

Queensland

Transport and Other Legislation Amendment Bill 2010



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2010

A Bill

for

An Act to amend the Adult Proof of Age Card Act 2008, the Transport Infrastructure Act 1994, the Transport (New Queensland Driver Licensing) Amendment Act 2008, the Transport Operations (Marine Pollution) Act 1995, the Transport Operations (Marine Pollution) Regulation 2008, the Transport Operations (Marine Safety) Act 1994, the Transport Operations (Passenger Transport) Act 1994, the Transport Operations (Road Use Management) Act 1995, the Transport Operations (TransLink Transit Authority) Act 2008 and the Transport Planning and Coordination Act 1994 for particular purposes, and to make consequential or minor amendments of Acts as stated in the schedule for particular purposes

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[s 3]

	Cha	pte	Amendment of Transport Operations (Road Use Management) Act 1995—road safety reforms	1 2 3 4
	Part	1	Preliminary	5
Clause	3	Act	amended in chapter and schedule This chapter and the schedule, parts 1 and 2 amend the Transport Operations (Road Use Management) Act 1995.	6 7 8
	Part	2	No alcohol limit	9
Clause	4		endment of s 79 (Vehicle offences involving liquor or er drugs)	10 11
		(1)	Section 79(1D), (1E), (2F), (2G), (2H), (2I), (4), (4A), (6)(a)(iv)(B) and (d) and (9), 'or (2J)'—	12 13
			omit, insert—	14
			', (2J), (2K) or (2L)'.	15
		(2)	Section 79(2A), 'who is under 25 years,'—	16
			omit.	17
		(3)	Section 79(2C)—	18
			insert—	19
			'(g) a specially constructed vehicle within the meaning of the driver licensing regulation;	20 21

[s 4]

	(h) a tractor that is not a specially constructed vehicle mentioned in paragraph (g).'.	1 2				
(4)	Section 79—	3				
	insert—	4				
'(2K)	Offence for class RE licence holders if riding etc. a motorbike while over no alcohol limit but not over general alcohol limit	5 6				
	A person who is the holder of a class RE licence, while the person is over the no alcohol limit but not over the general alcohol limit, must not—					
	(a) ride a motorbike; or	10				
	(b) attempt to put a motorbike in motion; or	11				
	(c) be in charge of a motorbike;	12				
	unless the person has held a valid class RE licence for a period of least 1 year during the previous 5-year period.					
	Maximum penalty—14 penalty units or 3 months imprisonment.					
	Note—					
	See subsections (2) and (2B) for offences relating to driving other motor vehicles.					
'(2L)	Offence for class RE licence holders if learning to ride etc. a class R motorbike while over no alcohol limit but not over general alcohol limit					
	A person who is the holder of a class RE licence, while the person is over the no alcohol limit but is not over the general alcohol limit, must not—					
	(a) learn to ride a class R motorbike; or					
	(b) attempt to put a class R motorbike in motion; or					
	(c) be in charge of a class R motorbike.	28				
	Maximum penalty—14 penalty units or 3 months imprisonment.					

S 31

(2M)	Defi	nitions for subsections (2K) and (2L)	
		ubsections (2K) and (2L), where a following defined term ears—	
	class	s RE licence—	
	(a)	means a class RE provisional, probationary or open licence within the meaning of the driver licensing regulation; and	
	(b)	includes a licence issued under a law of another State, the Commonwealth or another country corresponding to a licence mentioned in paragraph (a).	
		s <i>R motorbike</i> means a class R motorbike within the ning of the driver licensing regulation.	
	valid	d, in relation to a class RE licence, means—	
	(a)	the licence has not expired; or	
	(b)	the licence has not been cancelled or suspended; or	
	(c)	the licensee is not disqualified, by order of an Australian court, from holding or obtaining a driver licence.'.	
(5)	Sect	ion 79(6), 'or (2J)(c)'—	
	omit	t, insert—	
	' , (2	J(c), $(2K)(c)$ or $(2L)(c)$.	
(6)	Sect	ion 79(11), '(2J)'—	
	omit	t, insert—	
	'(2L)'.	
		ment of s 79B (Immediate suspension or ification)	
	Sect	ion 79B(1)(c) and (ca), 'or (2J)'—	
	omit	t, insert—	
	·, (2	J), (2K) or (2L)'.	

Clause 5

Part 2 No alcohol limit

[s 6]

Clause	6	Amendment of s 80 (Breath and saliva tests, and analysis and laboratory tests)	1 2
		Section 80(6)(aa), (22)(a) and (22)(c)(i), 'or (2J)'—	3
		omit, insert—	4
		', (2J), (2K) or (2L)'.	5
Clause	7	Amendment of s 81 (Notices to offenders for certain first offences)	6 7
		Section 81(1)(a), 'or (2D),'—	8
		omit, insert—	9
		'(2D), (2K) or (2L),'.	10
Clause	8	Amendment of s 86 (Disqualification of drivers of motor vehicles for certain offences)	11 12
		Section 86(1)(b), (1F), (1G), (2), (2B), (2D), (2F), (3E) and (3F), 'or (2J)'—	13 14
		omit, insert—	15
		', (2J), (2K) or (2L)'.	16
Clause	9	Amendment of s 87 (Issue of restricted licence to disqualified person)	17 18
		Section 87(5)(da), (db)(ii) and (dc)(ii), 'or (2J)'—	19
		omit, insert—	20
		', (2J), (2K) or (2L)'.	21
Clause	10	Amendment of s 90A (Definitions for ss 90B–90D)	22
		(1) Section 90A, definition <i>designated offence</i> , paragraph (a)(ii), 'or (2J)'—	23 24
		omit, insert—	25
		', (2J), (2K) or (2L)'.	26

s	1	1	1

		(2)	Section 90A, definition <i>drink driving offence</i> , paragraph (a)(iii), 'or (2J)'—	1 2
			omit, insert—	3
			', (2J), (2K) or (2L)'.	4
	Par	t 3	Alcohol ignition interlocks	5
lause	11	Re	placement of s 17A (Definition)	6
			Section 17A—	7
			omit, insert—	8
	'17A	Ме	aning of <i>approval</i> for pt 1A	9
		'(1)	This section applies for part 1A.	10
		'(2)	An <i>approval</i> includes an accreditation, administrative determination, certificate, consent, exemption, licence, permit and registration given or granted by the chief executive under this Act.	11 12 13 14
		'(3)	However, an approval does not include the following—	15
			(a) an approval under section 166;	16
			(b) a Queensland driver licence;	17
			(c) an authorised scheme under chapter 5, part 7A;	18
			(d) the authorisation, under chapter 5, part 7A, of a person to perform a role under an authorised scheme;	19 20
			(e) an exemption under section 153.	21
		'(4)	Despite subsection (3)(b), an <i>approval</i> includes an interlock exemption.'.	22 23

[s 12]

Clause	12			ment of s 18 (Grounds for amending, suspending elling approvals)	1 2
		(1)	Sect	ion 18(1)(o)—	3
			renu	umber as section 18(1)(q).	4
		(2)	Sect	ion 18(1)—	5
			inse	rt—	6
			(o)	for an approval that is an interlock exemption—a change in circumstances has happened after the exemption was granted and, had the changed circumstances existed when the exemption was granted, it would not have been granted because of the requirements under section 91Q(3) applying to the grant;	7 8 9 10 11 12
			(p)	for an approval that is an interlock exemption—the holder of the approval has failed to comply with a restriction applying to the approval;'.	13 14 15
		(3)	Sect	ion 18(2)—	16
			inse	rt—	17
			exer 91Q inter	ange in circumstances, for a person granted an interlock input on because of circumstances mentioned in section $u(3)(a)$, does not include the establishment of a prescribed clock installer's place of business near the person's place esidence.'.	18 19 20 21 22
Clause	13	Am	nendr	ment of s 60 (Evidentiary aids)	23
			Sect	ion 60(2)(t)—	24
			inse	rt—	25
				'(iii) of a relevant change of circumstances under section 91Y;'.	26 27
Clause	14			ment of s 78 (Driving of motor vehicle without a cence prohibited)	28 29
		(1)	Sect	ion 78(1A), after '1999'—	30

	inse	rt—	1
	'(inf	fringement notice)'.	2
(2)	Sect	ion 78(1A)—	3
	inse	rt—	4
	'(c)	subsections (1B) to (1D) do not prevent the infringement notice being issued to the person.'.	5 6
(3)	Sect	ion 78—	7
	inse	rt—	8
'(1B)		infringement notice can not be issued to a person for a ravention of subsection (1) if—	9 10
	(a)	the person has, in the 5 years before the contravention, been a person mentioned in section 91J(1); and	11 12
	(b)	the person did not become an interlock driver because a Queensland driver licence was not granted to the person after the person's disqualification period mentioned in that section ended.	13 14 15 16
'(1C)		ject to subsection (1D), an infringement notice can not be ed to a person for a contravention of subsection (1) if—	17 18
	(a)	the person had been an interlock driver; but	19
	(b)	at the time of the contravention—	20
		(i) the person did not hold a valid Queensland driver licence; and	21 22
		(ii) the person's interlock period had not ended.	23
'(1D)	in so with	infringement notice may be issued to a person mentioned absection (1C) whose Queensland driver licence expired in 4 weeks before the contravention mentioned in the section.'.	24 25 26 27
(4)	Sect	ion 78(3)—	28
	inse	rt—	29
	'(i)	if—	30

		(i	the person committed the offence within 5 years after the person's disqualification period for a drink driving offence within the meaning of section 91I ended; and	1 2 3 4
		(i	the person did not become an interlock driver because a Queensland driver licence was not granted to the person after the disqualification period mentioned in subparagraph (i) ended;	5 6 7 8
			or a period, of at least 1 month but not more than 6 nonths, decided by the court;	9 10
		w p	the person committed the offence while the person as a person mentioned in subsection (1C)—for a eriod, of at least 1 month but not more than 6 months, ecided by the court.'.	11 12 13 14
lause 15		nendme ner drug	nt of s 79 (Vehicle offences involving liquor or s)	15 16
	(1)	Section	79(2J), after '79E driver'—	17
		insert–	-	18
		or inte	rlock driver'.	19
	(2)	Section	79—	20
		insert–	-	21
	'(13)	In this	section—	22
		driver, to put i	ts to put in motion, a motor vehicle, for an interlock does not, subject to subsection (14), include an attempt n motion a motor vehicle nominated by the interlock under section 91L and fitted with a prescribed lik.	23 24 25 26 27
		subject vehicle	ge of, a motor vehicle, for an interlock driver, does not, to subsection (14), include being in charge of a motor nominated by the interlock driver under section 91L ed with a prescribed interlock.	28 29 30 31

		'(14)	The definitions in subsection (13) do not restrict the operation of subsection (1) or (2AA) in so far as the interlock driver attempts to put in motion, or is in charge of, a motor vehicle	1 2 3
			while under the influence of a drug or while a relevant drug is present in the person's blood or saliva.'.	4 5
Clause	16	Am	nendment of s 90A (Definitions for ss 90B–90D)	6
		(1)	Section 90A, definition designated offence, paragraph (a)—	7
			insert—	8
			'(iv) section 91W(1) for which paragraph (a)(i) or (ii) of the penalty for the offence applies; or	9 10
			(v) section $91X(1)$; or'.	11
		(2)	Section 90A, definition <i>drink driving offence</i> , paragraph (a)(vi)—	12 13
			renumber as paragraph (a)(viii).	14
		(3)	Section 90A, definition drink driving offence, paragraph (a)—	15
			insert—	16
			'(vi) section 91W(1) for which paragraph (a)(i) or (ii) of the penalty for the offence applies; or	17 18
			(vii) section $91X(1)$; or'.	19
		(4)	Section 90A, definition <i>relevant disqualifying provision</i> , paragraphs (e) and (f)—	20 21
			renumber as paragraphs (g) and (h).	22
		(5)	Section 90A, definition relevant disqualifying provision—	23
			insert—	24
			'(e) section 91W(2); or	25
			(f) section $91X(2)$; or'.	26
Clause	17	Ins	ertion of new ch 5, pt 3B	27
			Chapter 5—	28

Part 3 Alcohol ignition interlocks

		insert-	_	1
'Part	3B		Alcohol ignition interlocks	2
'Divis	ion	1	Preliminary	3
'91I	Def	inition	s for pt 3B	4
		'In this	s part—	5
		a moto the dev contain	of ignition interlock means a device that, when fitted to be vehicle, prevents the vehicle from being started unless vice is provided with a specimen of a person's breath ming either no alcohol or less than a particular attration of alcohol.	6 7 8 9 10
		approv	ved means approved under a regulation.	11
		disqua	<i>lification period</i> see section 91J(1).	12
		drink d	driving offence means any of the following—	13
		v h	an offence against section 78(1) for which the offender was disqualified under section 78(3)(j) or (k) from holding or obtaining a Queensland driver licence for a particular period;	14 15 16 17
			on offence against section 79(1), involving a motor vehicle, while under the influence of liquor;	18 19
			on offence under section 80(11), involving a motor vehicle, in relation to failing to provide—	20 21
		(2	i) a specimen of breath for analysis; or	22
		(ii) a specimen of blood for a laboratory test if the requisition to which the failure relates was made for the purpose of determining the concentration of alcohol (if any) in the person's blood;	23 24 25 26
		0	on offence against the Criminal Code, section 328A(1) or (4), involving a motor vehicle, when accompanied by the circumstance of aggravation that at the time of	27 28 29

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	committing the offence the offender was adversely affected by alcohol;	1 2								
(e)	an offence against section 91W(1) for which paragraph (a)(i) or (ii) of the penalty for the offence applies;									
(f)	an offence against section 91X(1);	5								
(g)	an offence against section 79(2), (2A), (2B), (2J), (2K) or (2L) involving a motor vehicle and committed within 5 years after the offender was previously convicted of—	6 7 8								
	(i) an offence against any of those provisions committed after the commencement of this definition; or	9 10 11								
	(ii) an offence mentioned in any of paragraphs (a) to (f) committed after the commencement of this definition.	12 13 14								
exemption certificate see section 91R(3).										
inter	<i>clock</i> means an alcohol ignition interlock.	16								
inter	<i>clock condition</i> see section 91K(1).	17								
inter	clock driver—	18								
(a)	means a person whose Queensland driver licence is subject to the interlock condition; and	19 20								
(b)	includes a person who has an interlock exemption.	21								
secti	<i>clock exemption</i> means an exemption, granted under on 91Q, from the application of the interlock condition e the exemption has effect.	22 23 24								
inter	clock period see section 91M.	25								
	<i>inated vehicle</i> , for a person, means a motor vehicle inated by the person under section 91L.	26 27								
perso	inated vehicle fitted with a prescribed interlock, for a on, includes a vehicle fitted with an interlock in pliance by the person with a non-Queensland interlock irement.	28 29 30 31								

		which a person, under a non-Queensland interlock requirement, may drive only a motor vehicle fitted with an alcohol ignition interlock.	1 2 3 4
		non-Queensland interlock requirement means a requirement under, or imposed under, a law of another jurisdiction allowing a person to drive only a motor vehicle fitted with an alcohol ignition interlock during a particular period.	5 6 7 8
		<i>prescribed interlock</i> means an approved interlock provided by a person who is an approved interlock provider and installed and maintained by a prescribed interlock installer.	9 10 11
		<i>prescribed interlock installer</i> means a person with whom an approved interlock provider has an arrangement for the person to install or maintain approved interlocks provided by the provider.	12 13 14 15
		prescribed period see section 91N(1).	16
'Div	ision	2 Interlock condition	17
			1 /
91J		sons to whom div 2 applies	18
91J			
['] 91J	Per	sons to whom div 2 applies	18
⁶ 91J	Per	rsons to whom div 2 applies This division applies to a person who— (a) is convicted of a drink driving offence committed after	18 19 20
⁶ 91J	Per	This division applies to a person who— (a) is convicted of a drink driving offence committed after the commencement of this section; and (b) is disqualified, other than under a prescribed provision, by or because of the conviction or offence, or under the penalty imposed for the offence, for a particular period (the <i>disqualification period</i>) from holding or obtaining	18 19 20 21 22 23 24 25

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			person, the person's interlock period would have ended er section 91M.	1 2
	'(4)	In th	is section—	3
		pres 6 90(1	cribed provision means section $79B(4)$, $81(4)(b)$, $89(1)$ or).	4 5
'91K	Inte	erlock	k condition	6
	'(1)	secti is su the i	ueensland driver licence granted to a person mentioned in on 91J(1) after the person's disqualification period ends bject to the condition (<i>interlock condition</i>) that, during interlock period applying to the person, the person may e only—	7 8 9 10
		(a)	if paragraph (b) or (c) does not apply—a motor vehicle that is a nominated vehicle fitted with a prescribed interlock; or	12 13 14
		(b)	when the person is receiving driver training from a person accredited as a driver trainer under a regulation—	15 16 17
			(i) a motor vehicle mentioned in paragraph (a); or	18
			(ii) a motor vehicle provided by the accredited driver trainer; or	19 20
		(c)	when the person is taking a practical driving test under the driver licensing regulation—any motor vehicle.	21 22
	'(2)	secti	ueensland driver licence granted to a person mentioned in on 91J(2) during the person's non-Queensland interlock od is subject to the interlock condition.	23 24 25
'91L	Noi	minat	tion of vehicle	26
	'(1)	For s	section 91K(1)(a), a person—	27
		(a)	may nominate only a motor vehicle of a class the person is authorised to drive under the person's Queensland driver licence; and	28 29 30

		(b)	may	nomi	nate more than 1 motor vehicle.	1
			Exan	nples—		2
			•	the p	person's own motor vehicle	3
			•		otor vehicle owned by the person's spouse, friend or loyer	4 5
	'(2)	more	e tha	ın 1	chicle can not be the nominated vehicle for person unless a regulation provides for driver of the vehicle at a particular time.	6 7 8
		Exam	ple of	what a	regulation may provide for—	9
			cheme book	involv	ing the driver using a PIN or swipe card or keeping a	10 11
	'(3)			natior cutive.	n must be made in the approved form to the	12 13
91M	Inte	erloci	(per	iod		14
		'The	inter	lock p	period is the period—	15
		(a)	start	ing—		16
			(i)	the 1	person mentioned in section 91J(1)—when person is first granted a Queensland driver ce after the person's disqualification period or	17 18 19 20
			(ii)	the	person mentioned in section 91J(2)—when person's non-Queensland interlock period s; and	21 22 23
		(b)	endi	ng wh	nen whichever of the following happens first—	24
			(i)	a per	iod of 5 years elapses after—	25
				(A)	for a person mentioned in section 91J(1)—the person's disqualification period ended; or	26 27 28
				(B)	for a person mentioned in section 91J(2)—the person was first issued with a non-Queensland driver licence after	29 30 31

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			interlock requirement of the jurisdiction that	1 2 3
			(ii) the person's prescribed period ends;	4
			licence is cancelled under section 127 because of a	5 6 7
			Note—	8
				9 10
			(a) the interlock condition ends under section 910; and	11
				12 13
				14 15
91N	Pre	scrib	ed period	16
	'(1)	The	prescribed period for a person is the period of 12 months	17 18
		(a)	-	19 20
				21 22
			(ii) an interlock exemption that had effect; or	23
		(b)		24 25
				26 27
			· · ·	28 29
		(c)		30 31

		Exan	nple—	1		
		pe pe pe	ne prescribed period may comprise 3 months during which the erson satisfies paragraph (a)(i), 3 months during which the erson satisfies paragraph (a)(ii), 3 months during which the erson satisfies paragraph (b)(i) and 3 months during which the erson satisfies paragraph (b)(ii).	2 3 4 5 6		
'(2)	However, if a person's prescribed period is extended under division 4, the prescribed period for the person is the period comprising—			7 8 9		
	(a)	the j	period of 12 months mentioned in subsection (1);	10 11		
	(b)	each	period—	12		
		(i)	by which the period mentioned in subsection (1) is extended under division 4; and	13 14		
		(ii)	during which the person meets the requirements of subsection (1)(a), (b) or (c).	15 16		
	Exan	Example—				
	If a person's prescribed period is extended under division 4 for a period of 3 months, the person's prescribed period is the period of 15 months during which the person meets the requirements of subsection (1)(a), (b) or (c).					
' (3)	The	presci	ribed period need not be continuous.	22		
' (4)	In this section—			23		
	valid means—			24		
	(a)	in re	elation to a Queensland driver licence—	25		
		(i)	the licence has not expired; or	26		
		(ii)	the licence has not been cancelled or suspended; or	27		
		(iii)	the licensee is not disqualified from holding or obtaining a Queensland driver licence; or	28 29		
	(b)	in re	elation to a non-Queensland driver licence—	30		
		(i)	the licence has not expired; or	31		
		(ii)	the licence has not been cancelled or suspended; or	32		

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			the licensee is not disqualified from holding or obtaining the licence in the jurisdiction in which it may be issued.	1 2 3
910	Wh	en interloc	ck condition ends	4
		'The interl	ock condition ends when the interlock period ends.	5
'Divi	sion	3	Interlock exemption	6
'91P	App	olying for i	nterlock exemption	7
	'(1)		mentioned in section 91J(1) may apply to the chief for an interlock exemption.	8 9
	'(2)		ation can not be made sooner than 6 weeks before the person's disqualification period.	10 11
	'(3)	-	nentioned in section 91J(2) may, at any time, apply f executive for an interlock exemption.	12 13
	'(4)		ation under subsection (1) or (3) must be made in ed form and be accompanied by the fee prescribed gulation.	14 15 16
'91Q	Dec	iding app	lication for interlock exemption	17
	'(1)	The chief e	executive—	18
			decide an application for an interlock exemption in rescribed 28-day period; and	19 20
		(b) must	grant or refuse to grant the exemption.	21
	'(2)		Executive grants the exemption, the chief executive se restrictions applying to the exemption.	22 23
	'(3)		executive may only grant an interlock exemption if	24 25

'(4)

'(5)

'(6)

'(7)

'(8)

relation to it.

