tract</i> means contract or other agreement.	1	
678	Other powers not affected				
	(1)	Unless otherwise provided in this Law, nothing in this La affects any power a court, tribunal or official has apart fro this Law.			
	(2)	pow	nout limiting subsection (1), nothing in this Law affects a er or obligation under another law to amend, suspend, sel or otherwise deal with the registration of a heavy cle.	6 7 8 9	
Cha	apte	er 1	4 Savings and transitional provisions	10 11	
679	Re	spon	sible Ministers	12	
	(1)	This	section applies if a jurisdiction—	13	
		(a)	is not a participating jurisdiction; but	14	
		(b)	has signed the Inter-governmental Agreement on Heavy Vehicle Regulatory Reform, as in force from time to time, between the Commonwealth of Australia and the States and Territories of Australia.	15 16 17 18	
	(2)	resp	jurisdiction may nominate a Minister to be the onsible Minister for the jurisdiction for the purposes of Law until the prescribed day for the jurisdiction.	19 20 21	
	(3)) Until the prescribed day for the jurisdiction, the relevent provisions of this Law apply as if—			
		(a)	the jurisdiction were a participating jurisdiction; and	24	
		(b)	the Minister nominated under subsection (2) were the responsible Minister for the jurisdiction for the purposes of this Law.	25 26 27	

	(4)	To remove any doubt, it is declared that this section does not prevent the Minister nominated under subsection (2) being nominated as the responsible Minister for the jurisdiction after the participation day for the jurisdiction.	1 2 3 4
	(5)	In this section—	5
		prescribed day, for a jurisdiction, means the earlier of the following—	6 7
		(a) the participation day for the jurisdiction;	8
		(b) 30 June 2014.	9
		<i>relevant provisions</i> means the provisions of this Law relating to the functions of responsible Ministers under this Law other than section 593.	10 11 12
680		ercise of powers by Board between enactment and mmencement	13 14
	(1)	This section applies if—	15
		(a) under section 30 of Schedule 1, the Queensland Minister, on the unanimous recommendation of the responsible Ministers, appoints the members of the Board before section 604 commences; and	16 17 18 19
		(b) a provision of this Law conferring a function on the Board (a <i>relevant provision</i>) has not commenced.	20 21
	(2)	The members—	22
		(a) may meet and exercise the function under the relevant provision in the same way and subject to the same conditions that would apply if the relevant provision had commenced; and	23 24 25 26
		(b) in doing so, are entitled to be paid the remuneration and allowances to which the members are entitled under section 607 whether or not that section has commenced.	27 28 29
	(3)	For the purposes of deciding the duration of the term of office of a member of the Board, the term does not start until section	30

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	604 commences despite the exercise of any function by the member under subsection (2).	1 2
(4)	The exercise of a function under a relevant provision does not confer a right, or impose a liability, on a person before the relevant provision commences.	3 4 5
(5)	This section does not limit section 30 of Schedule 1.	6

Schedule 1			Miscellaneous provisions relating to interpretation	1 2
			section 10	3
Part	1		Preliminary	4
1	Dis	The	ement of Schedule by contrary intention application of this Schedule may be displaced, wholly or y, by a contrary intention appearing in this Law.	5 6 7
Part	2		General	8
2		w to b	e construed not to exceed legislative power of	9 10
	(1)	but s	Law is to be construed as operating to the full extent of, o as not to exceed, the legislative power of the Parliament is jurisdiction.	11 12 13
	(2)	this I	Drovision of this Law, or the application of a provision of Law to a person, subject matter or circumstance, would, For this section, be construed as being in excess of the lative power of the Parliament of this jurisdiction—	14 15 16 17
		(a)	it is a valid provision to the extent to which it is not in excess of the power; and	18 19
		(b)	the remainder of this Law, and the application of the provision to other persons, subject matters or circumstances, is not affected.	20 21 22
	(3)		section applies to this Law in addition to, and without	23 24

3	Every section to be a substantive enactment						
		-		ction of this Law has effect as a substantive twithout introductory words.	2 3		
4	Ma	terial t	hat	is, and is not, part of this Law	4		
	(1)			ng to a Chapter, Part, Division or Subdivision into a Law is divided is part of this Law.	5 6		
	(2)	A Sch	edul	le to this Law is part of this Law.	7		
	(3)	Punctuation in this Law is part of this Law.					
	(4)	A heading to a section or subsection of this Law does not form part of this Law.					
	(5)			uded in this Law (including footnotes and endnotes) m part of this Law.	11 12		
5	References to particular Acts and to enactments						
		In this Law—					
		(a)	act of this jurisdiction may be cited—	15			
		((i)	by its short title; or	16		
		((ii)	by reference to the year in which it was passed and its number; and	17 18		
		(b)	a Co	ommonwealth Act may be cited—	19		
		((i)	by its short title; or	20		
		((ii)	in another way sufficient in a Commonwealth Act for the citation of such an Act;	21 22		
		1	toge	ther with a reference to the Commonwealth; and	23		
		act of another jurisdiction may be cited—	24				
		((i)	by its short title; or	25		
		((ii)	in another way sufficient in an Act of the jurisdiction for the citation of such an Act;	26 27		
		1	toge	ther with a reference to the jurisdiction	20		

