

Heavy Vehicle National Law and Other Legislation Amendment Bill 2016



Queensland

Heavy Vehicle National Law and Other Legislation Amendment Bill 2016

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2016

A Bill

for

An Act to amend the *Heavy Vehicle National Law Act 2012* and the *Transport Operations (Passenger Transport) Act 1994* for particular purposes

Heavy Vehicle National Law and Other Legislation Amendment Bill 2016 Chapter 1 Preliminary

	The Parliamen	t of Queensland enacts—	1
	Chapter 1	Preliminary	2
Clause		tle s Act may be cited as the <i>Heavy Vehicle National Law and</i> <i>er Legislation Amendment Act 2016</i> .	3 4 5
Clause	Cha	encement apters 2 and 3 commence on a day to be fixed by clamation.	6 7 8
	Chapter 2	Responsibility amendments	9
	Part 1	Amendment of Heavy Vehicle National Law Act 2012	10 11
Clause	3 Act ame This	ended s part amends the <i>Heavy Vehicle National Law Act 2012</i> .	12 13
Clause	Sec	ment of s 10 (Relevant tribunal or court) tion 10(2)— ert— (d) section 590D.	14 15 16 17

			[s 5]	
Clause	5		ion of s 16 (Offences for which the persons ed do not have the benefit of the mistake of fact se)	1 2 3
		See	ction 16—	4
		от	uit.	5
	Part	2	Amendment of Heavy Vehicle National Law	6 7
Clause	6	Law ar	nended	8
			is part amends the Heavy Vehicle National Law set out in Schedule to the <i>Heavy Vehicle National Law Act 2012</i> .	9 10
Clause	7	Amenc	dment of s 5 (Definitions)	11
		ma	ction 5, definitions commercial consignor, loading unager, mistake of fact defence, party in the chain of ponsibility and reasonable steps defence—	12 13 14
		om	uit.	15
		(2) See	ction 5—	16
		ins	ert—	17
			<i>business practices</i> , of a person, means the person's practices in running a business associated with the use of a heavy vehicle on a road, including—	18 19 20 21
			(a) the operating policies and procedures of the business; and	22 23
			(b) the human resource and contract management arrangements of the business; and	24 25 26

[s 7]

(c) the arrangements for preventing or minimising public risks associated with the person's practices.	-
<i>complaint</i> , for an offence, means a complaint, charge, notice or other process that starts a proceeding for the offence.	
contract includes an agreement.	7
encourage includes give an incentive.	8
<i>false or misleading</i> means false or misleading in a material particular.	9 10
<i>indictable offence</i> means an offence mentioned in section 26F.	11 12
information includes—	13
(a) information in the form of a document; and	14
(b) information stored electronically.	15
<i>loading manager</i> , for goods in a heavy vehicle, means—	16 17
 (a) a person who manages, or is responsible for the operation of, regular loading or unloading premises for heavy vehicles where the goods are— 	19
(i) loaded onto the heavy vehicle; or	22
(ii) unloaded from the heavy vehicle; or	23
 (b) a person who 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 regular loading or unloading premises for heavy vehicles. 	25 26 27 28
management member, of an unincorporated	31

32

body, means—

[s 7]

(a)	if the body has a management committee—each member of the management committee; or	1 2 3
(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.	4 5 6 7
-	<i>ty in the chain of responsibility</i> , for a heavy icle, means each of the following persons—	8 9
(a)	if the vehicle's driver is an employed driver—an employer of the driver;	10 11
(b)	if the vehicle's driver is a self-employed driver—a prime contractor for the driver;	12 13
(c)	an operator of the vehicle;	14
(d)	a scheduler for the vehicle;	15
(e)	a consignor of any goods in the vehicle;	16
(f)	a consignee of any goods in the vehicle;	17
(g)	a packer of any goods in the vehicle;	18
(h)	a loading manager for any goods in the vehicle;	19 20
(i)	a loader of any goods in the vehicle;	21
(j)	an unloader of any goods in the vehicle.	22
pro	misee see section 590A.	23
pub	<i>lic risk</i> means—	24
(a)	a safety risk; or	25
(b)	a risk of damage to road infrastructure.	26
mea reas	<i>sonably practicable</i> , in relation to a duty, ans that which is, or was at a particular time, sonably able to be done in relation to the duty, ghing up all relevant matters, including—	27 28 29 30

[s 7]

(a)	the likelihood of a safety risk, or damage to road infrastructure, happening; and	1 2						
(b)	the harm that could result from the risk or damage; and							
(c)	what the person knows, or ought reasonably to know, about the risk or damage; and	5 6						
(d)	what the person knows, or ought reasonably to know, about the ways of—	7 8						
	(i) removing or minimising the risk; or	9						
	(ii) preventing or minimising the damage; and	10 11						
(e)	the availability and suitability of those ways; and	12 13						
(f)	the cost associated with the available ways, including whether the cost is grossly disproportionate to the likelihood of the risk or damage.	14 15 16 17						
busi asso	ness practices and making decisions, priated with the use of a heavy vehicle on a	18 19 20 21						
(a)	contracting, directing or employing a person—	22 23						
	(i) to drive the vehicle; or	24						
	(ii) to carry out another activity associated with the use of the vehicle (such as maintaining or repairing the vehicle); or	25 26 27 28						
(b)	consigning goods for transport using the vehicle; or	29 30						
(c)	scheduling the transport of goods or passengers using the vehicle; or	31 32						
	 (b) (c) (d) (e) (f) <i>tran</i> busi assoc road (a) 	 road infrastructure, happening; and (b) the harm that could result from the risk or damage; and (c) what the person knows, or ought reasonably to know, about the risk or damage; and (d) what the person knows, or ought reasonably to know, about the ways of— (i) removing or minimising the risk; or (ii) preventing or minimising the damage; and (e) the availability and suitability of those ways; and (f) the cost associated with the available ways, including whether the cost is grossly disproportionate to the likelihood of the risk or damage. <i>transport activities</i> means activities, including business practices and making decisions, associated with the use of a heavy vehicle on a road, including, for example— (a) contracting, directing or employing a person— (i) to drive the vehicle; or (ii) to carry out another activity associated with the use of the vehicle (such as maintaining or repairing the vehicle); or (b) consigning goods for transport using the vehicle; or (c) scheduling the transport of goods or 						

[s 7]

	(d)	packing goods for transport using the vehicle; or	1 2
	(e)	managing the loading of goods onto or unloading of goods from the vehicle; or	3 4
	(f)	loading goods onto or unloading goods from the vehicle; or	5 6
	(g)	receiving goods unloaded from the vehicle.	7
	loca	<i>ncorporated body</i> includes an unincorporated al government authority, but does not include unincorporated partnership.	8 9 10
(3)	Section 5, defini	tion <i>consign</i> and <i>consignor</i> , paragraph (b)—	11
	omit, insert—		12
	(b)	the person engages an operator of the vehicle, either directly or indirectly or through an agent or other intermediary, to transport the goods by road; or	13 14 15 16
	(c)	if paragraphs (a) and (b) do not apply—the person has possession of, or control over, the goods immediately before the goods are transported by road.	17 18 19 20
(4)	Section 5, defini	tion <i>entity</i> , after 'person'—	21
	insert—		22
	, an	unincorporated partnership	23
(5)	Section 5, defin Chapter 6,'—	nition record keeper, ', for the purposes of	24 25
	omit.		26
(6)		ition regular loading or unloading premises, ote, '(including sections 227, 238, 239 and	27 28 29
	omit.		30

[s 8]

Clause	8	Om	ission of s Section 14–	•	nces to mi	stake of fact d	lefence)	1 2
			omit.					2
								-
Clause	9		endment of olth and safe		ationship w	vith primary we	ork	4 5
		(1)	Section 18(1)—				6
			omit, insert-					7
			(1)	primary W it is possib	HS Law dea le to compl	aw and a provis l with the same y with both pro th both provision	thing, and visions, a	8 9 10 11
			(1A)	person to co	omply with b ly with the	t it is not possib both provisions, t provision of the	the person	12 13 14 15
		(2)	Section 18–	_				16
			insert—					17
			(3A)	offence un Law, the c	der this Lav offender is r	reumstances cor w and the prim not liable to be ion or circumsta	ary WHS punished	18 19 20 21
Clause	10	Inse	ertion of ne	w Ch 1A				22
			After Chapt	-				22
			insert—					24
			Chap	ter 1A	Safety	duties		25
			Part 1	A .1	Princip	les		26

26A Pri	nciple of shared responsibility	1
(1)	The safety of transport activities relating to a heavy vehicle is the shared responsibility of each party in the chain of responsibility for the vehicle.	2 3 4
(2)	The level and nature of a party's responsibility for a transport activity depends on—	5 6
	(a) the functions the person performs or is required to perform, whether exclusively or occasionally, rather than—	7 8 9
	(i) the person's job title; or	10
	(ii) the person's functions described in a written contract; and	11 12
	(b) the nature of the public risk created by the carrying out of the transport activity; and	13 14
	(c) the party's capacity to control, eliminate or minimise the risk.	15 16
26B Prii	nciples applying to duties	17
(1)	A person may have more than 1 duty because of the functions the person performs or is required to perform.	18 19 20
(2)	More than 1 person can concurrently have a duty under this Law and each duty holder must comply with that duty to the standard required by this Law even if another duty holder has the same duty.	21 22 23 24
(3)	If more than 1 person has a duty for the same matter, each person—	25 26
	(a) retains responsibility for the person's duty in relation to the matter; and	27 28
	(b) must discharge the person's duty to the extent to which the person—	29 30

	(i) has the capacity to influence and	1
	control the matter; or	2
	(ii) would have had that capacity but for an agreement or arrangement purporting to limit or remove that capacity.	3 4 5
(4)	A duty under this Law may not be transferred to another person.	6 7
Part 1	A.2 Nature of duty	8
26C Prir	nary duty	9
(1)	Each party in the chain of responsibility for a heavy vehicle must ensure, so far as is reasonably practicable, the safety of the party's transport activities relating to the vehicle.	10 11 12 13
(2)	Without limiting subsection (1), each party must, so far as is reasonably practicable—	14 15
	(a) eliminate public risks and, to the extent it is not reasonably practicable to eliminate public risks, minimise the public risks; and	16 17 18
	(b) ensure the party's conduct does not directly or indirectly cause or encourage—	19 20
	(i) the driver of the heavy vehicle to contravene this Law; or	21 22
	(ii) the driver of the heavy vehicle to exceed a speed limit applying to the driver; or	23 24 25
	(iii) another person, including another party in the chain of responsibility, to contravene this Law.	26 27 28
(3)	For subsection (2)(b), the party's conduct includes, for example—	29 30

