

Queensland

Commonwealth Games Arrangements (Brand Protection) Amendment Bill 2013



Queensland

Commonwealth Games Arrangements (Brand Protection) Amendment Bill 2013

Contents

			Page
Part 1	Prelimina	у	
1	Short title		6
Part 2	Amendme 2011	nt of Commonwealth Games Arrangements Act	
2	Act amend	ed	6
3	Amendmei	nt of long title	6
4	Replaceme	ent of pt 1, hdg (Preliminary)	7
5	Replaceme	ent of s 3 (Purpose of Act)	7
6	Amendmei	nt of s 5 (Definitions)	7
7	Replacement of pt 2, hdg (Gold Coast 2018 Commonwealth Games Corporation)		8
8	Renumber	ing of pt 3 (The board)	8
9	Replacement of particular headings in ch 2, pt 2 as renumbered by this Act		8
10	Renumber	ing of pts 4 and 5	9
11	Amendment of s 42 (Application of pt 4)		9
12	Insertion o	f new ch 3	9
	Chapter 3	Use of protected images and references	
	Part 1	Preliminary	
	48	Extraterritorial application of ch 3	9
	49	Meaning of prohibited purpose	9
	50	Meaning of deceptively similar	10
	Part 2	Offences	
	51	Use of protected image or reference for prohibited purpose	11
	52	Misleading conduct in relation to sponsorship arrangements	12

Contents

53	Exception for use of generic Games reference	13
54	Exception for use of business or company name	13
55	Exception for persons with right to prevent passing off	14
Part 3	Authority to use protected images or protected references	
56	Grant of authority	14
57	Register of authorities	15
Part 4	Injunctions and orders	
58	Definitions for pt 4	16
59	Court's other powers not affected	17
60	Injunctions	18
61	Disclosure of information and corrective advertising .	19
62	Damages	20
63	Account of profits	20
64	Court may make more than one order	21
Part 5	Seizure and surrender	
65	Definitions for pt 5	21
66	Seizure of goods, advertising material or device during seizure period	22
67	Receipt for seized item	25
68	Seized item must be given to the OCGC	25
69	Return of seized item and compensation	26
70	Forfeiture of seized item to the State by chief executive's decision	26
71	Voluntary forfeiture of seized item to the State	27
72	Court may order forfeiture of seized item to the State	27
73	Notification of forfeiture	28
74	When seized item becomes property of the State	28
75	How property may be dealt with	28
76	Surrender of goods, advertising material or device	28
Part 6	Other provisions	
77	Civil rights and remedies not affected	30
78	Actions for passing off against particular entities	30
79	Expiry of ch 3	30
Replaceme	ent of pt 6, hdg (Miscellaneous)	31
Renumber	ing of s 48 (Regulation-making power)	31
Numbering	and amendment of schedule (Dictionary)	31

13 14 15

Commonwealth Games Arrangements (Brand Protection) Amendment Bill 2013

Contents

16	Insertion of ne	ew schs 1 to 3	35
	Schedule 1	Expressions that are ACGA references	
	Schedule 2	Expressions that are CGF references	
	Schedule 3	Games references	
Part 3	Amendment of	of Police Powers and Responsibilities Act 2000	
17	Act amended	Act amended	
18	Amendment of	Amendment of sch 1 (Acts not affected by this Act)	

2013

A Bill

for

An Act to amend the *Commonwealth Games Arrangements Act* 2011 and the *Police Powers and Responsibilities Act* 2000 for particular purposes

[s	1]
----	---	---

	The P	arliament of Queensland enacts—	1
	Part	1 Preliminary	2
Clause	1	Short title This Act may be cited as the Commonwealth Games Arrangements (Brand Protection) Amendment Act 2013.	3 4 5
	Part	2 Amendment of Commonwealth Games Arrangements Act 2011	6 7
Clause	2	Act amended This part amends the Commonwealth Games Arrangements Act 2011.	8 9 10
Clause	3	Amendment of long title Long title, after 'Corporation'— insert— ', to regulate the use of references and images associated with the XXI Commonwealth Games,'.	11 12 13 14 15
		·	_

_	<i>7</i> 11
	41
_	٠,٦

Clause	4	-	ement of pt 1, hdg (Preliminary) 1, heading—	1 2
		omit	t, insert—	3
	'Cha	apter 1	l Preliminary'.	4
Clause	5	Replace	ement of s 3 (Purpose of Act)	5
		Sect	ion 3—	6
		omit	t, insert—	7
	'3	Purpose	es of Act	8
		'The	e purposes of this Act are to—	9
		(a)	establish the Gold Coast 2018 Commonwealth Game Corporation to plan, organise and deliver the Commonwealth Games, in conjunction with the ACG and the CGF; and	ne 11
		(b)	protect the integrity of images or expressions, ar sponsorship arrangements, associated with the Commonwealth Games by—	nd 14 ne 15 16
			(i) prohibiting the unauthorised use of protected images and protected references; and	ed 17 18
			(ii) prohibiting conduct falsely inferring a person association with the Commonwealth Games; and	
			(iii) conferring rights of redress on entities associated with the Commonwealth Games who are affected by a person's contravention of a prohibition mentioned in subparagraph (i) or (ii).'.	ed 22
Clause	6	Amendr	ment of s 5 (Definitions)	25
		Sect	ion 5, 'the schedule'—	26
		omit	t, insert—	27
		'sch	edule 4'.	28