(a)	that the shortest reasonable distance using a motor vehicle, or shortest reasonable travelling time using a motor vehicle, between the applicant's place of residence and the nearest place of business of a prescribed interlock installer is greater than the distance or time prescribed under a regulation; or	1 2 3 4 5 6
(b)	that, as evidenced by a doctor's certificate provided to the chief executive, the applicant has a medical condition preventing the applicant from providing a sufficient breath sample to operate an approved interlock; or	7 8 9 10 11
(c)	of another matter prescribed under a regulation for this subsection.	12 13
or de appli writte of at	e chief executive reasonably believes further information ocuments are required to make a decision about the cation, the chief executive may give the applicant a en notice requesting the applicant, within a stated period least 28 days, to give further information or documents ant to the application.	14 15 16 17 18 19
subse writte	e applicant does not comply with a notice given under ection (4), the chief executive may declare, by further en notice given to the applicant, that the application is a to be withdrawn on a day stated in the notice.	20 21 22 23
A no	tice given under subsection (5) must state—	24
(a)	the reasons for the decision to make the declaration; and	25
(b)	the prescribed review information for the decision.	26
the p	e chief executive does not decide the application within prescribed 28-day period, the chief executive is taken to made a decision (a <i>deemed decision</i>) refusing to grant exemption on the last day of the period.	27 28 29 30
-	oite subsection (7), the chief executive may continue to ider the application and make a considered decision in	31 32

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		[s 17]	

'(9)		considered decision is made, the considered decision aces any deemed decision for the purposes of this Act.	1 2
'(10)	deci	As soon as practicable after a deemed decision or considered decision is made, the chief executive must give the applicant a written notice stating—	
	(a)	the prescribed review information for the decision; and	6
	(b)	for a considered decision, the reasons for the decision.	7
	Note-	_	8
	Se	ctions 65 and 65A provide for the review of the decision.	9
' (11)	In th	nis section—	10
		sidered decision means a decision in accordance with section (3).	11 12
	prescribed 28-day period means the later of the following periods—		
	(a)	28 days after the chief executive receives the application;	15 16
	(b)	28 days after the chief executive receives further information or documents about the application under subsection (4).	17 18 19
'91R De	ecisio	n on application and exemption certificate	20
'(1)	exer	chief executive must inform an applicant for an interlock application of the chief executive's decision on the application written notice.	21 22 23
'(2)		ne chief executive decides to grant the exemption, the ten notice must contain a brief statement of—	24 25
	(a)	the matters of which the chief executive was satisfied under section 91Q(3); and	26 27
	(b)	the matters in relation to which the person must notify the chief executive, under section 91Y, of any change.	28 29

	(3)	Also, if the chief executive decides to grant the exemption, the chief executive must give the applicant a certificate about the exemption (the <i>exemption certificate</i>).				
	'(4)	The exemption certificate must be in the approved form and must state—				
		(a)	the exemption's expiry date; and	6		
		(b)	any restrictions applying to the exemption; and	7		
		(c)	to the extent it is relevant, the information mentioned in section 91S.	8 9		
	'(5)		e chief executive decides to refuse to grant the exemption, notice must state—	10 11		
		(a)	the reasons for the decision; and	12		
		(b)	the prescribed review information for the decision.	13		
'91S	When interlock exemption stops having effect					
		_	person's interlock exemption stops having effect when chever of the following happens first—	15 16		
		(a)	the expiry date stated on the exemption certificate;	17		
		(b)	14 days elapse after the person gives the chief executive a notice under section 91Y;	18 19		
		(c)	the exemption is cancelled under section 19;	20		
			Note—	21		
			Section 19 provides the procedure for cancelling an approval which, as defined in section 17A, includes an interlock exemption.	22 23 24		
		(d)	the interlock period ends.	25		
'91T			appens when interlock exemption stops effect	26 27		
			nen a person's interlock exemption stops having effect, the rlock condition of the person's Queensland driver licence	28 29		

Part 3 Alcohol ignition interlocks

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			tes to its full extent for the remainder of the person's lock period.	1 2
'Divi	sion	4	Extending interlock driver's prescribed period	3 4
'91U	Gro	unds	s for extending prescribed period	5
	'(1)		a ground for extending an interlock driver's prescribed od if—	6 7
		(a)	the person drove a nominated vehicle for the person without first providing the vehicle's prescribed interlock with a specimen of the person's breath; or	8 9 10
		(b)	the person drove a nominated vehicle for the person when the person knew, or ought reasonably to have known, the vehicle's prescribed interlock was not operating properly; or	11 12 13 14
		(c)	the person drove a nominated vehicle for the person when the person knew, or ought reasonably to have known that the vehicle's prescribed interlock had been interfered with.	15 16 17 18
	'(2)	In th	is section—	19
			fered with includes tampered with, damaged, destroyed removed.	20 21
'91V	Pro	cedu	re for extending prescribed period	22
	'(1)	inter chief	e chief executive considers a ground exists to extend an lock driver's prescribed period (the <i>proposed action</i>), the executive may give the person a written notice (the <i>show e notice</i>).	23 24 25 26
	'(2)	The	show cause notice must—	27
		(a)	state the proposed action; and	28
		(b)	state the ground for the proposed action; and	29

[s 17]

	(c)	outline the facts and circumstances forming the basis for the ground; and	1 2
	(d)	state the period, of not more than 3 months, by which the prescribed period is to be extended; and	3 4
	(e)	invite the person to show cause, within a stated time of at least 28 days, why the proposed action should not be taken.	5 6 7
'(3)	state	chief executive may, before or after the end of the time ed in the show cause notice, extend the time within which person may show cause.	8 9 10
'(4)	mad still chie	after considering any personal or written representations the within the time stated or allowed, the chief executive considers a ground exists to take the proposed action, the f executive may extend the prescribed period for a period longer than the period stated in the show cause notice.	11 12 13 14 15
'(5)		chief executive must give the person written notice of the sion stating the following—	16 17
	(a)	the period for which the prescribed period is extended;	18
	(b)	the reasons for the decision;	19
	(c)	the prescribed review information for the decision.	20
'Divisioı	า 5	Offences	21
		a motor vehicle other than as allowed under lock condition	22 23
'(1)	proh	interlock driver must not drive a motor vehicle that is a nibited vehicle for the person, unless the person has an rlock exemption that has effect.	24 25 26
	Max	ximum penalty—	27
	(a)	if the motor vehicle driven by the person was not fitted with a prescribed interlock, whether or not it was a nominated vehicle for the person—	28 29 30

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	(i) for a first conviction—28 penalty units; or	1
	(ii) for a conviction within 5 years after a previous conviction to which the circumstance mentioned in this paragraph applies—60 penalty units; or	2 3 4
	(b) if the motor vehicle driven by the person was not a nominated vehicle for the person but was fitted with a prescribed interlock—28 penalty units.	5 6 7
'(2)	If the court convicts a person of an offence against subsection (1), the court, in addition to imposing a penalty, must disqualify the person from holding or obtaining a Queensland driver licence for the following period—	8 9 10 11
	(a) for a conviction mentioned in paragraph (a)(i) of the penalty—3 months;	12 13
	(b) for a conviction mentioned in paragraph (a)(ii) of the penalty—6 months.	14 15
'(3)	Subsection (4) applies if a police officer reasonably suspects an interlock driver is, or has been, driving a prohibited vehicle for the person.	16 17 18
'(4)	If asked by the police officer whether the person may drive the vehicle under the interlock condition of the person's Queensland driver licence, the person must produce for inspection an exemption certificate given to the person under section 91Q for an interlock exemption that has effect, unless the person has a reasonable excuse for not complying with the request.	19 20 21 22 23 24 25
	Maximum penalty—28 penalty units.	26
'(5)	Without limiting the matters that may be a reasonable excuse for subsection (4), it is a reasonable excuse if the person has not been given an exemption certificate under section 91R.	27 28 29
'(6)	In this section—	30
	<i>conviction</i> means a conviction for an offence against subsection (1).	31 32

[s 17]

		<i>prohibited vehicle</i> , for a person, means a motor vehicle other than a motor vehicle the person may drive under the interlock condition of the person's Queensland driver licence.	1 2 3
'91X		ncompliance with restrictions applying to interlock emption	4 5
	'(1)	An interlock driver who has an interlock exemption must comply with any restrictions applying to the exemption.	6 7
		Maximum penalty—	8
		(a) for a first conviction—28 penalty units; or	9
		(b) for a conviction within 5 years after a previous conviction—60 penalty units.	10 11
	'(2)	If the court convicts a person of an offence against subsection (1), the court, in addition to imposing a penalty, must disqualify the person from holding or obtaining a Queensland driver licence for the following period—	12 13 14 15
		(a) for a conviction mentioned in paragraph (a) of the penalty—3 months;	16 17
		(b) for a conviction mentioned in paragraph (b) of the penalty—6 months.	18 19
	'(3)	In this section—	20
		conviction means a conviction for an offence against subsection (1).	21 22
'91Y		son with interlock exemption must give ification of change in circumstances	23 24
	'(1)	A person who has an interlock exemption must, within 14 days after the happening of a relevant change of circumstances, give written notice of the change to the chief executive.	25 26 27 28
		Maximum penalty—28 penalty units.	29
	'(2)	In this section—	30

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		the	want change of circumstances means a change in any of matters stated, as required under section 91R(2)(b), in a ten notice given to the person.	1 2 3
'Divi	sior	16	Other provisions about interlocks	4
'91Z	Re	gulat	ions relating to interlocks	5
			egulation may be made under this division, including, for mple, for making provision about the following—	6 7
		(a)	the approval of interlocks;	8
		(b)	the approval by the chief executive of providers or installers of interlocks, including conditions relating to an approval and the audit of approvals and conditions relating to approvals;	9 10 11 12
		(c)	the criteria necessary to be met by a provider or installer of interlocks for obtaining and continuing to hold an approval, including criteria relating to service standards and requirements;	13 14 15 16
		(d)	the installation, maintenance and removal of interlocks, including arrangements to be entered into in relation to their installation, maintenance or removal.'.	17 18 19
18	Am	nendr	ment of s 124 (Facilitation of proof)	20
	(1)	Sect	ion 124(1)(ga)—	21
		renu	umber as section 124(1)(ge).	22
	(2)	Sect	ion 124(1)—	23
		inse	rt—	24
		'(ga)) a certificate purporting to be signed by the chief executive or commissioner stating either or both of the following—	25 26 27

Clause

	(i)	at a stated time, a stated vehicle was or was not the nominated vehicle for chapter 5, part 3B for a stated person;	1 2 3
	(ii)	at a stated time, a stated nominated vehicle for chapter 5, part 3B for a stated person was or was not fitted with a prescribed interlock;	4 5 6
	is ev	ridence of the matters stated in it;	7
(gb)		ertificate purporting to be signed by the chief entire or commissioner stating—	8 9
	(i)	that at a stated time a stated person had or did not have an interlock exemption that was in effect; and	10 11
	(ii)	any restrictions that applied to the interlock exemption;	12 13
	is ev	ridence of the matters stated in it;	14
(gc)		ertificate purporting to be signed by the chief eutive stating that the chief executive—	15 16
	(i)	has or has not received from a stated person an application, in the approved form, for an interlock exemption; or	17 18 19
	(ii)	did or did not grant an interlock exemption to a stated person and, if the chief executive did not grant the exemption, the reasons for deciding not to grant it;	20 21 22 23
	is ev	ridence of the matters stated in it;	24
(gd)	a do	cument purporting to be a copy of—	25
	(i)	a nomination, in the approved form, of a motor vehicle for section $91K(1)(a)$ received by the chief executive; or	26 27 28
	(ii)	an application, in the approved form, made under section 91P for an interlock exemption; or	29 30
	(iii)	a notice, given under section 91Q(4), asking a person who has made an application for an	31 32

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			interlock exemption to give the chief executive further information or documents relevant to the application; or	1 2 3
		(iv)	a notice given under section 91Q(10) or 91V(5), about a decision of the chief executive made under chapter 5, part 3B; or	4 5 6
		(v)	a notice given under section 91Q(5) declaring that an application for an interlock exemption is taken to be withdrawn; or	7 8 9
		(vi)	an exemption certificate given under section 91R(3);	10 11
			certified as a true copy of the document is evidence the matters stated in it;'.	12 13
lause	adr		of s 168A (Effect of particular corresponding e action or corresponding order in relation icle)	14 15 16
		Section 16	58A(4), definition approval, note—	17
		omit, inser	<i>t</i> —	18
		'Note—		19
		See section	on 17A for the meaning of <i>approval</i> for chapter 3, part 1A.'.	20
lause	20 Am	endment (of sch 3 (Reviewable decisions)	21
		Schedule 3	3—	22
		insert—		23
	'91Q(1)(b)	refusing	to grant an interlock exemption	
	91Q(5)		a declaration that an application for an interlock on is taken to be withdrawn	
	91Q(7)	refusing	to grant an interlock exemption	
	91V(4)	extendin	g a prescribed period'.	

C

Part 3 Alcohol ignition interlocks

[s 21]

Clause 21	Amendment of sch 4 (Dictionary)	1
	Schedule 4—	2
	insert—	3
	'alcohol ignition interlock see section 91I.	4
	approved, for chapter 5, part 3B, see section 91I.	5
	disqualification period, for chapter 5, part 3B, see section 91I.	6 7
	drink driving offence—	8
	(a) for sections 90B to 90D, see section 90A; or	9
	(b) for chapter 5, part 3B, see section 91I.	10
	exemption certificate, for chapter 5, part 3B, see section 91I.	11
	interlock see section 91I.	12
	interlock condition see section 91I.	13
	interlock driver see section 91I.	14
	interlock exemption see section 91I.	15
	interlock period see section 91I.	16
	nominated vehicle, for chapter 5, part 3B, see section 91I.	17
	nominated vehicle fitted with a prescribed interlock see section 91I.	18 19
	non-Queensland interlock period see section 91I.	20
	non-Queensland interlock requirement see section 91I.	21
	prescribed interlock see section 91I.	22
	prescribed interlock installer see section 91I.	23
	prescribed period see section 91I.'.	24

[s 22]

	Part	4	Heavy vehicle speeding	1
Clause	22	busines	ment of s 26A (Further power to enter place of s in relation to heavy vehicle or prescribed ous goods vehicle)	2 3 4
		Sect	ion 26A(8)—	5
		inse	rt—	6
		pow	ponsible person, for a heavy vehicle, for the exercise of a er under this section in relation to a heavy vehicle eding offence, does not include—	7 8 9
		(a)	a person mentioned in schedule 4, definition <i>responsible</i> person, paragraph (j), (k), (l) or (o); or	10 11
			Note—	12
			Those paragraphs deal with persons who pack, load or unload goods or containers, and owners and operators etc. of weighbridges or weighing facilities.	13 14 15
		(b)	an agent, employer, employee or subcontractor of that person.'.	16 17
Clause	23	details f	ment of s 48A (Further power to require personal or exercising power in relation to heavy vehicle port of dangerous goods)	18 19 20
		Sect	ion 48A(8)—	21
		inse	rt—	22
		pow	ponsible person, for a heavy vehicle, for the exercise of a er under this section in relation to a heavy vehicle eding offence, does not include—	23 24 25
		(a)	a person mentioned in schedule 4, definition <i>responsible</i> person, paragraph (j), (k), (l) or (o); or	26 27
			Note—	28
			Those paragraphs deal with persons who pack, load or unload goods or containers, and owners and operators etc. of weighbridges or weighbridge facilities.	29 30 31

[s 24]

		(b)	an agent, employer, employee or subcontractor of that person.'.	1 2
Clause	24		nent of s 49A (Direction to provide information eavy vehicles and transport of dangerous goods)	3 4
		Sect	ion 49A(7)—	5
		inse	rt—	6
		pow	ponsible person, for a heavy vehicle, for the exercise of a er under this section in relation to a heavy vehicle ding offence, does not include—	7 8 9
		(a)	a person mentioned in schedule 4, definition <i>responsible</i> person, paragraph (j), (k), (l) or (o); or	10 11
			Note—	12
			Those paragraphs deal with persons who pack, load or unload goods or containers, and owners and operators etc. of weighbridges or weighbridge facilities.	13 14 15
		(b)	an agent, employer, employee or subcontractor of that person.'.	16 17
Clause	25		nent of s 50AB (Power to require help to find and particular documents or information)	18 19
		Sect	ion 50AB(3)—	20
		inse	rt—	21
		pow	ponsible person, for a heavy vehicle, for the exercise of a er under this section in relation to a heavy vehicle ding offence, does not include—	22 23 24
		(a)	a person mentioned in schedule 4, definition <i>responsible</i> person, paragraph (j), (k), (l) or (o); or	25 26
			Note—	27
			Those paragraphs deal with persons who pack, load or unload goods or containers, and owners and operators etc. of weighbridges or weighbridge facilities.	28 29 30

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		(b) an agent, employer, employee or subcontractor of that person.'.	1 2
Clause 26	An	nendment of s 57AB (Definitions for sdiv 2)	3
	(1)	Section 57AB, definition extended liability offence—	4
		insert—	5
		'(d) a heavy vehicle speeding offence.'.	6
	(2)	Section 57AB, definition <i>influencing person</i> , paragraph (d)(ii) and (iii)—	7 8
		omit, insert—	9
		'(ii) a scheduler for the heavy vehicle;'.	10
	(3)	Section 57AB, definition <i>influencing person</i> , paragraph (d)(iv) to (vi)—	11 12
		renumber as paragraph (d)(iii) to (v).	13
	(4)	Section 57AB, definition <i>influencing person</i> , paragraph (e)(ii) and (iii))—	14 15
		omit, insert—	16
		'(ii) a scheduler for the heavy vehicle; and'.	17
	(5)	Section 57AB, definition <i>influencing person</i> , paragraph (f)(ii) and (iii)—	18 19
		omit, insert—	20
		'(ii) a scheduler for the heavy vehicle; and	21
		(g) for a heavy vehicle speeding offence, includes the employer of the driver of the heavy vehicle.'.	22 23
Clause 27		nendment of s 57B (Further liability provisions for tended liability offences)	24 25
	(1)	Section 57B(2), penalty—	26
		omit, insert—	27

[s 27]

'Maximum penalty—	1
(a) if the extended liability offence is a heavy vehicle speeding offence of exceeding a speed limit of 50–60km/h—10 penalty units; or	2 3 4
(b) if the extended liability offence is a heavy vehicle speeding offence of exceeding a speed limit of 70–80km/h—	5 6 7
(i) by less than 15km/h—10 penalty units; or	8
(ii) by 15km/h or more—40 penalty units; or	9
(c) if the extended liability offence is a heavy vehicle speeding offence, committed other than by the driver of a road train, of exceeding a speed limit of 90km/h—	10 11 12
(i) by less than 15km/h—10 penalty units; or	13
(ii) by 15km/h or more—40 penalty units; or	14
(d) if the extended liability offence is a heavy vehicle speeding offence, committed by the driver of a road train, of exceeding a speed limit of 90km/h—	15 16 17
(i) by less than 15km/h—40 penalty units; or	18
(ii) by 15km/h or more—80 penalty units; or	19
(e) if the extended liability offence is a heavy vehicle speeding offence of exceeding a speed limit of 100km/h or more—	20 21 22
(i) by less than 15km/h—40 penalty units; or	23
(ii) by 15km/h or more—80 penalty units; or	24
(f) for any other extended liability offence—the maximum penalty for an individual for committing the offence.'.	25 26
Section 57B—	27
insert—	28
In this section—	29

(2)

'(3)

			offen	ce th	control, of a heavy vehicle, for an extended liability at is a heavy vehicle speeding offence, means the he heavy vehicle.'.	1 2 3
Clause	28	Rep	olacei	ment	of ss 57DB and 57DC	4
			Secti	ons 5	7DB and 57DC—	5
			omit,	inser	<i>t</i> —	6
		per	son t	ook a	t may consider for deciding whether all reasonable steps—particular ut heavy vehicles	7 8 9
	'((1)	done presc	or o	imiting section 57D, in deciding whether things omitted to be done by a person charged with a offence constitute reasonable steps, the court may d to the following—	10 11 12 13
			(a)		nature of the activity to which the contravention tituting the offence relates;	14 15
			(b)		isks to safety associated with the activity mentioned aragraph (a);	16 17
			(c)		likelihood of the risks to safety mentioned in graph (b) arising;	18 19
			(d)		degree of harm likely to result from the risks to by mentioned in paragraph (b) arising;	20 21
			(e)	fatig	circumstances of the alleged offence, including, for a ue management offence, any risk category for the ravention constituting the offence;	22 23 24
			(f)	the r	neasures available and measures taken—	25
				(i)	to prevent, eliminate or minimise the likelihood of a potential contravention happening; or	26 27
				(ii)	to eliminate or minimise the likelihood of a risk to safety arising from a potential contravention; or	28 29
				(iii)	to manage, minimise or eliminate a risk to safety arising from a potential contravention;	30 31

	(g)	the personal expertise and experience that the person charged had or ought to have had or that an agent or employee of person had or ought to have had;	1 2 3
	(h)	the degree of ability the person charged, or an agent or employee of that person, had to take a measure mentioned in paragraph (f);	4 5 6
	(i)	the costs of measures mentioned in paragraph (f).	7
'(2)	thing prese	ddition, without limiting section 57D, in deciding whether gs done or omitted to be done by a person charged with a cribed offence constitute reasonable steps, the court may regard to the following—	8 9 10 11
	(a)	the measures available and measures taken for any or all of the following—	12 13
		(i) to include compliance assurance conditions in relevant commercial arrangements with other relevant responsible persons;	14 15 16
		(ii) to provide information, instruction, training and supervision to employees to enable compliance with relevant laws;	17 18 19
		(iii) to maintain equipment and work systems to enable compliance with relevant laws;	20 21
		(iv) to address and remedy similar compliance problems that may have happened in the past;	22 23
	(b)	any accreditation scheme, scientific knowledge, expert opinion, guidelines, standards or other knowledge about preventing or managing exposure to risks to safety arising from fatigue.	24 25 26 27
'(3)	cons done	section does not limit the matters the court must or may ider when deciding whether things done or omitted to be by a person charged with a prescribed offence constitute onable steps.	28 29 30 31
'(4)	In th	is section—	32
	othe	r relevant responsible persons means—	33

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Part 4 Heavy	/ venicie	speeding

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	(a)	for a person charged with a fatigue management offence—other responsible persons for fatigue regulated heavy vehicles; or	1 2 3
	(b)	for a person charged with a prescribed offence other than a fatigue management offence—other responsible persons for heavy vehicles.	4 5 6
	pres	cribed offence means—	7
	(a)	a fatigue management offence; or	8
	(b)	an offence against section 57B(2) relating to a heavy vehicle speeding offence; or	9 10
	(c)	an offence against chapter 5D, part 2.	11
	requ	category, for a contravention of a fatigue management irement of a fatigue management regulation, means 1 of following categories—	12 13 14
	(a)	minor risk breach;	15
	(b)	substantial risk breach;	16
	(c)	severe risk breach;	17
	(d)	critical risk breach.	18
		erson regarded to have taken all reasonable particular offences about heavy vehicles	19 20
'(1)	as ha follo	erson charged with a prescribed offence is to be regarded aving taken all reasonable steps if the person did all of the twing to prevent the act or omission that led to the ravention to which the offence relates—	21 22 23 24
	(a)	identified and assessed the aspects of the activities of the person, and relevant drivers for the person, that may lead to a relevant contravention by a relevant driver for the person;	25 26 27 28
	(b)	for each aspect identified and assessed under paragraph (a), identified and assessed—	29 30

	(i)	the risk of the aspect leading to a relevant contravention; and	1 2
	(ii)	if there is a substantial risk of the aspect leading to a relevant contravention—the measures the person may take to eliminate the risk or, if it is not reasonably possible to eliminate the risk, to minimise the risk;	3 4 5 6 7
(c)		ied out the identification and assessment mentioned aragraphs (a) and (b)—	8 9
	(i)	at least annually; and	10
	(ii)	after each event that indicated the way the activities the subject of the identification and assessment are being carried out have led, or may lead, to a relevant contravention;	11 12 13 14
(d)		the measures identified and assessed under graph (b)(ii);	15 16
(e)		each action mentioned in any of paragraphs (a) to (d) n by the person—	17 18
	(i)	kept a record of the action for at least 3 years after taking it; or	19 20
	(ii)	if 3 years have not passed since taking the action, kept a record of the action since taking it.	21 22
done	or o	on does not limit the circumstances in which things omitted to be done by a person charged with a d offence constitute reasonable steps.	23 24 25
In th	is sec	etion—	26
pres	cribed	d offence means—	27
(a)	a fat	igue management offence; or	28
(b)		offence against section 57B(2) relating to a heavy cle speeding offence; or	29 30
(c)	an o	ffence against chapter 5D, part 2.	31