Re etc	ferences taken to be included in Law or Act citation	1 2
(1)	A reference in this Law to this Law or an Act includes a reference to—	3
	(a) this Law or the Act as originally enacted, and as amended from time to time since its original enactment; and	5 6 7
	(b) if this Law or the Act has been repealed and re-enacted (with or without modification) since the enactment of the reference—this Law or the Act as re-enacted, and as amended from time to time since its re-enactment.	8 9 10 11
(2)	A reference in this Law to a provision of this Law or of an Act includes a reference to—	12 13
	(a) the provision as originally enacted, and as amended from time to time since its original enactment; and	14 15
	(b) if the provision has been omitted and re-enacted (with or without modification) since the enactment of the reference—the provision as re-enacted, and as amended from time to time since its re-enactment.	16 17 18 19
(3)	Subsections (1) and (2) apply to a reference in this Law to a law of the Commonwealth or another jurisdiction as they apply to a reference in this Law to an Act and to a provision of an Act.	20 21 22 23
Int	erpretation best achieving Law's purpose or object	24
(1)	In the interpretation of a provision of this Law, the interpretation that will best achieve the purpose or object of this Law is to be preferred to any other interpretation.	25 26 27
(2)	Subsection (1) applies whether or not the purpose or object is expressly stated in this Law.	28 29
Us	e of extrinsic material in interpretation	30
(1)	In this section—	31

	extrinsic material means relevant material not forming partitis Law, including, for example—		
	(a)	material that is set out in the document containing the text of this Law as printed by the Government Printer; and	3 4 5
	(b)	a relevant report of a Royal Commission, Law Reform Commission, commission or committee of inquiry, or a similar body, that was laid before the Parliament of this jurisdiction before the provision concerned was enacted; and	6 7 8 9
	(c)	a relevant report of a committee of the Parliament of this jurisdiction that was made to the Parliament before the provision was enacted; and	11 12 13
	(d)	a treaty or other international agreement that is mentioned in this Law; and	14 15
	(e)	an explanatory note or memorandum relating to the Bill that contained the provision, or any relevant document, that was laid before, or given to the members of, the Parliament of this jurisdiction by the member bringing in the Bill before the provision was enacted; and	16 17 18 19 20
	(f)	the speech made to the Parliament of this jurisdiction by the member in moving a motion that the Bill be read a second time; and	21 22 23
	(g)	material in the Votes and Proceedings of the Parliament of this jurisdiction or in any official record of debates in the Parliament of this jurisdiction; and	24 25 26
	(h)	a document that is declared by this Law to be a relevant document for the purposes of this section.	27 28
	prov	nary meaning means the ordinary meaning conveyed by a ision having regard to its context in this Law and to the ose of this Law.	29 30 31
(2)	of th	ect to subsection (3), in the interpretation of a provision is Law, consideration may be given to extrinsic material ble of assisting in the interpretation—	32 33 34
	(a)	if the provision is ambiguous or obscure—to provide an interpretation of it; or	35 36

		(b)	if the ordinary meaning of the provision leads to a result that is manifestly absurd or is unreasonable—to provide an interpretation that avoids such a result; or	1 2 3
		(c)	in any other case—to confirm the interpretation conveyed by the ordinary meaning of the provision.	4 5
	(3)	extri	letermining whether consideration should be given to nsic material, and in determining the weight to be given attrinsic material, regard is to be had to—	6 7 8
		(a)	the desirability of a provision being interpreted as having its ordinary meaning; and	9 10
		(b)	the undesirability of prolonging proceedings without compensating advantage; and	11 12
		(c)	other relevant matters.	13
9	Eff	ect of	f change of drafting practice	14
		If—		15
		(a)	a provision of this Law expresses an idea in particular words; and	16 17
		(b)	a provision enacted later appears to express the same idea in different words for the purpose of implementing a different legislative drafting practice, including, for example—	18 19 20 21
			(i) the use of a clearer or simpler style; or	22
			(ii) the use of gender-neutral language;	23
			the ideas must not be taken to be different merely because different words are used.	24 25
10	Us	e of e	examples	26
			nis Law includes an example of the operation of a ision—	27 28
		(a)	the example is not exhaustive; and	29
		(b)	the example does not limit, but may extend, the meaning of the provision; and	30 31

		(c) the example and the provision are to be read in the context of each other and the other provisions of this Law, but, if the example and the provision so read are inconsistent, the provision prevails.	1 2 3 4
11	Со	mpliance with forms	5
	(1)	If a form is prescribed or approved by or for the purpose of this Law, strict compliance with the form is not necessary and substantial compliance is sufficient.	6 7 8
	(2)	If a form prescribed or approved by or for the purpose of this Law requires—	9 10
		(a) the form to be completed in a specified way; or	11
		(b) specified information or documents to be included in, attached to or given with the form; or	12 13
		(c) the form, or information or documents included in, attached to or given with the form, to be verified in a specified way;	14 15 16
		the form is not properly completed unless the requirement is complied with.	17 18
Par	t 3	Terms and references	19
12	De	finitions	20
	(1)	In this Law—	21
		Act means an Act of the Parliament of this jurisdiction.	22
		adult means an individual who is 18 or more.	23
		<i>affidavit</i> , in relation to a person allowed by law to affirm, declare or promise, includes affirmation, declaration and promise.	24 25 26
		amend includes—	27
		(a) omit or omit and substitute: or	28

(b)	alter or vary; or	1
(c)	amend by implication.	2
арро	oint includes reappoint.	3
used	<i>ralia</i> means the Commonwealth of Australia but, when in a geographical sense, does not include an external itory.	4 5 6
busii	ness day means a day that is not—	7
(a)	a Saturday or Sunday; or	8
(b)	a public holiday, special holiday or bank holiday in the place in which any relevant act is to be or may be done.	9 10
	ndar month means a period starting at the beginning of day of one of the 12 named months and ending—	11 12
(a)	immediately before the beginning of the corresponding day of the next named month; or	13 14
(b)	if there is no such corresponding day—at the end of the next named month.	15 16
<i>calei</i> Janu	ndar year means a period of 12 months beginning on 1 ary.	17 18
prov	mencement, in relation to this Law or an Act or a ision of this Law or an Act, means the time at which this the Act or provision comes into operation.	19 20 21
whei	monwealth means the Commonwealth of Australia but, in used in a geographical sense, does not include an enal Territory.	22 23 24
conf	<i>er</i> , in relation to a function, includes impose.	25
cont	ravene includes fail to comply with.	26
coun	ntry includes—	27
(a)	a federation; or	28
(b)	a state, province or other part of a federation.	29
	of assent, in relation to an Act, means the day on which	30 31