[s 7]

clause		placement of pt 2, hdg mmonwealth Games C		1 2
		Part 2, heading—		3
		omit, insert—		4
	'Chapt	er 2 Gold Co	oast 2018	5
		Commo	nwealth Games	6
		Corpora	ation	7
	'Part 1	Establis	hment and functions'.	8
Clause	8 Re	numbering of pt 3 (The	board)	9
		Part 3—		10
		renumber as part 2 of cha	apter 2.	11
Clause		placement of particular numbered by this Act	headings in ch 2, pt 2 as	12 13
	(1)	-	icular headings in chapter 2, part 2 as o convert divisions 6 and 7 into parts ion 6 into divisions.	14 15 16
	(2)		umbered by this Act is amended by nentioned in column 1 and inserting in column 2—	17 18 19
		Column 1	Column 2	
	H	leading omitted	Heading inserted	
	Chapter 2	, Part 2, division 6, heading	Part 3 Staff of the corporation	
	Chapter 2, Pa	art 2, division 6, subdivision 1, heading	Division 1 Chief executive officer	
	Chapter 2, Pa	art 2, division 6, subdivision 2, heading	Division 2 Other staff members	
	Chapter 2	, Part 2, division 7, heading	Part 4 Budget and funding agreement	

ſs	1	0

Clause	10	Rei	numb	ering of pts 4 and 5	1
			Parts	s 4 and 5—	2
			renu	mber as parts 5 and 6 of chapter 2.	3
Clause	11	Am	endn	nent of s 42 (Application of pt 4)	4
			Sect	ion 42, heading, 'pt 4'—	5
			omit	, insert—	6
			'pt 5	····	7
Clause	12	Ins	ertio	n of new ch 3	8
			Afte	r section 47—	9
			inser	<i>t</i> —	10
	'Ch	apt	er 3	Use of protected images	11
				and references	12
	'Paı	rt 1		Preliminary	13
	'48	Ext	rater	ritorial application of ch 3	14
		'(1)	This	chapter applies both within and outside Queensland.	15
		'(2)		chapter applies outside Queensland to the full extent of extraterritorial legislative power of the Parliament.	16 17
	'49	Ме	aning	of prohibited purpose	18
		'(1)		this chapter, the use of an image or expression is for a <i>tibited purpose</i> if the use—	19 20
			(a)	is for a commercial purpose; or	21
			(b)	is for an advertising, marketing or promotional purpose, whether or not for commercial gain; or	22 23

[s	1	2
----	---	---

1 2 3
4
5
6 7 8
9 10
11
12 13
14 15
16
17
18 19
20
21 22
23 24 25
26
27
28
29 30

s	1	21	

		Note-	_	1
		wi Th thi	is Act refers to an image or expression that is substantially identical th, or deceptively similar to, a protected image or protected reference. the concepts of 'substantially identical with' (which is not defined in s Act) and 'deceptively similar' (which is defined in this section) are the defined for consistency with the <i>Trade Marks Act 1995</i> (Cwlth).	2 3 4 5 6
'Pa	rt 2		Offences	7
51		e of p	protected image or reference for prohibited	8 9
	'(1)	-	erson must not use any of the following for a prohibited pose—	10 11
		(a)	a protected image or protected reference;	12
		(b)	an image that is substantially identical with, or deceptively similar to, a protected image;	13 14
		(c)	an image or expression that is substantially identical with, or deceptively similar to, a protected reference.	15 16
		Max	timum penalty—100 penalty units.	17
	'(2)	Sub	section (1) does not apply to—	18
		(a)	the use of a protected image or protected reference that is authorised by an authority granted under section 56; or	19 20 21
		(b)	the use of an image or expression by—	22
			(i) the corporation; or	23
			(ii) the ACGA; or	24
			(iii) the CGF.	25
		Note-	_	26
		Se	e also sections 53, 54 and 55 for other exceptions.	27

S 12

52			ing conduct in relation to sponsorship ments	1 2
	'(1)	A pe	erson commits an offence if—	3
		(a)	the person engages in conduct that would cause a reasonable person to believe a particular person has a sponsorship arrangement with or relating to—	4 5 6
			(i) a Games-related entity; or	7
			(ii) the Commonwealth Games; or	8
			(iii) an event or program associated with the Commonwealth Games whether or not the event or program relates to sport; and	9 10 11
		(b)	the arrangement does not exist.	12
		Max	imum penalty—100 penalty units.	13
		Note-	_	14
		See	e, however, sections 53, 54 and 55.	15
	'(2)	A pe	erson commits an offence if—	16
		(a)	the person engages in conduct that would cause a reasonable person to believe that goods or services have an affiliation with—	17 18 19
			(i) a Games-related entity; or	20
			(ii) the Commonwealth Games; or	21
			(iii) an event or program associated with the Commonwealth Games whether or not the event or program relates to sport; and	22 23 24
		(b)	the affiliation does not exist.	25
		Max	imum penalty—100 penalty units.	26
		Note-	_	27
		See	e, however, sections 53, 54 and 55.	28