'(2)

'(3)

Part 4	Heavy	vehicle	speeding

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		offei	want contravention for a person charged with a prescribed nee means a contravention of the type to which the nee relates.	1 2 3
		rele	vant driver means—	4
		(a)	for a person charged with a fatigue management offence—a person in control of a fatigue regulated heavy vehicle in relation to which the person is an influencing person under section 57AB; or	5 6 7 8
		(b)	for a person charged with an offence against section 57B(2) relating to a heavy vehicle speeding offence—a person in control of a heavy vehicle in relation to which the person is an influencing person under section 57AB; or	9 10 11 12 13
		(c)	for a person charged with an offence against chapter 5D, part 2—a driver of a heavy vehicle for which the person is a party in the chain of responsibility under that part.'.	14 15 16
Clause	29		nent of s 57F (Proof of compliance with industry practice)	17 18
Clause	29	code of		
Clause	29	Sect	practice)	18
Clause	29	Sect	practice) ion 57F(5), definition prescribed provision—	18 19
Clause	29	Sect	practice) ion 57F(5), definition prescribed provision— t, insert—	18 19 20
Clause	29	Sect	practice) ion 57F(5), definition prescribed provision— t, insert— scribed provision means a following provision—	18 19 20 21
Clause	29	Sect omit 'pres	practice) ion 57F(5), definition prescribed provision— t, insert— scribed provision means a following provision— section 53B(2), (3), (4) or (5)	18 19 20 21 22
Clause	29	Sect omit 'pres	practice) ion 57F(5), definition prescribed provision— i, insert— scribed provision means a following provision— section 53B(2), (3), (4) or (5) section 53C(1) or (2)	18 19 20 21 22 23
Clause	29	Sect omit 'pres	practice) ion 57F(5), definition prescribed provision— is, insert— scribed provision means a following provision— section 53B(2), (3), (4) or (5) section 53C(1) or (2) section 57B(2)	18 19 20 21 22 23 24
Clause	29	Sect omit 'pres	practice) ion 57F(5), definition prescribed provision— is, insert— scribed provision means a following provision— section 53B(2), (3), (4) or (5) section 53C(1) or (2) section 57B(2) section 162D(1)	18 19 20 21 22 23 24 25

Chapter 2 Amendment of Transport Operations (Road Use Management) Act 1995—road safety reforms

Part 4 Heavy vehicle speeding

		insert—		1
			offence against section 163AD, 163AE, 163AF, AG, 163AH, 163AI, 163AL or 163AM.'.	2 3
lause	31 Ins	ertion of	new ch 5D	4
		After sec	tion 163A—	5
		insert—		6
	'Chapt	er 5D	Heavy vehicle speeding	7
	'Part 1		Preliminary	8
	163AA Ma	ain purpo	se of ch 5D	9
		and con responsib	n purpose of this chapter is to improve road safety inpliance with road safety laws by imposing bility for speeding by heavy vehicles on persons usiness activities influence the conduct of the drivers vehicles.	10 11 12 13 14
	163AB O	utline of t	he main features of ch 5D	15
		'This cha	pter—	16
		the to e	uires persons who are most directly responsible for operation of a heavy vehicle to take reasonable steps ensure their activities do not cause drivers to exceed ed limits; and	17 18 19 20
		veh the	uires anyone who schedules the activities of a heavy icle, or its driver, to take reasonable steps to ensure schedule of the vehicle and the driver does not cause driver to exceed speed limits; and	21 22 23 24
			uires heavy vehicle loading managers to take sonable steps to ensure the loading or unloading	25 26

Part 4 Heavy	vehicle :	speeding
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		angements for a heavy vehicle do not cause the driver exceed speed limits; and	1 2
	tran to con	uires particular persons who consign goods for asport by a heavy vehicle, or who receive the goods, take reasonable steps to ensure the terms of asignment of the goods do not cause drivers to exceed ed limits; and	3 4 5 6 7
	lim	hibits anyone from asking a driver to exceed speed its and from entering into an agreement that causes a ver to exceed speed limits.	8 9 10
163AC E	efinitions	for ch 5D	11
	'In this cl	hapter—	12
	cause, a t	thing, includes—	13
	(a) con	tribute to causing the thing; and	14
	(b) enc	ourage the thing.	15
		eans the driver of a heavy vehicle and includes an d driver and a self-employed driver.	16 17
	else to dr	d driver means a driver who is employed by someone rive a heavy vehicle under a contract of employment, teship or training.	18 19 20
	a heavy	means a person who engages someone else to drive vehicle under a contract of employment, reship or training.	21 22 23
	Example—		24
	a labour	hire company	25
	party in t	the chain of responsibility see section 163AN.	26
	-	ntractor means a person who engages someone else heavy vehicle under a contract for services.	27 28
	Example—		29
	a logistic	es business that engages a subcontractor to transport goods	30

	<i>self-employed driver</i> means a driver who is not an employed driver.	1 2
	<i>speed limit</i> , in relation to a driver, means a speed limit applying to the driver under the Queensland Road Rules.	3 4
Part 2	Particular duties and offences	5
Division	1 Employers, prime contractors and operators	6 7
ens	ity of employer, prime contractor or operator to sure business practices will not cause driver to seed speed limit etc.	8 9 10
'(1)	A relevant party for a driver must take all reasonable steps to ensure the relevant party's business practices will not cause the driver to exceed a speed limit.	11 12 13
	Maximum penalty—80 penalty units.	14
	Examples of reasonable steps—	15
	 regular consultation with other parties in the chain of responsibility, unions and industry associations to address compliance issues 	16 17
	 reviewing driving, work and trip records 	18
	 a program to report and monitor (for example, by GPS tracking) incidents of speeding and related risks and hazards 	19 20
	 training and information for drivers, staff and parties in the chain of responsibility about speeding 	21 22
	 regular maintenance of vehicle components that relate to complying with speed limits (for example, speedometer, engine management system and speed limiters) 	23 24 25
	Notes—	26
	1 Section 57DB sets out some of the factors a court may consider in deciding whether a person has taken all reasonable steps.	27 28

Part 4 Heav	y vehicle	speeding

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	2	Section 57DC sets out 1 method by which an employer, prime contractor and operator can take all reasonable steps for this subsection.	1 2 3		
'(2)	In th	nis section—	4		
	prac	<i>ness practices</i> , of a relevant party for a driver, means the tices of the relevant party in running the relevant party's ness, and includes each of the following—	5 6 7		
	(a)	the operating policies and procedures of the business;	8		
	(b)	the human resource and contract management arrangements of the business;	9 10		
	(c)	arrangements for managing safety.	11		
	rele	relevant party, for a driver, means any of the following—			
	(a)	an employer of the driver, if the driver is an employed driver;	13 14		
	(b)	a prime contractor of the driver, if the driver is a self-employed driver;	15 16		
	(c)	an operator of the vehicle, if the driver of the vehicle is to make a journey for the operator.	17 18		
		employer not to cause driver to drive if ar requirements not complied with	19 20		
		employer of an employed driver must not cause the driver rive the heavy vehicle unless—	21 22		
	(a)	the employer has complied with section 163AD; and	23		
	(b)	the employer, after making reasonable inquiries, is satisfied each scheduler for the vehicle has complied with sections 163AG and 163AH.	24 25 26		
	Max	timum penalty—40 penalty units.	27		

driv	ér to	prime contractor or operator not to cause o drive if particular requirements not ed with	1 2 3
'(1)	This	s section applies to—	4
	(a)	a prime contractor of a self-employed driver (the <i>driver</i>); and	5 6
	(b)	an operator of a heavy vehicle being driven by someone else (also the <i>driver</i>).	7 8
'(2)		prime contractor, or operator, must not cause the driver to e the heavy vehicle unless—	9 10
	(a)	the prime contractor, or operator, has complied with section 163AD; and	11 12
	(b)	the prime contractor, or operator, after making reasonable inquiries, is satisfied each scheduler for the vehicle has complied with sections 163AG and 163AH.	13 14 15
	Max	imum penalty—40 penalty units.	16
'Division	2	Schedulers	17
		ensure driver's schedule will not cause driver ed speed limit	18 19
	to en	cheduler for a heavy vehicle must take all reasonable steps insure the schedule for the driver will not cause the driver sceed a speed limit.	20 21 22
	Max	timum penalty—80 penalty units.	23
	Exan	nples of reasonable steps—	24
	•	consulting drivers about their schedules and work requirements	25
	•	taking account of the average speed that can be travelled lawfully on scheduled routes	26 27
	•	allowing for traffic conditions or other delays in schedules	28
	•	contingency planning concerning schedules	29

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Note	s—		1
1		on 57DB sets out some of the factors a court may consider in ing whether a person has taken all reasonable steps.	2 3
2		on 57DC sets out 1 method by which a scheduler can take all nable steps for this section.	4 5
		cause driver to drive if particular somplied with	6 7
		ler for a heavy vehicle must not cause the driver to heavy vehicle unless—	8 9
(a)	the s	cheduler has complied with section 163AG; and	10
(b)	the c	lriver's schedule for driving the vehicle allows—	11
	(i)	for compliance with all speed limits; and	12
	(ii)	for the driver to take all required rest breaks in compliance with all laws regulating the driver's work and rest hours; and	13 14 15
	(iii)	for traffic conditions and other delays that could reasonably be expected.	16 17
		Examples for subparagraph (iii)—	18
		 the actual average speed able to be travelled lawfully and safely by the driver on the route to be travelled by the vehicle 	19 20 21
		 known traffic conditions, for example, road works or traffic congestion on the route 	22 23
		delays caused by loading, unloading or queuing	24
Max	imum	penalty—40 penalty units.	25

'Division 3	Loading managers	1
	of loading manager to ensure loading gements will not cause driver to exceed speed	2 3 4
th th	a loading manager must take all reasonable steps to ensure e arrangements for loading and unloading heavy vehicles at e premises in relation to which the person is the loading anager will not cause a driver to exceed a speed limit.	5 6 7 8
Ex	camples of reasonable steps—	9
	 reviewing loading and unloading times and delays at loading and unloading places 	10 11
	 identifying potential loading and unloading congestion in consultation with drivers and other parties in the chain of responsibility 	12 13 14
	 having a system of setting and allocating loading and unloading times that a driver can reasonably rely on 	15 16
	 allowing loading and unloading to happen at an agreed time 	17
No	otes—	18
	1 Section 57DB sets out some of the factors a court may consider in deciding whether a person has taken all reasonable steps.	19 20
	2 Section 57DC sets out 1 method by which a loading manager can take all reasonable steps for this section.	21 22
M	laximum penalty—80 penalty units.	23
'Division 4	Particular consignors and consignees	24 25
'163AJ Cons	ignors to whom div 4 applies	26
	This division applies only to a consignor who engages a	27
	articular operator of a heavy vehicle, either directly or directly or through an agent or other intermediary, to	28 29

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	transport goods for the consignor by road for commercial purposes.	1 2
163AK Co	onsignees to whom div 4 applies	3
	'This division applies only to a consignee—	4
	(a) who, with the consignee's authority, is named or otherwise identified in the relevant transport documentation as the intended consignee of goods transported by road by a particular operator of a heavy vehicle; and	5 6 7 8 9
	(b) who knows, or who ought reasonably to have known, that the goods were to be transported by road.	10 11
cor	ity of consignor or consignee to ensure terms of nsignment will not cause driver to exceed speed it etc.	12 13 14
'(1)	A consignor or consignee must take all reasonable steps to ensure the terms of consignment will not cause the driver to exceed a speed limit.	15 16 17
	Maximum penalty—80 penalty units.	18
'(2)	A consignor or consignee must take all reasonable steps to ensure the terms of consignment will not cause a relevant party for the driver to cause the driver to exceed a speed limit.	19 20 21
	Maximum penalty—80 penalty units.	22
	Examples of reasonable steps for subsections (1) and (2)—	23
	 ensuring contractual arrangements and documentation for the consignment and delivery of goods enable speed limit compliance 	24 25
	contingency planning concerning consignments and delivery times	26
	 regular consultation with other parties in the chain of responsibility, unions and industry associations to address compliance issues 	27 28
	Notes for subsections (1) and (2)—	29
	1 Section 57DB sets out some of the factors a court may consider in deciding whether a person has taken all reasonable steps.	30 31

	2	Section 57DC sets out 1 method by which a consignor or consignee can take all reasonable steps for subsection (1) or (2).	1 2
'(3)	In th	is section—	3
		er means the driver of the heavy vehicle by which the igned goods are transported.	4 5
	relev	vant party, for a driver, means—	6
	(a)	an employer of the driver, if the driver is an employed driver; or	7 8
	(b)	a prime contractor of the driver, if the driver is a self-employed driver; or	9 10
	(c)	an operator of the vehicle.	11
den		consignor or consignee not to make a that may result in driver exceeding the mit	12 13 14
	affec	consignor or consignee must not make a demand that ets, or may affect, a time in a schedule for the transport of consigned goods unless—	15 16 17
	(a)	the consignor or consignee has complied with section 163AL; and	18 19
	(b)	the consignor or consignee is satisfied, after making reasonable inquiries, that the making of the demand will not cause a person to fail to comply with section 163AG or 163AH.	20 21 22 23
	Max	imum penalty—60 penalty units.	24
'Division	5	Particular requests etc. and contracts prohibited	25 26
'163AN Wh	no is	a party in the chain of responsibility	27
'(1)		of the following persons is a party in the chain of consibility for a heavy vehicle—	28 29

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	(a)	an employer of the driver;	1
	(b)	a prime contractor for the driver;	2
	(c)	an operator of the vehicle;	3
	(d)	a scheduler for the vehicle;	4
	(e)	a loading manager for goods in the vehicle;	5
	(f)	a consignor of goods transported or to be transported by the vehicle to whom division 4 applies;	6 7
	(g)	a consignee of goods transported or to be transported by the vehicle to whom division 4 applies.	8 9
	Note-	_	10
	occ	e performance of any of these functions, whether exclusively or casionally, decides whether a person falls within any of these finitions, rather than the person's job title or contractual description.	11 12 13
'(2)	A person may be a party in the chain of responsibility in more than 1 capacity.		
	Exam	pple—	16
	god	person may be a driver's employer, an operator and a consignor of ods at the same time in relation to a heavy vehicle and be subject to ties in each of the capacities.	17 18 19
'163AO Pa	rticu	lar requests etc. prohibited	20
	a dri vehi ough	erson must not ask, direct or require, directly or indirectly, iver, or a party in the chain of responsibility for a heavy cle, to do something the person knows, or reasonably at to know, would have the effect of causing the driver to red a speed limit.	21 22 23 24 25
	Exam	aple of a requirement that contravenes this section—	26
	kno dri	equirement that the driver complete a journey in a time the person ows or reasonably ought to know can not be complied with unless the ver exceeds the speed limit or does not take all the rest time the driver required to take under the fatigue management regulation	27 28 29 30
	Max	imum penalty—80 penalty units.	31

[s 32]

	'163A	P Pa	rticular contracts etc. prohibited	1
		'(1)	A person must not enter into a contract or agreement with a driver or with a party in the chain of responsibility for a heavy vehicle that the person knows, or reasonably ought to know, would have the effect of causing the driver or another driver to exceed a speed limit.	2 3 4 5 6
			Maximum penalty—80 penalty units.	7
		'(2)	A person must not enter into a contract or agreement with a driver or with a party in the chain of responsibility for a heavy vehicle that the person knows, or reasonably ought to know, would encourage or provide an incentive for a party in the chain of responsibility to cause a driver to exceed a speed limit.	8 9 10 11 12 13
			Maximum penalty—80 penalty units.	14
			Note for subsections (1) and (2)—	15
			See also section 168D for other prohibited contracts or agreements.'.	16
Clause	32		endment of s 163D (Deciding whether person knew or ght reasonably to have known something)	17 18
		(1)	Section 163D(1), 'or (b)'—	19
			omit, insert—	20
			', (b) or (c)'.	21
		(2)	Section 163D(1)—	22
			insert—	23
			'(c) an offence against chapter 5D, part 2.'.	24
		(3)	Section 163D(2)(c)—	25
			omit, insert—	26
			'(c) any other relevant matter prescribed under a regulation for this paragraph.'.	27 28

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Clause	33				of s 163E (Objective reasonableness test to eciding causation)	1 2
			Secti	on 16	53E—	3
			omit,	insei	rt—	4
	'163E				sonableness test to be used in sation	5 6
		'(1)	offen reaso	ce th	on applies in relation to proceedings for a prescribed at may be committed by a person failing to take e steps to ensure someone else does not do a thing.	7 8 9 10
		'(2)			etion (1), a person failing to take reasonable steps to meone else does not do a prohibited thing includes—	11 12
			(a)	-	person failing to take reasonable steps to ensure the r person does not do the prohibited thing; and	13 14
			(b)	pers	person failing to take reasonable steps to ensure the on's activities, or anything arising out of the on's activities, do not—	15 16 17
				(i)	cause the other person to do the prohibited thing; or	18 19
				(ii)	result in the other person doing the prohibited thing; or	20 21
				(iii)	encourage or provide an incentive for the other person to do the prohibited thing.	22 23
		' (3)	Subse	ection	n (4) applies if—	24
			(a)	a per	rson does an act or makes an omission; and	25
			(b)		result of the act or omission someone else does a libited thing.	26 27
		' (4)	prohi perso would	bited on wo	ay find the person caused the other person to do the thing if the court is satisfied that a reasonable ould have foreseen that the person's act or omission reasonably likely to cause the other person to do the thing.	28 29 30 31 32

[s 34]

	'(5)	In tl	nis section—	1
		pres	scribed offence means—	2
		(a)	an offence against a fatigue management regulation; or	3
		(b)	an offence against a chapter 5D, part 2.	4
		prol	hibited thing means—	5
		(a)	drive a fatigue regulated heavy vehicle in a contravening way; or	6 7
		(b)	drive a heavy vehicle in excess of a speed limit applying to the vehicle's driver.	8 9
			ssion of heavy vehicle speeding offence is nt to ch 5D, pt 2 prosecution	10 11
	'(1)		prosecution for an offence against chapter 5D, part 2, it is necessary to prove that a driver exceeded a speed limit.	12 13
	'(2)	In tl	nis section—	14
		driv	er see section 163AC.'.	15
lause	34 Ar	nendı	ment of sch 4 (Dictionary)	16
	(1)	Sch	edule 4, definitions driver, employer, prime contractor—	17
		omi	t.	18
	(2)	Sch	edule 4—	19
		inse	rt—	20
		'caı	use, for chapter 5D, see section 163AC.	21
		driv	er—	22
		(a)	for chapter 5D, see section 163AC; or	23
		(b)	otherwise—	24
			(i) means the person driving or in charge of any vehicle, tram, train, vessel, or animal; and	25 26
			(ii) includes, in relation to a trailer—	27

s	341	

	(A)	the person driving or in charge of the vehicle to or by which the trailer is attached or drawn; and	1 2 3
	(B)	for chapter 3, part 3, if the trailer was, but is no longer connected to the towing vehicle in a combination—the driver of the towing vehicle in the combination to or by which the trailer was, or apparently was, last attached or drawn.	4 5 6 7 8 9
empl	loyed drive	r , for chapter 5D, see section 163AC.	10
empl	loyer—		11
(a)	for chapte	er 5D, see section 163AC; or	12
(b)	otherwise under—	e, means a person who employs someone else	13 14
	` '	ontract of employment, apprenticeship or ning; or	15 16
	(ii) a co	ntract for services.	17
by th	ne driver o	f a heavy vehicle because the driver exceeded applying to the driver.	18 19 20
_	on 163AN	chain of responsibility, for chapter 5D, see	21 22
prim	e contract	or—	23
(a)	for chapte	er 5D, see section 163AC; or	24
(b)	the perso involving undertake	on to the transport of dangerous goods, means on who, in conducting a business for or the transport of dangerous goods, has en to be responsible for, or is responsible for, port of the goods.	25 26 27 28 29
sche	<i>dule</i> , for th	ne driver of a heavy vehicle, means—	30
(a)	the sched by the ve	ule for the transport of any goods or passengers hicle; or	31 32

Part 5 Speed and redlight cameras

[s 35]

			(b) the schedule of the driver's work and rest times.	1
			scheduler, for a heavy vehicle, means a person who—	2
			(a) schedules the transport of any goods or passengers by the vehicle; or	3 4
			(b) schedules the work and rest times of the driver of the vehicle.	5 6
			self-employed driver, for chapter 5D, see section 163AC.	7
			speed limit, for chapter 5D, see section 163AC.'.	8
		(3)	Schedule 4, definition <i>responsible person</i> , paragraphs (r) to (t)—	9 10
			omit, insert—	11
			'(r) a scheduler for the heavy vehicle;	12
			(s) an agent, employer, employee or subcontractor of a person referred to in any of paragraphs (a) to (r).'.	13 14
	Part	t 5	Speed and redlight cameras	15
Clause	35	Am	nendment of s 113 (Definitions for div 2)	16
			Section 113, definition photographic detection device—	17
			omit, insert—	18
			'photographic detection device means a device or system, that captures an image, of a type approved under a regulation as a photographic detection device.	19 20 21
			Examples—	22
			a digital device	23
			 a camera system the components of which may include multiple cameras, trigger mechanisms, data transfer capability and image processing'. 	24 25 26

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Clause	36	Am	nendment of s 116 (Notice accompanying summons)	1
			Section 116(1)(c)—	2
			omit, insert—	3
			'(c) the right to examine an image from a photographic detection device under section 118 and the right to challenge certain matters under section 120(7).'.	4 5 6
Clause	37		nendment of s 118 (Photographic dence—inspection and challenges)	7 8
		(1)	Section 118, heading, 'and challenges'—	9
			omit.	10
		(2)	Section 118(2), '21'—	11
			omit, insert—	12
			'28'.	13
		(3)	Section 118(3), '14'—	14
			omit, insert—	15
			'21' .	16
		(4)	Section 118(4) and (5)—	17
			omit.	18
Clause	38	Am	nendment of s 120 (Evidentiary provisions)	19
			Section 120—	20
			insert—	21
		'(2A)	A certificate purporting to be signed by the commissioner stating that a stated photographic detection device—	22 23
			(a) was tested at a stated time and in accordance with—	24
			(i) the specifications of the device's manufacturer; and	25
			(ii) any further requirements about calibration testing prescribed under a regulation; and	26 27

Part 5 Speed and redlight cameras

[s 39]

			(b) was found to produce accurate results at the time of testing;	1 2
			is evidence of the matters stated and evidence the device was producing accurate results when so tested and for 1 year after the day of testing.	3 4 5
		'(7)	A defendant who intends, at the hearing of a charge against the defendant under this Act, to challenge—	6 7
			(a) the accuracy of a photographic detection device; or	8
			(b) the image from a photographic detection device; or	9
			(c) a marking or writing made by a photographic detection device on an image; or	10 11
			(d) a matter mentioned in section 120A(4)(a),(b) or (c);	12
			must give written notice of the challenge to the prosecution.	13
		'(8)	The notice must be in the approved form and must—	14
			(a) be signed by the defendant; and	15
			(b) state the grounds on which the defendant intends to rely to challenge a matter mentioned in subsection (7)(a), (b) or (c) or section 120A(4)(a),(b) or (c); and	16 17 18
			(c) be given at least 14 days before the day fixed for the hearing.	19 20
		' (9)	In this section—	21
			on, an image, includes adjacent to or associated with the image.'.	22 23
Clause	39	Ins	ertion of new s 120A	24
			After section 120—	25
			insert—	26
	'120 A		erage speed of motor vehicle is evidence of ual speed in certain circumstances	27 28
		'(1)	In a proceeding for a prescribed offence in which the speed at which a motor vehicle travelled is relevant, the prosecution	29 30