	(a)		party asking, directing or requiring ther person to do, or not do, something;	1 2 3
	(b)	the	party entering into a contract—	4
		(i)	with another person for the other person to do, or not do, something; or	5 6
		(ii)	that purports to annul, exclude, restrict or otherwise change the effect of this Law.	7 8 9
26D Dut	y of	exec	cutive of legal entity	10
(1)	exe diliş	cutive	l entity has a duty under section 26C, an e of the legal entity must exercise due e to ensure the legal entity complies with	11 12 13 14
		kimu trave	m penalty—the penalty for a ntion of the provision by an individual.	15 16
(2)	agai not	inst s been	cutive may be convicted of an offence ubsection (1) even if the legal entity has proceeded against for, or convicted of, ce relating to the duty.	17 18 19 20
(3)			ection—	21
	due	dilig	ence includes taking reasonable steps—	22
	(a)	abo	cquire, and keep up to date, knowledge ut the safe conduct of transport vities; and	23 24 25
	(b)	to g	ain an understanding of—	26
		(i)	the nature of the legal entity's transport activities; and	27 28
		(ii)	the hazards and risks, including the public risk, associated with those activities; and	29 30 31

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(c)	to ensure the legal entity has, and uses, appropriate resources to eliminate or minimise those hazards and risks; and	1 2 3
(d)	to ensure the legal entity has, and implements, processes—	4 5
	(i) to eliminate or minimise those hazards and risks; and	6 7
	 (ii) for receiving, considering, and responding in a timely way to, information about those hazards and risks and any incidents; and 	8 9 10 11
	(iii) for complying with the legal entity's duty under section 26C; and	12 13
(e)	to verify the resources and processes mentioned in paragraphs (c) and (d) are being provided, used and implemented.	14 15 16
exe	cutive, of a legal entity, means—	17
(a)	for a corporation—an executive officer of the corporation; or	18 19
(b)	for an unincorporated partnership—a partner in the partnership; or	20 21
(c)	for an unincorporated body—a management member of the body.	22 23
lega	al entity means—	24
(a)	a corporation; or	25
(b)	an unincorporated partnership; or	26
(c)	an unincorporated body.	27
hibit	ed requests and contracts	28

26E Prohibited requests and contracts

A person must not ask, direct or require (directly (1)29 or indirectly) the driver of a heavy vehicle or a 30 party in the chain of responsibility to do or not do 31

	something the person knows, or ought reasonably to know, would have the effect of causing the driver—		
	(a)	to exceed a speed limit applying to the driver; or	4 5
	(b)	to drive a fatigue-regulated heavy vehicle while impaired by fatigue; or	6 7
	(c)	to drive a fatigue-regulated heavy vehicle while in breach of the driver's work and rest hours option; or	8 9 10
	(d)	to drive a fatigue-regulated heavy vehicle 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.	11 12 13 14 15
	Max	ximum penalty—\$10000.	16
(2)	driv resp reas caus or	erson must not enter into a contract with the er of a heavy vehicle or a party in the chain of ponsibility that the person knows, or ought conably to know, would have the effect of sing the driver, or would encourage the driver, would encourage a party in the chain of ponsibility to cause the driver—	17 18 19 20 21 22 23
	(a)	to exceed a speed limit applying to the driver; or	24 25
	(b)	to drive a fatigue-regulated heavy vehicle while impaired by fatigue; or	26 27
	(c)	to drive a fatigue-regulated heavy vehicle while in breach of the driver's work and rest hours option; or	28 29 30
	(d)	to drive a fatigue-regulated heavy vehicle in breach of another law in order to avoid driving while impaired by fatigue or while	31 32 33

[s 10]

	in breach of the driver's work and rest hours option.	1 2
	Maximum penalty—\$10000.	3
	Note—	4
	See section 632 for the matters a court may consider when deciding whether a person ought reasonably to have known something.	5 6 7
Part 1	1A.3 Failing to comply with duty	8 9
26F Ca	tegory 1 offence	10
(1)	A person commits an offence if—	11
	(a) the person has a duty under section 26C; and	12
	(b) the person, without a reasonable excuse, engages in conduct related to the duty that exposes an individual to a risk of death or serious injury or illness; and	13 14 15 16
	(c) the person is reckless as to the risk.	17
	Maximum penalty—	18
	 (a) if an individual commits the offence—\$300000 or 5 years imprisonment or both; or 	19 20 21
	(b) if a corporation commits the offence—\$3000000.	22 23
(2)	The prosecution bears the burden of proving that the conduct was engaged in without reasonable excuse.	24 25 26
26G Cat	tegory 2 offence	27
	A person commits an offence if—	28

[s 11]

	(a)	the person has a duty under section 26C; and	1
	(b)	the person contravenes the duty; and	2
	(c)	the person's contravention exposes an individual, or class of individuals, to a risk of death or serious injury or illness.	3 4 5
	Max	ximum penalty—	6
	(a)	if an individual commits the offence—\$150000; or	7 8
	(b)	if a corporation commits the offence—\$1500000.	9 10
	26H Catego	ry 3 offence	11
	A p	erson commits an offence if—	12
	(a)	the person has a duty under section 26C; and	13
	(b)	the person contravenes the duty.	14
	Max	ximum penalty—	15
	(a)	if an individual commits the offence—\$50000; or	16 17
	(b)	if a corporation commits the offence—\$500000.	18 19
Clause 11	Amendment of s 3 temporarily in Aus	3 (Unregistered heavy vehicle tralia)	20 21
	Section 33(1)(c)		22
	omit, insert—		23
	(c)	the vehicle is used, to the fullest extent possible, in accordance with any conditions of the registration in the foreign country; and	24 25 26 27

[s 12]

Clause	12		f s 50 (Obtaining registration or registration statements etc.)	1 2
		Section 50(1)(a) and (2)(a), 'in a material particular'—	3
		omit.		4
Clause	13		f s 82 (Keeping relevant document while vehicle standards exemption (notice))	5 6
		Section 82(3) to (6)—	7
		omit, insert	_	8
		(3)	Each relevant party for a driver mentioned in subsection (2) must ensure the driver complies with subsection (2), unless the relevant party has a reasonable excuse.	9 10 11 12
			Maximum penalty—\$3000.	13
Clause	14		f s 83 (Keeping copy of permit while driving standards exemption (permit))	14 15
		Section 83(3) to (6)—	16
		omit, insert	_	17
		(3)	Each relevant party for a driver mentioned in subsection (2) must ensure the driver complies with subsection (2), unless the relevant party has a reasonable excuse.	18 19 20 21
			Maximum penalty—\$3000.	22
Clause	15		f s 91 (Person must not tamper with rol system fitted to heavy vehicle)	23 24
		Section 91(5) and (6)—	25
		omit.		26

				[s 16]	
Clause	16			of s 93 (Person must not tamper with speed the heavy vehicle)	$\frac{1}{2}$
			Section 93	(7) and (8)—	3
			omit.		4
Clause	17	Amendment of s 96 (Compliance with mass requirements)			5 6
		(1)	Section 96	(1), from 'A' to 'vehicle.'—	7
			omit, insert	<u>, </u>	8
				A person who drives, or permits another person to drive, a heavy vehicle on a road must ensure the vehicle, and the vehicle's components and load, comply with the mass requirements applying to the vehicle, unless the person has a reasonable excuse.	9 10 11 12 13 14
		(2)	Section 96	(2) and (3)—	15
			omit.		16
Clause	18		nendment o Juirements)	of s 102 (Compliance with dimension	17 18
		(1)	Section 102	2(1), from 'A' to 'vehicle.'—	19
			omit, insert	<u>;</u>	20
				A person who drives, or permits another person to drive, a heavy vehicle on a road must ensure the vehicle, and the vehicle's components and load, comply with the dimension requirements applying to the vehicle, unless the person has a reasonable excuse.	21 22 23 24 25 26
		(2)	Section 102	2(2) and (3)—	27
			omit.		28

[s 19]

Clause	19	Amendment of s 111 (Compliance with loading requirements)		
		(1) Section 111(1)—	3	
		omit, insert—	4	
		(1) A person who drives, or permits another person to drive, a heavy vehicle on a road must ensure the vehicle, and the vehicle's components and load, comply with the loading requirements applying to the vehicle, unless the person has a reasonable excuse.	5 6 7 8 9 10	
		Maximum penalty—	11	
		(a) for a minor risk breach—\$3000; or	12	
		(b) for a substantial risk breach—\$5000; or	13	
		(c) for a severe risk breach—\$10000.	14	
		(2) Section 111(2) and (3) and note—	15	
		omit.	16	
Clause	20	Amendment of s 130 (Contravening condition of mass or dimension exemption relating to pilot or escort vehicle)	17 18	
		Section 130(3) and (4)—	19	
		omit, insert—	20	
		(3) The operator of the heavy vehicle must ensure, so far as is reasonably practicable, the driver of the pilot vehicle or escort vehicle complies with subsection (2).	21 22 23 24	
		Maximum penalty—\$6000.	25	
Clause	21	Amendment of s 132 (Keeping relevant document while driving under mass or dimension exemption (notice))	26 27	
		Section 132(3) to (6)—	28	
		omit, insert—	29	

[s 22] Each relevant party for a driver mentioned in (3) 1 subsection (2) must ensure the driver complies 2 with subsection (2), unless the relevant party has 3 a reasonable excuse. 4 Maximum penalty—\$3000. 5 Clause 22 Amendment of s 133 (Keeping copy of permit while 6 driving under mass or dimension exemption (permit)) 7 Section 133(3) to (6)— 8 9 omit, insert— Each relevant party for a driver mentioned in (3) 10 subsection (1) must ensure the driver complies 11 with subsection (1), unless the relevant party has 12 a reasonable excuse. 13 Maximum penalty—\$3000. 14 Clause 23 Amendment of s 151 (Keeping relevant document while 15 driving under class 2 heavy vehicle authorisation 16 (notice)) 17 Section 151(3) to (6)— 18 omit, insert— 19 (3) Each relevant party for a driver mentioned in 20subsection (2) must ensure the driver complies 21 with subsection (2), unless the relevant party has 22 a reasonable excuse. 23 Maximum penalty—\$3000. 24 Clause 24 Amendment of s 152 (Keeping copy of permit while 25 driving under class 2 heavy vehicle authorisation 26 (permit)) 27 Section 152(3) to (6)— 28 omit, insert— 29

[s 25]

		(3)	Each relevant party for a driver mentioned in subsection (1) must ensure the driver complies with subsection (1), unless the relevant party has a reasonable excuse.	1 2 3 4
			Maximum penalty—\$3000.	5
Clause	25		f s 153 (Keeping copy of PBS vehicle e driving under class 2 heavy vehicle	6 7 8
		Section 153	s(2) to (5)—	9
		omit, insert	_	10
		(2)	Each relevant party for a driver mentioned in subsection (1) must ensure the driver complies with subsection (1), unless the relevant party has a reasonable excuse.	11 12 13 14
			Maximum penalty—\$3000.	15
Clause	26		t 4.8 (Extended liability)	16
		Part 4.8—		17
		omit.		18
Clause	27	Amendment o documentation	f s 186 (False or misleading transport n for goods)	19 20
		(1) Section 186	(2) to (7)—	21
		omit, insert	_	22
		(2)	The consignor of the goods must ensure, so far as is reasonably practicable, the consignment documentation is not false or misleading.	23 24 25
			Maximum penalty—\$10000.	26
		(3)	If the goods are Australian-packed goods, the packer of the goods must ensure, so far as is	27 28