53	Exc	cepti	on fo	r use of generic Games reference	1
	'(1)	Sections 51 and 52 do not apply to the use of a generic Games reference, or a similar thing, by a person if—			
		(a)	the r	reference or thing, when used by the person—	4
			(i)	does not refer to the Commonwealth Games; and	5
			(ii)	does not refer to an event or program associated with the Commonwealth Games whether or not the event or program relates to sport; and	6 7 8
		(b)	refer	asonable person would not infer that the reference rs to, or is intended to refer to, a thing mentioned in graph (a)(i) or (ii).	9 10 11
	'(2)	In th	nis sec	tion—	12
		gen	eric G	ames reference means—	13
		(a)		ames reference that is an expression mentioned in edule 3, part 1, item 3, 9 or 12; or	14 15
		(b)		ames reference that is prescribed under a regulation generic Games reference; or	16 17
		(c)		ames reference that is an adaptation of an expression tioned in paragraph (a) or (b).	18 19
		an i	mage	<i>ing</i> , in relation to a generic Games reference, means or expression that is substantially identical with, or y similar to, the generic Games reference.	20 21 22
54	Exc	cepti	on fo	r use of business or company name	23
	'(1)	Sect	ions 5	51 and 52 do not apply to the use of—	24
		(a)	a reg	gistered business name; or	25
		(b)		gistered name of a company incorporated under the porations Act 2001 (Cwlth).	26 27
	'(2)	In th	nis sec	tion—	28
		_		business name means a business name registered Business Names Registration Act 2011 (Cwlth).	29 30

[s	1	2
10	•	_

'55	Exc	ception for persons with right to prevent passing off	1
	'(1)	Sections 51 and 52 do not apply to the use of a protected image, a protected reference or a similar thing by a person (the <i>existing user</i>) if—	2 3 4
		(a) immediately before the commencement of this chapter, the existing user would have been entitled, through an action for passing off, to prevent another person from using the image, reference or thing to pass off goods, services or a business as goods, services or a business of the existing user; and	5 6 7 8 9 10
		(b) the use of the image, reference or thing is substantially consistent with the purpose for which it was used immediately before commencement.	11 12 13
	'(2)	In this section—	14
		similar thing means—	15
		(a) an image that is substantially identical with, or deceptively similar to, a protected image; or	16 17
		(b) an image or expression that is substantially identical with, or deceptively similar to, a protected reference.	18 19
'Pa	rt 3	Authority to use protected images or protected references	20 21
		ages or protection references	21
'56	Gra	ant of authority	22
	'(1)	The corporation may grant a person an authority to use a Games image or Games reference for a prohibited purpose.	23 24
	'(2)	The ACGA may grant a person an authority to use an ACGA image or ACGA reference for a prohibited purpose.	25 26
	'(3)	The CGF may grant a person an authority to use a CGF image or CGF reference for a prohibited purpose.	27 28

'(4)		rence	ster may grant a person an authority to use a Games for a prohibited purpose that is not a commercial	1 2 3
'(5)	Min	Before granting an authority mentioned in subsection (4), the Minister must consult with the corporation, the ACGA and the CGF regarding the grant of the authority.		
'(6)	unde	er thi	CGA, the CGF or the Minister grants an authority is section, the grantor of the authority must give of the grant to the corporation.	7 8 9
' (7)	An a	author	rity granted under this section—	10
	(a)	mus	t be in writing; and	11
	(b)	mus	t contain—	12
		(i)	a description of the protected image or protected reference authorised by the authority to be used (the <i>stated image or reference</i>); and	13 14 15
		(ii)	the name of the person authorised by the authority to use the stated image or reference (the <i>stated person</i>); and	16 17 18
		(iii)	the purpose (the <i>stated prohibited purpose</i>) for which the authority authorises the stated person to use the stated image or reference; and	19 20 21
		(iv)	the date the authority was granted; and	22
		(v)	the duration of the authority; and	23
	(c)	auth of t	r include reasonable conditions the grantor of the cority considers appropriate having regard to the use the protected image or the protected reference for each the authority is granted; and	24 25 26 27
	(d)		norises the stated person to use the stated image or rence for the stated prohibited purpose.	28 29
Re	giste	r of a	uthorities	30
' (1)	The	corpo	oration must—	31

[s ⁻	12]
-----------------	-----

	(a)	keep a register of authorities granted under section 56; and	1 2
	(b)	include in the register details of—	3
		(i) each authority granted by the corporation under section $56(1)$; and	4 5
		(ii) each authority that the corporation has been given written notice of under section 56(6).	6 7
'(2)	The inspe	corporation must keep the register available for ection—	8 9
	(a)	by members of the public at the corporation's office during the corporation's normal office hours; and	10 11
	(b)	on the corporation's website.	12
		Editor's note—	13
		The corporation's website is <www.goldoc.com>.</www.goldoc.com>	14
Part 4		Injunctions and orders	15
58 De	finitio	ons for pt 4	16
	'In tl	his part—	17
		rieved party, for conduct mentioned in section 62(1) or), means—	18 19
	(a)	generally—	20
		(i) for conduct relating to a Games image or Games reference—the corporation; or	21 22
		(ii) for conduct relating to an ACGA image or ACGA reference—the ACGA; or	23 24