Part	5	Speed	and	redlight	cameras

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	may, under this section, rely on the average speed of the vehicle between 2 points on a road as evidence of the actual speed of the vehicle for the purpose of proving the offence.	1 2 3
	Example of a prescribed offence in which the speed of a motor vehicle is relevant—	4 5
	Queensland Road Rules, section 20 (Obeying the speed limit)	6
'(2)	The following provisions apply in relation to the proceeding—	7 8
	(a) the average speed of the vehicle calculated under this section is admissible and is evidence of the actual speed at which the vehicle travelled between the 2 points on the road;	9 10 11 12
	(b) the vehicle is, for the purpose of calculating the vehicle's average speed, taken to have travelled between the 2 points on the road by means of the shortest practicable distance between the points regardless of the actual route taken between the points.	13 14 15 16 17
'(3)	The average speed of a motor vehicle between 2 points on a road is to be calculated using the following formula (and expressed in kilometres per hour rounded down to the next whole number)—	18 19 20 21
	$\frac{\mathbf{D} \times 3.6}{\mathbf{T}}$	22
	where—	23
	D is the shortest practicable distance, expressed in metres and rounded down to the next whole number, between the 2 points.	24 25 26
	<i>T</i> is the time, expressed in seconds, that elapsed between the vehicle passing the 2 points.	27 28
'(4)	A certificate purporting to be signed by the commissioner that certifies any 1 or more of the following matters is admissible in a proceeding mentioned in subsection (1) and is evidence of any of the matters certified—	29 30 31 32

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			(a)	the shortest practicable distance, expressed in metres and rounded down to the next whole number, between 2 points on a road;	1 2 3
			(b)	the time (expressed in seconds) that elapsed between a motor vehicle passing 2 points on a road;	4 5
			(c)	the average speed, calculated under this section, at which a motor vehicle travelled between 2 points on a road (including an average speed calculated under this section by a photographic detection device).	6 7 8 9
		'(5)	In th	nis section—	10
			edge Rule	e line has the same meaning it has in the Queensland Road es.	11 12
				rtest practicable distance, between 2 points on a road, ns—	13 14
			(a)	if the road has edge lines, the shortest distance that a motor vehicle could have travelled between the 2 points without crossing an edge line of the road; or	15 16 17
			(b)	if the road does not have edge lines, the shortest distance that a motor vehicle could have travelled between the 2 points while remaining on the road and without travelling on a road-related area.'.	18 19 20 21
Clause	40	Am	nendr	ment of s 124 (Facilitation of proof)	22
			Sect	ion 124(1)(pf)—	23
			omii	•	24
Clause	41	not		ment of s 124A (Additional ground of challenge ed in written notice required under particular ons)	25 26 27
		(1)	Sect	ion 124A(1) and (3), '118(4),'—	28
			omii	·.	29
		(2)	Sect	ion 124A(1) and (3), after '119(1)'—	30

Part 5 Speed and redlight camera	Part	5 S	Speed	and	redlight	camera
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			insert—	1
			', 120(7)'.	2
		(3)	Section 124A(2), '118(5),'—	3
			omit.	4
		(4)	Section 124A(2), after '119(2)'—	5
			insert—	6
			', 120(8)'.	7
lause	42	Ins	ertion of new s 222	8
			Chapter 7, part 15—	9
			insert—	10
	'222		nsitional provisions relating to photographic ection devices	11 12
		'(1)	Subsections (2) and (3) apply if a complaint or summons was issued for a camera-detected offence before the commencement.	13 14 15
		'(2)	It is immaterial whether the complaint or summons was served before or after the commencement.	16 17
		'(3)	Chapter 5, part 7, division 2 and sections 124 and 124A as in force before the commencement continue to apply in relation to the offence (including a proceeding for the offence) as if the <i>Transport and Other Legislation Amendment Act 2010</i> , chapter 2, part 5 had not commenced.	18 19 20 21 22
		'(4)	Subsection (3) does not limit subsection (5).	23
		'(5)	A certificate under section 120(2A) has effect, as mentioned in the subsection—	24 25
			(a) even if the certificate relates to the testing of a photographic detection device that happened before the commencement; and	26 27 28
			(b) irrespective of whether—	29

Transport and Other Legislation Amendment Bill 2010 Chapter 3 Adult Proof of Age Card and New Queensland Driver Licensing amendments Part 1 Amendment of Adult Proof of Age Card Act 2008

			(i)	the offence for which the certificate is used was allegedly committed before or after the commencement; or	1 2 3
			(ii)	the complaint or summons issued for the offence was issued before or after the commencement.	4 5
	•	'(6) Ir	this sect	tion—	6
		ce	amera-de	stected offence see section 113.	7
		c	ommence	ement means commencement of this section.'.	8
	Cha	pter	3	Adult Proof of Age Card and New Queensland Driver Licensing amendments	9 10 11
	Part	1		Amendment of Adult Proof of Age Card Act 2008	12 13
Clause	43	Act a	mended		14
				mends the Adult Proof of Age Card Act 2008.	15
Clause	44	-		of s 5 (What is an adult proof of age card)	16
			ection 5–		17
	. =		mit, inser		18
	' 5			dult proof of age card	19
			An <i>adult</i> nder this	<pre>proof of age card is a proof of age card issued Act—</pre>	20 21

s 45]	s	45]	
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		(a) that in and	dicates that a person is at least 18 years of age;	1 2
		(b) on whi	ch information may be stored electronically.'.	3
Clause	45	Amendment of	s 6 (Card is property of the State)	4
		Section 6—		5
		insert—		6
		'(2) Subsection (State—	(1) applies even though a person other than the	7 8
		* *	e right to use information that is on the card or electronically on it; or	9 10
		(b) has the	right to have information stored on the card.	1.
		* *	not legally liable for an act or omission relating to or use of the adult proof of age card.'.	12 13
Clause	46	Amendment of communication	s 9 (Application for new card by electronic	14 13
			(b), 'section 31(4)'—	10
		omit, insert-	_	17
		'section 31A	· · ·	18
Clause	47	Amendment of	s 11 (Decision on application)	19
		(1) Section 11(1), 'and 31(2)'—	20
		omit, insert–	_	2
		'and 31(5)'.		22
		(2) Section 11(3)(a)(ii), 'section 31(4)'—	23
		omit, insert–	_	24
		'section 31A	,	25

Transport and Other Legislation Amendment Bill 2010 Chapter 3 Adult Proof of Age Card and New Queensland Driver Licensing amendments Part 1 Amendment of Adult Proof of Age Card Act 2008

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Clause	48	Am	nendment of s 13 (Expiry of card)	1
			Section 13, from '10'—	2
			omit, insert—	3
			'on the day stated on the card, being a day that is not longer than 10 years after the day the card is issued.'.	4 5
Clause	49	Ins	sertion of new s 23A	6
			After section 23—	7
			insert—	8
	'23A	Pro	oof of giving documents	9
		'(1)	This section applies to a proceeding for an offence against section 22(1) or 23(1) or (2).	10 11
		'(2)	It is sufficient proof the document was given to the chief executive or another person to prove it was given to a person authorised to receive it for the chief executive or other person.	12 13 14
		'(3)	It does not matter whether the person was the chief executive or another person or whether the authorisation was a delegation, agency or any other form of authorisation by which someone acts through another.'.	15 16 17 18
Clause	50		nendment of s 30 (Restricted release of information in PA register)	19 20
			Section 30(6)—	21
			omit.	22
Clause	51		placement of s 31 (Obtaining digital photo and jitised signature)	23 24
			Section 31—	25
			omit, insert—	26

31	Ob	tainiı	ng di	gital photo and digitised signature	1
	'(1)	A pe	erson	must allow the chief executive to take and keep—	2
		(a)	the	gital photo and digitised signature of the person, if person applies for the issue or replacement of an lt proof of age card; or	3 4 5
		(b)	a di	gital photo or digitised signature of the person, if—	6
			(i)	the person applies for anything else in relation to an adult proof of age card; and	7 8
			(ii)	the chief executive has given the person written notice under subsection (3) or (4) in relation to the photo or signature.	9 10 11
	'(2)	Sub	sectio	on (1)(a) does not apply to the person if—	12
		(a)	the	llowed under this Act or a prescribed smartcard Act, chief executive is keeping the person's most recent tal photo and digitised signature; and	13 14 15
		(b)		chief executive is satisfied the person's most recent tal photo is still a true likeness of the person; and	16 17
		(c)	and the	shelf life of the person's most recent digital photo digitised signature, or the most recent extension of shelf life under section 31A, has not ended and will end before the term of the adult proof of age card s.	18 19 20 21 22
	'(3)	facia coni exec pers	al renection to to	ef executive considers it reasonably necessary to use ecognition technology to establish a person's on to the person's most recent digital photo, the chief may give the person a written notice requiring the allow the chief executive to take and keep a digital the person.	23 24 25 26 27 28
	'(4)	between the properties the	veen to person the p	ef executive is satisfied there is sufficient connection the digital photo taken under subsection (1)(b) and ha's most recent digital photo, the chief executive may berson a written notice requiring the person to allow executive to take and keep a digitised signature of h.	29 30 31 32 33 34

[s 52	2
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	'(5)	The chief executive must refuse to consider any application by the person relating to an adult proof of age card if—	1 2
		(a) the person does not comply with subsection (1); or	3
		(b) the chief executive is not satisfied there is sufficient connection between the digital photo taken under subsection (1)(b) and the person's most recent digital photo.	4 5 6 7
'31A		tending shelf life of digital photo and digitised nature	8 9
	'(1)	The chief executive may, for this Act, extend the shelf life of the most recent digital photo and digitised signature of a person.	10 11 12
	'(2)	The period for which the shelf life may be extended under subsection (1) must not result in the shelf life being extended under the subsection for periods totalling more than 6 months.	13 14 15
		Example—	16
		If the shelf life has been extended previously under subsection (1) for 2 months, the next extension under the subsection must not be for more than 4 months.'.	17 18 19
52		nendment of s 32 (Using digital photo and digitised nature)	20 21
	(1)	Section 32(1)(c) and example—	22
		omit, insert—	23
		'(c) for a digital photo taken under section 31(1)(b), to establish the person's connection to the person's most recent digital photo for the purposes of an adult proof of age card.'.	24 25 26 27
	(2)	Section 32(2)(b)(i), 'renewal'—	28
		omit, insert—	29
		'replacement'.	30

Clause

s 53]	
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				_	
		(3)	Sect	ion 32(2)(b)(ii), 'other security'—	1
			omit	, insert—	2
			ʻany	thing else'.	3
Clause	53	Am	endr	nent of s 33 (Restricted access to digital photo)	4
			Sect	ion 33(3), after 'under this Act'—	5
			inse	rt—	6
			or a	prescribed smartcard Act'.	7
Clause	54			ment of s 37 (Retention period for digital photo tised signature)	8
			Sect	ion 37—	10
			omit	, insert—	11
	'37		tentic natui	on period for digital photo and digitised re	12 13
		'(1)		section sets out the retention period for a digital photo digitised signature taken under this Act.	14 15
		'(2)		ess subsection (3) applies, the retention period for a digital o and digitised signature taken under section 31(1) is—	16 17
			(a)	if an application mentioned in section 31(1)(a) is granted or a digital photo or digitised signature taken under section 31(1)(b) is to be used under section 32(1)(b)—30 years after the relevant day; or	18 19 20 21
			(b)	if an application mentioned in section 31(1)(a) is not granted—	22 23
				(i) 6 months after the relevant day; or	24
				(ii) the period decided by the chief executive;	25
				whichever is the shorter period; or	26
			(c)	if paragraph (a) or (b) does not apply—24 hours after the relevant day.	27 28

[s 5]	5
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		' (3)	Despite subsection (2), if—	1
			(a) an investigation as mentioned in section 32(2) is started before the end of the retention period worked out under subsection (2)(b) or (c) of this section for a digital photo and digitised signature; and	2 3 4 5
			(b) the chief executive reasonably requires the digital photo and digitised signature to be kept for a longer period for the investigation or a proceeding resulting from the investigation;	6 7 8 9
			the retention period for the digital photo and digitised signature is the longer period mentioned in paragraph (b) of this subsection.	10 11 12
		'(4)	In this section—	13
			<i>relevant day</i> , for a digital photo and digitised signature, means the day on which the digital photo and digitised signature are taken.'.	14 15 16
lause	55	Ins	ertion of new s 47A	17
			After section 47—	18
			insert—	19
	'47A		eping and using information obtained or kept der this Act or particular transport Acts	20 21
		'(1)	The chief executive may, for this Act, keep or use information obtained or kept under a particular transport Act if the information—	22 23 24
			(a) relates to any matter under this Act; or	25
			(b) concerns the administration of this Act.	26
				27
		'(2)	The chief executive may, for a particular transport Act, keep or use information obtained or kept under this Act if the information—	27 28 29
		'(2)	or use information obtained or kept under this Act if the	28

		(b) concerns the administration of the particular transport Act.	1 2
	'(3)	The general manager under the <i>Maritime Safety Queensland Act 2002</i> may, for the <i>Transport Operations (Marine Safety) Act 1994</i> , keep or use information obtained or kept under this Act if the information—	3 4 5 6
		(a) relates to any matter under the <i>Transport Operations</i> (Marine Safety) Act 1994; or	7 8
		(b) concerns the administration of the <i>Transport Operations</i> (<i>Marine Safety</i>) <i>Act 1994</i> .	9 10
	'(4)	Information that may be kept or used under subsection (1), (2) or (3) does not include a digital photo and digitised signature.	11 12
	'(5)	This section applies despite a provision of this or another Act.	13
	'(6)	In this section—	14
		particular transport Act means a following Act—	15
		(a) the Tow Truck Act 1973;	16
		(b) the Transport Infrastructure Act 1994;	17
		(c) the Transport Operations (Marine Safety) Act 1994;	18
		(d) the Transport Operations (Passenger Transport) Act 1994;	19 20
		(e) the Transport Operations (Road Use Management) Act 1995;	21 22
		(f) the Transport Security (Counter-Terrorism) Act 2008.'.	23
Clause 56	Am	nendment of s 49 (Regulation-making power)	24
		Section 49(4)—	25
		omit, insert—	26
	'(4)	Also, without limiting subsection (1), a regulation may provide for a PIN to be used by the holder of a valid adult proof of age card as a security measure to protect information stored electronically on the card.'.	27 28 29 30

[s 57]	
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Clause	57	Am	nendment of schedule (Dictionary)	1
		(1)	Schedule—	2
			insert—	3
			'proof of age card means a document that—	4
			(a) contains a photo of the person to whom it is issued; and	5
			(b) indicates by reference to the person's date of birth or otherwise that the person has attained a particular age.'.	6 7
		(2)	Schedule, definitions most recent digital photo and most recent digitised signature, paragraph (a)(i), 'this Act'—	8 9
			omit, insert—	10
			'section 31'.	11
			Queensland Driver Licensing) Amendment Act 2008	13 14
Clause	58	Ac	t amended	15
			This part amends the Transport (New Queensland Driver Licensing) Amendment Act 2008.	16 17
Clause	59	Am	nendment of s 5 (Insertion of new ch 7, pt 5A)	18
		(1)	Section 5, inserted section 195A, definition <i>prescribed</i> document, paragraph (d)—	19 20
			omit, insert—	21
			'(d) an authorising document as defined in the <i>Transport</i> Operations (Passenger Transport) Act 1994, schedule 3.'	22 23 24

			1 2
		omit, insert—	3
		Transport Operations (Passenger Transport) Act 1994,	4 5 6
		Operations (Road Use Management) Act 1995, schedule	7 8 9
			10 11
		omit, insert—	12
		'prescribed document'.	13
		(4) Section 5, inserted section 195I(1), 'prescribed document'—	14
		omit, insert—	15
		'smartcard transport authority'.	16
		Editor's note—	17
		Subsections (1) to (4), legislation ultimately amended—	18
		 Police Powers and Responsibilities Act 2000 	19
Clause	60	Insertion of new ss 8A and 8B	20
		After section 8—	21
		insert—	22
	'8A	Replacement of ss 14–18	23
		'Sections 14 to 18—	24
		omit, insert—	25
	'14	Application for driver's or assistant's certificate	26
			27 28

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	'(2)	The application must be made in accordance with a regulation.	1 2
'14A	Dec	cision on application	3
	'(1)	Subject to section 19A(5), the chief executive must consider an application made under section 14 and do 1 of the following—	4 5 6
		(a) grant the application;	7
		(b) grant the application subject to conditions;	8
		(c) refuse to grant the application.	9
	'(2)	However, before deciding an application, the chief executive—	10 11
		(a) must consider the matters prescribed under a regulation for this section; and	12 13
		(b) may consider any other matter the chief executive considers relevant.	14 15
	'(3)	Also, the chief executive must not grant the application if the chief executive is not satisfied the applicant is an appropriate person to hold a driver's certificate or an assistant's certificate.	16 17 18
'15		itten notice of granting of certificate and of conditions variations	19 20
	'(1)	If the chief executive grants the application, the chief executive must give the applicant written notice—	21 22
		(a) that the person has been granted a driver's certificate or an assistant's certificate; and	23 24
		(b) of any condition imposed on the certificate.	25
		Note—	26
		Under section 21A, the certificate may be cancelled or suspended if the holder of the certificate contravenes a condition.	27 28

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	'(2)	The chief executive may, by written notice given to the holder of a driver's certificate or assistant's certificate, vary a condition to which the certificate is subject.	1 2 3
'16	Wh	nat driver's or assistant's certificate authorises	4
	'(1)	A driver's certificate (<i>driver's certificate</i>) authorises the holder of the certificate to operate a tow truck.	5 6
	'(2)	An assistant's certificate (assistant's certificate) authorises the holder of the certificate to be employed on or in connection with a tow truck.	7 8 9
'17	Ter	rm of driver's or assistant's certificate	10
	'(1)	A driver's certificate or assistant's certificate is granted for the term, stated in the written notice given under section 15 for the certificate, of not longer than 5 years.	11 12 13
	'(2)	However, a driver's certificate or assistant's certificate may be renewed for successive terms of not longer than 5 years.	14 15
'17A	Re	newal of driver's or assistant's certificate	16
	'(1)	The holder of a driver's certificate or assistant's certificate may apply for its renewal to the chief executive.	17 18
	'(2)	The application may be made no sooner than 2 weeks before the certificate expires.	19 20
	'(3)	Sections 14 to 17 apply to an application for renewal of a driver's certificate or assistant's certificate in the same way as they apply to an application for a driver's certificate or assistant's certificate.	21 22 23 24
'18	Dri	ver's certificate dependent on driver licence	25
	'(1)	This section applies if—	26
		(a) the driver licence held by the holder of a driver's certificate is suspended or cancelled; or	27 28

[s	61]
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		(b) the holder surrenders the licence.	1
	'(2)	The driver's certificate—	2
		(a) if the licence is suspended—is automatically suspended on the day the licence is suspended and is of no effect while the licence is suspended; or	3 4 5
		(b) if the licence is cancelled or surrendered—is automatically cancelled on the day the licence is cancelled or surrendered.'.	6 7 8
'8B		endment of s 19 (Permit for applicant for driver's assistant's certificate)	9 10
	'(1)	Section 19(1), 'issue to that'—	11
		omit, insert—	12
		'grant the'.	13
	'(2)	Section 19(2), 'issued'—	14
		omit, insert—	15
		'granted'.'.	16
		Editor's note—	17
		Legislation ultimately amended—	18
		• Tow Truck Act 1973	19
61	Am	endment of s 9 (Insertion of new pt 3, divs 2 and 3)	20
	(1)	Section 9, inserted sections 19A and 19B—	21
		omit, insert—	22
'19A	Ob	taining digital photo and digitised signature	23
	'(1)	A person must allow the chief executive to take and keep—	24
		(a) a digital photo and digitised signature of the person, if the person applies for—	25 26
		(i) the grant or renewal of a driver's certificate or assistant's certificate (the <i>authority applied for</i>); or	27 28

Clause

		(ii) the replacement of a document evidencing a driver's certificate or assistant's certificate; or 2
	(b)	a digital photo or digitised signature of the person, if— 3
		(i) the person applies for anything else in relation to a driver's certificate or an assistant's certificate; and 5
		(ii) the chief executive has given the person written notice under subsection (3) or (4) in relation to the photo or signature. 8
'(2)	Sub	ection (1)(a) does not apply to the person if—
	(a)	as allowed under this Act or a prescribed smartcard Act, the chief executive is keeping the person's most recent digital photo and digitised signature; and
	(b)	the chief executive is satisfied the person's most recent digital photo is still a true likeness of the person; and 14
	(c)	the shelf life of the person's most recent digital photo and digitised signature, or the most recent extension of the shelf life under section 19AA, has not ended and will not end before— 15 16 17
		(i) the term of the authority applied for ends; or 19
		(ii) if a replacement of a document evidencing the person's driver's certificate or assistant's certificate is applied for—the term of the driver's certificate or assistant's certificate ends.
'(3)	facia con exec pers	chief executive considers it reasonably necessary to use 1 recognition technology to establish a person's 25 ection to the person's most recent digital photo, the chief utive may give the person a written notice requiring the 27 on to allow the chief executive to take and keep a digital 28 of the person.
'(4)	betw the p	e chief executive is satisfied there is sufficient connection een the digital photo taken under subsection (1)(b) and erson's most recent digital photo, the chief executive may the person a written notice requiring the person to allow

			chief executive to take and keep a digitised signature of person.	1 2
	'(5)	the p	chief executive must refuse to consider any application by person relating to a driver's certificate or an assistant's ficate if—	3 4 5
		(a)	the person does not comply with subsection (1); or	6
		(b)	the chief executive is not satisfied there is sufficient connection between the digital photo taken under subsection (1)(b) and the person's most recent digital photo.	7 8 9 10
'19A		endir natur	ng shelf life of digital photo and digitised	11 12
	'(1)		chief executive may, for this Act, extend the shelf life of most recent digital photo and digitised signature of a on.	13 14 15
	'(2)	subs	period for which the shelf life may be extended under ection (1) must not result in the shelf life being extended or the subsection for periods totalling more than 6 months.	16 17 18
		Exam	ple—	19
		mo	he shelf life has been extended previously under subsection (1) for 2 nths, the next extension under the subsection must not be for more n 4 months.	20 21 22
'19B	Usi	ng di	gital photo and digitised signature	23
	'(1)	The perso	chief executive may, with a person's consent, use the on's most recent digital photo and digitised signature for of the following purposes—	24 25 26
		(a)	to help identify the person for deciding whether or not to grant an application for a relevant certificate;	27 28
		(b)	to reproduce the person's digital photo and digitised signature on a document evidencing a relevant certificate;	29 30 31