[s 27]

		reasonably practicable, the consignment documentation is not false or misleading.	1 2
		Maximum penalty—\$10000.	3
	(4)	If the goods are overseas-packed goods, the receiver of the goods must ensure, so far as is reasonably practicable, the consignment documentation is not false or misleading.	4 5 6 7
		Maximum penalty—\$10000.	8
	(5)	If the goods are loaded on the heavy vehicle, the loading manager for, or loader of, the goods must ensure, so far as is reasonably practicable, the consignment documentation is not false or misleading.	9 10 11 12 13
		Maximum penalty—\$10000.	14
(2) Section 18	86(9)—	15
	insert—		16
		Australian-packed goods means goods packed—	17
		(a) in Australia; and	18
		(b) on a pallet or in a package, freight container or other container.	19 20
		<i>consignment documentation</i> , for goods, means the transport documentation for the consignment of the goods, in so far as the documentation relates to the mass, dimension or loading of any or all of the goods.	21 22 23 24 25
		overseas-packed goods means goods packed—	26
		(a) outside Australia; and	27
		(b) on a pallet or in a package, freight container or other container.	28 29

[s 28]

Clause	28			f s 187 (False or misleading information in ght declaration)	1 2
		(1)	Section 187	7(2) and (3)—	3
			omit, insert	<u> </u>	4
			(2)	The responsible entity for the freight container must ensure, so far as is reasonably practicable, the container weight declaration for the container that is given to an operator of the heavy vehicle is not false or misleading.	5 6 7 8 9
				Maximum penalty—\$10000.	10
			(3)	An operator of the heavy vehicle must ensure, so far as is reasonably practicable, the container weight declaration for the container that is given to the vehicle's driver is not false or misleading.	11 12 13 14
				Maximum penalty—\$10000.	15
		(2)	Section 187	7(5) and (6)—	16
			omit.		17
Clause	29	Am	endment o	f s 190 (Duty of responsible entity)	18
		(1)	Section 190)(1)—	19
			omit, insert	·	20
			(1)	The responsible entity for the freight container must ensure an operator or driver of a heavy vehicle does not transport the freight container by road using the vehicle without a complying container weight declaration for the freight container containing information in the form required under section 192A, unless the responsible entity has a reasonable excuse.	21 22 23 24 25 26 27 28
				Maximum penalty—\$6000.	29
		(2)	Section 190	0(2) and (3) and note—	30
			omit.		31

-	
0	201
15	301

Clause	30	Amendment of s 191 (Duty of operator)			
		(1)	Section 191(1)—	2	
			omit, insert—	3	
			(1) An operator of a heavy vehicle must ensure the vehicle's driver does not transport the freight container by road using the vehicle without a complying container weight declaration for the freight container containing information in the form required under section 192A.	4 5 6 7 8 9	
			Maximum penalty—\$6000.	10	
		(2)	Section 191(2), from 'unless'—	11	
			omit, insert—	12	
			unless the operator—	13	
			(a) proves that the driver was provided with the declaration before the driver started transporting the freight container; or	14 15 16	
			(b) has a reasonable excuse.	17	
		(3)	Section 191(3), from 'must' to 'unless'—	18	
			omit, insert—	19	
			must, unless the operator has a reasonable excuse, ensure the freight container is not given to the carrier unless	20 21 22	
		(4)	Section 191(4) and (5)—	23	
			omit.	24	
Clause	31	Am	endment of s 192 (Duty of driver)	25	
		(1)	Section 192(1)—	26	
			omit, insert—	27	
			(1) A person must not drive a heavy vehicle loaded with the freight container on a road without a	28 29	

[s 32]

				complying weight declaration for the container, unless the person has a reasonable excuse.	1 2
				Maximum penalty—\$6000.	3
		(2) Sec	ction 192	(2), after 'must'—	4
		ins	ert—		5
				, unless the driver has a reasonable excuse	6
		(3) Sec	ction 192	(3) and (4) and note—	7
		om	it.		8
Clause	32			s 193 (Weight of freight container ght stated on container or safety approval	9 10 11
		Sec	ction 193	(2) to (4)—	12
		om	it, insert-	_	13
			(2)	Each consignor or packer of the goods must ensure, so far as is reasonably practicable, the weight of the container does not exceed the maximum gross weight marked on—	14 15 16 17
				(a) the container; or	18
				(b) the container's safety approval plate.	19
				Maximum penalty—\$10000.	20
Clause	33	potenti	ially res	194 (Conduct of consignee resulting or ulting in contravention of mass, dimension uirement)	21 22 23
		Sec	ction 194		24
		om	uit.		25

		[s 34]	
Clause	34	Amendment of s 199 (Recovery of losses for provision of inaccurate container weight declaration)	1 2
		Section 199(1)(b), 'in a material particular'—	3
		omit.	4
Clause	35	Omission of Ch 5 (Vehicle operations—speeding)	5
		Chapter 5—	6
		omit.	7
Clause	36	Amendment of s 221 (Definitions for Ch 6)	8
		(1) Section 221, definition <i>loading manager</i> , note, '(including sections 227, 238, 239 and 261)'—	9 10
		omit.	11
		(2) Section 221, definition party in the chain of responsibility—	12
		omit.	13
Clause	37	Omission of s 227 (Who is a <i>party in the chain of responsibility</i>)	14 15
		Section 227—	16
		omit.	17
Clause	38	Amendment of Pt 6.2, Div 2, hdg (Duty to avoid and prevent fatigue)	18 19
		Part 6.2, Division 2, heading, 'and prevent'—	20
		omit.	21
Clause	39	Omission of s 229 (Duty of party in the chain of responsibility to prevent driver driving while fatigued) Section 229—	22 23 24

[s 40]

		omit.	1
Clause	40	Omission of Pt 6.2, Divs 3–8	2
		Part 6.2, Divisions 3 to 8—	3
		omit.	4
Clause	41	Amendment of s 250 (Operating under standard hours—solo drivers)	5 6
		Section 250(2) and (3) and note—	7
		omit.	8
Clause	42	Amendment of s 251 (Operating under standard hours—two-up drivers)	9 10
		Section 251(2) and (3) and note—	11
		omit.	12
Clause	43	Amendment of s 254 (Operating under BFM hours—solo drivers)	13 14
		Section 254(2) and (3) and note—	15
		omit.	16
Clause	44	Amendment of s 256 (Operating under BFM hours—two-up drivers)	17 18
		Section 256(2) and (3) and note—	19
		omit.	20
Clause	45	Amendment of s 258 (Operating under AFM hours)	21
		Section 258(2) and (3) and note—	22
		omit.	23
		[s 46]	
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Clause	46	Amendment of s 260 (Operating under exemption hours)	1
		Section 260(2) and (3) and note—	2
		omit.	3
Clause	47	Omission of Pt 6.3, Div 6 (Extended liability)	4
		Part 6.3, Division 6—	5
		omit.	6
Clause	48	Amendment of s 263 (Operating under new work and rest hours option after change)	7 8
		Section 263(3) and (4)—	9
		omit.	10
Clause	49	Amendment of s 264 (Duty of employer, prime contractor, operator and scheduler to ensure driver compliance)	11 12
		(1) Section 264(2), after 'must'—	13
		insert—	14
		ensure, so far as is reasonably practicable, the driver	15 16
		(2) Section 264(2)(a), 'ensure the driver'—	17
		omit.	18
		(3) Section 264(2)(b), from 'take' to 'driver'—	19
		omit.	20
		(4) Section 264(3) and (4)—	21
		omit.	22
Clause	50	Amendment of s 287 (Keeping relevant document while	23
		operating under work and rest hours exemption (notice))	24
		Section 287(3) to (6)—	25

Heavy Vehicle National Law and Other Legislation Amendment Bill 2016 Chapter 2 Responsibility amendments Part 2 Amendment of Heavy Vehicle National Law

[s 51]

		omit, insert	·	1
		(3)	Each relevant party for a driver mentioned in subsection (2) must ensure the driver complies with subsection (2), unless the relevant party has a reasonable excuse.	2 3 4 5
			Maximum penalty—\$3000.	6
Clause	51		of s 288 (Keeping copy of permit while work and rest hours exemption (permit))	7 8
		Section 288	8(3) to (6)—	9
		omit, insert	·	10
		(3)	Each relevant party for a driver mentioned in subsection (1) must ensure the driver complies with subsection (1), unless the relevant party has a reasonable excuse.	11 12 13 14
			Maximum penalty—\$3000.	15
Clause	52		of s 311 (What record keeper must do if rk diary filled up)	16 17
		Section 31	1(4) and (5) and note—	18
		omit.		19
Clause	53		of s 312 (What record keeper must do if rk diary destroyed, lost or stolen)	20 21
		(1) Section 312	2(3), after 'stolen'—	22
		insert—		23
			, unless the record keeper has a reasonable excuse	24
		(2) Section 312	2(5) and (6) and note—	25
		omit.		26

se 54	
Se Ji	Amendment of s 313 (What record keeper must do if electronic work diary not in working order or malfunctioning)
	(1) Section 313(3)(c), after 'has malfunctioned'—
	insert—
	, unless the record keeper has a reasonable excuse
	(2) Section 313(8) and (9) and note—
	omit.
se 55	Replacement of s 315 (Liability of employer etc. for driver's contravention of particular requirements of this Division)
	Section 315—
	omit, insert—
	315 Ensuring driver complies with Sdivs 1–4
	(1) Each responsible party for the driver of a fatigue-regulated heavy vehicle must ensure, so far as is reasonably practicable, the driver complies with each of Subdivisions 1, 2, 3 and 4 so far as they are applicable.
	Maximum penalty—\$6000.
	(2) In this section—
	<i>responsible party</i> , for the driver of a fatigue-regulated heavy vehicle, means—
	(a) if the driver is an employed driver—an employer of the driver; or
	(b) if the driver is a self-employed driver—a prime contractor of the driver; or
	(a) an encyclon of the web-ieles on
	(c) an operator of the vehicle; or

Heavy Vehicle National Law and Other Legislation Amendment Bill 2016 Chapter 2 Responsibility amendments Part 2 Amendment of Heavy Vehicle National Law

[s 56]