	(b)	if the conduct relates to a protected image or protected reference and a person has a current authority granted under section 56 to use the image or reference—includes that person.	1 2 3 4
		<i>orised applicant</i> , for conduct mentioned in section 60(1) 1(1)—	5 6
	(a)	means generally—	7
		(i) for conduct relating to a Games image or Games reference—the corporation; or	8 9
		(ii) for conduct relating to an ACGA image or ACGA reference—the ACGA; or	10 11
		(iii) for conduct relating to a CGF image or CGF reference—the CGF; and	12 13
	(b)	if, in relation to the conduct, the offending party has been charged with an offence against section 51 or 52, or an offence of counselling or procuring the commission of, or attempting or conspiring to commit, an offence against section 51 or 52—includes a prosecutor prosecuting the offence; and	14 15 16 17 18 19
	(c)	if the conduct relates to a protected image or protected reference and a person has a current authority granted under section 56 to use the image or reference—includes that person.	20 21 22 23
	offer	ading party means—	24
	(a)	for conduct mentioned in section 60(1)—the offending party mentioned in that subsection; or	25 26
	(b)	for conduct mentioned in section 61(1)—the offending party mentioned in that subsection.	27 28
Co	urt's	other powers not affected	29
		powers conferred on a court by this part are in addition	30
		nd do not limit, any other powers of the court under the alties and Sentences Act 1992 or any other law.	31 32

[s	1	2

'60	Injunctions			1	
	'(1)	This section applies if an authorised applicant reasonably believes a person (an <i>offending party</i>) has engaged, is engaging or is proposing to engage in conduct that constituted, constitutes or would constitute—		2 3 4 5	
		(a)	an offence against section 51 or 52; or	6	
		(b)	an offence of counselling or procuring the commission of, or attempting or conspiring to commit, an offence mentioned in paragraph (a).	7 8 9	
	'(2)	inju	authorised applicant may apply to the court for an antion restraining the offending party from engaging in conduct or continuing to engage in the conduct.	10 11 12	
	'(3)	offer enga	court may grant an interim injunction, restraining the nding party from engaging in the conduct or continuing to age in the conduct, pending a decision about the ication.	13 14 15 16	
	'(4)	Afte	er considering the application, the court may—	17	
		(a)	if the court is satisfied, on the balance of probabilities, that the offending party has engaged, or is likely to engage or continue to engage, in the conduct—grant the injunction; or	18 19 20 21	
		(b)	refuse to grant the injunction.	22	
	'(5)	the o	the court is satisfied there is adequate reason for doing so, court may grant an injunction under subsection (3) or (4) tout notice to the offending party.	23 24 25	
	'(6)	The	court may grant the injunction—	26	
		(a)	if the court is satisfied the offending party has engaged in the conduct mentioned in subsection (1)—whether or not it appears to the court that the offending party intends to engage again or continue to engage in the conduct; or	27 28 29 30 31	
		(b)	if it appears to the court that, if the injunction is not granted, it is likely that the offending party will engage	32 33	

			continue to engage in the conduct mentioned in absection (1)—	1 2
		(i)	whether or not the offending party has previously engaged in the conduct; and	3 4
		(ii	i) whether or not there is an imminent danger of substantial damage to a person if the offending party engages in the conduct.	5 6 7
	'(7)	In this s	section—	8
		court m	neans the Supreme Court of Queensland.	9
'61	Dis	closure	of information and corrective advertising	10
	'(1)		ction applies if a court is reasonably satisfied that a (an <i>offending party</i>) has engaged in conduct that—	11 12
		(a) co	ontravenes section 51 or 52; or	13
		of	onstitutes counselling or procuring the contravention 5, or attempting or conspiring to contravene, section 51 52.	14 15 16
	'(2)		art may, on the application of an authorised applicant, ither or both of the following orders—	17 18
		in	order requiring the offending party to disclose formation relating to the conduct that is in the party's assession, or to which the party has access—	19 20 21
		(i)) to the public or a person stated in the order; and	22
		(ii	i) in the way stated in the order;	23
			n order requiring the offending party to publish an livertisement—	24 25
		(i)) in terms stated in the order; and	26
		(ii	i) in the way, and at the times, stated in the order; and	27
		(ii	ii) at the expense of the offending party.	28
	'(3)	In this s	section—	29
		court m	neans—	30

[s ⁻	12]
-----------------	-----

		(a) (b)	if the order is sought in conjunction with, and in the course of, another proceeding under this chapter, whether for an offence or otherwise—the court hearing the other proceeding; or if paragraph (a) does not apply—a Magistrates Court,	1 2 3 4 5
		(0)	regardless of any civil jurisdictional limit, including any monetary limit, applying to a Magistrates Court.	6 7
62	Da	mage	es	8
	'(1)	dam	s section applies if an aggrieved party suffers loss or age because of the conduct of another person (the <i>inding party</i>) that—	9 10 11
		(a)	contravenes section 51 or 52; or	12
		(b)	constitutes counselling or procuring the contravention of, or attempting or conspiring to contravene, section 51 or 52.	13 14 15
	'(2)	cour	aggrieved party may, by claim, start a proceeding in a rt of competent jurisdiction against the offending party to wer the amount of the loss or damage.	16 17 18
	'(3)	subs	e court is reasonably satisfied of the matters mentioned in section (1), the court may grant the relief mentioned in section (2).	19 20 21
	'(4)		action under this section must not be brought after the ter of the following—	22 23
		(a)	the expiration of 6 years from the date on which the cause of action arose;	24 25
		(b)	the dissolution day.	26
63	Ac	coun	t of profits	27
	'(1)	This part	s section applies if the conduct of a person (the <i>offending</i> y)—	28 29
		(a)	contravenes section 51 or 52; or	30