	(c)	esta	a digital photo taken under section 19A(1)(b), to blish the person's connection to the person's most ent digital photo for the purposes of—	1 2 3
		(i)	a relevant certificate; or	4
		(ii)	a document evidencing a relevant certificate.	5
'(2)	phot	o and	E executive may use a person's most recent digital digitised signature to help in an investigation of, or ug for, an offence that—	6 7 8
	(a)	happ	pens—	9
		(i)	in making the application for which the person's digital photo and digitised signature are taken under section 19A(1); or	10 11 12
		(ii)	during the retention period for the digital photo and digitised signature; and	13 14
	(b)	of th	olves a person obtaining or attempting to obtain any the following by a false statement, misrepresentation my other dishonest way—	15 16 17
		(i)	a relevant certificate or its renewal;	18
		(ii)	a PIN or anything else for—	19
			(A) a relevant certificate; or	20
			(B) a document evidencing a relevant certificate.	21
'(3)	In th	is sec	ction—	22
	rele	vant c	certificate means—	23
	(a)	a dr	iver's certificate or assistant's certificate; or	24
	(b)		eplacement of a document evidencing a driver's ificate or assistant's certificate.'.	25 26
(2)	Sect	ion 9,	, inserted section 19C(3), after 'under this Act'—	27
	inse	rt—		28
	or a	pres	cribed smartcard Act'.	29

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	(3)		1
		omit.	3
	(4)	Section 9, inserted section 19F—	4
		omit, insert—	5
'19F			6 7
	'(1)	· · · · · · · · · · · · · · · · · · ·	8 9
	'(2)	. , 11	10 11
		granted or a digital photo or digitised signature taken under section 19A(1)(b) is to be used under section	12 13 14 15
		· / · · · · · · · · · · · · · · · · · ·	16 17
		(i) 6 months after the relevant day; or	18
		(ii) the period decided by the chief executive;	19
		whichever is the shorter period; or	20
			21 22
	'(3)	Despite subsection (2), if—	23
		started before the end of the retention period worked out under subsection (2)(b) or (c) of this section for a digital	24 25 26 27
		and digitised signature to be kept for a longer period for the investigation or a proceeding resulting from the	28 29 30 31

s	621

			the retention period for the digital photo and digitised signature is the longer period mentioned in paragraph (b) of this subsection.	1 2 3
		'(4)	In this section—	4
			<i>relevant day</i> , for a digital photo and digitised signature, means the day on which the digital photo and digitised signature are taken.'.	5 6 7
		(5)	Section 9, inserted section 19H(2)(a), 'the certificate'—	8
			omit, insert—	9
			'a document evidencing the certificate'.	10
			Editor's note—	11
			Subsections (1) to (5), legislation ultimately amended—	12
			• Tow Truck Act 1973	13
	00		aution of none of OA OB	
lause	62	ins	ertion of new ss 9A-9D	14
			After section 9—	15
			insert—	16
	'9A		nendment of s 21F (Surrender of authority on the characterist in the characteristic in the characterist in the characteristic in the cha	17 18
			'Section 21F(1)—	19
			omit, insert—	20
		'(1)	An authority holder may surrender the authority holder's authority by giving the chief executive written notice of the surrender.	21 22 23
		'(1A)	The notice must be accompanied by any document evidencing the authority.	24 25
			Example—	26
			If the person holds a driver's certificate and has been given a smartcard certificate, the person must return the smartcard certificate with the notice of surrender.'.	27 28 29

[s	62]
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'9B	Amendment of s 21G (Delivery of cancelled or suspended authority)		
		'Section 21G, after 'deliver'—	3
		insert—	4
		'any document evidencing'.	5
'9C	Ins	ertion of new s 34	6
		'Part 7, before section 35—	7
		insert—	8
'34	Sm	nartcard certificate is property of the State	9
	'(1)	A smartcard certificate is and remains the property of the State.	10 11
	'(2)	Subsection (1) applies even though a person other than the State—	12 13
		(a) has the right to use information that is on the smartcard certificate or stored electronically on it; or	14 15
		(b) has the right to have information stored on the smartcard certificate.	16 17
	'(3)	The State is not legally liable for an act or omission relating to the keeping or use of the smartcard certificate.'.	18 19
'9D		placement of s 35 (Production of licence, rtificate or permit)	20 21
		'Section 35—	22
		omit, insert—	23
'35		oduction of document evidencing licence, certificate or rmit to authorised officer	24 25
		'The holder of a licence, driver's certificate, assistant's certificate or permit must, if asked by an authorised officer, produce to the officer the document evidencing the licence, certificate or permit.	26 27 28 29

[s 63]

	'35A		oduction of document evidencing driver's certificate or mit before commencing a tow	1 2
		'(1)	This section applies if the driver of a tow truck makes an offer or intends to make an offer to tow a damaged motor vehicle by means of a tow truck.	3 4 5
		'(2)	The driver must, either before or when making the offer to tow the motor vehicle, produce the document evidencing the driver's certificate or permit held by the driver for inspection by the person to whom the offer is made or intended to be made.	6 7 8 9
		'(3)	This section applies whether or not the person to whom the offer is made or intended to be made asks the driver to produce the document.'.'.	11 12 13
			Editor's note—	14
			Legislation ultimately amended—	15
			• Tow Truck Act 1973	16
Clause	63		placement of s 11 (Amendment of s 43 egulation-making power))	17 18
			Section 11—	19
			omit, insert—	20
	'11	Am	nendment of s 43 (Regulation-making power)	21
		'(1)	Section 43(2)(b) to (f)—	22
			omit, insert—	23
			'(b) the grant and renewal of licences or certificates and the grant of permits;	24 25
			(c) the return or destruction of documents evidencing a licence or certificate after expiry of the licence or certificate;	26 27 28
			(d) obtaining and dealing with towing authorities;	29

	(e)	the identification of the holder of a licence, certificate or permit in a document evidencing that the person holds the licence, certificate or permit;	1 2 3
	(f)	the damaging of documents;	4
	(fa)	the replacement of documents;	5
	(fb)	the notification of a change of personal particulars;	6
	(fc)	the carrying of documents;'.	7
'(2)	Sect	ion 43—	8
	inse	rt—	9
'(3)		nout limiting subsection (1) or (2), a regulation may ride for the following—	10 11
	(a)	a document evidencing a driver's certificate or assistant's certificate to be in the form of a card or something similar approved by the chief executive and on which information may be stored electronically;	12 13 14 15
	(b)	a PIN to be used by the holder of a driver's certificate or assistant's certificate as a security measure to protect information stored electronically on a document evidencing the certificate.	16 17 18 19
'(4)		o, without limiting subsections (1) to (3), a regulation may ride that—	20 21
	(a)	a document evidencing a person's driver's certificate or assistant's certificate may include on it information about another transport authority held by the person under a prescribed transport Act, if allowed under that Act; or	22 23 24 25 26
	(b)	information about a driver's certificate or an assistant's certificate may be included on another transport authority.	27 28 29
	Note-	_	30
		e also the <i>Transport Planning and Coordination Act 1994</i> , section G for smartcard transport authorities.	31 32

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		'(5)	In th	nis section—	1
			pres	cribed transport Act means—	2
			(a)	this Act; or	3
			(b)	the Transport Operations (Passenger Transport) Act 1994; or	4 5
			(c)	the Transport Operations (Road Use Management) Act 1995.	6 7
			tran	sport authority means—	8
			(a)	a driver's certificate or an assistant's certificate; or	9
			(b)	driver authorisation under the <i>Transport Operations</i> (<i>Passenger Transport</i>) Act 1994; or	10 11
			(c)	a prescribed authority (other than a Queensland driver licence) under the <i>Transport Operations (Road Use Management) Act 1995.</i> '.'.	12 13 14
			Edite	or's note—	15
			Le	gislation ultimately amended—	16
			•	Tow Truck Act 1973	17
Clause	64	Ins	ertio	n of new s 11A	18
			Afte	er section 11—	19
			inse	rt—	20
	'11A	Am	nendı	ment of sch 1 (Reviewable decisions)	21
			'Scł	nedule 1, part 2, items 1 to 4—	22
			omi	t, insert—	23
		' 1	Fail	ing to grant a certificate under section 14A	24
		2		osing a condition on the grant or renewal of a certificate er section 14A	25 26
		3	Vary	ying a condition of a certificate under section 15	27
		4	Fail	ing to renew a certificate under section 17A'.'.	28

[s 65]

			Editor's note—	1
			Legislation ultimately amended—	2
			• Tow Truck Act 1973	3
lause	65	Am	nendment of s 12 (Amendment of sch 2 (Dictionary))	4
		(1)	Section 12, unnumbered subsection—	5
			number as section 12(2).	6
		(2)	Section 12—	7
			insert—	8
		'(1)	Schedule 2, definitions assistant's certificate, driver's certificate and permit—	9 10
			omit.'.	11
		(3)	Section 12(2), as numbered, inserted definitions—	12
			insert—	13
			'assistant's certificate see section 16(2).	14
			driver's certificate see section 16(1).	15
			permit means—	16
			(a) a permit issued under section 11; or	17
			(b) a permit granted under section 19.	18
			<i>shelf life</i> , of a digital photo and digitised signature, means 10 years after the photo and signature are taken.	19 20
			<i>smartcard certificate</i> means a smartcard driver's certificate or a smartcard assistant's certificate.'.	21 22
		(4)	Section 12(2), as numbered, inserted definitions <i>most recent digital photo</i> and <i>most recent digitised signature</i> , paragraph (a)(i), 'this Act'—	23 24 25
			omit, insert—	26
			'section 19A'.	2.7

[s 66]

			Sub	osections (1) to (4), legislation ultimately amended—	2
			•	Tow Truck Act 1973	3
Clause	66			ment of s 14 (Amendment of s 62 (Grant, nent and renewal of licences))	4 5
			Secti	ion 14—	6
			omit,	insert—	7
	'14			nent of s 62 (Grant, amendment and of licences)	8 9
			'Sect	tion 62—	10
			inser	·t—	11
		'(4)		out limiting subsection (2), a regulation may provide for ollowing—	12 13
			(a)	a marine licence indicator to be in the form approved by the chief executive or general manager, including a card on which information may be stored electronically;	14 15 16
			(b)	a PIN to be used by the holder of a smartcard marine licence indicator as a security measure to protect information stored electronically on the smartcard marine licence indicator.'.'	17 18 19 20
			Editor	r's note—	21
			Leg	gislation ultimately amended—	22
			•	Transport Operations (Marine Safety) Act 1994	23
Clause	67	Ins	ertior	n of new s 14A	24
			After	r section 14—	25
			inser	<i>t</i> —	26
	'14A	Ins	ertior	n of new s 63AA	27
			'Part	5, division 3, after section 63—	28
			inser	<i>t</i> —	29

	'63A	A Sm Sta		parine licence indicator is property of the	1 2
		'(1)		ard marine licence indicator is and remains the of the State.	3
		'(2)	Subsectio State—	n (1) applies even though a person other than the	5 6
			* *	the right to use information that is on the smartcard ine licence indicator or stored electronically on it; or	7 8
				the right to have information stored on the smartcard ine licence indicator.	9 10
		'(3)		is not legally liable for an act or omission relating to ing or use of the smartcard marine licence	11 12 13
			Editor's not	re—	14
			Legislatio	on ultimately amended—	15
			• Tran	sport Operations (Marine Safety) Act 1994	16
lause	68	Am 3B)		of s 15 (Insertion of new pt 5, divs 3A and	17 18
		(1)	Section 1:	5, inserted sections 63A and 63B—	19
			omit, inse	rt—	20
	'63A	Ob	taining di	gital photo and digitised signature	21
		'(1)	A person take and k	must allow the chief executive or general manager to keep—	22 23
			(a) a di	gital photo and digitised signature of the person, if—	24
			(i)	the person applies for the grant or renewal of a marine licence (the <i>authority applied for</i>) or an amendment of the person's marine licence; or	25 26 27
			(ii)	the person is the holder of a marine licence and applies for a marine licence indicator, or the renewal, replacement or amendment of a smartcard marine licence indicator; or	28 29 30 31

	(b)	a di	gital photo or digitised signature of the person, if—	1
		(i)	the person applies for anything else in relation to a marine licence or a marine licence indicator; and	2 3
		(ii)	the chief executive or general manager has given the person written notice under subsection (3) or (4) in relation to the photo or signature.	4 5 6
'(2)	Sub	sectio	on (1)(a) does not apply to the person if—	7
	(a)	the pers	llowed under this Act or a prescribed smartcard Act, chief executive or general manager is keeping the son's most recent digital photo and digitised nature; and	8 9 10 11
	(b)	pers	chief executive or general manager is satisfied the son's most recent digital photo is still a true likeness he person; and	12 13 14
	(c)	and the	shelf life of the person's most recent digital photo digitised signature, or the most recent extension of shelf life under section 63AB, has not ended and will end before—	15 16 17 18
		(i)	if the grant or renewal of a marine licence indicator is applied for—the term of the authority applied for ends; or	19 20 21
		(ii)	otherwise—the term of the smartcard marine licence indicator ends.	22 23
'(3)	rease established digitation the property chief	onabl blish tal ph persor f exec	hief executive or general manager considers it y necessary to use facial recognition technology to a person's connection to the person's most recent oto, the chief executive or general manager may give n a written notice requiring the person to allow the cutive or general manager to take and keep a digital the person.	24 25 26 27 28 29 30
'(4)	suffi subs	icient section	ef executive or general manager is satisfied there is connection between the digital photo taken under n (1)(b) and the person's most recent digital photo, executive or general manager may give the person a	31 32 33

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		written notice requiring the person to allow the chief executive or general manager to take and keep a digitised signature of the person.	1 2 3
	' (5)	The chief executive or general manager must refuse to consider any application by the person relating to a marine licence or a marine licence indicator if—	4 5 6
		(a) the person does not comply with subsection (1); or	7
		(b) the chief executive or general manager is not satisfied there is sufficient connection between the digital photo taken under subsection (1)(b) and the person's most recent digital photo.	8 9 10 11
63AB		ending shelf life of digital photo and digitised nature	12 13
,	' (1)	The chief executive or general manager may, for this Act, extend the shelf life of the most recent digital photo and digitised signature of a person.	14 15 16
,	'(2)	The period for which the shelf life may be extended under subsection (1) must not result in the shelf life being extended under the subsection for periods totalling more than 6 months.	17 18 19
		Example—	20
		If the shelf life has been extended previously under subsection (1) for 2 months, the next extension under the subsection must not be for more than 4 months.	21 22 23
63B	Usi	ng digital photo and digitised signature	24
	' (1)	The chief executive or general manager may, with a person's consent, use the person's most recent digital photo and digitised signature for any of the following purposes—	25 26 27
		(a) to help identify the person for deciding whether or not to grant an application for a marine licence;	28 29
		(b) to reproduce the person's digital photo and digitised signature on a smartcard marine licence indicator;	30 31

	(c)	estal rece appl	a digital photo taken under section 63A(1)(b), to blish the person's connection to the person's most nt digital photo when the person makes any ication relating to a smartcard marine licence cator.	1 2 3 4 5
'(2)	mos	t rece	executive or general manager may use a person's nt digital photo and digitised signature to help in an ion of, or proceeding for, an offence that—	6 7 8
	(a)	happ	pens—	9
		(i)	in making the application for which the person's digital photo and digitised signature are taken under section 63A(1); or	10 11 12
		(ii)	during the retention period for the digital photo and digitised signature; and	13 14
	(b)	of th	lives a person obtaining or attempting to obtain any ne following by a false statement, misrepresentation ny other dishonest way—	15 16 17
		(i)	a marine licence;	18
		(ii)	a smartcard marine licence indicator or its renewal or replacement;	19 20
		(iii)	a PIN or anything else for a smartcard marine licence indicator.'.	21 22
(2)	Sect	ion 15	5, inserted section 63C(3), after 'under this Act'—	23
	inse	rt—		24
	or a	a preso	cribed smartcard Act'.	25
(3)	Sect	ion 15	5, inserted section 63G—	26
	omii	t, inse	rt—	27
	tention natu		riod for digital photo and digitised	28 29
'(1)			on sets out the retention period for a digital photo sed signature taken under this Act.	30 31

'63G

'(2)		ess subsection (3) applies, the retention period for a digital to and digitised signature taken under section 63A(1) is—	1 2
	(a)	if an application mentioned in section 63A(1)(a) is granted or a digital photo or digitised signature taken under section 63A(1)(b) is to be used under section 63B(1)(b)—30 years after the relevant day; or	3 4 5 6
	(b)	if an application mentioned in section 63A(1)(a) is not granted—	7 8
		(i) 6 months after the relevant day; or	9
		(ii) the period decided by the chief executive or general manager;	10 11
		whichever is the shorter period; or	12
	(c)	if paragraph (a) or (b) does not apply—24 hours after the relevant day.	13 14
' (3)	Desp	pite subsection (2), if—	15
	(a)	an investigation as mentioned in section 63B(2) is started before the end of the retention period worked out under subsection (2)(b) or (c) of this section for a digital photo and digitised signature; and	16 17 18 19
	(b)	the chief executive or general manager reasonably requires the digital photo and digitised signature to be kept for a longer period for the investigation or a proceeding resulting from the investigation;	20 21 22 23
	sign	retention period for the digital photo and digitised ature is the longer period mentioned in paragraph (b) of subsection.	24 25 26
'(4)	In th	nis section—	27
		want day, for a digital photo and digitised signature, means day on which the digital photo and digitised signature are n.'.	28 29 30
(4)	Sect	ion 15, inserted section 63I(1), after 'licence'—	31
	inse	rt	32

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		'or marine history'.	1
	(5)	Section 15, inserted section 63I(2)(a) and (c), before 'marine licence indicator'—	2 3
		insert—	4
		'smartcard'.	5
		Editor's note—	6
		Subsections (1) to (5), legislation ultimately amended—	7
		• Transport Operations (Marine Safety) Act 1994	8
Clause 69		nendment of s 17 (Amendment of schedule ictionary))	9 1(
	(1)	Section 17, inserted definition <i>smartcard marine licence indicator</i> —	11 12
		omit.	13
	(2)	Section 17, inserted definitions—	14
		insert—	15
		'shelf life, of a digital photo and digitised signature, means 10 years after the photo and signature are taken.	16 17
		smartcard marine licence indicator means a marine licence indicator in the form approved by the chief executive or general manager on which information may be stored electronically.'.	18 19 20 21
	(3)	Section 17, inserted definitions <i>most recent digital photo</i> and <i>most recent digitised signature</i> , paragraph (a), 'this Act'—	22 23
		omit, insert—	24
		'section 63A'.	25
		Editor's note—	26
		Subsections (1) to (3), legislation ultimately amended—	27
		• Transport Operations (Marine Safety) Act 1994	28

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lause	70			ement of s 20 (Amendment of s 29 (Granting, g or refusing driver authorisation))	1 2		
			Sect	ion 20—	3		
			omit	t, insert—	4		
	'20		Amendment of s 29 (Granting, renewing or refusing driver authorisation)				
			'Sec	etion 29—	7		
			inse	rt—	8		
		'(3)		o, without limiting subsection (1), a regulation may ride for the following—	9 10		
			(a)	an authorising document;	11		
			(b)	an authorising document to be in the form of a card or something similar approved by the chief executive and on which information may be stored electronically;	12 13 14		
			(c)	a PIN to be used by the holder of driver authorisation as a security measure to protect information stored electronically on an authorising document.	15 16 17		
		'(4)		her, without limiting subsections (1) to (3), a regulation provide that—	18 19		
			(a)	an authorising document may include on it information about another transport authority held by the person under a prescribed transport Act, if allowed under that Act; or	20 21 22 23		
			(b)	information about driver authorisation may be included on another transport authority.	24 25		
			Note-	_	26		
				e also the <i>Transport Planning and Coordination Act 1994</i> , section G for smartcard transport authorities.	27 28		
		'(5)	In th	nis section—	29		
			pres	cribed transport Act means—	30		
			(a)	the Tow Truck Act 1973; or	31		

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			(b)	the Transport Operations (Road Use Management) Act 1995.	1 2
			trans	sport authority means—	3
			(a)	a driver's certificate or an assistant's certificate under the <i>Tow Truck Act 1973</i> ; or	4 5
			(b)	a prescribed authority (other than a Queensland driver licence) under the <i>Transport Operations (Road Use Management) Act 1995.</i>	6 7 8
			Edito	r's note—	9
			Leg	gislation ultimately amended—	10
			•	Transport Operations (Passenger Transport) Act 1994	11
lause	71	Ins	ertio	n of new s 20A	12
			Afte	r section 20—	13
			inser	rt—	14
	'20A	Ins	ertio	n of new s 29AA	15
			'Afte	er section 29—	16
			inser	rt—	17
	'29A	A Sm	artca	rd driver authorisation is property of the State	18
		'(1)		nartcard driver authorisation is and remains the property e State.	19 20
		'(2)	Subs State	section (1) applies even though a person other than the	21 22
			(a)	has the right to use information that is on the smartcard driver authorisation or stored electronically on it; or	23 24
			(b)	has the right to have information stored on the smartcard driver authorisation.	25 26
		'(3)		State is not legally liable for an act or omission relating to seeping or use of the smartcard driver authorisation.'.'.	27 28

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			Edite	or's not	te—		1
			Le	gislatio	on ultin	nately amended—	2
			•	Trans	sport O	perations (Passenger Transport) Act 1994	3
Clause	72	Am	nendı	ment	of s	21 (Insertion of new s 34A)	4
			Sect	tion 2	1, inse	erted section 34A—	5
			omi	t, inse	rt—		6
	'34A					must notify damage, loss or theft of ment issued by chief executive	7 8
		'(1)	exec the	cutive chief	is da exec	authorising document issued by the chief maged, lost or stolen, the person must notify cutive, as soon as practicable, in the way er a regulation.	9 10 11 12
			Maximum penalty—20 penalty units.				
		'(2)	In th	In this section—			
			dan	aged,	, in re	lation to an authorising document—	15
			(a)	mea	ns—		16
				(i)	the c	locument is damaged to an extent that—	17
					(A)	any information on the document is impossible or difficult to read without the use of technology; or	18 19 20
					(B)	a digital photo or a digitised signature on the document is impossible or difficult to recognise without the use of technology; or	21 22 23
				(ii)		information stored electronically on the ument is no longer accessible by using the er's PIN; and	24 25 26
			(b)	incl	udes d	destroyed.'.'.	27
			Edite	or's not	te—		28
			Le	gislatio	on ultin	nately amended—	29
			•	Trans	port O	perations (Passenger Transport) Act 1994	30