Clause	56	Am	endment of s 319 (Records record keeper must have)	1
		(1)	Section 319(1), after 'must'—	2
			insert—	3
			, unless the record keeper has a reasonable excuse	4
		(2)	Section 319(4) and (5)—	5
			omit.	6
Clause	57	Am	endment of s 321 (Records record keeper must have)	7
		(1)	Section 321(1), after 'must'—	8
			insert—	9
			, unless the record keeper has a reasonable excuse	10
		(2)	Section 321(3), after 'must'—	11
			insert—	12
			, unless the record keeper has a reasonable excuse,	13
		(3)	Section 321(5) and (6)—	14
			omit.	15
Clause	58		endment of s 322 (General requirements about driver ing information to record keeper)	16 17
		(1)	Section 322(2), after 'on that day'—	18
			insert—	19
			, unless the driver has a reasonable excuse	20
		(2)	Section 322(4), after 'ensure'—	21
			insert—	22
			, so far as is reasonably practicable,	23
		(3)	Section 322(6) and (7) and note—	24
			omit.	25

[s 59]

Clause	59	info	endment of s 323 (Requirements about driver giving ormation to record keeper if driver changes record eper)	1 2 3
		(1)	Section 323(2), after 'period'—	4
			insert—	5
			, unless the driver has a reasonable excuse	6
		(2)	Section 323(3), after 'ensure'—	7
			insert—	8
			, so far as is reasonably practicable,	9
		(3)	Section 323(6) and (7) and note—	10
			omit.	11
Clause	60		endment of s 324 (Record keeper must give ormation from electronic work diary)	12 13
		(1)	Section 324(2), 'diary.'—	14
			omit, insert—	15
			diary, unless the record keeper has a reasonable excuse.	16 17
		(2)	Section 324(4) and (5) and note—	18
			omit.	19
Clause	61	Am	endment of s 325 (False or misleading entries)	20
			Section 325(1), 'in a material particular'—	21
			omit.	22
Clause	62		endment of s 335 (Person must not tamper with proved electronic recording system)	23 24
		(1)	Section 335(3) and (4)—	25
			omit.	26

Heavy Vehicle National Law and Other Legislation Amendment Bill 2016 Chapter 2 Responsibility amendments Part 2 Amendment of Heavy Vehicle National Law

[s 63]

		(2) Section 335(5), 'Also, in'—	1
		omit, insert—	2
		In	3
Clause	63	Amendment of s 336 (Person using approved electronic recording system must not permit tampering with it)	4 5
		Section 336(2) and (3) and note—	6
		omit.	7
Clause	64	Amendment of s 336A (Reporting tampering or suspected tampering with electronic work diary)	8 9
		Section 336A(3) and (4) and note—	10
		omit.	11
Clause	65	Amendment of s 337 (Intelligent access reporting entity must not permit tampering with approved electronic recording system)	12 13 14
		Section 337(3) and (4) and note—	15
		omit.	16
Clause	66	Amendment of s 341 (Period for which, and way in which, records must be kept)	17 18
		(1) Section 341(1), (3) and (5), after 'must'—	19
		insert—	20
		, unless the record keeper has a reasonable excuse,	21
		(2) Section 341(2) and (7), after 'must', first mention—	22
		insert—	23
		, unless the record keeper has a reasonable excuse,	24
		(3) Section 341(4), after 'must'—	25

				[s 67]	
			insert—		1
				, unless the driver as record keeper has a reasonable excuse,	2 3
		(4)	Section 341	(9) and (10) and note—	4
			omit.		5
Clause	67			f s 376 (Keeping relevant document while er work diary exemption (notice))	6 7
			Section 376	5(3) to (6)—	8
			omit, insert	_	9
			(3)	Each relevant party for a driver mentioned in subsection (2) must ensure the driver complies with subsection (2), unless the relevant party has a reasonable excuse.	10 11 12 13
				Maximum penalty—\$3000.	14
Clause	68	Am	endment o	f s 396 (Owner must maintain odometer)	15
		(1)	Section 396	(2), 'regulations.'—	16
			omit, insert		17
				regulations, unless the owner has a reasonable excuse.	18 19
		(2)	Section 396	(3) and (4) and note—	20
			omit.		21
Clause	69		endment o	f s 398 (What owner must do if odometer g)	22 23
			Section 398	(3) and (4) and note—	24
			omit.		25

[s 70]

Clause	70	Amendment of s 399 (What employer or operator must do if odometer malfunctioning)	1 2
		(1) Section 399(2), after 'must not'—	3
		insert—	4
		, without a reasonable excuse,	5
		(2) Section 399(3) and (4) and note—	6
		omit.	7
Clause	71	Amendment of s 404 (Offence to give false or misleading information to intelligent access service provider)	8 9
		Section 404(1)(c) and (4)(c), 'in a material particular'—	10
		omit.	11
Clause	72	Amendment of s 405 (Advising vehicle driver of collection of information by intelligent access service provider)	12 13 14
		Section 405(1), from 'take' to 'information,'	15
		omit, insert—	16
		, unless the operator has a reasonable excuse, ensure the vehicle's driver is given the following information	17 18 19
Clause	73	Amendment of s 407 (Advising driver of driver's obligations about reporting system malfunctions)	20 21
		Section 407(1), from 'must' to 'journey'—	22
		omit, insert—	23
		, before the vehicle begins a journey, must, unless the operator has a reasonable excuse, ensure the vehicle's driver is told	24 25 26

				[s 74]	
Clause	74	Amendment o information)	f s 4 ⁻	10 (Collecting intelligent access	1 2
		Section 410)(1) aı	nd (2), 'take all reasonable steps to ensure'—	3
		omit, insert			4
			ensu	re, so far as is reasonably practicable,	5
Clause	75	Amendment o information)	fs4 ⁻	12 (Protecting intelligent access	6 7
		Section 412	2, fron	n 'take' to 'provider'—	8
		omit, insert	. <u> </u>		9
			intel	re, so far as is reasonably practicable, ligent access information collected by the ice provider is protected	1 1 1
Clause	76	Amendment o information et		21 (Destroying intelligent access	11 14
		Section 421	(1)—		1:
		omit, insert			1
		(1)		intelligent access service provider must re, so far as is reasonably practicable—	1′ 13
			(a)	intelligent access information collected by the service provider is destroyed 1 year after the information is collected; and	1 2 2
			(b)	a record that the service provider is required to keep under section 419 is destroyed within 1 year after the service provider is no longer required to keep the record under that section.	2 2 2 2 2 2
			Max	imum penalty—\$6000.	2

[s 77]

Clause	77	Amendment o information)	f s 427 (Collecting intelligent access	$\frac{1}{2}$
		Section 427	', 'take all reasonable steps to ensure'—	3
		omit, insert		4
			ensure, so far as is reasonably practicable,	5
Clause	78	Amendment o information co	f s 428 (Protecting intelligent access ollected)	6 7
		Section 428	s, from 'take' to 'it'—	8
		omit, insert		9
			ensure, so far as is reasonably practicable, intelligent access information collected by TCA is protected	10 11 12
Clause	79		f s 437 (Destroying intelligent access removing personal information from it)	13 14
		Section 437	/(1)—	15
		omit, insert	_	16
		(1)	TCA must ensure, so far as is reasonably practicable, intelligent access information collected by TCA is destroyed—	17 18 19
			(a) generally—1 year after the information is collected; or	20 21
			 (b) if, at the end of that 1 year, the information is required for law enforcement purposes—as soon as practicable after the information is no longer required for law enforcement purposes. 	22 23 24 25 26
			Maximum penalty—\$6000.	27

		[s 80]	
Clause	80	Amendment of s 441 (Collecting intelligent access information)	1 2
		Section 441, 'take all reasonable steps to ensure'—	3
		omit, insert—	4
		ensure, so far as is reasonably practicable,	5
Clause	81	Amendment of s 442 (Protecting intelligent access information collected)	6 7
		Section 442, from 'take' to 'auditor'—	8
		omit, insert—	9
		ensure, so far as is reasonably practicable, intelligent access information collected by the auditor is protected	10 11 12
Clause	82	Amendment of s 450 (Destroying intelligent access information or removing personal information from it)	13 14
		Section 450(1), from 'take' to 'that'—	15
		omit, insert—	16
		ensure, so far as is reasonably practicable, intelligent access information held by the auditor is destroyed as soon as practicable after the information	17 18 19 20
Clause	83	Amendment of s 459 (Application for heavy vehicle accreditation)	21 22
		Section 459(3), 'taken all reasonable steps'—	23
		omit, insert—	24
		exercised reasonable diligence	25

Heavy Vehicle National Law and Other Legislation Amendment Bill 2016 Chapter 2 Responsibility amendments Part 2 Amendment of Heavy Vehicle National Law

[s 84]

Clause	84	Amendment of s 468 (Driver operating under BFM accreditation or AFM accreditation must carry accreditation details)	1 2 3
		Section 468(3) to (6)—	4
		omit, insert—	5
		(3) The operator of the vehicle must ensure the driver complies with subsection (1), unless the operator has a reasonable excuse.	6 7 8
		Maximum penalty—\$3000.	9
Clause	85	Amendment of s 518 (Moving unattended heavy vehicle on road to exercise another power)	10 11
		Section 518(7), from 'ensure' to 'reasonably practicable,'	12
		omit, insert—	13
		exercise reasonable diligence to ensure	14
Clause	86	Amendment of s 556 (Return of seized things or samples)	15
		Section 556(2), 'take reasonable steps'—	16
		omit, insert—	17
		exercise reasonable diligence	18
Clause	87	Amendment of s 557 (Power to issue embargo notice)	19
		Section 557(4)(b), 'all reasonable steps have been taken'—	20
		omit, insert—	21
		the authorised officer exercises reasonable diligence	22 23
Clause	88	Amendment of s 558 (Noncompliance with embargo notice)	24 25
		Section 558(3), from 'take' to 'doing'—	26

			[s 89]	
		omit, insert	_	1
			ensure, so far as is reasonably practicable, another person does not do	2 3
Clause	89	Amendment o documents et	f s 569 (Power to require production of c. generally)	4 5
		Section 569	0(10)—	6
		omit.		7
Clause	90	Amendment o heavy vehicles	f s 570 (Power to require information about s)	8 9
		Section 570	0(6), definition <i>information</i> —	10
		omit.		11
Clause	91	Insertion of ne	ew s 570A	12
		Part 9.4, Di	vision 4—	13
		insert—		14
		570A R	equiring information	15
		(1)	This section applies if an authorised officer reasonably believes a person is capable of giving written or oral information—	16 17 18
			(a) in relation to a possible contravention of a duty under section 26C; or	19 20
			(b) that will assist the authorised officer to monitor or enforce compliance with the duty under section 26C.	21 22 23
		(2)	The authorised officer may, by notice, require the person to give the information to the authorised officer.	24 25 26
		(3)	If the authorised officer, despite reasonable diligence, has not been able to obtain the	27 28