65	Det	'In t	chis part— ropriate body, for a seized item, means—	24 25 26
'Pa	rt 5		Seizure and surrender	23
	'(2)	orde	aggrieved party is not entitled to, and a court must not er, damages under section 62 and an account of profits er 63 in relation to the same conduct.	20 21 22
		(b)	make more than 1 order under this part.	19
		(a)	grant an injunction and 1 or more orders under this part; or	17 18
	'(1)	Sub	ject to subsection (2), a court may in a proceeding—	16
64	Со	urt m	nay make more than one order	15
		(b)	the dissolution day.	14
		(a)	the expiration of 6 years from the date on which the cause of action arose;	12 13
	'(4)		action under this section must not be brought after the ier of the following—	10 11
	'(3)	subs	the court is reasonably satisfied of the matter mentioned in section (1)(a) or (b), the court may grant the relief attioned in subsection (2).	7 8 9
	'(2)	cour	aggrieved party may, by claim, start a proceeding in a rt of competent jurisdiction against the offending party for ef by way of an account of profits.	4 5 6
		(b)	constitutes counselling or procuring the contravention of, or attempting or conspiring to contravene, section 51 or 52.	1 2 3

ſs	1	2

	(a)		he relevant contravention relates to a games image or hes reference—the corporation; or	1 2
	(b)		ne relevant contravention relates to an ACGA image ACGA reference—the ACGA; or	3 4
	(c)		ne relevant contravention relates to a CGF image or F reference—the CGF.	5 6
	marl	ked w	with, in relation to goods—	7
	1	ima	ods are <i>marked with</i> an image or expression if the ge or expression is marked on 1 or more of the owing, whether in physical or electronic form—	8 9 10
		(a)	the goods;	11
		(b)	any covering or container in which the goods are wholly or partly enclosed;	12 13
		(c)	anything placed in or attached to a covering or container mentioned in paragraph (1)(b);	14 15
		(d)	anything attached to the goods or around which the goods are wrapped or wound.	16 17
	2	thin	paragraph 1, a reference to marked in relation to a g mentioned in paragraph 1(a) to (d) includes a rence to attached to, or incorporated into or with the g.	18 19 20 21
			f a seized item, includes a person who would be possession of the item had it not been seized.	22 23
	conti	raven	contravention, for a seized item, means the tion of section 51 or 52 on the basis of which the seized under section 66.	24 25 26
			m means goods, advertising material or a device der section 66.	27 28
			oods, advertising material or device re period	29 30
(1)	_		on applies if—	31
` /			11	

'(1)

	(a)	advertising material or a device in, or in the immediate	1 2 3
	(b)		4 5
		(i) a protected image or protected reference; or	6
		identical with, or deceptively similar to, a	7 8 9
		· · · · · · · · · · · · · · · · · · ·	1(11
	(c)	expression mentioned in paragraph (b) is being used, or is intended to be used, in contravention of section 51 or	12 13 14 15
2)	The	olice officer may seize the goods, material or device.	16
3) A regulation may prescribe any of the following as a place for this section—		• • • • • • • • • • • • • • • • • • • •	17 18
	(a)	a venue, or other place, associated with—	19
			20 21
		Commonwealth Games, whether or not the event	22 23 24
	(b)	public for travelling to or from the Commonwealth Games, including a place in Brisbane or another area outside the Gold Coast area that may be used by members of the public for travelling to or from the Gold	25 26 27 28 29 30
	(c)	shown or are expected to be shown on a screen, whether	31 32 33

[s	1	2
----	---	---

	(d)	a public place at which members of the media are or are expected to be present for reporting news of, or associated with, the Commonwealth Games;	1 2 3				
	(e)	a public place at which members of the public are congregated, or are expected to congregate, for a purpose associated with the Commonwealth Games.	4 5 6				
		Example—	7				
		a public place at which 1 or more persons selected to compete in the Commonwealth Games are making a public appearance	8 9				
' (4)	A re	gulation—	10				
	(a)	may prescribe a public place as a relevant place under subsection (3)(b), (c), (d) or (e) only for the part of the seizure period during which the place is or is expected to be of a kind mentioned in the paragraph; and	11 12 13 14				
	(b)	must state the part of the seizure period for which the public place is a relevant place for this section.	15 16				
' (5)	In this section—						
	publ	lic place means a place—	18				
	(a)	that the public is entitled to use, is open to members of the public or is used by the public, whether or not on payment of money; or	19 20 21				
		Examples of a place that may be a public place under paragraph (a)—	22 23				
		a bus or train station, a park, a road	24				
	(b)	the occupier of which allows, whether or not on payment of money, members of the public to enter.	25 26				
		Examples of a place that may be a public place under paragraph (b)—	27 28				
		a shopping mall, a showground	29				
		<i>ure period</i> means the period commencing on 1 January 8 and ending on 30 April 2018.	30 31				