<i>defin</i> that-	nition means a provision of this Law (however expressed)	1 2
(a)	gives a meaning to a word or expression; or	3
(b)	limits or extends the meaning of a word or expression.	4
docu	<i>ument</i> includes—	5
(a)	any paper or other material on which there is writing; and	6 7
(b)	any paper or other material on which there are marks, figures, symbols or perforations having a meaning for a person qualified to interpret them; and	8 9 10
(c)	any disc, tape or other article or any material from which sounds, images, writings or messages are capable of being reproduced (with or without the aid of another article or device).	11 12 13 14
elect	tronic communication means—	15
(a)	a communication of information in the form of data, text or images by means of guided or unguided electromagnetic energy, or both; or	16 17 18
(b)	a communication of information in the form of sound by means of guided or unguided electromagnetic energy, or both, where the sound is processed at its destination by an automated voice recognition system.	19 20 21 22
	te includes easement, charge, right, title, claim, demand, or encumbrance, whether at law or in equity.	23 24
expi	re includes lapse or otherwise cease to have effect.	25
Terri	rnal Territory means a Territory, other than an internal itory, for the government of which as a Territory provision ade by a Commonwealth Act.	26 27 28
<i>fail</i> i	includes refuse.	29
<i>finar</i> July.	ncial year means a period of 12 months beginning on 1	30 31
inde	ign country means a country (whether or not an pendent sovereign State) outside Australia and the rnal Territories.	32 33 34

function includes a power or duty.	1
Government Printer means the Government Printer of this jurisdiction, and includes any other person authorised by the Government of this jurisdiction to print an Act or instrument.	2 3 4
individual means a natural person.	5
<i>information system</i> means a system for generating, sending, receiving, storing or otherwise processing electronic communications.	6 7 8
<i>insert</i> , in relation to a provision of this Law, includes substitute.	9 10
instrument includes a statutory instrument.	11
interest, in relation to land or other property, means—	12
(a) a legal or equitable estate in the land or other property; or	13 14
(b) a right, power or privilege over, or in relation to, the land or other property.	15 16
<i>internal Territory</i> means the Australian Capital Territory, the Jervis Bay Territory or the Northern Territory.	17 18
Jervis Bay Territory means the Territory mentioned in the Jervis Bay Territory Acceptance Act 1915 of the Commonwealth.	19 20 21
make includes issue or grant.	22
minor means an individual who is under 18.	23
modification includes addition, omission or substitution.	24
month means a calendar month.	25
named month means 1 of the 12 months of the year.	26
Northern Territory means the Northern Territory of Australia.	27
number means—	28
(a) a number expressed in figures or words; or	29
(b) a letter; or	30
(c) a combination of a number so expressed and a letter.	31

<i>oath</i> , in relation to a person allowed by law to affirm, declar or promise, includes affirmation, declaration or promise.	re 1 2
office includes position.	3
<i>omit</i> , in relation to a provision of this Law or an Act, includ repeal.	es 4 5
party includes an individual or a body politic or corporate.	6
penalty includes forfeiture or punishment.	7
person includes an individual or a body politic or corporate.	8
power includes authority.	9
<i>prescribed</i> means prescribed by, or by regulations made or force for the purposes of or under, this Law.	in 1(11
<i>printed</i> includes typewritten, lithographed or reproduced lany mechanical means.	ру 12 13
proceeding means a legal or other action or proceeding.	14
property means any legal or equitable estate or interest (whether present or future, vested or contingent, or tangible intangible) in real or personal property of any description (including money), and includes things in action.	or 16
<i>provision</i> , in relation to this Law or an Act, means words other matter that form or forms part of this Law or the Ac and includes—	
(a) a Chapter, Part, Division, Subdivision, section subsection, paragraph, subparagraph, sub-subparagraph or Schedule of or to this Law or the Act; and	,
(b) a section, clause, subclause, item, column, table or for of or in a Schedule to this Law or the Act; and	m 25 26
(c) the long title and any preamble to the Act.	27
<i>record</i> includes information stored or recorded by means of computer.	a 28
repeal includes—	30
(a) revoke or rescind; and	31
(b) repeal by implication; and	32

(d) exclude from, or include in, the application of this Law or the instrument concerned any person, subject matter or circumstance. sign includes the affixing of a seal or the making of a mark. statutory declaration means a declaration made under an Act, or under a Commonwealth Act or an Act of another jurisdiction, that authorises a declaration to be made otherwise than in the course of a judicial proceeding. statutory instrument means an instrument (including a regulation) made or in force under or for the purposes of this Law, and includes an instrument made or in force under any such instrument. swear, in relation to a person allowed by law to affirm, declare or promise, includes affirm, declare or promise. word includes any symbol, figure or drawing. writing includes any mode of representing or reproducing words in a visible form. year, without specifying the type of year, means calendar year. (2) In a statutory instrument— the Law means this Law. 13 Provisions relating to defined terms and gender and number (1) If this Law defines a word or expression, other parts of speech and grammatical forms of the word or expression have corresponding meanings. (2) Definitions in or applicable to this Law apply except so far as the context or subject matter otherwise indicates or requires. (3) In this Law, words indicating a gender include each other gender.			(c) abrogate or limit the effect of this Law or the instrument concerned; and	1 2
 statutory declaration means a declaration made under an Act, or under a Commonwealth Act or an Act of another jurisdiction, that authorises a declaration to be made otherwise than in the course of a judicial proceeding. statutory instrument means an instrument (including a regulation) made or in force under or for the purposes of this Law, and includes an instrument made or in force under any such instrument. swear, in relation to a person allowed by law to affirm, declare or promise, includes affirm, declare or promise. word includes any symbol, figure or drawing. writing includes any mode of representing or reproducing words in a visible form. year, without specifying the type of year, means calendar year. (2) In a statutory instrument— the Law means this Law. 13 Provisions relating to defined terms and gender and number (1) If this Law defines a word or expression, other parts of speech and grammatical forms of the word or expression have corresponding meanings. (2) Definitions in or applicable to this Law apply except so far as the context or subject matter otherwise indicates or requires. (3) In this Law, words indicating a gender include each other gender. 			or the instrument concerned any person, subject matter	3 4 5
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 number (1) If this Law defines a word or expression, other parts of speech and grammatical forms of the word or expression have corresponding meanings. (2) Definitions in or applicable to this Law apply except so far as the context or subject matter otherwise indicates or requires. (3) In this Law, words indicating a gender include each other gender. 			the Law means this Law.	22
 and grammatical forms of the word or expression have corresponding meanings. (2) Definitions in or applicable to this Law apply except so far as the context or subject matter otherwise indicates or requires. (3) In this Law, words indicating a gender include each other gender. 	13			23 24
the context or subject matter otherwise indicates or requires.(3) In this Law, words indicating a gender include each other gender.		(1)	and grammatical forms of the word or expression have	25 26 27
gender.		(2)	11 11 1	28 29
		(3)		30 31
(4) In this Law—		(4)	In this Law—	32