[s 91]

	offi the	er may, by noti- person to give	subsection (2), the authorised ce given to the person, require the information to a person thorised officer.	1 2 3 4
(4)	The	notice must star	te—	5
	(a)	that—		6
		(i) the requi section; a	rement is made under this nd	7 8
		(ii) failing to is an offer	comply with the requirement nce; and	9 10
	(b)	written inform is reasonable in	requires the person to give ation—the time and way, that n the circumstances, in which st give the information; and	11 12 13 14
	(c)	if the notice re information—	equires the person to give oral	15 16
		reasonable person to	time and place, that is e in the circumstances, for the p appear before the person by the authorised officer;	17 18 19 20 21
			person may appear with an n legal practitioner; and	22 23
	(d)	the effect of-		24
		(i) subsection	ns (7) and (8); and	25
		(ii) section 73	35A.	26
(5)	und		comply with a requirement , unless the person has a	27 28 29
	Max	imum penalty–	-\$10000.	30
(6)			e excuse for the person to fail requirement made under this	31 32

[s 92]

			requ	ion on the ground that complying with the airement might tend to incriminate the person nake the person liable to a penalty.	1 2 3
		(7)	adn civi	wever, the following information is not hissible as evidence against an individual in a l or criminal proceeding, other than a ceeding for false or misleading information—	4 5 6 7
			(a)	information that the individual gives in complying with a requirement under this section;	8 9 10
			(b)	information that is directly or indirectly derived from information mentioned in paragraph (a).	11 12 13
		(8)		authorised officer may act under this section y if—	14 15
			(a)	for an authorised officer who is a police officer—the officer has the relevant police commissioner's written authority to act under this section; or	16 17 18 19
			(b)	for an authorised officer who is not a police officer—the officer's instrument of appointment provides that the authorised officer may act under this section.	20 21 22 23
Clause	92	Amendment o damage)	fs5	78 (Duty to minimise inconvenience or	24 25
			8(1),	'take all reasonable steps'—	26
		omit, insert	. <u> </u>		27
			exe	rcise reasonable diligence	28
Clause	93	Amendment o	fs5	79 (Restoring damaged thing)	29
		Section 579	9(2),	'take all reasonable steps'—	30

[s 94]

		omit, insert—	1
		exercise reasonable diligence	2
Clause	94	Amendment of s 588 (Evidential immunity for individuals complying with particular requirements)	3 3 4
		Section 588(2)(a) and (b)—	5
		omit, insert—	6
		 (a) information, other than information in the form of a document, that the individua gives in complying with the requirement; 	
		(b) information that is directly or indirectl derived from information to whic paragraph (a) applies.	•
Clause	95	Amendment of s 590 (Formal warning)	13
		Section 590(1)(b), 'taken reasonable steps'—	14
		omit, insert—	15
		exercised reasonable diligence	16
Clause	96	Insertion of new Pt 10.1A	17
		After Part 10.1—	18
		insert—	19
		Part 10.1A Enforceable	20
		undertakings	21
		590A Accepting undertaking	22
		 This section applies if a person contravenes or alleged to have contravened this Law, other that section 26F. 	is 23

[s 96]

(2)	The Regulator or an authorised officer (the <i>promisee</i>) may accept an undertaking made by the person in relation to the contravention or alleged contravention.	1 2 3 4
(3)	The undertaking must be in the approved form.	5
(4)	The promisee may accept the undertaking only if the promisee reasonably believes the undertaking will ensure the person complies with this Law.	6 7 8
(5)	The promisee may accept the undertaking at any time before the proceeding for the contravention, or alleged contravention, ends.	9 10 11
(6)	If the promisee accepts an undertaking before the proceeding ends, the promisee must use reasonable diligence to have the proceeding discontinued as soon as possible.	12 13 14 15
(7)	The promisee must give the person written notice of—	16 17
	(a) the promisee's decision to accept or reject the undertaking; and	18 19
	(b) the reasons for the decision.	20
(8)	If the promisee decides to accept the undertaking and the promisee is not the Regulator, the promisee must give the following documents to the Regulator within 28 days after accepting the undertaking—	21 22 23 24 25
	(a) a copy of the undertaking;	26
	(b) a statement of the reasons for the promisee's decision to accept the undertaking.	27 28
(9)	The Regulator must publish the following information on the Regulator's website—	29 30
	(a) a promisee's decision to accept an undertaking under this section;	31 32
	(b) the reasons for the decision.	33

[s 96]

(10)	An authorised officer may act under this section only if—	1 2
	 (a) for an authorised officer who is a police officer—the officer has the relevant police commissioner's written authority to act under this section; or 	3 4 5 6
	(b) for an authorised officer who is not a police officer—the officer's instrument of appointment provides that the authorised officer may act under this section.	7 8 9 10
590B Ef	fect of undertaking	11
(1)	An undertaking takes effect—	12
	(a) when the promisee gives notice of the decision to accept the undertaking to the person who made the undertaking; or	13 14 15
	(b) at a later time stated in the notice.	16
(2)	While the undertaking is in effect, the person must comply with the undertaking.	17 18
	Maximum penalty—\$10000.	19
(3)	If the person complies with the undertaking, no proceeding for the contravention or alleged contravention may be taken against the person.	20 21 22
(4)	The offer to make, or the making of, an undertaking is not an admission of guilt by the person offering to make, or making, the undertaking.	23 24 25 26
590C W	ithdrawing or changing undertaking	27
(1)	The person who made an undertaking may, at any time, with the written agreement of the promisee—	28 29 30

[s 96]

	(a) withdraw the undertaking; or	1
	(b) change the undertaking.	2
(2)	However, the provisions of the undertaking may not be changed to provide for a different contravention or alleged contravention of this Law.	3 4 5 6
(3)	If the promisee is not the Regulator, the promisee must give notice of the withdrawal or change of the undertaking to the Regulator.	7 8 9
(4)	The Regulator must publish notice of the withdrawal or change on the Regulator's website.	10 11
590D Co	ontravening undertaking	12
(1)	The promisee may apply to a relevant tribunal or court for an order if the person who made an undertaking fails to comply with the undertaking.	13 14 15
(2)	If the relevant tribunal or court is satisfied the person has failed to comply with the undertaking, the relevant tribunal or court, as well as imposing any penalty, may make—	16 17 18 19
	(a) an order directing the person to comply with the undertaking; or	20 21
	(b) an order discharging the undertaking.	22
(3)	Also, the relevant tribunal or court may make any other order that the tribunal or court considers appropriate in the circumstances, including an order directing the person to pay to the State—	23 24 25 26
	(a) the costs of the proceeding; and	27
	(b) the reasonable costs of the promisee in monitoring whether the person complies with the undertaking in the future.	28 29 30
(4)	Nothing in this section prevents a proceeding being taken for the contravention or alleged	31 32

	-	Vehicle National Law and Other Legislation Amendment Bill 2016 r 2 Responsibility amendments	
	Part 2 A	Amendment of Heavy Vehicle National Law	
	[s 97]		
		contravention to which the undertaking relates.	1
Clause	97	Amendment of s 592 (Recording information about infringement penalties)	2 3
		Section 592(2)(c)—	4
		omit.	5
Clause	98	Amendment of s 611 (Court may make compensation order)	6 7
		Section 611, note—	8
		omit, insert—	9
		Note—	10
		See section 707A for the period within which a proceeding for an offence against this Law, other than an indictable offence, must start.	11 12 13
Clause	99	Omission of Pt 10.4, Divs 1 and 2	14
		Part 10.4, Divisions 1 and 2—	15
		omit.	16
Clause	100	Replacement of Pt 10.4, Div 3, hdg (Other defences)	17
		Part 10.4, Division 3, heading—	18
		omit, insert—	19
		Division 3 Defences	20
Clause	101	Insertion of new s 632A	21
		After section 632—	22
		insert—	23
			=0

[s 102]

632A Us	sing code of practice in proceeding	1
(1)	This section applies in a proceeding for an offence against this Law.	2 3
(2)	A registered industry code of practice is admissible as evidence of whether or not a duty or obligation under this Law has been complied with.	4 5 6 7
(3)	The court may—	8
	 (a) have regard to the code as evidence of what is known about a hazard or risk, risk assessment, or risk control, to which the code relates; and 	9 10 11 12
	(b) rely on the code in determining what is reasonably practicable in the circumstances to which the code relates.	13 14 15
(4)	Nothing in this section prevents a person from introducing evidence of complying with this Law in a way that differs from the code but that provides a standard of safety or protection equivalent to or higher than the standard required in the code.	16 17 18 19 20 21
(5)	However, the person may introduce the evidence mentioned in subsection (4) only if the person has given written notice of the person's intention to do so to the complainant at least 28 days before the day fixed for the hearing of the offence.	22 23 24 25 26
Clause 102 Amendment of	f s 634 (Multiple offences)	27
(1) Section 634	(3)—	28
insert—		29
	 (c) 2 or more contraventions of a provision by a person that arise from the same factual circumstances may be charged as— 	30 31 32

Heavy Vehicle National Law and Other Legislation Amendment Bill 2016 Chapter 2 Responsibility amendments Part 2 Amendment of Heavy Vehicle National Law

[s 103]

	(i) a single offence; or	1
	(ii) separate offences.	2
	(2) Section 634—	3
	insert—	4
	(4) Subsection (3)(c) does not authorise contraventions of 2 or more provisions to be charged as a single offence.	5 6 7
	(5) A single penalty only may be imposed in relation to 2 or more contraventions of a provision that are charged as a single offence.	8 9 10
Clause 103	Amendment of s 636 (Liability of executive officers of corporation)	11 12
	Section 636(2) and (3)—	13
	omit, insert—	14
	(2) An executive officer of a corporation commits an offence if—	15 16
	(a) the corporation commits an offence against a provision of this Law specified in column 3 of Schedule 4; and	17 18 19
	(b) the officer did not exercise reasonable diligence to ensure the corporation did not engage in the conduct constituting the offence.	20 21 22 23
	Maximum penalty—the penalty for a contravention of the provision by an individual.	24 25
	 (3) In deciding whether the executive officer exercised reasonable diligence for subsection (2)(b), a court must have regard to— 	26 27 28
	(a) whether the officer was in a position to influence the corporation's conduct in relation to the offence; and	29 30 31

[s 104]

		(b) the action the officer took, or could reasonably have taken, to prevent the corporation's conduct constituting the offence; and	1 2 3 4
		(c) any other relevant matter.	5
Clause 104	Amendment o partnerships)	of s 637 (Treatment of unincorporated	6 7
	(1) Section 63	7(4), from 'this Law' to 'subsection (5))'—	8
	omit, inser	t—	9
		a provision of this Law specified in column 2 of Schedule 4	10 11
	(2) Section 63°	7(5) and (6)—	12
	omit, inser	t	13
	(5)	An offence against a provision of this Law specified in column 3 of Schedule 4 that would otherwise be committed by the partnership is taken to have been committed by each partner who did not exercise reasonable diligence to ensure the partnership did not engage in the conduct constituting the offence.	14 15 16 17 18 19 20
		Maximum penalty—the penalty for a contravention of the provision by an individual.	21 22
	(6)	In deciding whether the partner exercised reasonable diligence for subsection (5), a court must have regard to—	23 24 25
		(a) whether the partner was in a position to influence the partnership's conduct constituting the offence; and	26 27 28
		(b) the action the partner took, or could reasonably have taken, to prevent the partnership's conduct constituting the offence; and	29 30 31 32

Chapt	er 2 Res Amend	e National Law and Other Legislation Amendment Bill 2016 sponsibility amendments Iment of Heavy Vehicle National Law
	-	(c) any other relevant matter.
105		nendment of s 638 (Treatment of other unincorporated dies)
	(1)	Section 638(4), from 'this Law' to 'subsection (5))'—
		omit, insert—
		a provision of this Law specified in column 2 of Schedule 4
	(2)	Section 638(5) and (6)—
		omit, insert—
		(5) An offence against a provision of this Law specified in column 3 of Schedule 4 that would otherwise be committed by the unincorporated body is taken to have been committed by each management member who did not exercise reasonable diligence to ensure the body did not engage in the conduct constituting the offence.
		Maximum penalty—the penalty for a contravention of the provision by an individual.
		 (6) In deciding whether the management member exercised reasonable diligence for subsection (5), a court must have regard to—
		 (a) whether the management member was in a position to influence the unincorporated body's conduct constituting the offence; and
		 (b) the action the management member took, or could reasonably have taken, to prevent the unincorporated body's conduct constituting the offence; and
		(c) any other relevant matter.
	(3)	Section 638(10)—
		omit.