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lause	73	Am	endr	nent	of s 22 (Insertion of new ch 4, pts 2 and 3)	1			
		(1)	Sect	ion 22	2, inserted sections 35A and 35B—	2			
			omit	, inse	rt—	3			
	'35A	Ob	tainir	ng di	gital photo and digitised signature	4			
		'(1)	A pe	A person must allow the chief executive to take and keep—					
			(a)		gital photo and digitised signature of the person, if person applies for—	6 7			
				(i)	the grant or renewal of driver authorisation (the <i>authority applied for</i>);	8 9			
				(ii)	an amendment of driver authorisation;	10			
				(iii)	the replacement of an authorising document; or	11			
			(b)	a di	gital photo or digitised signature of the person, if—	12			
				(i)	the person applies for anything else in relation to driver authorisation; and	13 14			
				(ii)	the chief executive has given the person written notice under subsection (3) or (4) in relation to the photo or signature.	15 16 17			
		'(2)	Subs	sectio	n (1)(a) does not apply to the person if—	18			
			(a)	the	llowed under this Act or a prescribed smartcard Act, chief executive is keeping the person's most recent tal photo and digitised signature; and	19 20 21			
			(b)		chief executive is satisfied the person's most recent tal photo is still a true likeness of the person; and	22 23			
			(c)	and the	shelf life of the person's most recent digital photo digitised signature, or the most recent extension of shelf life under section 35AA, has not ended and not end before—	24 25 26 27			
				(i)	the term of the authority applied for ends; or	28			
				(ii)	if an amendment of the person's driver authorisation is applied for—the term of the driver authorisation ends; or	29 30 31			

			(iii) if replacement of an authorising document is applied for—the term of the driver authorisation ends.	1 2 3
'((3)	facia conn execu perso	e chief executive considers it reasonably necessary to use l recognition technology to establish a person's ection to the person's most recent digital photo, the chief utive may give the person a written notice requiring the on to allow the chief executive to take and keep a digital to of the person.	4 5 6 7 8 9
'((4)	betw the p give the c	e chief executive is satisfied there is sufficient connection een the digital photo taken under subsection (1)(b) and erson's most recent digital photo, the chief executive may the person a written notice requiring the person to allow chief executive to take and keep a digitised signature of person.	10 11 12 13 14 15
'((5)		chief executive must refuse to consider any application by erson relating to driver authorisation if—	16 17
		(a)	the person does not comply with subsection (1); or	18
		(b)	the chief executive is not satisfied there is sufficient connection between the digital photo taken under subsection (1)(b) and the person's most recent digital photo.	19 20 21 22
		endir natur	ng shelf life of digital photo and digitised	23 24
'((1)		chief executive may, for this Act, extend the shelf life of most recent digital photo and digitised signature of a on.	25 26 27
'((2)	subse	period for which the shelf life may be extended under ection (1) must not result in the shelf life being extended or the subsection for periods totalling more than 6 months.	28 29 30
		Exam	ple—	31
		mo	the shelf life has been extended previously under subsection (1) for 2 nths, the next extension under the subsection must not be for more n 4 months.	32 33 34

'35B	Usi	ng di	gital	photo and digitised signature	1
	'(1)	perso	on's r	E executive may, with a person's consent, use the most recent digital photo and digitised signature for following purposes—	2 3 4
		(a)		elp identify the person for deciding whether or not to at an application for driver authorisation;	5 6
		(b)		eproduce the person's digital photo and digitised ature on an authorising document;	7 8
		(c)	estal rece	a digital photo taken under section 35A(1)(b), to blish the person's connection to the person's most out digital photo when the person makes any lication relating to driver authorisation.	9 10 11 12
	'(2)	phot	o and	executive may use a person's most recent digital digitised signature to help in an investigation of, or g for, an offence that—	13 14 15
		(a)	happ	pens—	16
			(i)	in making the application for which the person's digital photo and digitised signature are taken under section 35A(1); or	17 18 19
			(ii)	during the retention period for the digital photo and digitised signature; and	20 21
		(b)	of th	olves a person obtaining or attempting to obtain any ne following by a false statement, misrepresentation ny other dishonest way—	22 23 24
			(i)	driver authorisation or its renewal;	25
			(ii)	a PIN or anything else for an authorising document.'.	26 27
	(2)	Secti	ion 22	2, inserted section 35C(3), after 'under this Act'—	28
		inser	<i>t</i> —		29
		or a	preso	cribed smartcard Act'.	30
	(3)	_		22, inserted section 35E(2), definition <i>smartcard</i>	31

		omit	•	1							
	(4)	Sect	ion 22, inserted section 35F—	2							
		omit	t, insert—	3							
'35 F	F Retention period for digital photo and digitised signature										
	'(1)		section sets out the retention period for a digital photo digitised signature taken under this Act.	6 7							
	'(2)		ess subsection (3) applies, the retention period for a digital to and digitised signature taken under section 35A(1) is—	8 9							
		(a)	if an application mentioned in section 35A(1)(a) is granted or a digital photo or digitised signature taken under section 35A(1)(b) is to be used under section 35B(1)(b)—30 years after the relevant day; or	10 11 12 13							
		(b)	if an application mentioned in section 35A(1)(a) is not granted—	14 15							
			(i) 6 months after the relevant day; or	16							
			(ii) the period decided by the chief executive;	17							
			whichever is the shorter period; or	18							
		(c)	if paragraph (a) or (b) does not apply—24 hours after the relevant day.	19 20							
	'(3)	Desp	pite subsection (2), if—	21							
		(a)	an investigation as mentioned in section 35B(2) is started before the end of the retention period worked out under subsection (2)(b) or (c) of this section for a digital photo and digitised signature; and	22 23 24 25							
		(b)	the chief executive reasonably requires the digital photo and digitised signature to be kept for a longer period for the investigation or a proceeding resulting from the investigation;	26 27 28 29							
		sign	retention period for the digital photo and digitised ature is the longer period mentioned in paragraph (b) of subsection.	30 31 32							

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	'(4)	In this section—	1
		<i>relevant day</i> , for a digital photo and digitised signature, means the day on which the digital photo and digitised signature are taken.'.	2 3 4
	(5)	Section 22, inserted section 35H(2)(a), 'the driver authorisation'—	5 6
		omit, insert—	7
		'the person's authorising document'.	8
		Editor's note—	9
		Subsections (1) to (5), legislation ultimately amended—	10
		• Transport Operations (Passenger Transport) Act 1994	11
Clause 74	Am	nendment of s 24 (Amendment of sch 3 (Dictionary))	12
	(1)	Section 24, inserted definitions—	13
		insert—	14
		'authorising document means a document evidencing driver authorisation.	15 16
		<i>shelf life</i> , of a digital photo and digitised signature, means 10 years after the photo and signature are taken.	17 18
		<i>smartcard driver authorisation</i> means driver authorisation in the form provided for under section 29(3)(b).'.	19 20
	(2)	Section 24, inserted definitions most recent digital photo and most recent digitised signature, paragraph (a)(i), 'this Act'—	21 22
		omit, insert—	23
		'section 35A'.	24
		Editor's note—	25
		Subsections (1) and (2), legislation ultimately amended—	26
		• Transport Operations (Passenger Transport) Act 1994	27

Clause	75	Amendment of s 28 (Insertion of new ch 5, pt 3A)						
		(1)	Sect	ion 28	3, inserted sections 91A and 91B—	2		
			omit	, inse	rt—	3		
	'91A	Ob	Obtaining digital photo and digitised signature					
		'(1)	A pe	erson	must allow the chief executive to take and keep—	5		
			(a)	the j	gital photo and digitised signature of the person, if person applies for the grant, renewal or replacement prescribed authority (the <i>authority applied for</i>); or	6 7 8		
			(b)	a dig	gital photo or digitised signature of the person, if—	9		
				(i)	the person applies for anything else in relation to a prescribed authority; and	10 11		
				(ii)	the chief executive has given the person written notice under subsection (3) or (4) in relation to the photo or signature.	12 13 14		
		'(2)	Subs	section	n (1)(a) does not apply to the person if—	15		
			(a)	the	llowed under this Act or a prescribed smartcard Act, chief executive is keeping the person's most recent tal photo and digitised signature; and	16 17 18		
			(b)		chief executive is satisfied the person's most recent tal photo is still a true likeness of the person; and	19 20		
			(c)	and the	shelf life of the person's most recent digital photo digitised signature, or the most recent extension of shelf life under section 91AA, has not ended and not end before the term of the authority applied for s.	21 22 23 24 25		
		'(3)	facia conn exec perso	nl remediately rection to the detection rection to the detection rection to the detection rection rect	of executive considers it reasonably necessary to use cognition technology to establish a person's in to the person's most recent digital photo, the chief may give the person a written notice requiring the allow the chief executive to take and keep a digital the person.	26 27 28 29 30 31		
		'(4)			of executive is satisfied there is sufficient connection the digital photo taken under subsection (1)(b) and	32 33		

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		the person's most recent digital photo, the chief executive may give the person a written notice requiring the person to allow the chief executive to take and keep a digitised signature of the person.	1 2 3 4
4	(5)	The chief executive must refuse to consider any application by the person relating to a prescribed authority if—	5 6
		(a) the person does not comply with subsection (1); or	7
		(b) the chief executive is not satisfied there is sufficient connection between the digital photo taken under subsection (1)(b) and the person's most recent digital photo.	8 9 10 11
•	(6)	In this section—	12
		grant includes issue.	13
6	sigr (1)	The chief executive may, for this Act, extend the shelf life of the most recent digital photo and digitised signature of a person.	15 16 17 18
6	(2)	the most recent digital photo and digitised signature of a person. The period for which the shelf life may be extended under subsection (1) must not result in the shelf life being extended	17 18 19 20
		under the subsection for periods totalling more than 6 months.	21
		Example—	22
		If the shelf life has been extended previously under subsection (1) for 2 months, the next extension under the subsection must not be for more than 4 months.	23 24 25
'91B	Usi	ng digital photo and digitised signature	26
٤	(1)	The chief executive may, with a person's consent, use the person's most recent digital photo and digitised signature for any of the following purposes—	27 28 29
		(a) to help identify the person for deciding whether or not to grant an application for a prescribed authority;	30

	(b)		reproduce the person's digital photo and digitised lature on a prescribed authority;	1 2
	(c)	esta rece	a digital photo taken under section 91A(1)(b), to blish the person's connection to the person's most ent digital photo when the person makes any lication relating to a prescribed authority.	3 4 5 6
'(2)	phot	o and	E executive may use a person's most recent digital digitised signature to help in an investigation of, or ug for, an offence that—	7 8 9
	(a)	happ	pens—	10
		(i)	in making the application for which the person's digital photo and digitised signature are taken under section 91A(1); or	11 12 13
		(ii)	during the retention period for the digital photo and digitised signature; and	14 15
	(b)	of th	olves a person obtaining or attempting to obtain any the following by a false statement, misrepresentation my other dishonest way—	16 17 18
		(i)	a prescribed authority or its renewal;	19
		(ii)	a PIN or anything else for a prescribed authority.'.	20
(2)	Sect	ion 28	8, inserted section 91C(3), after 'under this Act'—	21
	inse	rt—		22
	or a	pres	cribed smartcard Act'.	23
(3)		ion 2 <i>ority</i> -	28, inserted section 91F(3), definition <i>smartcard</i>	24 25
	omit	•		26
(4)	Sect	ion 28	8, inserted section 91G—	27
	omit	. inse	rt—	28

91G	Retention period for digital photo and digitised signature							
	'(1)	'(1) This section sets out the retention period for a digital pand digitised signature taken under this Act.						
	'(2)		ess subsection (3) applies, the retention period for a digital to and digitised signature taken under section 91A(1) is—	5 6				
		(a)	if an application mentioned in section 91A(1)(a) is granted or a digital photo or digitised signature taken under section 91A(1)(b) is to be used under section 91B(1)(b)—30 years after the relevant day; or	7 8 9 10				
		(b)	if an application mentioned in section 91A(1)(a) is not granted—	11 12				
			(i) 6 months after the relevant day; or	13				
			(ii) the period decided by the chief executive;	14				
			whichever is the shorter period; or	15				
		(c)	if paragraph (a) or (b) does not apply—24 hours after the relevant day.	16 17				
	' (3)	Desp	pite subsection (2), if—	18				
		(a)	an investigation as mentioned in section 91B(2) is started before the end of the retention period worked out under subsection (2)(b) or (c) of this section for a digital photo and digitised signature; and	19 20 21 22				
		(b)	the chief executive reasonably requires the digital photo and digitised signature to be kept for a longer period for the investigation or a proceeding resulting from the investigation;	23 24 25 26				
		signa	retention period for the digital photo and digitised ature is the longer period mentioned in paragraph (b) of subsection.	27 28 29				
	' (4)	In th	nis section—	30				
			want day, for a digital photo and digitised signature, means day on which the digital photo and digitised signature are n'	31 32 33				

			Editor's note—	1
			Subsections (1) to (4), legislation ultimately amended—	2
			• Transport Operations (Road Use Management) Act 1995	3
Clause	76	Ins	ertion of new s 28A	4
			After section 28—	5
			insert—	6
	'28A	Ins	ertion of new s 126A	7
			'After section 126—	8
			insert—	9
	'126 <i>A</i>	A Sm	nartcard authority is property of the State	10
		'(1)	A smartcard authority is and remains the property of the State.	11
		'(2)	Subsection (1) applies even though a person other than the State—	12 13
			(a) has the right to use information that is on the smartcard authority or stored electronically on it; or	14 15
			(b) has the right to have information stored on the smartcard authority.	16 17
		'(3)	The State is not legally liable for an act or omission relating to the keeping or use of the smartcard authority.'.'	18 19
			Editor's note—	20
			Legislation ultimately amended—	21
			• Transport Operations (Road Use Management) Act 1995	22
Clause	77		placement of s 30 (Amendment of s 150A (Regulating m of licence))	23 24
			Section 30—	25
			omit, insert—	26
	'30	Re	placement of s 150A (Regulating form of licence)	27
			'Section 150A—	28

		inser	<i>t</i> —	1
150A I	Reg	ulati	ng form of licence	2
'(1)		gulation may provide for the form of a licence under this including the information to be included on a licence.	3 4
'(2)	a Quident	out limiting subsection (1), a regulation may provide that seensland driver licence may include information that ifies the holder of the Queensland driver licence as being older of a licence under another Act.	5 6 7 8
		Exam	ple for subsection (2)—	9
		info	egulation may provide that a Queensland driver licence may include ormation indicating the holder of the Queensland driver licence also ds a licence under the <i>Transport Operations (Marine Safety) Act</i> 44.	10 11 12 13
"(3)		out limiting subsection (1), a regulation may provide for ollowing—	14 15
		(a)	a document evidencing a Queensland driver licence to be in the form of a card or something similar approved by the chief executive and on which information may be stored electronically;	16 17 18 19
		(b)	a PIN to be used by the holder of a Queensland driver licence as a security measure to protect information stored electronically on a document evidencing the Queensland driver licence.	20 21 22 23
			ing form of prescribed authority other than and driver licence	24 25
'(1)	autho	gulation may provide for the form of a relevant prescribed ority, including the information to be included on a ant prescribed authority.	26 27 28
'(2)		out limiting subsection (1), a regulation may provide for ollowing—	29 30
		(a)	a document evidencing a relevant prescribed authority;	31
		(b)	a document evidencing a relevant prescribed authority to be in the form of a card or something similar approved	32 33

		by the chief executive and on which information may be stored electronically;	1 2
	(c)	a PIN to be used by the holder of a relevant prescribed authority as a security measure to protect information stored electronically on a document evidencing the relevant prescribed authority.	3 4 5 6
'(3)		o, without limiting subsection (1), a regulation may vide that—	7 8
	(a)	a document evidencing a relevant prescribed authority may include on it information about another transport authority held by the person under a prescribed transport Act, if allowed under that Act; or	9 10 11 12
	(b)	information about a relevant prescribed authority may be included on another transport authority.	13 14
	Note-	_	15
		e also the <i>Transport Planning and Coordination Act 1994</i> , section G for smartcard transport authorities.	16 17
'(4)	In th	nis section—	18
	pres	cribed transport Act means—	19
	(a)	the Tow Truck Act 1973; or	20
	(b)	the Transport Operations (Passenger Transport) Act 1994; or	21 22
	(c)	this Act.	23
		want prescribed authority means a prescribed authority or than a Queensland driver licence.	24 25
	tran	sport authority means—	26
	(a)	a driver's certificate or an assistant's certificate under the <i>Tow Truck Act 1973</i> ; or	27 28
	(b)	driver authorisation under the <i>Transport Operations</i> (<i>Passenger Transport</i>) Act 1994; or	29 30
	(c)	a prescribed authority (other than a Queensland driver licence).'.'.	31 32

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			Editor's note—	1
			Legislation ultimately amended—	2
			• Transport Operations (Road Use Management) Act 1994	3
lause	78	Am	nendment of s 31 (Amendment of sch 4 (Dictionary))	4
		(1)	Section 31(1), inserted definitions—	5
			insert—	6
			'shelf life, of a digital photo and digitised signature, means 10 years after the photo and signature are taken.	7 8
			<i>smartcard authority</i> means a prescribed authority in the form provided for under section 150BA(2)(b).'.	9 10
		(2)	Section 31(1), inserted definitions most recent digital photo and most recent digitised signature, paragraph (a)(i), 'this Act'—	11 12 13
			omit, insert—	14
			'section 91A'.	15
		(3)	Section 31(1), inserted definition <i>prescribed authority</i> , paragraph (c) and editor's note—	16 17
			omit, insert—	18
			'(c) a dangerous goods driver licence as defined under the dangerous goods regulation.'.	19 20
		(4)	Section 31(1), inserted definition <i>smartcard driver licence</i> , '150A(3)'—	21 22
			omit, insert—	23
			'150A(3)(a)'.	24
			Editor's note—	25
			Subsections (1) to (4), legislation ultimately amended—	26
			Transport Operations (Road Use Management) Act 1995	27

Transport and Other Legislation Amendment Bill 2010 Chapter 3 Adult Proof of Age Card and New Queensland Driver Licensing amendments Part 3 Amendment of Transport Operations (Marine Safety) Act 1994

[s 79]

	Part	Amendment of Transport Operations (Marine Safety) Act 1994	1 2 3
Clause	79	Act amended	4
		This part amends the <i>Transport Operations (Marine Safety)</i> Act 1994.	5 6
Clause	80	Insertion of new s 62A	7
		After section 62—	8
		insert—	9
	'62A	When licence is void	10
		'A licence obtained by a false statement or misrepresentation is void.'.	11 12
Clause	81	Amendment of s 63 (Cancellation, suspension and amendment of licences)	13 14
		Section 63, after 'amend a licence'—	15
		insert—	16
		'or marine licence indicator'.	17
Clause	82	Amendment of s 202C (Licence cancelled when order made under s 202A)	18 19
		Section 202C(2), after 'person's licence'—	20
		insert—	21
		'or marine licence indicator'.	22
Clause	83	Amendment of s 202K (Variation of restrictions)	23
		Section 202K(8)(b)—	24

		omit, insert—	1
		'(b) the restricted licence to which the variation order relates and, if the holder of the restricted licence has a marine licence indicator, the holder's marine licence indicator;'.	3
	Cha	pter 4 Other amendments	5
	Part	1 Amendment of Transport Infrastructure Act 1994	6 7
Clause	84	Act amended in part and schedule	8
		This part and the schedule, part 1 amend the <i>Transport Infrastructure Act 1994</i> .	t 9 10
Clause	85	Amendment of s 84C (Effect on land of State toll road corridor land declaration)	11 12
		Section 84C(4), 'Governor in Council'—	13
		omit, insert—	14
		'Minister administering the Land Act 1994'.	15
Clause	86	Amendment of s 105J (Effect on land of local government tollway corridor land declaration)	16 17
		Section 105J(4), 'Governor in Council'—	18
		omit, insert—	19
		'Minister administering the Land Act 1994'.	20
Clause	87	Amendment of s 480 (Disposal of fees, penalties etc.)	21
		(1) Section 480(3) to (8)—	22

[s 87]

	renumber as section 480(5) to (10).	1
(2)	Section 480—	2
	insert—	3
'(3)	Penalties received or recovered in relation to a local government's tolling enforcement by an entity other than the local government are to be paid to the local government.	4 5 6
'(4)	Penalties received or recovered by a local government in relation to the local government's tolling enforcement may be retained by the local government.'.	7 8 9
(3)	Section 480(10), as renumbered—	10
	insert—	11
	'local government tollway see section 105GA(5).	12
	<i>relevant tolling offence</i> means an offence against section 105ZH(3), 105ZJ(4) or 105ZK(3).	13 14
	tolling enforcement, in relation to a local government, means enforcement of a relevant tolling offence committed in relation to a local government tollway in the local government's area and started by—	15 16 17 18
	(a) an infringement notice served under the <i>State Penalties Enforcement Act 1999</i> ; or	19 20
	(b) complaint and summons served under the <i>Justices Act</i> 1886.	21

[s 88]

	Par	t 2	Amendment of Transport Operations (Marine Pollution) Act 1995	1 2 3
Clause	88	Act	amended in part and schedule	4
			This part and the schedule, part 1 amend the <i>Transport Operations (Marine Pollution) Act 1995</i> .	5 6
Clause	89	Ame	endment of s 45 (Definitions for pt 7)	7
			Section 45, definition discharge offence, 'or (3)'—	8
			omit, insert—	9
			', (3) or (4)'.	10
Clause	89A		endment of s 47 (Discharge of untreated sewage into ischarge waters for untreated sewage prohibited)	11 12
			Section 47—	13
			insert—	14
		' (4)	In this section—	15
		1	ship does not include—	16
			(a) a declared ship under section 49; or	17
			(b) a prescribed ship under section 50A.'.	18
Clause	89B		endment of s 48 (Discharge of treated sewage into nil harge waters for treated sewage prohibited)	19 20
			Section 48—	21
			insert—	22
		'(4)	In this section—	23
			shin does not include—	24

[s 89C]

			(a) a declared ship under section 49; or	1
			(b) a prescribed ship under section 50A.'.	2
·I	000			
lause	89C	pre	nendment of s 48A (Ship with fixed toilet operating in escribed nil discharge waters to be able to hold or treat wage)	3 4 5
		(1)	Section 48A(1) and (2), 'section 48A ship'—	6
			omit, insert—	7
			'ship'.	8
		(2)	Section 48A(4), definition section 48A ship—	9
			omit, insert—	10
			'ship—	11
			(a) means a ship that has a fixed toilet; and	12
			(b) does not include—	13
			(i) a declared ship under section 49; or	14
			(ii) a prescribed ship under section 50A.'.	15
lause	90		nendment of s 50A (Discharge of sewage by prescribed ps)	16 17
		(1)	Section 50A(2), 'prohibited untreated sewage discharge'—	18
			omit, insert—	19
			'coastal'.	20
		(2)	Section 50A—	21
			insert—	22
		'(2A)	If treated sewage is discharged from a prescribed ship into prohibited discharge waters, each culpable person for the discharge commits an offence.	23 24 25
			Maximum penalty—850 penalty units.'.	26
		(3)	Section 50A(3), 'prohibited treated sewage discharge'—	27

s	91	

	omit, insert—	1
	'coastal'.	2
(4)	Section 50A(3)(a)—	3
	omit, insert—	4
	'(a) the ship is operating a sewage treatment plant approved by the IMO;	5 6
	Note—	7
	Information on sewage treatment plants is available from MSQ, the Australian Maritime Safety Authority or the IMO's website for the Global Integrated Shipping Information System at .">http://gisis.imo.org/Public	8 9 10 11
(5)	Section 50A(4), 'and (3)'—	12
	omit, insert—	13
	', (3) and (4)'.	14
(6)	Section 50A(5)—	15
	omit, insert—	16
'(5)	In this section—	17
	prescribed ship means a ship engaged in an international voyage—	18 19
	(a) with a gross tonnage of at least 400; or	20
	(b) with a gross tonnage of less than 400 and certified to carry more than 15 persons.	21 22
	Note—	23
	See Annex IV to MARPOL, chapter 1, regulation 2.'.	24
(7)	Section 50A(2A) to (5)—	25
	renumber as section 50A(3) to (6).	26
	nendment of s 55AA (Placard about garbage disposal quirements)	27 28
'	Section 55AA(1), penalty, '850'—	29