67	Receipt for seized item					
	'(1)	If a police officer seizes goods, advertising material or a device under section 66, the officer must, as soon as reasonably practicable after seizing the goods, material or device—				
		(a)	if the person from whom the goods, material or device was seized is present—give, or cause to be given, to the person a receipt for the seized item; or	6 7 8		
		(b)	if for any reason it is not practicable to comply with paragraph (a)—leave the receipt at the place of seizure in a conspicuous position and in a reasonably secure way.	9 10 11 12		
	'(2)	A re	eceipt under subsection (1)—	13		
		(a)	may be for all items seized from the person or the place; and	14 15		
		(b)	must generally describe the seized item and its condition.	16 17		
	'(3)		s section does not apply if the police officer reasonably eves—	18 19		
		(a)	there is no-one apparently in possession of the seized item or the seized item has been abandoned; or	20 21		
		(b)	because of the condition, nature and value of the seized item it would be unreasonable to require the officer to comply with this section.	22 23 24		
68	Seized item must be given to the OCGC					
	'(1)	If a police officer seizes goods, advertising material or a device under section 66, the officer must give the seized item to the OCGC as soon as practicable after the seizure.				
	'(2)	The	OCGC must keep the seized item until it is—	29		
		(a)	returned to its owner under section 69; or	30		
		(b)	forfeited to the State under this part.	31		

[s	1	2]
----	---	----

'69	Return of seized item and compensation						
	'(1)	Subsection (2) applies if a seized item has some intrinsic value and is not forfeited to the State under this part.	2 3				
	'(2)	The OCGC must return the seized item to its owner—	4				
		(a) generally—within 6 months after the seizure; or	5				
		(b) if a proceeding involving the item is started under this Act within the 6 months—at the end of the proceeding and any appeal from the proceeding.	6 7 8				
	'(3)	If a seized item has been destroyed, the appropriate body for the item must pay, to the item's owner, compensation—	9 10				
		(a) equal to the market value of the item at the time of the seizure; and	11 12				
		(b) any other loss or damage incurred by the owner as a result of the seizure.	13 14				
	'(4)	Nothing in this section affects a lien or other security over the seized item.					
	'(5)	In this section—	17				
		<i>destroyed</i> , for a seized item, includes damaged to the extent that the item is no longer fit for its intended use.	18 19				
'70	Forfeiture of seized item to the State by chief executive's decision						
	'(1)	This section applies if a seized item is required to be returned to its owner under section 69.					
	'(2)	The chief executive may decide the seized item is forfeited to the State if the OCGC—					
		(a) after making reasonable inquiries, can not find its owner; or	26 27				
		(b) after making reasonable efforts, can not return it to its owner.	28 29				
	'(3)	However, the OCGC is not required to—	30				
		(a) make inquiries if it would be unreasonable to make inquiries to find the seized item's owner; or	31 32				

		(b)	make efforts if it would be unreasonable to make efforts to return the seized item to its owner.	1 2
		Exam	pple for paragraph (b)—	3
		the	owner of the seized item has migrated to another country	4
	'(4)	_	ard must be had to the seized item's condition, nature and e in deciding—	5 6
		(a)	whether it is reasonable to make inquiries or efforts; and	7
		(b)	if inquiries or efforts are made—what inquiries or efforts, including the period over which they are made, are reasonable.	8 9 10
71	Vol	untar	ry forfeiture of seized item to the State	11
	'(1)		owner of a seized item may, at any time, forfeit the item e State by written notice to the OCGC.	12 13
	'(2)		receipt by the OCGC of the written notice, the seized item refeited to the State.	14 15
72	Со	urt m	ay order forfeiture of seized item to the State	16
	'(1)	This	section applies if a court—	17
		(a)	convicts a person of an offence against section 51 or 52; or	18 19
		(b)	grants an injunction, or makes an order under part 4 against a person in relation to a contravention of section 51 or 52.	20 21 22
	'(2)	gran	en imposing a sentence on the person for the offence, or ting the injunction or making the order, the court may order a seized item to be forfeited to the State if—	23 24 25
		(a)	the person is the owner of the item; and	26
		(b)	the item was the subject of the contravention of section 51 or 52.	27 28
	'(3)		court may also make any order that it considers opriate to enforce the forfeiture.	29 30

|--|

'73	Notification of forfeiture					
	'(1)	This section applies if a seized item is forfeited to the State under this part.				
	'(2)	The OCGC must notify the corporation, the ACGA and the CGF in writing of the forfeiture.	4 5			
'74	Wh	en seized item becomes property of the State	6			
		'A seized item becomes the property of the State if the item is forfeited to the State under this part.	7 8			
'75	Но	w property may be dealt with	9			
	'(1)	This section applies if, under section 74, a seized item becomes the property of the State.	10 11			
	'(2)	The chief executive may deal with the seized item as the chief executive considers appropriate, including, for example, by destroying it or giving it away.	12 13 14			
	'(3)	The chief executive must not deal with the seized item in a way that could prejudice the outcome of an appeal against the forfeiture under this part.				
	'(4)	If the seized item is to be disposed of by sale, the chie executive must consult with the appropriate body for the iten before the sale.				
'76	Su	rrender of goods, advertising material or device	21			
	'(1)	This section applies if the corporation notifies a person that the corporation reasonably believes—	22 23			
		(a) the person owns or possesses goods that are marked with, or advertising material or a device that contains—	24 25			
		(i) a protected image or protected reference; or	26			
		(ii) an image or expression that is substantially identical with, or deceptively similar to, a protected reference; or	27 28 29			