		(a) words in the singular include the plural; and	1
		(b) words in the plural include the singular.	2
4.4	Ma	oning of 'mov' and 'must'	2
14		aning of 'may' and 'must'	3
	(1)	In this Law, the word <i>may</i> , or a similar word or expression, used in relation to a power indicates that the power may be exercised or not exercised, at discretion.	4 5 6
	(2)	In this Law, the word <i>must</i> , or a similar word or expression, used in relation to a power indicates that the power is required to be exercised.	7 8 9
	(3)	This section has effect despite any rule of construction to the contrary.	10 11
15	Wo	ords and expressions used in statutory instruments	12
	(1)	Words and expressions used in a statutory instrument have the same meanings as they have, from time to time, in this Law, or relevant provisions of this Law, under or for the purposes of which the instrument is made or in force.	13 14 15 16
	(2)	This section has effect in relation to a statutory instrument except so far as the contrary intention appears in the instrument.	17 18 19
16		ect of express references to bodies corporate and lividuals	20 21
		In this Law, a reference to a person generally (whether the expression "person", "party", "someone", "anyone", "no-one", "one", "another" or "whoever" or another expression is used)—	22 23 24 25
		(a) does not exclude a reference to a body corporate or an individual merely because elsewhere in this Law there is particular reference to a body corporate (however expressed); and	26 27 28 29
		(b) does not exclude a reference to a body corporate or an individual merely because elsewhere in this Law there is	30

	Schedule 1	
	particular reference to an individual (however expressed).	1 2
17	Production of records kept in computers etc.	3
	If a person who keeps a record of information by means of a mechanical, electronic or other device is required by or under this Law—	4 5 6
	(a) to produce the information or a document containing the information to a court, tribunal or person; or	7 8
	(b) to make a document containing the information available for inspection by a court, tribunal or person;	9 10
	then, unless the court, tribunal or person otherwise directs—	11
	(c) the requirement obliges the person to produce or make available for inspection, as the case may be, a document that reproduces the information in a form capable of being understood by the court, tribunal or person; and	12 13 14 15
	(d) the production to the court, tribunal or person of the document in that form complies with the requirement.	16 17
18	References to this jurisdiction to be implied	18
	In this Law—	19
	(a) a reference to an officer, office or statutory body is a reference to such an officer, office or statutory body in and for this jurisdiction; and	20 21 22
	(b) a reference to a locality or other matter or thing is a reference to such a locality or other matter or thing in and of this jurisdiction.	23 24 25
19	References to officers and holders of offices	26
	In this Law, a reference to a particular officer, or to the holder of a particular office, includes a reference to the person for the	27 28

time being occupying or acting in the office concerned.

29

20	Referen	ce to certain provisions of Law	1
	If a ₁	provision of this Law refers—	2
	(a)	to a Chapter, Part, section or Schedule by a number and without reference to this Law—the reference is a reference to the Chapter, Part, section or Schedule, designated by the number, of or to this Law; or	3 4 5 6
	(b)	to a Schedule without reference to it by a number and without reference to this Law—the reference, if there is only one Schedule to this Law, is a reference to the Schedule; or	7 8 9 10
	(c)	to a Division, Subdivision, subsection, paragraph, subparagraph, sub-subparagraph, clause, subclause, item, column, table or form by a number and without reference to this Law—the reference is a reference to—	11 12 13 14
		(i) the Division, designated by the number, of the Part in which the reference occurs; and	15 16
		(ii) the Subdivision, designated by the number, of the Division in which the reference occurs; and	17 18
		(iii) the subsection, designated by the number, of the section in which the reference occurs; and	19 20
		(iv) the paragraph, designated by the number, of the section, subsection, Schedule or other provision in which the reference occurs; and	21 22 23
		(v) the paragraph, designated by the number, of the clause, subclause, item, column, table or form of or in the Schedule in which the reference occurs; and	24 25 26
		(vi) the subparagraph, designated by the number, of the paragraph in which the reference occurs; and	27 28
		(vii) the sub-subparagraph, designated by the number, of the subparagraph in which the reference occurs; and	29 30 31
		(viii) the section, clause, subclause, item, column, table or form, designated by the number, of or in the Schedule in which the reference occurs;	32 33 34
		as the case requires.	35

21	Ref	ference to provisions of this Law or an Act is inclusive	1
		In this Law, a reference to a portion of this Law or an Act includes—	2 3
		(a) a reference to the Chapter, Part, Division, Subdivision, section, subsection or other provision of this Law or the Act referred to that forms the beginning of the portion; and	4 5 6 7
		(b) a reference to the Chapter, Part, Division, Subdivision, section, subsection or other provision of this Law or the Act referred to that forms the end of the portion.	8 9 10
		Example—	11
		A reference to "sections 5 to 9" includes both section 5 and section 9. It is not necessary to refer to "sections 5 to 9 (both inclusive)" to ensure that the reference is given an inclusive interpretation.	12 13 14
Part	4	Functions and powers	15
22	Exe	ercise of statutory functions	16
	(1)	If this Law confers a function on a person or body, the function may be exercised from time to time as occasion requires.	17 18 19
	(2)	If this Law confers a function on a particular officer or the holder of a particular office, the function may be exercised by the person for the time being occupying or acting in the office concerned.	20 21 22 23
	(3)	If this Law confers a function on a body (whether or not incorporated), the exercise of the function is not affected merely because of vacancies in the membership of the body.	24 25 26
23		wer to make instrument or decision includes power to end or repeal	27 28
		If this Law authorises or requires the making of an instrument or decision—	29 30