С

[s 106] 106 Amendment of s 701 (False or misleading statements) Clause 1 Section 701(1) and (2), 'in a material particular'— 2 3 omit. Clause 107 Amendment of s 702 (False or misleading documents) 4 Section 702(1) and (3), 'in a material particular'— 5 omit. 6 Replacement of s 707 (Proceedings for offences) Clause 108 7 Section 707— 8 omit. insert— 9 707 Proceeding for indictable offences 10 (1)The prosecution may bring a proceeding for an 11 indictable offence-12 (a) on indictment; or 13 (b) in a summary way. 14 However, a court of summary jurisdiction must (2)15 not hear and decide an indictable offence in a 16 summary way if— 17 at the start of the hearing, the defendant asks (a) 18 for the charge to be prosecuted on 19 indictment; or 20the court is satisfied— (b)21 after hearing submissions from the (i) 22 prosecution and defence at any stage of 23 the hearing, that the defendant, if 24 convicted, may not be adequately 25 punished for the particular offence on a 26 summary conviction; or 27 (ii) on an application made by the defence, 28 that the charge should not be heard and 29

	s	1	091	

	decided in a summary way because of exceptional circumstances.	1 2
(3)	If the court decides that the offence be prosecuted on indictment—	3 4
	(a) the court must conduct the proceeding as a committal proceeding; and	5 6
	(b) any evidence given in the proceeding, before the court decided that the offence be prosecuted on indictment, is taken to be evidence in the committal proceeding; and	7 8 9 10
	(c) the court must disregard any plea that the defendant made at the start of the proceeding.	11 12 13
707A Pr	roceeding for other offences	14
(1)	The prosecution must bring a proceeding for an offence against this Law, other than an indictable offence, in a summary way.	15 16 17
(2)	The proceeding must start—	18
	(a) within 2 years after the offence is committed; or	19 20
	(b) within 1 year after the commission of the offence comes to the complainant's knowledge, but within 3 years after the offence is committed.	21 22 23 24
(3)	A statement in a complaint for an offence against this Law that the matter of the complaint came to the complainant's knowledge on a stated day is evidence of when the matter came to the complainant's knowledge.	25 26 27 28 29
Amendment o	f s 710 (Averments)	30

Section 710(3)—

31

Clause 109

		omit.			1
Clause	110	Insertion of ne	ew s	726A	2
		Part 13.3, I	Divisi	on 2—	3
		insert—			4
		726A Ev	videı	nce of offence	5
		(1)	In a	proceeding for an offence against this Law-	6
			(a)	evidence of a court convicting a person of a heavy vehicle offence is evidence that the heavy vehicle offence happened at the time and place, and in the circumstances, stated in the complaint for the heavy vehicle offence; and	7 8 9 10 11 12
			(b)	evidence of details stated in an infringement notice issued for a heavy vehicle offence is evidence that the heavy vehicle offence happened at the time and place, and in the circumstances, stated in the infringement notice.	13 14 15 16 17 18
		(2)	In t	his section—	19
			hea	vy vehicle offence means—	20
			(a)	an offence against this Law; or	21
			(b)	an offence by the driver of a heavy vehicle of exceeding a speed limit applying to the driver.	22 23 24
Clause	111	Insertion of ne	ew s	735A	25
		After section	on 73	5—	26
		insert—			27
		735A Le	egal	professional privilege	28
			Not	hing in this Law compels a person to give	29

[s 110]

	•	2 Responsibility amendments mendment of Heavy Vehicle Natior	nal Law	
	[s 112]			
			on that is the subject of legal al privilege to another person.	1 2
Clause	112	Amendment of s 742 (C	ontracting out prohibited)	3
		Section 742(4)—		4
		omit.		5
Clause	113		Provisions specified for liability of fences by corporations)	6 7
		Schedule 4—		8
		omit, insert—		9
		Schedule 4	Liability provisions	10

Heavy Vehicle National Law and Other Legislation Amendment Bill 2016

sections 636, 637 and 638 11

The provisions specified in column 2 of the following12table are specified for the purposes of sections 636(1),13637(4) and 638(4). The provisions specified in column143 of the table are specified for the purposes of sections15636(2), 637(5) and 638(5).16

Column 1	Column 2	Column 3
Section of this Law		Provision specified for sections 636(2), 637(5) and 638(5)
26E	26E(1), 26E(2)	26E(1), 26E(2)
30	30(1)	30(1)
50	50(1), 50(2)	
60	60(1)	
79	79(2)	

[s 113]

Column 1	Column 2	Column 3
Section of this Law	Provision specified for sections 636(1), 637(4) and 638(4)	Provision specified for sections 636(2), 637(5) and 638(5)
81	81(1), 81(2), 81(3)	
85	85(1), 85(2)	
87A	87A(1)	
89	89(1)	89(1)
93	93(1), 93(2), 93(3)	93(1), 93(2), 93(3)
129	129(1), 129(2), 129(3)	129(1), 129(2), 129(3)
130	130(3)	
137	137	137
150	150(1)	150(1)
153A	153A(1)	153A(1)
181	181(3)	
185	185(1), 185(2)	
186	186(2), 186(3), 186(4), 186(5)	186(2), 186(3), 186(4), 186(5)
187	187(2), 187(3)	187(2), 187(3)
190	190(1)	
191	191(1), 191(3)	
193	193(2)	
264	264(2)	
284	284(2)	
286	286(1)	
310	310(2)	

[s	1	1	3]	
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Column 1	Column 2	Column 3
Section of this Law	Provision specified for sections 636(1), 637(4) and 638(4)	Provision specified for sections 636(2), 637(5) and 638(5)
311	311(2)	
312	312(2)	
313	313(2), 313(3)	
314	314(3)	
315	315(1)	
319	319(1)	
321	321(1), 321(3)	
322	322(4)	
323	323(3)	
324	324(2)	
324A	324A(2)	
327	327	
328	328	
329	329	
330	330(1)	
331	331	
332	332	
335	335(1)	335(1)
336	336(1)	336(1)
336A	336A(1)	
337	337(2)	337(2)

[s 113]

Column 1	Column 2	Column 3
Section of this Law	Provision specified for sections 636(1), 637(4) and 638(4)	Provision specified for sections 636(2), 637(5) and 638(5)
341	$\begin{array}{ccc} 341(1), & 341(2), & 341(3), \\ 341(5) & \end{array}$	
347	347	
354	354(3), 354(5)	
355	355(2), 355(4), 355(6)	
373	373(2)	
375	375	
396	396(2)	
398	398(2)	
399	399(2)	
404	404(1), 404(4)	
405	405(1)	
406	406(1), 406(2)	
417	417	
422	422(2)	
423	423(1)	
424	424(1), 424(3)	
451	451	
452	452	
453	453(1), 453(2)	
454	454(1), 454(2)	454(1), 454(2)
467	467	467

[s	1	1	3]	
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Column 1	Column 2	Column 3
Section of this Law	Provision specified for sections 636(1), 637(4) and 638(4)	Provision specified for sections 636(2), 637(5) and 638(5)
470	470(2), 470(3), 470(4), 470(5), 470(6)	470(2), 470(3), 470(4)
471	471(2)	
476	476(2)	
478	$\begin{array}{ccc} 478(1), & 478(2), & 478(3), \\ 478(4) & & \end{array}$	
514	514(3)	
516	516(3)	
517	517(4)	
528	528(3)	
529	529	
531A	531A(5)	
533	533(7)	
534	534(5)	
535	535(5)	
553	553(3)	
558	558(1), 558(3)	
559	559(3), 559(4), 559(5)	
567	567(4)	
568	568(7)	
569	569(2), 569(7)	
570	570(3)	

[s 113]

Column 1	Column 2	Column 3
Section of this Law		Provision specified for sections 636(2), 637(5) and 638(5)
570A	570A(5)	
573	573(1)	
577	577(4)	
590B	590B(2)	
604	604	604
610	610	610
699	699(1), 699(2)	
700	700(4)	
702	702(1), 702(3)	
703	703(1), 703(2)	
704	704(1), 704(2), 704(3)	
728	728(1)	
728A	728A(1)	
729	729(1), 729(3)	
729A	729A(1), 729A(2)	

Heavy Vehicle National Law and Other Legislation Amendment Bill 2016 Chapter 3 Maintenance amendments Part 1 Amendment of Heavy Vehicle National Law Act 2012

[s 114]

	Cha	pter 3	Maintenance amendments	
	Part	1	Amendment of Heavy Vehicle National Law Act 2012	2 3
Clause	114	Act amended		4
		This part a	mends the <i>Heavy Vehicle National Law Act</i> 2012.	5
Clause	115		of s 26 (Amendment or cancellation of mass exemption (notice) on request by r)	6 7 8
		Section 26((4)—	9
		omit, insert	<u>;</u>	10
		(4)	The Regulator must publish notice of the amendment or cancellation—	11 12
			(a) in the Commonwealth Gazette; and	13
			(b) on the Regulator's website; and	14
			(c) if the Regulator considers it appropriate—in another way, including, for example, in a national newspaper.	15 16 17
	Part	2	Amendment of Heavy Vehicle National Law	18 19
Clause	116	-	mends the Heavy Vehicle National Law set out in le to the <i>Heavy Vehicle National Law Act 2012</i> .	20 21 22