		(iii) an image that is substantially identical with, or deceptively similar to, a protected image; and	1 2
	(b)	the image or expression mentioned in paragraph (a) is being used, or is intended to be used, in contravention of section 51 or 52.	3 4 5
'(2)		person may surrender the goods, advertising material or ce to the corporation.	6 7
'(3)		e goods, advertising material or device (the <i>surrendered</i>) is surrendered under this section—	8 9
	(a)	sections 68 to 75 apply, with necessary changes, to the surrendered item as if it were a seized item; and	10 11
	(b)	the corporation must, as soon as reasonably practicable after the surrender, give, or cause to be given, to the person a receipt for the surrendered item.	12 13 14
' (4)	The	notice under subsection (1) must—	15
	(a)	be in writing; and	16
	(b)	explain, in plain English, the effect that sections 68 to 75 will have, under subsection (3), in relation to the goods, material or device.	17 18 19
'(5)	A re	ceipt under subsection (3)(b)—	20
	(a)	may be for all items surrendered by the person; and	21
	(b)	must generally describe the surrendered item and its condition.	22 23
'(6)	adve	corporation must not accept a surrender of goods, extising material or a device, other than in response to a ce under subsection (1).	24 25 26

'Part 6		Other provisions	1	
'77	Civ	ril rights and remedies not affected	2	
		'This chapter does not affect or limit a civil right or remedy that exists apart from this chapter, whether at common law or otherwise.	3 4 5	
'78	Ac	tions for passing off against particular entities	6	
	'(1)	This section applies to a proceeding for passing off brought by an existing user mentioned in section 55 against a relevant entity arising from the use of a protected image or protected reference by the entity.	7 8 9 10	
	'(2)	It is a defence to the proceeding if the relevant entity satisfies the court that, when the protected image or protected reference was used by the entity, the entity was not aware the existing user was entitled to prevent the use of the image or reference through an action for passing off.	11 12 13 14 15	
	'(3)	In this section—	16	
		relevant entity means—	17	
		(a) the corporation; or	18	
		(b) the ACGA; or	19	
		(c) the CGF; or	20	
		(d) a person authorised to use a protected image or reference by an authority granted under section 56.	21 22	
'79	Ex	piry of ch 3	23	
		'This chapter expires on 31 December 2018.'.	24	

[s 1<u>3]</u>

Clause	13	Re	_	ment of pt 6, hdg (Miscellaneous)	1
				6, heading—	2
			omit,	insert—	3
	'Ch	apt	er 4	Miscellaneous'.	4
Clause	14	Re	numb	ering of s 48 (Regulation-making power)	5
			Secti	on 48—	6
			renui	mber as section 80.	7
Clause	15	Nu	mberi	ing and amendment of schedule (Dictionary)	8
		(1)	Sche	dule—	9
			numl	ber as schedule 4.	10
		(2)	Sche	dule 4, as numbered by this Act—	11
			inser	t—	12
			'ACC	GA image means—	13
			(a)	an image prescribed under a regulation as an ACGA image; or	14 15
			(b)	an adaptation of an image mentioned in paragraph (a).	16
			ACG	A reference means—	17
			(a)	an expression mentioned in schedule 1; or	18
			(b)	an expression prescribed under a regulation as an ACGA reference; or	19 20
			(c)	an adaptation of an expression mentioned in paragraph (a) or (b).	21 22
			adap	tation means—	23
			(a)	for an ACGA image, CGF image or Games image—	24
				(i) if the image is in a two-dimensional form—a version of the image produced in a three-dimensional form; or	25 26 27

	(ii)	if the image is in a three-dimensional form—a version of the image produced in a two-dimensional form; or	1 2 3
(b)		an ACGA reference, CGF reference or Games rence—	4 5
	(i)	a version of the reference in which all or part of the reference is presented in a language other than English; or	6 7 8
	(ii)	a version of the reference in which all or part of the reference forms part of a pictorial representation; or	9 10 11
	(iii)	a version of the reference in which all or part of the reference is changed from upper to lower case or lower to upper case; or	12 13 14
	(iv)	a version of the reference in which any numbers forming part of the reference are presented in words or Arabic, Roman or other numerals; or	15 16 17
	(v)	a version of the reference expressed in auditory form.	18 19
aggr	rieved	party, for chapter 3, part 4, see section 58.	20
appr	opria	te body, for chapter 3, part 5, see section 65.	21
	<i>raliai</i> are—	n Commonwealth Games Team means the persons	22 23
(a)		cted by the ACGA to represent Australia, as athletes fficials, in the Commonwealth Games; and	24 25
(b)		edited by the CGF as participants in the amonwealth Games.	26 27
auth	orise	d applicant, for chapter 3, part 4, see section 58.	28
CGF	7 mea	ns the Commonwealth Games Federation.	29
CGF	ima _i	ge means—	30
(a)		image prescribed under a regulation as an CGF ge; or	31 32