		(a)	the power includes power to amend or repeal the	1
			instrument or decision; and	2
		(b)	the power to amend or repeal the instrument or decision is exercisable in the same way, and subject to the same conditions, as the power to make the instrument or decision.	3 4 5 6
24		tters ovisio	for which statutory instruments may make	7 8
	(1)	instr unde appl	rument in relation to a matter, a statutory instrument made er this Law may make provision for the matter by ying, adopting or incorporating (with or without lification) the provisions of—	9 10 11 12 13
		(a)	an Act or statutory instrument; or	14
		(b)	another document (whether of the same or a different kind);	15 16
		as in	force at a particular time or as in force from time to time.	17
	(2)	prov adop time	statutory instrument applies, adopts or incorporates the visions of a document, the statutory instrument applies, ets or incorporates the provisions as in force from time to e, unless the statutory instrument otherwise expressly vides.	18 19 20 21 22
	(3)	A st	atutory instrument may—	23
		(a)	apply generally throughout this jurisdiction or be limited in its application to a particular part of this jurisdiction; or	24 25 26
		(b)	apply generally to all persons, matters or things or be limited in its application to—	27 28
			(i) particular persons, matters or things; or	29
			(ii) particular classes of persons, matters or things; or	30
		(c)	otherwise apply generally or be limited in its application by reference to specified exceptions or factors.	31 32
	(4)	A st	atutory instrument may—	33

		(a)	apply or	y differently according to different specified factors;	1 2
		(b)	other	rwise make different provision in relation to—	3
			(i)	different persons, matters or things; or	4
			(ii)	different classes of persons, matters or things.	5
	(5)	from	ı time	y instrument may authorise a matter or thing to be to time determined, applied or regulated by a person or body.	6 7 8
	(6)	statu proh	tory	w authorises or requires a matter to be regulated by instrument, the power may be exercised by g by statutory instrument the matter or any aspect of	9 10 11 12
	(7)	respe instr respe prov	ect to ument ect to ision i	w authorises or requires provision to be made with a matter by statutory instrument, a statutory t made under this Law may make provision with a particular aspect of the matter despite the fact that is made by this Law in relation to another aspect of or in relation to another matter.	13 14 15 16 17 18
	(8)	right instr	t of apument	y instrument may provide for the review of, or a ppeal against, a decision made under the statutory t, or this Law, and may, for that purpose, confern on any court, tribunal, person or body.	19 20 21 22
	(9)	unde inclu	er the ided in	y instrument may require a form prescribed by or statutory instrument, or information or documents n, attached to or given with the form, to be verified ry declaration.	23 24 25 26
25	Pre	esum	ption	of validity and power to make	27
	(1)	of a	statut	ions and preliminary steps required for the making ory instrument are presumed to have been satisfied med in the absence of evidence to the contrary.	28 29 30
	(2)	unde	r whi	y instrument is taken to be made under all powers ch it may be made, even though it purports to be er this Law or a particular provision of this Law.	31 32 33

26	Ар	point	tments may be made by name or office	1
	(1)	If th	is Law authorises or requires a person or body—	2
		(a)	to appoint a person to an office; or	3
		(b)	to appoint a person or body to exercise a power; or	4
		(c)	to appoint a person or body to do another thing;	5
		the p	person or body may make the appointment by—	6
		(d)	appointing a person or body by name; or	7
		(e)	appointing a particular officer, or the holder of a particular office, by reference to the title of the office concerned.	8 9 10
	(2)	parti	appointment of a particular officer, or the holder of a icular office, is taken to be the appointment of the person the time being occupying or acting in the office concerned.	11 12 13
27	Ac	ting a	appointments	14
	(1)	If this Law authorises a person or body to appoint a person to act in an office, the person or body may, in accordance with this Law, appoint—		
		(a)	a person by name; or	18
		(b)	a particular officer, or the holder of a particular office, by reference to the title of the office concerned;	19 20
		to ac	ct in the office.	21
	(2)		appointment may be expressed to have effect only in the umstances specified in the instrument of appointment.	22 23
	(3)	The	appointer may—	24
		(a)	determine the terms and conditions of the appointment, including remuneration and allowances; and	25 26
		(b)	terminate the appointment at any time.	27
	(4)		appointment, or the termination of the appointment, must n, or evidenced by, writing signed by the appointer.	28 29
	(5)		appointee must not act for more than 1 year during a ancy in the office.	30 31

	of a vacancy in the office and the office becomes vacant,		vacancy in the office and the office becomes vacant, then, ect to subsection (2), the appointee may continue to act l—	1 2 3 4
		(a)	the appointer otherwise directs; or	5
		(b)	the vacancy is filled; or	6
		(c)	the end of a year from the day of the vacancy;	7
		whic	chever happens first.	8
	(7)		appointment ceases to have effect if the appointee resigns writing signed and delivered to the appointer.	9 10
	(8)	Whi	le the appointee is acting in the office—	11
		(a)	the appointee has all the powers and functions of the holder of the office; and	12 13
		(b)	this Law and other laws apply to the appointee as if the appointee were the holder of the office.	14 15
	(9)	•	thing done by or in relation to a person purporting to act ne office is not invalid merely because—	16 17
		(a)	the occasion for the appointment had not arisen; or	18
		(b)	the appointment had ceased to have effect; or	19
		(c)	the occasion for the person to act had not arisen or had ceased.	20 21
	(10)	duri offic	is Law authorises the appointer to appoint a person to act ng a vacancy in the office, an appointment to act in the ce may be made by the appointer whether or not an pointment has previously been made to the office.	22 23 24 25
28	Po	wers	of appointment imply certain incidental powers	26
	(1)		is Law authorises or requires a person or body to appoint rson to an office—	27 28
		(a)	the power may be exercised from time to time as occasion requires; and	29 30
		(b)	the power includes—	31