Clause 91

[s	92]
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			omit, insert—	1
			'20' .	2
Clause	92	Am	nendment of s 97 (Definitions for division)	3
			Section 97, definition Australian Maritime Safety Authority—	4
			omit.	5
Clause	93	Ins	ertion of new pt 17, div 5	6
			After section 158—	7
			insert—	8
	'Divi	sion	Transitional provision for Transport	9
			and Other Legislation Amendment	10
			Act 2010	11
	'159	Leç	nendment of regulation by Transport and Other gislation Amendment Act 2010 does not affect wers of Governor in Council	12 13 14
			'The amendment of the <i>Transport Operations (Marine Pollution) Regulation 2008</i> by the <i>Transport and Other Legislation Amendment Act 2010</i> does not affect the power of the Governor in Council to further amend the regulation or to repeal it.'.	15 16 17 18 19
Clause	94	Am	nendment of schedule (Dictionary)	20
		(1)	Schedule, definition Australian Maritime Safety Authority—	21
			omit, insert—	22
			'Australian Maritime Safety Authority means the Australian Maritime Safety Authority established by the Australian Maritime Safety Authority Act 1990 (Cwlth).'.	23 24 25
		(2)	Schedule—	26
			insert—	27

IS 94

State	t harbour means a non-State managed boat harbour or a managed boat harbour under the Transport astructure (Public Marine Facilities) Regulation 2000.	1 2 3
	al see the Coastal Protection and Management Act 1995, on 9.	4 5
desig	gnated area means each of the following areas—	6
(a)	the marine national park zone under the Marine Parks (Moreton Bay) Zoning Plan 2008;	7 8
(b)	the Noosa River;	9
(c)	the marine national park zone, under the <i>Marine Parks</i> (<i>Great Sandy</i>) <i>Zoning Plan 2006</i> , located near Burkitt's Reef, Hoffman's Rocks or Barolin Rock, adjacent to the Woongarra Coast;	10 11 12 13
(d)	an area within the Great Barrier Reef Coast Marine Park prescribed under a regulation.	14 15
park	the Barrier Reef Coast Marine Park means the marine described in the Marine Parks (Declaration) Regulation 5, schedule 2.	16 17 18
com	<i>ina</i> means a buoy mooring, jetty or pile mooring or bination of them where, for a fee or reward, a ship is, or be, anchored, berthed or moored.	19 20 21
-	nibited discharge waters means waters of any of the owing—	22 23
(a)	a boat harbour;	24
(b)	a canal;	25
(c)	a marina;	26
(d)	a designated area?	27

[s 95]

	Part	3 Amendment of the Transport Operations (Marine Pollution) Regulation 2008	1 2 3
Clause	95	Regulation amended in part and schedule	4
		This part and the schedule, part 1 amend the <i>Transport Operations (Marine Pollution) Regulation 2008</i> .	5 6
Clause	96	Omission of s 4 (MARPOL)	7
		Section 4—	8
		omit.	9
Clause	97	Amendment of s 6 (Meaning of words and expressions in pt 2)	10 11
		Section 6, notes (other than editor's note)—	12
		omit.	13
Clause	98	Amendment of s 9 (Conditions for discharge of oil other than oil from machinery space bilges)	14 15
		(1) Section 9(d), 'mentioned in Annex I, regulation 34.1.5'—	16
		omit, insert—	17
		'allowed under the <i>Protection of the Sea (Prevention of Pollution from Ships) Act 1983</i> (Cwlth), section 9'.	18 19
		(2) Section 9, note—	20
		omit.	21
Clause	99	Amendment of s 16 (Form of oil record book)	22
		Section 16, from 'must'—	23
		omit, insert—	24

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		'must comply with the requirements for an oil record book under the <i>Protection of the Sea (Prevention of Pollution from Ships) Act 1983</i> (Cwlth), section 12.'.	1 2 3
Clause	100	Amendment of s 34 (Form of cargo record book)	4
		Section 34, from 'must'—	5
		omit, insert—	6
		'must comply with the requirements for a cargo record book under the <i>Protection of the Sea (Prevention of Pollution from Ships) Act 1983</i> (Cwlth), section 23.'.	7 8 9
Clause	101	Amendment of s 44 (Nil discharge waters for untreated sewage—Act, s 47)	10 11
		Section 44, from 'sewage are'—	12
		omit, insert—	13
		'sewage are the coastal waters stated in schedule 3.'.	14
Clause	102	Amendment of s 47 (Nil discharge waters for treated sewage—Act, s 49)	15 16
		Section 47, from 'ship are'—	17
		omit, insert—	18
		'ship are the coastal waters stated in schedule 5.'.	19
Clause	103	Amendment of s 53 (Ship must be fitted with macerator)	20
		Section 53(1)(a), editor's note—	21
		omit, insert—	22
		'Note—	23
		See schedules 3 to 5 '	24

[s 104]

Clause	104		nendment of pt 12, div 2, hdg (Analyst's reports and ms)	1 2
			Part 12, division 2, heading, 'and forms'—	3
			omit.	4
Clause	105	5		
			Before section 97—	6
			insert—	7
	'Divi	sion	3 Miscellaneous	8
	'96A		ea prescribed for Act, schedule, definition signated area, paragraph (d)	9 10
			'For the Act, schedule, definition <i>designated area</i> , paragraph (d), the prescribed area within the Great Barrier Reef Coas Marine Park is the area mentioned in schedule 7.'.	
Clause	106	Om	nission of sch 1 (MARPOL)	14
			Schedule 1—	15
			omit.	16
Clause	107		nendment of sch 4 (Nil discharge waters for untreated wage)	17 18
		(1)	Schedule 4, part 1—	19
			omit.	20
		(2)	Schedule 4, part 2, heading—	21
			omit.	22
		(3)	Schedule 4, items 5 to 9—	23
			renumber as schedule 4, items 1 to 5.	24

[s 108]

Clause	108	Amendment of sch 6 (Nil discharge waters for treated sewage or untreated sewage from declared ship)	1 2
		(1) Schedule 6, part 1—	3
		omit.	4
		(2) Schedule 6, part 2, heading—	5
		omit.	6
		(3) Schedule 6, items 5 to 8—	7
		renumber as schedule 6, items 1 to 4.	8
Clause	109	Amendment of sch 8 (Areas within the Great Barrier Reef Coast Marine Park that are designated areas)	9 10
		Schedule 8, heading, from 'schedule 9' to 'paragraph (d)'—	11
		omit, insert—	12
		'section 96A'.	13
Clause	110	Amendment of sch 9 (Dictionary)	14
		Schedule 9, definitions boat harbour, canal, designated area, Great Barrier Reef Coast Marine Park, marina and prohibited discharge waters—	15 16 17
		omit.	18
Clause	111	Renumbering of schs 2–9	19
		Schedules 2 to 9—	20
		renumber as schedules 1 to 8.	21

[s 112]

	Part 4		Amendment of Transport Operations (Marine Safety) Act 1994	1 2 3
Clause	112 A	ct amended		4
		This part Act 1994.	amends the Transport Operations (Marine Safety)	5 6
Clause	113 A	mendment (of s 201 (Evidentiary provisions)	7
		Section 20	01—	8
		insert—		9
	' (9)	a person in stated in evidence of	nt in a complaint for an offence against this Act that is or is not, or was or was not, at any time or date the complaint of, under or over a stated age is of the matter stated, and in the absence of evidence trary is conclusive evidence of the matter.'.	10 11 12 13 14
	Part 5		Amendment of Transport Operations (Passenger Transport) Act 1994	15 16 17
	Divisio	n 1	Preliminary	18
Clause	114 A	ct amended	in part and schedule	19
		-	and the schedule, part 1 amend the <i>Transport</i> s (Passenger Transport) Act 1994.	20 21

[s 115]

	Divis	sion	2 Amendment of provisions relocated from Transport Operations (TransLink Transit Authority) Act 2008	1 2 3 4
Clause	115	Am	nendment of s 67B (Declaration of special event)	5
			Section 67B(4), 'mass transit'—	6
			omit, insert—	7
			'scheduled passenger'.	8
Clause	116		nendment of s 67C (Coordination power for mass	9 10
			Section 67C, 'mass transit'—	11
			omit, insert—	12
			'scheduled passenger'.	13
Clause	117		nendment of s 67D (TransLink approval required for ecial event services)	14 15
		(1)	Section 67D(1), note—	16
			omit.	17
		(2)	Section 67D(1), 'mass transit'—	18
			omit, insert—	19
			'scheduled passenger'.	20
Clause	118	Am	nendment of s 67E (Special event approvals)	21
		(1)	Section 67E(1), 'section 49(1)'—	22
			omit, insert—	23
			'section 67D(1)'.	24
		(2)	Section 67E, 'mass transit'—	25

s 119	[s	1	19
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			passenger'.	1 2		
	Divi	sion	3		Other amendments	3
lause	119 Insertion of n				ew ch 6, pt 4	
			-	pter 6—	_	5
	'Par	rt 4	inse	rt—	Special events	6 7
	'Divi	ision	1		Special events in TransLink area	8
	'Division 2				Special events in non-TransLink area	
	'67F	Dec	lara	tion of	special event	11
		'(1)	in a		executive may declare that an event to be carried out ransLink area is a special event (a <i>special event</i>).	12 13 14
		'(2)	even		event declaration may be for a stated event or all all events of a stated type, to be carried out at a stated event or all events of a stated type, to be carried out at a stated event or all events of a stated event or all events or all events or all events or all events of a stated event or all events or a	15 16 17
		'(3)	-		event declaration may be made only if the chief onsiders that—	18 19
			(a)		will be at least 5000 participants or spectators at ent or events the subject of the declaration; and	20 21
			(b)	either	<u> </u>	22
				1	significant road closures or bus stop relocations are ikely to be part of the management of transport to or from the event or events; or	23 24 25

		(ii) the provision of transport services to or from the event or events is likely to rely on an increased use of vehicles or other facilitates funded by the chief executive.	1 2 3 4
	'(4)	For subsection (3)(b)(i), a road closure or bus stop relocation is significant if it is likely to affect the provision of scheduled passenger services generally in the non-TransLink area.	5 6 7
	'(5)	A special event declaration is sufficiently made if the chief executive publishes the declaration on the department's website or in a newspaper circulating in the non-TransLink area.	8 9 10 11
		Editor's note—	12
		At the commencement of this section, the department's website is http://www.tmr.qld.gov.au .	13 14
'67G		ordination power for scheduled passenger vices to special events	15 16
		'The chief executive may coordinate the provision of scheduled passenger services to and from a special event in a non-TransLink area.	17 18 19
'67H		ef executive's approval required for special event vices	20 21
	'(1)	A person must not enter into or perform a contract or arrangement for the provision of scheduled passenger services to or from a special event in a non-TransLink area without the chief executive's written approval.	22 23 24 25
		Maximum penalty—200 penalty units.	26
		Note—	27
		See however section 187 (Deferral of application of s 67H for particular contracts and arrangements for special event services).	28 29
	'(2)	A contract or arrangement made or entered into in contravention of subsection (1) has no effect to the extent of the contravention.	30 31 32

	'67I	Special event approvals			
		'(1)	An approval by the chief executive under section 67G(1) (a <i>special event approval</i>) may—	2 3	
			(a) be given on the chief executive's own initiative; and	4	
			(b) be given for a specific scheduled passenger service to or from a special event or generally for a stated type of scheduled passenger service to or from a special event.	5 6 7	
		'(2)	A special event approval is sufficiently given if the chief executive publishes the approval on the department's website or in a newspaper circulating in the non-TransLink area.	8 9 10	
		'(3)	The chief executive may impose conditions on the giving of a special event approval.	11 12	
		'(4)	The conditions may include a requirement that, before the special event approval applies to a person, the person must pay the chief executive a contribution to the chief executive's costs of coordinating the relevant scheduled passenger services.'.	13 14 15 16 17	
lause	120		nendment of s 113D (Transit officer must not be under influence of alcohol or drugs)	18 19	
			Section 113D(1)(b), after 'officer's'—	20	
			insert—	21	
			'saliva or'.	22	
lause	121		nendment of s 113G (Revocation of appointment of nsit officer)	23 24	
		(1)	Section 113G(1)(b)(iv), 'urine'—	25	
			omit, insert—	26	
			'saliva or urine'.	27	
		(2)	Section 113G(2), after 'breath'—	28	

			•	1
			insert—	1
			', saliva'.	2
Clause	122	Re	placement of ss 116 and 117	3
			Sections 116 and 117—	4
			omit, insert—	5
	'116		ief executive may require transit officer to undergo ohol test or drug test	6 7
		'(1)	The chief executive may, by written notice, require a transit officer to submit to an alcohol test or drug test if—	8 9
			(a) the officer has been involved in an incident in which a person being detained under part 4A by the officer suffers a physical injury; or	10 11 12
			(b) the chief executive reasonably suspects the officer is contravening, or has contravened, section 113D(1).	13 14
			Note—	15
			If a person appointed as a transit officer is asked to provide a specimen of breath for an alcohol test, or specimen of saliva or urine for a drug test, under this section and the person fails to provide the specimen, the person's appointment may be revoked under section 113G.	16 17 18 19
		'(2)	An alcohol test, or drug test, of a transit officer conducted under this section must be conducted by a relevant entity.	20 21
		'(3)	A regulation may provide for requirements about notifying a transit officer of the results of an alcohol test or drug test conducted on the officer under this section.	22 23 24
		'(4)	In this section—	25
			<i>alcohol test</i> , of a transit officer, means a test of the breath of the officer for deciding whether the officer is over the low alcohol limit within the meaning of section 113D(2).	26 27 28
			<i>drug test</i> , of a transit officer, means a test of the saliva or urine of the officer for deciding whether the saliva or urine has evidence of a dangerous drug, or prescribed substance, as defined under section 113D(5).	29 30 31 32

[s	123]
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		cond	vant entity means an entity the chief executive engages to duct alcohol tests, or drug tests, of transit officers under section.'.	1 2 3
Clause	123		ment of s 129ZD (Amendment or revocation of on order generally)	4 5
		Sect	ion 129ZD(8), definition prosecuting authority—	6
		omit	t, insert—	7
		'pro	secuting authority means—	8
		(a)	if the prosecutor who appeared before the court when the exclusion order was made was a Crown prosecutor—the director of public prosecutions, or someone authorised to accept the application on the director's behalf; or	9 10 11 12 13
		(b)	if the prosecutor who appeared before the court when the exclusion order was made was someone other than a Crown prosecutor—the commissioner of the police service, or someone authorised to accept the application on the commissioner's behalf.'.	14 15 16 17 18
Clause	124	Insertio	n of new ch 13, pt 9	19
		Chaj	pter 13—	20
		inse	rt—	21

[s 124]

'Par	t 9		Transitional provisions for Transport and Other Legislation Amendment Act 2010	1 2 3 4
'Division 1			Provisions for relocated provisions	5
'184	Rel	ocati	ion of TransLink Act provisions	6
	'(1)	prov <i>Legi</i>	remove any doubt, it is declared that the relocated risions were not re-enacted by the <i>Transport and Other islation Amendment Act 2010</i> , but merely moved (without nactment) to this Act.	7 8 9 10
	'(2)		nout limiting subsection (1) and to further remove any ot, it is also declared that the relocation did not—	11 12
		(a)	impliedly repeal or amend, or otherwise affect the operation of, the existing provisions of this Act, the relocated provisions or the provisions of any other law; or	13 14 15 16
		(b)	affect the meaning or effect that the existing or relocated provisions, or the provisions of the other law, had because of the respective times when they were enacted.	17 18 19
	'(3)	How Act.	vever, definitions in this Act apply to all provisions of this	20 21
	'(4)	Tran and cont	In Act or document, a reference to a provision of the asLink Act that is relocated to this Act by the <i>Transport Other Legislation Amendment Act 2010</i> may, if the ext permits, be taken to be a reference to the relocated vision in this Act.	22 23 24 25 26
	'(5)	In th	nis section—	27
		that	cated provision means a provision of the TransLink Act is relocated to this Act by the <i>Transport and Other islation Amendment Act 2010</i> , section 132.	28 29 30

[s	124	
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		TransLink Act means the Transport Operations (TransLink Transit Authority) Act 2008.	1 2
'Divi	ision	2 Other provisions	3
'185	Pro	vision for s 67B	4
	'(1)	A declaration made under the previous declaration provision and in effect immediately before the commencement has effect on and from the commencement as if it were a declaration made under section 67B.	5 6 7 8
	'(2)	In this section—	9
		commencement means the commencement of this section.	10
		previous declaration provision means the Transport Operations (TransLink Transit Authority) Act 2008, section 47 as in force before the commencement.	11 12 13
'186	Pro	vision for s 67D	14
	'(1)	A written approval given under the previous approval provision and in effect immediately before the commencement has effect on and from the commencement as if it were an approval given under section 67D.	15 16 17 18
	'(2)	In this section—	19
		commencement means the commencement of this section.	20
		<i>previous approval provision</i> means the <i>Transport Operations</i> (<i>TransLink Transit Authority</i>) <i>Act 2008</i> , section 49 as in force before the commencement.	21 22 23

s	125]	
	1	

	'187	con	erral of application of s 67H for particular atracts and arrangements for special event vices	1 2 3				
							'(1)	This section applies to a contract or arrangement made or entered into in relation to a non-TransLink area before section 67H commences.
		'(2)	Section 67H does not apply to the performance of the contract or arrangement until the first anniversary of the commencement of this section.'.	7 8 9				
Clause	125	Am	endment of sch 3 (Dictionary)	10				
			Schedule 3—	11				
			insert—	12				
			'non-TransLink area means an area other than a TransLink area.	13 14				
			special event means—	15				
			(a) for chapter 6, part 4, division 1—an event the subject of a declaration under section 67B; or	16 17				
			(b) for chapter 6, part 4, division 2—an event the subject of a declaration under section 67F.	18 19				
			<i>TransLink</i> means the TransLink Transit Authority established under the <i>Transport Operations (TransLink Transit Authority) Act 2008</i> , section 9.'.	20 21 22				

[s 126]

	Part	Amendment of Transport Operations (Road Use Management) Act 1995	1 2 3
Clause	126	Act amended	4
		This part amends the Transport Operations (Road Use Management) Act 1995.	5 6
Clause	127	Amendment of s 66 (Local laws etc.)	7
		(1) Section 66(3)(g), 'paragraph (f)'—	8
		omit, insert—	9
		'paragraph (h)'.	10
		(2) Section 66(3)(aa) to (h)—	11
		renumber as section $66(3)(b)$ to (j).	12
		(3) Section 66(3)—	13
		insert—	14
		'(k) the regulation of vehicle access to a public place that is a local government controlled area.'.	15 16
		(4) Section 66(5), '(3)'—	17
		omit, insert—	18
		'(3)(a) to (j)'.	19
		(5) Section 66(6), '(d)'—	20
		omit, insert—	21
		'(f)'.	22
Clause	128	Replacement of s 133 (Occupiers of garages etc. to keep register of repairs)	23 24
		Section 133—	25

		omit	t, insert—	1
'133	Bu	sines	ss owner to make record about repairs	2
	'(1)	moto the f	erson who operates a business that includes the repair of or vehicles (the <i>business owner</i>) must make a record of following information for each motor vehicle to which the ness owner or an employee of the business owner makes a tir—	3 4 5 6 7
		(a)	the make, model and engine number of the vehicle;	8
		(b)	the chassis number or VIN of the vehicle;	9
		(c)	the registration number displayed on the vehicle's number plate, if any;	10 11
		(d)	the colour of the vehicle—	12
			(i) before the repair; and	13
			(ii) after the repair (if different);	14
		(e)	the name and contact details of—	15
			(i) the owner of the vehicle; and	16
			(ii) the person who delivers or gives access to the vehicle for repair (if different from the owner);	17 18
		(f)	the date and time the owner or a person mentioned in paragraph (e)(ii) delivers or gives access to the vehicle for repair;	19 20 21
		(g)	the nature of the repair;	22
		(h)	if a person, while the vehicle is received for repair, drives the vehicle on a road outside the business premises where the repairs are being made—	23 24 25
			(i) the name and contact details of the person; and	26
			(ii) the date and time when the person started and ended driving the vehicle;	27 28
			Example for paragraph (h)—	29
			If an employee of the business owner takes the vehicle for a test drive, the employee's name, contact details and the date and time	30 31

	when the employee started and ended driving the vehicle must be recorded.	1 2
	(i) if a part for the repair of the vehicle is supplied by the owner of the vehicle, the owner's agent, or a person mentioned in paragraph (e)(ii)—	3 4 5
	(i) the details of the part; and	6
	(ii) the name and contact details of the person who supplied the part;	7 8
	(j) any other information prescribed under a regulation.	9
	Maximum penalty—40 penalty units or 6 months imprisonment.	10 11
'(2)	The record mentioned in subsection (1) must also include the business owner's name and business address.	12 13
'(3)	The business owner must make the record mentioned in subsection (1) before the vehicle is returned to the owner or the owner's agent.	14 15 16
'(4)	The business owner must keep the record mentioned in subsection (1) for 3 years after the day the repair mentioned in the record is carried out.	17 18 19
	Maximum penalty—40 penalty units or 6 months imprisonment.	20 21
'(5)	A person must not state, or cause or allow to be stated, anything in a record required to be kept under subsection (1) that the person knows, or ought reasonably to know, is false or misleading in a material particular.	22 23 24 25
	Maximum penalty—40 penalty units or 6 months imprisonment.	26 27
'(6)	It is enough for a complaint against a person for an offence against subsection (5) to state that the statement made was false or misleading to the person's knowledge.	28 29 30
'(7)	In this section—	31
	contact details, of a person, means the person's address or telephone number.	32 33

s	129]	

			emp	loyee includes agent or contractor.	1
			repa	tir, a motor vehicle, includes—	2
			(a)	alter or modify the vehicle so as to change the vehicle's description or appearance; and	3
				Examples—	5
				painting a motor vehicle	6
				 fitting a spoiler to a motor vehicle 	7
			(b)	replace a part of the vehicle whether or not the replacement is required because of damage, a collision, wear and tear, deterioration or any other reason.'.	8 9 10
Clause	129	Ins	ertio	n of new ch 7, pt 15	11
			Cha	pter 7—	12
			inse	rt—	13
	'Par	t 15		Transitional provisions for	14
				Transport and Other	15
				Legislation Amendment Act	16
				2010	17
	'221	Dec	clara	tion for s 66(3)(k)	18
		'(1)	This	s section applies to—	19
			(a)	a local law relating to the regulation of vehicle access to a public place that is a local government controlled area made before the commencement; and	20 21 22
			(b)	any enforcement action taken in reliance on the local law before the commencement.	23 24
		'(2)	To re	emove any doubt, it is declared that—	25
			(a)	the local law is as valid, and is taken always to have been as valid, as if it were made after the commencement; and	26 27 28