S 11/

Clause	117	Amendment of s 5 (Definitions)	1
		Section 5—	2
		insert—	3
		<i>public notice</i> means a notice—	4
		(a) in the Commonwealth Gazette; and	5
		(b) on the Regulator's website; and	6
		(c) if the Regulator considers it appropriate—in another way, including, for example, in a national newspaper.	7 8 9
Clause	118	Amendment of s 45 (Amendment or cancellation of registration exemption)	10 11
		(1) Section 45(3), from 'notice in' to 'website'—	12
		omit, insert—	13
		public notice	14
		(2) Section $45(5)$ —	15
		omit, insert—	16
		(5) The Regulator must publish a public notice of the amendment or cancellation.	17 18
		(3) Section $45(6)(a)$ —	19
		omit, insert—	20
		(a) 28 days after the Commonwealth Gazette notice is published under subsection (5); or	21 22
Clause	119	Amendment of s 46 (Immediate suspension)	23
		(1) Section $46(2)$ and (3) —	24
		omit, insert—	25
		(2) The Regulator may, by public notice, immediately suspend the exemption until the	26 27

Heavy Vehicle National Law and Other Legislation Amendment Bill 2016 Chapter 3 Maintenance amendments Part 2 Amendment of Heavy Vehicle National Law

[s 120]

	<u> </u>	
		earliest of the following—
		(a) the end of 56 days after the day the public notice is published;
		 (b) the Regulator publishes a notice under section 45(5) and the amendment or cancellation takes effect under section 45(6);
		(c) the Regulator cancels the suspension by public notice.
		(2) Section 46(6)—
		omit.
Clause	120	Amendment of s 66 (Amendment or cancellation of vehicle standards exemption (notice))
		(1) Section 66(3), from 'notice in' to 'website'—
		omit, insert—
		public notice
		(2) Section $66(5)$ —
		omit, insert—
		(5) The Regulator must publish a public notice of the amendment or cancellation.
		(3) Section $66(6)(a)$ —
		omit, insert—
		(a) 28 days after the Commonwealth Gazette notice is published under subsection (5); or
Clause	121	Amendment of s 67 (Immediate suspension on Regulator's initiative)
		Section 67(2) and (3)—
		omit, insert—
[s 122]

		(2)	The Regulator may, by public notice, immediately suspend the exemption until the earliest of the following—	1 2 3
			(a) the end of 56 days after the day the public notice is published;	4 5
			 (b) the Regulator publishes a notice under section 66(5) and the amendment or cancellation takes effect under section 66(6); 	6 7 8 9
			(c) the Regulator cancels the suspension by public notice.	10 11
Clause	122	Amendment o Regulator's in	f s 173 (Amendment or cancellation on itiative)	12 13
		(1) Section 173	3(3), from 'notice in' to 'website'—	14
		omit, insert	·	15
			public notice	16
		(2) Section 173	3(5)—	17
		omit, insert	·	18
		(5)	The Regulator must publish a public notice of the amendment or cancellation.	19 20
		(3) Section 173	3(7)—	21
		omit.		22
Clause	123		f s 174 (Amendment or cancellation on evant road manager)	23 24
		(1) Before sect	ion 174(2)(a)(i)—	25
		insert—		26
			(ia) amending the category of vehicle to which the authority applies; or	27 28

[s 124]

				(ib)	amending the type of load that may be carried by vehicles to which the authority applies; or	1 2 3
		(2)	Section 174	4(5)—		4
			omit, insert	<u> </u>		5
			(5)		Regulator must publish a public notice of the ndment or cancellation.	6 7
		(3)	Section 174	4(7)—		8
			omit.			9
Clause	124	۸	andmant a	f o 17	7E (Immediate quanancian)	10
Clause	124				75 (Immediate suspension)	10
		(1)	Section 175	. ,	Id (3)—	11
			omit, insert			12
			(2)		Regulator may, by public notice, ediately suspend the authority until the est of the following—	13 14 15
				(a)	the end of 56 days after the day the public notice is published;	16 17
				(b)	the Regulator publishes a notice under section $173(5)$ or $174(5)$ and the amendment or cancellation takes effect under section $173(6)$ or $174(6)$;	18 19 20 21
				(c)	the Regulator cancels the suspension by public notice.	22 23
		(2)	Section 175	5(6)—		24
			omit.			25
Clause	125	Ins	ertion of ne	ew s [.]	175A	26
	-	-	Part 4.7, Di			20
			insert—			28
			···· •			-0

ءا	1261
13	1201

		175A M	inor	amendment
		(1)	auth	e Regulator may amend a mass or dimension nority, granted by Commonwealth Gazette ice, in a minor respect—
			(a)	for a formal or clerical reason; or
			(b)	in another way that does not adversely affect the interests of a person who is operating under the authority.
		(2)		e Regulator must publish a public notice of the endment.
Clause 126				76 (Amendment or cancellation on mit holder)
	(1)	Section 176	6(6)-	-
		insert—		
			(d)	if the authority is amended to change the vehicle to which the authority applies to an equivalent vehicle, the Regulator must give notice of the amendment to the relevant road manager within 28 days after the authority is amended.
	(2)	Section 176	<u>5</u> —	
		insert—		
		(8)	In t	his section—
				<i>ivalent vehicle</i> , of another vehicle, means a icle that—
			(a)	is of the same category as the other vehicle; and
			(b)	has mass requirements that are no more than the mass requirements applying to the other vehicle; and

[s 127]

				(c)	has dimension requirements that are no more than the dimension requirements applying to the other vehicle; and	1 2 3
				(d)	poses no greater public risk than the other vehicle.	4 5
Clause	127				80 (Minor amendment of permit for a a authority)	6 7
		Se	ection 180(2)—		8
		01	mit, insert–	_		9
					Regulator must give notice of the amendment e relevant road manager—	10 11
				(a)	if the authority is amended for a formal or clerical reason—within 28 days after the authority is amended; or	12 13 14
				(b)	if the authority is amended in another way—as soon as practicable, but no later than 7 days, after the authority is amended.	15 16 17
Clause	128				71 (Amendment or cancellation of work mption (notice))	18 19
		(1) Se	ection 271(3), f	rom 'notice in' to 'website'—	20
		01	mit, insert—	_		21
]	publ	ic notice	22
		(2) Se	ection 271(5)—	-	23
		01	mit, insert—	_		24
					Regulator must publish a public notice of the ndment or cancellation.	25 26
		(3) Se	ection 271(6)(a)—	27
		01	mit, insert–	-		28

			Heavy Veh	icle Na	ational Law and Other Legislation Amendment Bill 2016 Chapter 3 Maintenance amendments Part 2 Amendment of Heavy Vehicle National Law	
					[s 129]	
				(a)	28 days after the Commonwealth Gazette notice is published under subsection (5); or	1 2
Clause	129	Am	nendment o	fs2	72 (Immediate suspension)	3
		(1)	Section 272	2(2) a	nd (3)—	4
			omit, insert			5
			(2)		Regulator may, by public notice, nediately suspend the exemption until the iest of the following—	6 7 8
				(a)	the end of 56 days after the day the public notice is published;	9 10
				(b)	the Regulator publishes a notice under section 271(5) and the amendment or cancellation takes effect under section 271(6);	11 12 13 14
				(c)	the Regulator cancels the suspension by public notice.	15 16
		(2)	Section 272	2(6)-	_	17
			omit.			18
Clause	130		nendment o ry exemptio		62 (Amendment or cancellation of work notice))	19 20
		(1)	Section 362	2(3), 1	from 'notice in' to 'website'—	21
			omit, insert	. <u> </u>		22
				pub	lic notice	23
		(2)	Section 362	2(5)-	-	24
			omit, insert			25
			(5)		Regulator must publish a public notice of the endment or cancellation.	26 27
		(3)	Section 362	2(7)—	-	28

[s 131]

		omit.	1
Clause	131	Amendment of s 382 (Amendment or cancellation of fatigue record keeping exemption (notice))	2 3
		(1) Section 382(3), from 'notice in' to 'website'—	4
		omit, insert—	5
		public notice	6
		(2) Section 382(5)—	7
		omit, insert—	8
		(5) The Regulator must publish a public notice of the amendment or cancellation.	9 10
		(3) Section 382(7)—	11
		omit.	12
Clause	132	Amendment of s 457 (Definitions for Ch 8) Section 457, definition <i>mass management system</i> , paragraph	13 14
		(b)(i)—	15
		omit, insert—	16
		 (i) weighing or otherwise assessing the weight of the vehicle and its load before the vehicle starts a journey, or starts a part of a journey, after the load is increased; 	17 18 19 20
Clause	133	Amendment of s 466 (Accreditation labels for maintenance management accreditation and mass management accreditation)	21 22 23
		Section 466—	24
		insert—	25
		(2A) The operator must attach the accreditation label for a relevant vehicle to the vehicle in a way that	26 27

	the label—	1
	(a) is readable from outside the vehicle; and	2
	(b) is not wholly or partly obscured, defaced or otherwise not legible.	3 4
	Maximum penalty—\$3000.	5
(2B)	A person must not drive a relevant vehicle if the vehicle's accreditation label—	6 7
	(a) is not attached to the vehicle; or	8
	(b) is attached to the vehicle in a way that the label is wholly or partly obscured, defaced or otherwise not legible.	
	Maximum penalty—\$3000.	12
urt 9.3, Di s <i>ert</i> —	vision 6—	13 14 15
,		
531A Se	elf-clearing defect notices	16
(1)	This section applies if an authorised officer who has inspected a heavy vehicle under this Law reasonably believes—	
	(a) the vehicle is a defective heavy vehicle, but the use of the vehicle on a road does not pose a safety risk; or	
	(b) a number plate of the vehicle is wholly or partly obscured, defaced or otherwise not legible.	
(2)	The authorised officer may issue a notice (a <i>self-clearing defect notice</i>), in the approved form, in relation to the heavy vehicle.	
(3)	The authorised officer may issue the self-clearing defect notice by—	29 30

[s 134]

	(a) if the driver of the heavy vehicle is present—giving the notice to the driver; or	1 2
	(b) if the driver of the heavy vehicle is not present—attaching the notice to the vehicle.	3 4
(4)	If the driver of a heavy vehicle for which a self-clearing defect notice is issued is not the operator of the vehicle, the driver must give the notice to the operator as soon as practicable, but not more than 14 days, after the notice is issued.	5 6 7 8 9
	Maximum penalty—\$3000.	10
(5)	A person must not use, or permit to be used, on a road a heavy vehicle in contravention of a self-clearing defect notice.	11 12 13
	Maximum penalty—\$3000.	14
	equirements about self-clearing vehicle	15
def	ect notice	16
(1)	A self-clearing defect notice for a heavy vehicle must state—	17 18
	(a) that—	19
	(i) the vehicle is a defective heavy vehicle and details of how the vehicle is a defective heavy vehicle; or	20 21 22
	(ii) a number plate of the vehicle is wholly or partly obscured, defaced or otherwise not legible; and	23 24 25
	(b) that corrective action must be taken as soon as practicable, but not more than 28 days, after the notice is issued; and	26 27 28
	(c) the name of the vehicle's driver if known by the authorised officer when issuing the notice or, if the driver is not present or the driver's name is not known by the	29 30 31 32