		(i)	power to remove or suspend, at any time, a person appointed to the office; and	1 2
		(ii)	power to appoint another person to act in the office if a person appointed to the office is removed or suspended; and	3 4 5
		(iii)	power to reinstate or reappoint a person removed or suspended; and	6 7
		(iv)	power to appoint a person to act in the office if it is vacant (whether or not the office has ever been filled); and	8 9 10
		(v)	power to appoint a person to act in the office if the person appointed to the office is absent or is unable to discharge the functions of the office (whether because of illness or otherwise).	11 12 13 14
	(2)	(1)(b) ma holder of	er to remove or suspend a person under subsection by be exercised even if this Law provides that the the office to which the person was appointed is to be for a specified period.	15 16 17 18
	(3)	-	er to make an appointment under subsection (1)(b) sercised from time to time as occasion requires.	19 20
	(4)	have effe	ntment under subsection (1)(b) may be expressed to ect only in the circumstances specified in the at of appointment.	21 22 23
29	De	legation o	f functions	24
	(1)	the person	w authorises a person or body to delegate a function, n or body may, in accordance with this Law and any licable law, delegate the function to—	25 26 27
		(a) a pe	erson or body by name; or	28
		· /	ecified officer, or the holder of a specified office, by rence to the title of the office concerned.	29 30
	(2)	The deleg	ration may be—	31
		(a) gene	eral or limited; and	32
		(b) mad	le from time to time; and	33

	(c)	revoked, wholly or partly, by the delegator.	1
(3)	or e	delegation, or a revocation of the delegation, must be in, videnced by, writing signed by the delegator or, if the gator is a body, by a person authorised by the body for the ose.	2 3 4 5
(4)		elegated function may be exercised only in accordance any conditions to which the delegation is subject.	6 7
(5)		delegate may, in the exercise of a delegated function, do hing that is incidental to the delegated function.	8 9
(6)	the c	elegated function that purports to have been exercised by delegate is taken to have been properly exercised by the gate unless the contrary is proved.	10 11 12
(7)		elegated function that is properly exercised by the delegate ken to have been exercised by the delegator.	13 14
(8)	the o	hen exercised by the delegator, a function is dependent on delegator's opinion, belief or state of mind, then, when cised by the delegate, the function is dependent on the gate's opinion, belief or state of mind.	15 16 17 18
(9)	If—		19
	(a)	the delegator is a specified officer or the holder of a specified office; and	20 21
	(b)	the person who was the specified officer or holder of the specified office when the delegation was made ceases to be the holder of the office;	22 23 24
	then-	<u> </u>	25
	(c)	the delegation continues in force; and	26
	(d)	the person for the time being occupying or acting in the office concerned is taken to be the delegator for the purposes of this section.	27 28 29
(10)	If—		30
	(a)	the delegator is a body; and	31
	(b)	there is a change in the membership of the body;	32
	then-	<u> </u>	33

		(c) the delegation continues in force; and	1
		(d) the body as constituted for the time being is taken to be the delegator for the purposes of this section.	2 3
	(11)	If a function is delegated to a specified officer or the holder of a specified office—	4 5
		(a) the delegation does not cease to have effect merely because the person who was the specified officer or the holder of the specified office when the function was delegated ceases to be the officer or the holder of the office; and	6 7 8 9 10
		(b) the function may be exercised by the person for the time being occupying or acting in the office concerned.	11 12
	(12)	A function that has been delegated may, despite the delegation, be exercised by the delegator.	13 14
	(13)	The delegation of a function does not relieve the delegator of the delegator's obligation to ensure that the function is properly exercised.	15 16 17
	(14)	Subject to subsection (15), this section applies to a subdelegation of a function in the same way as it applies to a delegation of a function.	18 19 20
	(15)	If this Law authorises the delegation of a function, the function may be subdelegated only if the Law expressly authorises the function to be subdelegated.	21 22 23
30		ercise of powers between enactment and mmencement	24 25
	(1)	If a provision of this Law (the <i>empowering provision</i>) that does not commence on its enactment would, had it commenced, confer a power—	26 27 28
		(a) to make an appointment; or	29
		(b) to make a statutory instrument of a legislative or administrative character; or	30 31
		(c) to do another thing;	32
		then—	33

	(d)	the power may be exercised; and	1
	(e)	anything may be done for the purpose of enabling the exercise of the power or of bringing the appointment, instrument or other thing into effect;	2 3 4
	befor	re the empowering provision commences.	5
(2)	provi	provision of a Queensland Act (the <i>empowering ision</i>) that does not commence on its enactment would, it commenced, amend a provision of this Law so that it d confer a power—	6 7 8 9
	(a)	to make an appointment; or	10
	(b)	to make a statutory instrument of a legislative or administrative character; or	11 12
	(c)	to do another thing;	13
	then-	_	14
	(d)	the power may be exercised; and	15
	(e)	anything may be done for the purpose of enabling the exercise of the power or of bringing the appointment, instrument or other thing into effect;	16 17 18
	befor	re the empowering provision commences.	19
(3)	If—		20
	(a)	this Law has commenced and confers a power to make a statutory instrument (the <i>basic instrument-making power</i>); and	21 22 23
	(b)	a provision of a Queensland Act that does not commence on its enactment would, had it commenced, amend this Law so as to confer additional power to make a statutory instrument (the <i>additional instrument-making power</i>);	24 25 26 27 28
	then-	<u> </u>	29
	(c)	the basic instrument-making power and the additional instrument-making power may be exercised by making a single instrument; and	30 31 32