[s	130]
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		(b) the enforcement action is as valid, and is taken always to have been as valid, as if it were taken after the commencement.	1 2 3
		'(3) In this section—	4
		commencement means the commencement of section 66(3)(k).'.	5 6
Clause	130	Amendment of sch 4 (Dictionary)	7
		Schedule 4—	8
		insert—	9
		'local government controlled area means land or infrastructure owned, held in trust or otherwise controlled by a local government.'.	10 11 12
	Part		13
		Operations (TransLink Transit Authority) Act 2008	14 15
Clause	131	Act amended	16
		This part amends the <i>Transport Operations (TransLink Transit Authority) Act 2008.</i>	17 18
Clause	132	Relocation of ss 47–50	19
		Sections 47 to 50—	20
		relocate to the Transport Operations (Passenger Transport) Act 1994 and in that Act, insert and renumber, in chapter 6, part 4, division 1, as sections 67B to 67E.	21 22 23

Transport and Other Legislation Amendment Bill 2010 Chapter 4 Other amendments Part 8 Amendment of Transport Planning and Coordination Act 1994

[s 133]

Clause	133	Omission of pt 7, hdg (Special events)	1
		Part 7, heading—	2
		omit.	3
Clause	134	Omission of s 57 (Deferral of application of s 49 for particular contracts and arrangements for special event services)	4 5 6
		Section 57—	7
		omit.	8
Clause	135	Amendment of sch 2 (Dictionary)	9
		Schedule 2, definition <i>special event</i> —	10
		omit.	11
	Part		12
		Planning and Coordination Act	13
		1994	14
Clause	136	Act amended in part and schedule	15
		This part and the schedule, part 1 amend the <i>Transport Planning and Coordination Act 1994</i> .	16 17
Clause	137	Insertion of new ss 36F and 36G	18
		After section 36E—	19
		insert—	20

'36F	une	der p	g and using information obtained or kept articular transport Acts or Adult Proof of Age at 2008	1 2 3
	'(1)	or u tran	chief executive may, for a particular transport Act, keep use information obtained or kept under another particular sport Act or the <i>Adult Proof of Age Card Act 2008</i> if the rmation—	4 5 6 7
		(a)	relates to any matter under the particular transport Act; or	8 9
		(b)	concerns the administration of the particular transport Act.	10 11
	'(2)	Act Act anot	general manager under the <i>Maritime Safety Queensland</i> 2002 may, for the <i>Transport Operations (Marine Safety)</i> 1994, keep or use information obtained or kept under ther particular transport Act or the <i>Adult Proof of Age</i> d Act 2008 if the information—	12 13 14 15 16
		(a)	relates to any matter under the Transport Operations (Marine Safety) Act 1994; or	17 18
		(b)	concerns the administration of the <i>Transport Operations</i> (Marine Safety) Act 1994.	19 20
	'(3)		ormation that may be kept or used under subsection (1) or does not include a digital photo and digitised signature.	21 22
	'(4)	This	s section applies despite a provision of another Act.	23
	'(5)	In th	nis section—	24
		digi	tal photo means a facial image encoded in a digital form.	25
		_	tised signature means a person's signature encoded in a tal image form.	26 27
		part	ticular transport Act means—	28
		(a)	the Tow Truck Act 1973; or	29
		(b)	the Transport Infrastructure Act 1994; or	30
		(c)	the Transport Operations (Marine Safety) Act 1994: or	31

[s 137]

		(d)	the Transport Operations (Passenger Transport) Act 1994; or	1 2
		(e)	the Transport Operations (Road Use Management) Act 1995; or	3 4
		(f)	the Transport Security (Counter-Terrorism) Act 2008.	5
'36G	Sm	artca	ard transport authority	6
	'(1)	(sma trans	chief executive may issue to a person a smartcard artcard transport authority) evidencing 1 or more sport authorities held by the person and containing rmation about the authorities.	7 8 9 10
	'(2)	A re	gulation may provide for the following—	11
		(a)	information that may be included on the smartcard;	12
		(b)	a PIN to be used by the holder of the smartcard as a security measure to protect information stored electronically on it;	13 14 15
		(c)	verification of a person's connection to the person's most recent digital photo relating to a smartcard transport authority.	16 17 18
	'(3)	In th	nis section—	19
		som	ething similar approved by the chief executive, and on ch information may be stored electronically.	20 21 22
		tran	sport authority means—	23
		(a)	a driver's certificate or an assistant's certificate under the <i>Tow Truck Act 1973</i> ; or	24 25
		(b)	driver authorisation under the <i>Transport Operations</i> (<i>Passenger Transport</i>) Act 1994; or	26 27
		(c)	a prescribed authority (other than a Queensland driver licence) under the <i>Transport Operations (Road Use Management) Act 1995.</i> '.	28 29 30

Transport and Other Legislation Amendment Bill 2010 Chapter 4 Other amendments Part 9 Minor and consequential amendments

[s	138	

	Part 9		Minor and consequential amendments	1 2	
Clause	138	Act	s amended in schedule	3	
		(1)	The schedule amends the Acts it mentions.	4	
		(2)	However, subsection (1) does not apply in relation to a particular Act if another provision of this Act states that the schedule amends the particular Act.	5 6 7	

Schedule	Acts amended	1
	sections 3, 84, 88, 95, 114, 136 and 138	2
Part 1	Amendments commencing on date of assent	3 4
Acts Interp	oretation Act 1954	5
ir	Under an Act an evidentiary certificate purporting to be signed by an office holder is evidence of the content in any proceeding (the <i>facilitation provision</i>). The Act confers a general power of delegation on the office holder. The office holder uses the power to delegate the function of issuing the certificate to someone else. Under subsections (3C) and (3D) (and (6) and (7)), the facilitation provision is taken to provide for the certificate purporting to be signed by the delegate as having been signed by the delegator.'.	6 7 8 9 10 11 12 13 14 15
Maritime S	Safety Queensland Act 2002	17
0	on 13, 'financial-institution'— mit, insert—	18 19
1	financial institution'.	20

Tra	Transport Infrastructure Act 1994				
1	Section 282H(5), definition <i>standard</i> , paragraph (a), 'appendix'—	2 3			
	omit, insert—	4			
	'group'.	5			
2	Section 287A(1), 'Integrated Planning Act 1997'—	6			
	omit, insert—	7			
	'Sustainable Planning Act 2009'.	8			
3	Section 287A(4), from 'Integrated'—	9			
	omit, insert—	10			
	<i>'Sustainable Planning Act 2009</i> , section 282 and chapter 6, part 5, division 2.'.	11 12			
4	Section 287B, 'Integrated Planning Act 1997'—	13			
	omit, insert—	14			
	'Sustainable Planning Act 2009'.	15			
5	Section 294(3), '146 and 147'—	16			
	omit, insert—	17			
	'124 and 125'.	18			
6	Section 294(3), '168 to 175'—	19			
	omit, insert—	20			
	'146 to 153'.	21			

7	Section 326(1)(b), 'owing'—	1
•	omit, insert—	2
	'owning'.	3
8	Sections 553(3) and 554(2), definition prescribed development application, 'Integrated Planning Act 1997'—	4 5 6
	omit, insert—	7
	'repealed Integrated Planning Act 1997 or the Sustainable Planning Act 2009'.	8 9
9	Schedule 3, column 1, rows 2 and 3—	10
	insert—	11
	['] 33'.	12
10	Schedule 6, definition transport, first occurrence—	13
	omit.	14
11	Schedule 6—	15
	insert—	16
	'establishment, for—	17
	(a) chapter 9, part 4, division 6—see section 330; or	18
	(b) chapter 10, part 4, division 5—see section 378.	19
	<i>permitted road access location</i> , for chapter 6, part 5, division 2, subdivision 2, see section 53.'.	20 21
12	Schedule 6, definition <i>public marine facility</i> , examples, 1 and 2—	22 23
	renumber as dot points.	24

Trans	sport Legislation Amendment Act 2007	1
1	Section 31—	2
	omit, insert—	3
'31	Amendment of sch 2 (Reviewable decisions)	4
	'Schedule 2—	5
	insert—	6
'80J (1)	amendment of the conditions of a peak demand taxi permit	
80L	suspension or cancellation of a peak demand taxi permit'.'.	
	Editor's note—	7
	Legislation ultimately amended—	8
	 Transport Operations (Passenger Transport) Act 1994 	9
1	Section 7(1)(a) from 'chanter'—	11
1	Section 7(1)(a), from 'chapter'— omit, insert—	11 12
	'chapter 8; or'.	13
	chapter 8, or .	13
2	Section 10(4), footnote—	14
	omit, insert—	15
	'Note—	16
	See section 6 for the precise meaning of MARPOL for this Act.'.	17
3	Section 11(4), from 'waters'—	18
	omit, insert—	19
	'waters in this Act.	20

	Note—
	See the dictionary in the schedule for the precise meaning of coastal waters for this Act.'.
Se	ection 14(2), footnote—
	omit, insert—
	'Note—
	See, for example, the Environmental Protection Act 1994.'.
Se	ection 26(2), footnote—
	omit, insert—
	'Note—
	The Criminal Code, section 23 deals with a person's criminal responsibility for an act or omission that happens independently of the person's will or for an event which is accidental. The Criminal Code, section 24 deals with a person's criminal responsibility for an act or omission done under an honest and reasonable, but mistaken, belief in the state of things.'.
Se	ection 27(1), from 'offence'—
	omit, insert—
	'Example—
	A ship leaves port A with a quantity of oil residues held in a tank or space and, without leaving coastal waters, arrives at port B with a lesser quantity in the tank or space. This subsection places an onus on the ship's master to explain why there is a discrepancy in the quantity.
	Maximum penalty—3500 penalty units.'.
	ections 28(1), 34A(2), 36(1), 43, 56, 84(1), 95(12)(b)(iii), 99(1)(b), 122(1), 128(4) and 134(b), footnote—
	omit.
Se	ections 35(2), 42(3), 47(3), 55(2) and 61(2), footnote—
	omit, insert—

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	'Note—	1
	See the note to section 26(2) for information about sections 23 and 24 of the Code.'.	2 3
9	Section 36(1)—	4
	insert—	5
	'Note—	6
	See Annex II, regulation 3.'.	7
10	Section 40, definition <i>harmful substance</i> , from 'MARPOL'—	8 9
	omit, insert—	10
	'the International Maritime Dangerous Goods Code.'.	11
11	Section 84(1)—	12
	insert—	13
	'Note-	14
	See Article 220(2) of the United Nations Convention on the Law of the Sea 1982.'.	15 16
12	Section 95(12)(b)(iii)—	17
	insert—	18
	'Note—	19
	Section 109 imposes on an authorised officer a requirement to give notice of any damage done in the exercise of a power.'.	20 21 22
13	Section 109(1)(b)—	23
	insert—	24
	'Note—	25
	See section 95(2)(b).'.	26

14	Section 122(1)—	1
	insert—	2
	'Note—	3
	See also the <i>Protection of the Sea (Civil Liability) Act 1981</i> (Cwlth) and the <i>Protection of the Sea (Oil Pollution Compensation Funds) Act 1993</i> (Cwlth).'.	4 5 6
15	Section 128(4)—	7
	insert—	8
	'Note—	9
	See, for example, part 10 of the Acts Interpretation Act 1954.'.	10
16	Schedule, definitions <i>coastal waters</i> , <i>garbage</i> , <i>harmful substance</i> , <i>incident</i> , <i>oil</i> , <i>oil tanker</i> and <i>ship</i> , footnote—	11 12
	omit.	13
17	Schedule, definition <i>coastal waters</i> —	14
	insert—	15
	'Note—	16
	Coastal waters of the State is defined in the Acts Interpretation Act 1954, section 36.'.	17 18
	nsport Operations (Marine Pollution) Regulation	19
200		20
1	Section 3, 'schedule 9'—	21
	omit, insert—	22
	'schedule 8'.	23

2	Sections 10(d), 12(c), 15(1), 23(2)(c) and (3)(b), 24(4), 25(d) and (e)(iii), 27(3), 28(2)(c), 29(1), 30(b), 31(d), 33(1), 36(2) and (3), 37, 40(1), 60, 63(2)(c), 64(1) and (2)(a) and (b), 65(2)(b), 66 and 67(2), note—	1 2 3 4
	omit.	5
3	Section 17(4) and 35(4), definitions recordable event and recordable operation, 'schedule 2'—	6 7
	omit, insert—	8
	'schedule 1'.	9
4	Section 36(4), definition <i>relevant footnote</i> , note, 'Schedule 3'—	10 11
	omit, insert—	12
	'Schedule 2'.	13
5	Section 45, 'schedule 5'—	14
	omit, insert—	15
	'schedule 4'.	16
6	Sections 55(4)(b) and 57, 'schedule 7'—	17
	omit, insert—	18
	'schedule 6'.	19
7	Schedule 3, heading, 'schedule 9'—	20
	omit, insert—	21
	'schedule 8'	22

8	Schedule 9, definitions 100m line, 500m line, coastal
	100m line, coastal 500m line, fringing reef, geodesic, H.A.T., highest astronomical tide, high water, island 500m line, L.A.T., lowest astronomical tide, low water, median line, rock 500m line and the mainland, 'schedule 8'—
	omit, insert—
	'schedule 7'.
9	Schedule 9, definitions <i>Administration</i> , <i>category X</i> substance, category Y substance, category Z substance, Code and IBC Code, 'schedule 3'—
	omit, insert—
	'schedule 2'.
10	Schedule 9, definitions <i>Annex I</i> , <i>Annex II</i> and <i>Annex V</i> , 'as set out in schedule 1'—
	omit.
11	Schedule 9, definitions levels of sewage quality characteristics and relevant level, 'schedule 7'—
	omit, insert—
	'schedule 6'.
Tror	concrt Operations (Passanger Transport) Act 1004
IIai	nsport Operations (Passenger Transport) Act 1994
1	Section 14 and schedule 1A, part 2, 'Editor's note'—
	omit, insert—
	'Note'.
2	Section 36B(1), 'to', first mention—
	omit.

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3	Section 36B(1)(a), before 'allow'—	1
	insert—	2
	'to'.	3
4	Section 42(1), '(Market entry restrictions)'—	4
	omit.	5
5	Section 55(a), '(Declaration that service contracts are required)'—	6 7
	omit.	8
6	Section 80B, 'financial-institution'—	9
	omit, insert—	10
	'financial institution'.	11
7	Section 97, from 'the following'—	12
	omit, insert—	13
	'section 93, 94, 95 or 96 has not been complied with.'.	14
8	Sections 126N(2) and 126NA(2)(b) and (d), 'officer'—	15
	omit, insert—	16
	'person'.	17
9	Section 126OA(4), 'authorised officer'—	18
	omit, insert—	19
	'authorised person'.	20
10	Schedule 3, definitions established route, insult and local government road—	21 22
	omit.	23

11	Schedule 3, definition <i>taxi service area</i> , '(Taxi service areas)'—	1 2
	omit.	3
Tran 1995	sport Operations (Road Use Management) Act	4 5
1	Section 35(2)(a), 'Editor's note'—	6
	omit, insert—	7
	'Note'.	8
2	Section 39C(1)(b), 'good'—	9
	omit, insert—	10
	'goods'.	11
3	Section 50AA(6D), 'a person who is an individual', second mention—	12 13
	omit, insert—	14
	'the person'.	15
4	Section 51L(1)(b), from 'if' to 'owner—'—	16
	omit, insert—	17
	'the chief executive decides under section 51J(3) or (4) not to give a notice to the removed thing's owner and'.	18 19
5	Sections 53B(6), 53C(4), 57B(2AA) and 162D(2), 'Editor's note'—	20 21
	omit, insert—	22
	'Note'.	23

6	Section 56(3)(b), before 'uses'—	1
	insert—	2
	'the applicant'.	3
7	Section 66(9), definition shared path and editor's note—	4
	omit, insert—	5
	'shared path see the Queensland Road Rules, section 242(2).'.	6 7
8	Section 67, 'in chapter 5,'—	8
	omit.	9
9	Section 78(3)(b), editor's note—	10
	omit, insert—	11
	'Note—	12
	See section 127(4)(b) for the effect of a suspension because of the allocation of demerit points under the driver licensing regulation.'.	13 14 15
10	Section 78(3)(d) and (e), 'Transport Operations (Road Use Management—Road Rules) Regulation 1999'—	16 17
	omit, insert—	18
	'Queensland Road Rules'.	19
11	Section 78(3)(d) and (e), editor's notes—	20
	omit.	21
12	Section 78(6), definition disqualified driver, paragraphs (b)(ii) and (c)(ii), 'Transport Operations (Road Use Management—Road Rules) Regulation 1999'—	22 23 24
	omit, insert—	25
	'Oueensland Road Rules'	26

	00.1000.10	
13	Section 78(6), definition disqualified driver, editor's notes—	1 2
	omit.	3
14	Section 79(1), after 'who'—	4
	insert—	5
	· · ·	6
15	Section 79(1B), 's 328A'—	7
	omit, insert—	8
	'section 328A'.	9
16	Section 79(2E), from 'class' to 'Code'—	10
	omit, insert—	11
	'class 1A to class 1E passenger vessels as described in part B, chapter 3, clause 3.5.1, table 4 of the National Standard for Commercial Vessels'.	12 13 14
17	Section 79(7), 'who while under the influence of liquor or a drug'—	15 16
	omit, insert—	17
	'who, while under the influence of liquor or a drug,'.	18
18	Section 79B(7), definition, analysis certificate—	19
	omit.	20
19	Section 79G, heading, 's 79E'—	21
	omit, insert—	22
	'section 79E'.	23

20	Section 79G(3), definitions <i>relevant charge</i> and suspended licence, 'of the Act'—	1 2
	omit.	3
21	Section 80(5), after 'for that purpose', first mention—	4
	insert—	5
	· · · · · · · · · · · · · · · · · · ·	6
22	Section 80(16)(b), 'section (15AB)(b)(i)'—	7
	omit, insert—	8
	'subsection (15AB)(b)(i)'.	9
23	Section 80(22D), 'who while the person's driver licence is suspended under subsection (22AA)'—	10 11
	omit, insert—	12
	'who, while the person's driver licence is suspended under subsection (22AA),'.	13 14
24	Section 80(30), 's 79'—	15
	omit, insert—	16
	'section 79'.	17
25	Section 80AA(2)(b), 'for'—	18
	omit.	19
26	Section 84(1D), definition <i>drives a vehicle (other than a motor vehicle), a tram, a train or an animal dangerously</i> , 'animal dangerously'—	20 21 22
	omit, insert—	23
	'animal on a road dangerously'.	24

Section 86(2)(e), after 'licence;'—	1
insert—	2
'or'.	3
Section 87(4)(b), after 'limited to'—	4
insert—	5
'the following'.	6
Section 150AC(3)—	7
omit.	8
Section 151A(1), 'The'—	9
omit, insert—	10
'This'.	11
Sections 153G(2)(a) and 157A(1)(a) and (b), at the end, 'or'—	12 13
omit.	14
Section 161J(3)(b), after 'that'—	15
insert—	16
it'.	17
Section 161R(3)(b)(ii), at the end—	18
insert—	19
'or'.	20
Section 168A(4), definition <i>transport Act</i> , paragraph (b)—	21
omit, insert—	22
'(b) the dangerous goods regulation.'.	23
	'or'. Section 87(4)(b), after 'limited to'— insert— 'the following'. Section 150AC(3)— omit. Section 151A(1), 'The'— omit, insert— 'This'. Sections 153G(2)(a) and 157A(1)(a) and (b), at the end, 'or'— omit. Section 161J(3)(b), after 'that'— insert— 'it'. Section 161R(3)(b)(ii), at the end— insert— 'or'. Section 168A(4), definition transport Act, paragraph (b)— omit, insert—

35	Section 168AA(7)(a) and (b), at the end, 'and'—	1	
	omit.	2	
36	Chapter 7, part 8, heading, and part 9, heading, 'provision'—	3 4	
	omit, insert—	5	
	'provisions'.	6	
37	Schedule 4, definition tramcar—	7	
	omit.	8	
38	Schedule 4—	9	
	insert—	10	
	'amending Act, for chapter 7, part 9, see section 206.	11	
	dangerous driving offence, for sections 90A to 90D, see section 90A.	12 13	
	designated offence, for sections 90A to 90D, see section 90A.	14	
	disqualified, for sections 90A to 90D, see section 90A.	15	
	<i>driver licensing regulation</i> means a regulation in force under chapter 5, part 10 to the extent it is about the management of drivers.	16 17 18	
	install, for chapter 5, parts 2 and 6, see section 67.	19	
	photographic detection device see section 113.	20	
	<i>relevant disqualifying provision</i> , for sections 90A to 90D, see section 90A.	21 22	
	relocated provision, for chapter 7, part 3, see section 186.	23	
	remove, for chapter 5, parts 2 and 6, see section 67.	24	
	Road Transport Reform Act , for chapter 7, part 3, see section 186.	25 26	
	section 89 disqualification, for sections 90A to 90D, see section 90A.	27 28	

	section 90 disqualification, for sections 90A to 90D, see section 90A.	1 2
	structure, for chapter 5, parts 2 and 6, see section 67.	3
	Traffic Act, for chapter 7, part 3, see section 186.'.	4
39	Schedule 4, definition <i>on</i> —	5
	omit, insert—	6
	`on—	7
	(a) for a place, includes within, under and over the place; and	8 9
	(b) for chapter 5, parts 2 and 6, see section 67.'.	10
40	Schedule 4, definition <i>prescribed heavy vehicle</i> , paragraph (a)(vi)—	11 12
	renumber as paragraph (a)(v).	13
41	Schedule 4, definition <i>prescribed heavy vehicle</i> , paragraph (b), '(vi)'—	14 15
	omit, insert—	16
	'(v)'.	17
42	Schedule 4, definition <i>relevant emergency service officer</i> , paragraphs (e) and (f), 'paragraph'—	18 19
	omit, insert—	20
	'any of paragraphs'.	21

	nsport Operations (TransLink Transit Authority) 2008	1 2
1	Schedule 2, definition <i>disqualified person</i> , paragraph (a)(i), 'contact'—	3 4
	omit, insert—	5
	'contract'.	6
Tra	nsport Planning and Coordination Act 1994	7
1	Section 3, definitions <i>public passenger service</i> , first occurrence, and <i>transport decision</i> —	8 9
	omit.	10
2	Section 8D(6)(c), '(2)'—	11
	omit, insert—	12
	'(4)(a)(ii)'.	13
3	Section 8D(7), '(2)(b)'—	14
	omit, insert—	15
	'(4)(b)'.	16
4	Section 27(3)(b), 'subsection (aa)'—	17
	omit, insert—	18
	'subsection (1)(aa)'.	19

Transport Security (Counter-Terrorism) Act 2008		1
1	Section 16(1)(b), from 'AS/NZS'— omit, insert— 'AS/NZS ISO 31000:2009 Risk management—Principles and guidelines.'.	2 3 4 5
Par		
rai	t 2 Other amendments	6
Trai 199	nsport Operations (Road Use Management) Act 5	7 8
1	Section 150AB(1)(d)(iii) and (iv)—	9
	omit, insert—	10
	'(iii) schedulers for heavy vehicles;'.	11
2	Section 150AB(1)(d)(v) and (vi)—	12
	renumber as section 150AB(1)(d)(iv) and (v).	13
3	Chapter 6, part 2, heading, from 'offences'—	14
	omit, insert—	15
	'other particular offences about heavy vehicles'.	16

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