[s 134]

		authorised officer when issuing the notice, the term 'registered operator'; and	1 2
	(d)	details to identify the vehicle, including, for example—	3 4
		(i) the vehicle's registration number or, if the vehicle is not registered, a vehicle identifier of the vehicle; and	5 6 7
		(ii) the vehicle's make and category; and	8
	(e)	the nature of the inspection that led to the notice being issued; and	9 10
	(f)	whether an infringement notice was also given when the notice was issued; and	11 12
	(g)	the identification details for the authorised officer; and	13 14
	(h)	the day and time the notice was issued; and	15
	(i)	the number of the notice; and	16
	(j)	that if the driver of the vehicle is not the operator of the vehicle, the driver must give the notice to the operator as soon as practicable, but not more than 14 days, after the notice is issued; and	17 18 19 20 21
	(k)	that a person must not use, or permit to be used, on a road the heavy vehicle in contravention of the notice.	22 23 24
(2)	In th	nis section—	25
		<i>rective action</i> means the action that is required top—	26 27
	(a)	the vehicle from being a defective heavy vehicle; or	28 29
	(b)	a number plate of the vehicle being wholly or partly obscured, defaced or otherwise not legible.	30 31 32

[s 135]

Clause	135	Am	endment of	s 586 (Multiple requirements)	1
		(1)	Section 586	after 'direction'—	2
			insert—		3
				or notice	4
		(2)	Section 586-		5
			insert—		6
				(ba) give a notice to a person in relation to a heavy vehicle under a provision of this Chapter and give a notice to a person in relation to the same heavy vehicle under the same provision or 1 or more other provisions of this Chapter; or	7 8 9 10 11 12
		(3)	Section 586	(c), after 'directions'—	13
			insert—		14
				, notices	15
		(4)	Section 586(c), 'or (b)'—		16
			omit, insert-	_	17
				, (b) or (ba)	18
Clause	136	Ins	ertion of ne	w s 655A	19
			Part 12.1—		20
			insert—		21
			655A De	legation by responsible Ministers	22
			(1)	The responsible Ministers may delegate to the Board the function of approving a minor amendment of—	23 24 25
				(a) a guideline mentioned in section 653; or	26
				(b) an approval mentioned in section 654.	27
			(2)	In this section—	28

[s 137]

		<i>minor amendment</i> , of a guideline or approval, means an amendment of the guideline or approval in a minor respect—	1 2 3				
		(a) for a formal or clerical reason; or	4				
		(b) in another way that does not—	5				
		(i) increase a safety risk; or	6				
		(ii) increase a risk of damage to road infrastructure; or	7 8				
		(iii) cause an adverse effect on public amenity; or	9 10				
		(iv) make a person liable to a penalty.	11				
Clause 137	Insertion of ne	ew s 740A	12				
	After section	on 740—	13				
	insert—		14				
	740A Increase of fee amounts						
	(1)	This section applies to a fee payable under section 740, including a fee whose amount has already been increased by a previous application or applications of this section.	16 17 18 19				
	(2)	At the start of 1 July of each year, starting with 1 July 2016, the amount of the fee is increased from the amount that applied immediately before that 1 July, in accordance with the method prescribed by the national regulations for the purposes of this section.	20 21 22 23 24 25				
		Note—	26				
		In some circumstances, the operation of the method can result in no increases occurring on a particular 1 July.	27 28				
	(3)	A recommendation of the responsible Ministers for national regulations prescribing a method for the increase of fees may not be made unless the	29 30 31				

[s 138]

		(4)	 responsible Ministers are satisfied the method generally accords with increases in relevant inflation indexes or similar indexes. As soon as practicable, but before 1 July of each year, the Regulator must, by public notice, publish the amounts of each fee applying as from that date. 			
Clause	138	Insertion of ne	ew P	t 14.4	8	
		Chapter 14-			9	
		insert—			10	
		Part 1	4.4	Heavy Vehicle National	11	
				Law and Other	12	
				Legislation	13	
				Amendment Act 2016	14	
				(Queensland)	15	
		759 Apr	olica	tion of s 737 to a new penalty	16	
		(1)	The enaction app	enactment of a new penalty includes the etment of an increase in the amount of penalty lying under section 737, to take effect when new penalty commences.	17 18 19 20	
		(2)	subs pena	the purpose of applying section 737 under section (1) to a new penalty, the amount of alty applying under section 737 is to be ulated as if—	21 22 23 24	
			(a)	the new penalty had commenced before 1 July 2014; and	25 26	
			(b)	the amount of penalty applying had been increased under section 737(2) on 1 July 2014 and any later 1 July happening before the new penalty actually commences.	27 28 29 30	

(3) In this section—

new penalty means a penalty stated at the end of
a provision enacted by the Heavy Vehicle2
3
3
4
Act 2016 (Queensland).National Law and Other Legislation Amendment4

Clause 139 Amendment of various provisions

Each provision mentioned in column 1 is amended by omitting the words in column 2 and inserting the words in column 3—

Column 1	Column 2	Column 3
Provision	Words omitted	Words inserted
section 5 section 403 section 404	intelligent access agreement	intelligent access program agreement
section 5 section 403 section 433 section 440 section 447 section 450	intelligent access audit	intelligent access program audit

6 7 8

1

8 9

[s 139]	
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Column 1	Column 2	Column 3		
Provision	Words omitted	Words inse	rted	
section 5	intelligent access auditor	intelligent	access	program
section 411		auditor		
section 417				
section 419				
section 433				
section 440				
section 441				
section 442				
section 443				
section 444				
section 445				
section 446				
section 447				
section 448				
section 449				
section 450				
section 451				
section 452				
section 453				
section 721				
Part 7.6,	intelligent access auditors	intelligent	access	program
heading		auditors		
section 449	intelligent access auditor's	intelligent auditor's	access	program

Column 1	Column 2	Column 3		
Provision	Words omitted	Words inserted		
section 154	intelligent access condition	intelligent access program condition		
section 5 section 119 section 125	intelligent access conditions	intelligent access program conditions		
section 146 section 400 section 402				
section 403 section 404				
section 455	intelligent access identifier	intelligent access program identifier		
section 455	intelligent access identifiers	intelligent access program identifiers		

[s 1	39]
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Column 1	Column 2	Column 3
Provision	Words omitted	Words inserted
section 5	intelligent access information	intelligent access program
section 400		information
section 403		
section 409		
section 410		
section 411		
section 412		
section 416		
section 418		
section 419		
section 421		
section 426		
section 427		
section 428		
section 432		

Column 1	Column 2			Column 3		
Provision	Words omitted		Words inserted			
section 433						
section 434						
section 435						
section 437						
section 440						
section 441						
section 442						
section 446						
section 447						
section 448						
section 449						
section 450						
section 454						
section 727						
section 5	intelligent	access	reporting	U	access	program
section 221	entity			reporting en	tity	
section 310						
section 313						
section 337						

[s 1	39]
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Column 1	Column 2			Column 3		
Provision	Words omitt	itted		Words inserted		
section 5	intelligent	access	service	intelligent access	program	
section 402	provider			service provider		
section 403						
section 404						
section 405						
section 409						
section 410						
section 411						
section 412						
section 413						
section 414						
section 415						
section 416						
section 417						
section 418						
section 419						
section 420						
section 421						
section 422						
section 423						
section 424						
section 447						
section 451						
section 452						
section 721						

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Column 1	Column 2			Column 3		
Provision	Words omitted			Words inserted		
section 5 section 400	intelligent providers	access	service	intelligent acco service provider	1 0	
Part 7.4, heading						
section 425						
section 451						
section 419	intelligent provider's	access	service	intelligent according service provider	1 0	
section 5	intelligent ac	cess vehi	cle	intelligent acco	ess program	
section 403				vehicle		
section 404						
section 405						
section 406						
section 407						
section 408						
section 409						
section 418						
section 422						
section 423						
section 425						
section 433						
section 447						
section 452						
section 455						

Heavy Vehicle National Law and Other Legislation Amendment Bill 2016 Chapter 4 Amendment of Transport Operations (Passenger Transport) Act 1994

[s 140]

Column 1	Column 2	Column 3		
Provision	Words omitted	Words inserted		
section 400 Part 7.2, heading	intelligent access vehicles	intelligent access program vehicles		
Part 7.3, heading				
section 405	intelligent access vehicle's	intelligent access program vehicle's		

Chapter 4	Amendment of Transport	1
	Operations (Passenger	2
	Transport) Act 1994	3

Clause	140	Act amended		4
		This chapte Transport)	er amends the Transport Operations (Passenger Act 1994.	5 6
Clause	141	Insertion of ne	w s 155A	7
		Chapter 12-	—	8
		insert—		9
			xi and limousine industry assistance ulation	10 11
		(1)	A regulation may provide for a scheme for the payment of financial assistance to certain persons who have held or hold—	12 13 14
			(a) a taxi service licence; or	15

Heavy Vehicle National Law and Other Legislation Amendment Bill 2016 Chapter 4 Amendment of Transport Operations (Passenger Transport) Act 1994

		(b)	a limousine service licence, other than a special purpose limousine service licence.	1 2
	(2)	For	example, a regulation may provide for—	3
		(a)	the criteria for eligibility to receive financial assistance; or	4 5
		(b)	proof of eligibility; or	6
		(c)	applications for financial assistance; or	7
		(d)	the period within which applications for financial assistance may be made; or	8 9
		(e)	the provision of additional information or records by applicants; or	10 11
		(f)	the determination of applications for financial assistance; or	12 13
		(g)	conditions on payment of financial assistance; or	14 15
		(h)	the review of decisions relating to applications for financial assistance; or	16 17
		(i)	the amount payable to a person who is eligible for financial assistance; or	18 19
		(j)	the repayment of all or part of financial assistance paid to a person who—	20 21
			(i) was not eligible for the assistance; or	22
			(ii) did not comply with conditions on payment of the assistance.	23 24
	(3)	sect	s section, and any regulation made under this ion, expire 2 years after this section mences.	25 26 27
Insertion	of ne	ew cl	n 13, pt 17	28
Chapte	er 13-			29
insert–				30

Clause 142

[s 142]

Part 1	7 Transitional provision for Heavy Vehicle National Law and Other Legislation Amendment Act 2016	1 2 3 4 5
taxi	ulation-making power—expiry or repeal of and limousine industry assistance llation	6 7 8
(1)	A regulation may provide for a matter of a saving or transitional nature relating to the expiry or repeal of a regulation under section 155A (<i>taxi</i> <i>and limousine industry assistance regulation</i>).	9 10 11 12
(2)	A regulation under subsection (1) may provide for the continued operation of all or part of the taxi and limousine industry assistance regulation for any of the following purposes—	13 14 15 16
	 (a) determining an application for financial assistance made, but not determined, before the expiry or repeal of the taxi and limousine industry assistance regulation; 	17 18 19 20
	(b) starting or deciding a review of a decision relating to an application for financial assistance;	21 22 23
	 (c) the repayment of all or part of financial assistance paid to a person before or after the expiry or repeal of the taxi and limousine industry assistance regulation. © State of Queensland 2016 	24 25 26 27