	(d)	any provision of the instrument that required an exercise of the additional instrument-making power is to be treated as made under subsection (2).	1 2 3
(4)		n instrument, or a provision of an instrument, is made er subsection (1) or (2) that is necessary for the purpose	4 5 6
	(a)	enabling the exercise of a power mentioned in the subsection; or	7 8
	(b)	bringing an appointment, instrument or other thing made or done under such a power into effect;	9 10
	the i	nstrument or provision takes effect—	11
	(c)	on the making of the instrument; or	12
	(d)	on such later day (if any) on which, or at such later time (if any) at which, the instrument or provision is expressed to take effect.	13 14 15
(5)	If—		16
	(a)	an appointment is made under subsection (1) or (2); or	17
	(b)	an instrument, or a provision of an instrument, made under subsection (1) or (2) is not necessary for a purpose mentioned in subsection (4);	18 19 20
	the a	appointment, instrument or provision takes effect—	21
	(c)	on the commencement of the relevant empowering provision; or	22 23
	(d)	on such later day (if any) on which, or at such later time (if any) at which, the appointment, instrument or provision is expressed to take effect.	24 25 26
(6)	right	thing done under subsection (1) or (2) does not confer a a, or impose a liability, on a person before the relevant owering provision commences.	27 28 29
(7)	(2) lapple	r the enactment of a provision mentioned in subsection but before the provision's commencement, this section ies as if the references in subsections (2) and (5) to the mencement of the empowering provision were references	30 31 32 33

		to the commencement of the provision mentioned in subsection (2) as amended by the empowering provision.	1 2
	(8)	In the application of this section to a statutory instrument, a reference to the enactment of the instrument is a reference to the making of the instrument.	3 4 5
Par	t 5	Distance, time and age	6
31	Ма	tters relating to distance, time and age	7
	(1)	In the measurement of distance for the purposes of this Law, the distance is to be measured along the shortest road ordinarily used for travelling.	8 9 10
	(2)	If a period beginning on a given day, act or event is provided or allowed for a purpose by this Law, the period is to be calculated by excluding the day, or the day of the act or event, and—	11 12 13 14
		(a) if the period is expressed to be a specified number of clear days or at least a specified number of days—by excluding the day on which the purpose is to be fulfilled; and	15 16 17 18
		(b) in any other case—by including the day on which the purpose is to be fulfilled.	19 20
	(3)	If the last day of a period provided or allowed by this Law for doing anything is not a business day in the place in which the thing is to be or may be done, the thing may be done on the next business day in the place.	21 22 23 24
	(4)	If the last day of a period provided or allowed by this Law for the filing or registration of a document is a day on which the office is closed where the filing or registration is to be or may be done, the document may be filed or registered at the office on the next day that the office is open.	25 26 27 28 29

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	(5)	If no time is provided or allowed for doing anything, the thing is to be done as soon as possible, and as often as the prescribed occasion happens.	
	(6)	If, in this Law, there is a reference to time, the reference is, in relation to the doing of anything in a jurisdiction, a reference to the legal time in the jurisdiction.	
	(7)	For the purposes of this Law, a person attains an age in years at the beginning of the person's birthday for the age.	7 8
Par	t 6	Effect of repeal, amendment or expiration	9 10
32	Tin	ne of Law ceasing to have effect	11
		If a provision of this Law is expressed—	12
		(a) to expire on a specified day; or	13
		(b) to remain or continue in force, or otherwise have effect, until a specified day;	14 15
		the provision has effect until the last moment of the specified day.	16 17
33	Re	pealed Law provisions not revived	18
		If a provision of this Law is repealed or amended by a Queensland Act, or a provision of a Queensland Act, the provision is not revived merely because the Queensland Act or the provision of the Queensland Act—	20
		(a) is later repealed or amended; or	23
		(b) later expires.	24
34	Sa	ving of operation of repealed Law provisions	25
	(1)	The repeal, amendment or expiry of a provision of this Law does not—	26 27

		(a)	revive anything not in force or existing at the time the repeal, amendment or expiry takes effect; or	1 2
		(b)	affect the previous operation of the provision or anything suffered, done or begun under the provision; or	3 4
		(c)	affect a right, privilege or liability acquired, accrued or incurred under the provision; or	5 6
		(d)	affect a penalty incurred in relation to an offence arising under the provision; or	7 8
		(e)	affect an investigation, proceeding or remedy in relation to such a right, privilege, liability or penalty.	9 10
	(2)	inves or e	such penalty may be imposed and enforced, and any such stigation, proceeding or remedy may be begun, continued nforced, as if the provision had not been repealed or nded or had not expired.	11 12 13 14
35	Co	ntinu	ance of repealed provisions	15
		enac prov	Queensland Act repeals some provisions of this Law and ts new provisions in substitution for the repealed isions, the repealed provisions continue in force until the provisions commence.	16 17 18 19
36	Lav	v and	l amending Acts to be read as one	20
			Law and all Queensland Acts amending this Law are to ead as one.	21 22
Part	: 7		Instruments under Law	23
37	Scl	nedul	e applies to statutory instruments	24
	(1)	that instr	Schedule applies to a statutory instrument, and to things may be done or are required to be done under a statutory ument, in the same way as it applies to this Law, and gs that may be done or are required to be done under this	25 26 27 28

		Law, except so far as the context or subject matter otherwise indicates or requires.	1 2
	(2)	The fact that a provision of this Schedule refers to this Law and not also to a statutory instrument does not, by itself, indicate that the provision is intended to apply only to this Law.	3 4 5 6
Part	8	Application to coastal waters	7
Part		Application to coastal waters	7

Schedu	le 2 Subject matter for conditions of mass or dimension authorities	1 2 3
	sections 100, 106 and 127	4
1	the maximum permissible mass of a heavy vehicle, a heavy vehicle together with its load, or a component of a heavy vehicle, being used on a road	5 6 7
2	the maximum permissible dimensions of a heavy vehicle (including its equipment), or a component or load of a heavy vehicle, being used on a road	8 9 10
3	the configuration of a heavy vehicle	11
4	the types of loads a heavy vehicle may carry	12
5	the use of signs and warning devices	13
6	the use of a pilot vehicle or escort vehicle	14
7	the times when a heavy vehicle may be used on a road	15
8	8 the maximum speed at which a heavy vehicle may be driven on a road	
9	9 requirements about monitoring the movement of a heavy vehicle	
10	the use of stated technology to—	20
	(a) ensure the safe use of a heavy vehicle; or	21
	(b) ensure a heavy vehicle will not cause damage to road infrastructure; or	22 23
	(c) minimise the adverse effect of the use of a heavy vehicle on public amenity	24 25