(b)	an adaptation of an image mentioned in paragraph (a).	1
CGI	Freference means—	2
(a)	an expression mentioned in schedule 2; or	3
(b)	an expression prescribed under a regulation as an CGF reference; or	4 5
(c)	an adaptation of an expression mentioned in paragraph (a) or (b).	6 7
	mercial purpose means a purpose in relation to which the eration of profit is more than an incidental outcome.	8 9
com team	pete means compete as an individual or as a member of a n.	10 11
dece	ptively similar see section 50.	12
expi	ression includes a phrase, reference or word.	13
Gan	nes image means—	14
(a)	an image prescribed under a regulation as a Games image; or	15 16
(b)	an adaptation of an image mentioned in paragraph (a).	17
Gan	nes reference means—	18
(a)	an expression mentioned in schedule 3, part 1; or	19
(b)	an expression that combines an expression mentioned in column 1 of an item in schedule 3, part 2, and an expression mentioned in column 2 of that item, whether or not the combined expression includes any other words; or	20 21 22 23 24
(c)	an expression prescribed under a regulation as a Games reference; or	25 26
(d)	an adaptation of an expression or phrase mentioned in paragraph (a), (b) or (c).	27 28
Gan	nes-related entity means—	29
(a)	the corporation; or	30
(b)	the ACGA; or	31

โร	1	5

(c)	the CGF; or	1
(d)	a person who competes, or has been selected to compete, in the Commonwealth Games; or	2 3
(e)	the Australian Commonwealth Games Team.	4
mark	ked with, for part 5, see section 65.	5
	GC means the Office of Commonwealth Games edination.	6 7
offen	ading party, for chapter 3, part 4, see section 58.	8
owne	er, for chapter 3, part 5, see section 65.	9
proh	ibited purpose see section 49.	10
_	ected image means an ACGA image, CGF image or es image.	11 12
•	ected reference means an ACGA reference, CGF ence or Games reference.	13 14
reaso	onably believes means believes on reasonable grounds.	15
reaso	onably satisfied means satisfied on reasonable grounds.	16
relev	cant contravention, for chapter 3, part 5, see section 65.	17
seize	d item, for chapter 3, part 5, see section 65.	18
spon	sorship arrangement includes—	19
(a)	a relationship of sponsorship, affiliation, approval or association, whether or not for commercial gain; and	20 21
(b)	(b) an arrangement conferring a right on a person, or a Games-related entity, to associate the person, or the person's goods or services, with—	
	(i) a Games-related entity; or	25
	(ii) the Commonwealth Games; or	26
	(iii) an event or program associated with the Commonwealth Games whether or not the event or program relates to sport.'.	27 28 29

[s	1	61

Clause	Insertion of new schs 1 to 3 Before schedule 4, as numbered by this Act— insert—		
	'Schedule	1 Expressions that are ACGA references	4 5
		schedule 4, definition ACGA reference, paragraph (a)	6
	1 AC	CGA	7
		stralian Commonwealth Games Association	8
	'Schedule	2 Expressions that are CGF references	9 10
		schedule 4, definition CGF reference, paragraph (a)	11
	1 CC	GF	12
	2 Co	mmonwealth Games Federation	13
	'Schedule	3 Games references	14
	schedule	4, definition <i>games reference</i> , paragraphs (a) and (b)	15
	'Part 1	Individual expressions that are Games references	16 17
	1 Au	astralian Commonwealth Games	18

[s 1	6]
------	----

2	Coast 2018 Games	1
3	Coast Games	2
4	Comm Games	3
5	Commonwealth Games	4
6	GC18	5
7	GC2018	6
8	Gold Coast 2018 Commonwealth Games	7
9	Gold Coast 2018 Cultural Program	8
10	Gold Coast 2018 Games	9
11	Gold Coast Commonwealth Games	10
12	Gold Coast Games	11
13	GOLDOC	12
14	Queen's Baton Relay	13

'Part 2 Combinations of expressions 14 that are Games references 15

	Column 1	Column 2
1	2018 21st	Commonwealth Games Games
2	Commonwealth Games Commonwealth Games athlete	gold silver bronze
3	Australian Commonwealth Games Team	Gold Coast Gold Coast 2018 GC2018
4	Games Commonwealth Games Australian Commonwealth Games Team	partner sponsor provider supplier'.

[s 17]

	Part	3 Amendment of Police Powers and Responsibilities Act 2000	1 2
Clause	17	Act amended	3
		This part amends the <i>Police Powers and Responsibilities Act</i> 2000.	4 5
Clause	18	Amendment of sch 1 (Acts not affected by this Act)	6
		Schedule 1—	7
		insert—	8
		'Commonwealth Games Arrangements Act 2011, chapter 3'.	9

© State of Queensland 2013 Authorised by the Parliamentary Counsel