Schedule 3	Reviewable decisions	
	section 581, definition reviewable decision	
Part 1	Decisions of Regulator	
Section under which decision made	Description of decision	
section 54	decision of Regulator not to grant a vehicle standards exemption (permit)	
section 54	decision of Regulator to grant a vehicle standards exemption (permit) for a period less than the period of not more than 3 years sought by the applicant	
section 57	decision of Regulator to impose on a vehicle standards exemption (permit) a condition not sought by the applicant	
section 61	decision of Regulator not to make a decision sought in an application for amendment or cancellation of a vehicle standards exemption (permit)	
section 62	decision of Regulator to amend or cancel a vehicle standards exemption (permit)	
section 65	decision of Regulator not to give a replacement permit for a vehicle standards exemption (permit)	
section 103	decision of Regulator not to grant a mass or dimension exemption (permit) other than because a relevant road manager for the exemption did not consent to the grant	
section 103	decision of Regulator to grant a mass or dimension exemption (permit) for a period less than the period of not more than 3 years sought by the applicant	
section 106	decision of Regulator to impose on a mass or dimension exemption (permit) a condition not sought by the applicant and not a road condition required by a relevant road manager for the exemption	
section 124	decision of Regulator not to grant a class 2 heavy vehicle authorisation (permit) other than because a relevant road manager for the authorisation did not consent to the grant	

1

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3

Section under which decision made	Description of decision
section 124	decision of Regulator to grant a class 2 heavy vehicle authorisation (permit) for a period less than the period of not more than 3 years sought by the applicant
section 127	decision of Regulator to impose on a class 2 heavy vehicle authorisation (permit) a condition not sought by the applicant and not a road condition required by a relevant road manager for the authorisation
section 146	decision of Regulator not to make a decision sought in an application for amendment of a mass or dimension authority granted by giving a permit to a person
section 147	decision of Regulator to amend or cancel a mass or dimension authority granted by giving a permit to a person, other than at the request of a relevant road manager
section 149	decision of Regulator to immediately suspend a mass or dimension authority granted by giving a permit to a person
section 152	decision of Regulator not to give a replacement permit for a mass or dimension authority
section 242	decision of Regulator not to grant a work and rest hours exemption (permit)
section 242	decision of Regulator to grant a work and rest hours exemption (permit) that does not cover all of the drivers sought by the applicant
section 242	decision of Regulator to grant a work and rest hours exemption (permit) setting maximum work times or minimum rest times different to the maximum work times or minimum rest times sought by the applicant
section 242	decision of Regulator to grant a work and rest hours exemption (permit) for a period less than the period of not more than 3 years sought by the applicant
section 245	decision of Regulator to impose on a work and rest hours exemption (permit) a condition not sought by the applicant
section 249	decision of Regulator not to make a decision sought in an application for the amendment or cancellation of a work and rest hours exemption (permit)
section 250	decision of Regulator to amend or cancel a work and rest hours exemption (permit)

Section under which decision made	Description of decision
section 251	decision of Regulator to immediately suspend a work and rest hours exemption (permit)
section 254	decision of Regulator not to give a replacement permit for a work and rest hours exemption (permit)
section 313	decision of Regulator not to grant an electronic recording system approval
section 313	decision of Regulator to impose on an electronic recording system approval a condition not sought by the applicant
section 321	decision of Regulator not to make a decision sought in an application for amendment or cancellation of an electronic recording system approval
section 322	decision of Regulator to amend or cancel an electronic recording system approval
section 333	decision of Regulator not to grant a work diary exemption (permit)
section 333	decision of Regulator to grant a work diary exemption (permit) for a period less than the period of not more than 3 years sought by the applicant
section 336	decision of Regulator to impose on a work diary exemption (permit) a condition not sought by the applicant
section 340	decision of Regulator not to make a decision sought in an application for the amendment or cancellation of a work exemption (permit)
section 341	decision of Regulator to amend or cancel a work diary exemption (permit)
section 344	decision of Regulator not to give a replacement permit for work diary exemption (permit)
section 410	decision of Regulator not to grant a heavy vehicle accreditation
section 410	decision of Regulator to grant a heavy vehicle accreditation for a period less than the period of not more than 3 years sought by the applicant

Section under which decision made	Description of decision
section 410	decision of Regulator to grant an AFM accreditation setting maximum work times and minimum rest times different to the maximum work times and minimum rest times sought by the applicant
section 414(2)	decision of Regulator to impose on a heavy vehicle accreditation a condition not sought by the applicant
section 424	decision of Regulator not to make a decision sought in an application for amendment or cancellation of a heavy vehicle accreditation
section 425	decision of Regulator to amend, suspend or cancel a heavy vehicle accreditation
section 426	decision of Regulator to immediately suspend a heavy vehicle accreditation
section 429	decision of Regulator not to give a replacement accreditation certificate
section 507	decision of Regulator that a thing or sample is forfeited to the Regulator

Part 2 Decisions of authorised officers

1 2

Sectio	n under
which	decision
made	

Description of decision

section 516 decision of an authorised officer who is not a police officer to give a person an improvement notice

sections 516 and 518 decision of an authorised officer who is not a police officer to amend an improvement notice given to a person

Part 3 Decisions of relevant road managers

1 2

Section under which decision made	Description of decision
section 136	decision of a relevant road manager for a mass or dimension authority, that is a public authority, not to consent to the grant of the authority
section 138	decision of a relevant road manager for a mass or dimension authority, that is a public authority, to consent to the grant of the authority subject to a condition that a road condition be imposed on the authority
section 144	decision of a relevant road manager for a mass or dimension authority (granted by Commonwealth Gazette notice), that is a public authority, to request the authority be amended or cancelled
section 148	decision of a relevant road manager for a mass or dimension authority (granted by giving a permit to a person), that is a public authority, to request the authority be amended or cancelled

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